| Course Title: | Law and Public Policy |
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| Instructor: | Marie-Pierre Granger (PhD), Associate Professor |
| ECTS: Term: | 4 (2 CEU credits) Spring term (schedule TBD) |
| Module: | Mandatory Elective (MAIPA), Elective (MAPP, Mundus MAPP, MPA) |
| Format: | in person |
| | Moodle CEU learning |

Relation to other courses

'Law and Public Policy' is a foundational and introductory course. Taking a comparative perspective, it complements other law for public policy courses, which are more focused on international (human rights) law. It supports governance related courses, as well as courses on substantive policy areas involving legal aspects.

Background and Overall Aim of the Course

Law is a central feature of the policy process at all levels of governance. Understanding its main features and dynamics is therefore essential for public policy students. This course aims to equip them with the basic knowledge and skills necessary to access, understand and use law in developing and implementing effective and legitimate policies. It offers an introduction to core legal issues relevant to public policy. The focus is on *public law*, and in particular administrative law, but the course also integrates essential constitutional and international law aspects. The course takes a comparative perspective, drawing on legal instruments and processes developed in different policy settings, and social, economic and political contexts, and includes a reflection on globalization and privatization. Throughout, the course combines conceptual references, theoretical insights and practical components. Students get to reflect on the relevance of law, when addressing pressing contemporary policy challenges. They gain exposure to, and familiarity with relevant legal frameworks and the processes through which these are developed and applied. They explore various means of using law as a policy tool, with a special focus on regulation and legal mobilization through litigation. Participants are, furthermore, encouraged to assess the role of law in offering accountability frameworks, and its capacity to deliver on policy and social change. Students develop their legal (analytical and practical) skills through the course 'practical case'.

Learning Outcomes

Content literacy

At the end of the course, the students should be aware of similarities and differences between legal arrangements in place in various contexts and across different levels of governance; they should also have developed some understanding of key legal and judicial dynamics and their impact on policy. They should be familiar with the most common legal institutional set-ups and mechanisms, as well as procedural and substantive frameworks, which impact on the development and implementation of policies in local, national, supranational and global governance regimes. They should be able to identify and assess legal accountability mechanisms, as well as the main remedies against the actions or inaction of public and private authorities active in public policy. They should, finally, be aware of the key academic and policy debates on the role of law in public policy.

Subject specific skills

At the end of the course, students should be able to identify, compare and evaluate the relevant principles, rules, procedures and institutions from various national and supranational legal systems, and engage them effectively in various policy contexts.

Cognitive skills

At the end of the course, students should be able to identify, synthesize, analyze and evaluate primary and secondary sources of law pertaining to public policy and be aware of the specifics of legal processes and reasoning.

Key academic transferable skills

At the end of the course, students should have improved their critical thinking skills, and be able to communicate effectively in writing and orally to both legal and non-legal audience. They should have become more familiar with working with (legal) practical cases, and be able to formulate strategic action notes and policy recommendations. They should have developed their visual communication skills, through greater familiarity and practice with designing effective poster, and delivering engaging poster presentation.

Interdisciplinary skills

At the end of the course, students should be familiar with the basic legal concepts, analytical frameworks, methods, and reasoning modes, and with research legal sources, as relevant to public policy.

Learning Activities and Teaching Methods

The course includes preparatory activities and interactive seminars.

The interactive sessions are dedicated to presenting, contrasting and discussing comparative empirical materials (submitted in advance to the class as weekly *wiki contributions*) produced by both the instructor and students (including one/two more detailed *student presentations* per class). The interactive sessions therefore consist in a structured discussion of the 'practical case' empirical findings, framed and informed by issues and perspectives raised in core readings, and other preparatory materials (eg podcasts, videos). They will also offer students the opportunity to ask questions and clarify points. The course also includes *a final poster session* presenting the key findings of the practical case and offerings policy recommendations.

Assessment

The final grade is based on the following activities and assignments, weighted:

- general class preparation and participation (including Perusall annotations, quizzes, contribution to class discussion, etc) [20%]
- written weekly contributions to the practical case (wikis or sharepoint folder), consolidated at the end of the course (40%)
- practical case poster and presentation, building on the wiki contribution (40%)

Delayed submission of assessment without a recognised legitimate reason will result in a reduction of the grade as per department/programme policies (one letter grade for each 24h delay).

Students may take the course for Audit, if the course is not oversubcribed/.

Attendance

Regular class attendance is mandatory and recorded. Students should to arrive punctually for all classes. Students must secure the approval of the course instructor in advance if they need to be absent from a class for any reason. Class absence(s) which have not been approved may result in a failing grade for the course.

Further department/programme rules and policy apply.

Academic integrity

All coursework must respect common standards of academic integrity (as outlined in CEU's Policy on Student Plagiarism (https://documents.ceu.edu/documents/p-1405-1v2201 and https://documents.ceu.edu/documents/p-1009-1v2201). You may use AI tools, such as ChatGPT, to support and assist you to achieve the learning goals defined for the course. However, it is prohibited to submit text generated by AI.

Course Content and Readings

The course is organized around a central 'practical case', chosen to reflect contemporary issues involving interactions between law and public policy. In each class, we identify and discuss specific legal aspects which are of particular relevance to policy-making at various governance levels, with a central focus on international and regional human rights law, and constitutional and administrative law issues; we explore their concrete operationalization in the context of the practical case, drawing on comparative legal (empirical) materials. Students' understanding of key issues will be assessed through short guizzes and through their participation in interactive seminars discussions, taking into account students' diverse national and disciplinary backgrounds. Interactive seminar discussions are adjusted to address issues identified as most relevant or challenging for students, and ensure that core concepts are well covered and explained. Prior to each class, students will be assigned core readings and other (eg audio-visual) materials, which expose important issues and concepts and instructions on how to approach the weekly practical case research and wiki/Sharepoint contributions. This will provide a wealth of relevant empirical materials which we can use to illustrate and critically engage with core legal notions and processes, bringing comparative insight from the students' chosen countries.

Course core reference materials

Books

- P Cane, HG Hofmann, EC Ip, and PL Lindseth (eds) (2020) The Oxford Handbook of Comparative Administrative Law (Oxford University Press). This is the main reference point for this course, and an invaluable source for conducting comparative research into administrative law and public policy. Make sure to consult and refer to it when preparing for course assignments!
- S Rose-Ackerman, and PL Lindseth, (eds) (2010). *Comparative administrative law (*Edward Elgar Publishing)
- T Bingham (2011). The rule of law (Penguin UK)
- SA Scheingold (2010). *The politics of rights: Lawyers, public policy, and political change (*University of Michigan Press)
- UK Government Legal Department (2022) 'A Judge Over Your Shoulders' (JOYS), <u>https://www.gov.uk/government/publications/the-judge-over-your-shoulder</u> (handbook for civil servants and policymakers in government outlining how the legal framework is relevant to their work)

Articles and chapters

- Bignami, F. (2012). 'Comparative Administrative Law' in M. Bussari and U. Matei (eds) *The Cambridge Companion to Comparative Law* (Cambridge University Press) 145-170
- Bell, J.S. (2019), 'Comparative administrative law', in Mathias Reimann and Reinhard Zimmerman (eds) . The Oxford Handbook of Comparative Law (2nd ed, Oxford University Press) 1251-1275
- Kreis, A.M and Christensen R.K (2013) 'Law and public policy', *Journal of Policy Studies* 41:1, 538-552
- Hilbink, T. M. (2004).' You know the type...: Categories of Cause Lawyering'. *Law & Social Inquiry*, *29*(3), 657-698.
- Bignami, F. (2011). From expert administration to accountability network: A new paradigm for comparative administrative law. *The American Journal* of *Comparative Law*, *59*(4), 859-907.

Blog

REALaw - European and comparative administrative law: https://realaw.blog/

Further background materials

 Interviews with leading comparative administrative law experts: <u>https://www.wcl.american.edu/impact/initiatives-</u> programs/international/news/looking-behind-the-scenes-insights-intotodays-practical-relevance-of-comparative-law/

Workload 100h

- Seminar attendance: 20 hours
- Seminar preparation (readings + wiki/shared document weekly contribution): 60 hours
- Poster preparation/presentation: 20 hours

Detailed week-by-week syllabus

Seminar 1 - WHAT DOES LAW HAVE TO DO WITH PUBLIC POLICY? (interactive seminar)

Key questions: What is law? What is the rule of law? What is the role of law in public policy? What kind of policy problems can be solved by, and through, law? What can we learn from comparing laws, and how should we do it? What are the main contemporary challenges facing (administrative) law?

Class preparation

- 1. Read the syllabus [40 mins]
- 2. Read select extracts from the required readings below [120 mins]
- 3. After the class, based on explanations and instructions concerning the practical case, do some independent research, in order to decide which jurisdiction to chose for the weekly contribution, your presentation and the final poster. Consider issues such as linguistic competences and access to primary legal sources. Start to do research on 'substance', that is on the field in which this year's practical case will be centered (use of law to promote or hinder policy change in relation to climate change/environmental protection)
- 4. After the class, sign up for a presentation date.

Required readings

- S Rose-Ackerman and PL Lindseth (2010). 'Comparative Administrative Law: Outlining a Field of Study' *Windsor YB Access Just.*, 28, 435, read section V. Process and Policy, pp. 441-443 [2 pages]
- Bell, J.S. (2019), 'Comparative administrative law', in Mathias Reimann and Reinhard Zimmerman (eds) . The Oxford Handbook of Comparative Law (2nd ed, Oxford University Press) 1251-1275, read section 1 and 2, 1251-1264 [15 p]
- Y Dotan, 'The common real-life reference point methodology The 'McDonalds' Index for comparative administrative law and public administration' in P Cane, HC Hofmann, EC Ip, and PL Lindseth (eds.). (2021). *The Oxford Handbook of Comparative Administrative Law*. (Oxford University Press) 990-1007, read 990-994, and 1001-1003 [7 p]
- Lecture by Lord Bingham on the Rule of Law (2010) <u>https://www.youtube.com/watch?v=XIMCCGD2TeM</u> [watch 0.00-16.12 mins]

Optional reading

- AM Kreis and RK Christensen (2013) 'Law and public policy', *Journal of Policy Studies* 41:1 538-552 (section 'What is Law and Public Policy)
- DH Rosenbloom and JB Gould (2021) 'Non Quantitative Research in Law and Public Administration: Approaches in the United States', *Public Performance & Management Review*, 44:5, 1031-1051, read p.1032-1037, and 1039-1044 [10 p]

Seminar 2 – CONSTITUTIONS AND CONSTITUTIONAL COURTS: FRAMING POLICY OPTIONS? (interactive seminar)

Key questions:

Can we change societies through constitutional law ('constitutional engineering')? Do constitutions consolidate the political and social status quo (policy entrenchment)? Do constitutions matter at all? What makes constitutional courts important and legitimate policy actors?

Preparation for the class

- 1. Choose a country/jurisdiction which you will focus on for the practical case (wiki/shared folder link on Moodle) [15 mins]
- Watch the Institute for Democracy and Electoral Assistance (IDEA) video, 'What is a constitution?': <u>http://constitutionnet.org/video/what-constitution[5</u> mins]
- 3. Read selected extract from required readings below [100 mins]
- 4. After the class, research and write your contribution to the practical case wiki, following instructions (link on Moodle) [150 mins]

Required reading:

- DS Law 'Constitutions' (2010) in P Case and HM Kritzer (ed), *The Oxford handbook on Empirical Legal Research* (Oxford: Oxford University Press) 376-398, read 376-384 [12p]
- A Stone Sweet 'Constitutional courts' (2012) in M Rosenfeld and A Sajo (eds) The Oxford Handbook of Comparative Constitutional Law (Oxford: Oxford University Press) 816-828 [12p]

Further reading:

- P Shane (2008) 'Analyzing constitutions' in RA Rhodes, SA Binder, and BA Rockman, (Eds.). *The Oxford handbook of political institutions (*Oxford University Press) 191-216, read 191-202 [9p]
- IDEA, 'Primer What is a constitution? Principles and concepts' (2017) <u>http://constitutionnet.org/sites/default/files/2017-10/what-is-a-constitution-primer.pdf</u>, read 2-5 [3p]

Seminar 3 - INTERNATIONAL LAW AND MECHANISMS: CONSTRAINTS AND OPPORTUNITIES FOR DOMESTIC POLICY CHANGE (interactive seminar)

Key questions: What is international law? How is it produced and enforced? Can international/regional/supranational instruments trigger actual policy change? If so, how? Through which mechanisms? Are they limits to how much (domestic) policy change can result from international law instruments? What roles do international organizations, and international and domestic courts play in the process?

Preparation for the class

- 1. Do the preparatory mandatory reading below [80 mins]
- 2. Research and write your contribution to the practical case wiki, following instructions (link on Moodle) [180 mins]

Required reading

- T Ginsburg and G Shaffer (2010), 'How does International Law Work? In P Case and HM Kritzer (ed), *The Oxford Handbook on Empirical Legal Research* (xford: Oxford University Press), 756-780 [24p]
- J Krommendijk (2015) 'The domestic effectiveness of international human rights monitoring in established democracies. The case of the UN human rights treaty bodies'. *Rev Int Organ* 10, 489–512, read table p 491 and conclusions 508-509 [2 p]

Seminar 4 – 'LAWS AND REGULATIONS' (Interactive seminar)

Key questions: What are the differences between primary and secondary legislation, parliamentary laws, statutes, executive orders, regulations, decrees, ordinances, administrative decisions, and other forms of legally binding instruments? What is the difference between 'hard law' and 'soft law'? Who makes those 'laws', and through which procedures? How do these different 'laws' relate to one another? How are they used to introduce, change, or implement policies? What are the particular challenges of 'regulation beyond the state'?

Preparation for the class

- 1. Read extracts from the required readings below [120 mins]
- 2. Research and write your contribution to the practical case wiki, following instructions (link on Moodle) [180 mins]

Required reading (selected extracts)

- Médecins sans frontières 'The practical guide to humanitarian law', 'Hierarchies of norms': <u>https://guide-humanitarian-law.org/content/article/3/hierarchy-of-norms/</u> [1p]
- KM Stack (2021) 'Rule-making regimes in the Modern state' in P Cane, HG Hofmann, EC Ip, and PL Lindseth (eds), *The Oxford Handbook of Comparative Administrative Law*. (Oxford: Oxford University Press) 552-574 [22p]
- J Barnes (2021), 'Administrative procedure' in P Cane, HG Hofmann, EC Ip, and PL Lindseth (eds) *The Oxford Handbook of Comparative Administrative Law* (Oxford University Press) 830-855, 845-849 [4p]

Further reading

• B Kingsbury, N Krisch, and RB Stewart (2005). 'The emergence of global administrative law', 68 (3/4) *Law and contemporary problems* 15-61, read 15-37 [17p]

Seminar 5 - CASE LAW AND PRECEDENT (Interactive seminar)

Key questions: Are judicial decisions formal sources of law? What is precedent, and how does it actually work? Do judges make law when they interpret and apply it? Do judges decide in the same way as other policy actors? Which actors does the judicial process empower?

Preparation for the class

- 1. Read extracts from the required readings below [120 mins]
- 2. Research and write your contribution to the practical case wiki, following instructions (link on Moodle) [180 mins]

Required reading:

- KT McGuire (2008) 'The judicial process and public policy' in A Sarah, RA Binder, RAW Rhodes, and BA Rockman (eds) *The Oxford Handbook of Political Institutions* (Oxford University Press) 535-554 [19p]
- R Hirschl, R (2006) 'The Judicialization of Politics', in RE Goodin (ed) *Oxford Handbook of Political Sciences* 253-275, in particular section 1 (254-258) and 3 (263-271) [13p]
- P Shane (2008) 'Analyzing Constitutions' in RA Rhodes, SA Binder, and BA Rockman (eds) *The Oxford handbook of political institutions (*Oxford University Press), 191-216, read 203-207 [4p]

Recommended further material

• Film 'On the Basis of Sex' (2008) (on how to set a precedent), available on Netflix [120 mins]

Further materials

• PC Ellsworth, (2005), 'Legal Reasoning.' In KJ Holyoak and RG Morrison Jr. (eds), *The Cambridge Handbook of Thinking and Reasoning (*New York: Cambridge University Press) 685-704

Seminar 6 - JUDICIAL REMEDIES (interactive seminar)

Key questions: What is a cause of action and what is a judicial remedy? What is judicial review? What are the different forms of judicial review? What do we mean by suing for damages? Who has standing to sue? What is the difference between admissibility and merits? What are the grounds for review? What is judicial deference?

Preparation for the class

- 1. Read extracts from the required readings below [120 mins]
- 2. Watch David Allan Green's opinion for the Financial Time 'How the government's want to limit judicial review' (21 August 2020): https://www.youtube.com/watch?v=ERkU9FW5sEM [10 mins]
- 3. Research and write your contribution to the practical case wiki, following instructions (link on Moodle) [180 mins]

Required readings (selected extracts)

- F Bignami (2012) 'Comparative Administrative Law' *The Cambridge Companion to Comparative Law* (Cambridge University Press) 145-170 – Section 3.1 Systems of Judicial review [6p]
- JS Bell (2019), 'Comparative administrative law', in M Reimann and RZimmerman (eds) Oxford Handbook of Comparative Law (2nd ed, Oxford University Press) 1251-1275; read 1268-1272 (comparative legal redress) [4p]
- LA Thio (2021) 'Courts and judicial review' P Cane, HC Hofmann, EC Ip, and PL Lindseth (eds) The Oxford Handbook of Comparative Administrative Law (Oxford University Press) 721-746 [22p]
- D Fairgrieve (2020) Civil and criminal liability' in P Cane, HC Hofmann, EC Ip, and PL Lindseth (eds) *The Oxford Handbook of Comparative Administrative Law* (Oxford University Press, read at least 813-815 [2p]

Further reading

- UK Government Legal Department (2022) 'A Judge Over Your Shoulders' (JOYS), <u>https://www.gov.uk/government/publications/the-judge-over-your-shoulder</u>
- M Tushnet (2019) 'Comparative constitutional law' in M. Reimann and R. Zimmerman (eds) *The Oxford Handbook of Comparative Law* (2nd ed, Oxford University Press) 1194-1221.
- W Van Gerven, J Lever, and P Larouche (2000), *Cases, Materials and Text on National, Supranational and International Tort Law*, (Oxford: Hart Publishing) 358-394.
- Contributions in EF Delaney, and R Dixon (eds.) (2018) Comparative judicial review (Edward Elgar Publishing).

Seminar 7 - NON-JUDICIAL MEANS OF REDRESS (interactive seminar)

Key questions: What are alternative bodies and mechanisms which can help address legal violations without litigating? What are their advantages and drawbacks compared to litigation?

Preparation for the class

- 1. Read required reading below [90 mins]
- 2. Research and write your contribution to the practical case wiki, following instructions (link on Moodle) [180 mins]

Required reading:

 I Harden, (2021) 'Ombudsmen and complaint-handling procedures' in P Cane, HC Hofmann, EC Ip, and PL Lindseth (eds) *The Oxford Handbook* of *Comparative Administrative Law (*Oxford University Press) 770-789, read till 786 [16 p] • K Bradley (2021)'Tribunals and Adjudication' in P Cane, HC Hofmann, EC Ip, and PL Lindseth (eds) *The Oxford Handbook of Comparative Administrative Law* (Oxford University Press) 747-769, till p 767 [20p]

Further reading

• DC Dragos and B Neamtu (eds.) (2014). Alternative dispute resolution in European administrative law (Berlin Heidelberg: Springer)

Seminar 8 – 'DUE PROCESS' (interactive seminar)

Key questions: To what extent do core procedural principles constraint public policy? Do they have impact on policy substance? Do they favour/undermine particular actors? Do they help holding policy actors accountable? To what extend do procedural guarantees constrain policy actions?

Preparation for the class

- 1. Read selected extracts from required reading below [40 mins]
- 2. Research and write your contribution to the practical case wiki, following instructions (link on Moodle) [180mins]

Required reading (selected extracts)

- S Besson (2019) 'Comparative law and human Rights' in M Reimann and R Zimmerman (eds). *The Oxford Handbook of Comparative Law* (2nd ed, Oxford University Press),1223-1249, read 1223-1230 [8p]
- F Bignami (2012). 'Comparative Administrative Law', in M Bussani and U Mattei (eds) *The Cambridge Companion to Comparative Law* (Cambridge University Press, 2012) 145-170 read Section 3.2.1 Procedural Principles [2p]

Further reading

 UK Government Legal Department (2022) 'A Judge Over Your Shoulders' (JOYS), <u>https://www.gov.uk/government/publications/the-judge-over-your-shoulder</u>

Seminar 9 - RIGHTS (interactive seminar)

Key questions: Which substantive rights must be respected and promoted when developing law and policies? To what extent do they constrain policy choices and implementation? How do they support the promotion of particular policy goals?

Preparation for the class

- 1. Read required reading below [60 mins]
- 2. Research and write your contribution to the practical case wiki, following instructions (link on Moodle) [180 mins]

Required reading (selected extracts)

• S Besson (2019) 'Comparative law and human Rights' in M Reimann and

R Zimmerman (eds)*The Oxford Handbook of Comparative Law* (2nd ed, Oxford University Press), 1223-1249, read 1223-1230 [7p]

• F Bignami (2012) 'Comparative Administrative Law' *The Cambridge Companion to Comparative Law* (Cambridge University Press, 2012) 145-170 – read Section 3.2.2 Substance Principles [5p]

Recommended further reading

• F Bignami (2020) 'Material liberty and the administrative state: market and social rights in American and German law' in P Cane, HC Hofmann, EC Ip, and PL Lindseth (eds) (2020) *The Oxford Handbook of Comparative Administrative Law* (Oxford University Press) 957-987

Further reading

 UK Government Legal Department (2022) 'A Judge Over Your Shoulders' (JOYS), <u>https://www.gov.uk/government/publications/the-judge-over-your-shoulder</u>

Seminar 10 - BALANCING RIGHTS AND INTERESTS (interactive seminar)

Key-question: When is a legal or policy measure proportionate? How much does proportionality reasoning constrain legislator? Does it empower judges or limit their discretion? Is proportionality suitable to balance competing interests? Which other techniques are used judges to decide between competing rights, interests, objectives, levels and modes of action?

Preparation for the class

- 1. Read required reading below [60 mins]
- 2. Research and write your contribution to the practical case wiki, following instructions (link on Moodle) [180 mins]

Mandatory reading

• J Matthews, J (2020) 'Reasonableness and proportionality' in P Cane, HC Hofmann, EC Ip, and PL Lindseth (eds) *The Oxford Handbook of Comparative Administrative Law (*Oxford University Press) 917-933 [15p]

Seminar 11 and 12 – FINAL 'BREAKFAST' POSTER SESSIONS: LESSONS FROM THE PRACTICAL CASE

Poster presentations. Discussion. Take away points. Feedback.

Preparation for the class

- 1. Read a couple of methodological guides on how to prepare a good poster, check examples [180 mins]
- 2. Get familiar with a poster making software, such as Canva, Piktochart, Powerpoint or Adobe Express [180 mins]

- 3. Prepare a poster outlining key findings of your research on the course practical case and outline key policy recommendations [660 mins]
- 4. Share your poster on the course forum (before Sunday 12 pm)
- 5. Prepare your poster presentation [180 mins]

Recommended reading

- NYU, How to create a research poster, <u>https://guides.nyu.edu/posters</u>
- Erren, T. C. & Bourne, P.E. (2007). Ten simple rules for a good poster presentation. PLoS Computational Biology, 3(5). 777-778. <u>https://journals.plos.org/ploscompbiol/article/file?id=info%3Adoi/10.1371/journal.pcbi.0030102&type=printable</u>
- Monash university: 'Poster presentation' https://www.monash.edu/rlo/research-writing-assignments/assignmenttypes/poster-presentation
- Tufts University, Research posters and presentations, <u>https://researchguides.library.tufts.edu/c.php?g=344931&p=4852398</u>
- Syracuse University, How to present an academic research poster, <u>https://www.youtube.com/watch?v=0ozwCEeaVWE</u>