

MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE
WEST UKRAINIAN NATIONAL UNIVERSITY
LAW FACULTY



Approved

Dean of Faculty of Law
Nadiia MOSKALYUK
2023

Approved

Associate Professor for scientific and pedagogical work
Viktor OSTROVERKHOV



Work program
discipline

«International public law (main branches and institutions)»

Higher education degree - bachelor
Field of knowledge - 29 International relations
Specialty - 293 International law
Educational and professional program – «International law»

Department of International Law and Migration Policy

Form of study	Study year	Semester	Lectures	Practical classes	Individual work	Training, CPIT	Student-self study	Total	Exam/Credit
Full-time	3	5, 6	56	42	6	14	62	180	Credit, Exam

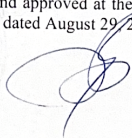
Bl. O. Ostroverkhov
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The work program was developed on the basis of the educational and professional program for Bachelor's field of knowledge 29 International relations, specialty 293 International law (approved by the Academic Council of WUNU, Protocol No. 9 from 26.05.2021).

The work program was prepared by the Head of the Department of International Law and Migration Policy, Dr. Yaryna ZHUKORSKA.

The work program was considered and approved at the meeting of the Department of International Law and Migration Policy, Protocol No. 1 dated August 29, 2023.

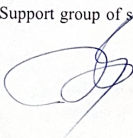
Head of Department



Yaryna ZHUKORSKA

Considered and approved by the Support group of specialty 293 International law, Protocol No. 1 dated August 31, 2023.

Head of the SGS



Yaryna ZHUKORSKA

Guarantor of EP



Liudmyla SAVANETS

1. DESCRIPTION OF THE DISCIPLINE «INTERNATIONAL PUBLIC LAW (MAIN BRANCHES AND INSTITUTIONS)»

Discipline – International public law (main branches and institutions)	Field of knowledge, Specialty, Educational and Professional Program, higher education degree	Characteristics of the academic discipline
Number of credits ECTS – 6	Field of knowledge – 29 International relations	Discipline status: mandatory Language of study: english
The number of credits modules – 7	Specialty – 293 International law	Study year – 3 Semestr – 5, 6
Number of contents modules – 4	Educational and Professional Program - International Law	Lectures – 56 hours Practical classes – 42 hours
Total hours – 180	Higher education degree – bachelor	Student-self study – 62 hours, Training, CPIT – 14 hours. Individual work – 6 hours.
Weekly hours - 6 hours, including 4 hours of classroom hours.		The type of final control is credit, 5 exam, 6

2. THE PURPOSE AND TASKS OF STUDYING THE DISCIPLINE «INTERNATIONAL PUBLIC LAW (MAIN BRANCHES AND INSTITUTIONS)».

2.1. The purpose of studying discipline

The purpose of the discipline "International Public Law (main branches and institutions)" is a deep and thorough study by students of the basic principles of international legal regulation of interstate relations and means of solving international legal problems.

2.2. The task of studying the discipline

The task of studying the discipline consists in the acquisition by students of knowledge, skills and abilities (competencies) to effectively implement the acquired theoretical knowledge in practice. The task of studying the discipline is also a detailed study of international treaties, laws and other legal acts, which are the sources of law in the area of public international law.

As a result of studying the academic discipline, the student should **know:**

- the general provisions of the law of international treaties;
- the general principles of the law of external relations;
- the basic concepts of the law of international organizations;
- the main international legal acts that establish human rights;
- the basic concepts and classification of marine spaces;
- the basic principles and legal principles of regulating international air law;
- the basic principles and legal basis for regulating international space law;
- the basic principles of international security, both collective and individual;
- the basics and principles of applying international humanitarian law;
- the basic principles of international legal proceedings;
- the system of International Criminal institutions;
- the basic principles of international economic law and its components;
- the basic principles of applying international environmental law.

be able:

- to analyse international treaties, and draft an international treaty;
- to apply conventions on the law of external relations;
- to interpret the main international legal acts that establish human rights;

- to apply knowledge from main branches of public international law.

2.3. Name and description of competencies, the formation of which provides the study of discipline:

SC 2. Ability to form judgments in the field of international, European, national law, comparative jurisprudence, taking into account social, scientific and ethical aspects.

SC 3. Ability to protect own national interests and human rights through international legal instruments and mechanisms.

SC 7. Ability to provide legal opinions and advice on issues of international public and private law, national law of Ukraine and the law of other states; to predict and assess legal risks of foreign policy and foreign economic initiatives and ways of their minimization.

SC 8. Ability to conduct discussions and debates on international and general legal issues, prepare cases for consideration in Ukrainian, foreign and international courts and arbitration tribunals.

2.4. Prerequisites for studying the discipline.

OK22 Diplomatic protocol and etiquette

OK13 History of international law

2.5. Program learning outcomes:

LO 3. To know and understand the normative provisions, doctrines and principles of functioning of international and national legal systems, to analyze and qualify legal phenomena on this basis, to apply international legal norms and principles in the national legal system.

LO 6. To provide legal support for international public relations and international private relations, to protect the rights and interests of individuals and legal entities, as well as the national interests of the state of Ukraine, through international and national legal mechanisms.

LO 7. To use the case law of the European Court of Human Rights, other international judicial and arbitration bodies, theoretical knowledge of international and national law to substantiate and defend one's own position, to protect the client's interests and for other professional purposes.

LO 8. Draft international treaties and related documents (ratification acts, explanatory notes, etc.) in Ukrainian and foreign languages, prepare procedural documents, texts of bills, explanatory notes, comparative tables, other supporting documents for bills, conduct diplomatic and business correspondence.

LO 9. To foresee the broad public consequences of the conclusion of international agreements, other diplomatic or international legal actions, adoption of domestic legal acts, to identify relevant risks and prevent threats, including in cooperation with specialists from other fields.

LO 12. Communicate to specialists and non-specialists information, ideas, problems, solutions and own experiences on current issues of European and Euro-Atlantic integration, international, national and comparative law.

LO 13. Make collective decisions, work in a team, show leadership, identify priority goals in professional and educational contexts, plan individual and group work to achieve them.

LO 15. Formulate conclusions, develop recommendations, justify one's own vision of ways to solve problems in the field of law-making, law interpretation and law enforcement.

LO 16. To know modern scientific achievements in the field of international and national law, to have skills in research work, to interpret the results of scientific research and to take them into account in practical professional activities.

LO 17. To have a high level of legal awareness and legal culture, to foresee the consequences of legally significant actions and decisions for individuals, society and the state.

LO 19. Independently determine educational goals and learning trajectories, find the necessary educational resources.

3. PROGRAM OF EDUCATIONAL DISCIPLINE «INTERNATIONAL PUBLIC LAW (MAIN BRANCHES AND INSTITUTIONS)»

Content module 1

Topic 1. The law of international treaties.

The concept of the law of international treaties. International treaty: concept, parties, form, classification. The right to participate in international treaties. Stages of concluding international agreements. Reservations to an international treaty. The validity of an international treaty in time and space. Interpretation of an international treaty. Revision of international treaties. Grounds for invalidity of international treaties. Termination and suspension of the agreement. The impact of armed conflicts on the operation of an international treaty.

Topic 2. The law of external relations.

The concept of the right of external relations. The system of external relations organs. Privileges and immunities of officials. Diplomatic law. Diplomatic representation: concept, beginning and termination, types. Functions of diplomatic representation. Staff of the diplomatic mission. Foreign trade missions. Special missions. Diplomatic law of international organizations. International conferences. Diplomatic privileges and immunities. International legal protection of persons enjoying diplomatic immunity. Consular law. Consular Relations. Organization of a consular post. Consular functions, privileges and immunities.

Topic 3. Law of international organizations.

The concept of the law of international organizations. International conferences and permanent international bodies. International organizations: concept, types, and functions. Legal personality of international organizations. Membership in international organizations. Bodies of international organizations. United Nations (UN): general characteristics, main bodies. Specialized agencies of the United Nations. International legal status of regional international organizations. Organization for security and co-operation in Europe. Council of Europe. Commonwealth of Independent States (CIS). Other regional organizations. Legal nature of the European Union (EU).

Topic 4. International protection of human rights.

General provisions on human rights. International standards of human rights and freedoms. Mechanisms of international cooperation in the field of human rights. International monitoring of human rights. Protection of Human Rights in Europe. The Inter-American system for the protection of human rights. The African system for the protection of human rights. Subregional systems for the protection of Human Rights in Africa. The Arab system for the protection of human rights. Lawful restriction of human rights and derogation of states from their obligations in the field of human rights in emergency situations. International protection of certain categories and groups of persons.

Content module 2

Topic 5. Peaceful dispute resolution in international law.

The concept and sources of the right of peaceful resolution of international disputes. Types of international disputes and types of means of peaceful dispute resolution. Negotiations. Good offices, mediation, reconciliation. Judicial means of resolving international disputes. International arbitration. International Court of justice. Specialized courts. Resolution of international disputes within international organizations. Resolution of international disputes within the UN. Resolution of international disputes within regional organizations.

Topic 6. International maritime law.

The concept of international maritime law. General classification of marine spaces. Inland sea waters. Seaports. The concept and legal regime of the territorial sea. Adjacent area. Archipelago waters. Exclusive economic zone. Continental shelf. Open sea. Seabed area (district). Legal regime of closed and semi-closed seas. International channels. Sea straits. International maritime organizations.

Topic 7. International Air law.

The concept and principles of International Air law. Freedom of flight in international airspace. Jurisdiction of a state in its airspace. Legal status of the aircraft and its crew. International aviation organizations. Liability in international air law.

Topic 8. International Space Law.

The concept and principles of International Space Law. Legal regime of outer space and celestial bodies. Responsibility for space activities. Status of astronauts and spacecraft. International Space organizations.

Content module 3

Topic 9. Law of international security.

The concept, goals and principles of international security law. Universal collective security. UN peacekeeping operations. Regional international organizations. Organization for security and co-operation in Europe. North Atlantic Treaty Organization (NATO): principles, goals, functions and legal nature. CIS. Disarmament and limitation of armaments. International monitoring and confidence-building tools.

Topic 10. International humanitarian law.

The concept and system of international humanitarian law. International standards of human rights and freedoms. Civil and political rights. Economic, cultural and social rights. Collective rights: the rights of peoples, the rights of national, ethnic, religious and linguistic minorities, the rights of indigenous peoples and tribal peoples. Mechanisms of international cooperation in the field of human rights. International monitoring of human rights.

The beginning of the war and its legal consequences. Participants in an armed conflict. Methods and means of conducting military operations. Protection of war victims. Military occupation regime. Neutrality. Protection of cultural property. Ending the war and its legal consequences. International humanitarian law in non-international conflicts.

Topic 11. International legal proceedings.

The system of international judicial bodies. International courts of general jurisdiction and International Criminal Courts. Mixed (hybrid) courts. International Court of Justice. European Court of human rights. International Criminal Tribunals.

Topic 12. International Criminal Law.

The concept and principles of International Criminal Law. International cooperation in the fight against crime. Unification of criminal legislation. Procedure for bringing individuals to international criminal responsibility. Providing legal assistance in criminal cases. International Criminal Police organization (Interpol). Relations between Ukraine and Interpol.

Content module 4

Topic 13. International economic law.

The concept, subject and system of international economic law. Sources of international economic law. Principles of international economic law and regimes of international economic relations. International economic integration.

Topic 14. International environmental law.

The concept and sources of international environmental law. Principles of international environmental law. Forms of international cooperation in the field of environmental protection. Implementation of international environmental law. Protection of various types of the environment (protection of the marine environment, protection of rivers and lakes, protection of the air environment, protection of the ozone layer, radioactivity). Protection of flora and fauna. International environmental organizations.

Topic 15. International Atomic law.

The concept and development of International Atomic law. International legal regulation of nuclear energy by the IAEA and the nuclear non-proliferation regime. IAEA and the nuclear non-proliferation regime.

Topic 16. International Energy Law.

Formation and evolution of International Energy Law. Concept, subject and functions of International Energy Law. The system and content of the principles of International Energy law, their correlation with the basic principles of international law. International intergovernmental organizations in the energy sector. International legal regulation of the use of various types of energy sources. International legal regulation of the electric power industry.

Topic 17. International Information Law.

International legal basis for the formation of the information society. Principles of International Information Law. International cooperation in the field of information relations. International activity of Ukraine in the field of protection of technologies and trade secrets.

Topic 18. International educational law.

International legal regulation of Education. International standards of Education. University education in the context of the Bologna Process.

4. STRUCTURE OF A CREDIT IN AN EDUCATIONAL DISCIPLINE «INTERNATIONAL PUBLIC LAW (MAIN BRANCHES AND INSTITUTIONS)»

Full-time

№	Topic	Number of hours					Control measures
		Lectures	Seminars	Student-self study	Individual work	Training, CPIT	
Content module 1							
1.	Topic 1. The law of international treaties.	4	4	3	4	2	Tests, questions, cases
2.	Topic 2. The law of external relations.	4	4	3			Tests, questions, cases
3.	Topic 3. Law of international organizations.	2	4	3			Tests, questions, cases
4.	Topic 4. International protection of human rights.	4	2	3			Tests, questions, cases
Content module 2							
5.	Topic 5. Peaceful dispute resolution in international law.	4	4	3	4	1	Tests, questions, cases
6.	Topic 6. International maritime law.	4	4	3			Tests, questions, cases
7.	Topic 7. International Air law.	3	4	3			Tests, questions, cases
8.	Topic 8. International Space Law.	3	2	3			Tests, questions, cases
Content module 3							
9.	Topic 9. Law of international security.	2	2	3	3	2	Tests, questions, cases
10.	Topic 10. International humanitarian law.	6	2	3			Tests, questions, cases
11.	Topic 11. International legal proceedings.	4	2	3			Tests, questions, cases
12.	Topic 12. International Criminal Law.	4	2	3			Tests, questions, cases
Content module 4							
13.	Topic 13. International economic law.	2	1	4	3	1	Tests, questions, cases
14.	Topic 14. International environmental law.	2	1	4			Tests, questions, cases
15.	Topic 15. International Atomic law.	2	1	4			Tests, questions, cases

16.	Topic 16. International Energy Law.	2	1	4		Tests, questions, cases
17.	Topic 17. International Information Law.	2	1	4		Tests, questions, cases
18.	Topic 18. International educational law.	2	1	6		Tests, questions, cases
	Total	56	42	62	14	6

5. TOPICS OF PRACTICAL CLASSES ON THE DISCIPLINE «INTERNATIONAL PUBLIC LAW (MAIN BRANCHES AND INSTITUTIONS)»

Practical classes are aimed at deepening students' theoretical knowledge and acquiring the necessary practical skills for solving specific practical situations, working with regulatory acts and their application. Preparation for practical classes consists in the study of theoretical material, current legislation, and familiarization with special scientific literature on the subject of the class. In order to check the level of assimilation of the material, it is necessary to answer control questions and complete practical tasks.

An important form of deepening knowledge of private international law is the preparation of abstract reports by students on problematic issues of the course, their listening and discussion in classes.

The working program of studying the course "International public law (main branches and institutions)" provides for practical classes in the amount of 42 hours.

Content module 1 Practical class № 1-2

Topic: The law of international treaties.

Purpose: Research of international treaties, stages of their conclusion and analysis of Ukrainian legislation on these issues.

Questions for discussion:

1. The concept and sources of the law of international treaties.
2. International treaty: concept, parties, form, classification.
3. Stages of concluding international treaties.
4. Reservations to an international treaty. Revision of international treaties.
5. Validity of an international treaty in time and space. Invalidity of international treaties.
6. Interpretation of an international treaty.
7. Grounds and procedure for termination and suspension of the agreement. The impact of armed conflicts on the operation of an international treaty.

Practical class № 3-4

Topic: The law of external relations.

Purpose: Research of the system of external relations and analysis of the features of its structural elements.

Questions for discussion:

1. The concept, system and sources of the law of external relations.
2. The system of external relations organs. Privileges and immunities of officials.
3. Diplomatic representation: concept, beginning and termination, types, functions, personnel.
4. Foreign trade missions.
5. Special Missions.
6. Diplomatic law of international organizations.
7. Diplomatic privileges and immunities.
8. International legal protection of persons enjoying diplomatic immunity.
9. Consular Relations. Organization of a consular post.
10. Consular functions, privileges and immunities.

Practical class № 5-6

Topic: Law of international organizations.

Purpose: Research of the legal nature of international organizations and the main aspects of their activities in the modern world.

Questions for discussion:

1. The concept and sources of law of international organizations.
2. International organizations: concept, types, functions. Membership in international organizations.
3. Legal Personality of international organizations.
4. United Nations (UN): status, goals, principles, membership.
5. The UN system of bodies.
6. Specialized agencies of the United Nations: concept, features and classification.
7. International legal status of the Organization for security and co-operation in Europe (OSCE).
8. Council of Europe.
9. Commonwealth of Independent States (CIS).
10. Other regional international organizations: general characteristics.
11. The legal nature of the European Union (EU).

Practical class № 7**Topic: International protection of human rights.**

Purpose: Research of general principles of human rights protection.

Questions for discussion:

1. General provisions on human rights.
2. International standards of human rights and freedoms.
3. Mechanisms of international cooperation in the field of human rights.
4. International monitoring of human rights.
5. Protection of Human Rights in Europe.
6. The Inter-American system for the protection of human rights.
7. The African system for the protection of human rights.
8. Subregional systems for the protection of Human Rights in Africa.
9. The Arab system for the protection of human rights.
10. Lawful restriction of human rights and derogation of states from their obligations in the field of human rights in emergency situations.
11. International protection of certain categories and groups of persons.

Content module 2**Practical class № 8-9****Topic: Peaceful dispute resolution in international law.**

Purpose: Research of space spaces and international legal norms regulating their use.

Questions for discussion:

1. The concept and sources of the right of peaceful resolution of international disputes.
2. Types of international disputes and types of means of peaceful dispute resolution.
3. Negotiations. Good offices, mediation, reconciliation.
4. Judicial means of resolving international disputes:
5. International Arbitration.
6. International Court of justice.
7. Specialized courts.
8. Resolution of international disputes within the UN.
9. Resolution of international disputes within regional organizations.

Practical class № 10-11**Topic: International maritime law.**

Purpose: Research of maritime spaces and international legal norms governing their use.

Questions for discussion:

1. The concept and sources of international maritime law.
2. Inland Sea waters. Seaports.
3. The concept and legal regime of the territorial sea. Adjacent area. Archipelago waters.
4. Exclusive economic zone.
5. The Continental Shelf.
6. Open sea. Seabed area (district).
7. International channels and Sea straits.
8. International maritime organizations.

Practical class № 12-13

Topic: International Air law.

Purpose: Research of air spaces and international legal norms regulating their use.

Questions for discussion:

1. The concept and principles of international air law.
2. Freedom of flight in international airspace
3. Jurisdiction of a state in its airspace
4. Legal status of the aircraft and its crew.
5. International aviation organizations.
6. Liability in international air law.

Practical class № 14

Topic: International Space Law.

Purpose: Research of space spaces and international legal norms regulating their use.

Questions for discussion:

1. The concept and principles of International Space Law.
2. Legal regime of outer space and celestial bodies.
3. Responsibility for space activities.
4. Status of astronauts and spacecraft.
5. International Space organizations.

Content module 3

Practical class № 15

Topic: Law of international security.

Purpose: Research of the basic principles and foundations of international security.

Questions for discussion:

1. The concept, goals and principles of international security law.
2. Universal collective security.
3. UN Peacekeeping Operations.
4. Regional international organizations.
5. Organization for security and co-operation in Europe.
6. North Atlantic Treaty Organization (NATO): principles, goals, functions and legal nature. CIS.
7. Disarmament and limitation of armaments.
8. International Monitoring and confidence-building tools.

Practical class № 16

Topic: International humanitarian law.

Purpose: Research of the basic principles and foundations of the law of armed conflicts.

Questions for discussion:

1. The beginning of the war and its legal consequences.
2. Participants in an armed conflict.
3. Methods and means of conducting military operations.
4. Protection of war victims.
5. The regime of military occupation.
6. Neutrality.
7. Protection of cultural property.
8. Ending the war and its legal consequences.
9. International humanitarian law in non-international conflicts.

Practical class № 17

Topic: International legal proceedings.

Purpose: Research of the system of international judicial bodies and its features.

Questions for discussion:

1. The system of international judicial bodies.
2. International Courts of general jurisdiction and International Criminal Courts.
3. Mixed (hybrid) courts.
4. International Court of Justice.
5. European Court of human rights.
6. International Criminal Tribunals.

Practical class № 18

Topic: International Criminal Law.

Purpose: Research of the basic principles and foundations of International Criminal Law.

Questions for discussion:

1. The concept and principles of international criminal law.
2. International cooperation in the fight against crime.
3. Unification of criminal legislation.
4. Procedure for bringing individuals to international criminal responsibility.
5. Providing legal assistance in criminal cases.
6. International Criminal Police organization (Interpol).
7. Relations between Ukraine and Interpol.
8. International tribunals.
9. International Criminal Court.

Content module 4
Practical class № 19

Topic: International economic law.

Purpose: Research of the basic principles of international economic law.

Questions for discussion:

1. The concept, subject and system of international economic law.
2. Sources of international economic law.
3. Principles of international economic law and regimes of international economic relations.
4. International economic integration.

Topic: International environmental law.

Purpose: Research of the basic principles and foundations of international environmental law.

Questions for discussion:

1. The concept and sources of international environmental law.
2. Principles of international environmental law.
3. Forms of international cooperation in the field of Environmental Protection.
4. Implementation of international environmental law.
5. Protection of various types of the environment (protection of the marine environment, protection of rivers and lakes, protection of the air environment, protection of the ozone layer, radioactivity).
6. Protection of flora and fauna.
7. International environmental organizations.

Practical class № 20

Topic: International Atomic law.

Purpose: Research of the basic principles of international atomic law.

Questions for discussion:

1. The concept and development of International Atomic law.
2. International Legal Regulation of nuclear energy by the IAEA and the nuclear non-proliferation regime.
3. The IAEA and the nuclear non-proliferation regime.

Topic: International Energy Law.

Purpose: Research of the basic principles of international energy law.

Questions for discussion:

1. Formation and evolution of International Energy Law.
2. Concept, subject and functions of International Energy Law.
3. The system and content of the principles of International Energy law, their correlation with the basic principles of international law.
4. International intergovernmental organizations in the energy sector.
5. International Legal Regulation of the use of various types of energy sources.
6. International Legal Regulation of the electric power industry.

Practical class № 21

Topic: International Information Law.

Purpose: Research of the basic principles of international information law.

Questions for discussion:

1. International legal foundations of the formation of the information society.
2. Principles of International Information Law.
3. International Cooperation in the field of information relations.
4. International activity of Ukraine in the field of Technology Protection and trade secrets.

Topic: International educational law.

Purpose: Research of the basic principles of international educational law.

Questions for discussion:

1. International Legal Regulation of Education.
2. International standards of Education.
3. University education in the context of the Bologna Process.

6. COMPLEX PRACTICAL INDIVIDUAL TASK

Complex practical individual task (CPIT) is a form of organization of education, which aims to deepen, generalize and consolidate the knowledge that students acquire in the process of learning, as well as the application of this knowledge in practice. CPIT is performed by students independently under the guidance of teachers, it is a completed theoretical or practical work within the curriculum of the course, which is performed on the basis of knowledge, abilities and skills acquired in the course of lectures and practical classes.

The type of CPIT is agreed with each student separately.
CPIT topics are also agreed upon individually.

7. STUDENT-SELF STUDY ON THE DISCIPLINE «INTERNATIONAL PUBLIC LAW (MAIN BRANCHES AND INSTITUTIONS)»

Student-self-study is the main way for students to learn educational material outside of classroom time without the participation of a teacher. The scope and content of independent work is determined by the work program and work plan within the established amount of hours from the academic discipline, methodical instructions of the teacher. The student's independent work is provided by a system of educational and methodological tools: notes of the teacher's lectures, textbooks, educational and methodical guides, monographic literature and periodicals, as well as self-monitoring tools (tests, situational tasks). Students have the opportunity to study the educational material independently in the library, classrooms and computer classrooms using the Internet, as well as at home (when receiving the appropriate package of educational and methodological literature).

№	Topics
1	Topic 1. The law of international treaties.
2	Topic 2. The law of external relations.
3	Topic 3. Law of international organizations.
4	Topic 4. International protection of human rights.
5	Topic 5. Peaceful dispute resolution in international law.
6	Topic 6. International maritime law.
7	Topic 7. International Air law.
8	Topic 8. International Space Law.
9	Topic 9. Law of international security.
10	Topic 10. International humanitarian law.
11	Topic 11. International legal proceedings.
12	Topic 12. International Criminal Law.
13	Topic 13. International economic law.
14	Topic 14. International environmental law.
15	Topic 15. International Atomic law.
16	Topic 16. International Energy Law.
17	Topic 17. International Information Law.
18	Topic 18. International educational law.

8. TRAINING ON THE DISCIPLINE «INTERNATIONAL PUBLIC LAW (MAIN BRANCHES AND INSTITUTIONS)»

The topic of the training

1. Establishing the content of foreign law.
2. Qualification of the conflict of laws rule.

Training procedure

1. The introductory part is conducted in order to familiarize students with the topic of the training class.
2. The organizational part consists in creating a working mood in the team of students, determining the rules for conducting a training class. It is possible to have handouts in the form of tables, document forms.
3. The practical part is implemented by performing tasks in groups of students on certain problematic issues of the topic of the training session.
4. Summing up. The results of completed tasks are discussed in groups. Exchange of opinions on the issues raised at the training sessions.

9. ASSESSMENT TOOLS AND METHODS OF DEMONSTRATION OF LEARNING RESULTS

In the process of studying the discipline “International public law (main branches and institutions)”, assessment tools and methods of demonstrating learning results are used:

- tests;
- current survey;
- credit module tests and survey;
- abstracts, essays;
- presentations of the results of completed tasks and research;
- evaluation for the results of CPIT;
- student presentations and performances at scientific events;
- other types of individual and group tasks.

10. CRITERIA, FORMS OF CURRENT AND FINAL CONTROL

The final score (on a 100-point scale) in the discipline “International public law (main branches and institutions)” is determined as a weighted average value, depending on the specific weight of each credit component:

5 semester

Credit module 1	Credit module 2	Credit module 3	Total
30	40	30	100
Oral survey during classes (topics 1-4) - 10 points per topic - max. 40 points. Modular control work - max. 60 points	Oral survey during classes (topics 5-8) - 10 points per topic - max. 40 points. Modular control work - max. 60 points	Preparation of CPIT - max. 40 points. Protection of CPIT - max. 40 points Participation in trainings - max. 20 points	

6 semester

Credit module 1	Credit module 2	Credit module 3	Credit module 4	Total
20%	20%	20%	40%	

Oral survey during classes (topics 9-12) - 10 points per topic - max. 40 points. Modular control work - max. 60 points	Oral survey during classes (topics 13-18) - 10 points per topic - max. 60 points. Modular control work - max. 40 points	Preparation of CPIT - max. 40 points. Protection of CPIT - max. 40 points Participation in trainings - max. 20 points	Theoretical questions (2 questions) - 30 points each, Max. 60 points Case (1 case) - max. 40 points	
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Rating scale:

According to the scale of the University	On a national scale	According to the ECTS scale
90-100	excellent	A (excellent)
85-89	good	B (very good)
75-84		C (good)
65-74	enough	D (satisfactory)
60-64		E (enough)
35-59	unsatisfactory	FX (unsatisfactory with possibility of reassembly)
1-34		F (unsatisfactory with mandatory repeat course)

11. TOOLS, EQUIPMENT AND SOFTWARE USED BY THE COURSE

№	Name	Number of topics
1.	Flipchart	1-18
2.	Laptop	1-18
3.	Projector	1-18
4.	Smart TV	1-18

RECOMMENDED SOURCES

1. Міжнародно-правові акти

- Віденська конвенція про консульські зносини і факультативні протоколи від 24.04.1963 р.
2. Віденська конвенція про право міжнародних договорів між державами і міжнародними організаціями або між міжнародними організаціями 1986 р.
3. Віденська конвенція про правонаступництво держав стосовно договорів 1978 р.
4. Віденська конвенція про правонаступництво держав щодо державної власності, державних архівів і державних боргів 1983 р
5. Віденська конвенція про представництво держав в їх відносинах з міжнародними організаціями універсального характеру від 14.03.1975 р.
6. Вестфальський мирний договір від 24 жовтня 1648 р.
7. Віденська конвенція про дипломатичні зносини від 18.04.1961р.
8. Віденська конвенція про право міжнародних договорів. 1969 р.
9. Декларація про принципи міжнародного права, що стосуються дружніх відносин і співробітництва між державами у відповідності до статуту ООН від 24.10.1970 р.
10. Договір про Антарктику 1959 р.
11. Договір про всезагальну заборону ядерних випробувань від 24.09.1996 р.
12. Додатковий протокол № 1 до Женевських конвенцій від 12.08.1949 р., щодо захисту жертв міжнародних збройних конфліктів.
13. Додатковий протокол № 2 до Женевських конвенцій від 12.08.1949 р., щодо захисту жертв конфліктів міжнародного характеру.
14. Загальна декларація прав людини 1948 р.
15. Конвенція ООН з морського права 1982 р.

16. Конвенція про незастосування строку давності до воєнних злочинів і злочинів проти людяності 1968 р.
17. Конвенція про привілеї та імунітети ООН від 1946 р.
18. Конвенція про спеціальні місії від 1969 р.
19. Конвенція проти катувань та інших жорстоких, нелюдських або таких, що принижують гідність, видів поводження і покарання від 1984р.
20. Консульський Статут України від 2 квітня 1994 р.
21. Міжнародна конвенція про боротьбу з вербуванням, використанням, фінансуванням і навчанням найманців, 1989 р.
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10. URL <http://www.arbitr.gov.ua> – Вищий Господарський Суд України
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