## **Principles of law**

(tasks, cases, tests)

Under the scientific redaction of Assoc. Prof. Andriyana Andreeva PhD

## 2017 Science and Economics Publishing House University of Economics - Varna

Тази книга или части от нея не могат да бъдат размножавани, разпространявани по електронен път и копирани без писменото разрешение на издателя.

- © Андриана Йовчева Андреева, Диана Руменова Димитрова, автори, 2017.
- © Издателство "Наука и икономика" Икономически университет Варна, 2017.

ISBN 978-954-21-0917-4

## **Contents**

Introduction	9
Abbreviations	10
PART ONE: PUBLIC LAW	
Chapter 1: General doctrine of law	
1. Characteristics and essence of law. System of law. Sources	
of law	11
2. Legal relationship. Essence, elements, contents	14
3. Legal norm – essence and structure. Types of legal norms.	
Presumption and fiction	16
4. Juridical facts – general characteristics. Types of juridical facts	24
Chapter two: Constitutional law	
1. Doctrine of Constitution. Establishing and requirements. Types of	
Constitutions. Constitutional development of the Republic	
of Bulgaria	26
2. National assembly	30
3. President	31
4. Council of ministers	32
5. Constitutional court	.33
6. Judiciary. System and bodies of the judiciary	.34
Conclusion	.37

## **Chapter three: Administrative law**

1.	Notion and essence of the state governance	10
2.	Administrative acts – characteristics and types. Issuance and	
	requirements for validity. Invalidity of administrative acts.	
	Operation of administrative acts	11
3.	Administrative violations – definition. Objective and subjective	
	aspect of the administrative violations. Subjects of administrative	
	liability2	14
4.	Administrative punishments – definition, types and procedure	
	of imposition	14
	Chapter four: Criminal law	
1.	Doctrine of crime. Elements of crime. Circumstances, excluding	
	the criminal character of the act.	17
2.	Doctrine of punishment. Purpose of punishment. Kinds	
	of punishment	50
3.	Penally responsible persons	56
4.	System of crimes according to the Bulgarian criminal law	57
	PART TWO: CIVIL LAW	
	Chapter one: Civil law – general part	
1.	Essence and system of civil law. Civil legal relationship,	
	elements	13
2.	Legal subjects. Physical persons – general legal capacity	
	and capacity to perform legal acts	74
3.	Legal persons – notion, types, legal capacity	15

4.	Legal transactions – notion, action, types	80
5.	Representation – definition and types	83
6.	Limitation – notion and action. Not running and interruption	
	of the limitation	87
	Chapter two: Property law	
1.	Ownership – notion. Characteristics. Contents. Types	89
2.	Establishment and losing of ownership. Grounds for acquisition.	
	Protection of ownership	93
	Chapter three: Obligational law	
1	•	
1.	Obligation legal relationship – definition and essence.	
	Grounds for rise, types. Non-contractual grounds	98
2.	Contracts – essence. Conclusion. Types of contracts.	
	Interpretation of contracts	00
3.	Performance. Non-performance. Liability in case of non-	
	performance. Creditor's delay	03
4.	Security on claim. Privileges and guarantee. Pledge	
	and mortgage	05
5.	Termination of the obligation legal relationship 1	07
6.	Types of contracts	07
	Chanton form Labore low	
	Chapter four: Labour law	
1.	Employment legal relationship – notion and essence. Subjects and	
	contents of the employment legal relationship1	
2.	Employment contracts. Types of employment contracts	14

3.	Working time. Rests and leaves.	119
4.	Work discipline and disciplinary liability.	120
5.	Termination of the employment legal relationship	125
Ex	xcerpts from applicable legal regulations	128
Li	terature	240