

Subject card

Subject name and code		Civil law - obligations II - lecture, PG_00199575						
Field of study		Law						
Date of commencement of studies		October 2026	Academic year of realisation of subject			2028/2029		
Education level		uniform Master's studies	Subject group			Obligatory subject group in the field of study Subject group related to scientific research in the field of study		
Mode of study		full-time studies	Mode of delivery			at the university		
Year of study		3	Language of instruction			Polish		
Semester of study		6	ECTS credits			5.0		
Learning profile		academic	Assessment form			exam		
Conducting unit		Department of Civil Law -> Faculty of Law and Administration -> Rector						
Name and surname of lecturer (lecturers)		Subject supervisor		dr Paulina Wszyńska-Ślufińska				
		Teachers						
Lesson types		Lesson type	Lecture	Tutorial	Laboratory	Project	Seminar	SUM
		Number of study hours	15.0	0.0	0.0	0.0	0.0	15
		E-learning hours included: 0.0						
Learning activity and number of study hours		Learning activity	Participation in didactic classes included in study plan	Participation in consultation hours		Self-study		SUM
		Number of study hours	15	2.0		108.0		125
Subject objectives		The purpose of the course is to familiarize students with the norms of civil law within the framework of the current codification and extra-codification sources, as well as with the related doctrine and jurisprudence.						
Learning outcomes		Course outcome	Subject outcome			Method of verification		
		[PRAWOJ5_WG07] has an in-depth knowledge of law-making, interpretation and application processes, both international and national, substantive and procedural, private and public law	Has an in-depth knowledge of the processes of establishing, interpreting and applying civil law			[SW4] test/exam - oral or written [SW1] oral statement/ conversation/discussion		
		[PRAWOJ5_WG01] has an in-depth and structured knowledge of the legal sciences and is familiar with the terminology and concepts of law and related fields	has in-depth and structured knowledge of the legal sciences and is familiar with the terminology and concepts of law and related fields			[SW4] test/exam - oral or written [SW1] oral statement/ conversation/discussion		
		[PRAWOJ5_UW01] has in-depth skills in observing and interpreting social phenomena, analysing their links with various areas of law and related sciences	has in-depth skills of observation and interpretation of social phenomena, analyzes their connections with various areas of law and related sciences			[SU1] oral statement/conversation/ discussion [SU4] test/exam - oral or written		
		[PRAWOJ5_KK01] is able to evaluate level of knowledge and skills and understands the need for continuing education and the need to seek assistance from experts	is able to assess the level of his knowledge and skills, and understands the need for continuous training and seeking expert help			[SK1] oral statement/conversation/ discussion [SK4] test/exam - oral or written		
		[PRAWOJ5_UW05] is able to perceive and analyse moral dilemmas, generate solutions and justify the positions adopted	can perceive and analyze moral dilemmas, generate their solutions and justify the position taken			[SU1] oral statement/conversation/ discussion [SU4] test/exam - oral or written		

Subject contents	<p>I. Part one - obligations - general part.1. Sources of contract law, basic concepts.2. performance.3. Multiple creditors or debtors.4. obligation contracts.5 Torts.6. unjust enrichment.7. Performance of obligations and the consequences of non-performance.8 Termination of an obligation.9. change of creditor or debtor.10. concurrence of claims.II. Part two - obligations - detailed part. 1. Contracts governing the transfer of rights.2. Contracts governing the use of things.3. obligations relating to the provision of services.4. loan.5. securities of debts.6. Contracts with a maintenance function.7. Business insurance- constitutive elements.8. contract of civil partnership-structural elements.9. Transfer and securities-structural elements. 10. public promise.11. game and wager.12. settlement.</p>		
Prerequisites and co-requisites			
Assessment methods and criteria	Subject passing criteria	Passing threshold	Percentage of the final grade
Recommended reading	Basic literature	<ol style="list-style-type: none"> 1. Z. Radwanski, A. Olejniczak, Zobowiazania - czesc ogolna, Wydawnictwo C.H. Beck, (aktualne wydanie). 2. Z. Radwanski, J. Panowicz-Lipska, Zobowiazania - czesc szczegolowa, Wydawnictwo C.H. Beck, (aktualne wydanie).. 3. Adam Brzozowski, Jacek Jastrzebski, Maciej Kalinski, Elzbieta Skowronska-Bocian, Zobowiazania. Czesc ogolna, Wolters Kluwer, wydania od 2016 4. W. Kocot, Adam Brzozowski, Jacek Jastrzebski, Maciej Kalinski, Elzbieta Skowronska-Bocian, Zobowiazania. Czesc szczegolowa, Wolters Kluwer, wydania od 2014 5. E. Baginska, Poland: Developments in Personal Injury Law in Poland: Shaping the Compensatory Function of Tort Law, 8 J. Civ. L. Stud. [Journal of Civil Law Studies] (2015) ss. 309-353. dotepne online na stronie https://digitalcommons.law.lsu.edu/jcls/ 6. E. Baginska, J. Parchomiuk, Odpowiedzialnosc odszkodowawcza w administracji, w: R. Hauser, Z. Niewiadomski A. Wrobel (red.) System Prawa Administracyjnego, t.12, wyd. 2, CH Beck INP PAN Warszawa 2016 	
	Supplementary literature	<ol style="list-style-type: none"> 1. Komentarz do kodeksu cywilnego pod red. Gniewka/ Machnikowskiego Beck (najnowsze wydanie) 2. E. Łetowska (red.), Prawo zobowiazan - czesc ogolna. System Prawa Prywatnego. Tom 5, Wydawnictwo C.H. Beck, (aktualne wydanie). 3. A. Olejniczak (red.), Prawo zobowiazan - czesc ogolna. System Prawa Prywatnego. Tom 6, Wydawnictwo C.H. Beck, (aktualne wydanie). 4. J. Rajski (red.), Prawo zobowiazan - czesc szczegolowa. System Prawa Prywatnego. Tom 7, Wydawnictwo C.H. Beck, (aktualne wydanie). 5. J. Panowicz-Lipska (red.), Prawo zobowiazan - czesc szczegolowa. System Prawa Prywatnego. Tom 8, Wydawnictwo C.H. Beck, (aktualne wydanie). 6. J. Katner (red.), Prawo zobowiazan - umowy nienazwane. System Prawa Prywatnego. Tom 9, Wydawnictwo C.H. Beck, (aktualne wydanie). 7. R. Schulze, F. Zoll, The law of obligations in Europe. A new wave of codifications, SELP Munich 2013. 	
Example issues/ example questions/ tasks being completed	<p>eResources addresses</p> <p>Jozef K. purchased a ticket for admission to the disco under the Pear Tree. Jozef K. was severely injured with a glass during the brawl and filed a claim against the proprietor of this establishment for his failure to ensure adequate security for the establishment's customers. Unfortunately, the identity of the perpetrator could not be established. In the lawsuit, the defendant indicated that he did not commit a tort due to the lack of legal norms that would impose a duty to ensure the safety of the premises' guests from a possible fight at a disco or other special events. In addition, he questioned the causal relationship between the operation of the premises and the plaintiff's injury. 1. Is the owner of the premises liable for the plaintiff's injury? If so, on what basis and under what regime?2. if the answer is yes - what claims are the plaintiff entitled to?3) From what date can the plaintiff claim interest?4. how will the statute of limitations apply to the plaintiff's claims?</p>		
Work placement	Not applicable		

Document generated electronically. Does not require a seal or signature.