

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



**Approved**

T.a. Dean of Faculty of Law

Nadiia MOSKALIUK  
«\_\_\_\_\_» 2023



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**Approved**

Director of the Educational and Scientific Institute  
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Sviatoslav PYTEL  
«\_\_\_\_\_» 2023

**Work program  
discipline**

«Current issue of EU law»

Higher education degree - master

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 studying	Study year	Semester	Lectures	Practical classes	Individual work	Training	Student-self study	Total	Exam/Credit
Full-time	1	1	30	15	5	4	100	150	exam
Extramural	1	1	8	4	-	-	138	150	exam

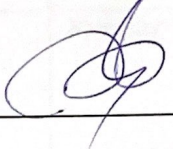
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**Ternopil – WUNU, 2023**

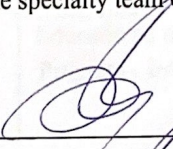
The work program is compiled on the basis of the educational and professional training program for the master of the field of knowledge 29 International relations, specialty 293 International law, approved by the Academic Council of WUNU, protocol No. 10 dated 23.06.2023.

The work program was prepared by Associate Professor of the Department of International Law and Migration Policy Dr Liudmyla SAVANETS.

The work program adopted at the meeting of the Department of International Law and Migration Policy, Protocol No.1 from 29.08.2023.

Head of the Department  Yaryna ZHUKORSKA

Considered and approved by the specialty team of 293 International law, protocol No.1 from 31.08.2023.

Head of the specialty team  Yaryna ZHUKORSKA

Guarantor of EP  Yaryna ZHUKORSKA

## 1. DESCRIPTION OF THE DISCIPLINE «CURRENT ISSUE OF EU LAW»

<b>Discipline – «Current issue of EU law»</b>	<b>Field of knowledge, Specialty, Educational and Professional Program, higher education degree</b>	<b>Characteristics of the academic discipline</b>
Number of credits ECTS – 5	Field of knowledge – 29 International relations	Discipline status: mandatory Language of study: english
The number of credits modules – 4	Specialty – 293 International law	Study year: Daily – 1 Semestr – 1  Extramural – 1 Semestr – 1
Number of contents modules – 2	Educational and Professional Program - International Law	Lectures: Daily – 30 hours. Extramural – 8 hours.  Practical classes: Daily – 15 hours. Extramural – 4 hours.
Total hours – 150	Higher education degree – master	Student-self study: Daily – 100 hours. Extramural – 138 hours.  Training: Daily – 4 hours.  Individual work: Daily – 5 hours.
Weekly hours - 10 hours, including 3 hours of classroom hours.		The type of final control is an exam

## 2. THE PURPOSE AND TASK OF STUDYING THE DISCIPLINE «CURRENT ISSUE OF EU LAW»

### 2.1. The purpos of studying the discipline:

The purpose of studying the discipline is for students to acquire knowledge about the legal foundations of regulation of European economic integration, legal mechanisms of extraterritoriality of EU law and its impact on the legal systems of third countries and Ukraine, understanding of the problems of implementing modern European Union law. Special attention is paid to the analysis of the evolutionary development of integration processes in the EU and the

study of its development prospects; analytical dynamics of the development of the common trade policy of the EU.

## **2.2. The task of studying the discipline:**

The task of studying the discipline consists in forming an understanding of the essence and features of the current problems of the European Union, the main theoretical foundations and genesis of European unity, institutional, legal, economic aspects of the functioning of the European Union, European integration policy of Ukraine.

## **2.3. Name and description of competencies, the formation of which ensures the study of the discipline:**

SC 1 The ability to critically analyze the problems and regularities of the functioning and development of international relations, to determine the trends in the development of world politics, to assess the impact of global political processes on national legal, political and economic systems.

SC 4. The ability to comprehensively use highly specialized knowledge in specific areas of regulation of international public law, international private law, and European law to solve applied problems.

SC 5. The ability to effectively ensure the adaptation of Ukrainian legislation to EU law in law-making, law-interpretive and law-enforcement contexts, to provide legal support to European integration and Euro-Atlantic processes in various spheres of social relations.

SC 6. Ability to prepare drafts of national and international legal acts, as well as to provide proposals for bringing the norms of domestic legislation into compliance with the norms of international law.

SC 8. Ability to work and represent the interests of Ukraine in international intergovernmental organizations.

SC 9. The ability to understand the nature of integration entities, to determine optimal approaches and strategies regarding Ukraine's cooperation with such entities.

SC 11. The ability to ensure the implementation of international legal standards in certain areas of national legislation.

SC 12. Ability to conduct research and/or introduce innovations in various fields and institutions of public international law, private international law, EU law.

## **2.4. Prerequisites for studying the discipline:**

Acquisition of knowledge according to the program of the unified professional entrance test in law.

## **2.5. Program learning outcomes:**

As a result of training, the student must:

PLO 7. Based on knowledge of international public, private and EU law, make informed decisions and be aware of their consequences for various subjects of national and international law.

PLO 8. To prepare drafts of international treaties and acts of national legislation, to provide

proposals for the elimination of conflicts between the norms of international law, as well as bringing the norms of national law into compliance with the norms of international law.

PLO 10. To provide legal support for the processes of adaptation of various branches of Ukrainian legislation to the law of the European Union.

### **3. PROGRAM OF EDUCATIONAL DISCIPLINE «CURRENT ISSUE OF EU LAW»**

#### **Content module 1.**

##### **Topic 1. Evolution of the theoretical foundations of European integration.**

Main theories of EU integration, their features. Federal ideas of European integration. The idea of the United States of Europe. Neofunctional theory. Supranational and intergovernmental concept of European integration. The concept of "multi-speed Europe". The concept of "Europe of free trade". Modern theories of European economic integration of the European Union.

##### **Topic 2. Manifestation of supranationalism in the functioning of the institutional system of the European Union.**

Supranationality as a special feature of the legal nature of the European Union. Peculiarities of the supranational organization's influence on the state sovereignty of candidate countries and neighboring countries. Modernization of the EU institutional system in the 2000s. Peculiarities of the EU institutional system in the modern period.

##### **Topic 3. Extraterritorial effect of the law of the European Union.**

Doctrine of extraterritoriality. Basic provisions of the doctrine of influence. The doctrine of nationality. The practice of the EU Commission regarding the extraterritorial application of EU law in the field of competition protection (Dyestuffs, Wood Pulp cases). The practice of the Court of Justice of the European Union regarding violations of EU competition rules by Ukrainian companies (the cases of Javico v Yves Saint Lauren and ISD Polska sp. z o.o. and Others v European Commission). Liberalization and intensification of trade between Ukraine, the EU and other countries as a result of the extraterritorial effect of the law of the European Union.

##### **Topic 4. The doctrine of the supremacy of the law of the European Union over the national law of the member states.**

Supranationality in the law of the European Union and its implementation in national legal systems. The doctrine of supremacy as one of the principles of European Union law (Costa v ENEL case). The role of the EU Court of Justice in upholding the principle of supremacy of EU law. The doctrine of direct effect of EU law. Direct effect of the provisions of the founding treaties of the EU. Direct effect of international agreements. Direct effect of regulations. Direct effect of directives and decisions.

##### **Topic 5. Correlation of European Union law with international law.**

Forms of implementation of norms of international law in the legal order of the European Union. Incorporation. Sending Application of norms of international law in EU law (Case 2/70

Commission v. Council (1970). International agreements of the European Union and *acquis communautaire*. Correlation of acts of EU institutions and international law. Practice of the Court of Justice of the EU regarding the relation of international law and EU law

## **Content module 2.**

### **Topic 6. Liability for violation of EU law.**

Liability of member states to individuals for violations of EU law. The principle of responsibility of member states for non-implementation of directives. The principle of responsibility of member states for violations of EU law. Contractual and non-contractual liability of the European Union.

### **Topic 7. Revision of EU law.**

Judicial review of acts of institutions of the European Union. Elements of judicial review of acts of institutions of the European Union under Art. 263 of the FSEU. Judicial review in case of inactivity of EU institutions under Art. 265 of the FSEU. Judicial review under Art. 277 of the FSEU.

### **Topic 8. Legal regulation of trade and economic policies of the European Union on the world market.**

Legal principles on the basis of which the functioning of trade relations in the single space of the European Community is carried out. The subject of the common trade policy. Problematic issues of the competence of the Community in the field of trade.

### **Topic 9. Practical consequences of the realization and implementation of the Association Agreement between Ukraine and the EU.**

Organizational and legal forms of cooperation of Ukraine with the European Union. Multilateral initiatives of the European Neighborhood Policy and the Eastern Partnership. Bilateral relations in accordance with the Ukraine-EU Action Plan and the Agenda of the Ukraine-EU Association. Prospective associated status of Ukraine in relation to the EU. Plan of measures for the implementation of the state's strategic course for the acquisition of full membership of Ukraine in the European Union and the North Atlantic Treaty Organization.

### **Topic 10. Methodology for checking compliance with EU legislation and drawing up compliance tables.**

Guidelines on approximation of legislation. Goals and methods of approximation of legislation. The sequence of actions performed during the inspection. Current requirements for compliance with EU legislation. three procedures for approximation of legislation, which are specially designed for people who carry out the work of planning approximation of legislation, drawing up drafts of national legislative acts, as well as checking compliance.

**4. STRUCTURE OF A CREDIT IN AN EDUCATIONAL DISCIPLINE  
«CURRENT ISSUE OF EU LAW»**

**Full-time**

№	Topic	Number of hours				
		Lectur es	Practical classes	Student-self study	Individual work	Control measures
<b>Content module 1.</b>						
1.	Evolution of the theoretical foundations of European integration.	3	2	10	3	Tests, questions, cases
2.	Manifestation of supranationalism in the functioning of the institutional system of the European Union.	3	2	10		Tests, questions, cases
3.	Extraterritorial effect of the law of the European Union.	3	2	10		Tests, questions, cases
4.	The doctrine of the supremacy of the law of the European Union over the national law of the member states.	3	1	10		Tests, questions, cases
5.	Correlation of European Union law with international law.	3	1	10		Tests, questions, cases
<b>Content module 2.</b>						
6.	Liability for violation of EU law.	3	2	10	2	Tests, questions, cases
7.	Revision of EU law.	3	2	10		Tests, questions, cases
8.	Legal regulation of trade and economic policies of the European Union on the world market.	3	1	10		Tests, questions, cases
9.	Practical consequences of the realization and implementation of the Association Agreement between Ukraine and the EU.	3	1	10		Tests, questions, cases
10.	Methodology for checking compliance with EU legislation and drawing up compliance tables.	3	1	10		Tests, questions, cases
	<b>Total</b>	<b>30</b>	<b>15</b>	<b>100</b>	<b>5</b>	



### Extramural

№	Topic	Number of hours		
		Lectures	Practical classes	Student-self study
<b>Content module 1.</b>				
1.	Evolution of the theoretical foundations of European integration.	1	0,5	14
2.	Manifestation of supranationalism in the functioning of the institutional system of the European Union.	1	0,5	14
3.	Extraterritorial effect of the law of the European Union.	1	0,5	14
4.	The doctrine of the supremacy of the law of the European Union over the national law of the member states.	1	0,5	14
5.	Correlation of European Union law with international law.	1	0,5	14
<b>Content module 2.</b>				
6.	Liability for violation of EU law.	1	0,5	14
7.	Revision of EU law.	0,5	-	14
8.	Legal regulation of trade and economic policies of the European Union on the world market.	0,5	-	14
9.	Practical consequences of the realization and implementation of the Association Agreement between Ukraine and the EU.	0,5	-	14
10.	Methodology for checking compliance with EU legislation and drawing up compliance tables.	0,5	-	14
<b>Total</b>		<b>8</b>	<b>4</b>	<b>138</b>

## **5. TOPICS OF PRACTICAL CLASSES ON THE DISCIPLINE «CURRENT ISSUE OF EU LAW»**

### **Practical class №1**

**Topic: Evolution of the theoretical foundations of European integration.**

*Purpose:* To gain knowledge of the prerequisites of European integration. Identify the features of EU integration theories.

**Questions for discussion:**

1. Main theories of EU integration, their features.
2. Federal ideas of European integration. The idea of the United States of Europe.
3. Neofunctional theory.
4. Supranational and intergovernmental concept of European integration. The concept of "multi-speed Europe".
5. The concept of "Europe of free trade".
6. Modern theories of European economic integration of the European Union.

### **Practical class №2**

**Topic: Manifestation of supranationalism in the functioning of the institutional system of the European Union.**

*Purpose:* To study the peculiarities of supranationality as a sign of the legal nature of the European Union.

**Questions for discussion:**

1. Supranationality as a special feature of the legal nature of the European Union.
2. Peculiarities of the supranational organization's influence on the state sovereignty of candidate countries and neighboring countries.
3. Modernization of the EU institutional system in the 2000s.
4. Peculiarities of the EU institutional system in the modern period.

### **Practical lesson №3**

**Topic: Extraterritorial effect of the law of the European Union.**

*Purpose:* To gain knowledge about the extraterritorial effect of the law of the European Union.

**Questions for discussion:**

1. The doctrine of extraterritoriality.
2. Basic provisions of the doctrine of influence.
3. Doctrine of nationality.
4. The practice of the EU Commission regarding the extraterritorial application of EU law in the field of competition protection (Dyestuffs, Wood Pulp cases).
5. The practice of the EU Court regarding violations of EU competition rules by Ukrainian companies (cases of Javico v Yves Saint Lauren and ISD Polska sp. z o.o. and Others v European Commission).
6. Liberalization and intensification of trade between Ukraine, the EU and other countries as a result of the extraterritorial effect of the law of the European Union.

### **Practical class №4**

**Topic: The doctrine of the supremacy of the law of the European Union over the national law**

**of the member states.**

*Purpose:* To consolidate knowledge about the doctrine of the supremacy of the law of the European Union over the national law of the member states.

**Questions for discussion:**

1. Supranationality in the law of the European Union and its implementation in national legal systems.
2. The doctrine of supremacy as one of the principles of European Union law (the Costa v ENEL case).
3. The role of the EU Court in upholding the principle of supremacy of EU law.
4. The doctrine of direct effect of EU law. Direct effect of the provisions of the founding treaties of the EU. Direct effect of international agreements. Direct effect of regulations. Direct effect of directives and decisions.

**Practical class №5**

**Topic: Correlation between the law of the European Union and international law.**

*Purpose:* To gain knowledge about the relationship between the law of the European Union and international law.

**Questions for discussion:**

1. Forms of implementation of norms of international law in the legal order of the European Union. Incorporation. Sending
2. Application of norms of international law in EU law (Case 2/70 Commission v. Council (1970)).
3. International agreements of the European Union and *acquis communautaire*.
4. Correlation of acts of EU institutions and international law.
5. Practice of the EU Court regarding the relationship between international law and EU law

**Practical class №6**

**Topic: Liability for violation of EU law.**

*Purpose:* To acquire knowledge about responsibility for violation of EU law.

**Questions for discussion:**

1. Liability of member states to individuals for violations of EU law.
2. The principle of responsibility of member states for non-implementation of directives.
3. The principle of responsibility of member states for violations of EU law.
4. Contractual and non-contractual liability of the European Union.

**Practical class №7**

**Topic: Revision of EU law.**

*Purpose:* To study judicial review of EU law.

**Questions for discussion:**

1. Judicial review of acts of institutions of the European Union.
2. Elements of judicial review of acts of institutions of the European Union under Art. 263 of the FSEU.
3. Judicial review in case of inactivity of EU institutions under Art. 265 of the FSEU.
4. Judicial review under Art. 277 of the FSEU.

### **Practical class №8**

**Topic: Legal regulation of trade and economic policies of the European Union on the world market.**

*Purpose:* To study the legal regulation of trade and economic policy of the European Union on the world market.

**Questions for discussion:**

1. Legal principles on the basis of which trade relations operate in the single space of the European Community.
2. Subject of common trade policy.
3. Problematic issues of the competence of the Community in the field of trade.

### **Practical class №9**

**Topic: Practical consequences of the realization and implementation of the Association Agreement between Ukraine and the EU.**

**Purpose:** To study the practical consequences of the realization and implementation of the Association Agreement between Ukraine and the EU.

**Questions for discussion:**

1. Organizational and legal forms of cooperation between Ukraine and the European Union.
2. Multilateral initiatives of the European Neighborhood Policy and the Eastern Partnership.
3. Bilateral relations in accordance with the Ukraine-EU Action Plan and the Agenda of the Ukraine-EU Association.
4. Prospective associated status of Ukraine with respect to the EU.
5. Plan of measures to implement the strategic course of the state to acquire full membership of Ukraine in the European Union and the North Atlantic Treaty Organization

### **Practical class №10**

**Topic: Methodology for checking compliance with EU legislation and drawing up compliance tables.**

*Purpose:* To master the methodology of checking compliance with EU legislation and drawing up compliance tables.

**Questions for discussion:**

1. Guidelines on approximation of legislation.
2. Goals and methods of approximation of legislation.
3. The sequence of actions performed during the inspection.
4. Current requirements for compliance with EU legislation.
5. Three procedures for approximation of legislation, which are specially designed for people who carry out work on planning approximation of legislation, drawing up drafts of national legislative acts, as well as checking compliance.

## **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.

### **Types of CPIT from the study discipline «Current issue of EU law»:**

- preparation of a scientific article or theses of a scientific report for publication;
- participation in Internet conferences;
- participation in student Olympiads;
- writing essays, performing creative tasks;
- participation in a team project.

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

## 7. STUDENT-SELF STUDY ON THE DISCIPLINE «CURRENT ISSUE OF EU LAW»

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).

<b>№</b>	<b>Topic</b>
1.	Topic 1. Federal ideas of European integration. The idea of the United States of Europe.
2.	Topic 2. Peculiarities of the influence of a supranational organization on the state sovereignty of candidate countries and neighboring countries.
3.	Topic 3. Practice of the EU Commission regarding the extraterritorial application of EU law in the field of competition protection (Dyestuffs, Wood Pulp cases).
4.	Topic 4. The role of the EU Court in upholding the principle of supremacy of EU law.
5.	Topic 5. Application of norms of international law in EU law (Case 2/70 Commission v. Council (1970)).
6.	Topic 6. The principle of responsibility of member states for violations of EU law.
7.	Topic 7. Elements of judicial review of acts of institutions of the European Union under Art. 263 of the FSEU.
8.	Topic 8. Problematic issues of the Community's competence in the field of trade.
9.	Topic 9. Bilateral relations in accordance with the Ukraine-EU Action Plan and the Agenda of the Ukraine-EU Association.
10.	Topic 10. Current requirements for compliance with EU legislation.

## 8. TRAINING ON THE DISCIPLINE «CURRENT ISSUE OF EU LAW»

### The topic of the training

1. Organizational and legal forms of cooperation between Ukraine and the European Union.
2. Plan of measures to implement the strategic course of the state to acquire full membership of Ukraine in the European Union and the North Atlantic Treaty Organization
3. Goals and methods of approximation of legislation.
4. Current requirements for compliance with EU legislation.

### Training procedure

1. Familiarize yourself with the provisions of the founding treaties of the EU.
2. To analyze the peculiarities of the state's admission to the EU.
3. Present the results of the analysis of a specific training topic in the form of a team project (for example, a plan of activities provided for in the association agreement).

## 9. ASSESSMENT TOOLS AND METHODS OF DEMONSTRATION OF LEARNING RESULTS

In the process of studying the discipline "Current issue of EU law", assessment tools and methods of demonstrating learning results are used: current survey; credit module survey; team projects; analytical reports, abstracts, essays; presentations of the results of completed tasks and research; rector's control work. The final form of control is an exam. When studying the subject "Current issue of EU law", the following teaching methods are used: lectures, seminar classes, individual classes, performing scientific works under the guidance of a teacher.

## 10. CRITERIA, FORMS OF CURRENT AND FINAL CONTROL

The final score (on a 100-point scale) from the discipline "Current issue of EU law" is determined as a weighted average, depending on the specific weight of each credit component.

<b>Credit module 1</b>	<b>Credit module 2 (rector's control work)</b>	<b>Credit module 3 (current grades, final grade according to CPIT)</b>	<b>Credit module 4 (written exam)</b>	<b>Total</b>
20	20	20	40	100%
Oral survey during classes (1-5 topics) - 10 points per topic - max. 50 points	Oral survey during classes (5-10 topics) - 10 points per	Preparation of CPIT - max. 40 points. Protection of	Theoretical questions (2 questions) - 30 points each, max. 60	

Modular control work - max. 50 points	topic - max. 50 points Modular control work - max. 50 points	CPIT - max. 40 points Participation in trainings - max. 20 points	points Case (1 case) - max. 35 points	
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The final score (on a 100-point scale) from the discipline "Current issue of EU law" 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	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 topic
1.	Flipchart	1-10
2.	Laptop	1-10
3.	Projector	1-10
4.	Package of presentation materials	1-10

**RECOMMENDED SOURCES**

1. Barnard C. The Substantive Law of the EU: the four freedoms. Cambridge etc.: Cambridge University Press, 2022.
2. Bieker F. The right to data protection: individual and structural dimensions of data protection in EU law. The Hague, Netherlands; Berlin, Germany: Asser Press: Springer, 2022.
3. Bordin F.L. The European Union and customary international law. Cambridge GB: Cambridge University Press, 2022.
4. Brook Or. Non-competition interests in EU antitrust law: an empirical study of Article 101 TFEU. Cambridge etc.: Cambridge University Press, 2022.



5. Claici A. *The Transformation of EU Competition Law*. Alphen aan den Rijn : Wolters Kluwer Law International, 2023.
6. Craig P., Burca, Grainne de. *EU Law: Text and Materials*. 5th ed. Oxford University Press, 2019.
7. Crijns J.H. Haentjens M. *The enforcement of EU financial law*. Oxford etc.: Hart, 2022.
8. Fox E.M., Auteur G.D. *EU competition law : cases, texts and context*. Alphen aan den Rijn: Wolters Kluwer Law International, 2023.
9. Galli F. *Algorithmic marketing and EU law on unfair commercial practices*. Cham, Switzerland: Springer, 2022.
10. Hix S. *The Political System of the European Union / S. Hix*. London : Palgrave Macmillan; 3rd edition edition, 2021. 448 p.
11. Kaczorowska A. *European Union Law*. 3rd ed. London, Routledge, 2021.
12. Kokott J. *EU tax law: a handbook*. München: Beck; Oxford: Hart; Baden-Baden: Nomos, 2022.
13. Lasok D., Bridge J. W. *Law and Institutions of the European Communities*. L., 2020.
14. Marguand D. *The End of the West: The Once and Future of Europe / David Marguand*. 1st ed. Princeton: Princeton University Press, 2021. 224 p.
15. Traversa E. *Tax nexus and jurisdiction in international and EU law*. Amsterdam The Netherlands: IBFD, 2022.
16. Tsourdi E., Bruycker P. *Research handbook on EU migration and asylum law*. Cheltenham; Northampton, MA: Edward Elgar Publishing, 2022.
17. Vavoula N. *Immigration and privacy in the law of the European Union: the case of information systems*. Leiden; Boston: Brill Nijhoff, 2022.
18. Velyvyte V. *Judicial authority in EU Internal Market Law: implications for the balance of competences and powers*. Oxford etc.: Hart Publishing, 2022.
19. Ziegler K.S., Päivi J. *Research handbook on general principles in EU law: constructing legal orders in Europe*. Cheltenham GB; Northampton Mass.: Edward Elgar Publishing, 2022.

## **INFORMATION SOURCES**

- Official website of the European Union – [https://europa.eu/european-union/index\\_en](https://europa.eu/european-union/index_en) - <https://eur-lex.europa.eu/homepage.html>
- Official website of the Court of Justice of the European Union - [https://curia.europa.eu/jcms/jcms/j\\_6/de/Офіційний\\_веб-сайт\\_Європейської\\_Комісії](https://curia.europa.eu/jcms/jcms/j_6/de/Офіційний_веб-сайт_Європейської_Комісії)  
<https://ec.europa.eu/>
- European Court of Human Rights (official web portal) – <http://www.echr.coe.int/echr/>
- National Academy of Sciences of Ukraine (main portal)– <http://www.nas.gov.ua/Pages/default.aspx>
- National Academy of Legal Sciences of Ukraine – <http://www.aprnu.kharkiv.org/>
- National Institute of Strategic Studies under the President of Ukraine – <http://www.niss.gov.ua>
- Government portal (the only web portal of the executive authorities of Ukraine) – <http://www.kmu.gov.ua/control/>