

Program: Doctoral Academic Studies			
Course title: MISDEMEANOR LAW			
Teachers: Prof. dr Goran Ilić, Prof. dr Igor Vuković			
Course status: Optional Course for: 1) Criminal law scientific field – <i>I module: Criminal law sciences</i> , 2) Criminal law scientific field – <i>II module: Criminal sciences</i>			
Number of ECTS: 10			
Requirements:			
Aims of the course: The main goal of the course is to introduce the students to the more complex problems of the law of misdemeanors. Science of misdemeanor law is in intensive development. This is particularly affected by the frequency of violations in practice and the fact that misdemeanor courts are organized in Serbia as courts of special jurisdiction. Hence, a significant goal is to raise the level of training in practical encounter with this type of misconduct and to develop a theoretical approach.			
Course result: To achieve the required level of knowledge and skills that will enable the candidate to undertake independent research steps in the field of misdemeanor law, to critically examine the existing legal provisions and to present proposals <i>de lege ferenda</i> .			
Course content: Concept of misdemeanor and its delimitation with criminal offense			
<ol style="list-style-type: none"> 1. The concept of misdemeanors in comparative law 2. A critical review of new solutions in material misdemeanor law, 3. Misdemeanors against public order and peace – demarcation with appropriate criminal offenses, 4. Traffic offenses – a review of problems in the application of misdemeanor law, 5. Specificity of misdemeanor proceedings. 			
Literature: Obligatory: Игор Вуковић, <i>Прекршајно право</i> , 2. издање, Београд, 2016. Supplementary: Ђорђевић Ђорђе, <i>Прекршајно право са основама привреднопреступног права</i> , 3. издање, Београд, 2010; Пихлер Станко, <i>Прекршајно право</i> , Нови Сад, 2000; Мрвић-Петровић Наташа, <i>Прекршаји у правном систему Југославије</i> , Београд, 1989; Senge Lothar, (прир.) <i>et al.</i> , <i>Karlsruher Kommentar zum Gesetz über Ordnungswidrigkeiten</i> , 3. Auflage, München, 2006; Raschauer Nicolas, Wessely Wolfgang, (прир.) <i>et al.</i> , <i>Kommentar zum Verwaltungsstrafgesetz</i> , Wien, 2010; Andreas Eicker, Friedrich Frank, Jonas Achermann, <i>Verwaltungsstrafrecht und Verwaltungsstrafverfahrensrecht</i> , Bern, 2012; Joachim Bohnert, <i>Ordnungswidrigkeitenrecht</i> , 4. Auflage, München, 2010; Michael Lemke, Andreas Mosbacher, <i>Ordnungswidrigkeitengesetz. Kommentar</i> , Heidelberg, 2005; Joachim Bohnert, <i>Kommentar zum Ordnungswidrigkeitengesetz</i> , 3. Auflage, München, 2010.			
Number of lectures – active classes	Theoretical classes: 75		Practical classes:
Instruction method: Lectures and consultations			
Grading system (maximum number of points 100)			
Pre-exam obligations	points	Final Exam	points
Activities during lectures	30	Oral exam	70
Activities during practical classes			
Tests			
Seminar classes			