Yaroslav Mudryi National Law University Department of International Law

WORKING PROGRAM of the academic discipline «International criminal law / Міжнародне кримінальне право»

The level of higher education is the second (master's) level

Degree of higher education is a master's degree

Field of knowledge - 08 "Law"

Specialty - 081 "Law"

The status of the academic discipline is at the student's choice

The recruitment year is 2021

Working program of the academic discipline «International criminal law / Міжнародне кримінальне право» for students of the second (master's) level of higher education in the field of knowledge 08 "Law" specialty 081 "Law". Kharkiv: Yaroslav Mudryi National Law University, 2021. 24 p.

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1. Description of the academic discipline

The working program of the educational discipline "International criminal law / International criminal law " was developed in accordance with the educational and professional program "Law" of the second (master's) level of higher education, field of knowledge 08 "Law", specialty 081 "Law".

Name of indicators	Field of knowledge,		e structure e discipline
Name of indicators	specialty, level of education	full-time education	external form of education
The number of ECTS credits is 4.0	Field of knowledge - 08 "Law"	At the student's choice	At the student's choice
The number of modules is 3	Specialty - 081	Year of training: 2021–2022	Year of training: 2021–2022
	"Law"	semester	semester
The total number of hours		1–2	1–2
is 120	Level of education -	Lectures	Lectures
		20 hours	6 hours
	second (master's)	Practical /	Practical /
		seminar classes	seminar classes
Weekly hours for full time		8 p.m.	4 hours
Weekly hours for full-time education:		Individual work	Individual work
classrooms – 2–4,		80 hours	110 hours
independent work of the		Types of control:	Types of control:
student - 6–8.		current control;	current control;
student o o.		final control of	final control of
		knowledge	knowledge (
		(differentiated	differentiated
		and offset)	assessment)

The purpose of the academic discipline is to form a comprehensive system of professional knowledge about international crimes over which the jurisdiction of the International Criminal Court (hereinafter referred to as the ICC) extends, about the main procedures of the Court, its cooperation with states and other subjects of international law, development of basic abilities, skills and other competences of students of higher education in the field of application of norms of international criminal law in both international and national jurisdictions, implementation of its norms in the national law of Ukraine, critical evaluation of the doctrine and judicial practice of international criminal courts.

Task:

- formation of an in-depth system of theoretical knowledge (concepts, doctrines) regarding international criminal law;
- awareness of the foundations and dynamic practices of the International Criminal Court, the specifics of its jurisdiction and the specifics of the cooperation of states with this unique international organization;
- development of skills for orientation in the main regulatory acts regarding the fight against international crimes and cooperation regarding such crimes;
- acquisition of skills in qualification, investigation and criminal prosecution of international crimes;
- assimilation of scientific and theoretical approaches, practical methods, methods of professional activity in the application of norms of international criminal law, standards of legal aid in criminal cases in the national legal order of Ukraine;
- mastering innovative practices, legal techniques of interpretation of normative legal acts and judicial practice of the International Criminal Court and *ad hoc tribunals*, as well as acts that constitute the contractual and legal basis of Ukraine's relations with other states in the field of combating international crimes and in the field of legal assistance in criminal matters affairs

Prerequisites: "Public international law".

Details: "Universal and regional systems of human rights protection / Universal and regional human rights protection systems", "Transitional justice / Transitional justice".

2. Expected learning outcomes

As a result of mastering the academic discipline, the student of higher education must demonstrate the following learning outcomes:

RN-1.	Demonstrate knowledge and understanding of modern legal doctrines, categories and					
	principles of international criminal law					
PH 2.	To analyze the influence of historical events on the current state of development and					
	the future of international criminal law, transnational criminal law, legal aid in					
	criminal cases.					
PH- 3.	To determine the peculiarities of national and international criminal jurisdiction, to be					

	able to resolve issues of conflict between the jurisdictions of states and states and the
	International Criminal Court, to determine the systemic foundations of the
	International Criminal Court.
PH-4	To characterize the elements of international crimes, to determine the principles of
	their implementation in the national legal order and ways to overcome conflicts
	between the material norms of international and national law, to be able to determine
	the contextual elements of international crimes and to collect evidence confirming
	them.
PH-5	Demonstrate an understanding of the general principles of international criminal law
	and the principles of individual criminal responsibility for international crimes.
PH-6	To determine the methods and procedures of the International Criminal Court
	necessary for solving specific problems, the principles of cooperation of states with
	the International Criminal Court, to understand the obligations of Ukraine in the
	context of the submitted applications under Art. 12(3) of the Rome Statute.
RN-7	To determine the tasks and functions of all bodies called to fight international crimes
	at the international universal and regional levels.
RN-8	Provide a legal assessment of the state of implementation of norms of international
	criminal law into the legal system of Ukraine.
RN-9	Provide advice on the possibility of applying sources of international criminal law
	and norms of legal aid in criminal cases in the law enforcement practice of Ukraine.
PH-10	To be able to interpret the norms of international treaties and customs, as well as
	decisions of international courts, to apply in practice the norms of international
	treaties on legal assistance in criminal cases.
RN-	Provide consultation on issues of international criminal law, transnational criminal
11	law and legal assistance in criminal cases.
RN-	Provide advice to victims of international crimes regarding their role in the
12	international criminal process and the possibilities of protecting their rights.

The teaching of the academic discipline ensures the formation of general and special competences in the student of higher education and the achievement of learning outcomes determined by the standard of higher education of the relevant specialty and the educational and professional program "Law", namely:

General competencies:

- ZK1. Ability to abstract thinking, analysis and synthesis.
- ZK2. Ability to conduct research at an appropriate level.
- ZK3. Ability to search, process and analyze information from various sources.
 - ZK4. Ability to adapt and act in a new situation.
- ZK5. The ability to communicate in a foreign language in the professional sphere, both orally and in writing.
 - ZK6. Ability to generate new ideas (creativity).
 - ZK7. Ability to make informed decisions.

- ZK9. Ability to work in an international context.
- ZK1.3. The ability to formulate a personal opinion and present it with evidence.

Special competencies:

- SK1. The ability to apply the principles of the rule of law to solve complex problems and problems, including in situations of legal uncertainty.
- SK4. The ability to assess the interaction of international law and international legal systems with the legal system of Ukraine.
- SK5. The ability to use modern legal doctrines and principles in law-making and in the process of applying institutions of public and private law, as well as criminal justice.
- SC 6. The ability to justify and motivate legal decisions, to give detailed legal arguments.
- SK10. The ability to make decisions in situations that require a systematic, logical and functional interpretation of legal norms, as well as an understanding of the peculiarities of the practice of their application.
- SK13. The ability to convey information, ideas, the content of problems and the nature of optimal solutions to specialists and non-specialists in the field of law with proper reasoning.
- SK15. The ability to independently prepare drafts of law enforcement acts, taking into account the requirements for their legality, reasonableness and motivation.
- SK1.2. Ability to demonstrate knowledge and understanding of legal systems in the context of globalization.

Program learning outcomes:

- PRN1. Assess the nature and character of social processes and phenomena, and demonstrate an understanding of the limits and mechanisms of their legal regulation.
- PRN2. Correlate the modern system of civilizational values with legal values, principles and professional ethical standards.

PRN3. Conduct collection, integrated analysis and summarization of materials from various sources, including scientific and professional literature, databases, digital, statistical, test, and others, and check them for reliability using modern research methods.

PRN4. Make a presentation of your research on a legal topic, using primary sources and techniques of legal interpretation of complex complex problems arising from this research, argue the conclusions.

PRN5. Communicate freely in a legal foreign language (one of the official languages of the Council of Europe) orally and in writing.

PRN6. Reasonably formulate one's legal position, be able to oppose, evaluate evidence and present convincing arguments.

PRN7. Discuss complex legal problems, propose and justify options for their solution.

PRN8. Assess the reliability of information and the reliability of sources, effectively process and use information for conducting scientific research and practical activities.

PRN10. To analyze the interaction of international law and international legal systems with the legal system of Ukraine based on the awareness of the main modern legal doctrines, values and principles of the functioning of law.

PRN14. To substantiate the legal position at various stages of law enforcement.

PRN17. Integrate the necessary knowledge and solve complex law enforcement tasks in various spheres of professional activity.

PRN1.3. To analyze the mechanisms of public-law and private-law regulation in legal practice.

3. Content of the curriculum of the academic discipline

Module 1. Basics of international cooperation in the fight against crime.

Formation and development of international legal cooperation in the fight against crime. The history of the development of international cooperation in the

fight against crime. Origin and development of the doctrine of international criminal law. Modern understanding of the ICC, its difference from transnational criminal law and legal aid in criminal cases. Interrelationship of international legal norms regarding cooperation in the fight against crime with norms of national law. The interaction of the norms of the ICC with the norms of the institute of international responsibility, the law of peace and security, the law of human rights, international humanitarian law. Stages of development of international criminal justice: Nuremberg, Tokyo, Yugoslav (ICTY), Rwandan (ICTR) tribunals and the ICC. Hybrid criminal courts. An alternative to criminal justice is transitional justice.

National criminal jurisdiction: concepts, principles. Peculiarities of the principle of universal jurisdiction. The concept of jurisdiction in the doctrine and international normative acts. State jurisdiction: concepts and types. Principles of criminal jurisdiction of states: territorial, personal (active, passive), protection. Peculiarities of the principle of universal jurisdiction (cases of Eichmann, Pinochet, Democratic Republic of the Congo v. Belgium (2000)). Criminal legislation of Ukraine on jurisdiction. Collision of jurisdictions of the state and international criminal courts.

Module 2. International criminal law and international criminal justice.

International criminal law: concepts, sources, general principles. The concept and subject of regulation of the Ministry of Internal Affairs and Communications. Sources of MCP, their meaning and hierarchy. Sources of internal law of the ICC. General principles of the International Criminal Code, their connection with the principles of national criminal law. The principle of legality, the inadmissibility of reference to official status, the responsibility of commanders, non-application of statutes of limitations.

International Criminal Court: status, judicial system and jurisdiction. Nuremberg and Tokyo military tribunals, their jurisdiction, judicial system, proceedings and legal evaluation of activities. International Criminal Tribunals for the former Yugoslavia (ICTY) and for Rwanda (ICTR): features of formation,

jurisdiction, judicial system, proceedings, significance of the most famous cases: Tadic, Blaškić, Karadžić, Akajesu. ISS: peculiarities of formation, separate status. The judicial system of the ISS. Bodies of the Court and the Assembly of the participating states: functions, requirements for candidacies. Bodies providing assistance to victims. Jurisdiction of the International Court of Justice by subject matter, by group of persons, by time, by territory. Complementary jurisdiction of the ICC and its difference from the jurisdiction of previous tribunals. Criteria for admissibility of the case for proceedings.

Concept and features of international crimes. The concept of crime in international law. The difference between international and transnational crimes. Concept and features of contextual elements of international crimes. Definition of international crimes, their types: genocide, crimes against humanity, war crimes and the crime of aggression. Prospects for expanding the list with other crimes. Terrorism: concepts, types (terrorism as a crime against humanity, war crime, transnational crime, general criminal crime), legal regulation of combating it. The case of Ukraine against Russia in the International Court of Justice of the United Nations regarding the violation of the Convention on Combating the Financing of Terrorism. Seizure of aircraft and other illegal actions against the safety of civil aviation. Analysis of the MH-17 flight disaster and its legal consequences.

The crime of genocide and crimes against humanity: signs, contextual elements. Genocide: historical overview, legal regulation, contextual elements. Cases of the International Court of Justice of the United Nations, the ICTY and the ICTR regarding genocide. Holodomor in Ukraine as genocide. Crimes against humanity: contextual elements, legal regulation, types. 2019 draft convention on the prevention and punishment of crimes against humanity. Crimes against humanity committed during the Revolution of Dignity.

The crime of aggression and war crimes: signs, contextual elements. The crime of aggression, the problem of defining the concept and the legal mechanism for combating it. Special subject composition. The role of the UN Security Council in resolving the issue of the presence of aggression. Jurisdiction of the ICC

regarding the crime of aggression. War crimes: legal foundations in international humanitarian law, contextual elements, classification. Implementation of norms of international humanitarian law in the legislation of Ukraine. War crimes committed in the context of the armed conflict on the territory of Ukraine.

Jurisdiction of the International Criminal Court regarding the situation in Ukraine. Jurisdiction of the International Court of Justice over Ukraine in the light of statements on the recognition of ad hoc jurisdiction. Features of ad hoc jurisdiction. The opinion of the Constitutional Court of Ukraine in 2001 regarding the inconsistency of the Rome Statute of the ICC with the Constitution of Ukraine and changes to Art. 124 of the Constitution. Conclusions of the Prosecutor of the International Criminal Court at the end of the stage of the preliminary study of the situation in Ukraine (2020): qualification of armed conflict, list of alleged crimes. The need for ratification and implementation of the provisions of the Rome Statute of the ICC and norms for ensuring cooperation with the Court.

Module 3. Principles of criminal responsibility and international criminal process.

Principles of international criminal responsibility. Responsibility for international crimes: forms of complicity. Responsibility of military commanders and civilian superiors (superior responsibility). Circumstances exempting from criminal liability. Amnesty, immunities.

International criminal process and legal assistance in criminal cases. Peculiarities and general principles of the international criminal process. Stages of proceedings in the International Criminal Court. Preliminary study of the situation as the first stage of proceedings: goals and procedure. Participants in the process and the special role of the victims, forms of compensation for their damage. Forms of cooperation with states and international organizations. Modern challenges of implementing cooperation between states and the ISS. Types of punishments and the procedure for their execution. Principles of legal assistance to states in the fight against international crimes. Forms of cooperation on issues of legal assistance in criminal cases: legal regulation, types. Grounds for refusal to provide legal aid in

criminal cases. State bodies competent to carry out legal aid activities. Extradition: concept, legal regulation. Delineation of the concepts of extradition of the accused, transfer of convicted persons to serve their sentence and transfer of persons to international criminal courts. Legal and factual grounds for extradition. Extradition restrictions: the principle of "double criminality", the principle of specialization, the "minimum sentence system". Grounds for refusal of extradition: traditional and modern. Extradition based on the universal principle of jurisdiction.

4. Scope and structure of the academic discipline

4.1. For students of full-time higher education

No	Date			Volume	in hours		
	(accor	Subjects of the training course	That's		Including		
	ding to the schedu le)		all	Lectur	Practic al classes, semina rs, colloqu iums, etc	Indivi dual work	
co		Module 1. Basics of international cooperation in the fight against crime					
		Topic 1. Formation and development of international legal cooperation in the fight against crime	12	2	2	8	
		Topic 2 . National criminal jurisdiction: concepts, principles. Peculiarities of the principle of universal jurisdiction	12	2	2	8	
		Together	24	4	4	16	
		Module 2. International criminal law and international criminal justice					
		Topic 3. International criminal law: concepts, sources, general principles	12	2	2	8	
		Topic 4. International Criminal Court: status, judicial system and jurisdiction	12	2	2	8	
	Topic 5. Concept and features of international crimes.		2	2	8		
		Topic 6. The crime of genocide and crimes against humanity: signs, contextual elements	12	2	2	8	

Topic 7. Crime of aggression and war crimes: signs, contextual elements	12	2	2	8
Topic 8. Jurisdiction of the	12	2	2	8
International Criminal Court regarding				
the situation in Ukraine.				
Together	72	12	12	48
Module 3. Principles of criminal				
responsibility and international				
criminal process				
Topic 9. Principles of international	12	2	2	8
criminal responsibility.				
Topic 10. International criminal	12	2	2	8
process and legal assistance in				
criminal cases.				
Together	24	4	4	16
Total hours / ECTS credits	120/4.0	20	20	80

4.2. For applicants of higher education in correspondence form of education

No	Date			Volume in hours			
	(accor	Subjects of the training course	That's	Including			
	ding to the schedu le)	y	all	Lectur es	Practic al classes, semina rs, colloqu iums, etc	Indivi dual work	
		Module 1. Basics of international cooperation in the fight against crime					
		Topic 1. Formation and development of international legal cooperation in the fight against crime	12	-	-	12	
		Topic 2 . National criminal jurisdiction: concepts, principles. Peculiarities of the principle of universal jurisdiction	12	-	-	12	
		Together	24	-	-	24	
		Module 2. International criminal law and international criminal justice					
		Topic 3. International criminal law: concepts, sources, general principles	12	2	2	8	
		Topic 4. International Criminal Court: status, judicial system and jurisdiction	12	2	2	8	
		Topic 5. Concept and features of international crimes.	12	-	-	12	
		Topic 6. The crime of genocide and crimes against humanity: signs, contextual elements	12	-	-	12	
		Topic 7. Crime of aggression and war crimes: signs, contextual elements	12	-	-	12	
		Topic 8. Jurisdiction of the International Criminal Court regarding the situation in Ukraine.	12	-	-	12	
		Together Module 3. Principles of criminal responsibility and international criminal process	72	12	12	48	
		Topic 9. Principles of international criminal responsibility.	12	-	-	1 2	
		Topic 10. International criminal process and legal assistance in criminal cases.	12	2	-	10	
		Together	24	2	-	16	
		Total hours / ECTS credits	120/4.0	4	6	110	

5. Forms of pedagogical control and assessment tools learning outcomes

Evaluation of the results of mastering the educational discipline "International criminal law / International criminal law" provides for current and final control and is carried out on the basis of a cumulative point-rating system.

Current knowledge control includes:

- quality control of students' assimilation of the program material of the educational discipline in practical classes using the following means: oral/written survey, express survey, solving practical tasks, participating in an educational court session (moot court), preparation of a presentation, essay, essay, etc. The current control is aimed at checking the level of the student's preparation in studying the current material. In the course of the practical session, the student can receive an assessment on a four-point scale (0, 3, 4, 5);
- quality control of the students' assimilation of the program material of the educational discipline, which is conducted at the end of the modules in the form of colloquiums.

An obligatory form of independent work of students is the preparation of a final written work. The maximum number of points based on the results of the defense of the final written work is 20 points.

The form *of final control of the* knowledge of higher education students in an academic discipline is a differentiated assessment. Minimum number of points to receive differentiated assessment - 60 points.

Distribution of points between forms of organization of the educational process and types of control measures:

	Final			
				knowledge
				assessment
				(differentiated
				credit)
Module No. 1	Module No. 2	Module No. 3	Independent	
			work of	
			students	

p/z	Colloquium	p/z	Colloquiu	p/z	Colloquiu		
			m		m		
max 10	max 7	max 30	max 16	max 10	max 7	max 20	max 100

6. Criteria for evaluating learning outcomes

type of control	Scores	Criteria (for each assessment)
Current control in a practical	Max 5	Excellent assimilation of educational material on the topic, some minor shortcomings are possible.
session	4	Good assimilation of the material on the topic, but there are some mistakes.
	3	Satisfactory level of assimilation of the material, a significant number of errors.
	Min 0	Unsatisfactory level of assimilation of the material.
Colloquium	Mach 7 (1, 3 modules) or 16 points (2 module)	The results of processing the material are high, a small number of insignificant errors are possible.
	Mach 4 (1, 3 modules) or 8 (2 module)	Satisfactory level of assimilation of the material, a significant number of errors.
	Minimum 0	Unsatisfactory level of assimilation of the material.
Individual final written work	Mach 20	The work is designed in accordance with the requirements of the department. The work does not contain methodological errors, there are references to sources and own conclusions. In the defense, in-depth knowledge of the topic is demonstrated, as well as proof of conclusions, positions, classifications, etc.
	15	The work is designed in accordance with the requirements of the department. The work contains minor methodological errors, there are references to sources, there are own conclusions. During the defense, sufficient knowledge of the topic is demonstrated, as well as proof of conclusions, positions, classifications, etc.
	10	The work is designed in accordance with the requirements of the department, but with minor errors. The work contains methodological and content errors, there are references to sources, there are own conclusions. During the defense, sufficient knowledge of the topic was demonstrated, but there were problems with the argumentation of individual concepts and judgments in the work, the proof of conclusions.
	5	The work was prepared with errors and violations of cathedral requirements regarding the form of work. The work contains methodological and substantive errors, an insufficient number of sources were used to substantiate the research and conclusions. During the defense, difficulties arose regarding the disclosure of the content of the topic, providing arguments regarding individual provisions of the work and the validity and provenance of the

		conclusions.
	Minimum 0	The work is improperly designed, without references to sources,
		and contains methodological errors.
		During the defense, the author of the work cannot demonstrate knowledge of the chosen topic, provide arguments for concepts
		and perform information analysis.
		The work was performed in violation of the requirements of
		academic integrity.
		1. Comprehensive, systematic and deep knowledge of the material
		provided by the curriculum of the academic discipline, including
		orientation in the main scientific doctrines and concepts of the
	100	academic discipline. 2. Learning the main and additional literature recommended by
		the department.
		3. Ability to independently replenish knowledge of the academic
		discipline and use the acquired knowledge in practical work.
Differentiated		1. Complete knowledge of the material provided by the
scoring	90	curriculum of the academic discipline.
		2. Mastering the basic literature and getting to know the additional
		literature recommended by the department.
		3. Ability to independently replenish knowledge of the discipline, understanding its importance for practical work.
		1. Sufficiently complete knowledge of the material provided by
		the program of the educational discipline, in the absence of
	85	significant errors in the answer.
	0.5	2. Learning the basic literature recommended by the department.
		3. Ability to independently replenish knowledge of the discipline,
		understanding its importance for practical work.1. Knowledge of the basic material provided by the curriculum of
		the academic discipline, in an amount sufficient for further study
		and future work in the profession.
	75	2. Learning the basic literature recommended by the department.
		3. Errors and significant inconsistencies in the answer to the
		assessment if there is knowledge to eliminate them independently
		or with the help of the teacher.
with calculated		1. Knowledge of the basic material provided by the curriculum of the academic discipline, in an amount sufficient for further study
		and future work in the profession.
	70	2. Acquaintance with the basic literature recommended by the
		department.
		3. Errors in the answer to the test in the presence of knowledge to
		eliminate the most significant errors with the help of the teacher.
	60	1. Gaps in knowledge of certain parts of the main material
	60	provided by the curriculum of the academic discipline. 2. The presence of errors in answering questions on the test.
		1. Lack of knowledge of a significant part of the main material
not occurt 1	5.5	provided by the program of the academic discipline.
not counted	55	2. Impossibility to continue studying or carry out professional
		activities without passing a repeated course in this discipline.

7. Pedagogical control for students of higher education full-time/part-time teaching

Scale of final pedagogical control

Rating	Definition	Rating	Rating
according		on a national	on a 100-point
to the		scale	scale used at NYU
ECTS		for credit	
scale			
AND	Excellent - Excellent execution, with only		
	a small number of errors		90 - 100
IN	Very good - above average with a few		
	errors		80-89
WITH	Good - generally correct work with a	counted	
	number of minor errors	Counted	75-79
D	Satisfactory - not bad, but with a		
	significant number of shortcomings		70-74
IS	Sufficient – performance meets minimum		
	criteria		60-69
FX	Unsatisfactory - work needs to be done		
	before rewriting	not counted	35-59
F	Unsatisfactory - serious further work is	not counted	
	required, a mandatory repeat course		0 - 34

8. Educational, methodical and information support academic discipline

Normative and legal acts

- 1. Supplementary Convention on the Abolition of Slavery, the Slave Trade and Institutions and Customs Similar to Slavery 1956 URL: https://zakon.rada.gov.ua/laws/show/995_160#Text
- 2. Additional Protocol to the Geneva Conventions of August 12, 1949 of the year concerning the protection of victims of international armed conflicts (Protocol I), dated June 8, 1977 r. URL: https://zakon.council_gov.ua/laws/show/995_199#Text
- 3. Additional Protocol to the Geneva Conventions dated August 12, 1949, relating to the protection of victims of armed conflicts of a non-international character (Protocol II), dated June 8, 1977 r. URL: https://zakon.rada.gov.ua/laws/show/995_200#Text

- 4. Additional protocol to the Geneva Conventions of August 12, 1949, concerning the adoption of an additional distinctive emblem (Protocol III), dated December 8, 2005 r. URL: https://zakon.rada.gov.ua/laws/show/995_g74#Text
- 5. European Convention on the Suppression of Terrorism of 1977. URL: https://zakon.rada.gov.ua/laws/show/994_331#Text
- 6. Geneva Convention on the Treatment of Prisoners of War of 1949. URL: https://zakon.council_gov.ua/laws/show/995_153#Text
- 7. Chisinau Convention on Legal Assistance and Legal Relations in Civil, Family and Criminal Matters, 2002. URL: https://zakon.rada.gov.ua/laws/show/997_619#Text
- 8. The 1979 Convention on Combating the Taking of Hostages. URL: https://zakon.rada.gov.ua/laws/show/995_087#Text
- 9. Convention on Combating Unlawful Seizure of Aircraft of 1970 URL: https://zakon.rada.gov.ua/laws/show/995_167#Text
- 10. Convention for the Suppression of Unlawful Acts Against the Safety of Civil Aviation 1971. URL: https://zakon.rada.gov.ua/laws/show/995_165#Text
- 11. Convention for the Suppression of Trafficking in Persons and the Exploitation of Prostitution by Third Parties, 1949. URL: https://zakon.rada.gov.ua/laws/show/995_162#Text
- 12. Convention on the Prevention and Punishment of the Crime of Genocide of 1948. URL: https://zakon.rada.gov.ua/laws/show/995_155#Text
- 13. Convention on the Protection of Cultural Property in the Event of Armed Conflict of 1954. URL: https://zakon.rada.gov.ua/laws/show/995_157#Text
- 14. Convention on the Protection of the Civilian Population in Time of War of 1949. URL: https://zakon.rada.gov.ua/laws/show/995_154#Text
- 15. Convention for the Amelioration of the Fate of the Wounded, Sick and Shipwrecked Members of the Armed Forces at Sea, 1949. URL: https://zakon.rada.gov.ua/laws/show/995_152#Text
- 16. Convention on the Amelioration of the Fate of the Wounded and Sick in Active Armies, 1949. URL: https://zakon.rada.gov.ua/laws/show/995_151#Text

- 17. Convention on Offenses and Certain Other Acts Committed on Board an Aircraft 1963 URL: https://zakon.rada.gov.ua/laws/show/995_244#Text
- 18. Convention on the Suppression of the Crime of Apartheid and its Punishment, 1973. URL: https://zakon.rada.gov.ua/laws/show/995_149#Text
- 19. Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment 1984 URL: https://zakon.rada.gov.ua/laws/show/995_085#Text
- 20. UN Convention against Transnational Organized Crime of 2000. URL: https://zakon.rada.gov.ua/laws/show/995_789#Text
- 21. Council of Europe Convention on the Prevention of Terrorism of 2005.

 URL: https://zakon.rada.gov.ua/laws/show/994_712#Text
- 22. International Convention on the Suppression of Acts of Nuclear Terrorism of 2005. URL: https://zakon.rada.gov.ua/laws/show/995_d68#Text
- 23. UN International Convention on Combating Bomb Terrorism of 1997. URL: https://zakon.rada.gov.ua/laws/show/995_374#Text
- 24. UN International Convention on Combating the Financing of Terrorism of 1999. URL: https://zakon.rada.gov.ua/laws/show/995_518#Text
- 25. International Convention on the Elimination of All Forms of Racial Discrimination of 1966. URL: https://zakon.rada.gov.ua/laws/show/995_105#Text
- 26. Minsk Convention on Legal Assistance and Legal Relations in Civil, Family and Criminal Matters of 1993. URL: https://zakon.rada.gov.ua/laws/show/997_009#Text
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