

## Curriculum vitae (full version)

### I. PERSONAL INFORMATION, BASIC DATA

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Name: *dr. Ádám Márton Fuglinszky*  
Occupation: Eötvös Loránd University (ELTE), Faculty of Law, Civil Law Department; H-1053 Budapest, Egyetem tér 1-3.  
- *Full (ordinary) professor of civil and comparative law*  
Place and date of birth: *Budapest, 27th February 1977*  
Marital status: *married, father of two sons*  
E-mail / web: [fuglinszky@ajk.elte.hu](mailto:fuglinszky@ajk.elte.hu); [www.fuglinszky.com](http://www.fuglinszky.com)

### II. HIGHER EDUCATION, QUALIFICATIONS

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1995-2000 *ELTE Faculty of Law, lawyer*  
*Degree with highest honours (summa cum laude).<sup>1</sup>*  
2000-2001 *Ruprecht-Karls Universität Heidelberg, LL.M.*  
*degree with highest honours (sehr gut).<sup>2</sup>*  
2000-2003 *Doctoral school, Faculty of Law, absolutorium*  
2004 *Bar exam (with highest honours – “kitűnő”)*  
2007 *PhD with highest honours (summa cum laude)*  
*Universität Hamburg, recognized by ELTE Faculty of Law.<sup>3</sup>*  
2013 *Habilitation, ELTE Faculty of Law<sup>4</sup>*

### III. OCCUPATIONS

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2000-2003 *Junior associate (law office).*  
2002- *ELTE Faculty of Law, Civil Law Department,*  
*Full time faculty member (2002-2008: junior lecturer; 2008-2013:*  
*assistant professor; 2013-2018: associate professor; 2018- Full*  
*[Ordinary] Professor).*  
2004- *Attorney in law office (2004-2013), Of counsel (2013-).*  
2004- *Andrássy Gyula German University, Budapest, contract lecturer*  
*(teaching in German).*

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<sup>1</sup> Degree thesis: “*A franchise szerződés elméleti és gyakorlati kérdései*” – “*Theoretical and Practical Issues of Franchise Contracts*” (supervisor: Lajos Vékás).

<sup>2</sup> LL.M. thesis: “*Erwerb eigener Aktien im Deutschen und im Ungarischen Recht*” – “*Acquisition of Own Shares by the Company in German and Hungarian Law*” (supervisor: Peter Ulmer).

<sup>3</sup> PhD thesis: “*Die Grenzen der Haftung bzw. des Schadensersatzes für Mangelfolgeschäden im deutschen und ungarischen Kauf- und Werkvertragsrecht, unter Berücksichtigung des allgemeinen Schadensersatzrechts. Kritik und Einschränkungen der Totalreparation mit besonderer Rücksicht auf die vertragliche Haftung für mangelhafte Leistung*” – “*The Limits of Liability and Damages for Consequential Losses Caused by Breach of Contract in German and Hungarian Sales and Construction Law with regard to the General Laws on Damages. Critics and Limits of the Full Compensation Principle with special regard to the Contractual Liability for Defective Performance*” (supervisor: Ulrich Magnus).

<sup>4</sup> Title of the inaugural academic lecture: “*Jogközelítés a ’rationes communes’ mentén, avagy vegyes jogrendszeri hatások a felelősségi jogban*” – “*Harmonization alongside ’rationes communes’, Impacts of Mixed Legal Systems on Liability Law*”.

#### IV. LANGUAGES

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1993	Intermediate level, type “A” (oral) and “B” (written) state language certificates – German.
1996	Intermediate level, type “C” (oral+written) state language certificate – English.
2001; 2007	LL.M and PhD degrees obtained in Germany – equivalent to advanced level, type “C” state language certificate. <sup>5</sup>

*Academic publications and lecturing in English and German, reading skills in French.*

#### *Scientific (academic) activities (1a)*

#### V. PUBLICATIONS - INDICATORS

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♦ Find attached the MTMT (Hungarian Scientific Bibliography Database) form.

<https://m2.mtmt.hu/gui2/?type=authors&mode=browse&sel=10001079>

♦ In summary (based on MTMT data) altogether

*51 publications; 49 as the author and 2 as the editor:*

*4 monographs* (580, 518, 904 and 204 i.e. altogether 2206 pages);

- one published in German, by the German publishing house *Mohr Siebeck* in cooperation with the *Max Planck Institute for Comparative and International Private Law* in Hamburg;
- another one was awarded by the ‘*Pierre Savard*’ international book prize of the *International Council for Canadian Studies* (Ottawa, Canada);
- a third one is the monographic elaboration on the complete *law of (liability and) damages*;
- the fourth one provides a critical analysis on a new legal phenomenon, the so-called “*termékszavatosság*” – *product warranty*.
- recently a Study book on Contract Law (Special part) has been published (800 pages), wherein the applicant authored the half of it.

*10 chapters* in the *commentaries* on the former and recent (Hungarian) Civil Codes.

*13 chapters in edited volumes* (one in English and another one in German).

*14 law journal articles:*

- 8 in foreign languages (5 in English and 3 in German);
- 6 in “A” and one in “B” Category journals according to the classification set by MTA (Hungarian Academy of Sciences) - wherefrom 3 have been published in foreign-international law journals (*RabelsZ*, *ZeuP*, *Tulane Eur. and Civ. Law Forum*).<sup>6</sup>

*7 further minor publications, 2 edited volumes*

♦ *Independent citations* 2<sup>nd</sup> July 2019, 484. *Hirsch index*: 9

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<sup>5</sup> Cf. Government Decree No. 137/2008. (V. 16.) on language examinations certifying the knowledge of foreign languages recognized by the state and on the nostrification of language certificates issued abroad in Hungary, Section 14 Para 1: “... az államilag elismert, külföldi felsőoktatási intézményben szerzett oklevél, valamint a tudományos fokozat odaítélésére kijelölt hatóság által kiállított és hazai felsőoktatási intézmény vagy a Magyar Tudományos Akadémia által honosított okirat az oktatás, vagy a tudományos fokozatok esetében a fokozatszerzési eljárás nyelve szempontjából, államilag elismert általános, egynyelvű, komplex típusú felsőfokú nyelvvizsgának felel meg.” – “degrees obtained in higher education institutes abroad recognized by the state; or regarding academic titles: deeds issued by authorities assigned to bestow academic titles and nostrificated by domestic higher education institutes or by the Hungarian Academy of Sciences qualify – with regard to teaching or academic titles, from the language’s point of view used throughout the procedure aimed at obtaining the degree/title – as a complex, general state language certificate of advanced level.”

<sup>6</sup> Based on the aggregated list of journals of Section IX of Economics and Law of the Hungarian Academy of Sciences to be found among the criteria related to the doctoral procedure, cf. <http://mta.hu/doktori-tanacs/a-ix-osztaly-doktori-kovetelmenyrendszer-105380>, last download: 23th November 2017.

**VI. PUBLICATIONS – TEN ITEMS THE APPLICANT CONSIDERS MOST IMPORTANT****FIVE ITEMS THE APPLICANT CONSIDERS MOST IMPORTANT - DURING THE WHOLE ACADEMIC CAREER (CF. THE ENGLISH TRANSLATIONS IN BRACKETS WHERE NEEDED)**

- 1) Fuglinszky Ádám: *Kártérítési jog (Law of Damages)*; HVG-ORAC, Budapest, 2015, 904 pp, ISBN: 978-963-258-268-9; *Book reviews*: Boronkay Miklós (Állam- és jogtudomány, 2015. (56. vol.) issue no. 3. pp. 96-102.); Faludi Gábor (Gondolatok a kártérítési jogról egy új monográfia kapcsán (Thoughts on the Law of Damages on the Occasion of a New Monograph), *Jogtudományi Közlöny*, 2016/6, 339-343.)<sup>7</sup>
  - ♦ *Why does the applicant consider this important*: monographic elaboration on the law of (liability and) damages, based already on the new Civil Code, interwoven by comparative components regarding the new legal solutions; independent citations: 87. Cited also in court judgments, cf. *Fővárosi Ítéltábla (Metropolitan Court of Appeal)* 18.Pf.21.306/2016/6; *Fővárosi Törvényszék (Budapest-Capital Regional Court)* 38.P.21.530/2014/62; *Fővárosi Törvényszék (Budapest-Capital Regional Court)* 74.P.22.154/2013/74; *Debreceni Ítéltábla (Debrecen Court of Appeal)* Pf.20125/2018/4; *Debreceni Ítéltábla (Debrecen Court of Appeal)* Pf.20032/2018/4; *Szegedi Ítéltábla (Szeged Court of Appeal)* Pf.21006/2017/4.
- 2) Ádám Fuglinszky: *The Reform of Contractual Liability in the New Hungarian Civil Code: Strict Liability and Foreseeability Clause as Legal Transplants*; *Rabels Zeitschrift für ausländisches und internationales Privatrecht* 2015 (79) Heft 1, pp 72-116.
  - ♦ *Why does the applicant consider this important*: this journal was founded in 1927, and this is one of the leading journals of comparative law worldwide, according to the data provided by worldcat.org, this journal can be found in more than 500 university libraries, research institutes.<sup>8</sup> The article presents the contractual liability rules of the new Civil Code in the context of “legal transplantology”.
- 3) Ádám Fuglinszky: *Civil Liability in a Mixed Jurisdiction: Quebec and the Network of Ratio Communis*; *Tulane European and Civil Law Forum* 2013, pp. 1-50.
  - ♦ *Why does the applicant consider this important*: this journal of the Tulane University (New Orleans) is edited by the “doyen” of research on mixed legal systems, president of the World Society of Mixed Jurisdiction Jurists, Prof. Vernon V. Palmer. The article was reviewed and accepted by him.
- 4) Fuglinszky Ádám: *A polgári jogi felelősség útjai vegyes jogrendszerben Québec, Kanada (The Ways of Civil Liability in Mixed Legal Systems, Québec, Canada)*, ELTE Eötvös Kiadó, Budapest, 2010, 518 pp,<sup>9</sup> ISBN: 978-963-312-024-8; *Report on the book launch - Molnár Hella: Fuglinszky Ádám “A polgári jogi felelősség útjai vegyes jogrendszerben, Québec, Kanada” című könyvének bemutatója*, *Magyar Jog*, 2011/11, 699-701.
  - ♦ *Why does the applicant consider this important*: This monograph is based on the applicant’s research at McGill University. This book is his habilitation monograph that was awarded with the international book prize of the International Council for Canadian Studies in 2012 (Pierre Savard Award). The book was presented on 18th March 2011, – after the opening words of the Ambassador of Canada to Hungary – by László Sólyom (former president of the republic) and Lajos Vékás, members of the Hungarian Academy of Sciences.
- 5) Ádám Fuglinszky: *Mangelfolgeschäden im deutschen und ungarischen Recht - Grenzen der Haftung im Kauf- und Werkvertragsrecht - Kritik am Grundsatz der Totalreparation (Consequential Damages Caused by Defects in German and Hungarian Law. The Scope of Liability in Laws on the Sale of Goods and on Contracts for Work and Services – A Criticism of the Principle of Full Compensation)*; Mohr Siebeck, Tübingen, 2007, 580 pp; (*Studien zum ausländischen und internationalen Privatrecht – StudIPR – 188, ISBN 978-3-16-149421-5*)
  - ♦ *Why does the applicant consider this important*: This is the book version of the applicant’s PhD thesis defended at Hamburg University (published in German). The StudIPR series of the Max Planck Institute –

<sup>7</sup> [http://hvgorac.hu/konyvek\\_csoport/polgari\\_jog\\_csoport/karteritesi\\_jog\\_kiadvany](http://hvgorac.hu/konyvek_csoport/polgari_jog_csoport/karteritesi_jog_kiadvany); [http://jog.tk.mta.hu/uploads/files/Allam-%20es%20Jogtudomany/2015\\_3/2015-boronkay.pdf](http://jog.tk.mta.hu/uploads/files/Allam-%20es%20Jogtudomany/2015_3/2015-boronkay.pdf) last download: 23th November 2017.

<sup>8</sup> [http://www.worldcat.org/title/the-reform-of-contractual-liability-in-the-new-hungarian-civil-code-strict-liability-and-foreseeability-clause-as-legal-transplants/oclc/5726060688&referer=brief\\_results](http://www.worldcat.org/title/the-reform-of-contractual-liability-in-the-new-hungarian-civil-code-strict-liability-and-foreseeability-clause-as-legal-transplants/oclc/5726060688&referer=brief_results) last download: 23th November 2017.

<sup>9</sup> <http://eotvospontok.hu/konyvek/tarsadalomtudomany/jogtudomany/a-polgari-jogi-felelosseg-utjai-vegyes-jogrendszerben-quebec-kanada> last download: 23th November 2017.

founded in 1980 – offers a publications possibility for selected works.<sup>10</sup> The author has been the only Hungarian author of the series so far. (This work is also cited abroad, for example by Filippo Ranieri, Christian von Bar, Herbert Küpper; the analysis on the notion of loss is cited also in another published dissertation, in general manner, i.e. independent from the Hungarian context - Johannes Teichmann: Die Abgrenzung der Schadensarten und ihre Bedeutung, 2011, Nomos, Baden-Baden.)

**FIVE MORE ITEMS THE APPLICANT CONSIDERS IMPORTANT – PUBLISHED IN THE LAST FIVE YEARS (CF. THE ENGLISH TRANSLATIONS IN BRACKETS WHERE NEEDED)**

- 1) Fuglinszky Ádám: *Some Structural Questions on the Relationship Between Contractual and Extracontractual Liability in the New Hungarian Civil Code*; in: Menyhárd Attila - Veress Emőd (szerk.), *New Civil Codes in Hungary and Romania*, Springer International, 2017, pp. 107.-129.
  - ♦ *Why does the applicant consider this important:* Through the comparative analysis on the Hungarian rules, the general issues of the relationship between contractual and extracontractual liability are elaborated on. Thanks to the internationally recognized publishing house, the book is available in more than 700 university/research institute libraries (according to worldcat.org).<sup>11</sup>
- 2) Fuglinszky Ádám: *Fogyasztói adásvétel, kellék- és termékszavatosság: Elemzések az uniós jog és az új Ptk. kapcsolatához (Consumer Sales, Warranty and Product Warranty: Analysis on the Relationship of EU law and the new Civil Code)*; Wolters Kluwer, Budapest, 2016, 204 pp, ISBN: 978-963-295-563-6<sup>12</sup>
  - ♦ *Why does the applicant consider this important:* this book – among other things – presents the results of legal research, critical analysis and evaluation of a new legal solution (“termékszavatosság” – product warranty) with a view to the conflict-of-laws issues.
- 3) Ádám Fuglinszky: *Verbrauchsgüterkauf im ungarischen Privatrecht – Vom verwaisten „Weber“ und „Putz“ zu einem Satyr des Verbraucherprivatrechts (Consumer Sales in Hungarian Private Law – from the Orphaned “Weber und Putz” to the Satyr of Consumer Contract Law)*; *Zeitschrift für Europäisches Privatrecht (ZeuP) 2016 Heft 1*, pp 121-157.
  - ♦ *Why does the applicant consider this important:* the editors of this journal are the private law professors of leading German law faculties and those of the Max Planck Institute. The article elaborates on the implementation of the consumer sales directive.
- 4) Ádám Fuglinszky: *Risks and Side Effects: Five Questions on the ‘New’ Hungarian Tort Law*; *ELTE Law Journal 2014/2*, pp 199-221.
  - ♦ *Why does the applicant consider this important:* ELTE Law Journal follows the so-called “full open access policy”, thus this summarizing analysis on the extracontractual liability in Hungarian law in a comparative approach (in English) is accessible for a worldwide readership having interest in this subject.
- 5) Ádám Fuglinszky: *The Conceivable Ways and Means of the Further Harmonization of European Product Liability Law – Mandatory Direct Claim against the Producer for Repair or Replacement?* *Zeitschrift für Europäisches Privatrecht (ZeuP) 2018/3*, pp 590-624.
  - ♦ *Why does the applicant consider this important:* This article examines the advantages and disadvantages of mandatory direct remedies for repair or replacement against manufacturers. It then compares models regulating such claims employed by Member States and outlines a basis for future European harmonization. The author was invited to present this research at various conferences including the Louisiana State University and the Laval University in Quebec City, Canada.

<sup>10</sup> “Vor allem aber steht die Reihe für die Veröffentlichung herausragender Dissertationen in den Forschungsbereichen des Instituts zur Verfügung.” – “First and foremost the series are at disposal to include excellent dissertations within the research areas of the Institute.” Cf. <https://www.mpipriv.de/de/pub/publikationen/institutspublikationen.cfm#i48632> ; last download: 23th November 2017.

<sup>11</sup> [http://www.worldcat.org/title/some-structural-questions-on-the-relationship-between-contractual-and-extracontractual-liability-in-the-new-hungarian-civil-code/oclc/7103776764&referer=brief\\_results](http://www.worldcat.org/title/some-structural-questions-on-the-relationship-between-contractual-and-extracontractual-liability-in-the-new-hungarian-civil-code/oclc/7103776764&referer=brief_results) last download: 23th November 2017.

<sup>12</sup> <https://shop.wolterskluwer.hu/termek-reszletek/jog/polgari-jog/fogyasztoi-adasvetel-kellek-es-termekszavatossag.p678/YJR1645.v7654> last download: 23th November 2017.

## **VII. PROFESSIONAL HONOURS, AWARDS**

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2004-2006	PhD research scholarship of the <i>Konrad Adenauer Foundation</i>
2008	<i>International Council for Canadian Studies</i> Faculty Research Program (short term research grant)
2011	<i>ELTE Eötvös Silver Medal -</i> <i>for research and science-organizational activities</i>
2012	<i>Pierre Savard Award</i> , international book prize of the International Council for Canadian Studies (for the book: „A polgári jogi felelősség újtjai vegyes jogrendszerben, Québec, Kanada”)
2015	<i>Promising Scholar</i> of ELTE University (below 40)
2016	<i>The Rector's Excellence Award</i>
2016, 2017	<i>The Best Lecturer's</i> and the <i>Best Practice Group Leader's</i> Award in the 3rd Year - awarded by the Students' Union at ELTE Law School
2019	<i>QP Excellency Award of the Hungarian Academy of Sciences</i> (in Humanities, shared with B. Tókey)

## **VIII. GUIDING OF ACADEMIC ACITIVITIES OF YOUNG LECTURERS, PARTICIPATION IN THE DOCTORAL SCHOOL AS SUPERVISOR (ELTE LAW SCHOOL, DOCTORAL SCHOOL OF LAW)**

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Doctoral students with absolutorium:	<i>Miklós Boronkay, 2017</i> (Többek közös károkozása - Joint tortfeasors)
	<i>Gergő Nagy, 2017</i> (Az alapjogi, illetve személyiségi jogi jogsértés vagyoni jellegű jogkövetkezményei a polgári jogban – Pecuniary remedies of fundamental and personality right infringements in civil law)
	<i>András Péter Fodor, 2018</i> (A kontraktuális és a deliktuális felelősség viszonya, összehasonlítása – Comparison and relationship of contractual and extracontractual liability)
Further doctoral students:	<i>Miklós Vida</i> (A kontraktuális felelősség – Contractual liability)
	<i>János Reines</i> (A franchise szerződés – The franchise contract)

## **IX. PARTICIPATION IN DOCTORAL AND HABILITATION PROCEDURES**

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### **DOCTORAL PROCEDURES**

2013	Member of the “Doctoral Viva” Commission, <i>Dániel Bán</i> (University of Pécs, Faculty of Law)
2014	Member of the “Doctoral Viva” Commission, <i>Balázs Landi</i> (ELTE Faculty of Law)
2014	Pre-reviewer in the research unit discussion, <i>Mónika Csöndes</i> (ELTE Faculty of Law)
2016	Member, secretary of the Reading Committee – <i>Zoltán Petrovics</i> (ELTE Faculty of Law)

**HABILITATION PROCEDURES**

- 2014 Request for membership in the reading committee, *Tamás Fézer* (Debrecen University, Faculty of Law)<sup>13</sup>
- 2016 Alternate member of the reading committee, *József Benke* (University of Pécs, Faculty of Law)

**X. LECTURES/PRESENTATIONS AT ACADEMIC CONFERENCES (IN THE LAST 12 YEARS)****- (CF. THE ENGLISH TRANSLATIONS IN BRACKETS WHERE NEEDED)**

- Altogether 45 lectures/presentations at conferences.
- Thereof 22 at domestic conferences, 12 at international conferences with a domestic venue, and 11 at international conferences abroad.

**DOMESTIC CONFERENCES**

- 1) 11-12 May, 2007, *Szeged University of Sciences, Szeged*  
Magánjogot oktató fiatal jogászok első országos konferenciája (First National Conference of Junior Civil Law Lecturers)
  - ◆ “Megy-e kártérítési jogunk az előreláthatósági klauzula által elébb? Felróhatóság, adekvát kauzalitás és előreláthatóság a szerződésszegéssel okozott következménykárok kezelésében” (Does or Law of Damages Forego by the Introduction of a Foreseeability Clause? Fault, Adequate Cause and Foreseeability and the Handling of Consequential Damages Caused by the Breach of Contracts)
- 2) 9-10 November, 2007, *Pázmány Péter Catholic University, Faculty of Law, Budapest*  
Európai jog és jogfilozófia – jogi rendszerelemek és a jogászi gondolkodásmód alakulása az elmúlt fél évszázadban (European Law and Legal Philosophy – Legal Structural Elements and Ways of Legal Thinking in the Second Half of the Last Century)
  - ◆ “Az európai kártérítési jog néhány jogelméleti alapkérdése” (Some Fundamental Questions of the European Law of Damages)
- 3) 9-10 May, 2008, *Debrecen University, Faculty of Law, Debrecen*  
Magánjogot oktató fiatal jogászok második országos konferenciája<sup>14</sup> (Second National Conference of Junior Civil Law Lecturers)
  - ◆ “A felróható közrehatás és a kárenyhítési kötelezettség aktuális kérdései” (Current Questions of Contributory Negligence and Mitigation)
- 4) 9 December, 2010, *ELTE Faculty of Law, Budapest*  
Polgári jogi kodifikációk a XIX. században – ABGB, BGB (Civil Code Codifications in the XIX. Century – ABGB, BGB)
  - ◆ „Felelősségi és kártérítési jog a BGB-ben, s ami kimaradt a kódexből” (Extracontractual Liability and the Law of Damages in the BGB and beyond)
- 5) 16-17 June, 2011, *ELTE Faculty of Law, Budapest*  
Európai jogi kultúra – Megújulás és hagyomány a magyar civilisztikában - a Magánjogot Oktató Fiatalok ötödik konferenciája<sup>15</sup> (European Legal Culture – Renewal and Tradition in the Hungarian Civil Law - Fifth National Conference of Junior Civil Law Lecturers)
  - ◆ “Ha rövid a kardod... versenyjogi jogsértésből eredő kártérítési igények” (“If Your Sword is too Short...” Damage Claims Connected to Competition Law Infringements)

<sup>13</sup> Unfortunately I resigned in the last minute due to health problems that time.

<sup>14</sup> Program: [http://www.maganjog.hu/wp-content/uploads/2017/03/Konferencia\\_Előadók-listája-2008-május9-10.pdf](http://www.maganjog.hu/wp-content/uploads/2017/03/Konferencia_Előadók-listája-2008-május9-10.pdf) last download: 23rd November 2017.

<sup>15</sup> Program: [http://www.maganjog.hu/wp-content/uploads/2017/03/MOE\\_Program\\_2011\\_ELTE.pdf](http://www.maganjog.hu/wp-content/uploads/2017/03/MOE_Program_2011_ELTE.pdf) last download: 23rd November 2017.

- 6) 17 October, 2011, Budapest Bar, Budapest  
 A kártérítési jog legújabb bírói gyakorlata  
 (Magyar Jogász Egylet, Biztosítási jogi és kártérítési jogi szakosztály)  
 The Latest Case Law on Liability and Damages (Hungarian Lawyers' Association – Department of Liability and Insurance Law)  
 ♦ “Hozzá tartozói igények és önhiba a bírói gyakorlatban” (The Latest Case Law on Relational Losses and Contributory Fault)
- 7) 19 July, 2012, MABISZ headquarter, Budapest  
 MABISZ jogi szekció tanácskozása  
 (Association of Hungarian Insurance Companies – Legal Section)  
 ♦ “A kártérítési felelősség egyes kérdései az új Ptk. kormány által benyújtott tervezetében, korlátok v. parttalanság” (Some Questions of Liability in the Draft of the New Civil Code Filed by the Government, Limits v. Boundlessness)
- 8) 9 April, 2013, Metropolitan Administrative and Labour Court, Budapest  
 A Magyar Munkajogi Társaság tanácskozása  
 (Meeting of the Hungarian Society of Labour Law)  
 ♦ “Az előreláthatósági korlát előrelátható problémái: munkajog és polgári jog határán” (The Foreseeable Difficulties of the Foreseeability Rule: at the Frontiers of Civil Law and Labour Law)
- 9) 9-11 May, 2013, Sopron  
 Magyar Jogász Egylet, 33. Jogász Vándorgyűlés  
 (33rd Conference of the Hungarian Lawyers' Association)  
 ♦ Korreferátum Prof. Dr. Sárközy Tamás „Fordulat a magyar kártérítési jogban – szerződés, deliktuális kár- és sérelemdíj az új Ptk.-ban” c. előadásához  
 (Remarks on the Lecture of Prof. Tamás Sárközy on "Turn in the Hungarian Law of Damages - Contract, Extracontractual Liability and Solatium Doloris in the New Civil Code")
- 10) 14-15 June, 2013, Széchenyi University – Deák Ferenc School of Law, Győr  
 “A magánjog oktatása – tekintettel az Alaptörvényre és az új Ptk.-ra” (Magánjogot Oktatók Egyesülete, Széchenyi István Egyetem, Deák Ferenc Állam- és Jogtudományi Kar)  
 Teaching Civil Law – with regard to the Fundamental Law and to the new Civil Code (Civil Law Professors' Association, Széchenyi István University, Győr, Deák Ferenc Faculty of Law)  
 ♦ “Az alapjogok hatása a polgári jogra: a jó, a rossz és a csúf” (The impact of fundamental rights on civil law: the Good, the Bad and the Ugly)
- 11) 27 February, 2014, ELTE Faculty of Law, Budapest  
 Egységbe különülve – Konferencia a munkajog önállóságáról<sup>16</sup>  
 (ELTE ÁJK Munkajogi Tanszék)  
 Divided into unity? – Conference on the independence of labour law (ELTE Faculty of Law, Labour Law Department)  
 ♦ “Átfedések és eltérések - a munkajogi és a polgári jogi kártérítési felelősség” (Overlaps and Differences – Liability in the Civil Law and in the Labour Law)
- 12) 12 March, 2014, ELTE Faculty of Law, Budapest  
 Tudományos konferencia az új Ptk. hatálybalépése alkalmából<sup>17</sup>  
 (ELTE ÁJK - Wolters Kluwer Kft.)  
 Conference on the occasion of the new Hungarian Civil Code's entering into force (ELTE Faculty of Law, Walters Kluwer Kft. Hungary)  
 ♦ “A deliktuális kártérítési felelősség” (Extracontractual liability)

<sup>16</sup> Program: [https://www.ajk.elte.hu/file/munkajog\\_konf\\_140227.pdf](https://www.ajk.elte.hu/file/munkajog_konf_140227.pdf) last download 23rd November 2017.

<sup>17</sup> Program and report: <https://jogaszvilag.hu/rovatok/napi/uj-ptk-fontos-valtozasok-gyakorlati-problemak-i> last download 23rd November 2017.

- 13) 27-28 June, 2014, *Károli Gáspár University of the Reformed Church, Faculty of Law*  
 A felelősségi rendszer aktuális kérdései – Tudományos konferencia a Magánjogot Oktatók Egyesületének és a Károli Gáspár Református Egyetem Állam- és Jogtudományi Karának szervezésében  
 (Current Questions of our Liability System – a conference organized by the Civil Law Professors' Association and the University of the Reformed Church)  
 ♦ “Non-cumul: kockázatok és mellékhatások. A kontraktuális és a deliktuális felelősség viszonya az új Polgári Törvénykönyvben” (Non-Cumul: Risks and Side Effects. The Relationship of Contractual and Extracontractual Liability in the new Civil Code)
- 14) 13 November, 2015, *Debrecen Regional Court of Appeal, Debrecen*  
 A kártérítési jog kihívásai a bírói gyakorlatban, tudományos konferencia a Debreceni Ítéltábla fennállásának 10. évfordulója alkalmából<sup>18</sup>  
 (Challenges of Liability Law in the Court Practice, Academic Conference in Honour of the 10th Anniversary of the Establishment of the Debrecen Court of Appeal)  
 ♦ “A bírói gyakorlat "felelőssége" az új Ptk. deliktuális kártérítési szabályainak alkalmazásában” (The “Responsibility” of Court Practice pursuant to the tort law of the new Civil Code)
- 15) 20 May, 2016, *National University of Public Service, Department for European Public and Private Law, Budapest*  
 Az ezerarcú magánjog: a jogfejlődés útjai és lehetőségei a XXI. században - a Magánjogot Oktató Fiatalok tizedik, és a Magánjogot Oktatók Egyesületének nyolcadik éves rendes konferenciája<sup>19</sup>  
 (1000 Faces of Private Law: Ways and Possibilities of Legal Development in the 21st Century - Civil Law Professors' Association, National University of Public Service)  
 ♦ “Tépelődések a termékszavatosságról” (Pondering on Product Warranty)
- 16) 11 April, 2017, *Budapest Bar*  
 A Magyar Jogász Egylet Biztosítási Jogi Szakosztályának szakmai vitaülése „Hol húzódik a veszélyes üzemi felelősség határa?” címmel  
 (Symposium of the Insurance Law Department of the Hungarian Lawyers' Association: "Where are the borders of the strict liability for dangerous activities")  
 ♦ Korreferátum Gondosné Pusztahelyi Réka „Felelősség a fokozott veszéllyel járó tevékenységért - A szigorú felelősségi tényállás múltja, jelene és jövője” c. előadásához.  
 (Reflexions on the lecture of Réka Pusztahelyi on "The Past, Present and Future of Strict Liability for Dangerous Activities")
- 17) 5 October 2017, *ELTE Faculty of Law, Budapest*  
 “Az állam szerepe magánjogi jogviszonyokban” – jubileumi konferenciasorozat az Állam- és Jogtudományi Kar 350 éves fennállása alkalmából<sup>20</sup>  
 (The Role of the State in Private Law Relationships – series of „Jubilee Conferences” on the occasion of the 350th anniversary of establishment of the Faculty)  
 ♦ “A közjegyzői jogkörben okozott károkért való felelősség”  
 (Liability of Public Notaries)
- 18) 22 March 2018, *ELTE Faculty of Law, Budapest*  
 Jogtudomány napja 2018 (Jurisprudence Day 2018)<sup>21</sup>  
 ♦ "Kockázatok és mellékhatások: a Ptk. egyes „elszabadult” kártérítési felelősségi

<sup>18</sup> Report: <http://debreceniutetotabla.birosag.hu/hirek/20151116/karteritesi-jog-kihivasai-biroi-gyakorlatban> last download: 23rd November 2017.

<sup>19</sup> Program: [http://www.maganjog.hu/wp-content/uploads/2017/03/MOE\\_Program\\_160520.pdf](http://www.maganjog.hu/wp-content/uploads/2017/03/MOE_Program_160520.pdf) last download: 23rd November 2017.

<sup>20</sup> Program: [https://www.ajk.elte.hu/media/06/6e/a35eca10dab398d701503fbac5ebdb1ca1e9523662e36169d15cd8e88c76/elte\\_350\\_jubileum\\_20171005\\_polgari\\_jog.pdf](https://www.ajk.elte.hu/media/06/6e/a35eca10dab398d701503fbac5ebdb1ca1e9523662e36169d15cd8e88c76/elte_350_jubileum_20171005_polgari_jog.pdf) Report: <https://www.ajk.elte.hu/content/az-allam-szerepe-maganjogi-jogviszonyokban.t.4229> last download: 23rd November 2017.



- szabályai" (Risks and Side Effects: Some “Runaway” Rules of Civil Liability in the Civil Code”
- 19) 25-26 May 2018, Debrecen University, Faculty of Law, Debrecen  
Magánjogot oktató fiatalok XII. - a Magánjogot Oktatók Egyesülete IX. évi rendes konferenciája (Conference of the Hungarian Civil Law Professors’ Association)  
♦ "Kontraktuális felelősség: az első tapasztalatok" (Contractual Liability – The First Experiences)<sup>22</sup>
- 20) 30-31 May 2018, Hungarian Academy Of Sciences – Institute of Legal Studies, ELTE Faculty of Law, Budapest  
Az új Polgári Törvénykönyv első öt éve (The First Five Years of the New Civil Code)<sup>23</sup>  
♦ Mire gondolhatott a költő: divergencia a párhuzamos igényérvényesítési tilalom értelmezésében (What Could the Poet Think of: Divergences in the Interpretation of Non-Cumul)
- 21) 13 May 2019, Eötvös Loránd University, Faculty of Law, Budapest  
Jogtudomány napja 2019 / Jurisprudence day 2019  
♦ "Nesze neked privity: avagy európai körkép a gyártóval szemben érvényesíthető szavatossági jellegű igényekről" - ("So There, Privity: European Panorama on Direct Warranty Claims against Producers")
- 22) 30 May 2019, Miskolc University, Faculty of Law, Miskolc, Budapest  
Polgári Jogot Oktatók XXV. konferenciája / XXV. Conference of Civil Law Professors  
♦ "Édes anyanyelvünk: legal transplants in action - avagy így transzplantálunk mi" ("Sweet Mother Tongue: Legal Transplants in Action, or That's the Way We Transplant")

#### INTERNATIONAL CONFERENCES WITH A DOMESTIC VENUE

- 1) 14-16 May 2010, Szeged  
A Magyar-Német Jogász Egyesület 25. jubileumi konferenciája (25. Conference of the Hungarian-German Lawyers’ Association)  
♦ “Allheilmittel Vorhersehbarkeit? Wer muss was und wann vorhersehen?” (Foreseeability as a Cure-All? Who Must Foresee What and When?)
- 2) 4 June, 2010, ELTE Faculty of Law, Budapest  
Aktuelle Entwicklungen im europäischen Familien- und Erbrecht, Deutsche Stiftung für Internationale Rechtliche Zusammenarbeit – IRZ Stiftung, Budapester Forum für Europa (Recent Developments in European Family Law and Law of Succession, German Foundation for an International Legal Cooperation, Budapest Forum for Europe)  
♦ “Überblick der Änderungen des Erbrechts im Zuge der jüngsten ungarischen Privatrechtskodifikation” (Overview of the Revision of the Law of Succession within the Framework of the Latest Hungarian Codification of Private Law)
- 3) 26 November 2010, Budapest  
XI. AIDA (International Association for Insurance Law) Budapest Insurance Colloquium<sup>24</sup>  
♦ “A kártérítési jogi kodifikáció (még) fel nem tett kérdései” (Still Unasked Questions of the Codification of the Law of Damages)

<sup>21</sup> Program: [https://fuglinszky.com/wp-content/uploads/2018/09/elte\\_ajk\\_jogtudomany\\_napja\\_2018\\_megh%C3%ADv%C3%B3.pdf](https://fuglinszky.com/wp-content/uploads/2018/09/elte_ajk_jogtudomany_napja_2018_megh%C3%ADv%C3%B3.pdf)

<sup>22</sup> Program: [https://fuglinszky.com/wp-content/uploads/2018/09/MOE\\_konferencia\\_Debrecen\\_2018.majus25-26..pdf](https://fuglinszky.com/wp-content/uploads/2018/09/MOE_konferencia_Debrecen_2018.majus25-26..pdf)

<sup>23</sup> Program: [https://fuglinszky.com/wp-content/uploads/2018/09/polgari\\_jogi\\_konf\\_2018.pdf](https://fuglinszky.com/wp-content/uploads/2018/09/polgari_jogi_konf_2018.pdf)

<sup>24</sup> Report with slides: <http://www.aidahungary.org/bp-kollokviumok/xi-kollokvium> last download: 23rd November 2017.

- 4) 24-25 September, 2012, ELTE Faculty Law, Budapest  
 Privatrechtskodifikation im 21. Jahrhundert, Grenzen und Modelle für einen EU-Mitgliedstaat; gemeinsame Tagung des Instituts für Zivilrecht der Eötvös Loránd Universität (ELTE) und des Hamburger Max-Planck-Instituts für ausländisches und internationales Privatrecht<sup>25</sup>  
 (Private Law Codification in a Member State, the new Hungarian Draft Civil Code in a Comparative Perspective)  
 ♦ “Die Neuregelung des Schadensersatzrechts für Leistungsstörungen im ungarischen Privatrecht” - (New Regulation on Damages Caused by Defective Performance in the Hungarian Private Law)
- 5) 26-27 April, 2013, ELTE Faculty of Law, Budapest  
 Die Wirkung der Grundrechte auf die verschiedenen Rechtsgebiete, Gemeinsamer Kongress der Eötvös Loránd Universität und der Georg August Universität Göttingen<sup>26</sup>  
 (The Impact of Fundamental Rights on the Different Fields of Law, Joint Conference of the Eötvös Loránd University, Budapest and the Uni Göttingen)  
 ♦ “Schnittstellen: Grundrechte und Privatrecht, the Good, the Bad and the Ugly”  
 (At the Frontiers of Fundamental Rights and Private Law, the Good, the Bad and the Ugly)
- 6) 20 September, 2013, ELTE Faculty of Law  
 New Civil Codes in Hungary and Romania II (joint conference of ELTE Faculty of Law and Sapientia EMTE Cluj – Kolozsvár, Romania)<sup>27</sup>  
 ♦ “Some Structural Questions on Contractual and Extracontractual Liability in the New Hungarian Civil Code”
- 7) 10 October, 2014, ELTE Faculty of Law, Budapest  
 New Civil Codes in Hungary and in the Czech Republic II (Budapest) - Joint workshop of the Eötvös Loránd University Faculty of Law (Budapest) and Charles University Faculty of Law (Prague)<sup>28</sup>  
 ♦ “Risks and Side Effects: Five Questions on the "New" Hungarian Tort Law”
- 8) 27-28 November, 2014, Budapest  
 A sérelemdíj a felelősségbiztosítás tükrében - új kihívások és kérdések, lehetséges válaszok – a Magyar Jogász Egylet Biztosítási Jogi Szakosztályának, illetve az AIDA (Association Internationale de Droit des Assurances) magyar tagozatának közös nemzetközi konferenciája<sup>29</sup>  
 (Solatium doloris from the point of view of liability insurance – new challenges and questions, possible answers - Association Internationale de Droit des Assurances)  
 ♦ “Nemvagyoni (erkölcsi) sérelmek testi épség és egészség megsértése esetén – (jog)összehasonlító perspektívák” – (Non-Pecuniary (Moral) Losses in Case of Injury to Body and Health – Comparative Perspectives)
- 9) 14-15 April, 2015, ELTE Faculty of Law, Budapest  
 25 Jahre Europäisches Privatrecht: Postsozialismus und europäische Integration (Redaktion der Zeitschrift für Europäisches Privatrecht)<sup>30</sup>  
 25 Years European Private Law: Post-Socialism and European Integration  
 ♦ “Verbrauchsgüterkauf im ungarischen Privatrecht”  
 (Consumer Sale in Hungarian Private Law)

<sup>25</sup> Program: <https://www.ajk.elte.hu/content/privatrechtskodifikation-im-21-sten-jahrhundert.e.478> last download: 23rd November 2017.

<sup>26</sup> Program: [https://www.ajk.elte.hu/file/gottingen\\_130425.pdf](https://www.ajk.elte.hu/file/gottingen_130425.pdf) last download: 23rd November 2017.

<sup>27</sup> Program: <https://www.juridice.ro/282713/new-civil-codes-in-hungary-and-romania-ii-20-september.html> last download: 23rd November 2017.

<sup>28</sup> Open access conference proceedings: [http://eltelawjournal.hu/wp-content/uploads/2015/12/ELJ\\_2014-2\\_WEB.pdf](http://eltelawjournal.hu/wp-content/uploads/2015/12/ELJ_2014-2_WEB.pdf) last download: 23rd November 2017.

<sup>29</sup> Program with slides: <http://www.aidahungary.org/bp-kollokviumok/815> last download: 23rd November 2017.

<sup>30</sup> Program: [https://www.ajk.elte.hu/file/ZEuP\\_Budapest\\_Programm\\_2015.pdf](https://www.ajk.elte.hu/file/ZEuP_Budapest_Programm_2015.pdf) last download: 23rd November 2017.

- 10) 4 March, 2016, *Széchenyi István University – Deák Ferenc Law School, Győr*  
 Tagung zum Anlass der Eröffnung des Zentrums für Deutsches Recht (an der Deák Ferenc Fakultät für Staats- und Rechtswissenschaften der Széchenyi István Universität, Győr)<sup>31</sup>  
 (Opening Conference of the German Law Centre at the Deák Ferenc Law School in Győr – Széchenyi István University, Győr)  
 ♦ “Verbrauchsgüterkauf im ungarischen Privatrecht. Vom Waisenkind bis zu einer Hybride des Verbraucherprivatrechts”  
 (Consumer Sales in Hungarian Private Law – from the Orphaned “Weber und Putz” to a Hybrid of Consumer Contract Law)
- 11) 3 March, 2017, *Debrecen University*  
 Symposium on the Occasion of Canada's 150th Anniversary of Confederation<sup>32</sup>  
 ♦ “Canadian Bijuralism - a Model for Europe?”
- 12) 28 June, 2017, *ELTE Faculty of Law – the Embassy of Canada to Hungary, Budapest*  
 “What can Central and Eastern Europe Learn from the Development of Canada’s Constitutional System?”<sup>33</sup>  
 ♦ “Canadian Bijuralism and what we can learn from it”

#### INTERNATIONAL CONFERENCES ABROAD

- 1) 10-11 August, 2006, *Humboldt Universität zu Berlin, Germany*  
 Europa, Gemeinsame Fortschritte, enttäuschte Erwartungen, begründete Hoffnungen - unter der Schirmherrschaft von Prof. Dr. Jutta Limbach, Präsidentin des Bundesverfassungsgerichts a.D.  
 (Europe, Common Improvements, Frustrated Expectations, Founded Hopes - under the patronage of Prof. Dr. Jutta Limbach, former president of the (German) Federal Constitutional Court)  
 ♦ “Perspektiven zur Kohärenz von Europarecht und innerstaatlicher Rechtsordnung” (together with Matthias Wendel) - (Perspectives of Coherence of European Law and National Legal Systems)
- 2) 10-11 May, 2010, *Max Planck Institute for Comparative and International Private Law, Hamburg, Germany*  
 Third Max Planck Post-Doc Conference on European Private Law<sup>34</sup>  
 ♦ “The Ways of Civil Liability in a Mixed Jurisdiction (Using the Example of Quebec) Network of Ratio Communis”
- 3) 20-23 June, 2011, *Hebrew University of Jerusalem, Israel*  
 Methodology and Innovation in Mixed Legal Systems  
 Third International Congress of the World Society of Mixed Jurisdiction Jurists<sup>35</sup>  
 ♦ “Civil Liability in a Mixed Jurisdiction: Quebec and the Network of Ratio Communis”
- 4) 2-5 May, 2012, *Istanbul, Turkey*  
 AIDA (Association Internationale de Droit des Assurances), Presidential Council Meeting, Civil Liability and Insurance Working Party: “Types of damages that can be claimed and covered by liability insurances and its valuation/ruling”<sup>36</sup>  
 ♦ “Non-Pecuniary (Moral) Damages in Case of Injury to Body and Health – Comparative and Hungarian perspectives”

<sup>31</sup> Program: [http://dfk.sze.hu/images/képek%20h%C3%ADrekhez/ZfDR\\_megnyito.pdf](http://dfk.sze.hu/images/képek%20h%C3%ADrekhez/ZfDR_megnyito.pdf) last download: 23rd November 2017.

<sup>32</sup> Program: <http://amerikanisztika.uni-eger.hu/public/uploads/poster-canada150-4-58bfcf519ddf1.pdf> last download: 23rd November 2017.

<sup>33</sup> Program: [https://www.ajk.elte.hu/file/Canada\\_150\\_Workshop.pdf](https://www.ajk.elte.hu/file/Canada_150_Workshop.pdf) Report: <http://www.icconnectblog.com/2017/07/conference-report-symposium-on-what-can-central-and-eastern-europe-learn-from-the-development-of-canadas-constitutional-system/> last download: 23rd November 2017.

<sup>34</sup> Report: [https://www.mpipriv.de/en/pub/Work%20and%20Study%20at%20the%20Institut/events\\_promotion\\_of\\_junior\\_sch/postdoc\\_conference.cfm](https://www.mpipriv.de/en/pub/Work%20and%20Study%20at%20the%20Institut/events_promotion_of_junior_sch/postdoc_conference.cfm) last download: 23rd November 2017.

<sup>35</sup> Program: [http://www.law.tulane.edu/uploadedFiles/Institutes\\_and\\_Centers/Eason\\_Weinmann/TWCMJ-Program-1.pdf](http://www.law.tulane.edu/uploadedFiles/Institutes_and_Centers/Eason_Weinmann/TWCMJ-Program-1.pdf) last download: 23rd November 2017.

<sup>36</sup> Program: <http://www.aida.org.uk/pdf/AIDA%20Istanbul%20programme.pdf> last download: 23rd November 2017.

- 5) 3-4 June, 2013, Lausanne, Switzerland  
 Institut Suisse de Droit Comparé - Juris Diversitas: Diffusion, an International and Interdisciplinary Conference on Comparative Law<sup>37</sup>
  - ◆ “Implementation of the Foreseeability Clause into the New Hungarian Civil Code: Experiment on a Legal Transplant?”
- 6) 12-13 September, 2013, Université de Lille (Lille), France  
 Legal Research Network (Bristol, Budapest, Gent, Göttingen, Groningen, Lille, Turku, Uppsala) Conference 2013, Legal Argumentation and Legal Reasoning
  - ◆ “The Contribution of Mixed Legal Systems to the Comparative Legal Argumentation in Practice”
- 7) 25 February, 2015, Vienna, Austria  
 Juristenrunde des Instituts für Europäisches Schadensersatzrecht (Österreichische Akademie der Wissenschaften)<sup>38</sup>  
 (Legal Circle of the European Centre of Tort and Insurance Law, Austrian Academy of Sciences)
  - ◆ “Risiken und Nebenwirkungen: fünf Fragen zum „neuen“ ungarischen Deliktsrecht” – (Risks and Side Effects: Five Questions on the New Hungarian Extracontractual Liability Law)
- 8) 30 May – 1 June, 2016, Baton Rouge (Louisiana, USA)  
 Juris Diversitas Annual Conference 2016: Unity and/or Diversity  
 Louisiana State University Paul M. Hebert Law Center<sup>39</sup>
  - ◆ “Unity and Diversity in European Product Liability Law”
- 9) 8-9 June, 2017, Université Laval Faculté de Droit, Québec, Canada  
 Product Safety, Consumers’ Health and Liability Law - Challenges Posed by Science, Policy Reasons and Contemporary Markets<sup>40</sup>
  - ◆ “Further Harmonization of EU Product Liability Law – Direct Claim against the Producer for Repair or Replacement?”
- 10) 3 July, 2017, UNCITRAL, Vienna, Austria  
 Session „UNCITRAL and Hungary”<sup>41</sup>
  - ◆ “The CISG as a Source of Inspiration for the New Hungarian Contractual Liability”
- 11) 11-12 December 2017, UNCITRAL - University of Macau, Macau  
 Modernization of National Commercial Laws and the Role of Legal Harmonization in International Commerce<sup>42</sup>
  - ◆ “International Sale of Goods: the CISG as a Source of Inspiration for National Legislations; Towards Legal Convergence?”

<sup>37</sup> Program: <http://jurisdiversitas.blogspot.hu/2013/05/juris-diversitas-2013-annual-conference.html> last download: 23rd November 2017.

<sup>38</sup> Invitation and announcement: <http://ectil.org/etl/Blog/Blog/February-2015/Upcoming-Juristenrunde,-24-February-2015-at-11-00-.aspx> last download: 23rd November 2017.

<sup>39</sup> Program: <https://sites.lsu.edu/worldwide/2016/05/02/lsu-law-to-host-the-juris-diversitas-4th-annual-conference/> last download: 23rd November 2017.

<sup>40</sup> Program: <https://www.fd.ulaval.ca/sites/fd.ulaval.ca/files/programme-colloque-securite-sante-responsabilite-2017-05-10.pdf> last download: 23rd November 2017.

<sup>41</sup> Program: [http://www.uncitral.org/pdf/english/congress/mini-conference\\_draft\\_programme.pdf](http://www.uncitral.org/pdf/english/congress/mini-conference_draft_programme.pdf) last download: 23rd November 2017.

<sup>42</sup> Program: <https://fuglinszky.com/wp-content/uploads/2018/09/uncitral-um-joint-conference-2017-prgram.pdf>

## *Experiences in research organization (1b)*

### **XI. CONCEPTION, ESTABLISHMENT AND MANAGEMENT OF A LAW JOURNAL IN ENGLISH: THE ELTE LAW JOURNAL (“A” CATEGORY)**

In 2012 the vice dean for research of ELTE Law School called me upon to establish a modern, English-only, peer-reviewed (and *full open access*) law journal, the ELTE Law Journal, which shall reflect the intellectuality and spirit of the law reviews of the Anglosphere but shall be adapted to Central European characteristics, and requested me to serve as the editor-in-chief thereof. My tasks were and are:

#### 1) *Conceptualization*

- ELTE Law Journal publishes original articles that explore contemporary, practical issues in the field of private law, criminal law, constitutional and administrative law, international law and European law.
- ELTE Law Journal has a strong preference for studies with a comparative approach, exploring legal issues from the perspective of European law and/or international law. (<http://eltelawjournal.hu/about-elj/>)
- *ELTE Law Journal* is published both online and in hard copy.

#### 2) *Submission and citation guide*

It was my task to conceive the style, the cover and the citation system of ELTE Law Journal; with regards to the latter, I drew upon the citation guides of leading law journals in the UK, USA, Australia and Canada.

([http://eltelawjournal.hu/wp-content/uploads/2014/03/Elte\\_Law\\_Journal\\_Submission\\_Guide\\_2014\\_02\\_PB\\_fin.pdf](http://eltelawjournal.hu/wp-content/uploads/2014/03/Elte_Law_Journal_Submission_Guide_2014_02_PB_fin.pdf))

#### 3) *Setting up the Editorial Board and the Advisory Board, shaping and creating the organization and structure*

With the consent of the leaders of the ELTE Faculty of Law

- I invited the members of the Editorial Board (editors);
- I co-operated in inviting the members of the internationally composed Advisory Board (<http://eltelawjournal.hu/imprint/>), some of them were invited to join by me;<sup>43</sup>
- It was me who fine-tuned the main aspects of publishing with publishing house ELTE Eötvös University Publisher, I drafted the agreement between our law school and the publishing house and I prepared the bylaw of ELTE Law Journal.

#### 4) *The status of ELTE Law Journal at the time preparing and submitting this application*

- Though the project was put on hold for a while due to technical and financial difficulties in the beginning, and, therefore, the issues got published with delay (this is why the numbering is delayed by one year), the release of the subsequent issues is now continuous, with *two issues per year*.
- A total number of *nine* issues have been released so far, the tenth is under preparation right now. (<http://eltelawjournal.hu/category/issues/>)<sup>44</sup>
- The Editorial board of ELTE Law Journal follows the important international events having legal relevance and strives to cover them by reflexive thematic conferences and special issues publishing the conference papers. Special issues have already been dedicated to the *recent civil law codifications in Central Europe*, to *investment protection* and to *Brexit*.

<sup>43</sup> The editors managed to convince such renowned legal scholars to join the internationally composed Advisory Board like Prof. Dr. Armin von Bogdandy (director, Max Planck Institute for Comparative Public Law and International Law), Prof. Adrian Briggs (Professor of Private International Law, University of Oxford), Prof. Dr. Bénédicte Fauvarque-Cosson (Université Panthéon-Assas, Paris II), Prof. Dr. Dr. h.c. mult. Erik Jayme (Ruprecht-Karls Universität, Heidelberg), Prof. Russel A. Miller (Washington & Lee University School of Law), Prof. Spyridon VI. Vrellis, Prof. Dr. Dr. h.c. mult. Reinhard Zimmermann (director, Max Planck Institute for Comparative Private Law and International Law).

<sup>44</sup> In the issues already released, thanks to the hard work of all editors, besides prestigious domestic authors, such internationally renowned scholars got their papers published like for example Prof. Hugh Beale (University of Warwick), Prof. Christoph Grabenwarter (Wirtschaftsuniversität Wien), Prof. Helmut Koziol (European Centre of Tort and Insurance Law, Vienna) and Prof. Koen Lenaerts (president of the CJEU).

- Now ELTE Law Journal can be found in the libraries of many law faculties and research/academic institutes abroad (among others: *UNCITRAL*, *UNIDROIT*, *Court of Justice of the European Union*, *European Court of Human Rights*, etc.) Besides, it has been made a clear stand for the *full open access policy*.
- It was my task to conduct negotiations (on behalf of ELTE Law School) with one of the biggest legal electronic content provider of the USA (William S. Hein & Co) and to finalize the draft agreement therewith. As a consequence thereof, ELTE Law Journal has become part of the *HeinOnline* database, therefore, it can be found as a result of targeted searches worldwide.
- In 2017 the journal was awarded *qualification “A”* by the Section of Economics and Law of the Hungarian Academy of Sciences.<sup>45</sup>

## **XII. RESEARCH PROJECTS, APPLICATIONS, PARTICIPATION IN RESEARCH GROUPS**

### **INDIVIDUAL RESEARCH PROJECTS AND THEIR FUNDING**

(Please find here only those research projects which were financed by external funds.)

<i>Date</i>	<i>Subject</i>	<i>Venue</i>	<i>Funding</i>
2004-2005	Contractual liability	Max Planck Institute for Comparative and International Private Law, Hamburg	Doctoral grant of the Konrad Adenauer Foundation
2008 (summer)	Mixed legal systems, civil liability in mixed legal systems	McGill University Faculty of Law, Montréal, Canada	International Council for Canadian Studies (ICCS) Faculty Research Program

### **SUCCESSFUL PROJECT PROPOSALS WITH RESEARCH GROUPS**

<i>Date</i>	<i>Funding institution / grant</i>	<i>Subject</i>	<i>Role of the applicant</i>
2010	Competition Authority, 2009/144, Support for research projects related to competition law, competition policies, market theories, consumer decision-making and consumer protection	The competition law aspects of the activities of credit institutions, and private law enforcement in connection with competition law infringements	<i>Participant</i> (principal investigator: Prof. Dr. Kisfaludi András)
2010	EU, European Regional Development Fund, TÁMOP-4.2.1/B-09/1/KMR-2010-0003	Intercultural Dialogs (ELTE) – Comparative Law as a Tool for Intercultural Dialogs	<i>Participation in the preparation of the project</i> (as requested by the vice dean for research)
2017-	European Commission, JUST-JCOO-CIVI-AG-2016	Governing Alien Inheritance Statutes	<i>Team leader</i> (ELTE) <sup>46</sup>
2018-	European Commission, JUST-AG-2017	Integration, migration, transnational relationships. Governing statutes regarding inheritance after the entry into force of EU succession regulations	<i>Team leader</i> (ELTE) <sup>47</sup>
2018-	Common Core Group of European Private Law (M. Bussani – U. Mattei)	The Reasonable Care Project	<i>Rapporteur</i> (Hungary)

<sup>45</sup> Based on the aggregated list of journals of the Section IX of Economics and Law of the Hungarian Academy of Sciences to be found among the criteria related to the doctoral procedure, cf. <http://mta.hu/doktori-tanacs/a-ix-osztaly-doktori-kovetelmenyrendszer-105380>, last download: 23<sup>rd</sup> November 2017.

<sup>46</sup> Further partners: UNIVERSITA DEGLI STUDI DI FIRENZE (999895789) – COORDINATOR; Beneficiaries: UNIVERSITAT DE VALENCIA; CENTRE NATIONAL DE LA RECHERCHE SCIENTIFIQUE CNRS; FONDAZIONE ITALIANA DEL NOTARIATO; CENTRO DE DIREITO DA FAMILIA; SEZIONE DISTRETTUALE DELL'AMI DI FIRENZE ASSOCIAZIONE AVVOCATI MATRIMONIALISTI PER LA TUTELA DELLE PERSONE, DEI MINORENNI E DELLA FAMIGLIA.

<sup>47</sup> Further partners, see above at footnote 50.

**XIII. ORGANIZATION OF CONFERENCES**

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- 2002 as the secretary of the *Hungarian-German Lawyers' Association*, it was my task to organize the association's joint conference together with the partner association "Deutsch-Ungarischer Juristenverein e.V." under the title "*Schuldrechtsreform in Deutschland und in Ungarn*" (Reform of the Law of Obligations in Germany and Hungary, in Győr) with the participation of app. 150 Hungarian and German lawyers. Tasks:
- fund raising;
  - selecting and inviting speakers (among them: *Prof. Dr. Lajos Vékás*; *Dr. Reinhard Gaier* – judge of the "Bundesgerichtshof" i.e. the highest court in Germany, *Prof. Dr. Dieter Medicus*, emeritus of the Munich University);
  - operative management of the event.
- 2012 as the board member in charge of the *Civil Law Lecturers' Association*
- the organization and operative management of the ordinary yearly conference of the association in 2011 at ELTE Faculty of Law ("*European Legal Culture – Renewal and Tradition in the Hungarian Civil Law*" – with 42 speakers),
  - subsequent editing and publication of the *conference proceedings* (together with Annamária Klára).
- 2014 as the board member of the *Hungarian Lawyers' Association – Insurance Law Section* and of the *AIDA (International Association for Insurance Law) Hungarian Chapter*, I participated in the organization of the international conference "*Solatium doloris from the point of view of liability insurance – new challenges and questions, possible answers*" and I was one of the plenary speakers.
- 2017 organizing the session "*Where are the borders of the strict liability for dangerous activities*" of the *Hungarian Lawyers' Association – Insurance Law Section* (conceptualization, inviting speakers: Gondosné Pusztahelyi Réka – Miskolc University; Salamonné Piltz Judit – judge, Budapest-Capital Regional Court; Kovács Kázmér – attorney, vice president of the Hungarian Bar Association).
- 2019 organizing the international conference and workshop on the EU Succession Regulation: "*Diversity in Unity: The Succession Regulation in Hungary and Beyond*" with more than 250 participants, speakers from 6 countries.

**XIV. MEMBERSHIPS IN PROFESSIONAL, ACADEMIC ORGANIZATIONS**

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- 2002-2019 *Hungarian-German Lawyers' Association* – member;  
2002-2004: *secretary*)
- 2004- Budapest Bar Association – member
- 2007- Hungarian Academy of Sciences – member of the public body  
(köztestületi tag)
- 2009-2018 Elected member of the *Faculty Council* of ELTE Faculty of Law
- 2009- *Civil Law Lecturers' Association*, board member, 2013-2019 *vice president*
- 2011- *Hungarian Lawyers' Association – Insurance Law Section*, *AIDA* (International Association for Insurance Law) *Hungarian Chapter*,

- board member, co-president of the working party "Civil Liability and Insurance"
- 2016- Member of the Faculty's *Habilitation Committee* (Eötvös Loránd University)
- 2017- *Mobility platform* (self-driving vehicles and electro-mobility); invited to join the *legal task force*
- 2017- Elected member of the *Committee for Law and Administration* (Hungarian Academy of Sciences)
- 2019- Member of the Research Group on "Loss of Chance in Liability Law", appointed by the president of the Curia (i.e. the Highest Court)

#### **XV. EDITORIAL MEMBERSHIPS, CONTRIBUTIONS TO LAW JOURNALS**

- 2012- *Potchefstroom Electronic Law Journal* (North-West University, South Africa) reviewer (<http://law.nwu.ac.za/per> )
- 2012- *ELTE Law Journal* founding editor-in-chief ([www.eltelawjournal.hu](http://www.eltelawjournal.hu) )
- 2016- *Diritto Mercato Assicurativo Finanziario* (Italy) member of the reviewers' body ([http://www.edizioniesi.it/publicazioni/riviste/diritto\\_riviste/diritto-mercato-assicurativo-finanziario.html](http://www.edizioniesi.it/publicazioni/riviste/diritto_riviste/diritto-mercato-assicurativo-finanziario.html) )
- 2016- *Gazdaság és Jog (Economy and Law)*, member of the editorial board

#### **XVI. OTHER EXPERIENCE ON RESEARCH ORGANIZATION, PROFESSIONAL CONTRIBUTIONS, EVALUATIONS**

- 2000 Preparing an *expert opinion* on *franchise contracts* for the Ministry of Justice.
- 2010-2011 Preparing *background analyses* (individually and later together with Balázs Tókey) on *civil liability* in the course of the recodification of Hungarian civil law.
- 2014 Providing assistance to the editors (A. Menyhárd and L. Tichý) in publishing international conference proceedings (New Civil Codes in the Czech Republic and Hungary).
- 2014- The ELTE Law School – *Law Journal Digitalization Project*:
  - negotiations (on behalf of ELTE Law School) with one of the biggest legal electronic content providers of the USA (*William S. Hein & Co*) and finalizing the draft agreement to be concluded with them on the digitalization of all issues of all law journals published by ELTE Law School and on their retrospective and continuous inclusion into the *HeinOnline* database.
  - Organizing and coordinating the digitalization itself and the translation and proofreading of the tables of contents.
  - Sending the new issues to *HeinOnline* continuously.
- 2015-2016 Invited editor of the Hungarian open access online encyclopaedia of legal scholarship (law of obligations, general part) supervised by the



- Research Institute on Law of the Hungarian Academy of Sciences: compiling the list of entries, organizing its review.<sup>48</sup>
- 2016- Regularly invited *reviewer* of the law journals *Polgári Jog (Civil Law)*, *Gazdaság és Jog (Economy and Law)*, *Jogtudományi Közlöny*.
- 2016 Preparing a *country report* on the cohabitation and partnership of same-sex couples for the *Institut Suisse de Droit Comparé (ISDC)*.
- 2017 Reviewer and evaluator of a *NKFI grant application* (related to a civil liability project).
- 2017 Providing assistance to the editors (A. Menyhárd and E. Veress) in publishing international conference proceedings (New Civil Codes in Hungary and Romania, Springer, 2017 – successful fund raising for language-review, keeping contact with the authors and with the publisher).
- 2017 Participation in the *review* of the *English translation* of the *Civil Code* (reviewing the *terminology*) for the Ministry of Justice.
- 2017 Review of a handbook on private law enforcement related to competition law infringements (cartel damage claims).

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<sup>48</sup> After the drafting of the entry list, I resigned from my capacity as editor, due to family reasons and other duties, but I made a suggestion for my successor and I handed over the entry list to him with my permission to use it (that had been prepared by myself in cooperation with Balázs Tókey and András Fodor and had been reviewed by Attila Menyhárd).

**Teaching experience, supervising and supporting students' academic activities (2a)**

**XVII. TEACHING AT ELTE FACULTY OF LAW<sup>49</sup>**

I have been teaching *since 2002* as a full time (public servant) lecturer at ELTE Faculty of Law, i.e. – even with regard to my sabbatical in the academic year 2004-2005 – I have now altogether *17 years of teaching experience*.

I have been taking part in *examinations* continuously since 2002, including the *final (state) exam* in civil law since 2008.

**COMPULSORY LECTURES (2 TEACHING HRS / WEEK)**

<i>Date</i>	<i>Course</i>	<i>Full time / part time</i>	<i>No. of students / term</i>
2007-2013 (while there were evening courses, every term, afterwards in the spring term only)	Law of succession and IP law	Correspondent students	80-120
2011-2018 (fall terms)	Law of obligation, special part (particular types of contracts)	Correspondent students	60-90
2014- (spring terms)	Law of obligation, special part (particular types of contracts)	Full time students	300-350

I am also the *lecturer in charge of the course* related to these courses, including the conceptualization, organization and implementation of the exams (in cooperation with my colleagues).

**COMPULSORY TUTORIALS (2 TEACHING HRS / WEEK, APART FROM ONE PARTICULAR COURSE)**

<i>Date</i>	<i>Course</i>	<i>Full time / part time</i>	<i>No. of students / group / term</i>
2002-2014 (first fall term, then spring term)	Law of succession	Full time students	16-19
2011-2012 (fall term)	General part, persons, property law (1 teaching hr / week)	Full time students	16-19
2003-2012 (spring term)	Law of obligations (old curriculum)	Full time students	16-19
2012- (fall term)	Law of obligations General part	Full time students	16-19
2013- (spring term)	Law of obligations Special part	Full time students	16-19
2013- (fall term)	Company law	Full time students	16-19

2-3 groups of students were entrusted to me in each term – depending on other teaching duties – in a combination assigned by the head of department.

<sup>49</sup> Source of the data as presented above is the so-called Neptun System of ELTE, wherein almost all data from the former electronic system (ETR) had been imported.

**ELECTIVE LECTURES AND TUTORIALS (2 TEACHING HRS / WEEK)**

<i>Date</i>	<i>Course</i>	<i>Full time / part time</i>	<i>No. of students / term</i>
2006 fall term	Dilemmas on the law of damages (solving cases)	Full time students	20
2008-2011 spring term	Law of damages (lecture)	Full time students	75
			80
			106
			99
2007 fall term	Basic questions of contract law: conclusion, invalidity, breach of contract (lecture)	Full time students	160
2007 fall term	Case solving in liability law	Full time students	17
2008 fall term	Research seminar and “field study” on consumer contract law	Full time students	24
2008 fall term	Case solving in contract and tort law for advanced students	Full time students	22
2009-2010 fall term	Case solving in liability law for advanced students	Full time students	9
			17
2011 spring term	Types of contracts, cases, analysis of contracts	Full time students	7
2015 spring term	Case solving in contract and tort law (exam prep. course)	Full time students	11
2016 spring term	Case solving in contract and tort law (exam prep. course)	Full time students	24
2017, 2018 fall term	Einführung in das ungarische Privatrecht (Introduction into Hungarian Private Law in German)	Full time students + ERASMUS	12

The summer schools specified below were offered as elective courses, too, but they are not included in the chart above.

**SUMMER SCHOOLS, STUDENT EXCHANGE PROGRAMS (MENTORING)**

- 2002-2004, 2006 *Mentor, organizer, accompanying teacher -*  
 Summer school of the so-called *CEGLAS Network* (TU Dresden, Münster, Göttingen, Rijeka, Novi Sad, ELTE - Budapest) in Croatia every year, title of the project: “*Europäisierung des Rechts*” (Europeanization of the law);
- training and preparation of the Hungarian students, by means of a special preparatory course (in 2006 one of our students won the prize of the best presentation);
  - cooperation and coordination with the partner universities;
  - reviewing and proofreading the students’ papers (in German or in English);
  - participation in and chairing the summer school.
- 2006 *Mentor, organizer, accompanying teacher -*  
*Berlin-Budapest Exchange Seminar* (joint project of the Humboldt Universität zu Berlin and ELTE Law School in the two cities, “*Perspektiven zur Kohärenz von Europarecht und innerstaatlicher Rechtsordnung*” – Perspectives of the Coherence of European Law and the Laws of the Member States); tasks: as above.

- 2011 *Speaker, contributor - Berlin-Budapest Exchange Seminar (“Wer ist wann wofür verantwortlich – Haftungskriterien aus verschiedenen Rechtsperspektiven” – Who is responsible for what and when, preconditions of liability from different legal perspectives); lecture on liability law in a comparative perspective.*
- 2014 *Speaker, contributor - DIKAIOSYNE - Sommerschule zum vergleichenden Verfassungsrecht 2014 (Summer school on comparative constitutional law, 2014), organized by the German Academic Exchange Service (Deutscher Akademischer Austauschdienst – DAAD) in cooperation with the universities of Graz, Krakow, Prague, Hamburg and ELTE Law School; lecture “The Impact of Fundamental Rights on Private Law”*

#### **ACTING AS SUPERVISOR OF (MASTER’S) DEGREE AND OF SEMINAR THESES**

- 2004- *Supervisor of 137 (master’s) degree theses (until mid 2019), which means (disregarding the two terms spent on sabbatical in Hamburg), 8 per year.*
- I accepted supervising requests related to almost all areas of private law (except family law); the supervised theses covered – among other things – both consumer protection and business law contracts.
  - I supervised “classical” subjects, but also “hot topics” that were (and some of them are still) innovative that time (some examples for the latter ones: e-commerce; private law in sport; immunity and liability of the state; the liability issues of the red sludge catastrophe; air passengers’ rights, etc.).
  - I was happy to read theses in a comparative approach (*cause* in French law; “wrongful birth” in French and English law, etc.).
- 2004- Unlike the degree theses, I do not have a register of the supervised *seminar theses*, but as far as I can remember, I supervise at least the same number of seminar theses as degree theses; to be more precise: generally I receive one and a half times as many requests to supervise seminar theses as in the case of degree theses.

#### **DOCTORAL SCHOOL**

- 2012- *Teaching in the doctoral school (there are altogether 37 courses registered under my name in the so called Strategic Database of ELTE).*
- 2013- *Inviting guest lecturers from abroad:*
- *Wolfgang Zenker (Humboldt-Universität zu Berlin): “Property in movables as a security interest in German law and its protection in European cross-border settings” (4 October 2013)*
  - *Prof. Phillip Hellwege (Universität Augsburg): “Excluding Prescription? – How to deal with Nazi-looted art after Cornelius Gurlitt” (5 December 2014)*
  - *Prof. Sara Landini (Università degli studi di Firenze): “Moral damage in Italian law, with special regard to thanatological damage” (8 April 2016)*
- 2013- *Supervisor of doctoral students (see above as S. VIII.)*

## CONTRIBUTION TO THE POSTGRADUATE TRAINING OF SPECIALIZED LAWYERS

- 2015- Teaching within the framework of the module “Lawyer specialized in public procurement law”, within the course “*Public procurement and private law*”.

## XVIII. SUPPORTING OUTSTANDING STUDENTS

### MENTORING THE VOLUNTARY STUDENT CIRCLE TO OUR DEPARTMENT

- 2002-2010 *Mentoring the Voluntary Academic Student Circle* to the Civil Law Department (ELTE Faculty of Law), my tasks were:
- providing support to the secretary of the student circle in inviting guest speakers;
  - providing assistance to the publication of the yearbook (established by myself in my former capacity as the student secretary of the circle);
  - training our students for the so called OTDK (nationwide competition of students, legal section); upon my initiative, we started to organize trainings in rhetorical and presentation skills.

In 2003 the student circle to our department received the dean’s laudation, since „*its long-term activities performed at a high niveau played an indispensable and essential role in the renewal of the students’ academic life in the law school, and significantly contributed to the professional and academic education of their members.*”

In 2011 I took part in the organization and proceeding of the OTDK (nationwide competition of students, legal section) held at ELTE Law School.

### RESULTS OF MY STUDENTS AT THE OTDK (COMPETITION OF LAW STUDENTS)

The results of the papers presented by the students supported by me are the followings:

- 2009 *Máté Tóth*: A termékfelelősség mint sui generis felelősségi alakzat specifikumai: a Magyar Ügyvédi Kamara különdíja.<sup>50</sup> (The Special Features of Product Liability as a Sui Generis Liability Structure: special prize of the Hungarian Bar Association)
- 2013 *Gábor Babus*: A banki egyoldalú szerződésmódosítási jog: III. helyezett.<sup>51</sup> (Unilateral Amendment of Contracts by the Banks, 3rd prize)
- 2015 *András Orbán*: A jogalkotással okozott kárért való felelősség: III. helyezett.<sup>52</sup> (Liability for Losses Caused by Legislation, 3rd prize)

(An additional paper was submitted in the 2015 OTDK, namely that written by Evelin Szőke, entitled “A szerződésszegéssel okozott kárért való felelősség útvesztői”, The Labyrinths of Contractual Liability.)

### MENTORING IN “COLLEGES OF EXCELLENCY”

I continuously receive requests to offer courses in the *István Bibó College of Excellency* and in the *Matthias Corvinus Collegium* (MCC). I have not been able to accept them so far due to lack of free capacity. However, I accepted requests to mentor individual students while preparing their theses required by the college (István Bibó) itself:

<sup>50</sup> [https://www.ajk.elte.hu/file/XXVIII\\_OTDK\\_eredmenyek.pdf](https://www.ajk.elte.hu/file/XXVIII_OTDK_eredmenyek.pdf), last download: 23<sup>rd</sup> November 2017.

<sup>51</sup> <http://www.juris.u-szeged.hu/hirek-esemenyek/szte-ajtk-2013-aprilis/sikkerrel-zarult-xxxi>, last download 23<sup>rd</sup> November 2017.

<sup>52</sup> [https://www.elte.hu/file/OTDK\\_eredmenyek\\_2015.pdf](https://www.elte.hu/file/OTDK_eredmenyek_2015.pdf), last download: 23<sup>rd</sup> November 2017.

- 2009 *Dávid Palkovits:*  
 “Az ingatlan-nyilvántartás közhitelességének késleltetett jogvédelmi hatása”  
 (Delayed Protective Effect of the Authenticity of the Land Register)
- 2011 *Péter Nagy:*  
 “Kárfelelős jogalkotás? - A jogalkotással okozott kár egyes kérdéseinek vizsgálata”  
 (Wrongful Legislation? – Analysis on some issues of losses caused by legislation)
- 2013 *László Kerekes:*  
 “A kötelesrész” (The Compulsory Share)
- 2014 *György Tóth:*  
 “A bizalmi vagyionkezelés a magyar jogban - Avagy frakkra vart vitézkötés?”  
 (Trust in Hungarian Law – or Austrian Knot Sewed on the Tailcoat?)
- 2016 *Viktória Tamás:*  
 “A jogi személy mint vezető tisztségviselő és az általa kijelölt természetes személy felelőssége a társasággal szemben”  
 (The Liability of Legal Persons as Managing Directors and of Natural Persons Designated by them towards the Company)
- 2019 *Szonja Szepesi:*  
 “Közvetett áldozatok közvetlen sérelme - A hozzátartozói kárigények múltja, jelene és jövője” (*Solatium doloris* of indirect victims – The past, present and future of relational losses)

## **XIX. TEACHING IN FOREIGN LANGUAGES**

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### **TU DRESDEN FACULTY OF LAW (GERMAN)**

- 2004-2008 “*Einführung in das ungarische Recht unter besonderer Berücksichtigung der Europäischen Rechtsangleichung und des Privatrechts*” – (Introduction into Hungarian Law with special regard to European Law Harmonization and Private Law); lecturer of this course (from 2005 on, 2 teaching hrs/week) in the spring terms, within the framework of the LL.M. program: “Gemeinsamer Rechtsraum Europa: Die Europäische Integration in Mittel-, Ost- und Südosteuropa” (Common Legal Area Europe: the European Integration of Central, Easter and Southeast Europe).

### **ANDRÁSSY GYULA UNIVERSITY BUDAPEST (GERMAN)**

- 2004- “*Einführung in das ungarische Recht*” (Introduction into Hungarian Law) and then “*Einführung in das ungarische Privatrecht*” (Introduction into Hungarian Private Law), teaching this course in German (2 teaching hrs / week) continuously in the fall terms.

### **ERASMUS+, CEEPUS AND SIMILAR GUEST LECTURESHIPS ABROAD**

- 2010 *Jagellonian University Cracow / Erasmus+ Staff Mobility (German)*  
 “Vorhersehbarkeit als Allheilmittel des Schadensrechts; wer, wann und was muss vorhersehen?” (Foreseeability as a Panacea in Liability Law; Who must Foresee What and When?)
- 2012 *Humboldt Universität zu Berlin / Erasmus+ Staff Mobility (German)*  
 - “Die vorhersehbaren Probleme der Einführung einer Vorhersehbarkeitsklausel in das kontinental-europäische Schadensrecht” (The Foreseeable Difficulties of the Foreseeability Clause in the Continental- European Liability Law)

- “Traditionalismus und Moderne: rechtshistorische Gebundenheit versus zeitgemäße Gerechtigkeitsanforderungen im Bereich des Erbrechts mit besonderer Rücksicht auf die Neukodifizierung des ungarischen BGB” (Tradition and Modernity: Historical Constraint v. Contemporary Demands for Justice in the Law of Succession with special regard to the Recodification of the Hungarian Civil Code)
  - “Gemischte Rechtssysteme als Katalysatoren der Rechtsangleichung? Lebendige Modelle auf dem Wege zum Netzwerk von 'Ratio communis' (anhand des Beispiels von Québec, Kanada)” – (Mixed Legal Systems as Catalysts of Law Approximation Processes? Living Models on the Road to a Network of 'Ratio communis' - by the Example of Quebec)
- 2012 *Universität Wien - Construction Law LL.M.* (English)  
Introduction into Hungarian Construction Law
- 2014 *Universität Augsburg / Erasmus+ Staff Mobility*<sup>53</sup> (German)
- “Legal Transplants in der Neukodifizierung des Zivilrechts in Mittel- und Osteuropa am Beispiel der verschuldensunabhängigen Haftung für Vertragsverletzungen, Vorhersehbarkeit des Schadens und Non-cumul im neuen ungarischen BGB” – (Legal Transplants in the Recodification Processes of Civil Law in Central and Eastern Europe; Exemplified by the Strict Liability for the Breach of Contract, Foreseeability and Non-Cumul in the new Hungarian Civil Code)
  - “Tradition und Moderne: Standhaftigkeit und Reformbedarf im Erbrecht: Wege, Irrwege und Umwege im neuen ungarischen BGB” – (Tradition and Modernity: Constancy and Need for Reform in the Law of Succession: Ways, Wrong Ways and Detours in the New Hungarian Civil Code)
  - “Grundrechte und Privatrecht anhand des Beispiels Ungarn: The good, the bad and the ugly”<sup>54</sup> – (Fundamental Rights and Private Law Exemplified by Hungary: The Good, the Bad and the Ugly)
- 2014 *Ludwig Maximilians Universität München* (German)
- “Legal Transplants in der Neukodifizierung des Zivilrechts in Mittel- und Osteuropa am Beispiel der verschuldensunabhängigen Haftung für Vertragsverletzungen, Vorhersehbarkeit des Schadens und Non-cumul im neuen ungarischen BGB”<sup>55</sup> – (Legal Transplants in the Recodification Processes of Civil Law in Central and Eastern Europe; Exemplified by Strict Liability for the Breach of Contract, Foreseeability and Non-Cumul in the new Hungarian Civil Code)
- 2016 *Università degli Studi di Firenze / Erasmus+ Staff Mobility*<sup>56</sup> (English)
- “EU Impacts, Legal Transplants and Original Developments in the Course of Central European Recodifications of Civil Law”
  - “Comparative Insights into the Hungarian Contract and Tort Law”
  - “Tradition and Modernity: the Hungarian Law of Succession at the Crossroads”
- 2016 *Università degli Studi di Ferrara* (English)
- “Contractual Liability in a Comparative Perspective with regard to Central-European Recodifications”

<sup>53</sup> <https://www.jura.uni-augsburg.de/lehrende/professoren/hellwege/aktuelles/index.html> last download: 23rd November 2017.

<sup>54</sup> <https://www.jura.uni-augsburg.de/forschung/werkstattgespraeche/> last download: 23rd November 2017.

<sup>55</sup> [http://www.jura.uni-muenchen.de/personen/k/kindler\\_peter/download/vorankuendigung\\_fuglinszky.pdf](http://www.jura.uni-muenchen.de/personen/k/kindler_peter/download/vorankuendigung_fuglinszky.pdf) last download: 23rd November 2017.

<sup>56</sup> <https://www.dsg.unifi.it/cmpro-v-p-397.html> last download: 23rd November 2017.

- 2016 *Università di Pisa* (English)  
 “Risks and Side Effects: Five Provocative Questions on the New Hungarian Tort Law”<sup>57</sup>
- 2017 *Charles University, Prague / Ceepus Freemover Guest Lectureship* (English)
- “Strict Liability, Foreseeability and Non-Cumul as Legal Transplants in the Recodifications of Civil Law in Central Europe”<sup>58</sup>
  - “European Product Liability Law and Direct Claims for Repair/Replacement against the Producer?”<sup>59</sup>
- 2017 *Palacký University, Olomouc / Ceepus Freemover Guest Lectureship*<sup>60</sup> (German)  
 “Risiken und Nebenwirkungen: vier provokative Fragen über das neukodifizierte ungarische Deliktsrecht” – (Risks and Side Effects: Four Provocative Questions on the Recodified Hungarian Tort Law)

## XX. FURTHER TRAINING FOR LEGAL PRACTITIONERS

- 2013- Regular invitations related to the *new Civil Code* by various professional organizations, institutions, law firms: having given altogether more than *60 lectures* (50-450 participants each) and *workshops* (8-20 participants each).

### *Subject matters:*

- Law of obligations (complex training module);
- Contract law (with special regard to the breach of contract);
- Tort law and the law of damages;
- Construction contracts;
- Contracts relevant from the notaries' point of view (loan, suretyship, rent for a flat, support contracts, contracts of inheritance, etc.);
- Drafting contracts with regard to the new Civil Code.

### *Organizations, institutions:*

#### ◆ *Judiciary*

- Curia of Hungary (the supreme court in the country);
- National Office for the Judiciary - Academy of Justice (training of the trainers; civil law days, regularly invited speakers);
- Budapest-Capital Regional Court (Fővárosi Törvényszék);
- Central District Court of Pest (Pesti Központi Kerületi Bíróság).

#### ◆ *Notaries*

- Hungarian Chamber of Civil Law Notaries (complex training module on the law of obligations in the new Civil Code at five venues, with whole day lectures);
- Territorial Chambers of Civil Law Notaries: Budapest, Győr, Miskolc, Pécs, Szeged;
- Notaries' Association;
- Hungarian Association of Deputy Notaries and Notary Candidates.

#### ◆ *Attorneyship*

- the Bar (Budapest, Somogy county, Békés county, Pécs);
- Lawyers' offices.

<sup>57</sup> <http://web.jus.unipi.it/wp-content/uploads/2015/09/lezione-fuglinszky.20-4-2016.pdf> last download 23rd November 2017.

<sup>58</sup> <https://www.prf.cuni.cz/cpk-zve-na-prednasku-objektivni-odpovednost-predvidatelnost-a-non-cumul-jako-pravni-transplantaty-v-rekodifikaci-obcanskeho-prava-v-madarsku-rumunsku-a-ceske-republice-29-kvetna-1404055648.html> last download: 23rd November 2017.

<sup>59</sup> <http://www.society.cz/node/1563> last download 23rd November 2017.

<sup>60</sup> [https://www.upol.cz/nc/kalendar/akce/cal/2017/05/30/event/tx\\_cal\\_phpicalendar/745/](https://www.upol.cz/nc/kalendar/akce/cal/2017/05/30/event/tx_cal_phpicalendar/745/) last download 23rd November 2017.



♦ *Administration, chambers, companies*

- Ministry of the Interior;
- Pest County Governmental Office;
- Allianz Hungária Insurance PLC;
- Association of Hungarian Insurance Companies;
- Institute for Legal Further Training (Eötvös Loránd University, ELTE);
- Publisher HVG-ORAC;
- Publisher Wolters Kluwer Hungary;
- Publisher Menedzserpraxis Kft.;
- K&H Bank Hungary;
- Hungarian Lawyers' Association (Department for Insurance Law / Department for Civil Law);
- Legal Section of the Hungarian Chamber of Commerce and Industry.

## XXI. CONTENTMENT OF STUDENTS

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### ELTE FACULTY OF LAW

The evaluation of teachers' work (OMHV) is continuously reviewed at ELTE Faculty of Law. The evaluations are unfortunately rather lacunar; if the level of completion related to one course or another does not reach a particular percentage, then no evaluation is recorded.

The order of questions and scoring (1-5, 1-4, 1-10) changed from time to time.

The first evaluation regarding one of my courses was completed in 2006.

♦ Nevertheless, the following statements can be made on the basis of OMHV, and the basic data of those statements can be checked through the Neptun system (the list is, however, fragmentary due to the reasons mentioned above):

- In 2006, the average of the evaluations of my elective course “The dilemmas of the law of liability and damages” was 4.88 on a scale of 1-5, while the Faculty average was 4.08.
- In the *fall term of 2009*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the correspondent students gave me 9.93 points on average; the full time students (of my three courses) gave me 10 / 8.83 / 8.75 points on average; regarding the former, the Faculty average was 8.97, regarding the latter, the Faculty average was 8.57.
- In the *spring term of 2010*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the correspondent students gave me 9.56 points on average (the Faculty average was 9.01); the full time students (of my three courses) gave me 10 / 9.50 / 9.71 points on average (the Faculty average was 8.51).
- In the *fall term of 2010*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the correspondent students gave me 9.87 points on average; the full time students (of my three courses) gave me 10 / 10 / 10 points on average (the Faculty average was in both cases 8.77).
- In the *fall term of 2011*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the correspondent students gave me 9.54 points on average (the Faculty average was 8.9); the full time students (of my four courses) gave me 9.43 / 9.50 / 9.50 / 10 points on average (the Faculty average was 8.10).
- In the *spring term of 2012*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the correspondent students gave me 9.37 points on average (the Faculty average was 8.77); the full time students (of my four courses) gave me 8.10 / 9 / 9.25 / 10 points on average (the Faculty average was 8.77).

- In the *fall term of 2012*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the full time students (of my two courses) gave me 10 / 7.75 points on average (the Faculty average was not published any longer).
  - In the *spring term of 2013*, for the question: “would you recommend this teacher to your fellow students” (on a scale of 1-10) the correspondent students gave me 9.91 points on average.
  - In the *fall term of 2013*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the full time students gave me 9.67 points on average.
  - In the *spring term of 2014*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the full time students (of my three courses) gave me 8,88 / 9,82 / 10 points on average.
  - In the *fall term of 2014*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the correspondent students gave me 9.57 points on average; the full time students (of my three courses) gave me 9.50 / 9.60 / 9.93 points on average.
  - In the *spring term of 2015*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the full time students of my compulsory lecture gave me 9.37 points on average; and the full time students (of my three tutorials) gave me 10 / 10 / 10 points on average.
  - In the *fall term of 2015*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-10) the correspondent students gave me 9.82 points on average; the full time students (of my three courses) gave me 9.40 / 9.67 / 9.92 points on average.
  - In the *spring term of 2016*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-4!) the full time students of my compulsory lecture gave me 3.78 points on average; and the full time students (of my three tutorials) gave me 4 / 3.88 / 4 points on average.
  - In the *fall term of 2016*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-4) the correspondent students gave me 3.88 points on average; and the full time students (of my four courses) gave me 3.88 / 4 / 3.93 / 4 points on average.
  - In the *spring term of 2017*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-4) the full time students of my compulsory lecture gave me 3.85 points on average; and the full time students (of my two tutorials) gave me 3.92 / 3.64 points on average.
  - In the *fall term of 2017*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-4) the correspondent students gave me 3.62 points on average; and the full time students (of my two courses) gave me 3,71 / 4 points on average.
  - In the *spring term of 2018*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-4) the full time students (of my four courses) gave me 3,40 / 3 / 3,67 / 4 points on average.
  - In the *fall term of 2018*, for the question “would you recommend this teacher to your fellow students” (on a scale of 1-4) the students (of my four courses) gave me 3,43 / 4 / 4 points on average.
- ♦ In 2016
- at the beginning of the year, the Students’ Union at ELTE Law School conducted a non-representative survey, and I was elected as the best lecturer of the Faculty.
  - In the spring term, the Students’ Union conducted another survey, and the full time students of the third year elected me both for the best lecturer and for the best tutor.

- ◆ In 2017 it was me again who was awarded for being the *best lecturer* and the *best tutor* of the third year lecturers. (In 2018 The Students’ Union unfortunately did not continue the survey.)

**TU DRESDEN**

- I taught from 2004 to 2008 in German at the Law Faculty of the Technical University in Dresden within the framework of a special LL.M. program that focused on the European integration of Central, Eastern and Southeastern European countries. (The program was cancelled after 2008.)

- App. 10-15 students per year attended my elective course.

- Evaluations were provided from 2004 to 2007, as follows:

2004		2005		2006		2007	
Best available	Fuglinszky average	Best available	Fuglinszky average	Best available	Fuglinszky average	Best Available:	Fuglinszky average
5	4.7	5	4.4	5	4.7	1 (worst: 5)	1.7

**ANDRÁSSY GYULA UNIVERSITY BUDAPEST**

- Between 2004 and 2013 I taught the elective course “*Einführung in das ungarische Recht*” (Introduction into Hungarian Law), I have been teaching “*Einführung in das ungarische Privatrecht*” (Introduction into Hungarian Private Law) since 2013.

- Evaluations have been conducted since 2012, basically all students complete the questionnaire. This means 5-7 students per year with regard to my elective course.

- The basic data of the evaluations can be requested from Andrassy University. A short summary follows below:

Q18: All in all how satisfied were you with this course?												
Best available	2012		2013		2014		2015		2016		2017	
	Faculty average	Fuglinszky average	F. A.	Fug. A.	F. A.	Fug. A.	F. A.	Fug. A.	F. A.	Fug. A.	F. A.	Fug. A.
5	3.98	5	3.49	4	3.98	5	4.11	5	4.01	4.80	-	5
Q28: All in all how satisfied were you with the professor?												
Best available	2012		2013		2014		2015		2016		2017	
	Faculty average	Fuglinszky average	F. A.	Fug. A.	F. A.	Fug. A.	F. A.	Fug. A.	F. A.	Fug. A.	F. A.	Fug. A.
5	4.15	5	3.77	5	4.15	5	4.36	5	4.28	4.80	-	5
Grand total												
Best available	2012		2013		2014		2015		2016		2017	
	Faculty average	Fuglinszky average	Faculty average	Fuglinszky average	Faculty average	Fuglinszky average	Faculty average	Fuglinszky average	Faculty average	Fuglinszky average	Faculty average	Fuglinszky average
5	3.79	4.88	3.51	4	3.79	5	3.98	4.55	n.a.	n.a.	n.a.	n.a.

**UNIVERSITY OF VIENNA – FACULTY OF LAW – CONSTRUCTION LAW LL.M. (2012)**

- I taught *construction contract law* in 2012 in *English*. (The LL.M. program was later cancelled, unfortunately.)

- The students – who were practitioners with 5-10 years of experience (altogether 24) – came from Austria, Germany, USA and from various Arabian countries and gave me the following scores (on average):

No. of Q	Question / statement	Best available	Fuglinszky average
2.1.	The content of the course was well structured.	1	1.21
2.2.	The teacher was well prepared for the classes.	1	1.07
2.3.	Complicated issues are explained clearly and comprehensibly.	1	1.29
2.4.	The materials for preparation are interesting and legible.	1	1.71
2.5.	The content is presented in a critical view and from different aspects.	1	1.21
2.6.	The course moves to think for oneself and to confront.	1	1.64
2.7.	There is sufficient possibility for asking questions and to discuss.	1	1.5
2.8.	The lecturer is responsive and reflective to the students’ initiations.	1	1.38
2.9.	The lecturer approaches the students with respect.	1	1.07
2.10.	The course is held regularly and punctually.	1	1.14

### FURTHER TRAINING FOR LEGAL PRACTITIONERS

For the details cf. S. XX. above. Only Wolters Kluwer Kft. conducted a systematic evaluation; they sent me the evaluations on my lectures/workshop at my request, which I insert into my application as follows.

♦ *“Hat-trick” in Law of Obligations – 17th February, 2015 (a one-hour lecture)*

- I was one of the speakers (besides I. Kemenes and A. Menyhárd)
- There were 52 participants, 40 completed the questionnaire.
- *Best available scores: 7.*

	Evaluation of the speakers	excellent	very good	good	medium	acceptable	weak	very weak	average
Manner of lecturing	dr. habil. Fuglinszky Ádám	28	13						6.68
Usefulness of the knowledge	dr. habil. Fuglinszky Ádám	24	14	3					6.51

♦ *Civil Code Expo, 3-4 November, 2015 – (a one-hour lecture on the breach of contracts)*

- I was one of the speakers.
- There were 656 participants, 252 completed the questionnaire.
- *Best available scores: 7.*

		excellent	very good	good	medium	acceptable	weak	very weak	average
Manner of lecturing	dr. Fuglinszky Ádám	161	77	18	2				6.54
Usefulness of the knowledge	dr. Fuglinszky Ádám	170	61	17	2	1			6.58

♦ *Workshop on the breach of contracts, 8 June, 2016 (a whole day event)*

- I was the only speaker.
- There were 27 participants, 22 completed the questionnaire.
- *Best available scores: 7.*

	Evaluation of the speakers	excellent	very good	good	medium	acceptable	weak	very weak	average
Manner of lecturing	Dr. Fuglinszky Ádám	20	1	1					6.86
Usefulness of the knowledge	Dr. Fuglinszky Ádám	16	3	2					6.67

♦ *Civil Code Expo, 16 November 2016: Liability and damages (a one-hour lecture)*

- I was one of the speakers.
- There were 172 participants, 104 completed the questionnaire.
- *Best available scores: 5.*

Evaluation of the speakers	5	4	3	2	1	average
Dr. Fuglinszky Ádám	98	6				4.80

### *Teaching development, achievements (2b)*

#### **XXII. FACULTY MEMBER IN CHARGE OF COURSES, CONTRIBUTION TO THE DEVELOPMENT OF NEW PROGRAMMES**

- 2007-2013      *Faculty member in charge of the course* – Law of succession and IP law; mandatory lecture for correspondent students; written exam with case solving exercises.
- 2011-            *Faculty member in charge of the course* – Law of obligations, special part (particular types of contracts); mandatory lecture for correspondent students; written exam with case solving exercises.
- 2014-            *Faculty member in charge of the course* – Law of obligations special part (particular types of contracts); mandatory lecture for full time students; written exam with case solving exercises: the exam covers the subject matter of two terms (law of obligations, general and special parts), I am responsible for the test sheets and for the procedure of the exams.
- 2017             Invited by the Faculty of Informatics (ELTE) to supervise the course “Legal aspects of autonomous vehicles” within the framework of the new MSC programme “*Autonómrendszer-informatikus - Computer Scientist for Autonomous Systems*” (my participation has not been confirmed yet due to internal discussions).
- 2017             As a board member of AIDA (Association Internationale de Droit des Assurances) Hungarian chapter: participation in and contribution to the “*Eörsi Gyula országos kártérítési jogi és biztosítási jogi jogesetmegoldó verseny*” – (Gyula Eörsi Contest in Liability and Insurance Law) in drafting the concept, the bylaw and the case to be solved in the first round as well as in the distribution of the call for papers among the law faculties in Hungary. (<http://www.aidahungary.org/verseny> )

#### **XXIII. METHODOLOGY OF AND APPROACH TO TEACHING**

##### **MY UNDERSTANDING AND MAIN PRINCIPLES ON METHODOLOGY**

- 1) *Coordinated and reflexive multiplicity of information channels transmitting methodology and knowledge*
  - I have composed visual aids for all courses (see below S. XXIV). Not only slideshows but also structures, comparative and flowcharts, tables, casebooks and real legal documents to practice with.
  - Information received by the students orally and visually must be synchronized and synthesized in order to support a comprehensive understanding.
  - The materials are updated in the beginning of every term. (My former students report using them even in their preparation for the final exam and the bar exam.)
- 2) *Commitment to the unity of theory and practice, teaching and research*
  - ♦ *Unity of theory and practice*  
In my tutorials I focus on case solving. For that purpose I use casebooks composed mostly by myself. In the spring terms I offer a special course on case solving for those student who did not have the opportunity to practice that as much as they wished. Practice-oriented teaching is also served by using and analysing real contracts and corporate legal documents. Let me explain this methodology by three examples, i.e. three former (elective) courses:

- *Debate club on liability law / law of obligations*: the students were requested to approach cases from the point of view of a particular role (plaintiff, defendant, judge); the students then rotated the roles from case to case. They were asked to submit a short written summary (position paper) in advance so that I could see how I should moderate the session.
- *Research workshop and “field study” in consumer contract law*: the students were divided into project groups and were requested to elaborate on one of the current topics of consumer contract law (distance sales and e-commerce, doorstep selling, unfair commercial terms, consumer sales, etc.) including the collection and analysis of real contracts (general terms and conditions).
- *Drafting and analysing contracts*; analysing real (anonymized) contracts (received from law firms) with the students, including but not limited to the following questions: which party drafted the contract; if we were in the shoes of the other party during the contractual negotiations, which points did we want to change, where did we formulate an alternative solution; at which points did the parties deviate from the default rules of the Civil Code; was such a deviation allowed (was it related to a default or to mandatory rules)?

♦ *Unity of teaching and research*

I strive to introduce the results of my recent research into teaching; in particular in the field of “civil liability” and the “law of damages”, since I have been dealing with this research area for the past decade. Since the new Civil Code introduced new solutions in this field, which had not been part of the Hungarian legal system before, the results of my comparative research (related to those legal systems wherein the legal solutions in question already exist and are supplemented by significant case law and authorities) can be utilized directly in teaching. The students have some handholds, they do not have to start from the very beginning regarding those new legal institutions, either.

3) *International dimension of teaching*

See also the unity of research and teaching above. I strive to accept all teaching invitations from abroad; among other reasons because I wish to observe the prevailing didactical principles in teaching law.

- I “imported” the case-solving methodology in teaching and examination from *Germany*. This influenced my teaching attitudes significantly.
- I had the opportunity to get familiar with the “Socratic method” live, moreover, I was admitted to have an insight into the worldwide unique teaching method of “*transsystemic teaching*” at McGill (Montréal, Canada), whereby legal institutions, rules, principles are taught simultaneously from aspects of civil law and common law (since Québec is considered to be a mixed legal system).

All these do not equal to the “mechanical transfer” of those methods, since the Hungarian civil law – from the points of view of approach and abstraction level – is not the same as German or Québec law. For example the cases in the German legal education must always be solved strictly alongside the so-called “Schemata” (specified in advance) and if students do not elaborate their solution in line with the Schemata, this is considered as a failure. Hungarian private law requires more flexible and creative approach, it does not fit into strict Schemata; nevertheless, the task is to set up a structure with intellectual intersections and handholds.

4) *Fostering interaction and critical thinking*

- This goal is served by the case-solving methodology and by discussion. I strive to demonstrate that “all-or-nothing” solutions, “black-or-white” answers rarely apply in law (even less in “close-to-life” private law). The students have to attune themselves to the fact that there are positions, values, clues, argumentations pro and contra.

- In order to create an area of “free movement of ideas and views”, it is often sufficient to find seemingly banal organizational solutions, like for example quoting absurd cases or rearranging chairs to create a circle.

5) *Challenging the best students but spreading reliable and useful knowledge to everyone*

It is important to support gifted students, however, the university cannot restrict its teaching to the “elite” – whatever that means: reliable and useful knowledge must be shared with all admitted students having a demand and are willing to learn. The teaching materials mentioned above support this.

#### **THE REFORM OF THE EXAM IN THE LAW OF OBLIGATIONS**

Since 2014 I have been responsible for organizing and conducting the exams in the law of obligations, which covers the teaching content of two terms in one exam. I reshaped and redesigned the exam (in cooperation with prof. Attila Menyhárd) in order to implement my basic principles on teaching as much as possible.

- Besides “traditional” and “classical” theoretical questions, four cases (to be solved) have been included in the exam recently. (Two from the general part of the law of obligations; and two from its special part.)
- We requested the tutors to practice the case solving methodology in their practice groups, therefore, we provide them with the cases used in the previous exams each year.
- We make the cases used in the previous exams accessible for the students, too (as well as the key to the tests including the solutions of the cases, immediately after the students have completed the exam).
- The case solving part is not yet an “open book exam” but we keep on discussing this issue with the students.
- To my experience so far, the students got used to the new way of exams and they give us mostly positive feedback, though it sometimes happens that they consider some of the cases to be too complicated or they say they needed more time to solve them.

We expect from this new approach on preparation to the exam and from the exam itself that our graduates will be more prepared and fit to exercise legal professions (in particular but not limited to the profession of attorneys, judges) better, having acquired “useful knowledge”, since they get a better and more stable understanding of the law of obligations. We hope to perceive these positive effects at the final (state) exams, too.

#### **XXIV. PREPARING TEACHING MATERIALS, CASE BOOKS AND TEXTBOOKS**

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##### **TEACHING MATERIALS DEVELOPED BY MYSELF**

- 2002-2014 *Teaching materials, cases and schemes on the law of succession* (structures, comparative and flowcharts, tables, cases, even “hotchpot”-related arithmetic tasks, compulsory share, lineal succession of ascendants); it has been reviewed in accordance with the new Civil Code in 2013, 53 pages.
- 2003- *Teaching materials and schemes on the law of obligations* (structures, comparative and flowcharts, tables, summaries on case law) it has been reviewed in accordance with the new Civil Code in 2013, today it is published in several pdf files – due to technical reasons –, altogether 93 pages.
- 2011-2012 *Teaching materials and schemes on property law* (structures, comparative and flowcharts, tables), 35 pages.

**CASEBOOKS DEVELOPEED BY MYSELF**

- 2003- The so-called „*Big casebook on the law of obligations*” – under continuous extension, today it contains *129 cases* on *63 pages*.
- 2011-2012 *Casebook – Property Law* – *41 pages, 84 cases*.

**COORDINATION OF AND CONTRIBUTION TO THE JOINT DEVELOPMENT OF TEACHING MATERIALS**

- 2013- Coordination of and contribution to the preparation of a detailed, thematic “*Casebook – Company law*” under the supervision of the faculty member in charge of the compulsory course (company law), by junior colleagues and doctoral students; this casebook has been drafted both in a “lecturer’s version” and in a “student’s version”; the former (which has *292 pages*) contains explanations for the teachers and sample solutions, too.
- 2014- Coordination of and contribution to the preparation of a “*Casebook in Preparation for the Exam*” in the law of obligations. On my initiative, we collect and analyse the cases (to be solved) included in the tests of earlier years and compile this casebook together with my colleagues. This casebook has been drafted both in a “lecturer’s version” and in a “student’s version”; the former contains sample solutions, too. This casebook contains *38 cases* each in the general and in the special part, respectively.

**WRITING OF A STUDY BOOK**

- 2018 *Contract law special part – the particular types of contracts*, my colleague Balázs Tókey and I wrote this book together.
- As far as the concept is concerned it was me who drafted a first “pilot chapter” in order to discuss and create common bases of the approach, the depth and the extent of the book.
  - I wrote the following chapters: construction contracts, rental agreements, deposit contracts, franchise contracts and alimentation contracts.

*Budapest, 2<sup>nd</sup> July 2019.*

*Ádám Fuglinszky*



**Short version of the CV**

***I. HIGHER EDUCATION, QUALIFICATIONS***

2000	Lawyer, ELTE Faculty of Law, Budapest – Hungary, <i>summa cum laude</i>
2001	LL.M., Ruprecht-Karls Universität, Heidelberg, <i>sehr gut</i>
2004	Bar Exam, <i>excellent</i>
2007	PhD, Universität Hamburg, nostrificated at ELTE Fac. of Law, <i>summa cum laude</i>
2013	Habilitation, ELTE Faculty of Law

***II. OCCUPATIONS***

2002-	ELTE Faculty of Law (2002-2008 lecturer, 2008-2013 sr. lecturer, 2013-2018 associate prof., 2018- full/ordinary prof.)
2004-	Attorney, 2015-2019 of counsel

***III. SCIENTIFIC, ACADEMIC AND PUBLIC ACTIVITIES***

Publications:	51 publications, 5 monographs (2206 pages), 1 Study book (authored app. 400 pages), 2 edited volumes, 23 chapters in edited volumes, 14 journal articles (3 in German and 5 in English; 6 in “A” and 1 in “B” category journals); 484 independent citations, Hirsch Index: 9.
Conf. lectures:	45; thereof 22 at domestic conf.; 12 at international conf. with a domestic venue; 11 abroad.
Successful grants:	- Doctoral/PhD-research grant of the Konrad Adenauer Foundation (2004-2006); - International Council for Canadian Studies - Faculty Research Program (2008); - Grant of the Hungarian Competition Authority; contributor, writing a chapter on competition law infringements and damages (2010); - TÁMOP (European Regional Development Fund): participation in drafting the application of the Law Faculty – Intercultural Discussions (2010); - European Commission JUST-2016, PI-Hungary, law of succession (2017). - European Commission JUST-AG-2017, PI-Hungary, law of succession (2018);
Professional / academic organization memberships:	- Hungarian-German Lawyers’ Association (2002- member; 2002-2004 secretary); - Hungarian Academy of Sciences, member of the public body (köztestületi tag) (2007-); Committee for Law and Administration (2017-); - Faculty Council of ELTE Law Faculty (2009-2018); Habilitation Committee (2016-); - Civil Law Lecturers’ Association (2009- board member; 2013-2019 vice president); - Hungarian Lawyers' Association – Insurance Law Section, AIDA (International Association for Insurance Law) Hungarian Chapter, board member, co-president of the working party "Civil Liability and Insurance" (2011- ). - Member of the Research Group on “Loss of Chances” – established by the president of the Curia (i.e. Highest Court)
Journal memberships:	- Potchefstroom Electronic Law Journal (RSA), reviewer (2012 -); - ELTE Law Journal („A” cat.) founding editor-in-chief (2012-); - Diritto Mercato Assicurativo Finanziario (Italy), reviewer (2016-); - Gazdaság és Jog (Economy and Law), member of the editorial board (2016- ); - Ad hoc reviews: Polgári Jog (Civil Law), Jogtudományi Közlöny, Gazdaság és Jog.
Honours	- ELTE Eötvös Silver Medal (2011); - International Council for Canadian Studies, Pierre Savard Award int. book prize (2012); - Promising Scholar of ELTE (2015); - The Rector's Excellence Award (2016); - The Best Lecturer's and the Best Practice Group Leader's Award (3rd year students) (2016, 2017). - QP Excellence Award of the Hungarian Academy of Sciences (shared with B. Tókey – 2019)

***IV. TEACHING***

ELTE Faculty of Law	- Compulsory tutorials and elective courses: (2002-) / Compulsory lectures: (2007-); - Supervision of (master’s) degree theses and seminar theses (137 degree theses); - Supporting and supervising summer schools, student exchange programs (German/ English); - Mentoring in the István Bibó College of Excellency (6 students); - OTDK (law students’ competition): one special prize and two 3rd prizes, mentoring the Voluntary Academic Student Circle to the Civil Law Department 2002-2010; - “Lawyer specialized in public procurement law” – teaching (2015-); - Supervisor in the Doctoral School (2013-) 5 doctoral students, 3 of them have an absolutorium.
In foreign languages	- TU Dresden (in German) 2004-2008; - Andrásy Gyula University Budapest (in German) 2004- - ERASMUS/CEEPUS staff mobility (in English/German): Cracow (2010), Berlin (HU, 2012); Vienna (2012); Augsburg/Munich (2014); Florence/Ferrara/Pisa (2016); Prague/Olomouc (2017)

***V. LANGUAGES***

*English/German*: professional skills in reading/writing/lecturing; *French*: elementary skills, reading