Study program: Law (240 ECTS)

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

Course title: Civil procedural law

Professor: <u>Biljana</u> Petrović Course status: Obligatory

ECTS Points: 8

Condition: The sixth semester enrolled, the subject was introduced Introduction to civil law, passed the subject and realized pre-exam obligations

Objective:

The aim of the course is to familiarize students with the rules of civil procedure on the basis of which the courts discuss and decide on civil disputes, with the content and flows of litigation, non-litigation and enforcement proceedings.

Outcome:

After passing the exam, the student adopted theoretical knowledge in the field of civil procedural law; capable of defining the content of litigation, non-contentious, enforcement proceedings and explaining the basic characteristics and differences between them; to show detailed knowledge of the course of actions and basic elements of legal acts arising from litigation, non-enforcement and enforcement proceedings.

Contents of the course:

Theoretical classes:

1. Introduction to the case; 2.Parnic procedure, concept and goal; 3. Creates civil procedural law; 4. Primary litigation procedure, relationship of civil and other procedures; 4. Organization of the judiciary; Nature of litigation; Process assumptions; 4. Real and local jurisdiction of courts; 5.States in litigation; Proxies and Representatives; 6.Parnic actions; The notion and division of lawsuits; Defense of the defendant; A lot of subjects; The plurality of lawsuits; Participation of third parties in litigation; 7.Drawing the lawsuit; Against the lawsuit; 8.Glavna rasprava; Evidence; Interruption of proceedings; 9. Court settlement; 10. Types of decisions; Regular remedies; Extraordinary remedies; 11.The principle of non-contentious proceedings; Special out-of-court procedures; 12.The principle of enforcement proceedings; 13. Types of execution; Suspension and postponement of execution; Legal remedies in enforcement proceedings; 15. Security clearance.

Practical classes:

Closer clarification of some of the topics addressed in lectures, with a special emphasis on the interpretation of civil, non-contentious, enforcement proceedings; Writing a lawsuit and responding to a lawsuit, writing regular and extraordinary legal remedies, etc. Case studies 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.

Literature

Basic:

- 1. Jaksic A .: Civil Procedure Law Third Edition, Belgrade, 2009.
- 2. Poznić B., Rakić Vodinelić V.: Civil Proceedings of the Sixteenth Edition, Belgrade, 2010

Additional:

1. Starović B., Keča R, Civil procedural law, Pravni fakutlet Center for Publishing, Novi Sad, 2004.

2. Law on Civil Procedure

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 conducted in groups of students in classrooms: (1) as auditory, where further topics are discussed and lectures are analyzed, and analyzes the contents of the civil, extra-judicial, executive procedure; (2) as indicative, for presenting characteristic cases from case-law, writing a lawsuit and responding to a lawsuit, writing regular and extraordinary remedies, etc.; and (3) as, discussing the topic of selected topics from the material;

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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			