Program: Doctoral Studies

Course title: CRIMINAL LAW - SPECIAL PART

Teachers:

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Course status: optional, mandatory – Criminal Law Scientific Field, I module: Criminal

Law Sciences

Number of ECTS: 10

Requirements:

Aims of the course: Deeper examination of basic criminal law institutes. Developing and completing existing knowledge. Taking a critical attitude and expressing critical thinking. Mastering the multimetodological scientific approach. Acquiring scientific and thoughtful maturity.

Course result: To achieve the necessary level of knowledge and skills that will enable the candidate to undertake independent research steps in the area of specific part of the criminal law, to critically examine the existing legal provisions and to present proposals *de lege ferenda*.

Course content: The course includes an in-depth study of individual areas from the special part of criminal law. Attention is paid to the solutions contained in the Criminal Code of 2006, the amendments from 2009, as well as the reform of the criminal legislation from 2012, 2013, 2014. and 2016. The adoption of this Code represents a significant step forward in the improvement of our criminal legislation. The Code, on the one hand, contains a number of solutions from earlier legislation that proved to be effective in practice over the years of implementation and which also confirmed their doctrinal justification. On the other hand, which is a special quality of this Code, a large number of new solutions were created, which were created on the basis of the views of modern criminal law theory, and to a certain extent, they were modeled on some compatible solutions from certain foreign codes. In this way, our country has provided the necessary normative platform for the construction of modern and at the same time effective criminal legislation based on the basic principles of criminal law, legality, guilt and legitimacy that are placed in the context of the real needs of civil society. In the Special Part of the Criminal Code, a number of amendments were made in order to improve the legal descriptions of certain criminal offences and a number of new incriminations were introduced, while other crimes (eg rape) were conceived a whole new way. The study focuses on those groups or individual offenses in which a comprehensive critical analysis provides an opportunity to see wider conceptual and content problems.

Literature:

Obligatory: Stojanović, Zoran/ Delić, Nataša: *Krivično pravo. Posebni deo*, Beograd, 4. izdanje, 2017.; Delić, Nataša, *Nova rešenja u posebnom delu Krivičnog zakonika Srbije*, Beograd, 2014.

Additionall: Atanacković, Dragoljub: Krivično pravo. Posebni deo, četvrto izdanje, Službeni list, Beograd, 1985., Živanović, Toma: Osnovni problemi krivičnog prava i druge studije, Službeni list SFRJ, Beograd, 1986., Lazarević, Ljubiša: Komentar Krivičnog zakonika, Pravni fakultet Univerziteta Union, Beograd, 2011.Srzentić, Nikola (redaktor) i drugi: Komentar krivičnih zakona SR Srbije, SAP Kosova i SAP Vojvodine, Savremena administracija, Beograd, 1986., Srzentić, Nikola (redaktor) i drugi: Komentar Krivičnog zakona Socijalističke

Federativne Republike Jugoslavije, treće izdanje, Savremena administracija, Beograd, 1986., Stojanović, Zoran: Komentar Krivičnog zakonika, peto izdanje, Službeni glasnik, Beograd, 2016., Heintschel-Heinegg, Bernd (prir.) et al.: Münchener Kommentar zum Strafgesetzbuch. Band 1, C. H. Beck, München, 2003., Kindhäuser, Urs/ Neumann, Ulfrid/ Paeffgen, Hans-Ullrich (prir.) et al.: Nomos Kommentar. Strafgesetzbuch. Band 1, drugo izdanje, Nomos, Baden-Baden 2005

Baden-Baden 2005.				
Number of lectures – active classes				
Theoretical classes: 75		Practical classes:	Practical classes:	
Instruction method: Lecture	s, consultation	ns		
Grading system (maximum number of points 100)				
Pre-exam obligations	points	Final Exam	points	
Activities during lectures	20			
Activities during practical		Oral exam	70	
classes				
Tests				
Seminar classes	10			