# **ALIKHAN BOKEIKHAN UNIVERSITY** MODULAR EDUCATIONAL PROGRAM on the educational program 7M04218 - ACTUAL PROBLEMS OF LAW**Semey, 2022**

Developed by the «Departments of Civil Law Disciplines», «State Law Disciplines», «Criminal Law Disciplines»

Discussed and approved at the meeting of the Department of State and Legal Disciplines (Protocol No. \_5\_ dated December 28,2021) Discussed and approved at the meeting of the Department of Civil Law Disciplines (Protocol No. \_5\_ dated 20.01. 2022) Discussed and approved at the meeting of the Department of Criminal Law Disciplines (Protocol No. \_5\_ dated 28.01. 2022)

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#### I. EXPLANATORY NOTE

The Modular Educational program (MOPP) is compiled in accordance with:

# I. Regulatory documents of the Republic of Kazakhstan

- 1. The Law of the Republic of Kazakhstan "On Education" dated 27.07.2007 with additions and amendments dated 21.02.19;
- 2. The State standard of higher and postgraduate education, approved by the Order of the Minister of Science and Higher Education of the Republic of Kazakhstan No. 2 dated July 20, 2022;
- 3. Rules for the organization of the educational process on credit technology of education, approved by Order of the Minister of Education and Science of the Republic of Kazakhstan No. 152 dated April 20, 2011 (as amended by Order of the Ministry of Education and Science of the Republic of Kazakhstan No. 563 dated 12.10.2018);
- 4. Standard rules of activity of educational organizations implementing educational programs of higher and (or) postgraduate education, approved by the Order of the Ministry of Education and Science of the Republic of Kazakhstan No. 595 dated 30.10.2018;
- 5. Professional standard "Teacher", approved by the Order of the Chairman of the Board of the National Chamber of Entrepreneurs of the Republic of Kazakhstan "Atameken" No. 133 dated June 8, 2017.

# II. Regulatory documents of the Educational institution "Alikhan Bokeikhan University"

- 1. MR. Revision No. 4 of 05.10.2022 "Structure of the modular educational program";
- 2. Item Revision No. 4 of 23.08.22 "Regulations on the research work of undergraduates".

The modular educational program (MEP) is developed as a set and sequence of training modules for the entire period of study and is aimed at mastering the competencies necessary to award the academic degree "Master of Law" under the educational program 7M04218 - "Actual problems of law". The DB block includes the disciplines of the university component (VC), which is 6 credits; and components of choice (CV), which is 4 credits. Modules of these disciplines allow you to form a complex of key (research), general and professional competencies acquired by a graduate.

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ERWM - 13 credits;FSA – 12 credits.

In total, a master's student at the end of the MEP must master 60 credits (100%). In total, 6 modules were compiled for MEP.

To update OP 7M04218 "Actual problems of law" on March 15, 2019 at the Faculty of Law, a round table was held on the topic "Labor market: state and ways of effective interaction", which was attended by representatives of the Prosecutor's Office of the city of Semey, internal affairs bodies, judges of the city court, etcAt the end of the work, the participants of the round table adopted a resolution with a list of new disciplines for MNP that meet the requirements of the modern market. On the example of disciplines: "Theory and practice of the application of constitutional legislation", "Legal regulation of commercial

activities in the Republic of Kazakhstan and foreign countries", "Modern policy of combating crime."

Objects of professional activity for the qualification "Master of Law" under the educational program 7M04218 - "Actual problems of law" prepares qualified specialists who are ready to carry out scientifically grounded professional activities in jurisprudence to meet the staffing needs of law enforcement agencies, public authorities, judicial and law enforcement systems and organizations of all forms of ownership.

The goal of the EP "7M04218 - Actual problems of law" is coordinated with the university development strategy - the preparation of competitive highly qualified masters of law with a broad outlook and moral responsibility, capable of fulfilling and improving their scientific, pedagogical and production activities, personal development, ready to make decisions, combining interests of the individual, society and the state, which corresponds to the mission, goals of the university quality policy.

During the development of the modular educational program, the wishes and recommendations of social partners and potential employers were taken into account, aimed at the formation of additional professional competencies that meet the requirements of the labor market.

Recommended by the employers

- 1. The head of the UP G.Semey DP East Kazakhstan region Police Colonel Bazarov E.M.
- 2. Semey City Prosecutor Senior Adviser of Justice Aimukhan S.A.

In order to create special conditions for people with special educational needs to receive education, the graduate's competence model is supplemented with professional competencies that ensure the adaptive nature of the main educational program. To this end, courses for the formation of the ability of persons with special educational needs to successfully socialize in society and actively adapt to the labor market, taking into account the characteristics of the disease, are introduced into the catalog of courses of the additional educational program "Minor".

# After successful completion of the educational program (OP) 7M04218 "Actual problems of law" Master:

- ON 1 to evaluate and realize the social significance of their future profession, by showing intolerance to corrupt behavior, respect for the law, having a sufficient level of professional justice;
- ON 2 to have the skills (professional competence) to give qualified legal opinions and advice in specific areas of legal activity, to be able to identify the theoretical and applied aspects of knowledge of civil law, to apply them to justify practical decisions relating to both daily and professional life;
- ON 3 to synthesize skills of professional communication and intercultural communication, public speaking skills, correct and logical design of their thoughts in oral and written form, contributing to the expansion and deepening of knowledge necessary for daily professional activities and continuing education in doctoral studies;
- ON 4 to analysis and critical evaluation of any incoming information, attention to details; independent and independent thinking; ability to perceive and analyze large amounts of information, legislation and judicial practice;
- ON 5 to know of methodology of scientific knowledge of legally significant processes and phenomena, theoretical and methodological Foundations of state and law, Legal laws of Development and functioning of legal families and systems, fundamental laws, theories, doctrines, Genesis of phenomena and processes in law and state, sectoral, regional, national and global problems in the context of complex legal research;
- ON 6 to have skills (ethical) understanding of the role of the legal profession, the values of law and the concept of the common good; respect for law and the law;
  - ON 7 To have skills (General competence) fluency in a foreign language; ability to communicate in foreign languages; ability to write in foreign

languages information and analytical work definition of the information field;

- ON 8 to have skills (professional competence) the ability to develop normative legal acts,- the ability to apply normative legal acts in specific areas of legal activity;
- ON 9 to have skills (professional competence) the ability to develop normative legal acts,- the ability to apply normative legal acts in specific areas of legal activity;
- ON 10 to have skills (professional competence) the ability to prevent offenses, identify and eliminate the causes and conditions that contribute to their Commission, the ability to identify, assess and contribute to the suppression of corrupt behavior.

#### II. THE GRADUATE'S COMPETENCE MODEL

In the modern world, the key resource for the economic growth of countries is their intellectual and educational potential. In this regard, the system of training highly qualified personnel acquires strategic importance, turns into the main tool for ensuring the high competitiveness of the national economy.

The competitiveness of a modern worker is determined by his professional competence, broad social outlook, flexibility of behavior and a high level of individual activity. A developing society needs moral, enterprising people who can independently make decisions in a situation of choice, predicting their possible consequences, capable of cooperation, who are distinguished by mobility, dynamism, constructiveness, have a developed sense of responsibility for the fate of their country.

The competence-based approach is the most important methodological tool for bringing the educational system of Kazakhstan closer to foreign education systems within the framework of the Bologna process. At present, it is generally accepted that the comparability of educational levels and qualifications of graduates can be achieved by comparing the educational results and competencies they acquired during their studies..

The competence-based approach implies profound systemic transformations affecting the content, teaching, learning, assessment, links of higher education with other levels of vocational education, the introduction of the European system of transfer and accumulation of credits and the application of the European framework for higher education qualifications.

A graduate of the educational program 7M04218 - "Actual problems of law" is awarded the academic degree "Master of Legal Sciences" is the formation of undergraduates with a high level of professional culture, including the culture of professional communication, who have a civic position, capable of formulating and solving modern scientific and practical problems, teach at universities, successfully carry out research and management activities.

Master of Laws in the educational program 7M04218 - "Actual problems of law" should be prepared for research, including professional work in universities, colleges, training specialists in the field of law, government agencies of all branches of government, in law enforcement agencies, in positions requiring higher legal education.

A graduate who has mastered the Master's degree program must have the following competencies:

### **GENERAL CULTURAL COMPETENCIES (OCC):**

- 1. form awareness of the social significance of their future profession;
- 2. sufficient level of professional ethnic identity;

- 3. the ability to work in a team, tolerantly perceiving social and cultural differences;
- 4. the ability to build effective and conflict-free interpersonal interaction in society;
- 5. demonstrate commitment to standards of academic integrity;
- 6. demonstrate an understanding of the role of the legal profession, the values of law, respect for law and the law;
- 7. demonstrate the moral foundations of the legal profession and the rule of law;
- 8. time management;
- 9. the ability to resolve conflicts.

# **GENERAL PROFESSIONAL COMPETENCIES (MIC):**

- form awareness of the social significance of their future profession;
- sufficient level of professional ethical self-awareness;
- the ability to work in a team, tolerantly perceiving social and cultural differences;
- the ability to build effective and conflict-free interpersonal interaction in society;
- have an awareness of the social significance of their future profession, a manifestation of intolerance to corrupt behavior, respect for the law and the law, has a sufficient level of legal awareness;
- skills in using the basic principles and methods of social, humanitarian and economic sciences in solving social and professional problems; new knowledge using modern educational and information technologies;
  - the ability to improve and develop their intellectual and general cultural level.

# PROFESSIONAL COMPETENCIES (PC):

- the ability to professionally apply regulatory legal acts in specific areas of legal activity, to implement the norms of substantive and procedural law in professional activities;
  - the ability to perform official duties to ensure the rule of law and order, the security of the individual, society, and the state;
- has the necessary depth of knowledge in the field of humanities and socio-economic disciplines corresponding to the implementation of his professional activity;
- logically expounds the acquired knowledge, demonstrates the ability to apply the acquired knowledge in practice, understands and uses methods of critical analysis, legal techniques, interpretation and application of regulatory legal acts;
  - finds optimal ways to obtain the necessary legal information and is able to process it using modern technologies;
  - develops legal documents, carries out legal expertise of regulatory legal acts and other documents;
  - provides qualified legal opinions and consultations;
  - makes legal decisions and performs other legal actions in strict accordance with the legislation;
  - takes the necessary measures to restore the violated rights.

Table 1. The sequence of mastering disciplines in the process of forming professional competencies

Nº	Competencies: general professional, professional.	disciplines and the	npulsory, elective he sequence of their tudy	Expected Result
		List of disciplines	the sequence of their study (sem.)	
		Theory and practice of application of civil and civil procedural legislation	(sem.) 1 semester	Brief description of the discipline:  The purpose of the discipline: the study by undergraduates of the problems of modern theory of civil law and process, the practice of law-making and the application of the norms of the current civil and civil procedural legislation. Summary of the discipline: the concept and principles of civil law and civil legislation: problems of theory and law-making; problematic issues of civil rights protection; modern classification of participants in civil proceedings; the problem of proof in civil proceedings of the Republic of Kazakhstan; theory and practice of the application of a settlement agreement and mediation in civil proceedings; problems of modernization and improvement of civil procedural legislation in the light of construction "New Kazakhstan". Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes.  Expected results:  To know this course helps undergraduates to gain knowledge on the existing problematic issues of modern domestic and foreign civil, civil procedural law and private law in general. The need to introduce a special course is due to the fact that in recent decades, fundamental changes have taken place in the science and practice of civil and civil procedural law, new institutions and norms of law have been introduced that radically changed previous ideas and theories, new legal constructions and concepts have appeared. Due to the novelty, many concepts and institutions have not been properly tested, the practice of application has not yet developed, and in domestic science such issues have also not been subjected to indepth scientific research.  Be able to:  resolve practical situations based on the current procedural legislation; interpret and apply regulatory legal acts in the field of civil procedure; use the provisions set out in the Supreme Court of the Republic of Kazakhstan, as well as in the Resolutions of the Constitutional Council of the Republic of Kazakhstan, in their practic

		to determine the most optimal way to protect violated rights, to use dispositive norms of civil procedural law with maximum benefit; legally correct to qualify facts and circumstances; systematically improve their professional qualifications by studying legislation and the practice of its application, navigate in the specialized literature.  Skills: possess the skills of systematic, structural, historical, sociological analysis of the norms of legislation regulating criminal activities and the practice of their application; skills of analysis and evaluation of the validity of concepts discussed in theory.  Competencies: professional
Theory and practice of applying constitutional law	1 semester	Brief description of the discipline:  The theory and practice of application of the constitutional legislation develops under the influence of international law. The importance should be given to the institutions of constitutional control both in the Republic of Kazakhstan and in foreign countries; the institution of the Ombudsman, etc.  Goal: To study the actual problems of the mechanism and the practice of constitutional law. Undergraduates in the study of this course must possess special knowledge about the theory and the practice of constitutional law, to demonstrate knowledge of the basic branches of law Constitutional law of the Republic of Kazakhstan, the Republic of Kazakhstan Administrative Law, Constitutional law of foreign countries, international law.  Contents: Formation of the constitutional state in the Republic of Kazakhstan have common and specific features. Common features of the Constitution recognizes the basic, the supreme law of the land, which regulates political and legal relationships. Theory and practice of constitutional law developed under the influence of international law. Importance should be allocated to the institutions of the constitutional control in the Republic of Kazakhstan, as well as in foreign countries; the institution of the Ombudsman and dr.Proiskhodyaschie world integration processes undoubtedly interesting from the point of view of a possible reception of certain institutov.Osobenno concerned institute of juries, local government, the Commissioner for Human Rights. Experience of foreign countries can also be used to improve the legal status of higher authorities

		The expected result, an: To know: the content of the constitutional system, the legal status of the person; specialized and mainstream bodies, the constitutional supervision in foreign countries; the constitutional laws of the Republic of Kazakhstan. To be able to: identify the doctrinal approach to the consideration of the essence of scientific phenomena in constitutional law; analyze the effectiveness of institutions Commissioner for Human Rights; able kommentirovat texts constitutional laws. Competence: Special
Problems of improving forensic techniques and means for disclosing and investigating crimes	2nd semester	Brief description of the discipline:  The study of information-cognitive and mainly behavioral-tactical aspects of criminal activity and activities to investigate it. In this case, these aspects of criminal activity act as an object of knowledge and prevention, and forensic - as an object of knowledge and optimization.  Purpose: is to master the undergraduates complete system of knowledge in the theory of criminal procedure law and its institutions, criminology, etc. Understanding the main provisions of the conceptual apparatus of the criminal process, criminalistics, theory of ORD and others, the concept of legal policy of the state relating to criminal procedure and forensic activities, main and additional functions, the concept and essence of a civilized criminal procedure, their goals and objectives and the procedure of consideration of criminal cases in various stages of the criminal process based on the study of General and special principles.  Contents: the Period of formation and development of law enforcement in the Republic of Kazakhstan, construction of the legal state, put a number of new problems before bodies conducting criminal procedure, in the formation and functioning of the prosecution, defense, settlement and consideration of criminal cases in court to a completely new system-level functions and forms of the criminal process, where the main priority should be the rights and freedoms of all participants of the criminal process. The subject "Modern problems of improving forensic techniques and tools for the disclosure and investigation of crimes" is provided as a special legal discipline.  The expected result, an:  Know: about the basic principles, categories, provisions and those circumstances that represent the named institution as a form of application of special knowledge, for example, in the form of forensic examination, which is one of the sources of obtaining evidentiary information.

		To be able to: knowledge rules for determining the source of the criminal procedure law, the grounds of criminal liability, the securing of evidence, the limits of the use of certain types of punishment, the procedure for their appointment, questions of exemption from criminal responsibility and punishment  Competencies: special
Legal regulation of commercial activities in the Republic of Kazakhstan and in foreign countries	2nd semester	Brief description of the discipline:  An entrepreneur is a key figure in a free market economy. Under the condition of a perfect market and full competition, the entrepreneur, working for himself, at the same time benefits the whole society. Therefore, a society that has experienced "economy without an entrepreneur" must overcome the negative consequences of administrative and command regulation of economic life and come to full support of entrepreneurship in the country.  Goal: The task of improving the legal regulation of urban development, land relations and improving the business climate in the field of construction, including housing, is set in the foundations of state policy in the field of land use, in many federal plans and programs. Legal issues in this area are actively explored by modern science. Lawyers with modern knowledge about the mechanisms of legal regulation of land relations in the field of land use, the creation of real estate on lands of various categories and practical skills in this area are in demand and have stable competitiveness in the Russian and international labor markets. "Legal regulation of land use and real estate creation" with in-depth specialization in the field of land and related branches of law  Contents:  The system of rights to land plots; • Town-planning law; • The formation of land. State cadastral registration of land plots and capital construction projects; • Legal regulation of land relations in foreign countries; • Provision of land for construction. Land acquisition for state or municipal needs; • Legal problems of the economic mechanism for the use of land and other natural resources; • Environmental requirements for the placement, design, construction, reconstruction, commissioning, operation, conservation and liquidation of real estate; • Management in the use and protection of land and other natural resources; • Legal regulation of development on lands of various categories.  The expected result, an:  To know: have an idea of the development trends of land l

	<ul> <li>interpret and apply laws and other normative legal acts in the field of tort obligations;</li> <li>make legal decisions in strict accordance with applicable law.</li> <li>Owning:</li> <li>the skills of a systematic, structural, historical, sociological analysis of the norms of legislation governing civil affairs and the practice of their application;</li> <li>skills of analysis and assessment of validity discussed in the theory of concepts.</li> </ul>
	Competence: Special

Table 2. The sequence of mastering the disciplines of social and professional interaction

Cou	Supporting disciplines	Competencies	Expected Result		
rse			-		
1	2	3			
1	Foreign language (professional) -4 credits	General cultural	Know: - vocabulary of a terminological nature, necessary for the possibility of obtaining information of professional content from foreign sources; - professional vocabulary in a foreign language; - style features typical for professional communication; - lexical and grammatical means of a foreign language in the main communicative situations of official communication in the professional sphere; - a foreign language to the extent necessary to carry out communication at a professional level and to obtain information of professional content from foreign sources;  Be able to: - use a foreign language in interpersonal communication; - conduct a conversation-dialogue in a foreign language in the field of their professional interests, - read literature in the specialty in order to search for information without a dictionary, translate texts in the specialty with a dictionary; - analyze original literature in its subject		

			area; - read scientific and technical literature in a foreign language; S to be able to use knowledge of a foreign language to translate technical literature in the field of their professional activities; - to use knowledge of a foreign language in professional activities; - use the rules of speech etiquette, draw up annotations, abstracts, business letters in a foreign language;  Own: - in a foreign language to the extent necessary for dialogical and monologue speech and writing in the field of professional communication; - in a foreign language to the extent necessary for the possibility of obtaining information from foreign sources; - the skills of both written and oral reasoned presentation of one's own point of view; the skills of expressing one's thoughts and opinions in interpersonal and business communication in a foreign language; - skills of negotiation, discussion, public speaking in a foreign language; - the skills of extracting the necessary information from the original text in a foreign language
1	Management - 2 credits	General cultural	Know: - management functions; - the structure of the production system and the functions of the manager (depending on hierarchical levels); - the essence and basic elements of planning; - ways of motivation to work; - about the reasons and methods of conflict management; - the process of making and implementing management decisions; methods of conflict management; - features of management in the field of professional activity; -basic principles and approaches to management; -Ways to increase confidence and communication skills; be able to: - to apply business communication techniques in professional activity; - Follow the principles of management; -Correctly and effectively apply management methods; - to take reasonably justified decisions in advance; - to form a favorable socio-psychological climate in the team; -manage conflicts, find their reasons; -effectively motivate employees to work -increase self-confidence; - to establish life plans; - determine your image;
1	Management Psychology - 4 credits	General cultural	know: - the essence of management psychology as a science and a field of professional activity, its subject, tasks, basic concepts, methods and connection with other management sciences; - patterns and mechanisms of people's behavior in the process of interaction when they are included in various types of organizational and managerial systems and relations; psychological characteristics of the leader's personality as a subject of management and the personality of a subordinate as an object of management; socio-psychological characteristics of the production team as an object of management; -

			systematics of professional psychological complexities of managerial activity (psychology of stress, conflicts, crises of professional development, etc.), methods of their prevention and counteraction; • types and factors of a healthy lifestyle; be able to:  - to analyze the psychological problems of management in various organizational, situational contexts; - competently combine various management styles, taking into account the specifics of the organization;  - use various communication technologies, overcome communication barriers;  - to use knowledge about the emotional and volitional characteristics of the psychology of the personality of subordinates in the management process;  - analyze various types of conflicts and competently manage conflict situations;  - avoid stressful situations for yourself and your subordinates, identify symptoms and psychophysiological signs of stress, apply countermeasures, self-help in case of stress;  - lead a healthy lifestyle; own skills:  - system analysis of psychological aspects and components of management;  - situational application of effective methods and techniques of management;  - organization of work for the sake of achieving the set goals and using innovative ideas and technologies;  - find organizational and managerial solutions in non-standard situations, be responsible for them; - cooperation with colleagues, teamwork;  - overcoming communication barriers in the management process;  - preparation and adoption of management decisions.
1	Actual problems of law enforcement practice of criminal and criminal procedure legislation - 5 credits	Professional	Brief description of the discipline:  The activity of bodies of inquiry, preliminary investigation, Prosecutor"s office and court with the participation of other state, public organizations, officials and citizens, the content of which is the initiation, investigation, judicial consideration and resolution of criminal cases, the execution and revision of court decisions, which are intended to protect the rights and legitimate interests of victims of crimes, as well as the rights and legitimate interests of persons subjected to criminal prosecution, is regulated by law and in the form of legal relations., in order to eliminate the illegal restriction of their rights and freedoms, which is designed to ensure the proper application of criminal law.  Goal: a comprehensive study of various aspects of inter-sectoral linkages of criminal law and criminal procedure law, the identification of a mismatch of legal norms of these industries, the improvement of the skills required for self-application of criminal and criminal procedural law.  Contents: concept, subject, task, the system and methodology of criminal law in the form of

scientific knowledge and skill of further realization of the person of the criminal punishment of the offender. The assimilation of this material allows undergraduates from system positions to approach the study of the conceptual foundations of the general theory of law and criminal law, as a practice, and, in particular, its objectives, objects, methods and classifications. In addition, graduate students must learn that critical paired categories of criminal law are crimes and punishment. Therefore, in relation to the General Part of criminal law must very carefully to work out the theoretical position of the institutions of the crime, on the part of the crime as the basis of criminal responsibility, about the concept, system and types of punishment, sentencing. The study of the Special Part of criminal law should not be limited to storing attributes of a particular type of crime. To navigate the criminal law, accurately and quickly determine the location of the description of the Code or other crime, violates their terms of public relations, eventually - correctly to qualify their actions undergraduates is important first of all to learn design principles of the Special Part of the Criminal Code.

#### The expected result, an:

**To know:** the law governing criminal procedure law enforcement and other legal acts, acts of interpretation of law; analyze other sources of law, to classify them and identify systemic links between them; understand the significance of the fundamental theoretical provisions concerning criminal law and criminal procedure, to demonstrate their knowledge and ability to apply in practice.

To be able to: analyze the specific procedural situation and apply the law correctly; demonstrate an understanding of the place and the role of criminal law and criminal procedural law in the legal system; be able to identify problems of criminal and criminal procedural law and find their proper authorization; to be able to make the right decisions and make procedural procedural documents; give qualified legal opinions and advice; self-study and critically analyze scientific literature concerning the procedural activity of criminal cases; be able to apply this knowledge both theoretical and practical in the course of legal proceedings; discuss, defend and express their thoughts, to justify its arguments regarding the issues of the criminal and criminal procedural law; to apply this knowledge to understanding the development of patterns and relationships of different legal categories; to use the knowledge in the process of law-making and scientific - research work; analyze the specific procedural situation relating to the criminal - procedural activity and apply criminal procedure law correctly; demonstrate an understanding of the place and role of the Criminal Code and Criminal Procedure Code in the legal system.

**Owning:** the skills system, structural, historical, sociological analysis of the legislation regulating the activities of criminal cases and their application; skills of analysis and evaluation of the reasonableness of, the concepts discussed in theory.

Competence: Special

1	Production practice	Professional	To know: the principles of ethics of a lawyer, the current legislation of the Republic of			
			Kazakhstan, regulatory legal acts in specific areas of legal activity.			
			Be able to:			
			- the ability to apply regulatory legal acts, implement the norms of substantive and			
			procedural law in professional activities;			
			- the ability to legally correctly qualify facts and circumstances;			
			- the ability to correctly and fully reflect the results of professional activity in legal and			
			other documentation.			
			Own:			
			- possess the skills of preparing legal documents;			
			- formation of skills and abilities necessary for practical activity; - consolidation of			
			existing and obtaining new knowledge necessary for practical activity;			
			- formation of students' ability to independently and efficiently perform practical tasks,			
			assignments, make informed decisions based on law.			
1	Experimental research work of	Professional	To know: familiarization with the conditions of modern production, science, technology,			
	undergraduates, including		culture, as well as the level of his professional competence.			
	internships and implementation		Be able to: demonstrate the level of scientific/research qualifications, maturity of a			
	of a master's project		graduate of a master's degree as a researcher capable of creatively formulating and			
			solving scientific and practical problems, including interdisciplinary ones.			
			Own:			
			- possess the methodology of scientific knowledge and the ability to apply scientific			
			methods in the study of problems of modern science and technology;			
			- development of skills of conducting independent scientific work and mastering the			
			methodology of scientific research and experimentation in solving the problems and			
			issues being developed;			
			- mastering the most advanced scientific methodology in the chosen field of			
			specialization, the formation of the ability to conduct an independent scientific search,			
			the ability to solve specific scientific and practical problems.			

# III. LIST OF MODULES INCLUDED IN THE MEP

Module No	Module name	List of disciplines included in the module	Block	Semester	The volume of credits by discipline	Form of control	Total credits by module
M.1	Foreign language	Foreign language (professional)	BD UC	1	2	Exam	2
M.2	Management	Management	BDUC	1	2	Exam	2
M.3	Psychology of management	Psychology of management	BD UC	1	2	Exam	2
M.4	Problems of law enforcement practice of criminal legislation	Actual problems of law enforcement practice of criminal and criminal procedure legislation	BD OK	1	4	Exam	9
		Problems of improving forensic techniques and means for disclosing and investigating a crime	MD OK	2	5	Exam	
M.5	Theory and practice of legal analysis of the legislation of	Theory and practice of application of civil and civil procedural legislation	MD UC	2	5	Exam	10
	the Republic of Kazakhstan	Legal regulation of commercial activities in the Republic of Kazakhstan and in foreign countries	MD OK	2	5	Exam	
M.6	Theoretical and constitutional foundations of legal knowledge	Theory and practice of applying constitutional legislation	BD OK	1	5	Exam	5
<b>M.</b> 7	Professional practices	Production practice	MD UC	2	5	Report	5
M.8	Experimental research work of undergraduates, including internships and	Experimental research work of undergraduates, including internships and implementation of a master's		1,2	13	Report	13

	implementation of a master's	project				
	project					
M.9	Final certification	Registration of the master's project	2	10	Finished	
					project	12
		Protection of the master's project	2	2	Project	
					protection	
Total						60