



COURSE UNIT (MODULE) DESCRIPTION

Course unit (module) title	Code
CIVIL PROCEDURE LAW OF UKRAINE	

Lecturer(s)	Department(s)
Coordinator: Prof. dr. Olena Shtefan Other(s):	Vilnius University, Faculty of Law, Center of Ukrainian Law Saulėtekio av. 9, Building 1, LT-10222, Vilnius, e-mail: joart@ukr.net

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	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 theoretical knowledge of European and Ukrainian standards of protection of human and civil rights and freedoms in civil proceedings, understanding of sources, principles of Ukrainian civil procedural law and features of certain types of civil proceedings, to develop students' ability to apply and interpret the rules of law solve practical problems in order to consolidate the acquired theoretical knowledge.

Learning outcomes of the course unit (module)	Teaching and learning methods	Assessment methods
Students will be able to define the basic concepts, subject, method and system of civil procedural law, the content and main tasks of civil proceedings, as well as issues regarding harmonization with EU standards.	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 explain the basic content of the principles of civil procedure, identify sources of civil procedural rights, norms and forms of protection of rights, freedoms and legitimate interests of interested persons, freely navigate and apply the system of regulations governing civil procedural relations in Ukraine.	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 reveal the importance of civil procedural legal relations, their place in the mechanism of legal regulation; to analyze the legal facts that are the basis for the emergence of civil procedural legal relations.	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 to name the legal status of the court and participants in the trial, their procedural rights and responsibilities.	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 correctly determine civil jurisdiction and civil jurisdiction; correctly calculate the procedural deadlines, learn the legal procedure for their suspension, extension and renewal.	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 determine the basic provisions of evidence and proof in civil proceedings, analyze the circumstances of a particular case and examine the	A problematic method of teaching during lectures and seminars (the analysis of problematic practical issues,	Examination in written

evidence in the case.	case analysis), individual studies (critical literature reading)	
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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. General provisions of civil procedural law	4		2				6	13	Reading academic literature and main legal sources.
2. Principles of civil proceedings	2		2				4	17	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
3. Civil procedural legal relations and their subjects	4		4				8	20	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
4. Civil jurisdiction	2		2				4	17	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
5. Evidence and proof	2		4				6	17	Reading academic literature and main legal sources. Analysis of relevant cases in the court practice.
6. Procedural deadlines	2		2				4	17	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	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 Ukrainian civil procedure law and it's application.</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; • 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 publication	Title	Issue of a periodical or volume of a publication	Publishing place and house or web link
Compulsory reading				
Васильєв С. В.	2019	Цивільний процес. Підручник		Київ: Алерта.
В.В. Комаров, В.І. Тертишніков, Є.Г. Пушкар та ін.	1999	Цивільне процесуальне право України: Підручник для юрид. вузів і фак.		Харків: Право
В. М. Коссаєв, Р. Я. Лемик, С. В. Сенік	2020	Цивільне процесуальне право України: підручник		Харків: Право
К. В. Гусаров, М. В. Жушман, С. О. Кравцов та ін.	2020	Цивільний процес: навч. посіб.		Харків: Право
Ясинко М.М. - заг.	2020	Цивільний процесуальний кодекс		Київ: Алерта

ред. д.ю.н., професора, академіка Академіїнаук вищої школи України		України: Науково-практичний коментар: Вид. 2-ге, перероб. та доп.		
Штефан М. Й.	2005	Цивільне процесуальне право: академічний курс.		Київ: Ін ЮРЕ
Ясинко М. М. - за загальною ред. д.ю.н., професора, академіка	2021	Цивільне процесуальне право України: підручник. Вид. 2-ге, переробл. та допов. : у 2 т.		Київ: Алерта
Recommended reading				
Мамницький В. Ю.	1995	Принцип змагальності у цивільному судочинстві	автореф.дис. ... канд. юрид. наук : 12.00.03	Харків: Нац. юрид. акад. України імені Ярослава Мудрого
Нестерцова-Собакаръ О. В.	2020	Еволюція поглядів на зміст принципів цивільного процесу України	Право і суспільство. № 1. С.158-164	
Кройтор, В. А.	2020	Принципи цивільного судочинства та їх система: проблеми сучасної теорії і практики : моногр		Харків: Право
Цувина Т.	2019	Принципы гражданского процессуального права в контексте конституционной реформы правосудия в Украине	Juridic National: Teorie si Practica. 2019. № 6 (40). С.128-131	
Атаманчук І. В.	2019	Впровадження європейських стандартів у сферу процесуально-правового регулювання цивільного судочинства України	Правничий часопис Донецького університету. № 1. С. 109-116	
Штефан О. О.	2018	Цивільний процесуальний порядок захисту суб'єктивного авторського права: монографія		Київ: Юрінком Інтер