

Summary of the discipline
"Application of criminal and criminal procedure legislation"

4th year 8th semester

Level of higher education Bachelor's degree

Speciality 293 International Law

Number of credits - 5

Total number of hours - 150

The curriculum of the discipline "Application of Criminal and Criminal Procedure Law" is drawn up in accordance with the educational and professional training programme for the first (bachelor's) level of higher education in the field of knowledge 29 International Relations, specialty 293 International Law.

The purpose of teaching the discipline is to acquire students' knowledge of the tasks, functions and principles of criminal law, to master the knowledge of the general conceptual apparatus of criminal law of Ukraine; the ability to systematize and search for criminal law provisions; skills in the correct application of general institutions of criminal law in solving practical problems; skills in identifying signs of a criminal offence in a committed act, distinguishing criminal offences from other offences; ability to determine the

Description of the discipline: The concept and system of criminal law. The law on criminal liability. Validity of the law on criminal liability in time and space. Criminal offence and its types. Criminal liability and its grounds. Composition of a criminal offence. Object and subject of a criminal offence. Objective side of a criminal offence. Subject of a criminal offence. Subjective side of a criminal offence. Stages of a criminal offence. Complicity in a criminal offence. Repetition, aggregation and recidivism of a criminal offence. Circumstances that exclude the criminality of an act. Exemption from criminal liability. Punishment and its types. The appointment of punishment. Exemption from punishment and its serving. Conviction, its repayment and removal. Peculiarities of criminal liability of minors. Other measures of criminal law. The concept of the Special Part of the legislation on criminal liability, its system and significance. Scientific basis of criminal law qualification. Crimes against the foundations of national security of Ukraine. Criminal offences against life and health of a person. Criminal offences against the will, honour and dignity of a person. Criminal offences against sexual freedom and sexual inviolability of a person. Criminal offences against electoral, labour and other personal rights and freedoms of a person and citizen. Criminal offences against property. Criminal offences in the field of official activity. Criminal offences in the field of economic activity. Criminal offences against the environment. Criminal offences against public safety. Criminal offences against the safety of production. Criminal offences against traffic safety and transport operation. Criminal offences against public order and morality. Criminal offences in the field of trafficking in narcotic drugs, psychotropic substances, their

analogues or precursors and other crimes against public health. Criminal offences in the field of protection of state secrets, inviolability of state borders, conscription and mobilisation. Criminal offences against the authority of state authorities, local self-government bodies and associations of citizens. Criminal offences in the field of use of electronic computers, systems and computer networks and telecommunication networks. Criminal offences against justice. Criminal offences against the established order of military service. Criminal offences against peace, human security and international law and order.

The concept, objectives and system of criminal procedure. Criminal procedural law and criminal procedural legislation of Ukraine. Principles of criminal proceedings. Subjects of criminal proceedings. Evidence and proof in criminal proceedings. Recording of criminal proceedings. Procedural terms and court costs. Compensation (compensation) for damage in criminal proceedings. Measures to ensure criminal proceedings. General provisions of pre-trial investigation. Investigative (detective) actions. Covert investigative (detective) actions. Notification of suspicion. Suspension and termination of pre-trial investigation. Appeal against decisions, actions or omissions during the pre-trial investigation. Court proceedings in the court of first instance. Court proceedings for review of court decisions. Execution of court decisions. Special procedures of criminal proceedings. International cooperation in criminal proceedings

Form of final control: exam.