

5	.00	credits	

Teacher(s)	Verdussen Marc ;				
Language :	French				
Place of the course	Louvain-la-Neuve				
Main themes	The object of the course is to study the general rules and principles governing criminal procedure in force at the Belgian Constitutional Court such as standards controlled by the Court, the concept of "bloc de constitutionalité", Court composition and functioning, referral patterns (action for annulment and preliminary ruling), procedure, the effects of judgments, etc Moreover, the course leads to a broader analysis of the constitutional litigation in the right context: theoretical, historical, geographical, philosophical, political, etc. Thus, a significant place is dedicated to comparative law, i.e. the comparison between the Belgian Constitutional Court and the most significant foreign constitutional courts, in Europe (Germany, Italy, France, Spain, Portugal, etc) and elsewhere (USA and Canada). In a more systematic way, it emphasizes the differences between the two models of constitutional justice - the American model (judicial review) and the European one or "kelsénien" (constitutional review) - and to analyze the relevance of the distinctions. The course aims to provide a permanent discussion on the legitimacy of the Constitutional Court : for what needs are twelve judges given a mandate to speak out against the will expressed by dozens of citizens? what are the values that entitle them to intervene in matters traditionally the domain of parliament? Among others, matters concerning schools, family relationships, taxation, social security, the environment, health, recreation and the economy. Is it just that they should intervene on subjects as delicate as abortion, the status of refugees, the repression of Holocaust denial, racism, religious sects, wiretapping, consumer credit, commercial facilities, incest or noise caused by aircraft? Do we have to consider this as an insult to democracy? Or, on the contrary, consider it as another conception of democracy? A question begs an answer : in a democratic system, where the law is supposed to be the expression of citizens wishes and the reflections of its c				
Learning outcomes					
Bibliography	M. Verdussen, Justice constitutionnelle, Bruxelles, Larcier, 2012.				
Faculty or entity in charge	BUDR				

Programmes containing this learning unit (UE)					
Program title	Acronym	Credits	Prerequisite	Learning outcomes	
Master [120] in Law	DROI2M	5		٩	