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Study program: Law (240 ECTS)						
Type and level of studies: basic academic studies of the first degree						
Course title: Obligatory law						
Professor: Biljana B. Petrović						
Course status: obligatory						
ECTS Points: 8						
Condition: Enrolled in the fifth semester, passed the subject and realized pre-exam obligations						
Objective:						
The objective of the course is to introduce a student with general principles and rules of the obligation law, the most						
important legal institutions that regulate obligations; the analysis of these institutes is accompanied by many questions whose knowledge should serve students as a basic knowledge for the application of the obligatory norm for the particular						
case.						
Outcome:						
After passing the exam, the student adopted theoretical knowledge in the field of the law of obligations and the modern legal						
institutes of the obligation right; capable of recognizing, determining and distinguishing general legal concepts and rules of						
the obligation right; mastered the skills of applying legal norms in practice.						
Contents of the course:						
Theoretical classes:						
1. Introduction to the case. 2. The nature, importance, development, system and sources of the obligation right; 3. Basic						
characteristics of the obligation and the obligation relationship and type of obligations; 4.Development of bond relations;						
5. The object of the obligation relationship; 6. Decision of obligations; 7. relation relationships with several debtors and						
creditors; 8. Interest of obligations of obligatory relations; 9. Liability for the caused damage; 10. General contract theory; 11.						
Agreement on purchase and sale; Gift contract; Loan Agreement; 12. Contract of work; Transportation contract; Order						
contract; 13. Removal contract; Lease agreement; 14. Service contract; Contract of partnership; 15. Agreement on lifelong						
support; Contract on catering capacity.						
Practical classes:						
Closer clarification of some of the topics addressed in lectures, with a special emphasis on the interpretation of the most important law institutes that regulate obligations. Simulation of court disputes methodology of contract formation analysis						
important law institutes that regulate obligations. Simulation of court disputes, methodology of contract formation, 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.						
Literature						
Basic:						
1.Antić, O.,: Obligatory Law, Faculty of Law, University of Belgrade, Belgrade, 2009 and later editions.						
2. Perović, S .:, Obligatory Law, Faculty of Law, University of Belgrade, Belgrade, 1980 and later editions.						
Additional:						
1. Radisic J .: Obligacionno prav- general part, Nomos, Belgrade, 2000, and later editions						
2. Law on Obligations						
Active lectures					Other lectures	
Lectures:	Exercises:	Other for	ms of teaching:	Study research:		
3	3					
Methods of teaching						
Lectures are auditory, and they are performed at the amphitheater with all students. Exercises are carried out by groups of						
students in classrooms: (1) as auditory, where further lectures are further developed and analyzed by the most important						
legal institutes that regulate obligations; (2) as a demonstration, for the presentation of a methodology for the modeling of						
contracts, analysis of cases from case law, etc .; and (3) as, discussing the topic of selected topics from the material; Knowledge assessment (maximum number of points 100)						
D		nowledge				· .
Pre-exam obligations		points	Final exam		points	
activity during lectures			20	written exam		50
colloquium-first			15	oral exam		50
colloquium-second			15	total		100