

Private International Law

Modulname Private International Law	
Studiengang Wirtschaft und Recht	Abschluss Master of Laws
Modulverantwortliche Baetge, Dietmar	
Stand vom 2024-01-16	Sprache Englisch
Art der Lehrveranstaltung Spezialisierung	CP nach ECTS 6

Art des Studiums Vollzeit	Semester 2	SWS 4	V / Ü / L / P / S 2 / 2 / 0 / 0 / 0
Art des Studiums Teilzeit	Semester 2	SWS 4	V / Ü / L / P / S 2 / 2 / 0 / 0 / 0

Empfohlene Voraussetzungen Basic understanding of (German or any other national) commercial and private substantive law; English language skills.
Besondere Regelungen

Aufschlüsselung des Workload				
Präsenz 60,0 Std.	Selbststudium 70,0 Std.	Projektarbeit 20,0 Std.	Prüfung 3,0 Std.	Summe 153 Std.

Private International Law

Lernziele

Kenntnisse/Wissen

- Students get familiarized with a variety of international, European and national legal sources.
- They learn to deal with conflicting interests in cross-border settings.
- Participants get to know the differences between state and non-state law.

Fertigkeiten

- Students learn to take into account varying national and international legal and cultural perspectives.
- They are competent to understand, apply and critically assess national, European and international rules and concepts.
- Participants are able to enhance their language as well as their presentation skills.

Soziale Kompetenz

- Students improve their capacity for judgment in complex legal and business settings.
- They learn to express themselves correctly.
- They develop their intercultural competence.

Selbständigkeit

- Students enhance their ability for analytical, critical and creative thinking.
- Comprehensive project work enables participants to improve their capabilities for planning and controlling learning processes independently.

Inhalt

1. Elements and General Characteristics of PIL; Methods, Theories, and Approaches; Codification by the European Union
2. Jurisdiction of Courts (jurisdiction to adjudicate)
 - 2.1 Brussels Ibis Regulation (chapter 2)
 - 2.2 Bases for Jurisdiction
 - 2.3 Hague Convention of 2005 on Choice of Court Agreements
3. Choice of Law
 - 3.1 Contracts (Rome I Regulation)
 - 3.2 Torts (Rome II Regulation)
 - 3.3 Mandatory Rules and Extraterritorial Application of Economic Regulations
4. Recognition and Enforcement of Foreign Judgments; Brussels Ibis Regulation (chapter 3)
5. Some Alternatives to PIL; Non-State Law; International and National Standard-Setting by Private Organizations (CEN, ISO, DIN)

Private International Law

Pflichtliteratur

- (2012). The Max Planck encyclopedia of European private law; vol. 1 and 2 (1. ed.). Oxford [u.a.] : Oxford Univ. Press.
- (2020). Rome Regulations, Commentary, Graf-Peter Calliess & Moritz Renner (eds.) (3. ed.): Wolters Kluwer

Literaturempfehlungen