

## STRUCTURE OF THE DOCTORAL STUDY SUBJECT

Subject	Area (direction) of science, code	Faculty	Department
<b>Problems of European Union Substantive Law</b>	Law (S 001)	Law	Public Law
Study method	Number of credits	Study method	Number of credits
lectures	-	consultations	3
individual work	9	seminars	-
<b>Subject annotation</b>			
<p>The subject of Problems of European Union Substantive Law is designed to develop the doctoral student's ability to understand and impede the fundamental freedoms of movement in the EU internal market (free movement of goods, persons, services and capital and freedom of establishment). removing or preventing restrictions on these freedoms of movement imposed by the EU Member States, as well as the justification and justification of derogations and other restrictions in the public interest set out in the TFEU; it also aims to improve the doctoral student's ability to analyze and understand the jurisprudence of the ECJ in relation to the application of fundamental freedoms; aims at independent analytical and critical thinking of doctoral students.</p> <p>Topics analyzed: the legal nature and unity of fundamental freedoms; competition for fundamental freedoms; the relationship between fundamental rights and fundamental freedoms; fundamental freedoms as a basis for extending the application of fundamental rights, whether or not they are EU citizens; functions of fundamental freedoms; restrictions on fundamental freedoms (limits on the application of fundamental freedoms in terms of persons, time and subject matter); the lawfulness of restrictions (inability or inability to justify restrictions on fundamental freedoms); the content and lawfulness of restrictions on fundamental freedoms which are discriminatory and apply in the same way; the content and cases of application of exceptions enshrined in primary law and those not enshrined in primary law; compatibility of national characteristics with the internal market; fundamental rights as a basis for justifying restrictions on fundamental freedoms? mutual recognition of national standards (principle of reciprocity) and harmonization of law (scope and basic principles); Problematic aspects of the application and transposition of the Services Directive 2006/123 / EC; the status of family members in accordance with the provisions of Directive 2004/38 / EC; restrictions on the free movement of capital with third countries.</p>			
<b>Main literature</b>			
1. CATHERINE BARNARD. THE SUBSTANTIVE LAW OF THE EU: THE FOUR FREEDOMS. 4th ed, Oxford University Press, 2013.			
2. REICH, NORBERT; NORDHAUSEN SCHOLE, ANNETTE; SCHOLE, JEREM: UNDERSTANDING EU INTERNAL MARKET LAW: 3rd edition 2013.			
3. DAMIAN CHALMERS, GARETH DAVIES AND GIORGIO MONTI. EUROPEAN UNION LAW: Text and Materials: Third Edition. Cambridge University Press, 2014/ CRAIG, PAUL; BÚRCA, GRÁINNE DE: EU LAW: Text, Cases and Materials, 6. Aufl. 2015.			
4. TAKIS TRIDIMAS. THE GENERAL PRINCIPLES OF EU LAW. Oxford European Community Law Library, Second Editon, 2007.			
5. ROBIN C. A. WHITE. WORKERS, ESTABLISHMENT, AND SERVICES IN THE EUROPEAN UNION. Oxford European Community Law Library, 2005.			
6. LAURENCE W. GORMLEY. EU LAW OF FREE MOVEMENT OF GOODS AND CUSTOMS UNION. Oxford University Press, 2009.			
7. PAUL CRAIG, GRAINNE DE BURSA. THE EVOLUTION OF EU LAW. Oxford University Press, 2011.			
8. COMAN R. THE POLITICS OF THE RULE OF LAW IN THE EU PLITY. Publishing 2022.			
Names, surnames of advising lecturers	Science degree	Major works in the area (direction) of science published over the last 5 years	

Skirgailė Žalimienė	Dr.	<ol style="list-style-type: none"> <li>1. Milašiūtė, Vygantė; Žalimienė, Skirgailė. European standards of judicial independence in Lithuania // East European yearbook on human rights. The Hague: Eleven International Publishing. ISSN 2589-7764. 2021, iss. 1, p. 25-51.</li> <li>2. Žaltauskaitė-Žalimienė, Skirgailė. Teisės į asmens duomenų apsaugą ir saviraiškos bei informacijos laisvės suderinamumo problematika = The issues related to compatibility of the right to personal data protection and the freedom of information // Jurisprudencija. Vilnius: Mykolo Romerio universitetas. ISSN 1392-6195. eISSN 2029-2058. 2020, t. 27, Nr. 2, p. 269-297.</li> <li>3. Žaltauskaitė-Žalimienė, Skirgailė; Mulevičienė, Salvija; Davulis, Tomas; Danėlienė, Ingrida; Jarašiūnas, Egidijus; Milašiūtė, Vygantė; Saudargaitė, Ieva; Leonaitė, Erika; Jablonskaitė-Martinaitienė, Inga; Aleksejev, Miroslav; Žaltauskaitė-Žalimienė, Skirgailė (redaktorius). Europos Sąjungos pagrindinių teisių chartijos, kaip individualių teisių gynbos standarto, taikymas supra- ir nacionaliniu lygmenimis : kolektyvinė monografija = Quantitative study on the recourse to the provisions of the charter when defending individual rights in the national governmental and judicial authorities in Lithuania. Vilnius : Vilniaus universiteto leidykla, 2019. 440 p.</li> <li>4. Žalimienė, Skirgailė; Milašiūtė, Vygantė. Implications of a broad application of the EU Charter of Fundamental Rights by domestic courts for the level of protection of fundamental rights // European Yearbook on Human Rights 2016. Antwerp : Intersentia, 2016. ISBN 9783708311098. p. 135-153.</li> </ol>
Approved by the Doctoral Committee of Law Science of Vilnius university on May 12, 2023, protocol No. (7.17 E) 15600-KT-209		
Chairman of the Doctoral Committee		prof. habil. dr. G. Švedas