MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE SUMY NATIONAL AGRARIAN UNIVERSITY

International Relations Department Faculty of Law

MODULE SYLLABUS

EUROPEAN AND INTERNATIONAL STANDARDS IN THE FIELD OF JUDICIARY

(compulsory)

Implemented in the«International law» academic program

Area of specialization 293 «International Law»

at the first (bachelor's) level of higher education

Sumy-2022

Klochko A.M., Doctor of Law, Professor, Author: Professor of International Relations Department

Module syllabus agreed at	Minutes No 15 June, 2022 №16	
the		
Department meeting		
	Head of International Relations	
	Department	(A.M.Klochko)

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Approved by:
Guarantor of the Academic program(<u>S.I.Zapara</u>)
Dean of the Faculty (O. V. Rohovenko)
Syllabus review (attached) is provided by : (<u>O.M.Kurylo</u>)
(N.V.Volchenko)
Representative of the Department of Education Quality assurance, licensing and accreditation
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Syllabus review data:

The		Changes revised and approved						
academic year in which changes are made	The Academic program attachment number with changes description	Minutes No and date of the department meeting	Head of Department	Guarantor of the Academic program				

1. MODULE OVERVIEW

1.	Title	European and International Standards in the Field of					
		Judiciary	7				
2.	Faculty/Department	Law/ Inte	ernational Rel	ations			
3.	Type (compulsory or optional)	Compuls	ory				
4.	Program(s) to which module is attached (to be filled in for compulsory types)	Internati	onal Law				
5.	Module can be suggested for (to be filled in for optional types)	-					
6.	Level of the National Qualifications Framework	The first (bachelor's) level of higher education, NQF -6					
7.	Semester and duration of module	II nd semester, week 1-15					
8.	ECTS credits number	5 credits ECTS					
9.	Total workload and time allotment		Self-directed study				
		Lectures	Practicals	Labs			
	150 (2 semester)	30	30	-	90		
10.	Language of instruction	Foreign la	anguage (Engl	lish)	1		
11.	Module leader	Alona Kle	ochko				
11. 1	Module leader contact information	Professor of the InternationalRelations Department; r.110, phone number: 8(099)4741990; e-mail: <u>alenaklocko@gmail.com</u> time for consultations – On Mondays at 13.00.					
12.	Module description	European and international standards in the field of judiciary , as a discipline, ensures the formation of students' legal awareness and legal culture, which is important for building the rule of law and civil society in Ukraine, as well as internationally. Accordingly, the need to understand the specifics of the judicial system of the world is largely related to the expansion of Ukraine's participation in international relations, primarily due to European and Euro-Atlantic integration, which necessitates the study and implementation of modern international standards.					

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13.	Module aim	The aim of the course is to form students' scientific worldview and a system of guidelines for learning about the principles of European and international standards in the field of justice, promoting an educated, harmoniously developed personality capable of mastering scientific knowledge, professional mobility and rapid adaptation to change in international law. adaptation of national legislation to the European legal mechanism; providing students with a system of knowledge that will help shape the legal worldview and legal awareness of the individual, the development of legal thinking, the foundations of international and European standards in the field of justice. The discipline "European and international standards in the field of judiciary" is aimed at providing students with knowledge about: the legal system and the affiliation of legal phenomena to a particular legal system; processes of description and assessment of the international legal situation, application of international and European standards in the field of justice; formation and European standards in the field of justice; formation fuernational human rights in the context of international and European standards in the field of justice; formation of basic skills in orientation in the system of national and international legislation and judicial practice.
14.	Module Dependencies (prerequisites, co-requisites, incompatible modules)	and legal culture The educational component is based on such courses as International Human Rights Protection and EU Human Rights Practice, Theory of International Relations, History
	meompatible modules)	of International Relations
15.	The policy of academic integrity	Applicants for higher education will adhere to the principles of academic integrity, aware of the consequences of its violation, which is determined by the regulations of Sumy National Agrarian University, including the Code of Academic Integrity, Regulations on Prevention and Detection of Academic Plagiarism in SNAU <u>https://snau.edu.ua/viddil-zabezpechennya-yakosti- osviti/zabezpechennya-yakosti-osviti/akademichna- dobrochesnist/.</u> The following forms of academic dishonesty (academic integrity violation) are distinguished between copying; submitting another person's work as your own or submitting another person's work without proper citation; unauthorized test possession, purchase, or supplying; ghosting; altering exams or assignments; improper use of technology; facilitating academic dishonesty by others;

		submitting work previously used without permission; unauthorized collaboration; unauthorized use of study						
		aids.						
		Depending on the nature of the violation, the teacher will						
		assign one of the following penalties:						
		Copying						
		- reduced exam or assignment grade to 0 for assignment or						
		exam						
		Cheating						
		8						
		- requiring the student to redo the assignment for a						
		reduced grade						
		- assigning the student a failing grade for the assignment						
		Information Falsification or Fabrication						
		-verbal or written reprimand						
		-reduction in course grade						
		-failure (no credit) or reduction in grade given for paper,						
		exam, or assignment without privilege of make-up						
		Deception						
		-a mark of zero (0) should be awarded for the assessment						
		in which the deception was found to occur						
		Facilitating academic dishonesty						
		-reduced assignment grade for what the student submitted						
		-a mark of zero (0) for assignment student submitted						
		-reduced grade in module						
		Plagiarism						
		-a mark of zero (0) should be awarded for the assessment						
		in which the plagiarism was found to occur						
		-rewriting a paper; retaking an exam, test, or quiz; or						
		redoing an assignment						
		-reduction in course grade; failure (no credit); or reduction						
		in grade given for paper, exam, or assignment without						
		privilege of make-up.						
16.	Link in Moodle	https://cdn.snau.edu.ua/moodle/course/view.php?id=3536						
10.		https://edit.shau.edu.ua/moodie/course/view.php?id=5550						

2. CORRELATION BETWEEN MODULE LEARNING OUTCOMES (MLOs) AND PROGRAM LEARNING OUTCOMES (PLOs)

MLOs:				PLOs ¹				How
On successful								assessed
completion of the		1		•	1			
module the learner will be able to:	PLOs ₁₀ Draft international treaties and related documentation (ratification law, explanatory notes, etc.) in Ukrainian and foreign languages, draft procedural documents for litigation, texts of bills, comparative tables, explanatory notes, and other supporting	PLOs ₁₁ Represent the client's interests in the courts of Ukraine and arbitration courts established under the laws of Ukraine, as well as in international commercial arbitration and international courts	PLOs ₁₂ Carry out activities in diplomatic and other fields related to international cooperation, including at the regional level	PLOs ₁₃ Perform professional oral and written translation from / into a foreign language, in particular, on professional topics of international cooperation and law	PLOS ₁₄ Conduct formal and informal business talks in the field of international relations and foreign policy at both the state and regional levels. Effectively form a communicatio n strategy.	PLOs ₁₈ Evaluate the results of their own work and be responsible for persona professional development		
	documentation,							
MLOs 1. Assess the	etc. X	Х					1	Practical
international legal		21						works1,2,3,4,5
situation, use various sources of direct and indirect information to clarify the necessary circumstances and facts, apply international human rights standards, ECHR practice								modular control, attestation, exam
MLOs 2. Use analytical and methodological tools to understand the essence and use of theoretical knowledge of international relations, international law, EU law and comparative law in solving			X			X	X	Practical works7,1 1,12,25,2 6, modular control, attestation , exam

practical problems, understand the values and principles of national and other legal systems						
MLOs 3. Apply the acquired theoretical knowledge in the analysis of legal situations, preparation of international projects		X	X	X	X	Practical works8,9, 10,19,20, 30, modular control, attesta- tion, exam
MLOs 4. Identify ways to increase the effectiveness of legal work and the ability to further study with a high level of autonomy, be able to work in a team, including interdisciplinary				X	X	Practical works6,1 3,14,18,2 3,24 modular control, attestation , test

3. MODULE INDICATIVE CONTENT

Topics	Distrit	Distribution of hours Directed study Self- directed study study			Lear- ning
	Direct				resour ces ²
2 nd course, spring se	mester			1	1
	Lectu	Practical	Labs		
	res				
Topic 1. Judiciary and its functions	2	2		6	1,2,3,
Plan					4,5,6
1. Subject, purpose and objectives of the training course.					4,5,0
2. The court system and its significance.					
3. Functions of the judiciary					
Topic 2. Justice in Ukraine	2	2		6	1,2,3,
Plan					156
1. The court system in Ukraine.					4,5,6
2. Institutional guarantees of Justice in Ukraine.					

3. History of reforming the judicial system of Ukraine.				
4. Judicial reform in 2016 in Ukraine.	2		-	1.0.0
Topic 3. Law of Ukraine «On the Judiciary and the	2	2	6	1,2,3,
Status of Judges»				4,5,6
Plan				
1. Principles of organization of the judiciary in Ukraine.				
 Organizational foundation / principles of the judiciary Local courts. 				
4. Courts of Appeal.				
5. Higher specialized courts. Supreme Court				
Topic 4. Criminal offenses against justice in the criminal	2	2	6	1,3,4,
legislation of Ukraine	2	2	0	5,6
Plan				5,0
1. The main tasks and principles of criminal law of Ukraine.				
2. The structure of criminal law.				
3. Criminal offenses against justice				
Topic 5.Judicial systems of Central Asia (part 1)	2	2	6	1,2,3,4
Plan	-	-	Ũ	,5,6
1. Legal systems of Central Asian states (Turkmenistan,				,-,-
Tajikistan, Kyrgyzstan, Kazakhstan, Uzbekistan).				
2. Some typical features of judicial systems in Central Asia.				
3. The role of the court in criminal proceedings; judicial				
supervision of the investigation.				
4. Bodies of the judicial community: councils of judges,				
qualification commissions, conferences of judges, etc.				
Topic 6. Judicial systems of Central Asia (part 2)	2	2	6	1,2,3,4
Plan				,5,6
1. Presidents of courts: appointment and powers. Division of				
cases between judges.				
2. Status of judges.				
3. Procedure for election / appointment of judges.				
4. Disciplinary proceedings against judges; codes of ethics				
Topic 7. US judicial system	2	2	6	1,2,3,4
1. Branches of the US federal judiciary.				,5,6
2. U.S. Courts of Appeal. US Court of Appeal Mandatory				
Review System.				
3. U.S. District Courts (Specialized Courts of Justice).				
4. Functions of the US Judicial Conference				1004
Topic 8. European Court of Human Rights	2	2	6	1,2,3,4
Plan				,5,6
1. European Court of Human Rights as an international				
court.				
2. Convention for the Protection of Human Rights and Fundamental Freedoms.				
3. Basic conditions that must be met to apply.				
4. The main features of the proceedings and the main stages				
of the process				
Topic 9. Judiciary of Germany.	2	2	6	1,2,3,4
Plan	_			,5,6
1. The principle of independence of the judiciary in				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Germany.				
2. Requirements for a candidate for the position of a judge.				
1	1	1	l	1

Professional judges.				
3. The main types of courts and their characteristics.				
4. Jurisdiction of the courts				
Topic 10. Judiciary of Austria	2	2	6	1,2,3,4
Plan				,5,6
1. The main tasks of the courts in Austria.				
2. Guarantees of the right to a trial before a legal judge in				
accordance with the Austrian Constitution.				
3. Appeal proceedings.				
4. Courts and prosecutor's office - structure and organization				
Topic 11. Judiciary of France	2	2	2	1,2,3,4
Plan				,5,6
1. The structure of the French judiciary.				
2. Courts of lower instance of primary and general				
jurisdiction.				
3. Intermediate courts of appeal. Courts of last instance.				
4. Constitutional principles of the French judicial system.				
5. System of courts of general jurisdiction of France				
Topic 12. Juduciary of Italy	2	2	6	1,2,3,4
Plan				,5,6
1. The structure of the judiciary in Italy.				,- , -
2. Courts of lower instance of primary and general				
jurisdiction.				
3. Intermediate courts of appeal. Courts of last instance.				
4. Categories of jurisdiction in Italy: constitutional court,				
ordinary courts and special courts				
Topic 13. Judiciary of Spain	2	2	6	1,2,3,4
Plan	2	2	0	,5,6
1. Courts and tribunals in Spain.				,0,0
2. Territorial organization of the judiciary in Spain.				
3. The Supreme Court of Spain (Tribunal Supremo) as the				
highest judicial body of Spain.				
4. The Supreme Court of Spain (Tribunal Superior de				
Justicia).				
5. The court Audiencia Provincial				
Topic 14. Judicial authorities of Great Britain.	2	2	6	1,2,3,4
Plan	-			,5,6
1. Judges of the legal systems in England and Wales,				,0,0
Northern Ireland and Scotland.				
2. Judicial system Topic in England and Wales.				
3. Judicial system Topic in Scotland.				
4. Topic Judicial System in Northern Ireland.				
Topic 15. Judiciary of India	2	2	6	1,2,3,4
Plan	-		0	,5,6
1. Constitution and Judiciary in India.				,5,0
 Constitution and succeary in India. Appointment and transfer of judges. Independence of the 				
judiciary.				
3. The Supreme Court as the supreme court of the country				
and the nation (its composition).				
4. Supreme Courts of India. District courts, their formation.				
Village courts (people's court, village judge).				
T V MARE COURS (DEODIE S COURT, VIHARE JUCIPE).	1	1		

Total hours/semester:	30	30	90	
Total hours/academic year:	30	30	90	

MLOs	4. TEACHING AN Teaching methods	Hours	Learning methods	Hours
	(directed study)		(self-directed study)	
MLOs1. Assess the international legal situation, use various sources of direct and indirect information to clarify the necessary circumstances and facts, apply international human rights standards, ECHR practice	- conducting lectures and practical classes with multimedia presentations on each of the topics	10	elaboration of terminological apparatus and derivation of components of own terminological dictionary; additional elaboration of lecture material	10
MLOs2. Use analytical and methodological tools to understand the essence and use of theoretical knowledge of international relations, international law, EU law and comparative law in solving practical problems, understand the values and principles of national and other legal systems	- study of methods of judiciary, persuasion, coercion, compromise in the context of comparative law approach	10	 Additional elaboration of lecture material; preparation for the defense of practical work and justification of the qualification of actions; analysis of the work done during the implementation of practical tasks and writing sound conclusions to the work; passing training testing on each of the topics 	10
MLOs 3. Apply the acquired theoretical knowledge in the analysis of legal situations, preparation of international projects	acquaintance of students with methods of science of EISFJ: dialectical, legal, historical-legal, comparative-legal, sociological, system in the context of the comparative-legal approach	10	 surveys, including questionnaires or oral, expert assessments or interviews of respondents (recipients), forecasting, analysis and generalization of statistical data; additional elaboration of lecture material; preparation for the defense of practical work and justification of the qualification of actions 	10

MLOs 4. Identify ways to increase the effectiveness of legal work and the ability to further study with a high level of autonomy, be able to work in a team, including interdisciplinary	with methods of EISFJ as an academic discipline in the context of comparative law	4	 analysis of the work done during the implementation of practical tasks and writing sound conclusions to the work; passing training testing on each of the topics understanding of EISFJ law phenomena, gaining clarity in their understanding; providing clarity in the understanding of EISFJ phenomena to other persons, in the available explanation of these phenomena 	4
Total of hous		44		44

5. ASSESSMENT

5.1. Diagnostic assessment

5.2. Summative assessment

5.2.1. Intended learning outcomes methods:

5.2. Summative assessment methods

1 course, spring semester

5.1.1. To evaluate the expected learning outcomes provided

N⁰	Summative assessment methods	Grades	Date
Spring	g semester		
1	Practical work 1. Judiciary and its functions	3 points /3%	Till 1week
2	Practical work 2. Justice in Ukraine	3 points /3%	Till 2 week
3	Practical work 3. Law of Ukraine «On the Judiciary and the Status of Judges»	3 points /3%	Till 3 week
4	Practical work 4. Criminal offenses against justice in the criminal legislation of Ukraine	3 points /3%	Till 4 week
5	Practical work 5.Judicial systems of Central Asia (part 1)	4 points /4%	Till 5 week
6	Practical work 6. Judicial systems of Central Asia (part 2)	4 points /4%	Till 6 week
7	Practical work 7. US judicial system	4 points /4%	Till 7 week
8	Practical work 8. European Court of Human Rights	4 points /4%	Till 8 week
9	Certification (multiple choice test)	15 points /15%	Till 8 week
10	Practical work 9. Judiciary of Germany	4 points /4%	Till 9 week
11	Practical work 10. Judiciary of Austria	4 points /4%	Till 10 week
12	Practical work 11. The judiciary of France	4 points/4%	Till 11 week
13	Practical work 12. Judiciary of Italy	4 points /4%	Till 12 week
14	Practical work 13. Judiciary in Spain	4 points /4%	Till 13 week
15	Practical work 14. Judicial authorities of Great Britain	4 points /4%	Till 14 week
16	Practical work 15. Judiciary in India	3 points /3%	Till 15 week
	Individual work	15 points /15%	Till 15 week
	Test	15 points /15%	Till 15 week

5.2.2. Grading criteria

1 course, spring semester

Component ³	Unsatisfactorily	Satisfactorily	Good	Exellent ⁴
Spring Semester				
Practical work 1. Judiciary and its functions	<i>0-0,5 points</i> Practical work not performed or performed incorrectly	<i>l point</i> Not all tasks of practical work have been completed, objects of EISFJ protection have not been identified	2 points Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	<i>3 points</i> All tasks of practical work are done, the student is well versed in the theoretical material
Practical work 2. Justice in Ukraine	<i>0-0,5 points</i> Practical work not performed or performed incorrectly	<i>1 point</i> Not all tasks of practical work have been completed, objects of EISFJ protection have not been identified	2 points Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	<i>3 points</i> All tasks of practical work are done, the student is well versed in the theoretical material
Practical work 3. Law of Ukraine «On the Judiciary and the Status of Judges»	<i>0-1 points</i> Practical work not performed or performed incorrectly	<i>1 point</i> Not all tasks of practical work have been fulfilled, the content of the justice has not been revealed	2 points Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	<i>3 points</i> All tasks of practical work are done, the student is well versed in the theoretical material
Practical work 4. Criminal offenses against justice in the criminal legislation of Ukraine	0-1 points	2 points	3 points	4 points

 ³ Indicate the summary assessment component
 ⁴ Indicate the distribution of points and the criteria that determine the level of evaluation

		1	1	
	Practical work not performed or performed incorrectly	Not all tasks of practical work are fulfilled, the structure of a justice system is not outlined	Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	All tasks of practical work are done, the student is well versed in the theoretical material
Practical work 5. Judicial systems of Central Asia (part 1)	0-1 points Practical work not performed or performed incorrectly	2 points Not all tasks of practical work have been completed, the essence of judicial systems of Central Asia has not been identified	<i>3 points</i> Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	<i>4 points</i> All tasks of practical work are done, the student is well versed in the theoretical material
Practical work 6. Judicial systems of Central Asia (part 2)	<i>l point</i> Practical work not performed or performed incorrectly	2 points Not all tasks of practical work are fulfilled, the essence of judicial systems of Central Asia has not been identified	<i>3 points</i> Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	<i>4 points</i> All tasks of practical work are completed, the student is well versed in the theoretical material
Practical work 7. US judicial system	<i>1 point</i> Practical work not performed or performed incorrectly	2 points Not all tasks of practical work are fulfilled, the essence of judicial systems of USA has not been identified	<i>3 points</i> Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	<i>4 points</i> All tasks of practical work are done, the student is well versed in the theoretical material
Practical work 8. European Court of Human Rights	<i>1 point</i> Practical work not performed or performed incorrectly	2 points Not all tasks of practical work have been fulfilled, the basic provisions of EUHR functioning has not been revealed	<i>3 points</i> Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	<i>4 points</i> All tasks of practical work are done, the student is well versed in the theoretical material
Certification (multiple choice	0-3 <i>points</i> Depends on the	3-7 p <i>oints</i> Depends on the	7-13 points Depends on	13-15 points Depends on

	1 0		.1 1 0	1 1 0
	number of	number of correct	the number of	the number of
	correct answers	answers to the test	correct	correct
	to the test		answers to the	answers to the
			test	test
Practical work 9.	0-1 points	1-2 points	3 points	4 points
Judiciary of Germany	Practical work	Not all tasks of	Tasks are	All tasks of
	not performed	practical work	performed	practical work
	or performed	have been	with minor	are done, the
	incorrectly	fulfilled, the	errors, the	student is well
		provisions of	student is not	versed in the
		functioning	sufficiently	theoretical
		judiciary of	oriented in the	material
		Germany has not	theoretical	
		been revealed	material	
Practical work 10. Judiciary	0-1 points	1-2 points	3 points	4 points
of Austria	Practical work	Not all tasks of	Tasks are	All tasks of
	not performed	practical work	performed	practical work
	or performed	have been fulfilled	with minor	are completed,
	incorrectly	the provisions of	errors, the	the student is
	5	functioning	student is not	well versed in
		judiciary of	sufficiently	the theoretical
		Austria has not	oriented in the	material
		been revealed	theoretical	
			material	
Practical work 11. The	0-1 points	1-2 points	3 points	4 points
judiciary of France	Practical work	Not all tasks of	Tasks are	All tasks of
judicial y of France	not performed	practical work	performed	practical work
	or performed	have been	with minor	are done, the
	incorrectly	fulfilled, the	errors, the	student is well
	meoneery	provisions of	student is not	versed in the
		functioning	sufficiently	theoretical
		judiciary of France		material
		has not been	theoretical	material
		revealed	material	
	1 point	2 points	3 points	4 points
	Practical work	Not all tasks of	Tasks are	All tasks of
	not performed	practical work	performed	practical work
Practical work 12. Judiciary	or performed	have been	with minor	are completed,
	incorrectly	fulfilled, the	errors, the	the student is
of Italy		provisions of	student is not	well versed in
		functioning	sufficiently	the theoretical
		judiciary of Italy	oriented in the	material
		has not been	theoretical	
	i i i i i i i i i i i i i i i i i i i	revealed	material	
				1
	1 point	2 points	3 points	4 points
	<i>1 point</i> Practical work	2 <i>points</i> Not all tasks of	<i>3 points</i> Tasks are	All tasks of
Practical work 13. Judiciary	^		•	
Practical work 13. Judiciary of Spain	Practical work	Not all tasks of	Tasks are	All tasks of
-	Practical work not performed	Not all tasks of practical work	Tasks are performed	All tasks of practical work
-	Practical work not performed or performed	Not all tasks of practical work have been	Tasks are performed with minor	All tasks of practical work are completed,

		judiciary of Spain has not been revealed	oriented in the theoretical material	material
	1 point	1,5 ponts	2 points	3 points
Practical work 14. Judicial authorities of Great Britain	Practical work not performed or performed incorrectly	Not all tasks of practical work have been completed, the provisions of functioning judiciary of Great Britain	Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	All tasks of practical work are done, the student is well versed in the theoretical material
	0-0,5 points	1 points	2 points	3 points
Practical work 15. Judiciary in India	Practical work not performed or performed incorrectly	Not all tasks of practical work are fulfilled, the provisions of functioning judiciary of India has not been revealed	Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	All tasks of practical work are completed, the student is well versed in the theoretical material
Test	0-3 points	3-5 points	5-9 points	9-15 points
	Practical work not performed or performed incorrectly	Not all tasks of practical work have been completed, the provisions of functioning judiciary of EU and international justice aspects has not been revealed	Tasks are performed with minor errors, the student is not sufficiently oriented in the theoretical material	All tasks of practical work are done, the student is well versed in the theoretical material

5.2. Formative assessment

Formative exercises are designed to enable students to develop particular aspects of their learning, prior to summative assessments. Formative exercises are designed to help students use feedback and self-reflection to manage and develop their learning so that they can see how to improve their work.

N⁰	Formative Assessment elements	Date
1	Oral interview after studying each topic	After studying the topic
2	Passing the test on certification and module control with	In accordance with the
	feedback from the teacher	schedule of the educational
		process
3	Passing the test after the end of the study of each topic	Regulated by the student
	for independent control of knowledge and preparation for	independently
	the test (exam)	
4	Presentation of practical works	After studying the topics
5	Oral feedback from the teacher while working on	Throughout the semester

1. LEARNING RESOURSES

2.1. Key Resourses 2.1.1. Textbooks manual *Library of SNAU*

1. Ізарова І.О. Науково-практичний коментар до цивільного процесуального законодавства ЄС: перші загальноєвропейські процедури розгляду і вирішення цивільних та комерційних справ транскордонного характеру — видачі Європейського судового наказу й вирішення дрібних спорів. Частина 1. / І.О. Ізарова ; пер. з англ. І.О. Ізароввої, А.В. Сизової. – К. : ВД "Дніпро", 2016. – 308 с.

2. Європейські та міжнародні стандарти у сфері судочинства, Київ, 2015. – 708 с.

3. Молдован, В. В. Судоустрій: Україна, Велика Британія, Російська Федерація, США, ФРН, Франція. Судові органи ООН [Текст] : навчальний посібник / В.В. Молдован. - К. : Кондор, 2003. - 256 с.

4. Тюріна О. В. Сучасні системи судових і правоохоронних органів (порівняльноправова характеристика) : Навчальний посібник / О. В. Тюріна. - К. : ВД "Скіф", 2008. -96 с. – 5.

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2.2. Програмне забезпечення MOODLE КУРС

HTTPS://CDN.SNAU.EDU.UA/MOODLE/COURSE/VIEW.PHP?ID=3536

Додаток 2

Рецензія на робочу програму (силабус)

Параметр, за яким оцінюється робоча програма (силабус) освітнього компонента	Так	Hi	Коментар
Загальна інформація про освітній компонент є достатньою	Ŧ		
Результати навчання за освітнім компонентом відповідають НРК	D		
Результати навчання за освітнім компонентом відповідають передбаченим PLOS (для обов'язкових ОК)	-		
Результати навчання за освітнім компонентом дають можливість виміряти та оцінити рівень їх досягнення	P		
Результати навчання стосуються компетентностей студентів, а не змісту дисципліни (містять знання, уміння, навички, а не теми навчальної програми дисципліни)	r		
Навчальна активність (методи викладання та навчання) дає змогу студентам досягти очікуваних результатів навчання	P		
Освітній компонент передбачає навчання через дослідження	~		
Стратегія оцінювання в межах освітнього компонента відповідає політиці Університету/факультету	4		
Передбачені методи оцінювання дозволяють оцінити ступінь досягнення результатів навчання за освітнім компонентом	T		
Навантаження студентів є адекватним обсягу освітнього компонента	4		
Рекомендовані навчальні ресурси є достатніми для досягнення результатів навчання	7		
Література є актуальною	F		

Рецензенти:

Член проектної трупи ОП <u>инашеросин прово О. Ш. Кури</u>но (ПІБ) A (назва)

(підпис)

Викладатраранизисрония волосая И.В. Волегенено (посада, ПІБ) (назва)

(підпис)