



COURSE UNIT (MODULE) DESCRIPTION

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

Lecturer(s)	Department(s)
Coordinator: Assoc. Prof. Dr. Yuriy Ponomarenko Assist. dr. Liliia Timofieieva Other(s):	Vilnius University, Faculty of Law, Center of Ukrainian Law Saulėtekio av. 9, Building 1, LT-10222, Vilnius, e-mail: ponomarenko_yuriy@ukr.net e-mail: L.ju.t@ukr.net

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

Mode of delivery	Course unit delivery period	Language(s) of instruction
Online	3 (autumn)/ 4 (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	133	32	101

Purpose of the course unit (module): programme competences to be developed		
The aim of the course is to provide students with deep and fundamental knowledge about the subject, principles and objectives of criminal law of Ukraine, as well as its main institutions: criminal offense and criminal liability; to teach students to independently analyze the provisions of criminal law; 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 the essence of criminal law regulation, its subject, method, principles and tasks.	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 interpret the sources of Ukrainian criminal law, assess its compliance with international law and harmonization with the national criminal law of European countries.	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 analyze, evaluate and apply the norms of the institute of criminal offense, including: the concept of crime and misdemeanor, corpus delicti and its elements, preparation for a crime and attempted crime; complicity in a criminal offense; multiplicity of criminal offenses; circumstances that exclude criminal liability, etc.	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 analyze, evaluate and apply the norms of the institute of criminal liability, including: the concept and system of punishment; rules of sentencing and release from it; probation, security measures, criminal record, other criminal means; features of their application to certain categories of criminals (such as juveniles), etc.	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 know how 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

Content: breakdown of the topics	Contact hours							Self-study: hours and assignments	
	Lectures	Consultations	Seminars	Practical sessions	Laboratory activities	Internship/work placement	Contact hours	Self-study hours	Assignments
1. Concepts, tasks, functions, principles of Criminal Law. The system of criminal law	1		1				2	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
2. Criminal legislation	1		1				2	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
3. The concept of crime and its classification	1		1				2	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
4. Corpus delicty. Objective and Subjective side	2		2				4	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
5. Special forms of criminal offense (unfinished criminal activity, multiplicity, criminal offenses committed in complicity). Stages of committing a crime	2		2				4	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
6.Circumstances that exclude the criminality of the activity	1		1				2	11	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
7.Criminal legal means	1		1				2	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
8.Punishment: concept and types	1		1				2	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
9. Sentencing	2		2				4	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
10. Release from criminal liability and release from punishment	2		2				4	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
11.Other means of criminal law	2		2				4	8	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
12. Features of criminal liability of certain types of criminals								10	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
Total	16		16				32	101	

Assessment strategy	Weight, percentage	Assessment period	Assessment criteria
Examination in written and oral form	100	During the examination session	<p>Two 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 complexities of criminal offences regulatory framework – max. 6 points.</p> <p>Additional questions orally related to the written part of examination –max. 4 points (up to 15 minutes).</p> <p>Final exam is evaluated by the 10 points assessment criteria for the final evaluation:</p> <ul style="list-style-type: none"> • 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;

			<ul style="list-style-type: none"> 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.
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Author	Year of publication	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		Баїте; https://www.osce.org/files/f/document_s/8/9/358166.pdf
Васильєв А. А., Гладкова Є. О., Житний О. О. та ін.	2020	Кримінальне право України. Загальна частина: підручник		Харківський національний університет внутрішніх справ; http://dspace.univd.edu.ua/xmlui/bitstream/handle/123456789/10088
Робоча група з питань розвитку кримінального права (Баулін Ю. В., Хавронюк М.І. та ін.)	2022	Кримінальний кодекс України (проект).		https://newcriminalcode.org.ua/upload/media/2022/02/18/kontrolnyj-proekt-kk-18-02-2022.pdf
В. О. Туляков, Г. П. Пімонов [та ін.] ; за заг. ред. В. О. Тулякова	2012	Кримінальний проступок у доктрині та законодавстві : монографія		Одеса : Юрид. л-ра. http://dspace.onua.edu.ua/handle/11300/4113
Туляков В. О., Н. А. Мирошніченко	2014	Кримінальне право України. Загальна частина: текст лекцій: Закон. Злочин. Відповідальність		Одеса: Юридична література, 2014. 128 с. http://dspace.onua.edu.ua/handle/11300/4107
Карчевський М.В.	2020	Кримінальне право України. Загальна частина. Презентації. навч. посіб.		Севєродонецьк: РВВ ЛДУВС. https://karchevskiy.org/album_8_5/ .
Слущка Т. І.	2018	Правові висновки верховного Суду України у кримінальних провадженнях (справах)		Юридичний Інтернет-ресурс; https://protocol.ua/ru/pravovi_visnovki_verhovnogo_sudu_ukraini_u_kriminalnih_provadgenyiah_(spravah)/
Горох О. П.	2017	Практика застосування Верховним Судом України положень Загальної частини Кримінального кодексу України		Центр учбової літератури; https://newcriminalcode.org.ua/upload/media/2020/09/22/praktyka-zastosuvannya-vsu-polozhen-zagalnoyi-chastyny-kku-2017-goroh-1.pdf
Баулін Ю. В., Борисов В. І., Тютюгін В. І. та ін	2010	Кримінальне право України: Загальна частина: підручник		Право; https://library.nlu.edu.ua/POLN_TEXT/KNIGI-2010/UgolovPravoZag.pdf
Recommended reading				
Tuliakov V.	2020	Criminal responsibility and Corpus Delicti : video lecture		Odessa. https://youtu.be/ZZtJ9MaJmlQ
Навроцький В. О.	2020	Кримінально-правова кваліфікація		https://newcriminalcode.org.ua/upload/media/2020/11/09/navrotskyj-v-o-prezentatsiya-kryminalno-pravova-kvalifikatsiya.pdf
Навроцький В. О.	2009	Основи кримінально-правової кваліфікації: навчальний посібник		Юрінком Інтер; http://adhdportal.com/book_1574.html

Горох О. П.	2017	Практика застосування Верховним Судом України положень Особливої частини Кримінального кодексу України	Центр учбової літератури; https://newcriminalcode.org.ua/upload /media/2020/07/27/praktyka- zastosuvannya-vsu-polozen- osoblyvoyi-chastyny-kku-2017-goroh- 1-1.pdf
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