

**Subject card**

<b>Subject name and code</b>	Public international law - auditorium classes, PG_00135672						
<b>Field of study</b>	Administration						
<b>Date of commencement of studies</b>	October 2024	<b>Academic year of realisation of subject</b>			2024/2025		
<b>Education level</b>	postgraduate studies	<b>Subject group</b>			Obligatory subject group in the field of study		
<b>Mode of study</b>	full-time studies	<b>Mode of delivery</b>			at the university		
<b>Year of study</b>	1	<b>Language of instruction</b>			Polish polish		
<b>Semester of study</b>	1	<b>ECTS credits</b>			4.0		
<b>Learning profile</b>	academic	<b>Assessment form</b>					
<b>Conducting unit</b>	Faculty of Law and Administration						
<b>Name and surname of lecturer (lecturers)</b>	<b>Subject supervisor</b>		dr Paweł Kwiatkowski				
	<b>Teachers</b>		dr Paweł Kwiatkowski				
<b>Lesson types</b>	<b>Lesson type</b>	Lecture	Tutorial	Laboratory	Project	Seminar	SUM
	<b>Number of study hours</b>	0.0	30.0	0.0	0.0	0.0	30
	E-learning hours included: 0.0						
<b>Learning activity and number of study hours</b>	<b>Learning activity</b>	Participation in didactic classes included in study plan		Participation in consultation hours		Self-study	SUM
	<b>Number of study hours</b>	30		0.0		70.0	100
<b>Subject objectives</b>	The aim of the course is to provide students with knowledge of public international law and to develop their competence in interpreting public international law.						

Learning outcomes	Course outcome	Subject outcome	Method of verification
	[ADMINMU2_UU01] He/she has deeper awareness of the level of own knowledge and skills, and understands the need for lifelong learning and is able to plan and implement it	Student has an advanced awareness of their level of knowledge and skills, understands the need for lifelong learning, and is able to plan and implement it.	[SU4] test/exam - oral or written
	[ADMINMU2_WG02] He/she has in-depth knowledge of the subject of regulation of individual branches of law	Student has in-depth knowledge of the subject matter regulated by various branches of law.	[SW4] test/exam - oral or written
	[ADMINMU2_KO02] The graduate is aware of the need to expand competences and professional qualifications, as well as to improve skills, he/she is able to set the directions of own development and education independently at extended and deepened level	Student is aware of the need to expand professional competencies and qualifications, as well as to improve skills. He/she is able to independently set directions for personal development and education at an advanced and in-depth level.	[SK4] test/exam - oral or written
	[ADMINMU2_UW01] He/she has in-depth observation and interpretation skills of social phenomena, analyzes their connections with various areas of administrative activities	The student analyzes phenomena occurring in the international community in the context of public international law norms.	[SU4] test/exam - oral or written
	[ADMINMU2_KK01] The graduate prepares responsibly for his/her work, is able to set priorities at work and plan work properly	Student prepares for work responsibly, is able to set priorities, and appropriately organize tasks.	[SK4] test/exam - oral or written
	[ADMINMU2_WG01] The graduate demonstrates in-depth and structured knowledge of the nature of law, including legal and administrative sciences, their place in the system of law mutual relations, as well as terminology and concepts in the field of law	Student has in-depth and organized knowledge of legal sciences, including legal and administrative law, their place in the system of sciences, their interrelationships, as well as the terminology and concepts within these fields.	[SW4] test/exam - oral or written

Subject contents	<ol style="list-style-type: none"> <li>1. Concept of public international law</li> <li>2. Concept, composition, and characteristics of the international community</li> <li>3. Characteristics of public international law</li> <li>4. Foundations of the binding nature of international law</li> <li>5. Types of sanctions in international law</li> <li>6. Types of norms in international law</li> <li>7. International law vs. domestic law: monism and dualism</li> <li>8. The principle of pacta sunt servanda: positive and negative aspects</li> <li>9. The position of international law in the legal order of the Republic of Poland</li> <li>10. Sources of international law: concept, types of sources, and their characteristics</li> <li>11. International treaties: concept, types, and characteristics of international treaties as sources of international law</li> <li>12. Methods of ensuring the effectiveness of international law in domestic law</li> <li>13. Procedure for concluding international treaties</li> <li>14. Scope of binding force of international treaties: temporal validity, spatial validity, subjective scope of validity, and substantive scope of validity</li> <li>15. Nullity vs. termination of an international treaty</li> <li>16. Grounds for nullity of an international treaty</li> <li>17. Grounds for termination of an international treaty</li> <li>18. Suspension of an international treaty</li> <li>19. Procedure for dealing with cases of nullity and termination of an international treaty</li> <li>20. Reservations to international treaties</li> <li>21. Interpretation of international treaties</li> <li>22. International customary law</li> <li>23. Custom vs. international treaty</li> <li>24. General principles of law as a source of international law</li> <li>25. Resolutions of international organization bodies</li> <li>26. Types of subjects of international law</li> <li>27. Attributes of subjectivity in international law</li> <li>28. Definition of a state and types of states</li> <li>29. Sovereignty and attributes of state sovereignty</li> <li>30. Concept, types, and scope of international responsibility of states</li> <li>31. Subjects of international law other than states</li> <li>32. International recognition</li> <li>33. International organizations: concept, types, functions</li> <li>34. Attributes of the subjectivity of international organizations</li> <li>35. Membership in international organizations</li> <li>36. Organs of the United Nations</li> <li>37. Diplomatic methods of resolving international disputes and their differences: negotiations, good offices, mediation, investigative commissions, conciliation</li> <li>38. Judicial methods of resolving disputes</li> <li>39. International Court of Justice</li> <li>40. Concept of territory</li> <li>41. Territorial sovereignty</li> <li>42. Acquisition and loss of state territory</li> <li>43. State borders</li> <li>44. Maritime areas</li> <li>45. Right of pursuit</li> <li>46. Right of innocent passage</li> <li>47. Methods of acquiring citizenship</li> <li>48. Foreigners, territorial asylum, extradition</li> <li>49. Special missions</li> <li>50. Accreditation of diplomatic representatives</li> <li>51. Functions of diplomatic missions</li> <li>52. Classes and ranks of heads of diplomatic missions and their differences</li> <li>53. Diplomatic privileges and immunities</li> <li>54. Diplomatic corps</li> <li>55. Consular relations: establishment of consular relations</li> <li>56. Consular functions</li> <li>57. Consular privileges and immunities</li> <li>58. Classes of heads of consular offices</li> <li>59. Consular corps</li> <li>60. Career and honorary consuls</li> <li>61. Prohibition of war and prohibition of the use of force in international law</li> <li>62. Sanctions in international law</li> <li>63. Concept of aggression</li> <li>64. International humanitarian law: essence, sources, and principles</li> <li>65. Legal use of force under international law: self-defense, authorization by the UN Security Council</li> <li>66. Vienna Convention on the Law of Treaties</li> <li>67. Vienna Convention on Diplomatic Relations</li> <li>68. Vienna Convention on Consular Relations</li> <li>69. United Nations Convention on the Law of the Sea</li> <li>70. Charter of the United Nations</li> <li>71. Statute of the International Court of Justice</li> </ol>		
Prerequisites and co-requisites	none		
Assessment methods and criteria	Subject passing criteria	Passing threshold	Percentage of the final grade
	exam	60.0%	100.0%
Recommended reading	Basic literature	W. Czaplinski, A. Wyrozumska, Prawo międzynarodowe publiczne. Zagadnienia systemowe, Warszawa. M. N. Shaw, International law, Cambridge.	

	Supplementary literature	W. Czapliński, A. Wyrozumska, Prawo międzynarodowe publiczne. Zagadnienia systemowe, Warszawa, Aktualne Wydanie. M. N. Shaw, International law, Cambridge, Aktualne Wydanie.
	eResources addresses	Adresy na platformie eNauczanie:
Example issues/ example questions/ tasks being completed		
Work placement	Not applicable	

Document generated electronically. Does not require a seal or signature.