

<b>Doctoral Academic Studies</b>		
<b>Course Title: THE LAW ON BANKRUPTCY</b>		
<b>Lecturers:</b> prof. dr Mirko Vasiljević, prof. dr Nebojša Jovanović, prof. dr Vuk Radović		
<b>Status of the course:</b> elective for: 1) Business law scientific field, 2) Economic law scientific field		
<b>Number of ESPB:</b> 10		
<b>Condition:</b>		
<b>Aim of the course:</b> Candidates should expand and deepen their knowledge in the field of bankruptcy law.		
<b>Learning outcome</b> – Candidates should reach such level of knowledge and skills that enables them to independently critically analyse bankruptcy law issues and to independently conduct original research.		
<b>Outline of the course</b> 1. INTRODUCTION; 2. OVERVIEW OF BANKRUPTCY; 3. PURPOSES (KEY OBJECTIVES) OF BANKRUPTCY LAW; 4. TYPES OF BANKRUPTCY CASES; 5. RELATIONSHIP BETWEEN BANKRUPTCY AND OTHER RELEVANT BRANCHES OF LAW; 6. THE SOURCES OF BANKRUPTCY LAW; 7. THE HISTORY AND DEVELOPMENT OF BANKRUPTCY LAW; 8. PRINCIPLES OF BANKRUPTCY LAW; 9. BANKRUPTCY DEBTOR; 10. CREDITORS IN BANKRUPTCY; 11. THE PARTICIPANTS IN A BANKRUPTCY PROCEDURE; 12. CONDITIONS FOR COMMENCING A BANKRUPTCY CASE; 13. AN OVERVIEW ON BANKRUPTCY PROCEDURE; 14. PRELIMINARY BANKRUPTCY PROCEEDING; 15. MAIN BANKRUPTCY PROCEEDING; 16. CONSEQUENCES OF BANKRUPTCY COMMENCEMENT; 17. BANKRUPTCY ESTATE – PROPERTY OF THE ESTATE; 18. ALLOWANCE OF CLAIMS; 19. AVOIDING POWERS IN BANKRUPTCY; 20. TURNING BANKRUPTCY ESTATE INTO CASH, 21. PAYMENT OF CLAIMS; 22. BANKRUPTCY PROCEEDING CONCLUSION; 23. REORGANIZATION; 24. BANKRUPTCY CRIMINAL LAW; 24. SPECIALIZED BANKRUPTCY PROCEEDINGS, 25. BANKRUPTCY PROCEEDING WITH FOREIGN ELEMENT (INTERNATIONAL BANKRUPTCY PROCEEDING)		
<b>Recommended literature</b>		
<b>Obligatory:</b> Vuk Radović, <i>Stečajno pravo – knjiga prva</i> , Beograd, 2017; Vuk Radović, <i>Stečajno pravo – knjiga druga</i> , Beograd, 2017.		
<b>Optional:</b> Gordana Ilić-Popov, Nebojša Jovanović, Jovan Jovanović (urednici), <i>Priručnik za polaganje ispita za stečajne upravnike</i> , Intermex, Beograd, 2006, str. 135-413; Dragiša B. Slijepčević, Slobodan Spasić, <i>Komentar Zakona o stečajnom postupku</i> , Ces Mecon, Beograd, 2006; Mihailo Velimirović, <i>Stečajno pravo</i> , Symbol, Novi Sad, 2004; Velizar J. Mitrović, <i>Stečajno pravo s naročitim osvrtom na srpsko zakonodavstvo</i> , Državna štamparija Kraljevine Srba, Hrvata i Slovenaca, 1926; Mihajlo Dika, <i>Pravne posledice otvaranja stečajnog postupka</i> , Narodne novine d.d., Zagreb, 2002; Milo Stevanović, <i>Priručnik za stečajne upravnike</i> , USAID, Beograd, 2005; Vuk Radović, „ <i>Individualni stečaj</i> ”, Dosije, Beograd, 2006; Jackson H. Thomas, <i>The Logic and Limits of Bankruptcy Law</i> , Harvard University Press, London, 1986; Ian Fletcher, <i>The Law of Insolvency</i> , London, 1996; Douglas G. Baird, <i>Elements of Bankruptcy</i> , Foundation Press, 2001; John Armour, Howard Bennett (eds.), <i>Vulnerable Transactions in Corporate Insolvency</i> , Hart Publishing, Oregon 2003; Gerhard Pape, Wilhelm Uhlenbruck, Joachim Voigt-Salus, <i>Insolvenzrecht</i> , Verlag C. H. Beck, München 2010.		
<b>Number of classes</b>	lectures: 75	Studying research work:
<b>Teaching methods:</b> lectures, consultations		
<b>Grading (maximum number of points 100)</b> Activity during lectures 30 points Oral exam: 70 points		