

STRUCTURE OF THE DOCTORAL STUDY SUBJECT

| Title of Subject | Area (direction) of science, code | Faculty | Department |
|---|-----------------------------------|---------------|-------------------|
| Problems of Tort Law | Law (S 001) | Law | Private Law |
| Study methods | Volume of credits | Study methods | Volume of credits |
| Lectures | - | consultations | 3 |
| Individual work | 9 | seminars | - |
| Subject annotation | | | |
| <p>The subject of tort law is intended to deepen the knowledge of doctoral students by applying and interpreting the norms of tort civil liability, to analyze the doctrine of tort law and court practice.</p> <p>The subject consists of a general part and a special part of tort law. The topics of the general part are analyzed: the concept of non-contractual civil liability, purpose, goals, functions, peculiarities of non-contractual civil liability in comparison with contractual civil liability, forms and types of liability, other compensation schemes, definition and interpretation of non-contractual civil liability in court practice, peculiarities of application of non-contractual civil liability without fault, the influence of risk theory on civil liability. The topics of the special part are analyzed: material and procedural legal peculiarities of application of individual torts and liability for them, i. cases of indirect civil liability (for example, civil liability of a person employing others, liability of persons for damage caused by objects or animals under their care, civil liability for damage caused by minors, etc.), cases of civil liability for damage caused by a higher risk source, cases of civil liability for damage caused to the health or life of a natural person, peculiarities of application of public civil liability, peculiarities of application of professional civil liability (for example, lawyers, notaries, bailiffs, auditors, doctors, etc.), civil liability for damage caused by substandard products; specific issues of the application of civil liability in pre-contractual relations, compensation for damage caused by lawful acts.</p> <p>Upon completion of the subject, the doctoral student must have mastered the system of categories of tort law and have knowledge of how the same categories are perceived and interpreted in the doctrine of law, the legislative process and jurisprudence. After completing the study, the doctoral student must be able to analyze the chosen problem of tort law in the broader context of theoretical problems of law, be able to apply various methods of legal research to assess and solve theoretical problems of tort law.</p> | | | |
| Main literature | | | |
| Valentinas Mikelėnas. <i>Civilinės atsakomybės problemos: lyginamieji aspektai</i> . Vilnius: Justitia, 1995. | | | |
| <i>Lietuvos Respublikos civilinio kodekso komentaras</i> . Šeštoji knyga. <i>Prievolių teisė</i> . I dalis. Pirmasis leidimas, Vilnius: Justitia, 2003. | | | |
| van GERVEN Walter, et. al. <i>Tort Law</i> . Oxford: Hart Publ., 2000. | | | |
| <i>Unification of Tort Law: Wrongfulness</i> . (ed. Koziol H.), Kluwer Law International, 1998. | | | |
| <i>Unification of Tort Law: Causation</i> (ed. Spier, J.), Kluwer Law International, 2000. | | | |
| <i>Unification of Tort Law: Fault</i> (ed. Widmer, P.), Kluwer Law International, 2005. | | | |
| <i>Unification of Tort Law: Strict Liability</i> (ed. Koch, B. A.; Koziol, H.), Kluwer Law International, 2002. | | | |
| <i>Unification of Tort Law: Damages</i> (ed. U. Magnus). The Hague: Kluwer, 2001. | | | |
| Volodko, Renata. <i>Neturtinės žalos atlyginimas Lietuvoje. Teorija ir praktika</i> . Vilnius: VĮ Registrų centras, 2010. | | | |
| <i>Principles of European Law. Non-Contractual Liability Arising out of Damage Caused to Another</i> (ed. Chr. von Bar), Oxford University Press, 2009 | | | |
| <i>Principles of European Tort Law. A Commentary</i> . European Group on Tort Law. Vienna: Springer, 2005. | | | |
| <i>The Liability of Public Authorities in Comparative Perspective</i> (ed. Ken Oliphant), Intersentia, 2016. | | | |
| Cees van Damm. <i>European Tort Law</i> . Oxford University Press; 2nd edition, 2014. | | | |

| Name, surname of the consulting lecturers | Scientific degree | The most important works in the field of science (branch) have been published during the last 5 years |
|---|-------------------|---|
| Vytautas Mizaras | Dr. | MIZARAS, Vytautas (bendraautorius). European Case Law on infringements of intellectual property rights (ed. Michel Vivant), Bruylant, 2016. 296 p. (ISBN 978-2-8027-5153-3) (p.117-124, 177-190). |
| | | MIZARAS, Vytautas. The Influence of the European Union Law on the Lithuanian Copyright Law. <i>In</i> Zeszyty naukowe uniwersytetu Jagiellonskiego: Prace z prawa wlasnosci intelektualnej. Warsaw : Wolters Kluwer Polska, 2016, Zs. 132. p. 114-133. ISSN: 1689-7080. |
| | | MIZARAS, Vytautas. Unfair Competition Law in Lithuania. <i>In</i> International Handbook on Unfair Competition (ed. by Henning-Bodewig). München: C. H. Beck, 2013. |
| 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 |