**International Relations of Law | Class of 03rd April 2020**

Please answer the questions below:

1. Considering that, under the notion of sovereignty, States are the ones with the power to define criminal conducts, what is the role of international organizations in ruling on transnational crimes? When answering this question, please mention at least two examples of international regimes, brought by James Cockayne, in order to explain how international organizations can collaborate to the fight against crimes.
2. Why does James Cockayne consider the counter-narcotics regime as a “clear example of hegemonic criminal law”? When answering this question, please explain the origins of the counter-narcotics regime and indicate how they relate to the latter’s hegemonic nature.
3. What did the United Nations’ Security Council’s Resolution n. 1373 provide? What was its relevance in the establishment of the current counter-terrorism regime? When answering this question, please refer both to James Cockayne’s text and to the text of Resolution n. 1373.
4. What was the purpose of the *Comprehensive International Framework to Counter Terrorist Narrative*s? Has it addressed any of the criticism that arose on UN Security Council Resolution n. 1373? When answering this question, please refer both to James Cockayne’s text and to the text of the *Comprehensive International Framework to Counter Terrorist Narrative*s.

Responses must be sent until **April 10th, 2020** to the following e-mail addresses:

Alexandre Weber | fweberalexandre@gmail.com

Carol Sayeg | casayeg@gmail.com

Marina Martes | marinammartes@gmail.com

Thiago Romero | thiago.romero@live.com

**Please bear in mind that this activity will be considered in your final grades.**