Exam questions on the academic discipline «Theory of Law»

for students of the first (bachelor's) level of higher education in the field of knowledge 29 «International Relations» of the speciality 293 «International Law» of the specialization «International Law» of the Faculty of International Law

- 1. Jurisprudence as a social and legal science
- 2. System of legal sciences
- 3. The concept of general theory of law, its place in the system of legal sciences
- 4. The subject of general theory of law
- 5. Functions of the theory of law
- 6. Social genesis of law
- 7. Law and morality
- 8. Law and religion
- 9. Law and politics
- 10. Law and economics
- 11. Basic legal values and their place in the system of law
- 12. Normative theory of law
- 13. Legal positivism
- 14. Natural concept of law
- 15. The relationship between iusnaturalism and legal positivism
- 16. Sociological school of law
- 17. Legal realism
- 18. Integrative jurisprudence
- 19. The notion of law and its main attributes
- 20. The main forms of law's existence
- 21. Functions of law
- 22. Objective and subjective law
- 23. Basic concepts of law
- 24. Natural and positive law
- 25. The concept of a state and its attributes
- 26. Characteristics of state power
- 27. The concept and attributes of state sovereignty
- 28. Sovereign rights
- 29. People's sovereignty and national sovereignty
- 30. Functions of a state
- 31. Economic and financial functions of a state
- 32. Social and humanitarian functions of a state
- 33. Models of a state
- 34. Legal forms of state functions
- 35. Form of a state
- 36. Form of state government
- 37. Form of state organization
- 38. Form of state regime

- 39. State form of Ukraine
- 40. Form of state government in Ukraine
- 41. The principle of separation of powers. System of checks and balances
- 42. The concept and types of different forms (sources) of law
- 43. Sources of international law
- 44. Normative legal act as a source of law
- 45. Judicial precedent as a source of law
- 46. The structure of judicial precedent
- 47. Legal custom as a source of law
- 48. Normative contract (agreement) as a source of law
- 49. Legal doctrine as a source of law
- 50. Judicial practice as a source of law
- 51. The concept and the structure of the system of law
- 52. Branches of law
- 53. Private and public law
- 54. Substantive and procedural law
- 55. The concept and attributes of legal norm
- 56. The structure of legal norm
- 57. Types of legal norms
- 58. Correlation of legal norms and legal principles
- 59. The concept and stages of legal regulation
- 60. The ways of legal regulation
- 61. Types of legal regulation
- 62. Methods of legal regulation
- 63. The concept and attributes of legal relations
- 64. Types of legal relations
- 65. Structure of legal relations
- 66. Legal personality (subjectivity) in the mechanism of legal regulation
- 67. The concept and attributes of unlawful behavior
- 68. Legal structure of an offence
- 69. Types of offences
- 70. Objectively illegal act
- 71. Abuse of law
- 72. The concept and grounds for legal liability
- 73. Types of legal liability
- 74. Functions of legal liability
- 75. The concept and main stages of application of law (law enforcement)
- 76. Legal gaps
- 77. Legal collisions
- 78. Law-enforcement acts
- 79. The concept and peculiarities of legal interpretation
- 80. Types of legal interpretations
- 81. Methods of legal interpretation

- 82. Interpretative acts
- 83. The concept and key attributes of human rights
- 84. Generations of human rights
- 85. Types of human rights
- 86. Guarantees of human rights
- 87. International human rights guarantees
- 88. A state's human rights obligations
- 89. The origin and formation of the doctrine of the Rule of Law
- 90. Basic requirements for the rule of law