Course Tit	tle:	CIVIL PROCEDURAL LAW		
Course code	Course status	Semester	Number of ECTS credit	Class load
	mandatory	V	6	4+1

Study program: Basic academic studies at the Faculty of Law

Prerequisites: none

**Course objectives:** Introducing students to the institutes, terms, and principles of civil procedural law in order to acquire usable knowledge.

First and last name of the teacher: Assistant Professor Velibor Korać.

**Study methods:** Lectures, exercises, seminar classes, discussions, and individual activities. Practical teaching (writing submissions, legal documents, analysis of case law).

# **TEACHING PLAN**

week Delimitation of the subject matter. Sources of Civil Procedure Law (including a brief historical ll week perspective). Characteristics of the procedure. The basic principles of Civil procedure. III week Fundamental Guarantees. Judicial Organization. IV week The Courts and Their Members. The Bar. Jurisdiction. V week Action and Claims, Claims and Defences, VI week Proceedings in First Instance. VII week Introduction of the claim. Progress of the proceedings. VIII week Midterm (colloquium). IX week Judgment. Provisional proceedings. X week Review Proceedings. Appeal. Revision. Other extraordinary legal remedies. XI week Incidents. Evidence. XII week Particular Proceedings (Payment order, Small claims procedure, Procedure in commercial XIII week litigation, Procedure in labor litigation, Procedure in possession disputes, Procedure in family law XIV week XV week Enforcement of judgments; Out of court dispute resolution XVII - XX

Students' obligations: Attendance and active participation in classes

#### Literature:

## 1) Compulsory literature:

Velibor Korać, *Montenegro* – *Civil Procedure* (in International Encyclopedia of Law Series), Kluwer Law International BV Alphen Aan Den Rijn, 2023;

Đuričin/Korać, *Praktikum za parnični postupak*, Podgorica 2023.

# 2) Supplementary literature:

- ELI- Unidroit Model European Rules of Civil procedure From Transnational Principles to European Rules of Civil Procedure, Oxford 2021
  - Poznić/Vodinelić, Građansko procesno pravo, Beograd 2015
  - Triva/Dika, Građansko parnično procesno pravo, Zagreb 2004;
  - Rosenberg/Schwab/Gottwald, Zivilprozessrecht, München 2010.

### Examination methods and grades:

Special indications for the course: None

Learning outcomes. After the student passes this exam, he or she will be able to: recognize the meaning and explain the meaning of the most important institutes of civil procedural law and distinguish (and explain) the basic principles of contentious, non-contentious and enforcement proceedings; 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 legal norms; to qualify and solve procedural legal problems; explain the purpose of litigation, non-litigation and enforcement procedures; explain the method of drafting legal documents; distinguishes the problems of civil procedure in case law; explain changes in legislation regarding civil 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.