MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE SIMON KUZNETS KHARKIV NATIONAL UNIVERSITY OF ECONOMICS

Syllabus of the academic discipline "LAW"

for full-time students
of subject area
0306 "Management and Administration"

Kharkiv
S. Kuznets KhNUE
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The thematic plan of the academic discipline with its contents according to the modules and themes are presented. Plans of lectures and seminars (practical studies), questions for independent work, tasks aiming to consolidate knowledge, and a system of students' knowledge assessment are given.

Recommended for full-time students of subject area 0306 "Management and Administration".

Introduction

Profound changes in the socio-economic sphere taking place in our country in recent years, directly affect the education sector, require training highly qualified specialists of national economy with in-depth knowledge of the law. Basics of legal knowledge are laid in secondary and special schools, gymnasiums, lyceums, where students learn the basics of the legal science, obtain initial information about the specifics of legal regulation of social relations, and get acquainted with the peculiarities of branch legislation. Later students get more profound knowledge and skills at universities, with an opportunity to apply the expert in-depth knowledge of the law to the national economy of Ukraine. While only those who attend law school can learn the bulk of the many laws inacted in Ukraine, it is important for non-law school students to become familiar with the basic rules and regulations as it is an important life skill.

The proposed syllabus is intended for this category of students. It fully complies with the academic program of Law, which contains requirements for the necessary knowledge and competence level of this academic discipline. The syllabus will help to comprehend and properly understand the basic scientific concepts and categories of state and law; civil, family, labor rights and responsibilities; civil, marriage and labor contracts' specifics; the notion and specifics of administrative and criminal responsibility; other phenomena of the state legal reality the understanding and knowing of which is extremely required today not only from future lawyers, but from every educated person who in accordance with the Constitution of Ukraine should know how to realize their rights and responsibilities.

Especially it is very important for future managers. When they do business and need to make use of contracts and agreements, they will do it much better if they are familiar with the current laws. Many companies and individuals regularly take advantage of the legal code to save large amounts of money. In any event, understanding basic and fundamental laws is one of the most important life skills that one can have. Those who are not familiar with laws are most likely to end up being sued, scammed, or even sent to prison. Many disputes and lawsuits can be easily avoided when people take

their time to become familiar with laws prior to making a business deal. Any good manager needs to understand and be aware of the legal responsibilities they must adhere to on behalf of their company. A good grounding in employment law will give managers both the knowledge and the confidence to handle situations with their staff where following a legal procedure is a requirement. This academic discipline provides an overview of the labor law, giving practical and current advice to managers on the key areas that they will come across in their day-to-day staff management.

In this connection development and introduction of the academic discipline "Law" in the curriculum of bachelors of all training directions of subject area 0306 "Management and Administration" is actual. It is a compulsory academic discipline and it is taught to full-time students.

1. Description of the academic discipline

Index name	Subject area, training direction,	Academic discipline characteristics	
	educational level	for full-time students	
Number of credits: 9	Subject area: 0306		
Content modules: 4	"Management and Administration"	Compulsory	
		Year of study	
		2nd – 4th	
	Training directions: all	Semester	
		4th – 7th	
		Lectures	
Total number of hours: 324		66 hours	
		Practical (seminar):	
		94 hours	
		Independent work:	
		164 hours	
	Academic qualification:	The type of control:	
Number of hours per week: class work: 3; independent work: 6	Bachelor	test, examination	

The ratio of hours of classroom training to independent and individual work is 98 % for full-time study.

2. The purpose and tasks of the academic discipline

The purpose of the discipline is to give systematized scientific knowledge of the basics of the theory of law and other branches of law and, on this basis, to provide the formation of the elements of the legal culture, legal guidelines and lawful behavior of students in society.

Studying the academic discipline "Law" implies executing the following tasks:

firstly, learning the specific professional terminology and forming a competent professional legal language as an important component of the legal culture of a future specialist which will allow further exploring other legal sciences on a higher level;

secondly, the development of logical thinking, the ability to support one's own position, the development of creative inclinations of students;

thirdly, developing basic skills in research, which is important for selfimprovement and learning at university;

fourthly, understanding the main provisions of the branch legislation aimed at the regulation of personal rights and duties of citizens;

fifthly, the formation of professional and personal competences of students through scientific and theoretical training on the basics of law.

The object of the discipline is a complex set of social relations that arise in the process of activity of subjects of law in various spheres of life.

The subject of the academic discipline is learning the state-legal reality, namely the regularities of law, the regulatory and legal content of the legal norm, legal tools, means and techniques of legal work and so on.

In order to best learn the material, students need to start with acquiring knowledge and skills in the field of the General Economic Theory, the History of Ukraine, and the History of Economic Thought.

In the process of studying, students receive the necessary knowledge during classes (lectures and practicals). Independent work of students is also of great importance in the process of learning and consolidation of knowledge. It includes preparation for lectures and practical lessons, realization of creative work and preparation for participation in conferences, brain-rings. The most difficult questions should be discussed during practical lessons. All kinds of lessons are made in accordance with the credit-module system of the educational process. An important place in learning the discipline is given to using certain methods of intensification of the learning process.

After studying the academic discipline "Law" students should:

know:

the basic principles and sources of law, the effective provisions of the Constitution and legislation of Ukraine;

how to determine the scope of operation of normative-legal acts in time, in space and in terms of the number of people;

the perspectives and main lines of development of Ukraine and other countries' legislation;

be able:

to correctly interpret and apply legal norms in the process of work on speciality;

to support their own point of view and make decisions on specific matters of regulation of legal relations, to give them a legal assessment.

An essential element of successful learning of the academic material of the discipline is independent work of students with legal literature and normative-legal acts.

In the process of teaching the academic discipline basic attention is paid to students' getting professional competences presented in Table 2.1.

Table 2.1

Professional competences which students get having mastered the academic discipline "Law"

Com- petence code	Competence name	Competence constituents	
	The ability to	The ability to find sources of Law	
	find, analyze,	The ability to use, apply sources of Law	
L* 1	classify and	The ability to analyze sources of law	
	use normative	The ability to classify normative-legal acts	
	legal acts	The ability to determine the constituents of the legislation system	
		of Ukraine	
		The ability to define state, law and their features	
	To define,	The ability to classify the states, law sources, branches of law	
	characterize	depending on different criteria	
L 2	and classify	The ability to define the external and internal functions of the state	
	the legal	The ability to define the forms of states and government and the	
	phenomena	political regime of states	
		The ability to define the state mechanism and the state	
		apparatus	

^{*} Law

The structure of the constituents of professional competences and their formation in the process of learning the academic discipline "Law" in accordance with the National Qualifications Framework are presented in Appendix A.

3. The syllabus of the academic discipline

Module 1 The Basics of the State and Law Theory

Theme 1. The Basics of the State Theory

1.1. The basic theories of the state and law origin.

The basic theories of the state and law origin.

1.2. The concept of the state, its features and functions.

The concept and features of the state. The concept of state functions. Internal and external functions of the state.

1.3. Classification of the states.

The classification of countries according to their characteristics (form of government, policy (state structure), political regimes). States that existed in the territory of Ukraine.

1.4. The state mechanism and the state apparatus.

The state mechanism. The state apparatus. The constitutional state: the concept and its features, ways of formation of the constitutional state in Ukraine.

Theme 2. The General Concept of the Law

2.1. The basic meanings of the term "law".

The basic meanings of the term "law".

2.2. Law as an objective category, its concept and relation to other main types of social norms.

Law as an objective category, its concept and relation to other main types of social norms.

2.3. The main features of law.

The main features of law. Properties of law.

2.4. Connection between the law and state.

Connection between the law and state.

Theme 3. The Norms of the Law

3.1. The concept and main features of the legal norm.

The concept of the legal norm. The main features that characterize the legal norm.

3.2. The structure of the legal norm.

The structure of the legal norm: hypothesis, disposition, sanction. The conformance of the structure of the legal norm with the structural parts of a normative legal act.

3.3. Classification of the norms of law and their elements.

Classification of the legal norms and their elements according to the subjects (actors); their degree of certainty and way of expressing behavior rules; the legal nature etc.

Theme 4. The Sources of the Law

4.1. The concept of the law sources.

The concept of the law sources, their different meanings.

4.2. The system of the law sources (forms).

The system of the law sources (forms).

4.3. Normative legal acts as a source of law and their system.

Normative (statutory) acts as sources of law and their system. The law act as the main source of law in the constitutional state. Subordinate normative acts.

4.4. The limits of law regulations.

The operation limits of legal acts. Operation of a normative act throughout the time; the order of entry into force; the retroactive effect of the law. Action of the legal act in the territory; extraterritoriality. Operation of the norms in respect of individuals; immunity and its kinds.

4.5. The systematization of legislation.

The systematization of law: concept and forms.

Theme 5. The System of the Law

5.1. The system of the law concept.

The system of the law concept and its elements.

5.2. The concept of the branch of law.

The concept of the branch of law. The subject, method and legal regulatory regime as the grounds for systematization of legal norms.

5.3. The basic branches of law and the general characteristic of their content and sources.

The basic branches of law and the general characteristic of their contents and sources: the constitutional, civil, labor, administrative, financial, family, land, criminal, civil procedure, the economy procedure, the criminal procedure, the criminal enforcement.

5.4. The system of law and the legislative system.

The system of law and the legislation system, complex branches of law. Sub-branches of law and legal institutions. Law-making as a process of self-organization of law.

Theme 6. Implementation of the Law

6.1. The concept, forms and methods of implementation of the law.

The concept, forms and ways of implementation of the legal norms.

6.2. Interconnection of the law and legal relations.

Interconnection of the law and legal relations.

6.3. The concept and structure (elements) of legal relationships.

The concept and structure (elements) of legal relationships: participants, their subjective rights and duties, the object of legal relations.

6.4. Legal facts.

The notion of the legal facts, their classification.

6.5. The use of law as a form of implementation.

The use of law as a form of implementation. The stages of the application process of the legal norms.

6.6. Interpretation of the law.

The concept of interpretation of the legal norms. Kinds and ways of interpretation of the law.

Theme 7. The concept of the Legality and Law and Order. Offense and Legal Responsibility

7.1. The concept of the legality, law and order, public order and discipline.

The concepts of legality and law and order, public order and discipline. The guarantees of legality.

7.2. Legal culture.

Legal culture, its connection with the general culture. Kinds of legal culture. Professional legal culture of specialists in trade and economics.

7.3. Legitimate behavior and offense.

Legitimate behavior and offence. The offense as a basis of legal liability. Corpus delicti and the content of its elements. Kinds of offenses.

7.4. Legal liability.

The general concept of legal liability. The purpose and principles of legal liability. The main kinds of legal liability.

Module 2

The Basics of the Civil and Family Law

Theme 8. The Concept of the Civil Law and Civil Relations

8.1. The concept of the civil law.

The concept of the civil law and its specifics.

8.2. Civil law relations: property and non-property.

Kinds of civil law relations: property relations, personal non-property relations.

8.3. The method of civil law regulation.

The method of civil law regulation.

8.4. The objects of civil law relations.

Classification of the civil law relation objects.

8.5. The sources and system of the civil law.

The sources of the civil law. The system of the civil law.

8.6. Property relations: the concept and content of ownership. Kinds of forms of ownership.

Property relations. The concept and content of the ownership right. Kinds of forms of ownership.

Theme 9. The Subjects of the Civil Law

9.1. The subjects of the civil law.

The subjects of the civil law. Citizens (individuals), their basic legal properties as subjects of civil law relations.

9.2. The concept and content of the civil legal capacity, full and partial capability of citizens.

The concept and content of the civil legal capacity and capability of citizens: full capability, legal capability of a natural person of fourteen through eighteen, partial civil capability with individuals who have not reached fourteen years.

9.3. Restriction of a natural person's legal capability. Recognition of a natural person's legal incapability.

Restrictions of a natural person's legal capability. Recognition of a natural person's legal incapability.

9.4. The procedure of creation, reorganization and liquidation of a legal entity.

Special legal personality of legal entities. Bodies of legal entities. The order of creation, reorganization and liquidation of legal entities.

Theme 10. Deals. Representation in the Civil Law

10.1. The notion and types of deals.

The notion and classification (types) of deals.

10.2. General requirements necessary for validation of a deal.

Requirements which are necessary for validation of a deal. Form of deals: verbal or written ones, their kinds. The legal aspects of compliance with the appropriate deal form.

10.3. The recognition of invalidity of a deal and legal consequences of invalidity of a deal.

Recognition of a deal invalid and legal consequences of the fulfillment of the invalid deal. Restitution and settling questions about its use. Application of restitution to specific cases of breaching the conditions of validity of deals. Types of invalid deals.

10.4. The notion and grounds for representation.

The concept of representation. The scope and limits of representation (representative). The grounds of arising of the representative competence.

10.5. The proxy of a legal person: the term and form.

The proxy (the power of an attorney). The form and term of the proxy. Reassignment. Termination of representation by proxy. The consequences of revocation of a proxy.

Theme 11. The Law of Obligation

11.1. The notion of civil obligation.

The notion of civil obligation, the subject and grounds for its emergence. A civil law agreement as a ground for emergence of obligations. Kinds of obligations (agreements). The procedure (order) of conclusion of an agreement. The general conditions of fulfilment of obligations.

11.2. Types of security for the obligation fulfillment.

Types of security for the obligation fulfillment: forfeit, bailment, guarantee, collateral/pledge, retention, deposit (down payment).

11.3. Termination of obligation.

Termination of obligation, ways of termination of obligations.

11.4. The notion, causes and conditions of responsibility for violation of the obligation.

The notion, causes and conditions of responsibility for violation of an obligation. Kinds of civil responsibility.

Theme 12. The Basics of the Family Law of Ukraine

12.1. The general characteristics of the family law as a branch of law.

The general characteristics of the family law as a branch of law.

12.2. The sources, system and tasks of the family law.

The sources, system and tasks of the family law in Ukraine.

12.3. The procedure and conditions of registration of marriage.

The procedure and conditions of marriage. Personal and property rights and obligations of spouses. Termination of marriage. The nullity of marriage.

12.4. Personal non-property and property rights and responsibilities of spouses.

Personal non-property and property rights of spouses. Personal non-property and property responsibilities of spouses. The property rights of parents and children.

Module 3 The Basics of the Labor Law

Theme 13. The Notion and Sources of the Labor Law. Labor Contracts

13.1. The notion of the labor law and labor relations.

The notion of the labor law as a branch of law and labor relations. The subject of the labor law. Functions of the labor law. The concept of the labor law principles and their classification. The system of the labor law of Ukraine. The general and special parts of the labor law. Distinguishing the labor law from other branches of law.

13.2. Specifics of the labor law method.

Specifics of the labor law method in Ukraine and its features. The statenormative method of law regulation. The local contract method.

13.3. The sources of the labor law.

The sources of the labor law in Ukraine. Local normative acts as a special source of the labor law.

13.4. The concept and parties of the labor contract as a source of the labor law.

The concept and parties of the labor contract. The content of the labor contract. Normative and other conditions of the labor contract. The necessary and facultative conditions of the labor contract. The forms and validity periods of the labor contract. Requirements and restrictions when entering into the labor contract.

Theme 14. Termination of Labor Relations

14.1. The notion and classification of the grounds for termination of the labor contract.

The concept and classification of the grounds for termination of the labor contract. The general grounds for termination of the labor contract.

14.2. Termination of the labor contract on the employee's initiative.

Termination of the labor contract on the initiative of the owner of the enterprise or organization or a body authorized by him/her. Termination of the labor contract on the initiative of bodies, which aren't a party of the contract. The procedure of dismissing from work.

14.3. Termination of the labor contract on the initiative of the employee.

Termination of the labor contract on the initiative of the employee. The procedure of dismissal and making settlements. The discharge allowance.

Theme 15. Law Regulation of Working and Rest Hours

15.1. The notion of the working hours and the working day.

The concept of the working hours. Kinds of working hours. The working day. Reduced working hours, part-time work. The schedule and record of working hours. Kinds of the working hour schedule. Kinds of working weeks. Work in shifts. Shift schedules. Irregular working hours. Working hours at night. Overtime work.

15.2. The notion and kinds of the rest hours.

The notion and kinds of the rest hours. Official holidays and non-working days. Leaves: the notion and kinds. Annual leaves. Other kinds of leaves.

Theme 16. The Labor Discipline, Disciplinary and Material Responsibility

16.1. The notion and content of the labor discipline.

The labor discipline, the internal work schedule as a special kind of the law and order. Regulations which regulate the internal work schedule. The basic duties of employees. Incentives and awards for successive work in the labor law. Ways of encouraging. Other ways of stimulation, advantages and benefits. Encouraging for special labor merits.

16.2. Disciplinary responsibility.

The system of measures against violators of the labor discipline. The notion and grounds of the disciplinary responsibility. The disciplinary

misconduct. The qualification of disciplinary misconducts. The disciplinary punishment. The procedure of applying the disciplinary punishment.

16.3. The notion of the grounds and conditions of material responsibility of employees for damage caused to an enterprise, an institution, an organization.

The notion of the grounds and conditions of material liability of employees for damage caused to an enterprise, an institution, an organization. Kinds of material responsibility and specifics of applying it. The difference of material liability from the property civil law liability. The procedure of defining the damage size and compensation of damage caused by the employee.

Module 4

The Basics of the Administrative and Criminal Law

Theme 17. Administrative Responsibility and Other Means of Administrative Compulsion

17.1. The notion of administrative legal relations and the administrative law.

State government (implementation of the executive power) as a state legal category and its place in the system of social management. The notion of administrative legal relations and the administrative law.

17.2. Administrative responsibility as a kind of legal liability.

Administrative coercion in the systems of methods of state government. The notion and basic features of administrative responsibility. The grounds for administrative responsibility.

17.3. An administrative offense (misdemeanor), its features and composition.

Characteristic of administrative offense. Kinds of administrative offence and their content. The system of administrative offences. Bodies which solve the cases of administrative offences.

17.4. Administrative penalties and general rules for the imposition of administrative penalties.

Administrative penalties, general rules for the imposition of administrative penalties. Circumstances that exempt, exclude, aggravate and mitigate administrative responsibility for administrative offence.

Theme 18. The General Notion of the Criminal Law and Criminal Responsibility

18.1. The concept and structure of the criminal law in Ukraine.

The concept and structure of the criminal law. The subject and methods of the criminal law. The structure of the criminal law.

18.2. The general notion of crime and its types.

The notion and grounds for criminal responsibility. The concept of crime and its kinds. Characteristic of the corpus delicti. The objective element, the object, the subject and the subjective element of a crime. Circumstances excluding social danger and unlawfulness of an act.

18.3. The stages of crime.

The stages of the intended crime. Criminal complicity.

18.4. Punishment and its types.

Punishment and its goals. Types of punishments.

18.5. Circumstances mitigating punishment.

Circumstances mitigating punishment.

18.6. Circumstances aggravating the punishment.

Circumstances aggravating punishment. The special part of the criminal law. Classification of crimes.

4. The structure of the academic discipline

From the very beginning of studying the academic discipline, each student should be familiarized with the syllabus of the academic discipline and forms of the educational process, as well as with the structure, content and scope of each of its training modules, types of control and methods of evaluation of the formed competences.

The educational process according to the syllabus of the academic discipline "Law" is carried out in such forms as: lectures and practical lessons, student's self-study and current control.

Students learn the academic discipline through consistent and thorough elaboration of the educational modules. An educational module is a relatively independent unit of the academic discipline which logically combines several elements of the academic discipline in the content and relationships.

The structure of the academic discipline "Law" consists of four modules (Table 4.1).

Table 4.1

The structure of the test credit of the academic discipline

	Number of hours						
	full-time students						
Theme		including					
	total	lectures	practical lessons (seminars)	independent work			
1	2	3	4	5			
Module 1. The Basics of the State and Law Theory (4th semester)							
Theme 1. The Basics of the State Theory	10	2	5	3			
Theme 2. The General Concept of the Law	10	2	5	3			
Theme 3. The Norms of the Law	10	2	5	3			
Theme 4. The Sources of the Law	10	2	5	3			
Theme 5. The System of the Law	10	2	5	3			
Theme 6. Implementation of the Law	10	2	5	3			
Theme 7. The Concept of the Legality and Law and Order. Offense and Legal Responsibility	12	4	4	4			
Total for module 1	72	16	34	22			
Module 2. The Bas	sics of the C	ivil and Fan	nily Law (5th ser	nester)			
Theme 8. The Concept of the Civil Law and Civil Relations	16	3	3	10			
Theme 9. The Subjects of the Civil law	16	3	3	10			
Theme 10. Deals. Representation in the Civil Law	18	4	4	10			
Theme 11. The Law of Obligation	20	4	4	12			
Theme 12. The Basics of the Family Law of Ukraine	20	4	4	12			
Total for module 2	90	18	18	54			

Table 4.1 (the end)

1	2	3	4	5
Module 3. The Basics of the Labor Law (6th semester)				
Theme 13. The Notion				
and Sources of the Labor	22	4	7	11
law. Labor contract.				
Theme 14. Termination	22	4	7	11
of Labor Relations	22	7	,	11
Theme 15. Law Regulation	23	5	7	11
of Working and Rest Hours	23	5	,	11
Theme 16. The Labor Discip-				
line, Disciplinary and Material	21	5	7	11
Responsibility				
Preparation for the	2	_	_	_
examination			_	_
Total for module 3	90	18	28	44
	Basics of th	e Administra	ative and Crimin	al Law
Theme 17. Administrative				
Responsibility and Other	36	7	7	22
Means of Administrative	30	,	'	
Compulsion				
Theme 18. The General				
Notion of the Criminal Law	32	7	7	22
and Criminal Responsibility				
Preparation for the				
examination	2	_	_	_
Total for module 4	72	14	14	44
Total for all modules	324	66	94	164

5. The themes of practical studies

Practical studies are a form of academic classes where a lecturer organizes a detailed consideration of separate theoretical principles of an academic discipline and forms skills and habits in the practical application of them through individual performance of the formulated tasks by a student. Such classes are based on the methodical material prepared beforehand. It includes preliminary control of knowledge, skills and habits of students, raising a general issue by the lecturer and discussing it with participation of students, carrying out and discussing tasks, solving control tasks, control, evaluation (Table 5.1).

The list of the themes of practical classes on the academic discipline "Law"

The name of the module	The theme of the practical task (according to the modules)	The number of hours	Literature
1	2	3	4
Module 1. The Basics of the State and	Task 1. The basic theories of the state and law origin. Classifications of states	5	Main: [2 – 4; 8; 9]. Additional: [17; 18; 48]
Law Theory	Task 2. The basic meanings of the term "law"	5	Main: [3; 4; 8; 9]. Additional: [17; 18; 48]
	Task 3. The concept and main features of the legal norms	5	Main: [8; 9]. Additional: [48]
	Task 4. The concept of the law sources	5	Main: [8]. Additional: [48]
	Task 5. The system of the law concept	5	Main: [8; 9]. Additional: [48]
	Task 6. The concept, forms and methods of implementation of the law	5	Main: [9]. Additional: [48]
	Task 7. The concept of legality, law and order, public order and discipline		Main: [8; 9]. Additional: [48]
Module 2. The Basics of the Civil and	Task 8. The concept of the civil law and civil relations	3	Main: [12 – 15]. Additional: [102 – 104]
Family Law	Task 9. The subjects of the civil law	3	Main: [1; 12 – 15]. Additional: [54; 102 – 104]
	Task 10. The notion and types of deals	4	Main: [12 – 15]. Additional: [27; 102 – 104]
	Task 11. The notion of civil obligation	4	Main: [12 – 15]. Additional: [22; 102 – 104]
	Task 12. The general characteristics of the family law as a branch of law	4	Main: [15]. Additional: [61; 94]

Table 5.1(the end)

1	2	3	4
Module 3.	Task 13. The notion of the labor law		Main: [9].
The Basics of	and labor relations	7	Additional: [26; 34;
the Labor Law		,	57; 65; 71; 81; 92;
			97]
	Task 14. The notion and classification		Main: [9].
	of the grounds for termination of the	7	Additional: [26; 34;
	labor contract		81; 92; 97]
	Task 15. The notion of the working hours		Main: [9].
	and the working day	7	Additional: [26; 34;
		1	56; 65; 81; 86; 92;
			95; 97]
	Task 16. The notion and content of the		Main: [9].
	labor discipline	7	Additional: [82; 92;
			95; 97]
Module 4.	Task 17. Administrative responsibility	7	Main: [5; 8; 9].
The Basics of the	and other means of administrative		Additional: [20; 21;
Administrative	compulsion		23; 24; 28; 36; 48;
and Criminal law			55]
	Task 18. The concept and structure	7	Main: [8; 9].
	of the criminal law in Ukraine		Additional: [38; 48;
			53; 73; 84; 87]
To	otal number of hours	94	

5.1. Examples of typical practical tasks for the themes

Practical task 1. Aristotle in his book "Politics" wrote that the state was the highest form of human interaction which covered all other forms of communication and that the state arose for the needs of life to achieve certain good. However, in the process of its development the state goes, according to the philosopher, through several stages which are identified with the stages of social association and committed by men in their natural desire to communicate.

The first stage is the family consisting of a man, a woman and children. Next – is a large (extended) family, which combines several generations of blood relatives with side branches of the family delimitation. Then – a village or settlement, and eventually – a policy. *Polis* according to Aristotle is the highest form of bringing people together, which covers all other forms.

What state origin theory is Aristotle a representative of?

Practical task 2. In Afghanistan, after the seizure of power by the Islamic group "Taliban" many rules of Sharia law were introduced. Women were forbidden to work, go to school and go out without a veil. All civil servants were obliged to let their beards, and those who came to work shaved, were subject to dismissal.

What type of social norms does this example provide?

Practical task 3. According to Part 1 of Article 136 of the Criminal Code of Ukraine:

- 1. Failure to provide help to a person who is in a condition dangerous to life, where such help could have been provided, or failure to inform appropriate institutions or persons of this person's condition, where this has caused grievous bodily injuries,
- shall be punishable by a fine of 200 to 500 tax-free minimum incomes, or community service for a term of 150 to 240 hours, or arrest for a term up to six months.

Find the disposition, the hypothesis and the sanction in this article.

Practical task 4. A citizen applied to the court for eviction of the roommate from his apartment. In support of his requirements he referred to:

- 1) the Housing Code of Ukraine;
- 2) a scientific journal article, in which scientists solve an essentially similar situation;
- 3) a relevant Resolution of the Supreme Court of Ukraine on a similar claim.

Which of the given references must court take into account? What does the notion the "source of law" include and what sources of law do you know?

Practical task 5. The Minister of Justice John Ashcroft after the tragedy of September 11, 2001 (the terrorist act) introduced a custom to begin a working day in the ministry with a morning prayer. After a while the minister also offered his subordinates to perform his own songs, the texts of which he gave before morning meeting to all the participants who had the opportunity to join singing them. However, many of the staff did not support this idea and even refused to sing (newspaper "Today" of March 6, 2002).

1. Can you agree that introduction of this rule for Ministry's employees is legitimate?

2. Is it possible to enter a custom as a rule of conduct by an arbitrary willful decision?

Practical task 6.

After graduating from college and institute, citizen V. had worked at the "Arsenal" factory for 32 years, holding consistently positions of tool-maker, shift foreman, shop superintendent, chief engineer.

However, due to the achievement of retirement age and taking into account the substantial experience in manufacturing, V. was dismissed at his own request by order No. 12/75 Km dated 01.01.2007.

V., already retired, bought a garden plot and took up gardening, fishing and more. Once he found his household appliances and garden tools missing, and officially reported this to the local policeman, specifying all the details of the circumstances in his application. Four months later, the person who committed the crime was detected, and later by the court, the material damage was recovered to the victim V.

Analyze all of the life circumstances connected with the history of citizen V. and identify those that can be considered as legal facts, distributing them on the volitional basis into actions and events.

Practical task 7. What is the difference between the concepts of "law and order" and "public order"?

Public order is part of the law and order.

Law and order and public order are identical concepts.

Law and order is part of public order.

Practical task 8. Marina, a 17-year old married woman, sold the apartment inherited from her grandmother. Parents, when they heard about it, began to demand the termination of the contract of sale.

1. Can Marina sell the inherited apartment? 2. What ways to get full legal capability do you know?

Practical task 9. 16-year old Peter, who worked in the company "Garant", spent on drink the major part of his salary. He wore poor clothes, worn out shoes, had no money for medicines, and sometimes for food. Peter's father died, and single mother had a very small income. Therefore she made a statement to the court about limiting her son in capability. Peter was sure that he would not be limited in capability. First, it is possible to limit

the capability of the person who has full capability. Secondly, he had no family, which he could put in a difficult financial situation. Assess the arguments of Peter.

Practical task 10. During marriage Stephen and Diana acquired several valuable women's rings. Diana had never worn them, and her husband kept these things for the accumulation of capital. They decided to divorce and a question about the owner of that property arose. Diana insisted that it was her personal private property, as that was women's jewelry, items for personal use. Stephen believed that the jewelry was the object of a joint ownership, as they were not acquired to be worn, but for capital accumulation.

Who is right in this situation? Justify your answer.

6. Independent work of students

Independent work (IW) is a form of the educational process in which a student performs tasks independently under the guidance of a methodical teacher.

The purpose of IW is full assimilation of the syllabus and formation of general and professional competences which play a significant role in the development of future highly qualified specialists.

The educational time given for independent work of full-time students is determined by the syllabus and makes 51 % (164 hours) of the total study time for the academic discipline (324 hours). During the self-study students become active participants in the educational process, learning how to develop conscious attitude to mastering the theoretical and practical knowledge, freely navigate in the cyberspace, take personal responsibility for the quality of their own training. IW includes processing lecture materials, studying the recommended literature, key terms and concepts on the themes of the academic discipline, preparing for practical classes and seminars, preparing to speak at seminars, in-depth study of lectures on particular themes or issues, carrying out individual assignments (independent solution of complex problems) on the studied theme, writing essays on the given problems, searching (selection) and review of the literature on the given problems of the academic discipline, analytical review of scientific publications, checking students' knowledge of the material covered by selftest questions, preparation for tests and other forms of current control, preparation for the control module (colloquium).

A necessary element of successful assimilation of the academic discipline material is independent work of students on domestic and foreign special economic literature, normative acts on public regulation of the economy, the statistics material. The main types of independent work offered to students are based on the theoretical knowledge of the academic discipline (Table 6.1).

Table 6.1

Tasks for self-study work and forms of control

The name of the theme	The content of students' independent work	The num-ber of hours	Forms of IW control	Literature
1	2	3	4	5
	Module 1. The Basics of the State	and La	w Theory	
Theme 1. The Basics of the State Theory	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "The basics of the state theory"	3	Presenta- tion of the results	Main: [2 - 4; 8; 9]. Additional: [17; 18; 48]
Theme 2. The General Concept of the Law	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "The general concept of the law"		Presenta- tion of the results	Main: [3; 4; 8; 9]. Additional: [17; 18; 48]
Theme 3. The Norms of the Law	Learning of lecture material, preparation for practical studies	3	Presenta- tion of the results	Main: [8; 9]. Additional: [48]
Theme 4. The Sources of the Law	Studying the lecture material, preparation for practical studies, and reviewing the literature on the theme "The Sources of the Law". Preparation for the control work on themes $1-4$	3	Control work in writing on themes 1 - 4	Main: [8]. Additional: [48]
Theme 5. The System of the Law	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "The System of the Law"	3	Presenta- tion of the results	Main: [8; 9]. Additional: [48]

Table 6.1(continuation)

1	2	3	4	5
Theme 6. Implementation of the Law	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "Implementation of the Law"	3	Presenta- tion of the results	Main: [9]. Additional: [48]
of the Legality and Law and	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "The Concept of the Legality and Law and Order. Offense and Legal Responsibility". Preparation for the control work on themes 4 – 7	4	Control work in writing on themes 1 – 3. Question- ing, test	Main: [8; 9]. Additional: [48]
Total for mo	odule 1	22		
	Module 2. The Basics of the Civil	and Fa	mily Law	
of the Civil	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "The Concept of the Civil Law and the Civil Relations"	10	Presenta- tion of the results	Main: [12 — 15]. Additional: [102 — 104]
	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "The Subjects of the Civil law"		Presenta- tion of the results	Main: [1; 12–15]. Additional: [54; 102–104]
sentation in	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "Deals. Representation in the Civil Law" Preparation for the control work of themes 8 – 10	10	Control work in writing on themes 8 – 10	Main: [12 – 15]. Additional: [27; 102 – 104]
Theme 11. The Law of Obligation	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "The Law of Obligation"	12	Presenta- tion of the results	Main: [12 – 15]. Additional: [22; 102 – 104]

Table 6.1 (continuation)

1	2	3	4	5
Theme 12. The Basics of the Family Law in Ukraine	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme. Preparation for the control work of themes 11 and 12		Questioning, test. Controlwork inwriting onthemes 11 and 12	Main: [15]. Additional: [61; 94]
Total for mo	odule 2	54		
	Module 3. The Basics of the	Labor I	_aw	
	Studying the lecture material, preparations for practical studies, and reviewing the literature on the theme "The Notion and Sources of the Labor law. Labor contracts"	11	Presenta- tion of the results	Main: [9]. Additional: [26; 34; 57; 65; 71; 81; 92; 97]
Theme 14. Termination of Labor Relations	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "Termination of Labor Relations". Preparation for the control work of themes 13 and 14		Control work in writing on themes 13 and 14	Main: [9]. Additional: [26; 34; 81; 92; 97]
tion of Work-	Search, selection and review of the literature on the given theme. Studying the lecture material "Law Regulation of Working and Rest Hours"		Presenta- tion of the results	Main: [9]. Additional: [26; 34; 56; 65; 81; 86; 92; 95; 97]
Theme 16. The Labor Discipline, Disciplinary and Material Responsibility	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "The Labor Discipline, Disciplinary and Material Responsibility". Preparation for the control work of themes 15 and 16	11	Control work in writing on themes 15 and 16. Question- ing, exam	Main: [9]. Additional: [82; 92; 95; 97]
Total for mo	odule 3	44		

1	2	3	4	5
	Module 4. The Basics of the Administra	ative an	d Criminal I	aw
Theme 17. Administrative Responsibility and Other Means of Administrative Compulsion	Studying the lecture material, preparation for practical studies, reviewing the literature on the theme "Administrative Responsibility and Other Means of Administrative Compulsion"	22	Presenta- tion of the results. Control work in writing on theme 17	Main: [5; 8; 9]. Additional: [20; 21; 23; 24; 28; 36; 48; 55]
Theme 18. The General Notion of the Criminal Law and Criminal Responsibility		22	Presenta- tion of the results. Control work in writing on theme 18. Question- ing, exam	Main: [8; 9]. Additional: [38; 48; 53; 73; 84; 87]
Total for mo	odule 3	44		
Total		164		

6.1. Control questions for self-diagnostics

- 1. What states can be considered democratic now?
- 2. How is the ratio between the functions of the state in Ukraine changing today?
 - 3. What is the systematization of legal acts and its purpose?
 - 4. What are the different types of legal liability?
 - 5. What types of social norms do you know?
 - 6. How does the law establish equality of rights of spouses?
 - 7. In what cases can marriage be declared invalid?
 - 8. What is the custody and guardianship?
- 9. What are the concept, the subject and the system of the administrative law?
 - 10. What are the features of the administrative method of regulation?
 - 11. Describe the principles of state authority.

- 12. What are the sources of the administrative law?
- 13. What are the concept, characteristics and principles of administrative liability?
 - 14. What is administrative offense and what are its features?
 - 15. Describe the subject and the method of regulation of civil relations.
 - 16. What is the legal capacity and capability of a natural person?
 - 17. What are the grounds for the deal's invalidity?
- 18. What legal consequences of the breaching of obligations do you know?
 - 19. What is civil liability and what are its grounds?
- 20. Describe the content of the civil contract and classification of its terms.
 - 21. What is the procedure of conclusion of civil contracts?
 - 22. Describe the terms and procedure of concluding a marriage.
 - 23. What are non-property rights and responsibilities of spouses?
 - 24. What is termination of marriage and its consequences?
 - 25. Describe the property duties of parents and children.
- 26. Present the classification of non-property rights and duties of parents and children.
 - 27. What is specific about labor legal relations?
 - 28. What is the concept of the labor law?
 - 29. What sources of labor law do you know?
 - 30. What is the concept of a collective agreement?
 - 31. What is the employment contract?
- 32. What distinguishing features of the employment contract and civil law contracts related to work do you know?
 - 33. Describe the legal status of the employment contract parties.
 - 34. What is the content of a labor contract?
 - 35. What limits are established for part-time work?
- 36. What are the grounds for termination of the employment contract by the owner?
- 37. What are additional grounds for termination of the employment contract on the owner's initiative with some categories of workers?
- 38. What are the grounds for termination of the employment contract on the third parties' initiative?
- 39. What is the procedure for dismissal on the initiative of the owner and a third party?
 - 40. What are the duties of the employer and employee?

- 41. What kinds of rest time do you know?
- 42. What breaks during working time do you know?
- 43. What types of leave are provided for by the legislation of Ukraine?
- 44. What is compensation?
- 45. What responsibility is established for violation of the labor legislation?
- 46. Give a description of the labor discipline.
- 47. What regulatory acts regulate the internal labor schedule?
- 48. What is disciplinary responsibility and what are its main features?
- 49. Give a definition of offense.
- 50. What are the differences between the liability of employees and civil liability?
 - 51. What are the conditions and grounds for liability in the labor law?
 - 52. Classify labor disputes.

7. Research activity of students

The scientific training of students during the study period is an important component of the educational qualification level "Bachelor".

The main objective of this process is the formation of methodological knowledge, the theory method and process, technology, methodological support of scientific research activity, starting with students' science.

Research activity of students takes the form of writing scientific articles on the relevant issues and the gaps in the current legislation relating to administrative, civil, economic, family and labor relations. The theme of the article and writing it is discussed with the scientific adviser and carried out under his/her control. Research activity of students may take the form of writing thesis and participation in national and international conferences, participation in conducting brain-rings and other intellectual games, other forms of individual scientific research.

Evaluation of success of scientific research activity of students is performed in the entire period of study and final marks are given at the end of the relevant semester. The maximum number of points in the semester by the results of the research activities on the discipline "Law" is established according to the technological chart approved for the current academic year. In evaluating the research activities of students the following aspects are taken into account: independence of the execution of a particular scientific work (writing a scientific article, writing a thesis for conferences, etc.), active participation in the relevant activity, the scientific level of the performed work.

8. Individual and consulting work

Individual consulting work is done according to the schedule of individual and consulting activities. It takes the following forms: individual lessons, consultations, checking individual tasks, defending the tasks stipulated by the current control and so on.

The forms of individual consulting activities are:

a) the theoretical material:

counselling: individual (question - answer);

group (dealing with typical examples – situations);

b) practical mastery of the material:

individual and group counselling;

c) for comprehensive assessment of the assimilation of the syllabus material:

individual submission of the executed works.

9. Methods of teaching

For intensification of the educational process it is necessary to use modern educational technologies like problem lectures, mini-lectures, work in small groups, presentations, seminar-discussions (Table 9.1 and 9.2).

The basic difference of active and interactive methods of studies from traditional ones is determined not only by the educational method and technique but also by high efficiency of the educational process which appears in high motivation of students, consolidation of the theoretical knowledge in practice, formation of the ability to make independent and collective decisions, development of skills in social integration.

Table 9.1

Forms and methods of intensification of studies according to the themes of the academic discipline

Theme	Practical application of educational technologies
1	2
Theme 1. The basics of the State	A problem lecture on the theme "Democracy and its
Theory	forms". Work in groups to define the role and place of
	the theories of origin of state and law and their impact
	on today

1	2
Theme 2. The general Concept	A problem lecture on the theme "The meaning of the
of the Law	law". Work in groups to define the role of the law in
	the modern state
Theme 3. The Norms of the Law	A lecture-dialog on the theme "Types of social norms
	and their specifics". Work in groups to visualize the
	classification of legal norms and their elements
Theme 4. The Sources of the Law	A lecture-dialog on the theme "Classifications of the
	law sources". Work in groups to determine the scope of operation of the normative legal acts by providing
	specific examples of the current legislation
Theme 5. The System of the Law	A lecture-dialog on the theme "The branches of law in
mome of the eyelem of the Eam	Ukraine". Working in groups to determine the
	branches of law and reveal their subject, method and
	principles
Theme 6. Implementation of the	A lecture-dialog on the theme "Forms of law
Law	implementation". Discussion during the seminar to
	identify the elements of legal relations in the shown
	situations
Theme 7. The Concept of the	A lecture-discussion on the theme "The difference
Legality and Law and Order.	between the concepts "law and order" and "public order".
Offense and Legal Responsibility	Work in groups to determine the composition of the
	offense and the type of legal liability. Discussion during the seminar on the causes of public order offenses
Theme 8. The Concept of the	A lecture-discussion. Discussion during the seminar
Civil Law and Civil Relations	on the theme "Types of ownership: advantages and
	disadvantages". Presentation of the work results at the
	end of the lesson
Theme 9. The Subjects of the	A lecture-dialog. Work in groups to determine the
Civil Law	subjects of the civil law and their legal personality
Theme 10. Deals. Representation	A lecture-dialog. Work in groups to learn how to make
in Civil Law	a civil deal. Presentation of the work results at the end
7	of the lesson
Theme 11. The Law of Obligation	A lecture-dialog on the theme "Ways to ensure the
	proper fulfillment of obligations". Work in groups to
	determine the causes and conditions of liability for breaching obligations
Theme 12. The Basics of the	A problem lecture on the theme "Conditions for
Family Law in Ukraine	concluding a marriage". Work in groups to learn how
	to make a marriage contract. At the end of the lesson
	the results of the work are to be presented

Table 9.1 (the end)

1	2	
Theme 13. The Notion and Sour-	A lecture-dialog on the theme "Classification of the	
ces of the Labor Law. Labor	labor law sources". Work in groups to research the	
contract	sources of the labor law and local regulations as a	
	special source of the labor law	
Theme 14. Termination of Labor	A lecture-discussion on the theme "The Grounds of	
Relations	the labor contract termination". Work in groups to	
	study the specifics of the labor contract termination	
Theme 15. Law Regulation of	A problem lecture on the theme "Overtime work".	
Working and Rest Hours	Work in groups to compile a classification table of	
	working and rest hours. At the end of the lesson the	
	results of the work are to be presented	
Theme 16. The Labor Discipline,	A lecture-discussion on the theme "The difference	
Disciplinary and Material Respon-	between disciplinary and civil responsibility". Work in	
sibility	groups to determine the methods of the labor	
	discipline. At the end of the lesson the results of the	
	work are to be presented	
Theme 17. Administrative Res-	A problem lecture on the theme "The specifics and	
ponsibility and Other Means of	kinds of administrative responsibility". Work in team to	
Administrative Compulsion	analyze the situation "Administrative offense" (to	
	determine the composition of the offense and	
	responsibility)	
Theme 18. The General Notion	A problem lecture on the theme "Criminal responsibility:	
of the Criminal Law and Criminal	the notion and specifics". Group work, aimed to	
Responsibility	analyze the situation "Criminal offence" (to determine	
	the composition of the crime and responsibility)	

Problem lectures aim to develop logical thought of students. The list of questions on the theme of a lecture is limited to two or three key issues; students' attention is focused on the material which has not been presented in the literature. The lecturer sets questions which induce students to search solutions to a problem situation.

Mini-lectures provide the delivery of the teaching material in a short-time interval and are characterized by significant capacity, complexity of logic constructions, images, proofs and generalizations. At the beginning of a mini-lecture the lecturer attracts the students' attention to the necessity of presenting the lecture material in a structural and logic way. While considering the set questions, the lecturer delivers the compressed material.

The lecture lessons stimulate the students' activity and focus their attention on the perception of the material, and also direct them at using a system approach to the reproduction of the information which they have received from the lecturer.

Seminar-discussions provide an exchange of opinions and sights of participants on the problem discussed and its separate aspects. Such seminars develop the independence of students' thinking and the ability to analyse the information, form a certain outlook, develop a skill at formulating ideas, state them and give reasons during the further discussion, and also to evaluate the ideas and offers of others.

Work in small groups enables the teacher to structure lectures or practical lessons (seminars), create opportunities for each student's participation in the work on the theme of the lesson provides the formation of personal qualities and experience of social dialogue. Having discussed the problem or summarized the material students make groups of 5-6 people and present the vision and perception of the material at the end of the lesson.

A lecture-dialogue (a lecture including conversation) is dialogue with the audience, a form of attracting students to the learning process, which involves direct contact with the audience. It allows you to highlight the most important issues of the theme, determine the rate of presentation of the educational material taking into account the peculiarities of the audience.

Work in small groups creates possibilities for every student's participating in work on the theme under study, provides formation of personality qualities and experience of social intercourse. After setting a problem students are united in groups of 5-6 people to present their vision and perception of the material at the end of the study.

Presentations are made in front of the audience and are used for demonstration of certain achievements, results of the group work, reports on individual tasks, instructing. One of the positive features of presentations and their advantages in the educational process is an exchange of experience received by the students while working in small groups.

Analysis of certain situations (a case method) is one of the methods of active learning that allows making the learning closer to the real practical activity of specialists. This method involves the examination of the production, management and other situations, complicated conflict cases, problem situations, incidents in the course of studying the educational material.

A lecture-discussion (a lecture including controversial issues) is a lecture intended not only to include the answers to the questions of the

teacher, but also organize a free exchange of views in the intervals between the logical parts.

Table 9.2

Using of the techniques for enhancing the training process

Theme	Practical application of	Techniques for enhancing
	educational technologies	the training process
Theme 1. The Basics of the	A seminar lesson on the theme	A seminar-discussion, presenta-
State Theory	"Democracy and its correlation	tions
	with legality"	
Theme 4. The Sources of the	Task 1. The importance of	Work in small groups, brain-
Law	Constitution as a basic law	storming
	and countries which don't have	
	it in their legislation system	
Theme 7. The Concept of the	A seminar lesson on the theme:	A mini-lecture, seminar-dis-
Legality and Law and Order.	"The causes and conditions	cussions
Offense and Legal Responsibility	of crime and ways to prevent it"	
Theme 9. The Subjects of	Task 9. Restriction of a natural	Work in small groups, a se-
the Civil Law	person's legal capability	minar-discussion
Theme 13. The Notion and	Task 13. Conclusion of a labor	Work in small groups, a pre-
Sources of Labor Law. Labor	contract	sentation
Contracts		

10. Methods of control

The system of evaluation of competences formed by students takes into account the types of studies which include lectures, practical studies and implementation of independent work according to the syllabus of the academic discipline. Evaluation of competences formed by students is carried out on a 100-point system.

Control measures include:

current control which is carried out during the semester at lectures, practicals, seminars and evaluated as a sum of the gained points (the maximum sum is 60 points; the minimum sum, that allows a student to be examined is 35 points);

total/semester control which is conducted in the form of *module* control (semester 4 and 5) or a semester exam (semester 6 and 7) in accordance with the schedule of the educational process.

Current control on this academic discipline is conducted in such forms:

active work at the lectures;

active participation in the execution of practical tasks;

active participation in discussions and presentation of material at seminars;

conducting control work in writing;

conducting current and module tests;

express questioning.

Final/semester control is conducted in the form of semester module control or a semester examination.

Evaluation of students' knowledge during seminars and practical studies and execution of individual tasks is conducted based on the following criteria:

understanding, the degree of mastering the theory and methodology of the problems which are considered;

the degree of mastering the actual material of the academic discipline;

the ability to combine theory with practice when considering situational practical tasks (or individual tasks);

logic, structure, style of expounding the material in written works and appearances in front of the audience, the ability to ground the position, carry out generalization of information and draw conclusions.

The general criteria for evaluation of self-study work of students are: profound and thorough knowledge, the level of thought, the ability to systematize knowledge according to separate themes, the ability to draw grounded conclusions, the ability to find the necessary information.

Control work is conducted two times a semester and includes practical tasks of different difficulty level according to the module themes.

Evaluation criteria for extracurricular students' self-study. The general criteria for the evaluation of extracurricular independent work are: the depth and strength of knowledge, the level of thinking, the ability to organize knowledge on certain themes, the ability to draw reasonable conclusions, mastery of the categorical framework, skills and techniques of practical problem-solving, the ability to find, systematize and process the necessary information, self-fulfillment at practical studies.

The procedure of final control. Final control of knowledge and competences of students is based on conducting a semester exam. The examination card covers the discipline syllabus and provides the

determination of the knowledge level and mastery of competences of students (see Table 2.1).

The objective of the examination is to test the student's understanding of the syllabus material in general, the logic and connections between different sections, the ability to creatively use knowledge, the ability to formulate their attitude to an issue of the discipline and so on. In terms of the implementation of the competence approach, the exam assesses the level of mastering the competences which are assigned by the qualification requirements. Each examination card consists of three practical situations that involve solving typical professional problems, and allows diagnosis of the level of student's theoretical training and competence in the discipline.

The performance of the examination card tasks is evaluated in accordance with the Temporary Provision "On the Procedure of Evaluation of Students' Academic Performance on the 100-point System" of Simon Kuznets KhNUE.

A student who for a valid reason proved by the document had no opportunity to participate in the forms of current control has the right to work within two weeks after returning to studying by the Dean's order according to the established term.

The student **cannot be admitted** to sitting the exam if the number of points obtained during the current control according to the module during the semester has not reached 35 points. After examinations the Dean of the Faculty shall order a resolution on the elimination of the academic debt. The student gets the required points in the established period.

The student should **be considered attested** if the sum of the points obtained by the results of the final/semester control of success equals or exceeds 60. The minimum possible number of points gained in the current control during the semester is 35 and the minimum possible number of points gained in the exam is 25.

The result of the semester exam is assessed in points (the maximum is 40 points, the minimum is 25 points) and is put in the examination "Register of the Academic Performance".

The final mark is calculated on the basis of points obtained in the examination and the current control. The total result for a semester makes: "60 and more points: passed", "59 and fewer points: failed".

Examples of the examination card

Simon Kuznets Kharkiv National University of Economics
Academic qualification "bachelor"

Subject area: 0306 "Management and Administration". Semester 6 or 7

The academic discipline "Law"

EXAMINATION CARD 1

Task 1. 16-year old Peter, who worked in the company "Garant", spent on drink a major part of his salary. He wore poor clothes, worn out shoes, had no money for medicines, and sometimes for food. Peter's father died, and single mother had a very small income. Therefore she made a statement to the court about the limitation of her son in capability. Peter was sure that he would not be limited in capability. First, it is possible to limit the capability of a person who has full capability. Secondly, he has no family, which he could put in a difficult financial situation. 1. Is Peter right and why? 2. What kind of legal capability does he have? (14 points)

Task 2. During marriage Stephen and Diana acquired several valuable women's rings. Diana had never worn them, and her husband kept these things for the accumulation of capital. They decided to divorce and a question about the owner of that property arose. Diana insisted that it was her personal private property, as that was women's jewelry, items for personal use. Stephen believed that jewelry was the object of joint ownership, as they were not acquired to be worn, but for capital accumulation. 1. Who is right in this situation and why? 2. What kind of property forms a joint property of spouses? (13 points)

Task 3. A 17-year old married woman, named Marina, sold the apartment inherited from her grandmother. Her parents, when they heard about it, began to demand the termination of the contract of sale. 1. Can Marina sell the inherited apartment? 2. What ways to get full legal capability do you know? (13 points)

The total points gained in the exam consist of the total score for the performance of all the tasks that is rounded to the whole number by the rules of mathematics.

The algorithm for solving each task includes separate stages that vary in complexity and importance for solution to the problem. Therefore, specific tasks and stages of solving them are assessed separately as follows:

Task 1 (14 points):

5 points for correct use of the normative legal base for the regulation of the issues described in the situational problem;

- 2.5 points for the correct answer to the first question that is put in the situational task;
- 2.5 points for the correct answer to the second question, which is put in the situational task;
 - 3.5 points for the availability and reasonableness of conclusions;
 - 0.5 points for tidiness of presentation of the results.

Task 2 (13 points):

5 points for correct use of the normative legal base for the regulation of the issues described in the situational problem;

- 2.5 points for the correct answer to the first question that is put in the situational task;
- 2.5 points for the correct answer to the second question which is put in the situational task;
 - 2.5 points for the availability and reasonableness of conclusions;
 - 0.5 points for the tidiness of presentation of the results.

Task 3 (13 points):

5 points for correct use of the normative legal base for the regulation of the issues described in the situational problem;

- 2.5 points for the correct answer to the first question that is put in the situational task;
- 2.5 points for the correct answer to the second question which is put in the situational task;
 - 2.5 points for the availability and reasonableness of conclusions;
 - 0.5 points for tidiness of presentation of the results.

11. Distribution of student's points

The system of evaluation of students' professional competences is given in Table 11.1.

Table 11.1

The system of evaluation of the level of students' professional competences

D	ofessional	*					Evaluation			
	mpetences	Week	Hour	S		Form of study	Form of control	Maximal point		
	1	2	3			4	5			
						Module 1. The Basics of the State and Law Theory				
	B		in class	2	Lecture	Theme 1. The Basics of the State Theory	Work at the lecture	0.5		
	enomen	1	in class	2	Practical studies	A seminar-discussion on the classification of the states, defining the concept of state	Active participation in the discussion	1		
	च्व					Search, selection and review of literary sources on the set theme				
	SS 2 Practical studies			A seminar-discussion on the classification of the states, defining the concept of state. Carrying out practical tasks on the state, types of the state and its functions	Active participation in solving the practical tasks	3				
L 2			Training for studies	Search, selection and study of literature for the theme	Checking the home task					
	ze and		in class	2	Lecture	Theme 2. The General Concept of the Law	Work at the lecture	0.5		
	acteriz	3	in class	2	Practical studies	Carrying out a practical task	Active participation in solving the practical tasks	1		
	, char.		≧	2	Training for studies	Studying the lecture material, preparation for practical studies and review of the literature on the theme "The general concept of the law"	Checking the home task	2		
	o define,	4	in class	2	Practical studies	Carrying out a practical task	Active participation in solving the practical tasks	1		
			<u>N</u>	1	Training for studies	Search, selection and study of literature for the theme	Checking the home task	2		
			in class	2	Lecture	Theme 3. The Norms of the Law	Work at the lecture	0.5		
		5	in class	2	Practical studies	Carrying out a practical task	Active participation in solving the practical tasks	1		
	≥ 2 Training for studies			Learning the lecture material, preparation to the practical studies	Checking the home task	2				

Table 11.1 (continuation)

1	2	3	4	5	6	7	8	9
			In class	2	Practical studies	Carrying out a practical task	Active participation in solving the practical tasks	1
		6	<u>N</u>	1	Training for studies	Search, selection and study of literature for the theme	Checking the home task	2
			in class	2	Lecture	Theme 4. The Sources of the Law	Work at the lecture	0.5
	Б	7	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
	nomer		M	2	Training for studies	Search, selection and study of literature for the theme	Checking the home task	2
	yal phe	8	in class	2	Practical studies	Carrying out a practical task	Active participation in solving the practical tasks	1
	the leç	0	M	1	Training for studies	Search, selection and study of literature for the theme. Preparation for the test (control work)	Checking the home task	2
	assify		in class	2	Lecture	Theme 5. The System of the Law	Work at the lecture	0.5
L 2	C		SS	0	Practical	Carrying out practical tasks	Active participation in	1
	and	9	in class	2	studies	Performance of a test, themes 1– 4	solving the practical tasks	7
	cterize		M	2	Training for studies	Studying the lecture material, preparation for practical studies, review of the literature on the theme "The System of the Law"	Checking the home task	2
	To define, characterize and classify the legal phenomena	10	in clas s	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
	o define	10	M	1	Training for studies	Search, selection and study of literature for the theme	Checking the home task	2
	ř		in class	2	Lecture	Theme 6. Implementation of the Law	Work at the lecture	0.5
		11	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
			MI	2	Training for studies	Studying the lecture material, preparation for practical studies, and review of the literature on the theme "Implementation of the Law"	Checking the home task	2

Table 11.1 (continuation)

1	2	3	4	5	6	7	8	9
		12	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
			M	1	Training for studies	Search, selection and study of literature for the theme	Checking the home task	2
			in class	2	Lecture	Theme 7. The Concept of the Legality and Law and Order. Offense and Legal Responsibility	Work at the lecture	0.5
	acts	13	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
	re legal		M	2	Training for studies	Search, selection and study of literature for the theme	Checking the home task	2
	normativ	14	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
	nd use		M	1	Training for studies	Search, selection and study of literature for the theme	Checking the home task	2
L 2	assify ar		in class	2	Lecture	Theme 7. The Concept of the Legality and Law and Order. Offense and Legal Responsibility	Work at the lecture	0.5
	ıalyze, cl	15	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
	The ability to find, analyze, classify and use normative legal acts		MI	2	Training for studies	Studying the lecture material, preparation for practical studies, and review of the literature on the theme "The Concept of the Legality and Law and Order. Offense and Legal Responsibility". Preparation to the control work on themes $4-7$	Checking the home task	2
	e abili		in class	2	Practical	Carrying out practical tasks	Active participation in solving the practical	1
	Тh	16	ਹ		studies	Performance of the test (control work)	tasks	7
		10	M	1	Training for	Writing an article or performance of other research activity	Checking the home task	8
			_		studies	Search, selection and study of literature for the theme		2

Table 11.1 (continuation)

1	2	3	4	5	6			7	8	9
		17	in class	2	Practical studies	Carrying o	out practical ta	sks	Active participation in solving the practical tasks	1
			MI	2	Training for studies	of the lite	rature on the	tterial, preparation for practical studies, and review theme "The Concept of the Legality and Law and al Responsibility"	Checking the home task	2
		17 – 19	in class			Test		Checking the test	25	
			Total h	ours		74			100	
	in class					50	67 %	current control	75	
	indeper	ndent wo	ork			24 33 % Module 2. The Basics of Civil and Family Law			final control	25
						Modu	le 2. The Basi			
	gal		in class	2	Lecture	Theme 8.	The Concept	Work at the lecture	1	
	classify and use normative legal acts	1,2	in class	2	Practical studies	Carrying of	out practical ta	Active participation in solving the practical tasks	1	
	use norr		M	6	Training for studies		rature on the	aterial, preparation for practical studies, and review theme "The Concept of the Civil Law and the Civil		4
	y and ı		in class	2	Lecture			of the Civil Law and the Civil Relations. of the Civil Law	Work at the lecture	1
L 2	classif acts	3,4	in class	2	Practical studies	Carrying o	out practical ta	sks	Active participation in solving the practical tasks	1
	alyze,		≧	6	Training for studies			aterial, preparation for practical studies and review neme "The Subjects of the Civil law"	Checking the home task	4
	The ability to find, analyze,		in class	2	Lecture	Theme 9.	The Subjects	of the Civil law	Work at the lecture	1
	/ to fir	5,6	in class	2	Practical studies	Carrying out practical tasks sc			Active participation in solving the practical tasks	1
	ability		≥	6	Training for studies	Studying the lecture material, preparation for practical studies, and review of the literature on the theme "The Subjects of the Civil law" Checking the home task				4
	The	7,8	in class	2	Lecture	Theme 10). Deals. Repr	Work at the lecture	1	

Table 11.1 (continuation)

1	2	3	4	5	6	7	8	9
			in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
			MI	6	Training for studies	Studying of the lecture material, preparation for practical studies, and review of the literature on the theme "Deals. Representation in the Civil Law". Preparation for the control work on themes $8-10$	Checking the home task	4
			in	2	Lecture	Theme 10. Deals. Representation in the Civil Law	Work at the lecture	1
		9, 10	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
			MI	6	Training for studies	Search, selection and study of literature for the theme	Checking the home task	4
	ıcts		In class	2	Lecture	Theme 11. The Law of Obligation	Work at the lecture	1
	classify and use normative legal acts	11, 12	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
	mative		×	6	Training for studies	Studying of the lecture material, preparation for practical studies, and review of the literature on the theme "The Law of Obligation".	Checking the home task	4
	se nor		in class	2	Lecture	Theme 11. The Law of Obligation	Work at the lecture	1
	n pi	13,	in class	2	Practical	Carrying out practical tasks	Active participation in	1
	/ an	14	<u>ca</u> =.		studies	Writing an article or performance of other research activity	solving the practical tasks	9
L 2	dassify		×	6	Training for studies	Studying of the lecture material, preparation for practical studies, review of the literature on the theme "The Law of Obligation"	Checking the home task	4
	alyze, c		in class	2	Lecture	Theme 12. The Basics of the Family Law of Ukraine	Work at the lecture	1
	d, ane	15, 16	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
	The ability to find, analyze,		M	6	Training for studies	Studying the lecture material, preparation for practical studies, and review of the literature on the theme. Preparation for the control work on themes 11 and 12	Checking the home task	4
	he abili	17	in class	2	Lecture	Theme 12. The Basics of the Family Law of Ukraine	Work at the lecture	1
			dass	2	Practical	Carrying out practical tasks	Active participation in	1
			ਹੱ		studies	Performing the control work	solving the practical tasks	12

Table 11.1 (continuation)

1	2	3	4	5	6			7	8	9
						Performing the	final control t	test		25
			<u> </u>	6	Training for studies	Studying the led of the literature		I, preparation for practical studies and review		4
		•	Total h	nours		90		Maximal point		100
	in class					36	40 %		current control	75
	indeper	ndent wo	ork			54	60 %		final control	25
						Module	3. The Basic	es of the Labor Law		
	S		in class	2	Lecture	Theme 13. The	Notion and	Sources of the Labor Law. Labor Contracts	Work at the lecture	1
	legal ad	1,2	in class	2	Practical studies	Carrying out pra	actical tasks		Active participation in solving the practical tasks	1
	normative		M	6	Training for studies	Studying the legal of the literature Labor Contracts	on the the		1	
	d use r		in class	2	Lecture	Theme 13. The	Notion and	Sources of Labor law. Labor contract	Work at the lecture	1
L 2	sify an	3,4	in class	2	Practical studies	Carrying out pra	actical tasks		Active participation in solving the practical tasks	1
	The ability to find, analyze, classify and use normative legal acts		M	6	Training for studies	, ,	on the them	al, preparation for practical studies, and review e "The Notion and Sources of the Labor Law.	Checking the home task	2
	nd, ana		in class	2	Lecture	Theme 14. Terr	mination of L	abor Relations	Work at the lecture	1
	ty to fir	5,6	in class	2	Practical studies	Carrying out pra	actical tasks		Active participation in solving the practical tasks	1
	ne abili		<u>≥</u>	6	Training for studies	, ,		al, preparation for practical studies, review of Termination of Labor Relations"	Checking the home task	2
	 	7,8	in class	2	Lecture	Theme 14. Terr	mination of L	abor Relations	Work at the lecture	1
			in class	2	Practical studies	Carrying out pra	actical tasks		Active participation in solving the practical tasks	1

Table 11.1 (continuation)

1	2	3	4	5	6	7	8	9
			WI	6	Training for studies	Studying the lecture material, preparation for practical studies and review of the literature on the theme "Termination of Labor Relations". Preparation for the control work on themes 13 and 14	Checking the home task	2
			in clas s	2	Lecture	Theme 15. Law Regulation of Working and Rest Hours	Work at the lecture	1
			class		Practical	Carrying out practical tasks	Active participation in	1
		9, 10	i.	2	studies	Performing the control work	solving the practical tasks	7
		10	M	6	Training for studies	Search, selection and review of the literature on the given theme. Studying the lecture material on the theme "Law Regulation of Working and Rest Hours"	Checking the home task	2
	acts		In class	2	Lecture	Theme 15. Law Regulation of Working and Rest Hours	Work at the lecture	1
	e legal	11, 12	in	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
	normative		M	6	Training for studies	Search, selection and review of the literature on the given theme. Studying the lecture material on the theme "Law Regulation of Working and Rest Hours"	Checking the home task	2
	d use		in class	2	Lecture	Theme 15. Law Regulation of Working and Rest Hours. Theme 16. The Labor Discipline, Disciplinary and Material Responsibility	Work at the lecture	1
	/ an		in class	2	Practical	Carrying out practical tasks	Active participation in	1
L 2	Ssify	40	<u>:= 6</u>		studies	Writing an article or performance of other research activity	solving the practical tasks	11
	The ability to find, analyze, classify and use normative legal acts	13, 14	MI	6	Training for studies	Search, selection and review of the literature on the given theme. Studying the lecture material on the theme "Law Regulation of Working and Rest Hours". Studying the lecture material, preparation for practical studies and review of the literature on the theme "The Labor Discipline, Disciplinary and Material Responsibility". Preparation for the control work on themes 15 and 16	Checking the home task	2
	ility to f	45	in class	2	Lecture	Theme 16. The Labor Discipline, Disciplinary and Material Responsibility	Work at the lecture	1
	The abi	15, 16	in class	2	Practical studies	Carrying out practical tasks	Active participation in solving the practical tasks	1
			.⊑		Studies	Performing the control work	Solving the practical tasks	7

Table 11.1 (continuation)

1	2	3	4	5	6		8	9			
			WI	6	Training for studies	of the literature	on the them	al, preparation for practical studies, and review ne "The Labor Discipline, Disciplinary and eparation for the control work on themes 15	Checking the home task	2	
			in class	2	Lecture	Theme 16. The	Labor Disc	Work at the lecture	1		
		17	in class	2	Practical studies	Carrying out pra	actical tasks	Active participation in solving the practical tasks	1		
			M	6	Training for studies	Studying the lead of the literature			2		
			Total h	ours		90		Maximal point		100	
	in class					46	51 %		current control	60	
	Indeper	ident w	ork			44	49 %		final control	40	
					Мо	dule 4. The Basi					
	legal		in class	2	Lecture	Theme 17. Administrative (Work at the lecture	1		
	normative	1,2	in class	2	Practical studies	A seminar-disc responsibility	cussion on	Active participation at discussion	1		
	and use no		M		Training for studies	Search, sele- "Administrative Compulsion"		review of literary sources on the theme bility and Other Means of Administrative	Checking the home task	3	
	sify and	3,4	in class	2	Lecture	Theme 17. Administrative (Work at the lecture	1	
L 1	e, classify acts	3,4	M	1	Training for studies			dy of literature for the theme "Administrative leans of Administrative Compulsion"	Checking the home task	3	
	analyze		in class	2	Lecture	Theme 17. Administrative (Work at the lecture	1	
	o find,	5,6	in class	2	Practical studies	Carrying out a p		Active participation in solving the practical tasks	1		
	The ability to find, analyze		M	2	Training for studies	Means of Administrative Compulsion"					
	The	7,8	in class	2	Practical studies	Carrying out a p	Active participation in solving the practical tasks	1			

Table 11.1 (the end)

1	2	3	4	5	6			7	8	9		
			<u>N</u>	1	Training for studies	Search, s Responsi	selection and bility and Oth	I study of literature for the theme "Administrative er Means of Administrative Compulsion"	Checking the home task	3		
			in class	2	Lecture		17. Administive Compul		Work at the lecture	1		
		9, 10	in class	2	Practical studies	Control v		I task theme "Administrative Responsibility and Other re Compulsion"	Active participation in solving the practical tasks	7		
			M	2	Training for studies	Learning	lecture mater	Checking the home task	3			
	acts		In class	2	Lecture	Theme 1 Responsi		neral Notion of the Criminal Law and Criminal	Work at the lecture	1		
	The ability to find, analyze, classify and use normative legal acts	11, 12	In class		Practical studies	Carrying of	Carrying out a practical task Active participation in solving the practical tasks					
	ormativ		M	1	Training for studies	Search, s	Search, selection and study of literature for the theme Che			3		
	e nc	13,	W	2	Training for	Search, selection and study of literature for the theme			Checking the home task	3		
	sn p	14	2		studies	Writing ar	article or pe	rformance of other research activity	Checking the nome task	11		
 _{L 1}	sify and		in class	2	Lecture	Theme 1 Responsi		neral Notion of the Criminal Law and Criminal	Work at the lecture	1		
	re, clas	15, 16	in class		Practical studies	Carrying of	out a practica	l task	Active participation in solving the practical tasks	1		
	analyz		<u>N</u>	1	Training for studies	Search, s test (cont		study of literature for the theme. Preparation for the	Checking the home task	3		
	to find,		in class	2	Lecture	Theme 1 Responsi		neral Notion of the Criminal Law and Criminal	Work at the lecture	1		
	ity .	17	in class	2	Practical	, ,	out practical t		Active participation in	1		
	abi	''	:- 治	_	studies		nce of control		solving the practical tasks	7		
	The a		M	2	Training for studies	Criminal Responsibility"				3		
			Total h	ours		72		Maximal point		100		
	in class					60						
	indepen	dent wo	ork			44	61 %		final control			

Distribution of points within the themes of the modules is presented in Table 11.2.

Table 11.2

Distribution of points according to the themes

	Current testing and independent work												
			Module	1					25	100			
T1	T2	T3	T4	T	5	T6		T7					
7	7 7 7 7 7 7 1												
	Control work Control work												
		7				7							
		F	Research ac	ctivity									
	8												
			Module 2	2					25	100			
T8		Т9	T10		Τ´	11	7	Γ12					
8		8	8		3	3		10					
	Co	ntrol work				Control	work						
		12				12							
		F	Research ac	ctivity									
			9										
			Module :	3					40	100			
T13		T14	1	T.	15		T16	6					
11		11		11 12				1					
	Control	work			Con	trol work	(
	5					5							
		F	Research ac	ctivity									
			5										
			Module 4	4									
	T1	7				T18							
	17 18												
	Control				Con	trol work	(
	7		200025	.4i. /i4. /		7							
	Research activity 11												
[1.1		41								

Note. T1, T2 ... T18 mean the themes of the modules.

The maximal number of points which a student can get during a week of studies is presented in Table 11.3.

Distribution of points in weeks

-	Themes	Week	Lectures	Practical studies	Current test (control work)	Research activity	Total
	1	2	3	4	5	6	7
		1	0.5	1	, ,	_ <u> </u>	1.5
5	Theme 1	2	0.0	3			3
an		3	0.5	3			3.5
ţe	Theme 2	4	0.0	3			3
Sta		5	0.5	3			3.5
Φ	Theme 3	6	0.0	3			3
-		7	0.5	3			3.5
e Basics of Law Theory	Theme 4	8	0.0	3			3
ics The		9	0.5	3	7		10.5
as v T	Theme 5	10	0.5	3	, , , , , , , , , , , , , , , , , , ,		3
B &		11	0.5	3			3.5
Module 1. The Basics of the State and Law Theory	Theme 6	12	0.0	3			3.5
🔁		13	0.5	3			3.5
<u>o</u>		14	0.5	3			3.5
ηp	Theme 7	15	0.5	3			3.5
Ν̈́	illellle <i>i</i>	16	0.5	3	7	8	18
		17		3	/	0	3
	Total	17		3			75
	Total	1	1	1			2
≥	Thomas 0		l	<u> </u>			
La	Theme 8	2	4	4			_
<u> </u>		3	1	4			5
<u> </u>	Thomas O	4	4	4			_
Fa	Theme 9	5	1	4			5
pu		6	4	4			
2. _ Ā		7	1	4			5
<u>≅</u> ⊑	Theme 10	8	4	4	40		47
글 S		9	1	4	12		17
Module 2. The Civil And Family Law		10	4	4			
		11	1	4			5
) s	Theme 11	12	4	4			
Sic.		13	1	4			5
The Basics Of		14	4	4	40		00
<u>ē</u>	Th.c 40	15	1	4	12	9	26
<u> </u>	Theme 12	16	,			ļ	
	T . 4 . 1	17	1	4			5 75
<u> </u>	Total		0.5				75
		1	0.5	4.5			0.5
or or	Theme 13	2		1,5		ļ	1.5
. ⊒		3	0.5				0.5
ule 3. s of I Law		4		3			3
ule S (5	0.5	3		ļ	3.5
Module 3. The Basics of Labor Law	Theme 14	6	_				
Ba⊠		7	0.5	3			3.5
		8		3			3

Table 11.3 (the end)

	1	2	3	4	5	6	7
		9	0.5	3	5		8.5
	Thems 45	10		3			3
	Theme 15	11	0.5	3			3.5
		12		3			3
		13	0.5	3			3,5
		14		3			3
	Theme 16	15	0.5	3			3.5
		16		3	5		8
		17	0.5	3		5	8.5
	Total						60
۵		1	1	4			5
Į į		2					
<u>ra</u>		3					
Jist		4	1	4			5
<u>=</u>	Theme 17	5					
a d	11101110 17	6					
₹ 		7	1	4	7		12
s o na		8					
		9					
Sas		10	1	4			5
Module 4. The Basics of Administrative and Criminal Law		11					
Th ar		12					
4.		13	1	4		11	16
<u>e</u>	Theme 18	14					
) po		15					
8		16	1	4	7		12
		17	1	4			5
	Total						60

The final assessment on the academic discipline is made in accordance with the Temporary Provision "On the Procedure of Evaluation of Students' Academic Performance on the 100-point System" of Simon Kuznets KhNUE (Table 11.4).

Table 11.4 Evaluation scale: national and ECTS

The sum of points for all of the	ECTS	Mark on the national scale		
types of the educational activity	mark	examination	test	
90 – 100	Α	excellent		
82 – 89	В	anad		
74 – 81	С	good	passed	
64 – 73	D	antinfantary		
60 – 63	E	satisfactory		
35 – 59	FX	unsatisfactory	not passed with a possibility of a repeated passing	
0 – 34	F	unsatisfactory	not passed with an obligatory repeated study of the academic discipline	

12. Recommended literature

12.1. Main

- 1. Господарське право : конспект лекцій / В. В. Сергієнко, Ж. О. Андрійченко, А. В. Галушко та ін. Х. : Харк. нац. екон. ун-т, 2010. 444 с.
- 2. Захарченко П. П. Історія держави та права України : навч. посіб. для дист. навч. / П. П. Захарченко. К. : Університет "Україна", 2005. 208 с.
- 3. Історія держави і права України. У 2-х томах. Т. 1 / за ред. В. Я. Тація, А. Й. Рогожина, В. Д. Гончаренка. К. : Концерн "Видавничий Дім "Ін Юре", 2003. 656 с.
- 4. Історія держави і права України : підручник. У 2-х томах. Том 2 / за ред. В. Я. Тація, А. Й. Рогожина, В. Д. Гончаренка. К. : Концерн "Видавничий Дім "Ін Юре", 2003. 580 с.
- 5. Колпаков В. К. Адміністративне право України : навч. посіб. / В. К. Колпаков. К. : Юрінком Інтер, 2004. 544 с.
- 6. Конституційне право України : підручник / за заг. ред. В. Ф. Погорілка. К. : Наукова Думка ; Прецедент, 2009. 344 с.
 - 7. Конституція України (зі змінами і доп). К. : Атіка, 2006. 64 с.
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Appendixes

Appendix A

Table A. 1

The structure of the constituents of professional competences on the academic discipline "Law" as defined by the National Scope of Qualifications of Ukraine

	Constituents of the competence which is formed within the theme	Minimum experience	Knowledge	Ability	Communications	Autonomy and responsibility
	1	2	3	4	5	6
5			Theme 1. The Basi	cs of the State Theory		
9	The ability to define the	The concept of the	Knowledge of the concept of	The ability to classify the	The ability to provide	Responsibility for the
	state, classify the	state and its features,	the state, its features, classi-	states, determine the causes	effective co-operation in	accuracy and correct-
	states	classification of the	fication of the states	and theories of state emer-	the process of determi-	ness of results
		states depending on		gence	nation of the state emer-	
		different criteria, the			gence causes and theories	
		concept of the state				
		apparatus				
			Theme 2. The Gene	ral Concept of the Law		
	The ability to define the	The basic meanings	Knowledge of the concept	The ability to define law in	The ability to provide	Responsibility for the
	different meanings of	of the term "law";	and meanings of law; law	different senses, its main	effective co-operation in	accuracy and correct-
	the term "law"; the	definition of law; main	and other social norms;	features, connection of law	the process of law deter-	ness of results
	main features, proper-	features, properties,	connection of law and state	and state	mination, its place among	
	ties, characteristic fea-	characteristic of law			other types of social	
	tures of law; relation to				norms	
	other main types of					
	social norms					

	1	2	3	4	5	6
	Theme 3. The Norms of the Law					
	The concept and main	The concept and main	Knowledge of the legal	The ability to define and	The ability to provide	Responsibility for the ac-
	features of legal norms,	features of the legal	norm and its structure, cla-	classify the legal norm, to	effective co-operation in	curacy and correctness
	the structure of the legal	norm, its structure	ssification of legal norms,	identify its features	the process of determina-	of results
	norm and classification		classification of its elements		tion of the legal norm and	
	of norms of law and their				its features	
	elements					
ŀ			Theme 4. The S	Sources of the Law		
?	The concept of the law	The concept of the law	Knowledge of the law	The ability to define and	The ability to provide	Responsibility for the
۱	sources, their different	sources and their	sources and their different	classify the law sources,	effective co-operation in	accuracy and correct-
				normative legal acts; to use	-	=
	the law sources; normative	the normative legal act	the law sources and the	the sources of law	tion of the law sources	
	legal acts as a source of	and its classification	normative legal act			
	law and their system;		-			
	limits of law regulations;					
	systematization of legisla-					
	tion					
ı	_		Theme 5. The	System of the Law		
Ī	The concept of the law	The concept of the law	Knowledge of the law	The ability to define the	The ability to provide	Responsibility for the
	system, the branches of	system, branch and	system and criteria for law	system of law, the criteria	effective co-operation in	accuracy and correct-
	law and their cha-	sub-branch of law, law	systematization, branch and	for law systematization, to	the process of determi-	ness of results
	racteristic, the system of	institutions	sub-branch of law	characterize the branches	nation of the law system	
	law and the legislative			and sub-branches of law		
	system					

				-		
	1	2	3	4	5	6
Theme 6. Implementation of the Law						
	The concept, forms and	The concept of law imp-	Knowledge of law imple-	The ability to define law	The ability to provide	Responsibility for the
	methods of law imple-	lementation, its forms and	mentation, its forms and	implementation, its forms	effective co-operation in	accuracy and correct-
	mentation, interconnec-	methods; the concept of	methods, the structure of	and methods; to use the	the process of determi-	ness of results
	tion of law and legal	legal relations and legal	legal relationships	sources of law	nation of the law imple-	
	relations, the concept and	facts			mentation	
	structure of relationships,					
	legal facts					
		Theme 7. The Conce	ot of the Legality and Law	and Order. Offense and	Legal Responsibility	
Ś	The concept of the legality,	The concept of the legality,	Knowledge of the purpose	The ability to define	The ability to provide	Responsibility for the
	law and order, public	law and order, legal culture,	of legal liability and prin-	legality, law and order,	effective co-operation in	accuracy and correct
	order and discipline; the	legitimate behavior and	ciples, difference between	offence and its content,	the process of determi-	use of normative legal
	concept of legal culture,	offence, legal responsibility	legality, law and order,	the grounds and purpose	nation of law implementa-	acts
	legitimate behavior and		public order and discipline	of legal liability	tion	
	offence; the purpose and					
	principles of legal liability					
		The	me 8. The Concept of the	Civil Law and Civil Relati	ons	
	The concept of the civil	The concept of the civil	Knowledge of the civil law	The ability to define civil	The ability to provide	Responsibility for the
	law and civil relations,	law and civil relations, the	specifics, the methods	law relations, to distinguish	effective co-operation in	accuracy and correct
	kinds of civil relations and	method of civil regulation,	and subject, objects of	them from other relations,	the process of determination	use of normative legal
	the method of regulation,	the objects of the civil law	civil law relations	to define the specifics of	of civil relations	acts
	the objects of civil relations	relations, civil law sources		the civil law and classify		
	and civil law sources			civil relations		

Table A. 1 (continuation)

	1	2	3	4	5	6
	Theme 9. The Subjects of the Civil Law					
	Types of subjects in the	Types of the Civil law	Knowledge of specifics	The ability to define civil	The ability to provide	Responsibility for the
	civil law, the concept	subjects, the concept	of civil legal capacity	legal capacity and capa-	effective co-operation in	accuracy and correct use
	and content of the civil	and content of civil legal	and capability, types of	bility, classify civil legal	the process of deter-	of the civil law normative
	legal capacity, full and	capacity, full and partial	civil legal capability	capability, use the sources	mination of civil legal	acts
	partial capability of	capability of citizens		of the civil law	capability and capacity	
	citizens, restriction of a					
	natural person's legal					
	capability, recognition of					
	a natural person's legal					
	incapability					
٠ <u> </u>			Theme 10. Deals. Repr	esentation in Civil Law		
	The notion and types of	The notion and types of	Knowledge of general	The ability to define deals	The ability to provide	Responsibility for the
	deals, the general require-	deals, the general require-	requirements for vali-	as grounds for emergence	effective co-operation in	accuracy and correct use
	ments for validation of a	ments for validation of a	dation of a deal, the	of civil law relations, the	the process of deter-	of the civil law normative
	deal, the recognition of	deal, the notion and	grounds for represen-	ability to use civil legis-	mination of general re-	acts
	invalidity of a deal and	grounds for represen-	tation	lation related to deals	quirements for valida-	
	the legal consequences	tation			tion of a deal	
	of invalidity of a deal					
			Theme 11. The L	aw of Obligation		
	The notion of civil obli-	The notion of civil obli-	Knowledge of types of	The ability to define civil	The ability to provide	Responsibility for the
	gation, types of security	gation, types of security	security for fulfillment of	obligation, general con-	effective co-operation in	_
	for the obligation ful-	for the obligation fulfill-	the obligation, ways of	ditions of fulfilment of	the process of deter-	of the civil law normative
	fillment, termination of	ment	termination of obligation	the obligations, to use	mination of civil law	acts
	obligation; causes and			civil law sources	obligation	
	conditions of respon-					
	sibility for violation of					
	the obligation					

1	2	3	4	5	6
Theme 12. The Basics of the Family Law in Ukraine					
The general character-	The general character-	Knowledge of the sources,	The ability to define	The ability to provide	Responsibility for the
istics of the family law	istics of the family law	system, tasks of the family	marriage and conditions	effective co-operation in	accuracy and correct use
as a branch of law, the	as a branch of law,	law	for its registration, personal	the process of deter-	of the family law legislation
sources, system and	personal non-property		non-property and property	mination of personal non-	
tasks of the family law,	and property rights and		rights and responsibilities	property and property	
the procedure and con-	responsibilities of spou-		of spouses	rights and responsibilities	
ditions of registration of	ses, the notion of marriage			of spouses	
marriage					
	Theme 13	. The Notion and Sources	of the Labor law. Labor	Contracts	
The notion of the labor	The notion of the labor	Knowledge of specifics	The ability to distinguish	The ability to provide	Responsibility for the
law and labor relations,	law and labor relations,	of the labor law and the	between the labor contract	effective co-operation in	accuracy and correct use
the specifics of the labor	the concept and parties	labor contract	and the civil contract,	the process of determi-	of the labor law legislation
law method, the sources	of the labor contract as		the ability to define labor	nation of the civil contract	
of the labor law, the	a source of the labor		relations		
concept and parties of	law				
the labor contract					
		Theme 14. Termination	on of Labor Relations		
The notion and classi-	Termination of the labor	Knowledge of the grounds	The ability to define the	The ability to provide	Responsibility for the
fication of the grounds	contract on the em-	for termination of the	grounds for termination	effective co-operation in	accuracy and correct use
for termination of the	ployee's and employer's	labor contract	of the labor contract, the	the process of determi-	of the labor law legislation
labor contract, termina-	initiative		ability to use the sources	nation of the grounds for	
tion of the labor contract			of the labor law	termination of the labor	
on the employee's and				contract	
employer's initiative					

1	2	3	4	5	6	
Theme 15. Law Regulation of Working and Rest Hours						
The notion of the working	The concept of the working	Knowledge of types of	The ability to define	The ability to provide	Responsibility for the	
hours and the working	and rest hours, reduced	working hours, rest hours	different types of working	effective co-operation in	accuracy and correct use	
day, the notion and kinds	working hours, part-time	and leaves	hours, the ability to use	the process of determi-	of the labor law legislation	
of rest hours, types of	work		the sources of the labor	nation of the grounds for		
leaves			law	termination of the labor		
				contract		
	Theme 16.	The Labor Discipline, Dis	ciplinary and Material Res	sponsibility		
The notion and content	The notion and content	Knowledge of responsi-	The ability to define	The ability to provide	Responsibility for the	
of the labor discipline,	of the labor discipline,	bility in the labor law	disciplinary and material	effective co-operation in	accuracy and correct use	
the notion of grounds	the grounds and condi-	specifics, the grounds	responsibility, the ability	the process of determi-	of the labor law legislation	
and conditions of material	tions of material respon-	and conditions of material	to use the labor law	nation of the grounds		
responsibility of emplo-	sibility of employees	responsibility of emplo-	sources	and conditions of material		
yees for the damage		yees		responsibility of employees		
caused to the enterprise,				for the damage caused		
institution, organization				to the enterprise		
		Theme 17. Administ	rative Responsibility			
		and Other Means of Adr	ministrative Compulsion			
The notion of admini-	The notion of ad-	Knowledge of adminis-	The ability to define	The ability to provide	Responsibility for the	
strative legal relations	ministrative legal rela-	trative offence and	administrative offence	effective co-operation in	accuracy and correct	
and the administrative	tions and the admini-	specifics of responsi-	and its composition, the	the process of determi-	use of the administrative	
law, administrative res-	strative law, the notion	bility	ability to use the admi-	nation of administrative	law legislation	
ponsibility as kind of	of administrative offense		nistrative law sources	responsibility		
legal liability, an admi-	(misdemeanor), its fea-					
nistrative offense (mis-	tures and composition					
demeanor), its features						

	1	2	3	4	5	6
	and composition, admi-					
	nistrative penalties and					
	general rules for the					
	imposition of administra-					
	tive penalties					
		,	Theme 18. The General N	otion of the Criminal Law		
			and Criminal F	Responsibility		
	The concept and structure	The notion of crime and	Knowledge of specifics	The ability to define	The ability to provide	Responsibility for the
٦	of the criminal law in	its types; the objective	of criminal responsibility	criminal offence and its	effective co-operation in	accuracy and correct
אַ	Ukraine, the general	element, object, subject		elements, to use the	the process of determi-	use of the criminal law
	notion of the crime and	and subjective element		sources of the criminal	nation of crime and its	legislation
	its types, the stages of	of a crime		law	components	
	the crime, punishment					
	and its types, the cir-					
	cumstances mitigating					
	and aggravating punish-					
	ment					

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