

COURSE UNIT (MODULE) DESCRIPTION

Course unit (module) title	Code
CRIMINAL LAW OF UKRAINE. SPECIAL PART	

Lecturer(s)	Department(s)			
Coordinator: lect. dr. Oleksandr Moiseiev Other(s):	Vilnius University, Faculty of Law, Center of Ukrainian Law Saulėtekio av. 9, Building 1, LT-10222, Vilnius, e-mail: moiseiev@zoho.com			

Study cycle	Type of the course unit (module)		
First	Optional		

Mode of delivery	Course unit delivery period	Language(s) of instruction
Online	5 (autumn) / 6 (spring) semester	Ukrainian

Requirements for students				
Pre-requisites: none	Co-requisites (if any): none			

Number of credits allocated	Total student's workload	Contact hours	Self-study hours
5	5 133		101

Purpose of the course unit (module): programme competences to be developed						
The purpose of the course unit is to enable students to acquire conceptual understanding of the criminal law of Ukraine, abilities to independently analyze the provisions of criminal law and to develop their skills of its practical application.						
Learning outcomes of the course unit (module)	Teaching and learning methods	Assessment methods				
Students will be able to understand main concepts and system of Special part of The Criminal Code of Ukraine, grounds of criminal liability for specific criminal offence, scientific grounds of the legal treatment and make distinction between related criminal offences.	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, discussions), individual studies (critical literature reading)	Examination in written and orally.				
Students will be able to critically analyse and ethically evaluate the legal doctrine and case law concerning the criminal offences.	A problematic method of teaching during lectures and seminars (case analysis. working in group, discussions), individual studies (critical literature reading)	Examination in written and orally.				
Students will be able to gain knowledge about the important provisions of criminal offences from a practical point of view.	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, case analysis), individual studies (critical literature reading).	Examination in written and orally.				
Students will be able to use the legal positions of the Supreme Court, as well as the practice of the European Court of Human Rights in criminal law context.	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, case analysis), individual studies (critical literature reading).	Examination in written and orally.				

	Contact hours							Self-study: hours and assignments		
Content: breakdown of the topics	Lectures	Consultations	Seminars	Practical sessions	Laboratory activities	Internship/work placement	Contact hours	Self-study hours	Assignments	
1. Crimes against national security of	3		1				4	10	Reading academic literature	

	Illenoino						and main lagal
	Ukraine						and main legal sources.
							Analysis of relevant cases
							in the court practice.
							Reading academic literature
2.	Criminal offences against life and	3	2		5	11	and main legal sources.
	health of a person		_				Analysis of relevant cases
							in the court practice.
3.	Criminal offences against sexual						Reading academic literature
٦.	freedom and sexual inviolability of a	1	1		2	9	and main legal sources.
	person	1	1		_	,	Analysis of relevant cases
							in the court practice.
4.	Criminal offences against property						Reading academic literature
		3	2		5	14	and main legal sources.
		3	2		3	14	Analysis of relevant cases
							in the court practice.
5.	Economic criminal offences						Reading academic literature
		2	1		_	12	and main legal sources.
		2	1		3	13	Analysis of relevant cases
							in the court practice.
6.	Crimes against public safety						Reading academic literature
		_			_		and main legal sources.
		2	1		3	11	Analysis of relevant cases
							in the court practice.
7.	Criminal offences against public order						Reading academic literature
'	and morality						and main legal sources.
	and moranty	2	1		3	11	Analysis of relevant cases
							in the court practice.
8.	Criminal offences related to the						•
5.	circulation of narcotic drugs,						Reading academic literature
	psychotropic substances, their	2	1		3	11	and main legal sources.
	analogues or precursors, and other	_	1		,	11	Analysis of relevant cases
	offences against public health						in the court practice.
9.	Criminal offences in the area of official						Reading academic literature
'	and professional activity related to the						and main legal sources.
	provision of public services	2	2		4	11	Analysis of relevant cases
	provision of public services						in the court practice.
-	Takal	20	12		32	101	in the court practice.
	Total	20	12		32	101	

Assessment strategy	Weight, percentage	Assessment period	Assessment criteria
Examination in written and orally	100	During the examination session	Three open-ended questions in written for which students are expected to provide a detailed answer and demonstrate the advanced theoretical knowledge of the issues studied during the course and conceptual understanding and analysis of the criminal offences regulatory framework – max. 4 points. Additional questions orally related to the written part of examination – max. 6 points (up to 15 minutes). Final examination is evaluated by the 10 points assessment criteria for the final evaluation: 10 points (excellent), excellent knowledge and abilities; 9 points (very good), strong, good knowledge and abilities; 8 points (good), better than average knowledge and abilities; 7 points (average), average knowledge and abilities, with minor mistakes; 6 points (satisfactory), knowledge and abilities are lower than medium, includes some mistakes; 5 points (weak), knowledge and abilities satisfies minimal requirements; 4-1 points – unsatisfactory.

Author	Year of publica tion	Title	Issue of a periodical or volume of a publication	Publishing place and house or web link
Compulsory reading				
Дудоров О.О., Хавронюк М.І.	2014	Кримінальне право: навчальний посібник		https://www.osce.org/files /f/documents/8/9/358166. pdf
Баулін Ю. В., Борисов В. І., Тютюгін В. І. та ін.	2015	Кримінальне право України: Особлива частина: підручник		Харків: Право
Ю. В. Ба-у-лін, В. І. Борисов, В. І. Тютюгін та ін.	2013	Кримінальний кодекс України. Науково-практичний коментар: у 2 т. / Т. 2: Особлива частина		Харків: Право
Тютюгін В.І.	2021	Кримінальне право України. Особлива частина. посіб.для підгот. До заліків та іспитів		Харків: Право
Горох О. П.	2017	Практика застосування Верховним Судом України положень Особливої частини Кримінального кодексу України		https://newcriminalcode.o rg.ua/upload/media/2020/ 07/27/praktyka- zastosuvannya-vsu- polozhen-osoblyvoyi- chastyny-kku-2017- goroh-1-1.pdf
Recommended reading				
Дудоров О.О., Житний О.О., Задоя К.П., Калмиков Д. О., Луцик В.В., Навроцький В.О., Хавронюк М.І., Шехавцов Р.М.	2019	Корупційні схеми: їх кримінально-правова кваліфікація і досудове розслідування		https://newcriminalcode.o rg.ua/upload/media/2020/ 07/22/koruptsiy-ni- shemy-i-h-kryminalno- pravova-kvalifikatsiya-i- dosudove- rozsliduvannya.pdf