

Professional Ethics (B001411)

Due to Covid 19, the education and evaluation methods may vary from the information displayed in the schedules and course details. Any changes will be communicated on Ufora.

Course size	<i>(nominal values; actual values may depend on programme)</i>		
Credits 4.0	Study time 120 h	Contact hrs	30.0 h

Course offerings and teaching methods in academic year 2022-2023

A (semester 1)	Dutch	Gent	lecture	25.0 h
			self-reliant study activities	5.0 h

Lecturers in academic year 2022-2023

Broeckx, Karen	RE21	lecturer-in-charge
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Offered in the following programmes in 2022-2023

	crdts	offering
Master of Science in Teaching in Social Sciences (main subject Laws)	4	A
Master of Laws in Laws	4	A

Teaching languages

Dutch

Keywords

Legal Ethics, legal professions, basis of the rules, objectives, sanctions

Position of the course

The practice of various legal professions not only requires a good knowledge of the law, but also a respect for the fundamental principles of legal ethics. Competence, independency, loyalty and confidentiality are important attitudes to be observed.

The students attention will be drawn to a number of important written and unwritten rules of legal ethics.

Contents

The necessity of the course at the end of the study program will be clarified and justified in a general introduction. The importance of the rules, the distinction between legal ethics on one hand and penal law and disciplinary rules on the other hand, will be analysed.

Attention will be paid to the rules of legal ethics, to which judges, lawyers, bailiffs, notary publics are subjected to. The basis of these rules and the sanctions of infringements thereof will be analysed. Practical issues will be studied on the basis of concrete cases.

Initial competences

The student is supposed to have acquired a thorough knowledge of the different domains of the law. They want to specialize in a certain branch in view of their future profession. Therefore, they have to obtain a good understanding of the difficulties, that may occur in the exercise of different legal professions as a consequence of the fundamental rules of legal ethics, proper to the profession.

Final competences

- 1 The students should have an advanced knowledge - and insight- of Belgian procedural law, enforcement law and the European and supranational law on procedural matters.
The students should have knowledge of actual discussions and problems concerning

enforcement of law, procedural law and ethics of legal professions.

- 2 Making use of juridical literature in Dutch, French or English language in a scientific way to analyze and solve complex ethical problems.
Learning the evolving rules through self study.
Detect and qualify relevant judicial facts and formulate adequate and critical judicial questions for complex ethical cases.
- 3 Dare to formulate a creative point of view concerning a juridical question concerning legal ethics through a scientific based analysis and a logic judicial argumentation.
Assimilate new and/or rules of law in the field of legal ethics through self study and be open for the permanent innovation of judicial knowledge and judicial thinking.
- 4 Oral presentation an defense of a given or personal point of view on a question of legal ethics on the basis of a juridical argumentation, taking into account the public that is concerned.
- 5 Respect integrity and ethical rules and integrate them in the scientific work and in the functioning as a beginning judicial worker. Having insight in the ethical rules, their mutual coherence and the restrictions they imply for the exercise of a judicial profession.
Be aware of the responsibility of the judicial functions for the community.

Conditions for credit contract

Access to this course unit via a credit contract is unrestricted: the student takes into consideration the conditions mentioned in 'Starting Competences'

Conditions for exam contract

This course unit cannot be taken via an exam contract

Teaching methods

Guided self-study, lecture, online discussion group, self-reliant study activities, lecture: response lecture, online lecture

Learning materials and price

Reader to be completed through Ufora with recent jurisprudence and regulations discussed during the lessons.

References

Yearly actualised survey of recent publications, mentioned in the course

Course content-related study coaching

Students may contact the teacher.

Evaluation methods

end-of-term evaluation

Examination methods in case of periodic evaluation during the first examination period

Written examination

Examination methods in case of periodic evaluation during the second examination period

Written examination

Examination methods in case of permanent evaluation

Possibilities of retake in case of permanent evaluation

not applicable

Calculation of the examination mark

100% written examen