## **ALIKHAN BOKEIKHAN UNIVERSITY**

**Faculty of Law** 

## THE CATALOGUE OF ELECTIVE SUBJECTS

7M04208 – «Actual problems of law» (scientific and pedagogical direction)

Year of entry - 2023

Protocol No. 3 of 25.01.2023	
Chairman of the EMC Faculty	Baigundinov E.N.
Approved at the meeting of the Education University	nal and Methodological Council of the
Protocol No. 5 of 25.05.2023	
Chairman of the EMC of the University	Zharykbasova K.S.

Reviewed and approved at the meeting of the Educational and Methodological Council of the Faculty of Law

Elective course Ng	The name of subject	Numb er of credit s	Pre requisites	Post requisites	A brief description indicating the brief content and expected results (knowledge, skills, competencies)					
	BASIC DISCIPLINES Elective component (EC)									
1	Theory and practice of applying constitutional legislation	5	Theory of state and law, History of state and law of the Republic of Kazakhstan, Constitutional law of the Republic of Kazakhstan, Administrative law, International law	Knowledge in this discipline is necessary to study all disciplines of the magistracy and subsequently for doctoral students, since this discipline is the fundamental basis	The purpose of studying the discipline is to expand knowledge, skills and ideas about the theory and practice of the application of constitutional legislation  Summary: as part of the study of this course, constitutional and legal relations, the history of their development, problems, prospects, patterns of application of constitutional legislation in the Republic of Kazakhstan and individual states, as well as the analysis of constitutional and legal norms and determining the procedure for their implementation are investigated.  This discipline contributes to the formation of skills and competencies stated in the learning outcomes.					
1	Theory and practice of application of administrative legislation	5	Theory of state and law, History of state and law of the Republic of Kazakhstan, Constitutional law of the Republic of Kazakhstan, Administrative law, International law	Knowledge in this discipline is necessary to study all disciplines of the magistracy and subsequently in doctoral studies	The purpose of the recommended course is to disclose specifics of legislative support for administrative and le reforms in the Republic of Kazakhstan.  The content of the course covers the theory and practice administrative law its subjects, the generalized practice					
2	Theory and practice of application of civil and civil procedural legislation	5	Civil law of the Republic of Kazakhstan, Civil Procedure Law of the Republic of Kazakhstan, Theory of State and Law	Modern problems of the organization and activities of the legal profession in the Republic of Kazakhstan, Legal regulation of public procurement in the Republic of Kazakhstan, Legal regulation of the use of land and the creation of real estate objects is necessary in further practical activities during doctoral studies	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".					
2	Actual problems of international environmental law	5	Civil law of the Republic of Kazakhstan, Civil Procedure Law of the Republic of Kazakhstan, Theory of State and Law	Modern problems of the organization and activities of the legal profession in the Republic of Kazakhstan, Legal regulation of public procurement in	The purpose of the discipline: disclosure of the concept of international legal norms and principles governing the relations of subjects of international law in the field of environmental protection, rational nature management, environmental safety and protection of human rights to a favorable environment. Summary of the discipline: sources and principles of international environmental law; international control mechanisms in the field of environmental protection; means of peaceful settlement of disputes in the field of environmental					

				the Republic of	protection; international arbitration as a means of resolving
				Kazakhstan, Legal regulation of the use of land and the creation of real estate objects is necessary in further practical activities during	international environmental disputes; settlement of environmental disputes within the GATT/WTO.  Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes.
3	Actual problems of law enforcement practice of criminal and criminal procedure legislation	5	Criminal Law of the Republic of Kazakhstan, Criminal Procedure Law of the Republic of Kazakhstan, Civil Law of the Republic of Kazakhstan, Civil Procedure Law of the Republic of Kazakhstan, Theory of State and Law	doctoral studies  Problems of improving forensic techniques and means for disclosing and investigating a crime.  Actual problems of combating criminal offenses in the economic sphere,  Actual problems of combating organized crime and corruption crimes, it is necessary in further practical activities in doctoral studies	The purpose of the discipline: Mastering special scientific knowledge by students, which is aimed at obtaining professional competence and skillful application of acquired applied skills in practical activities.  Discipline content: This training discipline is aimed at studying the current problems of law enforcement practice of criminal and criminal procedure legislation. The study of this course is based on the fundamental and applied foundations of scientific research, analysis of the synthesis of criminal and criminal procedure legislation. The assimilation of scientific discipline will contribute to the formation of the skills and competence of the training declared in the results.
3	Modern trends and problems of the science of criminal law	5	Criminal Law of the Republic of Kazakhstan, Criminal Procedure Law of the Republic of Kazakhstan, Civil Law of the Republic of Kazakhstan, Civil Procedure Law of the Republic of Kazakhstan, Theory of State and Law	Problems of improving forensic techniques and means for disclosing and investigating a crime.  Actual problems of combating organized crime and corruption crimes, Actual problems of combating criminal offenses in the field of economics, is necessary in further practical activities in doctoral studies	The purpose of the discipline: The study of scientific and legal theoretical and applied problems of criminal law and criminal legislation in the form of socially dangerous acts as criminal offenses.  Discipline Content: The academic discipline studies the current trends in the direction of the criminal law industry as a science that takes into account the formation, development and ways of solving problematic issues of national material law, as well as the formation, development and ways of rational application of foreign experience of the Anglo-Saxon and Romano-German criminal law system in the Republic of Kazakhstan. The assimilation of scientific discipline will contribute to the formation of the skills and competence of the training declared in the results.
				MAIN DISC	IPLINES
				Elective compo	
1	Theory and practice of proceedings in cases of administrative offenses	5	Theory of State and law, Constitutional law of the Republic of Kazakhstan	Knowledge of this discipline is necessary for studying all disciplines of the master's degree and	The purpose of the discipline is to form a complex of scientific, theoretical and law enforcement knowledge, skills and abilities in the implementation of proceedings in cases of administrative offenses.  Course content: this course studies the forms and methods of administrative activity, theoretical aspects of the identification and classification of administrative offenses, the study of forms and methods of generalizing the practice of proceedings in cases of administrative offenses.

				subsequently for doctoral students, since this discipline is the fundamental basis	This discipline contributes to the formation of skills and competencies stated in the learning outcomes.
1	Methodology of legal analysis	5	Theory of State and law, Constitutional law of the Republic of Kazakhstan	Knowledge of this discipline is necessary for studying all disciplines of the master's degree and subsequently for doctoral students, since this discipline is the fundamental basis	The purpose of studying the discipline is aimed at a deep understanding of the content of philosophy and theory of law, as well as the generalization of legal information.  Course content: within the framework of this course, students study general aspects of the theory of law, the basic concepts of the philosophy of law, the use of various methods of analyzing legal information obtained from various sources, as well as the generalization of legal practice, as well as the formation of undergraduates' ideas about the ways and methods of cognition of the science of jurisprudence, determining its location in the system of professional and cognitive guidelines, the need to study the evolutionary processes of legal branches.  This discipline contributes to the formation of skills and competencies stated in the learning outcomes.
2	Modern criminal policy of combating crime	5	Criminal law of the Republic of Kazakhstan, Criminal Procedure Law of the Republic of Kazakhstan, Criminology	Problems of improving criminalistic techniques and tools for the disclosure and investigation of crimes.  Actual problems of combating organized crime and corruption crimes, Actual problems of combating criminal offenses in the field of economics, necessary in further practical activities during doctoral studies	The purpose of the discipline: Mastering the theoretical and applied knowledge of the modern criminal policy of combating crime makes it possible to successfully solve scientific and legal issues on the prevention and prevention of criminal offenses for the protection of the rights and legitimate interests of citizens, society and the state.  Discipline content: The course studies objective and subjective factors affecting crime, types of crime, personality of the offender, which subsequently determines crime prevention measures. In the process of training, the main contents of national legislation on fundamental issues of development and construction of New Kazakhstan are disclosed. The assimilation of scientific discipline will contribute to the formation of the skills and competence of the training declared in the results.
2	Theory and practice of law enforcement management	5	Criminal law of the Republic of Kazakhstan, Criminal Procedure Law of the Republic of Kazakhstan, Law enforcement agencies of the Republic of Kazakhstan	It is necessary in further practical activities during doctoral studies	The purpose of the discipline: Mastering special knowledge of the legal foundations of the law enforcement system of the Republic of Kazakhstan, as subjects involved in ensuring national security and building a New Kazakhstan.  The content of the discipline: This discipline is aimed at revealing the main tasks of the law enforcement system; the moral and legal foundations of the law enforcement service. Scientific and legal foundations of management processes in the service team, taking into account social, cultural, confessional differences. Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes.
3	Problems of legal regulation of the activities of legal entities as subjects of civil law	5	Civil law of the Republic of Kazakhstan, Civil Procedure law of the Republic of Kazakhstan, Theory of State and law	It is necessary in further practical activities during doctoral studies	The purpose of the discipline: in-depth study within the framework of the master's degree program of issues related to the consideration of such a legal form of collective participation of subjects in civil turnover as the construction of a legal entity to determine their status, specifics and place in modern civil turnover  Summary of the discipline: legal regulation of corporate relations, theoretical and practical aspects of the creation and activity of legal entities; actual problems of legal regulation of legal entities as subjects of civil law;  Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.

3	Features of the resolution of certain categories of civil cases	5	Civil law of the Republic of Kazakhstan, Civil Procedure law of the Republic of Kazakhstan, Theory of State and law	It is necessary in further practical activities during doctoral studies	The purpose of the discipline: consideration and analysis of topical issues of the application of the norms of civil procedure legislation for the consideration of certain categories of civil cases that are most in demand in practice.  Summary of the discipline: features of the procedural order of initiation, consideration and resolution of cases in civil proceedings; algorithm of procedural actions to be performed by a judge in preparing a case for trial: correct establishment of the subject and the basis of the claim, as well as facts relevant to the case; features of evidence and evidence with examples from judicial practice; correct legal qualification legal relations of the parties and its significance.  Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.
4	Modern problems of the organization and activity of advocacy in the Republic of Kazakhstan	5	Civil law of the Republic of Kazakhstan, Civil Procedure law of the Republic of Kazakhstan, Theory of State and law	It is necessary in further practical activities during doctoral studies	The purpose of the discipline is to expand and deepen the system of knowledge obtained in the bachelor's degree on the state of current legislation that determines the place of the bar in the legal system of the state, the main tasks facing the modern bar, the state of current legislation, the practice of its application and development prospects.  Summary of the discipline: institute of Advocacy in the legal system of the Republic of Kazakhstan; modern problems of participation of a lawyer in civil proceedings; the role, tasks and modern significance of the bar in the state; current problems of the legal status of the bar association; current problems of reforming the bar in the modern legal system and issues of improving legislation on advocacy and legal assistance in the Republic of Kazakhstan.  Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.
4	The Roman Civil Trial	5	Civil law of the Republic of Kazakhstan, Civil Procedure law of the Republic of Kazakhstan, Theory of State and law	It is necessary in further practical activities during doctoral studies	The purpose of the discipline: to gain knowledge about the Roman civil process and its world-historical significance, to master legal phenomena, institutions of the Roman civil process, its conceptual apparatus, classifications of legal phenomena and to acquire skills in working with sources of the Roman civil process, comparative legal analysis of sources and research papers.  Summary of the discipline: Roman civil procedure: the concept, forms, main features, things in Roman law; the history of Roman civil procedure as a universal model of the evolution of the law and order of the ancient world; a characteristic feature of Roman civil procedure during the republican period and the period of the principate; forms of civil procedure and stages of judicial proceedings in Ancient Rome; the legal force of a court decision in the civil process of ancient Rome.  Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.
5	Private international law in the context of the implementatio n of cross- border commercial relations under sanctions restrictions	5	Civil law of the Republic of Kazakhstan, Civil Procedure law of the Republic of Kazakhstan, Theory of State and law	It is necessary in further practical activities during doctoral studies	The purpose of the discipline: in-depth study, comprehensive discussion of various problems of the implementation of cross-border private legal relations, as well as the formulation of effective solutions to modern legal problems.  Summary of the discipline: cross-border transactions: legal and practical aspects; the problem of state sovereignty and its significance for private international law; private international law in the context of the development of information and communication technologies; cross-border corporate contract: features of a foreign element; non-state regulation in the field of cross-border agency relations; international commercial arbitration and other alternative dispute resolution methods; problems of legal regulation of

					sanctions relations. Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the
5	Law of obligations: problems of theory and practice	5	Civil law of the Republic of Kazakhstan, Civil Procedure law of the Republic of Kazakhstan, Theory of State and law	It is necessary in further practical activities during doctoral studies	competencies being formed.  The purpose of the discipline is to master the current general provisions on obligations and contracts, identify current problems in the practice of applying general provisions on obligations and contracts, formulate proposals for improving the current legislation.  Summary of the discipline: legal fact as the basis of modern civil law regulation of obligations; a system of obligations based on their objects and the obligation to transfer things as an element of this system; liability for breach of obligations: an adequate causal relationship; the fault of the creditor as a basis for reducing the amount of liability.  Successful completion of this course will allow undergraduates to achieve the stated learning outcomes reflected in the competencies being formed.
6	Criminal-legal and criminological aspects of the fight against environmental crime	5	Criminal law of the Republic of Kazakhstan, Criminal Procedure Law of the Republic of Kazakhstan	It is necessary in further practical activities during doctoral studies	The purpose of the discipline is to provide students with theoretical knowledge and practical skills necessary to clarify the concept and qualification of criminal offenses infringing on the environmental safety of the Republic of Kazakhstan.  Content of disciplines: This subject studies problematic issues of criminal responsibility, as well as scientific and legal aspects of environmental criminal offense, where the features of criminological characteristics, prevention and prevention of environmental crime are considered in detail and disclosed. Mastering a scientific discipline will contribute to the formation of skills and competencies stated in the learning outcomes.
6	Actual problems of combating corruption crime	5	Criminal procedure law of the Republic of Kazakhstan, Actual problems of law enforcement practice of criminal and criminal procedure legislation	It is necessary in further practical activities and during doctoral studies	The purpose of the discipline: Acquisition of professional competencies necessary for the practical activities of specialists, as well as the formation of a legal culture on an anti-corruption model of behavior and a public atmosphere of non-corruption. Discipline content: Scientific discipline is aimed at the formation of professional knowledge on the legal analysis of countering corruption, the scientific basis for the qualification of the composition of a criminal offense, problematic issues of preventing and preventing corruption criminal offenses committed in the state and quasi-state sector. The assimilation of scientific discipline will contribute to the formation of the skills and competence of the training declared in the results.
7	Current issues of operational investigative activity	5	Criminal procedure law of the Republic of Kazakhstan, Actual problems of law enforcement practice of criminal and criminal procedure legislation	It is necessary in further practical activities and during doctoral studies	The purpose of the discipline: Mastering scientific knowledge on the use of applied methods and techniques for the production of operational-search measures aimed at forming reasonable professional views and judgments among students about the essence of the ORD.  The content of the discipline: Scientific discipline is aimed at studying the theoretical and legal foundations of the legal nature of operational-search activities, the rules and techniques for the procedural processing and consolidation of operational-significant information, as well as the transformation of these factual data as evidence in criminal cases. The assimilation of scientific discipline will contribute to the formation of the skills and competence of the training declared in the results.
7	Conceptual foundations of the production of covert investigative actions	5	Actual problems of law enforcement practice of criminal and criminal procedure legislation, Criminal law of	It is necessary in further practical activities and during doctoral studies	The purpose of the discipline: Mastering scientific and special knowledge that makes it possible to evaluate the proceedings from the standpoint of its legality and validity, the formation of reasonable professional views and judgments among students about the essence of tacit investigative actions.  Content: This course provides for the study of the scientific and legal foundations, unspoken investigative actions, the features of the criminal procedure justification and the rules for

	the Republic of Kazakhstan, Criminal Procedure law of the Republic of Kazakhstan	conducting unspoken investigative actions at the stage of pre- trial investigation and legal analysis on the use of the obtained factual data as evidence in criminal cases. Assimilation of scientific discipline will contribute to the formation of skills and competence declared in the results of training.
--	---	---

## **SCROLL**

## $of \ components \ by \ choice$ for the educational program 7M04208- «Actual problems of law»

**Duration of training:** 2 years **Form of study:** full-time

Year of admission: 2023

п/	Modul e No.	Name of the discipline	Discipline Code	Number of credits	Semester				
	Basic disciplines (Component of choice)								
		Component of choice 1							
1	M 5	Theory and practice of applying constitutional legislation / Theory and practice of applying administrative legislation	TPPKZ5205 / TPPAZ5205	5	1				
		Component of choice 2							
2	M 6	Theory and practice of applying civil and civil procedural legislation / Actual problems of international environmental law	TPGPZ5206/ APMEP 5206	5	2				
		Component of choice 3							
3	M 7	Actual problems of law enforcement practice of criminal and criminal procedural legislation / Current trends and problems of the science of criminal law	APPUZ5207/STPNUP 5207	5	2				
	Profiling disciplines (Component of choice)								
1	M 3	Component of choice 1  Methodological foundations of scientific research of legal disciplines / Improvement of public administration and public service of the Republic of Kazakhstan	MONID6302/SGUGS630 2	5	2				
		Component of choice 2							
2	M 7	Modern criminal policy of combating crime / Theory and practice of managing law enforcement agencies	SUPBP6303/TPUPO6303	5	2				
		Component of choice 3							
3	M 6	Legal regulation of public procurement in the Republic of Kazakhstan / Corporate law: experience and practice of application	PRGZ6304/KPOPP6304	5	3				
		Component of choice 4							
4	M 6	Modern problems of the organization and activities of the legal profession in the Republic of Kazakhstan / Roman civil procedure	SPOD6305 / RGP 6305	5	3				

5	M 6	Component of choice 5  Actual problems of family legislation / Legal regulation of land use and the creation of real estate	APSZ6306/PRZON 6306	5	3
6	M 7	Component of choice 6  Problems of improving forensic techniques and means for disclosing and investigating a crime / Conflictology and mediation in criminal proceedings	PSCPRP6307/KMUP630 7	5	3
7	M 7	Component of choice 7  Actual problems of combating organized crime and corruption crimes / Actual problems of combating criminal offenses in the economic sphere	APBOK6308/APBUPSE6 308	5	3