

Yaroslav Mudryi National Law University

Department of Civil Law

Department of Civil Legal Policy, Intellectual Property Law and Innovations

**WORK PROGRAM OF THE ACADEMIC DISCIPLINE
"CIVIL LAW (PART 1)"**

Level of higher education – first (bachelor's) level

Higher education degree – bachelor's degree

Field of knowledge – 08 “Law”

Specialty – 081 “Law”

The status of the academic discipline is mandatory.

Recruitment year – 202 4

Work program of the academic discipline "Civil Law (Part 1)" for applicants for higher education of the first (bachelor's) level of higher education in the field of knowledge 08 "Law" of the specialty 081 "Law". Kharkiv: Yaroslav Mudryi National Law University, 2025. 46 p.

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1. *Description of the academic discipline*

The working program of the academic discipline "Civil Law (Part 1)" is developed in accordance with the educational and professional program "Law" of the first (bachelor's) level of higher education in the field of knowledge 08 "Law" of the specialty 081 "Law".

Name of indicators	Field of knowledge, specialty, level of education	Didactic structure of the academic discipline	
		full-time education	correspondence form of study
Number of ECTS credits – 6.0	Field of knowledge – 08 “Law”	Required	Required
Number of modules – 2	Specialty – 081 “Law”	Year of preparation: 2020–2024	Year of preparation: 2020–2024
		semester	semester
Total number of hours - 180	Education level – second (bachelor's)	3.4	3.4
Weekly hours for full-time study: classrooms – 2–4, student's independent work - 6–8.		Lectures	Lectures
		42 hours.	4 p.m.
		Practical/seminar classes	Practical/seminar classes
		48 hours	8 hours.
		Independent work	Independent work
		90 hours.	156 hours
		Types of control: current control; final knowledge test (test); current control; final knowledge test (exam)	Types of control: current control; final knowledge test (test); current control; final knowledge test (exam)

Goal teaching academic discipline - the formation of subject competencies in the field of legal regulation of personal non-property and property relations that constitute the subject of civil law, through the assimilation of the main legal categories and institutions of the general part of civil law, the formation of legal thinking, the development of skills to interpret and analyze the norms of civil legislation, the acquisition of skills in the practical application of theoretical knowledge and civil law norms to specific relations.

Task :

- competencies in the field of private law necessary for a modern lawyer ;
- mastering the basic legal categories and institutions of civil law;
- acquisition of the necessary theoretical knowledge in the field of regulation of civil relations;
- mastering the main sources of civil law;
- familiarization with judicial and other practice of applying civil law norms.
- o mastering the skills of working with the system of sources of EU civil law (primary, secondary acts, decisions of the Court of Justice of the EU, soft acts law), determining its role in harmonizing the civil legislation of Ukraine with the legislation of the EU countries.

Prerequisites : "Theory of Law", "History of the State and Law of Ukraine", "Constitutional Law", "Logic", "Philosophy", "Language of Ukrainian Jurisprudence", "Economic Theory", "Ukrainian Culture", "History of the State and Law of Foreign Countries".

Corequisites : "Constitutional Law", "Administrative Law", "Criminal Law (General Part)" , "International Law", "Private International Law", "Labor Law", "State Building and Local Self-Government", "State (Constitutional) Law of Foreign Countries".

Postrequisites : "Civil Law (Part 2)", "Civil Procedure", "Criminal Law (Special Part)" , "Criminal Procedure", " European Union Law", "Labor Law ", "Financial Law", "Environmental Law".

2. Expected learning outcomes

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

RN-1.	To form a motivated position on the validity of property or non-property claims in disputes arising from civil legal relations
PH 2.	To impartially evaluate proposals for improving current civil legislation, highlighting the advantages and disadvantages of the proposed innovations

RN-3.	Describe the civil legal personality of individuals and legal entities
RN-4	Assess compliance by the party(ies) with the requirements necessary for the validity of the transaction
RN-5	Identify the disadvantages and advantages of different organizational and legal forms of legal entities
RN-6	Resolve civil disputes by balancing the simultaneous action of different
RN-7	Plan and organize your own research into doctrinal problems of civil law
RN-8	Identify and analyze trends in case law regarding various categories of civil cases, including based on decisions of the Court of Justice of the EU on relevant issues.
RN-9	Effectively use information resources of EU law (EUR-LEX, CURIA), as well as Ukrainian registers of court decisions and databases ("Court in the palm of your hand", "Base of legal positions", etc.) to search for relevant case law in the field of civil law.
RN-10	Possess skills in working with doctrinal sources of civil law
RN-11	Explain the structure of legal relations of representation when making transactions
RN-12	Know the list of objects of civil rights and explain the features of their turnover
RN-13	Demonstrate knowledge and understanding of the institution of property in civil law and its relationship with the constitutional principle of the inviolability of property rights
RN-14	Understand the internal structure and principles of functioning of intellectual property law
RN-15	Know the rules of inheritance by law and by will and the procedure for exercising inheritance rights
RN - 16	Demonstrate understanding of the specifics of joint ownership and know its types
RN-17	Understand the essence of the statute of limitations, the consequences of its expiration, and its difference from other periods in civil law
RN-18	Explain the meaning of inheritance relations
RN-19	Provide a legal assessment of the legality of the use of intellectual property rights
RN-20	Apply the provisions of inheritance law to disputes between heirs
RN-21	Substantiate the client's position in a dispute about the protection of property rights

RN-22	Identify gaps or conflicts in current civil legislation and propose ways to overcome or resolve them
RN-23	Be able to apply civil law tools to protect fundamental human rights and fundamental freedoms
RN-24	Make impartial, independent and legally sound decisions in cases arising from civil legal relations
RN-25	Weigh the arguments of opposing parties in a civil dispute in order to reach a lawful and reasoned decision

Teaching an academic discipline ensures the formation of general and special competencies in a higher education applicant and the achievement of learning outcomes defined by the higher education standard of the relevant specialty and the educational and professional program "Law", namely:

General competencies :

GC1. Ability for abstract thinking, analysis and synthesis.

GC2. Ability to apply knowledge in practical situations.

GC3. Knowledge and understanding of the subject area and understanding of professional activity.

GC7. Ability to learn and master modern knowledge.

GC8. The ability to be critical and self-critical.

GC9. Ability to work in a team.

GC1.1. Ability to be creative in subject-based practical activities in accordance with social statuses and modes.

GC1.2. The ability to competently and accurately formulate and express one's positions, and to properly substantiate them.

GC1.3. Skills in collecting and analyzing information from national and international sources.

GC1.4 Ability to work productively and actively interact in a virtual team (virtual collaboration).

Special competencies :

SK1. Ability to apply knowledge of the basics of legal theory and philosophy, knowledge and understanding of the structure of the legal profession and its role in society.

SK2. The ability to analyze retrospectives of the development of legal phenomena and processes in the context of their impact on the modern legal system.

SK3. Appreciation and respect for human dignity as the highest social value, understanding of their legal nature.

SK7. Ability to apply the norms and institutions of law, at least from such areas as: constitutional law, administrative law and administrative procedural law, civil and civil procedural law, labor law, criminal and criminal procedural law.

SK8. Ability to apply the basic legal principles and doctrines of civil law, including the principles, definitions and model rules of European private law (Principles , Definitions and Model Rules of European Private Law . Draft Common Frame of Reference , DCFR).

SK10. Ability to use a variety of information sources to fully and comprehensively establish certain circumstances.

SK11. Ability to determine relevant and acceptable facts for legal analysis.

SK12. Ability to analyze legal problems and justify legal positions.

SK13. Ability to critically and systematically analyze legal phenomena.

SK16. Ability to logically, critically and systematically analyze documents, understanding their legal nature and meaning.

SK1.1. Knowledge of the system of law and legislation, as well as mechanisms of legal regulation in various branches of law.

SK1.2. Ability to determine the specifics of private and public law in accordance with their subject matter and methods of legal regulation.

Learning outcomes:

PH1. Determine the persuasiveness of arguments in the process of evaluating previously unknown conditions and circumstances.

PH3. Conduct collection and integrated analysis of materials from various

sources.

PH5. Give a brief conclusion on individual factual circumstances (data) with sufficient justification.

PH6. Evaluate the shortcomings and advantages of certain legal arguments, analyzing a known problem.

PH7. Compile and coordinate a plan for one's own applied research and independently collect materials from specified sources.

RN13. Know and understand the features of the implementation and application of substantive and procedural law.

RN18. Apply in professional activities the main modern legal doctrines, values, and principles of the functioning of the national legal system.

PH19. Explain the nature and content of basic legal phenomena and processes.

PH 20. Identify and analyze legally significant facts and draw sound legal conclusions.

PH21. Apply acquired knowledge in various legal situations, identify legally significant facts, and form well-founded legal conclusions.

PH1.1. Identify problems in the domestic legal regulation of civil relations and propose ways to solve them, taking into account international standards in the field of human rights, the provisions of the Convention for the Protection of Human Rights and Fundamental Freedoms, the practice of the European Court of Human Rights and the Court of Justice of the European Union.

PH1.4. Demonstrate the ability to apply acquired legal knowledge in the context of independent legal decision-making in accordance with their professional statuses.

3. Content of the academic discipline program

Module 1. General provisions of civil law

Civil law is a branch of private law. Objectivity of the division of law into private and public. The concept of civil law as private law. The subject and method of civil law. Functions of civil law. Principles of civil law. The system of civil law.

Sources of civil law. Concept and types of sources of civil law. Concept and types of acts of civil legislation. Constitution of Ukraine as the basis of civil legislation. Civil Code of Ukraine as the main act of civil legislation. Laws of Ukraine as acts of civil legislation of Ukraine. Regulation of civil relations by acts of the President of Ukraine. Resolutions of the Cabinet of Ministers of Ukraine as acts of civil legislation. Features of acts of other state authorities of Ukraine, authorities of the Autonomous Republic of Crimea, regulating civil relations. Ensuring the supremacy of the norms of the Civil Code of Ukraine. Civil law contract as a source of civil law. Acts of civil legislation and civil law contract. International treaties as sources of civil law. Customs as sources of civil law. Effect of civil legislation in time, space and over a circle of persons. Analogy of law and analogy of law. Interpretation of civil law norms. Application of the Civil Code of Ukraine to the regulation of relations in the spheres of management, use of natural resources, environmental protection, as well as to labor and family relations. The system of sources of law of the European Union as a basis for the harmonization of civil law relations in the European legal space, including primary and secondary sources of EU law, decisions of the Court of Justice of the EU on civil law issues (with an indicative list of relevant topics), the place, role and significance of these sources in the harmonization of legal regulation of civil relations in the context of integration changes in the domestic legal system; international documents influencing the development of private law in the EU, including soft law acts (soft law). law) — Principles of European Contract Law (PECL), Principles of European Tort Law (PETL), Principles, Definitions and Model Rules of European Private Law (DCFR), Principles of European Insurance Contract Law (PEICL), their impact on the further development and modernization of Ukrainian civil legislation.

General characteristics of the civil law of foreign countries. The main civil legal systems of the world. Romano-Germanic (continental) civil legal system. Anglo-American civil legal system. Other civil legal systems of the world.

The science of civil law and civil law as an academic discipline. The concept, subject and methods of civil law as a science. Civil law as an academic discipline.

Concept, content and types of civil legal relations. Concept of civil legal relations . Elements of civil legal relations. Subjects of civil legal relations. Objects of civil legal relations. Artificial intelligence and its civil-legal nature. Content of civil legal relations. Concept and content of subjective rights and obligations. Types of civil legal relations. Property, obligation and corporate legal relations. Absolute and relative legal relations. Grounds for the emergence, change and termination of civil legal relations. Legal facts. Actions and events. Legal (factual) structures.

An individual as a subject of civil legal relations. The concept of a natural person. Civil legal capacity of a natural person. The emergence and termination of the civil legal capacity of a natural person. The scope of the civil legal capacity of a natural person. The nullity of transactions and the invalidity of acts that limit the ability of a natural person to have civil rights and obligations not prohibited by law. The relationship between civil legal capacity and subjective civil law. The civil legal capacity of a natural person and its scope. Full, partial and incomplete civil legal capacity of a natural person. Restrictions on the civil legal capacity of a natural person. Recognition of a natural person as incapacitated. Guardianship and guardianship. The place of residence of a natural person and its civil legal significance. Grounds, procedure and legal consequences of recognizing a natural person as missing and declaring him/her deceased. Civil status acts. A natural person is an entrepreneur. Principles and conditions for carrying out entrepreneurial activity by a natural person. Civil liability of an individual entrepreneur. Management of property used for entrepreneurial activity by a guardianship and trusteeship body. Bankruptcy of an individual entrepreneur.

Legal entity as a subject of civil legal relations. The concept of a legal entity under private law and its characteristics. Classification of legal entities. Creation of a legal entity. Constituent documents of legal entities. State registration of legal entities. Individualization of a legal entity. Location of a legal entity. Name of a legal entity. Commercial (firm) name of business companies. Use by legal entities of trademarks and geographical indications of goods (products), services, works that they produce, provide, perform. Civil legal capacity and civil capacity of legal entities. Bodies of a legal entity and their types. Organizational and legal forms of legal entities. Companies and institutions. Business partnerships. Business partnership and its types. General and limited partnerships. Limited and additional liability companies. Joint-stock companies. Creation of business partnerships by one person. Production cooperative. Non-business companies and their types. Legal status of institutions. Branches and representative offices of a legal entity. Termination of legal entities. Termination of a legal entity through reorganization (merger, acquisition, division and transformation). Termination of a legal entity in the form of liquidation. Voluntary procedure for liquidation of a legal entity. Termination of a legal entity in the form of liquidation through bankruptcy proceedings. Separation of a legal entity.

The state of Ukraine, the Autonomous Republic of Crimea, territorial communities as participants in civil relations. Legal forms of participation of the state, the Autonomous Republic of Crimea, territorial communities in civil relations. Bodies and representatives through which the state, the Autonomous Republic of Crimea and territorial communities act in civil relations. Responsibility for the obligations of the state, the Autonomous Republic of Crimea and territorial communities. Delimitation of responsibility for the obligations of the state, the Autonomous Republic of Crimea, territorial communities and legal entities created by them.

Objects of civil rights. Concept and types of objects of civil rights. Tangible and intangible goods as objects of civil rights. Things as objects of civil rights, and their classification. Things in free circulation, restricted in circulation and

withdrawn from circulation. Movable and immovable things. Things defined by individual or generic features. Consumer and non-consumable things. Divisible and indivisible things. Components of a thing and a complex thing. The main thing and its belonging. Products, fruits and income. Property. Enterprise (single property complex). Money. Currency values as objects of civil legal relations. Securities and their features. Groups and types of securities. Share, debt, commodity management, derivative, mortgage and privatization securities. Negotiability of securities. Bearer securities, registered and warrant securities. Procedure for transfer of rights under securities. Documentary and electronic securities. Virtual assets and other objects existing in digital form. Actions and services as objects of civil rights. Intangible goods: results of intellectual, creative human activity, information. Personal non-property goods of an individual.

Personal non-property rights. Concept, features and classification of personal non-property rights. Personal non-property rights that ensure the natural existence of an individual. Personal non-property rights that ensure the social existence of an individual. The concept of personal data in accordance with EU standards . Personal non-property rights of legal entities. Restrictions on personal non-property rights. Exercise and protection of personal non-property rights.

Transactions. The concept of a transaction and its features. Types of transactions. Unilateral, bilateral and multilateral transactions. Paid and gratuitous transactions. Causal and abstract transactions. Conditional transactions and their types. Fiduciary transactions. Exchange transactions. Conditions for the validity of transactions. Legality of the content of the transaction. Capacity of persons to commit a transaction. Correspondence of will and expression of will. Mandatory orientation of the transaction to the real occurrence of legal consequences that are conditioned by it. Form of committing a transaction, its types. Features of civil law regulation of committing transactions using electronic means of communication , taking into account the provisions of EU regulatory legal acts. Protection of the rights and interests of minors, minors or disabled children when committing a transaction by their parents (adoptive parents). Presumption of legality of the

transaction. Place of committing a transaction. Interpretation of the content of a transaction. Refusal of a transaction. Concept and types of invalid transactions. Void and contested transactions. Legal consequences of the invalidity of a transaction. The moment from which a transaction is considered invalid. Legal consequences of the invalidity of individual parts of a transaction.

Representation. The concept and types of representation. The meaning of the institution of representation. Grounds for the emergence of representation and its types. Representation by law. Representation based on an act of a body of a legal entity. Contractual representation. Representation by proxy. Commercial representation. Delegation. Powers of a representative. Making transactions with excess of authority. The concept and types of power of attorney. Form and term of power of attorney. Power of attorney of a legal entity. Termination of representation by proxy. Cancellation of power of attorney. Refusal of the representative to perform actions specified in the power of attorney.

Module 2. Exercise and protection of subjective civil rights.

Property rights. Inheritance law. Intellectual property law.

Exercise of subjective civil rights and fulfillment of civil duties. Protection of civil rights and interests. The concept of exercising civil rights and fulfilling civil obligations. Limits of exercising civil rights. Abuse of law. Fulfillment of civil obligations. The right to protection of civil rights and interests. Protection of civil rights and interests by the court. Protection of civil rights and interests by the President of Ukraine, state authorities, authorities of the Autonomous Republic of Crimea and local self-government bodies. Protection of civil rights by a notary. Self-defense of subjective civil rights and interests. Recognition of a legal act of a state authority, authority of the Autonomous Republic of Crimea or local self-government body as illegal.

Civil liability. Concept, features and functions of civil liability. Types and forms of civil liability. Grounds and conditions of civil liability. Wrongfulness of an act. Damage: property (damages) and moral (non-property). Causal relationship

between a person's unlawful act and damage. Guilt. Civil liability regardless of fault. Grounds for exemption from civil liability.

Terms and deadlines in civil law. Statute of limitations. The concept of a term and a deadline. Definition of a term and a deadline. Types of civil legal terms and deadlines. Beginning of the period and expiration of the period. Procedure for performing actions on the last day of the period. Concept, meaning and types of the limitation period. Changing the duration of the limitation period. Calculation of the limitation period. Beginning of the period, suspension and interruption of the limitation period. The period of the limitation period in the event of leaving the claim without consideration. Application of the limitation period to additional claims. Consequences of the expiration of the limitation period. Renewal of the limitation period. Claims to which the limitation period does not apply.

General characteristics of real property rights and property rights. General characteristics of real property rights. Types of real property rights. Property and property rights. The concept of property rights in the objective and subjective sense. Subjects of property rights. Property rights of the Ukrainian people. Public and private property. The concept of private property rights. Individuals and legal entities as subjects of private property rights. Objects of property rights. Land (land plot) as an object of property rights. Unauthorized construction. Housing as an object of property rights. Content of property rights. Owner's powers. Owner's obligations. General principles of exercising property rights. Limits of property rights and grounds for its restriction.

Acquisition and termination of ownership. Concept and types of grounds for acquisition of ownership rights: primary and derivative, general and special. Acquisition of ownership rights: by a legal entity of public law; by a bona fide acquirer of property alienated by a person who did not have the right to it; by newly created property; by a processed thing; by an ownerless thing; by a movable thing that the owner has abandoned; by a find; by an unattended pet; by a treasure; by appropriation of publicly available gifts of nature; by acquisitive prescription; as a result of privatization of state property and property that is in municipal

ownership. The moment of acquisition of ownership rights. The moment of acquisition of ownership rights under a contract. Title documents. Grounds for termination of ownership rights. Alienation by the owner of his property. The owner's waiver of ownership rights. Termination of a person's ownership rights to property that cannot belong to him by law. Termination of ownership rights due to the destruction of property. Forced alienation of privately owned land plots and other real estate objects located on them for reasons of public necessity . Redemption of cultural heritage monuments. Requisition. Confiscation. Other grounds for termination of ownership.

The right of joint ownership. The concept and types of joint ownership. The right of joint partial ownership. The procedure for determining shares in the right of joint partial ownership. Exercise of the right of joint partial ownership. The burden of maintaining property in joint partial ownership and determining the ownership of fruits, products and income from its use. The right of a co-owner to dispose of his share in the right of joint partial ownership. Preferential right to purchase a share in the right of joint partial ownership. Allocation of a share from property in joint partial ownership. Termination of the right to a share in joint property at the request of other co-owners. Division of property in joint partial ownership. The right of joint joint ownership and its exercise. Allocation of a share from property in joint joint ownership. Division of property in joint joint ownership.

Protection of property rights. General principles of protection of property rights. Material and legal methods of protecting property rights. Recovery of property from a person who has illegally taken possession of it (vindication claim), and settlements in this case. Features of recovery of property from a bona fide acquirer. Recovery of money and securities. Protection of property rights from violations not related to deprivation of possession (negatory claim). Recognition of property rights. Recognition of a legal act that violates property rights as illegal. Features of compensation for damage caused to the owner of a land plot,

residential building, other buildings due to a decrease in their value. Obligatory and legal methods of protecting property rights.

Real rights to someone else's property. General characteristics of property rights to another's property, their types. The right to possess another's property: subjects, grounds for its origin and termination. The obligation of an unscrupulous owner to return property to a person who has the right of ownership or other right to it, or who is a bona fide owner. The right to limited use of another's property (easement). Subjects, objects, types and content of an easement, the procedure for its establishment and termination. The right to use another's land plot for agricultural needs (emphyteusis). Grounds for its origin and termination. Term of the agreement on granting the right to use another's land plot for agricultural needs. Rights and obligations of the owner of a land plot provided for use for agricultural needs and the land user. The right of the land user to alienate the right to use a land plot. The concept and grounds for the origin of the right to use another's land plot for development (superficies). Rights and obligations of the owner of a land plot provided for development and the land user. Grounds and legal consequences of termination of the right to use a land plot for development.

General provisions on inheritance. Concept and types of inheritance. Opening of inheritance. Time and place of opening of inheritance. Heirs. Right to inheritance, exclusion from the right to inheritance. Composition of inheritance. Rights and obligations of persons not included in the inheritance. Features of inheritance of individual objects: rights to a land plot, shares in the right of joint ownership; rights to receive amounts of wages, pensions, scholarships, alimony, other social payments that belonged to the testator; rights to receive insurance payments (insurance compensation); rights to a deposit in banking (financial) institutions; rights to compensation for losses, moral damage and payment of a penalty. Inheritance of the obligation to compensate for property damage (losses) and moral damage caused by the testator. Inheritance of rights and obligations under a housing lease agreement with redemption. The obligation of

the heirs to reimburse the costs of the maintenance, care, treatment and burial of the testator.

Inheritance according to a will. The concept of a will and the right to a will. Types of wills: a will with a condition, a will of a spouse, a secret will. The form of a will. The rights of the testator. Testamentary refusal. Provisions. Establishment of an easement in a will. The right to a mandatory share in the inheritance. Sub-appointment of an heir. Cancellation and amendment of a will. Invalidity of a will. Inheritance of a part of the inheritance not covered by the will. Execution of a will.

Inheritance by law. The concept of inheritance by law and the circle of heirs by law. The order of inheritance by law. Changing the order of obtaining the right to inheritance. Inheritance by right of representation. The size of the share in the inheritance of heirs by law.

Exercise of inheritance rights. Exercise of the right to inheritance. Acceptance of inheritance. Concept and terms of acceptance of inheritance. Consequences of missing the deadline for accepting inheritance. Division of inheritance between heirs. Hereditary transmission. Refusal to accept inheritance. Liability of heirs for the debts of the testator. Reimbursement of expenses incurred by the heir. Protection and management of inherited property. Registration of the right to inheritance. Decay of inheritance.

Inheritance agreement. The concept, subject and form of an inheritance agreement. Parties to the agreement, their rights and obligations. Ensuring the implementation and termination of an inheritance agreement.

General characteristics of intellectual property rights. The concept of intellectual property rights and its general characteristics. Sources of EU law in the field of intellectual property and their influence on the formation of civil legislation of Ukraine. Subjects and objects of intellectual property rights. Grounds for the emergence (acquisition) of intellectual property rights. Personal non-property and property rights of intellectual property. Transfer of property rights of intellectual property to other persons. Terms of validity of intellectual property rights. EU standards on the acquisition, content, limitations and methods of

protection of intellectual property rights. Methods of protection of intellectual property rights by the court. Practice of the Court of Justice of the EU in the field of intellectual property

Copyright and related rights. The concept of copyright. Objects and subjects of copyright. Co-authorship. The emergence of copyright. Personal non-property and property rights of the author, their terms of validity and consequences of termination. The concept and types of related rights. Objects and subjects of related rights. Violation of copyright and related rights, the procedure and methods of their protection.

Patent law. The concept of patent law. Invention, utility model, industrial design as objects of patent law. Subjects of patent law. Patent and its types. Intellectual property rights to an invention, utility model and industrial design, their terms of validity. Grounds and legal consequences of termination of a patent and its invalidation. The right of a prior user to an invention, utility model, industrial design.

Institute of means of individualization of participants in civil turnover, goods and services. Intellectual property rights to means of individualization of participants in civil turnover, goods and services. The concept of a commercial (company) name. The concept of a trademark. Subjects of intellectual property rights to a trademark. Certification of the acquisition of intellectual property rights to a trademark. Intellectual property rights to a geographical indication and its content. Subjects of intellectual property rights to a geographical indication. Acquisition and term of validity of intellectual property rights to a geographical indication.

Other types of intellectual property rights. Intellectual property rights for a scientific discovery, for the layout of an integrated circuit, for an innovative proposal, for a plant variety, an animal breed, and for a trade secret.

4. Scope and structure of the academic discipline

4.1. For full-time higher education students

No.	Date of the		Volume in hours
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s/n	event (according to the schedule)	Course topics	Total	Including		
				Lectures	Practical classes, seminars, colloquiums, etc.	Independent work
		Module 1. General provisions of civil law				
		Topic 1. Civil law - a branch of private law	8	2	2	4
		Topic 2. Sources of civil law	6	-	2	4
		Topic 3. General characteristics of the civil law of foreign countries	2	-	-	4
		Topic 4. Science of civil law and civil law as an academic discipline	2	-	-	4
		Topic 5. Concept, content and types of civil legal relations	4	-	-	4
		Topic 6. An individual as a subject of civil legal relations	12	4	4	4
		Topic 7. Legal entity as a subject of civil legal relations	12	4	4	4
		Topic 8. The State of Ukraine, the Autonomous Republic of Crimea, territorial communities as participants in civil relations	2	-	-	4
		Topic 9. Objects of civil rights	12	4	4	4
		Topic 10. Personal non-property rights	2	-	-	4
		Topic 11. Transactions	12	4	4	4
		Topic 12. Representation	8	2	2	4
		<i>Together</i>	90	20	22	48
		Module 2. Exercise and protection of subjective civil rights. Property rights. Inheritance law. Intellectual property law				
		Topic 1. Exercise of subjective civil rights and fulfillment of civil duties. Protection of civil rights	8	2	2	2
		Topic 2. Civil liability	6	2	2	2
		Topic 3. Time limits and deadlines in civil law. Statute of limitations	8	2	2	2
		Topic 4. General characteristics of property law and property rights	8	2	2	2

		Topic 5. Acquisition and termination of ownership rights	8	2	2	2
		Topic 6. The right of joint ownership	6	2	2	2
		Topic 7. Protection of property rights	6	2	2	2
		Topic 8. Property rights to other people's property	4	-	-	4
		Topic 9. General provisions on inheritance	8	2	2	2
		Topic 10. Inheritance by will and by law	8	2	2	2
		Topic 11. Exercise of inheritance rights	4	-	2	4
		Topic 12. Inheritance agreement	2	-	-	4
		Topic 13. General characteristics of intellectual property rights	6	2	-	2
		Topic 14. Copyright and related rights. Patent law	8	2	4	2
		Topic 15. Institute of means of individualization of participants in civil turnover, goods and services	4	-	2	4
		Topic 16. Other types of intellectual property rights	2	-	-	4
		<i>Together</i>	90	22	26	42
		Total hours/ECTS credits	180/6.0	42	48	90

4.2. For students of higher education in the part-time form of study

No. s/n	Date of the event (according to the schedule)	Course topics	Volume in hours			
			Total	Including		
				Lectures	Practical classes, seminars, colloquiums, etc.	Independent work
		Module 1. General provisions of civil law				
		Topic 1. Civil law - a branch of private law	8	2	-	6
		Topic 2. Sources of civil law	6	-	-	6
		Topic 3. General characteristics of the civil law of foreign countries	4	-	-	4
		Topic 4. Science of civil law and civil law as an academic discipline	4	-	-	4
		Topic 5. Concept, content and types of civil legal relations	6	-	-	6

		Topic 6. An individual as a subject of civil legal relations	6	-	-	6
		Topic 7. Legal entity as a subject of civil legal relations	10	2	2	6
		Topic 8. The State of Ukraine, the Autonomous Republic of Crimea, territorial communities as participants in civil relations	4	-	-	4
		Topic 9. Objects of civil rights	8	2	-	6
		Topic 10. Personal non-property rights	4	-	-	4
		Topic 11. Transactions	10	2	2	6
		Topic 12. Representation	6	-	-	6
		<i>Together</i>	76	8	4	64
		Module 2. Exercise and protection of subjective civil rights. Property rights. Inheritance law. Intellectual property law				
		Topic 1. Exercise of subjective civil rights and fulfillment of civil duties. Protection of civil rights	8	2	-	6
		Topic 2. Civil liability	6	-	-	6
		Topic 3. Time limits and deadlines in civil law. Statute of limitations	6	-	-	6
		Topic 4. General characteristics of property law and property rights	8	2	-	6
		Topic 5. Acquisition and termination of ownership rights	6	-	-	6
		Topic 6. The right of joint ownership	6	-	-	6
		Topic 7. Protection of property rights	8	-	2	6
		Topic 8. Property rights to other people's property	6	-	-	6
		Topic 9. General provisions on inheritance	8	2	-	6
		Topic 10. Inheritance by will and by law	8	-	2	6
		Topic 11. Exercise of inheritance rights	6	-	-	6
		Topic 12. Inheritance agreement	4	-	-	4

		Topic 13. General characteristics of intellectual property rights	8	2	-	6
		Topic 14. Copyright and related rights. Patent law	6	-	-	6
		Topic 15. Institute of means of individualization of participants in civil turnover, goods and services	6	-	-	6
		Topic 16. Other types of intellectual property rights	4	-	-	4
		<i>Together</i>	104	8	4	92
		Total hours/ECTS credits	180/6.0	16	8	156

5. Forms of pedagogical control and means of assessing learning outcomes

Assessment of the results of mastering the academic discipline "Civil Law (Part 1)" involves conducting 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' mastery of the program material of the academic discipline during *practical classes* using the following means: oral, written or express survey, solving practical tasks or problems, participation in the development of a case, defense of an essay or abstract at the initiative of the student. Current control aims to check the level of preparation of the student for studying the current material. During the practical class, the student can receive a grade on a four-point scale (0, 3, 4, 5);
- quality control of students' mastery of the program material of the academic discipline, which is carried out at the end of the modules in the form of a test, test paper or colloquium;
- Students complete tasks for *independent work during the semester* (preparation of a presentation, essay, abstract, etc.). The maximum number of points for independent work is 10.

The form of *final control* of knowledge of higher education applicants in the academic discipline is an exam. The maximum number of points that a student can receive for the exam is 60. The minimum score of the results of the current control and independent work, which allows a student to take the exam, is 20 points.

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

Current control				Independent work of students	Final control (exam)	Final knowled ge assessm ent
Module No. 1		Module No. 2				
p/s	final report	p/s	final report			
max 10	max 5	max 10	max 5	max 10	max 60	max 100

6. Criteria for assessing learning outcomes

Type of control	Number of points	Criteria (for each assessment)
Current control in a practical lesson	Max 5	Excellent mastery of the educational material on the topic, some minor shortcomings are possible
	4	Good understanding of the topic, but there are some errors
	3	Satisfactory level of mastery of the material, a significant number of errors
	Min 0	Unsatisfactory level of material acquisition
Final test	Mach 5	The results of processing the material are high, a small number of minor errors are possible
	4	Good understanding of the topic, but there are some errors
	3	Satisfactory level of mastery of the material, a significant number of minor errors
	2	Satisfactory level of mastery of the material, a significant number of significant errors
	1	Gaps in knowledge, the student has a poor grasp of the work material
	Min 0	Unsatisfactory level of material acquisition
Assessment of student independent work	Mach 10	Deep knowledge of problems related to the research topic, fluent command of the material, ability to think independently and creatively, find, generalize, analyze material, and draw independent theoretical and practical conclusions
	8	The work reveals the main provisions of the topic, but there are some inaccuracies in the presentation of the material, theoretical concepts are not sufficiently supported by factual data.
	6	The main points of the topic are covered, but some issues are not covered fully. The student has a good command of

		the material, but lacks creativity and independence in research.
	4	The main theoretical issues are covered superficially, there are no conclusions or the conclusions are not independent; the student has a poor grasp of the material
	2	The main points of the topic are covered superficially, theoretical points are not supported by factual material; there are no conclusions; the student has a poor grasp of the material of the work
	0	The main points of the topic are covered superficially, with a large number of errors; there are no conclusions; the student does not have a good grasp of the material of the work
Exam	Mach 60	1. Comprehensive, systematic and in-depth knowledge of the material provided by the curriculum of the academic discipline, including orientation in the basic scientific doctrines and concepts of the discipline. 2. Mastering the main and additional literature recommended by the department. 3. Ability to independently replenish knowledge in the discipline and use the acquired knowledge in practical work
	55	1. Complete knowledge of the material provided by the curriculum of the academic discipline. 2. Mastering the main literature and getting acquainted with additional literature recommended by the department. 3. Ability to self-sow replenishment of knowledge in the discipline, understanding its importance for practical work
	50	1. Sufficiently complete knowledge of the material provided for in the curriculum of the academic discipline, provided that there are no significant inaccuracies in the answer . 2. Mastering the basic literature recommended by the department. 3. Ability to independently replenish knowledge in the discipline, understanding its importance for practical work
	45	1. Knowledge of the basic material provided for by the curriculum of the academic discipline, in an amount sufficient for further study and future professional work. 2. Mastering the basic literature recommended by the department. 3. Errors and significant inaccuracies in the answer to the exam in the presence of knowledge for them self- removal or with the help of a teacher
	40	1. Knowledge of the basic material provided for by the curriculum of the academic discipline, in an amount sufficient for further study and future professional work. 2. Familiarization with the basic literature recommended by the department. 3. Errors in the exam answer if you have the knowledge to eliminate the most significant ones with the help of a teacher
	35	1. Gaps in knowledge of certain parts of the basic material provided for by the curriculum of the academic discipline. 2. The presence of errors in the exam answer.
	0	1. Lack of knowledge of a significant part of the basic material provided for by the curriculum of the academic

		discipline. 2. Inability to continue education or to carry out professional activity without taking a repeat course in this discipline
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7. Pedagogical control for higher education students

full-time/part-time teaching

Scale of final pedagogical control

Rating on the ECTS scale	Definition	Rating on a national scale	Rating on the 100-point scale used in the New Zealand Law School
AND	Excellent – excellent performance, with only a small number of errors	5	90–100
IN	Very good – above average with a few errors	4	80–89
WITH	Good – generally correct work with a certain number of minor errors		75–79
D	Satisfactory – not bad, but with a significant number of shortcomings	3	70–74
THERE ARE	Sufficient – performance meets minimum criteria		60–69
FX	Unsatisfactory - needs work before reassembling	2	35–59
F	Unsatisfactory – serious further work is required, mandatory retake		0 – 34

8. Educational, methodological and informational support

academic discipline

Educational, methodological and information support

academic discipline

Regulatory and legal acts

1. Berne Convention for the Protection of Literary and Artistic Works : Paris Act of 24.07.1971, amended 02.10.1979 URL: https://zakon.rada.gov.ua/laws/show/995_051
2. Commercial Code of Ukraine: Law of Ukraine dated 16.01.2003 No. 436-IV. URL: <https://zakon.rada.gov.ua/laws/show/436-15#Text>
3. Patent Cooperation Treaty of June 19, 1970 URL:

- https://zakon.rada.gov.ua/laws/show/895_001
4. Housing Code of the Ukrainian SSR: Law of the Ukrainian SSR of June 30, 1983 No. 5464–X. URL: <https://zakon.rada.gov.ua/laws/show/5464-10#Text>
 5. Universal Declaration of Human Rights of December 10, 1948 URL: https://zakon.rada.gov.ua/laws/show/995_015
 6. Labor Code of Ukraine: Law of the Ukrainian SSR of December 10, 1971 No. 322-VIII. URL: <https://zakon.rada.gov.ua/laws/show/322-08#Text>
 7. Code of Ukraine on Bankruptcy Procedures: Law of Ukraine dated 18.10.2018. No. 2597-VIII. URL: <https://zakon.rada.gov.ua/laws/show/2597-19#Text>
 8. Convention for the Protection of Human Rights and Fundamental Freedoms of 04.11.1950 URL: https://zakon.rada.gov.ua/laws/show/995_004
 9. Convention on the Rights of the Child of 20.11.1989 URL: https://zakon.rada.gov.ua/laws/show/995_021
 10. Convention for the Protection of Individuals with regard to Automatic Processing of Personal Data of 28.01.1981. URL: http://zakon4.rada.gov.ua/laws/show/994_326
 11. Constitution of Ukraine: Fundamental Law of Ukraine dated 28.06.1996 No. 254k/96-BP. URL: <https://zakon.rada.gov.ua/laws/show/254%D0%BA/96-%D0%B2%D1%80#Text>
 12. Madrid Agreement Concerning the International Registration of Marks of 14.04.1891 URL : https://zakon.rada.gov.ua/laws/show/995_134#Text
 13. Fundamentals of Ukrainian legislation on health care: Law of 19.11.1992 No. 2801-XII. URL: <https://zakon.rada.gov.ua/laws/show/2801-12>
 14. Paris Convention for the Protection of Industrial Property of March 20, 1883 URL: https://zakon.rada.gov.ua/laws/show/995_123
 15. On copyright and related rights: Law of Ukraine dated 01.12.2022 No. 2811-IX. URL: <https://zakon.rada.gov.ua/laws/show/2811-20#Text>

16. On the Bar and Legal Practice: Law No. 5076-VI of 05.07.2012. URL: <https://zakon.rada.gov.ua/laws/show/5076-17>
17. On Joint Stock Companies: Law of Ukraine dated July 27, 2022 No. 2465-IX. URL: <https://zakon.rada.gov.ua/laws/show/2465-20#Text>
18. On banks and banking activities: Law of 07.12.2000 No. 2121-III. URL: <https://zakon.rada.gov.ua/laws/show/2121-14>
19. On the improvement of populated areas: Law of Ukraine dated 06.09.2005 No. 2807-IV. URL: <https://zakon.rada.gov.ua/laws/show/2807-15#Text>
20. On currency and currency transactions: Law of 21.06.2018 No. 2473-VIII. URL: <https://zakon.rada.gov.ua/laws/show/2473-19#Text>
21. On the execution of decisions and application of the practice of the European Court of Human Rights: Law of Ukraine dated 23.02.2006 No. 3477-IV. URL: <http://zakon1.rada.gov.ua/laws/show/3477-15>
22. On liability for untimely fulfillment of monetary obligations: Law of Ukraine dated 22.11.1996 No. 543/96-VR. URL: <https://zakon.rada.gov.ua/laws/show/543/96-%D0%B2%D1%80#Text>
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24. On virtual assets: Law of Ukraine dated February 17, 2022 No. 2074-IX. URL: <https://zakon.rada.gov.ua/laws/show/2074-20#Text>
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29. On state registration of civil status acts : Law of Ukraine dated 01.07.2010 No. 2398-VI. URL: <https://zakon.rada.gov.ua/laws/show/2398-17>
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75. Agreement on Trade-Related Aspects of Intellectual Property Rights of 15.04.1994 URL: https://zakon.rada.gov.ua/laws/show/981_018
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