

CONTENTS

SECTION 1. Legal status of refugees by the legislation of Ukraine (Almashi I. M., Almashi M. M.)	1
1. Evolution of the definition of the concept of “refugee”	2
2. Rights and obligations of refugees by the legislation of Ukraine.....	9
3. Cooperation between the state authorities of Ukraine and the Office of the United Nations High Commissioner for Refugees.....	14
SECTION 2. Features activity bodies local municipality of prevention and countermeasures home violence in the conditions martial law (Artemenko O. V., Stasiuk N. A.).....	25
1. General characteristics of the activity bodies local self-government in conditions martial law	25
2. Features prevention and countermeasures home violence in the conditions martial law	31
SECTION 3. E-petitions as an institution for the interaction between the civil society and the public authorities (Babin I. I.)	40
1. The legal nature of e-petitions.....	40
2. Formation of the institute of e-petitions in Ukraine	44
3. The concept and signs of e-petitions	47
4. Problems implementing the right to e-petition.....	52
SECTION 4. Human rights cities in the system of municipal administration: modern foreign experience (Bocharova N. V.)	62
1. Reasons and prerequisites for the emergence of human rights cities	64
2. Methodological approaches to the organization of human rights activities of city self-government bodies in international documents	67
3. Cities of human rights in the European Union	69
SECTION 5. Legislative regulation of mediation principles: the experience of Ukraine (Havrylyuk R. O., Patsurkivskyy P. S.).....	79
1. Legislative regulation of the principle of voluntary mediation in Ukraine.....	80
2. Legislative regulation of the principle of mediation confidentiality in Ukraine.....	83
3. Legislative regulation of the principle of neutrality, independence and impartiality of the mediator in Ukraine	86
4. Legislative regulation of the principle of self-determination and equality of mediation parties in Ukraine	90

SECTION 6. Protection of digital human rights within google’s privacy policies and procedures (Hachkevych A. O., Khomyn V. A.).....	99
1. New digital rights or renewed meanings of fundamental rights	100
2. Google privacy policy and other sources for Google services	103
3. What were the complaints on data matters against Google	106
SECTION 7. On the issue of remote participation of a judge in criminal proceedings: pros and cons (Glynska N. V., Klepka D. I.)	111
1. The genesis of online justice: the use of videoconferencing in criminal proceedings	113
2. Regarding relevance and advantages of remote justice	116
3. Disadvantages of remote justice and possible ways to overcome them	126
SECTION 8. Stablecoins & CBDCs as private & public money: confront or co-exist? (Hrytsai S. O.)	139
1. Theoretical background	141
2. Free banking	148
3. Legal and at the time private currencies of our time	153
4. State prosecution of private money	155
5. Alternatives to “free banking”	157
6. Development of electronic money as a prototype of the stablecoin system.....	162
7. An example of legal regulation of electronic money and stablecoins in Ukraine.....	164
8. Global trends in the regulation of stablecoins	171
9. Experiments with issuing stablecoins backed by precious metal	175
10. Discussion and generalization	179
SECTION 9. The genesis of legal support of the defense of Ukraine (Dikhtiievskiyi P. V., Kryvenko O. V., Pashinskyi V. Y.).....	201
1. Formation of the legal basis for ensuring the defense of Ukraine	202
2. The system and powers of subjects of defense of Ukraine	208
SECTION 10. The legal regime of martial law as a condition for restricting the right to freedom of peaceful assembly: international legal and national aspects (Doroshenko N. O.).....	223
1. International legal norms as a regulator of the protection of the right to peaceful assembly	225
2. Correlation between national legislation and the norms of international law in determining the mechanisms for restricting the right to peaceful assembly in times of martial law	227

SECTION 11. Mediation in Ukraine as an effective extrajudicial form of protection of citizens' rights in the conditions of the legal regime of martial law (Karmaza O. O., Koucherets D. V., Lutska H. V.)	236
1. Mediation as an extrajudicial form of protection of citizens' rights. Advantages and disadvantages of using the mediation procedure	237
2. Theoretical model of the mediation process.....	240
3. Civil law contracts in mediation	244
SECTION 12. Forensic environmental expertise in the mechanism of human rights protection in modern conditions (Kirin R. S., Reviakina T. O.).....	252
1. Establishment of the Institute of forensic environmental expertise in the mechanism of judicial protection of human rights	253
2. Organisational, personnel and educational problems of regulation of environmental and expert legal relations under martial law	257
3. Problematic issues of scientific and methodological support of expert studies of military impact on the environment.....	261
SECTION 13. Legal regulation of marketing activities in Ukraine: international standards (Kovbas H. I.)	276
1. Doctrinal and regulatory aspects of marketing activities	276
2. Foreign experience in legal regulation of marketing activities	283
SECTION 14. Administrative procedure: theory, current state of legislative support, and development prospects (Kovbas I. V.).....	293
1. The formation of a scientific opinion about administrative procedure and its place among the related categories of the procedural component of administrative law.....	296
2. Development of legislation on administrative procedure.....	305
SECTION 15. Environmental rights of citizens: concepts, types and some features of their defense in the European Court of Human Rights (Kovtun O. M.).....	319
1. Concepts and types of environmental rights of citizens	320
2. Some features of defense of environmental rights in the European Court of Human Rights	329
SECTION 16. A person's foreign language ability when entering the civil service in Ukraine: a mandatory standardized requirement or a recommendation? (Kolomoiets T. O., Kremova D. S.).....	338
1. Is a person's foreign-language ability a mandatory (general) or special condition for admission to public service?	339

2. The “foreign-language filter” of a person’s admission to public service: the procedural dimension	343
SECTION 17. Legal and doctrinal problems of medical relations’ adjustment in Ukraine (Kolosov I. V.).....	349
1. Medical relations as a subject of social and legal adjustment	350
2. Debatable aspects of the medical law’s place and role in the Ukrainian legal system	354
3. Administrative law’s problems of medical relations adjustment.....	357
SECTION 18. Persons gone missing under special conditions in the human rights doctrine (Kolpakov V. K.).....	367
1. The concept of the “human rights doctrine” phenomenon	368
2. The concept of the legal status of individuals gone missing under special conditions	369
3. Implementation of the status of persons gone missing under special circumstances	378
4. The search of persons gone missing under special circumstances.....	384
5. Action plan for relatives and family members searching for their missing loved ones	387
SECTION 19. European experience in combating crime (Korabel M. H.).....	392
1. Confiscation in international treaties (conventions).....	393
2. Confiscation as an effective means of combating crime in the Federal Republic of Germany.....	396
3. Confiscation as an effective means of combating crime in the French Republic.....	398
SECTION 20. Human rights protection and human rights protection systems of Ukraine (Korzh I. F.).....	405
1. State law enforcement and human rights protection bodies of Ukraine.....	406
2. Human rights institutions of civil society of Ukraine	415
SECTION 21. The right to education and the rule of law during the martial law regime: issues of limitation and realization of the right to education in the conditions of war and European integration (Korostashova I. M.)	427
1. The administrative-legal regime of martial law in Ukraine: human rights and the rule of law	428
2. The right to education during martial law: problems, impacts and consequences	434
3. Realizations of the right to education in Ukraine during the martial law regime.....	439

SECTION 22. Administrative and legal protection of business secrets (Kravchenko O. M.)	449
1. Administrative and legal protection of commercial secrets in Ukraine .	451
2. International experience of protecting commercial secrets	455
SECTION 23. International standards of women’s rights: problems of enforcement in African countries (Kravchuk S. M., Kravchuk D. H. H.)	465
1. The state of scientific study and the source base of research on the issue of ensuring women’s rights in African countries	467
2. Features of the implementation of international legal standards for the protection of women’s rights in African countries (for example, Nigeria, Rwanda, Sudan and Pakistan) in various areas	474
3. Proposals for improving mechanisms for the implementation of international legal standards for the protection of women’s rights, taking into account the specifics of African countries	490
SECTION 24. Comparative legal analysis of administrative and legal regulation of advisory bodies in the United States of America and Ukraine (Krainii P. I.)	507
1. The genesis of the emergence of advisory bodies in the United States of America and Ukraine: common and distinctive features.....	509
2. Analysis of administrative and legal regulation of advisory bodies activities in the United States of America and Ukraine in the current conditions.....	518
SECTION 25. Organizational and legal guarantees of ensuring the human right to secrecy of correspondence, telephone conversations, telegraphic and other correspondence in the conditions of special legal regimes: realities of the Ukrainian present (Levchenko A. V.)	534
1. The role of legal guarantees in limiting the right to secrecy of correspondence in the conditions of war and state of emergency	535
2. Organizational and legal guarantees of the activity of the President of Ukraine and the Verkhovna Rada of Ukraine in ensuring the right to secrecy of correspondence under the conditions of special legal regimes. ...	538
3. Problematic aspects of the implementation of organizational and legal guarantees of the activity of the President of Ukraine and the Verkhovna Rada of Ukraine in ensuring the right to secrecy of correspondence under the conditions of special legal regimes and ways to solve them	540

SECTION 26. Ensuring the observance of human rights and freedoms in the penitentiary system (Makhnachova N. M., Semeniuk I. Yu., Bondar V. O.).....	547
1. Theoretical and legal principles of regulation and protection of the rights of convicted citizens.....	547
2. The experience of foreign countries in improving the observance of the rights of prisoners and its implementation in Ukraine.....	553
SECTION 27. Legal basis of judicial protection of women against domestic violence (Medvedska V. V., Golovko L. O., Gulak O. V.).....	562
1. Application of a restraining order against an abuser as a means of judicial protection of women from domestic violence	563
2. Procedure for issuing a restraining order against an abuser as part of judicial protection of women from domestic violence.....	564
3. Consolidated system of risk assessment by courts when considering applications for restraining orders in judicial protection of women from domestic violence	567
4. Safety guarantees for women victims of domestic violence.....	568
5. Application of the programme for perpetrators as a way of judicial protection of women from domestic violence	569
6. Practice of international judicial bodies in cases of on domestic violence.....	572
SECTION 28. Constitutional and legal guarantees of realization and protection of human rights and freedoms in Ukraine (Melnyk V. I.).....	580
1. Constitutional guarantees of human rights and freedoms.....	581
2. Legal mechanisms for the protection of human rights under martial law	587
SECTION 29. Protection of the rights of participants in pre-contractual legal relations: Ukrainian and European experience (doctrine and practice of law enforcement) (Nadon V. V.).....	593
1. Regarding the determination of the place of pre-contractual liability in the updated Civil Code of Ukraine, taking into account the experience of Germany.....	594
2. International legislation regarding the doctrine of culpa in contrahendo	598
3. Regarding pre-contractual liability in the civil legislation of Ukraine ...	599
4. The role of the principle of good faith in pre-contractual relations (Ukrainian and international experience)	600
5. Application of the doctrine of venire contra factum proprium (prohibition of contradictory behavior) in Ukraine	606

SECTION 30. Investigative experiment an effective weapon in the service of criminal justice bodies for exposing false testimony (Nehrebetskyi V. V.)	611
1. Psychological foundations of obtaining evidence during an investigative experiment.....	611
2. Using the peculiarities of the psychology of a suspected person during an investigative experiment	617
3. Recommendations for recording data obtained during an investigative experiment.....	623
SECTION 31. Legal principles of the lawyer’s activity in administrative proceedings (Onishchuk Yu. V.).....	629
1. A lawyer as a defender in administrative proceedings	630
2. A lawyer as a representative in administrative proceedings.....	632
3. Counseling by a lawyer of subjects of administrative proceedings.....	635
SECTION 32. Guarantees of accessibility of judicial protection of citizens’ rights and freedoms under martial law (Paskar A. L.)	639
1. Prerequisites for the introduction and impact of the legal regime of martial law on the judicial system	639
2. The essence of the accessibility of justice.....	641
3. Permissible restrictions on access to justice and their legitimacy	644
4. Measures to ensure the accessibility of justice under martial law.....	645
SECTION 33. Legal status and social protection of military personnel: concept and legal regulation (Pashinskyi V. Y., Medvid L. P., Shamray B. M.)	651
1. Concept and legal regulation of the status of military personnel	651
2. Rights, freedoms and duties of military personnel as the main element of their legal status	657
3. Guarantees of the rights and freedoms of military personnel.....	664
SECTION 34. Legal regulation of teacher professional development: topical issues (Pyzhova M. O.).....	675
1. The impact of teacher professional development on students	676
2. How does the professional development of a teacher affect his/her relationship with the educational institution?.....	678
3. Relationships of the teacher with the professional community, business, and ordinary citizens.....	681

SECTION 35. The development of ukrainian legislation in the field of provision of environmental safety in the context of new international obligations: a view through the prism of martial law (Pozniak E. V., Sharaievska T. A., Shompol O. A.).....	685
1. Ukraine’s Accession to the Convention on the Transboundary Effects of Industrial accidents as a factor in strengthening the safety component of national policy and current legislation regarding the prevention and response to emergence of environmental risks and threats.....	686
2. Introduction of international legal measures to provide environmental safety into the environmental legislation of Ukraine through the prism of the provisions of the Convention on the Transboundary Effects of Industrial Accidents	690
3. Prospects for legal regulation of relations in the field of environmental safety in Ukraine taking into account environmental and legal models of international and European cooperation	694
SECTION 36. Criminal responsibility for gender-based violence in the conditions of armed conflict (state of war) (Politova A. S.)	707
1. Concept of gender-based violence.....	708
2. Foreign experience regarding criminal responsibility for gender-based violence in conditions armed conflict (martial law)	714
3. Qualification of gender-based violence in conditions of armed conflict (state of war) according to the Criminal Code of Ukraine	719
SECTION 37. A protection of rights for children is in Ukraine in the period of military aggression of Russian Federation (Rybachek V. K.)	729
1. An international and national legislation is in the field of the protection of rights for a child during the armed conflicts	730
2. Modern displays of violation a country – by the aggressor of Russian Federation – of international legislation in relation to the protection of rights for a child during the armed conflicts	738
SECTION 38. Debate problems of distinguishing national and international legal jurisdiction over crimes committed in Ukraine (Rohova O. G.).....	750
1. Jurisdiction of Ukraine in the sphere of application of norms of international humanitarian law and implementation of justice in relation to war crimes	751
2. Discussion aspects of the jurisdiction of international judicial bodies ...	759

SECTION 39. Restrictions on human rights and freedoms in the context of the COVID-19 pandemic and martial law in Ukraine: a comparative legal aspect (Fedoronchuk A. V.).....	771
1. The legal regime of quarantine and restriction of human rights and freedoms	774
2. The legal regime of an emergency situation and human rights and freedoms	781
3. Legal regime of martial law and restriction of human rights and freedoms	784
SECTION 40. Religious neutrality as a principle of civil service: from justification to formalization in the Law of Ukraine “On Civil Service” (Fedchyshyn S. A., Fedchyshyna K. V., Spasenko V. O.)	792
1. Religious neutrality of the civil service: theoretical aspects and current legislative regulation in Ukraine	793
2. Problems of formalizing the religious neutrality of the civil service through the prism of the Constitution and international treaties of Ukraine.....	797
SECTION 41. Access to justice vs legality (to the issue of regulating the status and protection of the rights of a child born as a result of the use of reproductive technologies) (Fuley T. I.)	809
1. Argumentation of the Supreme Court	812
2. Alleged discrimination: re what right and on what grounds?.....	814
3. Link to 10 months	816
4. Comparator and a hidden trap	818
5. Application of international conventions	820
SECTION 42. The order of formation of the Ukrainian list of terrorists: current state and prospects for improvement (Chvaliuk A. M.).....	829
1. Mechanism of formation of the list of persons connected with the conduct of terrorist activities.....	829
2. The procedure for adding persons and organizations to international lists of terrorists	840
SECTION 43. Development of procedural legislation of Ukraine during quarantine and martial situation (Cherneha V. M.).....	860
1. Development of procedural Legislation of Ukraine during quarantine (from March 12, 2020 to February 23, 2022).....	861
2. Development of procedural legislation of Ukraine during quarantine and Martial Situation (from February 24, 2022 to the present day).....	874

SECTION 44. Characteristics of divorce from a person who is present in a temporary uncontrolled territory or abroad under the conditions of the legal regime of martial state (Shebanits D. M.).....	881
1. Normative and legal regulation of the studied legal relations	883
2. Concept and stages of introduction of martial law	885
3. Peculiarities of termination of marital relations out of court	886
4. Judicial procedure for divorce	890
5. The experience of other countries on the specified issue	893
SECTION 45. Administrative and legal means of protecting citizens of Ukraine in public administration (Shevchuk O. M.).....	898
1. Theoretical and legal foundations for the application of the right of citizens to apply in the field of public administration	898
2. Institute of administrative appeal in the field of public administration: content and features of implementation.....	904
3. Features of the implementation of the institute of administrative appeal.	906
4. The right of citizens to judicial protection in the field of public administration.....	913
SECTION 46. International and national human rights research practice (Shcherbanyuk O., Bzova L.)	
1. Fundamental human rights specified in constitutions: international experience.....	921
2. The concept of “international constitution” and human rights	930
3. Limitation of human rights in the judicial practice of the European Court of Human Rights and the Constitutional Court of Ukraine	932