



**UNIVERSITY OF EAST SARAJEVO  
FACULTY OF LAW**

and

**EUROPEAN PUBLIC LAW ORGANIZATION  
INTERNATIONAL UNION OF LAWYERS  
INSTITUTE FOR COMPARATIVE LAW**

organize



**THE XIV SCIENTIFIC CONFERENCE ON THE OCCASION OF  
THE DAY OF THE FACULTY OF LAW  
“LAW: CAUSE OR EFFECT”  
CONFERENCE PROGRAMME**

Our appreciation for all the institutional and individual support to the Conference will be expressed in the Collection of Papers of the Scientific Conference, which will be printed in 2026.

We would hereby like to thank to the institutions and organizations that have already supported the Conference:

**The Ministry of Scientific and Technological Development and Higher Education,  
Minister Professor Siniša Karan,**

**Notary Chamber of the Republika Srpska,  
President dr. Borislav Radić**

**Bar Association of the Republika Srpska,  
President Mr. Darko Kremenović**

**Republic administration for geodetic and property affairs, Republic of Srpska,  
Director Dragan Stanković, LL.M.**

**Mayor of the Municipality of Pale, Mr. Dejan Kojić**

**Mayor of the Municipality of Istočna Ilidža, Mr. Marinko Božović**

**Attorney from Bijeljina, Mr. Goran Vasilić**

**Notary from Bijeljina, Mr. Igor Ostojić**



**Company Paragraf Lex, Belgrade**

Pale, 25 October 2025

**9.45–10.00** Registration of participants – “Main Room” on the Zoom platform (for participants who participate online) and the entrance hall of the Faculty building (for those who participate in person)

**10.00–10.30** Opening of the Conference – “Main Room” on the Zoom platform and Room 13 – the first year classroom on the first floor.

- Welcome address of the Dean of the Faculty of Law Professor Goran Marković.
- Welcome address of the Vice Rector for Science, Research and Development of the University of East Sarajevo Associate Professor Jelena Krunić.
- Welcome address of the President of the Scientific Committee Professor Milenko Kreća.
- Welcome address of Professor Spyridon Flogaitis, Director and President of the Board of Directors of the European Public Law Organization, and professor of the Faculty of Law, University of Athens.
- Welcome address of the dignitaries attending opening ceremony.

**10.30–11.15** Plenary lectures in English.

**All sections start at 11.30 and progress simultaneously in separate “rooms” on Zoom platform and in separate classrooms in the Faculty building.**

Duration of each section depends on the number of participants and duration of their reports.

**13.00–13.30** Coffee break for the participants – ground floor.

**13.30–15.00** Continuation of work in sections.

**15.00–15.30** Lunch and coffee break for participants – ground floor.

**15.30–17.30** Continuation of work in sections.

**Presentation of papers will last up to ten minutes.**

**Working languages of the Conference are Serbian, Russian, English, Italian and French, i.e. native languages of the participants.**

## **KEYNOTE OPENINGS**

**„ONLINE SESSION“ WILL TAKE PLACE IN THE MAIN ROOM ON ZOOM APP  
„IN-PERSON SESSION“ WILL BE HELD IN ROOM 13 – THE FIRST YEAR  
CLASSROOM ON THE FIRST FLOOR**

*1. Full Professor Milenko Kreća, PhD*

Former Judge ad hoc of the ICJ and ECHR,

Former Member of Venice Commission and Permanent Court of Arbitration.

President of national branch of International Law Association;

Member of Executive Council of International Law Association (London),

President of Association of International Criminal Law in Serbia,

Member of All-Slavs Academy of Sciences and Art (Moscow)

**THE OPINION NO. 3 OF THE BADINTER COMMISSION REGARDING  
BOUNDARIES BETWEEN YUGOSLAV FEDERAL UNITS**

*2. Full Professor Panayotis Glavinis, PhD*

Professor of International Economic Law

Dean of the Faculty of Law – Aristotle University of Thessaloniki, Greece

**THE LEGAL MECHANICS OF GLOBAL REBALANCING**

*3. Associate Professor Valentina Rita Scotti, Ph.D*

European Law and Governance School of the European Public Law Organization

**THE MISUSE OF EXECUTIVE DECREES AND ITS IMPACT ON  
DEMOCRATIC QUALITY: A COMPARATIVE PERSPECTIVE**

**CIVIL LAW SECTION 1**  
**„ONLINE SESSION“ WILL TAKE PLACE IN THE ROOM**  
**„CIVIL LAW 1 (ГП 1)“ ON ZOOM APP**  
**„IN-PERSON SESSION“ WILL BE HELD IN ROOM 13 – THE FIRST YEAR**  
**CLASSROOM ON THE FIRST FLOOR**

1. *Retired Full Professor Gordana Stanković, PhD*

Faculty of Law, University of Niš

*Full Professor Ranka Račić, PhD*

Faculty of Law, University of East Sarajevo

**SUI GENERIS INTERVENORS**

2. *Retired Full Professor Branko Morait, PhD*

Banja Luka

**EXEGESIS OF THE DEVELOPMENT OF LEGAL THOUGHT  
ON CONTRACTUAL LIABILITY**

3. *Retired Full Professor Zoran Ponjavić, PhD*

Faculty of Law, University of Kragujevac

**OLD AND NEW INEQUALITIES IN FAMILY LAW**

4. *Retired Full Professor Ilija Babić, PhD*

Belgrade

**THE LEGAL CONCEPT OF PROPERTY**

5. *Retired Full Professor Ljubiša Dabić, PhD*

Faculty of Economics, University of Belgrade

**A CONTRIBUTION TO STUDIES ON STATE AUDIT STANDARDS**

6. *Retired Full Professor Stanka Stjepanović, PhD*

Faculty of Law, University of East Sarajevo

**ARE STORMS AND EARTHQUAKES ALWAYS NATURAL DISASTERS  
DEEMED TO BE ACTS OF GOD IN CONTRACT AND TORT LAW?**

7. *Full Professor Miroslav Lazić, PhD*

Faculty of Law, University of Niš

**ACQUISITION OF OWNERSHIP OVER A SWARM OF BEES**

8. *Full Professor Vladimir Čolović, PhD, Principal Research Fellow*

Faculty of Law, Union University Belgrade

**INTEREST OF INSURANCE AS SUBSTANTIAL ELEMENT  
OF AN INSURANCE CONTRACT**

9. *Full Professor Nataša Stojanović, PhD*

Faculty of Law, University of Niš

**HOW MAY ONE'S ASSETS BE DISPOSED OF UPON DEATH  
FOR THE BENEFIT OF PET ANIMALS?**

10. *Full Professor Igor Kambovski, PhD*

Faculty of Law, Goce Delcev University in Stip, Republic of North Macedonia

**ARTIFICIAL INTELLIGENCE – LEGAL CHALLENGES AND RISKS**



УНИВЕРЗИТЕТ У ИСТОЧНОМ САРАЈЕВУ  
ПРАВНИ ФАКУЛТЕТ

и

ЕВРОПСКА ОРГАНИЗАЦИЈА ЗА ЈАВНО ПРАВО

МЕЂУНАРОДНИ САВЕЗ ПРАВНИКА

ИНСТИТУТ ЗА УПОРЕДНО ПРАВО

---

ЗБОРНИК САЖЕТАКА  
„Право: узрок или посљедица“  
COLLECTION OF ABSTRACTS  
“Law: cause or effect“

XIV Научни скуп поводом Дана Правног факултета,  
Међународни научни скуп  
одржан 25. октобра 2025. год. на Палама

---

УДК 34(048.3)

ISBN 978-99938-57-96-9

Источно Сарајево, 2025.



UNIVERSITY OF EAST SARAJEVO  
FACULTY OF LAW  
and

EUROPEAN PUBLIC LAW ORGANIZATION

INTERNATIONAL UNION OF LAWYERS

INSTITUTE FOR COMPARATIVE LAW

---

## COLLECTION OF ABSTRACTS

“Law: cause or effect“

## ЗБОРНИК САЖЕТАКА

„Право: узрок или посљедица“

The XIV Scientific conference on  
The occasion of The Day of The Faculty of Law,  
International scientific conference,  
held in Pale, 25 October 2025

---

UDC 34(048.3)

ISBN 978-99938-57-96-9

East Sarajevo, 2025

## **ЗБОРНИК САЖЕТАКА**

са

XIV Научног скупа поводом Дана Правног факултета, на општу тему  
„Право: узрок или посљедица“,  
који је у организацији  
Правног факултета Универзитета у Источном Сарајеву,  
и суорганизацији  
Европске организације за јавно право,  
Међународног савеза правника и  
Института за упоредно право,  
одржан 25. октобра 2025. год. на Палама, Источно Сарајево

### **Издавач**

Правни факултет Универзитета у Источном Сарајеву  
Алексе Шантића 3, 71420 Пале  
тел. 00387 57 226 609 / факс 00387 57 226 892  
<http://www.pravni.ues.rs.ba> / [dekanat@pravni.ues.rs.ba](mailto:dekanat@pravni.ues.rs.ba)

### **За издавача**

Проф. др Горан Марковић, декан

### **Приредио**

Проф. др Димитрије Ћеранић,  
продекан за научно-истраживачки рад

### **Лектор и коректор за српски језик**

Проф. др Нина Ћеклић

### **Лектор и коректор за енглески језик**

Мр Нинослава Радић, наставник страног језика

### **Техничка припрема**

Проф. др Димитрије Ћеранић  
Виши асистент Ђорђе Перишић, мр

### **Штампа**

Графомарк, Лакташи

### **Тираж**

150 примјерака

## **COLLECTION OF ABSTRACTS**

The XIV Scientific conference on The occasion of The Day of The Faculty of Law, on general topic "Law: cause or effect", which is organized by the Faculty of Law, University of East Sarajevo, in cooperation with the European Public Law Organization, International Union of Lawyers and Institute for Comparative Law, on 25. October 2025, in Pale, East Sarajevo

### **Publisher**

Faculty of Law, University of East Sarajevo  
Alekse Šantića Str. 3, 71420 Pale  
phone. 00387 57 226 609 / fax 00387 57 226 892  
*<http://www.pravni.ues.rs.ba> / [dekanat@pravni.ues.rs.ba](mailto:dekanat@pravni.ues.rs.ba)*

### **For the Publisher**

Full Professor Goran Marković, LL.D., dean

### **Edited by**

Associate Professor Dimitrije Čeranić, LL.D.  
Vice Dean for Scientific Research

### **Proofreading for the Serbian language**

Full Professor Nina Čeklić, LL.D.

### **Proofreading for the English language**

Ninoslava Radić, MA (Linguistics), English language teacher

### **Technical preparation**

Associate Professor Dimitrije Čeranić, LL.D.  
Senior Teaching Assistant Đorđe Perišić, LL.M.

### **Printing**

Grafomark, Laktaši

### **Circulation**

150 copies



**ГРАЂАНСКОПРАВНА СЕКЦИЈА 1 /**  
***CIVIL LAW SECTION 1***

*Проф. др Игор Камбовски\**

Правни факултет Универзитета „Гоце Делчев“ Штип, Р. С. Македонија

## ВЕШТАЧКА ИНТЕЛИГЕНЦИЈА – ПРАВНИ ИЗАЗОВИ И РИЗИЦИ

Развој и примена вештачке интелигенције (ВИ) у правној пракси представља један од најзначајнијих технолошких изазова савременог доба. Њена основна предност огледа се у могућности аутоматизације правних процеса који би, без технолошке подршке, захтевали велико време и ресурсе. Ипак, овај технолошки напредак истовремено отвара бројна правна, етичка и друштвена питања, посебно у контексту уговорног права и одговорности за доношење одлука. Вештачка интелигенција може помоћи у идентификацији грешака, неприменљивих клаузула и правних недоследности, али још увек нема способност да правилно протумачи намеру и вољу уговорних страна, што представља суштински елемент правне интерпретације. Поред тога, недостатак транспарентности у функционисању алгоритама доводи до ризика од дискриминаторних или неадекватних одлука, чије је порекло тешко утврдити. Иако ВИ доприноси ефикаснијој изради докумената, убрзава анализу правних аката и омогућава брже правно истраживање, потпуна замена људског фактора у праву је недопустива и није могућа. Човеков капацитет за апстрактно мишљење, етичку процену и разумевање сложених друштвених односа остаје незаменљив. Будућност правне професије не треба посматрати као супротстављање и надметање човека и вештачке интелигенције, већ као процес њихове одговорне и уравнотежене сарадње, уз доминантну и одлучујућу улогу човека. Правници који овладају употребом алата ВИ биће конкурентнији и успешнији, а њихова способност да критички процене резултате које ВИ генерише представљаће кључну професионалну вештину.

**Кључне речи:** Вештачка интелигенција, Право, Правна етика, Уговорно право.

## ARTIFICIAL INTELLIGENCE – LEGAL CHALLENGES AND RISKS

The development and application of Artificial Intelligence (AI) in legal practice represent one of the most significant technological challenges of the modern era. Its primary advantage lies in the ability to automate legal processes that would otherwise require substantial time and resources. However, this technological advancement simultaneously raises numerous legal, ethical, and social issues, particularly in the context of contract law and decision-making responsibility. Artificial Intelligence can assist in identifying errors, inapplicable clauses, and legal inconsistencies, yet it still lacks the ability to properly interpret the intentions and will of the contracting parties—an essential element of legal interpretation. Furthermore, the lack of transparency in algorithmic functioning creates the risk of discriminatory or inadequate decisions, whose origin is often difficult to deter-

---

\* *igor.kambovski@ugd.edu.mk*

mine. Although AI contributes to greater efficiency in drafting legal documents, accelerates the analysis of legal acts, and enables faster legal research, the complete replacement of human input in the legal field remains impossible. Human capacity for abstract reasoning, ethical judgment, and understanding of complex social relationships remains irreplaceable. The future of the legal profession should not be viewed as a confrontation between humans and artificial intelligence, but rather as a process of responsible and balanced cooperation. Lawyers who master the use of AI tools will be more competitive and successful, and their ability to critically assess AI-generated outcomes will become a key professional skill in the near future.

**Keywords:** artificial intelligence, law, legal ethics, contract law.