

## Table of contents

### INTERNATIONAL LAW AND INTERNATIONAL RELATIONS

Borys Babin, Eduard Pleshko, LEGAL QUALIFICATION OF THE DEPORTATION OF THE CRIMEAN TATAR PEOPLE AS THE INTERNATIONAL CRIME .....	7
Yuliia Anosova, THE GENOCIDE AGAINST THE RUSSIAN-SPEAKING POPULATION OF DONBASS REGION: REALITY OR MYTH? (LEGAL ANALYSIS) .....	18
Nadiia Liashenko, SUBJECT OF DECISIONS OF THE EUROPEAN COURT OF HUMAN RIGHTS .....	27
Iuliia Uzun, EVOLUTION OF THE IDEA OF TURKIC–TURKISH CULTURAL EXPANSE IN THE TWENTIETH CENTURY AND ITS POLITICAL IMPORTANCE FOR TURKEY’S GEOSTRATEGY .....	33
Maryna Kasianova, UKRAINIANS IN THE LABOR MARKET OF EASTERN EUROPE (LATE TWENTIETH – EARLY TWENTY FIRST CENTURIES) .....	45

### THEORETICAL AND HISTORICAL PROBLEMS OF LAW AND POLITICS

Yuliia Tsurkan-Saifulina, AXIOLOGY OF LAW AND AXIOLOGY OF POWER: PHILOSOPHICAL AND LEGAL ASPECT .....	53
Valentyna Khriapchenko, THE RHIZOME MODEL OF THE SYSTEM OF LAW AS THE MANIFESTATION OF CREATIVITY IN THE CONTEMPORARY JURISPRUDENCE .....	61
Dilara Gadzhyieva, Mykola Polovyi, SYNERGETIC ANALYSIS OF TRANSITIONAL CHANGES DURING NATIONAL LIBERATION STRUGGLE OF 1917-1921 IN UKRAINE .....	67
Svitlana Rostetska, THE PHENOMENON OF NATIONAL IDENTITY IN THE POLITICAL SCIENCE .....	73
Vira Yaroshenko, CIVIC COMPETENCE AS A CONDITION OF FORMATION OF UKRAINIAN POLITICAL NATION .....	78
Liliya Didukh, NEOTECHNOCRATISM IN THE PROBLEM FIELD OF POLITICAL SCIENCE OF THE SECOND HALF OF THE TWENTIETH CENTURY .....	84
Anastasiia Kravets, THE SUBJECT OF BIOPOLITICS: ORIGINS, PROBLEMS, PERSPECTIVE .....	89
Oleh Kuzhman, REGIONAL LEVEL IN TOPOLOGICAL DIVERSITY OF POLITICAL AGENDA: SEEKING THEORETICAL JUSTIFICATION .....	94
Fejzulla Berisha, THE CONTROL OF ADMINISTRATION’S PERFORMANCE AND THE HOLDERS OF STATE ADMINISTRATION .....	100
Liudmyla Kozlovska, INFLUENCE OF POLITICAL ACTORS (AND MIGRANTS AS THEIR COMPONENT) ON POLITICAL PROCESS .....	112

### MEDIA DIMENSIONS OF POLITICAL DISCOURSE

Iryna Saienko, COMMUNICATIVE TECHNOLOGIES OF OPPOSITION ACTIVITY DURING ELECTORAL CAMPAIGNS .....	116
---	-----

**PROBLEMS OF NATIONAL PUBLIC AND PRIVATE LAW**

Dmytro Yagunov, PERSPECTIVES OF PENITENTIARY REFORM IN UKRAINE: SOME PROJECTS AND SOME STEPS .....	122
Halyna Petrosian, COMPARATIVE CHARACTERISTICS OF RECOGNITION OF GUILT AGREEMENT IN UKRAINE AND PROCEDURAL AGREEMENT IN GEORGIA .....	130
Yuliia Merkulova, PROCEDURAL AND PSYCHOLOGICAL PECULIARITIES OF AGREEMENT ON RECONCILIATION BETWEEN A VICTIM AND A SUSPECT (AN ACCUSED) IN CRIMINAL PROCEEDINGS .....	135
Yuliia Hres, DEFINING CORRELATION BETWEEN TACTICAL, TECHNOLOGICAL AND ORGANIZATIONAL ASPECTS IN AN INVESTIGATIVE (SEARCH) ACTIVITY .....	142
Fejzulla Berisha, THE JUDICIAL CONTROL OF THE WORK OF ADMINISTRATION .....	148
Olesia Melnyk, INDEPENDENCE OF A JUDGE AS THE BASIS FOR FAIR AND IMPARTIAL JUSTICE IN A LEGAL STATE .....	157
Olha Stukalenko, ACTIVITY OF THE MINISTRY OF REGIONAL DEVELOPMENT, CONSTRUCTION AND MUNICIPAL ENGINEERING OF UKRAINE IN THE FIELD OF CONSTRUCTION .....	163
Sergiy Glibko, PROBLEMS OF LEGAL PROVISION OF INNOVATIVE BANKING .....	168
Tetiana Khorosha, PROBLEMATIC QUESTIONS OF LEGAL REGULATION OF HEREDITARY RELATIONS COMPLICATED BY A FOREIGN ELEMENT .....	174
REQUIREMENTS TO MANUSCRIPTS (in Ukrainian) .....	181
REQUIREMENTS TO MANUSCRIPTS (in Czech) .....	185
REQUIREMENTS TO MANUSCRIPTS (in English) .....	188