

Course Title	MARITIME LAW				
Course Code	EL62				
Course Type	Elective				
Level	Master				
Semester	3 rd Semester				
Teacher's Name	Dr Ioannis Voudouris				
ECTS	10	Lectures	NA	Laboratories/week	none
Course Purpose	<p>The module aims in presenting the fundamentals about maritime law, including principles of the law of the sea. It approaches those topics from a legal standpoint and by also examining its related economic, political and social parameters. Its purpose is to analyse the maritime policy and economy issues as well as the legal issues of law of the sea and private maritime law. In brief, the course structure is divided into four (4) sections that are structured as follows:</p> <p>Initially the student is introduced to the concept and content of the blue economy and the nature of shipping business from a legal and economic perspective. The course then proceeds with the analysis all the critical legal issues pertaining to international and national public maritime law. Thirdly, the course deals with the basic issues of private maritime law (general maritime law), based on national and international law and national and English case law. Finally, the module explores the principles of international trade and transportation and teaches the fundamentals of international sale of goods and their shipment evidenced by a bill of lading.</p>				
Learning Outcomes	<p>Upon completion of the course, students will be able to:</p> <p>Describe the functions and nature of the maritime sector and its importance for Greece and Cyprus</p> <p>Explain the influence of the sea element on the formation and shape of a culture.</p>				

	<p>Determine whether existing aeronautical capabilities are sufficient to safeguard the country's sovereignty</p> <p>Practically draft the marine zones (incl. coastal waters, contiguous zone and EEZ)</p> <p>Answer practical legal questions relating to the law of the sea</p> <p>Answer practical exercises related to the institutional legal framework and related case law on maritime law and admiralty law, as well as jurisdictional issues (maritime / admiralty court)</p> <p>Develop knowledge and skills in transport law, and the accompanying securities and documents required for the international sale and transport of goods.</p>		
Prerequisites	<u>None</u>	Corequisites	None
Course Content	<p>Maritime and Trade law are, in general, topics of great interest from the legal, social and economic perspective: First of all, the sea compels the development of sea trade; hence the island-nature of our country is inextricably the requisite of cohesion between land and sea areas are matters that are inextricably linked to national historical and cultural identity. In this context, the issues of the Law of the Sea - in relation to the archipelagic and island-nature of our country with its large coastlines and marine wealth - poses many legal challenges. Likewise, Private Maritime Law per se refers to cases arising from the shipping venture and the management of the ship. Also, students will directly understand that this subject is particularly relevant to modern law, as maritime affairs contribute to the formation of law, in particular private law [contracts and torts], company law, private international law, international trade law and transport law in general.</p> <p>In this regard, the course in Maritime Law is structured in the following four (4) sections:</p> <p>In the first section, the student is introduced to the general economic, political and social issues and nature of shipping (in its broad sense), the particularities of the sea and the importance of the blue economy for the development and prosperity of the place. Examples include:</p>		

	<ul style="list-style-type: none"> - The sea as a factor of historical development and current status of maritime nations. - Maritime policy. - The maritime venture and - The blue economy and its importance for our country. <p>In the Second section the student is introduced to the subjects of the Law of the Sea and the subsequent issues on maritime zones, their control & exploitation. Examples include:</p> <ul style="list-style-type: none"> - The coastal zone (territorial sea), the high seas, the contiguous zone, the exclusive economic zone (EEZ), the continental shelf, the airspace, the FIR, the Search and Rescue Area, the status of the straits, the archipelagic, the insularity and sovereignty; - The ship (as a legal subject), its registration, the distinctions of the various ships (eg merchant ships, pleasure boats, fishing vessels and warships), and the legal specificities surrounding them. - The maritime power. <p>In the third section, the student is taught the essential issues of Private Maritime Law. The following legal issues are analyzed here:</p> <ul style="list-style-type: none"> - Shipping persons: The shipowner / shipowner, crew, freighter and regional occupations; - Differences between rescue, towing, and salvage; - The particularities of passenger transport (sailing, cruising, leisure sailing); <p>The maritime requirements and their security (maritime lien, maritime mortgage and arrest (detention)).</p> <p>In the Fourth section the student is familiar with international trade in the field of the sale and transfer of goods:</p> <ul style="list-style-type: none"> - The bill of lading - International commercial terms - Payment methods (cash against documents, letter of credit etc)
--	---

Teaching Methodology	<p>Lectures: 18 hrs</p> <p>This course - due to its importance- requires dedication and attendance.</p> <p>Courses are delivered through the combined method of lectures and exercises.</p> <p>Before each lesson, the relevant notes are posted on the e-learning platform, where students have access to all relevant. Handouts are also given to students</p> <p>It is also important for students to prepare before each course - and immediately after lecture. During lectures students are given the opportunity to ask their questions, discuss and critically approach all subject matters with the teacher.</p>
Bibliography	<p>Αλεξόπουλος Α., Φουρναράκης Ν., <i>Διεθνείς Κανονισμοί, Ναυτιλιακή Πολιτική και Δίκαιο της Θάλασσας</i> (3η έκδοση, Ίδρυμα Ευγενίδου 2018)</p> <p>Αντάπασης Α., Αθανασίου Λ., <i>Ναυτικό Δίκαιο</i> (Νομική Βιβλιοθήκη 2020)</p> <p>Δεμέστιχας Ε., Βρανίκου Μ., <i>Ναυτιλιακό δίκαιο</i> (Ίδρυμα Ευγενίδου 2008)</p> <p>Ερωτοκρίτου Γ., Αρτέμης Π., <i>Διατάγματα</i> (Λευκωσία 2016)</p> <p>Ηλιόπουλος Η., <i>Ιστορία Γεωγραφία της Ναυτικής Ισχύος</i> (Λιβάνης 2010)</p> <p>Ηρακλείδης Α., <i>Διεθνείς Σχέσεις και Διεθνής Πολιτική</i> (Σύνδεσμος Ελληνικών Ακαδημαϊκών Βιβλιοθηκών 2015)</p> <p>Ιωάννου Κρ., Στρατή Α., <i>Δίκαιο της Θάλασσας</i> (4^η έκδοση , Νομική Βιβλιοθήκη 2013)</p> <p>Κιάντου Παμπούκη Α., <i>Ναυτικό δίκαιο, τόμ. Α</i> (εκδ. 5η, Σάκκουλας, Αθήνα Θεσσαλονίκη 2005)</p> <p>Κιάντου Παμπούκη Α., <i>Ναυτικό δίκαιο, τόμ. Β</i> (εκδ. 6η, Σάκκουλας, Αθήνα Θεσσαλονίκη 2007)</p> <p>Κρασανάκης Α., <i>Η ναυτική ιστορία του ελληνικού έθνους</i> (2008)</p> <p>Μαυρόπουλος Π., (επ.) <i>Sir Julian Stafford Corbett: Αρχές Ναυτικής Στρατηγικής</i> (Εκδόσεις Γενικού Επιτελείου Εθνικής Άμυνας 2015)</p> <p>Μοίρα Π., Μυλωνόπουλος Δ., <i>Ναυτική Γεωγραφία</i> (2^η έκδοση Ευγενίδου Ίδρυμα 2020)</p>

	<p>Μυλωνόπουλος Δ., <i>Δημόσιο και Ναυτικό Δίκαιο</i> (Σταμούλης 2012)</p> <p>Ρόκας Ι., Θεοχαρίδης Γ., <i>Ναυτικό Δίκαιο</i> (έκδοση 3η, Σάκκουλας 2015)</p> <p>Ρούκουνας Ε., <i>Δημόσιο Διεθνές Δίκαιο</i> (έκδοση 3η, Νομική Βιβλιοθήκη 2019)</p> <p>Arizon F. (ed.), <i>Ship Arrests in Practice</i> (11th edn, Shiparrested 2018 & 2020)</p> <p>Αντάπασης Α., <i>Ιδιωτικό Ναυτικό Δίκαιο. Πανεπιστημιακές Παραδόσεις</i> (Νομική Βιβλιοθήκη 2008)</p> <p>Αντάπασης Α., <i>Η Σύμβαση του 1962 για τη Συντηρητική Κατάσχεση Πλοίου</i> (Αντ. Σάκκουλα 1998)</p> <p>Αντάπασης Α., <i>Απαιτήσεις απολαύουσαι ναυτικών προνομίων</i> (Αθήνα 1976)</p> <p>Αρτέμης Π., Ερωτοκρίτου Γ., <i>Αστικά Αδικήματα, τόμ. Α' & Β'</i> (Αρτέμης - Ερωτοκρίτου 2003)</p> <p>Γεωργιάδου Μ., <i>Αδικοπραξίες</i> (Νομική Βιβλιοθήκη 2009)</p> <p>Κουλουμπής Κ., <i>Διεθνείς Σχέσεις: Ισχύς και Δικαιοσύνη</i> (2008)</p> <p>Κολιόπουλος Κ., <i>Η στρατηγική σκέψη από την αρχαιότητα μέχρι σήμερα</i> (Ποιότητα 2010)</p> <p>Κονδύλης Π., <i>Η Θεωρία του Πολέμου</i> (Θεμέλιο 1999)</p> <p>Μυλωνόπουλος Δ., <i>Το Δίκαιο του Εμπόρου</i> (2^η έκδοση Νομική Βιβλιοθήκη 2020)</p> <p>Πολυβίου Π., <i>Δίκαιο των Συμβάσεων</i> (Χρυσάφνης – Πολυβίου 2014)</p> <p>Πολυβίου Π., <i>Η Σύμβαση στο Κυπριακό Δίκαιο – Θεωρία και Πράξη</i> (Χρυσάφνης – Πολυβίου 2017)</p> <p>Ρόκας Ν., <i>Αξιόγραφα</i> (3^η έκδοση, Νομική Βιβλιοθήκη 2019)</p> <p>Σίμψας Μ., <i>Το ναυτικό στην ιστορία των Ελλήνων</i> (Υπηρεσία Ιστορίας Ναυτικού, 2006)</p> <p>Τσουνής Ν., <i>Θεωρία Διεθνούς Εμπορίου</i> (Σύνδεσμος Ελληνικών Ακαδημαϊκών Βιβλιοθηκών 2015)</p> <p>Υφαντής Κ., <i>Εισαγωγή στη Στρατηγική</i> (Σιδέρης 2010)</p> <p>Φλάμπουρας Δ., <i>Δίκαιο Διεθνούς Πωλήσεως Κινητών</i> (Νομική Βιβλιοθήκη 2010)</p> <p>Baatz Y.(ed), <i>Maritime Law</i>, (5th edition, Informa Law Routledge 2020)</p>
--	--

	<p>Baughen S., <i>Shipping Law</i>, (7th edition, Routledge 2018)</p> <p>Baylis J., Smith S., Owens P., (συγ.) Υφαντής Κ. (επ.) <i>Η Παγκοσμιοποίηση της Διεθνούς Πολιτικής - Εισαγωγή στις Διεθνείς Σχέσεις</i> (μτφ: Ψευτέλη Ε., Κοτσυφού Ε., Επίκεντρο 2013)</p> <p>Baylis J., Smith S., Owens P., <i>The Globalization of World Politics: An Introduction to International Relations</i> (6th edn, Oxford University Press 2014)</p> <p>Benton L., Perl-Rosenthal N., <i>A World at Sea</i> (University of Pennsylvania Press 2020)</p> <p>Carr I., Stone R., <i>International Trade Law</i> (6th edn Routledge 2018)</p> <p>Crevelde M., <i>The Transformation of War. The Most Radical Reinterpretation of Armed Conflict Since Clausewitz</i> (Free Press 1991)</p> <p>Grove E., <i>The Future of Sea Power</i> (Annapolis Md., Naval Institute Press, 1990)</p> <p>Hull J. H. (συγ.), Πολυμένης Β. (επ.) <i>Βασικές αρχές των αγορών συμβολαίων και δικαιωμάτων</i> (9η αμερικανική έκδοση, Κλειδάριθμος 2017)</p> <p>Hull J. H., Basu S., <i>Options, Futures and Other Derivatives</i> (10th edition, Pearson 2018)</p> <p>McKendrick E., <i>Force Majeure and Frustration of Contract</i> (2nd edition Informa Law Routledge 2013)</p> <p>Owen D., Halewood L., <i>Economic Warfare and the Sea: Grand Strategies for Maritime Powers, 1650-1945</i> (Liverpool University Press 2020)</p> <p>Theotokas I., Harlaftis G., <i>Leadership in World, Shipping Greek Family Firms in International Business</i> (Palgrave Macmillan 2009)</p>
Assessment	<p>Two (2) courseworks (40%)</p> <p>Two dynamical interactive activities : (10%)</p> <p>Final Exam (50%)</p>
Language	Greek

