

Study program: Law (240 ECTS)			
Type of inequality: Basic academic studies of the first degree			
Course title: Introduction to civil law			
Professor: Biljana Petrović			
Course status: obligatory			
ECTS Points: 8			
Condition: Enrolled second semester, completed course and successfully completed pre-exam obligations			
Objective: The objective of the course is to introduce students to the most important institutes relevant to the civil law field, an analysis of these institutes is accompanied by many issues whose knowledge should serve students as a basic knowledge of the study of real and obligatory law.			
Outcome: After passing the exam, the student has adopted theoretical knowledge in the field of introduction into civil law and understands the general civil law institutes; he mastered the rules and various methods of interpreting regulations and individual legal acts in this field; acquired the knowledge of civil law expressed in the jurisprudence of the regular courts in the country.			
Contents of the course:			
Theoretical classes: 1. Introduction to the case; 2. The notion and sources of civil law; 3. Legal entities (natural persons, legal entities, legal, commercial, delictal ability); 4. Types of subjective civil rights; 5. Regular traffic; 6. Property and property legal entities in civil law; 7. Legal affairs (term, types, invalid legal affairs, deceptive legal affairs); 8. Modifications of legal affairs (condition, deadline, order), 9. Representation (term, contractual, non-contractual); 10. Overflow of time as a legal fact (obsolescence, suspension, right of limited duration, stay); 11. Civil law offenses; 12. Violation and protection of rights (objections, court and extrajudicial protection); 13. Civil Law System, Subject and Method of Civil Law; 14. Civil law in the system of law; 15. Complementary civil law and civil law history.			
Practical classes: Closer clarification of some of the topics addressed in lectures, with a special emphasis on the interpretation of the most important civil law institutes. Simulation of court disputes, analysis of cases from case-law. Discussion of selected topics with the active participation of students. Preparation of colloquium and exams. Evaluation of realized teaching and analysis of its results.			
References:			
Basic: 1. Stojanović D., Antić O. : Introduction to Civil Law, Belgrade 2. Nikolić, D. : Introduction to the Civil Law System, Faculty of Law, Novi Sad, 2001.			
Additional: 1. Popov, D. : Civil Law (General Section), Official Gazette, Belgrade, 2001. 2. Stanković O., Vodinelić V. : Introduction to Civil Law, NOMOS, Belgrade, 2007.			
Active lectures			Other lectures
Lectures: 2	exercises: 2	Other forms of teaching: 0	
Methods of teaching Lectures are auditory, and they are performed at the amphitheater with all students. Exercises are conducted in groups of students in classrooms: (1) as auditors, where further topics are discussed and lectures are analyzed and the most important civil law institutes are analyzed; (2) as illustrative, illustrations of cases from case-law; and (3) as, discussing the topic of selected topics from the material;			
Knowledge assessment (maximum number of points 100)			
Pre-exam obligations	points	Final exam	points
activity during lectures	20	written exam	
colloquium-first	15	oral exam	50
colloquium-second	15	total	100