MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE WEST UKRAINIAN NATIONAL UNIVERSITY LAW FACULTY





Work program discipline

«International migration law»

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

Department of theory and history of state and law

Form of study	Study	Semester	Lectures	Practical classes	Individual work	Training, CPIT	Student- self study	Total	Exam/ Credit
Full- time	3	5	28	14	3	6	69	120	Credit

The work program was developed on the basis of the educational and professional program for Bachelor's field of knowledge 29 International relations, specialty 293 International law (approved by the Academic Council of WUNU, Protocol No. 9 from 26.05.2021).

The work program was prepared by the Professor of the Department of theory and history of state and law, Dr. Tetyana DRAKOKHRUST.

The work program was considered and approved at the meeting of the Department of theory and history of state and law, Protocol No. 1 dated August 30, 2023.

A. head of Department

Nataliia CHUDYK

Considered and approved by the Support group of specialty 293 International law, Protocol No. 1 dated August 31, 2023.

Head of the SGS

Yaryna ZHUKORSKA

Guarantor of EP

Liudmyla SAVANETS

STRUCTURE OF THE WORK PROGRAM OF EDUCATIONAL DISCIPLINE

"International Migration Law"

1. Description of the discipline "International Migration Law"

Discipline	Field of knowledge, specialty, educational and professional program, higher education degree	Characteristics of the discipline
The number of ECTS credits is 4	Field of knowledge - 29 International relations	Regulatory discipline cycle training
The number of module modules is 3	Specialty – 293 International law	Year of preparation - 3 Semester - 5
The number of content modules is 2	Educational and Professional Program – International Law	Lectures - 28 hours. Seminars – 14 hours.
Total hours Bachelor's degree is 120 hours	Higher education degree – bachelor	Student self-study – 69 hours. CPIT, Training - 6 hours Individual work - 3 hours.
Weekly hours - 10 hours. of them auditorium - 4 hours.		Type of final control – credit

2. The purpose and tasks of the discipline "International Migration Law".

2. 1. Purpose of the study of discipline

The purpose of the discipline "International Migration Law" is a thorough and thorough study by students of the basic principles of international legal regulation of migration processes; the correlation of legal regulation at the national and international level, the definition of the legal status of migrants, refugees, stateless persons, bipatrides.

2.2. The task of studying discipline

After studying the discipline "International Migration Law" students must:

- master and operate freely the special legal terminology in the field of international migration law;
- know the main provisions of international legal acts;
- know the practice of applying international legal norms.
- know the specifics of the activities of international organizations in the field of protecting migrants' rights and regulating migration processes.
- analyze the peculiarities of the formation and development of international legal regulation of migration processes at the universal level and to study the stages of formation of cooperation of the states in relation to the regulation of migration processes.

2.3. Name and description of competencies, the formation of which provides the study of discipline:

- SC 2. Ability to form judgments in the field of international, European, national law, comparative jurisprudence, taking into account social, scientific and ethical aspects.
- SC 3. Ability to protect own national interests and human rights through international legal instruments and mechanisms.
- SC 7. Ability to provide legal opinions and advice on issues of international public and private law, national law of Ukraine and the law of other states; to predict and assess legal risks of foreign policy and foreign economic initiatives and ways of their minimization.
- SC 8. Ability to conduct discussions and debates on international and general legal issues, prepare cases for consideration in Ukrainian, foreign and international courts and arbitration tribunals.

2.4. Prerequisites for the study of discipline.

List of disciplines to be studied before: «History of International Law», «Public International Law (general part)».

2.5. Learning outcomes

- LO 3. To know and understand the normative provisions, doctrines and principles of functioning of international and national legal systems, to analyze and qualify legal phenomena on this basis, to apply international legal norms and principles in the national legal system.
- LO 12. Communicate to specialists and non-specialists information, ideas, problems, solutions and own experiences on current issues of European and Euro-Atlantic integration, international, national and comparative law.
- LO 13. Make collective decisions, work in a team, show leadership, identify priority goals in professional and educational contexts, plan individual and group work to achieve them.
- LO 18. Determine the persuasiveness of arguments in the process of assessing previously unknown conditions and circumstances.
- LO 19. Independently determine educational goals and learning trajectories, find the necessary educational resources.

3. Content of the discipline "International Migration Law" Content module 1.

Topic 1. International migration law as a branch of international law and academic discipline.

History of formation and relevance of the study of migration law. Subject, object and structure of the IML. Main objectives and functions of migration law. The main sources of international migration law.

Topic 2. The concept and definition of migration.

Historical perspective. Migration as a universal concept, an essential kind of social morality of the population. Migration is natural, age, ethnic, political, intellectual, regional, due to natural factors, civil wars and ethnic cleansing. International migration. Types, types, directions, scales, norms (national and foreign), international movements of the population.

Topic 3. Activities of the International Organization for Migration and the International Labor Organization in the process of regulating migration processes.

Establishment of the International Labor Organization: goals, objectives, structure. The ILO and its significance in the context of legal regulation of migration processes and protection of the rights of subjects of migration processes. The provisions of the main international legal acts adopted in the framework of IOM and ILO in the legal regulation of migration processes. Forms of cooperation of states, international organizations in the field of migration processes. Areas of improvement of international cooperation in the field of migration processes.

Topic 4. Status of refugees in international law

The concept of "refugee" in international legal instruments. Categories of people in need of international protection. Establishing refugee status: analysis and application of standards. Concept and causes of persecution, methods and means of overcoming. Loss of refugee status and related privileges.

Topic 5. Human rights of a migrant (refugee).

The right to freedom of movement (entry and return) as a universally recognized international human rights standard, the right to travel. The right to asylum. The principle of "NON reflux" (refusal of access). Right to return. Concept of Provisional Protection. Rights of migrant workers. Development and implementation of standards in the field of human rights.

Topic 6. Migration sphere in the context of citizenship.

Citizenship is a stable legal relationship between a person and a state, one of the basic human rights. Legal status of stateless persons and bipatridov. Prohibition of arbitrary abandonment of citizenship as a principle of international law. UN Convention on the Abolition of Statelessness. Naturalization. Civic Citizenship. International legal regulation. Foreigners: notion, terminology, mode. Migration mobility.

Topic 7. Regulation of the migration process in the national law of individual Countries

United States. Activities of the Immigration and Naturalization Service. Canada. Legislation in the immigration sphere. MIGRATION MANAGEMENT. Australia. Overview of Migration Law and Policy. Experience in regulating migration processes in selected countries of Western, Central and Northern Europe. European Union Migration Law: Problems of Policy Harmonization, Legislation and Procedures. The work of the Council of Europe.

Topic 8. Illegal migration as a typical phenomenon of modern immigration processes.

Illegal migration: conceptual apparatus, conceptual approaches, cathegories. Illegal migration as a challenge to the international community. Influence of migration processes on the crime situation. Migrant offenses and crimes against migrants. Illegal smuggling of migrants and illegal residence as a criminal offense of international legal weight. Illegal migration as an integral part of organized crime, criminal "industry". Protection, integration and repatriation of migrants (refugees). Strategy of resettlement in a third country. Violence, involvement of migrants in drug trafficking, transportation of weapons. Areas of improvement of the fight against illegal migration. Concept of preventive actions, strategy of "preventive protection", protection of human rights and rights of national minorities

Topic 9. Trade in women as a manifestation of migration processes

Trafficking in human beings as a problem for the world community. Trafficking in women as a manifestation of "white slavery." The UN Convention on the Suppression of the Traffic in Persons and the Exploitation of the Prostitution by Third Parties. Trafficking in women and organized

Use of intergovernmental mechanisms developed by the crime. Recruitment methods. International Conference on Combating Uncontrolled Illegal Migration.

Topic 10. Migration processes in modern Ukraine

The state of the migration situation in Ukraine. The nature of the streams. Emigration and Immigration. Migration legislation. Criminal and administrative responsibility for its violation. Management of immigration processes. Improvement issues. The Concept of State Migration Policy. Accession to international agreements regulating external and internal migration, adoption of new laws on immigration, on admission, on social prevention of crimes, etc.

4. Program of a credit from the discipline "International Migration Law"

No			Н	ours			
п/п	Themes	Lectures	Practical	Student self	Individual	CPIT	Control
		Content	modulo 1	study	work	Training	measures
1.	Topic 1. International migration law as a branch of international law and academic discipline.		2	5			tests
2.	Topic 2. The concept and definition of migration.	2	2	10			cases
3.	Topic 3. Activities of the International Organization for Migration and the International Labor Organization in the process of regulating migration processes.	2	2	8	1		questions
4.	Topic 4. Status of refugees in international law	2		10		3	tests
5.	Topic 5. Human rights of a migrant (refugee).	2		10			tests
	Con	tent modul	e 2				
6.	Topic 6. Migration sphere in the context of citizenship.		2	8			cases
7.	Topic 7. Regulation of the migration process in the national law of individual Countries		2	3			cases

10.	processes in modern Ukraine		14	6 69	3	6	
9.	women as a manifestation of migration processes Topic 10. Migration	4	2	4		2	tests
	Topic 9. Trade in				2		questions
8.	Topic 8. Illegal migration as a typical phenomenon of modern immigration processes.	1	2	5		3	tests

5. TEMATICS OF PRACTICAL TRAINING PRACTICAL TRAINING № 1.

Theme 1. International migration law as a branch of international law and academic discipline

Aim: to study the concept of international migration law as an area of international law and discipline

Ouestions for discussion:

- 1. History of formation and relevance of the study of migration law.
- 2. Object, object and structure of the IMF.
- 3. The main objectives and functions of migration law.
- 4. The main sources of international migration law.

PRACTICAL TRAINING No. 2.

Theme 2. The concept and definition of migration.

Aim: to investigate the nature of the concept of migration.

Ouestions for discussion:

- 1. Historical perspective.
- 2. Migration as a universal concept, an essential kind of social motivation of the population.
- 3. Migration is natural, age, ethnic, political, intellectual, regional, as a result of natural factors, civil wars and ethnic cleansing.
- 4. International migration. Types, types, directions, scales, norms (national and foreign), international movements of the population.

PRACTICAL TRAINING № 3.

Topic 3. Activities of the International Organization for Migration and the International Labor Organization in the process of regulating migration processes

Objective: To study the activities of the International Organization for Migration and the International Labor Organization in the process of regulating migration processes.

Ouestions for discussion:

- 1. Establishment of the International Labor Organization: goals, objectives, structure.
- 2. ILO and its significance in the context of legal regulation of migration processes and protection of the rights of subjects of migration processes.
- 3. The provisions of the main international legal acts adopted under the IOM and ILO in the legal regulation of migration processes.
- 4. Forms of co-operation of states, international organizations in the field of migration processes.
- 5. Directions of improvement of international cooperation in the field of migration processes.

PRACTICAL TRAINING № 4.

Topic 6. Migration sphere in the context of citizenship.

Objective: To study the migration sphere in the context of citizenship.

Ouestions for discussion:

- 1. Citizenship as a stable legal relationship between a person and a state, one of the basic human rights.
- 2. The legal status of stateless persons and bipatrits.
- 3. Prohibition of the arbitrary abandonment of citizenship as a principle of international law. UN Convention on the Abolition of Statelessness.
- 4. Naturalization. Civic Citizenship. International legal regulation.
- 5. Foreigners: notion, terminology, mode. Migration mobility.

PRACTICAL TRAINING № 5.

Theme 7. Regulation of the migration process in the national law of individual countries.

Objective: To study the regulation of migration processes in the national law of individual countries.

Questions for discussion:

- 1. United States of America. Activities of the Immigration and Naturalization Service.
- 2. Canada. Legislation in the immigration sphere.
- 3. Australia. Overview of Migration Law and Policy.
- 4. Experience in regulating migration processes in selected countries of Western, Central and Northern Europe.
- 5. Migration legislation of the European Union: problems of policy harmonization, legislation and procedures. The work of the Council of Europe.

PRACTICAL TRAINING № 6.

Theme 8. Illegal migration as a typical phenomenon of modern immigration processes.

Aim: to investigate illegal migration as a typical phenomenon of modern immigration processes. Ouestions for discussion:

- 1. Illegal migration: conceptual apparatus, conceptual approaches, cathegories. Illegal migration as a challenge to the international community.
- 2. The impact of migration processes on the crime situation. Migrant offenses and crimes against migrants.
- 3. Illegal smuggling of migrants and illegal stay as a criminal offense of international legal weight.
- 4. Illegal migration as an integral part of organized crime, criminal "industry".
- 5. Protection, integration and repatriation of migrants (refugees). Strategy of resettlement in a third country.
- 6. Violence, involvement of migrants in drug trafficking, transportation of weapons. Areas of improvement of the fight against illegal migration.

PRACTICAL TRAINING № 7.

Theme 9. Trade in women as a manifestation of migration processes.

Aim: to investigate women trafficking as a typical phenomenon of modern immigration processes. Questions for discussion:

- 1. Trafficking in human beings as a problem of the world community.
- 2. Trafficking in women as a manifestation of "white slavery". The UN Convention on the Suppression of the Traffic in Persons and the Exploitation of the Prostitution by Third Parties.
- 3. Trafficking in women and organized crime. Recruitment methods.
- 4. Use of intergovernmental mechanisms developed by the international conference on combating uncontrolled illegal migration.

6. Complex practical, individual task

Complex Practical Individual Task (CPIT) is a form of training designed to deepen, summarize and consolidate the knowledge that students receive in the learning process, as well as the application of this knowledge in practice. CPIT is performed by students independently under the supervision of teachers; this is the completed theoretical or practical work within the curriculum of

the course, which is executed on the basis of knowledge, skills and skills obtained during the process of lectures, practical classes.

Proposed variants

- 1. The main rights of migrant workers.
- 2. Legal regulation of migration at the regional level.
- 3. ILO Conventions.
- 4. United Nations Convention on the Protection of the Rights of Migrant Workers, 1990.
- 5. The domestic law of states, immigration laws.
- 6. Immigration (migration) policy of the states.
- 7. Collisions of laws in the field of legal regulation of labor relations.
- 8. International labor migration as a form of international economic relations.
- 9. The essence and types of international labor migration.
- 10. Stages of development of international migration of labor resources.
- 11. Theoretical developments of the problems of international labor migration.
- 12. Reasons for international labor migration.
- 13. Implications of international migration for migrants, host countries and donor countries.
- 14. Regulation of international migration processes.
- 15. Bilateral and multilateral regulation of migration. Schengen Agreement.
- 16. The role and place of international organizations in regulating the world labor market.
- 17. International organization on migration, its tasks and directions of activity.
- 18. Demographic factors of international migration.
- 19. Combating trafficking in human beings.
- 20. Illegal migration.
- 21. "Evolution of minds" in international migration processes.
- 22. Ukraine in world migration processes.
- 23. Protection and resettlement of refugees.
- 24. Migration programs.
- 25. Antidiscrimination policy as a principle of protecting migrants.

7. Student self-study

Independent work as the main form of learning by the student of the educational material at the time, free of compulsory classes and without the participation of the teacher, involves a personal, self-centered organization of student learning.

№	Topics
1.	Topic 1. International migration law as a branch of international law and academic discipline.
2.	Topic 2. The concept and definition of migration.
3.	Topic 3. Activities of the International Organization for Migration and the International Labor Organization in the process of regulating migration processes.
4.	Topic 4. Status of refugees in international law
5.	Topic 5. Human rights of a migrant (refugee).
6.	Topic 6. Migration sphere in the context of citizenship.
7.	Topic 7. Regulation of the migration process in the national law of individual Countries

8.	Topic 8. Illegal migration as a typical phenomenon of modern immigration processes.
9.	Topic 9. Trade in women as a manifestation of migration
	processes
10.	Topic 10. Migration processes in modern Ukraine

8. Training on discipline

Training is the planned process of modifying (changing) the attitude, knowledge or behavioral skills of the learner, by acquiring learning experience in order to achieve effective performance in one type of activity or in a particular field. Training (from English to train - to bring up, train) - a set of exercises for training in something. Training - a system for preparing the human body to adapt it to the increased demands and difficult conditions of work and life.

The order of the training

- 1. The introductory part is conducted in order to familiarize students with the topic of the training session.
- 2. The organizational part is to create a working mood in the team of students, determine the rules of conducting a training session. It is possible to have handouts in the form of tables, forms of documents.
- 3. Practical part is realized by performing tasks in groups of students on certain issues of the subject of the training session.
- 4. Summing up. The results of the tasks performed in the groups are discussed. Exchange of views on the issues that were put on training sessions.

Training topics

- 1. Illegal migration as a typical phenomenon of modern immigration processes
- 2. Human rights a migrant (refugee).

9. Means of evaluation and methods of demonstrating learning outcomes

In the course of studying the discipline "International Migration Law" the following means of assessment and methods of demonstrating the results of learning are used:

- standardized tests;
- current survey;
- module modular testing and survey;
- cross-cutting projects;
- team projects;
- abstracts, essays;
- presentations of the results of the performed tasks and researches;
- evaluation of the results of the CPIT;
- student presentations and presentations at scientific events;
- calculation work;
- tasks on laboratory equipment, simulators, real objects, etc;
- other types of individual and group tasks.

10. Criteria, forms of current and final control

The final score (on a 100-point scale) in the discipline "International Migration law" is defined as the weighted average, depending on the proportion of each component of the loan:

Credit module 1	Credit module 2	Credit module 3	Total
30	40	30	100%
Oral survey during	Oral survey during	Preparation of CPIT -	
classes (1-5 topics) - 6	classes (5-10	max. 40 points.	
points per topic - max.	topics) - 6 points	Protection of CPIT - max.	
30 points Modular	per topic - max. 30	40 points Participation in	
control work - max. 70	points Modular	trainings - max. 20 points	
points	control work - max.		

Grading scale:

On the scale university	On the national scale	On the ECTS scale
90-100	excellent	A (excellent)
85-89	good	B (very good)
75-84		C (good)
65-74	satisfactory	D (satisfactory)
60-64		E (enough)
35-59	non-satisfactory	FX (non-satisfactory with possibility of repeated passing)
1-34		F (non-satisfactory with repeated cours of lectures)

70 points

11. List of guidelines and materials

№ 3/п	Visual materials	Themes		
1.	Electronic version of theoretical questions	1–10		
2.	Individual tasks for independent performance (electronic version)	1–10		
	List of methodical instructions and materials			
1.	Individual tasks for independent study of the discipline (electronic version)	1–10		
2.	Materials for distance learning of the course	1–10		

List of recommended literature:

- 1. Pro hromadianstvo Ukrainy: Zakon Ukrainy vid 18 sichnia 2001 r. // Vidomosti Verkhovnoi Rady Ukrainy ofitsiine vydannia vid 30.03.2001 № 13, stattia 65.
- 2. Pro poriadok vyizdu z Ukrainy i vizdu v Ukrainu hromadian Ukrainy: Zakon Ukrainy vid 21 sichnia 1994 r. // Vidomosti Verkhovnoi Rady Ukrainy vid 03.05.1994, № 18, stattia 101.
- 3. Pro zatverdzhennia Prohramy adaptatsii ta intehratsii v ukrainske suspilstvo deportovanykh krymskykh tatar, a takozh osib inshykh natsionalnostei, vidrodzhennia i rozvytku yikh kultury ta osvity: Postanova Kabinetu Ministriv Ukrainy vid 10 sichnia 2002 r. // Ofitsiinyi visnyk Ukrainy vid 25.01.2002, № 2, stor. 259.
- 4. Pro zatverdzhennia Prohramy spryiannia sotsialnomu stanovlenniu ta adaptatsii krymskotatarskoi molodi na 2002–2005 roky: Postanova Kabinetu Ministriv Ukrainy vid 25 sichnia 2002 r. // Ofitsiinyi visnyk Ukrainy vid 15.02.2002, № 5, stor. 45. Pro immihratsiiu: Zakon Ukrainy vid 07 chervnia 2001 roku // Ofitsiinyi visnyk Ukrainy vid 20.07.2001, № 41. (data zvernennia 29.01.2020). Pro pravovyi status inozemtsiv taosib bez hromadianstva: Zakon Ukrainy vid 22.09.2011 roku // Ofitsiinyi visnyk Ukrainy vid 04.11.2011, № 83, st.
- 5. Pro bizhentsiv ta osib, yaki potrebuiut dodatkovoho abo tymchasovoho zakhystu: Zakon Ukrainy vid 08 lypnia 2011 roku // Ofitsiinyi visnyk Ukrainy vid 12.08.2011, № 59. (data zvernennia 01.02.2020).
- 6. Pro Yedynyi demohrafichnyi reiestr ta dokumenty, shcho pidtverdzhuiut hromadianstvo Ukrainy, posvidchuiut osobu chy yii spetsialnyi status: Zakon Ukrainy № 5492-VI vid 20 lystopada 2012 roku. URL: https://zakon.rada.gov.ua/laws/show/5492-17#Text.
- 7. Rada pidtrymala zakon pro vyznannia osoboiu bez hromadianstva. URL:

pro-viznanna-osobouhttps://www.ukrinform.ua/rubric-polytics/3046166-rada-pidtrimala-zakonbez-gromadanstva.html

- Protsedura vyznannia osoboiu bez hromadianstva: dovhoochikuvanyi zakon dosi ne vvedeno URL: https://r2p.org.ua/proczedura-vyznannya-osoboyu-bezgromadyanstvadovgoochikuvanyi-zakon-dosi-ne-vvedeno-v-diyu/.
- Pro Yedynyi derzhavnyi demohrafichnyi reiestr ta dokumenty, shcho pidtverdzhuiut hromadianstvo Ukrainy, posvidchuiut osobu chy yii spetsialnyi status: Zakon Ukrainy vid 20 lystopada 2012 roku // Ofitsiinyi visnyk Ukrainy vid 14.12.2012, № 93. (data zvernennia 04.02.2020).
- Pro zovnishniu trudovu mihratsiiu: Zakon Ukrainy vid 05 lystopada 2015 roku // Ofitsiinyi visnyk Ukrainy vid 04.12.2014, № 94 (data zvernennia 07.02.2020).
- Stratehiia derzhavnoi mihratsiinoi polityky Ukrainy na period do 2025 roku: Rozporiadzhennia Kabinetu Ministriv Ukrainy vid 12 lypnia 2017 roku // Ofitsiinyi visnyk Ukrainy vid 01.08.2017, № 60.
- 25. Problemy realizatsii Stratehii derzhavnoi mihratsiinoi polityky Ukrainy : zb. materialiv nauk.-prakt. konf. (m. Kyiv, 19 hrud. 2019 r.) Kyiv: NISD, 2019. 108 s.
- 13. Kabmin zatverdyv stratehiiu mihratsiinoi polityky 2025 roku. URL: https://www.ukrinform.ua/rubric-polytics/2528281-kabmin-zatverdiv-strategiumigracijnoipolitiki-do-2025-roku.html.
- 14. Hromadianstvo Ukrainy za novymy pravylamy: Poroshenko vviv u diiu rishennia RNBO. https://www.ukrinform.ua/rubric-polytics/2426296-URL: gromadanstvo-ukraini-za-novimipravilami-porosenko-vviv-u-diu-risenna-rnbo.html.
- Do pytannia realizatsii stratehii derzhavnoi mihratsiinoi polityky Ukrainy na period do 2025. 15. URL: https://niss.gov.ua/sites/default/files/2019-11/analit- malynovska-social-policy-6-2019-1.pdf.
- Konventsiia pro sproshchennia protsedury inspektsii emihrantiv na bortu suden № 21: 16. Konventsiia vid 26 travnia 1926 roku. URL: https://zakon.rada.gov.ua/laws/card/993 191
- 17. Konventsiia pro zaprovadzhennia mizhnarodnoi systemy spivrobitnytstva u zberezhenni prav mihrantiv na pensiiu po invalidnosti, starosti ta na vypadok vtraty hoduvalnyka № 48: Konventsiia vid 22 chervnia 1935 roku. URL: https://zakon.rada.gov.ua/laws/card/993 153.
- 18. Konventsiia pro pratsivnykiv-mihrantiv № 97: Konventsiia vid 01 lypnia 1949 roku. URL: https://zakon.rada.gov.ua/laws/card/993_159.
- Konventsiia pro zlovzhyvannia v haluzi mihratsii i pro zabezpechennia pratsivnykam-19. mihrantam rivnykh mozhlyvostei i rivnoho stavlennia № 143: Konventsiia vid 24 chervnia URL https://zakon.rada.gov.ua/laws/card/993_163.
- 20. Konventsiia pro status bizhentsiv: Konventsiia vid 28 lypnia 1951 roku. URL: https://zakon.rada.gov.ua/laws/card/995 011.
- Deklaratsiia [OON] pro terytorialnyi prytulok : pryin. rezoliutsiieiu 2312 (XXII) Hen. Asamblei vid 14.12.1967 URL: http://zakon.rada.gov.ua/laws/show/995 316.
- Dodatkovyi protokol do Zhenevskykh konventsii vid 12 serpnia 1949 roku, shcho stosuietsia zakhystu zhertv mizhnarodnykh zbroinykh konfliktiv (Protokol I) : vid 08.06.1977 URL: http://zakon.rada.gov.ua/laws/ card/995 199.
- Ievropeiska konventsiia pro vydachu pravoporushnykiv: vid 13.12.1957: ratyf. Ukrainoiu iz 23. zasterezhenniam 16.01.1998 43/98-VR. zaiavamv zakonom vid URL: http://zakon.rada.gov.ua/laws/ show/995 033.
- Ievropeiska konventsiia pro hromadianstvo : vid 06.11.1997 ETS № 166: ratyf. Ukrainoiu iz 24. zasterezhenniam ta zaiavoiu zakonom vid 20.09.2006 №163-V URL: http://zakon.rada.gov.ua/laws/show/994 004.
- Ievropeiska konventsiia pro informatsiiu shchodo inozemnoho zakonodavstva : vid 07.06.1968 URL: http://zakon1.rada.gov.ua/laws/ show/995_112.
- 26. Ievropeiska konventsiia pro pravovyi status trudiashchykh-mihrantiv : vid 24.11.1977 ETS № 93 URL: http://zakon.rada.gov. ua/laws/show/994 307.
- 27. Ievropeiska kulturna konventsiia: vid 19.12.1954 URL: http://zakon.rada.gov.ua/laws/show/994 213.
- 28. Ievropeiska ramkova konventsiia pro transkordonne spivrobitnytstvo mizh terytorialnymy

- obshchynamy abo vlastiamy: vid 21.05.1980 URL: http://zakon.rada.gov.ua/laws/show/995 106.
- 29. Ievropeiska uhoda pro peredachu vidpovidalnosti za bizhentsiv : vid 16.10.1980 ETS № 107. URL: http://zakon.rada.gov.ua/laws/ show/994_306.
- 30. Ievropeiska uhoda pro skasuvannia viz dlia bizhentsiv : vid 20.04.1959 ETS № 31 URL: http://zakon.rada.gov.ua/laws/ show/994_311.
- 31. Zahalna deklaratsiia prav liudyny: [pryin. ta proholosh. v rezoliutsii 216 A (III) Hen. Asamblei OON vid 10.12.1948] URL: http://zakon.rada.gov.ua/laws/show/995_015. Nazva z verkhu ekrana.
- 32. Konventsiia pro zakhyst prav liudyny i osnovopolozhnykh svobod : vid 04.11.1950 URL: http://zakon.rada.gov.ua/laws/ show/995_004.
- 33. Konventsiia pro zakhyst tsyvilnoho naselennia pid chas viiny : vid 12.08.1949 URL http://zakon.rada.gov.ua/laws/ card/995_154.
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http://www.europarl.europa.eu — the official website of the European Parliament

http://ec.europa.eu is the official website of the European Commission

https://ec.europa.eu/home-affairs/index_en — "Migration and Home Affairs", Official portal of the European Commission

http://www.consilium.europa.eu is the official website of the Council of the European Union http://www.curia.europa.eu is the official website of the Court of Justice of the European Union