

**Andriy IVANSKY**

**FINANCIAL-LAW SANCTIONS  
AS AN AUTONOMOUS FORM  
OF IMPLEMENTATION  
OF PUBLIC-LAW LIABILITY:  
THEORY, REGULATION  
AND COMPARATIVE PRACTICE**

**Monograph**



**IZDEVNIECĪBA  
BALTIJA  
PUBLISHING**

**2026**

**Author:**

**Andriy Yosypovych Ivanskyy**, Doctor habitatus (Dr.Dr. ad hoc) of Juridical Science, Professor, RAA Magister of European Law (University of Innsbruck, Austria), The Honoured Lawyer of Ukraine, The Honoured Worker of the State Tax Service of Ukraine, Professor of the Department of State and Legal Disciplines of the International Humanitarian University, Lawyer

**Reviewers:**

**L. A. Savchenko**—Doctor of Law, Professor, The Honoured Scientist and Engineer of Ukraine, Head of the Research Service of the Verkhovna Rada of Ukraine;

**A. Yu. Kovalchuk**—Doctor of Law, Associate Professor, Head of the Department of University Education and Law of the Central Institute of Postgraduate Teacher Education of DHEI “University of Educational Management” of the National Academy of Educational Sciences of Ukraine;

**V. O. Riadinska**—Doctor of Law, Senior Researcher, Head of the Research Laboratory of Legal and Organizational Support of the Ministry of Internal Affairs of Ukraine

**Financial-Law Sanctions as an Autonomous Form of Implementation of Public-Law Liability: Theory, Regulation and Comparative Practice** : Monograph / A.Y. Ivanskyy ; International Humanitarian University, Odesa. 3rd revised and enlarged edition. Riga, Latvia : Baltija Publishing, 2026. 426 p.

ISBN 978-9934-26-663-8

DOI: <https://doi.org/10.30525/978-9934-26-663-8>

The author conducts relevant scientific research that has an important applied meaning, namely, theoretical basics, legal nature, characteristics and features of an important parameter of market relations—financial-law sanctions—are studied. After all, extent and number of economic and administrative disputes, and, accordingly, stability and security of doing business, legality of activities of fiscal control bodies, avoiding mistakes by judicial authorities depend on their correct and unified understanding by all entities of financial activities.

Having not only the experience of theoretical research, co-authorship in writing the law on financial-law sanctions, but also extensive, long-term law enforcement own practical activities in the field of public finance, the author emphasizes the further substantiation of independent financial-law liability, and its relationship with other types of legal liability, determines position of financial-law sanctions in the system of financial coercive measures.

The research highlights and systematizes functioning of financial sanctions in Ukraine (taking into account changes in legislation due to spread of COVID-19 and introduction of martial law), experience of leading countries in various legal systems of the world as of the end of 2022.

The monograph is intended for students, postgraduates and teachers of law and economics faculties, entrepreneurs, judicial authorities, employees in fiscal control, law enforcement agencies, who are interested in financial law issues due to areas of expertise or professional activities.