

STRUCTURE OF THE DOCTORAL STUDY SUBJECT

Subject	Area (direction) of science, code	Faculty	Department
Problems of Private International Law	Law (01 S)	Law	Private Law
Study method	Number of credits	Study method	Number of credits
Lectures	-	consultations	3
Individual work	9	seminars	-
Subject annotation			
<p>The subject matter of private international law is intended to analyse and assess conflict-of-law issues and to analyse the issues of harmonisation and harmonisation of conflict-of-law rules.</p> <p>Topics analysed: general : the relationship of private international law with other legal systems, trends in the harmonisation and unification of private international law at EU and international level, the concept of a conflict-of-law rule, renvoi, restrictions on the application of conflict-of-law rules, interpretation, lex fori and lex causae, breakdown of legal relationship; 'special conflict of laws rules' means the status of natural and legal persons, contractual and non-contractual obligations, rights in rem, intellectual property rights, family legal relationships, legal relationships in succession.</p> <p>Upon graduation, the doctoral student must have mastered the system of categories of private international law and have knowledge of how the same categories are perceived and interpreted in legal doctrine, the legislative process and jurisprudence. Upon completion of his/her study, the Doctoral student must be able to examine the chosen problem of private international law in the wider context of theoretical problems of law, be able to apply various methods of law research to assess and solve theoretical and practical problems of private international law, and be well aware of the conflict-of-law rules unified by the European Union and the practice of their application.</p>			
Main literature			
<ol style="list-style-type: none"> 1. Valentinas Mikelėnas. Tarptautinės privatinės teisės įvadas. Vilnius: Justitia, 2001. 2. Widerspin M., Plender R. European private International Law of Obligations, 4th ed., London, Sweet and Maxwell, 2014. 3. Briggs A. Conflict of laws, 3rd ed., London, Oxford University Press, 2013. 4. Dicey, Morris & Collins, The Conflict of Laws. 14th ed. London , Sweet and Maxwell, 2012 Stone P. EU Private International Law, 3rd ed. London, Edward Elgar Publishing Ltd, 2013. 5. MIZARAS, Vytautas. Tarptautinės privatinės teisės vienodinimo Europos Sąjungoje rezultatai: reglamentai Roma I ir Roma II. Justitia, Nr. 4 (2008), Nr. 1 (2009). 6. EUROPEAN PRIVATE INTERNATIONAL LAW AT 50. Geert Van Calster, The Hague: Jura Falconis, 2018 7. HOW EUROPEAN IS EUROPEAN PRIVATE INTERNATIONAL LAW? Jan von Hein, Eva-Maria Kieninger, Giesela Rühl. The Hague: Intersentia, 2019. 8. A CONCEPTUAL ANALYSIS OF EUROPEAN PRIVATE INTERNATIONAL LAW. Felix M. Wilke. The Hague: Intersentia, 2019 <p>Rome I and Rome II in Practice. Edited by Emmanuel Guinchard. The Hague: Intersentia, 2019.</p>			
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.	<ol style="list-style-type: none"> 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>2. 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>3. 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>4. 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>5. Arbitražinio susitarimo pažeidimas ir pažeidimo teisiniai padariniai//Arbitražas: teorija ir praktika V, 2019, p. 3-14</p> <p>6. 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>7. 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//https://www.intersentiaonline.com/bundle/coronavirus-and-the</p> <p>8. 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>9. 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 Law Science of Vilnius university 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>	