

Syllabus

GERMAN CIVIL CODE - 62311

Last update 11-02-2018

HU Credits: 2

Responsible Department: law

Academic year: 0

Semester: 2nd Semester

Teaching Languages: Hebrew

Campus: Mt. Scopus

<u>Course/Module Coordinator:</u> Katya Assaf Zakharov

Coordinator Email: katya.assaf@mail.huji.ac.il

Coordinator Office Hours: Wed 12:15-13:00

<u>Teaching Staff:</u>

Dr. Katya Assaf

Course/Module description:

The course aims to provide basic knowledge of the German Civil Code (das BGB).

The students learn the basic principles and the main doctrines of the BGB, which allows them to acquire basic knowledge of the continental thought in the field of civil law.

Course/Module aims:

Continental legal systems are characterized by an h way of thinking, general categories and exact rules that are similar to mathematical rules. This way of thinking is profoundly different from the casuistic thought, which characterizes the Ango-American legal systems generally and the Israeli legal system in particular. The course aims to widen the horizons of the students by exposing them to a legal thought that profoundly differs from the one they are used to.

<u>Learning outcomes - On successful completion of this module, students should be able to:</u>

Analyze a contract law case in terms of German Law

☐Analyze a tort law case in terms of German Law

□Outline the basic principles of the German legal system

<u>Attendance requirements(%):</u>

100%

Teaching arrangement and method of instruction: Lecture

Course/Module Content:

1st Lecture: Introduction

What is German Law German Civil Code - B¹/₄rgerliches Gesetzbuch (BGB) History, Structure, Spirit

2nd Lecture: Basic Concepts
Obligation (Schuldverh¤ltnis) - § 241 (1)
Legal Transaction (Rechtsgesch¤ft)
Expression of Will (Willenserkl¤rung)

3rd Lecture: Types of Expression of Will Unilateral and Multilateral Expression of Will Expression of Will that requires reception and Expression of Will that does not

require reception

4th Lecture: Expression of Will - Elements

Objective Element Formal Requirements (Formzwang) - § 125

Subjective Element

- 1. Gesch¤ftsbewusstsein
- 2. Erkl¤rungsbewusstsein
- 3. Gesch¤ftswille

Performing Expression of Will and Receiving It Fixated and non-fixated Expression of Will Messengers

5th Lecture: Conclusion of Contract Offer and Acceptance - §§ 145-149 Interpretation - § 133 invitatio ad offerendum

6th Lecture: Types of Legal Transactions Verpflichtungsgesch¤ft and Verf¼gungsgesch¤ft The Separation Principle, the Abstraction Principle Unjust Enrichment - §§ 812, 818, 822

7-10th Lectures: Deficiencies in Expression of Will Legal capacity - §§ 104-113

Deficiency of Will (Willengsmangel)

1. Intended Deficiencies

Purposeful Hiding - § 116 Simulated Act - § 117 Non-seriousness - § 118

2. Unintended Deficiencies: Mistakes

Mistake in Motivation Mistake in Legal Consequences Mistakes of § 119 Wrong Transformation § 120

Cancellation because of a mistake §§ 121, 142, 143

The duty to compensate - § 122

- 3. The Doctrine [|Wegfall der Gesch¤ftsgrundlage[| Complementary Interpretation | Wegfall der Gesch¤ftsgrundlage § 157
- 4. Unlawful Influence on One□s Will

Deception - § 123 Illegal Threat - § 123

Cancellation because of deception or a threat \sqcap § 124

11th Lecture: Unlawful and Immoral Legal Transactions Unlawful Legal Transactions § 134 Immoral Legal Transactions § 138

12-13th Lecture: Obligations Based on Law Torts - § 823(1) Actions performed without due authority (Gesch¤ftsf¾hrung ohne Auftrag) - §§ 677, 678,680, 683, 685-687

14th Lecture: Third Parties in Obligations Proxies - §§ 164-168, 177, 179 Assistants - § 278, § 831(1)

Required Reading: No required reading

Additional Reading Material:

§§ 125, 241 (1) BGB NORBERT HORN, HEIN K \Box TZ & HANS LESER, GERMAN PRIVATE AND COMMERCIAL LAW: AN INTRODUCTION 1982 (hereinafter: \Box GERMAN PRIVATE AND COMMERCIAL LAW \Box), pp. 74-76

§§ 133,145-149 BGB GERMAN PRIVATE AND COMMERCIAL LAW, pp. 76-79

§§ 812, 818, 822 BGB B.S. MARKESINIS, H. UNBERTH & A. JOHNSTON, THE GERMAN LAW OF CONTRACT: A COMPARATIVE TREATISE 2006 (hereinafter: ☐THE GERMAN LAW OF CONTRACT☐), pp. 27-33

MARKESINIS THE GERMAN LAW OF OBLIGATIONS, VOL. 1: MARKESINIS, LORENZ & DANNEMANN, THE LAW OF CONTRACTS AND RESTITUTION: A COMPARATIVE INTRODUCTION 1997 (hereinafter: []THE LAW OF CONTRACTS AND RESTITUTION[]), pp. 20-21, 710-714

§§ 104-113, 116-118 BGB GERMAN PRIVATE AND COMMERCIAL LAW, pp. 71-74

§§ 119-122, 142-143 BGB THE LAW OF CONTRACTS AND RESTITUTION, pp. 195-201 THE GERMAN LAW OF CONTRACT, pp. 276-302

§ 157 BGB THE LAW OF CONTRACTS AND RESTITUTION, pp. 537-542 GERMAN PRIVATE AND COMMERCIAL LAW, pp. 80-84

§§ 123-124, 134, 138 BGB THE GERMAN LAW OF CONTRACT, pp. 302-318 THE LAW OF CONTRACTS AND RESTITUTION, pp. 174-185

§§ 677-678, 680, 683, 685-687, 823(1) BGB GERMAN PRIVATE AND COMMERCIAL LAW, pp. 146-155

§§ 164-168, 177, 179, 278, 831(1) GERMAN PRIVATE AND COMMERCIAL LAW, pp. 225-227

Course/Module evaluation:
End of year written/oral examination 100 %
Presentation 0 %
Participation in Tutorials 0 %
Project work 0 %
Assignments 0 %
Reports 0 %
Research project 0 %

Quizzes 0 % Other 0 %

Additional information: