

МІНІСТЕРСТВО ОСВІТИ І НАУКИ УКРАЇНИ
ХАРКІВСЬКИЙ НАЦІОНАЛЬНИЙ ЕКОНОМІЧНИЙ УНІВЕРСИТЕТ
ІМЕНІ СЕМЕНА КУЗНЕЦЯ

«ЗАТВЕРДЖУЮ»

Заступник керівника
(проректор з науково-педагогічної роботи)

Микола Афанасьєв
Микола АФАНАСЬЄВ

Міжнародне право

робоча програма навчальної дисципліни

Галузь знань	29 «Міжнародні відносини»
Спеціальність	291 «Міжнародні відносини, суспільні комунікації та регіональні студії»
Освітній рівень	перший (бакалаврський)
Освітня програма	«Міжнародні відносини, суспільні комунікації та регіональні студії»

Статус дисципліни

базова

Мова викладання, навчання та оцінювання

англійська

Завідувач кафедри
міжнародного бізнесу та економічного аналізу



Ірина ОТЕНКО

MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE
SIMON KUZNETS KHARKIV NATIONAL UNIVERSITY OF ECONOMICS

«APPROVED»

Deputy rector
(Vice-rector of scientific and pedagogical work)

Mykola AFANASIEV

International Law

syllabus of the educational discipline

Subject area	<i>29 «International Relations»</i>
Specialty	<i>291 «International Relations, Public Communications and Regional Studies»</i>
Level of education	<i>First (bachelor's)</i>
Educational program	<i>«International Relations, Public Communications and Regional Studies»</i>
Discipline status	<i>base</i>
Teaching language	<i>English</i>

*Head of department of international business
and economic analysis*
Doctor of sciences, prof.

Iryna OTENKO

APPROVED

at the meeting of the department of international business and economic analysis
Protocol No. 1 dated August 25, 2020

Compiled by:

Olena DOTSENKO, PhD in Law Sciences, Associate professor of international business and economic analysis department

Letter of renewal and reapproval of the syllabus of the educational discipline

Academic year	Date of the meeting of the department	Protocol number	Sign of the Head of the department

Summary of the academic discipline

Globalization of economic and social processes, which is inherent to modern international relations, determines the actualization of issues of cooperation between states to maintain sustainable and harmonious development of each individual state and the world community as a whole. This, in turn, requires and determines the specifics of the legal regulation of these relations, the existence and functioning of various norms, legal institutions and branches of international law.

The discipline “International Law” is aimed at obtaining and mastering knowledge, skills and abilities in the field of public international law by students, in particular on issues related to the concept and features, norms, principles and sources, subjects of international law; the legal status of the territory in international law; the law of international treaties: the international human rights law; the international criminal law; the law of foreign relations, etc.

The purpose of the academic discipline is to form students’ basic knowledge of the basics of public international law, as well as practical skills and abilities of correct interpretation and application of international legal acts necessary to solve complex theoretical and practical problems in the field of international relations during their future professional activities in the field of international relations, foreign policy, international communications and regional studies and in conducting research.

The academic discipline “International Law” belongs to the basic disciplines of the professional cycle.

Characteristics of the academic discipline

Academic year (course)	2
Semester	3 semester
Number of credits ECTS	5
Form of final assessment	Exam

Structural logical scheme of the academic discipline study

<i>Prerequisites</i>	<i>Postrequisites</i>
Jurisprudence	International Information
Regional Studies	International Relations and world politics
Public Communications	International organizations

Competencies and results of the academic discipline study

<i>Competencies</i>	<i>Educational results</i>
<p>GC 11. Ability to speak a foreign language</p> <p>SC2. Ability to analyze international processes in various contexts, including political, security, legal, economic, social, cultural and informational.</p> <p>SC3. Ability to assess the state and directions of research of international relations and world politics in political, economic, legal sciences, in interdisciplinary research.</p>	<p>ER09. To research the problems of international relations, regional development, foreign policy, international communications, using modern political, economic and legal theories and concepts, scientific methods and interdisciplinary approaches, to present research results, to provide appropriate recommendations.</p>
<p>SC3. Ability to assess the state and directions of research of international relations and world politics in political, economic, legal sciences, in interdisciplinary research.</p>	<p>ER15. To understand and apply current legislation, international normative acts and agreements, reference materials, current standards and specifications, etc. to solve complex specialized tasks of international</p>

	relations, public communications and regional studies.
SC4. Ability to solve complex specialized tasks and practical issues in the field of international relations, foreign policy, public communications, regional research.	ER13. To conduct a professional discussion on issues of international relations, international communications, regional studies, foreign policy, to argue their position, to respect opponents and their views.

Syllabus of the academic discipline

Content module 1. General Part.

Theme 1. *The concept and features of international law.*

Concept, features and functions of international law. The subject of international law. Public international law as a special system of law. Origin and development of international law. The ratio of international and national law. State interests, politics and international law.

Theme 2. *Norms, principles and sources of international public law.*

Concept, features and classification of international legal norms. Concept and features of the basic principles of international law. Concept and types of sources of international law.

Theme 3. *Subjects of international law. International legal recognition and succession.*

Concept and types of subjects of international law. The state as the main subject of international law. International legal personality of peoples and nations fighting for independence. International legal personality of international intergovernmental organizations. International legal personality of state-like entities. Problematic issues of recognition of international legal personality of individuals and legal entities. Concept, forms and types of recognition in international law. The concept of succession in international law.

Theme 4. *Territory in international law.*

Concept and types of territories in international law. State territory and its constituent parts. Ways to change and lease state territory. The concept of state borders, their types and methods of establishment. International territory. Territory with mixed regime. Territory with a special regime.

Content module 2. Special Part.

Theme 5. *The law of international treaties.*

Concept and sources of law of international treaties. The concept, form, name and structure of international treaties. Classification of international treaties. Parties to international treaties. Procedure and stages of concluding international treaties. Registration and publication of international treaties. Interpretation of international treaties. Entry into force and effect of international treaties. Terms of validity and invalidity of international treaties. Amendments to international treaties. Termination of international treaties and suspension of their validity.

Theme 6. *International human rights law.*

Formation of an international system of human rights protection. Classification of human rights. International human rights standards. Universal international institutional mechanisms for the protection of human rights. Regional systems of human rights protection. European system of human rights protection. The role of international non-governmental organizations in the international protection of human rights.

Theme 7. *International criminal law.*

Concept, principles and sources of international criminal law. International cooperation in the fight against crime. Concept and types of international offenses. Jurisdiction of the International Criminal Court and international tribunals. Providing legal assistance in criminal cases. Extradition in international criminal law. International Criminal Police Organization (Interpol).

Theme 8. *The law of foreign relations.*

Concept and sources of foreign relations law. The system of foreign relations. General provisions of diplomatic law. General provisions of consular law. The law of special missions. General provisions of diplomatic law of international organizations.

The list of practical (seminar) classes, as well as questions and tasks for independent work is given in the table “Rating-plan of the academic discipline”.

Teaching and learning methods

The following teaching and learning methods contribute to the achievement of expected educational results regarding to the certain theme, namely:

Theme 1. The concept and features of international law: verbal - lecture, explanation; visual - illustration; practical - creative exercises; methods of stimulating interest in learning.

Theme 2. Norms, principles and sources of international law: verbal - lecture-discussion, heuristic conversation, explanation; visual - illustration; practical - practical, creative exercises; methods of stimulating interest in learning.

Theme 3. Subjects of international law. International legal recognition and succession: verbal - problem lecture, explanation, heuristic conversation; visual - illustration; practical - practical, creative exercises; methods of stimulating interest in learning.

Theme 4. Territory in international law: verbal - lecture-discussion, explanation, heuristic conversation; visual - illustration; practical - practical, creative exercises, case method; methods of control of knowledge, skills and abilities; methods of stimulating interest in learning.

Theme 5. The law of international treaties: verbal - lecture-discussion, explanation, heuristic conversation; visual - illustration; practical - practical exercises; methods of stimulating interest in learning.

Theme 6. International human rights law: verbal - lecture-discussion, explanation, heuristic conversation; visual - illustration; practical - creative exercises, case method; methods of stimulating interest in learning.

Theme 7. International criminal law: verbal - problem lecture, explanation, heuristic conversation; visual - illustration; practical - practical, creative exercises, group work; methods of stimulating interest in learning.

Theme 8. The law of foreign relations: verbal - lecture-discussion, explanation, heuristic conversation; visual - illustration; practical - practical exercises, individual research work; methods of control of knowledge, skills and abilities; methods of stimulating interest in learning.

Procedure of educational results evaluation

Evaluation of the results of the study of the academic discipline “International Law” is carried out on a cumulative (100-point) evaluation system.

Evaluation is carried out by the following types of control:

current control, which is carried out during the semester during practical (seminar) classes and independent work of applicants and is estimated by the amount of points scored (maximum amount – 60 points; minimum amount that allows a student to be admitted to the exam – 35 points);

Current control includes evaluation of students' work during practical and seminar classes:

oral interview and educational discussion in practical (seminar) classes, which are evaluated by 1 point (in the case of two correct answers to questions). In the case of an educational discussion and *consideration of the court case*, the latter is evaluated in 2 points (in the case of two correct answers on the case materials). The total number of points is 12;

testing is evaluated in 1 point (10 test questions with one correct answer, each question – 0.1 points). The total number of points is 4;

protection of practical homework tasks is evaluated in 0.5 points for each task. The total number of points is 5;

protection of presentations (reports) is evaluated in 0.5 points for each presentation, except for the protection of the presentation (report) on topic 7, which is evaluated in 1 point. The total number of points is 3.5;

written test is rated at a maximum of 4 points. The work is done in writing and consists of four theoretical questions on topics 1–4 (30 options). The correct answer to each question is evaluated in 1 point. The total number of points is 4;

protection of a creative task (essay, scientific article, thesis) is evaluated in 1 point in the case of its presentation in the group. A student's speech with a scientific report at a scientific-practical conference and / or a round table, discussion of the student's scientific article can be considered as protection of the creative task. The total number of points is 1.

oral colloquium is rated at a maximum of 4 points. The colloquium is held on topics 5–8 in the form of an oral express interview. The correct answer to each question is evaluated in 1 point. The total number of points is 4;

and students' independent work:

study of lecture material and materials of the recommended literature according to the issues of the plan of practical (seminar) classes, also in order to prepare for testing, written control work, colloquium, *analysis of court cases* is evaluated during practical (seminar) classes;

solved practical homework tasks are evaluated in 1.5 points each, except for practical homework tasks on Theme 7, which is evaluated in 1 point each. Solved homework task should include a descriptive, motivational and operative part. In case of violation of the design requirements, the score is reduced by 0.5 points. The total number of points is 14;

presentations (reports) are evaluated in 1.5 points each, except for presentations (reports) on Theme 7, which is evaluated in 2 points. Presentations should be made using PowerPoint, with at least 15 slides that fully reveal the content of its topic, and list of sources used. The total number of points is 9.5;

creative task (essay, scientific article, thesis) is evaluated in 3 points in case of compliance with the established requirements for writing an essay. Theses of a scientific report at a scientific-practical conference or round table and / or a scientific article on any issue by student's choice within the subject matter of the academic discipline may be considered as a creative task. The total number of points is 3.

Final / semester control, which is conducted in the form of a semester exam, in writing, according to the schedule of the educational process (the maximum number of points for the examination work is 40, the minimum number of points for which the exam is considered passed is 25).

The examination paper covers the program of the discipline and provides for the determination of the students' level of knowledge and the degree of mastery of the competencies of the academic discipline. Each examination paper consists of 4 tasks: one diagnostic, consisting of 10 test questions (maximum number of points is 8); one situational, which involves solving a situational task on one of the themes of the discipline (maximum number of points is 12); one stereotypical, which involves a theoretical task in the form of defining the concepts (maximum

number of points is 8); heuristic, which consists in writing an essay on a specific problem on one of the themes of the academic discipline (maximum number of points is 12).

Student should be considered certified if the sum of points obtained by the results of current and final / semester control is equal to or exceeds 60. The maximum amount of points obtained by the results of current and final / semester control is 100. The minimum possible number of points for current control during the semester is 35 and the minimum possible number of points scored in the exam is 25.

The final grade for the academic discipline is calculated taking into account the points obtained during the exam and the points obtained during the current control under the accumulative system. The total result in points for the semester is: “35–59 points – unsatisfactory”; “60–73 points – satisfactory”; “74–89 points – good”; “90–100 points – excellent” and is entered in the examination Statement of success” of the academic discipline.

The final grade is set according to the scale given in the table “Rating scale: national and ECTS”.

Forms evaluation and distribution of points are given in the table “Rating-plan of the academic discipline”.

Rating scale: national and ECTS

Total points on a 100-point scale	ECTS	Assessment on the national scale	
		for exam, assessment differentiated test, course project (work), practice	for pass
90 – 100	A	excellent	pass
82 – 89	B	good	
74 – 81	C		
64 – 73	D	satisfactory	
60 – 63	E		
35 – 59	FX	satisfactory	not pass

Rating-plan of the academic discipline

Theme	Forms and types of education		Forms of evaluation	Max rating
1	2		3	4
Theme 1. The concept and features of international law.	<i>Classroom work</i>			
	Lecture	Thematic lecture-visualization № 1 on the following issues: Concept, features and functions of international law. The subject of international law. Public international law as a special system of law. Origin and development of international law. The ratio of international and national law. State interests, politics and international law.	Active work in the classroom.	-

	Seminar class	Seminar class № 1 on the following issues: Concept, features and functions of international law. The subject of international law. Public international law as a special system of law. Origin and development of international law. The ratio of international and national law. State interests, politics and international law.	Oral interview and educational discussion.	1	
			Protection of presentations (reports).	0,5	
	Independent work				
	Questions and tasks for independent work		Study of lecture material and materials of the recommended literature according to the issues of the plan of seminar class. Preparing presentations (reports).	Oral interview and educational discussion in seminar class.	-
Presentations (reports).				1,5	
Theme 2. Norms, principles and sources of international law.	Classroom work				
	Lecture	Thematic lecture-visualization № 2 on the following issues: Concept, features and classification of international legal norms. Concept and features of the basic principles of international law.	Active work in the classroom.	-	
	Lecture	Thematic lecture-visualization № 3 on the following issues: Concept and types of sources of international law. (international treaty; international legal custom; general principles of law; court decisions and doctrines).	Active work in the classroom.	-	
	Practical class	Practical class № 2 on the following issues: Concept, features and classification of international legal norms. Concept and features of the basic principles of international law.	Oral interview and educational discussion.	1	
			Protection of practical homework tasks.	0,5	
	Practical class	Practical class № 3 on the following issues: Concept and types of sources of international law. (international treaty; international legal custom; general principles of law; court decisions and doctrines).	Protection of practical homework tasks.	0,5	
			Protection of presentations (reports).	0,5	
	Independent work				
	Questions and tasks for independent work		Study of lecture material and materials of the recommended literature according to the issues of the plan of practical class.	Oral interview and educational discussion in practical class.	-

		Solving practical homework tasks.	Solved practical homework tasks.	3
		Preparing presentations (reports).	Presentations (reports).	1,5
Theme 3. Subjects of international law. International legal recognition and succession.	<i>Classroom work</i>			
	Lecture	Thematic lecture-visualization № 4 on the following issues: Concept and types of subjects of international law. The state as the main subject of international law. International legal personality of peoples and nations fighting for independence. International legal personality of international intergovernmental organizations. International legal personality of state-like entities.	Active work in the classroom	-
	Lecture	Thematic lecture-visualization № 5 on the following issues: Problematic issues of recognition of international legal personality of individuals and legal entities. Concept, forms and types of recognition in international law. The concept of succession in international law.	Active work in the classroom	-
	Practical class	Practical class № 4 on the following issues: Concept and types of subjects of international law. The state as the main subject of international law. International legal personality of peoples and nations fighting for independence. International legal personality of international intergovernmental organizations. International legal personality of state-like entities.	Oral interview and educational discussion.	1
			Protection of practical homework tasks.	0,5
	Practical class	Practical class № 5 on the following issues: Problematic issues of recognition of international legal personality of individuals and legal entities. Concept, forms and types of recognition in international law. The concept of succession in international law.	Testing.	1
			Protection of presentations (reports).	0,5
	<i>Independent work</i>			
	Questions and tasks for independent work	Study of lecture material and materials of the recommended literature according to the issues of the plan of practical class, including preparing for testing.	Oral interview and educational discussion in practical class, testing.	-
		Solving practical homework tasks.	Solved practical homework tasks.	1,5

		Preparing presentations (reports).	Presentations (reports).	1,5
Theme 4. Territory in international law.	<i>Classroom work</i>			
	Lecture	Thematic lecture-visualization № 6 on the following issues: Concept and types of territories in international law. State territory and its constituent parts. Ways to change and lease state territory. The concept of state borders, their types and methods of establishment.	Active work in the classroom	-
	Lecture	Thematic lecture-visualization № 7 on the following issues: International territory. Territory with mixed regime. Territory with a special regime.	Active work in the classroom	-
	Practical class	Practical class № 6 on the following issues: Concept and types of territories in international law. State territory and its constituent parts. Ways to change and lease state territory. The concept of state borders, their types and methods of establishment.	Oral interview and educational discussion.	1
			Protection of practical homework tasks.	0,5
			Protection of presentations (reports).	0,5
	Practical class	Practical class № 7 on the following issues: International territory. Territory with mixed regime. Territory with a special regime. The court case “Maritime delimitation in the Black Sea (Romania v. Ukraine)”. Issues of the Themes 1–4.	Oral interview and educational discussion in practical class, including consideration of the court case.	2
			Protection of practical homework tasks.	0,5
			Written test on Module 2.	4
	<i>Independent work</i>			
Questions and tasks for independent work.	Study of lecture material and materials of the recommended literature according to the issues of the plan of practical class, analysis of the court case.	Oral interview and educational discussion in practical class, including consideration of the court case.	-	

		Solving practical homework tasks.	Solved practical homework tasks.	3
		Preparing presentations (reports).	Presentations (reports).	1,5
		Preparing for the written test on Module 2.	Written test on Module 2.	-
	<i>Classroom work</i>			
Theme 5. The law of international treaties.	Lecture	Thematic lecture-visualization № 8 on the following issues: Concept and sources of law of international treaties. The concept, form, name and structure of international treaties. Classification of international treaties. Parties to international treaties. Procedure and stages of concluding international treaties. Registration and publication of international treaties. Interpretation of international treaties. Entry into force and effect of international treaties. Terms of validity and invalidity of international treaties. Amendments to international treaties. Termination of international treaties and suspension of their validity.	Active work in the classroom	-
	Practical class	Practical class № 8 on the following issues: Concept and sources of law of international treaties. The concept, form, name and structure of international treaties. Classification of international treaties. Parties to international treaties. Procedure and stages of concluding international treaties. Registration and publication of international treaties. Interpretation of international treaties. Entry into force and effect of international treaties. Terms of validity and invalidity of international treaties. Amendments to international treaties. Termination of international treaties and suspension of their validity.	Oral interview and educational discussion.	1
			Protection of practical homework tasks.	1
			Testing.	1
	<i>Independent work</i>			
	Questions and tasks for independent work	Study of lecture material and materials of the recommended literature according to the issues of the plan of practical class, including preparing for testing.	Oral interview and educational discussion in practical class, testing.	-

		Solving practical homework tasks.	Solved practical homework tasks.	3
Theme 6. International human rights law.	<i>Classroom work</i>			
	Lecture	Thematic lecture-visualization № 9 on the following issues: Formation of an international system of human rights protection. Classification of human rights. International human rights standards. Universal international institutional mechanisms for the protection of human rights. Regional systems of human rights protection. European system of human rights protection. The role of international non-governmental organizations in the international protection of human rights.	Active work in the classroom	-
	Practical class	Practical class № 2 on the following issues: Formation of an international system of human rights protection. Classification of human rights. International human rights standards. Universal international institutional mechanisms for the protection of human rights. Regional systems of human rights protection. European system of human rights protection. The role of international non-governmental organizations in the international protection of human rights. The court case “(Pinto Coelho v. Portugal) № 2”.	Oral interview and educational discussion, including consideration of the court case.	3
			Protection of presentations (reports).	0,5
			Testing.	1
	<i>Independent work</i>			
	Questions and tasks for independent work	Study of lecture material and materials of the recommended literature according to the issues of the plan of practical class, including preparing for testing, analysis of the court case.	Oral interview and educational discussion in practical class, including testing, consideration of the court case.	-
		Preparing presentations (reports).	Presentations (reports).	1,5

Theme 7. International criminal law.	<i>Classroom work</i>			
	Lecture	Thematic lecture-visualization № 10 on the following issues: Concept, principles and sources of international criminal law. International cooperation in the fight against crime. Concept and types of international offenses. Jurisdiction of the International Criminal Court and international tribunals. Providing legal assistance in criminal cases. Extradition in international criminal law. International Criminal Police Organization (Interpol).	Active work in the classroom	-
	Practical class	Practical class № 10 on the following issues: Concept, principles and sources of international criminal law. International cooperation in the fight against crime. Concept and types of international offenses. Jurisdiction of the International Criminal Court and international tribunals. Providing legal assistance in criminal cases. Extradition in international criminal law. International Criminal Police Organization (Interpol).	Oral interview and educational discussion.	1
			Protection of practical homework tasks.	1
			Protection of presentations (reports).	1
	<i>Independent work</i>			
	Questions and tasks for independent work	Study of lecture material and materials of the recommended literature according to the issues of the plan of practical class. Solving practical homework tasks. Preparing presentations (reports).	Oral interview and educational discussion in practical class.	-
			Solved practical homework tasks.	2
			Presentations (reports).	2
	Theme 8. The law of foreign relations.	<i>Classroom work</i>		
Lecture		Thematic lecture-visualization № 11 on the following issues: Concept and sources of foreign relations law. The system of foreign relations. General provisions of diplomatic law.	Active work in the classroom	-
Lecture		Thematic lecture-visualization № 12 on the following issues: General provisions of consular law. The law of special missions. General provisions of diplomatic law of international organizations.	Active work in the classroom	-
Practical class		Practical class № 11 on the following issues: Concept and sources of foreign relations law. The system of foreign relations. General provisions of diplomatic	Oral interview and educational discussion.	1

	law.	Protection of practical homework tasks.	0,5
		Testing.	1
Practical class	Practical class № 12 on the following issues: General provisions of consular law. The law of special missions. General provisions of diplomatic law of international organizations. Issues of the Themes 5–8.	Protection of a creative task (essay).	1
		Oral colloquium on Module 2.	4
<i>Independent work</i>			
Questions and tasks for independent work	Study of lecture material and materials of the recommended literature according to the issues of the plan of practical class, including preparing for testing.	Oral interview and educational discussion in practical class.	-
	Solving practical homework tasks.	Solved practical homework tasks.	1,5
	Preparing creative task (essay).	Creative task (essay)	3
	Preparing for the oral colloquium on Module 2.	Oral colloquium on Module 2.	-
Exam			40

Recommended literature

Main:

1) Доценко О. М. Опорний конспект лекцій з дисципліни «Міжнародне право» англійською мовою. <https://pns.hneu.edu.ua/course/view.php?id=4942>.

Additional:

2) Далявська Т. П. Невизнані держави в контексті державотворчих процесів та міжнародного визнання. Держава і право. Юридичні і політичні науки. 2014. Вип. 66. С. 345–353.

3) Міжнародне право: основи теорії : підручник для студентів вищих навчальних закладів / за ред. В. Г. Буткевича. Київ: Либідь, 2012. 605 с.

4) Міжнародне публічне право : підручник / В. М. Репецький та ін.; за ред. проф. В. М. Репецького; Львів. нац. ун-т ім. Івана Франка, Ф-т міжнар. відносин. 2-е вид., стер. К.: Знання, 2012. 437 с.

5) Міжнародне публічне право : підручник : у 2 т. / В. В. Мицик, М. В. Буроменський, О. В. Буткевич та ін. ; за ред. В. В. Мицика. Харків : Право, 2019. Т. 1 : Основи теорії. 2019. 416 с.

- 6) Перепьолкін С. М., Сироїд Т. Л., Філянїна Л. А. Міжнародне право : словник-довідник / за заг. ред. д-ра юрид. наук, проф. Сироїд Т. Л. Харків : Юрайт, 2014. 403 с.
- 7) Рабінович П., Венецька О. Міжнародні стандарти прав людини: загальні ознаки, класифікація. Вісник Академії правових наук України. 2012. № 4. С. 18–28.
- 8) Сироїд Т. Л. Міжнародне публічне право : підручник. Одеса : Фенікс, 2018. 744 с.
- 9) Сироїд Т. Л., Фоміна Л. О. Міжнародний захист прав людини : навчальний посібник. Харків : Право, 2019. 310 с.
- 10) Скуратова А. Ю. Международные преступления: современные проблемы квалификации: монография. М.: Инфра-М, Норма, 2012. 160 с.
- 11) Тимченко Л. Д., Кононенко В. П. Міжнародне право : підручник. К.: Знання, 2012. 631 с.
- 12) Dixon M. Textbook on International Law : Seventh Edition. Oxford University Press, 2013. 393 p.
- 13) Kaczorowska-Ireland A. Public International Law. 5th edition. Routledge, 2015. 922 p.
- 14) Ohlin J. International Law: Evolving Doctrine and Practice (University Casebook Series). 1 ed. Foundation Press, 2018. 891 p.
- 15) Shaw M. N. International Law. 8 ed. Cambridge University Press, 2017. 1118 p.
- 16) Tanaka Y. The International Law of the Sea. 3 ed. Cambridge University Press, 2019. 634 p.

Informational resources:

- 17) Кейс «Морська делімітація в Чорному морі (Справа Румунія проти України)» <https://pns.hneu.edu.ua/mod/assign/view.php?id=268943>.
- 18) Кейс ««Пінто Коельо проти Португалії» (№ 2) (Pinto Coelho v. Portugal)» <https://pns.hneu.edu.ua/mod/assign/view.php?id=273871>.
- 19) Міжнародне право: навчальний курс на сайті персональних навчальних систем Харківського національного економічного університету імені Семена Кузнеця <https://pns.hneu.edu.ua/course/view.php?id=4942>.
- 20) Free Human Rights E-Course <https://www.humanrights.com/course/>.