CONTENTS

SECTION 1. INTERNATIONAL AGREEMENTS AND MARKETING
TOOLS AS A VECTOR FOR IMPROVING INTERNATIONAL
AND NATIONAL ENVIRONMENTAL POLICY (Bilan O. V.)1
1. International agreements and marketing tools as a vector for improving
international environmental policy2
2. International agreements and marketing tools as a vector
for improving national environmental policy10
SECTION 2. ORGANIZATIONAL AND LEGAL ASPECTS
OF THE REGULATION OF SOCIAL RELATIONS IN THE SPHERE
OF THE USE OF WAR WASTE FOR THE RECONSTRUCTION
OF POST-WAR UKRAINE (Blinova H. O., Potip M. M., Piddubna H. V.) 17
1. Legal regulation of the use of war waste as a resource for infrastructure
restoration: domestic and foreign experience
2. Terminological aspects of defining the meaning of the concept
of "waste of war" in national legislation
3. Classification of types of war waste and organizational
and legal support for their processing23
4. Legal regulation of the activities of local self-government bodies
in the field of disposal of war waste27
5. Informational and legal provision of war waste management33
SECTION 3. THE GENESIS OF THE IDEA OF HUMAN DIGNITY
IN THE LAW OF GERMANY AND FRANCE (Burdonosova M. A.)45
1. Formation of ideas about human dignity in German law
2. Development of the idea of human dignity in French law
SECTION 4. PROTECTION OF THE RIGHT TO A HEALTHY
ENVIRONMENT DURING ARMED CONFLICTS (Volkova Yu. A.) 63
1. International humanitarian law
2. International Law of the Environment70
3. International law in the field of human rights73
4. Environmental justice
SECTION 5. UKRAINE'S MARITIME ACTIVITIES IN THE FIELD
OF MARINE ENVIRONMENT PROTECTION AS A CONDITION
FOR EU MEMBERSHIP (Ivanova A. V., Kostyria O. V.)91
1. Activities of international organisations on maritime safety
and protection of the marine environment92
2. International legal standards in the field of marine environment
protection and their implementation in national practice

3. Topical issues of EU cooperation with coastal countries
and information exchange on the prevention of ocean pollution
SECTION 6. REGULATING THE PRINCIPLES OF GENDER-
BALANCED LEADERSHIP IN HIGHER EDUCATION INSTITUTIONS
AS PART OF PRIORITY ACTIONS TO IMPLEMENT THE POST-WAR
RECONSTRUCTION PLAN OF UKRAINE (Kolomoiets T. O.) 120
1. Ukrainian legislation: does it really guarantee equal opportunities
for leadership in higher education institutions?
2. "Tools" for gender-balanced leadership in higher education institutions
and a possible model for regulating the principles of their use 124
SECTION 7. HUMANITARIAN (ANTHROPOLOGICAL) TURN
TO MISSING PERSONS IN THE CONDITIONS OF MARTIAL LAW
IN UKRAINE (Kolpakov V.)
1. Ontology of the humanitarian turn in the field of human rights
protection in the conditions of armed conflicts
$2. \ Human \ rights \ standards \ in \ the \ conditions \ of \ armed \ conflicts \ 138$
3. Subjects of ensuring the protection of the rights of persons who have
disappeared under special circumstances
SECTION 8. LEGAL REGULATION OF THE TRANSITION
TO MILITARY SECURITY IN THE POSTWAR PERIOD: A MODEL
OF EXPECTATIONS BASED ON UKRAINE'S EXPERIENCE
IN REPELLING ARMED AGGRESSION
(Komisarov O. G., Bardin E. V., Zavistovskji O. D.)
1. Forecast of the state policy in the field of national security
and defense of Ukraine in the postwar period
2. Legal and organizational principles of comprehensive defense
of the country as a baseline for transition to legal regulation
of military security in the postwar period
3. Measures of repulsing aggression, which were taken
by public authorities and military authorities before the war
and remain relevant in the post-war period
SECTION 9. IMPROVEMENT OF LEGAL SUPPORT
FOR THE PROTECTION OF CONFIDENTIAL INFORMATION
AND SECRET INFORMATION IN UKRAINE (Kravchenko O. M.) 197
1. The state of legal support for the protection of confidential
information in Ukraine
2. Analysis of secret information in Ukraine
3. Improvement of regulatory and legal support for the protection
of confidential information and classified information in Ukraine 210

SECTION 10. THE INFLUENCE OF EUROPEAN DOCTRINES
OF PUBLIC LAW ON THE FORMATION OF THE BUKOVINIAN
SCHOOL OF LAW (1875–1940) (Krainii P. I., Toronchuck I. Z.)222
1. Formation and development of public law at the Chernivtsi university in
the Austrian period (1875–1918)223
2. Public law at Chernivtsi university in the interwar period
(1918–1940)234
SECTION 11. AGGRESSION AS A RESULT IGNORING THE BASIC
PRINCIPLES OF INTERNATIONAL LAW (Kurinnyi Ye. V.)245
1. Aggression as a consequence of violation of basic principles
of international law246
2. The aggressions of the late 20th and early 21st centuries
and measures to restore the basic principles of international law256
SECTION 12. THE RIGHT OF ENVIRONMENTAL EDUCATION
AND ENERGY SAFETY (Leheza Yu. O.)
1. The system of rights of a private person
2. The right to environmental education in the system
of individual rights
SECTION 13. ADMINISTRATIVE JURISDICTION AND TAX
DISPUTES: PROBLEM ISSUES (Lohvyn A. V.)287
1. Measures to ensure the claim. Application in certain tax disputes288
2. Judicial control over the execution of decisions
on securing a claim
SECTION 14. ISSUES OF LEGAL REGULATION AND CORRELATION
OF STATE CONTROL AND SUPERVISION IN THE FIELD OF LOCAL
SELF-GOVERNMENT (Lialiuk O. Yu.)
1. Peculiarities of legal regulation of control and supervision in the field
of local self-government
2. Problems of correlation of related legal categories of control
and supervision and specifics of their regulation in legislation320
SECTION 15. UKRAINE'S EUROPEAN INTEGRATION:
CHALLENGES, LEGAL REFORMS AND STRATEGIC PROSPECTS
(Liashenko R. D.)
1. European integration: from idea to current challenges
2. The path to European integration through the adoption
of legal reform in Ukraine
3. Current challenges and strategic prospects of Ukraine's European
integration

SECTION 16. THE PHENOMENON OF TRANSIT ASSETS	
OF UKRAINE (Nikiforenko V. S.)	
1. Historical background and missed opportunities	344
2. The phenomenon of cross-border transit assets	347
3. Global trends. Strategic decisions to develop	
Ukraine's transit potential	351
4. Prospects for the development of cross-border corridors through	
the territory of Ukraine. The impact of logistics on the development	
of its economy	354
SECTION 17. LEGAL STANDARDS OF UKRAINIAN CULTURAL	
HERITAGE PRESERVATION IN THE CONTEXT OF POST-WAR	
RECONSTRUCTION AND INTEGRATION INTO THE EU	
(Pokhylenko I. S., Akimov M. O.)	362
1. Literature review and methodological approaches to cultural heritage	
preservation	
2. Impact of Russian aggression on Ukrainian cultural heritage	365
3. Harmonization of Ukrainian legislation with EU standards	
in the sphere of cultural heritage protection	370
SECTION 18. CONSTITUTIONAL DIMENSION OF EUROPEAN	
INTEGRATION (Ratushnyi S. M.)	376
1. The Concept of Constitutional Design of European Integration Relation	
emergence and formation	
2. The Supranational nature of European Constitutionalism	
and its features	382
3. Theory and practice of European constitutionalism as tools for solving	
the tasks of the European integration strategy of Ukraine	
SECTION 19. AGREEMENTS AND MEDIATION INVOLVING	
MINORS (Svietlichnyi I. V., Svietlichna D. I., Svietlichna M. I.)	408
1. Negotiations, agreements, and mediation concerning minors	
2. Restorative justice in crime prevention	
SECTION 20. CONVENTION ON THE PROTECTION OF HUMAN	
RIGHTS AND FUNDAMENTAL FREEDOMS AND PRACTICES	
OF THE EUROPEAN COURT OF HUMAN RIGHTS:	
FEATURES AND PROBLEMS IN APPLICATION BY THE NATION	JAI
COURTS OF UKRAINE (Sinielnik R. V.)	
1. The legal regime and peculiarities of the application of the practice	152
of the ECHR and the European Convention in Ukraine	
in the consideration of civil cases by national courts	432
· · · · · · · · · · · · · · · · · · ·	

2. Legal principles and peculiarities of the application of the practice
of the ECHR and the European Convention in Ukraine
in the consideration of criminal proceedings by national courts443 3. Problematic issues and prospects for the development of the practice
of the ECHR and the European Convention in Ukraine451
SECTION 21. ADMINISTRATIVE PROCEEDINGS IN UKRAINE: THE ROLE OF RECONCILIATION OF THE PARTIES
IN THE CONDITIONS OF EUROPEAN INTEGRATION
(Slyvka M. M.)
1. The concept and socio-legal value of the reconciliation of the parties
in the administrative judiciary of Ukraine464
2. The purpose, tasks and functions of conciliation of the parties
in administrative proceedings
SECTION 22. POLITICAL AND LEGAL ASPECTS
OF POST-CONFLICT SETTLEMENT IN THE CONTEXT
OF UKRAINE'S EURO-ATLANTIC COURSE
(Somin S. V., Komashko V. V., Pikh N. S.)
1. International experience of ending regional conflicts and post-conflict
settlement: lessons for Ukraine
2. Post-conflict settlement in Ukraine in the context of restoration
of civil peace and harmony491
SECTION 23. DOBROCHESNIST (INTEGRITY) AS A PRINCIPLE
OF PUBLIC SERVICE: THE ESSENCE OF THE CONCEPT,
NORMATIVE ENFORCEMENT UNDER THE LEGISLATION
OF UKRAINE AND FOREIGN COUNTRIES (Chechenko K. O.)503
1. The concept of dobrochesnist (integrity) as a principle
of public service
2. Normative consolidation of dobrochesnist (integrity) as a principle of
public service in Ukraine
3. Foreign experience of normative consolidation and practice
of implementation of dobrochesnist (integrity) as a principle
of public service and directions of its borrowing for Ukraine509
SECTION 24. ACTUAL ISSUES OF LAND PROTECTION
FROM ILLEGAL CHANGE AND USE OF THE INTENDED
PURPOSE WITH THE HELP OF ARTIFICIAL INTELLIGENCE
(Shevchenko O. O.)532
1. Overview of current problems in the field of compliance
with the requirements for the use of land for its intended purpose536 2. Analysis of available ways to protect land from illegal change
and use for the intended purpose with the help of artificial intelligence 538

3. Application of leading information technologies and geo-information
systems in the field of land protection using artificial
intelligence methods
SECTION 25. DIGITALIZATION OF CUSTOMS PROCEDURES
IN POST-WAR UKRAINE AS A PRIORITY DIRECTION
FOR PREVENTING CORRUPTION IN THE CONDITIONS
OF EUROPEAN INTEGRATION
(Shevchuk O. M., Babaieva O. V., Nima A. O.)557
1. Corruption in the implementation of customs procedures as a threat
to the implementation and observance of human rights and freedoms
in the customs sphere in the conditions of European integration 559
2. Stages of development of legislation on digitalization of customs
procedures in the conditions of the pre-war period of Ukraine565
3. The legal nature of the development of legislation on the digitalization
of customs authorities in the conditions of martial law and the prospects
for its improvement in post-war Ukraine in the conditions
of European integration