

The obligation is a legal relationship that allows the creditor to require the debtor provision of or failure. The general theory of obligations is the core of private law, the foundation of all disciplines, especially civil law and commercial law. Its study includes a presentation of sources of obligations : legal acts, and in particular the contract, quasi-contract and civil liability.

The general theory of contractual obligations sets the rules common to all contracts (training effect, contractual liability).

Quasi-contracts are business management, the repetition of undue payment, unjust enrichment and other judicial creations.

The system of obligations is then presented in a separate course (Third year)