

SYLLABUS INTERDISCIPLINARY COURSE PAPER



Degree higher education – bachelor
Field of knowledge - 29 International relations
Specialty – 293 International law
Educational and professional program - «International law»

Year of education: 3 Semester: 6

Hours/credits: 90/3

Language teaching: English

Contact information

Department of International Law and Migration Policy
(0352)25-36-14*15-232

Description course

Interdisciplinary course paper — independent research, dedicated relevant questions in sphere international law, alone from the most important forms educational and research work and preparation of future specialists for practical activities. It one of the types of educational work in which students fully discover and develop your creative abilities, the ability to think analytically, performing the chosen topic for research.

Purpose : systematization, generalization, fixing and expansion theoretical knowledge, theirs effective application for implementation scientific and applied task through in-depth mastering of the chosen topic and methods of research, demonstration skill logical and consistent I will explain research material, and also skills practical application of theoretical knowledge to perform tasks in accordance with requirements educational and professional programs "International law".

The sequence of interdisciplinary course paper

The interdisciplinary course paper involves the following stages:

- ✓ choice and approval topics interdisciplinary course paper with specialties;
- ✓ work over bibliography – use catalogs and scientific literature, statistical and instructive materials;
- ✓ structuring content works;
- ✓ definition goals and tasks research;
- ✓ presentation materials course paper;
- ✓ formulation conclusions;
- ✓ design list used sources;
- ✓ editorial design course paper in accordance to generally established requirements;
- ✓ presentation completed course paper on department for reviewing and inspections;
- ✓ compliance a student necessary quantity author's text;
- ✓ finalization course paper and (in case necessary) according to from remarks manager;
- ✓ protection course paper.

Assessment policy

The interdisciplinary course paper must meet the established requirements and be performed by the author independently on the basis of the relevant theoretical material and the necessary regulatory framework, contain their own developments and proposals, be marked by the practical value of the research results presented for defence, be properly structured and technically executed. The list of documents required for writing and defending an interdisciplinary course paper, as well as the requirements for the content, structure and formatting of the text, are provided in the relevant guidelines for this type of work.

Policy on deadlines for writing an interdisciplinary course paper. An interdisciplinary course

paper is submitted to the department for review within the specified timeframe (no later than 10 days before the scheduled defence date).

Policy on academic integrity. The list of documents and requirements necessary for the completion and defence of a course paper is given in the guidelines for the interdisciplinary course paper. Works that do not meet the established requirements for defence are not allowed.

Conclusive assessment

Final rating by course is calculated next as follows:

Kinds assessment	% from final evaluations
Preparation text work	60
Protection work	40

Scale assessment students:

ECTS	Points	Content
A	90-100	excellent
B	85-89	very good
C	75-84	good
D	65-74	satisfactory
E	60-64	enough
FX	35-59	unsatisfactory, with reiterated exam opportunity
F	1-34	unsatisfactory, with obligatory reiterated course

Recommended sources information

1. Carrie McDougall. Why Creating a Special Tribunal for Aggression Against Ukraine is the Best Available Option: A Reply to Kevin Jon Heller and Other Critics, 15.03.22 URL: <http://opiniojuris.org/2022/03/15/why-creating-a-special-tribunal-for-aggression-against-ukraine-is-the-best-available-option-a-reply-to-kevin-jon-heller-and-other-critics>
2. Close Josepha. Amnesty, Serious Crimes and International Law: Global Perspectives in Theory and Practice. 2019. 316 p.
3. Cohen A., Zlotogorski D. Proportionality in International Humanitarian Law. Consequences, Precautions, and Procedures. Oxford University Press, 2021. 262 h.
4. Crawford, J. 9th Edition. Brownlie's Principles of Public International Law. Oxford University Press. 2019.
5. Cryer, Robinson, Darryl K.; An Introduction to International Criminal Law and Procedure. 4th ed., Cambridge, UK: Cambridge University Press, 2019. 518 p.
6. International Humanitarian Law: Modern Developments of the Limitation of Warfare. Routledge, 2019. 332 p.
7. Kaminska N., Shcherban I. Implementation of the Rome Statute of the International Criminal Court: historical, theoretical and practical aspects. Odessa: Fenika, 2023. 236 p.
8. Klabbers, J. International Law. Cambridge University Press. 2020.
9. Orakhelashvili, A. Akehurst's Modern Introduction to International Law. 8e edition. 2019.
10. The Oxford Guide to International Humanitarian Law Edited by Ben Saul, Dapo Akande. Oxford: Oxford University Press, 2020.
11. Asensio P. de M. Conflict of Laws and the Internet. Cheltenham, 2020.
12. Bogdan M. Concise Introduction to EU Private International Law. 4th edition. Europa Law Publishing, 2019.
13. Employment and Private International Law/ Edited by U.Liukkunen, Cheltenham, 2020.
14. Private International Law: Avoiding and Resolving Conflict of Laws by James Nafziger, Anastasia Telesetsky, & Ved Nanda. Carolina Academic Press, 2022.
15. The Elgar Companion to the Hague Conference on Private International Law / Edited by Th.John,

R.Gulati, B.Koehler. Cheltenham, 2020.

16. Barnard C. *The Substantive Law of the EU: the four freedoms*. Cambridge etc.: Cambridge University Press, 2022.
17. Bieker F. *The right to data protection: individual and structural dimensions of data protection in EU law*. The Hague, Netherlands; Berlin, Germany: Asser Press: Springer, 2022.
18. Bordin F.L. *The European Union and customary international law*. Cambridge GB: Cambridge University Press, 2022.
19. Brook Or. *Non-competition interests in EU antitrust law: an empirical study of Article 101 TFEU*. Cambridge etc.: Cambridge University Press, 2022.
20. Claici A. *The Transformation of EU Competition Law*. Alphen aan den Rijn : Wolters Kluwer Law International, 2023.
21. Craig P., Burca, Grainne de. *EU Law: Text and Materials*. 5th ed. Oxford University Press, 2019.
22. Crijns J.H. Haentjens M. *The enforcement of EU financial law*. Oxford etc.: Hart, 2022.
23. Fox E.M., Auteur G.D. *EU competition law : cases, texts and context*. Alphen aan den Rijn: Wolters Kluwer Law International, 2023.
24. Galli F. *Algorithmic marketing and EU law on unfair commercial practices*. Cham, Switzerland: Springer, 2022.
25. Hix S. *The Political System of the European Union / S. Hix*. London: Palgrave Macmillan; 3rd edition edition, 2021. 448 p.
26. Kaczorowska A. *European Union Law*. 3rd ed. London, Routledge, 2021.
27. Kokott J. *EU tax law: a handbook*. München: Beck; Oxford: Hart; Baden-Baden: Nomos, 2022.
28. Lasok D., Bridge J. W. *Law and Institutions of the European Communities*. L., 2020.
29. Wiessner S. *General theory of international civil law*. Leiden etc.: Brill Nijhoff, 2020. 534 p.
30. Kischel, Uwe, and Andrew Hammel, 'The Basic Context of Civil Law', *Comparative Law* (Oxford, 2019; online edn, Oxford Academic, 17 Apr. 2019).
31. Carlo Vittorio Giabardo, *Disobeying Courts' Orders—A Comparative Analysis of the Civil Contempt of Court Doctrine and of the Image of the Common Law Judge*, 10 *J. Civ. L. Stud.* (2017)
32. Mathias Siems *Comparative law*. University of Durham. Cambridge, United Kingdom: Cambridge University Press, 2018.
33. George Mousourakis? Matteo Nicolini. *Comparative Law and Legal Traditions. Historical and Contemporary Perspectives*. Ritsumeikan University Kyoto, Japan. 2019
34. *International Encyclopedia of Comparative Law*. Tübingen, 1980.
35. Joseph W. Glannon. *Civil Procedure: Rules, Statutes, and Other Materials*, 2019.
36. *European Rules of Civil Procedure. A Commentary on the ELI/UNIDROIT Model Rules*. 2023. 784 pp.
37. Pamela K. Bookman & Colleen F. Shanahan, *A Tale of Two Civil Procedures*, 122 *COLUM. L. REV.* 1183 (2022).
38. *The Future of the European Law of Civil Procedure. Coordination or Harmonisation? Intersentia*. 2020. 292 p.
39. *Comparative Civil Procedure Joachim Zekoll The Oxford Handbook of Comparative Law (2nd edn) Edited by Mathias Reimann and Reinhard Zimmermann*. 2019.
40. Kulyk Maryna, Kofanov Andrii, Pavlovska Nataliia, Tereshenko Yuliia, Symchuk Anatolii.
41. *Corruption in the Economy of Ukraine*. Intellectual Archive Volume 10. Number 3, Jule – September. Canada. 2021. P. 60–66.
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48. Meyer-Goßner L., Schmitt B. Strafprozessordnung, 59th edn. Berlin: Duncker & Humblot, 2016. 284 p.
49. Eisenberg U. Sich-Entfernen bzw. Fernbleiben während der Hauptverhandlung. Berlin: NStZ, 2012. 755 p.
50. Gmel D. Karlsruher Kommentar zur Strafprozessordnung, 7th edn / In: R. Hannisch (Ed.). 2013. 3180 p.
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53. Prof. Dr. Michael G. Faure. METRO Institute, Maastricht University. The Harmonization, Codification and Integration of Environmental Law: A Search for Definitions / European Environmental Law Review. June 2000. P. 174.
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