#### **ALIKHAN BOKEIKHAN UNIVERSITY**

**Faculty of Law** 

# THE CATALOGUE OF ELECTIVE SUBJECTS

8D04208 - «Modern trends in the development of Kazakh law»

Year of entry - 2024

**Semey, 2024** 

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

Protocol No. 3 of 19.01.2024

Chairman of the EMC Faculty

Baigundinov E.N.

Approved at the meeting of the Educational and Methodological Council of the University

Protocol No. 5 of 28.05.2024

Chairman of the EMC of the University

ОКУ- ЭПОСТЕМЕЛІК

Zharykbasova K.S.

Elective course Nº	The name of subject	Numb er of credit s	Pre requisit es	Post requisites	A brief description indicating the brief content and expected results (knowledge, skills, competencies)								
	BASIC DISCIPLINES												
	Elective component (EC)												
1	Theoretical and methodologic al foundations for the development of civil law and civil procedural law	5	Disciplin es studied in the magistra cy	They are used in the experimenta I research work of doctoral students, during professional practice	Brief description of the discipline: Content: A clear scientific and practical understanding of the existing general theoretical problems in civil law and in the field of civil law enforcement is one of the important skills of a high-class lawyer. The proposed discipline is an important component of training, with the help of which an adequate understanding of the state of legal regulation in the field of civil law and in the marked area of civil law realization is formed.  The purpose of the study: The purpose of the discipline is an in-depth study of the institutions of civil law and the features of general theoretical problems. This ensures the training of professional lawyers with deep knowledge of civil law relations, specializing in the field of market economy, investment activity, intellectual activity, insurance activity, etc.  Expected result  To know: - general theoretical problems of civil science, civil legislation and								
					law enforcement practice, ways and means of their solution;  Be able to: - apply the rules of law in the analysis of legal situations - formulate your reasoned position on certain problems of civil law;  Possess: - skills of solving legal cases in the field of civil law; - skills of independent creative analysis, development of legal acts in the field of civil relations, consulting on civil law issues.  Competencies: professional								
1	Methods of teaching legal disciplines	5	Disciplin es studied in the magistra cy	They are used in the experimenta I research work of doctoral students, during professional practice	Brief description of the discipline: The methodology of teaching legal disciplines is aimed at studying the methods and forms of teaching legal disciplines at all levels of legal education. Consideration of theoretical and practical aspects of educational and methodological activities within the framework of the discipline contributes to the development of skills for effective teaching and analysis of legal norms, as well as the ability to adapt the educational process to modern requirements. At the same time, it is important to take into account the methodology of law-centricity, as well as the methodology of doctrinacentricity in the study of this discipline.  The content of the discipline: The history and development of methods of teaching legal disciplines. Modern concepts and approaches in education. Principles and methods of teaching law. Development of training programs and plans. The use of educational materials and resources. Interactive teaching methods (discussions, business games, case studies). The use of information and communication technologies in education.  The purpose of the discipline: To introduce and teach the basic pedagogical theories and methods used in legal education and teaching. Teaching methods and techniques that promote deep and informed assimilation of legal knowledge.  The expected result of the discipline is that the doctoral student must have in-depth knowledge in the field of theory and practice of legal education, as well as possess modern pedagogical technologies. A doctoral student should be able to develop and implement educational programs, conduct lectures and seminars, evaluate student performance, and also have research skills in the field of teaching methods of law.  Competence: professional								
			ı	MAI	N DISCIPLINES								
					tive component (EC)								
1	Scientific foundations of the development	5	Disciplin es studied in the	They are used in experimenta 1 research	Brief description of the discipline: Content: The scientific foundations of the development of criminal law and criminal proceedings is a system of special views, principles, ideas, ideas, scientific knowledge, within and through which theoretical and applied								

	of criminal law and criminal proceedings		Master's program	work of doctoral students, during professional practice	development of the practical activities of participants in criminal proceedings is carried out.  The purpose of the study is to promote the strengthening of individual rights and their guarantees in criminal proceedings, the improvement of the norms of criminal procedure law, the development of democratic foundations of justice. The science of criminal procedure, being under the fruitful influence of investigative, judicial and prosecutorial practice, based on its scientific generalization, is designed to assist practice in improving achievements, in eliminating errors and shortcomings.  Expected result  Know: legislation regulating the criminal procedural activities of law enforcement agencies and other legal acts, acts of interpretation of law; analyze other sources of law, classify them and identify systemic links between them; understand the significance of fundamental theoretical provisions concerning criminal law and criminal procedural activities, demonstrate their knowledge and ability to apply in practice.  Be able to: analyze specific procedural situations and correctly apply the law; demonstrate an understanding of the place and role of criminal and criminal procedure law in the legal system; be able to identify problems of criminal and criminal procedure law and find their correct resolution; be able to make correct procedural decisions and draw up procedural documents; give qualified legal opinions and consultations; independently study and critically analyze the scientific literature concerning procedural activities in criminal cases; be able to apply the acquired knowledge, both theoretical and practical, in the course of performing procedural actions; to discuss, defend and express their thoughts, substantiate their arguments concerning the problems of criminal and criminal procedure law; apply the acquired knowledge to understand the patterns of development and interrelationships of various legal categories; use knowledge in the process of lawmaking and research work; analyze specific procedura
1	Modern problems of the prevention of criminal offenses related to computerizati on and communicatio n	5 S	Disciplin es studied in the Master's program	They are used in experimenta I research work of doctoral students, during professional practice	discussed in theory.  Competencies: professional  Brief description of the discipline:  Content: The construction of information and communication infrastructure naturally caused the emergence of a new form of socially dangerous behavior of a computer crime personality. The process of penetration of cybernetic methods, as well as tools of information and communication technologies into the mechanism of crime (informatization of crime) actualizes the need for scientific understanding of the state and prospects of development of domestic criminal law.  The purpose of the study: 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.  Expected results  To know: theoretical aspects of the discipline.  Be able to: organize their activities in the professional sphere, taking into account the awareness of the social significance of the lawyer's profession, formed taking into account the knowledge of the General and Special part of the Criminal Code of the Republic of Kazakhstan and other sources of criminal law, follow the basic norms adopted in business communication when familiarizing with the sources of Kazakh criminal law, properly distribute responsibilities when organizing research, as well as choose the right ways to interact with colleagues and ways to manage a team.  Possess: technologies for the application of normative legal acts in professional activity (in the imposition of punishment, exemption from criminal liability and punishment, and the application of other measures of a criminal nature), the methodology of their interpretation and the technique of determining their hierarchical position in the system of sources of Kazakh criminal law.  Competencies: professional

#### **SCROLL**

### of components by choice

## for the educational program 8D04208 - «Modern trends in the development of Kazakh law»

**Duration of training:** 3 years **Form of study:** full-time **Year of admission:** 2024

п/п	Module No.	Name of the discipline	Discipline Code	Numbe r of credits	Semester										
	Basic disciplines (Component of choice)														
	M 2	Component of choice 1													
1		Theoretical and methodological foundations for the development of civil law and civil procedural law / Methods of teaching legal disciplines	5	2											
		Profiling disciplines (Component	of choice)												
1	M 2	Component of choice 1  Scientific foundations of the development of criminal law and criminal proceedings / Modern problems of the prevention of criminal offenses related to computerization and communication	APPIS6303/ APZhP6303	5	2										