

СИЛАБУС НАВЧАЛЬНОЇ ДИСЦИПЛІНИ

1. Загальна інформація про навчальну дисципліну

Повна назва навчальної дисципліни	Основи кримінального права
Повна офіційна назва закладу вищої освіти	Сумський державний університет
Повна назва структурного підрозділу	Навчально-науковий інститут права. Кафедра кримінально-правових дисциплін та судочинства
Розробник(и)	Думчиков Михайло Олександрович
Рівень вищої освіти	другий рівень вищої освіти, НРК – 7 рівень, QF-LLL – 7 рівень, FQ-EHEA – другий цикл
Семестр вивчення навчальної дисципліни	_ тижнів протягом 11-го семестру, _ тижнів протягом 12-го семестру
Обсяг навчальної дисципліни	Обсяг навчальної дисципліни становить _ кредитів ЄКТС, _ годин, з яких _
Мова викладання	англійська

2. Місце навчальної дисципліни в освітній програмі

Статус дисципліни	Вибіркова навчальна дисципліна для всіх освітніх програм
Передумови для вивчення дисципліни	Передумови для вивчення відсутні
Додаткові умови	Додаткові умови відсутні
Обмеження	Обмеження відсутні

3. Мета навчальної дисципліни

Formation of knowledge about criminal law and skills in qualifying criminal offenses and sentencing.

4. Зміст навчальної дисципліни

<p>Тема 1 The concept, subject, objectives and system of criminal law. The science of criminal law. Criminal law as a branch of law: concepts and features. Subject and method of legal regulation of criminal law. Criminal law relations: their legal content, subjects and subject. Tasks of the Criminal Code and the functions of criminal law. Legal support of law enforcement activities as the main task of the Criminal Code. Protective function of criminal law. Regulatory and information functions of criminal law. Principles of criminal law. The principle of individual responsibility. Principles of responsibility in the presence of guilt and subjective attitude to guilt. Inadmissibility of double accusation. Principles of justice, legality, gender equality, focus on protection of human rights and freedoms, rule of law.</p>
<p>Тема 2 The concept and structure of the law of Ukraine on criminal liability. Structure (system) of the Criminal Code of Ukraine. Validity of the law of Ukraine on criminal liability in time. Principles of validity of the law of Ukraine on criminal liability in time. Time of committing various types of criminal offenses. Entry into force and invalidity of the law of Ukraine on criminal liability. The retroactive effect of the law of Ukraine on criminal liability in time. Types of laws of Ukraine on criminal liability which have retroactive effect and have no retroactive effect. Validity of the law of Ukraine on criminal liability in space. Extradition. Place of commission of various types of criminal offenses. Territorial principle. The principle of citizenship. The real principle. Universal principle. Terms of application of extradition or transfer of a criminal offense.</p>

Tema 3 The doctrine of criminal offense and its composition. Concepts and types of criminal offenses. Concepts and types of criminal offenses. Signs of a criminal offense. Insignificance of the act and its criminal significance. The difference between a criminal offense and other offenses. Classification of offenses. The concept, elements and features of a criminal offense. The concept of the composition of a criminal offense. Elements of the composition of a criminal offense. Signs of the composition of a criminal offense and their types. Types of corpus delicti.

Tema 4 Object of criminal offense.

The concept of the object of a criminal offense and its features. Vertical object views. Horizontal object types. The subject of the criminal offense and the victim of a criminal offense.

Tema 5 The objective side of a criminal offense.

The concept of the objective side Signs of the objective side of the criminal offense and their criminal significance. Socially dangerous act. The concept and forms of socially dangerous acts. Action as an active form of socially dangerous act. Inaction as a passive form of socially dangerous act. Conditions of criminal liability for inaction. Criminal significance of force majeure, physical or mental coercion. Socially dangerous consequences. The concept of socially dangerous consequences. Types of socially dangerous consequences under the Criminal Code of Ukraine. The causal link between a socially dangerous act and its consequences. The concept of causation. The difference between the causes and conditions of the consequences. Time, place, situation, tools, means, method of committing a criminal offense. Time of commission of a criminal offense. Place of commission of a criminal offense. The circumstances of the commission of a criminal offense. Tools and means of committing a criminal offense. The method of committing a criminal offense.

Tema 6 The subject of a criminal offense.

The concept and characteristics of the subject of a criminal offense. Types of the subject of the criminal offense; special subject of a criminal offense. Age at which criminal liability may arise. The general age at which criminal liability may arise. Reduced age from which criminal liability can arise. Features of establishing the age from which criminal liability may arise. Sanity and insanity. Limited sanity. Concepts and criteria of sanity. Concepts and criteria of insanity. Criminal significance of insanity. Concepts and criteria of limited sanity. Criminal significance of limited sanity. Committing a criminal offense while intoxicated. Types of intoxication. The criminal significance of committing a criminal offense while intoxicated.

Tema 7 The subjective side of the criminal offense.

The concept and characteristics of the subjective side of the criminal offense. Wine and its forms. Direct intent. Indirect intent. The difference between direct and indirect intent. Definite and indefinite intent. Criminal offense on self-confidence. Criminal offense of negligence. The difference between a criminal offense of negligence and innocent infliction of harm (case). Mixed (double, complex) form of guilt. Mixed (complex, double) forms of guilt. Optional features of the subjective side of the criminal offense. The motive for committing a criminal offense. The purpose of committing a criminal offense. Emotional state of the person. Error and its criminal significance. The concept of error in criminal law. Legal error, its types and significance. Actual error, its types and meanings.

Tema 8 Stages of committing an intentional criminal offense.

The concept and types of stages of committing an intentional criminal offense. The concept of stages of committing an intentional criminal offense. Types of stages of committing an intentional criminal offense. Completed criminal offense. The concept of a completed criminal offense. Features of determining the end of certain components of criminal offenses. Preparation for a criminal offense. The concept and signs of preparation for a criminal offense. Types of preparation for a criminal offense. The difference between preparation for a criminal offense from the detection of intent to commit a criminal offense. Qualification of preparation for a criminal offense. Attempt to commit a criminal offense. The concept and signs of an attempt to commit a criminal offense. Types of attempted criminal offense. The attempt on a criminal offense is over. Incomplete attempt on a criminal offense. The difference between an attempt and preparation for a criminal offense. Qualification of an attempt to commit a criminal offense. Voluntary renunciation of a criminal offense. The concept and signs of voluntary refusal to bring a criminal offense to an end. The difference between voluntary renunciation of effective repentance. Criminal-legal consequences of voluntary refusal to complete a criminal offense.

Tema 9 Complicity in a criminal offense.

The concept of complicity in a criminal offense. The concept of complicity Objective signs of complicity in a criminal offense. Subjective signs of complicity. The difference between complicity and involvement in a criminal offense .. Types of accomplices in a criminal offense. Executor (co-executor) of a criminal offense. Organizer of a criminal offense. Instigator of a criminal offense. Assistant to a criminal offense. Forms of complicity in a criminal offense. Group of people. A group of people by prior arrangement. Organized group. Criminal organization. Grounds and limits of criminal liability of accomplices of a criminal offense. The basis of criminal liability of accomplices in a criminal offense. Limits of criminal liability of accomplices of a criminal offense depending on their role distribution. Limits of criminal liability of accomplices of a criminal offense depending on the form of complicity. Special issues of criminal liability of accomplices in a criminal offense. Instigator

Tema 10 Multiplicity of criminal offenses.

The concept of multiplicity of criminal offenses. Signs of a plurality of criminal offenses. Types of plurality A single criminal offense. The concept of a single criminal offense. Types of individual criminal offenses. Ongoing criminal offenses. Ongoing criminal offenses. Committed criminal offenses. A set of criminal offenses. The concept and characteristics of a set of criminal offenses. The difference between a set of criminal offenses and the competition of criminal law. Types of a set of criminal offenses. Features of qualification of a set of criminal offenses. Recurrence of criminal offenses. Criminal-legal significance of recidivism. Features of qualification of recidivism of criminal offenses.

Tema 11 Circumstances that exclude criminal illegality of the act.

The concept of circumstances that exclude the criminal illegality of the act. Classification of circumstances that exclude criminal wrongdoing. Defense is needed. Imaginary defense. Detention of a person who has committed a criminal offense. Extreme necessity. Physical or mental coercion. Execution of an order or instruction. Risk action. Execution of a special task to prevent or detect criminal offenses of an organized group or a criminal offense organization.

Tema 12 Exemption from criminal liability.

The concept of exemption from criminal liability. Signs of exemption from criminal liability. Classification of types of exemption from criminal liability. The difference between exemption from criminal liability and its exclusion. Characteristics of certain types of exemption from criminal liability. Exemption from criminal liability due to effective repentance. Exemption from criminal liability in connection with the reconciliation of the perpetrator with the victim. Exemption from criminal liability in connection with the transfer of a person on bail. Exemption from criminal liability due to a change of circumstances. Exemption from criminal liability in connection with the expiration of the statute of limitations. Exemption from criminal liability of minors.

Тема 13 The doctrine of punishment and its purpose.

The concept of punishment. The concept and signs of punishment. The difference between punishment and other measures of criminal law. The purpose of punishment. Punishment system. Signs of the punishment system. Types of punishment. Punishments that may be imposed on minors. Basic and additional penalties. The main punishments. Additional penalties. Punishments that can be imposed both as basic and as additional. Features of the appointment of basic and additional punishments. General principles of sentencing. General principles of sentencing. Mitigating circumstances. Circumstances that aggravate the punishment. Special principles of sentencing. Sentencing for an unfinished criminal offense and a criminal offense committed in complicity. Sentencing is more punishable than required by law. Sentencing in mitigating circumstances. Sentencing for a set of criminal offenses. Sentencing by a set of sentences. Features of sentencing minors. Rules for drawing up sentences and crediting the term of pre-trial detention. Conviction. Signs of a criminal record. Legal consequences of a criminal record. Repayment of criminal record. Removal of criminal record. Features of repayment and removal of juvenile convictions.

Тема 14 Exemption from punishment and its serving.

Exemption from punishment and its serving. The concept of release from punishment and its serving. Signs of release from punishment and its serving. The difference between release from punishment and its serving and release from criminal liability. Types of release from punishment and its serving. Features of release from punishment and its serving for corruption criminal offenses. Characteristics of types of release from punishment and its serving. Exemption from punishment due to loss of public danger. Exemption from probation. Exemption from serving a sentence with probation for pregnant women and women with children under the age of seven. Exemption from serving a sentence due to the expiration of the statute of limitations for the execution of a conviction. Conditional early release from serving a sentence. Replacing the unserved part of the sentence with a milder one. Exemption from serving the sentence of pregnant women and women with children under the age of three. Exemption from punishment for illness. Exemption from serving a sentence under the amnesty law. Exemption from serving a sentence on the basis of a pardon decree.

Тема 15 Restrictive measures. Other measures of criminal law nature. Measures of criminal law nature against legal entities.

Concepts and types of restrictive measures. The concept and purpose of coercive measures of a medical nature. Persons to whom coercive measures of a medical nature are applied. Types of compulsory medical measures. Compulsory treatment. The concept of involuntary treatment. The difference between compulsory treatment and coercive measures of a medical nature. Grounds and conditions of compulsory treatment. Special confiscation. The concept of special confiscation. The difference between special confiscation and confiscation of property. Grounds for the application of special confiscation. Property subject to special confiscation. Grounds for applying criminal and legal measures to legal entities. Grounds for exemption of a legal entity from the application of coercive measures of a coercive criminal nature. Types of measures of criminal law nature applied to legal entities: fine, confiscation, liquidation.

Тема 16 Features of criminal liability and punishment of minors.

Grounds and principles of application of criminal liability to minors. Exemption from criminal liability of minors. Coercive measures of an educational nature. Punishments applied to minors and their features. Assignment of punishment to minors. Exemption from serving a sentence with probation for minors. Exemption from punishment with the use of coercive measures of an educational nature. Exemption from criminal liability and serving a sentence of minors in connection with the expiration of the statute of limitations. Parole of juveniles. Redemption and removal of criminal records for minors.

5. Очікувані результати навчання навчальної дисципліни

Після успішного вивчення навчальної дисципліни здобувач вищої освіти зможе:

PH1	Know the concept of criminal offense, its types and elements of criminal offense.
PH2	Interpret the content of legal norms of national law on the qualification of criminal offenses.

PH3	Determine the nature and fairness of the punishment chosen in a particular case.
PH4	Analyze trends in legal practice and evaluate them in terms of compliance with the law.
PH5	Analyze and apply the provisions of the Plenum of the Supreme Court on the consideration of criminal cases by courts.

7. Види навчальних занять та навчальної діяльності

7.1 Види навчальних занять

Тема 1. The concept, subject, objectives and system of criminal law. The science of criminal law.
<p>Пр1 "The concept, subject, objectives and system of criminal law. The science of criminal law." (денна)</p> <p>Criminal law as a branch of law: concepts and features. Subject and method of legal regulation of criminal law. Criminal law relations: their legal content, subjects and subject. Tasks of the Criminal Code and the functions of criminal law. Legal support of law enforcement activities as the main task of the Criminal Code. Protective function of criminal law. Regulatory and information functions of criminal law. Principles of criminal law. The principle of individual responsibility. Principles of responsibility in the presence of guilt and subjective attitude to guilt. Inadmissibility of double accusation. Principles of justice, legality, gender equality, focus on protection of human rights and freedoms, rule of law.</p>
Тема 2. The concept and structure of the law of Ukraine on criminal liability.
<p>Пр2 "The concept and structure of the law of Ukraine on criminal liability." (денна)</p> <p>Structure (system) of the Criminal Code of Ukraine. Validity of the law of Ukraine on criminal liability in time. Principles of validity of the law of Ukraine on criminal liability in time. Time of committing various types of criminal offenses. Entry into force and invalidity of the law of Ukraine on criminal liability. The retroactive effect of the law of Ukraine on criminal liability in time. Types of laws of Ukraine on criminal liability which have retroactive effect and have no retroactive effect. Validity of the law of Ukraine on criminal liability in space. Extradition. Place of commission of various types of criminal offenses. Territorial principle. The principle of citizenship. The real principle. Universal principle. Terms of application of extradition or transfer of a criminal offense.</p>
Тема 3. The doctrine of criminal offense and its composition. Concepts and types of criminal offenses.
<p>Пр3 "The doctrine of criminal offense and its composition. Concepts and types of criminal offenses." (денна)</p> <p>Concepts and types of criminal offenses. Signs of a criminal offense. Insignificance of the act and its criminal significance. The difference between a criminal offense and other offenses. Classification of offenses. Concepts, elements and signs of the composition of a criminal offense. The concept of the composition of a criminal offense. Elements of the composition of a criminal offense. Signs of the composition of a criminal offense and their types. Types of corpus delicti.</p>
Тема 4. Object of criminal offense.
<p>Пр4 "Object of criminal offense." (денна)</p> <p>The concept of the object of a criminal offense and its features. Vertical object views. Horizontal object types. The subject of the criminal offense and the victim of a criminal offense.</p>
Тема 5. The objective side of a criminal offense.
<p>Пр5 "The objective side of a criminal offense." (денна)</p> <p>The concept of the objective side Signs of the objective side of the criminal offense and their criminal significance. Socially dangerous act. The concept and forms of socially dangerous acts. Action as an active form of socially dangerous act. Inaction as a passive form of socially dangerous act. Conditions of criminal liability for inaction. Criminal significance of force majeure, physical or mental coercion. Socially dangerous consequences. The concept of socially dangerous consequences. Types of socially dangerous consequences under the Criminal Code of Ukraine. The causal link between a socially dangerous act and its consequences. The concept of causation. The difference between the causes and conditions of the consequences. Time, place, situation, tools, means, method of committing a criminal offense. Time of commission of a criminal offense. Place of commission of a criminal offense. The circumstances of the commission of a criminal offense. Tools and means of committing a criminal offense. The method of committing a criminal offense.</p>
Тема 6. The subject of a criminal offense.

Пр6 "The subject of a criminal offense." (денна)

The concept and characteristics of the subject of a criminal offense. Types of the subject of the criminal offense; special subject of a criminal offense. Age at which criminal liability may arise. The general age at which criminal liability may arise. Reduced age from which criminal liability can arise. Features of establishing the age from which criminal liability may arise. Sanity and insanity. Limited sanity. Concepts and criteria of sanity. Concepts and criteria of insanity. Criminal significance of insanity. Concepts and criteria of limited sanity. Criminal significance of limited sanity. Committing a criminal offense while intoxicated. Types of intoxication. The criminal significance of committing a criminal offense while intoxicated.

Тема 7. The subjective side of the criminal offense.

Пр7 "The subjective side of the criminal offense." (денна)

The concept and characteristics of the subjective side of the criminal offense. Wine and its forms. Direct intent. Indirect intent. The difference between direct and indirect intent. Definite and indefinite intent. Criminal offense on self-confidence. Criminal offense of negligence. The difference between a criminal offense of negligence and innocent infliction of harm (case). Mixed (double, complex) form of guilt. Mixed (complex, double) forms of guilt. Optional features of the subjective side of the criminal offense. The motive for committing a criminal offense. The purpose of committing a criminal offense. Emotional state of the person. Error and its criminal significance. The concept of error in criminal law. Legal error, its types and significance. Actual error, its types and meanings.

Тема 8. Stages of committing an intentional criminal offense.

Пр8 "Stages of committing an intentional criminal offense." (денна)

The concept and types of stages of committing an intentional criminal offense. The concept of stages of committing an intentional criminal offense. Types of stages of committing an intentional criminal offense. Completed criminal offense. The concept of a completed criminal offense. Features of determining the end of certain components of criminal offenses. Preparation for a criminal offense. The concept and signs of preparation for a criminal offense. Types of preparation for a criminal offense. The difference between preparation for a criminal offense from the detection of intent to commit a criminal offense. Qualification of preparation for a criminal offense. Attempt to commit a criminal offense. The concept and signs of an attempt to commit a criminal offense. Types of attempted criminal offense. The attempt on a criminal offense is over. Incomplete attempt on a criminal offense. The difference between an attempt and preparation for a criminal offense. Qualification of an attempt to commit a criminal offense. Voluntary renunciation of a criminal offense. The concept and signs of voluntary refusal to bring a criminal offense to an end. The difference between voluntary renunciation of effective repentance. Criminal-legal consequences of voluntary refusal to complete a criminal offense.

Тема 9. Complicity in a criminal offense.

Пр9 "Complicity in a criminal offense." (денна)

The concept of complicity in a criminal offense. The concept of complicity Objective signs of complicity in a criminal offense. Subjective signs of complicity. The difference between complicity and involvement in a criminal offense .. Types of accomplices in a criminal offense. Executor (co-executor) of a criminal offense. Organizer of a criminal offense. Instigator of a criminal offense. Assistant to a criminal offense. Forms of complicity in a criminal offense. Group of people. A group of people by prior arrangement. Organized group. Criminal organization. Grounds and limits of criminal liability of accomplices of a criminal offense. The basis of criminal liability of accomplices in a criminal offense. Limits of criminal liability of accomplices of a criminal offense depending on their role distribution. Limits of criminal liability of accomplices of a criminal offense depending on the form of complicity. Special issues of criminal liability of accomplices in a criminal offense.

Тема 10. Multiplicity of criminal offenses.

Пр10 "Multiplicity of criminal offenses." (денна)

The concept of multiplicity of criminal offenses. Signs of a plurality of criminal offenses. Types of plurality A single criminal offense. The concept of a single criminal offense. Types of individual criminal offenses. Ongoing criminal offenses. Ongoing criminal offenses. Committed criminal offenses. A set of criminal offenses. The concept and characteristics of a set of criminal offenses. The difference between a set of criminal offenses and the competition of criminal law. Types of a set of criminal offenses. Features of qualification of a set of criminal offenses. Recurrence of criminal offenses. Criminal-legal significance of recidivism. Features of qualification of recidivism of criminal offenses.

Тема 11. Circumstances that exclude criminal illegality of the act.

Пр11 "Circumstances that exclude criminal illegality of the act." (денна)

The concept of circumstances that exclude the criminal illegality of the act. Classification of circumstances that exclude criminal wrongdoing. Defense is needed. Imaginary defense. Detention of a person who has committed a criminal offense. Extreme necessity. Physical or mental coercion. Execution of an order or instruction. Risk action. Execution of a special task to prevent or detect criminal offenses of an organized group or a criminal offense organization.

Тема 12. Exemption from criminal liability.

Пр12 "Circumstances that exclude criminal illegality of the act." (денна)

The concept of exemption from criminal liability. Signs of exemption from criminal liability. Classification of types of exemption from criminal liability. The difference between exemption from criminal liability and its exclusion. Characteristics of certain types of exemption from criminal liability. Exemption from criminal liability due to effective repentance. Exemption from criminal liability in connection with the reconciliation of the perpetrator with the victim. Exemption from criminal liability in connection with the transfer of a person on bail. Exemption from criminal liability due to a change of circumstances. Exemption from criminal liability in connection with the expiration of the statute of limitations. Exemption from criminal liability of minors.

Тема 13. The doctrine of punishment and its purpose.

Пр13 "The doctrine of punishment and its purpose." (денна)

The concept of punishment. The concept and signs of punishment. The difference between punishment and other measures of criminal law. The purpose of punishment. Punishment system. Signs of the punishment system. Types of punishment. Punishments that may be imposed on minors. Basic and additional penalties. The main punishments. Additional penalties. Punishments that can be imposed both as basic and as additional. Features of the appointment of basic and additional punishments. General principles of sentencing. General principles of sentencing. Mitigating circumstances. Circumstances that aggravate the punishment. Special principles of sentencing. Sentencing for an unfinished criminal offense and a criminal offense committed in complicity. Sentencing is more punishable than required by law. Sentencing in mitigating circumstances. Sentencing for a set of criminal offenses. Sentencing by a set of sentences. Features of sentencing minors. Rules for drawing up sentences and crediting the term of pre-trial detention. Conviction. Signs of a criminal record. Legal consequences of a criminal record. Repayment of criminal record. Removal of criminal record. Features of repayment and removal of juvenile convictions.

Тема 14. Exemption from punishment and its serving.

Пр14 "Exemption from punishment and its serving." (денна)

Exemption from punishment and its serving. The concept of release from punishment and its serving. Signs of release from punishment and its serving. The difference between release from punishment and its serving and release from criminal liability. Types of release from punishment and its serving. Features of release from punishment and its serving for corruption criminal offenses. Characteristics of types of release from punishment and its serving. Exemption from punishment due to loss of public danger. Exemption from probation. Exemption from serving a sentence with probation for pregnant women and women with children under the age of seven. Exemption from serving a sentence due to the expiration of the statute of limitations for the execution of a conviction. Conditional early release from serving a sentence. Replacing the unserved part of the sentence with a milder one. Exemption from serving the sentence of pregnant women and women with children under the age of three. Exemption from punishment for illness. Exemption from serving a sentence under the amnesty law. Exemption from serving a sentence on the basis of a pardon decree.

Тема 15. Restrictive measures. Other measures of criminal law nature. Measures of criminal law nature against legal entities.

Пр15 "Restrictive measures. Other measures of criminal law nature. Measures of criminal law nature against legal entities." (денна)

Concepts and types of restrictive measures. The concept and purpose of coercive measures of a medical nature. Persons to whom coercive measures of a medical nature are applied. Types of compulsory medical measures. Compulsory treatment. The concept of involuntary treatment. The difference between compulsory treatment and coercive measures of a medical nature. Grounds and conditions of compulsory treatment. Special confiscation. The concept of special confiscation. The difference between special confiscation and confiscation of property. Grounds for the application of special confiscation. Property subject to special confiscation. Grounds for applying criminal and legal measures to legal entities. Grounds for exemption of a legal entity from the application of coercive measures of a coercive criminal nature. Types of measures of criminal law nature applied to legal entities: fine, confiscation, liquidation.

Тема 16. Features of criminal liability and punishment of minors.

Пр16 "Features of criminal liability and punishment of minors." (денна)
 Grounds and principles of application of criminal liability to minors. Exemption from criminal liability of minors. Coercive measures of an educational nature. Punishments applied to minors and their features. Assignment of punishment to minors. Exemption from serving a sentence with probation for minors. Exemption from punishment with the use of coercive measures of an educational nature. Exemption from criminal liability and serving a sentence of minors in connection with the expiration of the statute of limitations. Parole of juveniles. Redemption and removal of criminal records for minors.

7.2 Види навчальної діяльності

8. Методи викладання, навчання

Дисципліна передбачає навчання через:

МН1	Case-study
МН2	Brain storm
МН3	Educational game

9. Методи та критерії оцінювання

9.1. Критерії оцінювання

Шкала оцінювання ECTS	Визначення	Чотирибальна національна шкала оцінювання	Рейтингова бальна шкала оцінювання
5 (відмінно)	Відмінне виконання лише з незначною кількістю помилок	A	$90 \leq RD \leq 100$
4 (добре)	Вище середнього рівня з кількома помилками	B	$82 \leq RD < 89$
4 (добре)	Загалом правильна робота з певною кількістю помилок	C	$74 \leq RD < 81$
3 (задовільно)	Непогано, але зі значною кількістю недоліків	D	$64 \leq RD < 73$
3 (задовільно)	Виконання задовольняє мінімальні критерії	E	$60 \leq RD < 63$
2 (незадовільно)	Можливе повторне складання	FX	$35 \leq RD < 59$
2 (незадовільно)	Виконання задовольняє мінімальні критерії	F	$0 \leq RD < 34$

9.2 Методи поточного формативного оцінювання

9.3 Методи підсумкового сумативного оцінювання

МСО1	Student survey
МСО2	Testing
МСО3	Group practical tasks
МСО4	Certification

Контрольні заходи:

11-й семестр		100 балів
MCO1. Student survey		48
	16x3	48
MCO2. Testing		16
	16x1	16
MCO3. Group practical tasks		15
	3x5	15
MCO4. Certification		21
		21

Контрольні заходи в особливому випадку:

10. Ресурсне забезпечення навчальної дисципліни

10.1 Засоби навчання

ЗН1	Multimedia, video and audio, projection equipment (video cameras, projectors, screens, smart boards, etc.)
ЗН2	Information and communication systems
ЗН3	Software (to support distance learning, Internet surveys, virtual laboratories, virtual patients, to create computer graphics, modeling, etc.)

10.2 Інформаційне та навчально-методичне забезпечення

Основна література	
1	The Criminal Code of Ukraine was adopted on April 5, 2001.
2	Constitution of Ukraine: Law of Ukraine of June 28, 1996 № 254k / 96-VR Verkhovna Rada of Ukraine.
3	European Convention on Human Rights. URL. https://www.echr.coe.int/Documents/Convention_ENG.pdf