

Youth Law (B001746)

Course size *(nominal values; actual values may depend on programme)*

Credits 4.0

Study time 120 h

Course offerings in academic year 2023-2024

A (semester 1)

Dutch

Gent

Lecturers in academic year 2023-2024

De Bondt, Wendy

RE23

lecturer-in-charge

Offered in the following programmes in 2023-2024

[Master of Science in Teaching in Social Sciences\(main subject Laws\)](#)

crdts

offering

4

A

[Master of Laws in Laws](#)

4

A

Teaching languages

Dutch

Keywords

Youth, minority and adolescence, juvenile delinquency law, youth support law

Position of the course

This course aims to provide students an insight into the current legal framework concerning youth support law and juvenile delinquency law and to prepare them to use the legislation in practice

Contents

LECTURES – Legal framework concerning youth support law and juvenile delinquency law.

PART 1 - Introduction to Contemporary Youth Law

As the way we perceive children and young people has changed significantly in recent years and is fundamental to the development and application of the legal framework, the development of the concept of childhood is discussed. This includes attention to the impact of adolescence as stage of life on the legal position of minors as well as its significance for government interventions, whether or not linked to the committing of criminal offenses. With the general introduction in mind, it is shown how the development of the concept of childhood has concretely translated into a phased development of youth law. To fully understand and interpret contemporary youth law, an overview of the legal history of youth law is presented. Four phases are distinguished: (1) ignorance about the relevance of distinction between adults and children, (2) the protection phase, (3) the development of decreed youth support law, and (4) the development of decreed juvenile delinquency law.

PART 2 - Youth Support Today

The fundamental principles, actors, and functioning of integrated youth care are approached from both a legal-technical and a practical perspective. The complexity of identifying and monitoring a troubling parenting situation is examined through a number of case studies. Attention is also given to the sometimes precarious legal position of minors in integrated youth care.

PART 3 – Juvenile delinquency law today

The fundamental principles, actors, and functioning of juvenile delinquency law are approached from both a legal-technical and a practical perspective. Attention is given to whether youth law is considered "criminal" in nature or not, and the legal consequences it has for the applicable regulations regarding procedural safeguards and possible international cooperation.

PRACTICAL EXPERIENCE THROUGH EXCURSION - Introduction to organizations in youth law

The students visit an organization actively involved in informing, advising, and defending the

rights enjoyed by children and young people. This allows the students to become familiar with the functioning of this organization.

The visit is accompanied by a practical exercise. After the visit, the students are presented with a hypothetical situation. They are given time to write a brief advice based on all the sources they have at their disposal, which will be evaluated afterward.

INDEPENDENT WORK AND PEER TEACHING – Juvenile delinquency law in practice

After an intensive study of the legal framework, the students work independently on a youth delinquency case assigned to them. Whether from the perspective of a public prosecutor or a youth lawyer, the students prepare a written opinion in which they argue, in a legally correct manner, the preferred course of action for the involved minor.

After submitting the written assignment, the students orally present their view on the case.

During the presentations, the students once again take on the roles of a public prosecutor (consulting with colleagues) or a youth lawyer (consulting with the client).

Following the oral presentations, an interactive debate takes place. The interactive debate serves as a reflective moment: the case is reviewed with a group of fellow students, and there is a debate about the most suitable approach to the presented case. The students provide each other with feedback on the content and form of their presentation.

In this part, the students receive a score for both written and oral skills.

Initial competences

- Basic knowledge of human rights
- Basic knowledge of Substantive Criminal Law
- Basic knowledge of the state structure (and distribution of powers)

Final competences

- 1 Having insight into the historical development of youth law in order to correctly interpret the current legislation
- 2 Having insight into international and European influence on Belgian/Flemish youth law.
- 3 Having a thorough knowledge of the basic principles of the current Belgian/Flemish youth law.
- 4 Briefly describing the basic terms commonly used in youth law.
- 5 Understanding the course of proceedings in youth cases and critically discussing the challenges, as well as gaining insight into the practice of Belgian/Flemish youth law.
- 6 Understanding the functioning of the visited organization.
- 7 Providing clear, well-founded advice to young people, caregivers, etc.
- 8 Taking a position in an assigned youth delinquency case and supporting that point of view in writing.
- 9 Taking a position in an assigned youth delinquency case and defending that point of view clearly in an oral presentation.
- 10 Engaging respectfully in debates with fellow students and providing well-motivated feedback to peers.
- 11 Participating in the societal debate concerning the reform of youth law in an academically responsible manner.

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

Excursion, Lecture, Independent work, Peer teaching

Extra information on the teaching methods

Lecture – The material is taught in the form of hearing- and responding lectures. The lectures aim at familiarizing students with the principles of youth law. Through these lectures, students gain a multidisciplinary understanding of the basic principles, theoretical background, current state of scientific research, and practice in the field. The self-discovery aspect is activated through the technique of hearing- and responding lectures. By asking questions and provoking reactions, the goal is to encourage students to actively and critically engage in thinking and participating.

Excursion - The students visit an organization to get acquainted with the practice. This excursion is accompanied by a practical exercise. At the end of the visit, the students are required to analyze a hypothetical case and write a brief advice report.

Independent work and peer teaching - The students are expected to independently study a

case and formulate their own viewpoint, using the guidelines provided during the lectures. The position is submitted in writing and presented briefly to other students. To support the students in developing their positions, guest lectures are organized, in which representatives from various professional groups share their own professional experiences and engage in debates with the students regarding their assigned case. At the end of the course, the students present their case and defend the position they have taken. The presentations are followed by a debate, during which the students openly discuss the topic presented in the case and provide each other with respectful feedback. The feedback pertains to both the content and the presentation style.

Learning materials and price

- 1 Text book with relevant regulation (including the Criminal Code) and case law (permissible for use during exams); Approximate cost: 25 euros.
- 2 Comprehensive textbook on youth law (not allowed for use during exams); Approximate cost: 20 euros.
- 3 Material on the online learning platform.

References

Included in learning material

Course content-related study coaching

Personal and collective feedback, on campus or online

Assessment moments

end-of-term and continuous assessment

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

Written assessment

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

Written assessment

Examination methods in case of permanent assessment

Oral assessment, Participation, Assignment

Possibilities of retake in case of permanent assessment

examination during the second examination period is possible

Extra information on the examination methods

Non-periodic evaluation

Excursion (assignment) - At the end of the visit to the assigned organization, students will be given a hypothetical case to work on. They will be evaluated based on the written advice they need to submit upon leaving the organization. If students do not pass this component, they will be given an alternative task during the second examination period.

Assignment, Oral Examination, and Participation - By the end of the course, students will have familiarized themselves with an assigned juvenile delinquency case, developed their position in a written assignment, and defended their opinion orally. After the oral defense of the assignment, there will be an interactive debate, during which students will also provide feedback to each other. Translated into evaluation methods, this means that students are required to prepare an assignment presenting their position, give a presentation about the assignment, and participate in an interactive debate.

If students do not pass this component, they may be assigned a new juvenile delinquency case during the second examination period, in which they can submit and defend a new position. If an insufficient number of students can participate in the interactive debate, this part may be replaced with an alternative task.

Periodic evaluation

The material taught during the lectures will be the subject of the written exam. If students do not pass this component, they can take a new written exam on the subject matter during the second examination period.

The written exam consists of open questions

Calculation of the examination mark

Permanent evaluation

- excursion 2/20
- assignment 6/20
- oral examination 4/20

Periodic evaluation

• written assessment 8/20

Facilities for Working Students

no