

## DESCRIPTION OF THE DOCTORAL STUDY SUBJECT

Title of the subject	Field of science (branch) code	Faculty	Department
<b>Family Law</b>	Law (01 S)	Law	Private Law
Study methods	Number of credits	Study method	Number of credits
lectures	-	consultations	2
Individual work	4	seminars	-
<b>Subject annotation</b>			
<p>The subject of family law is devoted to the deepening and education of doctoral students' knowledge and skills in the field of family law, analysis of contemporary problems of family law and family policy, analysis of the uniformity and harmonisation of family law and understanding of the comparative significance of family law.</p> <p>Topics analysed are: marriage, divorce, spouses' personal and property relationships; personal and property relations between parents and children; other family or family relationships; relationships arising from adoption, guardianship or care; Innovations in Book III of the Civil Code (marriage contracts, family property, stricter divorce regulation, registered partnerships, etc.) and their comparison with foreign experience; the possibility of harmonisation or harmonisation of family law at European level; regulatory issues for new forms of cohabitation (same-sex marriage, registered partnership, cohabitation of the opposite sex without a partnership); the role of family law as a regulatory instrument in a society undergoing rapid social and demographic change.</p> <p>Upon graduation, the doctoral student must have mastered the system of categories of family law and have knowledge of how the same categories are perceived and interpreted in legal doctrine, legislative process and jurisprudence. After completing his/her study, the Doctoral student must be able to examine the chosen family law problem in the wider context of theoretical problems of law, to be able to apply various methods of legal research to assess and solve theoretical and practical problems of family law.</p>			
<b>Main literature</b>			
<ol style="list-style-type: none"> <li>1. Lietuvos Respublikos civilinio kodekso komentaras. Trečioji knyga. Šeimos teisė. Pirmasis leidimas. Vilnius: Justitia, 2002.</li> <li>2. Valentinas. Mikelėnas. Šeimos teisė. Vilnius: Justitia, 2009.</li> <li>3. Herring J., Probert R., Gilmore S. Great Debates in Family Law. London, Palgrave Macmillan, 2012.</li> <li>4. Atkin B. International Survey of Family Law 2014. London, Jordan Publishing Limited, 2014 (ir ankstesni leidimai).</li> <li>5. Hadson D. International Family Law Practice. London, Jordan Pulshing Ltd, 2013.</li> <li>6. Standley K., Davies P. Family Law, 8th ed. London, Palgrave Macmillan, 2013.</li> <li>7. Plurality and diversity of family relations in europe. Katharina Boele-Woelki, Dieter Martiny. The Hague: Intersentia, 2019</li> <li>8. International and national perspectives on child and family law. Gillian Douglas, Mervyn Murch, Victoria Stephens. The Hague: Intersentia, 2018.</li> <li>9. Family forms and parenthood. Andrea Büchler, Helen Keller. The Hague: Intersentia, 2016</li> </ol>			
Names, surnames of advising lecturers	Science degree	Major works in the area (direction) of science published over the last 5 years	
Valentinas Mikelėnas	Habil Dr.	1. V. Mikelėnas, R. Zaščiurinskaitė. Implementation of the EU Damages Directive in Lithuania // Implementation of the EU Damages Directive in Central and Eastern European Countries. Edited by Anna Piszcz. Warsaw: University of Warsaw Faculty of Management Press, 2017, p. 179-210	

		<p>3. L. Mikalonienė, V. Mikelėnas, P. Miliauskas, V. Mitkevičius, A. Tikniūtė. Įmonių teisinių formų konvergencija ir divergencija: ar Lietuvos teisinis reglamentavimas yra patrauklus tarptautiniame kontekste? Kolektyvinė monografija. Vilnius: Vilniaus universiteto leidykla, 2017 (V. Mikelėnas parašė I dalį (p. 15-31) ir V dalį (p. 323-327)</p> <p>4. 35 Years of CISG – Present Experiences and Future Challenges. .Lithuanian National Report // 35 Years of CISG - Present Experiences and Future Challenges. Edited by Hrvoje Sakirić, Tomislav Jakšić, Antun Bilić. Zagreb: Faculty of Law, University of Zagreb, 2017, p.253-278</p> <p>5. Bendrųjų civilinės teisės nuostatų raida 1918-2018 // Lietuvos teisė 1918-2018. Šimtmečio patirtis ir perspektyvos. Mokslo studija, Vilnius: Mykolo Riomerio Universitetas, 2018, p. 292-311</p> <p>6. Arbitražinio susitarimo pažeidimas ir pažeidimo teisiniai padariniai//Arbitražas: teorija ir praktika V, 2019, p. 3-14</p> <p>7. Lina Mikalonienė, Valentinas Mikelėnas, Tadas Varapnickas, Eglė Zemlytė. Notarų civilinė atsakomybė. Kolektyvinė monografija. Vilnius: Lietuvos notarų rūmai, 2019 (V.Mikelėnas parašė 1, 2 ir 4 skyrių).</p> <p>8. Coronavirus and the Law: Lithuanian Experience //Coronavirus and the Law in Europe Edited by Ewoud Hondius, Marta Santos Silva, Andrea Nicolussi, Pablo Salvador Coderch, Christiane Wendehorst, and Fryderyk Zoll . Cambridge: Intersentia, 2020//<a href="https://www.intersentiaonline.com/bundle/coronavirus-and-the">https://www.intersentiaonline.com/bundle/coronavirus-and-the</a></p> <p>9. The Application of the Rome I and Rome II Regulations in Lithuania// Rome I and Rome II in Practice. Edited by Emmanuel Guinchard. Cambridge: Intersentia, 2020, p. 387-398</p> <p>10. Ieškiniai dėl pripažinimo civiliniame ir arbitražo procese// Arbitražas: teorija ir praktika, 2020, Nr. VI, p. 3-19</p>
<p>Approved by the Doctoral Committee of the Vilnius University Law Studies on December 2, 2021, Protocol No. (7.17 E) 15600-KT-12</p>		
<p>Chairman of the Doctoral Committee</p>		<p>Prof. Dr. T. Davulis</p>