CONTENTS

SECTION 1. PECULIARITIES OF THE IMPLEMENTATION OF LEGAL NORMS DURING THE PERIOD OF MARTIAL LAW (Atamanova N. V.)
2. Observance of the principle of good governance by subjects of authority 5 3. Ensuring human rights under the legal regime of martial law
SECTION 2. ESTABLISHING LEGAL RESPONSIBILITY FOR THE CRIME OF ECOCIDE THROUGH THE PRISM OF THE PRACTICE OF THE ECHR (Bihdan M. V.)
for the crime of ecocide
SECTION 4. EXERCISE OF CIVIL RIGHTS BY CITIZENS OF UKRAINE IN THE CONDITIONS OF ARMED CONFLICT (Zaika Yu. O.)
SECTION 5. PECULIARITIES OF LIABILITY FOR ILLEGAL ACTION REGARDING TRADE SECRET AND CONFIDENTIAL INFORMATION OF BUSINESS IN UKRAINE (Kravchenko O. M.)

2. Proposals for improving the administrative and legal protection of trade secret and confidential information of business in Ukraine	115
SECTION 6. OSINT AS AN INVESTIGATIVE TOOL: PROBLEMS OF COLLECTION AND STANDARDIZATION (Latysh K. V., Demidova Ye. Ye., Kapustina M. V.) 1. Investigative standards: the path to improvement	132 136
SECTION 7. HISTORICAL AND LEGAL STUDIES OF THE "OPERATION VISTULA" AS THE ANTITHESIS OF THE POSITION OF THE INVESTIGATION DEPARTMENT OF THE INSTITUTE OF NATIONAL REMEMBRANCE	
OF POLAND (Lashko Ye. Ye.)	. 150
1. Reasons for conduct, organization and progress	151
of the "Operation Vistula"	151
from Zakerzonia	156
3. Legal qualification of the Operation Vistula	159
SECTION 8. THE ROLE OF DIGITAL TRANSFORMATION OF CRIMINAL JUSTICE AGENCIES IN IMPROVING THE EFFECTIVENESS OF WAR CRIMES INVESTIGATION	
IN UKRAINE (Nehrebetskyi V. V.)	. 165
1. Regulatory regulation of the introduction of new digital technologies	
in the activities of law and order bodies	169
2. The role of digital evidence in documenting war crimes	171
and facts of aggression against Ukraine	
3. Use of video surveillance systems in the fight against crime	
4. Use of biometric documents in security and personal data protection systems	177
5. The use of digital technologies in the investigation of military criminal offenses	180
SECTION 9. PROCEDURAL FORM IN CIVIL PROCEEDINGS IN UKRAINE (Perunova O. N.)	190
The past and present of the civil procedural form of Ukraine	
2. Electronic evidence in civil proceedings	

SECTION 10. PROVIDING OF ECOLOGICAL SAFETY OF COUNTRY IS IN THE CONDITIONS OF MILITARY CONFLICTOR (Rybachek V. K.)	210 211
SECTION 11. CHALLENGES OF HOLDING PERPETRATORS CRIMINALLY LIABLE FOR WAR CRIMES COMMITTED IN UKRAINE DURING THE RUSSIAN-UKRAINIAN WAR (Syrota D. I.)	231 238 244
SECTION 12. POSITIVE CIVIL LIABILITY: LEGAL REALIZATION ASPECT (Skrypnyk V. L.)	265 271 275 282
The peculiarities of the development of public administration in Ukraine in the pre-war period	295 302
SECTION 14. LEGAL ANALYSIS OF THE REASONS FOR REFUSE EXTRADITION TO UKRAINE IN THE CONTEXT OF THE ECHR'S DECISION ON VIOLATION OF ARTICLE 3 OF THE EUROPEAN CONVENTION ON HUMAN RIGHTS (Shapoval V. D.)	S 324 325 339 343

SECTION 15. VIOLATION OF THE RIGHTS OF SAME-SEX COUP	LES
BY UKRAINE IN THE CONTEXT OF THE DECISION	
OF THE EUROPEAN COURT OF HUMAN RIGHTS (Shut A. O.) 3:	53
1. The relevant legal base and practice in Ukrainian	
and international legislation	55
2. Legal analysis of the decision of the ECHR in the case	
of Maymulakhin and Markiv v. Ukraine3	
3. Implementation of the LGBTIQ Equality Strategy 2020–2025	77
SECTION 16. IMPLEMENTATION OF LEGAL NORMS	
IN THE ADMINISTRATION OF CHILD-FRIENDLY JUSTICE	
IN ACCORDANCE WITH INTERNATIONAL STANDARDS	
AND UN INSTRUMENTS (Yuzikova N. S.)	83
1. International principles of justice for children	84
2. International standards on the use of pre-trial detention for juveniles	
and their implementation in national legislation	89
3. The principle of individualisation in the sentencing of juveniles	
in the framework of child-friendly justice	96