mgr Katarzyna Hanas, dr Adam Szot

Module name	The Child's Rights - Practical and Theoretical Aspects
Studies cycle	Erasmus
Semester	2
ECTS	4
ECTS points hour equivalents	Contact hours (work with an academic teacher): 15 Total number of hours with an academic teacher: 15 Total number of ECTS points for the module: 15
Website	
Language of instruction	English
Short description	The module covers the knowledge in the area of the child's rights. The area of interests are basic issues such like children's rights and children's roles in the society and law. The course focuses on theoretical and practical aspects of the functioning the welfare of the child.
Full description	 The lecture covers the following issues: 1. The child's rights - basic terminology — 1 h. 2. The main normative regulations on children rights - 2 h. 3. Children's role in the society and in the main Polish conducts (criminal, civil, administrative) - 2 h. 4. The characteristic of selected rights in Polish system - 4 h. 5. The best interest of the child like a main conception of The Convention on Child Rights - theoretical and practice aspects - 3 h. 6. The characteristic of tools that ensure the protection of the child's rights - 3 h.
Reading list	 Olga Cvejić Janićić (editor), The Rights of the Child in a Changing World: 25 Years after The UN Convention on the Rights of the Child, Novi Sad 2016. Gerald P. Mallon and others, Child Welfare for the Twenty-first Century: A Handbook of Practices, Policies, and Programs, New York 2014. Joseph Goldstein and others, The Best Interests of the Child: The Least Detrimental Alternative, New York 1996.
Educational outcomes	The graduate knows and understands:
	1. To a deep extent domestic and supranational sources of law, principles of particular branches of law and the content of provisions necessary for the work of a lawyer. K_W03
	2. To a deep extent, the principles for applying the law, in particular, the methods of interpretation of legal provisions and theories of interpretation, including the judicature and doctrine K_W04
	3. The role and the legal status of participants in the decision-making processes, with particular emphasis on the application of law $\rm K_W05$
	The graduate can:
	1. Correctly solve complex and non-typical problems encountered in lawyer's work and innovatively performs tasks under unpredictable conditions; in particular by correctly identifying factual states, assessing them through the prism of legal validity and making subsumption of legal norms, as well as formulate conclusions on this basis K_U01
	2. Use theoretical knowledge in the field of particular branches of law, in particular, correctly choose the sources of law and obtain the content of provisions necessary for the lawyer's work,

	and analyse them using various legal inferences K_U02
	3. Correctly use normative systems and specific legal norms and rules, rules of interpretation, as well as professional, moral and customary rules to provide a solution to a specific problem in the field of particular branches of law K_U04
	The graduate is willing to:
	1. Critically assess own knowledge and content received, recognise the importance of knowledge in solving legal problems met in lawyer's work, in particular, consulting experts' opinions when encountering difficulties resolving the problem unassisted K_K01
Assessment methods and criteria	Presence and activity
Teaching methods	An informative lecture, discussion, solving problems, case study
	All effects: discussion, solving problems, case study
Educational outcomes verification methods	
Prerequisites	None
Comments	None