Study program: Law (240 ECTS)

Type and level of studies: basic academic studies of the first degree

Course title: History of the state and law

Professor: Tamara Matović Course status: obligatory

ECTS Points: 7

Condition: The third semester enrolled, passed the subject Introduction to law, completed course and successfully completed pre-exam obligations

Objective:

The objective of the course is to introduce students to different theoretical concepts about the origin and genesis of certain types of states and legal systems through the history of certain civilizational areas, including the areas of Serbia, the basic sources of law characteristic of individual states and legal systems, basic legalist terminology concerning central legal the institute of public, private and procedural law, concrete legal systems of ancient, feudal and novel states, etc.

Outcome:

After passing the exam, the student adopted theoretical knowledge in the field of history of auction and law; understands the basic sources of law characteristic of individual states and legal systems; deepen knowledge about the phenomena of the state and rights, their connection and interaction; trained to view law and state as dynamic social phenomena that arise, evolve, or stagnate, modify or disappear; understands the basic elements that constitute a concrete legal system, from legal branches to certain legal institutes of public, private and procedural law.

Contents of the course:

Theoretical classes:

1. Introduction to the case; 2. The state and law history through history; 3. Primitive law, custom and customary law; 4. The oldest legal texts in the history of civilization; 5. Greek legal tradition; 6. The state and the right to interchange of the old and the middle ages; 7. / 10. The basic features of law and the most important sources of law in the Middle Ages, for example, in France, Kiev, Russia, France, Germany, England, Byzantium; 11. Basic characteristics of law and the most important sources of rights in medieval Serbia and Serbia in the nineteenth and twentieth centuries; 12./15. Central and local government, property, marriage and family, contracts, damages, inheritance, criminal offense, perpetrator, criminal system and legal proceedings for individual states and legal systems.

Practical classes: Clarify clarification of some of the topics addressed in lectures, with particular reference to the interpretation of certain types of states and legal systems through the history of certain civilizational areas, including the areas of Serbia. Discussion of selected topics with the active participation of students. Examples of colloquiums and exams. Evaluation of realized teaching and analysis of its results.

Literature

Basic:

- 1. Srđan Šarkić, General History of the State and Law, Third Edition, Publishing Company Draganić, Belgrade, 2010.
- 2. Mitrović, D.,: Theory of State and Law, Dossier, 2011.
- 3. Nikolic D.,: General History of Law, Nis, Sven, 2007.

Supplementary: 1. Srđan Šarkić, Popović D.,: Large legal systems and codifications, Publishing company Draganić, Belgrade, 1996.

- 3. Troper M .: The legal theory of the state, Faculty of Law, University of Belgrade, 2014.
- 4. Avramović S., Stanimirović V.,: Comparative legal tradition, Službeni glagoljnik, Beograd 2006.
- 5. Nikolic, D., Djordjevic A.,: Legal texts of the old and middle ages, Punta, Nis, 2010.
- 6. Nikolić, D.,: Ancient Russian Law, Službeni list SRJBeograd, 2000.
- 8. The state of law in antiquity pro et contra, Belgrade 1998.
- 9.S. Stojičić, National law of the Serbian people Historical volumes, Nis 2004.

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Active lectures			Other lectures	
Lectures:	Exercises:	Other forms of teaching		
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Methods of teaching

Lectures are auditory, and they are performed at the amphitheater with all students. Exercises are conducted by groups of students in classrooms: (1) as auditory, where further topics are discussed; (2) as indicative, for the presentation of certain types of states and legal systems through the history of certain civilizational areas, including the premises of Serbia; 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	