

ANNEX

(Selected projects, publications and activities)

PROJECTS

1. (2018- ongoing) Europa-Institut, Saarland University – SEELS - DAAD, "Access2Justice4All: Clinical Legal Education –Supporting the Access to Justice in South East Europe".
2. (2016-2018) - EU BIARE project "Remedies concerning Enforcement of Foreign Titles according to Brussels I Recast".
3. (2014-2015)- Bilateral project between Macedonian Academy of Science and Art and Bulgarian Academy of Science "Reforms of Judicial System in Macedonia and Bulgaria".
4. (2014) – GIZ. "Collective Redress in South East Europe".
5. (2013-2015), "Gender Oriented Implementation of ADR Instruments in the Western Balkans" (September 2013/September 2015), within the Programme for technical assistance of the Government of Germany (GIZ).
6. (2013) - Max Planck Institute in Luxembourg for International, European and Regulatory Procedural Law, Research Project: "Contribution for Development of an Effective Protection of Diffuse and Collective Interests in the Republic of Macedonia".
7. (2011) - Balkans Enforcement Reform Project (BERP) - GIZ, Regional legal reform and harmonization of business law namely with regard to cross - border enforcement.
8. (2009 - 2013), GIZ - "Civil Law Forum for South East Europe".
9. IPA 2009 Project: "Support to more efficient, effective and modern operation and functioning of the Administrative Court".
10. (2009- 2011) - Tempus program (144582) "Regional Master Degree in Intellectual Property Law".
11. (2008-2012)- The Willem C.Vis International Commercial Arbitration Moot.
12. (2007-2008)- Bilateral scientific project "European enforcement order and its influence on the procedural law of Slovenia and Macedonia", between Faculty of law, the University of Maribor, Slovenia and Faculty of Law "Iustinianus Primus", "Ss. Cyril and Methodius University", Skopje, Macedonia.
13. (2007) - Open Society Institute: "Estimating the capacities of good governance of law" (component – judiciary).
14. (2006 - 2007) - TEMPUS Common European project: Towards EU Standards on Copyright and Related Rights (TEMPUS JEP 19076-2004)
15. (2006) - World Bank Project: Cadastre and Real Estate Registration, component "Security of Property Rights".
16. (2004 - 2005) - Technical assistance for supporting the creation of Institute for Education of the Judiciary in Macedonia.
17. (2003-2004) - Centre for legal clinics at the Faculty of law - Skopje, with support of Open Society Institute and ABA/CEELI.
18. (2003 - 2004) - Monitoring project – coalition "All for a fair trial" with support of CIDA and OSCE.

LIST OF PUBLICATIONS

UNIVERSITY TEXTBOOKS

1. (with A. Janevski), Граѓанско процесно право, книга прва, Парнично право, Скопје, 2009, 532 стр. [Civil Procedural Law, Book I, Litigation, Skopje, 2009, 532 p].
2. (with A. Janevski), Граѓанско процесно право, книга втора, Вонпарнично право, Скопје, 2010, 194 стр. [Civil Procedural Law, Book II, Non - Contentious Procedure, Skopje, 2010, 194 p].
3. (with A. Janevski), Граѓанско процесно право, книга трета, Извршно право, Скопје, 2011, 245 стр. [Civil Procedural Law, Book III, Enforcement Law, Skopje, 2011, 245 p].
4. (with A. Janevski), Граѓанско процесно право, книга прва, Парнично право, второ изменето и дополнето издание, Скопје, 2012, 551 стр. [Civil Procedural Law, Book I, Litigation, Second Revised Edition, Skopje, 2012, 551 p].
5. (with A. Janevski), E drejta procedurale civile, Libri i parë, E drejta kontestimore, Shkup, 2009, 476 p. (Fakulteti Juridik - UNIVERSITETI i EJL) – [Civil Procedural Law, Book I, Litigation, Skopje, 2009, 476 p. (in Albanian)].
6. Арбитражно право, Скопје, 2015, 387 стр. [Arbitration Law, Skopje, 2015, 387 p.]

MONOGRAPH AND CHAPTERS OF MONOGRAPHS

1. (with A. Janevski) - Обезбедување на побарувањата според Законот за обезбедување на побарувањата, Скопје, 2010, 93 стр. [Security of Claims according to the Act on Security of Claims, Skopje, 2010, 93 p.].
2. "The new rules of expert evidence in Macedonian civil procedure: are they failed effort at reform?" in the monograph "Evidence in Contemporary Civil Procedure, Fundamental Issues in a Comparative Perspective", C.H. van Rhee, A. Uzelac (eds), Intersentia, Cambridge - Antwerp– Portland, 2015.
3. "Challenges Facing Macedonian Lawmakers in the Future Implementation of Brussels I Recast Regarding Enforcement – An Attempt at Assessment", in the monograph "Brussels I Bis and Enforcement", C.H. van Rhee (ed.), Intersentia, 2019 (forthcoming edition).

ARTICLES

1. (with Milka Rakocevic), "Obtaining an Enforcable Title for Uncontested Monetary Claims: Parallels between Macedonian and Spanish Law", Book of 23rd Annual Meeting of Nanterre Network. Legal and Interdisciplinary Challenges in Contemporary Society, Faculty of Law, University of Salamanca, IBEROJUR, Salamanca, 2019, p.77- 90.
2. "Discoloure of documents in Macedonian Civil Procedure: how far-reaching are the new rules?, Book of IV International Conference „Actuality of Civil Procedural Law- National and Comparative Legal Theoretical and Practical Achievements" , 25-26 October 2018, Split, Croatia, p. 59-78.
3. "Одземање и враќање на деловната способност: усогласеност на македонското законодавство со меѓународните стандарди", Годишник на Правниот факултет Јустинијан Први во Скопје, во чест на прод.д-р Марјан Марјановски, том 56, Скопје 2017, стр. 93-111 ["Deprivation and Restitution of Legal Capacity: Compliance of Macedonian Legislation with International Standards", Yearbook of the Faculty of Law Iustinianus Primus in honour of prof. Marjan Marjanovskii, Vol. 56, Skopje, 2017, p. 93-111].
4. (with T Shterjova), "Приступ права Европске Уније у регулисању поступака за колективну заштиту права", Зборник радова "Национално и меѓународно право – Актуелна питања и теме", Том I, Косовска Митровица, 2017, стр. 159-177 ["EU Approach in Regulation of the Procedures for Collective Redress", Proceedings "National and International Law - Current Issues and Topics", Vol. I, Kosovska Mitrovica, 2017, p. 159-177].

5. (with M. Rakocevic), Default in arbitration proceedings: meeting the objectives of due process, efficiency and truth, *Revista Română de Arbitraj (Romanian Arbitration Journal)*, Anul 11/ Nr.3, julie-septembrie 2017, Volumul 43, p. 11-19.
6. (with M. Rakocevic), A General Overview of Enforcement in Civil and Commercial Matters in Macedonia, *LeXonomica*, Vol. 8. No.1, pp.29-49, June 2016, Maribor, Slovenia.
7. (with T. Shterjova), Why do businesses in Macedonia decide (not) to use arbitration? *Slovenska arbitražna praksa*, Ljubljana, Letnik V, Številka 2 (junij 2016) , pp. 6-11.
8. (with A. Janevski and M. Rakocevic), Новините во Законот за извршување од 2016 година, Деловно право, Издание за теорија и практика на правото, Година XVII, Бр. 35, Скопје, 2016, стр.7-64 [The Novelties in the Law on Enforcement of 2016, *Business Law - Edition for Law Theory and Practice*, Year XVII, No.35, Skopje, 2016, p. 7-64].
9. (with A. Janevski and M. Rakocevic), Најновите измени во парничното законодавство на Република Македонија според Новелата на Законот за парничната постапка од 2015 година, Деловно право, Издание за теорија и практика на правото, Година XVI, Бр. 33, Скопје, 2015, стр. 59-82 [The Latest Amendments in Macedonian Legislation of Civil Proceedings According to the Novelty of the Law on Civil Procedure of 2015], *Business Law - Edition for Law Theory and Practice*, Year XVI, No.33, Skopje, 2015, p. 59-82].
10. (with T. Shterjova), "The Role of the Highest Judicial Authority to Foster the Uniform Application of the Law in Civil Law Countries - a Myth or Reality? The Macedonian Case", *34(1) Civil Justice Quarterly* (2015), Sweet&Maxwell, UK, p. 96-111, Thomson Reuters, Westlaw.
11. "Вонредни правни лекови во вонпарничната постапка на Република Македонија", *Годишник на Правниот факултет "Јустинијан Први" во чест на Љиљана Спировиќ - Трпеновска*, Том 49, Скопје 2013, стр. 97-108. [Extraordinary Remedies in Non-Contentious Procedure of the Republic of Macedonia, *Yearbook of the Faculty of Law Iustinianus Primus in honour of prof. Liljana Spirović Trpenovska*, Vol.49, Skopje 2013, p. 97-108].
12. (with A. Janevski), "Обезбедување на наплатата на побарувањата со задолжница – паралели меѓу македонското и хрватското право и практика, *Зборник на трудови, Четврти Скопско-Загребски колоквиум*, Скопје, август 2013, стр. 27-49. [Securing the Debt Collection with Debenture – Parallels between Macedonian and Croatian Law and Practice, *Collection of papers, Fourth Skopje - Zagreb Colloquium*, Skopje, August 2013, p. 27-49].
13. (with T. Shterjova), The Features and Tendencies in Conducting Arbitration Proceedings. The Challenges of Taking Evidence in International Commercial Arbitration, *Revista Română de Arbitraj (Romanian Arbitration Journal)*, Anul 9/Nr.1, ianuarie- martie 2015, Volumul, 33, p. 15-27.
14. (with M. Rakocevic), Судска граѓанскоправна заштита од дискриминације у праву Републике Македоније, *Правни систем и заштита од дискриминације, Зборник радова, прва свеска, Косовска Митровица*, 2015, стр. 153-170. [Civil Court Protection of Discrimination in The Macedonian Law, *The Legal System and Protection against Discrimination, Collection of Papers, Kosovska Mitovica*, 2015, p. 153-170].
15. (with T. Shterjova), Postupci za zaštitu kolektivnih prava i interesa sa osvrtom na stanje u Republici Makedoniji, *Pravo - teorija i praksa, Godina XXXI, Novi Sad, br. 7-9, jul-septembar 2014, str. 42-58.*
16. (with A. Janevski), "Patologija arbitražnih klauzula sa osvrtom na praksu Stalnog izbranog suda - Arbitraže pri Privrednoj komori Makedonije", *Zbornik radova Dvanaesto međunarodno savjetovanje "Aktualnosti građanskog i trgovačkog zakonodavstva i pravne prakse"*, (Neum 20, 21 i 22 lipnja 2014), Mostar 2014, str. 110-121 [Patology of Arbitration Causes with Regard to the Practice of the Permanent Court of Arbitration Attached to the Economic Chamber of Macedonia, *Collection of Papers, 12th International Conference "News in Civil and Commercial Legislation and Practice"*, Mostar, 2014, p. 110-121].
17. "Dutch influence on the reform of the Macedonian system of civil enforcement", *Tijdschrift voor Civiele Rechtspleging (TCR)*, Nr.1/2014, Boom Juridische uitgevers, Haag, Nederlanden, p. 27-31.

18. "Dejudicialization of Enforcement Function", Country report for Macedonia, in: Civil Law Forum for South East Europe, Collection of studies and analyses, Third Regional Conference, Tirana 2013, Publisher: Centre for SEELS, Skopje, January 2014, p. 455-468.
19. "Enforcing Arbitral Awards in the Republic of Macedonia", Revista Română de Arbitraj (Romanian Arbitration Journal), Anul 8/Nr.1, ianuarie - martie 2014, Vol. 29, p. 16-25.
20. (with M.Rakocevic), "Novi režim ličnog dostavljanja u parničnom postupku Republike Makedonije – Da li je ugroženo pravo stranke da bude saslušana u postupku?-", Beograd, Pravni život, časopis za pravnu teoriju u praksu, tematski broj "Pravo i dostojanstvo", Udruženje pravnika Srbije, Broj 12, Beograd, 2013, Tom IV, str. 55-67. [The New Regime of Personal Delivery in the Civil Procedure Code of the Republic of Macedonia - Is the Party's Right to be Heard in the Process Affected?, Belgrade, Pravni život, 2013, Vol.IV, No. 12, p. 55-67].
21. "Reforme sistema izvršenja u državama regiona – Novi koncepti, kontroverze i dileme", Zbornik radova Međunarodnog naučnog skupa Harmonizacija građanskog prava u regionu, Istočno Sarajevo, 2013. str. 447 – 477. [Reforms of the Systems of Enforcement in Countries in the Region – New Concepts, Controversies and Dilemmas, Collection of papers of the International Conference "Harmonization of Civil Law in the Region", Eastern Sarajevo, 2013, p. 447-477].
22. (with T. Shterjova), "Interim Measures in Arbitration Proceedings: Facing the Challenge to Amend the Macedonian Arbitration Legislation", LeXonomica- Journal of Law and Economics, Vol. V, No. 1, pp. 5 - 24, June 2013, Maribor, Slovenia.
23. (with A. Janevski), "Sudska kontrola izvršenja u Republici Makedoniji", Zbornik radova XI međunarodno savetovanje "Aktualnosti građanskog i trgovačkog zakonodavstva i pravne prakse", Mostar 2013, str. 61-72. [Judicial control on enforcement in the Republic of Macedonia, Collection of papers, 11th International Conference "News in Civil and Commercial Legislation and Practice", Mostar, 2013, p. 61-72].
24. "Interim measures in IP litigation from the Macedonian Perspective", Iustinianus Primus Law Review; No. 06, volume IV, spring 2013, <http://www.law-review.mk/main.asp?lang=eng&izdanie=06>.
25. "Reforms of Civil Enforcement Systems in the Countries of Southeastern Europe: From common tradition to different concepts", ZZPInt - Zeitschrift für Zivilprozess International, Jahrbuch des Internationalen Zivilprozessrechts 17. Band, 2012, Wolters Kluwer Deutschland, p. 315-343.
26. (with T. Shterjova), "Privacy and Confidentiality in Arbitration Proceedings – The Perspectives of Macedonia and Croatia", Croatian Arbitration Yearbook, 2012, Vol. 19. p. 151-167.
27. (with A. Janevski), "Međupresuda u parničnom postupku", Zbornik radova, Deseto međunarodno savetovanje "Aktualnosti građanskog i trgovačkog zakonodavstva i pravne prakse", Mostar, BiH, 2012, str. 53-62. [Interim Judgment in Civil procedure, Collection of papers, 10th International Conference "News in Civil and Commercial Legislation and Practice", Mostar, BiH, 2012, p. 53-62].
28. (with A. Janevski), "Notarial Deeds in International Legal Relations – with a Special Review of the Macedonian Legislature and Practice", in: „Cross-border civil proceedings in the EU" (Conference Papers, Dr.Vesna Rijavec - Dr. Tjaša Ivanc (ed.), Pravna fakulteta, Maribor, Slovenia, 2012, p.31-45, indexed in Thomson Reuters – Web of science.
29. (with A. Janevski), "Rešenje kojim se dozvoljava izvršenje doneto od notara na osnovu verodostojne isprave", Zbornik radova IX tradicionalnog međunarodnog naučnog skupa "Pravnički dani prof. dr. Slavko Carić", Savremene tendencije razvoja pravnih sistema država u regionu", (ed. by. ass. prof. Marijana Dukić - Mijatović), Novi Sad, 2012, str. 346- 362. [Decision for allowing the enforcement on a basis of trustworthy document issued by notary", Collection of papers, IX traditional international scientific meeting "Legal days of prof. dr Slavko Caric", Trends in the legal systems of the countries in the region, (ass. prof. Marijana Dukic – Mijatovic ed.), Novi Sad, 2012, p. 346- 362].
30. "Legal Remedies for Protection of the Right of a Trial within a Reasonable Time - Macedonian Perspective", Iustinianus Primus Law Review, No.4. Vol. III, spring 2012, <http://www.law-review.mk/main.asp?lang=eng&izdanie=04>.
31. (with A. Janevski), "Измените во парничното и во извршното законодавство на Република Македонија, предизвиците и проблемите во нивната примена со предлози за подобрување на состојбите de lege

- ferenda”, Деловно право, Часопис за теорија и практика на правото, Година XIII, бр. 26, 2012, стр. 7-53. [Amendments of Litigation and Enforcement Law of the Republic of Macedonia, the Challenges and Problems in Their Application with Suggestions for Improving the Situation de lege ferenda, Business Law - Edition for Law Theory and Practice, Year XIII, No.26, 2012, p. 7-53].
32. (with M. Rakosevic), “Доставување на судски и вонсудски писмена во правото на Европската Унија”, Зборник на трудови од Деветтата Конференција за Меѓународно приватно право, Најнови тенденции во Европското Меѓународно приватно право - предизвици за законодавците на земјите во Југоисточна Европа, Скопје, 2011, стр. 159-177. [Service of Judicial and Extrajudicial Documents in Civil and Commercial Matters in EU, Collection of papers, 9th Conference on Private International Law, “The newest tendencies in European Private International Law - challenges for legislators in the countries of Southeastern Europe”, Skopje, 2010, p. 159-177].
 33. “Осврт на новиот концепт на вештачење во парничната постапка во Република Македонија”, Зборник на Правниот факултет “Јустинијан Први” во Скопје во чест на проф. д-р Никола Матовски, Скопје, 2011, стр.847-867. [Review of the New Concept of Expertise in Litigation in the Republic of Macedonia, Yearbook of the Faculty of Law Iustinianus Primus in honor of prof. Nikola Matovski, Skopje 2011, p. 847-867].
 34. “Vanredni pravni lekovi u vanparničnom postupku Republike Makedonije”, Beograd, Pravni život, br. 11/2011, tom III, str. 807-818 [Extraordinary remedies in Non-Contentious procedure of the Republic of Macedonia, Belgrade, Pravni život, No. 11/2011, Vol. III, p. 807-118].
 35. (with A. Janevski), “Protivizvršenje u Republici Makedoniji - problemi i dileme”, Nova pravna revija, Časopis za domaće, njemačko i evropsko pravo, Sarajevo, 1/2011, august 2011, str. 34- 40. [Counter-enforcement in the Republic of Macedonia – Problems and Dilemmas, Nova pravna revija, Journal for domestic, German and European Law, Sarajevo, 1/2011, August 2011, p. 34 – 40].
 36. (with A. Janevski), “Recognition and Enforcement of Foreign Court Decision, Cross-border delivery of Documents and Bankruptcy Procedure with Foreign Elements in the Law and Practice of the Republic of Macedonia”, Regional Conference on Accession West Balkan Countries to Lugano Convention, 19-20 July 2011, Sarajevo, BiH (Conference Papers).
 37. “Novi koncept veštačenja u parničnom postupku u Republici Makedoniji”, Zbornik radova, Međunarodna naučna konferencija “Pravni sistem i društvena kriza, prva sveska, Kosovska Mitrovica, 2011, str. 235-253. [New Concept of Expert Evidence in the Civil Procedure of the Republic of Macedonia, Collection of papers, International Scientific Conference “The Legal System and Social Crisis”, First Volume, Kosovska Mitrovica, 2011, p. 235- 253].
 38. “Законот за парничната постапка на Република Македонија во светлото на современите трендови на концентрација на парничната постапка”, Зборник на Правниот факултет “Јустинијан Први” во Скопје во чест на проф. д-р Наум Гризо, Скопје, 2011, стр. 333- 351. [The Law on Civil Procedure of the Republic of Macedonia in a Light of the Contemporary Trends of Concentration of Civil Proceedings, Liber amicorum of the Faculty of Law Iustinianus Primus in Skopje for Prof. Dr Naum Grizo, Skopje, 2011, p. 333-351].
 39. (with A. Janevski), “Измените во парничното, вонпарничното и извршното законодавство на Република Македонија во светлото на актуелните трендови на забрзување на постапките”, Скопје, Деловно право, бр. 24, 2011, стр. 15- 62. [Changes in Contentious, Non –contentious and Civil Enforcement Legislation of the Republic of Macedonia in a Light of Contemporary Trends for Accelerating the Proceedings, Skopje, Business Law - Edition for Law Theory and Practice, No. 24, 2011, p.15-62].
 40. (with A. Janevski), “Измените во законот за парничната постапка и во Законот за извршување и нивното влијание врз работата на нотарите”, Скопје, Нотариус, Година 11, Број 19, декември 2011, стр. 34- 51. [The Changes in the Law on Civil Procedure and the Law on Civil Enforcement and Their Influence on the Notary Work, Skopje, Notarius, Year 11, No. 19, December 2011, p. 34-51].
 41. (with A. Janevski), “Non-possessory Security Interest in Movables and Rights in the Law and Practice of the Republic of Macedonia”, Civil Law Forum for South Eastern Europe, Collection of studies and analyses, First Regional Conference, Cavtat, Croatia, 2010, Vol. II, p. 11-35.
 42. (with A. Janevski), “Rešavanje prethodnih vprašanja v nepravdnem postopku Republike Makedonije”, LeXonomica - Revija za pravo in ekonomijo, Let. II, št. 2, str. 319-333, December 2010, Maribor, Slovenia.

[Solving Preliminary Questions in Non-contentious Civil Proceedings in the Republic of Macedonia, *LeXonomica- Journal of Law and Economics*, Vol. II, No. 2, pp. 319 - 333, December 2010, Maribor, Slovenia].

43. (with A. Janevski), „Нови систем извршења по новом Закону о извршењу Македоније”, Актуелне тенденције у развоју и примени европског континенталног права, Тематски зборник радова, Свеска II, Ниш, 2010, стр. 99-122, [New System of Enforcement According to the New Macedonian Enforcement Act, Thematic collection of papers “The Current Tendencies in the Development and Application of the European - Continental Law”, Vol. II, Nish, 2010, p. 99 -122].
44. “Контимациона пресуда”, Зборник на Правниот факултет “Јустинијан Први” во Скопје во чест на проф. д-р Тодор Џунов, Скопје, 2009, стр. 606-622. [Default judgment, *Liber amicorum* of the Faculty of Law Iustinianus Primus in Skopje for Prof. Dr Todor Dzunov, Skopje, 2009, p. 606-622].
45. “Начело на совесно користење на процесните овластувања во парничната постапка”, Зборник на Правниот факултет “Јустинијан Први” во Скопје во чест на проф. д-р Стефан Георгиевски, Скопје, 2009, стр. 161-174. [The Principle of the Conscientious Use of Procedural Rights in Civil Procedure, *Liber amicorum* of the Faculty of Law Iustinianus Primus in Skopje for Prof. Dr. Srefan Georgievski, Skopje, 2009, p.161-174].
46. (with A. Janevski), „Европска извршна исправа за неспорна потражувања”, “Право Републике Србије и право Европске уније - стање и перспективе”, Зборник радова, Свеска II, Nis, 2009, стр. 27 - 45. [European Enforcement Order for Uncontested Claims, “The Law of the Republic of Serbia and the EU law-current state affairs and perspectives “, Collection of papers, Vol.II, Nish, p.27-45].
47. (with A. Janevski), “Европски платен налог”, Втор скопско-загребски правен колоквиум, Зборник на трудови, Скопје, 2008, стр. 55-73. [European Payment Order, Collection of papers of the Second Skopje-Zagreb Colloquium, Skopje - Zagreb, 2008, p. 55-73].
48. “Претходни мерки по Законот за обезбедување на побарувања”, Скопје, Деловно право, бр.18/2008, стр. 185-199. [Preliminary Measures According to the Act on Security of Claims, *Business Law - Edition for Law Theory and Practice*, No.18/2008, p. 185-199].
49. (with A. Janevski), “Граѓанско - судска заштита на авторското право и сродните права во Република Македонија”, во публикацијата “Авторско право и сродни права- домашна и меѓународна теорија и практика - , Правен факултет „Јустинијан Први” во Скопје”, Центар за образование за интелектуална сопственост, Скопје 2007, стр. 519-533. [Judicial Protection of Copyrights and Related Rights in the Republic of Macedonia, Copyrights and Related rights – Domestic and International Theory and Practice, Centar for Education in IP, Faculty of Law Iustinianus Primus in Skopje, Skopje, 2007, p. 519-533].
50. “Koncentracija pamičnog postupka”, Beograd, *Pravni život*, Vol. 56, br. 13, 2007, str.769-782. [Concentration of Civil Procedure, *Belgrade, Pravni zivot*, Vol. 56, No. 13, 2007, p. 769-782].
51. “Атхезионо решавање на граѓанскоправни спорови во казнената постапка”, Зборник на Правниот факултет “Јустинијан Први” во Скопје, во чест на проф. д-р Панта Марина, Скопје, 2007, стр. 348-364. [Adhesion Resolving of Civil Disputes in Criminal procedure, *Liber amicorum* of the Faculty of Law Iustinianus Primus in Skopje for prof. Panta Marina, Skopje, p. 348-364].
52. “Употреба на незаконито прибавени докази во парничната постапка”, Зборник на трудови на Правниот факултет “Јустинијан Први” во Скопје, посветен на проф. д-р Фрањо Бачиќ, (*Zbornik radova Pravnog fakulteta u Zagrebu posvećen prof. dr.sc. Franju Bačiću*), Скопје - Загреб, 2007, стр. 396-409. [Using the Evidence Obtained by Illegal Means in Civil Procedure, *Liber amicorum* of the Faculty of Law Iustinianus Primus in Skopje and Faculty of Law in Zagreb for Prof. Franjo Bacic, Skopje- Zagreb, 2007, p. 396-409].
53. “Товарот на докажување според ЗПП од 2005 година”, Судиска ревија, бр. 1-2/2007, Скопје, стр. 64-77. [Burden of Proof in Civil Procedure According to the Law on Civil Procedure of 2005, *Judicial Review*, No.1-2/2007, Skopje, p.64-77].
54. “Медијацијата како алтернатива на судењето – нека спорот стане договор”, Зборник на трудови на Правниот факултет “Јустинијан Први” - Универзитет “Св. Кирил и Методиј” и Правниот факултет при Московскиот државен универзитет “М.В.Ломоносов”, Актуелните прашања за државата и правото на Република Македонија и Руската Федерација, Скопје, 2007, стр.592- 612. [Mediation as an Alternative to

- Adjudication- Let the Dispute Become Consent, Collection of papers of the Faculty of Law Iustinianus Primus in Skopje and Faculty of Law within the State University Lomonosov in Moscow, Skopje-Moscow, 2007, p. 592-612].
55. "Новиот процесен еквилибриум на основните начела во ЗПП од 2005 година", Зборник посветен на почесни доктори, доктори и магистри на науки (2001-2006), Скопје, 2006, стр. 217-230. [New Procedural Equilibrium of the Basic Principles of the Law on Civil procedure, Collection on papers of Emeritus professors, Doctors and Masters of Legal Science (2001-2006), Skopje, p. 216-230].
 56. "Факти кои се утврдени со правосилна пресуда на кривичниот суд", Зборник посветен на почесни доктори, доктори и магистри на науки (2001-2006), Скопје, 2006, стр. 491-501. [Facts Determined by the Final Judgment of Criminal Court, Collection on papers of Emeritus professors, Doctors and Masters of Legal Science (2001-2006), Skopje, p.491-501].
 57. (with G. Kalajdziev and J. Dabovic –Anastasovska), "Какви реформи во судството?", Зборник од научната расправа "Законската рамка на судската реформа во Република Македонија", Скопје, 2006, стр.150-160. [What Reforms in Judiciary do we need?, Collection of papers of the Scientific Debate "Legal Framework of the Judiciary Reform in the Republic of Macedonia, Skopje", 2006, p. 150-160].
 58. (with A. Janevski), "Институционални модели за персоналната независност на судството-споредбеноправни разгледувања со посебен осврт на Република Македонија", Зборник од научната расправа "Законската рамка на судската реформа во Република Македонија", Скопје, 2006, стр. 96-111. [Institutional Models for the Personal Independence of the Judiciary – Comparative Overview with Special Reference to the Republic of Macedonia, Collection of papers of the Scientific Debate "Legal Framework of the Judiciary Reform in the Republic of Macedonia", Skopje, 2006, p. 96-111].
 59. "Beneficium novorum и ефикасноста на парничната постапка", Годишник на Правниот факултет посветен на животот и делото на проф. д-р Димитар Поп Георгиев, Скопје, 2006, стр. 751-763. [Beneficium novorum and Efficiency of Civil Proceedings, Liber amicorum of the Faculty of Law Iustinianus Primus in Skopje for Prof. Dimitar Pop Georgiev, Skopje, 2006, p. 751-763].
 60. (with A. Janevski), "Потреба од реформи на организацијата на судството во Република Македонија", во Владеење на правото и реформите во судската власт и безбедносните владини структури, Скопје, 2006. [The Need for Reform of the Organization of the Judiciary in the Republic of Macedonia, in "Rule of Law and the Reforms in the Judiciary and the Security Structure of the Government", Skopje, 2006].
 61. "Uticaј Evropske konvencije o ljudskim pravima na građansko procesno pravo države dogovornice - o jednom primeru", Beograd, Pravni život, br. 12/2005, tom. IV, str. 163-171. [The Impact of the European Convention on Human Rights on the Civil Procedure Law of the Member States – on one example, Belgrade, Pravni život, Vol. IV, No. 12/2005, p. 163-171].
 62. "Uloga suda i stranaka u skupljanju procesnog materijala", Beograd, Pravni život, br. 12/2004, tom. IV, str. 113-126. [The Role of the Court and Parties in the fact-finding and evidence-taking, Belgrade, Pravni život, Vol.IV, No. 12/2004, p. 113-126].
 63. "Регулирањето на надлежноста и признавањето на судските одлуки во брачните предмети во рамките на Европската унија", Зборник во чест на Миле Хаџи Василев, Скопје, 2004, стр. 147-164. [Regulation of the Jurisdiction and Recognition of Judgments in Matrimonial Matters within the European Union, Liber amicorum of the Faculty of Law for Prof. Mile Hadzi Vasilev, Skopje, 2004, p. 147-164].
 64. "Доставувањето – услов за ефикасна парнична постапка", Судиска ревија, бр.2, јуни 2004, стр. 175-199. [Service of Documents - a Requirement for Effective Civil procedure, Judicial Review, No. 2, June 2004, p. 175-199].
 65. "Римската граѓанска постапка и нејзиното влијание врз современата граѓанска постапка", Зборник од меѓународниот симпозиум "Современото право, правната наука и Јустинијановата кодификација", II том, Скопје, 2004, стр. 453-466. [Roman Civil procedure and its Impact on Contemporary Civil Procedure, Proceedings of the International Symposium "Modern law, Legal science and Justinian's codification", Vol. II, Skopje, 2004, p. 453-466].

GROUP PUBLICATIONS

1. Доц. д-р Виктор Камилоски и соработници, Основи на судско трауматолошко вештачење, Форензична трауматологија, Скопје 2012, Глава “Вештачење во парнична постапка”, стр. 107- 123. [Doc. Dr. Viktor Kamiloski and associates, Fundamentals of Forensic Traumatology, Skopje, 2012, Chapter „Expertise in Litigation”, p. 107-123].
2. (with A. Pavlovska - Daneva, G. Buzarovska and S.Stankovic), “Анализа на потенцијалот за добро управување во Република Македонија”, (компонента судски систем), Скопје, јуни 2009. [Analysis of the potential for good governance in the Republic of Macedonia, (component judicial system), Skopje, June 2009].

CONFERENCES, SEMINARS AND TRAININGS

1. Seminar “Pathways in Mediation and Arbitration”, Luxembourg Technical Assistance Programme for the Republic of North Macedonia, “Preparing to meet the requirements of Chapter 23 Strengthening the Judiciary”, organised for the Academy for Judges and Public Prosecutors, 25-26 September 2019, lecture on topic: “Dispute Resolution before the Permanent Court of Arbitration at the Economic Chamber of Macedonia”;
2. Fifth Skopje-Zagreb Legal Colloquium, Skopje, 12 September 2019, presentation on topic: “Mandatory attempt to mediate in Macedonian Litigation Procedure”;
3. “Mediation Training Course: The Basics”, organized by Department of Law, University of Pavia and Almo Collegio Borromeo, Italy, 11-18 April 2019, lectures on mediation (including the Macedonian experiences and perspectives in mediation);
4. IV International Conference „Actuality of Civil Procedural Law- National and Comparative Legal Theoretical and Practical Achievements”, 25-26 October 2018, Split, Croatia, plenary presentation on topic: “Discoloursure of documents in Macedonian Civil Procedure: how far-reaching are the new rules?”;
5. 4th Itinerant Summer University in the Balkans, “The Balkans and their Relationship with the EU and Regional International Organizations: Perspectives for Rapprochement”, Skopje, 20-22 September, 2018;
6. 23rd Annual Meeting of Nanterre Network – Legal and Interdisciplinary Challenges of Contemporary Society, 9-11 July, 2018, Salamanca, Spain, plenary presentation on topic: “Obtaining an Enforceable Title for Uncontested Monetary Claims: Parallels between Macedonian and Spanish Law”;
7. 13th PPJ Course and Conference, Harmonization of Civil Procedure in Europe: Prospects for an Integration amidst Disintegration, Dubrovnik, Croatia, 28 May-1 June 2018, plenary lecture on topic: “Service of Process- a Macedonian Perspective”;
8. Turkish - Macedonian Jurist Days, Congress, Reforms in the field of law in Turkey and Macedonia, 9. September 2017, Istanbul, plenary presentation “Reforming Macedonian Civil Procedure –Dejudicialization as a main trend and perspective”;
9. Cross-Border legal Aspects of Doing Business, Portorož, Slovenia, 18-20 May 2017, New Developments in Judicial Cooperation in Civil and Commercial Matters, national reporter;
10. 11th PPJ Course and Conference, Arbitration and Court Litigation: Cross - Fertilization or Complementarity?, Dubrovnik, Croatia, 23-27 May 2016, plenary lecture on topic: “Rapprochement of Arbitration and Court Proceedings in Issuing Provisional Measures - Possibilities and Limits”.Functions - Blessing or Betrayal, 8 - 12 June 2015, Dubrovnik, Croatia, (plenary presentation);
11. 10th PPJ Course and Conference-Private Justice in Service of Public Goals?“ Outsourcing of Judicial Tasks and Functions – Blessing or Betrayal” Dubrovnik, Croatia, 8- 12 June 2015, plenary lecture on topic: “Experiences with the Introduction of Private Bailiffs in Macedonia”.

12. International scientific conference "European Dimensions of Taking Evidence in Civil Procedures", 15-16 January 2015, Ljubljana, Slovenia, (poster presentation)
13. Regional Roundtable "Promotion of Female Practitioners in the field of ADR: Best Practices and Experiences", 14 November 2014, Tirana, Albania, (plenary presentation);
14. Meeting with attorneys-at-law, Promotional activities of Permanent court of Arbitration attached to the Economic Chamber of Macedonia, Bitola, 08.10.2014, (plenary presentation);
15. Colloquium of the procedural law "The functions of the Supreme Court – issues of process and administration of justice", organized by Faculty of Law and Administration - University of Warsaw, Supreme Court of the Republic of Poland, National Council of the Judiciary and International Association of Procedural Law, Warsaw, 11-13.06.2014 (plenary presentation);
16. 1st Itinerant Summer University in the Balkans, in a cooperation between Franco-German University, Université Paris Ouest-Nanterre-La Défense (France), Universität Münster (Germany) and University Ss. Cyril and Methodius, Faculty of Law "Iustinianus Primus" Skopje (Macedonia), Skopje, 03-07.09.2014 (plenary presentation and moderator);
17. International scientific conference "Dimension of Evidence in European Civil Procedures", 20-21 March 2014, Maribor, Slovenia, (national reporter on Macedonian approach).
18. International conference „Арбитражата во ЦЕФТА регионот во насока на унапредување на економскиот развој“ (Arbitration in the CEFTA Region – a way towards economic development), Skopje, 18.02.2014, (plenary presentation);
19. Training for bailiffs, organized by the Macedonian Bailiff's Association, Ohrid, 13-15.12.2013 (plenary presentation);
20. Fourth Skopje-Zagreb Legal Colloquium, Skopje/Ohrid, 6-7.09.2013, (plenary presentation);
21. International conference (Vilnius University Law Faculty together with The International Association of Procedural Law and Lithuanian Academy of Sciences), "Recent Trends in Economy and Efficiency of Civil Procedure", 9-10th of May, 2013, Vilnius, Lithuania.
22. 3rd Regional Conference of the Civil Law Forum for South East Europe, Tirana 11 -12 March 2013, (plenary presentation);
23. Professional training "Arbitral resolution of disputes in banking work", organized by the Permanent court of Arbitration attached to the Economic Chamber of Macedonia, Skopje, 01.03.2013 (plenary presentation);
24. DIS Autumn Conference 2012 - Organising Arbitral Proceedings – Regulations, Options and Recommendations, 24-25 October 2012 Berlin.
25. Training for bailiffs, organized by the Macedonian Bailiff's Association, Ohrid, 30.11-02.12.2012, (plenary presentation);
26. Professional training "Debenture bond – a new instrument for securing the debt recollection", organized by the Macedonian Notary association, Ohrid, 10-11.11.2012, (plenary presentation);
27. Seminary "Debenture bond in the legislation and practice", organized by the Lawyer's Association of the Republic of Macedonia, Skopje, 19.09.2012 (plenary presentation);
28. Training themed "arbitration agreement", organized by the Permanent court of Arbitration attached to the Economic chamber of Macedonia and the Macedonian Bar Association, Skopje, 28.06.2012 (plenary presentation);
29. X International conference "Current issues of civil and commercial legislation and practice", Neum, Bosnia and Herzegovina, 22-24.06.2012 (plenary presentation);
30. 66th Meeting of the Lawyers, organized by Lawyer's Association of the Republic of Macedonia, Ohrid, 10-12.05.2012 (plenary presentation);
31. Specialized training for newly-elected judges and judicial personnel of the administrative Court and High administrative Court "The right of trial in a reasonable time", organized by IPA 2009 project 'Support for

- more efficient, effective and contemporary work of the Administrative court” and the Academy for judges and public prosecutors of the Republic of Macedonia, 06.03, 07.03, 09.03, 13.03.2012 (educator);
32. International scientific conference “General questions on the codification of the Macedonian civil law”, Skopje, Macedonian Academy of Sciences and Arts, 12.01.2012;
 33. 2nd Regional Conference of the Civil Law Forum for South East Europe, Skopje. 11.01.2012;
 34. “Arbitration as a more efficient and faster method for resolving disputes”, organized by the Permanent Court of Arbitration attached to the Economic Chamber of Macedonia, Skopje, 29.11.2012 (plenary presentation);
 35. International Scientific Conference “Access to Civil justice - Cross - border Civil Proceedings in EU”, 17- 18 November 2011, Maribor, Slovenia, (plenary presentation: Notarial Deeds in International Legal Relationships);
 36. Seminary “Changes in the Law on Civil Procedure and their application”, organized by Lawyer’s Association of the Republic of Macedonia, 06.10.2011, (moderator and plenary presentation);
 37. “Arbitration as a more efficient and faster method for resolving disputes”, organized by the Permanent court of Arbitration attached to the Economic Chamber of Macedonia, Bansko, 29-30.09.2011 (plenary presentation);
 38. IX Private International Law Conference “Recent trends in European Private International Law - Challenges for the national legislations of the South East European countries”, Skopje, 22-24.09.2011.
 39. Regional Conference on Accession of West Balkan Countries to Lugano Convention, 19-20 July 2011, Sarajevo, BiH, national report “Recognition and enforcement of foreign court decision, cross-border delivery of documents and bankruptcy procedure with foreign elements in the law and practice of the Republic of Macedonia”.
 40. Civil Law Forum for South East Europe, First Regional Conference, Cavtat, October 2010, national report “Non-possessory Security Interest in Movables and Rights in the Law and Practise of the Republic of Macedonia“.

AWARDS

1. Tribut Cum Laude Litteras Honoris, Universitas Iuris naturalis Copanici, OB XX Aetatis, Ad Perpetuum Hexagonum Concepta (Vita-Liberta- Proprietas- Humanitas- Justitia-Ius), Copanicus, Decembris Anno Domini MMVII.
2. “Honorable mention in the competition for the Frédéric Eisemann Award, Best Team Orals of the Willem C.Vis International Commercial Arbitration Moot, Vienna, 5 April 2012 from Association for the Organization and Promotion of the Willem C.Vis International Commercial Arbitration Moot”, as a *professor-coach* of the team of the University Ss. Cyril and Methodius in Skopje, Republic of Macedonia at 19 Willem C.Vis International Commercial Arbitration Moot, 2012.

STUDY VISIT/ VISITING SCHOLAR

1. Study visit to Deutsche Institution für Schiedsgerichtsbarkeit e.V (DIS), Cologne, November, 2012.
2. Max Planck Institute in Luxembourg for International, European and Regulatory Procedural Law; November 2013; Research Project “Contribution for Development of an effective protection of Diffuse and Collective Interests in the Republic of Macedonia”.
3. University of Pavia, Department of Law, Visiting Professor on Master Course of Comparative Civil Procedure, Erasmus+ Programme, April 2019.

