

## **Criminal Code of Ukraine 2001 (abstracts)**

### **Article 8. The operation of the law on criminal liability in regard to offenses committed by foreign nationals or stateless persons outside Ukraine**

Foreign nationals or stateless persons not residing permanently in Ukraine, who have committed criminal offenses outside Ukraine, shall be criminally liable in Ukraine under this Code in such cases as provided for by the international treaties, or if they have committed any of the special grave offenses against rights and freedoms of

2. The same acts, if repeated, or where they caused death of people or any other grave consequences, - shall be punishable by imprisonment for a term of eight to fifteen years with the forfeiture of property.

### **Criminal Procedural Code of Ukraine 1960 (abstracts)**

#### **Article 112. Jurisdiction**

In cases of crimes envisaged in Article 446 of the Criminal Code of Ukraine the pre-trial investigation is conducted by the investigative bodies of the Security Service of Ukraine.

### **Ukraine's legislation on piracy (overview)**

Under Article 9 of the Constitution of Ukraine international treaties that are in force, agreed to be binding by the Verkhovna Rada of Ukraine, are part of the national legislation of Ukraine.

With regard to the above mentioned, the following international treaties to which Ukraine is a Party are direct applicable in relation to the prevention and punishment of piracy and armed robbery at sea:

- United Nations Convention of the Law of the Sea 1982;
- United Nations Convention for the Suppression of Unlawful Actd [(C)-0.761512(r)71(u)]

