Ministry of Education and Science of Ukraine V.N. Karazin Kharkiv National University

Department of International and European Law

"APPROVED" by Dean of the School of Law Vitalii SEROHIN

Course program

INTRODUCTION TO SPECIALITY

Level of academic degree:

Subject area:

Special field:

Program of study: Type of discipline:

Faculty:

first (bachelor's degree level)

29 International Relations

293 International Law

International Law

Compulsory

School of Law

The program is recommended for approval by the Academic Council of School of Law "28" August 2024, Protocol No.1

DEVELOPERS:

Titov I. B., associate professor at the department of International and European Law of V.N. Karazin Kharkiv National University, PhD in Law, Assosiate professor.

The program was approved at the meeting of the department of International and European Law

Protocol of "26" August 2024, №1

Head of the department of International and European Law

Tetiana SYROID

The program was agreed with the guarantor of the educational and professional program of the first (bachelor) level of higher education in the specialty 293 International Law

Guarantor of the educational and professional program of the first (bachelor) level of higher education "International Law" PhD in Law, associate professor

Lina FOMINA

The program is approved by the Scientific and Methodological Committee of School of Law

Protocol of "28" August 2024, №1

Head of the Scientific and Methodological Committee

Hanna ZUBENKO

INTRODUCTION

The program of the discipline "Introduction to the specialty" is made according to the educational-professional program of preparation of the bachelor field of knowledge 29 International relations, specialty 293 International law.

1. Description of the discipline

1.1. The purpose of teaching the academic discipline for students to master general knowledge about law as a regulator of relations at the national and international level; basic legal terminology and concepts from international public law; the specificity of international public law, which distinguishes it from the internal law of the state; a general understanding of the system of state bodies authorized to resolve issues of an international nature; basic knowledge about international organizations in general and the UN in particular; a general understanding of the peculiarities of the professional activity of an international lawyer and the specifics of the training of such a specialist; the basics of the profession of an international lawyer, the requirements for persons applying for positions in the diplomatic and consular service, as well as in various international institutions.

1.2. The main tasks of studying the discipline are:

Understanding of basic issues of international law, in particular regarding law as a regulator of relations at the national and international level; principles of national and international law; key legal terms and concepts from international public law; orientation in the content of the main theoretical provisions developed by the science of international law; the specifics of international public law, which distinguishes it from the internal law of the state; understanding the form and essence of international relations; an idea of the diversity and specificity of national and international institutions authorized to resolve issues of an international nature; key criteria of the professional activity of an international lawyer, and the corresponding specific requirements for the level of knowledge and skills of a specialist in international law. Acquisition of the following general competencies: CC 2. Ability to learn and master modern knowledge; CC 4. Ability to communicate in a foreign language; CC 6. Knowledge and understanding of the subject area and understanding of professional activity; CC 7. Ability to work in an international context; and special competencies: SC 02. Ability to form judgments in the field of international law, law of the European Union, national law, comparative jurisprudence, taking into account social, scientific and ethical aspects; SC 13. Ability to communicate on a professional and social level using professional terminology, including oral and written communication in national and foreign language(s).

1.3. Number of ECTS credits – 3.

1.4. The total number of hours – 90.

1.5. Characteristics of the course.

The subject of the study of the course is basic information in the field of international law, international relations, the specifics of solving international issues at the national and international level, as well as the peculiarities of the professional activities of international lawyers and requirements for their preparation.

The program of the course consists of one part that deals with the concepts and principles of law as a regulator of relations at the national and international levels, general information about the essence and peculiarities of international law and international relations, as well as the key criteria for the professional work of an international lawyer, and specific requirements for training specialist in international law.

Normative / S	tudent Choice								
Normative									
Full-time (distance) Part-time/Correspondence (distance									
form of teaching	form of teaching								
Year o	f study								
1-st	1-st								
Sem	ester								
1-st	1-st								
Lec	tures								
32 hours	6 hours								
Practical,	seminars								
16 hours	4 hours								
Laborato	ry classes								
0 hours	0 hours								
Independ	ent work								
42 hours	80 hours								
Individu	ual tasks								
Contr	ol task								
	1								
Form of	f control								
cre	edit								

1.6. Planned learning outcomes

According to the requirements of the educational and professional program, applicants must achieve the following learning outcomes: LO 01. Know and understand the basics of the state's foreign policy, the nature and dynamics of international relations, international cooperation at the international and regional levels, identify the legal status of subjects of international relations and the nature of interaction between by them; LO 08. Compile drafts of an international treaty and related documentation (ratification law, explanatory memorandum, etc.) in Ukrainian and foreign languages, draft procedural documents, texts of draft laws, explanatory notes, comparative tables, other accompanying documentation to draft laws, conduct diplomatic and business correspondence; LO 09. Anticipate broad social consequences of

concluding an international agreement, committing another act of a diplomatic or international legal nature, adopting domestic legal acts, identify relevant risks and warn of threats, in particular, in cooperation with specialists in other fields; LO 10. Communicate freely on professional matters in the state and foreign language(s) orally and in writing, use legal terminology professionally; LO 14. To have the skills of professional oral and written translation from/to foreign language(s), in particular, from the professional subject of international law; LO 15. Use modern digital technologies, collect from various sources, systematize and analyze information on international and national legal processes and phenomena; LO 18. To predict the consequences of legally significant actions and decisions for individual individuals, legal entities and states.

2. Thematic plan of the discipline

Topic 1. Law as a universal regulator of relations at the national and international level.

The essence and importance of social norms as an element of the mechanism of regulation of social relations. List and characteristics of the main types of social norms. Definition of the place of law in the system of social norms and the peculiarities of its interaction with other types of social norms. Types of law systems and their role in regulating different types of relations. Disclosure of the concept and content of the term "system of law", the definition of elements of this phenomenon and the connections between them. Characteristics of the features and structure of the norm of law as the basic element of the legal system. Disclosure of the content and significance of sources of law as external forms of manifestation of the norms of law.

Topic 2. Principles of law as the basis of the functioning of legal systems.

Disclosure of the term "principle of law", the notion and role of the principles of law in the functioning of legal systems. Definition of the system of fundamental principles of law and their content. The distribution of the principles of law into general, inter-areal, areal, sub-areal and institutional, and the definition of their features and content. The significance of the principles of law for the legal regulation of relations at the international and national levels.

Topic 3. International law as a special system of law, science and educational discipline.

Concept of international law as an independent system of law, its characteristic features and peculiarities. The system of international law, the elements that make up it, and the features of the interaction between these elements. Notion of sources of international law. Types of sources of international law and their correlation with each other. Basic principles of international law and their place in the system of sources of international law. Subjects of international law: concept, types, features of the international legal status of certain categories of subjects of international law.

The concept of international law as a science and educational discipline.

Topic 4. The ratio of international law and national law.

Historical and theoretical foundations of the ratio and interaction of international and national law. Modern concepts of the ratio of international and national law. The influence of domestic legislation on the formation and implementation of international law. The influence of

international law on the formation, functioning and development of domestic legislation. The interaction of international and national law at the present stage.

Topic 5. Relations regulated by international law (international relations).

The notion, the essence and content of international relations. The nature and characteristics of the international relations origin. Subjects of international relations - notion, types, features of the status and interaction between the subjects of international relations. Principles of international relations, their connection with the principles of international law. The mechanism for the international relations realization.

Topic 6. The system of national bodies and institutions authorized to solve issues of an international character and their tasks.

General characteristic of the system of internal state bodies and institutions authorized to resolve issues of international nature. Higher organs of state power. The central organs of state power and self-governing.

General characteristic of the system of foreign bodies and institutions authorized to solve problems of international nature. Diplomatic representations. Consular offices. Trade representations. Permanent Mission of States in international organizations. Special missions.

Topic 7. International organizations: notion, specieses, features of functioning.

The notion of international organizations and their role in the foundation and organization of international relations. Functions of international organizations. Classification of international organizations. Features of the legal personality of international intergovernmental organizations.

Notion and types of international non-governmental organizations, their distinction from other international organizations. International non-governmental organizations in the system of international relations. Features of international legal personality of international non-governmental organizations.

The internal organizational mechanism of international organizations, the structure of an international organization and features of the formation and functioning of its structural elements. Acts of international organizations.

Topic 8. United Nations.

United Nations in the system of international intergovernmental organizations. Peculiarities of the establishment of the United Nations and its international legal status. Mechanism of the United Nations. The goals and objectives of the United Nations. Structure of the United Nations (main and subsidiary bodies of the UN). Specialized agencies of the United Nations. Participation of Ukraine in the activities of the United Nations.

Topic 9. Peculiarities of the activity of a specialist in international law.

Legal activity as a kind of social activity. Main features that characterize legal activity. Contents of legal activity. Types of legal activity. Legal activity and professional activity of lawyers. Profession of a lawyer. System of juridical activity. Areas of application of special knowledges of an international lawyer. Activity of an international lawyer in the public sphere. Activity of an international lawyer in the private sphere. Scientific activity in the field of international law.

Topic 10. Peculiarities of training specialist in international law.

General legal scientific disciplines, forming a system of training a classical specialist in law (lawyer). Legal sciences of the theoretical and historical profile. Sectoral (normative) legal scientific disciplines. Special (applied) legal scientific disciplines.

Specialized (international legal) scientific disciplines included in the system of training specialist in international law (international lawyer). The ratio of general legal and specialized scientific disciplines in the preparation of a specialist in international law (international lawyer).

3. Structure of the discipline

Title of sections	Number of hours											
	Full-time form						Correspondence form					
	Total		in	cludir	ng		Total		inc	eludin	ıg	
		Lect.	Pract.	Lab.	Ind.	s.d.w		Lect.	Pract.	Lab.	Ind.	s.d.
												w.
1	2	3	4	5	6	7	8	9	10	11	12	13
Topic 1. Law as a universal	9	2	-	-	-	7	9	-	-	-	-	9
regulator of relations at the												
national and international												
level.												
Topic 2. Principles of law	9	4	2	-	-	3	9	-	-	-	-	9
as the basis of the functi-												
oning of legal systems.												
Topic 3. International law	9	4	2	-	-	3	9	2	2	-	-	5
as a special system of law,												
science and educational												
discipline.												
Topic 4. The ratio of inter-	9	4	2	-	-	5	9	-	-	-	-	9
national law and national												
law.												
Topic 5. Relations	9	2	2	-	-	3	9	-	-	-	-	9
regulated by international												
law (international relations).												
Topic 6. The system of na-	9	4	2	-	-	3	9	-	-	-	-	9
tionnal bodies and institu-												
tions authorized to solve												
issues of an international												
character and their tasks.												
Topic 7. International orga-	9	4	2	-	-	3	9	-	-	-	-	9
nizations: notion, specieses,												
features of functioning.												
Topic 8. United Nations.	9	4	2	-	-	3	9	2	2	-	_	5
Topic 9. Peculiarities of the	9	2	-	-	-	7	9	2	-	-	-	7
activity of a specialist in												
international law.												
Topic 10. Peculiarities of	9	2	2	-	-	5	9	-	_	_	-	9
training specialist in												
international law.												
Total hours:	90	32	16	-	-	42	90	6	4	-	-	80

No	Title of topic	Number of
		hours
		FTF/CF
1.	Principles of law as the basis of the functioning of legal systems.	2/-
2.	International law as a special system of law, science and educational discipline.	2/2
3.	The ratio of international law and national law.	2/-
4.	Relations regulated by international law (international relations).	2/-
5.	The system of national bodies and institutions authorized to solve issues of an	2/2
	international character and their tasks.	
6.	International organizations: notion, specieses, features of functioning.	2/-
7.	United Nations.	2/-
8.	Features of training specialist in international law.	2/-
	Total:	16/4

5. Tasks for independent work

		Amount
$N_{\underline{0}}$	Types, content of independent work	of hours
		FTF/CF
1.	I D	7 / 9
	Task: to familiarize with the lecture material; to work out the theoretical	
	foundations of the educational discipline; compose a thesaurus (dictionary) of a	
	special legal terms to the topic	
2.		3 / 9
	Tasks: to familiarize with the lecture material; to work out the theoretical	
	foundations of the discipline; draw up a thesaurus (dictionary) of a special legal	
	terms to the topic; prepare answers to the control questions	
3.	_ • • • • • • • • • • • • • • • • • • •	3 / 5
	Tasks: to familiarize with the lecture material; to work out the theoretical	
	foundations of the discipline; draw up a thesaurus (dictionary) of a special legal	
	terms to the topic; prepare answers to the control questions	
4.	Topic 4. The ratio of international law and national law.	5/9
	Tasks: to familiarize with the lecture material; to work out the theoretical	
	foundations of the discipline; draw up a thesaurus (dictionary) of a special legal	
	terms to the topic; prepare answers to the control questions	
5.	Topic 5. Relationships governed by international law (international relations).	3 / 9
	Tasks: to familiarize with the lecture material; to work out the theoretical	
	foundations of the discipline; draw up a thesaurus (dictionary) of a special legal	
	terms to the topic; prepare answers to the control questions	
6.	Topic 6. The system of national bodies and institutions authorized to deal with	3 / 5
	issues of an international nature and their tasks.	
	Tasks: to familiarize with the lecture material; get acquainted with key	
	international documents on the topic (diplomatic and consular relations, special	
	missions, etc.); draw up a thesaurus (dictionary) of a special legal terms to the	
	topic; prepare answers to the control questions	
7.		3 / 9
	Tasks: to familiarize with the lecture material; to get acquainted with key	
	international documents on the topic (Charters of international organizations);	
	draw up a thesaurus (dictionary) of a special legal terms to the topic; prepare	
	answers to the control questions	
8.	1	3 / 9
	Tasks: to familiarize with the lecture material; read the key international	

	documents on the topic; draw up a thesaurus (dictionary) of a special legal terms to	
	the topic; prepare answers to the control questions	
9.	Topic 9. Features of the International Law Specialist.	7 / 7
	Tasks: to familiarize with the lecture material; to work out the theoretical	
	foundations of the discipline; compose a thesaurus (dictionary) of a special legal	
	terms to the topic	
10.	Topic 10. Features of International Law Specialist Training.	5/9
	Tasks: to familiarize with the lecture material; to work out the theoretical	
	foundations of the discipline; draw up a thesaurus (dictionary) of special legal	
	terms to the topic; prepare answers to the control questions	
	In all:	42 / 80

6. The tasks for the choice of a student

The tasks for the choice of a student are an additional form of educational activity. They develop the possibilities of independent work and contribute to deeper study of theoretical material, to formation of skills for using knowledge to solve appropriate practical tasks.

Types of the tasks for the choice of a student in this discipline (abstracts, reports, essays, presentations, etc.) are determined by the teacher. The tasks for the choice of a student are to accomplish one of the above types of work on appointed or chosen by a student with the help of a teacher, topic. The terms for receiving, performing and presenting the results of tasks to a student's choice are determined by the teacher.

The tasks for the choice of a student should be performed by a person who is studying, independently with the obtaining of the necessary consultations from the scientific and pedagogical worker. It is allowed to perform tasks of complex topics by several persons.

6.1. Topics for the tasks for the choice of a student

- 1. The system of social norms and their place in the mechanism of regulation of social relations.
- 2. Law in the system of social norms: the concept, role, relationship with other types of social norms.
- 3. Types of law and their structure.
- 4. The notion of the principles of law and their role in ensuring the functioning of legal systems.
- 5. The main features of the principles of law and their classification, taking into account these features.
- 6. Fundamental principles of law: their meaning and meaning.
- 7. General principles of law: their content, meaning and relationship with the inter-branch, sectoral and institutional principles of law.
- 8. Subject and method of international law as a special system of law.
- 9. The emergence of international law and the main stages of its development.
- 10. The system of international law.
- 11. Sources of international law: concepts, types, peculiarities of forming and mechanisms for ensuring their observance.
- 12. The basic principles of international law and their place in the system of sources of international law.
- 13. Subjects of international law: concept, types, features of legal personality.
- 14. State the main subject of international law.
- 15. State sovereignty and its meaning in international law.
- 16. 14. Ratio of international law and national law: concepts and models.
- 17. Impact of international law on national law in the process of their interaction.
- 18. Impact of national law on international law in the process of their interaction.
- 19. Mechanisms of implementation of international law into the national law foreign and

- national experience.
- 20. International relations object of regulation of international law.
- 21. Principles of international relations and their place in the mechanism of regulation of international relations.
- 22. Issues of international nature as an element of the competence of the state.
- 23. The inner state authorities and institutions of Ukraine are authorized to resolve issues of international nature.
- 24. The foreign bodies and institutions of Ukraine are authorized to resolve issues of international nature.
- 25. International intergovernmental organization subject of international law.
- 26. International legal personality of international intergovernmental organizations.
- 27. International non-governmental organization a subject of international law.
- 28. International legal personality of international non-governmental organizations.
- 29. Legal activity sphere of application of professional knowledge in the field of law.
- 30. The ratio of domestic and international legal activity in the work of a professional lawyer.
- 31. Scientific activity in the legal sphere as an element of legal activity.
- 32. Educational activity in the legal sphere as an element of legal activity.
- 33. Features of the formation of professional knowledge of a lawyer.
- 34. Features of the formation of professional knowledge of an international lawyer.
- 35. The role of practical experience in preparing an international lawyer.

7. Teaching methods

The teaching method is the interconnected activity of the teacher and the student, aimed at students' assimilation of the system of knowledge, acquisition of abilities and skills, their education and general development.

Explanatory and illustrative method or informational and receptive. Students acquire knowledge at lectures, from educational or methodical literature. Students perceive and interpret facts, assessments, conclusions and remain within the limits of reproductive (reproductive) thinking. This method is widely used for transferring a large amount of information.

Reproductive method. Students' activities are algorithmic in nature, that is, they are performed according to instructions, prescriptions, and rules in situations similar to the sample shown. Students' activities are organized based on repeated reproduction of acquired knowledge. Various exercises, practical tasks, programmed control, various forms of self-control are used for this purpose.

Problem presentation method. A scientific-pedagogical worker (SPW) poses a problem to the presentation of the material, formulates a cognitive task based on various sources and means. Shows the method of solving the given task. The way to achieve the goal is to reveal the evidence system, compare points of view, different approaches. Students become witnesses and participants in scientific research. Students not only perceive, realize and remember ready-made information, but also follow the logic of evidence, the movement of thought of the SPW.

Partial search, or heuristic, method. It consists in the organization of an active search for a solution to cognitive tasks proposed in training (or formulated independently). The search for a solution is under the leadership of the SPW. The thinking process acquires a productive character. The thinking process is gradually guided and controlled by the SPW or the students themselves on the basis of work on programs (including computer ones) and study aids. The method allows you to activate thinking, arouse interest in learning at seminars.

Research method. An analysis of the material, setting of problems and tasks, and short oral or written instruction of students is carried out. Students independently study literature, sources, perform other actions of a search nature. Tasks that are performed using the research method must contain all the elements of an independent research process (setting the task, justification, assumptions, searching for relevant sources of the necessary information, the

process of solving the task).

Discussion methods. Elements of discussion (argument, clash of positions, deliberate aggravation and even exaggeration of contradictions in the content material being discussed) can be used in almost any organizational form of education, including lectures.

Modeling method. Modeling situations during the educational process is the creation of such model situations where real objects are replaced by symbols and the relationships between the participants of the activity do not develop naturally, but are organized specifically under the guidance of the SPW, i.e. artificially.

8. Control methods

Control methods are methods of diagnostic activity that allow feedback in the learning process to obtain data on the success of learning and the effectiveness of the learning process.

Control measures determine the compliance of the level of knowledge, skills and abilities acquired by students with the requirements of normative documents on higher education.

Self-control is intended for self-evaluation by higher education obtainers of the acquisition of the educational material of the discipline (section, themes). For this purpose, in the textbooks for each topic (section), as well as in methodological materials for seminars, questions for self-control are foreseen.

Self-control is intended for self-evaluation by higher education obtainers of the acquisition quality of the educational material of the discipline (section, themes). For this purpose, in the textbooks for each topic (section), as well as in methodological materials for seminars, self-control questions are foreseen.

The control by the department is conducted in order to assess the level of preparation of students in the discipline at various stages of its study and is carried out in the form of entrance, current, border and semester control.

In the educational process, the following types of control of learning outcomes are used: entry, current during the semester, control work, provided by the curriculum, individual tasks, course works, final semestral and postponed control.

The entry control is conducted before studying a new course in order to determine the level of preparation of students from the disciplines that provide this course. Entrance control is carried out on the first lesson on the basis of tasks corresponding to the programs of preliminary training. The results of the control are analyzed at the departmental (interdepartmental) meetings and meetings of methodical commissions together with the scientific and pedagogical workers who conduct classes on discipline provision. According to the results of the entry control, measures are being developed to provide individual assistance to students, or to correct the educational process.

Current control is carried out during all types of audience lessons during the semester. Current control can be conducted in the form of oral questioning or written control at practical, seminars or lectures, in the form of a colloquium, student speeches during discussion of questions at seminars, in the form of computer testing, etc. Specific forms of current control and criteria for assessing the level of knowledge are determined by the curriculum. The results of students evaluation should be communicated to students in a timely manner. One of the forms of current control is rector's control work. The results of the evaluation of the rector's control work may be counted as the results of the exercise of the control work provided for by the curriculum.

The final semestral control within the discipline is a compulsory form for evaluating the student's learning outcomes. It is conducted in terms established by the schedule of the educational process, and in the amount of educational material determined by the program of academic discipline. Semestral control is carried out in the form of a semester test or semester exam for a specific academic discipline. Students are admitted to semester control provided that they complete all types of work stipulated by the semester curriculum in this discipline.

Semestral test is the form of final control, which consists in evaluating students' acquisition of the lecture material, as well as certain works performed by them at seminars. The

semestral test does not stipulate the obligatory presence of students provided that they complete all types of work stipulated by the curriculum for the semester.

The maximum amount of points that a student can score when passing a test within a discipline is 40.

Evaluation of final control is determined by the national scale as the sum of the points gained by the obtainer of the high education during the semester during the exercise of the control measures envisaged by the program of the discipline (practice) and the points scored during the semestral exam (semestral test).

The maximum amount of points that a student can gain in studying a discipline is 100.

8.1. Questions for the preparation to the current and final control

- 1. Social norms as an element of the mechanism of regulation of social relations. Basic types of social norms.
 - 2. The law in the system of social norms. Types of law.
 - 3. The system of law: the notion, structure, the ratio of elements.
- 4. The notion, features and structure of the norm of law as the basic element of the legal system.
- 5. Sources of law as an external form of manifestation of the norms of law: the notion, species.
 - 6. Principles of law: notion and classification.
 - 7. Fundamental principles of law: notion, properties, content.
 - 8. General, sectoral, institutional principles of law: concept, properties, content, ratio.
- 9. The meaning of the principles of law for the legal regulation of relations at the national and international level.
- 10. The notion of international law as an independent system of law, its characteristic features.
 - 11. Features of international law as an independent system of law.
- 12. The system of international law, the elements that make up it and the features of interaction between these elements.
 - 13. Notion and types of sources of international law.
- 14. Basic principles of international law and their place in the system of sources of international law.
 - 15. Subjects of international law: notion, types.
 - 16. State as a subject of international law: notion and features.
 - 17. Peculiarities of international legal status of the state.
 - 18. Notion and features of international law as a science.
 - 19. Notion and features of international law as a discipline.
 - 20. Contemporary concepts of the ratio of international and national law.
 - 21. Influence of internal law on the formation and fulfilment of international law.
- 22. Influence of international law on the formation, functioning and development of inner state law.
 - 23. The mechanism of interaction of international and national law at the present stage.
 - 24. The essence and content of international relations.
 - 25. Subjects of international relations.
 - 26. Principles of international relations.
 - 27. Mechanism of realization of international relations.
- 28. Common characteristic of the system of internal state bodies and institutions authorized to solve issues of an international nature.
- 29. The supreme bodies of state power in the system of internal state bodies and institutions authorized to solve issues of an international nature.
- 30. Central bodies of state power in the system of internal state bodies and institutions authorized to solve issues of international character.

- 31. Local authorities and bodies of local self-government in the system of internal state bodies and institutions authorized to solve issues of an international nature.
- 32. Common characteristic of the system of foreign bodies and institutions authorized to solve issues of an international nature.
- 33. Diplomatic representations in the system of foreign bodies and institutions authorized to solve issues of an international nature.
- 34. Consular institutions in the system of foreign bodies and institutions authorized to solve issues of an international nature.
- 35. Trade representations in the system of foreign bodies and institutions authorized to solve issues of an international nature.
- 36. Permanent representations of States in international organizations in the system of foreign bodies and institutions authorized to solve issues of international nature.
- 37. Special missions in the system of foreign bodies and institutions authorized to solve issues of international nature.
- 38. Delegations in the system of foreign bodies and institutions authorized to solve issues of international nature.
 - 39. Notion and types of international organizations in international law.
 - 40. Classification of international organizations in international law.
- 41. The legal personality of international organizations and the peculiarities of their functions.
 - 42. Internal organizational mechanism of international organizations.
 - 43. Acts of international organizations.
 - 44. United Nations in the system of international intergovernmental organizations.
 - 45. Features of the United Nations and its international legal status.
 - 46. The structure of the United Nations.
 - 47. United Nations specialized agencies.
- 48. Features of international legal personality of international non-governmental organizations.
 - 49. Legal activity as a kind of social activity, its notion and content.
 - 50. Basic features that characterize legal activity.
 - 51. Types of legal activity.
 - 52. Legal activity and professional activity of lawyers. Profession of a lawyer.
 - 53. The system of legal activity.
 - 54. General legal scientific disciplines of the theoretical and historical profile.
 - 55. Sectoral (normative) general legal scientific disciplines.
 - 56. Special (applied) general legal scientific disciplines.
- 57. Specialized (international legal) scientific disciplines of theoretical and historical profile.
 - 58. Sectoral (normative) specialized (international-legal) scientific disciplines.
 - 59. Special (applied) specialized (international legal) scientific disciplines.
- 60. Practical skills of an international lawyer and their role in training a specialist in international law.

9. Scheme of scoring points

9.1. Full-time (distance) education

The total amount of points -100.

The amount of points for the final control (credit) -40.

The amount of points during the semester -60.

The minimum amount of points for admission to the examination -10.

The amount of points for answers on seminars $-\sum 40 = 40$:

Calculation formula

$$\sum 40 = \frac{\sum 1}{\sum 2} X 8 \text{ (eight)}$$

Footnote:

 $\sum 40$ – the sum of the maximum number of points.

 $\sum 1$ – the sum of points received by the student for answers on seminar classes.

 $\sum 2$ – the number of seminar classes during the semester.

8 – multiplier.

The answer on the seminar -0 to 5 points.

Control work – 10.

Individual task -10.

Current control, independent work, individual tasks									(credit)	Jo		
T2	Т3	T4	Т5	Т6	Т7	Т8	T10	Control work	Individual task	Points for the semester	Final control (cre	Total amount o
5	5	5	5	5	5	5	5	10	10	60	40	100

T1, T2 ... – topics of sections.

Evaluation criteria for an oral answer

Current control is carried out, in particular, in the form of a survey and verification of the results of presentations at seminars and practical classes on a five-point rating scale.

5 points are assigned under the following conditions:

- the student works actively during the entire practical session;
- gives a complete, correct, consistent, coherent, well-founded presentation of the issue, accompanied by correct examples from doctrinal sources and a reference to current legislation;
- everything that is taught should indicate a deep understanding and orientation in the phenomena and processes being studied;
 - correct comprehensive answers to the teacher's additional questions.
 - **4 points** are given under the following conditions:
 - the student works actively during the practical session;
- gives a correct, complete description of the content of the textbook and the material presented by the teacher, but answers additional control questions that the teacher asks to clarify the depth of understanding and the ability to navigate phenomena and processes, only with some help from the teacher or colleagues;
 - insufficiently comprehensive answers to the teacher's additional questions.
 - **3 points** are given under the following conditions:
- the student behaves passively during class, responds only when called upon by the teacher;
- in general demonstrates knowledge of the main educational material under consideration, but makes mistakes during the answer and becomes aware of them only after the instruction of the teacher;
- does not give answers to questions immediately, but only after some strain of memory, and the answers are unclear;
- unable to derive the relationship with other problems of the studied discipline without the help of a teacher;
 - **2 points** are given under the following conditions:
 - makes significant mistakes or completely misses the material and partially corrects

these mistakes only after the instruction of the teacher;

- the student shows ignorance of a significant part of the educational material, explains it illogically and uncertainly, there are pauses and interruptions in the answer, he cannot explain the problem, although he understands it;
 - presents the material not coherently and consistently enough.

1 point is given under the following conditions:

- the student makes gross mistakes when presenting the material and does not correct these mistakes even when the teacher points them out;
- reveals a lack of understanding of the educational material and, as a result, a complete lack of skills both in the analysis of phenomena and in the subsequent performance of practical tasks.

Evaluation criteria of the control work

Control work is performed in written form. The control work consists of 10 test tasks on the topics provided by the work program as part of the questions presented for the current control. Each correct answer is valued at 1 point. The maximum number of points scored when writing a control paper is 10.

Credit assessment criteria

The assessment is carried out in the form of a written work consisting of 40 test tasks on the topics provided for in the work program as part of the questions submitted for the final examination. Each correct answer to one test task is valued at 1 point. The maximum number of points scored during the semester exam is 40.

9.2. Part-time/Correspondence (distance) education

The total amount of points -100.

The amount of points for the final control (credit) -40.

The amount of points during the semester -60.

The minimum amount of points for admission to the examination -10.

The amount of points for answers on seminars – $\sum 40 = 40$:

Calculation formula

$$\sum 40 = \frac{\sum 1}{\sum 2} X 8 \text{ (eight)}$$

Footnote:

 $\sum 40$ – the sum of the maximum number of points.

 $\sum 1$ – the sum of points received by the student for answers on seminar classes.

 Σ 2 – the number of seminar classes during the semester.

8 – multiplier.

The answer on the seminar -0 to 5 points.

Control work -10.

Individual task – 10.

Current control, independent work, individual tasks										(credit)	of	
T2	Т3	T4	Т5	Т6	Т7	Т8	T10	Control work	Individual task	Points for the semester	Final control (cre	Total amount points
	5			5				10	10	60	40	100

Evaluation criteria for an oral answer

Current control is carried out, in particular, in the form of a survey and verification of the results of presentations at seminars and practical classes on a five-point rating scale.

5 points are assigned under the following conditions:

- the student works actively during the entire practical session;
- gives a complete, correct, consistent, coherent, well-founded presentation of the issue, accompanied by correct examples from doctrinal sources and a reference to current legislation;
- everything that is taught should indicate a deep understanding and orientation in the phenomena and processes being studied;
 - correct comprehensive answers to the teacher's additional questions.
 - **4 points** are given under the following conditions:
 - the student works actively during the practical session;
- gives a correct, complete description of the content of the textbook and the material presented by the teacher, but answers additional control questions that the teacher asks to clarify the depth of understanding and the ability to navigate phenomena and processes, only with some help from the teacher or colleagues;
 - insufficiently comprehensive answers to the teacher's additional questions.
 - **3 points** are given under the following conditions:
- the student behaves passively during class, responds only when called upon by the teacher;
- in general demonstrates knowledge of the main educational material under consideration, but makes mistakes during the answer and becomes aware of them only after the instruction of the teacher;
- does not give answers to questions immediately, but only after some strain of memory, and the answers are unclear;
- unable to derive the relationship with other problems of the studied discipline without the help of a teacher;
 - **2 points** are given under the following conditions:
- makes significant mistakes or completely misses the material and partially corrects these mistakes only after the instruction of the teacher;
- the student shows ignorance of a significant part of the educational material, explains it illogically and uncertainly, there are pauses and interruptions in the answer, he cannot explain the problem, although he understands it;
 - presents the material not coherently and consistently enough.
 - **1 point** is given under the following conditions:
- the student makes gross mistakes when presenting the material and does not correct these mistakes even when the teacher points them out;
- reveals a lack of understanding of the educational material and, as a result, a complete lack of skills both in the analysis of phenomena and in the subsequent performance of practical tasks.

Evaluation criteria of the control work

Control work is performed in written form. The control work consists of 10 test tasks on the topics provided by the work program as part of the questions presented for the current control. Each correct answer is valued at 1 point. The maximum number of points scored when writing a control paper is 10.

Credit assessment criteria

The assessment is carried out in the form of a written work consisting of 40 test tasks on the topics provided for in the work program as part of the questions submitted for the final examination. Each correct answer to one test task is valued at 1 point. The maximum number of points scored during the semester exam is 40.

Scale of evaluation

The amount of points for all types	Mark			
of educational activities during the semester	for the exam	for the credit		
90 – 100	perfectly	credit		
70-89	well	credit		
50-69	satisfactorily	credit		
1-49	unsatisfactorily	not credit		

10. Recommended literature

Basic:

- 1. Аленін Ю. П., Волошина В.К. Поняття та система принципів кримінального провадження. *Наукові праці НУ ОЮА*. 2014. Т. XIV. С. 78–89.
- 2. Алєксєєнко І. В. Міжнародні організації в системі міжнародних відносин. *Держава і право. Юридичні і політичні науки*. К., 2005. Вип. 30. С. 577–587.
- 3. Бризгалов І. В. Юридична Деонтологія : короткий курс лекцій. К. : МАУП. 2003. 3-тє вид. стереотип. 48 с.
- 4. Бринцев В. Застосування та інтерпретація стандартів (принципів) правової держави в конституційному судочинстві. *Вісн. Конституційного Суду* України. 2008. № 2. С. 73–83.
- 5. Буткевич В. Г., Мицик В.В., Задорожній О.В. Міжнародне право. Основи теорії : підруч. К. : Либідь, 2002. 608 с.
- 6. Головатий С., Зайцев Ю., Усенко І. Правнича термінологія і державотворчий процес. *Українське право*. 1995. № 1 (2). С. 88–94.
- 7. Головатий С. Про потребу укладання словників української правничої термінології. *Українське право*. 1994. № 1. С. 52–58.
- 8. Дещинський Л. Є. Міжнародні відносини України: історія і сучасність. 3-тє вид. Л.: Бескид Біт, Ч. 1. 2002. 224 с.
- 9. Євтошук Ю. Принцип пропорційності та його вимоги у сфері законотворчості. *Віче*. 2012. № 22. С. 22–24.
 - 10. Колодій А. М. Принципи права України [Текст]. К.: Юрінком Інтер, 1998. 208 с.
- 11. Маланчук П. Вступ до міжнародного права за Ейкхерстом : пер. з англ. X. : Консум, 2000. 592 с.
- 12. Мальський М. З., Мацях М. М. Теорія міжнародних відносин : підручник. 3-тє вид., переробл. і допов. К. : Знання, 2007. 461 с.
- 13. Міжнародне право в документах / за ред. М. В. Буроменського. 2-е вид., виправл. і доповн. Х. : Мачулін, 2006. 408 с.
- 14. Міжнародне право : навч. посіб. / за ред. М. В. Буроменського. К. : Юрінком Інтер, 2005. 336 с.
- 15. Задорожній О. В. Українська дипломатична енциклопедія : в 2-х т. / редкол. : Л. В. Губерський (голова) та ін. К. : Знання України, 2004. Т.1 : Загальні принципи права. 760 с.
- 16. Погребняк С. П. Основоположні принципи права (змістовна характеристика). X. : Право, 2008. 240 с.
- 17. Принцип верховенства права: проблеми теорії та практики : у 2-х кн. / за заг. ред. Ю. С. Шемшученка. К. : Юридична думка, 2008. 458 с.
- 18. Принцип рівності у праві: теорія і практика : монографія / передмова акад. НАН України Ю.С. Шемшученка; / за заг. ред. Н. М. Оніщенка. К. : Вид-во «Юридична думка»,

2014. 380 c.

- 19. Середняк Т. К. Верховенство права в Україні: проблеми розуміння та застосування : монографія. Дніпропетровськ : 2014. 124 с.
- 20. Сливка С. Юридична деонтологія : підручник. вид. 2-е, перероб. і доп. К. : Атіка, 2003. 320 с.
- 21. Тертишник В. Гарантії недоторканності сфери приватного життя людини. *Вісник прокуратури*. 2001. № 2. С. 7–13.
- 22. Тертишник В. Проблеми розвитку концептуальної моделі системи принципів кримінального процесу. *Вісник прокуратури*. 2001. № 5. С. 26–34.
- 23. Тертишник В. М. Концептуальна модель системи принципів кримінального процесу. *Юридичний вісник України*. 2001. № 5. С. 10–11.
- 24. Уварова О. Загальні принципи права та їх роль у правозастосуванні з позицій природноправового і позитивістського підходів до права. *Вісн. Акад. прав. наук* України. 2008. № 2 (53). С. 244–252.
- 25. Фатєєва І. «Трансцендентна судова мімікрія», або про принципи права, аналогію закону та права у судовій практиці. *Вісн. Акад. прав. наук України*. 2003. № 4 (35). С. 137—148.
- 26. Фулей Т. Загальнолюдські (загальноцивілізаційні) принципи права: деякі теоретичні аспекти. *Право України*. 2003. № 7. С. 24–29.
- 27. Цирфа Г. О. Юридична деонтологія : навч. посіб. / за ред. Н. І. Клименка. К. : Університет "Україна", 2005. 210 с.
- 28. Чаплюк О. І. Загальні і спеціальні принципи національної правотворчості: поняття, значення та види. *Часопис Київського ун-ту права*. 2010. № 1. С. 87–93.
- 29. Шевчук С. Принцип верховенства права та найвища юридична сила в Конституції України. *Право України*. 2011. № 5. С. 175.

Additional:

- 1. Войціховський А.В. Міжнародне право : [підручник]. Харків : ХНУВС, 2020. 544 с.
- 2. Дмитрієв А. І., Дмитрієва Ю. А., Задорожній О. В. Історія міжнародного права. К.: Промені, 2008. 384 с.
- 3. Кулеба Д. І. Участь України в міжнародних організаціях. Правова теорія і практика. К.: Промені, 2007. 304 с.
- 4. Лисик В. М. Правовий статус Міжнародного комітету Червоного Хреста у міжнародному праві. Одеса : Фенікс, 2012. 208 с.
- 5. Міжнародне право : словник-довідник / за заг. ред. Т. Л. Сироїд. X. : Вид-во «Юрайт», 2014. 408 с.
- 6. Міжнародне право XXI століття: сучасний стан та перспективи розвитку (до 60-річчя проф. В. М. Репецького) / М. М. Микієвич та ін. / за ред. проф. М. М. Микієвича. Л. : ЛА "Піраміда", 2013. 320 с.
- 7. Нуруллаєв І. С. О. Міжнародно-правове співробітництво в системі Ради Європи у боротьбі з корупціє. К.: Алерта, 2009. 160 с.
- 8. Репецький В. М. Дипломатичне і консульське право : підруч. Л. : Бильбос, 2002. 352 с.
- 9. Сироїд Т. Л. Міжнародне публічне право : підручник. Одеса : Фенікс, 2018. 744 с.
- 10. Сироїд Т. Л. Міжнародне публічне право : підручник. 2-ге вид., перероб. і допов. Харків. Право, 2020. 648 с.
- 11. Сироїд Т. Л., Гавриленко О. А., Новікова Л. В. Історія міжнародного права : хрестоматія-практикум для студентів напряму підготовки 6.030202 «Міжнародне право». Харків. ХНУ імені В. Н. Каразіна, 2016. 688 с.
 - 12. Тарасов О. В. Суб'єкт міжнародного права: проблеми сучасної теорії :

- монографія. Х.: Право, 2014. 512 с.
- 13. Щокін Ю. В. Міжнародно-правовий звичай: проблеми теорії і практики : моногр. X. : Право, 2012. 456 с.
 - 14. Anders Henriksen International Law. Oxford University Press, 2017. 346 p.
- 15. Charter of the United Nations and Statute of the International Court of Justice URL: https://www.un.org/en/about-us/un-charter/full-text
- 16. Ian Hurd International Organizations: Politics, Law, Practice. Cambridge University Press, 2013. 312 p.
- 17. Introduction to International Relations. Robert Jackson and George Sorensen. Oxford University Press. 1999.
- 18. Jonathan Crowe, Kylie Weston-Scheuber Principles of International Humanitarian Law. Edward Elgar Publishing, 2013. 208 p.
- 19. Malanczuk P. Akrhurst's Modern Intriduction to International Law. Seven revised edition 1997 by Routledge 11. 449 p.
 - 20. Malcolm D. Evans International Law. Oxford University Press, 2014. 873 p.
 - 21. Nigel D. While The Law of International Organisations. Third edition. 2017.
 - 22. Rebecca M. M. International Law. Wallace Sweet & Maxwell, 2005. 370 p.
- 23. Vaughan Lowe international law: a very short introduction. Oxford university press, 2015. 144 p.
 - 24. Vaughan Lowe International Law. Oxford University Press, 2007. 328 p.

11. Links to information resources on the Internet, video lectures, and other methodological support

- 1. Official website of the Verkhovna Rada of Ukraine. URL: http://zakon4.rada.gov.ua/laws/main/c/stru3/spi
 - 2. United Nations official website URL: http://www.un.org/
 - 3. Official website of the Council of Europe URL: http://hub.coe.int/en/
- 4. Official website of the Organization for Security and Cooperation in Europe URL: http://www.osce.org/
 - 5. Official website of the European Union URL: http://europa.eu/
 - 6. Official website of the North Atlantic Treaty Organization URL: http://www.nato.int/