

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

Approved

T.a. Dean of Faculty of Law
Natalia MOSKALYUK

« 31 / 08 / 2023 »



Approved

Associate Professor for scientific and pedagogical work
Viktor OSTROVERKHOV

« 31 / 08 / 2023 »



Work program
discipline

«Comparative civil procedure»

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	6	42	28	4	10	66	150	Exam

31.08.2023
[Signature]

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 Associate Professor of the Department of International Law and Migration Policy, Dr Nataliia MARTSENKO.

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

**STRUCTURE OF THE WORK PROGRAMME OF EDUCATIONAL DISCIPLINE
«Comparative Civil Procedure»**

1. Description of the discipline «Comparative Civil Procedure»

The discipline «Comparative Civil Procedure»	Field of knowledge, specialty, educational and professional program, higher education degree	Characteristics of the educational discipline
Number of ECTS credits – 5	Field of knowledge - 29 «International relations»	Discipline status: normative Language of study: English
Number of credit modules – 4	Specialty – 293 «International law»	Year of study - 3 Semester – 6
Number of content modules – 2	Educational and Professional Program - 293 International Law	Lectures – 42 hours. Practical classes – 28 hours.
Total number of hours – 150 hours.	Higher education degree – Bachelor	Student-self study – 66 hours, Training and CPIT - 10 hours. Individual work – 4 hours.
Weekly hours – 10 hours, of which classroom hours – 5 hours		Type of final control – exam

2. The purpose and tasks of the discipline «Comparative Civil Procedure»

2. 1. The purpose of studying the discipline:

The purpose of the discipline «Comparative Civil Procedure» is a deep and thorough study by students of the peculiarities of legal regulation of civil procedural relations in various civil legal systems.

2. 2. The task of studying the discipline:

- assimilation by students of the basic concepts of civil procedural law of different countries;
- creation of scientific prerequisites for students to carry out their own critical analysis of civil procedural relations;
- identifying the place and significance of civil procedural law in the system of legal sciences;
- critical analysis of the interaction between theory and practice.

2. 3. Name and description of competences, the formation of which ensures the study of the discipline:

SC 1. Ability to critically understand the theories, principles, methods and concepts of international law, European law, comparative law, to take into account the temporal factor and to predict the main directions of development of legal systems.

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 5. Ability to analyze the content of national legal norms, institutions and branches of law in a comparative legal context.

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

The prerequisites for studying the educational discipline «Comparative Civil Procedure» are the following disciplines: «Legal deontology and professional ethics», «Modern legal systems», «Comparative civil law», «International and comparative labor law».

2. 5. Learning outcomes:

LO 5. To carry out a comparative analysis of legal systems, evaluate and argue their shortcomings and advantages, find and interpret relevant foreign legislation, provide advice on its content and application practice, assess and minimize the risks of legally significant actions, taking into account the multiplicity of legal systems and jurisdictions.

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.

3. Program of the study discipline «Comparative Civil Procedure»

Content module 1

Topic 1: Comparative Civil Procedure: general provisions

Comparative Civil Procedure as a component of comparative jurisprudence. Classification of existing legal systems. Classification of modern civil process.

Types and systems of civil process sources.

Characteristics of the main principles of the modern civil process.

Topic 2: Comparative legal analysis of modern judicial systems

Classification of judicial systems. General characteristics of individual judicial systems. Peculiarities of judicial systems of post-Soviet countries.

Topic 3: Jurisdiction and jurisdiction of civil cases under the laws of different countries

Civil Court Jurisdiction. Jurisdiction of civil cases.

Topic 4: Participants in civil proceedings under the laws of different countries

Parties to the process. Third parties in civil proceedings.

Representation in court.

Other bodies and persons who have the right to participate in the civil process.

Topic 5: Proof and evidence in civil proceedings under the legislation of Ukraine and some other countries

Evidence in civil proceedings. The concept of forensic evidence and its classification. The subject of proof. Facts that do not require proof.

Separate means of proof. Explanation of parties and third parties. Testimony of witnesses. Written evidence. Evidence. Expert opinion.

Other means of proof.

Topic 6: Separate conditions of procedural activity in the legislation of Ukraine and some foreign countries

Procedural terms and their types.

Court costs.

Measures of procedural coercion.

Content module 2

Topic 7: Procedures for consideration of civil cases under the legislation of Ukraine and some other countries

Peculiarities of consideration of cases in states with different judicial systems. The right to sue and bring a lawsuit.

Proceedings in the case before the trial. Consideration of the case on the merits. Making a court decision.

Consideration of civil cases by a jury.

Absentee consideration of the case.

Topic 8: Separate types of court proceedings in civil cases according to the legislation of different countries

Types of proceedings in a civil process. Claim proceedings. Separate proceedings. Summons proceedings.

Concepts and types of simplified and accelerated procedures in civil proceedings. Summary proceedings. Injunctive proceedings as a type of simplified proceedings.

Simplified court procedures based on a small amount of claimed claims. Proceedings in cases arising from public legal relations.

Topic 9: Stages of civil proceedings under the legislation of Ukraine and some other countries

The procedure for filing a claim and the consequences of its non-compliance. The details of the claim, the procedure for correcting the deficiencies of the claim. The procedure for accepting a claim.

Grounds, procedure and consequences of returning a statement of claim. Grounds, procedure and consequences of leaving a statement of claim without movement.

The procedure for opening proceedings in the case. Grounds for refusal to open proceedings in the case.

Court costs. Court fee: concepts, objects of enforcement, rates, benefits regarding payment and payment procedure, return of court fee.

Topic 10: Comparative legal characteristics of the modern understanding of the concept, types and requirements for the content of court decisions under the legislation of Ukraine and some other countries

The requirements set forth by the legislation of Ukraine to a court decision. Legality and reasonableness of the court decision.

Content of the court decision. Its constituent parts. Elimination of shortcomings of the court decision by the court that passed it: addition of the court decision, correction of typos and arithmetical errors, clarification of the court decision. Legal force of the court decision.

Topic 11: Procedures for reviewing court decisions under the laws of different countries

Modern models of reviewing court decisions. Appeal. Cassation and its forms. Review of cases in order of supervision. Review of cases according to newly discovered circumstances.

Other types of reviews of court decisions.

Topic 12: Procedures for the execution of court decisions according to the legislation of different countries

Models of executive proceedings. Peculiarities of means of enforcement. Separate procedures of executive proceedings. Peculiarities of enforcement according to various requirements.

Topic 13: Modern alternative forms of solving civil cases

General description of types of alternative methods of dispute resolution. Talks. Mediation. Conciliation (reconciliation).

Arbitral settlement of cases Court arbitration. Mini-court as a form of combined dispute resolution procedure. Independent examination to establish the actual circumstances of the case.

Ombudsman as a private alternative procedure. "Private justice".

Topic 14: Electronic justice in the civil process of different countries and trends in the development of modern civil process

The concept and features of electronic justice. Separate forms of using information technologies in civil proceedings.

Peculiarities of directions of development and improvement of legal mechanisms of modern civil process in foreign countries.

**4. The structure of credit from the study discipline
«Comparative Civil Procedure»**

No n/p	Topic	Number of hours					
		Lectures	Practical classes	Student-self study	Individual work	Training, CPIT	Control events
Content module 1							
1.	Topic 1: Comparative Civil Procedure: general provisions	2	2	4	2	5	questions, tests, cases, essay
2.	Topic 2: Comparative legal analysis of modern judicial systems	2	2	4			
3.	Topic 3: Jurisdiction and jurisdiction of civil cases under the laws of different countries	2	2	5			
4.	Topic 4: Participants in civil proceedings under the laws of different countries	4	2	4			
5.	Topic 5: Proof and evidence in civil proceedings under the legislation of Ukraine and some other countries	4	2	5			
6.	Topic 6: Separate conditions of procedural activity in the legislation of Ukraine and some foreign countries	2	2	4			

Content module 2							
7.	Topic 7: Procedures for consideration of civil cases under the legislation of Ukraine and some other countries	4	2	5			
8.	Topic 8: Separate types of court proceedings in civil cases according to the legislation of different countries	4	2	5			
9.	Topic 9: Stages of civil proceedings under the legislation of Ukraine and some other countries	4	2	5			
10.	Topic 10: Comparative legal characteristics of the modern understanding of the concept, types and requirements for the content of court decisions under the legislation of Ukraine and some other countries	2	2	5	2	5	questions, tests, cases, essay
11.	Topic 11: Procedures for reviewing court decisions under the laws of different countries	4	2	5			
12.	Topic 12: Procedures for the execution of court decisions according to the legislation of different countries	2	2	5			
13.	Topic 13: Modern alternative forms of solving civil cases	4	2	5			
14.	Topic 14: Electronic justice in the civil process of different countries and trends in the development of modern civil process	2	2	5			
Total		42	28	66	4	10	

5. Topics of practical classes

Practical class 1

Topic: Comparative Civil Procedure: general provisions

Purpose: To acquaint students with the general provisions of the Comparative Civil Procedure

Questions for discussion:

1. Comparative Civil Procedure as a component of comparative jurisprudence.
2. Classification of existing legal systems
3. Classification of modern civil process
4. Types and systems of civil process sources
5. Characteristics of the main principles of the modern civil process.

Practical class 2

Topic: Comparative legal analysis of modern judicial systems

Purpose: To study the peculiarities of the construction and functioning of judicial systems on the example of individual countries

Questions for discussion:

1. Classification of judicial systems.
2. General characteristics of individual judicial systems.
3. Peculiarities of judicial systems of post-Soviet countries.

Practical class 3

Topic: Jurisdiction and jurisdiction of civil cases under the laws of different countries

Purpose: To study the jurisdiction and jurisdiction of civil cases

Questions for discussion:

1. Civil court jurisdiction

2. Jurisdiction of civil cases

Practical class 4

Topic: Participants in the civil process.

Purpose: To study the concepts of civil process participants under the legislation of different states.

Questions for discussion:

1. Parties to the process
2. Third parties in civil proceedings
3. Representation in court
4. Other bodies and persons who have the right to participate in the civil process.

Practical class 5

Topic: Proof and evidence in civil proceedings according to the legislation of Ukraine and some other countries

Purpose: To study the concepts and types of evidence according to the legislation of different states

Questions for discussion:

1. Evidence in civil proceedings. The concept of forensic evidence and its classification.
2. Subject of proof. Facts that do not require proof.
3. Separate means of proof.
4. Explanation of parties and third parties.
5. Testimony of witnesses.
6. Written evidence.
7. Material evidence.
8. Expert opinion.
9. Other means of proof.

Practical class 6

Topic: Separate conditions of procedural activity in the legislation of Ukraine and some foreign countries

Purpose: To study the concept of procedural terms and measures of procedural coercion under the legislation of different countries.

Questions for discussion:

1. Procedural terms and their types.
2. Court costs.
3. Measures of procedural coercion.

Practical class 7

Topic: Procedures for consideration of civil cases according to the legislation of different countries

Purpose: To study the procedures for consideration of civil cases according to the legislation of different countries.

Questions for discussion:

1. Peculiarities of consideration of cases in states with different judicial systems
 - 1.1. The right to sue and bring a lawsuit
 - 1.2. Proceedings in the case before the trial
 - 1.3. Consideration of the case on the merits
 - 1.4. Making a court decision
2. Consideration of civil cases by a jury
3. Absentee consideration of the case.

Practical class 8

Topic: Separate types of court proceedings in civil cases according to the legislation of different countries

Purpose: To study certain types of court proceedings in civil cases according to the legislation of different countries.

Questions for discussion:

1. Types of proceedings in a civil process
2. Claim proceedings
3. Separate proceedings
4. Summons proceedings
5. Concepts and types of simplified and accelerated procedures in civil proceedings
6. Summary proceedings

7. Injunctive proceedings as a type of simplified proceedings.
8. Simplified court procedures based on a small number of jointly filed claims
9. Proceedings in cases arising from public legal relations.

Practical class 9

Topic: Stages of the civil process under the legislation of Ukraine and some other countries

Purpose: To study the stages of the civil process according to the legislation of Ukraine and some other countries.

Questions for discussion:

1. The procedure for filing a lawsuit and the consequences of not complying with it.
2. Details of the claim, the procedure for correcting the deficiencies of the claim.
- 3 The procedure for accepting a claim.
4. Grounds, procedure and consequences of the return of the statement of claim.
- 5 Grounds, procedure and consequences of leaving a statement of claim without movement.
6. The procedure for opening proceedings in the case. Grounds for refusal to open proceedings in the case.

Practical class 10

Topic: Comparative legal characteristics of the modern understanding of the concept, types and requirements for the content of court decisions under the legislation of Ukraine and some other countries

Purpose: To study the concept, structure and elements of court decisions.

Questions for discussion:

1. Requirements set forth by the legislation of Ukraine to a court decision. Legality and reasonableness of the court decision.
2. Content of the court decision. Its constituent parts.
3. Elimination of shortcomings of the court decision by the court that passed it: addition of the court decision, correction of typos and arithmetical errors, clarification of the court decision.
4. Legal force of the court decision.

Practical class 11

Topic: Procedures for reviewing court decisions under the laws of different countries

Purpose: To acquaint students with the procedures for reviewing court decisions under the laws of different countries

Questions for discussion:

1. Modern models of reviewing court decisions
2. Appeal
3. Cassation and its forms
4. Review of cases in order of supervision
5. Review of cases based on newly discovered circumstances
6. Other types of reviews of court decisions

Practical class 12

Topic: Procedures for the execution of court decisions according to the legislation of different countries

Purpose: To study the procedures for the execution of court decisions according to the legislation of different countries

Questions for discussion:

1. Models of executive proceedings
2. Peculiarities of means of enforcement
3. Separate procedures of executive proceedings
4. Peculiarities of enforcement under various requirements.

Practical class 13

Topic: Modern alternative forms of solving civil cases

Purpose: To study modern alternative ways of solving civil cases according to the legislation of different countries

Questions for discussion:

1. General description of types of alternative methods of dispute resolution.
2. Negotiations.
3. Mediation.

4. Conciliation (reconciliation).
5. Arbitration settlement of cases.
6. Judicial arbitration.
7. Mini-court as a form of combined dispute resolution procedure.
8. Independent examination to establish the actual circumstances of the case.
9. Ombudsman as a private alternative procedure.
- 10 "Private justice".

Practical class 14

Topic: Electronic justice in the civil process and trends in the development of the modern civil process

Purpose: To study the peculiarities of electronic justice in the civil process of different countries

Questions for discussion:

1. Concept and features of electronic justice
2. Separate forms of information technology use in the civil process.
3. Features of directions of development and improvement of legal mechanisms of modern civil process in foreign countries.

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 receive 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, skills and abilities acquired in the course of lectures and practical classes.

CPIT in the discipline «Comparative Civil Procedure» consists of two components:

1. The theoretical part.
2. Practical part.

I. Theoretical part complex practical individual task. The theoretical part of the CPIT (essay, scientific article, theses) from the narrow issues of the course (the topic of the scientific work can be proposed by the student himself and agreed with the academic supervisor) or selected from the following.

1. Civil procedure reforms in the context of digital transformation: experience of different countries.
2. Comparative analysis of the judicial system and judicial reform in different European countries.
3. The role of alternative dispute resolution (ADR) in civil proceedings: the experience of the United States and Europe.
4. Correlation between the inquisitorial and adversarial approaches in civil proceedings in different countries.
5. The impact of European Union law on national procedural rules in the Member States.
6. Changing the role of the court in the evidence collection procedure: a comparative analysis.
7. Issues of evidence in civil proceedings: standards and requirements of different jurisdictions.
8. The use of experts in civil proceedings: the system of appointment and influence on the court's decision.
9. Judicial reforms in the field of arbitration: the role of arbitration courts in different countries.
10. Increasing the level of access to justice for citizens in adversarial countries.
11. Means of proof in civil proceedings: a comparative analysis.
12. European standards for the enforcement of judgments in civil cases: EU regulations and mutual recognition.
13. Changing the concept of orality in civil proceedings: transition from oral to written evidence.
14. Unity of civil procedure within the European Union: harmonisation and standardisation.
15. Alternative forms of out-of-court dispute resolution and their role in modern justice systems.
16. Gender equality in civil proceedings: impact on the process and court decisions.
17. Legal aid in civil cases: accessibility and the system of free assistance.
18. Changing the role of the judicial process in the consideration of cases with small claims: simplified forms of procedure.
19. Mutual recognition and enforcement of judgments of courts of different countries: international treaties and their impact on civil procedure.
20. Consumer protection in civil proceedings: specialised courts, procedures and standards.

The scientific work is drawn up in the form of a presentation and defended with the help of multimedia tools in the presence of other students.

II. The practical part of the complex practical individual task involves the student creating a glossary of terms from the studied scientific topic, developing tests, solving a situational problem from the chosen topic.

7. Student-self study

Student-self study, as one of the forms of assimilation of educational material in the time free from compulsory classes and without the participation of the teacher, involves a personally-oriented organization of the student's self-education. The organization of Student-self study requires special attention, because part of the questions of each topic are submitted for independent study by students, and the material intended for learning during independent work is submitted for the exam. Student-self study is ensured by the necessary educational and methodical means (including lecture notes, educational and methodical developments for independent study of the discipline, periodicals). 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).

No	Topic
1	Topic 1: Comparative Civil Procedure: general provisions
2	Topic 2: Comparative legal analysis of modern judicial systems
3	Topic 3: Jurisdiction and jurisdiction of civil cases under the laws of different countries
4	Topic 4: Participants in civil proceedings under the laws of different countries
5	Topic 5: Proof and evidence in civil proceedings under the legislation of Ukraine and some other countries
6	Topic 6: Separate conditions of procedural activity in the legislation of Ukraine and some foreign countries
7	Topic 7: Procedures for consideration of civil cases under the legislation of Ukraine and some other countries
8	Topic 8: Separate types of court proceedings in civil cases according to the legislation of different countries
9	Topic 9: Stages of civil proceedings under the legislation of Ukraine and some other countries
10	Topic 10: Comparative legal characteristics of the modern understanding of the concept, types and requirements for the content of court decisions under the legislation of Ukraine and some other countries
11	Topic 11: Procedures for reviewing court decisions under the laws of different countries
12	Topic 12: Procedures for the execution of court decisions according to the legislation of different countries
13	Topic 13: Modern alternative forms of solving civil cases
14	Topic 14: Electronic justice in the civil process of different countries and trends in the development of modern civil process

8. Discipline training Organization and training

Training is a planned process of modifying (changing) the attitude, knowledge or behavioral skills of a learner through the acquisition of educational experiences in order to achieve effective performance in one activity or in a certain field.

Training procedure

The introductory part is conducted to familiarize students with the topic of the training session.

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.

The practical part is implemented by performing tasks in groups of students on certain problematic issues of the topic of the training class.

Summing up. The results of completed tasks are discussed in groups. Exchange of opinions on the issues raised at the training sessions.

The topic of the training

Access to civil justice.

9. Evaluation tools and methods of demonstrating learning outcomes

In the process of studying the discipline «Comparative Civil Procedure», the following evaluation tools and methods of demonstrating learning results are used: standardized tests; current survey; credit module testing and survey; cross-cutting projects; team projects; abstracts, essays; presentations of the results of completed tasks and research; evaluation of the results of CPIT; student presentations and performances at scientific events; modular control work; examination.

10. Criteria, forms of current and final control

The final score (on a 100-point scale) from the discipline «Comparative Civil Procedure» is determined as a weighted average value, depending on the specific weight of each credit component:

Credit module 1	Credit module 2	Credit module 3	Credit module 4	Total
20%	20%	20%	40%	100%
Oral survey during classes (1-6 topics) - 5 points per topic - max. - 30 points. Modular control work - max. 70 points.	Oral survey during classes (7-14 topics) - 5 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 .	Test tasks (10 tests) 2 points each – max. 20 points Theoretical questions (2 questions) - 20 points each max. 40 points Case (1 case) – max. 40 points	100

The final score (on a 100-point scale) in the discipline «Comparative Civil Procedure» is determined according to the rating scale:

Rating scale

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

11. Tools, equipment and software, the use of which provides for the educational discipline

No	Name	Topic number
1.	Flipchart	1-14
2.	Laptop	1-14
3.	Projector	1-14

RECOMMENDED SOURCES OF INFORMATION:

- Colin B. Picker, Guy Seidman. The Dynamism of Civil Procedure - Global Trends and Developments. 2016. Springer. <https://doi.org/10.1007/978-3-319-21981-3> Nader Ghanbari , Hassan Mohseni & Dawood Nassiran. (2016). Comparative Study of Civil Procedure in Common Law and Civil Law Systems. Journal of Politics and Law; Vol. 9, No. 5; 2016. [10.5539/jpl.v9n5p267](https://doi.org/10.5539/jpl.v9n5p267)
- Joseph W. Glannon. Civil Procedure: Rules, Statutes, and Other Materials, 2019.

3. European Rules of Civil Procedure. A Commentary on the ELI/UNIDROIT Model Rules. 2023. 784 pp.
4. Pamela K. Bookman & Colleen F. Shanahan, A Tale of Two Civil Procedures, 122 COLUM. L. REV. 1183 (2022). https://scholarship.law.columbia.edu/faculty_scholarship/3839
5. The Future of the European Law of Civil Procedure. Coordination or Harmonisation? Intersentia. 2020. 292 p.
6. Comparative Civil Procedure Joachim Zekoll The Oxford Handbook of Comparative Law (2nd edn) Edited by Mathias Reimann and Reinhard Zimmermann. 2019. DOI: 10.1093/oxfordhb/9780198810230.013.42. https://edisciplinas.usp.br/pluginfile.php/5598201/mod_resource/content/1/ZEKOLL%2C%20Joachim.%20Comparative%20Civil%20Procedure.%20IN%20REIMANN%3B%20ZIMMERMANN%20Comparative%20Civil%20Procedure%20-%20Oxford%20Handbooks.pdf
7. Comparative Civil Procedure: A Guide to Primary and Secondary Sources. 2023. https://www.nyulawglobal.org/globalex/Comparative_Civil_Procedure1.html
8. Federal Rules of Civil Procedure. <https://www.law.cornell.edu/rules/frcp>
9. Federal Rules of Evidence. <https://www.law.cornell.edu/rules/fre>
10. Civil Procedure: A Coursebook, 3rd Edition (2017) Aspen Casebook Series: Glannon, J. Perlman, A., & Raven-Hansen, P.
11. Civil Procedure: Examples & Explanations, 8th Edition (2018) by Glannon. Wolters Kluwer / Aspen. <https://wdn2.ipublishcentral.com//cch/viewinsidehtml/501046562245030>
12. Gilberts Law Summaries: Civil Procedure, 18th Edition (2017) Marcus, R., & Rowe, T. West Academic Study Aid
13. Olivo, L. M.; Kelly, M. A. *Civil Litigation*, Revised fourth edition.; Emond Montgomery Publications: Toronto, ON, 2022.
14. Noel Semple, An Introduction to Civil Procedure: Readings, University of Windsor, Faculty of Law, 2021 CanLIIDocs 82, <<https://canlii.ca/t/t0xd>>, retrieved on 2024-02-03
15. Uhrynovska O. Novelization of Civil Procedural Legislation of Ukraine in Cassation Review: Panacea or Illusion? Access to Justice in Eastern Europe, 2020. №4(8). P. 209-225
16. Drakokhrust T., Martsenko N. Artificial Intelligence in the Modern Judicial System. Journal of Modern Educational Research, 2022; 1: 5. DOI: 10.53964/jmer.2022005. <https://www.innovationforever.com/article.JMER20220107>

Information resources:

1. The official web portal of the Verkhovna Rada of Ukraine. URL: <http://portal.rada.gov.ua/>
2. Official online representation of the President of Ukraine. URL: <http://www.president.gov.ua/>
3. The single web portal of executive authorities of Ukraine. URL: <http://www.kmu.gov.ua/>
4. Official web portal of the judicial authorities of Ukraine. URL: <http://court.gov.ua/>
5. Unified State Register of Court Decisions URL: <https://reyestr.court.gov.ua/>