

STRUCTURE OF THE DOCTORAL STUDY SUBJECT

Subject	Area (direction) of science, code	Faculty	Department
Arbitration	Law (S 001)	Law	Private Law
Study method	Number of credits	Study method	Number of credits
lectures	-	consultations	2
Individual work	4	seminars	-
Subject annotation			
<p>The subject of arbitration studies is intended to deepen the knowledge of doctoral students about the legal regulation of arbitration as one of the alternative means of settling a dispute and the implementation of this institute in resolving disputes arising from private legal relations. Topics analysed are: legal nature of arbitration, arbitration law, arbitration agreement, arbitration formation, arbitration process, arbitration awards, recognition and enforcement of arbitration awards.</p> <p>Upon completion of his/her study of the subject, the Doctoral student must be able to analyze the problems of arbitration as one of the alternative solutions to disputes arising from private legal relations, analyse the content of this institution, current issues of implementation in practice, examine relevant issues of arbitration settlement, development trends.</p>			
Main literature			
<ol style="list-style-type: none"> 1. Dominas G., Mikelėnas V. Tarptautinis komercinis arbitražas. Vilnius: Justitia, 1995. 2. Born G. International Commercial Arbitration, 2nd ed. London, Kluwer Law International, 2014. 3. Bühring-Uhle C., Kichhof L., Scherer G. Arbitration and Mediation in International Business. The Netherlands, Kluwer Law International, 2nd revised ed. 2006. 4. Paulsson J. The Idea of Arbitration. London, Oxford University Press, 2013. 5. Mikelėnas V. Tarptautinės privatinės teisės įvadas. Vilnius: Justitia, 2001. 6. Ostrove M., Salomon C., Shifman B. Choice of venue in International Arbitration. London, Oxford University Press, 2014. 7. Redfern A., Hunster M. Law and Practice of International Commercial Arbitration. 6th ed., London, Oxford University press, 2014. 8. Webster Th. Handbook of UNCITRAL Arbitration. London, Sweet and Maxwell, 2014. 9. Understanding International Arbitration. Tony Cole, Pietr Ortolani. London: Routledge, 2019. 10. International Commercial Arbitration and Mediation in UNCITRAL Model Law Jurisdictions, 4th ed. Peter Binder. The Hague: Kluwer Law International, 2019 11. International Arbitration: Issues, Perspectives and Practice. The Hague: Kluwer Law International 			
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. Zaščirinskaitė. 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 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) 3. 35 Years of CISG – Present Experiences and Future 	

		<p>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. Bendrujų 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. Civilinio proceso teisė. Bendroji dalis. Vadovėlis.Vilnius: VU leidykla, 2020, p. 77-118</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. Keli pamąstymai apie daiktinės ir prievolių teisės santykių// Daiktinė teisė. Ar privatinės teisės pamatai atlaikys XXI amžiaus iššūkius. Sudarytojas Laurynas Didžiulis. Vilnius: Žuvėdra, 2020, p. 13-28</p> <p>11. 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 May 12, 2023, protocol No. (7.17 E) 15600-KT-209</p>		
<p>Chairman of the Doctoral Committee</p>	<p>prof. habil. dr. G. Švedas</p>	