

Study program: Law (240 ECTS)			
Type and level of studies: basic academic studies of the first degree			
Course title: Inheritance law			
Professor: Biljana B. Petrović			
Course status: obligatory			
ECTS Points: 7			
Condition: The third semester enrolled, classes attended, completed course and successfully completed pre-exam obligations			
Objective: The objective of the course is to familiarize students with the basic notions of inheritance law and inheritance rules. Acquiring basic theoretical knowledge necessary for the application and interpretation of inheritance regulations and regulations on out-of-court procedures. Training students to master the skills of the inheritance of the heritage, the concept of the necessary part of the inheritance and legacy, and to solve the practical problems they will encounter by performing the professions related to this field.			
Outcome: After passing the exam, the student adopted theoretical knowledge in the field of inheritance and the rules of inheritance; capable of understanding and interpreting inheritance regulations and regulations on out-of-court procedures; trained in the application of theoretical knowledge of institutions and inheritance regulations; for resolving the legal cases; trained in the preparation of basic legal documents in this field.			
Contents of the course: Theoretical classes: 1. Introduction to the case. 2. The right to inherit the right, principles, sources and assumptions for inheritance (term, death of the abductor, promulgation of the missing person for the deceased, the existence of the heir); 3. Composition (term, subject of inheritance, rights that are not subject to inheritance); 4. Defining the heritage (renunciation of unopened legacy, renunciation of inherited heritage, renunciation in favor of a certain heir, impossibility to renounce inheritance); 5. Ones of references to heritage; 6. Departure by law; The facts on the basis of which it is inherited by law, inheritance orders; 7. Legislative inheritance orders, special rules for some legal successors; Imperial legal inheritance; Necessary heirs, concept and nature of rights to the necessary part; 8. The necessary and available part, the deprivation of the right to the necessary part, the circle of the necessary heirs, the size of the necessary part, the injuries of the necessary part, the calculation of the necessary part, the reduction of the necessary work; 9. Entertainment is obligatory; 10. Exclusion from heritage (term, exclusion of necessary successors, deprivation of necessary successors); Inclusion of gifts and legacies into the hereditary part; 11. Republic of Serbia as legal successor; 12. Departure based on a bite; Bridging ability, forms of baptism; Contents and interpretations of bridging; Numbness and ruinousness of the covenant, Revocation of the covenant, Demonstration of an annihilated or hidden covenant; 13. Liability for the depositor's debts, Deoba of succession; 14. Hereditary treaties, Prostitution proceedings, Schemes of blood relatives; 15. Forms of testimonies and contracts. Practical classes: Closer clarification of some of the topics addressed in lectures, with particular reference to the interpretation of the basic notions of inheritance law and inheritance rules; Simulation of the trial, processing of cases from practice, blood type schemes and legal successor schemes, testimony patterns and contracts - real-life examples. Discussion of selected topics with the active participation of students. Preparation of colloquium and exams. Evaluation of realized teaching and analysis of its results.			
Literature Basic: 1. Babić, I. : The Right Law, Official Gazette of FRY, Belgrade, 2007. 2. Antić, O. : The Right Law, Faculty of Law, Belgrade, 2004 and Official Gazette, Belgrade, 2010. Additional: 1. Đurđević D. : Institutions of Heritage, Official Gazette, Belgrade, 2011. 2. Law on inheritance, Sl. glasnik RS, br. 46/95 and 101/2003.			
Active lectures			Other lectures
Lectures: 3	Exercises: 3	Other forms of teaching:	
Study research:			
Methods of teaching Lectures are auditory, and they are performed at the amphitheater with all students. Exercises are carried out in groups of students in classrooms: (1) as auditory, where further topics are discussed and the concepts of inheritance and inheritance rules are analyzed; (2) as a demonstration, a scheme of blood reliance and a scheme of legal successors, patterns of testimonies and contracts; 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