

UČNI NAČRT PREDMETA / COURSE SYLLABUS

Predmet:	Institucije stvarnega prava
Course title:	Property Law Institutions

Študijski program in stopnja Study programme and level	Študijska smer Study field	Letnik Academic year	Semester Semester
Civilno in gospodarsko pravo 2. stopnje		3	1
Civil and Commercial Law – 2nd degree		3	1

Vrsta predmeta / Course type obvezni / mandatory

Univerzitetna koda predmeta / University course code:

Predavanja Lectures	Seminar Seminar	Vaje Tutorial	Klinične vaje work	Druge oblike študija	Samost. delo Individ. work	ECTS
40	0	30	0	0	80	6

Nosilec predmeta / Lecturer: doc. dr. Nana Weber

Jeziki / Languages:

Predavanja / Lectures:	Slovenski jezik /Slovenian/Angleški jezik/English
Vaje / Tutorial:	

Pogoji za vključitev v delo oz. za opravljanje študijskih obveznosti:

Vpis v 1. letnik podiplomskega študijskega programa.

Vsaj 80% prisotnost na predavanjih.

Prerequisites:

Enrollment in the 1st year of the postgraduate study program.

At least 80% attendance at lectures.

Vsebina:

- Splošni pojmi: stvar, stvarne pravice, denar.
- Stvarno pravo: stvarnopravna razmerja, načela in temeljni pojmi, posest, zemljiška knjiga in katastre, lastninska pravica, stavbna pravica,

Content (Syllabus outline):

- General terms: object of property, rights in rem, currency.
- Property law: legal relations under property law, principles and basic terms, possession, land registry, right of property, superficies, pledge and

<p>zastavna pravica, zemljiški dolg, služnosti pravic stvarnega bremena,</p> <ul style="list-style-type: none"> - Temeljna načela stvarnega prava <ul style="list-style-type: none"> • numerus clausus stvarnih pravic, • absolutnost, • prednostno načelo, • načelo specialnosti, • načelo superficies solo cedit, • načelo dobre vere in domneva dobre vere, • publicitetno načelo stvarnih pravic • tradicijsko načelo • načelo ločevanja • kavzalnost - Stvar (premična, nepremična, potrošna, nepotrošna, nadomestna, nenadomestna itd) - sestavina in pritiklina - javno dobro - posest - lastninska pravica - pridobitev lastninske pravice - razmerja več oseb na eni stvari (skupna lastnina, solastnina in etažna lastnina) - sosedsko pravo - varstvo lastninske pravice (reivindikacijska tožba, publicijanska tožba in negatorna tožba) - zastavna pravica - služnosti - stvarno breme - stavbna pravica - fudicirani prenos lastninske pravice - lastninski pridržek 	<p>liens, land charge, easements, right of encumbrance, .</p> <ul style="list-style-type: none"> - Fundamental principles of property law <ul style="list-style-type: none"> • numerus clausus of absolute property rights principle of absolute rights, <ul style="list-style-type: none"> • principle of priority, • principle of specification, • superficies solo cedit • principle of good faith and the presumption of good faith, • the principle of publicity of property rights, • the principle of tradition, • the principle of separation, • the principle of causal transfer - object of property rights (moveable, immovable, fungible, non-fungible assets, etc) - components and accessories - the public domain - the possession, - the property and ownership, - rights of several persons on one asset (joint ownership, co-ownership, condominium) - neighbouring law - protection of property (rei vindication, actio de in rem publiciana, actio negatoria) - lien, pledge and mortgage, - encumbrances and servitudes, - land charge - superficies and emphyteusis - fiduciary transfer of property - title retention
---	---

<p>liens, land charge, easements, right of encumbrance, .</p> <ul style="list-style-type: none"> - Fundamental principles of property law <ul style="list-style-type: none"> • numerus clausus of absolute property rights principle of absolute rights, <ul style="list-style-type: none"> • principle of priority, • principle of specification, • superficies solo cedit • principle of good faith and the presumption of good faith, • the principle of publicity of property rights, • the principle of tradition, • the principle of separation, • the principle of causal transfer - object of property rights (moveable, immovable, fungible, non-fungible assets, etc) - components and accessories - the public domain - the possession, - the property and ownership, - rights of several persons on one asset (joint ownership, co-ownership, condominium) - neighbouring law - protection of property (rei vindication, actio de in rem publiciana, actio negatoria) - lien, pledge and mortgage, - encumbrances and servitudes, - land charge - superficies and emphyteusis - fiduciary transfer of property - title retention 	<p>liens, land charge, easements, right of encumbrance, .</p> <ul style="list-style-type: none"> - Fundamental principles of property law <ul style="list-style-type: none"> • numerus clausus of absolute property rights principle of absolute rights, <ul style="list-style-type: none"> • principle of priority, • principle of specification, • superficies solo cedit • principle of good faith and the presumption of good faith, • the principle of publicity of property rights, • the principle of tradition, • the principle of separation, • the principle of causal transfer - object of property rights (moveable, immovable, fungible, non-fungible assets, etc) - components and accessories - the public domain - the possession, - the property and ownership, - rights of several persons on one asset (joint ownership, co-ownership, condominium) - neighbouring law - protection of property (rei vindication, actio de in rem publiciana, actio negatoria) - lien, pledge and mortgage, - encumbrances and servitudes, - land charge - superficies and emphyteusis - fiduciary transfer of property - title retention
---	---

Temeljna literatura in viri / Readings:

1. JUHART, Miha, TRATNIK, Matjaž, VRENČUR, Renato. *Stvarno pravo*. 1. natis. Ljubljana: GV založba, 2007.
2. TRATNIK, Matjaž, *Stvarnopravni zakonik (SPZ) s praktičnim komentarjem*, Lexpera GV Založba, Ljubljana 2020.
3. Stvarnopravni zakonik (SPZ, Uradni list RS, št. 87/02 in nasl.) – OBVEZNA LITERATURA
4. Zakon o zemljiški knjigi (ZZK-1, Uradni list RS, št. 58/03 in nasl.,)
5. Law of Property Code (Official Gazette of RS, no. 87/02 and next)
6. Land Register Act (Official Gazette of RS, no. 58/03 and next)
7. Rainer J. Michael (ur.), Filip -Fröschl Johanna (ur.), *Transfer of title concerning movables, Part 1*, Peter Lang, Frankfurt 2006.
8. Kramberger, J., Vlahek, Ana: *Property and Trust Law in Slovenia*. Wolters Kluwer 2016.

Cilji in kompetence:

Študenti/ke bodo pridobili naslednjepredmetno specifične kompetence:

- poznavanje in razumevanje osnovnih pravnih pojmov, pravnih načel in pravil s področja stvarnega prava
- razvoj sposobnosti dostopati do domače in tuje sodne prakse;
- sposobnost samostojnega in avtonomnega študijskega dela;
- razvoj sposobnosti kritično analizirati pravne vire in pravna besedila;
- kritična refleksija obstoječih pravnih virov in ocena njihove potrebnosti in kakovosti;
- uporaba pojmov, načel in pravnih pravil pri reševanju konkretnih primerov iz sodne prakse;
- sposobnost kritične strokovne razprave in analize o temeljnih pojmih, načelih in pravil stvarnega prava;
- sposobnost ustreznega navajanja domačih in mednarodnih pravnih virov, domače in mednarodne sodne prakse in elektronskih virov;

Objectives and competences:

Students will gain the following subjects specificcompetences:

- knowledge and understanding of fundamental legal concepts, legal principles and rules in the field of property law
- developing the capacity to access domestic and foreign jurisprudence;
- ability to study independently and autonomously;
- developing the ability to critically analyse legal sources and legal texts;
- a critical reflection on existing legal sources and an assessment of their need and quality;
- the application of concepts, principles and legal rules to the resolution of specific cases from case-law;
- ability to critically discuss and analyse expertly the fundamental concepts, principles and rules of property law;
- ability to properly cite domestic and international legal sources, domestic and international jurisprudence and electronic resources;

Students will gain the following generalcompetences:

- the use of appropriate methods of legal

Študenti/ke bodo pridobili naslednje splošne kompetence:

- uporaba ustreznih metod pravnega raziskovanja, njihovih postopkov, analize in sinteze;
- razvoj komunikacijskih sposobnosti in veščin pri razumevanju in uresničevanju stvarnega prava;
- razvoj veščin javnega nastopanja in predstavitev pri obravnavi vprašanj stvarnega prava;
- razvoj veščin svobodnega podjetništva pri uresničevanju načel in pravil stvarnega prava;
- razvoj ustvarjalnosti in sposobnosti premagovanja problemov pri uporabi načel in pravil stvarnega prava;
- razvoj sposobnost vodenja pri reševanju konkretnih primerov s področja stvarnega prava;
- razvoj sposobnosti uporabe interdisciplinarnih znanj pri reševanju zadev s področja stvarnega prava;
- sposobnost uporabe stvarnega prava pri in reševanju sporov v delovnem okolju.

research, their procedures, analysis and synthesis;

- development of communication skills and competences in the understanding and implementation of property law;
- developing public speaking and presentation skills when dealing with questions and issues of property law;
- developing free enterprise skills in the implementation of the principles and rules of property law;
- developing creativity and the ability to overcome problems in applying the principles and rules of property law;
- developing leadership skills in resolving property law cases;
- developing the ability to use interdisciplinary knowledge in the resolution of property law cases;
- ability to apply property law to the resolution of disputes in the work environment.

Predvideni študijski rezultati:

Znanje in razumevanje:

Študent/študentka:

- Seznanitev študentov z osnovnimi pojmi stvarnega prava ter njegovimi temeljnimi inštituti;
- Osvojitev temeljnih vprašanj stvarnega prava
- razvije zanimanje in znanje o stvarnem pravu - splošni in posebni del;
- razvije kritično razumevanje

Intended learning outcomes:

Knowledge and understanding:

Student / student:

- To introduce students to the fundamental concept of property law and to its fundamental principles;
- Acquiring the fundamental knowledge of property law;
- aims to develop the students' interest in, and knowledge of, property law
- develop a critical understanding of the events and guidelines relevant to the

stvarnega
prava ;

- zmožen/na je kritične presoje ter analize in interpretacije dogodkov in usmeritev iz stvarnega prava – splošni in posebni del v sodobnem obdobju;
- sposoben je kritično oceniti in se opredeliti do prakse rednih sodišč;
- sposoben kritičnega presojati, analizirati in razlagati dogodke in politike, povezane z vidiki stvarnega prava v sodobnem obdobju;
- pozna in uporablja osnovne metodološke pristope pri raziskovanju vprašanj stvarnega prava.

property law – general and specific perspectives in modern period;

- is able to critically evaluate and define the practice of property bodies, property courts and the Constitutional Court;
- is able to critically address the protection of human rights and fundamental freedoms in property law;
- Able to the appropriately place right to good governance in the protection of human rights in property law – general and specific perspectives;
- Able to the critical judge, analyse and interpret events and policies related to property law – specific perspectives in the modern period;
- to know and use basic methodological approaches to property law – general and specific perspectives.

Metode poučevanja in učenja:

Oblike dela:

- Frontalna oblika poučevanja
- Delo v manjših skupinah oz. v dvojicah
- Samostojno delo študentov
- e-učenje
- drugo (vpišite) seminarska naloga

Metode (načini) dela:

- Razlaga
- Razgovor/ diskusija/debata
- Delo z besedilom
- Proučevanje primera
- Igra vlog
- Druge vrste nastopov študentov
- Reševanje nalog
- Študijski obiski podjetij ipd.)
- Vključevanje gostov iz prakse
- Udeležba na okrogli mizi, na konferenci

Learning and teaching methods:

Types of learning/teaching:

- Frontal teaching
- Work in smaller groups or pair work
- Independent students work
- e-learning
- other research paper

Teaching methods:

- Explanation
- Conversation/discussion/debate
- Work with texts
- Case studies
- Role-play
- Different presentation
- Solving exercises
- Field work (e.g. company visits)
- Inviting guests from companies
- Attending round table and conference

Načini ocenjevanja:	Delež (v %) / Weight (in %)	Assessment:
<p>Način (pisni izpit, seminarska naloga) Pisni izpit</p> <p>V primeru manjšega števila prijavljenih študentov si nosilka pridržuje pravico, da izvede ustne izpite.</p>	100%	<p>Type (examination, coursework): Written examination;</p> <p>In case of a low number of students, the right to conduct oral examinations is reserved.</p>

Reference nosilca / Lecturer's references:

Nana Weber je docentka za civilno in gospodarsko pravo na Evropski pravni fakulteti, docentka za delovno pravo na MLC Fakulteti za management in pravo Ljubljana in docentka za poslovne vede na B2 Visoki šoli za poslovne vede. Leta 2003 je diplomirala na Pravni fakulteti v Ljubljani. Tam je s podiplomskim študijem nadaljevala in leta 2010 magistrirala na področju civilnega in gospodarskega in leta 2013 doktorirala na področju civilnega prava. Leta 2010 je diplomirala še na Akademiji za glasbo.

Poklicno pot v pravo je začela v sodstvu in na različnih stopnjah sodišč, nato je delala na državnem pravobranilstvu, v odvetniški pisarni in v kabinetu ministra za javno upravo. Leta 2016 je začela samostojno pot in danes vodi Odvetniško družbo Weber.

Ker si vedno prizadeva za mirno rešitev sporov, je mediatorica v Mediacijskem centru Ljubljana, pri Odvetniški zbornici Slovenije in Ministrstvu za delo družino, socialne zadeve in enake možnosti, poleg tega pa je izvajalka izvensodnega reševanja potrošniških sporov pri Ministrstvu za gospodarski razvoj in tehnologijo.

Je tudi članica državne izpitne komisije za pravniški državni izpit (področje civilnega materialnega in procesnega prava).

Na redni bazi piše strokovne in znanstvene članke iz različnih pravnih področij. Med drugim je ena od avtoric Družinskega zakonika (Uradni list, 2019), avtorica uvodnih pojasnil Družinskega zakonika (GV Založba, Lexpera, 2018), in avtorica zbirke Vprašanja in odgovori iz delovnega prava (GV Založba, Lexpera), v okviru katere sta doslej izšli knjigi Prenehanje pogodbe o zaposlitvi (2020), in Ko delavca ni na delu (Dopust, regres in druge odsotnosti z dela (2021)).

She is also a member of the State Examination Board for the State Lawyers' Examination (civil substantive and procedural law).

Nana Weber is assistant professor for civil and corporate law at the European Faculty of Law New University, assistant professor for labour law and assistant professor for bussines sciences at Ljubljana School of Business. She graduated from the University of Ljubljana Faculty of Law, in 2003. She continued her postgraduate course in the same University and received a Master's degree of Science in 2010 (Civil and Commercial Law), and Doctor's degree of Science in 2013 (Civil Law). In 2010 she graduated in Music Pedagogy at the Musical Arts in 2010.

Her professional legal career began at different levels of the court, then she worked at the State's Attorney Office, at lawyer and at Ministry of Public Administration. In the year 2016 she began her independent career and today she runs her own law firm – Odvetniška družba Weber. As a law professional she always strives for peaceful resolution of conflicts.

She is certified mediator at the Ljubljana Mediation Centre, the Bar Association of Slovenia and at Ministry of Labour, Family, Social Affairs and Equal Opportunities and the provider of out-of-court settlement of consumer disputes at Ministry of Economic Development and Technology.

On a regular basis she writes professional and scientific articles. Among other things, she is one of the authors of the Family Code (Uradni list 2019), the author of the introductory explanations of the Family Code (GV Založba, Lexpera, 2018) and author of professional collection Labour Law Questions and Answers (GV Založba, Lexpera), in which so far the book Termination of employment contract (2020) and the book When the worker is not at work (Annual leave, payment for annual leave, and other absences from work) (2021) were published.