

ABA ROLI in partnership w/ FACULTY OF LAW IN SARAJEVO / FACULTY OF LAW IN BANJA LUKA LMU DUNCAN SCHOOL OF LAW



	RESEARCH TOPIC	STUDENT NAME and EMAIL
Presentation #1 – February 17 09:00 am Knoxville 15:00 pm Sarajevo, Banja Luka	1. Defense Attorney: An analysis of the accused's right to counsel When the right to counsel attaches and what the "right to counsel" means; when the government must provide defense counsel in the US and BiH (mandatory defense) criminal justice systems Case study: Gideon v. Wainwright	
Presentation #2 – March 03 09:00 am Knoxville 15:00 pm Sarajevo, Banja Luka	 2. Actions in the US and BiH criminal justice systems aimed at obtaining evidence: What is required in a search warrant What is required to search of dwellings, other premises and personal property – probable cause and particularity requirements in the U.S. Case study: <i>Illinois v. Gates</i> (probable cause), <i>Groh v. Ramirez</i> (particularity) 	
Presentation #3 – March 03	3. Sentencing Options in the US and BiH criminal justice systems and alternatives to incarceration A comparative analysis of alternatives to incarceration and address how various decisions are made leading up to incarceration.	
Presentation #4 –	4. Legality of evidence in the U.S. and BiH criminal justice systems	

March 10 09:00 am Knoxville 15:00 pm Sarajevo, Banja Luka	The exclusionary rule, the rationale behind the rule, and exceptions to the exclusionary rule Case study: Leon v. United States and Heien v. United States (good faith exceptions), Utah v. Streiff (attenuation doctrine)	
Presentation #5 – March 24 10:00 am Knoxville 16:00 pm Sarajevo, Banja Luka	 5. Special investigative actions in the U.S. and BiH criminal justice system Examining the right to privacy, the third party doctrine, and the requirements needed to gather digital evidence, to include accessing third party telecommunications' metadata and data Case study: Katz v. United States, Carpenter v. United States 	
Presentation #6 – March 31 09:00 am Knoxville 15:00 pm Sarajevo, Banja Luka	6. Custody and bail in the U.S. and BiH Custody and bail as measures to guarantee the presence of a suspect or accused during criminal proceedings – an analysis of the Federal Bail Reform Act in the U.S. Case study: Salerno v. United States	
Presentation #7 – April 7 09:00 am Knoxville 15:00 pm Sarajevo, Banja Luka	7. Victim Rights in Sex Crime/Sexual Abuse/Assault Cases Protection of the rights of the injured party in the investigation and trial phases in the criminal justice systems of the U.S. and BiH, to include an examination of rape shield laws and issues that arise in determining the appropriate criminal restitution for victims of sexual abuse Case study: State of Kansas v. Carmichael (rape shield laws), Paroline v. United States (criminal restitution)	
Presentation #8 – April 7	8. Addressing the mental incapacity of the suspect or the accused Mental incapacity as a defense in the U.S. and BiH and how to punish those considered "criminally insane" or mentally incapacitated Case study: Kahler v. Kansas (the ability to abolish the insanity defense)	

Presentation #9 –	9. Plea Bargaining	
April 14	An Examination into the Benefits and Costs of Plea Bargaining, to include how plea	
10:00 am Knoxville	negotiations take place, who is involved, and what is required to enter a guilty plea	
16:00 pm Sarajevo, Banja Luka	Case study: Lafler v. Cooper, Missouri v. Frye	
Presentation #10 –	10. Juvenile justice	
April 21	Juvenile procedure: how juvenile criminal proceedings differ from being tried as a	
09:00 am Knoxville	juvenile; how decisions are made to transfer from juvenile court to criminal court; the	
15:00 pm Sarajevo, Banja	flaws in the juvenile judicial system and how juveniles should be treated	
Luka	Case study: In re Gault	