



Thirty years of the Law on Obligations

-de lege lata i de lege ferenda-(Collection of the reports)

Prepared by: Radovan D. Vukadinović

Kragujevac, 24th -27th of September 2008

SUPPORTED BY

gtz Partner for the Fulure Worldwide

GERMAN ORGANISATION FOR TECHNICAL COOPERATION (GTZ) GmbH OPEN REGIONAL FUND FOR SOUTH EAST EUROPE - LEGAL REFORM

BY APPOINTMENT OF



SKETCH FOR A PORTRAIT3
ORIGIN AND CHARACTERISTIC FEATURES OF THE CONCEPT OF THE LAW ON OBLIGATION RELATIONS
LAW ON OBLIGATIONS AND PARTNERSHIP CONTRACT
A LOOK AT THIRTY YEARS OF THE LAW ON CONTRACTUAL OBLIGATIONS39
LAW ON OBLIGATIONS AND DEVELOPMENT OF OBLIGATION CODES IN THE COUNTRIES OF FORMER YUGOSLAVIA
LEGAL LIFE AND HARMONISATION OF CIVIL OBLIGATIONS ACT 55
HARMONIZATION OF THE CROATIAN CIVIL OBLIGATIONS ACT WITH THE EUROPEAN LAW - NECESSITY, REASONS, EFFECTS - WITH SPECIAL EMPHASIS ON THE IMPLEMENTATION OF CUSTOMS, CONSUMER PROTECTION AND RESPONSIBILITY FOR FAULTY PRODUCT
IRRUNGEN UND WIRRUNGEN AUF DEM WEG ZU EINEM OBLIGATIONSGESETZ IN BOSNIEN-HERZEGOWINA
TIME-SHARING AND LEASING CONTRACTS IN THE NEW OBLIGATIONS BILL IN THE REPUBLIC OF SRPSKA
THE YUGOSLAV LAW OF OBLIGATIONS AND ITS EFFECTS IN GERMANY 101
OBJECTIVE CONCEPT OF APPLICATION OF TRADE CUSTOMS
REAL CONTRACTS AND LAW ON CONTRACTS AND TORTS
INSURANCE AGAINST LIABILITY IN THE NEW CIVIL CODE OF SERBIA 125
REFLECTIONS ON THE CONCEPT AND CONSEQUENCES OF NONPERFORMANCE OF CONTRACTUAL OBLIGATIONS AND BREACH OF CONTRACT
TERMINATION OF CONTRACT DUE TO FAILURE TO EXECUTE OBLIGATIONS INTERNATIONAL SALE OF GOODS
TECHNICAL ASSISTANCE ON CIVIL CODES IN FORMER SOVIET UNION 161
CULPA IN CONTRAHENDO (LIABILITY IN NEGOTIATIONS)- LEGAL BASES AND PRESUMPTIONS OF LIABILITY
CONCEPT OF NON-MATERIAL DAMAGE ACCORDING TO THE CIVIL OBLIGATIONS ACT OF 1978. AND COMPARISON WITH THE CONCEPT OF THE CROATIAN CIVIL OBLIGATIONS ACT OF 2005
COMPENSATION (INDEMNITY) OF NON-MATERIAL DAMAGE: NEW TENDENCIES 193
CHANGES IN THE VIEWS OF JUDICIAL PRACTICEREGARDING COMPENSATION FOR NON-MATERIAL DAMAGE
SOME DISPUTES IN THE FIELD OF REFUNDING MENTAL INJURY DE LEGE LATA AND DE LEGE FERENDA
DAMAGE COMPENSATION ACCORDING TO THE LAW OF OBLIGATIONS AND THE REGULATIONS ON INTELLECTUAL PROPERTY*
THE LIEBILITY OF PRODUCERS OF THINGS WITH MATERIAL DEFECTS IN GERMAN LAW IN THE LIGHT OF THE HOMONYMOUS LAW IN THE REPUBLIC OF SERBIA 253
INVESTORS` RIGHTS IN RELATION TO CONSTRUCTION DEFICIENCY
CONTRACTS OF DONATION, SUPPORT AND PARTNERSHIP - WHERE IS THEIR PLACE?

DUTIES AND CIVIL LIABILITIES OF MEMBERS OF BOARD OF DIRECTORS OF STOCK COMPANY	A JOINT- 291
LEGAL RELATION BETWEEN LETTER OF CREDIT AND ASSIGNATION	301
OUT-OF-COURT (CONTRACT) AND COURT (JUDICIAL) SETTLEMENT	309
PROTECTION OF PERSONALITY RIGHTS	319
OBLIGATIONS LAW AGREEMENTS OF PARTICULAR IMPORTANCE FOR SUCLAW AND EXIGENT SHARE	CESSION 335
TERMINOLOGY OF LAW OF OBLIGATIONS AND OUR LEGAL TERMII HERITAGE	NOLOGY