

CURRICULUM VITAE



Name, surname: Dr. Raimundas Moisejevas
Current position: Attorney at law, Professor
Practice areas: Litigation, regulatory, corporate law, competition law, international law, investment law
E-mail: raimundas.moisejevas@hansalaw.lt
Phone.: +370 618 79 947

1. Education

Mykolas Romeris University, 2004 – 2009, Doctor of Laws diploma.
Mykolas Romeris University, 2000 m. – 2003, Master of Laws diploma.
Mykolas Romeris University, Bachelor of Laws diploma.
Visiting scholar at University of Minho, Portugal, 2017.
Visiting scholar at University of Iceland, 2013.
Visiting scholar at University of Savoy, France, 2012.
Doctoral internship in Kiel-Albrecht University, Germany, 2007.
Doctoral internship in Copenhagen University, Denmark, 2007.
Doctoral internship in Zurich University, Switzerland, 2007.
Workshop for judges at Fordham Law School, New York, 2007.
Competition law summer courses at the European Law Academy, Trier, Germany, 2006.
Summer courses on the comparative constitutionalism in University of Trento, Italy, 2006.
Participation in the competition law courses for judges in Hungary, Budapest, 2006.

2. Work experience

Legal practice from 2003.

Specialize in regulatory matters, litigation, competition law, corporate law and commercial law.

Raimundas is “Legal 500” 2016 and Chambers and Partners 2015 recommended practitioner in Lithuania in Competition law, Dispute resolution and Corporate law areas.

In 2009 defended doctoral dissertation - “Predatory pricing as a form of abuse of dominant position in EU competition law”, which has been selected between 5 best dissertations in the field of social and humanitarian sciences defended in 2009 year and was granted a diploma witnessing this achievement from the President of the Republic of Lithuania.

Date: from-till	Organization	Position	Job description
From February 2018 till the present moment	Partner at international law firm Moisejevas, Vilkas and partners Hansa Law	Attorney at law, Partner	Dispute resolution, corporate law, EU law, administrative law, arbitration, competition law, data protection law.
November 2014 till	Partner at international law	Attorney at law, Partner	Dispute resolution, corporate law, EU law, administrative law, arbitration, competition law, data

February 2018	firm Vilgerts		protection law.
December 2016 till the present moment	OECD national contact point in Lithuania	Independent expert	Explanation of the guidelines of the OECD to the multinational companies. Acting as a mediator in disputes.
November 2012 till November 2014	Law Firm Sorainen and partners	Attorney at law, Senior Associate	Corporate law, EU law, dispute resolution, competition law.
December 2011 till October 2012	Law firm Bnt Heeman Klauberg Krauklis	Attorney at law, Senior Associate	Corporate law, EU law, dispute resolution, international law, competition law.
November 2015 till the present moment	ICSID (International center for settlement of investment disputes in Washington, USA)	Conciliator	The Lithuanian Government has appointed me to the ICSID Panel of Conciliators in 2015. I must act as a conciliator in investment disputes between the states and private foreign investors.
October 2014 till the present moment	Lithuanian Court of Arbitration	Arbitrator	Corporate law, dispute resolution, competition law.
March 2008 till December 2011	One of the largest investment groups in Lithuania	Legal advisor	Corporate law, litigation, work with international investment projects, concession projects, competition law.
October 2004 till February 2008	Constitutional Court of the Republic of Lithuania	Legal advisor	Helping judges of the Constitutional Court to write decisions of the Court.
May 2004 till September, 2004	Commission on Tax disputes under the Government of the Republic of Lithuania	Lawyer	Drafting decisions of the Commission in relation to tax law.
September 2003 till the present moment	Mykolas Romeris University	Professor	Read courses on Competition Law, EU law, international and civil law in English and Lithuanian languages.

3. Professional experience record (selected projects - confidential)

- Represented UAB LitCon company regarding fine imposed for obstruction of the inspection in a dispute with the Competition Council. The construction company was successfully represented in all instances of administrative courts in Lithuania and the contested decision of the Competition Council was fully annulled.

- Raimundas is actively involved in a big number of civil and administrative cases concerning alleged state aid in the energy sector. Raimundas is working on alleged state aid cases in relation to the proceedings both in the Court of Justice and the Lithuanian courts.
- Represents AB Medicinos bankas in a number of civil litigation disputes.
- Represented before the Lithuanian Competition Council and the Lithuanian administrative courts UAB Milsa, one of the biggest suppliers of aggregates materials in Lithuania. The client was successfully defended and no fine applied.
- Represents a number of the creditors of AB Ūkio Bankas in a multimillion claim against the former auditor of the AB Ūkio Bankas.
- Represented biggest retail chains in Lithuania in a disputes with their suppliers.
- Represents one of the leading food suppliers in Lithuania in a number of disputes.
- Provides consultations on disputes between the shareholders.
- Consulted one of the banks in Lithuanian about the data protection requirements.
-
- Raimundas was one of the lawyers to advise Lithuanian commercial bank Šiaulių Bankas on acquisition of certain Ūkio Bankas assets (a “good bank”), including shareholdings in leasing company Ūkio banko lizingas, insurance company Bonum Publicum, a group of real estate subsidiaries and obligations towards insured depositors. Raimundas was implementing this deal at the Competition Council.
- Raimundas was one the lawyers was engaged by the client to advise the management and shareholders of BTA Insurance Company SE in relation to the sale of all shares of BTA Baltic Insurance Company AS to Vienna Insurance Group AG (VIG). Raimundas was representing BTA in Lithuanian jurisdiction and before the Competition Council.
-
- Successfully represented managers of the companies in the administrative courts against the Competition Council. The sanctions proposed by the Competition Council against the managers were dismissed. This is unprecedented case in Lithuania.
-
- Provided scientific opinion to the Constitutional Court of the Republic of Lithuania concerning correspondence of the Law on the trade in milk to the Constitution of the Republic of Lithuania.

There is only a small part of Raimundas professional record.

4. Knowledge of languages

Good knowledge of Lithuanian, English and Russian. Basic knowledge of Polish and French.

5. Some publications

1. Raimundas Moisejevas. Co-author of scientific study „10 years for the Lithuanian Civil Code“. Published in 2013.
2. Raimundas Moisejevas. Consensual approach to antitrust enforcement. *Yearbook of Antitrust and Regulatory Studies (YARS)*. 2015. Submitted for publication in June, 2015.
3. Raimundas Moisejevas. Development of Private Enforcement of Competition Law in Lithuania. *Yearbook of Antitrust and Regulatory Studies (YARS)*. 2015, vol. 8(11).

4. Raimundas Moisejevas. Competition policy developments in Lithuania in 2013. *Yearbook of Antitrust and Regulatory Studies (YARS)*. 2015, vol. 8(11).
5. Moisejevas R., Novosad A. Some thoughts concerning the main goals of competition law. *Jurisprudencija* 2013.
6. Moisejevas R., Novosad A. Costs as a criterion for evaluation of predatory pricing, 2012 *Jurisprudencija*. 2012, Nr. 19(2).
7. Moisejevas R., Novosad A. Novelty of method of setting fines imposed for infringements of the Lithuanian law on competition. 2012 *Jurisprudencija* 2012, Nr. 19 (2).
8. Moisejevas R. Objective justifications in predatory pricing. *Jurisprudencija*. 2011, 18(1), p. 213-232.
9. Moisejevas R. Recoupment of losses by the dominant undertaking, which allegedly have used predatory pricing and legality of actions. *Jurisprudencija*. 2010, 2 (120), p. 289-303.
10. Moisejevas R. Reform of the competition law according to the Council Regulation No. 1/2003. (Europos Tarybos reglamentu Nr. 1/2003 įgyvendintos Europos Bendrijų konkurencijos teisės reformos analizė) *Jurisprudencija*. 2006. T. 3 (81): 64–72.
11. Moisejevas R. The importance of the intent in predatory pricing cases. *Jurisprudencija*. 2010, 4(122), p. 319-334.
12. Moisejevas R. Main features of predatory pricing as a form of abuse of dominant position (Piktnaudžiavimas dominuojančia padėtimi: grobuoniška kainodara – esminiai požymiai). *Jurisprudencija*. 2007. T. 9 (99): 62–70.
13. Moisejevas R. Domestic remedies for breach of EC law. *Baltic Yearbook of International Law*. 2004. Volume 4: 167-179.
14. Moisejevas R. Book review. Galina Žukova. Legal Aspects of Trade in Goods between the EU and its Candidate States: The Case of Latvia. Riga, Latvijas Vestnesis, 2004. *Baltic Yearbook of International Law*. 2005. Volume 5: 355-360.
15. Moisejevas R. Book review. Latvia in Europe: Visions of the Future. Scientific Editor Talavs Jundzis. Riga. Baltic Center for Strategic Studies. Latvian Academy of Sciences, 2004. *Baltic Yearbook of International Law*. 2005. Volume 5: 361-364.
16. Moisejevas R. Evaluation of the military campaign of the United States in Afghanistan based on international law. (JAV karinė kampanija Afganistane tarptautinės teisės požiūriu). *Justitia*, 2002. No. 1-2.
17. Raimundas Moisejevas, The Lithuanian Supreme Administrative Court declares that the Competition Council has to perform new evaluation of commitments since its decision lacked motives and was inconsistent (TEO/Viasat), 5 March 2013, e-Competitions, N 51788, www.concurrences.com
18. Raimundas Moisejevas, The Lithuanian Supreme Administrative Court declares that provisions of the Code of administrative offences may not be applied on the basis of analogy in disputes related to competition law, 21 June 2012, e-Competitions, N 50364, www.concurrences.com
19. The Lithuanian Supreme Administrative Court repeals decision of the Lithuanian Competition Council, which recognized that energy operator breached Article 9 of the Competition law by abuse of dominant position (UAB Vilniaus energija), 13 August 2012, e-Competitions August 2012, Art. N 56294, www.concurrences.com