# SCHOOL OF INTERNATIONAL AND ADVANCED PROBLEMS OF PUBLIC LAW



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# ABOUT SCHOOL

The School of International and Advanced Problems of Public Law (SIAPubL) was founded in 2022 (Order of the Rector of the University of Gdańsk No. 92/R/22).

Students of the School learn about the latest topics, trends and problems present in the international academic discourse of Public Law researchers.

The group of SIAPubL lecturers consists not only of research and teaching staff of the Faculty of Law and Administration of the University of Gdańsk, but also foreign lecturers from universities around the world and practitioners. Thanks to this, the SIAPubL program has an international, comparative and practical character.

The SIAPubL Programme consists of 5 courses divided into 3-5 thematic Modules (depending on the Course).

Each of the 5 Courses includes 30 hours of lectures (6 ECTS points each).

The program consists of a total of 150 teaching hours and allows to obtain 30 points. ECTS.

Classes are held from October to January/February. It ends with a collective exam. Students who pass the exam will obtain a School Graduation Diploma.

# ABOUT SCHOOL

## Courses

**1.** PREPARING FOR THE FUTURE - CONTEMPORARY PROBLEMS OF CRIMINAL LAW & CRIMINOLOGY (6 ECTS)

**2.** THE FINTECH & REGTECH - THE LATEST INNOVATIONS IN THE FINANCIAL SECTOR (6 ECTS)

**3.** CURRENT ISSUES IN INTERNATIONAL LAW (6 ECTS)

**4.** MODERN CHALLENGES OF EUROPEAN ENVIRONMENTAL LAW (including issues of Sustainable Development and the so-called Green Deal) (6 ECTS)

**5.** MODERN, ADVANCED PROBLEMS OF PUBLIC LAW (including: International Sports Law, Digital Constitutionalism and Space Law) (6 ECTS)

# PRACTICAL INFORMATION

The School of International and Advanced Problems of Public Law (SIAPubL) is scheduled for Winter Semester 2023/2024

School fee: 1500 EURO

Classes are conducted in hybrid format (offline and online via zoom).

The participant decides whether he or she participates online or directly at the Faculty.

We provide a place in a student dormitory (additional fee, the number of places is limited - "first come first served")



Please, register online using the form:

## forms.office.com/e/S65SVVmpfe



Tuition fee: 1500 EURO

Banking account details: Seller: Uniwersytet Gdanski Address: UL. BAZYNSKIEGO 8 80-309 GDANSK, POLSKA (POLAND)

NIP: 584-020-32-39 EU VAT ID: PL 584 020 32 39 REGON: 000001330 BANK: BANK PEKAO S.A. IVO/GDANSK

> SWIFT: PKO PPL PW

IBAN: PL 62 1240 6292 1978 0011 2130 2420

In the title of tuition fee transfer NECESSARILY WRITE Name and Surname of the Participant

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# CONTACT INFORMATION

We will gladly answer your questions (via email or on Zoom)

if You had any questions please write us an email: <a href="mailto:siapl@ug.edu.pl">siapl@ug.edu.pl</a>

CC: katarzyna.malachowska@prawo.ug.edu.pl

we can also organize meeting on Zoom – just let us know via email to arrange a meeting with school representative





## ASSOC. PROF. EDVARDAS JUCHNEVIĆIUS

University of Gdańsk

Edvardas Juchnevicius is Coordinator for International Cooperation, professor at the Department of Financial Law, Faculty of Law and Administration, University of Gdansk, Poland. He is also a legal practitioner - an attorney at law both in Lithuania and Poland. Lecturer at Polish Bar Association (The Gdansk Bar Association of attorneys-at law). He is the author of over 100 scientific publications. His research interest and expertise include: international tax law, e-commerce taxation, tax evasion and tax avoidance).

#### TITLE OF THE LECTURE:

## International Tax Planning

The aim of the course is to present ways of tax optimization that are very important from the perspective of running international business. The lecture will present in a synthetic way with the presentation of a tax law cases – where we can see the picture of various problems that are faced by taxpayers or tax advisors.



## ASSOC. PROF. **ANNA JURKOWSKA-ZEIDLER** University of Gdańsk

Professor in the Faculty of Law (Department of Financial Law) and Vice-Rector for International Cooperation at the University of Gdansk, Poland. Her research focuses on the issues of law of the financial safety and stability, European financial market law and banking law. She is author of numerous publications on financial law, especially banking law and financial market law. She was a fellow at the European University Institute in Florence and has been visiting professor at several universities in Central and Eastern Europe and in Asia. Tin the course of her academic career, she has acted as an expert for the European Commission, the Polish Financial Supervisory Authority, and the Financial Ombudsman.

#### TITLE OF THE LECTURE:

## European Banking Law

The underlying objective of the lecture European Banking Law is to enable the students to acquire a deeper understanding of the EU Laws relating to banking and financial market. Participants will learn about the main challenges faced and the approaches adopted by EU financial regulators and supervisors. Students are trained to formulate, discuss, and solve complex problems within banking and financial market law. This course not only provides extensive knowledge of the banking sector but also addresses current issues such as green banking and Financial Safety Net.





## PROF. **NICHOLAS J. MAZIK** American University of Central Asia, Kyrgyzstan

Nicholas Mazik holds a Doctor of Jurisprudence degree, and has been a fully licensed attorney in the United States since 2005. He specialized in courtroom advocacy in the areas of criminal justice, fair trial rights and fundamental freedoms as both a state prosecutor and as a defense advocate in Texas. In addition to practical legal experience, Nicholas has developed specialized knowledge in the areas of human rights and the rule of law while teaching in the International and Business Law Department of the American University of Central Asia in Bishkek, Kyrgyzstan. Nicholas previously worked as the Country Director of the American Bar Association Rule of Law Initiative (ABA ROLI) in Tashkent, Uzbekistan and worked with the local bar association on reforms of the rights of the accused. As the current Head of the Human Dimension for the Organization for Security and Co-operation in Europe (OSCE) in Bishkek, Kyrgyzstan, Nicholas manages a diverse team that is engaged in criminal justice, legal reform and torture prevention efforts at the national and regional levels.

#### TITLE OF THE LECTURE:

## Human Rights & Criminal Justice

The criminal justice process is complicated, at best, and creates opportunities where the gravest of mistakes can be made - the conviction of an innocent person. The course will look at the human rights standards that are the basis of modern criminal procedure with an international focus, and discuss what things get in the way to cause wrongful convictions. Poor criminal policy, misconduct, junk science and mistakes can all play a role in the chain of causation that leads to a miscarriage of justice. Thoughtful discussions of these challenges are important for judges, prosecutors, and advocates to satisfy their oaths and to see that justice is done, not merely that cases are won.



## ASSOC. PROF. MACIEJ NYKA

University of Gdańsk, Medical University of Gdańsk

Maciej Nyka holds Chair at Department of Public Economic Law and Environmental Protection, at the Faculty of Law and Administration of the University of Gdańsk and is a professor at the Department of Environmental Toxicology, at the Faculty of Health Sciences with the Institute of Tropical Medicine, Medical University of Gdańsk. He is also the deputy chairman of the Space Research Committee of the Polish Academy of Sciences, branch in Gdańsk. Published numerous books and scientific articles in leading publishing houses and journals in Poland and abroad, including A framework of Earth system justice in the Earth system's legal context. [in:] T. Cadman, M. Hurlbert, A. Simonelli (red.) Earth System Law: Standing on the Precipice of the Anthropocene (2022), The Value of Climate and Climate of Values (2021); State responsiblity for climate change damages (2021) Legal and economic instruments of response to climate change emergency (co-author 2021); International Seabed Authority and environmental deep-sea stewardship. Principles governing the protection and use of sea-bed resources (2020) Legal approaches to the problem of pollution of marine environment with plastic (2019) Instruments for reducing the environmental impact of trade. A Study in International Law (2018). His main area of research interests are problems remaining at the interface of economic law and environmental protection law both in the national, EU and international dimension. Currently, his research focuses on the issues of legal aspects of climate protection and legal challenges of protecting the marine environment.

#### TITLE OF THE LECTURE:

## European Environmental Law In International Legal Context

European Environmental Law for years struggles between ensuring a high level of environmental protection, and taking the role of a leader of environmental and climate action, while remaining one of the most attractive and competitive economies in the world. It can be well seen in European climate law and policy. Course introduces students to the european climate law and policy, showing it's principles, as well as stressing the international surrounding of those policies.



ASSOC. PROF. **JAKUB SZLACHETKO** University of Gdańsk

He is a graduate of three fields of study (law, administration, spatial management), but he feels most of all a lawyer, specialist in administrative law. His scientific interests include: the formula of the state, organization and functioning of public administration, participation of citizens, think tanks and non-governmental organizations in the performance of public tasks, as well as the latest subject of research – Astropolitics and Space Law.

He defended his doctoral dissertation at the Faculty of Law and Administration of the University of Gdańsk. For his scientific and research activities, he was recognized, among others, by the prestigious Award of the City of Gdańsk for young scientists named after Jan Uphagen. In his professional life, an attempt to combine theory with practice (he is an attorney) plays an important role, which in his opinion gives a synergy effect. Therefore, a few years ago, he established the Metropolitan Institute - an independent and non-governmental think tank, which, apart from scientific research, undertakes application and implementation activities, participates in the process of shaping and conducting public policies, lobbying for legal solutions that are justified in the public interest, and creates a discourse around important socially themes.

# TITLE OF THE LECTURE:

Space Law



## ASSOC. PROF. MARCIN M. WISZOWATY University of Gdańsk

Author of over 150 scientific publications, as well as publications popularizing science mainly in the field of (Comparative) Constitutional Law, in Polish, English, Italian and Spanish. Author of expert opinions and legal opinions in the field of Constitutional Law for state bodies (Chancellery of the Senate of the Republic of Poland, Chancellery of the Sejm of the Republic of Poland) and non-governmental organizations (Jagiellonian Club - Krakow / Warsaw; S. Batory Foundation - Warsaw; Institute of Civic Affairs - Łódź, Institute of Public Affairs -Warsaw); Participant of working groups and consultation procedures organized by the Chancellery of the Prime Minister and the Chancellery of the President of the Republic of Poland; External expert of the Senate Chancellery in the field of constitutional law. Lecturer at the District Bar Council in Gdańsk. In 2009–2010 - an expert on legislation in the Sejm Analysis Bureau of the Sejm Chancellery; Author of trainings in the field of Constitutional Law, Lobbying and Diplomatic Protocol for local government institutions and social organizations; Member of the Polish Society for Constitutional Law, United Kingdom Constitutional Law Association (UKCLA), The Burgon Society.

#### TITLE OF THE LECTURE:

#### Digital Constitutionalism and Constitutional Innovations

Constitutional Law is regarded as a static, established and even somewhat ossified (not to say: backward) field. Meanwhile, it is precisely in the field of Constitutional Law, that we can see an increasing number of innovations and the use of digital technologies, but also new challenges and problems related to the dynamic development of advanced technologies worldwide. The lecture will present, against a comparative background, innovative institutions of Constitutional Law (such as citizens' jury or the citizens' budget), the use of digital technologies and the internet in Constitutional Law (online voting, online constitution design, electronic consultations, electronic registers), or new, forward-looking problems of constitutional law related to technological developments (e.g. constitutional rights of advanced robots).



ASSOC. PROF. **NATALIA MUSHAK** National Aviation University, Ukraine

Natalia Mushak is an Associated Professor at the National Aviation University in Kyiv, Ukraine. Her scientific interests primarily concern the Constitutional Law and Human Rights as well as issues concerning the EU Common Immigration Policy.

She is a member of the European Association of Ukrainian Law and Ukrainian Bar Association. She has completed numerous foreign scientific internships, lately (2022) at the Christian-Albrechts-Universitat zu Kiel, Institute of Eastern Studies in Kiel, Germany.

Assoc. Prof. N. Mushak is the author of over 85 scientific publications on European Union law and harmonization of legislation, as well as on the law and political system of Ukraine. She gave guest lectures at universities and scientific conferences in Colombia, Germany, Moldova, Poland, Spain and Ukraine.

### TITLE OF THE LECTURE:

## Legal Regulation of World Migration and Mobility

The aim of the course is to familiarize students with asylum and migration policy in the European Union, Canada and the USA, the functioning of the Schengen area where both the rights of citizens of the EU member states and the rights of third countries nationals have been secured.

Students will be informed about the system of norms and legal measures that are the legal instruments for the asylum and migration spheres.

Students will develop competences connected with the perception and evaluation of the most important problems in the asylum and migration area in the world. They will be encouraged to develop and to formulate their own opinions and to deepen the knowledge for understanding the migration situation in the world and the ways of its resolution.



## ASSOC. PROF. **KRZYSZTOF WOŹNIEWSKI** University of Gdańsk

Krzysztof Woźniewski - professor of Gdansk University, Head of Division of Criminalistics and the Law of Evidence at Law Faculty. His main interests include problems of the law of evidence in Poland and other European countries and, in particular, the issues of the initiative of evidence, individual sources and means of evidence, the procedural use of illegally obtained evidence, and evidentiary prohibitions. The second research area are the issues of the theory of procedural actions, including evidentiary ones. Academic achievements after obtaining the title of doctor of law sciences consist of about 140 positions (textbooks, chapters in monographs, glosses, article studies). Currently, he is also the head of the project New physico-chemical methods for the disclosure of dactyloscopy traces, as a criminal tool to increase the effectiveness of the detection of crimes in criminal procedure.

#### TITLE OF THE LECTURE:

## Introduction to Law of Evidence

The relevance of evidence to litigation is most accurately captured by the famous assertion of the classic of the theory of the law of evidence, Jeremy Bentham, that has said: "[...] the art of litigation is essentially the art of administering evidence [...]". Moreover, all procedural decisions must be based on true and reliable findings of fact. And evidence is the means of obtaining them. The aim of this course will be to familiarise you with the types of evidence, how to identify it, how to collect it, how to introduce it into proceedings and how to use it in the various national court systems. The prohibitions of evidence and the rules of evidence evaluation must not be forgotten.



DR. **DAMIAN CYMAN** University of Gdańsk

Damian Cyman is a researcher at the University of Gdańsk in Poland. In his research activity, he focuses on financial markets, in particular consumer protection. He is also interested in issues related to the influence of new technologies, in particular artificial intelligence on financial markets. He is the author of many publications in the field of financial law, as a visiting professor, he lectured at many universities around the world. For years he has been successfully combining scientific activity with legal practice - he is also an advocate specializing in protecting investors and clients from banks and other financial institutions.

#### TITLE OF THE LECTURE:

## **Financial Consumer Protection**

The purpose of this module is to describe consumer protection, which plays an important role in a complex financial market offering diversified financial services. An important focus will be on the challenges related to the globalization of markets and dynamic technological development.



### DR. **BEATA CZARNECKA-DZIALUK** University of Gdańsk

Dr. Czarnecka-Dzialuk holds a Ph.D. in Law. She specializes in problems of reacting to juvenile criminality and introducing restorative justice into the justice system, especially mediation in criminal and juvenile cases. She is also interested in victimology and alternative measures and probation. Working with Victim-Offender Mediation since 90's. Founding member of the initiative group for Introducing mediation in Poland. Member of several of the successive teams that drafted amendments to juvenile legislation by the Ministry of Justice and the Chancellery of the Council of Ministers of the Republic of Poland. Author of publications and reports of several research projects carried out while working for many years in the Institute of Law Studies of the Polish Academy of Sciences and in the Institute of Justice by the Ministry of Justice. Member of the European Society of Criminology, the Polish Society of Criminology and the European Forum for Restorative Justice (Board Member in 2010-2016). Member of the Civic Council for Alternative Dispute Resolution at the Ministry of Justice of its second term (2010–2014).

# TITLE OF THE LECTURE: Searching for just response to crime and victimization

Societies are still being challenged with the problem of adequate, proper and effective reaction to harming and dangerous behavior. The starting point is to define the notion of justice in relation to criminal cases. Then comes a reflection on various penal reactions, including on rights, guarantees for offenders as well as rights and interests of those injured and of the society as a whole. In particular, problems to be touched, include international standards for juvenile justice, rights of the victims, safeguards for perpetrators, alternative measures, probation, attitude of the society towards criminality (including issues related to the media/politics coverage of criminality). Last but not least, the evolution and relation of different leading ideas – retribution, rehabilitation and restorative justice – are to be discussed.



DR. **IEVA DEVIATNIKOVAITĖ** Mykolas Romeris University, Lithuania

Dr. leva Deviatnikovaitė is professor of Administrative Law at Mykolas Romeris University, Faculty of Law, Public Law Institute (Lithuania). Her fields of research are administrative law and legal history. She is an author of textbooks for the students on national and comparative administrative law, of monograph on the evolution of Lithuanian administrative justice system, numerous scientific articles on administrative law and legal history, co-author of several studies and monographs. She had several internships in American universities under Fulbright and Baltic American Freedom Foundation programs, also in several European universities under Erasmus program. In 2021 she received the prize of Pranas Dovydaitis, a prominent Lithuanian interwar lawyer, for her research on interwar Lithuanian administrative law.

### TITLE OF THE LECTURE:

## Comparative Administrative Law: History, Evolution, and the Future

The course introduces the national and EU level public administrators, their activity, and the judicial review. The course is aimed to disclose the main features of administrative law and the structure of the principles of good administration. There are three levels via which the essence of Administrative Law is revealed in this course - national, European Union and international. The content of the course is as follows:

- The Roots of Administrative Law: G. D. Romagnosi (1814), Blanco case (1873), A. Okolski (1880), E. Laferriére (1887), Interstate Commerce Commission (1887), Crown Procedure Act (1947), etc.
- Administrative Law in France: Substance of Administrative Powers; Le recours pour excès de pouvoir
- Administrative Law in the United States of America: Rulmaking and Adjudication; Judicial Review: Judicial Deference, Arbitrary and Capricious Review, Availability, Standing, and Timing
- European Administrative Law: Equivalence and Effectiveness; Enforcement of the EU law: Judgemade Rules and Legislative Measures
- Administrative Law and the ECtHR case-law: Good Administration



DR. PAWEŁ KWIATKOWSKI

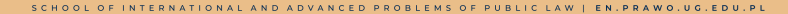
University of Gdańsk

Paweł Kwiatkowski is Assistant Professor in the Department of Public International Law of the University of Gdańsk and editor-in-chief of the Adam Mickiewicz University Law Review. His research interests focus on theory of international law, international bioethical standards and cultural dimension of scientific knowledge.

## TITLE OF THE LECTURE:

# Current Challenges and Prospects of International Law: Sources of International Law

The aim of the module is to analyse the current challenges and prospects of international law with a special emphasize to the theory of sources of international law.





## DR. **MAGDALENA ŁĄGIEWSKA**

University of Gdańsk

Magdalena Łągiewska is an Assistant Professor at the University of Gdańsk (Department of Public International Law), a Research Associate in the "China, Law and Development" project at the University of Oxford and a Director of the Confucius Institute at the University of Gdańsk. She received a PhD in Law from the University of Gdańsk in 2017 and the second PhD in Law from the East China University of Political Science and Law in Shanghai in 2020 (PhD thesis titled "The Effectiveness of the Arbitration Agreement under Chinese and Polish Law: A Comparative Study" written in Chinese). In addition to her legal education, she completed a master's degree in international economic relations with a specialization in international finance and banking (University of Gdańsk). She was granted a scholarship by the Shanghai Municipal People's Government to take part in Shanghai Summer School 2015 (Belt and Road Countries Project) organized by the Shanghai International Studies University and another scholarship from the China Youth University for Political Sciences in Beijing. She gained practical experience in international commercial arbitration through her internship at the Shanghai International Economic and Trade Arbitration Commission (SHIAC). Her research focuses on international law, arbitration in China, protection of intellectual property rights and the legal dimensions of the Belt and Road Initiative.

#### TITLE OF THE LECTURE:

## Current Conflicts and International Law, International Law and New Technologies, New Trends in International Law

The aim of the lectures is to bring attention to the current issues in international law. The lecture is divided into three main parts. Firstly, we will pay attention to multifarious conflicts with a special focus on the use of force in international law, protection of cultural heritage during the armed conflicts and peaceful settlements of disputes (i.e. South China Sea dispute and Permanent Court of Arbitration). Secondly, the lecture outlines the significance of innovation-driven technologies in international law (i.e. digitalization of international courts, improvements in outer space). Finally, we will analyze new trends with regard to the environmental issues and legal responsibility for the outbreak of the COVID-10 pandemic. Aside from the theoretical background, this lecture is based upon case studies.





## DR. ALANA MALINDE S.N. LANCASTER

University of West Indies, Barbados

Alana Malinde S.N. Lancaster is a Lecturer in International Environmental & Energy Law at the Faculty of Law at The UWI Cave Hill, a Co-Investigator and Member of the Executive Team of the GCRF-funded One Ocean Hub. Alana specializes in international, regional (CARICOM and OECS) and comparative marine and environmental law, and has increasingly incorporated a focus on human rights to a healthy, sustainable marine environment, social equity in small-scale fisheries, blue crime & justice, climate justice, and the rights of children and youth to a healthy environment. Before joining the Faculty, Alana was a Director at the Environmental Protection Agency of Guyana and lectured at the University of Guyana. Most recently, she was appointed as the Regional Deputy Director of the GNHRE for the Caribbean Region, the GESAMP Working Group 41 on 'Ocean Interventions for Climate Change Mitigation' (formerly the GESAMP Working Group on Marine Geoengineering) and is among twenty-one members from 11 countries on the Technical Advisory Group to the LAC UNESCO Sites Climate Change, Risk and Resilience Platform. She also serves on the IUCN World Commission on Environmental Law Climate Change Law Specialist Group; the EIA and ABMT Working Groups of the CARICOM Advisory Group on Biodiversity Beyond National Jurisdiction, and represents The University of the West Indies on the Coordinating Committee and National Working Group for the GEF Islands Child Project 10279 Project, a five-year project which aims to strengthen the mechanisms for the environmentally sound management of chemicals and wastes in Barbados.

Alana's recent research includes work on the blue economy, decolonialisation and gender in addressing environmental issues affecting women, children, Indigenous and Afro-descendant peoples in the C&OC's small-scale fisheries to commemorate IYAFA 2022, marine renewables in the C&OC, and the role of early career researchers (ECRs) in transformative and transdisciplinary ocean governance.

#### TITLE OF THE LECTURE:

## Selected Issues of Comparative & European Marine Law: The Case Of Regional Seas Programmes

Oceans, coastal marine ecosystems such as blue carbon, and the blue economy are linchpins for addressing the three planetary threats of climate change, biodiversity loss and pollution, particularly of ocean plastics. However, most of the energies dedicated to addressing these three challenges have focused on land ecosystems. The United Nations Decade of Ocean Science for Sustainable Development (2021-2030), which sets out visions for developing and supporting the 'science we need for the ocean we want,' has signaled the urgent need to ensure that we develop 'transformative' solutions.

Solutions can be found in ecosystem services-based approaches (EBA), recognizing the importance of the ocean-climate nexus for supporting the material conditions for a human-rights based approach (HRBA) through food security, biodiversity, coastal protection, and support sustainable livelihoods, as well as through South-South and North-South co-operation. As international legal processes aimed at finding solutions to these triple planetary threats converge, lawyers should be equipped to provide support to a wide diversity of stakeholders, including governments, regional groupings such as the European Union, the Caribbean Community (CARICOM), the Organisation of Eastern Caribbean States (OECS), and AOSIS, international governmental organisations (IGOs), non-governmental and community service organization (NGOs and CSOs), grass-roots organisations and importantly, the children, who are our future generations.

Regional marine environments such as the Baltic, Black (including the Sea of Azov), Caspian, Mediterranean and Caribbean Seas, are especially unique ecosystems, as recognised under the United Nations Environmental Programme's (UNEP)'s Regional Seas Programme (RSP). Their enclosed and semi-enclosed environments and their diversity of peoples, cultures and lifeforms are critical to the coastal marine economy of Europe, and others region such as the Caribbean. This course will utilise comparative legal approaches and cooperation on geopolitical, economic, social and political influences, including drawing on the SEA-EU 2.0 and the SEA-EU] frameworks for achieving the Sustainable Development Goals for the oceans and building more effective ocean governance. Students will examine selected key aspects of these marine environments, and their importance to Europeanisation and globalization.

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## MS. IZABELA RATAJCZAK-JUSZKO, MA

Izabela Ratajczak-Juszko is an expert on multilateral United Nations climate change negotiations that she has been following since 2005 supporting delegations from developing countries. Her focus is mainly on subjects such as adaptation to climate change, international development, and international finance.

As a researcher at RMIT University in Australia, she also worked on developing and evaluating Early Warning Systems for bushfires and floods. At Stockholm Environment Institute she led the project on capacity building for UN climate change negotiators. She published book chapters and papers on legal and economic instruments in response to climate change and issues of equity and cost-effectiveness of multilateral adaptation finance. Currently, Izabela works on climate agenda and multi-stakeholder engagement at National Research Institute in Poland (IOŚ-PIB).

#### TITLE OF THE LECTURE:

## Multilateral negotiations on climate change: UNFCCC, environmental, political, social and economic issues.

Is multilateralism key to achieving climate goals? Approximately 200 nations are part of the Paris Agreement, coming together and achieving consensus. Was this a victory for multilateralism? 2022 and beyond are crucial years for people and the planet. We face the interrelated challenges of a global health pandemic, war, accelerating biodiversity loss, and escalating global warming and associated impacts.

We know we must halve global emissions by 2030 if we are to keep the goal of limiting global warming to 1.5°C within reach.

Is 1.5 degree Celsius negotiable and why what happens in Asia matters for a country such as Uzbekistan, the city of Tashkent or Gdansk?



### DR. **CENUK WIDIYASTRISNA SAYEKTI** Airlangga University, Indonesia

A lecturer at Airlangga University, Indonesia. An assistant professor, lecturing, particular in tax law and competition law. Has extensively published articles and research area focused on law and economic issues. Awarded doctoral degree from Macquarie University, Australia in 2016. Visiting Scholar at Duke University law school, United States in 2018 under Fulbright program. In 2022, awarded teaching mobility program under Erasmus+ in Gdansk University. Previous research examined the market power of digital platforms and data privacy protection in Indonesia. Currently, the research focuses on assessing the economics and social costs of tax regulations on correctional system in Indonesia.

#### TITLE OF THE LECTURE:

## International Tax Law and AI:

## **Challenging and Opportunities**

Artificial intelligence refers to a system of demonstrating behavioural intelligence with a number of analyses set in a scientific context and devoted to solving cognitive problems related to human intelligence. Al has been used in almost all the sectors and taxation is no exception. The economic digitization brings challenges in the field of taxation in terms of nexus, data, and characteristics of the digital sector. Therefore, it is necessary to have Artificial Intelligence, so that it is expected to assist the tax authorities in supervising taxpayer compliance. This course will introduce the application of Al and the challenges it poses to legal thought, particularly in international tax law.



#### DR. MAŁGORZATA STVOL

Dr. Małgorzata Stvol is a financial services lawyer. She worked as an in-house lawyer in several companies and currently cooperates with law firms in Poland and Lithuania. Her research interest and expertise include: banking law, electronic money, international business taxation.

#### TITLE OF THE LECTURE:

## International Business Taxation

The aim of the course is to present principles of international business taxation. The course covers topics regarding corporate and personal taxes, double taxation, capital gains and different company tax planning scenarios. It is important that the business owner or his legal advisor has at least a basic knowledge





#### MR. MARIUSZ SZATKOWSKI, MA

Graduate of the Faculty of Law and Administration at the University of Gdansk. Legal trainee at the Pomeranian Bar Association and a PhD student at the Doctoral School of Humanities and Social Sciences at the University of Gdansk within the field of legal sciences. Youth Councillor of the City of Gdynia of the first term, Vice President and then President of the Sports Law Academic Circle at the University of Gdansk. During academic years in 2016-2018 member of the Student University Legal Clinic in the civil law section. Intern in the Sports Law Department of a multiple Polish football champion. Assistant in the legal service for one of the Tricity football clubs, and currently supervisor of the legal service of one of the associations of professional athletes in Poland. Participant of scientific conferences and international courses in sports law. Participant in the adjudication process of cases pending before the Court of Arbitration for Sport at the Polish Olympic Committee, assisting one of the Court's arbitrators. Provider of services in the field of sports law. Author of scientific publications on sports law.

#### TITLE OF THE LECTURE:

### International Sport Law

Sport is an integral part of every society throughout the world and has been practised in various forms since ancient times. In the world of sports law, sport is considered to be 'special' and it enjoys broad autonomy, particularly at the normative level. In the course of the development of its practice, the accompanying sporting rules have also evolved - at first they were established by the participants in the sporting competition themselves, then these competencies were taken over by the sports organisations specially established for this purpose. One of the objectives of this course is to familiarise the participacts with the history of the development of international sports law, with particular reference to the development of the status of international sports organisations, which are now regarded as quasi-state organisations. The main objective however remains to chart the current architecture of world sport, particularly in legislative terms, with particular attention to the role of international sports organisations in creating a set of rules governing the international sports matters.

