

**Питання до іспиту з дисципліни «Criminal law»
для студентів 2го року навчання (2022/2023 н.р.)**

1. The concept of criminal law.
2. Objectives, functions and principles of criminal law
3. The system of criminal law
4. Criminal law and related branches of law
5. The concept of the criminal law system, its structure and types.
6. Romano-Germanic criminal law system.
7. Anglo-American criminal law system.
8. Socialist criminal law system.
9. Religious-traditional type of criminal law system. Features of Muslim criminal law.
10. The main trends of development of modern criminal law in Ukraine and the world.
11. General characteristics of the sources of criminal law of Ukraine and foreign countries.
12. Sources of criminal law in the countries of the Anglo-American legal system.
13. Sources of criminal law in the countries of the Romano-Germanic legal system.
14. Sources of criminal law in the countries of the Muslim legal system.
15. The effect of the criminal law in time. Retroactive effect of the criminal law in time.
16. The effect of the criminal law in space. Principles of its action.
17. Types of definitions of the concept of criminal offense : formal, pragmatic, mixed.
18. The concept of a criminal offense and its characteristics according to the criminal law of Ukraine and foreign countries.
19. Classification of criminal offenses (criminal acts). Criminal misdemeanor. Types of crimes.
20. The concept and content of the basis of criminal responsibility under the criminal law of Ukraine. Corpus delicti.

- 21.Types of corpus delicti.
- 22.The basis of criminal responsibility under the criminal law of the countries of the Romano-Germanic legal system.
- 23.The basis of criminal responsibility under the criminal law of the countries of the Anglo-American legal system.
- 24.The concept of the object of a criminal offense and its types.
- 25.The objective side of the criminal offense, its features in the domestic criminal law doctrine.
- 26.Objective composition of the act under the criminal law of the Federal Republic of Germany.
- 27.A socially dangerous act (action and inaction) according to the criminal law of Ukraine and foreign countries.
- 28."Actus reus" in the countries of the Anglo-American system of criminal law.
- 29.Socially dangerous consequences and causal relationship in the criminal law of Ukraine and foreign countries.
- 30.Causal relationship in the criminal law of Ukraine and foreign countries.
- 31.Concepts and types of subjects of criminal offenses.
- 32.Legal entities as subjects of criminal offenses.
- 33.Age of criminal liability.
- 34.The concept of criminal sanity in the criminal law of Ukraine and foreign countries.
- 35.The concept of partial insanity in the criminal law of Ukraine and foreign countries. .
- 36.The concept of guilt as a feature of the subjective side of the corpus delicti in the criminal law of Ukraine.
- 37.Guilt as a feature of a criminal offense in the criminal law of modern foreign countries.
- 38.Forms of guilt, their types, "mixed" form of guilt in the criminal law of Ukraine.
- 39.The motive and purpose of the criminal offense.

40. The concept of the stages of a criminal offense under the criminal law of Ukraine.
41. Regulation of prior criminal activity in the criminal law of the countries of the Romano-Germanic legal system.
42. Regulation of prior criminal activity in the criminal legislation of countries of the Anglo-American legal system.
43. The concept, features, types and forms of complicity in criminal law of Ukraine.
44. The concept of complicity in the criminal law of the countries of the Romano-Germanic legal system.
45. The concept of complicity in the criminal law of countries of the Anglo-American legal system
46. The concept and general characteristics of the circumstances excluding criminality of an act in the criminal law of Ukraine and foreign countries.
47. Institute of necessary defense. The excess of necessary defense.
48. Extreme necessity: concepts, conditions of legality.
49. The concept of punishment and its features according to the criminal law of Ukraine and foreign countries.
50. Purpose of punishment and its types. Basic theories of punishment.
51. System and types of punishments.
52. Capital punishment as a type of punishment under the criminal law of Ukraine and foreign countries.
53. Imprisonment for a determinate period of time as a type of punishment under the criminal law of Ukraine and foreign countries.
54. Life imprisonment as a type of punishment under the criminal law of Ukraine and foreign countries.
55. Fine as a type of punishment under the criminal law of Ukraine and foreign countries.
56. Forfeiture of property as a type of punishment under the criminal law of Ukraine and foreign countries.

57. Deprivation of the right to occupy certain positions or engage in certain activities as a type of punishment under the criminal law of Ukraine and foreign countries.
58. Other criminal law measures.
59. Criminal law measures applied to legal entities.
60. Institute of probation.
61. The system of the Special part of the criminal law of Ukraine and foreign countries: general characteristics and their comparative analysis.
62. The system of the Special part of the criminal law of the countries of the Anglo-American legal system.
63. The system of the Special part of the criminal law of the countries of the Romano-Germanic legal system.

**Завідувач кафедри
Кримінально-правової політики**



Сергій ХАРИТОНОВ