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| ***Law Enforcement*** |
| **Term** | **Duration** | **Type of course (mandatory, elective)** | **ECTS credits**  | **Student workload** |
| 8 | 14 weeks, 51 hours in class | Normative | 4 | 144 hours (30 h. lectures, 14 h. seminars, 100 h. individual work) |
| **Requirements for participation** | **Type of exam (oral, written, term paper etc.)** | **Methods of teaching and learning (lecture, seminars etc.)** | **Course Coordinator** (an academic degree, grade, position)\* |
| Lectures, once a week; seminar/discussion, once per two weeks. | Written | Lectures, seminars, discussions on the basis of lecture materials and students’ reading, presentations, project work, Internet search, self-study practice, tests, case studies. | …, PhD, lecturer |
| **Learning outcomes** |
| Students must comprehensively master the theoretical knowledge and skills relevant enforcement in the field of regulation implementation of various criminal penalties that are necessary to the qualified lawyer through various forms of educational process: lectures, seminars, practical, independent, individual lessons and practical training.**Після закінчення курсу студент повинен вміти :****-** use theoretical and practical knowledge in understanding and explaining the criminal executive policy and implementing a criminal executive practices, identify issues concerning the formation and implementation of criminal executive policy and its theoretical legal definition;- provide legal characterization of the current normative legal acts on the legislative and regulatory levels governing criminal executive activities;- analyze and determine the system of legal acts regulating activities of social assistance, administrative control and supervision of persons released from penal institutions. |
| **Contents** |
| **Module 1. General part ofLaw Enforcement of Ukraine**Ukraine’s policy regarding criminal executive systemThe history of the penitentiary system of Ukraine and its legislationThe institutions and bodies of criminal penaltiesThe legal status of prisoners in UkraineThe control of the institutions and bodies of an execution of sentencesThe impact of society on the activities of penitentiary institutionsInternational cooperation on execution of sentencesSocial and legal description of imprisonment for committing a crime**Module 2. Special part ofLaw Enforcement of Ukraine** Performing of preliminary detentionClassification, review, acceptance and registration of convictsMeans of convicts resocialization, its effectivenessDomestic and medical-sanitary support of convictsExemption of prisoners from places of confinementConditions of life imprisonment, its material and welfare supportThe order and conditions of punishment of individuals for whom insulation is not applicable Features of execution of punishment regarding militaryWorking conditions of prisoners and payment for their work |
| **Literature\*\*** |
| **Compulsory reading**1. Кримінально-виконавче право України: Підручник / О.М. Джужа, І.Г. Богатирьов, О.Г. Колб, В.В. Василевич та ін.; За заг. ред. докт. юрид. наук, проф. О.М. Джужи.– К.: Атіка, 2010.– 752 с.**Recommended reading** 2. Гель А.П., Семаков Г.С., Яковец І.С. Кримінально-виконавче право України: Навч.посібник /За ред..проф. А.Х.Степанюка. – К.: Юрінком Інтер, 2008. – 624с. 3. Історико-правові засади кримінально-виконавчої політики України: монографія / М.М. Яцишин. – Луцьк: Волин. нац. ун-т ім. Лесі Українки, 2010. – 448 с.4. Кримінально-виконавче право України: Підручник / О.М. Джужа, І.Г. Богатирьов, О.Г. Колб, В.В. Василевич та ін.; За заг. ред. докт. юрид. наук, проф. О.М. Джужи.– К.: Атіка, 2010.– 752 с.5. Кримінально-виконавче право України. Підручник для студентів юридичних спеціальностей вищих навчальних закладів / За ред. проф. А.Х. Степанюка.-Х.: Право,2005.-256с.6. Кримінально-виконавче право України: (Загальна та Особлива частини): Навч. посіб. / О.М. Джужа, С.Я. Фаренюк, В.О. Корчинський та ін.; За заг. ред О.М. Джужи. – 2-е вид., перероб. та допов. – К.: Юрінком-Інтер, 2002. – 448 с.7. Кримінально-виконавче право України: Підручник / В.М. Трубников, В.М.Харченко, та ін.// За ред. В.М. Трубникова. – Харків: Право, 2001. – 384 с.8. Пташинський О.Б. Пенітенціарна система України. – К.,2004. – 204 с.9. Хрестоматiя з iсторiї пенiтенцiарної системи України / Упор. Г.О. Радов, I.I. Резник. – К., 1998.10. Бандурка А.М., Денисова Т.А., Трубников В.М. Общая теория социальной адаптации освобожденных от отбывания наказания (правовой и социальной-психологический анализ уголовно-исправительной политики по реабилитации осужденных). – Харьков–Запорожье: НУВД ЗГУ, 2002. – 440 с. **Web Resources**1. http://portal.rada.gov.ua - Official website of the Verkhovna Rada of Ukraine. 2. http://kmu.gov.ua - Official website of the Cabinet of Ministers of Ukraine.3. http://ccu.gov.ua - Official website of the Constitutional Court of Ukraine.4. http://president.gov.ua - Official website of the President of Ukraine. 5. http://www.nau.ua - Information retrieval legal system «Нормативні акти України (НАУ)».6. http://www.konspect.com - Learning portal «Готуємось до занять».7. http://www.osvita.org.ua/ - Educational portal.8. http://student.pp.ua/load - Student’s portal of Ukraine9. http://studrada.com.ua/libonline - Central legal portal of Ukraine10. http://www.kvs.gov.ua/peniten/control/main/uk/index - State Penitentiary Service of Ukraine11. http://pen.div.co.ua/ - Institute of Penitentiary Service |

\* If there are scientific rank - associate professor, professor - it is not necessary to specify the position. If there are no academic rank you should indicate the position (Associate Professor, Senior Lecturer and Lecturer).

\*\* *References should be given in the original language Ukr., Rus., Eng., 5-7 position (basic, additional).* If necessary, you can include electronic sources to the additional literature.