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**Law LLB**

**Syllabus**

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| **Subject** | **Legal Civil Responsibility for the caused damage** | | | |
| **Type** | **Semester** | **ECTS** | **Code** |
| ELECTION (E) | 8 | 5 | Law-B-069-E |
| **The lecturer of the**  **subject** | Dr.sc. Enisa Haliti Mustafa | | | |
| **Course Assistant** |  | | | |
| **Course Tutor** |  | | | |
| **Aims and Objectives** | **The main objectives of the student benefit are:**  **Knowledge and Skills.**  **Knowledge:** The civil legal responsibility for the damage caused includes the set of legal provisions, by means of which the current legal framework for the damage caused that arises in case of causing an existential damage is regulated.  In order to determine this, it is necessary to understand how the liability, derived in this case, is related to the elements of its validity: illegal action/inaction, fault, damage and causal connection, subjective responsibility, objective responsibility, the basis of liability from dangerous goods, as well as the types of liability insurance by doing legal and scientific analysis together in this way. Simulating cases and solving them will be an integral part of development and learning  **Skills:** The learning of this subject in the vacancy will enable students to understand how the liability arising from the illegal action or inaction to cause the damage is created, the knowledge of structural laws and local and international judicial practice; the clear examination of the legal basis of the civil legal responsibility for the damage caused, the assessment as well as the development of analytical skills in the practical application of the subject.  This subject aims to provide law students with sufficient knowledge regarding the birth and evolution of this right, the knowledge of the development of this right in the Republic of Kosovo, as well as the current situation regarding the protection of this right in the conception of law community by combining civil legal responsibility for the damage caused both within the country and in terms of international standards. | | | |
| **Learning Outcomes** | **After completing this course, students should be able to:**   * To understand and summarize the knowledge gained about the cause of the bull, in the fields of national and international law and to be able to evaluate the legislation according to the applicable standards of the hierarchy of positive norms. * Explain and review the legal doctrine on the elements and entities that have civil legal responsibility for the damage caused, and interpret the legal framework of Kosovo. * To demonstrate understanding and be able to interpret legal norms in terms of civil legal responsibility for the damage caused. * To communicate in writing and orally in an appropriate and analytical way that will enable the resolution of issues related to legal disputes, creating skills not only in understanding the bull, but also in the compilation and in the conditions in which it it is related as well as other issues arising from the types of causation under national and international law; * Realization of research projects that include the adequate analysis and interpretation of the legal regulation of the legislation in terms of civil legal responsibility for the damage caused in the comparison of Kosovo in the positive norms. | | | |
| **Course Content** | **Course Plan** | | | **Week** |
| The object of the study   * The concept, the characteristics * Relationship with other subjects, | | | I |
| Illegal act   * Legal theories * Exclusion of action | | | II |
| Damage caused by the consent of the injured party   * Guilt, notion, degrees of guilt * Will, carelessness | | | III |
| Basis of tortious liability | | | IV |
| Subjective responsibility | | | V |
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| Objective liability   * Responsibility for others | | | VI |
| Review | | | VII |
| Basis of liability from dangerous goods  Liability insurance  Types of liability insurance  Compensation for material damage  Compensation for non-material damage  Reward criteria,  Case study  Conceptual research | | | VIII  IX  X  XI  XII  XIII  XIV  XV |
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| **Teaching/Learning Methods** | **Teaching/Learning Activity** | | | **Weight (%)** |
| 1. Lectures | | | 40% |
| 1. Research | | | 20% |
| 1. Guest speakers, study visits, and other 2. Problem-based learning | | | 20 %  20% |
| **Assessment Methods** | **Assessment Activity** | **Number** | **Week** | **Weight (%)** |
| 1. Participation / Interactivity | 15 | 1-15 | 10% |
| 1. Review 2. Case study 3. Conceptual research | 1  1 | 7  14  15 | 30%  30%  30% |
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| **Course resources** | **Resources** | | | **Number** |
| 1. Klase (e.g) | | | 1 |
| 1. Moodle | | | 1 |
| 1. Projector | | | 1 |
|  | | |  |
| **ECTS Workload** | **Activity** | | **Weekly hrs** | **Total workload** |
| 1. Lectures | | 2 | 24 |
| 1. Exercises | | 1 | 13 |
| 1. Independent Learning | | 2 | 30 |
| 1. Review preparation | | 2 | 14 |
| 1. Case study preparation | | 1 | 14 |
| 1. Conceptual research | | 2 | 30 |
| **Literature/References** | Law on Obligations Relations in Kosovo Nr 04 / L – 077  Civil Code of Albania  French Civil Code  Civil Code of Germany  Law on Private International Law Nr 10 428, datw 2. 6. 2011  Law on Safety and Health at Work,Nr. 04/ L-161,  Labor Law of the Republic of Kosovo, Nr. 03 / L- 212,  Alishani Alajdin, The Law of Obligations, General Part, Second Edition, Pristina (2002).  Dauti Nerxhivane & Berisha Ruzhdi & Aliu Abdulla & Vokshi Adem, Commentary - Law on Obligations – Book I 2013.  Descheemaeker Eric & Scott Helen, Iniuria and the Common Law, Hart PublihingOxford, 2013.  Lahe Jano, (2006), Juridica International Law Review, University of Tartu, Estonia,  Mawdsley D, Ralph, (2008), Australia & New Zeland Journal of Law & Education, Volume 13,  No 1.  Moréteau Olivier, (2013), Journal of Civil Law Studies, issue 2,  Regala D. Teodoro, (1957), Philippine Law Journal, Volume 32 | | | |
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