

Description of the master plan courses

A0417901 - Research Methods - (3) (3-3)

Study of scientific research curricula in general: the meaning of the curriculum, the meaning of research, sections of science; scientific research in the legal fields; specifications of writing scientific research;

A0417201 - Penal Code - (3) (3-3)

General Theory of Crime and Punishment; Penal Liability, Contribution to Crime, General Provisions of Penal Enforcement, Procedures and Methods of Proof, and Methods of Appeal;

A0417601 - Public International Law - (3) (3.3)

Study of the general theory of public international law: sources, persons, international responsibility, diplomatic protection, collective intervention (amicable (peaceful) or unfriendly (repressive) international dispute resolution; law of the sea; diplomatic law; international organizations;

With a detailed study of a recent topic.

A0417501 Administrative Law - (3) (3-3)

The study of general theories in administrative law, administrative activity, and administrative organization: central and decentralized; means of management in achieving its objectives; Public service, administrative decisions, Administrative control and An applied study of a subject.

A0417101 - Civil Law (3) (3-3)

The study of the general theory of compliance (sources and provisions of the obligation); the theory of proof; the study of some important named contracts such as: sale, rent, agency and contracting; an in-depth and comparative study of a recent topic such as: Civilian medical professionals, and other topical topics.

A0417301-Commercial and Intellectual Property Law - (3) (3-3)

Studying the provisions of the commercial law: business, merchant, its obligations, commercial contracts, bankruptcy, commercial papers, and banking operations; in-depth study of companies in terms of: formation, management, expiry, liquidation, merger and types; National and international levels, patents, protection of designs and trademarks, industrial and intellectual property theft, and means to reduce this phenomenon; With the latest judicial decisions

A0417401- Political Systems and Constitutional Law - (3) (3.3)

State: Elements, Characteristics, Origin, Forms, Submission to the Law, (Theories Explaining State Submission and Legal State Guarantees); Government: Forms of Government, Democracies, Rights and Freedoms; On the constitutionality of laws.

A0417302- International Trade Law - (3) (3-3)

Definition of commercial contracts: international trade contracts, location of contract divisions, examples of some modern international contracts, definition of international trade law; United Nations Convention on the International Sale of Goods; .

A0417701- Studies in Islamic Law - (3) (3-3)

The concept of Islamic jurisprudence: distinguish it from (Islamic Sharia), and clarify the common terms in this field: such as religion, Sharia and legislation; Its importance in legislation; an in-depth study of some contemporary personal status issues: due will, artificial insemination between law and jurisprudence; codification of Islamic jurisprudence;

A0417102- Alternative Dispute Resolution - (3) (3.3)

The definition of alternative means of settling disputes instead of the ordinary judiciary, and exposure to historical development, and identify the various types of such means such as: mediation, reconciliation, conciliation and arbitration and the effectiveness of this article, this article focuses on the study of international rules in this area: especially the system of reconciliation and arbitration of the International Chamber of Commerce, and rules of conciliation The UNCITRAL (United Nations Commission on International Trade Law), as well as the distinction between these means, focus on the arbitration system as a means of resolving disputes and its relationship with the Jordanian arbitration law.

A0417502- Administrative Judiciary - (3) (3-3)

The concept of administrative judiciary, the difference between it and the ordinary judiciary, the justifications of each, the emergence of the administrative judiciary, the principle of legality: its meaning, sources, restrictions, control; cancellation lawsuit: its definition, characteristics, competent court to consider in Jordan, conditions to be accepted for acceptance, and conditions Claim for compensation for illegal decisions and procedures, applying it in the Hashemite Kingdom of Jordan

A0417202- In-depth Studies in Criminology and Penology - (3) (3-3)

Studying and analyzing methods of punitive treatment in penal institutions (correctional and rehabilitation centers, such as: education, religious and moral education, health and social care, work; Control of the criminal phenomenon in society with the best and most recent punitive methods.