

Subject card

Subject name and code	Roman Law - lecture, PG_00138623						
Field of study	Law						
Date of commencement of studies	October 2026	Academic year of realisation of subject			2026/2027		
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	part-time studies	Mode of delivery			at the university		
Year of study	1	Language of instruction			Polish		
Semester of study	1	ECTS credits			3.0		
Learning profile	academic	Assessment form			exam		
Conducting unit	Faculty of Law and Administration -> Rector						
Name and surname of lecturer (lecturers)	Subject supervisor		dr Bartosz Szolc-Nartowski				
	Teachers						
Lesson types	Lesson type	Lecture	Tutorial	Laboratory	Project	Seminar	SUM
	Number of study hours	25.0	0.0	0.0	0.0	0.0	25
	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	25		0.0		50.0	75
Subject objectives	<p>clear 796 / 5 000 Wyniki tłumaczeniaTłumaczenie During the lecture and exercises, the student learns the practical meaning and dogmatic construction of the discussed institutions of Roman private law and basic knowledge about their influence on the development of private law in modern times. He acquires basic information about the method of developing law in ancient Rome and the influence of Roman texts on the construction of legal science in medieval and modern Europe. The indicated scope of knowledge about Roman law should facilitate the student's understanding of the nature of concepts and institutions of modern private law, arising from the tradition of Roman law. The student also acquires the ability to use this legal tradition as a criterion for comparing different systems of private law and to independently assess the evolution and development of modern private law.</p>						

Learning outcomes	Course outcome	Subject outcome	Method of verification
	[PRAWOJ5_WG02] has an in-depth knowledge and understanding of the historical development of various legal systems and institutions	Knows the context, conditions, and possible impact of political, social, and economic changes on the development of legal systems and institutions.	[SW4] test/exam - oral or written [SW1] oral statement/ conversation/discussion
	[PRAWOJ5_WG04] has a structured knowledge of the types of legal relationships and the regularities governing them	is able to list basic legal relations in the field of civil law, knows legal structures in the field of property law, obligation law and inheritance law.	[SW4] test/exam - oral or written [SW1] oral statement/ conversation/discussion
	[PRAWOJ5_WG05] identifies in depth the various forms of social life, including the rights and duties of individuals in different contexts, with particular reference to the phenomena of violation of the law and their consequences	knows the phenomenon of abuse of law, is aware of the complex nature of legal relations and their degree of complexity.	[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	solves legal problems in a social, historical and economic context.	[SU1] oral statement/conversation/ discussion [SU4] test/exam - oral or written [SU5] implementation of a problem task
	[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	has a perspective on the complexity of the legal system and the changes to which the law may be subject.	[SK1] 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	Can answer questions about the purpose of law and the conditions for its creation. Is aware of the meaning of legal terms.	[SW4] test/exam - oral or written [SW1] oral statement/ conversation/discussion	
Subject contents	1. Introductory Issues and the Historical Development of Roman Law 2. The Romanist Tradition 3. Private Roman Law 4. Personal Law 5. Family Law 6. Inheritance Law 7. Possession and Property Rights 8. Obligations General Part 9. Obligations Specific Part		
Prerequisites and co-requisites			
Assessment methods and criteria	Subject passing criteria	Passing threshold	Percentage of the final grade
	oral responses	51.0%	100.0%
Recommended reading	Basic literature	Dajczak, W., Giaro, T., Longchamps de Bérier, F., Prawo rzymskie u podstaw prawa prywatnego, Warszawa 2018 (3. wydanie) Kuryłowicz, M., Wiliński, A., Rzymskie prawo prywatne. Zarys wykładu, Warszawa 2016 (6. wydanie) Dajczak, W., Giaro, T., Longchamps de Bérier, F., Warsztaty prawnicze. Prawo Rzymskie, Bielsko Biala 2013 (2. wydanie); Kolańczyk, K., Prawo rzymskie, Warszawa 2007 (5. wydanie); Wołodkiewicz, W., Zabłocka, M., Prawo rzymskie. Instytucje, Warszawa 2014 (6. wydanie); Rozwadowski, W., Prawo rzymskie. Zarys wykładu z wyborem źródeł, Poznań 1992	
	Supplementary literature	Kupiszewski, H., Prawo rzymskie a współczesność, Bielsko Biala 2013 (2. wydanie); Kuryłowicz, M., Prawo rzymskie. Historia, tradycja, współczesność, Lublin 2003	
	eResources addresses		
Example issues/ example questions/ tasks being completed	Subjective and objective law Sanction, publication ius cogens and ius dispositivum The derogatory power of customary law		
Work placement	Not applicable		

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