

**NATIONAL UNIVERSITY OF LIFE AND ENVIRONMENTAL  
SCIENCES OF UKRAINE**

**Department of Civil and Economic Law**

**"APPROVED"**

**Dean of the Legal Department**

Candidate of Science in Law,

Associate professor

\_\_\_\_\_ **Yara Olena S.**

**Protocol № 10 from June, 18. 2020**

«CONSIDERED AND APPROVED»

at the session of the department

civil and commercial law

**Protocol № 12 from June, 18. 2020**

**Head of Department**

**Doctor of Law, Associate Professor**

\_\_\_\_\_ **Piddubnyi O.**

**TRAINING PROGRAM OF THE COURSE UNIT  
CIVIL AND FAMILY LAW**

Level of higher education	<b>First (bachelor)</b>
branch of knowledge	<b>08 «Law»</b>
Specialty	<b>081 «Law»</b>
Educational program	<b>Law</b>
Orientation of the educational program	<b>Educational-professional</b>
Form of study	<b>daytime</b>
Term of study (ECTS volume)	<b>4 years, 240 loans</b>
based on	<b>Complete general secondary education</b>
The degree of higher education	<b>«Bachelor»</b>
Qualification	<b>Bachelor of Law</b>

**KYIV - 2020**

**Description Discipline**  
**Civil and family law**

<b>Field of knowledge, Specialization, Specialty, education and qualification level</b>		
Field of knowledge	<u>                  08 «law»                  </u> (code and name)	
Specialization	<u>                  081 « law »                  </u> (code and name)	
Specialty	<u>                  «law»                  </u> (code and name)	
Educational and qualification level	<u>                  bachelor                  </u> (bachelor, specialist, master)	
<b>Characterization of discipline</b>		
Type	<b>regulatory</b>	
Total numbers of hours	<b>240</b>	
Number of credits ECTS	<b>8</b>	
Number of structural modules	<b>6</b>	
Course project (work) (if it is in the curriculum)	<u>                  Course work                  </u> (name)	
Form of control	<b>examination, test</b>	
<b>Criteria of Course unit for full-time and part-time study</b>		
	full-time study	
Year of training	2,3	
Session	3,4,5,	
Lectures	90 hours.	
Practical, seminar lessons	75 hours.	
Laboratory studies	<u>          </u> hours	
Self study	75 hours	
Individual tasks	hours	
Nnumber of weekly hours for daily form of studies: sn-class independent work of student –	3 hours – 2 course; 4 hours – 3 course 0,5 hours. – 2 course; 1 hours – 3 course	

## 2. Purpose, objectives and competencies of the academic discipline

**The purpose** of the course "Civil and Family Law" is the formation of a system of knowledge on the legal regulation of civil and family relations in Ukraine, based not only on the norms of the Civil Code of Ukraine, but also a large array of other legal acts, as well as skills to apply them in the judicial and other law enforcement practice.

### **be aware of:**

the theory of civil and family law combined with theoretical and practical issues of civil and family rights realization and the main problems caused by conflicts of interests of subjects of civil and family legal relations.

### **to be able to:**

define the main categories and concepts with a course on civil and family law;

distinguish civil and family legal relations from other types of legal relations and characterize their content, subjects and objects;

apply civil and family law in practical situations;

to know abnormal questions of the civil and family law in combination with problems of the administrative legal, civil procedural and economic procedural law at the present stage.

### **possess:**

understand and find solutions to major problems in civil and family law;

civil law and family law terminology;

skills of working with legal acts and decisions of the Constitutional Court of Ukraine, the Supreme Court of Ukraine and the European Court of Human Rights;

skills of analysis of various legal phenomena (legal norms, legal facts, legal relations);

skills of using information technologies and databases;

skills of communication, interaction and partnership, ability in the group and forming their own contribution to the implementation of group tasks;

### **Shared competencies:**

- ✓ SC 1: Ability for abstract, logical and critical thinking, analysis and synthesis.
- ✓ SC 2: The ability to apply knowledge in professional activities in standard and individual non-standard situations.
- ✓ SC 3. the ability to plan and organize their professional activity.
- ✓ SC 8. The ability to conduct research, the ability to correctly and precisely formulate and express their positions, to justify them properly, to participate in reasoned professional discussions.
- ✓ SC 9: The ability to learn and master modern knowledge.
- ✓ SC 11: Ability to work independently, to show integrity, discipline, punctuality and responsibility, as well as to work in a team of colleagues in the

profession.

- ✓ SC 13: Value and respect for diversity and multiculturalism.
- ✓ SC 15: Ability to understand equal opportunities and gender issues.

**Professional competencies:**

- ✓ PC 3: Knowledge of standards of legal profession.
- ✓ PC 5: Knowledge of the Convention for the Protection of Human Rights and Fundamental Freedoms and the case law of the European Court of Human Rights.
- ✓ PC 8. Knowledge of the basics and doctrines of national law as well as the content of legal institutions of such fundamental branches of law as: constitutional law, administrative law and administrative procedure law, civil and civil procedure law, labour law, criminal law and criminal procedure law.
- ✓ PC 9: Skills for implementing and applying the rules of substantive and procedural law.
- ✓ PC 10: Skills to apply knowledge in practical activities in modeling legal situations.
- ✓ PC 12. Ability to analyse legal problems and to form legal positions.
- ✓ PC 13. Ability to apply legal argumentation.
- ✓ PC 14 Ability to identify problems of legal regulation and propose ways of their solution, including overcoming legal uncertainty.
- ✓ PC 15 Skills of logical, critical and systematic analysis of documents, understanding their legal nature and meaning.
- ✓ PC 16. Skills of consulting on legal issues, in particular, possible ways to protect the rights and interests of clients in accordance with the requirements of professional ethics, proper observance of norms on non-disclosure of personal data and confidential information.
- ✓ PC 18. Ability to critically and systematically analyze legal phenomena and apply the acquired knowledge in professional activity.

The educational discipline "Civil and family law" is studied by students of faculty of law of RCD "Bachelor" of the full-time form of training on the second and third courses, respectively during the third, fourth and fifth semesters. According to the curriculum 240 hours (8 credits) are allocated for its mastering, from them 75 hours of lectures, 90 hours of seminar lessons, 75 hours of independent work under the direction of the teacher. In the fourth semester the curriculum provides for the writing of coursework.

The discipline is divided into 6 substantive modules that combine lecture material, seminar classes, independent work by students and testing. The level of student's assimilation of the module's material is assessed by the results of practical tasks and modular control work.

## **Program of course unit**

### **Module 1.**

#### **Topic 1. Features and application of ISO methodology in the teaching process. General provisions of civil law**

Bologna Declaration require the introduction of a two-stage structure of higher education, which should be based on the common system of credit units for the recognition of the volume of training time, and European standards for education, the basis of these changes is to provide high quality training of students. Thus the strategy of development of higher education in Ukraine, as a member of the Bologna process is to soak at global trends transforming the nature and methods of modern higher education, which in many developed countries has become a catalyst for economic growth and contributed to meeting the ever increasing needs of consumers more fully disclose the creativity of the individual and ensure implementation in the production of advanced information technology.

Modern education is to prepare professionals are recognized competence in world space. At European level, this should facilitate the implementation of the ideas of the Bologna Declaration . It is expected that the implementation of the Bologna process will lead to the creation in 2010 of the European educational space to facilitate employability of graduates will increase the mobility of students and teachers, increase the competitiveness of European higher education. For Ukraine, one of the most effective methods for solving these problems is to use the ideology of total quality management (TQM ) and ISO standard ISO 9001. One of the most effective methods that will allow the university to survive in the fierce competition in the market in higher education is the development and implementation of quality management systems in accordance with international standard ISO 9001:2008 « Quality Management System. Requirements " .

The ISO 9000 is an introduction to 3 other key standards for 9000. It plays an essential role in the understanding and application of the entire series. The standard are eight quality management principles. It includes a section "Basic of quality management systems", which provides a rationale for the implementation of quality management systems, explains the approach from the standpoint of the process, establish policies and objectives of the organization in terms of quality, the role of senior management in quality management system , the value of documentation, evaluation system, continuous improvement and so on.

The concept of civil legislation of Ukraine, the system of civil legislation of Ukraine. Civil Code as the basis of civil legislation of Ukraine. Civil laws of Ukraine. Subordinate civil acts. Departmental civil acts. Civil legal acts of local self-government. The Supreme Court of Ukraine for consideration by the courts in civil cases. Explanation of the Supreme Arbitration Court of Ukraine to address some civil disputes. Effects of civil law in time. Acts of civil law and the contract. Business practices. Effects of civil law in space. Analogies of civil law and analogy of civil legislation. Civil law action by the number of participants and civil relations. Civil law and international treaties of Ukraine. Concepts, methods, types systematization and interpretation of civil law.

#### **Topic 2. Civil Relations: concept, structure and species**

The concept of civil relations, their social and legal nature. The main features of civil relations. Structural elements of civil relations, their general characteristics.

Categories of civil relations. The main types of objects of civil legal relations. Content of civil relations. The concept of subjective civil rights and civil responsibilities subjective. Classification of civil relations. Civil legal facts and their classification. The grounds of modification and termination of civil relations.

### **Topic 3. Protection of Civil Rights. Civil responsibility**

The concept and meaning of subjective civil rights and protection. The main ways to protect civil rights and interests of the court. Protection of civil rights by state agencies and local governments. Protection of Civil Rights notaries. Self-protection of civil rights and its limits. Necessary defense and extreme necessity as a means of self-defense civil dishes Moment of origin and termination of hectares of protection of civil rights. Disclaimer persons from the right to the protection of civil rights ( failure ).

The concept and importance of civil liability as a type of legal action. The main features of civil liability. The grounds of civil liability. Principles and functions of civil liability. Terms responsibilities and their legal description. Solidarity, in part, secondary liability, the basic rules for their application. Size civil liability. Compensation for damages sustained. Civil penalties. Grounds for exemption from civil liability.

### **Topic 4 Objects of civil rights. Things. Property.**

Concept and Types of Civil Right Objects. Circulating Capacity of Civil Rights. The notion of things as a objects of civil rights. Real and personal way. Animals. Things divisible and indivisible. Items identified by generic or individual features. Things consumable and non consumable. Main thing and affiliation. Components of things. Production of fruits and revenues. The company as a single property complex. Money and currency values as a civil matter. The concept of intangible benefits as objects of civil rights. Results and intellectual property. The concept of information and the procedure of its using. Right protection of this information. Personal non good which are protected by civil law. Personal non good of physical person. Unproperty good of a

### **Topic 5. Securities as specific objects of civil rights**

The concept of security. The main types of securities and their legal characterization. Equity securities. Debt securities. Derivative securities. Of title securities. Required details of securities. Procedure for transfer of rights for securities. Performance of the obligation under the security.

### **Topic 6. General provisions on a natural person as the subject of civil law**

Notion of a Natural Person. Legal Capacity of a Natural Person. Extent of a Natural Person's Legal Capacity. Name of a Natural Person and Residence Place of a Natural Person. Legal Capability of a Natural Person, volume Legal Capability of a Natural Person, depending on age criteria. Restriction of a Natural Person's Legal Capability Restoration of Legal Capability of a Natural Person with the Restricted Legal Capability. Recognition of a Natural Person's Legal Incapability. Recognition of a Natural Person as Missing. Declaration of a Natural Person as Deceased. Legal Consequences of Declaring a Natural Person Deceased. Acts of Civil Status.

The concept of entrepreneurship and its basic shapes and forms. A Natural

Person's Right to Entrepreneurship. The procedure and conditions for registration of an individual as an entrepreneur. Fundamental rights and limitations of an individual in the field of entrepreneurship. Licensing of certain types of business. Civil legal protection of individual entrepreneurs. Civil liability individual entrepreneur. Grounds and legal consequences of bankruptcy of an individual entrepreneur. Termination of individual entrepreneurship.

### **Topic 7. Guardianship and trusteeship**

The concept and Objectives of Guardianship and Trusteeship. The legal status of guardianship. Categories of individuals over which set guardianship and custody guardianship and custody in court and guardianship authority procedures for the appointment of a guardian or trustee. The rights and duties of guardians. Management of the person under guardianship. The exercise of guardianship over the property. The release of the trustee and the trustee. Termination of guardianship and trusteeship.

## **Module 2.**

### **Topic 8. General provisions on legal entity as a subject of civil law**

Concept and features of the legal entity. The main types of entities. Organizational-Legal Forms of Legal Entities. Entrepreneurial Partnerships and Non-entrepreneurial Partnerships. Name of Legal Entity. The establishment and State Registration of Legal Entity. Legal Capacity of Legal Entity and Legal Capability of Legal Entity. Branches and representative of a legal entity. Liability of legal persons. Management company and agency. Termination of legal entity through reorganization and liquidation. Satisfaction of creditors of the legal entity in the event of liquidation .

### **Topic 9. Entrepreneurial Partnerships**

Notion and Types of Economic Partnerships. Members of Economic Partnership. Property of Economic Partnership. The rights and obligations of parties to a Economic Partnership. Notion of General Partnership. Management and conduct of business of General Partnership. Exit departure from General Partnership. The elimination of a General Partnership. The concept of a limited partnership. Members of a limited partnership. Management of limited partnerships. The elimination of a limited partnership. The concept of limited liability companies. Members of a limited liability company. Management of limited liability. Liquidation of a Limited Liability Company. The Notion of Limited Liability Company. Members of Limited Liability Company. Management of Limited Liability Company. Liquidation of Limited Liability Company. Notion of an Additional Liability Company. Liquidation of an Additional Liability Company. Notion of a Joint-Stock Company. Incorporation of a Joint Stock Company. Liquidation of a Joint Stock Company. Notion of a Production Co-operative. Management of a Production Co-operative. Liquidation of a Production Co-operative.

### **Topic 10. NonEntrepreneurial Partnerships: signs and species.**

Concept, content and peculiarities of civilian legal personality of the state. Legal forms of government relations governed by civil law. The bodies through the state acts in civil relations. A State participating in civil relations.

Concept, content and characteristics of civil personality of the Autonomous Republic of Crimea. Civil legal Territorial communities. Legal forms the Autonomous Republic of Crimea in civil relations. Legal Forms of Territorial Communities Participation in Civil Relations. Bodies through the Autonomous Republic of Crimea Acts in Civil Relations. Bodies through Territorial Communities Act in Civil Relations. Representatives of the State, the Autonomous Republic of Crimea and Territorial Communities.

### **Topic 11. Transactions: notions, signs of reality and species**

Notion and Types of Transactions. General Requirements Necessary for Validation of a Transaction. Presumption of Legitimacy of a Transaction. The form of the transaction. Transactions that can be committed verbally. Competences which belongs to commit in writing. Notarization transaction. State registration of the transaction. While committing the transaction. The interpretation of the content of the transaction. Refusal to deal. Legal Consequences of Non-Compliance by the Parties with Law Requirements at Conclusion of a Transaction. Legal Consequences of the invalidity of individual clauses. Legal consequences and alleged fraudulent transaction. Moment of invalidity of the transaction.

### **Topic 12. The grounds and consequences of the recognition of transactions are invalid.**

The practice of considering civil cases in the recognition of transactions invalid. Concept of invalidity of the transaction. Legal consequences of the invalidity of the transaction. Legal consequences of the invalidity of certain parts of the agreement. Legal implications of a fictitious and apparent legal transaction. Moment of invalidity of the transaction. Legal implications of the inconsistency of the content of the transaction with the law. Application of legal consequences of the invalidity of the transaction. Legal consequences of commission of a person outside civil capacity. Legal consequences of inconsistency between the will and the will of the person in the commission of the transaction. Assignment under the influence of error and deception.

### **Topic 13. Representation**

The Notion and Grounds for Representation. Topic composition relations in the representation. Transactions that can be committed representative. The legal consequences of committing the transaction representative. Making transactions in excess of authority. Sales Office. Representation by law and by proxy. Concepts and Types of Power of Attorney form . Validity of power of attorney. Grounds for termination of representation by proxy. Substitution of representative of another person.

### **Topic 14. Concept of a Period in the civil law**

The concept of civil law term. Types of terms of the civil law. Getting current term in civil law. Terms ending flow of life. The order of the commission action on the last day of the term. Terms of origin and of civil rights. Terms of performance of civil obligations. Terms of protecting civil rights. Claim terms. Warranty periods prescription.

The concept and importance of limitation . General Limitations. Special statute of



limitation . Changing the length of the limitation period. The method of calculating the period of limitation . The beginning of the limitation period . Limitation in case of replacement of the parties to the undertaking. The suspension of the limitation period . Interruption of the limitation period . Application of limitation to additional requirements. The effects of the expiration of the limitation period . Requirements to which the statute of limitation does not apply.

### **Topic 15. General provisions on personal non-property rights of a natural person**

Concept of Personal Non-Property Right. Types of Personal Non-Property Rights. Equality of Personal Non-Property Rights. Exercise of Personal Non-Property Rights. Restrictions on Personal Non-Property Rights. The concept of protection of Personal Non-Property Rights. The procedure for restoring the violated Personal Non-Property Rights. Refutation of false information. Prohibition to Disseminate Information Violating Personal Non-Property Rights. Redress and compensation for moral damage.

General characteristics of the Personal Non-Property Rights that ensure the existence of a natural individual. The right on life and health. The right on eliminate danger to the life or health . The right on liberty and security of person . The right on a family. The right on guardianship. The right on safe life and health. The right a safe environment.

General characteristics of the Personal Non-Property Rights that ensure social life. The right on a family. The right on respect to honor and dignity. The right on identity and privacy. The right on information . Right on residence. The right on inviolability of the home. The right on choose an occupation . The right on travel. The right on freedom of association. The right on peaceful assembly.

## **Module 3.**

### **Topic 16. General Provisions on the Ownership Right. Acquisition of the ownership right. Termination of the ownership right.**

The concept of property and kinds of ownership. Ownership in objective and subjective terms. Content of the Ownership Right. The right of ownership. Burden of the Property Maintenance. Implementation of the Ownership Right. Risk of Accidental Destruction or Accidental Damage of the Property. Ownership Right of Ukrainian People. Right of the Private Property. Right of the State Property. Right of the Municipal Property.

Grounds for Acquisition of the Ownership Right. Acquisition of the Ownership Right by the Legal Person of the Public Right. Acquisition by the Bona Fide Beneficiary of the Ownership Right to the Property Illegally. Acquisition of the Ownership Right in Newly Created Property. Acquisition of the Ownership Right in the Processed Thing. Appropriation of Popular Gifts of Nature. Acquisition of the Ownership Right in an Ownerless Thing. Acquisition of the Ownership Right in Movable Thing Rejected by the Owner. The Find. Acquisition of the Ownership Right in the Find. Acquisition of the Ownership Right in the Abandoned Domestic Animal. Acquisition of the Ownership Right in the Treasure. Acquisitive Prescription. Legal documents of the owner.

Grounds for the Ownership Right Termination. Alienation owner of his property by the transaction (contract). Refusal from the Ownership Right. Termination of the Person's Ownership Right in Property that Cannot Belong to it. Termination of the Ownership Right as a Result of the Property Destruction. Termination of ownership as a result of Buyout of the Land Parcel in Connection with the Public Need. Buyout of the Monument of History and Culture. Requisition. Confiscation. Nationalization. Privatization. Foreclosure of the obligation of the owner.

### **Topic 17. Joint ownership right**

Notion and Types of Joint Ownership Right. Right of Joint Share Ownership. Implementation of Joint Share Ownership. Order of Determination of Shares in the Joint Share Ownership Right. Maintenance of the Property under Joint Share Ownership. Seizure of a Share in the Joint Share Ownership. Division of Property under Joint Share Ownership. The concept and the grounds of Right of Joint Common Ownership. The right of ownership, use and disposition of property that is in common joint property. Implementation of the Joint Common Ownership Right. Allotment of a Share from the Property under Joint Common Ownership. Division of Property under Joint Common Ownership

### **Topic 18. Protection of property rights**

The concept of civil law protection of property rights. The right of the owner to reclaim property from illegal possession. The right of the owner to reclaim property from a bona fide purchaser. Terms of settlement in recovery of property from illegal possession. Key proprietary protection of property rights. Claim of Vindication. Claim of elimination of actions that interfere with the right of ownership. Supporting proprietary protection of property rights. Claim for recognition of ownership. A claim for exclusion from the description of the property ( Property release from custody). Action for the protection of human co-owner in the event of separation, division and sale of common property. Binding legal protection of property rights. Basic Obligation remedies ownership in contractual relations. Damages caused by the failure or improper performance of the contract by the debtor. Requiring the lender to fulfill the obligation by the debtor in nature. Claims of creditors in respect of payment of a penalty and the obligation . Disclaimer creditor of the contract. Ancillary Obligations remedies ownership in contractual relations. Binding legal protection of property rights in a non-contractual relationships. Other means of protecting property rights.

### **Topic 19. General provisions of proprietary rights on stranger property.**

The concept of proprietary right on stranger property. Types of Proprietary Rights on Stranger Property and their characteristics. Grounds of Proprietary Rights on Stranger Property. Objects of Proprietary Rights on Stranger Property and their types. Topics of Proprietary Rights on Stranger Property and their types. The grounds and procedure for termination of Proprietary Rights on Stranger Property. Protection of Proprietary Rights on Stranger Property.

Conception of Right of the stranger property possession. Grounds of Arising of the Right of Possession. Obligation of an Unfair Owner to Immediately Return the Property to a Person Having the Ownership or Other Right in It or Being a Bona Fide Owner. Notion of the Stranger Property Use. Grounds of Establishment of Easement. Content of

Easement. Termination of Easement.

Grounds for Arising of the Right of the Stranger Land Parcel Use for Agricultural Purposes. Rights and Obligations of the Land Parcel Owner Granted to Use for Agricultural Production. Rights and Obligations of the Land User. The grounds and Termination of the Use Right in the Land Parcel for Agricultural Production. Grounds for Arising of the Use Right in the Stranger Land Parcel for Development. Rights and Obligations of the Owner of Land Parcel Granted for Development. Rights and Obligations of the Land User. Termination of the Right of the Land Parcel Use for Development.

### **Topic 20. Intellectual property law: general provisions.**

The system of Ukrainian legislation on intellectual property. State system of legal protection of intellectual property. Concept of intellectual property rights. Classification of objects of intellectual property rights. Copyright and related rights. Objects of industrial property. Non-traditional intellectual property objects. Subjects of intellectual property rights.

### **Topic 21. Industrial property rights.**

Concept of industrial property. Protection of rights to industrial property objects Terms of providing legal protection of inventions and useful models. The right and procedure for obtaining a patent. Registration of a patent. Acquisition and implementation of ownership of the topography of integrated circuits. Terms of obtaining a legal protection of an industrial design. Procedure for obtaining a patent for an industrial design. Acquisition and realization of the property right for signs for goods and services. Legal principles of protection of rights to indicate the origin of goods in Ukraine; relations arising from their acquisition, use and protection.

### **Topic 22. General provisions of obligations**

Notion of Obligation and Grounds for its Emergence. Types of civil obligations. Overview of contractual and non-contractual obligations. Grounds: emergence, change and termination liability. Party in the undertaking . The third person in the undertaking . The concept and value of replacement in the commitment . Grounds replacement creditor in the obligation . How to replace the creditor in the obligation . The amount of creditor's rights that are transferred to another person. Liabilities for which the replacement lender is not allowed. Proof of the new creditor in the obligation . Objections against the debtor claims the new creditor in the obligation . The concept of replacing the obligation of the debtor . Content and form parties to the contract to replace the debtor's obligation. Legal consequences of replacement of the debtor in the obligation secured by a surety or collateral.

### **Topic 23. Fulfillment of obligation. Security for the obligation fulfillment. Termination of obligation.**

The concept and value of the obligation. Terms of the obligation. Implied unilateral renunciation of the obligation. Performance of the obligation appropriate parties. The term of the obligation . Place of performance of the obligation . Methods of performance of the obligation . The volume commitments. Currency execution of the liability. Implementation

of alternative liability. Performance of the obligation, which involves several lenders or more debtors. Joint claims. Solidarity obligation of the debtor. Acknowledgement is made commitments.

The concept of methods of ensuring fulfillment of the obligation. General characteristics of the species enforcement obligations. Form of competence to enforce the obligation. Terms enforcement obligations. Binding legal obligation to ensure that species. Forfeit. Forms and types of Forfeit (penalty, fine). Bailment. The grounds and procedure for termination of probation. Guarantee. Validity of a Guarantee. The grounds and procedure for termination of the Guarantee. Deposit. The consequences of failure to comply with the obligation secured by the deposit. Proprietary types meet these obligations. Notion of Pledge. Specific Types of Pledge. The Right of Retention. The form and content of the pledge agreement. The grounds and procedure for termination of the pledge. Duties lender who holds the property. Meeting the requirements for the property, which holds the lender.

The concept of termination liability. General characteristics of the termination of the obligation. Termination of obligation fulfillment. Termination indemnity obligations tradition. Rules cease enrollment obligations. Termination of obligations by agreement of the parties. Termination obligation debt forgiveness. Termination liabilities combination of the debtor and the creditor in one. Termination of obligations by its implementation. Termination liability liquidation of the legal entity. Termination of obligation death of an individual.

The concept and importance of civil liability for Violation of Obligation. Violation of Obligation. Legal Consequences of Violating the Obligation. Debtor's Delay. Creditor's Delay. Guilt as the Ground of Responsibility for the Obligation Violation. Grounds for Releasing from Responsibility for the Obligation Violation. Debtor's Responsibility for Other Persons' Acts. Responsibility and Fulfillment of the Obligation in Kind. Responsibility for Violation of the Monetary Obligation. Losses and Forfeit. Fulfillment of the Obligation at the Debtor's Expense.

## **Module 4.**

### **Topic 24. The Notion, Types and content of Agreement**

The Notion of Agreement. Types of civil legal Agreement. The contents of the Agreement. The essential terms of the Agreement. Public Agreement. Period and the Agreement price. Interlocutory Agreement. Agreement to the Third Person's Benefit. The Agreement of Adhesion. Interpretation of the Agreement Provisions.

Conclusion of Agreement. Form of Agreement. Place of the Agreement Conclusion. Moment of the Agreement Concluding. Agreement and Legal Acts of the State Authorities, Governmental Bodies of the Crimean Autonomous Republic, Local Self-governments. Resolution of Pre-agreement Litigations. Concluding Agreements at Exchanges, Auctions, Competitions. Grounds to Amend or Cancel the Agreement. Extension of the contract. Termination of the contract.

### **Topic 25. Contract of sale**

Topic Matter and Notion of Sales contract. Form of Separate Types of Sales contracts. The seller and the buyer under Sales Contract. The risk of accidental destruction or damage to the goods. The number, variety, quality product. Disadvantages

of goods for which the seller is responsible. Completeness and packaging goods. Price and order checkout. Payment for goods sold on credit. Payment for goods in installments payment. Insurance products. Contract of retail sale. Sale of goods by sample . Sale of goods using machines. Agreement by delivery of the goods to the buyer. Features conclusion and execution of certain types of sales contracts

Concept and types Exchange Agreement (barter ). Party and form of contract . Contract price and the order of settlement between the parties. Restrictions and prohibitions of the using barter in modern terms. The responsibilities of the parties under the contract. Applying the rules of the contract of sale with the contract exchange (barter). Features of certain types of Exchange Agreement (barter). Liability for breach of contract. The concept and value of the supply agreement. The parties to the contract delivery. The term of the supply agreement. Procedure for the supply and delivery of goods. The range of products under the supply agreement . The sample products. Packaging . Payments for goods supplied . Unilateral refusal to perform the contract delivery. Liability for breach of contract delivery.

The notion of Contracting Agreement of Agricultural Products. The difference between Contracting Agreement of Agricultural Products supply contract and Sales Contract. Legislation on Contracting Agreement of Agricultural Products. Purchase of agricultural products for public use. Parties to the contract . The order of the contract and its contents. The Topic of the contract. Terms of delivery products. Price contract. Place of supply of goods and acceptance of the contract. The rights and obligations of the parties. Implementation and termination. Liability for breach of contract.

The concept and value of Agreement for Energy and Other Resources Supply through the Connection Network. The parties and the content of the contract. The order contract. Contract price and payment procedure. Terms of the contract. The responsibilities of the supplier and the consumer under the contract. Change and early termination of the contract. Extension and grounds for termination of the contract. Liability for violations of Agreement for Energy and Other Resources Supply through the Connection Network

## **Topic 26. Gift Agreement. Rent Agreement. Lifelong maintenance (attendance)**

Concept and types of Gift Agreement. Topic Matter of Gift Agreement. Form of a Gift Agreement. Parties to a Gift Agreement. Gift Agreement with the Obligation to Transfer a Gift in Future. The Grantee's Obligation to the Third Person's Benefit. Endowment. Cancellation of Gift Agreement. The responsibility of the parties to the Gift Agreement.

Concept and types of Rent Agreement. The form of contract. The parties to Rent Agreement. Procedure for disposition of property under payment of rent. Ensure payment of rent. Encumbrance rents real copper Issue size and rent. Terms of payment of rent. The right of the payer to the redemption of rent. The repurchase price of rent. The risk of accidental destruction of the object of the contract remaining. Grounds for termination of Rent Agreement. Liability for breach of Rent Agreement.

Notion of a Lifelong Maintenance (Attendance) Agreement. Form of a Lifelong Maintenance (Attendance) Agreement. The essential terms of a Lifelong Maintenance

(Attendance) Agreement. The Moment of Arising of the Alienee's Ownership Right in Property Transferred under the Lifelong Maintenance (Attendance) Agreement. Ensure Fulfillment of a Lifelong Maintenance (Attendance) Agreement. Termination of a Lifelong Maintenance (Attendance) Agreement. The grounds and procedure for termination of a Lifelong Maintenance (Attendance) Agreement. Succession of the parties to a Lifelong Maintenance (Attendance) Agreement holds. Liability for breach of contract maintenance for life.

### **Topic 27. Lease Agreement**

Concept and types of Lease Agreement. Parties, form the term of the Lease Agreement. The procedure for the transfer of property to the employer. Rights of third parties to property transferred under the contract. Succession by changing the owner of the property which passed under the contract. Insurance of an Object Transferred on Lease. Risk of Accidental Destruction or Damage of an Object. Concept, the parties, the form and terms of the contract of sublease. Legal consequences improvement or deterioration of the property under a Lease Agreement. Implementation of current and capital repairs of the property under the Lease Agreement. Termination of Lease Agreement at the request of the landlord and the tenant upon request. The grounds and procedure for termination. The responsibility of the parties to the Lease Agreement.

Concept and types of long term leases. The shape and the parties to the contract. The state registration of the employment of real estate. Payment and form of payment under the contract. The essential terms of the contract of employment of real estate. Concept, form, and content of the contract parties sublease of real estate. Termination at the initiative of either party. Liability under a contract of employment real estate.

### **Topic 28. Specific types of employment contract: features of legal regulation.**

Notion and types of Tenancy Agreement. Party and form of Tenancy Agreement. Topic and contract term renting. The legal consequences of a change of ownership of housing, which referred to the Tenancy Agreement. The responsibilities of the landlord and the tenant under the contract. Temporary residents. Procedures for current and capital repairs of housing under the contract. Payment and form of payment under the contract. Concept, form, and content of the contract parties sublease housing. Replacement of the employer in the employment Tenancy Agreement. Cancellation of the contract at the request of either party. The responsibility of the parties to the contract. Grounds for termination of the Tenancy Agreement.

Concept and types of lease. Party under a lease. The form of Leasing Agreement. The essential terms of the contract. Reverse and direct leasing. Financial, operational leasing. The procedure for the transfer of property to the lessee by the contract. Ownership of the asset. Join the lease agreement. Lease payments and order of payment. Termination at the initiative of either party. Termination of the Leasing Agreement. Liability for breach of the Leasing Agreement.

Notion and types of Lease (Rent) of a Transport Vehicle. Topic sides and form of Lease (Rent) of a Transport Vehicle. Activities employer vehicle. The insurance of the contract. Legal consequences of damage, theft and dismantling of the vehicle under the agreement. Legal consequences of injury to another person in connection with the use of

a vehicle under the contract. Features of hiring a vehicle with a crew that it serves. Early termination of the contract. Liability for breach of contract. Concept and types of Lending Agreement. The form and scope of the contract. Party and the term of the contract. The essential terms of the contract. Legal Consequences of Failure to pass the thing to use. Right person providing loan on exclusion items. Duties of the user. The grounds and procedure for termination of the Lending Agreement. Grounds for termination of the loan. The legal consequences of failure to return things after the expiration of the Lending Agreement.

Concept and types of Contract of Hire. Races attended, form of Contract of Hire. The Topic of Contract of Hire. Payment for use of property under the contract. Early termination of the contract at the request of either party. The risk of accidental loss of property transferred under of Contract of Hire. The grounds and procedure for termination of the rental. The responsibility of the parties of Contract of Hire.

### **Topic 29. Contractor's Agreement**

The concept of a contract and its main types. Parties to the contract: contractor, general contractor, subcontractor, customer. The form of Contractor's Agreement. The execution of the contract work with material of the contractor and its agents. Execution of contract work with material customer. The risk of accidental destruction of property, which provided for the performance of contract work under the contract. Determination of the estimate by the contract. Terms of performance of contract work . The rights of the contractor and customer rights under the contract. The duties and responsibilities of the contractor's customer. The compensation of work performed under the contract . Transactions between the parties in the event of the destruction of the object of the contract award or the inability finished. Quality assurance performed contract work. Limitation on claims of inadequate quality of work under the contract . Liability for breach of contract. The grounds and procedure for termination of Contractor's Agreement.

The concept of Construction Contract and its species. Party and form Construction Contract. Ownership of the facility construction. Development and approval of construction documents. Providing construction and payment of Construction Contract. The risk of accidental destruction or damage to facility construction. The order of transfer and acceptance of construction works. Quality assurance under the contract. Troubleshooting for the customer and at the expense of the contractor. Liability for construction contracts.

The role and value of Contractor's Agreement for Design and Survey Work. The concept and the main types of contracts. Party and form of contract. Implementation of the contract. The compensation of work performed under the contract. Delivery and acceptance of work performed. The rights of the parties under the Contractor's Agreement for Design and Survey Work. Liability for breach of Contractor's Agreement for Design and Survey Work.

The role and value of Agreement of Research and Development, Design and Development and Technological Work. The concept and the main types of contract. Party and form of contract for the Implementation of the agreement, payment of work performed under the contract. Delivery and acceptance of work performed. The rights of

the parties under the Agreement of Research and Development, Design and Development and Technological Work

**Topic 30. Service Agreement. Contract of commission and commission contract.**

Concept and types of service contract. Party and form of contract services. Contents of the contract services. Execution of the service contract. Remuneration under the contract for the provision of onerousness services. The term of the service contract. Termination of service . Liability under a contract for services.

Concepts and types of contract of assignment. The term of the contract of the order. Form and parties to the contract of assignment. Scope of the contract. The right of the attorney to the board. Execution of the order. Obligations and rights of the parties under the agreement of the order. The order and legal consequences of the assignment. Obligations of the heirs of the parties under the contract of commission. Termination of the agreement of the order. Responsibility of the parties for breach of contract. Legal regulation of commission legal relations. Concepts and types of commission agreement. Form of the commission agreement. Parties and content of the commission agreement. Ownership of the accountant. Fee Depart from the instructions of the accountant. Subcommission contract, its form, content and parties. Commissioner's guarantee for executing the transaction by a third party (delcorder). Commissioner's report. Termination of the commission agreement. Responsibility of the parties under the agreement of the commission.

**Module 5.**

**Topic 31. Storage Agreement**

The concept of a store and its species. The difference between the contract of deposit protection contract. Parties form and terms of the contract deposit. Fee for storage. Use of an Object Transferred for Storage. Change of Storage Conditions. Termination liability storage on demand depositor. Storage under the Law. The responsibility of the parties to the **Storage Agreement**. Agreement storage warehouses. Storage substitute things with the right disposition. Warehouse Documents. Warehouse receipt, simple warehouse certificate, double warehouse certificate. Storage of Objects in Pawnshop. Storage of Valuables in Bank. Agreement on Provision of Individual Bank Safe Protected by Bank. Agreement on Provision of Individual Bank Safe Not Protected by Bank. Storage of Objects in Cloakrooms of Organizations and Luggage Offices of Transport Enterprises. Storage of Objects in the Cloak Rooms of Organization. Storage of Objects at the Hotel. Storage of Objects under Dispute.

**Topic 32. Transportation Agreement**

The concept of Transportation Agreement, its main types. Agreement for Conveyance of Passengers and Luggage. Freight Transportation Agreement. Party and form Transportation Agreement. Transit transport. Direct Combined Traffic. Freight Charge. Insurance of Freight, Passengers and Luggage. General principles of liability of the parties of Transportation Agreement. Claims and a claim for contractual transportation. Responsibility of Carrier for Damage Caused by Mutilation, Other



Injuries to Health or by Passenger's Death

The concept of Freight Forwarding Agreement and its species. Party and form of contract. Freight Forwarding Agreement. Fulfillment of Freight Forwarding Agreement. Documents and Other Information Provided to Forwarding Agent. Recession from Freight Transportation Agreement. Responsibility of Forwarding Agent Under the Freight Transportation Agreement.

### **Topic 33. Property Management Contract and Freight Forwarding Contract.**

Concept of trust management of property, its main types. Parties, form and duration of the contract. Essential terms of the property management contract. Subject of property management contract. The collection of property, transferred to the trustee for the debts of the manager of the management. Founder of management. Trustee Trustee. A person who benefits from property transferred to trust management. Rights and duties of trustee. Transfer to property management, which is the subject of a collateral agreement. The right of the manager to pay. Responsibility of the manager. Termination of the property management agreement. Features of securities management.

Concept of transport forwarding contract and its types. Parties and contract form. Contract fee. The order of execution of the contract. Documents and other information provided to the creditor. Refusal of the contract. Responsibility of the parties under the contract of transport expedition

### **Topic 34. Loan and Credit Agreement. Insurance Agreement**

Concept and types of loan agreement. The form of contract. Interest on the loan agreement . The obligation of the borrower to return the loan. The legal consequences of a breach of contract by the borrower . The procedure for contesting the loan agreement. Enforcement of obligations by the borrower . Innovation debt for borrowed obligation. Termination of the loan.

The system of normative legal acts of Ukraine in the field of credit. The concept of credit and its basic types. Economic loans. Commodity loan. Loans. Credit operations, credit line, credit risk, credit worthiness and ability to pay. Party and form the contract of loan waiver of the provision or obtaining a loan. Content loan agreement . The order of the contract. Grounds for termination and prolongation of the contract. Liability for breach of contract credit.

Socio-economic nature of insurance and its legal regulation. The Topic of Insurance Agreement. The form of the Insurance Agreement. Significant terms of the contract. Basic insurance concepts. The conclusion of the Insurance Agreement in favor of the third person. The responsibilities of the insurer and the insured. Conditions and procedures for insurance payments. The refusal of the insurance payments. Termination of Insurance Agreement. The invalidity of Insurance Agreement.

### **Topic 35. Bank Deposit Agreement. Bank Account Agreement .Concept of Factoring Agreement**

The concept of a bank deposit and its species. Parties form and deposit agreement. Interest on deposit types, procedure of calculation and payment. Adding of the third-persons funds to the depositor. Savings books, savings (deposit) certificate Liability for breach of contract of bank deposit.

The concept of a bank account and its basic types. Party and form of a bank account. The order of opening a bank account and the bank account contract . Account transactions that are performed by banking institution . Banking secrecy. Loans account. The grounds and procedure for writing off money from the account. The Bank's Liability for delay and arbitrary transfer of funds withdrawal from your account, the arrest and suspension of account transactions. The grounds and procedure for termination of the contract of bank account.

The concept of factoring and its species. Party and form a factoring agreement. Topic, validity factoring agreement . The order of the contract. The invalidity of the prohibition of assignment . The responsibility of the client to the factor. Implementation of monetary claims by the debtor agent . The next assignment of monetary claims. Copyright factors. Counterclaims of the debtor. Protecting the rights of the debtor. Liability for breach of contract.

### **Topic 36. The calculations in civil law.**

General provisions on calculations. Forms of calculations. Types of cashless payments. General provisions on settlements with the use of payment orders. Conditions for execution by the bank of a payment order. Execution of payment orders. Responsibility for non-execution or improper execution of a payment order. Letter of credit. Types and order of execution of letters of credit. Calculations for collection. Settlements with the use of settlement checks.

### **Topic 37. Agreements to Dispose the Intellectual Property Right**

Concept and types of agreement on disposition of intellectual property rights. The license for using of intellectual property rights and their types. Party and form . term of the license agreement. Significant terms of the license agreement. Standard license agreements for using of intellectual property rights. Agreement for the establishment and order and the object of intellectual property. The state registration of contracts on disposition of intellectual property rights. Liability for breach of a license agreement.

### **Topic 38. Economic Concession Agreement. Joint Venture Agreement**

Concept and types of Economic concession . The Topic of the contract. Side and form of contract . Contract of Economic sub . Duties of owners and users. Special conditions of the contract of Economic concession. To change the contract. The grounds and procedure for termination. Preservation of the agreement of Economic concession and replace if sides. Legal Consequences of the termination of the use of which provided the contract of Economic concession. The responsibility of the parties to the contract.

The concept of the joint venture agreement hectares of its kind . Side and form of contract . Contract of mate order of the contract of the company. Contributions parties to the treaty. Common property of society. Keeping the common affairs of parties to the treaty. Joint costs and joint damage parties to the treaty. Profit distribution . Highlight the participant's share partnership. Disclaimer participant from further participation in the contract of the company and termination of the contract. Responsibility of State for which terminated a contract of partnership. Responsibility of participants after general obligations.

## Module 6

### **Topic 39. General provisions on non-contractual obligations. Public Promise of the Reward Without Competition Announcing**

The concept of non-contractual liability. The composition of non-contractual obligation relations. Topics of non-contractual obligation relations. Items of non-contractual obligation relations. The content of non-contractual obligation relations. The main features of non-contractual obligation and their relationships differ from contractual relationships. Functions of the obligations arising from non-contractual relationships. The grounds of non-contractual obligations. Terms liable for non-contractual obligations. Grounds for termination of non-contractual obligations. The system of civil law institute non-contractual obligations.

The concept of a public promise of reward without declaring the contest and its basic types. The right to a public promise of reward without declaring the contest. The content of the task, the execution of which has publicly promised reward. The term of the assignment. Public promise of reward with their determination and without determining the size. Change and cancellation announcement of a public promise of reward. Termination liability in connection with the public promise of reward.

The concept of a public promise of reward for a competition. The right to contest announcements. Types of civil law competition. Organizers of public competition. Artists competitive challenges. Objects competitive relationship. Conditions of competition. The main stages of the competition. Cancellation or modification of the terms of the contest announced. The procedure for selecting winners and payment of publicly promised reward. Copyright winner. Protecting the rights and interests of competitive relationships.

The notion of actions in the property interests of the other person without its commission. The right to an actions in the property interests of the other person without its commission. The rights and obligations of the person who started the actions in the property interests of the other person without its commission. Terms of submission of the commission of acts of property interests of the other person without its commission. Procedure for reimbursement of expenses incurred by the person in connection with committing an actions in the property interests of the other person without its commission

The concept of obligations arising from the disposal of health and life of an individual, property, person or entity. Individuals who are eligible for taking measures to rescue the health and life of an individual, property of an individual or a legal entity. The grounds of the obligations arising from the disposal of health and life of an individual, property, person or entity. Procedure for reimbursement of expenses incurred as a result of saving life and health of an individual, property, person or entity. Reimbursement of expenses incurred as a result of saving life and health of an individual, property, person or entity.

### **Topic 40. General provisions on reparation. Obligations of harm caused by a source of increased danger.**

The notion of obligation due to harm. General grounds of liability for property damage. Subjects of legal relations arising as a result of harm. Compensation for damage caused by a person in the event that he exercises the right to self-defense. Compensation

of damage caused in a state of extreme necessity. Liability for harm caused jointly by several persons. Right of recourse to this person. Ways of compensation for damage to the property of the victim. Consideration of the guilt of the victims and the property status of the physical person who caused the harm. Compensation for damage by staple, which insured its liability.

The notion of liability of a legal or physical person for the damage caused by their employee. The procedure for the indemnification by a legal or physical person of the harm done by their employee.

The notion of liability for damage caused by a minor or minor. Procedure and methods of compensation for damage. The notion of liability for damage caused by an incapacitated person, a person with limited capacity or a person who did not realize the significance of his actions. The grounds and conditions of responsibility, the procedure and methods of compensation for the harm done.

Concepts and types of sources of increased danger. The grounds and conditions of liability for damage caused by the source of increased danger. Subjects of the obligation to compensate for the damage caused by the source of increased danger. Object Refunds. Compensation for damage caused by the interaction of several sources of increased danger. The order and methods of compensation for the harm done.

#### **Topic 41. General provisions of inheritance law.**

The concept of inheritance and inheritance law. Types of inheritance. The time and place of opening the inheritance. Heirs and testators. Grounds and procedure for removal from the right to inheritance. The composition of the inheritance. Rights and obligations that are not part of the inheritance. Rights and obligations that are inherited.

#### **42. Inheritance by law**

The concept and essence of the queue awn inheritance by law. Change the order of obtaining the right to inheritance. The size of the share in the inheritance of the heir by law. The first turn of the heirs according to the law. The second turn of the heirs according to the law. The third turn of the heirs according to the law. The fourth line of heirs by law. The fifth line of heirs by law. Inheritance by the right of representation.

#### **Topic 43. Inheritance by will.**

The concept of the will and the right to the will. The rights of the testator at the conclusion of the covenant. Testamentary waiver. The position of the testator on the heirs of the obligation to commit acts of a property nature. The destination of the heir. Establishment of servitude by the testator. The right to an obligatory share in the inheritance. General requirements for the form of a will. Certification of testament with witnesses. Testament with the condition. The testament of the spouses. Secret testament. Hereditary contract. Invalidity of the will. The procedure for appointment of the executor of the will. Powers of the executor of the will. Control over the execution of the will.

#### **Topic 44. The exercise of the right to inheritance.**

The concept of accepting inheritance. Applying for acceptance of inheritance. Deadline for accepting inheritance. Legal consequences of missing the deadline for accepting an inheritance. Refusal to accept inheritance. Transfer of the right to accept inheritance. The extinction of the heritage. The division of inheritance between the heirs. Redistribution of heritage. Presentation by the creditor of the testator of the requirements for the heirs. Protection of hereditary property. Heritage management. The procedure for obtaining a certificate of inheritance. State registration of the right to inheritance

#### **Topic 45. Concepts and principles of family law, family relationship**

The concept of family law, its object . Methods of family law. The system of family law. Place of family law in the legal system of Ukraine. Stages of family law. Family Code of Ukraine . Sources of family law. Value of the Family Code of Ukraine and civil law. Characteristic features of family law relationships.

#### **Topic 46. Marriage. The rights and responsibilities of spouses. The rights and duties of mother, father and child**

The concept of marriage. The order of marriage. Termination of marriage. Legal consequences of divorce. Mode separation of spouses. Annulment . Legal Consequences of annulment.

Individual rights and responsibilities of marriage. The concept of property rights of spouses. The right of spouses to common property. Separate property of the spouses. Conclusion spouses agreements on joint and separate property. The division of marital property. The legal treatment of marital property by the marriage contract. The concept of the marriage contract. Making and meaning of the marriage contract . Alimony obligations of marriage. Alimony obligation to economic growth and protecting the spouses. Getting rid of one spouse the right to obtaining. Termination rights of a spouse to hold.

Establishing the origin of the children. General rules on the definition motherhood and fatherhood. Determining the origin of the child from the mother and father, and who are not married to each other. Determination of paternity by the court. Moral rights and duties of parents and children. The procedure for determining the surname, name, patronymic children. Disputes relating to the place of residence of children. Reasons and consequences of termination of parental rights. The economic relationship between parents and children . The duty of parents to maintain minor children. The suspension of the right to alimony. The duty of a father





<b>Total for Module 4</b>	43	14	14			15							
<b>Module 5 . Service agreements</b>													
Topic 31. Storage agreement	2	1	1										
Topic 32. transportation contract	3	2	1										
Topic 33. Property management contract and transport forwarding contract	2	1	1										
Topic 34. Loan and credit contracts. Insurance contract.	7	1	1			5							
Topic 35. Bank deposit and bank account contract Factoring contract.	3	2	1										
Topic 36. Settlements in civil law	8	2	1			5							
Topic 37. Contracts for the disposition of property rights in intellectual property	3	2	1										
Topic 38. Joint activity contracts	3	2	1										
<b>Total for Module 5</b>	31	13	8			10							
<b>Module 6 Non-contractual obligations. Inheritance law. Family law.</b>													
Topic 39. Non-contractual obligations. Public promise of remuneration	3	2	1										
Topic 40. General provisions on compensation for damages. Obligations on damage caused by a source of increased danger	10	4	1			5							
Topic 41. General provisions on inheritance law	2	1	1										
Topic 42. Legal Inheritance	3	2	1										
Topic 43. Inheritance by testament.	4	2	2										
Topic 44. Exercise of the right to inherit	9	2	2			5							
Topic 45. Concept and principles of family law, family legal relations	3	2	1										
Topic 46. Marriage. Rights and duties of spouses. Rights and duties of mother, father and	8	2	1			5							



child).											
<b>Total for Module 6</b>	24	17	7			15					
<b>Coursework on "Civil and Family Law"</b>											
<b>FULL HOURS</b>	<b>240</b>	<b>90</b>	<b>75</b>			<b>75</b>					

## 5. Topics of seminars

№	Name topics	
1	General provisions of civil law of Ukraine	2
2	Civil law relations: concept, structure and types	2
3	Protection of civil rights. Civil liability	2
4	Objects of civil rights. Things. Property.	2
5	Specific objects of civil rights.	2
6	General provisions on an individual as a subject of civil law.	2
7	Tutorship and guardianship	2
8	General provisions on legal entity as a subject of civil law	2
9	business companies	2
10	Non-entrepreneurial societies: signs and types	2
11	Deals: concept, signs and types	2
12	Grounds and consequences of invalidation of transactions	2
13	branch office	2
14	Civil law statute of limitations.	1
15	Personal non-property rights of an individual	1
16	General provisions on property rights. Procedure for acquiring and terminating property rights	2
17	Common ownership	2
18	Protection of property rights	1
19	General provisions on other people's property rights in rem	2
20	Intellectual property law: general provisions	2
21	Industrial Property Right	2
22	General provisions on obligations	2
23	Fulfillment of obligations and ways to ensure their fulfilment	1
24	Civil law contract: main provisions	2
25	Sale and Purchase Agreement	4
26	Rent contracts, life imprisonment	2
27	Employment contract: concept, types and content	1
28	Certain types of employment contracts: specifics of legal regulation.	1
29	Work contract	1
30	Contracts for the provision of services. Order contract and	1

	commission contract	
31	<b>Storage agreement</b>	1
32	Transport contract	1
33	Property management contract and transport forwarding contract	1
34	Loan and credit agreements. Insurance contract.	1
35	Contract of bank deposit and bank account. Contract of factoring.	1
36	Calculations in civil law	1
37	Contracts for the disposition of property rights in intellectual property	1
38	Joint activity agreements	1
39	Non-contractual obligations. Public promise of remuneration	1
40	General provisions on compensation for damages. Obligations on damage caused by a source of increased danger	1
41	General provisions on inheritance law	1
42	Legal Inheritance. Inheritance by will	1
43	Exercise of the right to inherit	
44	Concept and principles of family law, family legal relations	1
45	Marriage. Rights and duties of spouses. Rights and duties of mother, father and child.	1
<b>46</b>	<b>together</b>	<b>75</b>

### Independent work under the guidance of a teacher

№ з/п		
1	Independent work 1. Legal characteristics of individual objects of civil rights	10
2	Independent work 2. Physical entity entrepreneur: legal status	5
3	Independent work 3. The State of Ukraine and territorial communities as subjects of civil law	5
4	Independent work 4. Use of power of attorney in civil law	5
5	Independent work 5. Service: concept, types and features of legal regulation	5
6	Independent work number 6. Legal protection of intellectual property objects	5
7	Independent work 7. Procedure for conclusion, amendment and termination of contracts	5
8	Independent work 8. Legal regulation of certain types of sale and purchase agreements	5
9	Independent work 9. Housing contract	5
10	Independent work 10. insurance contract	5
11	Independent work number 11. Cashless payments: legal regulation and implementation procedure	5
12	Independent work 12. Non-contractual obligations for lawful actions	5
13	Independent work number 13. Exercise of the right to inherit. Registration of rights to inherited property	5
14	Independent work 14. The procedure for entering into and dissolving a marriage.	5
<b>15</b>	<b>together</b>	<b>75</b>

## EXAMPLE OF A TICKET FOR ISSUES AND ISSUES OF CONTROLLED ISSUES

<b>NATIONAL UNIVERSITY OF LIFE AND ENVIRONMENTAL SCIENCES OF UKRAINE</b>			
OS "Bachelor" Direction of training / specialty 081 "Law"	Departments Civil and Commercial Law	<b>Examination ticket № 1 by discipline "Civil and Family Law" (Exam)</b>	<b>Approved Head of Department</b>  _____ (підпис) <b>Protocol № 11 from May, 15, 2019 Head of Department Piddubnyi O.</b>
Exam Questions (maximum score of 10 points for the answer to each question)			
1. Grounds and methods for the protection of civil rights and interests: general characteristics			
2. The terms in civil law. Limitation period			
<i>Test tasks of different types</i> (maximum score of 10 points for answers to test assignments)			
<b>1. Civil legal relations, which consolidate the existing distribution of material wealth in society and express the static of property relations - this</b>			
1	trade relations		
2	property relations		
3	civil legal relations		
4	personal property relations		
<b>2. What kind of persons can guardianship be established?</b>			
1	Over minors deprived of parental care		
2	Over minors deprived of parental care		
3	Over individuals whose civil capacity is limited		
4	Over incompetent individuals		
<b>3 Who establishes custody of an individual, if he is declared incapable?</b>			
1	solely by court		
2	guardianship authority		
3	guardianship authority		
4	executive committee of the board		
<b>4. In which case can a court declare a physical person absent absent?</b>			
1	If during 3 years in the place of his permanent residence there is no information about the place of his stay		
2	If within 1 year in the place of his permanent residence there is no information about the place of his stay		
3	If within 6 months in the place of his permanent residence there is no		

	information about the place of his stay
4	If within 3 months in the place of his permanent residence there is no information about the place of his stay

**5. Securities certifying loan relationships and provide for the issuer's obligations to pay the funds within a certain period of time – this**

1	equity securities
2	derivative securities
3	debt securities
4	commodity securities

**6. How do these terms relate?**

<p>A. securities, the mechanism of issue and circulation of which is associated with the right to purchase or sell, within the period established by the contract, securities, other financial and / or commodity resources</p> <p>B. Securities certifying the participation of their owner in the authorized capital (except for investment certificates and VON certificates) grant the holder the right to participate in the management of the issuer (except for VON certificates) and receive portions of the profits, in particular in the form of dividends, and portions of the property in the event of the issuer's liquidation (except for certificates of background)</p> <p>C. securities certifying the same rights of their owners within one issue with respect to the person who assumes the corresponding obligations</p>	<p>1. issuing securities</p> <p>2. share securities</p> <p>3. derivative securities</p>
---	---

**7. Which of the following are seized from civilian traffic?**

1	Chemical warfare agents
2	hunting weapon
3	Missile systems
4	Airguns
5	radioactive substances

**8. Oral transactions can be made:**

- A) not subject to notarization;
- B) are fully executed at the time of their commission;
- B) by agreement of the parties.

**9. The deal is -**

- A) it is provided for by a regulatory act of action of a person aimed at establishing, changing or terminating civil rights and obligations;
- B) the action of a person aimed at establishing, changing or terminating civil rights and obligations;
- C) verbal agreement of two or more persons on the intention to conclude a contract.

**10. Security document for the brand have?**

(Write the answer in one word in the answer form)

# **THE LIST OF QUESTIONS TO DETERMINE THE LEVEL OF KNOWLEDGE OF STUDENTS**

## **A COMMON PART**

1. The subject, method and functions of civil law
2. Principles, objectives and civil law system
3. The concept and system of civil law
4. The effect of civil law in time, in space and in a circle of persons
5. The analogy of civil law and the analogy of civil law
6. The concept, methods and types of interpretation of civil law
7. The concept and composition of civil relations
8. Subjective Civil Law and Subjective Civil Duty
9. Participants in civil legal relations
10. Grounds for the emergence, alteration, and termination of civil legal relations
11. Limits to the exercise of civil rights
12. Abuse of civil law
13. Ways to protect civil rights and interests
14. The concept, content and types of civil liability
15. Grounds and conditions of civil liability
16. The concept and content of civil legal capacity of an individual
17. The concept and types of civil capacity of an individual
18. Grounds and procedure for limiting the capacity of an individual
19. Grounds and legal consequences of recognizing an individual as legally incapable
20. Grounds and procedure for recognizing a person as missing
21. Grounds and procedure for declaring an individual as dead
22. Civil Status Acts.
23. Civil legal status of an individual entrepreneur
24. The concept and main tasks of guardianship and guardianship
25. The concept and main features of a legal entity
26. The main types and legal forms of legal entities
27. The procedure for creating and state registration of a legal entity
28. Branches and representative offices of a legal entity
29. Termination of a legal entity
30. The concept and types of economic societies
31. Concept and types of cooperatives
32. Legal forms of state participation in civil relations
33. The concept and types of objects of civil rights
34. Things as objects of civil rights, their main types
35. Concept, types and form of transactions
36. Requirements for the validity of the transaction and their legal characteristics
  
37. The concept of invalidity of the transaction, their types
38. Legal consequences of the invalidity of the transaction
39. Concept, bases and types

40. Concept, form, term and types of power of attorney
41. Grounds for termination of representation and power of attorney
42. The concept and types of civil terms and
43. The concept, meaning and types of limitation
44. Suspension and suspension of the limitation period.
45. Claims to which the statute of limitations does not apply
46. non-property rights ensuring the natural existence of an individual
47. non-property rights ensuring social life
48. The concept of ownership and property rights
49. Content of title
50. Property rights of the Ukrainian people
51. The right to private property
52. State ownership
53. The right of communal ownership
54. Grounds for acquiring property rights
55. Acquired prescription
56. documents of title of the owner
57. Grounds for termination of ownership
58. The concept and types of common property law
59. Characteristics of the main methods of protection of property rights.
60. The concept and types of real rights to another's property
61. Grounds for the emergence and termination of rights to another's property
62. The concept of the obligation and the law of obligations
63. Types of civil liabilities, their characteristics.
64. Grounds for occurrence, change and termination of obligation
65. Parties and third parties in the obligation
66. The grounds and procedure for the replacement of the lender in the obligation
67. The content, form and parties to the agreement on the replacement of the debtor in the obligation
68. General conditions of performance
69. The joint demand of creditors in the obligation
70. The joint obligation of debtors in the obligation
71. Legal obligations types of enforcement
72. proprietary types of enforcement of obligations
73. Termination of obligation by proper performance.
74. Termination of the obligation to transfer the compensation
75. Rules of the termination of the obligation by offset
76. Termination by obligation of the parties.
77. Termination of debt forgiveness
78. Termination of the obligation by the coincidence of the debtor and creditor in one person
79. Termination of obligation by liquidation of a legal entity
80. Termination of the obligation by the death of an individual
81. Legal consequences of breach of obligation
82. Wines as a basis for liability liability

83. Damages and penalties
84. The concept and types of civil contracts
85. Essential and standard terms of the contract
86. Public contract, merger agreement
87. Preliminary agreement, agreement in favor of a third party
88. The procedure for concluding a contract
89. Change or termination of the contract
90. Termination of the contract

## SPECIAL PART

100. Concept, types, form and content of the contract of sale
101. Concept, types, parties and content of the supply contract
102. The concept, the content of the contract for the contracting of agricultural products
103. The concept, types, form and content of the contract of mines (barter)
104. The concept, types, form and content of the gift contract
105. The concept, types, form, side and content of the contract of rent
106. Concept, form, parties and content of the contract of life maintenance
107. The concept, types, form and content of the contract of property tenancy
108. Concept, parties, form and content of the sub-contract agreement
109. The concept, types, parties and essential terms of the lease agreement
110. The concept, form and content of the loan agreement
111. The difference between a loan agreement and a property lease agreement
112. Concepts, types, parties and contents of the contract
113. Parties and contents of the general contract
114. The concept, parties and contents of the contract of construction contract
115. The concept, types, form and content of the service contract
116. Concept, parties, form and content of the contract of carriage
117. The concept, parties, form and content of the storage agreement
118. Characteristics of the main types of storage contract
119. The concept, types and forms of insurance
120. The concept, parties and content of the insurance contract
121. Concept, types, parties and content of the contract of assignment
122. The order and legal consequences of the assignment
123. The concept, types, form, parties and content of the commission agreement
124. Parties, form and content of the contract of the sub-commission
125. Concept, types, parties and content of the property management contract
126. The concept, types, form and content of the loan agreement
127. The distinction of a loan agreement from a loan agreement
128. Concept and types of loan agreement
129. Parties, form and contents of the loan agreement
130. The concept, types, parties and content of the bank deposit agreement
131. Concept, types, parties and contents of a bank account agreement
132. Concept, types, parties and content of the factoring contract
133. Types of contract on the management of intellectual property rights



134. Contents of the agreement on the management of intellectual property rights
135. Concept, types, parties and content of the commercial concession contract
136. Parties and content of a commercial subconcession contract
137. Concept, types, parties and contents of the agreement on joint activity
138. Parties and contents of the contract of a simple partnership
139. Concept and types of non-contractual obligations
140. Subjects of non-contractual obligations
141. Objects of non-contractual binding legal relations
142. The content of non-contractual legal relations
143. Grounds and conditions of liability for non-contractual obligations
144. Grounds for termination of non-contractual obligations
145. Public promise of remuneration without announcement of a competition
146. Public promise of remuneration on the results of the competition



147. The commission of actions in the property interests of another person without his commission
148. Obligation arising from the salvation of the health and life of an individual, property of a natural or legal person
149. Liability due to damage
150. General grounds and conditions of liability for damages
151. Subjects of obligatory legal relations on the problem of harm
152. Compensation for damage sustained in the state of necessary defense
153. Compensation for damage caused in a state of extreme necessity
154. Responsibility for. damage caused by several individuals
155. Right to regress to a wine person
156. Means of compensation for damage caused to the victim's property
157. Responsibility of a legal or physical person for the damage caused by their employee
158. Compensation for damage caused by an authority of state authority, the authority of the Autonomous Republic of Crimea or a local self-government body
159. Compensation for damage caused by an official or official of an authority the state authority, the authority of the Autonomous Republic of Crimea or a local self-government body
160. Grounds and conditions of liability for damage caused by illegal decisions, actions or inactivity of law enforcement bodies
161. Subjects of the obligation to compensate for damage caused by illegal decisions, acts or omissions of law enforcement agencies
162. Objects of compensation for damage caused by illegal actions of law enforcement bodies
163. Grounds and conditions for liability for damage caused by a minor or a minor
164. Responsibility for damage caused by a person with limited capacity
165. Responsibility for damage caused by an incapacitated individual
166. Responsibility for damage caused by a person who is incapable of understanding the significance of his actions
167. Grounds and conditions of liability for damage caused by a source of increased

danger

168. Subjects of legal relationship in compensation for damage caused by a source of increased danger
169. Compensation for damage caused by the interaction of several sources of increased danger
170. Grounds and conditions for liability for damage to health or death
171. Responsibility "and damage to the health of an individual in the performance of her contractual obligations
172. Compensation for harm in case of damage to the health of a minor
173. Compensation for damage caused by death of a person
174. Compensation for the cost of treatment of a victim of a crime
175. Grounds for changing the amount of compensation for damage to health
176. State duty to compensate for damage to life and health of a person as a result of a crime
177. Grounds and conditions of liability for non-pecuniary damage
178. Subjects of obligatory relations in respect of non-pecuniary damage
179. Determining the amount of compensation for non-pecuniary damage
180. Procedure and methods of compensation for moral harm
181. Notion of obligation in connection with the acquisition, preservation of property without sufficient legal basis
182. Grounds for the obligation arising in connection with the acquisition, preservation of property without a sufficient legal basis
183. Poradok return of unreasonably acquired or stored property
184. Assessment of proceeds from unreasonably acquired property and expenses for its maintenance
185. Obsolete property not subject to return
186. Understanding and types of inheritance
187. The time and place of the opening of the inheritance
188. The heirs and testers
189. Grounds and order of removal from the right to inheritance
190. Structure of the inheritance. Rights and obligations that are not part of the inheritance
191. Positive denial
192. The right to a mandatory share in the inheritance
193. The order is conditional. Testament of marriage. The secret testament
194. Charges of heirs by law
195. Bodies certifying acceptance of the inheritance
196. Transition to the right to accept the inheritance
197. Death of a Heritage
198. Distribution and redistribution of inheritance between heirs
199. Protection of inherited property
200. The order of obtaining the certificate of the right to inheritance

1. The concept and content of family relationships
2. The concept of marriage
3. The order of marriage
4. Engagements
5. Registration time of marriage
6. Concept and cases of termination of marriage
7. Cessation of marriage in state bodies of registration of acts of civil status
8. Termination of the marriage in court
9. Legal consequences of divorce
10. The mode of separate residence of the spouses
11. Grounds for marriage invalid
12. The procedure for marriage annulment is invalid
13. Reconciliation of marriage
14. The legal consequences of the determination of marriage invalid
15. The rights of the conscientious of the spouse
16. The concept and general characteristics of personal relationships with the spouses
17. The right to motherhood
18. Right to fatherhood
19. Types of personal non-property rights and responsibilities of the spouses
20. Legitimate legal regime of the property of the spouses
21. The concept of the property right of the spouse
22. The right of spouses to joint property
23. Objects of joint ownership
24. Making marriage contracts for joint and separate property
25. Dividing the property of the spouses
26. Methods and procedure for the division of property that is the object of the joint vested rights of spouses
27. Regulation of property relations between the actual wife and husband
28. The right to conclude a marriage contract
29. Content and form of marriage contract
30. Legal regime of the property of the spouses by marriage contract
31. Termination of a marriage contract
32. Alimony marriage obligations. General grounds
33. Special grounds for obtaining alimony for the maintenance of one of the spouses
34. Detention of persons who are in actual marital relations
35. The right to maintenance after the dissolution of a marriage
36. Deprivation of a spouse's right to maintenance
37. Termination of the right of one of the spouses to maintenance
38. The marriage contract for the provision of maintenance
39. Determination of the amount of alimony to one of the spouses at the court's decision
40. Types of income that are taken into account in determining the size of alimony
41. Ways of providing maintenance to one of the spouses
42. The right to retain a woman and a husband who are not married to each other
43. General rules for the determination of maternity and paternity

44. Recognition of paternity by court decision
45. Recognition of motherhood by court decision
46. Procedure for determining the surname, name, patronymic and registration of the citizenship of children
47. Settlement of disputes related to the place of residence of children
48. Grounds for deprivation of parental rights
49. The procedure for renewal of parental rights
50. General characteristics of property relations of parents and children
51. The essence of property relations in the family
52. The rights of parents and children to property
53. Parental responsibility for the maintenance of minors
54. Methods and amount of child support payments
55. Participation of parents in additional expenses for a child
56. Termination of the right to maintenance
57. Determination of arrears for maintenance and its collection
58. An agreement between parents on the payment of child support
59. Responsibility for late payment of alimony
60. The duty of the father, the mother, to keep children of full age
61. Duty of an adult daughter, a son to keep parents
62. The concept of adoption
63. Persons who may be adopted
64. Persons who may be adoptive parents
65. Conditions of adoption and the procedure for its implementation
66. Mystery of adoption
67. Invalidity of adoption
68. Abolition of adoption
69. Deprivation of the adopter's parental rights
70. The adoption of brothers and sisters
71. The consent of the child to adoption
72. The concept and importance of guardianship and care in family law
73. Installation of custody and care
74. Rights and duties of subjects of legal relationship with guardianship and guardianship
75. Legal consequences of abolition of adoption
76. The contract of patronage
77. Personal non-property rights and obligations of other members of the family and relatives
78. Property rights and duties of grandparents, women, brothers, sisters, stepfather, stepmother, stepchildren, stepchildren
79. Alumni duties of actual educators and pupils
80. Personal non-property rights of other family members and relatives

## Teaching Methods

The method of training - is a way of purposeful implementation of the learning process, to achieve this goal. Proper selection methods in accordance with the purpose and content of training, age-appropriate students promotes the development of their cognitive abilities, weapons of their abilities and skills to use their new knowledge into practice, preparing students for independent acquisition of knowledge, forms their worldview .

Verbal learning methods. Their main feature is that the information is presented to students by the word of the teacher, and the perception of it is done in the process of hearing it. All the variety of sometimes reduced to two methods: heuristic (questioning) - conversation, and teaching - explanation, story, lecture, instruction, work with the textbook.

Conversation - dialogical method of teaching in which the teacher successfully with the help of the questions encourage students to reproduce previously acquired knowledge to make independent conclusions, generalizations based on actual material learned.

Depending on the didactic aims are three types of interviews: reproducing, By organizing, heuristic. Reproducing (control) conversation designed to consolidate the memory of students learned material and check its degree of assimilation. Objective By organizing conversation - a generalization and systematization of knowledge.

Explanation - verbal interpretation of concepts, events, words, terms, principles of action, examples and more. Its main task - opening causation and laws of nature, society and human thought. Since the material can be explained by different logical paths or ways of reasoning, the explanation may be inductive, deductive.

Lecture - informative presentation of evidence in terms of large, complex logical construction of teaching material.

Lecture inherently dialogical always requires consideration of the interests of the teacher, attitudes, awareness of students. Scientific facts and it should reflect the key questions of discipline. In preparation for the lecture, you should anticipate possible questions of students.

The structure of the lecture is the result of creativity of the teacher. However, should include: introduction (clear, concise, clear statement of the initial positions, you can use bright facts conflicting situations) summary of the basic content (consistently adapted to the level of perception of the presentation of the material), output (short synthesis or brilliant quote that sums up).

The method involves lectures familiarize students with its plan to help keep track of the sequence of presentation. It is important to teach students to outline the contents of the lecture, highlighting it important. It develops memory, perception, will, listening skills, attention, language culture.

### Work Handbook

This work is self-paced lessons students printed text, which allows them to deeply understand the course material, fix it, to reveal independence in learning.

Independent work of students with a textbook - one of the most important methods of acquiring systematic , strong and solid knowledge. It is more than any other methods, depending on the age characteristics of children and their development.

Methods for stimulating and motivating teaching and learning of

This group includes methods aimed at creating positive learning motives that stimulate cognitive activity and contribute to the enrichment of student academic information.

Practical audit testing. Provides a practical solution to control tasks (drawing diagrams, presentations, etc.).

Exams (exams). Examinations as other test performance, increase the responsibility of the teacher and each student for their work, contribute to the systematization studied education in students demanding to themselves and others.

Examinations conducted by written work, tests, protection of scientific research.

The means of intensification of consciousness, strengthening the knowledge and skills development is self-control. This method encourages them to increased liability.

Self- student in the learning process develops a critical attitude to their abilities and capabilities, objective assessment of learning outcomes.

### **9. Forms of control**

The form of the final control - test in 4th semester, exam in 3 to 5 semesters

### **10. Distribution of points that students receive.**

Assessment of the student's knowledge is carried out on a 100-point scale and transferred to national scores according to Table 1 "Regulations on exams and credit in the the National University of Life and Environmental Sciences of Ukraine" (order on implementation from 27.12.2019 № 1371).

<b>Student rating, number of points</b>	<b>The assessment is national based on the results of the compilation</b>	
	<b>exam</b>	<b>test</b>
<b>90-100</b>	<b>excellent</b>	<b>credited</b>
<b>74-89</b>	<b>good</b>	
<b>60-73</b>	<b>satisfactorily</b>	
<b>0-59</b>	<b>not satisfactorily</b>	<b>not credited</b>

### **11. Methodological support**

1. Guidelines for the implementation and protection of coursework for students who are enrolled in educational and vocational program for bachelors in specialty 6.060100 " Jurisprudence full-time and distance learning on the Topic "Civil and Family Law " // K : CB " KOMPRYNT " , 2012. - 34 p.
2. Guidelines work program and production practices law students specialty " Jurisprudence with the Topic" Civil and Family Law // K : CB " KOMPRYNT " , 2012 . - 21 p.

3. Guidelines to prepare for practical classes on the Topic " Civil and Family Law " (Chapeau module 1-2) for students who are enrolled in educational and vocational program for bachelors in specialty 6.060100 "Law Students full-time education // K . : CB " KOMPRYNT ", 2012 . - 75 p.
4. Methodological guidance on the implementation of coursework and preparation for practical training in the development of a multimedia presentation on a chosen students enrolled in educational and vocational training program for bachelors in specialty 6.060100 "Law Students full-time and distance learning on the Topic "Civil and Family Law "// K : CB " KOMPRYNT ", 2012 . - 22 p.
5. The work program of industrial training for students enrolled in educational and vocational training program for bachelors in the specialty 6.060100 "Law" full time Topic «Civil and Family Law» and the guidelines for its implementation // K : CB " KOMPRYNT ", 2012 . - 32 p.
6. Theoretical and practical materials on discipline "Civil law" as one of six basic legal (legal) disciplines "for students of 4th course, intend to take part in uniform professional entrance test, passes with use of organizational-technological processes of realization UPE. // M . : TSB "COMPRESS", 2017. - 32c.

## **12. Suggested literature**

### **Basic**

1. Civil Law Vocabulary In Use: Master 350+ Essential Civil Law Terms And Phrases Explained With Examples In 10 Minutes A Day Paperback – December 9, 2017 by JOHNNY CHUONG (Author) 1129 p., Independently published (December 9, 2017)
2. Civil Procedure, A Contemporary Approach (Interactive Casebook Series) 5th Edition by A. Spencer (Author) 80 p. West Academic Publishing; 5 edition (March 24, 2018)
3. Civil Law of Ukraine: Academic year : improvised . : In 2 Volumes / under the general editorship J.M. Shevchenko. - Ed. 2nd add. and revised. / K : Publishing House " Jure ". - 2006. - T. 1. Chapeau . - 696 p.
4. Scientific and Practical Commentary of the Civil Code of Ukraine : In 2 Volumes / for answers. under the general editorship A. Zeri (supervisor bus. Col.), N. Kuznetsova - K.: Inter Yurinkom , 2008. - T. II. - 1088 p.
5. Inheritance : Notary. Bar. Court: scientific-practical. guidance's. / S.Y Fursa , E. I Fursa , A. Klimenko , S.Y. Hrabovska et al., According Society. eds. S.Y Fursy. - K. : Publisher Fursa S.Y: CST 2007. - 1216 p.
6. Roman Civil Law: Including The Twelve Tables, The Institutes of Gaius, The Rules of Ulpian & The Opinions of Paulus by Samuel P. Scott (Author), Roy A. Sites M.L.A. (Editor) CreateSpace Independent Publishing Platform (June 27, 2014).
7. The Civil Code of Ukraine (Abstract text on April 1, 2005) URL: <https://zakon.rada.gov.ua/laws/anot/en/435-15>

## **Legislation:**

1. Civil Code of Ukraine : Law of Ukraine from 16.01.2003 № 435-IV. URL: <https://zakon.rada.gov.ua/laws/show/435-15> (Edition from 18.04.2020).
2. On banks and banking activities : Law of Ukraine from 07.12.2000 № 2121-III. URL: <https://zakon.rada.gov.ua/laws/show/2121-14#Text> (Edition from 29.05.2020).
3. On bail : Law of Ukraine from 02.10.1992 № 2654-XII. URL: <https://zakon.rada.gov.ua/laws/show/2654-12#Text> (Edition from 13.02.2020).
4. on currency and currency operations : Law of Ukraine from 21.06.2018 № 2473-VIII. URL: <https://zakon.rada.gov.ua/laws/show/2473-19#Text> (Edition from 28.04.2020).
5. On joint-stock companies : Law of Ukraine from 17.09.2008 № 514-VI. URL: <https://zakon.rada.gov.ua/laws/show/514-17#Text> (Edition from 23.05.2020).

## **13. Information Resources**

1. The Verkhovna Rada of Ukraine – URL: <https://rada.gov.ua/>
2. Ukrainian Cabinet of Ministers – URL: <http://www.kmu.gov.ua>
3. President of Ukraine – URL: <https://www.president.gov.ua/>
4. Ministry of Economic Development, Trade and Agriculture – URL: <https://agro.me.gov.ua/ua>