



DOCTRINE, PRINCIPLES, METHODOLOGY OF PUBLIC LAW

Syllabus

Details of the academic discipline	
Level of higher education	<i>Second (master's)</i>
Branch of knowledge	<i>08 Law</i>
Specialty	<i>81 Law</i>
Educational program	<i>Information law and intellectual property law</i>
Discipline status	<i>Normative</i>
Form of education	<i>intramural (day)</i>
Year of preparation, semester	<i>1st year, fall semester</i>
Scope of the discipline	<i>5 credits / 150 hours</i>
Semester control/ control measures	<i>Examination / modular control work</i>
Lessons schedule	http://rozklad.kpi.ua/Schedules/ScheduleGroupSelection.aspx
Language of teaching	<i>English</i>
Information about course leader / teachers	Lecturer: <i>PhD in Law, senior researcher, senior lecturer Golovko Olga Mykhaylivna, golovko.olga@ill.kpi.ua</i> Seminar classes: <i>PhD in Law, senior researcher, senior lecturer Golovko Olga Mykhaylivna, golovko.olga@ill.kpi.ua</i>
Placement of the course	Link to the Google classroom remote resource: Lecturer give it on the first meeting

Program of educational discipline

1. Description of the educational discipline, its purpose, subject of study and learning outcomes

"Doctrine, principles, methodology of public law" is a legal discipline that belongs to the normative educational components of the cycle of professional training of masters of law.

The subject of the academic discipline is public-legal relations, which concern the most important issues of the state and society: constitutional-legal, administrative-legal, criminal-legal and international-legal. It is based on the Program of the Unified State Qualification Exam (UEDKI).

The purpose of studying this discipline is the formation of professional legal awareness of students, assimilation of special (professional, subject) competencies, defined by the standard of higher education and sufficient for the effective performance of professional activities in the chosen specialty.

Normative content of training for higher education applicants:

PS 7. Discuss complex legal problems, propose and substantiate options for their solution.

PS 10. Analyze the interaction of international law and international legal systems with the legal system of Ukraine based on the awareness of the main modern legal doctrines, values and principles of the functioning of law.

PS 11. Use advanced knowledge and methods in the process of law-making and law enforcement of institutions of public and private law and criminal justice.

PS 13. Analyze and evaluate the practice of application of individual legal institutions.

Correspondence of learning outcomes and competencies according to the Standard of Higher Education in specialty 081 "Law" for the second (master's) level of higher education:

Integral competence is the ability to solve problems of a research and/or innovative nature in the field of law.

General competencies (soft skills) are:

GC1. Ability to abstract thinking, analysis and synthesis.

GC2. Ability to conduct research at an appropriate level.

GC5. The ability to communicate in a foreign language in the professional sphere, both orally and in writing.

GC8. Ability to communicate with representatives of other professional groups at different levels (with experts from other fields of knowledge/types of economic activity).

GC9. Ability to work in an international context.

GC10. Ability to develop and manage projects.

Special (professional, subject) competences:

SC1. The ability to apply the principles of the rule of law to solve complex problems and problems, including in situations of legal uncertainty.

SC2. Ability to analyze and evaluate the impact of the legal system of the European Union on the legal system of Ukraine.

SC3. The ability to analyze and evaluate the impact of the Convention on the Protection of Human Rights and Fundamental Freedoms, as well as the practice of the European Court of Human Rights on the development of the legal system and law enforcement in Ukraine.

SC4. The ability to assess the interaction of international law and international legal systems with the legal system of Ukraine.

SC5. The ability to use modern legal doctrines and principles in law-making and in the process of applying institutions of public and private law, as well as criminal justice. SK6. The ability to justify and motivate legal decisions, to give detailed legal arguments.

SC8. Ability to use mediation and other legal tools of alternative out-of-court proceedings and resolution of legal disputes.

SC9. The ability to apply an interdisciplinary approach in the assessment of legal phenomena and law enforcement activities.

SC10. The ability to make decisions in situations that require a systematic, logical and functional interpretation of legal norms, as well as an understanding of the peculiarities of the practice of their application.

SC11. The ability to critically evaluate the effectiveness of representation and protection of the rights, freedoms and interests of clients.

SC12. Ability to establish ethical standards of legal activity, standards of professional independence and responsibility of a lawyer.

SC13. The ability to convey information, ideas, the content of problems and the nature of optimal solutions to specialists and non-specialists in the field of law with proper reasoning.

SC14. The ability to independently prepare drafts of regulatory and legal acts, to justify the social conditionality of their adoption, to forecast the results of their impact on relevant social relations.

SC15. The ability to independently prepare drafts of law enforcement acts, taking into account the requirements for their legality, reasonableness and motivation.

2. Pre-requisites and post-requisites of the discipline (place in the structural and logical scheme of training according to the relevant educational program)

"Doctrine, principles, methodology of public law" is studied in parallel with the educational disciplines "Doctrine, principles, methodology of private law", "Justice in Ukraine", which is a necessary prerequisite for effective training and mastery of competencies that are formed during the study of these disciplines, considering on the interconnectedness with the subject of UEDKI.

Further study of such disciplines as "Legal policy of information relations" and selective disciplines is based on the results of training in the discipline "Doctrine, principles, methodology of public law".

3. Content of the academic discipline

The educational discipline contains one educational component:

PO 02 Doctrine, principles, methodology of public law.

Topic 1. The main directions of the development of Ukrainian constitutionalism at the current stage. Independence of Ukraine and processes of Euro-Atlantic and European integration. The Constitution of Ukraine and civil society. The doctrine of "democracy capable of defending itself". Decentralization of power. Legal protection of the Constitution: peculiarities of the Ukrainian model.

Topic 2. Constitutional principles of the relationship between national and international law. The place and role of constitutional law in the legal system of Ukraine. Constitutional and legal relations and international law. Responsibility in constitutional law. Sources of the field of constitutional law of Ukraine. The system of normative sources of the field of constitutional law of Ukraine. The doctrine of friendly attitude to international law.

Topic 3. Constitutional law of Ukraine as a legal science. History of the science of constitutional law of Ukraine. Methodology of the science of constitutional law of Ukraine. Functions of the science of constitutional law of Ukraine. The main directions of the development of the science of constitutional law of Ukraine.

Topic 4. The Constitutional Court of Ukraine and its place in the mechanism of state power. The content and meaning of the principles of the Constitution of Ukraine according to the official constitutional doctrine of Ukraine. Constitutional complaint: concepts, admissibility criteria, features of consideration. Decisions of the Constitutional Court of Ukraine and their legal significance.

Topic 5. Conceptual principles of public administration. Main stages and directions of administrative reform in Ukraine. Concept, legal nature and types of public administration tools. Normative act as a tool of public administration. Administrative act as a tool of public administration. Administrative contract as a tool of public administration.

Topic 6. Conceptual principles of administrative procedure. Concept, essence and signs of administrative procedure. Types of administrative procedure. Principles of administrative procedure. General principles of administrative proceedings.

Topic 7. Conceptual principles of public service. Legal nature of public service. Concepts and principles of public service. Legal status of a public servant. The procedure for joining the public service and its termination. Socio-economic rights and duties of public servants, their guarantees. Concepts and principles of service in local self-government bodies. Legal status of local self-government officials. Restrictions applied to public officials to prevent corruption.

Topic 8. Conceptual principles of administrative tort law. Concept, essence and principles of administrative responsibility. The concept and composition of an administrative offense. The system of administrative fines, their characteristics. Basic rules for imposing administrative fines. Peculiarities of administrative responsibility of special subjects. Proceedings in the case of an administrative offense: stages, legal status of the participants, acts adopted at individual stages of the proceedings.

Topic 9. Conceptual principles of criminal liability. Principles of criminal liability. Punishment and its types. Appointment of punishment and application of other measures of criminal law influence. General characteristics of criminal legal relations according to the Special Part of the Criminal Code of Ukraine.

Topic 10. Peculiarities of the legislative definition of criminal offenses in the Criminal Code of Ukraine. General approaches to the study of a criminal offense (criminal misdemeanors and crimes), definition of its concept. Crimes against the foundations of national security. Criminal offenses against the life and health of a person. Criminal offense against the will, honor and dignity of a person. Criminal offenses against sexual freedom and sexual integrity of a person. Criminal offenses against property. Criminal offenses against public safety. Criminal offenses against public order and morality. Criminal offenses in the field of official activity and professional activity related to the provision of public services.

Topic 11. Conceptual principles of international public law. Basic principles of international law. Sources of international public law. System and structure of international public law. International legal grounds and means of changing the state territory. International legal means of dispute resolution. Legal regulation of the use of force in international relations and collective security systems. Consequences of violation of international legal obligations in international law. The practice of consideration of disputes with the participation of Ukraine in international judicial institutions. International legal issues of Ukraine's participation in international organizations.

Topic 12. The effect of international law in the national legal system of Ukraine. International legal principles of Ukraine's cooperation with subjects of international law, including the issue of recognition. Procedure for conclusion, implementation and termination of international agreements of Ukraine. International legal instruments of influence of the legal system of the European Union on the legal order of Ukraine. General provisions and legal status of the Association Agreement between Ukraine, on the one hand, and the European Union, the European Atomic Energy Community and their member states, on the other hand. Ukraine's international obligations in the field of environmental protection.

Topic 13. Conceptual principles of international criminal law. Conditions of application of norms of international humanitarian law. Status of combatants, other participants in armed conflict and civilians in international humanitarian law. International responsibility for violations of international humanitarian law. Application of provisions of the Criminal Code of Ukraine for violations of the laws and customs of war. Jurisdiction and procedural aspects of the International Criminal Court.

Topic 14. Principles of international cooperation in the field of crime prevention. Universal jurisdiction of states regarding international crimes in international law. Jurisdiction of Ukraine regarding international crimes. Obligations of Ukraine regarding responsibility for international crimes. Obligations of Ukraine regarding responsibility for convention crimes. International organizations for cooperation in the field of crime prevention.

Topic 15. International protection of human rights. International legal standards and constitutional legislation of Ukraine on the legal status of an individual. Ukraine's international obligations in the field of human rights protection and international mechanisms for monitoring their implementation. The role and significance of the (European) Convention for the Protection of Human Rights and Fundamental Freedoms of 1950 and the practice of the European Court of Human Rights for the legal system of Ukraine.

4. Educational materials and resources

Basic literature:

1. Constitution of Ukraine. URL: <https://www.refworld.org/pdfid/44a280124.pdf> (application date 08/28/2022).
2. Criminal Code of Ukraine. URL: <https://www.legislationline.org/documents/action/popup/id/16257/> (application date 08/28/2022).
3. Iurynets I. L. Constitutional Law of Ukraine: Manual. K.: NAU, 2019. 255 p.
4. Legislationline: Law database. URL: <http://www.legislationline.org/> (application date 08/28/2022).
5. Kobyakova I. K., Yemelyanova O.V., V. S. Kulish V.S. Justice and Law: study guide. Sumy: Sumy State University, 2019. 220 p.

Additional literature:

1. Donald K. Anton and Dinah L. Shelton, ENVIRONMENTAL PROTECTION AND HUMAN RIGHTS (2011). GWU Legal Studies Research Paper No. 2013-32. URL: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2226013 (application date 08/28/2022).
2. Fredman, Sandra, Human Rights Transformed: Positive Duties and Positive Rights. Oxford Legal Studies Research Paper No. 38/2006, Public Law, pp. 498-520, 2006, Available at SSRN: <https://ssrn.com/abstract=923936> (application date 08/28/2022).
3. Petrov, Roman, EU Common Values in the EU-Ukraine Association Agreement: Anchor to Democracy? (June 12, 2018). 8(1) Baltic Journal of European Studies (2018) 49-62, Available at SSRN: <https://ssrn.com/abstract=3208057> (application date 08/28/2022).
4. Murphy, Cian C., The Principle of Legality in Criminal Law Under the ECHR (November 16, 2009). European Human Rights Law Review, Vol. 2, p. 192, 2010, Available at SSRN: <https://ssrn.com/abstract=1513623> (application date 08/28/2022).

To search for legal acts, codes and laws it is important to use the official Internet portals as:

1. rada.gov.ua/en - Official portal of the Verkhovna Rada of Ukraine
2. <https://hudoc.echr.coe.int/eng> – European Court of Human Rights. HUDOC database. Judgments and decisions.

5. Methods of mastering an educational discipline (educational component)

In accordance with the Master of Law training plan, the following types of training are planned:

- lectures;
- practical training;
- consultation.

The topics of lectures and practical classes are interconnected. In practical classes, the most important theoretical questions are considered, which allow students to have the opportunity to study all program material in-depth independently. Consultation is conducted by the teacher every week according to the schedule approved by the department.

Teaching methods and technologies. Didactic methods are used, observation and comparison, generalization and abstraction, analogy, induction, deduction, analysis and synthesis, analytical-synthetic, abstract-deductive, concrete-inductive, explanatory-illustrative, partial-research, research. Also, a set of methods, including practical, visual, verbal, problem-based, partially research-based and other groups of methods. Analytical, inductive, deductive methods are used among teaching methods based on the logic of knowledge.

Multimedia equipment and a computer are used in classes. Distance learning uses Zoom video conference services, Google Class educational web service, Telegram chat for communication with students, university software of the Information and Telecommunication System "Electronic Campus".

5.1. Lectures and practical classes

№ з/п	Title of the topic, list of main questions, literature
1	Topic 1. The main directions of development of Ukrainian constitutionalism at the current stage 1. Independence of Ukraine and processes of Euro-Atlantic and European integration. 2. Legal protection of the Constitution: peculiarities of the Ukrainian model. 3. The doctrine of "democracy capable of defending itself".
2	Topic 2. Constitutional principles of the relationship between national and international law 1. The place and role of constitutional law in the legal system of Ukraine. 2. Sources of the field of constitutional law of Ukraine. 3. Doctrine of friendly attitude to international law.
3	Topic 3. Constitutional law of Ukraine as a legal science 1. Methodology of the science of constitutional law of Ukraine. 2. Functions of the science of constitutional law of Ukraine. 3. The main directions of the development of the science of constitutional law of Ukraine.
4	Topic 4. The Constitutional Court of Ukraine and its place in the mechanism of state power 1. The content and meaning of the principles of the Constitution of Ukraine 2. Constitutional complaint: concepts, admissibility criteria, features of consideration. 3. Decisions of the Constitutional Court of Ukraine and their legal significance.
5	Topic 5. Conceptual principles of public administration 1. Concept, legal nature and types of public administration tools. 2. Normative act as a tool of public administration. 3. Administrative act as a tool of public administration. 4. Administrative contract as a tool of public administration.
6	Topic 6. Conceptual principles of administrative procedure. 1. Concept, essence and features of administrative procedure. 2. Types of administrative procedure. 3. Principles of administrative procedure.
7	Topic 7. Conceptual principles of public service 1. Legal nature of public service. 2. Concepts and principles of civil service. 3. Restrictions applied to public officials to prevent corruption.
8	Topic 8. Conceptual principles of administrative tort law 1. Concept, essence and principles of administrative responsibility.

	<ol style="list-style-type: none"> 2. The system of administrative fines, their characteristics. 3. Basic rules for imposing administrative fines. 4. Proceedings in the case of an administrative offense.
9	Topic 9. Conceptual principles of criminal liability <ol style="list-style-type: none"> 1. Principles of criminal responsibility. 2. Punishment and its types. 3. The appointment of punishment.
10	Topic 10. Peculiarities of the legislative definition of criminal offenses in the Criminal Code of Ukraine <ol style="list-style-type: none"> 1. General approaches to the study of a criminal offense (criminal misdemeanors and crimes), definition of its concept. 2. Crimes against the foundations of national security. 3. Criminal offenses against the life and health of a person. 4. Criminal offenses against the will, honor and dignity of a person. 5. Criminal offenses against sexual freedom and sexual integrity of a person. 6. Criminal offenses in the field of official activity and professional activity related to the provision of public services.
11	Topic 11. Conceptual principles of international public law <ol style="list-style-type: none"> 1. Basic principles of international law. 2. International legal grounds and means of changing the state territory. 3. International legal means of dispute resolution. 4. Legal regulation of the use of force in international relations and collective security systems. 5. Consequences of violation of international legal obligations in international law. 6. International legal issues of Ukraine's participation in international organizations.
12	Topic 12. The effect of international law in the national legal system of Ukraine <ol style="list-style-type: none"> 1. International legal principles of Ukraine's cooperation with subjects of international law. 2. Procedure for conclusion, implementation and termination of international agreements of Ukraine. 3. International legal instruments of influence of the legal system of the European Union on the legal order of Ukraine. 4. Ukraine's international obligations in the field of environmental protection.
13	Topic 13. Conceptual principles of international criminal law <ol style="list-style-type: none"> 1. International responsibility for violations of international humanitarian law. 2. Qualification of the armed conflict on the territory of Ukraine in accordance with the legislation of Ukraine. 3. Jurisdiction and procedural aspects of the International Criminal Court.
14	Topic 14. Principles of international cooperation in the field of crime prevention <ol style="list-style-type: none"> 1. Universal jurisdiction of states regarding international crimes in international law. 2. Jurisdiction of Ukraine regarding international crimes. 3. International organizations for cooperation in the field of crime prevention.
15	Topic 15. International protection of human rights <ol style="list-style-type: none"> 1. International legal standards and constitutional legislation of Ukraine on the legal status of an individual. 2. Ukraine's international obligations in the field of human rights protection. 3. The role and significance of the (European) Convention on the Protection of Human Rights and Fundamental Freedoms of 1950 for the legal system of Ukraine.

Independent work of a student

In addition to educational classes, the following forms of the educational process are also provided for in accordance with the Master of Law curriculum:

- individual work;
- control measures.

Theoretical and practical knowledge is deepened through independent work using recommended literature and resources of the global Internet network.

6.1. Individual work

№ з/п	Title of the topic, list of main questions, literature	Form of control
1	Topic 1. Main directions of Ukrainian development 1. constitutionalism at the present stage 2. The doctrine of "democracy capable of defending itself". 3. The Constitution of Ukraine and civil society.	<i>discussions</i>
2	Topic 2. Constitutional principles of the relationship between national and international law 1. Constitutional and legal relations and international law. 2. The system of normative sources in the field of constitutional law.	<i>test tasks / practical tasks</i>
3	Topic 3. Constitutional law of Ukraine as a legal science 1. History of the science of constitutional law of Ukraine. 2. The development of Ukrainian constitutionalism at the beginning of the 21st century.	<i>test tasks / discussions</i>
4	Topic 4. The Constitutional Court of Ukraine and its place in the mechanism of state power 1. Constitutional complaint: concepts, admissibility criteria, features of consideration. 2. Decisions of the Constitutional Court of Ukraine and their legal significance.	<i>test tasks / practical tasks</i>
5	Topic 5. Conceptual principles of public administration 1. Main stages and directions of administrative reform in Ukraine 2. Administrative discretion in the activity of public administration: concept, essence, principles, requirements for application.	<i>test tasks / discussions</i>
6	Topic 6. Conceptual principles of administrative procedure 1. General principles of administrative proceedings. 2. General principles of administrative appeal.	<i>test tasks / practical tasks</i>
7	Topic 7. Conceptual principles of public service 1. Legal status of a civil servant. 2. Legal status of local self-government officials.	<i>test tasks / discussions</i>
8	Topic 8. Conceptual principles of administrative tort law 1. The concept and composition of an administrative offense. 2. Peculiarities of administrative responsibility of special subjects.	<i>test tasks / practical tasks</i>
9	Topic 9. Conceptual principles of criminal law responsibility 1. Application of other measures of criminal law influence. 2. General characteristics of criminal legal relations according to the Special Part of the Criminal Code of Ukraine.	<i>test tasks / discussions</i>
10	Topic 10. Peculiarities of the legislative definition of criminal offenses in the Criminal Code of Ukraine 1. Criminal offenses against property. 2. Criminal offenses against public safety. 3. Criminal offenses against public order and morality.	<i>test tasks / practical tasks</i>
11	Topic 11. Conceptual principles of international public law 1. Issues of the status and regime of maritime spaces. 2. International legal principles of the status and regime of air and space spaces.	<i>test tasks / discussions</i>
12	Topic 12. The effect of international law in the national legal system of Ukraine 1. General provisions and legal status of the Association Agreement between Ukraine and the European Union. 2. General provisions and legal status of the Association Agreement between Ukraine and the European Atomic Energy Community and its member states.	<i>test tasks / practical tasks</i>

13	Topic 13. Conceptual principles of international criminal law <ol style="list-style-type: none"> 1. Status of combatants, other participants in armed conflict and civilians in international humanitarian law. 2. Application of provisions of the Criminal Code of Ukraine for violations of the laws and customs of war. 	<i>test tasks / discussions</i>
14	Topic 14. Principles of international cooperation in the field crime prevention <ol style="list-style-type: none"> 1. Obligations of Ukraine regarding responsibility for international crimes. 2. Obligations of Ukraine regarding responsibility for convention crimes. 	<i>test tasks / practical tasks</i>
15	Topic 15. International protection of human rights <ol style="list-style-type: none"> 1. International mechanisms of control over the fulfillment of Ukraine's international obligations in the field of human rights protection. 2. The role and significance of the practice of the European Court of Human Rights for the legal system of Ukraine. 	<i>test tasks / discussions</i>

The deadline for all types of independent work is the date of the practical session on the corresponding topic.

Policy and control

7. Policy of academic discipline (educational component)

Rules for attending classes. Students are recommended to attend lectures and practical classes. The evaluation system is focused on receiving points for the student's activity, as well as the performance of tasks that can develop practical skills and abilities. Absence from lectures is not made up, as the topics and questions of lectures and practical classes coincide. According to the "Regulations on the system of evaluation of study results at KPI named after Igor Sikorskyi" it is forbidden to evaluate the presence or absence of the winner in the classroom session, including the awarding of incentive or penalty points for this. More details: <https://osvita.kpi.ua/node/37>. Absence from a practical lesson is worked out. The procedure for implementing the distance format is carried out in accordance with the "Regulations on distance learning at KPI named after Igor Sikorskyi" <https://osvita.kpi.ua/node/188>

Rules of behavior in classes. Norms of ethical behavior of students and scientific and pedagogical workers are defined in Chapter 2 of the Code of Honor of the National Technical University of Ukraine "Ihor Sikorskyi Kyiv Polytechnic Institute". More details: <https://kpi.ua/code>.

Rules for assigning incentive and penalty points.

Incentive points	
Criterion	Weight point
Participation in international, all-Ukrainian, university and/or other events (conference, round table, competition, Olympiad, etc.); publication (articles and/or report abstracts) on the subject of the academic discipline	+10 points
Speech in class with an initiative report on a chosen creative topic, agreed with the teacher, according to the discipline program	+5 points

Incentive points are not included in the main PCO scale, and their sum cannot exceed 10% of the rating scale.

Policy of deadlines and rescheduling. Work-out of the practical lesson, at the teacher's decision, can be carried out in the form of a survey, test, performance of a practical task, solving a problem on a relevant topic. Also, as a rule, you can practice a practical lesson by preparing a presentation. It is necessary to make one presentation with illustrative material on the topic of the missed lesson on any one question of the topic of the practical lesson or the topic of independent work (at the student's choice). The volume of the presentation is max 12 slides, min

10 slides, of which the first title slide and the last "Thank you for your attention" must be. The presentation is sent to the appropriate task in Google Classroom.

The deadline for completing the practical lesson is until the date of the modular test.

At the last scheduled lesson, the main form of current control is conducted in the form of a modular control work. The result of the modular test for a student who did not appear for the test is zero. In this case, the student has the opportunity to repeat the modular control work.

The policy of academic integrity and its principles are defined in Chapter 3 of the Code of Honor of the National Technical University of Ukraine "Ihor Sikorsky Kyiv Polytechnic Institute". More details: <https://kpi.ua/code>.

8. Types of control and rating system for evaluating learning outcomes (RSE)

Current control: survey, discussions, test, performance of a practical task, solving problems (cases), MCW.

№	Current, semester control	%	Weighing score	Amount	Total
1.	Seminar	93,7	3	15	45
2.	Modular control work (MCW)	6,3	5	1	5
3.	Exam				50
	Total				100

Current control has four levels of assessment, criteria:

"excellent" - a complete answer (at least 95% of the required information) - the student demonstrates full and solid knowledge of the educational material in the given volume, correctly and reasonably makes the necessary decisions in various communicative situations - practical lesson 3 points, MCW - 5 points;

"good" - a sufficiently complete answer (at least 75% of the required information) or a complete answer with insignificant shortcomings that the student admits - practical lesson 2 points, MCW - 4 points

"satisfactory" - an incomplete answer (at least 60% of the required information), the student has mastered the main theoretical material, but allows inaccuracies - practical lesson 1 point, MCW - 3 points;

"unsatisfactory"— the answer does not meet the requirements for "satisfactory" - practical lesson 0 points, MCW - 0-2 points.

The results of the applicant's current control are regularly entered by the teacher in the "Current Control" module of the Electronic Campus.

Calendar control: conducted twice a semester as a monitoring of the current state of fulfillment of the Syllabus requirements.

	Criterion		First attestation	Second attestation
	Term of attestation		8th week	14th week
Conditions for obtaining attestation	Current rating		≥ 15 points	≥ 30 points
	Seminars	Topics 1-7	+	—
	Seminars	Topics 8-15	—	+

The results of the applicant's calendar control are entered by the lecturer into the module "Calendar control" in Electronic campus.

Semester control: exam.

Conditions for admission to semester control: semester rating of more than 30 points. The procedure for carrying out control measures is defined in the "Regulations on the current, calendar and semester control of study results at KPI named after Igor Sikorsky". **Details:**

<https://osvita.kpi.ua/node/32>.

Table of correspondence of rating points to grades on the university scale:

<i>Amount of points</i>	<i>Score</i>
100-95	Perfectly
94-85	Very good
84-75	Fine
74-65	Satisfactorily
64-60	Enough
Less than 60	Unsatisfactorily
The conditions of admission are not fulfilled	Not allowed

9. Additional information on the discipline (educational component)

● Approximate list of questions for the exam

1. The content and meaning of the principles of the Constitution of Ukraine according to the official constitutional doctrine of Ukraine.
2. The Constitution of Ukraine and civil society.
3. Independence of Ukraine and processes of Euro-Atlantic and European integration.
4. Legal protection of the Constitution: peculiarities of the Ukrainian model.
5. The doctrine of "democracy capable of defending itself".
6. The place and role of constitutional law in the legal system of Ukraine.
7. Sources of the field of constitutional law of Ukraine.
8. The doctrine of friendly attitude to international law.
9. Constitutional and legal relations and international law.
10. The system of normative sources in the field of constitutional law.
11. Methodology of the science of constitutional law of Ukraine.
12. Functions of the science of constitutional law of Ukraine.
13. The main directions of the development of the science of constitutional law of Ukraine.
14. History of the science of constitutional law of Ukraine.
15. The development of Ukrainian constitutionalism at the beginning of the 21st century.
16. Constitutional complaint: concepts, admissibility criteria, features of consideration.
17. Decisions of the Constitutional Court of Ukraine and their legal significance.
18. Main stages and directions of administrative reform in Ukraine.
19. Concept, legal nature and types of public administration tools.
20. Normative act as a tool of public administration.
21. Administrative act as a tool of public administration.
22. Administrative contract as a tool of public administration.
23. Administrative discretion in the activity of public administration: concept, essence, principles, requirements for application.
24. The concept, essence of the sign, types and principles of the administrative procedure.
25. General principles of administrative proceedings.
26. General principles of administrative appeal.
27. Legal nature of public service.
28. Concepts and principles of civil service.
29. Legal status of a civil servant.
30. Concepts and principles of service in local self-government bodies.
31. Legal status of local self-government officials.
32. Restrictions applied to public officials to prevent corruption.
33. Concept, essence and principles of administrative responsibility.
34. The concept and composition of an administrative offense.
35. The system of administrative fines, their characteristics.
36. Basic rules for imposing administrative fines.
37. Proceedings in the case of an administrative offense.
38. Peculiarities of administrative responsibility of special subjects.
39. Principles of criminal responsibility.
40. Punishment and its types.
41. Punishment.
42. General approaches to the study of a criminal offense (criminal misdemeanors and crimes), definition of its concept.
43. Crimes against the foundations of national security.
44. Criminal offenses against the life and health of a person.
45. Criminal offenses against the will, honor and dignity of a person.
46. Criminal offenses against sexual freedom and sexual integrity of a person.
47. Criminal offenses in the field of official activity and professional activity related to the provision of public services.
48. Criminal offenses against property.
49. Criminal offenses against public safety.

50. Criminal offenses against public order and morality.
51. Basic principles of international law.
52. International legal grounds and means of changing the state territory.
53. International legal means of dispute resolution.
54. Legal regulation of the use of force in international relations and collective security systems.
55. Consequences of violation of international legal obligations in international law.
56. International legal issues of Ukraine's participation in international organizations.
57. Issues of the status and regime of maritime spaces.
58. International legal principles of the status and regime of air and space spaces.
59. International legal principles of Ukraine's cooperation with subjects of international law.
60. Procedure for conclusion, implementation and termination of international agreements of Ukraine.
61. International legal instruments of influence of the legal system of the European Union on the legal order of Ukraine.
62. Ukraine's international obligations in the field of environmental protection.
63. General provisions and legal status of the Association Agreement between Ukraine and the European Union, the European Atomic Energy Community and member states.
64. International responsibility for violations of international humanitarian law.
65. Jurisdiction and procedural aspects of the International Criminal Court.
66. The status of combatants, other participants in armed conflict and civilians in international humanitarian law.

Working program of the academic discipline (syllabus):

Compiled by Golovko Olga, senior lecturer of the Department of Intellectual Property and Private Law, PhD in Law, senior researcher.

Adopted by the Department of Intellectual Property and Private Law (protocol No. 2 dated September 21, 2022)

Agreed by the Methodical Commission of the Faculty of Sociology and Law (protocol No. 3 dated September 22, 2022).