THE CATALOGUE OF ELECTIVE SUBJECTS

6B12330 - Law enforcement Year of entry - 2024

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Chairman of the UMS Faculty _____

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

Protocol №. 5 of 28.05.2024

Chairman of the UMS of the University_____

Awarded degree: «Bachelor of National Security and Military Affairs», according to the educational program 6B12330 – «Law Enforcement»

Nº Component of choice	Name of the discipline	Amount of credits	Prerequisites	Postrekvizity	Brief description of the purpose of the study, summary and expected results of the study (knowledge, skills, skills, competence)
				BASIC DIS	CIPLINES
				Components of	
1	Administrative law of the Republic of Kazakhstan	5	History of Kazakhstan (School course	Industrial practice (II)	The purpose of the study: regulation of public relations in the field of management activities of state bodies and officials in the performance of public functions of the state in the process of exercising executive power by state bodies. Summary: The study of this discipline covers such important aspects of administrative and legal regulation as public administration, forms and methods of implementing the executive function of the state, measures of state (administrative) coercion, issues of bringing to administrative responsibility. Expected result: To know: the concept, meaning and features of administrative law as a branch of law; the subject and methodology of administrative and legal regulation, as well as the subject and methodology of administrative and legal norms, forms of implementation of administrative and legal norms, features of application as a form of implementation of legal norms; features and classification; the system of executive authorities and public administration bodies, the content of the administrative and legal acts of management, the consequences of their non-compliance. Be able to: independently apply administrative and legal norms in solving practical problems of state and municipal management, competently apply the basic legal categories of administrative law; analyze law enforcement practice and propose ways to solve urgent problems of implementing administrative and legal norms; including for their effectiveness, compliance with legal technology and for the presence of a corruption component in them. Possess: skills in performing administrative and procedural actions related to the implementation of the activities of executive authorities. The ability to identify, suppress, disclose and investigate crimes and other offenses. Competencies: System-forming

1	Civil service and basics of local government	5	History of Kazakhstan (School course	Industrial practice (II)	 The purpose of the study: To clarify the main provisions of the Concept of the legal policy of the state, the main constituent elements of the theory of public service - the concepts and essence of modern public service, their types, tasks and functions. A system established and guaranteed by law to ensure the legal status of an individual, which includes the orderly activities of public authorities, non-governmental human rights organizations and the independent realization of subjective rights and freedoms aimed at preventing, suppressing and restoring violated rights and freedoms while maintaining an appropriate balance of public administration and civil service in the system of public power. Particular attention is paid to the organizational structure of public administration of personnel policy for civil servants, ethical standards of the apparatus of civil servants, forms and methods of activity of local self-government. Expected result. To know: to apply national laws and international norms, to have a detailed understanding of the legal regulation of a specific legal sphere, as well as ensuring compliance with the legislation of the Republic of Kazakhstan in the activities of state bodies Be able to: interpret and apply national laws and international norms, have a detailed understanding of the legal regulation of a specific legal sphere, as well as ensure compliance with the legislation of the Republic of Kazakhstan in the activities of state bodies and other legal entities, as well as carry out professional activities based on developed legal awareness, legal thinking and legal culture, in compliance with the norms of professional ethics. Possess: a system of knowledge in the field of theory of public administration and organization of public service, research on the principles of public service. Competencies: System-forming
2	Civil Law of the Republic of Kazakhstan (general part)	5	Theory and history of state and law	Civil procedure law of the Republic of Kazakhstan	The purpose of the study: In the process of studying the discipline Civil Law of the Republic of Kazakhstan (general part), students should form an idea of property and personal non-property relations between participants in civil circulation, based on the equality of the parties, their independence and property independence, in order to exercise their civil rights, interests and needs. Summary: The study of this discipline contributes to the achievement of a comprehensive deep understanding by students of the nature and essence of civil law relations, to correctly understand the content of civil law norms, to know their features, the basis, mechanism and consequences of their application, as well as to know the subjects of civil law, organizational and legal forms legal entities, property rights and rights in rem, general provisions on obligations. Expected result: To know: to fully understand civil law categories, to understand the system of civil law, to know civil law legislation, to know the basic theories and provisions in the field of the use of private law norms. Be able to: comprehensively and deeply summarize and analyze the acquired knowledge in the field of private law; apply civil law terminology, apply regulatory legal acts, implement the norms of substantive and procedural law in professional activities; legally correctly qualify facts and circumstances. Own: to provide qualified legal opinions and consultations in the field of private relations; to make decisions and perform legal actions in strict accordance with the law; to ensure compliance with legislation by legal entities.

2	Ecological Law of the Republic of Kazakhstan	5	Theory and history of state and law	Civil procedure law of the Republic of Kazakhstan	The purpose of the study: Obtaining knowledge by students in terms of the legal regulation of social (environmental) relations, mastering the basic theoretical concepts, categories and institutions of environmental law. Summary: Environmental law is an independent branch in the system of law, which is a set of environmental legal norms that regulate social relations in order to respect the human right to a favorable environment, protect and rationally use natural resources, and ensure environment, safety. Students must gain knowledge in the field of theoretical provisions of the general part, the main legal institutions of its special part, as well as acquire skills and abilities in the application and analysis of normative legal acts, resolving practical situations. Expected Result: To know: the concept of environmental law, its subject, methods, system, features; the history of the development of environmental relations in the Republic of Kazakhstan; environmental legal relations; sources of environmental relations, including in relation to specific situations; select, summarize and analyze law enforcement (including judicial) practice in the field of environmental relations; work with educational and scientific literature, other sources; legally correctly qualify facts and circumstances, analyze actual circumstances of the case; draw up legal documents (statements, statements of claim, draft contracts, conclusions, etc.); to argue their own position, competently express and justify their point of view on topical and controversial issues of environmental law; to analyze the legal consequences of situations; to analyze the current legislation, including from the point of view of identifying existing gaps, conflicts and to suggest possible solutions to
3	Administrative practice of the internal affairs bodies of the Republic of Kazakhstan	5	Theory and history of state and law	Industrial practice (II)	 Them. Own: search, systematization of environmental legislation using legal reference and other information systems; public speaking, including scientific reports, reports on land issues; on the possession of techniques, rules and means of legal technology; on the analysis of various legal situations in the field of land relations; to prepare consultations on environmental issues; to analyze the case, to develop and implement the position on the case. The purpose of the study is to study the basic situation of the administrative practice of the Republic of Kazakhstan. Executive Summary: Administrative law occupies a special place in the system of legal regulation, since it is a necessary and important tool for managing social processes in society. Expected Result: To know: the legislation of the Republic of Kazakhstan, the theoretical and legal foundations of administrative activity, the norms of professional ethics, law enforcement practice, methods of disclosure and investigation of crimes. Be able to: analyze, interpret and correctly apply legal norms, make decisions and perform legal actions in strict accordance with the law, give qualified legal opinions and consultations, operate with legal concepts and categories, analyze legal facts and legal relations arising in connection with them, draw up legal documents, identify circumstances contributing to crime, plan and carry out activities on the prevention and prevention of crimes and other offenses, skills of analysis and evaluation of data on administrative offenses, analyze the individuality of deviant behavior, organization and implementation of public order protection in the territory of the city (district), understanding the specifics of the work of police units in public security, skills in analyzing various legal phenomena, legal facts, legal norms and legal relations that are objects of professional activity, legal terminology and techniques of legal phenomena, legal facts, legal norms and legal

3	Administrative Responsibility	5	Theory and history of state and law	Industrial practice (II)	The purpose of the study is to study the basic situation of the administrative practice of the Republic of Kazakhstan. Executive Summary: Administrative law occupies a special place in the system of legal regulation, since it is a necessary and important tool for managing social processes in society. Expected Result: To know: the concept, content, structure of administrative-legal norms, forms of implementation of administrative-legal norms; the concept, content, structure of administrative-legal norms, forms of administrative-legal relations, their features and classification. Be able to: independently apply administrative and legal norms in solving practical problems of state and municipal administration in accordance with the most important qualification. Own: competently implement in practice the substantive and procedural norms of administrative law.
4	Labor Law of the Republic of Kazakhstan	5	Theory and history of state and law	Criminal legal protection of the family and minors	The purpose of the study: the study of this discipline is to teach students the basics of legal regulation of relations in the world of work in the Republic of Kazakhstan. Abstract: The study of discipline labor law will allow students to acquire theoretical knowledge and certain practical skills in the field of applying labor law. Expected result: To know: legal concepts in the discipline under study; state-legal and constitutional development of Kazakhstan at the historical stages of labor relations; features of the functioning of the legal system and the state mechanism of the Republic of Kazakhstan; the content of normative legal acts and theoretical approaches in the field of labor-law relations, to understand their significance for the realization of law in professional activity; Be able to: creatively apply the acquired knowledge in practice, be able to translate new knowledge into concrete proposals; independently improve their qualifications, replenish knowledge and acquire new skills and abilities; receive and process the necessary information, critically analyze it and make conclusions and generalizations; find optimal ways to solve problems and make decisions related to the implementation of tasks in professional activity; Own : the use of the acquired knowledge and methods of the humanities and socio-economic sciences in professional activity; research; analysis of legal norms and legal relations included in the field of professional activity; computer work, search, collection and analysis of legal and other information necessary for professional activity, including in search engines and the Internet; development and preparation of legal documents, preparation of reasonable information at the request of legal entities and individuals; logical analysis of problematic situations, assimilation and memorization of the entire range of circumstances and details related to the area of work performed, establishing and maintaining relationships, taking into account the implementation of professional du
4	Family law of the RK	5	Theory and history of state and law	Criminal legal protection of the family and minors	 The purpose of the study: show the basics of the formation of family law, unifying the rights and obligations of family members and spouses in marriage Abstract: The problems of classification of family legal relations, measures of protection and responsibility in family law, as well as issues of legal capacity, legal capacity and nature of legal facts in relation to family law are considered. Expected result: To know: the subject, method, principles and sources of family law; the concept, content and subject composition of family legal relations, the basis of their origin; the basic concepts and terms used in family law; the current norms of family law on the procedure and conditions for the conclusion and termination of marriage, the rights and obligations of spouses, parents and children, alimony obligations of family members; on the forms of placement of children left without parental care (adoption, guardianship and guardianship, foster family); judicial practice on the topics studied. Be able to: to qualify facts legally competently; to orient oneself in the legal system; to apply the norms of family law in the process of working in a legal specialty; to give legally competent advice on family law issues Own: search for solutions to the proposed incidents

5	Civil Law of the Republic of Kazakhstan (special part)	3	Civil Law of the Republic of Kazakhstan (general part)	Civil procedure law of the Republic of Kazakhstan	The purpose of the study: The Civil Law of the Republic of Kazakhstan (special part) is aimed at achieving a comprehensive, deep understanding by students of the nature and essence, individual civil law relations arising from certain types of contractual obligations, non-contractual obligations, relations in the field of intellectual property, inheritance law, obligations arising from harm, competitive obligations, preparation for practical activities of highly qualified civil specialists, the formation of the personality of future lawyers. Summary: The study of certain types of contractual obligations, obligations arising from the infliction of harm, competitive obligations, intellectual property law, inheritance law, private international law. Expected result: To know: a system of acts of civil legislation; key concepts, principles and institutions of sections of the Civil Code of the Republic of Kazakhstan; a system of doctrinal generally recognized (dominant) and legal judgments on civil legislation, principles of civil law, the content of contractual, hereditary and intellectual law; methodological techniques for working with civil law information and solving problems in civil law disputes. Be able to: analyze the current civil legislation, apply it competently in practice; operate in the context of civil law with legal concepts and categories; analyze legal facts and civil law relations arising in connection with them; analyze, interpret and correctly apply legal norms; make decisions and perform legal actions in strict accordance with the law; carry out legal expertise regulatory legal acts; Own: legal terminology; skills of working with legal acts; skills of analyzing various legal phenomena, legal facts, legal norms and legal relations that are objects of professional activity; analysis of law enforcement and law enforcement practice; resolution of legal problems and conflicts; implementation of substantive law; ta
5	Contract law of the Republic of Kazakhstan	3	Civil Law of the Republic of Kazakhstan (general part)	Civil procedure law of the Republic of Kazakhstan	 The purpose of the study: To give students the basis of the treaty institute as an independent institution of civil law, the issues of regulation of contractual relations, principles, etc. Abstract: A study of the discipline of the workshop on drafting civil law contracts will allow. Expected Result: To know: the main legal doctrines in the field of private law; the content of the most significant problems of the application of the norms of civil legislation. the content of the main regulatory legal acts regulating contractual relations; basic rights and obligations of subjects in the conclusion, amendment and termination of contracts; features of the content of certain types of contracts. Be able to: to carry out the correlation between related legal categories regulating private law relations; to logically correctly express a point of view on the application of legislation on various types of contracts; Own: the main skills of the analysis of doctrinal sources on topical issues of the development of civil law in the Republic of Kazakhstan and foreign countries; skills of legal qualification of public relations.

6	Civil Procedure Law of the Republic of Kazakhstan	5	Civil law of the Republic of Kazakhstan (general part)	Industrial practice (II)	 The purpose of the study: obtaining a set of theoretical knowledge in the field of legal regulation of civil procedural relations Summary: This discipline forms professional knowledge and skills in the development of a specialty. The study of this academic discipline should be based on the study of educational and monographic literature, normative legal sources, primarily the Constitution of the Republic of Kazakhstan, the Civil Procedure Code of the Republic of Kazakhstan. Particular attention should be paid to the study and analysis of the normative decisions of the Supreme Court of the Republic of Kazakhstan. Expected Result: To know: the basics and specifics of the legal regulation of civil procedural and related public relations; the composition and structure of the sources of legislation on civil procedural legal relations; the concept of judicial evidence, the procedure for examining judicial evidence; the essence of the claim form of consideration and resolution of civil cases in the court of first instance, the procedure of writ and correspondence proceedings; special and special claim proceedings; the procedure for recognition and enforcement of decisions of foreign judicial and arbitration decisions. Be able to: to use the acquired knowledge and skills in various life situations requiring the adoption of legally competent decisions, to clothe these decisions in the appropriate organizational and legal form; to navigate the legislation, work with regulatory legal acts, thereby acquire practical skills for their successful application in practice and in legislation; professionally correctly compose the texts of local regulatory legal assistance, and other procedural documents; solve educational tasks on specific types of civil obligations; identify distinctive features of certain types of civil procedure legislation; fundamentals of the application of theoretical provisions in the trial of specific cases in the framework of educational civil procedure; skills of draf
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6	Oratory in court	5	Civil law of the Republic of Kazakhstan (general part)	Industrial practice (II)	 The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the Republic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and system of legal regulation of the monetary system of the Republic of Kazakhstan. Expected result: To know: basic idiomatic expressions, units of speech etiquette, basic norms officially – business style, the specifics of written communication, the basic requirements that ensure the correctness and culture of written and oral speech, the logical foundations of argumentation, evidence, dispute, industry legislation and other regulatory legal acts adopted on its basis, the practice of applying the provisions of industry legislation, the forms of providing the main types of legal opinions (consultations), the logical foundations of judicial speech, compositions of judicial speech, ethical foundations of judicial speech, compositions of judicial speech, ethical foundations of judicial speech, activity, norms of official business style, norms of industry legal act adopted on its basis, the practice of speech activity, norms of official business style, norms of industry legal act adopted on its providing the as a type of speech activity, norms of official business style, norms of industrary language, fundamentals of argumentation, to know the basics of speech technique, eloquence, oratory. Be able to: build monological and dialogical statements, take part in a conversation of a problematic nature and discussions on the topic, analyze statements in accordance with a specific situation, a speech task, interpret professional texts, apply the laws of logic to the construction of oral and written speech, define and concretize the task in a situation requiring a legal opinion, analyze legal facts and emerging in connection with them, legal relations, analyze, interpret and correctly apply legal regulations, analyze and force statements in accordance w
					phenomena, skills of accuracy of word usage, visual and expressive means of language, ennobling speech, skills of using speech formulas of polemics in polemics.
7	Criminology	6	Criminal law of the Republic of Kazakhstan (General part)	It is necessary in further practical activities and when studying for a master's degree	The purpose of the study: "Criminology" is to develop students' criminological thinking, to form scientifically based views on crime as a negative, objectively determined social process that society and the state must restrain within certain limits in order to prevent violations of the conditions of their normal life, and also to give students knowledge about the "strategy" of influencing crime in modern conditions, to prepare them for the competent solution of professional problems. The educational and methodological complex of the discipline was prepared on the basis of the current criminal law, as well as the work of leading Kazakh and Russian scientists on this issue. Summary: Criminology is the science that studies crime. The course "Criminology" consists of two interrelated sections: the general part, which includes the theory of criminology as a science of crime, its causes, the perpetrators of crimes, the crime prevention system, and a special part that considers the organization and practical implementation of crime prevention and various types of crime. To know: about the main problems of criminology, its subject (crime as a negative social process, its causes, characteristics of persons committing crimes, crime prevention system) Be able to: work with empirical data, analyze information about crime, determine the causes and conditions of crime data, forecasting of crime and individual criminal behavior, organization and implementation of preventive activities

7	Criminal law and criminological characteristics of the fight against crime	6	Criminal law of the Republic of Kazakhstan (General part)	It is necessary in further practical activities and when studying for a master's degree	 The purpose of the study: Consideration of the basic principles of public service, spheres of public administration. Summary: The system of knowledge in the field of public administration theory and organization of civil service, the study of principles of public service. Expected Result. To know: criminal-legal criminological characteristics of certain types and groups of crime; the main directions of combating crime in Kazakhstan. Be able to: analyze and evaluate both the optimality of criminalization of relevant acts and the effectiveness of the application of criminological analysis; interpret and apply the norms of criminal law of the Republic of Kazakhstan. Own: the skill and ability to prevent offenses, identify and eliminate the causes and conditions that contribute to their commission; the skills to carry out professional activities for the disclosure and investigation of crimes in strict accordance with the legislation of the Republic of Kazakhstan
8	Criminological foundations of cybersecurity	4	Criminal law of the Republic of Kazakhstan (General part)	Undergraduate practice	 The purpose of the study is to create and maintain the necessary level of protection of objects from criminal encroachments.legal, theoretical, methodological and technological foundations for the formation and development of a criminological security system in the field of information and communication technologies. Summary: The study of this discipline contributes to the development of the criminological foundations of cybersecurity as a scientific discipline that studies modern theoretical and applied ideas for ensuring the protection of individuals, society and the state from criminal offenses committed using IT technology. In the process of studying the discipline, special attention is paid to the prevention and prevention of cybercrime. Expected result: To know: to give students knowledge on the theoretical foundations of ensuring information security of organizations of various forms of ownership; Be able to: formulate, in the course of comparative analysis, the concept and essence of ensuring criminological security in the field of digital technologies. Possess: practical skills in the application of methods and means of information protection. The use of innovative information technologies in law enforcement activities aimed at ensuring security from crime, including in cyberspace. Competencies: System-forming

8	Criminally-legal policy struggle against criminality	4	Criminal law of the Republic of Kazakhstan (General part)	Undergraduate practice	The purpose of the study: the study of this discipline is to familiarize students with the main provisions and international standards on the legal protection of the family and minors Summary: The criminal and legal protection of the family and minors takes a special place in the legal regulation of relations between minors in society. Expected result: To know: the content and basic rules of the legal qualification of facts, events and circumstances, the consequences of making illegal decisions and committing illegal actions, the content of the legal qualification of facts and circumstances, its basic rules, the essence and content of the Plenums of the Supreme Court of the Republic of Kazakhstan, which contain explanations and basic rules for the qualification of criminal law and criminal – legal policy, features of the qualification of certain types of crimes, the content of the Plenums of the Supreme Court of the Republic of Kazakhstan, the concept, principles, methods, forms of implementation of criminal law policy, the main activities of state authorities in the field of criminal law policy, the main activities of state authorities in the field of criminal law politics. Be able to: apply the rules of decision–making and legal actions under the current legislation of the Republic of Kazakhstan, identify facts and circumstances, give a legal assessment of the situation, apply the norms of criminal law for explain the procedure for sentencing, to analyze and solve legal problems in the field of criminal law in practice, to qualify certain types of crimes, to explain the procedure for sentencing, to analyze and solve legal problems in the field of criminal law, to assess practical situations from the criminal–legal and criminal – legal actions, methods and mechanisms of their prevention, skills of legally correct qualification of facts and circumstances, skills of orientation in political, social and economic processes, including criminal – political nature, structure and levels of criminal and political natur
9	Criminal Executive Law of the Republic of Kazakhstan	5	Criminal law of the Republic of Kazakhstan (General part)	Industrial practice (III)	 protection of public order in their professional activities in the implementation of criminal law means of combating crime. The purpose of the study: to study the main provisions of the criminal policy of the Republic of Kazakhstan Summary: The main provisions of the criminal policy of the Republic of Kazakhstan related to the execution of criminal penalties. Expected Result: Know the subject and sources of the discipline "Criminal Executive Law of the Republic of Kazakhstan"; To know: the regulatory framework for the production of Penal enforcement law and criminal law policy of execution of punishments in the Republic of Kazakhstan; the subject and sources of the discipline "Penal Enforcement Law of the Republic of Kazakhstan"; Be able to: regulate the procedure and conditions for the execution and serving of sentences and other measures of criminal legal impact; determine the means of correction of convicts; protect the rights and freedoms of convicts; assist in the social adaptation of convicts. Own: the skills to properly discuss and apply in professional practice or professional activity the regulatory framework for the production of Penal enforcement law and the criminal law policy of the execution of punishments of the Republic of Kazakhstan; improve the penal enforcement policy in the fight against crime. The main skills in the course of solving situational issues and tasks, to implement the acquired knowledge in practice.

					Know: Basic concepts of civil procedure
9	Enforcement proceedings	5	Criminal law of the Republic of Kazakhstan (General part)	Industrial practice (III)	Provisions of the Constitution of the Republic of Kazakhstan, laws and other regulatory legal acts related to the application of legislation in the field of enforcement proceedings. The content of the main international and Kazakh legal sources that disclose civil procedural activities Be able to: Interpret and apply laws and other normative legal acts in the field of civil procedure and enforcement proceedings, be able to give a legal assessment to various parties to civil proceedings, navigate the specifics of the bailiff's activities. Use legislative sources and materials, including reference manuals and information and reference legal systems of the "Paragraph" type; keep records of practice; work with scientific sources; apply knowledge of related branches of law; organize and plan their activities, choose the most effective ways to solve emerging issues; independently improve their knowledge, including taking into account changes in legislation and taking into account judicial practice Own: the skills of applying the rules of law of a blank nature, the skills of applying the NPA and freely navigate its hierarchy; The skills of analyzing various legal phenomena, legal facts, legal norms and legal relations in the field of civil proceedings; The skills of resolving legal problems and conflicts, as well as the skills of drafting procedural documents
10	Fundamentals of the classification of crimes	4	Criminal law of the Republic of Kazakhstan (General part)	Industrial practice (III)	 The purpose of the study: Consideration of the basic principles of public service, spheres of public administration. Summary: The system of knowledge in the field of public administration theory and organization of civil service, the study of principles of public service. Expected Result. To know: systematic presentation by students of theoretical knowledge about the principles, categories and provisions of the science of criminal law as the basis for the theory of qualification of crimes, teaching students the correct orientation in the current criminal legislation, the development of the ability to skillfully interpret and apply the norms of General and Special parts of crime and their elements; to know and highlight mandatory and optional signs of elements of the corpus delicti; to know the features of prevention and prevention of crimes, through proper qualification. Be able to: conduct a criminal law and criminological analysis of crimes, correctly analyze the elements of a crime on mandatory and optional grounds; be able to analyze statistical data on crimes, linking them with the qualification process in pre-trial investigation; cultivate a sense of respect for the criminal law as an unshakable means of protecting citizens, their rights, freedoms and legitimate interests, and also the interests of society and the state from criminal law and criminal procedure, during the formation and construction of the rule of law relations in the Republic of Kazakhstan; acquisition of skills of initial qualification of crimes at the time of registration in the ERDR; identification of qualification process, development of ways to improve the quality of criminal procedure, during the formation and construction of the rule of law relations in the Republic of Kazakhstan; acquisition errors in the process, development of ways to improve the quality of criminal investigation; the influence of subjective data on the qualification proces, development of ways to improve the quality

10	Fundamentals of qualification of criminal offenses in the field of medicine	4	Criminal law of the Republic of Kazakhstan (General part)	Industrial practice (III)	 The purpose of the study: Consideration of the basic principles of public service, spheres of public administration. Summary: The system of knowledge in the field of public administration theory and organization of civil service, the study of principles of public service. Expected Result. To know: a systematic presentation by students of theoretical knowledge about the principles, categories and provisions of the science of criminal law of the Republic of Kazakhstan as the basis for the theory of qualification of criminal offenses provided for in Chapter 12 of the Criminal Code of the Republic of Kazakhstan; to correctly navigate the current criminal legislation on medical criminal offenses; to know the signs of a medical criminal offense; to know and identify mandatory and optional signs of elements of the medical criminal offenses; to know the features of prevention and prevention of medical criminal offenses. Be able to: conduct a criminal offenses, to know the features of prevention and prevention of medical criminal offenses. Be able to: conduct a criminal law and criminological analysis of medical criminal offenses, correctly analyze the elements of a medical criminal offenses. Inking them with the qualification process in pre-trial investigation; cultivate a sense of respect for the criminal law as an unshakable means of protecting citizens, their rights, freedoms and legitimate interests, as well as the interests of society and the state from criminal encroachments; development of interdisciplinary relations with general theoretical and other legal and special disciplines. Own: acquisition of skills of initial qualification problems based on empirical data from investigative practice; analysis of investigative qualification errors in the process of pre-trial investigation for the criminal offenses; the influence of subjective data on the qualification of the acts of the subject of medical criminal offenses.
11	Criminal-legal characteristics of offenses in the field of health care	5	Criminal law of the Republic of Kazakhstan (General part)	It is necessary for further practical activities and for studying for a master's degree	The purpose of the study: is to study the current criminal law legislation of the Republic of Kazakhstan, as well as criminology regulating the activities of combating criminal offenses in the field of health care. Formation of students ' deep theoretical knowledge and instilling on this basis the solid skills and abilities necessary for them to effectively perform the tasks assigned to law enforcement agencies and the public. Summary: The main characteristics from the point of view of criminal law, criminology are revealed, the analysis of the problematic provisions of science is given, special attention is paid to the characterization and analysis of iatrogenic components of criminal offenses, judicial and investigative practice. Problematic issues are discussed, incidents are resolved, procedural acts are drawn up. Expected result. To know: a systematic presentation by students of theoretical knowledge about the goals, objectives, principles, categories and provisions of the subject "Criminal law characteristics of offenses in the field of healthcare"; to correctly navigate the current criminal legislation on medical criminal offenses; Be able to: develop the ability to skillfully interpret and apply the norms of criminal law of the Republic of Kazakhstan, qualify criminal offenses in this area; be able to analyze statistical data on medical criminal offenses, linking them with the qualification process in pre-trial investigation; Own: study of problems arising in modern criminal law and criminology, during the formation and construction of the rule of law relations in the Republic of Kazakhstan; study of international experience in combating these types of criminal offenses; skills of qualification of the acts of the subject of medical criminal offenses; in the acts of the subject of medical criminal offenses; in the sate, conduct criminal offenses; skills of qualification of the acts of the subject of medical criminal offenses; in the republic of Kazakhstan; study of international experience in combating t

11	Criminally-legal and kriminologicheskaja the characteristic of struggle against military crimes	5	Criminal law of the Republic of Kazakhstan (General part)	It is necessary for further practical activities and for studying for a master's degree	 The purpose of the study: Consideration of the basic principles of public service, spheres of public administration. Summary: The system of knowledge in the field of public administration theory and organization of civil service, the study of principles of public service. Expected Result. To know: the conceptual and terminological apparatus in the field of Chapter 18 of the Criminal Code of the Republic of Kazakhstan, the characteristics of the current criminal legislation, as well as the practice of its application, the characteristics of objective and subjective signs of military units of criminal offenses based on the methodology of their criminal characteristics, the rules for the qualification of criminal offenses and their application in the criminal legal assessment of factual circumstances established in criminal cases cases, the main law enforcement problems in the field of combating military criminal offenses, with the most typical judicial and investigative errors in the qualification of military criminal offenses by military service, the identity of the person who committed a military criminal offense. Be able to: apply the criminal law norms of Chapter 18 of the Criminal offenses; interpret with the help of various means and techniques of criminal and morms establishing criminal offenses, the ability of military criminal offenses; interpret with the help of various means and techniques of criminal law norms establishing criminal offenses, the ability of military criminal offenses; interpret with the help of various means and techniques of criminal law norms establishing criminal offenses, the ability of give qualified legal opinions on the presence/absence of composition criminal offense; possess the skills of legal argumentation, the resolution of certain legal situations. Own: the ability to carry out legal expertise of normative legal acts, to give qualified legal opinions and consultations; to analyze judicial practice of sentencing for mili
12	Functions of the prosecutor in criminal proceedings	5	Criminal law of the Republic of Kazakhstan (General part)	Industrial practice (III)	 The purpose of the study: The purpose of this course is to develop knowledge of the norms of prosecutorial supervision in the Republic of Kazakhstan necessary in the professional activity of a lawyer, namely in the field of supervision of the legality of pre-trial investigations and during the main judicial proceedings. Summary: The author reveals the powers of the prosecutor, tactics and methods of organizing his work during the pre-trial investigation, as well as the ability of the prosecutor to conduct a reasoned dispute in the conditions of adversarial proceedings and the quality of maintaining the state prosecution in court . Expected result. To know: The student must master the basics of the criminal procedure legislation of the Republic of Kazakhstan, laws and other regulatory legal acts, and regulating the functions of the prosecutor's office in criminal proceedings. Be able to: Be able to independently analyze the effectiveness of prosecutorial supervision at the stage of pre-trial investigation and judicial review and resolution of a criminal case based on the study of general and particular theoretical teachings on prosecutorial activity in criminal proceedings. Own: Practical skills that allow the student to skillfully apply the acquired knowledge in the process of carrying out professional activities. Independently analyze and assess the legality of the pre-trial investigation, on behalf of the prosecutor to make acts of prosecutorial response to violations of the rule of law in the process of pre-trial and judicial proceedings.

12	Supervision of the prosecutor's office for the execution of laws	5	Criminal law of the Republic of Kazakhstan (General part)	Industrial practice (III)	 The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the Republic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and system of legal regulation of the monetary system of the Republic of Kazakhstan. Expected result: To know: the subject and sources of the discipline "Supervision of the Prosecutor's Office over the execution of the law"; modern problems of the legislation of the Republic of Kazakhstan; Be able to: apply their knowledge in practice; navigate the system of regulatory legal acts of the Republic of Kazakhstan regulating this industry; The main forms of classes in the study of this course are lectures, seminars and practical classes, (trainings, situation analysis, solving practical problems, etc.) 	
					As a rule, lecture classes are held on the main topics of the course. The choice of seminars and practical classes may vary depending on the degree of preparedness of the trainees and the specific educational objectives of the educational institution. Own: The main skills in the course of solving situational issues and tasks, to implement the acquired knowledge in practice.	
13	Criminal-legal and criminological characteristics of organized crime and corruption	5	Criminal law of the Republic of Kazakhstan (General part)	It is necessary for further practical activities and for studying for a master's degree	 The purpose of the study: the students study the current criminal law legislation of the Republic of Kazakhstan, as well as criminology regulating criminal law activities. Formation of students ' deep theoretica knowledge and instilling on this basis strong skills and abilities necessary for them to effectively perform the tasks assigned to the judicial and law enforcement agencies Summary: The main characteristics from the point of view of crimina law and criminology are revealed, the analysis of the problematic provisions of science is given, special attention is paid to the characterization and analysis of criminal legislation, judicial and prosecutorial-investigative practice. Problematic issues are discussed incidents are resolved, procedural acts are drawn up. Expected result. To know: systematic presentation by students of theoretical knowledge about the principles, categories and provisions of the subject "Crimina law and criminological characteristics of organized crime and corruption" Be able to: development of the ability to skillfully interpret and apply the norms of the criminal law of the Republic of Kazakhstan, to qualify crimes, to conduct criminological analysis; Own: study of the problems arising in modern criminal law and criminology during the formation and construction of the rule of law 	
13	Criminal-legal and criminological characteristics of organized crime and corruption	5	Criminal law of the Republic of Kazakhstan (General part)	It is necessary for further practical activities and for studying for a master's degree	 relations in the Republic of Kazakhstan The purpose of the study is to study the main provisions of the criminal policy of the Republic of Kazakhstan Summary: The main provisions of the criminal policy of the Republic of Kazakhstan related to the execution of criminal penalties. Expected result: To know: systematic presentation by students of theoretical knowledge about the principles, categories and provisions of the subject "Criminal law and criminological characteristics of organized crime and corruption" Be able to: development of the ability to skillfully interpret and apply the norms of the criminal law of the Republic of Kazakhstan, to qualify crimes, to conduct criminological analysis; Own: study of the problems arising in modern criminal law and criminology during the formation and construction of the rule of law relations in the Republic of Kazakhstan 	

					The purpose of the study: the formation of a comprehensive
14	Participation of a lawyer in criminal matters	5	Criminal procedure law of the Republic of Kazakhstan (general part)	Industrial practice (III)	understanding of the organization and activities of the defense counsel in the criminal process, as well as the conditions for implementation and types of defense counsel. The tasks of the discipline are the development of normative sources that regulate the organization of defense, judicial practice related to the implementation of defense in criminal proceedings; - study of educational, theoretical and monographic literature on criminal procedure, advocacy and advocacy; - obtaining practical skills in drafting documents drawn up in the course of the activities of the defender; - mastering the technique of oral public speaking on relevant topics. To know: the procedural order, the rights and obligations of the defender in the exercise of his functions, knowledge of the legal foundations, principles, areas of activity of the defender and understanding of the appointment of the defender to provide legal assistance to individuals and legal entities on a professional basis; the essence and content of the actions of the defender in the process of criminal proceedings; the organization and tactics of using evidence obtained by the defender in order to mitigate the defendant's guilt on criminal offenses. Be able to: apply the norms of the CPC in the exercise of the functions of a defender in criminal cases, analyze the criminal procedure legislation; interpret and apply the norms of criminal procedure law in specific life situations (incidents); formulate and legally competently argue their position on the criminal case; perform investigative and other procedural actions. Own: the main provisions and terms that the CPC faces when performing the functions of a criminal defense lawyer, skills in the field of legal and organizational and tactical bases of the defense in criminal cases, necessary for the performance of professional duties in the field of criminal law relations.
14	Advocacy of the Republic of Kazakhstan	5	Criminal procedure law of the Republic of Kazakhstan (general part)	Industrial practice (III)	The purpose of the study: Expansion and deepening of the received in the system knowledge about the state of the current legislation that determines the place of the bar in the legal system of the state, the main tasks facing the modern advocacy, the state of the current legislation, the practice of its application and development prospects. The study of this discipline "Advocacy of the Republic of Kazakhstan" includes lecturing, consistent consolidation of theoretical knowledge with practical exercises, as well as independent work of students. Brief content: The discipline "Advocacy of the Republic of Kazakhstan" is intended for study by students of the Faculty of Law. It reflects the main requirements for the level of preparation of a bachelor of law in the specialty "Jurisprudence" at the present stage. EMCD is designed for the effective development of the discipline "Advocacy of the Republic of Kazakhstan", allows students to get a systematic approach to the study of the current legislation, which determines the place of the bar in the legal system of the state and regulates the activities of the bar in the Republic of Kazakhstan. Expected Result: To know: Obtaining knowledge about other features of the lawyer's law enforcement activities in the field of jurisdictional proceedings as a professional representative: obtaining knowledge about the methodology of drafting procedural acts and other documents in the implementation of legal assistance, followed by consolidation in practical skills. Be able to: Development of the ability to professionally assess a situation that is legally significant for the jurisdictional process and make a law enforcement decision corresponding to it as a professional subject: systematization of knowledge about the organizational and legal foundations of advocacy; analysis of regulations establishing the legal regulation of the lawyer's activities. Own: Familiarization with the peculiarities of advocacy as a defender, representative of the victim, civil plaintiff, civil d

15	Electronic format of pre-trial investigation	4	Criminal procedure law of the Republic of Kazakhstan (general part)	Final examination	 The purpose of the study: The purpose of the discipline is to consolidate the theoretical foundations of digitalization of criminal procedural activities, to acquire practical skills that allow students to correctly navigate in the professional environment related to organizational and legal issues of conducting criminal proceedings in classical and electronic format at the stage of pre-trial investigation. Summary: The educational subject is aimed at developing stable knowledge and skills related to the features of electronic document management in criminal proceedings at the stage of pre-trial investigation. During the training process, the student must master the skills to independently and procedurally correctly draw up protocols and decisions in criminal cases in electronic format. Expected result: To know: The fundamental and applied principles of conducting criminal proceedings, the rules and procedure for the established electronic document management in criminal cases at the stage of pre-trial investigation. To be able to: Correctly navigate the criminal procedural environment associated with the consolidation of criminal case materials, independently make and make procedural decisions in the form of a resolution, professionally and competently enter the production of investigation. Possess: Professional skills that allow students to competently follow the criminal procedure form and structure to master the techniques and methods of conducting criminal proceedings.
15	International cooperation in criminal matters	4	Criminal procedure law of the Republic of Kazakhstan (general part)	Final examination	The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the Republic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and system of legal regulation of the monetary system of the Republic of Kazakhstan. Expected result: To know: the basic principles of international law and their application in the criminal process of the Republic of Kazakhstan; legal regulation of international cooperation in the field of legal assistance. Be able to: solve legal problems arising in the process of interaction with law enforcement agencies of other states in the field of combating crime. Analyze and systematize the collection of operational-search data and, on their basis, be able to output operationally significant information for processing and using the results of operational-search activities as evidence in criminal cases, on the basis of theoretical research and practical skills, they were able to distinguish special operational-search activities from covert investigative actions. Own: interpret and apply the norms of international treaties and Kazakh legislation on legal assistance; assess practical situations on legal assistance in criminal cases; On the basis of studying the theoretical provisions of the discipline, students should master techniques and methods for conducting and critical analysis of operational investigative measures. They could state concretely and clearly about the essence of the production and use of operational search materials during the investigation of criminal cases, set out their conclusions and proposals on the methodology and tactics of the production of general and special operational search materials during the investigation of criminal cases, set out their conclusions and proposals on the methodology and tactics of the production of general and special operational search measures to analyze law enforcement practice on issues included in the subject of discipline.
				PROFILING E	
			1	Components of	
1	Forensic technology	3	Theory and history of state and law	Criminalistics	The purpose of the study: students acquire knowledge about the implementation of criminal procedural activities in the pre-trial investigation of a criminal case and the use of scientific and special knowledge for the production of investigative and secret investigative actions Summary: the article reveals the features of the application and use of special scientific knowledge in criminal cases, through the appointment and production of forensic examinations, consultations, etc. The obtained results of consultations or the conclusion of a forensic examination are attached to the materials of the criminal case and used in the subject of proof. Expected result: To know: to justify and make procedural and tactical decisions; - to

					organize the work of the investigative task force conducting an inspection of the scene of the incident, including during the production of other investigative and covert investigative actions; - apply technical and forensic methods and means of detecting, fixing and removing trace information and traces of crimes; - study the sources of investigative and evidentiary information and use them in pre-trial disclosure and investigation of crimes; - determine the initial investigative situations, analyze and evaluate the factors influencing them; - interact with the bodies of inquiry and officials of other law enforcement agencies: the court, the prosecutor's office, the police of internal affairs, the economic investigation service, the anti-corruption service, national security, etc. Be able to: to implement the acquired scientific, technical and criminalistic knowledge and skills in the course of criminal proceedings; to analyze and evaluate investigative, investigative and evidentiary information on unsolved criminal cases; to draw up procedural documents in accordance with the requirements of criminal procedural legislation and recommendations of criminalistic tactics and methodology. Own: forensic techniques and scientific and practical experience in identifying, securing and initial investigation of trace information in criminal, civil and administrative cases. Including preparing materials, documents and items for forensic research in scientific and forensic laboratories. To master the basic skills in solving situational issues and tasks, to implement the acquired knowledge in the legal practice of pre-trial investigation bodies.
1	Fundamentals of forensic methodology	3	Theory and history of state and law	Criminalistics	The purpose of the study: students acquire knowledge about the implementation of criminal procedural activities in the pre-trial investigation of a criminal case and the use of scientific and special knowledge for the production of investigative and secret investigative actions Summary: the article reveals the features of the application and use of special scientific knowledge in criminal cases, through the appointment and production of forensic examinations, consultations, etc. The obtained results of consultations or the conclusion of a forensic examination are attached to the materials of the criminal case and used in the subject of proof. Expected result: To know: methods and means of preliminary verification of facts and events on criminal offenses; to justify and make criminal procedural and tactical decisions; to organize the work of the investigative task force conducting an inspection of the scene of the incident, including during the production of other investigative and covert investigative actions; to apply technical and forensic methods and means of detection, fixation and seizures of trace information and traces of crimes; sources of investigative (secret) and evidentiary information and use them in pre-trial disclosure and investigation of crimes; determine the initial typical investigation service, the anti-corruption service, national security and other state and non-governmental organizations and institutions. Be able to: use the help of citizens, mass media in the pre-trial investigation bodies. Including the "Fundamentals of Criminalistic. Own: basic skills in the course of solving situational issues and tasks, implement the acquired knowledge in the legal practice of pre-trial investigation bodies. Including the "Fundamentals of Criminalistic methodology" will also allow you to master practical knowledge that is implemented during the pre-trial investigation of crimes; analyze and evaluate investigative actions, organize the work of criminal istos.
2	Operational-search activity	5	Criminal procedure law of the Republic of	Activities of the bodies of inquiry in the course of pre-trial	The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the Republic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and system

			Kazakhstan (general part)	investigation	of legal regulation of the monetary system of the Republic of Kazakhstan. Expected result: To know:- general theoretical provisions of the course "Operational investigative activities", to expand knowledge on the most important issues of operational investigative activities and related disciplines, to have an idea of the system and structure of the ORD and its individual institutions. Be able to: analyze and systematize the collection of operational-search data and, on their basis, be able to output operationally significant information for processing and using the results of operational-search activities as evidence in criminal cases, on the basis of theoretical research and practical skills, they were able to distinguish special operational-search activities from covert investigative actions. Own: based on the study of the theoretical provisions of the discipline, students should master the techniques and methods for conducting and critically analyzing operational investigative measures. They could state concretely and clearly about the essence of the production and use of operational-search materials during the investigation of criminal cases, set out their conclusions and proposals on the methodology and tactics of the production of general and special operational-search measures
2	Interaction of the investigator with the operational-search services	5	Criminal procedure law of the Republic of Kazakhstan (general part)	Activities of the bodies of inquiry in the course of pre-trial investigation	 The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the Republic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and system of legal regulation of the monetary system of the Republic of Kazakhstan. Expected result: To know: general theoretical provisions of the course "Interaction of the investigator with operational search services", the essence of the interaction of the investigator of operational search activities in the field of combating crime. Be able to: Correctly apply the legal norms in the field of interaction of the investigator with the operational search services. Independently supplement and develop their knowledge and skills, taking into account changes in legislation, as well as improve skills in the practical application of legal norms in the field of interaction with operational search services and the investigator with operational search services and the investigator with the operational search services. Own: based on the study of the theoretical provisions of the discipline, students should master the basic skills of drafting procedural documents in the field of interaction of the investigator with operational search services and techniques and methods for conducting and critical analysis during interaction.
3	Theory of judicial evidence	5	Criminal procedure law of the Republic of Kazakhstan (general part)	It is necessary for further practical activities and for training in magistracy and doctoral studies	 The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the Republic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and system of legal regulation of the monetary system of the Republic of Kazakhstan. Expected result: To know:- the fundamentals of the theory of judicial evidence and its significance in establishing objective truth in a case, determine the content of the subject, contributing to the disclosure of the theory of evidentiary law, the conceptual and categorical apparatus of individual institutions of proof and proof. Be able to: apply the acquired knowledge and practical experience of law enforcement activities in the field of criminal proceedings, independently assess the results of actions and decisions of authorized bodies of pre-trial investigation, the judiciary. Own: practical skills that allow you to fully use the acquired skills in legal practice. In particular, to conduct a legal analysis of the relevance and admissibility of evidence in criminal cases, to give conclusions on the legality and validity of the production of operational investigative measures, to make a decision on using the results of investigative actions and court decisions as evidence.
3	Activities of pre- trial investigation bodies	5	Criminal procedure law of the Republic of Kazakhstan (general	It is necessary for further practical activities and for training in magistracy and doctoral studies	The purpose of the study: The bodies of inquiry of the Republic of Kazakhstan are a state body of great importance in ensuring law and order in the country, preventing and detecting criminal offenses. One of the main activities of the body of inquiry is the implementation of pre-trial investigation. The course "Activities of the bodies of inquiry in pre-trial investigation" is the

			part)		formation of knowledge about the directions and significance of the pre- trial activities of the bodies of inquiry and the formation of the ability to apply the knowledge gained in future professions. Summary: The study of this discipline is aimed at students obtaining professional knowledge, skills, and abilities in the field of pre-trial investigation. In the process of mastering the course, students should develop a holistic understanding of the main functions, forms, methods and methods of conducting investigative actions and operational search activities during the detection and investigation of criminal offenses. Expected results: To know: the concept of pre-trial investigation bodies, normative legal acts defining the competence of pre-trial investigation bodies, the structure and main areas of activity, forms of pre-trial activity, the ratio of pre-trial investigation bodies with other state bodies Be able to: work with normative legal acts defining the functions and competencies of pre-trial investigation bodies, independently make legal decisions in protecting the rights of citizens, and legally correctly analyze facts and events. To possess: to apply normative legal acts in accordance with the law, to apply the acquired knowledge exclusively for the purposes of law and order, protection and restoration of the rights of citizens and society. Competencies: special
4	Criminalistics	5	Criminal procedure law of the Republic of Kazakhstan (special part)	Industrial practice (III)	 Competencies: special The purpose of the discipline is to give the student the methodological recommendations necessary for the student in his practical activities related to the investigation of crimes. Summary: Legislation regulating the powers of participants in criminal proceedings; departmental, interdepartmental and other legal acts regulating the activities of the preliminary investigation bodies; investigative and judicial practice of investigating various types of criminal offenses. Expected result: To know: methods and means of preliminary verification of statements about crimes; substantiate and make procedural and tactical decisions; organize the work of the investigative task force conducting an inspection of the scene of the incident, including during the production of other investigative and covert investigative actions; apply technical and forensic methods and means of detecting, fixing and removing trace information and traces of crimes; study sources of investigative situations, analyze and evaluate the factors influencing them; interact with the bodies of inquiry and officials of other law enforcement agencies: the court, the prosecutor's office, the economic investigation service, the anti-corruption service, national security, etc. Be able to: to use the assistance of criminal cases; to draw up procedural documents in accordance with the requirements of criminal procedure legislation and the recommendations of criminals. The main forms of classes in the study of this course are lectures, laboratory, seminars and practical classes (trainings, analysis of the educational investigative situation, solving practical problems, etc.) As a rule, lectures are held on the main topics of the course. The choice of laboratory, seminar and practical classes and the specific educational objectives of the educational institution. As a result of studying the course, students take an exam. Own
4	Forensic tools and methods of investigation of crimes	5	Criminal procedure law of the Republic of Kazakhstan (special part)	Industrial practice (III)	The purpose of the study: is to study the theoretical and applied foundations of technical and forensic examination as a type of forensic examination. To acquaint students with the concept, subject, objects, tasks and methods of technical and forensic examination; to form an understanding of special knowledge in the field of technical and forensic examination; to develop the skills of independent production of technical and forensic examination of documents, the preparation and execution of an expert opinion. Summary: theoretical foundations and prospects for the development of technical and forensic examination. Modern possibilities of technical and forensic research of details and materials of documents. The study of documents made with

					 the help of character printers. Expected Result. To know: methods and means of preliminary verification of statements about crimes; substantiate and make procedural and tactical decisions; organize the work of the investigative task force conducting an inspection of the scene; apply technical and forensic methods and means of detecting, fixing and removing traces of crimes; study the sources of investigative and evidentiary information and use them in the disclosure and investigation of crimes; determine initial investigative situations, analyze and evaluate the factors influencing them; interact with the bodies of inquiry and officials of other law enforcement agencies. Be able to: to use the assistance of citizens and mass media in the investigation of crimes; to analyze and evaluate investigative and evidentiary information on unsolved criminal cases; to draw up procedural documents in accordance with the requirements of criminal procedure legislation and the recommendations of criminalistics. The main forms of classes in the study of this course are lectures, seminars and practical classes may vary depending on the degree of preparedness of the trainees and the specific educational objectives of the educational institution. Own: the main skills in the course of solving situational issues and tasks, to implement the acquired knowledge in practice.
5	Investigation of serious types of crimes	3	Criminal procedure law of the Republic of Kazakhstan (general part)	Activities of the bodies of inquiry in the course of pre-trial investigation	 The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the Republic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and system of legal regulation of the monetary system of the Republic of Kazakhstan. Expected result: To know: the doctrine of dialectical-materialistic epistemology; The establishment of signs of a specific type of composition of a criminal offense and a criminal offense as a crime and the time of the occurrence of bringing the subject of the crime to criminal responsibility; Knowledge and procedure for identifying signs and events of criminal offenses, conducting covert investigative actions (operational investigative measures); - methods and means of preliminary verification of statements about crimes; - substantiate and make procedural and tactical decisions; - to organize the work of the investigative task force conducting an inspection of the scene of the incident, including during the production of other investigative and covert investigative actions; - apply technical and forensic methods and means of detecting, fixing and removing trace information and traces of crimes; - substantiate in pre-trial disclosure and investigation of crimes; - determine the initial investigative situations, analyze and evaluate the factors influencing them; - interact with the bodies of inquiry and officials of other law enforcement agencies: the court, the prosecutor's office, the police of internal affairs, the economic investigation service, the anti-corruption service, national security, etc. Be able to: to use the assistance of citizens and mass media in the pre-trial investigation of crimes; - to analyze and evaluate investigative and evidentiary information on unsolved criminal cases; - to draw up procedural documents in accordance with the requirements of criminal procedure legislation and the recommendations of criminal istues. Own: the
5	The Workshop on the Investigation of Crimes	3	Criminal procedure law of the Republic of Kazakhstan (general part)	Activities of the bodies of inquiry in the course of pre-trial investigation	 The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the Republic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and system of legal regulation of the monetary system of the Republic of Kazakhstan. Expected result: To know: a student in the course of studying the discipline "Crime Investigation Workshop" should know the basics of the Constitution of the Republic of Kazakhstan, constitutional laws, regulatory legal acts regulating legal relations in the investigation of certain types of criminal offenses. Methods and methods of detection, suppression, disclosure and

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					 investigation of criminal offenses and authorized bodies, as well as it is necessary to know the forms and methods of disclosure and investigation of certain types of criminal offenses. Know the forensic tactical operations used during the pre-trial investigation of certain types of criminal offenses. Be able to: competently apply criminal procedural legislation and regulatory legal acts during the pre-trial investigation of certain types of criminal offenses. Observe and protect the rights and freedoms of participants in the pre-trial investigation. Be able to identify, prevent, disclose and investigate criminal offenses. Own: the ability to make decisions and perform legal actions in strict accordance with the constitutional and criminal offenses. Possess methods of detection, suppression, disclosure and investigation of certain types of criminal offenses.
6	Investigation of man-made disasters	5	Criminal procedure law of the Republic of Kazakhstan (general part)	final examination	The purpose of the study: The purpose of this discipline is to familiarize students with modern methods of searching, researching, recording and protecting information in the event of man-made disasters. The rapid development of technology has led to the spread of new methods of management, control and processing of information, as well as to the emergence of new threats and risks. Knowledge of the basic principles of the creation and operation of information systems, as well as methods of ensuring their safety in the event of man-made disasters is key to effective investigation and minimization of the consequences of such accidents. Summary: Mastering the discipline is aimed at comprehensive training in legal, organizational and practical issues of investigating incidents, accidents and man-made disasters. In the process of mastering the course, students examine in detail all aspects of the legal response and organization of the investigation of criminal offenses of a man-made nature. They study in detail the methods of preventing, eliminating the damage caused, and suppressing the negative impact of man-made factors on the ecology of the region. Expected result: To know: to justify and make procedural and tactical decisions; to organize the work of the investigative task force conducting an inspection of the scene; to apply technical and forensic methods and means of detecting, fixing and removing traces of crimes; to study the sources of investigative and evidentiary information and use them in the disclosure and investigation of crimes; to determine the initial investigative situations, analyze and evaluate factors influencing them; interact with the bodies of inquiry and officials of other law enforcement agencies. Be able to: use the help of citizens and the media in the investigation of crimes; sepecial evaluate investigative and evidentiary information on unsolved criminal cases; prepare procedural documents in accordance with the requirements of criminal procedure legislation and recommendations of cri
6	Interaction between preliminary investigation and inquiry bodies during the investigation of man-made crimes	5	Criminal procedure law of the Republic of Kazakhstan (general part)	final examination	 The purpose of the study: Students should know the differences in the legal practice of the Republic of Kazakhstan and other states, as well as the associated difficulties of applying Western investigative techniques in the Republic of Kazakhstan Summary: In the process of studying this course, special attention is paid to mastering the legal foundations of the investigation of man-made crimes, discussing the problem of the evidentiary significance of materials obtained during the pre-trial investigative bodies. Students become familiar with the differences in the legal practice of the Republic of Kazakhstan and other countries, as well as the associated difficulties in applying foreign investigative techniques in the Republic of Kazakhstan. Expected result: To know: The official duties of employees in the field of law and order, security of the individual, society, and the state; methods and methods of detection, suppression, disclosure and investigation of crimes and other official duties to ensure law and order, the security of the individual, society, and the state; such performance of official duties to ensure law and order, the security of the individual, society, and the state; nethods of detection, suppression, disclosure and investigation of crimes and other official duties to ensure law and order, the security of the individual, society, and the state; use methods of detection, suppression, disclosure and investigation of crimes and other official duties to ensure law and order, the security of the individual, society, and the body of inquiry.

7 Activities of the bodies of inquiry in the stage of procedure for conducting an inquiry in criminal cases, to form a understanding of the organization of the inquiry at the stage of p investigation. 7 Activities of the bodies of inquiry in the course of pre-trial investigation 5 Criminal procedure law of the Republic of Kazakhstan (general part) bodies of inquiry in the course of pre-trial investigation 5 grant) 5 0 Where the course of pre-trial investigation. Expected result. To know:- the concept of bodies of inquiry, regulatory legr defining the competence of bodies of inquiry, the structure and activities, forms of pre-trial activity of bodies of inquiry, the structure and activities, forms of pre-trial activity of bodies of inquiry, the structure and activities, forms of pre-trial activity of bodies of inquiry, independently make decisions in protecting the rights of citizens, legally correctly and the state state. 0 Where the knowledge gained in theory in the future profession, regulatory legal acts in accordance with the law, apply the know gained exclusively for the purposes of the study: mastering students with an integral systemation of the rights and legitimate interests of citizens and activities in the state interests of citizens and activity of bodies with regulatory legal acts in accordance with the law, apply the know gained exclusively for the purposes of the study: mastering students with an integral systemation of the rights and legitimate interests of citizens and soci						To possess: Basic skills in solving situational issues and tasks, to put the acquired knowledge into practice. Competencies: special
The purpose of the study: mastering students with an integral sys	7	bodies of inquiry in the course of pre-	5	procedure law of the Republic of Kazakhstan (general		 The purpose of the study: Students should know the basic forms and procedure for conducting an inquiry in criminal cases, to form a correct understanding of the organization of the inquiry at the stage of pre-trial investigation. Summary: The main activity of the bodies of inquiry in the system of criminal procedural legal relations is the impartial, rapid and complete disclosure of criminal offenses. Modern conditions of development of society put on a completely new level the degree of ensuring by the bodies of inquiry the protection of the life and health of citizens, society and the state from criminal encroachment. An important factor is the observance of the rights and interests of the individual by the bodies of inquiry in the process of pre-trial investigation. Expected result. To know:- the concept of bodies of inquiry, regulatory legal acts defining the competence of bodies of inquiry, the structure and main activities, forms of pre-trial activity of bodies of inquiry, the relationship of bodies of inquiry with other state bodies Be able to: work with regulatory legal acts defining the functions and competencies of the bodies of inquiry, independently make legal decisions in protecting the rights of citizens, legally correctly analyze facts and events. Own: the knowledge gained in theory in the future profession, apply regulatory legal acts in accordance with the law, apply the knowledge gained exclusively for the purposes of law and order, protection and
7Compilation of criminal proceedings of judicial proceedings5Criminal procedure law of the Republic of Kazakhstan (general part)Undergraduate practiceRepublic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and of legal regulation of the monetary system of the Repub Kazakhstan. Expected result: To know:- legislation in the field of criminal proceedings included 	7	criminal proceedings of	5	procedure law of the Republic of Kazakhstan (general		 The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the Republic of Kazakhstan Abstract: The monetary system of the state. Concept, subject and system of legal regulation of the monetary system of the Republic of Kazakhstan. Expected result: To know:- legislation in the field of criminal proceedings included in the special course; basic requirements for procedural documents; features of procedural documents for certain categories of cases; Be able to: analyze the materials of judicial practice; use the knowledge gained in practice; compile and develop basic procedural documents; draft procedural documents emanating from the investigation and inquiry; draft procedural documents emanating from the court; Own: methods of analytical work for the purpose of drafting procedural documents; legal technique of drafting procedural
8Cybercrime Investigation Methodology6Criminal procedure law of the Republic of Kazakhstan (general part)It is necessary for further practical activities and for training in magistracy and doctoral studiesIt is necessary for further practical activities and for 	8	Investigation	6	procedure law of the Republic of Kazakhstan (general	further practical activities and for training in magistracy and	 Summary: This course is aimed at comprehensive training in legal, organizational and practical issues of investigating incidents in the field of cybercrime. In the process of mastering the discipline, students gain knowledge that contributes to the formation of professional skills and the ability to make decisions independently, quickly organize and respond to criminal offenses committed using information and digital technologies, including artificial intelligence, and know the methods of detection and digital footprint research. Expected result. To know: the basic patterns of creation and functioning of information processes in computers and networks; methods of preparation and protection of procedural documents using modern information technologies. Be able to: search and research, protect information presented in electronic form.; Possess: techniques for working with the properties of electronic documents, files, folders; skills for automated collection of information about the parameters of devices included in a computer and about installed software.
Procedural 6 Criminal It is necessary for The purpose of the study: mastering students with an integral system	8	agreement on	6	procedure	further practical	The purpose of the study: mastering students with an integral system of knowledge in the field of legal regulation of the monetary system of the

Republic of	training in	Abstract: The monetary system of the state. Concept, subject and system
	0	
Kazakhstan	magistracy and	of legal regulation of the monetary system of the Republic of
(general	doctoral studies	Kazakhstan.
part)		Expected result:
		To know: legal grounds and criminal, criminal procedural consequences
		conclusion of a plea bargain and a cooperation agreement.
		Be able to: correctly interpret and apply the rules of criminal procedure
		governing the procedure of proceedings in cases during pre-trial
		investigation and the main trial, for which a procedural agreement has
		been concluded.
		Own: skills of explaining the legal foundations and consequences of
		concluding procedural agreements in criminal cases and drafting them, as
		well as judicial decisions.

DISCIPLINE LIST Elective courses

Form of training: Full-time Training period: 4 of the year

N⁰	Name of the discipline	Code of discipline	Number of credits	Semester
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	2.Basic disciplines			
	Component of choice 1			
1	Administrative law of the Republic of Kazakhstan	ALRK 2211	5	3
	Civil service and basics of local government	CSBLG 2211	5	3
	Component of choice 2			
2	Civil Law of the Republic of Kazakhstan (general part)	CLRK (GP) 2212	5	3
	Ecological Law of the Republic of Kazakhstan	ELRK 2212	5	3
	Component of choice 3			
3	Administrative practice of the internal affairs bodies of the Republic of Kazakhstan	APIABRK 2213	5	3
	Administrative Responsibility	AR 2213	5	3
	Component of choice 4			
4	Labor Law of the Republic of Kazakhstan	LLRK 2214	5	4
	Family law of the RK	FLRK 2214	5	4
	Component of choice 5			
5	Civil Law of the Republic of Kazakhstan (special part)	GLRK (SP) 2215	3	4
	Contract law of the Republic of Kazakhstan	CRK 2215	3	4
	Component of choice 6			
6	Civil Procedure Law of the Republic of Kazakhstan	CPLRK 3216	5	5
	Oratory in court	OIC 3216	5	5
	Component of choice 7			
7	Criminology	Crim 3217	6	5
	Criminal law and criminological characteristics of the fight against crime	CLCCFAC 3217	6	5
	Component of choice 8			
8	Criminological foundations of cybersecurity	CFC 3218	4	6
	Criminally-legal policy struggle against criminality	CLSAC 3218	4	6
	Component of choice 9			
9	Criminal Executive Law of the Republic of Kazakhstan	CELRK 3219	5	6
	Enforcement proceedings	EP 3219	5	6
	Component of choice 10			
10	Fundamentals of the classification of crimes	FCC3220	4	6
	Fundamentals of qualification of criminal offenses in the field of medicine	FQCOFM 3220	4	6
	Component of choice 11			
11	Criminal-legal characteristics of offenses in the field of health care	CLCOFHC 4221	5	7
	Criminally-legal and kriminologicheskaja the characteristic of struggle against military crimes	CLKCS 4221	5	7
12	Component of choice 12			

	Functions of the prosecutor in criminal proceedings	FPCP 4222	5	7
	Supervision of the prosecutor's office for the execution of	SPOEL 4222	5	7
	laws			
	Component of choice 13	CLCCOCC 4223		
13	Criminal-legal and criminological characteristics of organized crime and corruption		5	7
L	Criminally-legal and criminological the characteristic of struggle against economic crimes	CLCChSAEC 4223	5	7
	Component of choice 14			
14	Participation of a lawyer in criminal matters	PLCM 4224	5	7
	Advocacy of the Republic of Kazakhstan	ARK 4224	5	7
	Component of choice 15			
	Electronic format of pre-trial investigation			0
15		EFPI 4225	4	8
	International cooperation in criminal matters	ICCM 4225	4	8
	3. Profiling disciplin	1 1		
1	Component of choice 1 Forensic technology	ET 2206	3	4
1	Fundamentals of forensic methodology	FT 2306	3	4
		FFM 2306	5	+
	Component of choice 2			
2	Operational-search activity Interaction of the investigator with the operational-search	OSA 3307	5	5
	services	IIOSS 3307	5	5
	Component of choice 3			
3	Theory of judicial evidence	TJE 3308	5	6
	Activities of pre-trial investigation bodies	APIB 3308	5	6
	Component of choice 4			
4	Criminalistics	KRI 3309	5	6
	Forensic tools and methods of investigation of crimes	FTMIC 3309	5	6
	Component of choice 5			
5	Investigation of serious types of crimes	ISTC 3310	3	6
_	The Workshop on the Investigation of Crimes	WIC 3310	3	6
	Component of choice (WIC 3310	-	
	Component of choice 6	DAD 4211	5	7
6	Investigation of man-made disasters Interaction between preliminary investigation and inquiry	IMD 4311 IBPIIBDIMC		
	bodies during the investigation of man-made crimes	4311	5	7
	Component of choice 7			
7	Activities of the bodies of inquiry in the course of pre-trial investigation	ABICPI 4312	5	7
	Compilation of criminal proceedings of judicial proceedings	ССРЈР 4312	5	7
8	Component of choice 8			

Cybercrime Investigation Methodology	CIM 4313	6	8
Procedural agreement on criminal cases	PACC 4313	6	8

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