

Ministry of Education and Science of Ukraine
Yaroslav Mudryi National Law University
Department of Civil Law № 1

WORK PROGRAMME OF ACADEMIC DISCIPLINE
«PROBLEMS OF CONTRACTUAL AND NON-CONTRACTUAL LAW»

Level of higher education – the second (Master's) level

Degree of higher education – Master's degree

Field of knowledge – 29 "International Relations"

Speciality – 293 "International Law"

Discipline status – optional

Recruitment year – 2022

Kharkiv 2022

Work programme of academic discipline «Problems of contractual and non-contractual law /Проблеми договірнього та недоговірнього права» for students of the second (Master's) level of higher education in the field of knowledge 29 "International Relations", specialty 293 "International Law". Kharkiv: Yaroslav Mudryi National Law University, 2022. 26 p.

Developer:
Liudmyla Mykolaivna Baranova,
Candidate of Legal Sciences, Associate Professor

Approved at the meeting of the Department of Civil Law No 1
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Head of the department – Valentyna Ivanivna Borysova,
PhD in Law, Professor

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1. Description of the academic discipline

Working programme of the academic discipline "Problems of contractual and non-contractual law" was developed in accordance with the professional educational programme "International Law" of the second (Master's) level of higher education in the field of knowledge 29 "International Relations", specialty 293 "International Law".

Name of indicators	Field of knowledge, speciality, level of education	Didactic structure of academic discipline	
		full-time education	part-time education
The number of ECTS credits - 4.0	Field of knowledge - 29 " International Relations " Speciality - 293 "International Law" Level of education - second (Master's)	Optional	Optional
The number of modules - 3		Year of training: 2022	Year of training: 2022
		semester	semester
The total number of academic hours - 120		1–3	1–3
Weekly academic hours for full-time students: Practical classes - 2–4, Students' independent work - 6–8.		Lectures	Lectures
		18 hours	6 hours
		Practical / seminar classes	Practical / seminar classes
		20 hours	4 hours
		Students' independent work	Students' independent work
		82 hours	110 hours
	Types of control: current control; final control (assessment)	Types of control: Current control; final control; assessment	

The purpose of the academic discipline is to form students' system of scientific knowledge in the field of civil law regulation of contractual and non-contractual relations, in-depth study of the specifics of certain types of civil law contracts and types of non-contractual obligations, development of basic skills and application skills of civil legislation, promoting students' analytical thinking, conducting research work, as well as developing practical skills of a lawyer.

Tasks:

- formation of a system of theoretical knowledge about individual institutions of contractual and non-contractual law;
- mastering the tools of the law of obligation, as well as its individual

institutions;

- mastering the basic concepts of contractual and non-contractual law, analysis of their system, determination of the grounds for the emergence of binding relationships and features of legal regulation of contractual and non-contractual obligations;

- deepening students' theoretical knowledge and formation of their practical skills on issues of invalidity of contracts and application of legal consequences of their invalidity;

- analysis and research of applied problems of the procedure for concluding civil-law contracts, formation of their conditions, as well as legal consequences of breaches of contractual obligations;

- determination of current problems of the institute of tortious obligations and directions of modern scientific research of this institute, clarification of the peculiarities of certain types of specific torts;

- development of skills and abilities of correct interpretation and application of norms of civil legislation taking into account European standards and principles of regulation of contractual and non-contractual relations.

Prerequisites: Theory of Law, Civil Law, Civil Process.

Co-requisites: The Law of the European Union and its System, Legal Regulation of the EU Internal Market, Current Problems of Scientific Research Methodology, Tax Law.

Post-requisites: European Private International Law, International Contract Law, WTO Law, International Intellectual Property Law, EU Corporate Law and Governance, Notary and Notarial Acts of Consular Institutions.

2. Expected learning outcomes

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

LO 1.	Understand the general principles of obligation law as a sub-branch of civil law.
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LO 2.	Demonstrate knowledge of the peculiarities of civil law regulation of contractual and non-contractual relations.
LO 3.	Discuss the complex legal problems of applying European standards of contractual (contract) and tort law.
LO 4	Operate with doctrinal approaches to solving problems related to the application of legal consequences of breaches of obligations.
LO 5	To carry out a comparative legal analysis of various sources of legal regulation of obligations.
LO 6	Demonstrate skills in collecting and analyzing precedent practice of the European Court of Human Rights regarding the application of Art. 1 of Protocol 1 to the Convention on the Protection of Human Rights and Fundamental Freedoms.
LO 7	Understand the general principles of contract law and their meaning when concluding unnamed contracts.
LO 8	Demonstrate an understanding of the content of individual types and types of civil law contracts and the ability to distinguish between them.
LO 9	Demonstrate an understanding of the peculiarities of concluding and executing a contract in the field of electronic commerce.
LO 10	Demonstrate an understanding of the system of non-contractual obligations and the reasons for their occurrence.
LO 11	Analyse and evaluate the judicial practice of the application of certain institutions of non-contractual law.
LO 12	Generate new ideas regarding the contractual regulation of non-contractual obligations at various stages of their existence.

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

General competencies :

GC 1. The ability to think critically, analyse and synthesise.

GC 2. The ability to identify and solve problems arising in the professional sphere, to formulate and ask questions for their further solution.

GC 4. The ability to generate new ideas (creativity).

GC 7. The ability to conduct research at an appropriate level.

GC 9. The ability to solve problems of an innovative nature and to find alternative solutions in professional activities.

GC 10. The ability to work (collect, receive, systematise and synthesise) with various types of information and large volumes of information from various sources, analyse and critically and constructively evaluate it, taking into account the cross-cultural characteristics of the subjects of international relations.

GC 12. The ability to formulate a personal opinion and present it with arguments.

GC 13. The ability to continuous self-education and self-improvement.

Special competencies :

SC 4. The ability to comprehensively use highly specialized knowledge in specific areas of regulation of international public law, international private law, and European law to solve arising problems.

SC 5. The ability to effectively ensure the adaptation of Ukrainian legislation to EU law in law-making, law-interpreting and law-enforcing contexts, to provide legal support to European integration and Euro-Atlantic processes in various spheres of social relations.

SC 11. The ability to ensure the implementation of international legal standards in certain areas of national legislation.

SC 12. The ability to conduct research and/or introduce innovations in various fields and institutions of public international law, private international law, EU law.

SC 13. The ability to formulate proposals for improvement and establishment of synergy between international and national law-making and law-enforcement processes.

SC. 15. The ability to make decisions in situations that require a systematic, logical and functional interpretation of the norms of international law (public/private), the law of the European Union, as well as an understanding of the peculiarities of the practice of their application.

SC 19. The ability to self-study, receive lifelong education, improve the

qualification level.

SC 20. The ability to provide a proper legal assessment of evidence in a legal case and in a specific procedural situation, the ability to work with evidence, to solve problems related to the planning and organization of the legal process, the resolution of a legal case within different jurisdictions.

Programme learning outcomes:

PLO 1. To analyze multifaceted problems of international and national legal content and propose ways to solve them.

PLO 2. To produce new ideas for solving practical tasks in the field of professional legal activity.

PLO 7. To make informed decisions based on the acquired knowledge of international public, private and EU law and to be aware of their consequences for various subjects of national and international law.

PLO 9. To be aware of the mechanism and consequences of the implementation of the norms of international treaties, the application of acts of international intergovernmental organizations, the implementation of decisions of international courts in the national legal order.

PLO 11. To demonstrate communication skills with representatives of other professional groups of different levels, other fields of knowledge and types of activities, as well as the ability to work in an international, intercultural environment; to organize and conduct negotiations.

PLO 13. To acquire new knowledge throughout life, to raise the qualification level.

PLO. 14. To demonstrate the ability to convey one's own knowledge, conclusions and arguments to specialists and non-specialists.

PLO 16. To determine the content and legal nature of national normative legal acts, international treaties and other international documents, to identify conflicts between the norms of international treaties, between the norms of an international treaty and acts of national legislation, and propose ways to resolve them.

3. Content of the programme of the academic discipline

Module 1. General provisions on obligations.

The concept of mandatory law. Concept of parties in obligations. System of obligations. Replacement of persons in obligations. Cession. Debt transfer. Third parties in obligations. Grounds for obligations. Recourse obligations. Replacement of parties in the obligation.

Legal consequences of breach of obligation. Liability for a breach of obligation. Concept and legal consequences of a breach of obligation. Unilateral waiver of obligation. Termination of the contract. Concept and conditions of liability for a breach of obligation. Grounds for exemption from liability for a breach of obligation. Liability for a breach of monetary obligation.

Module 2. Problems of contract law.

General provisions of the contract. The concept, general characteristics and meaning of a civil contract. Freedom of contract and its limits.

Types of contracts. Public contract. Accession agreement. Preliminary contract. Contract in favour of a third party. Mixed contract. Content of the contract. Standard terms of the contract. Interpretation of the terms of the contract. Contract form. Procedure and stages of contract conclusion. Offer. Acceptance. Pre-contractual disputes. Conclusion of contracts at exchanges, auctions, competitions. Change and termination of the contract.

Agreements on the transfer of property into ownership. General provisions of the contract of sale. Rights and obligations of the parties under the contract. Legal consequences of breach of contract. Types of sales contracts. Retail sales contract and its types: sale of goods by samples; sale of goods using machines; contract with the condition of delivery of goods to the buyer; contract of hire and sale. Agreement of purchase and sale of the enterprise. Supply agreement. Agreement on agricultural products contracting. Contract for the supply of energy and other resources through the connected network. Mine contract.

Agreements on transfer of property for use. Employment contract (lease). The concept, subject and term of the employment contract. Parties to the employment contract, their rights and obligations. The rights of third parties to the leased thing. Legal consequences of changing the owner of a thing transferred for hire. sublet Termination of the employment contract. Certain types of employment contract (lease). Rental contract. Land plot lease agreement. Lease agreement for a building or other capital structure. Vehicle hire (lease) contract. Leasing contract and its types.

Contracts on performance of certain work. Subcontract. Concept and types of contract. Parties to the contract, their rights and obligations. Terms of the contract. Procedure for payment for work. Reaching settlements between the parties in case of accidental destruction of the subject of the contract or impossibility of completing the work. Quality and guarantees of quality of work. Types of contract. Household contract. Construction contract. Subcontract for project and search work.

Agreements on the provision of services. Concept of "service" and service contracts. Types of service contracts. Terms of service contracts. Parties to the contract, their rights and obligations. Content of the contract for the provision of services and its execution. Contract of carriage. General provisions on transportation. Transport legislation of Ukraine. System of transport contracts. Storage contract. The concept, subject and form of the custody agreement. Parties to the contract, their rights and obligations. Storage of things determined by generic features. Liability of the custodian under the custody agreement. Warehouse storage contract. Warehouse documents. Special types of storage.

Module 3. Problems of non-contractual law.

General characteristics of non-negotiable obligations. Certain types of non-negotiable obligations.

Public promise of reward. Obligations from a public promise of remuneration and their types. A public promise of a reward without announcing a contest. A public promise of an award based on the results of the competition.

Change of terms and refusal to hold the competition.

Taking actions in the property interests of another person without his authorization. The concept and assignment of obligations that arise when actions are taken in the property interests of another person without his authorization. Conditions for reimbursement of expenses incurred by a person in the conduct of other people's affairs without a mandate.

Saving health and life of an individual, property of an individual or legal entity. The concept and assignment of obligations that arise as a result of saving the health and life of an individual. Subjects of obligations that arise as a result of saving the health and life of a natural person, and the conditions for the occurrence of these obligations. Compensation for damage caused to the rescuer. The concept and assignment of obligations arising in connection with the rescue of another person's property. Subjects of obligations arising in connection with saving the property of another person, and the conditions for the occurrence of these obligations. Conditions for compensation for damage caused to the rescuer.

Creating a threat to life, health, property of a natural person or property of a legal entity. The concept of "obligation to eliminate threats to life, health, property of a person or property of a legal entity." Consequences of failure to eliminate threats to life, health, property of an individual or property of a legal entity. Compensation for damage caused as a result of failure to eliminate a threat to life, health, property of a person or property of a legal entity.

Reparation. Obligations arising as a result of causing damage. General grounds for liability for property damage. Grounds for liability for moral damage. Compensation for damage caused by a person in case of exercise of the right to self-defense. Compensation for damage caused by the adoption of a law on the termination of ownership of certain property. Compensation for damage caused in a state of extreme necessity. Compensation by a legal entity or an individual for damage caused by their employee or another person. Compensation for damage caused by a state authority, an authority of the Autonomous Republic of Crimea, a local self-government authority or their official or official. Compensation for

damage caused by illegal decisions, actions or inaction of the body of inquiry, preliminary (pre-trial) investigation, prosecutor's office or court. Compensation for property damage to an individual who suffered from a crime.

Obligations in connection with the acquisition and preservation of property without a sufficient legal basis. The concept of "obligations arising from the acquisition and preservation of property without a sufficient legal basis" (unreasonable acquisition of property). Subjects of obligations to acquire and preserve property without a sufficient legal basis. Return in kind of unreasonably acquired property. Reimbursement of income from unreasonably acquired property and expenses for its maintenance. Unreasonably acquired property that is not subject to return.

4. Scope and structure of the academic discipline

4.1. For full-time higher education students

	Date (according to the timetable)	Topics of the academic discipline	Number of academic hours			
			Total	Including		
				Lectures	Practical classes, seminars, colloquiums, etc	Studen ts' indepe ndent work
		Module 1. General provisions on obligations.				
		Topic 1. General characteristics of binding relations	12	2	2	8
		Topic 2. Legal regulation of contractual and non-contractual obligations	12	2	2	8
		<i>Total</i>	<i>24</i>	<i>4</i>	<i>4</i>	<i>16</i>
		Module 2. Problems of contract law.				
		Topic 1. The contract as a basis for the emergence of binding relations	12	2	2	8
		Topic 2. Agreements on the transfer of	12	2	2	8

		property into ownership				
		Topic 3. Agreements on provision of property for use	12	2	2	8
		Topic 4. Contracts on performance of works	12	2	2	8
		Topic 5. Agreements on the provision of services	12	2	2	8
		<i>Total</i>	<i>60</i>	<i>10</i>	<i>10</i>	<i>40</i>
		Module 3. Problems of non-contractual law.				
		Topic 1. General characteristics of non-negotiable obligations	12	2	2	8
		Topic 2. Tort obligations	12	2	2	8
		Topic 3. Certain types of non-negotiable obligations	12	-	2	10
		<i>Together</i>	<i>36</i>	<i>4</i>	<i>6</i>	<i>26</i>
		Total number of academic hours / ECTS credits	120/4.0	18	20	82

4.2. For part-time higher education students

	Date (according to the timetable)	Subjects of the training course	Number of academic hours			
			Total	Including		
				Lectures	Practical classes, seminars, colloquiums, etc	Students' independent work
		Module 1. General provisions on obligations.				
		Topic 1. General characteristics of binding relations	15	2	2	11
		Topic 2. Legal regulation of contractual and non-contractual obligations	11	-	-	11
		<i>Total</i>	<i>26</i>	<i>2</i>	<i>2</i>	<i>22</i>

		Module 2. Problems of contract law.				
		Topic 1. The contract as a basis for the emergence of binding relations	15	2	2	11
		Topic 2. Agreements on the transfer of property into ownership	11	-	-	11
		Topic 3. Agreements on provision of property for use	11	-	-	11
		Topic 4. Contracts on performance of works	11	-	-	11
		Topic 5. Agreements on the provision of services	11	-	-	11
		<i>Total</i>	<i>59</i>	<i>2</i>	<i>2</i>	<i>55</i>
		Module 3. Problems of non-contractual law.				
		Topic 1. General characteristics of non-negotiable obligations	13	2	-	11
		Topic 2. Tort obligations	11	-	-	11
		Topic 3. Certain types of non-negotiable obligations	11	-	-	11
		<i>Total</i>	<i>35</i>	<i>2</i>	<i>-</i>	<i>33</i>
		Total number of academic hours / ECTS credits	120/4.0	6	4	110

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

Assessment of the results of learning the academic discipline "Problems of contractual and non-contractual law" provides for current and final control and is carried out on the basis of a cumulative point-rating system.

The current control of students' knowledge includes:

- quality control of students' knowledge of the programme material during practical classes using the following means: oral/written surveys, express surveys, solving practical tasks, participating in the development of a case, preparing a presentation, essay, abstract, etc. The current control is aimed at checking the level of students' preparation in studying the current material. In the course of the practical class, the student can receive a mark according to a four-point scale (0, 3, 4, 5) ;

- quality control of students' assimilation of the programme material of the academic discipline, which is conducted at the end of every module in the form of colloquium.

During the semester, students perform independent assignment tasks (preparation of a presentation, essay, report, etc.). The maximum number of points for independent work is 10 points.

The form of final control of students' achievements in learning the academic discipline is a credit. The minimum number of points for getting the credit is 60.

Distribution of points between forms of organization of the teaching process and the types of control measures for the final control in the form of credit:

Current control							Final assessment of knowledge (credit)
Module No. 1		Module No. 2		Module No. 3		Independent work of students	
p/z	Test/control 1 paper/colloquium	p/z	Test/control ol paper/colloquium	p/z	Test/control paper/colloquium		
max 10	max 10	max 25	max 10	max 15	max 10	max 20	max 100

6. Learning outcomes assessment criteria:

type of control	Points	Criteria (for every type of control)
Current control during a practical lesson	Max 5	Excellent assimilation of educational material on the topic, some minor shortcomings are possible.
	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	Max 10	The results of processing the material are high, a small number of insignificant errors are possible.
	5	Satisfactory level of assimilation of the material, a significant number of errors.
	Minimum 0	Unsatisfactory level of assimilation of the material.
Independent students' work	Max 10	The work is done in accordance with the requirements of the department. The work does not contain methodological errors, there are references to sources and own conclusions. In-depth knowledge of the topic is demonstrated, as well as proof of conclusions, positions, classifications, etc.
	7	The work is done in accordance with the requirements of the department. The work contains minor methodological errors, there are references to sources, there are own conclusions. Sufficient knowledge of the topic is demonstrated, as well as proof of conclusions, positions, classifications, etc.
	5	The work is done 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. Sufficient knowledge of the topic is demonstrated, but there are problems with the argumentation of individual concepts and judgments in the work, the proof of conclusions.
	3	The work is done 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. Difficulties arise 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 done, without references to sources, and contains methodological errors. The author of the work cannot demonstrate knowledge of the chosen topic, provide arguments for concepts and perform information analysis. The work does not correspond to the requirements of academic integrity.
Assessment	Max 100	Excellent knowledge of the subject.

	Min 60	Sufficient knowledge of the subject
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***7. Pedagogical control of
full-time/part-time higher education students***

Assessment according to the ECTS scale	Definition	Assessment according to the national credit scale	Assessment according to the 100-point scale used in Yaroslav Mudryi National Law University
A	Excellent - excellent performance, with only a few errors	credited	90 - 100
B	Very good - above average performance with few errors		80-89
C	Good - generally correct performance with a number of minor errors		75-79
D	Satisfactory - not bad performance, but with a significant number of shortcomings		70-74
E	Sufficient – performance meets the minimum criteria		60-69
FX	Unsatisfactory – additional learning is required before taking the test again	uncredited	35-59
F	Unsatisfactory - serious further work is required, a repeat course is mandatory		0 - 34

8. Teaching, methodical and information support of the academic discipline

Normative and legal acts

1. Constitution of Ukraine: Law of Ukraine dated June 28, 1996 No. 254k/96-BP. URL: <http://zakon1.rada.gov.ua/laws/show/254k/96-bp>.
2. Economic Code of Ukraine: Law of Ukraine dated January 16, 2003 No. 436-IV. URL : <https://zakon.rada.gov.ua/laws/show/436-15#Text>.
3. Civil Code of Ukraine: Law of Ukraine dated January 16, 2003 No. 435-IV. URL: <http://zakon1.rada.gov.ua/laws/show/435-15>.
4. Procedure Code of Ukraine: Law of Ukraine dated March 18, 2004, in the ed. of the Law of Ukraine dated 03.10.2017 No. 2147-VIII. URL : <https://zakon.rada.gov.ua/laws/show/1618-15#Text>.

5. On currency and currency transactions: Law dated June 21, 2018 No. 2473-VIII. URL : <https://zakon.rada.gov.ua/laws/show/2473-19#Text>.
6. On responsibility for untimely fulfillment of monetary obligations: Law of Ukraine dated November 22, 1996 No. 543/96-VR. URL: <http://zakon2.rada.gov.ua/laws/show/543/96-вр>.
7. About notary: Law of Ukraine dated September 2, 1993 No. 3425-XI. URL : <https://zakon.rada.gov.ua/laws/show/3425-12>.
8. On the lease of state and communal property: Law of Ukraine dated October 3, 2019 No. 157-IX. URL: <https://zakon.rada.gov.ua/laws/show/157-20#Text>.
9. On liability for damage caused as a result of a product defect: Law of Ukraine dated May 19, 2011. URL: <https://zakon.rada.gov.ua/laws/show/3390-17>.
10. On technical regulations and conformity assessment: Law of Ukraine dated January 15, 2015. URL : <https://zakon.rada.gov.ua/laws/show/124-19>.
11. On state registration of property rights to immovable property and their encumbrances: Law of Ukraine dated July 1, 2004 No. 1952-IV as amended. of the Law of Ukraine dated February 11, 2010 No. 1878-VI. URL: <http://zakon1.rada.gov.ua/laws/show/1952-15>.
12. On the protection of consumer rights: Law of the Ukrainian SSR dated May 12, 1991, No. 1023-XI, in ed. of the Law of Ukraine dated 01.12.2005 No. 3161-IV. URL: <http://zakon2.rada.gov.ua/laws/show/3161-15>.
13. On standardization: Law of Ukraine dated June 5, 2014. URL : <https://zakon.rada.gov.ua/laws/show/1315-18>.
14. On electronic commerce: Law of Ukraine dated September 3, 2015 No. 675-VIII. URL : <https://zakon.rada.gov.ua/laws/show/675-19>.
15. Statute of railways of Ukraine: approved. by resolution of the Cabinet of Ministers of Ukraine dated 04/06/1998 No. 457. URL: <http://zakon2.rada.gov.ua/laws/show/457-98-п>.
16. Practice of consideration by courts of civil cases on recognition of transactions as invalid / Supreme Court; Generalization of court practice from

November 24, 2008. URL : <http://zakon2.rada.gov.ua/laws/show/n0003700-08>.

17. On the practice of consideration by courts of civil cases based on claims for damages: resolution of the Verkhov Plenum. of the Court of Ukraine dated March 27, 1992 No. 6. URL: <http://zakon2.rada.gov.ua/laws/show/v0006700-92>.

18. On the practice of consideration of civil cases by courts on claims for compensation of damage: Resolution of the Plenum of the Supreme Court of Ukraine of March 27, 1992 No. 6. URL: <http://zakon2.rada.gov.ua/laws/show/v0006700-92>.

19. On judicial practice in cases of compensation for moral (non-property) damage: resolution of the Verkhov Plenum. of the Court of Ukraine dated March 31, 1995 No. 4. URL: <http://zakon3.rada.gov.ua/laws/show/v0004700-95>.

20. On some issues related to the application of the inflation index: Clarification of the Supreme of the Arbitration Court of Ukraine dated May 12, 1999 No. 02-5/223. URL: http://zakon2.rada.gov.ua/laws/show/v_223800-99.

21. On the practice of application by the Supreme Economic Court of Ukraine in the consideration of cases of certain norms of material law: Information letter of the Supreme Economic Court of Ukraine dated 07.17.2012 No. 01-06/928/2012. URL: http://zakon1.rada.gov.ua/laws/show/v_928600-12.

22. On judicial practice in cases of compensation for moral (non-property) damage: Resolution of the Verkhov Plenum. of the Court of Ukraine dated March 31, 1995 No. 4. URL: <http://zakon2.rada.gov.ua/laws/show/v0004700-95>.

23. Recommendations regarding the order of application inflation indices during the consideration of court cases: Letter of the Supreme Court of Ukraine No. 62-97 dated April 3, 1997. URL: <http://zakon2.rada.gov.ua/laws/show/v2-97700-97>.

Literature

Basic literature

1. Roman law through the prism of tradition and judicial practice: a monograph / edited by I Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2022. 512 p.
2. Civil law (general part). Course of lectures: teaching. manual / edited by Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2021. 448 p.
3. Civil law (special part). Course of lectures: teaching. manual / edited by Spasybo-Fateyeva I. V. Kharkiv: EKUS, 2022. 640 p.
4. Civil law of Ukraine: education. manual before making an introduction. exams for the master's degree in the format of external examinations / V. I. Borisova, K. Yu. Ivanova, B. P. Karnaukh, Yu. E. Khodyko. Kharkiv: Pravo, 2021. 396 p.
5. Civil law of Ukraine. Part two: manual. for preparation to exams / V. I. Borysova, K. Yu. Ivanova, B. P. Karnaukh, Yu. E. Khodyko; in general ed. V. I. Borysova. - 2nd ed., revision. and added Kharkiv: Pravo, 2020. 246 p.
6. Civil law of Ukraine: Textbook: In 2 volumes / V. I. Borisova. (head of author's group), L. M. Baranova, M. V. Domashenko, etc.; In general ed. V. I. Borysova, I. V. Spasio-Fateeva, V. L. Yarotskyi. 2nd ed., revised. and added Kharkiv: Pravo, 2014. T.1. 656 p.
7. Civil law: textbook: in 2 volumes / V.I. Borysova (head of author's group), L.M. Baranova, A.G. Biryukova and others; under the editorship V.I. Borysova, I. V. Spasio-Fateeva, V.L. Yarotsky 2nd ed., revised. and added Kharkiv: Pravo, 2014. T.2. 816 p.
8. Baranova L.N., Syrotenko S.E. Compensation for property and moral (non-property) damage [ch. 4, Ch. 3, § 5]. Kharkiv civil school: implementation and protection of intellectual property rights: monograph. Kharkiv: Pravo, 2018. P. 644-661.

9. Baranova L.N. The place of the contract in the regulation of non-contractual obligations: [ch. 3, Ch. 8, § 2]. Kharkiv civil school: about the treaty: monograph. Kharkiv: Pravo, 2017. P. 419–427.
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SEEMC

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