

MINISTRY OF EDUCATION AND SCIENCE OF UKRAINE  
WEST UKRAINIAN NATIONAL UNIVERSITY  
LAW FACULTY



Approved

T. a. Dean of Faculty of Law  
Nadiia MOSKALYUK  
2023

Approved

A. vice-rector for scientific and pedagogical work  
Viktor OSTROVERKHOV  
2023



Work program  
discipline  
«Comparative civil law»

Higher education degree - bachelor  
Field of knowledge - 29 International relations  
Specialty - 293 International law  
Educational and professional program – «International law»

Department of International Law and Migration Policy

Form of study	Study year	Semester	Lectures	Practical classes	Individual work	Training, CPIT	Student-self study	Total	Exam/Credit
Full-time	2	3	28	28	3	8	53	120	Credit

31.08.2023  
*[Signature]*

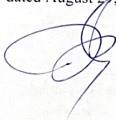
Ternopil – WUNU, 2023

The work program was developed on the basis of the educational and professional program for Bachelor's field of knowledge 29 International relations, specialty 293 International law (approved by the Academic Council of WUNU, Protocol No 9 from 15.06.2022).

The working program was compiled by Doctor of Philosophy (Law), Associate Professor, Associate Professor of the Department of International Law and Migration Policy Hanna POPERECHNA

The work program was considered and approved at the meeting of the Department of International Law and Migration Policy, Protocol No. 1 dated August 29, 2023.

Head of Department



Yaryna ZHUKORSKA

Considered and approved by the Support group of specialty 293 International law, Protocol No. 1 dated August 31, 2023.

Head of the SGS



Yaryna ZHUKORSKA

Guarantor of EP



Liudmyla SAVANETS

**STRUCTURE OF THE WORK PROGRAM OF THE TRAINING DISCIPLINE  
«COMPARATIVE CIVIL LAW»**

**1. DESCRIPTION OF THE DISCIPLINE «COMPARATIVE CIVIL LAW»**

<b>Discipline - «Comparative Civil Law»</b>	<b>Field of knowledge, Specialty, Educational and Professional Program, higher education degree</b>	<b>Characteristics of the discipline</b>
Number of ECTS credits - 4	Field of knowledge – 29 «International relations»	Discipline status: mandatory Language of study: english
Number of credits modules – 3	Specialty – 293 International law	Year of preparation – 2 Semester – 3
The number of content modules - 2	Educational and Professional Program – International Law	Lectures – 28 hours. Practical classes – 28 hours.
Total hours – 120 hours.	Higher education degree – bachelor	Student-self study – 53 hours, training, CPIT - 8 hours  Individual work - 3 hours.
Week's hours: daily from of studies – 8 hours, from them in audience - 4		Type of final control – credit

**2. THE PURPOSE AND TASKS OF STUDYING THE DISCIPLINE «COMPARATIVE CIVIL LAW»**

**2.1. The purpose of studying discipline**

The purpose of the discipline "Comparative Civil Law" is a deep and thorough study by students of the peculiarities of legal regulation of civil relations in various legal systems.

**2.2. The task of studying the discipline:**

- learn and freely operate special legal terminology in the field of civil law of different countries;
- to know the main provisions of the acts of civil legislation of different countries;
- know the practice of applying civil legislation.
- assimilation by students of the basic concepts of civil law of different countries;
- creation of scientific prerequisites for students to carry out their own critical analysis of civil relations;
- identifying the place and significance of comparative civil law in the system of legal sciences;
- critical analysis of the interaction between theory and practice.

**2.3. Name and description of competencies, the formation of which provides the study of discipline:**

SC 1. Ability to critically understand the theories, principles, methods and concepts of international law, European law, comparative law, to take into account the temporal factor and to predict the main directions of development of legal systems.

SC 2. Ability to form judgments in the field of international, European, national law, comparative jurisprudence, taking into account social, scientific and ethical aspects.

SC 4. Ability to interpret and apply the law of the European Union, to participate in the harmonization of Ukrainian legislation with the law of the EU, to provide legal support for the European and Euro-Atlantic integration of Ukraine.

SC 5. Ability to analyze the content of national legal norms, institutions and branches of law in a comparative legal context.

#### **2.4. Prerequisites for studying the discipline:**

The study of the academic discipline "Comparative Civil Law" is carried out on the basis of the knowledge acquired by students in the academic disciplines "Information Technologies in Law", "Theory of the State and Law", "History of the State and Law of Foreign Countries and Roman Law", "Modern Legal Systems", "Comparative constitutional law", which leads to a more thorough study of the main categories and content of the regulation of private relations.

#### **2.3. Learning outcomes**

As a result of studying the discipline «Comparative Civil Law», students must:

LO 5. To carry out a comparative analysis of legal systems, evaluate and argue their shortcomings and advantages, find and interpret relevant foreign legislation, provide advice on its content and application practice, assess and minimize the risks of legally significant actions, taking into account the multiplicity of legal systems and jurisdictions.

LO 7. To use the case law of the European Court of Human Rights, other international judicial and arbitration bodies, theoretical knowledge of international and national law to substantiate and defend one's own position, to protect the client's interests and for other professional purposes.

LO 15. Formulate conclusions, develop recommendations, justify one's own vision of ways to solve problems in the field of law-making, law interpretation and law enforcement.

LO 16. To know modern scientific achievements in the field of international and national law, to have skills in research work, to interpret the results of scientific research and to take them into account in practical professional activities.

### **3. PROGRAM OF EDUCATIONAL DISCIPLINE «COMPARATIVE CIVIL LAW»**

#### **Content module № 1.**

#### **Concepts and sources of comparative civil law**

##### **Topic 1. The concept of the essence of comparative civil law**

Concepts and tasks of the course. Civil law as a branch of private law. The practical necessity of studying the civil law of Ukraine and foreign countries. Private law and civil law.

Reasons for the emergence of civil law. Basic principles and trends in the development of civil law. The concept of the civil legal system (family). The main components of the civil legal system. The main civil legal systems of the modern world. The place of civil law of Ukraine among modern civil law systems. Trends in the development of modern civil legal systems.

##### **Topic 2. Concepts and types of sources of civil law: comparative analysis**

Concept of sources of civil law of foreign countries. Laws. Administrative acts. Judicial precedent. Judicial practice. Customs and customs. Correlation of different sources of law in the countries of continental Europe and in the countries of the Anglo-American legal system. Unification of civil law norms of foreign countries: concepts, types, methods.

Types of sources of EU law, rules of their application. General characteristics of individual sources that are of particular importance for the regulation of civil relations: directives, regulations. General characteristics of academic projects created as part of the preparation of the European Civil Code. Possible ways of using them.

A general description of the sources of English law regulating civil relations. The role of parliamentary acts and delegated legislation in regulating civil relations. The concept of precedent in English law. Peculiarities of the legal system of the USA as a federal state. A system of US and state law sources. Unification and harmonization of the law of the US states. The concept of a unified law. United States Uniform Commercial Code.

### **Topic 3. Civil legal relations: comparative aspect**

Concept of civil legal relations. The emergence of civil legal relations on the basis of legislation and other legal regulations: civil contract, founding document of a legal entity, custom, international agreement, court precedent. The purpose of civil law regulation. Peculiarities inherent in civil legal relations. Subjects of civil legal relations. Types of objects of civil legal relations. Subjective civil law. Elements of the content of subjective civil law. Types of subjective civil duties. Types of civil relations. The structure of civil legal relations. Reasons for their occurrence, changes and termination. The concept and peculiarities of legal facts as grounds for the emergence of civil rights. Types of legal facts. Grounds for the emergence of civil rights and obligations.

### **Topic 4. Natural persons in civil law: comparative analysis**

The concept of a natural person in the civil law of Ukraine and foreign countries. Sources of the civil legal status of individuals in foreign legal systems. The concept of legal capacity in the doctrine of civil law and the legislation of foreign countries. Basic principles of civil legal capacity of an individual in the law of foreign countries. Deprivation of legal capacity. Legal capacity of an unborn child. Termination of legal capacity of an individual. The concept and content of legal capacity in different civil legal systems. Legal capacity of persons when concluding agreements in the civil law of foreign countries. Types and consequences of agreements concluded in violation of requirements for legal capacity of persons.

### **Topic 5. Legal entities in civil law: comparative analysis**

Concepts and signs of a legal entity in various civil legal systems. Theories of the legal entity in the doctrine of civil law of foreign countries. The theory of the fiction of a legal entity. The theory of the reality of a legal entity. Types of legal entities in different civil legal systems of the world. Ways of formation of legal entities in foreign civil law systems.

### **Topic 6. The concept of representation in the civil law of foreign countries: a comparative analysis**

The concept of representation in the civil law of foreign countries. Direct and legal representation in the countries of continental Europe. (France, Germany). Commercial representation and mediation in the continental civil law system. Representation of trade company employees (prosecutor's office, trade authority, traveling salesman). Independent trade representatives (trade agents) in foreign legal systems.

Representation in the Anglo-American system of law (agent, consignment agent, del credere agent, broker, agent with exclusive rights, commission export house, auctioneer).

## **Content module 2.**

### **Topic 7. Objects of civil law**

General concept of objects of civil rights. Types of civil law objects. Personal non-property goods as objects of civil law. Things as objects of civil rights. Classification of things. Other objects of civil rights. Securities as objects of civil rights Characteristics of certain types of securities.

### **Topic 8. Implementation and protection of civil rights**

Exercising civil rights and fulfilling legal obligations. Abuse of subjective civil law. Limitation of civil rights. Incentives in civil law. Protection and protection of civil rights. Ways to protect civil rights. Procedure for protection of civil rights.

### **Topic 9. Statute of limitations in different civil legal systems**

The concept of statute of limitations and the meaning of its application. General characteristics of the sources of legal regulation of the statute of limitations. Attribution of statute of limitations to substantive and procedural law in different countries. The main conditions for the application of the statute of limitations under the laws of Ukraine, France, Germany, Great Britain and other foreign countries. General statute of limitations. Special statutes of limitation.

### **Topic 10. Property law in various civil legal systems**

Concepts and types of property rights in foreign civil legal systems. Absolute nature of property rights. The right of succession and the right of priority in rem. Objects of property rights in the civil law of foreign countries. Classification of objects of property law.

The concept and content of property rights in foreign legal systems. Rights to other people's things: concepts and types. Private easements in foreign national legal systems. Trust property (trust) in the civil law of England and the USA. Legal structures of the trust. Rights and obligations of trust property participants.

### **Topic 11. Fiduciary property in the civil law of England and the USA**

Formation of the institution of trust property. Contents of fiduciary property. Ways of creation of trust property. Object of trust property. Rights and obligations of the trust owner. Specifics of the institution of trust property. Rules of relations between the trust owner and the founders of the trust. International legal regulation of relations related to entrusted property.

### **Topic 12. Ownership in different civil legal systems**

The concept of property ownership. The institution of possession in French law. Regulation of the institution of ownership in German law.

The purpose of providing legal protection to ownership. Conditions for granting protection to actual ownership. Legal and technical means of protection of ownership. Categories of ownership. Actual possession. Legal ownership. The right to possession. Opposing possession. Legal methods of protection of ownership.

## **4. STRUCTURE OF A CREDIT IN AN EDUCATIONAL DISCIPLINE «COMPARATIVE CIVIL LAW»**

	Number of hours					
	Lectures	Practical classes	Student-self study	Individual work	Training CPIT	Control measures
<b>Content module № 1.</b>						
Topic 1. The concept of the essence of comparative civil law	2	2	4			

Topic 2. Concepts and types of sources of civil law: comparative analysis	4	4	4	1	4	Tests, questions, cases
Topic 3. Civil legal relations: comparative aspect	2	2	4			
Topic 4. Natural persons in civil law: comparative analysis	2	2	4			
Topic 5. Legal entities in civil law: comparative analysis	2	2	4			
Topic 6. The concept of representation in the civil law of foreign countries: a comparative analysis	2	2	4			
<b>Content module 2.</b>						
Topic 7. Objects of civil law	2	2	4	2	4	Tests, questions, cases
Topic 8. Implementation and protection of civil rights	2	2	5			
Topic 9. Statute of limitations in different civil legal systems	2	2	5			
Topic 10. Property law in various civil legal systems	4	4	5			
Topic 11. Fiduciary property in the civil law of England and the USA	2	2	5			
Topic 12. Ownership in different civil legal systems	2	2	5			

Together	28	28	53	3	8	
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## **5. TOPICS OF PRACTICAL CLASSES ON THE DISCIPLINE «COMPARATIVE CIVIL LAW»**

### **Practical lesson №1.**

**Topic: The concept of the essence of comparative civil law**

**Purpose: Familiarization with comparative civil law**

**Questions for discussion:**

1. Civil law as a branch of private law.
2. Private law and civil law.
3. Reasons for the emergence of civil law.
4. Basic principles and trends in the development of civil law.
5. Concept of the civil legal system (family).
6. The main components of the civil legal system.
7. The main civil legal systems of the modern world.
8. The place of civil law of Ukraine among modern civil law systems.

### **Practical lesson No. 2-3.**

**Topic: Concepts and types of sources of civil law: comparative analysis**

**Purpose: To study the types of sources of civil law in different countries of the world**

**Questions for discussion:**

1. Concept of sources of civil law of foreign countries.
2. Correlation of different sources of law in the countries of continental Europe and in the countries of the Anglo-American legal system.
3. Unification of civil law norms of foreign countries: concepts, types, methods.
4. Types of sources of EU law, rules of their application. General characteristics of individual sources that are of particular importance for the regulation of civil relations: directives, regulations.
5. General characteristics of academic projects created as part of the preparation of the European Civil Code. Possible ways of using them.
6. General characteristics of the sources of English law regulating civil relations.
7. The role of parliamentary acts and delegated legislation in regulating civil relations. The concept of precedent in English law.
8. System of US and state law sources. Unification and harmonization of the law of the US states. The concept of a unified law. United States Uniform Commercial Code.

### **Practical lesson No. 4.**

**Topic: Civil legal relations: comparative aspect**

**Purpose: To describe the concepts and types of civil legal relations.**

**Questions for discussion:**

1. Concept of civil legal relations.
2. Emergence of civil legal relations on the basis of legislation and other legal regulations: civil contract, founding document of a legal entity, custom, international agreement, court precedent.
3. Types of objects of civil legal relations. Subjective civil law.
4. Elements of the content of subjective civil law.
5. Types of subjective civil duties.
6. Types of civil legal relations. The structure of civil legal relations. Reasons for their occurrence, changes and termination.
7. The concept and peculiarities of legal facts as grounds for the emergence of civil rights. Types of legal facts. Grounds for the emergence of civil rights and obligations.

### **Practical lesson No. 5.**



### **Topic: Natural persons in civil law: comparative analysis**

**Purpose: To compare the legal status of individuals in the civil law of different countries**

#### **Questions for discussion:**

1. The concept of a natural person in the civil law of Ukraine and foreign countries.
2. Sources of the civil legal status of individuals in foreign legal systems.
3. The concept of legal capacity in the doctrine of civil law and the legislation of foreign countries.
4. Basic principles of civil legal capacity of an individual in the law of foreign countries.
5. Deprivation of legal capacity. Legal capacity of an unborn child.
6. Termination of legal capacity of an individual.
7. The concept and content of legal capacity in different civil legal systems.
8. Legal capacity of persons when concluding agreements in the civil law of foreign countries.
9. Types and consequences of agreements concluded in violation of requirements for legal capacity of persons.

### **Practical lesson No. 6.**

**Topic: Legal entities in civil law: a comparative analysis**

**Purpose: To describe the concept of a legal entity in the civil law of different countries**

#### **Questions for discussion:**

1. Concepts and signs of a legal entity in various civil legal systems.
2. Theories of the legal entity in the doctrine of civil law of foreign countries. The theory of the fiction of a legal entity. The theory of the reality of a legal entity.
3. Types of legal entities in different civil legal systems of the world. Ways of formation of legal entities in foreign civil law systems.

### **Practical lesson No. 7.**

**Topic: The concept of representation in the civil law of foreign countries: a comparative analysis**

**Purpose: To characterize representative offices in the civil law of foreign countries**

#### **Questions for discussion:**

1. The concept of representation in the civil law of foreign countries.
2. Direct and legal representation in the countries of continental Europe (France, Germany).
3. Commercial representation and mediation in the continental civil law system.
4. Representation of employees of a trading company (prosecutor's office, trade authority, traveling salesman). Independent trade representatives (trade agents) in foreign legal systems.
5. Representation in the Anglo-American system of law (agent, consignment agent, delcredere agent, broker, agent with exclusive rights, commission export house, auctioneer).

## **Content module 2**

### **Practical lesson No. 8.**

**Topic: Objects of civil law**

**Purpose: To characterize the objects of civil law**

#### **Questions for discussion:**

1. General concept of objects of civil rights.
2. Types of objects of civil law.
3. Personal non-property goods as objects of civil law.
4. Things as objects of civil rights.
5. Classification of things.
6. Other objects of civil rights.
7. Securities as objects of civil rights
8. Characteristics of certain types of securities.

### **Practical lesson No. 9.**

**Topic: Implementation and protection of civil rights**

**Purpose: To know the limits of the exercise and protection of civil rights**

**Questions for discussion:**

1. Exercise of civil rights and fulfillment of legal obligations.
2. Abuse of subjective civil law.
3. Limitation of civil rights.
4. Incentives in civil law.
5. Protection and protection of civil rights.
6. Ways of protecting civil rights.
7. Procedure for protection of civil rights.

### **Practical lesson No. 10.**

**Topic: Statute of limitations in various civil legal systems**

**Purpose: To characterize the statute of limitations in different civil legal systems**

**Questions for discussion:**

1. The concept of statute of limitations and the meaning of its application.
2. General characteristics of sources of legal regulation of statute of limitations.
3. Attribution of statute of limitations to substantive and procedural law in different countries.
4. Basic conditions for the application of the statute of limitations according to the legislation of Ukraine, France, Germany, Great Britain and other foreign countries.
5. General statute of limitations. Special statutes of limitation.

### **Practical class No 11-12.**

**Topic: Property law in various civil legal systems**

**Purpose: To characterize property law in various civil legal systems**

**Questions for discussion:**

1. Concepts and types of property rights in foreign civil legal systems.
2. Absolute nature of property rights.
3. The right of succession and the right of preference in property rights. Objects of property rights in the civil law of foreign countries. Classification of objects of property law.
4. The concept and content of property rights in foreign legal systems. Rights to other people's things: concepts and types.
5. Private easements in foreign national legal systems. Trust property (trust) in the civil law of England and the USA. Legal structures of the trust. Rights and obligations of trust property participants.

### **Practical lesson No. 13.**

**Topic: Fiduciary property in the civil law of England and the USA**

**Purpose: To familiarize with fiduciary property in the civil law of England and the USA**

**Questions for discussion:**

1. Formation of the institution of trust property.
2. Content of fiduciary property. Ways of creation of trust property. Object of trust property. Rights and obligations of the trust owner.
3. Specifics of the institute of trust property. Rules of relations between the trust owner and the founders of the trust. International legal regulation of relations related to entrusted property.

### **Practical lesson No. 14.**

**Topic: Possession in different civil legal systems**

**Purpose: To familiarize with the institution of ownership in various civil legal systems**

**Questions for discussion:**

1. The concept of property ownership. The institution of possession in French law.

2. Regulation of the institution of ownership in German law.
3. Purpose of providing legal protection to ownership.
4. Conditions for granting protection to actual ownership.
5. Legal and technical means of protection of ownership. Categories of ownership. Actual possession. Legal ownership. The right to possession. Opposing possession. Legal methods of protection of ownership.

## **6. Complex practical individual task**

Complex Practical Individual Task is a form of training designed to deepen, summarize and consolidate the knowledge that students receive in the learning process, as well as the application of this knowledge in practice. Complex Practical Individual Task is performed by students independently under the supervision of lecturer, this is the completed theoretical or practical work within the curriculum of the course, which is executed on the basis of knowledge, skills obtained during the process of lectures, seminars.

### **Proposed variants**

- Types of legal entities and other forms of entrepreneurship in the Anglo-American civil law system
- Types of legal entities in the continental civil system
- German Civil Code (CCU) 1900: general characteristics. German Trade Code (GTU) 1900: general characteristics.
- Emancipation of minors in the continental legal system.
- General and special legal capacity of a legal entity in German civil law.
- General characteristics of the French Commercial Code (1807)
- Common law and the law of justice in England
- General features of civil law systems: traditional, Muslim, Central European, Eastern European.
- Limited partnerships in continental Europe.
- Corporations in the United States.
- Corporations in the law of England.
- Limited Liability Companies in England and the United States.
- Bodies of a limited liability company in the law of foreign countries.
- Basic provisions on joint stock companies in the legislation of foreign civil law systems.
- Full partnership in various foreign civil law systems ..
- The concept and features of the capacity of an individual in the law of England and the United States.
- Case law and statutory law of England.
- A private company in the civil law of England.
- Associations and institutions in German civil law.
- Societies and associations of France.
- Limited Liability Company in the law of foreign countries.
- Unified US Commercial Code
- French Civil Code (FCC) of 1804 (Napoleon's Code): general characteristics.

## **7. STUDENT-SELF STUDY ON THE DISCIPLINE «COMPARATIVE CIVIL LAW»**

Student-self-study is the main way for students to learn educational material outside of classroom time without the participation of a teacher. The scope and content of independent work is determined by the work program and work plan within the established amount of hours from the academic discipline, methodical instructions of the teacher. The student's independent work is provided by a system of educational and methodological tools: notes of the teacher's lectures, textbooks, educational and methodical guides, monographic literature and periodicals, as well as self-monitoring tools (tests, situational tasks). Students have the opportunity to study the

educational material independently in the library, classrooms and computer classrooms using the Internet, as well as at home (when receiving the appropriate package of educational and methodological literature).

<b>1</b>	<b>Themes</b>
1.	Topic 1. The concept of comparative civil law
2.	Topic 2. The concept and types of sources of civil law: a comparative analysis
3.	Topic 3. Sources of civil law of continental Europe. Comparative legal aspects.
4.	Topic 4. Sources of legal regulation of property and personal non-property relations in England and the United States
5.	Topic 5. Comparative legal characteristics of the civil status of persons in foreign countries
6.	Topic 6. Individuals in civil law: a comparative analysis
7.	Topic 7. Legal entities in civil law: a comparative analysis
8.	Topic 8. The concept of representation in civil law of foreign countries: a comparative analysis
9.	Topic 9. Statute of limitations in various civil law systems
10.	Topic 10. Property law in various civil law systems
11.	Topic 11. Fiduciary property in the civil law of England and the United States
12.	Topic 12. Possession in various civil law systems

## **8. TRAINING ON THE DISCIPLINE «COMPARATIVE CIVIL LAW»**

Training (eng. training) is a planned process of modifying (changing) the attitude, knowledge or behavioral skills of a learner through the acquisition of educational experiences in order to achieve effective performance in one activity or in a certain field.

### **Training procedure**

1. The introductory part is conducted in order to familiarize students with the topic of the training session.
2. The organizational part consists in creating a working mood in the team of students, determining the rules for conducting a training class. It is possible to have handouts in the form of tables, document forms.
3. The practical part is implemented by performing tasks in groups of students on certain problematic issues of the topic of the training session.
4. Summing up. The results of completed tasks are discussed in groups. Exchange of opinions on the issues raised at the training sessions.

### The topic of the training

- There are no features of recognizing a person as missing, declaring him dead according to the legislation of Ukraine and foreign countries.
- Organizational and legal forms of legal entities in Ukraine and the countries of the Romano-Germanic and Anglo-American legal systems: a comparative aspect.
- Features of things as an object of civil law. The concept of a thing in the legislation of Ukraine and foreign countries.
- Terms of validity of transactions in Ukraine and foreign countries.

## **9. ASSESSMENT TOOLS AND METHODS OF DEMONSTRATION OF LEARNING RESULTS**

### Teaching methods

The educational process uses: lectures, practical and individual classes, group work, essays, as well as survey methods, testing, business games, etc.

### Evaluation methods.

In the process of studying the discipline "Comparative Civil Law", the following methods of evaluating the student's academic work are used:

- current testing and survey;
- modular testing and survey;
- evaluation of the implementation of CPIT;
- final assessment;;
- other.

In the process of studying the discipline "Comparative Civil Law", the following methods of evaluating the student's academic work are used:

- standardized tests;
- current survey;
- credit module testing and survey;
- cross-cutting projects;
- team projects;
- abstracts, essays;
- presentations of the results of completed tasks and research;
  - evaluation of the results of CPIT;
- student presentations and performances at scientific events;
- other types of individual and group tasks.

### 10. CRITERIA, FORMS OF CURRENT AND FINAL CONTROL

The final score (on a 100-point scale) in the discipline «Comparative Civil Law» is defined as the weighted average, depending on the proportion of each component of the discipline:

#### **For credit**

Credit module 1	Credit module 2	Credit module 3	Together
30%	40%	30%	100%
1. Oral survey during classes (6 topics of 5 points each - 30 points) 2. Written work - 70 points	1. Oral survey during classes (6 topics of 5 points each - 30 points) 2. Written work - 70 points	1. Writing and defense of CPIT - 80 points 2. Completing tasks during training - 20 points	100

#### **Rating scale:**

On	the	On a national	ECTS scale:
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University scale	scale	
90–100	excellent	A (excellent)
85–89	good	B (very good)
75-84		C (good)
65-74	satisfactory	D (satisfactory)
60-64		E (enough)
35-59	non-satisfactory	FX (non-satisfactory with possibility of repeated passing)
1-34		F (non-satisfactory with repeated course of lectures)

## **11. Tools, equipment and software, the use of which provides for the discipline**

№	Name	Topic
1.	Flipchart	1-12
2.	Laptop	1-12
3.	Projector	1-12
4.	Smart-TV	1-12

## **10. List of recommended literature:**

1. Аванесян Г. М. Басенко Р. О. Цивільне право України (Загальна частина): навчально-методичний посібник. Полтава: ПІЕП, 2020. 199 с.
2. Гайдулін О. О. Правова природа європейського приватного права через призму європеїзації цивільного права України. *Сучасні аспекти модернізації науки: стан, проблеми, тенденції розвитку*. 2022. С. 134–138.
3. Майданик Р.А. Речове право : підручник. Київ: Алерта, 2019. 1102 с.
4. Романюк Я.М. Речові права та чуже майно. *Речове право: пріоритети та перспективи : матеріали Київських правових читань*. Київ, 22 березня 2019 року / Р.А. Майданик, Я.М. Романюк та ін. ; відп. ред. Р.А. Майданик. Київ : Алерта, 2019. 266 с.
5. Майданик, Р. А. Переосмислення загальної частини речового права в умовах європеїзації та рекодифікації. *Підприємництво, господарство і право*. 2021. №6. С.39–54.
6. Цивільне право. Загальна частина: навчальний посібник. За загальною редакцією Сліпченка С.О. Харків. 2022. 332с.
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## INFORMATION RESOURCES

The name of the resource or organization	Language	E-mail address
Веб-сайти наукових установ		
International Association of Legal Science	English	<a href="http://aisj-ials.org">http://aisj-ials.org</a>
International Academy of Comparative law	English	<a href="http://www.iuscomparatum.org">http://www.iuscomparatum.org</a>
Legal systems of the countries of the	English	<a href="http://www.juriglobe.ca">http://www.juriglobe.ca</a>

world: research group JuriGlobe (University of Ottawa)		
American Society of Comparative Law	English	<a href="http://www.comparativelaw.org">http://www.comparativelaw.org</a>
The British Institute of International and Comparative Law	English	<a href="http://www.biicl.org">http://www.biicl.org</a>
Max-Planck-Institut für Geistiges Eigentum, Wettbewerbs- und Steuerrecht / Max Planck Institute for Intellectual Property, Competition and Tax Law	English	<a href="http://www.ip.mpg.de">http://www.ip.mpg.de</a>
Electronic journals		
American Journal of Comparative Law	English	<a href="http://comparativelaw.metapress.com">http://comparativelaw.metapress.com</a>
Asian Journal of Comparative Law	English	<a href="http://www.bepress.com/asjcl">http://www.bepress.com/asjcl</a>
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