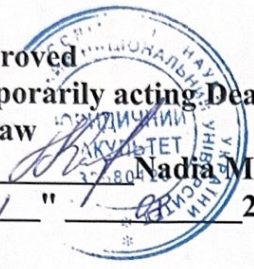


**MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE
WEST UKRAINIAN NATIONAL UNIVERSITY
FACULTY OF LAW**

Approved
temporarily acting Dean of the Faculty
of Law

Nadia MOSKALYUK
" 31 " 2023



Approved
acting vice-rector for scientific and
pedagogical work

Victor OSTROVERHOV
" 08 " 2023



**WORK PROGRAM
on the discipline**

«Precedent practice of European Court of Human Rights in national justice»

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

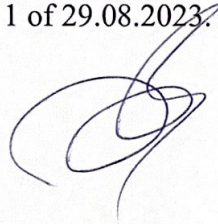
Form of education	Course	Semester	Lectures	Practical classes	Individual Student work	Training	Independent Student work	Together	Exam/Credit
Daily	I	1	30	15	5	4	96	150	Exam

31.08.2023
[Signature]

The work program is based on the educational and professional program for Master's Degree in Knowledge Area 29 "International Relations", Specialty 293 "International Law" approved by the Academic Council of WUNU. Minutes No. 10 of 23.06.2023. The work program was compiled by Associate Professor of the Department of International Law and Migration Policy, Associate Professor, PhD (Law) Hanna Poperechna.

The work program was approved at the meeting of the Department of International Law and Migration Policy, Minutes No. 1 of 29.08.2023.

Head of the Department



Yaryna Zhukorska

Considered and approved by the support group for specialty 293 International Law, Minutes No. 1 of 31.08.2023.

Head of the support group
of the specialty



Yaryna Zhukorska

Guarantor of the EP

Yaryna Zhukorska

STRUCTURE OF THE WORK PROGRAM OF THE DISCIPLINE
«Precedent practice of European Court of Human Rights in national justice»

1. Description of the discipline

«Precedent practice of European Court of Human Rights in national justice»

Discipline – «Precedent practice of European Court of Human Rights in national justice»	Field of knowledge, Specialty, Educational and Professional Program, higher education degree	Characteristics of the academic discipline
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 – 1 Semestr – 1
Number of contents modules – 2	Educational and Professional Program - International Law	Lectures – 30 hours. Practical classes – 15 hours.
Total hours – 150	Higher education degree – master	Student-self study – 100 hours., (including training – 4 hours.) Individual work – 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 «Precedent practice of European Court of Human Rights in national justice»

2.1. The purpos of studying the discipline:

The purpose of studying the discipline is to acquire systemic knowledge about the functioning of the human rights protection system within the framework of the Council of Europe and the skills of applying the decisions of the European Court of Human Rights in practical activities. Based on the application of the comparative method and the method of interpretation of the decisions of the European Court of Human Rights, protect human rights and fundamental freedoms on the basis of the provisions of The European Convention on Human Rights and the case law of the European Court of Human Rights.

This discipline should contribute to the formation of highly professional specialists in the field of jurisprudence.

2.2. The task of studying the discipline:

As a result of studying the discipline «Precedent practice of European Court of Human Rights in national justice», the student must:

- analyze and interpret the legislation of Ukraine, decisions of the European Court of Human Rights, acts summarizing judicial practice, educational and monographic literature on the practice of the European Court of Human Rights;

- solve practical cases and analytical tasks;
- be able to provide advice and apply the practice of the ECHR in the national judiciary.

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

SC 3. The ability to independently provide legal representation of the client's interests and organize the provision of legal services.

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 7. Ability to represent the interests of Ukraine or individuals and legal entities in international judicial institutions, arbitrations, national courts of foreign countries.

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

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 5. Provide legal representation of the client in national courts, international commercial arbitrations, state authorities and local self-government bodies.

PLO 6. To protect the interests of one's own state in national courts, international commercial arbitrations, international courts and organizations, in particular integration ones, at international conferences.

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 9. To understand the mechanism and consequences of the implementation of norms of international treaties, acts of international intergovernmental organizations, decisions of international courts into the national legal order.

3. PROGRAM OF EDUCATIONAL DISCIPLINE «PRECEDENT PRACTICE OF EUROPEAN COURT OF HUMAN RIGHTS IN NATIONAL JUSTICE»

Content module 1. General characteristics of the European system of human rights protection.

Topic 1. The European system of human rights protection.

European institutional system of human rights protection. The order of formation and structure of the European Court of Human Rights. Jurisdiction of the European Court of Human Rights. History of adoption of the ECHR. General characteristics of the ECPL. Legal nature of the norms of the Convention. Structure and content of the Convention. Fundamental rights and freedoms enshrined in the Convention. The Statute of the ECHR. Concept of interpretation, interpretation of norms of the ECHR. Authority, competence in the interpretation of the norms of the ECHR. Interpretation

according to the "living tree" principle. The legal force of the interpretation of the norms of the ECHR. Nulum crimen sine lege and retroactivity of the law. The principle of non bis in idem.

Topic 2. The procedure for applying and considering cases in the European Court of Human Rights.

Grounds for applying to the European Court of Human Rights. The procedure for applying to the European Court of Human Rights. The procedure and features of consideration of applications in the Committees and Chambers of the European Court of Human Rights. Consideration of the merits of the case and procedure for making a decision. Types of decisions of the European Court of Human Rights. Procedure for implementing decisions of the European Court of Human Rights.

Content module 2. The practice of the European Court of Human Rights and its application in the national judiciary.

Topic 3. Legal nature of ECHR decisions.

Concept of ECtHR case law. Determining the precedent nature of ECtHR decisions. Application by courts of the European Convention for the Protection of Human Rights and Fundamental Freedoms and practice of the European Court of Human Rights. Application of the European Convention for the Protection of Human Rights and Fundamental Freedoms and the practice of the European Court of Human Rights in the field of legislation and in administrative practice.

Topic 4. The decision of the European Court of Human Rights regarding the protection of personal rights that ensure the natural existence of a natural person.

The right to life in the decisions of the European Court of Human Rights. The right to be protected from torture, inhuman and degrading treatment or punishment in the judgments of the European Court of Human Rights. Prohibition of slavery and forced labor in decisions of the European Court of Human Rights. The right to freedom in decisions of the European Court of Human Rights.

Topic 5. The decision of the European Court of Human Rights regarding the protection of personal rights that ensure the social existence of an individual.

The right to a fair trial in decisions of the European Court of Human Rights. The right to respect for private life in decisions of the European Court of Human Rights. The right to family life and the definition of family. Freedom of thought, conscience and religion in decisions of the European Court of Human Rights. Freedom of expression in the system of the European Convention on the Protection of Human Rights and Fundamental Freedoms.

Topic 6. The decision of the European Court of Human Rights regarding the protection of political and socio-economic rights of the individual.

Freedom of peaceful assembly and association in decisions of the European Court of Human Rights. The right to free elections. Protection of property rights in decisions of the European Court of Human Rights. Protection of the right to benefits. The concept of benefits and privileges in the practice of the European Court of Human Rights.

Topic 7. Execution of decisions and application of the practice of the European Court of Human Rights in Ukraine.

The procedure for appealing a decision of the European Court of Human Rights to enforcement in terms of payment of compensation. Concepts and mechanisms of taking general measures by the state to ensure the implementation of the provisions of the European Convention on the Protection of Human Rights and Fundamental Freedoms. Legal status of the Government Commissioner in the cases of the European Court of Human Rights. Liability for non-fulfillment or improper fulfillment of the decision of the European Court of Human Rights. Application by courts of the European Convention for the Protection of Human Rights and Fundamental Freedoms and practice of the

European Court of Human Rights.

Topic 8. «Pilot decisions» of the ECHR.

Making pilot decisions. The concept of «pilot solutions». The procedure for making «pilot decisions». Legal consequences of «pilot decisions». «Pilot decisions» against Ukraine.

4. STRUCTURE OF A CREDIT IN AN EDUCATIONAL DISCIPLINE

“PRECEDENT PRACTICE OF EUROPEAN COURT OF HUMAN RIGHTS IN NATIONAL JUSTICE ”

№	Topic	The number of hours					Control measures
		Lectures	Practical classes	Training	Student-self study	Individual work	
Content module 1. General characteristics of the European system of human rights protection.							
1.	Topic 1. The European system of human rights protection.	4	2	2	12	3	Tests, questions, cases
2.	Topic 2. The procedure for applying and considering cases in the European Court of Human Rights.	4	2		12		Tests, questions, cases
Content module 2. The practice of the European Court of Human Rights and its application in the national judiciary.							
3.	Topic 3. Legal nature of ECHR decisions.	2	2	2	12	2	Tests, questions, cases
4.	Topic 4. The decision of the European Court of Human Rights regarding the protection of personal rights that ensure the natural existence of a natural person.	4	2		13		Tests, questions, cases
5.	Topic 5. The decision of the European Court of Human Rights regarding the protection of personal rights that ensure the social existence of an individual.	4	2		13		Tests, questions, cases
6.	Topic 6. The decision of the European Court of Human Rights regarding the protection of political and socio-	4	2		13		Tests, questions, cases

	economic rights of the individual.						
7.	Topic 7. Execution of decisions and application of the practice of the European Court of Human Rights in Ukraine.	4	2		11		Tests, questions, cases
8.	Topic 8. «Pilot decisions» of the ECHR.	4	1		10		Tests, questions, cases
	TOTAL:	30	15	4	96	5	

**5. TOPICS OF PRACTICAL CLASSES ON THE DISCIPLINE
«PRECEDENT PRACTICE OF EUROPEAN COURT OF HUMAN RIGHTS IN
NATIONAL JUSTICE»**

PRACTICAL CLASS № 1.

Topic: The European system of human rights protection.

Purpose: Gain knowledge of the general characteristics of the European system of human rights protection.

Question for discussion

1. European institutional system of human rights protection.
2. The formation procedure and structure of the European Court of Human Rights.
3. Jurisdiction of the European Court of Human Rights.
4. Legal nature of the norms of the Convention.
5. Basic rights and freedoms enshrined in the Convention.
6. Statute of the ECHR.
7. Concept of interpretation, interpretation of norms of the ECHR.

PRACTICAL CLASS № 2.

Topic: The procedure for applying and considering cases in the European Court of Human Rights.

Purpose: Acquaintance and study of the procedure for applying and considering cases in the ECHR.

Question for discussion

1. Grounds for applying to the European Court of Human Rights. The procedure for applying to the European Court of Human Rights.
2. The procedure and features of consideration of applications in the Committees and Chambers of the European Court of Human Rights.
3. Consideration of the merits of the case and procedure for making a decision.
4. Types of decisions of the European Court of Human Rights. Procedure for implementing decisions of the European Court of Human Rights.

PRACTICAL CLASS № 3.

Topic: The decision of the European Court of Human Rights regarding the protection of personal rights that ensure the natural existence of a natural person.

Purpose: Acquaintance with precedent practice of the ECtHR in the field of protection of personal rights that ensure the natural existence of a natural person.

Question for discussion

1. The right to life in the decisions of the European Court of Human Rights.
2. The right to be protected from torture, inhuman and degrading treatment or punishment in the judgments of the European Court of Human Rights.
3. Prohibition of slavery and forced labor in decisions of the European Court of Human Rights.
4. The right to freedom in the decisions of the European Court of Human Rights.
5. The right to a fair trial in decisions of the European Court of Human Rights.
6. The right to an independent and impartial court.
7. The right to respect for private life in the decisions of the European Court of Human Rights.
8. The right to family life and the definition of family in the decisions of the European Court of Human Rights.
9. Freedom of thought, conscience and religion in decisions of the European Court of Human Rights.
10. Freedom of expression within the framework of the European Convention on the Protection of Human Rights and Fundamental Freedoms.
11. Application by the courts of the decisions of the European Court of Human Rights regarding the protection of personal rights that ensure the natural existence of a natural person.

PRACTICAL CLASS № 4.

Topic: The decision of the European Court of Human Rights regarding the protection of personal rights that ensure the social existence of an individual.

Purpose: Acquaintance with precedent practice of the ECtHR in the field of protection of personal rights, which ensure the social existence of the existence of a natural person.

Question for discussion

1. The right to a fair trial in decisions of the European Court of Human Rights.
2. The right to respect for private life in the decisions of the European Court of Human Rights.
3. The right to family life and definition of family.
4. Freedom of thought, conscience and religion in the decisions of the European Court of Human Rights.
5. Freedom of expression within the framework of the European Convention on the Protection of Human Rights and Fundamental Freedoms.
6. Application by the courts of the decisions of the European Court of Human Rights regarding the protection of personal rights that ensure the social existence of a natural person.

PRACTICAL CLASS № 5.

Topic: The decision of the European Court of Human Rights regarding the protection of political and socio-economic rights of the individual.

Purpose: Acquaintance with precedent practice of the ECtHR in the field of protection of political and socio-economic rights.

Question for discussion

1. Freedom of peaceful assembly and association in the decisions of the European Court of Human Rights.
2. The right to free elections.
3. Protection of property rights in decisions of the European Court of Human Rights.
4. Protection of the right to benefits. The concept of benefits and privileges in the practice of the European Court of Human Rights.
5. Application by the courts of the decisions of the European Court of Human Rights regarding the protection of political and socio-economic rights of the individual.

PRACTICAL CLASS № 6.

Topic: Execution of decisions and application of the practice of the European Court of Human Rights in Ukraine.

Purpose: Clarification of the specifics of the implementation of ECtHR decisions in Ukraine, as

well as familiarization with the application of ECtHR practice.

Question for discussion

1. The procedure for applying a decision for execution in terms of compensation payment. Powers of the State Executive Service to implement decisions of the European Court of Human Rights.
2. Procedure for payment of compensation. Other individual measures taken to implement the decision of the European Court of Human Rights.
3. Powers of state authorities to take measures of a general nature to ensure the implementation of the provisions of the European Convention on the Protection of Human Rights and Fundamental Freedoms.
4. Liability for non-fulfillment or improper fulfillment of the decision of the European Court of Human Rights.
5. Application by courts of the European Convention on the Protection of Human Rights and Fundamental Freedoms and practice of the European Court of Human Rights.
6. Application of the European Convention on the Protection of Human Rights and Fundamental Freedoms and the practice of the European Court of Human Rights in the field of legislation and in administrative practice.

6. COMPLEX PRACTICAL INDIVIDUAL TASK

A complex practical individual task (CPIT) is a type of individual extracurricular work of a student, the purpose of which is the independent study of part of the program material, systematization, deepening, generalization, consolidation and practical application of the student's knowledge of the academic discipline and the development of independent work skills. CPIT on the discipline "Precedent practice of European Court of Human Rights in national justice" is performed independently by each student based on the specified conditions. CPIT covers all topics of the discipline "Precedent practice of European Court of Human Rights in national justice". CPIT is drawn up in accordance with established requirements. Completion of CPIT is one of the mandatory modules of the discipline and provides for its protection. CPIT includes 2 stages: 1) theoretical part (substantiation of individual theoretical and legal issues; 2) practical part - analysis of ECHR decisions.

Proposed variants of tasks for CPIT.

Part 1. Theoretical part

1. Characteristics of the activity of the European Court of Human Rights, its role and significance.
2. The right to life and the death penalty (problems of the ratio) (based on the analysis of decisions of the European Court of Human Rights).
3. Freedom of expression: limits and restrictions according to the practice of the European Court of Human Rights.
4. The principle of non-discrimination in the exercise of rights and freedoms in the practice of the European Court of Human Rights.
5. The principle of access to judicial protection in the practice of the European Court of Human Rights.
6. The practice of incorporating the provisions of the European Convention on the Protection of Human Rights and Fundamental Freedoms by European countries.
7. The impact of the European Convention on the Protection of Human Rights and Fundamental Freedoms on the national law of Ukraine.
8. Concepts and mechanisms of taking general measures by the state to ensure the implementation of the provisions of the European Convention on the Protection of Human Rights and Fundamental Freedoms.

9. The practice of applying the European Convention on the Protection of Human Rights and Fundamental Freedoms and the practice of the European Court of Human Rights in Ukraine.
11. Human rights in the global dimension: universalism or regionalism?
12. Ukraine and the European Court of Human Rights: quantitative and qualitative indicators of interaction.
13. Implementation of the rule of law principle in the practice of the European Court of Human Rights.
14. The role of case law in the process of bringing Ukraine closer to European legal standards in the field of protection of human rights and fundamental freedoms.

Part 2. Practical part

1. Analysis of decisions of the European Court of Human Rights regarding the protection of the right to life.
2. Analysis of decisions of the European Court of Human Rights regarding the right to protection against torture, inhuman and degrading treatment or punishment.
3. Analysis of decisions of the European Court of Human Rights regarding the protection of the right to a fair trial.
4. Analysis of decisions of the European Court of Human Rights regarding the protection of the right to respect for private life.
5. Analysis of decisions of the European Court of Human Rights regarding freedom of expression.
6. Analysis of decisions of the European Court of Human Rights regarding the freedom of peaceful assembly and association.
7. Analysis of decisions of the European Court of Human Rights regarding the right to free elections.
8. Analysis of decisions of the European Court of Human Rights regarding the protection of property rights.
9. Drafting applications to the European Court of Human Rights based on the story proposed by the teacher.

7. STUDENT-SELF STUDY ON THE DISCIPLINE

“PRECEDENT PRACTICE OF EUROPEAN COURT OF HUMAN RIGHTS IN NATIONAL JUSTICE ”

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).

№	Topic
1.	Topic 1. The concept of interpretation, interpretation of norms of the ECHR
2.	Topic 2. Types of decisions of the European Court of Human Rights. Procedure for implementing decisions of the European Court of Human Rights.
3.	Topic 3. Application of the European Convention on the Protection

	of Human Rights and Fundamental Freedoms and the practice of the European Court of Human Rights in the field of legislation and in administrative practice.
4.	Topic 4. Prohibition of slavery and forced labor in decisions of the European Court of Human Rights.
5.	Topic 5. Freedom of expression in the system of the European Convention on the Protection of Human Rights and Fundamental Freedoms.
6.	Topic 6. The concept of benefits and privileges in the practice of the European Court of Human Rights.
7.	Topic 7. Legal status of the Government Commissioner in the cases of the European Court of Human Rights.
8.	Topic 8. «Pilot decisions» against Ukraine.

8. TRAINING ON THE DISCIPLINE «PRECEDENT PRACTICE OF EUROPEAN COURT OF HUMAN RIGHTS IN NATIONAL JUSTICE»

Training is a planned process of modifying (changing) the learner's attitude, knowledge, or behavioral skills through learning experiences in order to achieve effective performance in an activity or a specific field. Training (from English to train — to educate, teach) — a set of exercises for training in something. Training is a system of training the human body in order to adapt it to the increased demands and difficult conditions of work and life.

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 session. 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.

Topics of the training:

1. Status of implementation of ECtHR decisions in Ukraine.
2. The problem of application of ECtHR decisions in the national judiciary of Ukraine.

10. ASSESSMENT TOOLS AND METHODS OF DEMONSTRATION OF LEARNING RESULTS

In the process of studying the discipline "Precedent practice of the European Court of Human Rights in national justice", the following evaluation tools and methods of demonstrating learning results are used:

- tests, situational tasks;
- current survey;
- final express survey;
- presentations of the results of completed tasks and research;
- evaluation of the results of CPIT;
- student presentations and performances at scientific events;
- rector's control work;
- exam.

11. CRITERIA, FORMS OF CURRENT AND FINAL CONTROL

The final score (on a 100-point scale) from the discipline "Precedent practice of the European Court of Human Rights in national justice" is determined as a weighted average, depending on the specific weight of each credit component.

Credit module 1	Credit module 2 (rector's control work)	Credit module 3 (current grades, final grade according to CPIT)	Credit module 4 (written exam)	Total
20%	20%	20%	40%	100 %
1. Oral survey during classes (2 topics of 20 points each) – 40 points. 2. Written work - 60 points.	1. Oral survey during classes (6 topics of 5 points each) – 30 points. 2. Written work - 70 points.	1. Writing CPIT - 80 points. 2. Completing tasks during training - 20 points.	1. Tests (15 tests of 2 points each – max. 30 points). 2. Task 1 – max. 35 points. 3. Task 2 – max. 35 points.	100

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		D (satisfactory)
60-64	Enough	E (enough)
35–59	Unsatisfactory	FX (unsatisfactory with possibility of reassembly)
1–34		F (unsatisfactory with mandatory repeat course)

12. TOOLS, EQUIPMENT AND SOFTWARE USED BY THE COURSE

№	Name	Number of topic
1.	Multimedia projector	1-8
2.	Laptop	
3.	General application software (Microsoft Office tools)	1-8
4.	Use of Internet resources: 1. www.rada.gov.ua – Official website of the Verkhovna Rada of Ukraine. 2. www.kmu.gov.ua – Official website of the Cabinet of Ministers of Ukraine. 4. www.minjust.gov.ua – Official website of the Ministry of Justice of Ukraine. 5. www.court.gov.ua – Official portal of the Judiciary of Ukraine. 6. www.nbuv.gov.ua – National Library of Ukraine named after V. I. Vernadskyi. 8. www.court.gov.ua/reystri-ta-sistemi/ – State Register of Court Decisions	1-8
5.	Package of presentation materials	1-8

13. RECOMMENDED SOURCES

1. Антипов В.І. Кримінальний кодекс України в контексті міжнародного права та практики Європейського суду з прав людини: правові норми, судова практика, науково-практичний коментар. Харків: Право, 2019. 1 200с.
2. Гайдулін О. О. Прецедентне право Європейського суду з прав людини щодо захисту прав уразливих верств населення: навч. посіб. О. О. Гайдулін, В. Ю. Худолей, І. М. Шаркова. Київ: ФОП Голембовська О.О. 2019. 300 с.
3. Довідник із застосування статті 5 – право на свободу та особисту недоторканність. Рада Європи. Європейський суд з прав людини. 2018. 46 с. URL: <https://cutt.ly/8tN6r7J>
4. Європейський суд з прав людини: як знаходити і розуміти практику суду. Рада Європи. Європейський суд з прав людини, 2019. 15 с. URL: https://www.echr.coe.int/Documents/CLIP_Finding_understanding_case_law_UKR.pdf
5. Застосування Конвенції про захист прав людини і основоположних свобод та практики європейського суду з прав людини при здійсненні правосуддя: Навчально-методичний посібник для тренерів навчального курсу для суддів. К.: ВАІТЕ, 2020. 192 с.
6. Захист права власності в практиці Європейського Суду з прав людини /упоряд. Л. В. Сидорова. К. : Видавничий Дім «Ратіо Деціденді», 2019. 132 с. URL: <https://cutt.ly/gtN9usG>
7. Конвенція про захист прав людини і основоположних свобод від 04.11.1950 р. URL: https://zakon.rada.gov.ua/laws/show/995_004#Text.
8. Мандриченко Л. Міжнародні механізми захисту прав людини. Право громадян України на звернення до конвенційних органів з захисту прав людини. *Тиждень права*. 12 грудня 2019 року. URL: <https://pl.dsns.gov.ua/ua/Tizhden-prava/17041.html>
9. Монаєнко А., Смирнова К. Застосування практики ЄСПЛ та суду ЄС на прикладі адміністративного судочинства. *Юридична газета online*. №8 (714). 2020. URL: <https://yur-gazeta.com/publications/practice/inshe/zastosuvannya-praktiki-espl-ta-sudu-es-na-prikladi-administrativnogo-sudochinstva.html>
10. Павлюковець Т. Роль та місце рішень ЄСПЛ в українській судовій системі. *Юридична газета online*. №22 (728). 2020. URL: <https://yur-gazeta.com/publications/practice/sudova-praktika/rol-ta-misce-rishen-espl-v-ukrayinskiy-sudoviy-sistemi.html>

11. Посібник за статтею 1 Протоколу №1. URL: https://protocol.ua/ua/posibnik_zh_statteyu_1_protokolu_1_konventsii_pro_zahist_prav_lyudini_ta_osnovopolognih_svobod_1/
12. Посібник зі статті 6 Конвенції про захист прав людини і основоположних свобод. Право на справедливий суд (кримінальний процесуальний аспект). I частина (пункти 1-299). Рада Європи. Європейський Суд з прав людини. 2019. 65 с.
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RECOMMENDED DESICIONS

1. Burmich and others vs. Ukraine URL: <https://rm.coe.int/attachment-1-judgment-burmych-gc-46852-13-ukr-translation-/168078eb76>
2. Kharchenko v. Ukraine URL: <https://www.globalhealthrights.org/kharchenko-v-ukraine/>
3. Oleksandr Volkov v. Ukraine URL: [https://hudoc.echr.coe.int/fre#%22itemid%22:\[%22001-115871%22\]](https://hudoc.echr.coe.int/fre#%22itemid%22:[%22001-115871%22])
4. Vasiliy Ivashchenko v. Ukraine URL: [https://hudoc.echr.coe.int/eng#%22itemid%22:\[%22001-112481%22\]](https://hudoc.echr.coe.int/eng#%22itemid%22:[%22001-112481%22])
5. Балицький проти України URL: https://zakon.rada.gov.ua/laws/show/974_726#Text
6. Веренцов проти України URL: https://zakon.rada.gov.ua/laws/show/974_945#Text
7. Каверзін проти України URL: https://zakon.rada.gov.ua/laws/show/974_851#Text
8. Рішення щодо України, винесені ЄСПЛ URL: <https://minjust.gov.ua/m/rishennya-schodo-ukraini-vineseni-evropeyskim-sudom-z-prav-lyudini>