## DRAFT

## Practical Experience and Theories of Legal Interpretation, Implementation and Application of Law

Program for the course 8 Dec and 9 Dec

### **Tuesday 8 December**

10.30-11.15:	'Welcome and introduction to the overall issues of the first day' & Presentation of the participating PhD-students and their projects
	Lecturer: Bettina Lemann Kristiansen, Department of Law, Aarhus BSS, AU
11.15-12.15:	'Interpretation in legal dogmatic research'
	Lecturer: Marianne Holdgaard, Department of Law, AAU
12.15-13.00	Lunch
13.00-14.00:	'Interpreting EU Law: Means, Methods, and Practices'
	Lecturer: Graham Butler, Department of Law, Aarhus BSS, AU
14.00-15.00	'Interpretation – by private parties in contracts'
	Lecturer: Katerina Mitkidis, Department of Law, Aarhus BSS, AU
15.00-15.15	Coffee
15.15-16.15:	Finding patterns in case law and facing interpretation issues
	Lecturer: Natalie Videbæk Munkholm, Department of Law, Aarhus BSS, AU
16.15 -17.30:	PhD fellows' workshop on interpretation and plenum.
18.00-	Dinner

# Wednesday 9 December

9.00-9:15	Welcome back, summing up from the first day and presentation of the overall issues of day two with <i>Coffee &amp; rolls</i>
	by Bettina Lemann Kristiansen, Department of Law, Aarhus BSS, AU
9.15 -10.15:	'Implementation and application of law - in theory and practice'
	Lecturer: Bettina Lemann Kristiansen, Department of Law, Aarhus BSS, $AU$
10.15-11.15	'Judicial responses at the domestic level to the international interpretation of human rights treaties'.
	Lecturer: Jens Vedsted-Hansen, Department of Law, Aarhus BSS, AU
11.15-12.15	Ph.d. fellows' Workshop on Implementation and Application
12.15-13.00:	Lunch
13.00-14.00:	'Implementation and Application of law in a normpluralistic context'
	Lecturer: Lisbet Christoffersen, RUC
14.00-15.00:	'Field Work in Law'
	Lecturer: Anette Storgaard, Department of Law, Aarhus BSS, AU
15.00 -15.15:	Coffee
15.15 -16.30:	PhD fellows' workshop on research design and methodology Lecturer: Bettina Lemann Kristiansen, Department of Law, Aarhus BSS, AU

### **Assignments for PhD fellows**

It is a condition for the participation in the course that each PhD fellow prepares a paper<sup>1</sup> – deadline 13 <u>November 2020</u> - in which is described and explained the following:

**I)** *Your own research project*: Please give a short explanation of the legal area, legal problems, theories and methods already decided.

**II)** *In reviewing the methods of interpretation*: a) Which interpretation method(s) do you plan to use? b)Which interpretation method(s) are preferred by the actors and authorities of relevance in your project (the courts at international EU and/or national level; the EU Commission; agencies preparing legislation (e.g. as part of implementation of international or EU law); tribunals, compliance committees; administrative authorities; or...).

Is it a grammatical interpretation combined with other legal arguments? Or teleological interpretation combined with grammatical and historical interpretation, comparative law, context or other legal arguments? Consider among others the following approaches:

(a) a grammatical interpretation using the literal meaning of the term/words used in the statutory rules (e.g. dictionary definitions, focusing on a strict grammatical construction etc.);

(b) a historical interpretation using the legislative history to reveal the intent of the legislator – taking into account continuation in the content of law (incl. favoring continuation of judge-made law);

(c) a systematic interpretation considering the context and the legislative intent of provisions – ensuring coherence and consistency;

(d) a teleological interpretation where the purpose of the law is considered – involving e.g. the comparative law in the interpretation – e.g. as employed by the European Court of Justice;

(e) a political interpretation where the current governmental policy is guiding the implementation and interpretation; and/or

(f) a constitutional interpretation. For example respecting special principles such as: rule-of-law-principles; fundamental rights; principle of non-retroactivity; and principle of non-extraterritorial application; principles of direct effect and supremacy; implied competences; state liability; separation of powers (institutional balance) etc.

**III)** *Implementation*: Are there any aspects of implementation e.g. from international and EU law to national law in your project? Implementation from national law to practise?

**IV)** *Application:* Are there any differences between the interpretations and applications made by the actors/users of the law that your project is focusing on -e.g. depending on their role or the regulatory levels? Or depending on their nationalities in comparative research projects?

**V)** *Research design and methodology:* What are your considerations as to how you can design/describe your analytical and methodological approach to these questions in your PhD thesis?

### **Readings:**

Will follow.

<sup>&</sup>lt;sup>1</sup> A total of 6 standard pages max. - A standard page includes 2,400 characters, including spaces