

	שם מרצה	אוניברסיטה	תאריכי הקורס	יום	סמסטר	שם הקורס	מספר הקורס	תיאור
1	Prof. Omer Kimhi & Dr. Hadar Jabotinsky	University of Haifa	25/09/19 15:00-18:00 27/09/19 09:00-12:30 02/10/19 15:00-18:00 06/10/19 12:00-18:00 23/10/19 12:00-14:00 04/11/19 10:00-14:00 07/11/19 10:00-14:00	ד' ה' ד' א' ד' ב' ה'	סמסטר א'	Introduction to Law	250.4914	להשאיר כפי שקיים באתר
2	Dr. Hila Nevo	University of Haifa	02/10/19 10:00-14:00 03/10/19 10:00-14:00 07/10/19 10:00-14:00 22/10/19 10:00-14:00 24/10/19 10:00-14:00 27/10/19 10:00-14:00 29/10/19 10:00-14:00 05/11/19 10:00-14:00 06/11/19 10:00-14:00	ד' ה' ב' ג' ה' א' ג' ג' ד'	סמסטר א'	Introduction to Microeconomics	250.4915	להשאיר כפי שקיים באתר
3	Prof. Alessandro Pomelli	Bologna University Italy	23/10/19 16:00-19:30 25/10/19 09:00-12:30 27/10/19 16:00-19:30 28/10/19 16:00-19:30 30/10/19 10:00-13:30 31/10/19 10:00-13:30	ד' ו' א' ב' ד' ה'	סמסטר א'	Concepts and Methods of Law and Economics	250.4916	להשאיר כפי שקיים באתר
4	Dr. Hadar Jabotinsky & Prof. Jaroslaw Beldowski & Dr. Hila Nevo	University of Haifa	17/11/19 09:00-11:00 21/11/19 10:00-14:00 24/11/19 12:00-14:00 28/11/19 10:00-14:00 01/12/19 12:00-14:00 03/12/19 12:00-16:00 04/12/19 12:00-16:00 05/12/19 12:00-16:00 06/12/19 09:00-13:00 08/12/19 10:00-14:00 10/12/19 10:00-14:00 11/12/19 08:30-14:00	א' ה' א' ה' א' ג' ג' ה' ו' א' ג' ד'	סמסטר א'	Economic Analysis of Private Law	250.4917	This course aims at giving students an overview of the most important insights from the economic analysis of private law. It combines economic analysis of property law, tort law, and contract law. As far as property law is concerned, the course integrates the legal and the economic approach to ownership and illustrates costs and benefits of different ways to protect entitlements. As far as tort law is concerned, the course offers a

								comparative analysis of the legal principles from an economic perspective, particularly regarding the structure of liability, the damage compensation, and the insurance. As far as contract law is concerned, the course illustrates its goals and functions from an economic perspective. Moreover, it aims to provide a functional understanding of the spectrum of feasible contracts and of their use in legal practice.
5	Prof. Eli Salzberger	University of Haifa	18/11/19 12:00-16:00 20/11/19 16:00-20:00 25/11/19 12:00-16:00 27/11/19 16:00-20:00 02/12/19 12:00-16:00 09/12/19 12:00-16:00	ב' ד' ב' ד' ב' ב'	סמסטר א'	Economic Analysis of Public Law	250.4918	This course offers an introduction to the economic analysis of regulation, which is broadly interpreted as government intervention in market processes. The course illustrates the purposes of regulatory intervention from a welfare economics perspective, and it discusses the tension between public and private interest in regulatory choices. A special focus of this course is on issues of European regulation and on cost-benefit analysis.
6	Prof. Andreas Heinemann	University of Zurich Switzerland	08/12 16:00-19:30 10/12 16:00-19:30 13/12 09:00-12:30	א' ג' ו'	סמסטר א'	Competition Law in the Digital Economy – An EU Perspective	250.4945	The digital economy has intensified competition tremendously by lowering transaction costs, increasing transparency and extending markets geographically. At the same time, competition is in danger: Unprecedented economies of scale, network effects and control over big data

							create considerable barriers to entry and increase market power. Moreover, algorithms and artificial intelligence allow for new methods of coordinating market conduct with other players. Therefore, it does not come as a surprise that new competition law cases have emerged including but not limited to the GAFAM Internet and ICT giants (Google, Apple, Facebook, Amazon, Microsoft). The goal of the course is to study this new body of case law and to reveal the economic background, e.g. the concept of two-sided markets and multi-sided platforms. While the focus is on EU competition law, developments in US antitrust will be taken into account appropriately. It will be shown that competition law – when adequately applied – does not stand in the way of innovation but has become indispensable for keeping markets open and preventing abuse.	
7	Diane P. Wood	Chief Judge, U.S. Court	09/12/19 16:00-19:30 11/12/19 16:00-19:30 12/12/19 16:00-19:30 16/12/19 16:00-19:30 18/12/19 16:00-19:30 19/12/19 16:00-19:30	ב' ד' ה' ב' ד' ה'	מסטר א'	Extraterritorial Application of Regulatory Laws	250.4939	For centuries, the world has been divided into nation-states, and those states are the source of almost all of the laws under which people live. Public international law is also important, but it largely consists of agreements between or among states, or (in the case of customary international law) widespread consensus among

							<p>states that a binding rule or norm exists. One foundational set of rules concern what is often called prescriptive jurisdiction: which state or states have the right, under international law, to prescribe a rule for a particular matter? If those rules point to only one state, there is little more to say. But more and more, as all aspects of modern life become globalized, those rules may point to several states .</p> <p>This course will begin with an examination of the international rules governing prescriptive jurisdiction and how those rules have evolved over the years. It will then turn to areas in which it has proven to be either difficult or undesirable, or both, to restrict the reach of one state's law exclusively to its own territory. Put the other way, it will examine instances in which one state seeks to regulate persons, companies, or activities that take place in another state. It will consider the legitimacy of those claims of "extraterritorial" regulatory authority; the degree to which efforts to regulate conduct outside the territory of a state have succeeded; the tensions that have arisen when other states object to the actions of the regulating state; and the mechanisms that have been used to address those tensions. It will</p>
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								also consider the interaction between substantive harmonization of laws and the acceptance of extraterritorial measures.
8	Prof. Reinhard Singer	Humboldt-Universität zu Berlin Germany	12/03/20 16:00-19:30 15/03/20 16:00-19:30 17/03/20 16:00-19:30 19/03/20 16:00-19:30 22/03/20 16:00-19:30 24/03/20 16:00-19:30	ה' א'  ג' ה' א' ג'	מסטר ב'	European Labour Law	250.4940	The course covers the legal foundations of European Labour Law and its effects on national law. The lecture focusses on employment regulation laid down in the Treaty on the Functioning of the European Union (TFEU), in particular the freedom of movement of workers and the protection against discrimination. The lecture will also illustrate relevant areas of law that have been harmonised by EU-directives, such as the fields of fixed-time contracts, maternity protection, working time and paid leave. The European Works Councils Directive as well as the Directive on Business Transfers will be discussed in the course. Participants will be introduced to a number of landmark decisions of the European Court of Justice.
9	Prof. Gerald Spindler	University of Goettingen	20.04.20 12:00-15:30 22.04.20 16:00-19:30 23.04.20 16:00-19:30 26.04.20 16:00-19:30 27.04.20 14:00-17:30 30.04.20 16:00-19:30	ב' ד' ה' א' ב' ה'	מסטר ב'	European Commercial and Corporate Law	250.4941	The course deals with fundamental EU regulations on commercial and corporate law, in particular stock corporation law. The new directive on shareholder rights will be discussed, also recent developments at the borderline of corporate law and digitalisation, in particular the use of artificial intelligence and the consequences. Also crucial

								decisions of the Court of Justice of the EU (CJEU) will be dealt with, establishing an equal level playing ground for jurisdictions and the impact on the corporate and commercial law (race to the bottom?). Some aspects of creditor protection such as piercing the corporate veil and insolvency law will also be referred to. Finally, sidekicks to EU capital market law will be integrated, ranging from crowdfunding platforms to Initial Coin Offerings (ICOs) using tokens.
10	Anna Yudkivska	European Court of Human Rights	04/05/20 16:00-19:30 06/05/20 16:00-19:30 07/05/20 16:00-19:30 10/05/20 16:00-19:30 12/05/20 16:00-19:30 14/05/20 16:00-19:30	ב' ד' ה' א' ג' ה'	מסטר ב'	Emerging Issues in the European Human Rights Law	250.4942	<p>The course will introduce students to one of the world's most comprehensive and successful human rights systems: the European Convention on Human Rights. Students will discover how this treaty operates; they will learn institutional structure of the European Court of Human Rights and admissibility criteria for complaints. They will be invited to critically scrutinize the developments in the Court's case-law.</p> <p>The course will provide an understanding of key doctrinal concepts adopted by the European Court of Human Rights, whilst focusing on evolutive interpretation of the Convention. Students will examine how the Court deals with human rights challenges of today: terrorism,</p>

								evolving privacy issues, risks posed by new technologies, interstate cases related to armed conflicts
11	Prof. Ruth Okediji	Harvard Law School	4/05/20 12:00-15:30 6/05/20 12:00-15:30 7/05/20 12:00-15:00	ב' ג'	מסטר ב'	International Intellectual Property	250.4943	This course will cover fundamental principles of international IP law with an emphasis on comparative approaches to scope of protection, limitations and exceptions, and dispute settlement. Students will study major treaties that govern the international regulation of patents and copyrights, focusing on the implementation and enforcement of the Agreement on Trade Related Aspects of Intellectual Property Rights (TRIPS), national administrative frameworks, and recent regional trade agreements. We will examine TRIPS obligations in light of a number of current global challenges (access to culture, access to medicines, climate change, and rights of indigenous peoples) closely associated with the international IP system. Finally, we will explore international IP enforcement mechanisms (including investment arbitration) and the role of leading international organizations and non-governmental organizations in global IP norm-setting.
12	Prof. David Nelken	King's College,	4/06/20 16:00-19:30 7/06/20 16:00-19:30	ה' א' ג'	מסטר ב'	Comparative European	250.4944	The aim of this course is to enable students to develop a critical

		London	9/06/20 16:00-19:30 11/06/20 16:00-19:30 14/06/20 16:00-19:30 16/06/20 16:00-19:30	'ה 'א 'ג		Youth Justice		<p>approach to describing, explaining and learning from differences in procedures and outcomes in youth justice system in Europe and elsewhere. How far does youth justice contrast with adult justice? Should it? We shall concentrate in particular on recent developments in relation to larger debate about punitiveness and leniency in comparative penal systems using England and Wales as compared to Italy as our main case studies. Against a background of 'the punitive turn' how come that the number of first time entrants in the English system fell to a fifth of what it was in only ten years? Do children get away with murder in Italy? What has happened to reconviction rates? What, if anything, has any of this to do with changes in levels and types of crime?</p>
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