



## COURSE UNIT (MODULE) DESCRIPTION

Course unit (module) title	Code
<b>CIVIL LAW IN UKRAINE. PROPERTY LAW</b>	

Lecturer(s)	Department(s)
<b>Coordinator:</b> Prof. dr. Anatolij Kostruba <b>Other(s):</b>	Vilnius University, Faculty of Law, Center of Ukrainian Law Saulėtekio av. 9, Building 1, LT-10222, Vilnius, phone (38) 050 902 94 60, e-mail:anatolii.kostruba@pnu.edu.ua

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	
<b>Pre-requisites:</b> none	<b>Co-requisites (if any):</b> 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		
<p>The purpose of the course unit is to enable students to acquire advanced conceptual understanding of the civil law issues in Ukraine, to critically assess current legislation in the context of European legal traditions, to be able to analyse the latest private law issues and trends and to propose effective solutions related to the exploitation and enforcement of the property law and obligations.</p>		
Learning outcomes of the course unit (module)	Teaching and learning methods	Assessment methods
Students will be able to systematically analyse the interaction of international, European and national legal regulation with regard to the exploitation and enforcement of Civil law and assess the compliance of national legislation with the European and international legal acts.	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues, discussions), individual studies (critical literature reading)	Examination in written
Students will be able to critically analyse and ethically evaluate the legal doctrine and case law concerning the protection of property and obligations.	A problematic method of teaching during lectures and seminars (case analysis, working in group, discussions), individual studies (critical literature reading)	Examination in written
Students will be able to independently analyse, interpret and provide solutions for legal problems related to the protection and regulation of civil legal relations, to provide suggestions that would enable the reduction of the future conflicts, as well as to consult and give recommendations due to these problems to concerned person or institution.	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
Students will be able to systematically analyze scientific and practical international, European and national material related to property rights, generalize and unambiguously present it.	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

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
Personal intangible rights of an individual	2		2				4	17	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
Property rights and other property rights	4		4				8	17	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
The right of joint ownership	2		4				6	17	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
Limited property rights	2		2				4	17	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
Protection of property rights and other property rights	2		2				4	17	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
Inheritance law	2		4				6	16	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
<b>Total</b>	<b>14</b>		<b>18</b>				<b>32</b>	<b>101</b>	

Assessment strategy	Weight, percentage	Assessment period	Assessment criteria
Examination in written	100	During the examination session	<p>Two practical situations related to be solved by the students in written, where students are expected to demonstrate the advanced theoretical knowledge of the issues studied during the course, conceptual understanding of the complexities of property law regulatory framework and the case law of the Supreme Court (Ukraine).</p> <p>Final exam is evaluated by the 10 points assessment criteria for the final evaluation:</p> <ul style="list-style-type: none"> <li>• 10 points (excellent), excellent knowledge and abilities;</li> <li>• 9 points (very good), strong, good knowledge and abilities;</li> <li>• 8 points (good), better than average knowledge and abilities;</li> <li>• 7 points (average), average knowledge and abilities, with minor mistakes;</li> <li>• 6 points (satisfactory), knowledge and abilities are lower than medium, includes some mistakes;</li> <li>• 5 points (weak), knowledge and abilities satisfies minimal requirements;</li> <li>• 4-1 points – unsatisfactory.</li> </ul>

Author	Year of publication	Title	Issue of a periodical or volume of a publication	Publishing place and house or web link
<b>Compulsory reading</b>				
Бабаев А.Б.	2006	Система вещных прав		Волтерс Клувер
Борисова В. І., Баранова Л. М., Ігнатенко В. М., Первомайський О. О., Сиротенко С. Є.	2007	Правові проблеми комунальної власності		Харків, Вапнярчук Н. М.
Жилинкова І. В.	2000	Правовой режим имущества членов семьи		Харків, Право
Нестерцова-Собакарь О. В.	2017	Спадкове право		Дніпро, Дніпроп. держ. ун-т внутр. Справ.
Кухарев О. Є.	2019	Ключові питання адаптації спадкового	№2	Європейські

		законодавства України до законодавства країн Європейського Союзу		перспективи
Харитонов Є., Харитонova О.	2011	Проблемні питання набуття та припинення права власності за цивільним законодавством України	№5	Право України
<b>Recommended reading</b>				
Дзера О.В.	2018	Договірне право України. Особлива частина		Київ, Юрінком Інтер
Заїка Ю.О.	2019	Українське цивільне право		Київ, Центр учбової літератури
Комаров А. С.	2019	Гражданское и торговое право зарубежных государств		Москва, Статут
Матвєєв П. С., Бірюков В. І.	2013	Цивільне право (в схемах)		Київ, Алерта
Мічурін Є. О.	2019	Цивільне право : Загальна частина: навч. посіб. для підгот. до іспитів та заліків		Харків, Право
Шимон С.І.	2019	Цивільне та торгове право зарубіжних країн		Київ, КНЕУ
Харитонов Є. О.	2018	Цивільне та сімейне право України		Одеса, Фенікс