1. Subject Identity					
Name of Subject	Practice of Criminal Court				
Faculty	Faculty of Law	Study Program	International Program,		
			Undergraduate Study Program in		
			Law		
Code		Amount of Credit	2 credits		
Group	Law	Subject Attribution	Compulsory		
Semester	7	Subject Availability	Limited to the Study Program		
Method	Class	Media	Mixed		
	Laboratory Practice				
Subject Area	Study Program Mandatory Subject	Prerequisite(s)	-		

2. Subject Description

This is a mandatory subject and part of the group of Specific Substantive and Procedural Law. This subject is included as one of the Legal Expertise, Development, Public Service, and Thesis Courses. This course outlines the structure or organization scheme of district court, functions of head/vice of district court, duties of the board of judges, duties of registrar, its substitute secretary and bailiff. Advocacy pf private cases in the district court, and carrying out a criminal case. Students will also practice a criminal moot court and witness an actual criminal proceeding at the district court.

Subject of International Law in the Study Program, Faculty of Law, Islamic University of Indonesia year 2017, is given to students in the 7th (seventh) semester with 2 (two) credits. The aim of the subject is to support the Learning Outcome for Graduates by having the ability to practice and perform a criminal proceeding and produce a criminal court verdict.

3. Learning Outcome (CPL)				
CPL Code	Formulation of the Learning Outcome for Graduates (Rumusan Capaian Pembelajaran Lulusan (CPL))	CPMK Code	Formulation of the Learning Outcome for Subject (Rumusan Capaian Pembelajaran Mata Kuliah (CPMK))	
CPL-KK 3	Able to carry out criminal proceedings and make court decisions	CPMK-1	Simulate pre-trial proceedings and make decisions	
		СРМК-2	Simulate criminal cases and make decisions	
CPL-S 7	Obey the law and discipline in life of society and state	СРМК-3	Show behavior of discipline in the classroom	
		СРМК-4	Participate in the community and state activities	
CPL-KU 5	Able to make informed decisions in the context of problem solving in the area of expertise, based on the results of analysis of information and data	СРМК-5	Have the ability to solve problems	
		СРМК-6	Resolve legal problems that arise with appropriate regulations	
	Able to make the process self-evaluation on the working group that is under its responsibility and able to manage learning independently	СРМК-7	Complete the task on time	
		СРМК-8	Present the task that has been completed	
		СРМК-9	Arrange the task properly and correctly according to the instructions	



International Program Undergraduate Study Program in Law Faculty of Law

Syllabus			
Version/revision	1/1	Page	2/2

	4. Study Materials and References
Study Materials	 Simulate pre-trial proceedings; Making pre-trial decision properly and correctly Simulate the trial of criminal cases; Making criminal justice decision properly and correctly
References	 Main References A. Soetomo, Pedoman Pembuatan Surat Dakwaan dan Suplemen, PT. Pradnya Paramita, Jakarta, 1990. Andi Hamzah, Hukum Acara Pidana Indonesia, Sinar Grafika, Jakarta, Edisi Kedua, 2006 Yahya Harahap, Pembahasan Permasalahan dan Penerapan KUHAP (Pemeriksaan sidang pengadilan, Banding, Kasasi dan Peninjauan Kembali) Edisi Kedua, Penerbit Sinar Grafika, Jakarta, Cetakan 11, 2009. Yahya Harahap, Pembahasan Permasalahan dan Penerapan KUHAP (Penyidikan dan Penuntutan) Edisi Kedua, Penerbit Sinar Grafika, Jakarta, Cetakan 12, 2009.
	 References Suggestion 5. AT. Hamid, S, Cara-cara Berperkara (Praktek Peradilan Pidana dan Perdata), Jakarta. 6. Martiman Prodjohamidjojo, Praktek Hukum Acara Pidana: Dalam Teori dan Praktek, Pradnya Paramita, Jakarta, 1988. 7. Moh. Faisal Salam, Hukum Acara Pidana Dalam Teori dan Praktek, Mandar Maju, Bandung, 2001