

Study program : Law			
Type and level of studies: Pre-graduate studies			
Course unit: Inheritance law			
Teacher in charge : Tamara Đurđić-Milošević, assistant professor			
English language			
ECTS: 8			
Prerequisites: None			
Semester 4			
Course unit objective Introducing students to inheritance institutes, substantive and procedural norms that regulate the transfer of the deceased's estate to his heirs by entering into property law relations in which the deceased was at the time of death and which regulate the rights and obligations of participants in these relations.			
Learning outcomes of Course unit The ability of students to correctly interpret and apply the norms that regulate property law relations that arise after the death of an individual.			
Course unit contents After presenting introductory topics related to the concept, subject, place, sources and basic principles of Inheritance Law, theoretical classes include the study of: basic assumptions for the inheritance process; facts that affect the formation of legal inheritance orders, intestate inheritance and right to forced share; the conditions for creation of a valid testament, the content of a will and it's legal effects; the general legal position of the heir. In this branch of law, inheritance and obligatory contracts are of special importance for inheritance law, as well as procedural norms contained in the Law on extra-judicial proceedings of Serbia, which regulates the probate procedure;			
Literature Obligatory: D. Đurđević, Institutions of Inheritance Law, Belgrade, 2016, pp. 239-273 Optional: O. Antić, Inheritance Law, Belgrade, 2004; O. Antić- Z. Balinovac, Commentary on Inheritance Act, Belgrade, 1996; Inheritance Act (Official Gazette of the Republic of Serbia No. 46/95 and 101/2003 – decision of the Constitutional Court of the Republic of Serbia and 6/2015); Law on Extra-Judicial Proceedings. („Official Gazette of SRS “, No. 25/82 и 48/88 и „ Official Gazette of RS “, no. 46/95, 18/2005, 85/2012, 45/2013, 55/2014, 6/2015 and 106/2015); . Public Notary Act (“Official Gazette RS”, no. 31/2011, 85/2012, 19/2013, 55/2014 – and other Law, 93/2014 – and other Law, 121/2014, 6/2015 и 106/2015);			
Number of active teaching hours			Other classes
Lectures: 60	Practice: 30	Other forms of classes: Independent work:	
Teaching methods Lectures, consultations, seminars, case studies, mid-term tests, term papers, students' presentations			
Examination methods (maximum 100 points)			
Exam prerequisites	No. of points:	Final exam	No. of points:
Student's activity during lectures	15	oral examination	up to 70 points
Student's activity during practical classes	15		
tests	Tests (2x8)	written examination	
Seminars/homework	3	
Project			
Other			
Grading system			
Grade	No. of points	Description	

10	91-100	Excellent
9	81-90	Exceptionally good
8	71-80	Very good
7	61-70	Good
6	51-60	Passing
5	less than 51	Failing