

Faculty of Law / - LEGAL SCIENCES - / Civil-Procedure Law

Course:	Civil-Procedure Law			
Course ID	Course status	Semester	ECTS credits	Lessons (Lessons+Exercises+Laboratory)
460	Mandatory	5	6	4+1+0
Programs	- LEGAL SCIENCES -			
Prerequisites	No.			
Aims	Acquaintance of students with institutes, terms and notions of civil procedural law in order to acquire practically usable knowledge.			
Learning outcomes	After the student passes this exam, he will be able to: recognize and explain the meaning of the most important institutes of Civil Procedural Law in the legal system and distinguish and explain the basic principles of contentious, non-contentious and enforcement proceedings; perceives and understands the meaning, significance and function of civil court proceedings and its institutes, perceives the influence of principles and standards in providing legal protection, recognizes the meaning and spirit of positive regulations; know how to qualify and solve procedural problems; explain the purpose of litigation, non-contentious and enforcement procedures; explain the creating of legal documents; distinguishes the problems of civil procedure in case law; explain changes in legislation regarding civil court proceedings; recognizes the various activities of the court and other bodies that participate in the administration of justice in the process of providing legal protection.			
Lecturer / Teaching assistant	Assistan professor Velibor Korać			
Methodology	Lectures, exercises, seminar classes, discussions and individual activities. Practical teaching (writing submissions, legal documents, analysis of court practice).			
Plan and program of work				
Preparing week	Preparation and registration of the semester			
I week lectures	Basic notion and norms of Civil Procedural Law.			
I week exercises				
II week lectures	Organizational Civil Procedural Law (The court and other bodies participating in the administration of justice).			
II week exercises				
III week lectures	Structure and principles of Civil Procedural Law.			
III week exercises				
IV week lectures	Litigation subjects (capacity to sue, standing to sue, representation). Litigation actions of the court and the parties.			
IV week exercises				
V week lectures	Claims (types and content). Identity of a claim. Amendment of a claim.			
V week exercises				
VI week lectures	Proceedings (procedural prerequisites, jurisdiction and composition of the court). Defence on the Merits.			
VI week exercises				
VII week lectures	A preparation of the main hearing and main hearing.			
VII week exercises				
VIII week lectures	Evidence. Burden of proof. The object of proof. Admissibility of evidence. Administration of evidence.			
VIII week exercises				
IX week lectures	Termination of civil proceedings (judgment/decision, court settlement, legal cost).			
IX week exercises				
X week lectures	Joinder of claims. Joinder of parties (litis consortium). Third-party intervention.			
X week exercises				
XI week lectures	Review proceedings. Appeal. Revision. Other extraordinary legal remedies.			
XI week exercises				

XII week lectures	Particular proceedings.					
XII week exercises						
XIII week lectures	Non-contentious proceedings.					
XIII week exercises						
XIV week lectures	Enforcement of judgments.					
XIV week exercises						
XV week lectures	Enforceable documents and authentic document.					
XV week exercises						
Student workload						
Per week	Per semester					
6 credits x 40/30=8 hours and 0 minuts 4 sat(a) theoretical classes 0 sat(a) practical classes 1 exercises 3 hour(s) i 0 minuts of independent work, including consultations	Classes and final exam: 8 hour(s) i 0 minuts x 16 =128 hour(s) i 0 minuts Necessary preparation before the beginning of the semester (administration, registration, certification): 8 hour(s) i 0 minuts x 2 =16 hour(s) i 0 minuts Total workload for the subject: 6 x 30=180 hour(s) Additional work for exam preparation in the preparing exam period, including taking the remedial exam from 0 to 30 hours (remaining time from the first two items to the total load for the item) 36 hour(s) i 0 minuts Workload structure: 128 hour(s) i 0 minuts (cources), 16 hour(s) i 0 minuts (preparation), 36 hour(s) i 0 minuts (additional work)					
Student obligations	Students are required to attend classes and take part in the knowledge test (colloquium).					
Consultations						
Literature	1) Obavezna literatura: Aleksandar Jakšić, Građansko procesno pravo, Beograd 2021; Đuričin/Korać, Praktikum za parnični postupak, Podgorica 2023; Zakon o parničnom postupku ("Sl. list RCG", br. 22/2004, 28/2005 - odluka US i 76/2006 i "Sl. list CG", br. 47/2015 - dr. zakon, 48/2015, 51/2017, 75/2017 - odluka US, 62/2018 - odluka US, 34/2019, 42/2019 - ispr. i 76/2020); Zakon o vanparničnom postupku ("Sl. list RCG", br. 27/2006 i "Sl. list CG", br. 20/2015, 75/2018 - dr. zakon i 67/2019); Zakon o izvršenju i obezbjeđenju ("Sl. list CG", br. 36/2011, 28/2014, 20/2015, 22/2017, 76/2017 - odluka US i 25/2019); Zakon o sudovima ("Službenom listu CG", br. 11/2015 i 76/2020); 2) Dopunska literatura: - Čizmović/Đuričin, Građansko procesno pravo, Podgorica 1997; - Poznić/Vodinelčić, Građansko procesno pravo, Beograd 2015 - Poznić/Vodinelčić, Građansko procesno pravo, Beograd 1999; - Triva/Dika, Građansko parnično procesno pravo, Zagreb 2004; - Stanković/Boranijašević, Građansko procesno pravo, Niš, 2023. - Keča/Knežević, Građansko procesno pravo, Novi Sad 2022.					
Examination methods	Seminar paper up to 10 points Grades depending on the total number of points: Cloquium I up to 40 points E (50-59); D (60-69); C (70-79); B (80-89); A (90-100) Final exam up to 50 points					
Special remarks						
Comment	No.					
Grade:	F	E	D	C	B	A
Number of points	less than 50 points	greater than or equal to 50 points and less than 60 points	greater than or equal to 60 points and less than 70 points	greater than or equal to 70 points and less than 80 points	greater than or equal to 80 points and less than 90 points	greater than or equal to 90 points