

MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE
VASYL STEFANYK PREKARPATIAN NATIONAL UNIVERSITY

Educational and scientific Law institute

Department of constitutional, international and administrative law

SYLLABUS OF THE EDUCATIONAL DISCIPLINE

PUBLIC INTERNATIONAL LAW AND EU LAW

Higher education level – first (bachelor's)

Law specialty

Educational program International and European law

Field of knowledge 08 Law

Approved at the department meeting

Protocol No. 7 of January 27, 2023

Ivano-Frankivsk – 2023

CONTENT

1. General information
2. Annotation of the academic discipline
3. Purpose and goals of the academic discipline
4. Learning outcomes (competencies)
5. Organization of training
6. System of evaluation of educational discipline
7. Policy of academic discipline
8. Recommended literature

1. General information	
The name of the discipline	Public international law and EU law
Lecturer	Vitalii Knysh
Teacher's contact phone number	+38 (0342) 596134 +38 (068) 8546816
Lecturer's e-mail	vitaliy.knysh@pnu.edu.ua
The format of the discipline	full-time education
The volume of the discipline	9 ECTS credits, 270 hours.
Link to the distance learning site	https://d-learn.pnu.edu.ua/index.php?mod=course&action=ReviewOneCourse&id_cat=88&id_cou=66

Consultations	<p>Consultations. Consultations are conducted in accordance with the Schedule of individual classes with students, posted on the information stand and the website of the department https:// kmap@pu.if.ua/ full-time education form of education/</p> <p>It is also possible to consult by correspondence via e-mail, in particular regarding the approval of plans and content of home tests, individual research tasks.</p>
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2. Annotation to the discipline

The subject of study of the academic discipline is the field of public international law and the specifics of EU law, as well as the practice of implementing relevant norms of international and European law by responsible entities.

The program of the academic discipline consists of the following content modules:

1. Nature, features and subjects of international law and EU law. The law of international treaties. Law of international organizations. The right of external communication. International legal responsibility of states, international and European organizations.

2. International humanitarian law. International criminal law. International economic law. International environmental law. International air, space and maritime law. Protection of human rights in international and EU law.

3. EU law. General characteristics. The main institutions of the European Union.

4. Branches of EU law.

International public law and EU law consists in a systematic and complex

approach to studying the essence and content of international legal phenomena, determining their role and place in the system of modern international and European relations.

The main sources of this field are international and European legal acts, in particular, the Universal Declaration of Human Rights, the Convention on the Protection of Rights and Fundamental Freedoms, the International Covenant on Civil and Political Rights, the International Covenant on Economic, Social and Cultural Rights, the Final Act of the OSCE and a number of international and European acts recognized and ratified by most states.

The application of the norms of international and European law in the context of the regulation of international and interstate relations, including relations between EU countries, is a very difficult task and one of the main, responsible areas of work of state bodies and all institutions of civil society without qualified specialists in the field of international law. The training of lawyers-specialists in the field of international law should become one of the priority directions in international harmonization and European integration activities. It is important that graduates of higher legal institutions possess the necessary knowledge in the field of international law and international relations within the framework of modern public law on the basis of a stable legal culture and knowledge of diplomatic etiquette.

3. The purpose and objectives of the discipline

The purpose of studying the academic discipline "Public international law and EU law" is to form students a holistic view of international law as a special system of law, its structure, subject and subjects, sources and main fields; provision of the necessary knowledge of national and international legal acts, abilities and skills of their correct application; formation of skills and abilities to work with regulatory and legal documents, their competent classification, the ability to correctly use legal terms; formation of a scientific outlook; identification of problems arising in its application and ways to eliminate them.

The main goals of studying the discipline "International public law and EU law" are students' mastery of the theoretical and normative basis of international public law and EU law; the ability to apply in practice theoretical knowledge on international legal issues arising in the field of modern international relations; assimilation by students of the conceptual foundations of the origin and essence of international public law; study of the system of sources of international public law; study of the relationship between international public and national law; formation of students' understanding of institutional international public law; study of the fields of international public law and the specifics of EU law.

4. Program competencies and learning outcomes

General competences:

Knowledge of the provisions of current international and European law.

Ability to analyse the main problems of international public law and EU law.

Ability to operate with basic concepts and analyse elements of the mechanism of

legal regulation of international and European relations.
 The ability to understand the peculiarities of the relationship between international, European and national law, as well as universal and national values.
 Efforts to harmonize international, European and national relations.
Professional competences:
 Ability to operate legal means of protection and provision of individual rights through the mechanisms of international law and EU law.
 Ability to analyse the content of norms of international law and EU law.
 Ability to interpret and apply provisions of current international and European law.
 The ability to generalize the practice of applying the principles and norms of international and European law, as well as the ability to draw appropriate conclusions;
 The ability to carry out the correct legal qualification of relations that relate to international, interstate and European problems of legal regulation.
 Ability to advice on legal issues in the field of public international and interstate relations.

5. Organization of training

The scope of the discipline

Type of lesson	Total hours
lectures	60
seminars / practical / laboratory	66
individual work	144

Signs of academic discipline

Specialty	Course (year of study)	Normative / selective
081 Law Educational and professional program "International and European Law"	2, 3	Normative

Subjects of the discipline

Topic	Number of hours		
	lectures	practical training	Individual work
Topic No. 1. Concepts, peculiarities and history of the formation of international law. Subjects of international law. Legal succession in international and EU law	2	2	6
Topic No.2. Norms and sources of international law. Principles of international law and EU law	2	2	6
Topic No.3. Territory and population in international law	2	2	6
Topic No.4. Law of international treaties	2	4	6
Topic No.5. Diplomatic and consular law	4	4	6
Topic No.6. International legal responsibility of states	2	2	6
Topic No.7. Law of armed conflicts (International humanitarian law)	2	4	6
Topic No.8. International criminal law	2	2	6
Topic No.9. International economic law	4	2	6
Topic No.10. International environmental protection law. International air and space law	4	4	6
Topic No.11. International maritime law	2	4	6
Topic No.12. Protection of human rights in international law	4	4	6
Topic No.13. The European Community and the European Union. Legal status of EU member states	4	4	8
Topic No.14. Main derivative and unwritten sources of EU law. Effect of EU law	4	6	8
Topic No.15. The European Parliament and the Council of the European Union	4	4	8
Topic No.16. The European Commission. EU judicial bodies. Auxiliary institutions of the EU	4	4	8
Topic No.17. Basic freedoms of the internal market	2	2	8

of the European Union			
Topic No.18. European neighbourhood policy	2	2	8
Topic No.19. EU customs and tax law. EU trade law	2	4	8
Topic No.20. Labour and social law of the European Union	2	2	8
Topic No.21. Protection of human rights in the EU. The law of external relations of the EU	4	2	8
IN GENERAL:	60	66	144

6. System of evaluation of educational discipline

The general system of educational evaluation is unified within the educational and scientific law institute and is determined by item 4.4 of the Regulations on the evaluation of students' success in the educational and scientific legal institute of Vasyl Stefanyk Precarpathian National University, with changes – the text is website of the Institute <https://law.pnu.edu.ua/wp-content/uploads/sites/100/2023/02/Положення-про-порядок-оцінювання-здобувачів-у-ННЮІ.pdf> (the Regulation)

It is planned that students will complete several additional types of written work: mandatory written homework in each semester (up to 30 points), written test assignments on topics submitted for self-study (the list is contained in the Guidelines and tasks for preparation to seminars (practical) classes), written express-surveys at seminars, etc.

Tasks for home tests are available in the guidelines for independent work of students in the Public international law and EU law [https://kkmap@pu.if.ua/external form of education/](https://kkmap@pu.if.ua/external%20form%20of%20education/)

Seminars	<p>Evaluated on a 4-level scale (2 to 5). The sum of received grades for practical tasks and independent work (except for grade "2") is divided by the total number of grades and multiplied by a factor of 5 - these are points for practical classes and independent work of students (maximum 25 points in each semester).</p> <p>If desired (to obtain additional up to 5 points), students can perform individual tasks on the topic of the corresponding seminar session. Types, examples of preparation and criteria for evaluating individual tasks are available at the department and posted on the website https://kkmap@pu.if.ua/ full-time education form of education/</p> <p>More detailed assessment is described in the Regulations.</p>
Requirements	Studying the discipline requires all students to complete one

for written work	written modular test. The work is carried out in the 5th seminar session and covers two content modules: Scientific and methodological foundations of environmental law; The right to environmental security. There is 1 descriptive task worth 8 points, 2 short normative content questions worth 4 points each, 4 closed test questions worth 1 point each. The maximum score for the test is 20.
Conditions of admission to the final control	The procedure and organization of students' knowledge control, in particular, the conditions of admission to the final control are determined by Article 5 of the Regulation

7. The policy of the discipline

Written works: students are expected to show creative and analytical thinking, the ability to analyse social processes in the context of the analysed problem and demonstrate their own vision of ways to solve it, the ability to collect and integrated analysis of materials from different sources with reference to sources used to prevent plagiarism.

Academic Integrity: Students are expected to adhere to the principles of academic integrity, aware of the consequences of its violation, as determined by the Regulations on the Prevention and Detection of Plagiarism at Vasyl Stefanyk Precarpathian National University: <https://pnu.edu.ua/положення-про-запобігання-плагіату/>.

Attending classes

Attending classes is an important part of learning. In general, all students must attend lectures and practical classes of the course.

Passes of seminars (practical) classes are obligatory. For missed lectures without good reason in excess of 10% of the total number of lecture hours allocated to the discipline in accordance with the working curriculum, the course leader subtracts 5 points from the final semester score of the student (paragraph 5.1.2 of the Regulation)

8. Recommended literature

1. Міжнародне публічне право [Текст]: підручник / [за ред. проф. В. М. Репецького ; Львів. нац. ун-т ім. Івана Франка, Ф-т міжнар. відносин. 2-е вид., стер. К.: Знання, 2021. 437 с.

2. Основи публічного права України: навч. посібник / кол. авт. ; за заг. ред. к.ю.н., проф. А.Ю. Олійника, к.ю.н., доц. М.І. Кагадія. К.: КНУТД; Дніпро: Ліра ЛТД, 2017. 448 с.

3. Право Європейського Союзу: підручник / [Р. А. Петров (кер. авт. кол.), А. О. Вакуленко, Ван Елсуwege П. та ін.]; за ред. Р. А. Петрова. Вид.

9-те, змінене і допов. Харків : Право, 2019. 442 с.

4. Сироїд Т. Л. Міжнародне публічне право: підручник. Одеса Фенікс, 2018. 744 с.

5. Тетарчук І., Дяків Т. Міжнародне право: навчальний посібник для підготовки до іспитів. К.: Центр навчальної літератури, 2019. 208 с.

A detailed list of monographic, scientific, scientific and practical literature, normative sources and information resources for each topic is contained in the educational and methodological manuals:

1. Книш В. В. Міжнародне публічне право: навчально-методичний посібник для забезпечення самостійної роботи студентів денної форми навчання спеціальності 081 Право. Івано-Франківськ, 2022.

2. Книш В. В. Міжнародне публічне право: методичні вказівки і завдання для підготовки до семінарських (практичних) занять студентів денної форми навчання спеціальності 081 Право. Івано-Франківськ, 2022.

[https:// kkmар@pu.if.ua/](https://kkmар@pu.if.ua/) full-time education form of education/

Lecturer

Vitalii KNYSH