

**EDUCATIONAL INSTITUTION "ALIKHAN BOKEIKHAN
UNIVERSITY"**

Faculty of Law

6B04221– PUBLIC SERVICE AND JUDICIAL SYSTEM

CATALOG OF ELECTIVE DISCIPLINES

Year of admission - 2024

Semey, 2024

Created by philology department of State and legal disciplines, of Civil and legal disciplines, Criminal law

Approved at the meeting of the Teaching and Methodological Council of the Faculty

Protocol no. __3__ from "_19_" __01__2024_ y.

Chairman of the EMS Faculty _____

Approved at the meeting of EMC of the University

Protocol no. __5__ from «_28_» __05__2024_ y.

The chairman of EMC of the University _____ Zharykbasova K.S.

Educational program:

___6B04221 "Public Service and Judicial System"___

No. p/n	Name of the discipline	Qty loans	Prerequisites	Postrequisites	Brief description indicating the purpose of the study, brief content and expected results (knowledge, skills, competencies)
BASIC DISCIPLINES					
Selectable Components (CV)					
1	Law enforcement agencies of the Republic of Kazakhstan	5	Theory and history of State and law	Criminal law of the Republic of Kazakhstan (special part), Administrative practice of the police, Criminal procedure law of the Republic of Kazakhstan, Administrative process in the Republic of Kazakhstan	<p>The purpose of studying the discipline: Providing the necessary information to future lawyers about the legal basis, tasks, structure and competence of the court, the prosecutor's office and other law enforcement agencies</p> <p>Summary: Organization and principles of activities of bodies whose activities contribute to the administration of justice - the prosecutor's office, bodies carrying out operational-search activities, inquests, preliminary investigations, the Ministry of Justice and its bodies, the bar. In this course, the basics of the organization of the judiciary are also studied.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - fundamental theoretical provisions of the law enforcement system in the Republic of Kazakhstan; - principles of organization and activities of law enforcement agencies; - appointment and competence of each law enforcement agency in the Republic of Kazakhstan; - the structure and powers of each law enforcement agency in the Republic of Kazakhstan; - organizational support for the activities of law enforcement agencies. <p>Be able to:</p> <ul style="list-style-type: none"> - navigate the legislation governing the activities of law enforcement agencies; - solve problems related to the activities of law enforcement agencies; <p>Own:</p> <ul style="list-style-type: none"> - skills of working with normative material; - Ability to draft legal documents. <p>Competencies: general professional, professional</p>
1	Basics of judicial activity	5	Theory and history of State and law	Criminal law of the Republic of Kazakhstan (special part), Administrative practice of the police, Criminal procedure law of the Republic of Kazakhstan, Administrative process in the Republic of Kazakhstan	<p>The purpose of studying the discipline: The main goal of the discipline is to give students the necessary initial data on the organizational structure, legal status, composition, tasks, functions of the judiciary, carrying out law enforcement activities in the Republic of Kazakhstan.</p> <p>Summary: The discipline is aimed at studying the system and structure of the judicial activity of the Republic of Kazakhstan, competence, tasks, functions, legal status and activities of judges, the history of the development of the legal status of the judicial system of the Republic of Kazakhstan.</p> <p>Expected Result</p> <p>Know:</p> <ul style="list-style-type: none"> - the legal framework governing the functioning of the judicial system, their system, organizational structure, functions and general conditions for organizing interaction between them <p>Be able to:</p> <ul style="list-style-type: none"> - apply the acquired theoretical knowledge in their future professional activities

					<p>Own: -skills in applying the regulations and rules on which judicial activity is based. Competencies:general professional, professional</p>
2	Administrative law of the Republic of Kazakhstan	5	Theory and history of state and law	Public service and the foundations of local self-government	<p>The purpose of studying the discipline:mastering by students an integral system of knowledge in the field of activity of subjects and objects of public administration, studying legal forms and methods of administration, ways to ensure the rule of law and discipline in public administration, gaining an idea of the essence of the administrative process. Summary:ddiscipline is aimed at studying administrative legislation and institutions of administrative law. Understanding the mechanism for exercising executive power; legal status of subjects of administrative law; instilling skills and abilities in the implementation of administrative-legal forms and methods, institutions of responsibility in public administration, the administrative process, analysis and modeling of the principles of building and implementing sectoral principles of public administration. Expected Result: Know: -concept, meaning and features of administrative law as a branch of law; - the subject and method of administrative-legal regulation, as well as the subject and methodology of administrative-legal science; concept, content, structure of administrative and legal norms, forms of implementation of administrative and legal norms, features of application as a form of implementation of legal norms; -concept, content, structure of administrative-legal relations, their features and classification; the system of executive authorities and government bodies, the content of the administrative and legal status of executive authorities, the procedure for organizing and operating the Republic of Kazakhstan; -requirements for 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 government, competently apply the main legal categories of administrative law; - analyze law enforcement practice and propose ways to solve urgent problems of implementation of administrative and legal norms; - conduct a legal examination of normative legal acts of administrative regulation, including for their effectiveness, compliance with legal techniques and for the presence of a corruption component in them. Own: - skills to perform administrative and procedural actions related to the activities of executive authorities. Competencies:professional</p>
2	Administrative law of foreign countries	5	Theory and history of state and law	Public service and the foundations of local self-government	<p>The purpose of studying the discipline:The study of the theoretical and practical foundations of administrative law in foreign countries. Summary: The discipline is aimed at studying the structure of administrative-legal relations, their features and classification; concepts and content of the administrative-legal status of subjects of administrative law, features of administrative legal capacity and legal capacity; the system of executive authorities and government bodies; requirements for legal acts of management, the consequences of their non-compliance. Expected Result: Know: - the main regulatory legal acts regulating various aspects of administrative and legal relations in foreign countries; - practical aspects of applying the provisions of administrative law when interacting with government agencies. Be able to: - to be able to present doctrinal approaches and topical problems of administrative law of foreign countries in oral and written forms; -be able to conduct a comparative legal analysis of Kazakhstani and foreign administrative legislation and determine ways to improve Kazakhstani administrative law. Own: - the skills of analyzing the regulatory legal acts of foreign countries, as well as independently expanding the knowledge gained, including through the theoretical generalization of practical experience, creating your own database. Competencies: professional</p>
3	Constitutional law of foreign countries	3	Theory and history of state and	International private law	<p>The purpose of studying the discipline:the purpose of the discipline is to train a specialist with a high level of theoretical knowledge in the field of constitutional law of foreign countries, to assimilate by future lawyers the general concepts of the institutions of constitutional law in a comparative sense, to obtain a kind of</p>

			law		<p>"key" to understanding the political system of any country.</p> <p>Summary:discipline illuminates the basic concepts and institutions of foreign constitutional law, reveals its subject, system, sources. Questions of the legal status of the individual, forms of the state, local self-government are analyzed comprehensively.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -constitutional-legal and political aspects of the regional character of the developing states; - features of the constitutional law of foreign countries. -development of the constitutional law of foreign countries; -place and role of constitutional law in the system of law; <p>Be able to:</p> <ul style="list-style-type: none"> - logically competently express and justify their point of view on problematic issues; - to analyze the facts and actual events in the state-legal life of foreign countries; -do a comparative analysis of legal systems. <p>Own:</p> <ul style="list-style-type: none"> -the conceptual apparatus of the course; - ensure compliance with the law in the activities of state bodies, individuals and legal entities. <p>Competencies:general professional, professional</p>
3	Legal systems of modern times	3	Theory and history of state and law	International private law	<p>The purpose of studying the discipline:clarification of the patterns of development of modern legal systems, improvement of national legislation.</p> <p>Summary: The discipline gives the prospect of a deeper understanding of both the general provisions and the characteristics of the national formation of legal structures, which is very necessary to increase the level of legal regulation of certain social relations.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the most important provisions and conclusions of the theory of comparative law; - the main types of legal systems of the world; - features of the main legal systems of our time. <p>Be able to:</p> <ul style="list-style-type: none"> - independently characterize, evaluate the essence of world legal systems; - to give primary ideas about the legal systems of our time; - navigate the system and structure of comparative law; - extract knowledge from legal sources and apply them in solving theoretical and practical problems; - to distinguish and compare the legal systems of the present and the legal systems that have gone down in history. <p>Own:</p> <ul style="list-style-type: none"> - skills in working with legal acts; - skills of analysis of legal norms and legal relations; - skills of analysis of law enforcement and judicial practice of various legal systems. <p>Competencies:general professional, professional</p>
4	Administrative process in the Republic of Kazakhstan	4	Law enforcement agencies of the Republic of Kazakhstan	Public service and the foundations of local self-government	<p>The purpose of studying the discipline:mastering by students an integral system of knowledge in the field of the administrative process of the Republic of Kazakhstan, the formation of a complex of knowledge among students regarding the current state and problematic issues of the theory and practice of the administrative process, as well as the development of the ability to apply theoretical knowledge when considering and solving specific problems of law enforcement practice.</p> <p>Summary:discipline studies the order of implementation administrative procedures, including the internal order in state bodies, as well as the procedure for resolving disputes on public legal relations in courts.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -subject, subject, principles, methodology of the administrative process, the place of the administrative process in the system of social and legal sciences; - the nature and essence of the process; the main patterns of development and functioning of the administrative process, historical types and forms of the administrative process, their essence and functions; - the role of the administrative process in the political system of society, in public life; the administrative procedure for the consideration of administrative cases (pre-trial and judicial), types of administrative and procedural activities, the system of administrative procedural law; <p>Be able to:</p> <ul style="list-style-type: none"> - analyze legal situations and legal acts, evaluate, from a legal point of view,

					<p>what relates to administrative and procedural activities and navigate the types of proceedings and the procedure for their implementation, as well as draw up the main forms of documents and appeals;</p> <ul style="list-style-type: none"> -operate with legal concepts and categories; carry out legal expertise of normative legal acts; - to give qualified legal opinions and consultations; - identify the circumstances that contribute to the commission of crimes; - plan and carry out activities to prevent and prevent offenses; identify, assess and help curb corrupt behaviour; <p>Own:</p> <ul style="list-style-type: none"> - work skills in the field of administrative and procedural activities, drawing up standard procedural documents and appeals, on developing proposals for improving administrative procedural norms in the current legislation; <p>legal terminology; skills in working with legal acts; skills: analysis of various legal and other social 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 and procedural law;</p> <ul style="list-style-type: none"> - have the skills to take the necessary measures to protect human and civil rights; methodology of qualification and differentiation of various types of offenses. <p>Competencies:professional</p>
4	Administrative justice	4	Law enforcement agencies of the Republic of Kazakhstan	Public service and the foundations of local self-government	<p>The purpose of studying the discipline:to form students' knowledge on the issues of administrative and legal regulation of the institution of administrative responsibility; the place and significance of administrative responsibility in the system of branches of Kazakhstani law; the system of administrative coercion, including the institution of administrative responsibility, as well as the system of sectoral and intersectoral management, administrative justice</p> <p>Summary:discipline studies the system of special judicial (quasi-judicial) bodies considering public law disputes, legal proceedings, specialized supervision of the activities of executive authorities.</p> <p>Expected Result:professional</p> <p>Know:</p> <ul style="list-style-type: none"> -concept, meaning and features of administrative justice; -concept, content, structure of administrative and legal norms, forms of implementation of administrative and legal norms, features of application as a form of implementation of legal norms; concept, content, structure of administrative-legal relations, their features and classification; -correlation between the administrative process and administrative proceedings, administrative-procedural and administrative-jurisdictional proceedings; - the concept, features and grounds of administrative responsibility; system and rules for imposing administrative penalties. <p>Be able to:</p> <ul style="list-style-type: none"> - independently apply administrative and legal norms in solving practical problems of state and municipal administration in accordance with the most important qualification requirements for a modern specialist lawyer with a higher education; - analyze law enforcement practice and propose ways to solve urgent problems of implementation of administrative and legal norms. <p>Own:</p> <ul style="list-style-type: none"> - skills to competently implement in practice the substantive and procedural norms of administrative law; - carry out lawmaking, law enforcement and law enforcement activities in the field of public administration; ensure effective protection of the legitimate rights and interests of subjects of administrative law from administrative arbitrariness on the part of public authorities and officials. <p>Competencies:system-forming, communicative, special</p>
5	Criminal law of the Republic of Kazakhstan (special part)	5	Law enforcement agencies of the Republic of Kazakhstan	Criminology, Criminology	<p>The purpose of studying the discipline:mastering by students an integral system of knowledge in the field of activity of subjects and objects of criminal law, studying the methods of criminal law, ways to ensure the rule of law and discipline, getting an idea of the essence of the criminal process.</p> <p>Summary: It reflects the criminal law classification basis of criminal offenses, systematized according to the characteristic features of certain groups of criminal acts. Specific norms of criminal offenses are revealed with the definition of qualifying signs, types and limits of punishment measures, with criminal liability of the perpetrators. The criminal-legal characteristic of criminal offenses of a certain direction is defined in the criminal legislation of the Republic of Kazakhstan.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -concept, meaning and features of criminal law as a branch of law;

					<ul style="list-style-type: none"> - the subject and method of criminal law regulation, as well as the subject and methodology of criminal law science; -concept, content, structure of criminal law relations, their features and classification. <p>Be able to:</p> <ul style="list-style-type: none"> - independently apply criminal law norms, competently apply the main legal categories of criminal law; - analyze law enforcement practice and propose ways to solve actual problems of implementation of criminal law norms; - to conduct a legal examination of normative legal acts of criminal regulation, including for their effectiveness, compliance with legal techniques and for the presence of a corruption component in them. <p>Own:</p> <ul style="list-style-type: none"> -skills to perform criminal procedural actions related to the implementation of the activities of authorities. - skills of qualification of offenses, as well as to determine the procedure for registration of these procedures in procedural documents. <p>Competencies:professional</p>
5	Criminal legal protection of the individual, society and the state	5	Law enforcement agencies of the Republic of Kazakhstan	Criminology, Criminology	<p>The purpose of studying the discipline:study of the main provisions of the criminal policy of the Republic of Kazakhstan.</p> <p>Summary:It reveals criminal law protection and prevention of crimes against the individual, society and the state of the Republic of Kazakhstan, a list of signs of criminal offenses and misdemeanors. Crimes against the individual, against society and the state, the composition of the crime, as well as punishment.</p> <p>Expected Result:professional</p> <p>Know:</p> <ul style="list-style-type: none"> - criminal-legal characteristics of criminal offenses directed against the individual, society, state and minors. <p>Be able to:</p> <ul style="list-style-type: none"> - legal rules <p>it is possible to qualify and apply legal acts, facts and circumstances, apply theoretical and practical knowledge to solve professional problems in the field of study</p> <p>Own:</p> <ul style="list-style-type: none"> -skills to detect, stop, disclose and investigate crimes. <p>Competencies:System-forming, communicative, special</p>
6	Labor Law of the Republic of Kazakhstan	4	Theory and history of state and law	Out-of-court dispute resolution, State regulation of insurance activities	<p>The purpose of studying the discipline:the formation of students' theoretical knowledge in the field of labor legislation, allowing them to analyze the content and features of state policy in labor relations at the present stage, orienting them to solving situational issues in this area of law that arise in practical activities.</p> <p>Summary:Mastering by students knowledge in the field of fundamental theoretical provisions, the legislation of the Republic of Kazakhstan in the field of labor regulation and social protection of the population, acquiring skills in working with legislation, the ability to navigate in difficult situations that arise in practice, acquiring the skills to apply the acquired knowledge.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -legal concepts in the studied discipline; - 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 and legal relations, to understand their significance for the implementation of law in professional activities; -forms and mechanisms for protecting the labor rights of employees and employers; the essence, nature and interaction of legal and state phenomena; - the relationship of Labor Law with other related disciplines in a holistic system of knowledge and the importance for the implementation of law in professional activities; - basic rules for the preparation of legal documents in the organization (orders, acts, decisions, etc.); the essence and social role of their profession. <p>Be able to:</p> <ul style="list-style-type: none"> -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 draw conclusions and generalizations; -find the best ways to solve problems and make decisions related to the implementation of tasks in professional activities; - freely operate with legal concepts and categories;

					<ul style="list-style-type: none"> - analyze the current situation and see the prospects for its further development; - to foresee possible consequences according to the available data; - navigate the system, structure, competence of state, including law enforcement agencies; interpret the norms of various branches of law; use regulatory legal acts in professional activities; - understand the introduced legislative innovations; - logically competently express and justify their point of view; - use computer and other innovative technologies; to carry out competent document management; draw up various legal documents; - analyze and solve legal problems in the field of civil law, labor, administrative law, criminal law and other relations; - analyze and prepare proposals for improving the legal activities of organizations (enterprises), provide legal assistance to individuals and legal entities, manage their emotional state, and also have a good working memory, developed verbal-logical and analytical thinking, tolerance, responsibility and organization; <p>Own:</p> <ul style="list-style-type: none"> - skills to use the acquired knowledge and methods of the humanities and socio-economic sciences in professional activities; - research skills; - skills in the analysis of legal norms and legal relations included in the field of professional activity; - computer skills, search, collection and analysis of legal and other information necessary for professional activities, including in search engines and the Internet; - skills in the development and drafting of documents of a legal nature, preparation of reasonable information at the request of legal entities and individuals; logical analysis of problem situations, assimilation and memorization of the whole range of circumstances and details related to the area of work performed, establishing and maintaining relationships with colleagues; - the skills of establishing and developing interpersonal relationships, taking into account the implementation of professional duties, interviewing and advising on legal issues; conducting interrogation and speaking in court debates; - skills in applying alternative methods of resolving labor disputes and legal techniques; search for opportunities to improve regulatory documents and the mechanism for implementing legal decisions; comparative analysis; <p>Competencies: professional</p>
6	international labor law	4	Theory and history of state and law	Out-of-court dispute resolution, State regulation of insurance activities	<p>The purpose of studying the discipline: is the preparation and provision of the region with highly qualified specialists and scientific and pedagogical personnel who own the basics of international legal regulation of relations in the sphere of labor, who are able to identify trends in the development of legislation and law enforcement practice in this area, who have the skills to protect labor rights at the international level.</p> <p>Summary: The discipline aims to teach students to analyze the activities of international organizations in the field of creation and functioning of control mechanisms for the protection of labor rights, the study of modern trends in international legal protection of labor rights, taking into account the patterns of historical development</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - legal concepts in the studied discipline; - the content of normative legal acts and theoretical approaches in the field of labor relations, to understand their significance for the implementation of law in professional activities; - forms and mechanisms for protecting the labor rights of employees and employers; - the essence, nature and interaction of legal and state phenomena; - the relationship of international Labor law with other related disciplines in a holistic system of knowledge and the importance for the implementation of law in professional activities; - basic rules for the preparation of legal documents in the organization (orders, acts, decisions, etc.); the essence and social role of their profession. <p>Be able to:</p> <ul style="list-style-type: none"> - 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 draw conclusions and generalizations; - find the best ways to solve problems and make decisions related to the implementation of tasks in professional activities; - freely operate with legal concepts and categories; - analyze the current situation and see the prospects for its further development;

					<ul style="list-style-type: none"> - predict possible consequences according to the available data; - navigate the system, structure, competence of state, including law enforcement agencies; -interpret the norms of various branches of law; -use normative legal acts in professional activities; to understand the introduced legislative innovations; - logically competently express and justify their point of view; use computer and other innovative technologies; - to carry out competent document management; draw up various legal documents; <p>Own:</p> <ul style="list-style-type: none"> -skills to use the acquired knowledge and methods of the humanities and socio-economic sciences in professional activities; - research skills; -analysis of legal norms and legal relations included in the field of professional activity; work on a computer, search, collection and analysis of legal and other information necessary for professional activities, including in search engines and the Internet; - skills in the development and drafting of documents of a legal nature, preparation of reasonable information at the request of legal entities and individuals; logical analysis of problem situations, assimilation and memorization of the whole range of circumstances and details related to the area of work performed, establishing and maintaining relationships with colleagues; - the skills of establishing and developing interpersonal relationships, taking into account the implementation of professional duties, interviewing and advising on legal issues; - Skills of conducting speeches in court debates; the use of alternative methods of resolving labor disputes and legal techniques; - skills to search for opportunities to improve regulatory documents and the mechanism for implementing legal decisions; Competencies: professional
7	Civil service and the foundations of local self-government	6	Administrative law of the Republic of Kazakhstan , Administrative process in the Republic of Kazakhstan	Legal regulation of budget planning	<p>The purpose of studying the discipline:consideration of the basic principles of public service, areas of public administration.</p> <p>Summary:mastering by students an integral system of knowledge in the field of public administration, understanding the state policy in the field of personnel reform, the characteristics of the work of civil servants. Familiarization with the methods and legislative basis of regulation in the field of public administration.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the main provisions and conclusions of the theory of public administration; - the essence of public administration and public service; - the structure of state power and management; - methods and forms of public administration. <p>Be able to:</p> <ul style="list-style-type: none"> - independently characterize, evaluate the essence of state and local government; - be creative in understanding all state-legal problems; - to give primary ideas about the main provisions of the theory of public administration; - navigate the system, structure, competence of state bodies; - use competently normative legal acts in professional activities. <p>Own:</p> <ul style="list-style-type: none"> -master the legal terminology,skills of application of legislation in solving practical problems. <p>Competencies:professional</p>
7	State control	6	Administrative law of the Republic of Kazakhstan , Administrative process in the Republic of Kazakhstan	Legal regulation of budget planning	<p>The purpose of studying the discipline:formation of the basics for students on the theory and practice of state control in the Republic of Kazakhstan, on the main development trends.</p> <p>Summary:the study of the discipline is aimed at forming students' holistic understanding of the theoretical and legislative and regulatory foundations of control, as well as the practical aspects of organizing control activities at various levels and in the areas of public service.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - theoretical foundations of state control; - goals and objectives of the state; - legal and methodological foundations for state control; - powers, competence of subjects of state control; - ways, forms and methods of carrying out control measures in the areas of state control. <p>Be able to:</p> <ul style="list-style-type: none"> - determine the boundaries of the rights, duties and competence of state control bodies;

					<ul style="list-style-type: none"> - apply methods and forms of state control; - use the necessary documents for state control; - determine the types of violations of the law and measures of responsibility for these violations. <p>Own:</p> <ul style="list-style-type: none"> - practical skills in preparing documentation for the control event; - practical skills in drawing up documentation for the implementation of control measures; - practical skills of registration of results of checks, audits, supervising actions; <p>Competencies: professional</p>
8	State regulation of entrepreneurial and corporate activities	4	Roman law	<p>Legal regulation of public procurement in the Republic of Kazakhstan, Legal regulation of foreign economic activity</p>	<p>The purpose of studying the discipline: to teach students to apply the basic contracts that are used in economic activity, to familiarize them with the competence of management bodies in relations with economic entities, with regulations in this area and their application in practice.</p> <p>Summary: The discipline forms the main theoretical provisions of state-legal regulation of entrepreneurial and corporate activities, reveals the significance of civil, tax and other legislative and regulatory legal acts regulating entrepreneurial and corporate activities. Allows you to learn and apply legal norms to various situations in business and corporate activities.</p> <p>Expected result:</p> <p>To know:</p> <ul style="list-style-type: none"> -to know the legal foundations of the state policy in the field of regulation of entrepreneurial and corporate activities and theoretical provisions on the main institutions of entrepreneurial and corporate law of the Republic of Kazakhstan: □ legislative and by-laws on entrepreneurship in the Republic of Kazakhstan; □ organizational and legal forms of economic entities provided for by the legislation of the Republic of Kazakhstan; <p>features of legal regulation of business relations.</p> <p>Be able to:</p> <ul style="list-style-type: none"> o operate with legal concepts and categories in the field of business and corporate law; independently master the content of legal sources and application in business activities. <p>Possess:</p> <ul style="list-style-type: none"> the skills to carry out information retrieval activities to develop plans and a possible system of actions to solve a specific practical problem; skills in working with civil legal documents accompanying business activities; skills in the application of legal norms in specific situations. <p>Competencies: professional</p>
8	Legal regulation of commercial activities in the Republic of Kazakhstan and in foreign countries	4	Roman law	<p>Legal regulation of public procurement in the Republic of Kazakhstan, Legal regulation of foreign economic activity</p>	<p>The purpose of studying the discipline: to form students' understanding of the legal regulation of commercial activities in the Republic of Kazakhstan.</p> <p>Summary: The discipline allows you to study the concept of commercial activity, including its state and legal regulation, the role of entrepreneurship and law in the modern development of market relations in Kazakhstan. Navigate the complex and voluminous legislation of Kazakhstan, incl. international acts in the field of entrepreneurship, commercial activity and apply these norms in their future practice.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the main regulatory legal acts in relation to the field of professional activity; <p>Be able to:</p> <ul style="list-style-type: none"> -navigate the system of legislation and regulatory legal acts regulating the scope of professional activity; -use legal norms in professional and social activities; - apply in practice the acquired knowledge in the field of legal support of professional activities; - professionally analyze the phenomena and processes of a state-legal nature; - to express and argue a personal position; <p>Own:</p> <ul style="list-style-type: none"> -skills in interpreting and implementing the rules of law, drafting legal documents. <p>Competencies: professional</p>
9	Administrative practice of the police	4	Law enforcement agencies of the Republic of Kazakhstan	<p>Criminal procedure law of the Republic of Kazakhstan</p>	<p>The purpose of studying the discipline: the study of the discipline is the study of the foundations of the organization and the most significant directions and tasks of the administrative activities of the police, interaction with state bodies.</p> <p>Summary: the discipline involves studying the theory of internal affairs management and mastering the practical skills of using tools and techniques for optimally solving managerial problems, teaching the correct use of management methods. In addition, this course examines the objective laws and factors of management in the field of activity of internal affairs bodies, and also summarizes practical recommendations and rules for management activities</p>

					<p>developed by science and practice.</p> <p>Expected Result:</p> <p>To know:</p> <ul style="list-style-type: none"> -the main regulatory legal acts in relation to the field of professional activity; <p>Be able to:</p> <ul style="list-style-type: none"> - characterize, evaluate the essence of the administrative activities of the police □ navigate the system, the structure of law enforcement agencies, use regulations in the administrative activities of these agencies. <p>Own:</p> <ul style="list-style-type: none"> - skills to competently implement in practice the substantive and procedural norms of administrative law; - carry out lawmaking, law enforcement and law enforcement activities in the field of public administration; <p>Competencies:professional</p>
9	Administrative responsibility	4	Law enforcement agencies of the Republic of Kazakhstan	Criminal procedure law of the Republic of Kazakhstan	<p>The purpose of studying the discipline:to form students' knowledge on the issues of administrative and legal regulation of the institution of administrative responsibility: the place and significance of administrative responsibility in the system of branches of Kazakhstani law; the system of administrative coercion, including the institution of administrative responsibility, as well as the system of sectoral and intersectoral management.</p> <p>Summary:generates knowledge about the provisions of bringing to administrative responsibility, the features of imposing administrative penalties, the procedure for proceedings in cases of administrative offenses, the features of bringing to administrative responsibility for certain categories of administrative offenses.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -concept, meaning and features of administrative responsibility; -concept, content, structure of administrative and legal norms, forms of implementation of administrative and legal norms, features of application as a form of implementation of legal norms; concept, content, structure of administrative-legal relations, their features and classification; - the ratio of the administrative process and administrative proceedings, administrative-procedural and administrative-jurisdictional proceedings; - concept, features and grounds of administrative responsibility; system and rules for imposing administrative penalties. <p>Be able to:</p> <ul style="list-style-type: none"> - independently apply administrative and legal norms in solving practical problems of state and municipal administration in accordance with the most important qualification requirements for a modern specialist lawyer with a higher education; - analyze law enforcement practice and propose ways to solve urgent problems of implementation of administrative and legal norms. <p>Own:</p> <ul style="list-style-type: none"> - Competently implement in practice substantive and procedural norms of administrative law; - carry out lawmaking, law enforcement and law enforcement activities in the field of public administration; - ensure effective protection of the legitimate rights and interests of subjects of administrative law from administrative arbitrariness on the part of public authorities and officials. <p>Competencies:professional</p>
10	State regulation of insurance activities	6	Labor law of the Republic of Kazakhstan	medical law	<p>The purpose of studying the discipline:the formation of students' knowledge in the field of insurance, state policy in the field of insurance, state policy in the field of regulation of insurance activities, the formation and development of insurance legislation, analysis of ongoing reforms in the field of insurance law.</p> <p>Summary:the formation of students' theoretical knowledge and practical skills in the field of insurance and in matters of its legal regulation, namely: the creation of a comprehensive understanding of the legal regulation of insurance, the current state and development prospects in the Republic of Kazakhstan, students' comprehension of general provisions, principles of insurance and features of individual its types, understanding the provisions of state social insurance</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - features of the legal status of the insurer, the insured and other participants in insurance legal relations; - the procedure for establishing, terminating the activities of the insurer; - branches, classes and types of insurance, compulsory types of insurance; - the procedure for concluding and terminating an insurance, reinsurance contract. <p>Be able to:</p>

					<ul style="list-style-type: none"> - carry out preventive work to clarify legislation and law enforcement practice, navigate the legislative framework on insurance business issues. - the procedure for establishing, terminating the activities of the insurer; branches, classes and types of insurance; compulsory types of insurance; - the procedure for concluding and terminating an insurance contract; reinsurance; competence of the authorized body - interpret and apply regulations, make legal decisions and perform other legal actions in strict accordance with the law; - draw up and execute legal documents, give qualified advice. <p>Own:</p> <ul style="list-style-type: none"> - interpret and apply regulations, apply legal decisions and perform other legal actions in strict accordance with the law; - draw up and execute legal documents, give qualified advice. <p>Competencies: general professional, professional</p>
10	State regulation of insurance activities in foreign countries	6	Labor law of the Republic of Kazakhstan	medical law	<p>The purpose of studying the discipline: is intended for students to study the main provisions of the current insurance legislation in foreign countries.</p> <p>Summary: the discipline is aimed at studying the legal nature of insurance in foreign countries, the legal status of the subjects of insurance law is considered, and the current norms of foreign legislation in the field of legal regulation of insurance activities are explained.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the basic concepts of the course, the concept, content and history of insurance legislation in foreign countries. <p>Be able to:</p> <ul style="list-style-type: none"> - be able to use insurance legislation in practice. - be able to analyze insurance legislation. - be able to identify gaps and develop recommendations for improving the insurance legislation of the Republic of Kazakhstan based on the experience of foreign countries; - identify the main patterns of formation of insurance law as a complex branch of law; <p>Own:</p> <ul style="list-style-type: none"> - skills and ability to solve legal problems and incidents that arise in the insurance industry. <p>Competencies: general professional, professional</p>
11	State legal regulation of family and marriage	6	Labor law of the Republic of Kazakhstan	electronic legal proceedings	<p>The purpose of studying the discipline: the acquisition by students of basic knowledge in the field of state regulation of family law: the essence of family law as a branch of law, subjects of family law.</p> <p>Summary: the assimilation of the theoretical provisions of the science of family law and the norms of family law, the acquisition by students of basic knowledge in the discipline under study, the acquisition of research skills, the development of skills for applying the acquired knowledge in practice and solving specific problems in the field of relations regulated by family and marriage legislation.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - current family legislation of the Republic of Kazakhstan; - basic concepts and categories of family law; a system of rights and obligations of subjects of family law, a mechanism for the implementation of rights, a system of guarantees for the implementation of rights; - the procedure for concluding and yarak (the procedure and conditions for concluding a marriage, terminating a marriage and recognizing it as invalid); <p>Be able to:</p> <ul style="list-style-type: none"> - solve practical problems based on acquired knowledge; - legally competently draw up in accordance with the requirements of the current family law: statements of claim, statements, complaints and other necessary documents; <p>Own:</p> <ul style="list-style-type: none"> - the skills of searching and mastering information, developing judgments on methodological and practical issues of applying the norms of family law, substantiating these judgments in communications with individual and collective addressees and implementing the proposals being developed within the framework provided by law; - skills and abilities to identify family-legal problem situations and respond to them; - technical and legal skills in drafting documents and working with them, in the field of solving family law and related issues. <p>Competencies: general professional, professional</p>
11	Marriage and family relations	6		electronic legal	<p>The purpose of studying the discipline: familiarization with the basics of marriage and family relations, with international acts in the field of human rights,</p>

			Labor law of the Republic of Kazakhstan	proceedings	<p>the legal status of the child in society and the family.</p> <p>Summary: this discipline deals with 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 the nature of legal facts in relation to family law.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the theory of family law, the practice of application, the state and prospects for the development of family law. <p>Be able to:</p> <ul style="list-style-type: none"> - be fluent in basic concepts and categories; - logically competently express and justify their point of view on family law issues; - interpret and apply the Law on Marriage and Family and other regulatory legal acts; - competently assess legally significant circumstances and qualify legal facts; - consciously perform various legal actions in accordance with the current legislation of the Republic of Kazakhstan. <p>Own:</p> <ul style="list-style-type: none"> - skills in the application of normative legal acts, the implementation of the norms of substantive and procedural law in professional activities. - have the skills to prepare legal documents, correctly and fully reflect the results of professional activity in legal and other documentation <p>Competencies: general professional, professional</p>
12	Ethics of civil servants	5	Roman law	Field trip III	<p>The purpose of studying the discipline: the formation of a set of theoretical knowledge among students about the ethics of public service, the development of ethical norms for business communication of civil servants, the development and justification of a system of measures to improve the ethics of public service, analysis of the Kazakhstani ethics of public service.</p> <p>Summary: the discipline examines the moral foundations of the activities of employees of state and judicial bodies, shows the mechanism of influence on their consciousness of social values, motives and attitudes of behavior, the needs and interests of society, as well as the main causes of possible professional deformations.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - basic concepts such as "professional ethics", "administrative ethics", "state ethics", "morality", "morality", "civil servant"; - principles, values and norms of culture; - mechanisms of ethical regulation in the sphere of public administration. <p>Be able to:</p> <ul style="list-style-type: none"> - to determine the main ethical categories, the concepts of professional and applied ethics; - identify the main ethical problems that exist in the public service; - give a reasonable moral assessment of the actions of civil servants; - Apply and accept constructive criticism. <p>Own:</p> <ul style="list-style-type: none"> - skills of independent development of new knowledge, application of acquired knowledge in practice; - collection and analysis of information about the culture of the organization; - development of measures to change the culture in the organization and create a favorable moral and psychological climate. - skills of conscientious performance of professional duties, observance of the principles of ethics of a lawyer. <p>Competencies: general professional, professional</p>
12	Fundamentals of profile-psychological training	5	Roman law	Field trip III	<p>The purpose of studying the discipline: development of psychological thinking of students on the basis of their study of knowledge from the course of psychology, the formation of skills and abilities of a systematic analysis of psychological phenomena.</p> <p>Summary: formation of students' knowledge about the psychology of the individual and the group - participants in legal relations, about mental phenomena in the field of law enforcement; formation of a holistic view of the individual in the field of state and judicial activities.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - mental features of personality development: the development of memory in learning, the development of cognitive activity, the development of speech and thought activity and communicative activity; <p>Be able to:</p> <ul style="list-style-type: none"> - apply theoretical knowledge in professional activities; - apply the acquired knowledge in solving problems in professional activities.

					<p>Own:</p> <ul style="list-style-type: none"> - skills to perform psychological analysis; - Skills of scientific research. <p>Competencies: general professional, professional</p>
13	Criminology	5	Criminal law of the Republic of Kazakhstan (special part)	Forensic Expertology	<p>The purpose of studying the discipline: in-depth study of crime, its causes and conditions, qualitative and quantitative characteristics, measures to prevent criminal acts in general and its individual types</p> <p>Summary: the discipline provides theoretical knowledge and understanding of the essence of the fight against crime, the application of current legislation in practice, studying the quantitative indicators of the activities of state bodies in the field of criminal, administrative, civil law; other moral and legal issues related to normal and deviant behavior.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the origins of the emergence of criminological science; - the main elements of the subject of criminology that make up its content; - methodological foundations of criminological science; - issues of predicting crime; - criminological characteristics of certain types and groups of crime. <p>Be able to:</p> <ul style="list-style-type: none"> - analyze information about crime and other offenses; - assess the criminological situation in a certain territory or object of criminological research; - organize the interaction of various subjects of preventive work, plan it, take into account and evaluate the results; - Correctly determine the penalties for criminals; <p>Own:</p> <ul style="list-style-type: none"> - skills in applying measures to prevent crimes, identify already committed crimes, identify and expose criminals; - skills to find the most effective ways and means of their individual re-education. <p>Competencies: general professional, professional</p>
13	Criminal-legal and criminological characteristics of the fight against crime	5	Criminal law of the Republic of Kazakhstan (special part)	Forensic Expertology	<p>The purpose of studying the discipline: is the formation of students' systematized theoretical and practical knowledge about crime and the fight against it.</p> <p>Summary: the formation of in-depth professional knowledge among students about the causes and conditions for committing crimes, about crime prevention measures; acquisition of skills to apply relevant knowledge in practice and in situations that simulate this activity.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - main tendencies of crime; - causes and conditions of crime; - legislation in the field of combating, preventing and preventing crime. <p>Be able to:</p> <ul style="list-style-type: none"> - identify the causes and conditions of the crime, develop proposals for their elimination; - identify and eliminate the causes and conditions that contribute to the commission of offenses; - to conduct a criminological analysis of normative legal acts. <p>Own:</p> <ul style="list-style-type: none"> - skills in the development of legal norms based on criminological knowledge; - skills in solving applied problems related to the development of measures to contain, prevent and prevent various manifestations of crime in modern conditions. <p>Competencies: general professional, professional</p>
14	Legal regulation of foreign economic activity	5	State regulation of entrepreneurial and corporate activities	Field trip III	<p>The purpose of studying the discipline: in-depth study of issues related to the legal aspects of foreign economic activity, this is, first of all, the analysis of national legislation in the field of foreign economic activity, as well as consideration of theoretical problems of legal regulation of foreign economic activity.</p> <p>Summary: preparation for law enforcement, expert and consulting activities and scientific research in the field of state regulation of export-import operations and legal support of foreign economic transactions.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - regulatory legal framework regulating economic relations at the international level; - basic concepts of the course, their signs and features; - the order of interaction and functioning of the elements of legal regulation of foreign economic activity.

					<p>Be able to:</p> <ul style="list-style-type: none"> - apply the regulatory framework in appropriate conditions; - use theoretical knowledge, navigate in the field of other areas of international cooperation, which are in the structure of international economic law <p>Own:</p> <ul style="list-style-type: none"> - skills of logical analysis of problem situations - application of alternative methods of resolving economic disputes - search skills, opportunities to improve documents of an international legal nature <p>Competencies: general professional, professional</p>
14	European and Eurasian law	5	State regulation of entrepreneurial and corporate activities	Field trip III	<p>The purpose of studying the discipline: training of qualified lawyers with deep knowledge in the field of interstate and international law.</p> <p>Summary: the discipline studies the content and features of European law, its formation and evolution, the modern structure of European integration law, the main components of which form the law of the European Union and the Eurasian Economic Union. Particular attention is paid to the legal protection of human rights, the legal regulation of the domestic and foreign policies of both associations. Formation of integration law, its nature, features within the EU, EAEU.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - basic provisions of European and Eurasian Economic Law (historical stages of formation, concept, subject and methods, sources of legal regulation, place in the national legal system, etc.); - the main institutions of European and Eurasian law; - legal status of subjects of customs law of the European Union and the Eurasian Economic Union; - legal regulation of civil law, administrative and legal relations of subjects of European and Eurasian law; - issues of bringing to responsibility and the basis for protecting the rights and legally protected interests of subjects of European and Eurasian law. <p>Be able to:</p> <ul style="list-style-type: none"> - be able to conduct comparative legal analyzes of the institutions of European Eurasian law; - analyze and systematize legal sources, as well as correctly apply the norms contained in them in practice; - logically and competently express and substantiate their point of view on the problems of European and Eurasian law; - freely operate with the legal terminology used in the area under consideration; - legally correctly qualify the facts and circumstances in the commercial sphere; - make legal decisions and perform other legal actions in strict accordance with the law. <p>Own:</p> <ul style="list-style-type: none"> - skills of work with normative legal acts; - skills in drafting legally significant documents; - methods of collecting and processing legal information in the field of commerce. <p>Competencies: general professional, professional</p>
15	Legal regulation of budget planning	5	Public service and the foundations of local self-government	medical law	<p>The purpose of studying the discipline: mastering students' knowledge in the field of fundamental theoretical position the legislation of the Republic of Kazakhstan in the field of regulation of relations, the acquisition of skills in working with legislation, the ability to navigate in difficult situations that arise in practice, the acquisition of skills in applying the acquired legal knowledge.</p> <p>Summary: the discipline studies the theoretical and organizational foundations of budget planning, practical skills in the use of the state budget, methods of building budgets, organizations of any type of state activity.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the main provisions of the budget legislation; - legal bases of budget activity of the state; - the legal framework governing budgetary legal relations <p>Be able to:</p> <ul style="list-style-type: none"> - analyze and summarize information, formulate goals, choose means corresponding to goals; - apply the basic principles, laws and methods of knowledge in legal activities; - put into practice correctly legal acts containing budgetary and legal norms - apply the basic principles, norms that ensure the protection of the rights of subjects of budgetary activity <p>Own:</p> <ul style="list-style-type: none"> - With the ability to combine theoretical thinking with the search for the best way to solve a problem

					<ul style="list-style-type: none"> - the main ways of possible protection of the rights of subjects of legal relations. - skills to implement the norms of substantive and procedural law in professional activity <p>Competencies: general professional, professional</p>
15	Financial and economic law	5	Public service and the foundations of local self-government	medical law	<p>The purpose of studying the discipline: to acquaint students with the problems of financial and economic law, to show the content of financial and economic law on the basis of the latest legislation, the general foundations for organizing the financial and economic activities of the state provided for by it, as well as the features of the legal regulation of certain areas of this activity, to consider the legal status of participants in the relevant relations.</p> <p>Summary: acquisition by students of the necessary knowledge about the analysis of the financial and economic activities of the state, as the most important function of management. Identification of comprehensive relationships of dependencies between various parties and types of this activity, the use of adequate and modern methods and techniques for processing legal information.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - basics of financial and economic activity; - concepts, subject and financial and economic legal institutions; - financial activities of the state, methods and forms of financial activities, the subject and concept of financial law, financial and legal norms and relations, financial management, planning and control, financial and legal responsibility. <p>Be able to:</p> <ul style="list-style-type: none"> - correctly navigate in the regulatory legal acts of financial and economic legislation; - solve educational and situational problems; - correctly navigate the acts of financial legislation, solve educational problems, correctly draw up legal documents. <p>Own:</p> <ul style="list-style-type: none"> - skills of working with financial legislation; - skills of application of theoretical provisions in solving specific situational problems; - skills in drafting documents, the legal foundations of the monetary system, management in the field of public finance, the legal foundations of financial planning, the legal foundations of state financial control, financial offenses. <p>Competencies: general professional, professional</p>
16	Forensic Expertology	5	Criminology	Writing and defending a thesis (project) or preparing and passing a comprehensive exam	<p>The purpose of studying the discipline: familiarize students with the concept of the institute of special knowledge in criminal proceedings, give students the necessary amount of knowledge about forensic examination as the most qualified form of using special knowledge, the procedure for producing, formalizing and evaluating an expert's opinion as evidence in a criminal case, about the system of forensic examination bodies, their relationship with law enforcement agencies and courts, as well as other participants in legal proceedings, the rights and obligations of specialists, forensic experts and others.</p> <p>Summary: the discipline explores a complex of problems of scientific and practical foundations of forensic examination, formed at the present stage of development into an independent branch of applied legal knowledge - forensic expertology. Based on the analysis of judicial practice, the procedural institute of special knowledge operating in the republic, the approaches existing in the scientific literature to the assessment of scientific and methodological provisions that reflect forensic activities.</p> <p>Expected Result:</p> <p>To know:</p> <ul style="list-style-type: none"> - the concept, subject, tasks, system and methodology of expert knowledge.; <input type="checkbox"/> conceptual foundations of forensic examination as a practical activity and, in particular, its tasks, objects, methods and classification; <input type="checkbox"/> procedural, organizational and methodological bases for the appointment and production of forensic examinations; characteristics of the system of expert institutions, rules for the preparation and evaluation of expert opinions, as well as the essence of the production of forensic and other classes of examinations. <p>Be able to:</p> <ul style="list-style-type: none"> - correctly apply knowledge, skills and abilities when it becomes necessary to involve the institute of special knowledge in the study of materials of a criminal, civil or administrative case. <p>Own:</p> <ul style="list-style-type: none"> - skills in analyzing the results obtained; - skills to implement the norms of substantive and procedural law in professional activity <p>Competencies: general professional, professional</p>
16	Fundamentals of Forensic Science	5	Criminology	Writing and defending a	<p>The purpose of studying the discipline: familiarization of students with the subject of forensic medicine and forensic psychiatry, the procedural and</p>

	and Forensic Psychiatry			thesis (project) or preparing and passing a comprehensive exam	<p>organizational foundations of forensic medical examination, the possibilities of forensic medical examination, the basics of general and private forensic psychiatry and forensic psychiatric examination.</p> <p>Summary: forensic examination and psychiatry are independent sciences, occupying one of the leading places among the various branches of knowledge that contribute to the establishment of the truth and the observance of the rule of law in the judicial and investigative process. Knowledge of the modern foundations of forensic examination and forensic psychiatry as a science and skillful use in practice of the results of forensic and forensic psychiatric examination are necessary conditions for the professional training of highly qualified lawyers.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -appointment and conduct of forensic and forensic psychiatric examinations of various types, procedural status, responsibility, rights and obligations of an expert; - norms of procedural legislation, other regulations for the appointment and conduct of forensic and forensic psychiatric examinations of various types <p>Be able to:</p> <ul style="list-style-type: none"> -raise issues that require resolution by this examination, interpret and evaluate the expert opinion; - appoint examinations of various types, depending on the identified changes, pathology, traumatic effects. <p>Own:</p> <ul style="list-style-type: none"> -skills in analyzing the results obtained; - techniques and methods for evaluating expert opinions in various nosological variants. <p>Competencies:general professional, professional</p>
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PROFILING DISCIPLINES

Selectable Components (CV)

1	State-legal regulation of environmental and land legal relations of the Republic of Kazakhstan	3	Theory and history of state and law	Private international law	<p>The purpose of studying the discipline:familiarization of students with the main theoretical provisions of the science of ecological and land law, mastery of knowledge in the field of current environmental and land legislation and the practice of their application by lawyers.</p> <p>Summary:Withthe totality of the state - legal regulation of environmental and land legal norms governing public relations in order to respect the human right to a favorable environment.</p> <p>The development and improvement of the land legislation of the Republic of Kazakhstan is the reason for the deep study of land law in law schools, since land relations are under state regulation and in the center of public attention.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -the system of environmental and land legislation of the Republic of Kazakhstan, their principles and structure, to know the history and have an idea of the prospects for improvement. <p>Be able to:</p> <ul style="list-style-type: none"> -use knowledge of basic concepts, categories, institutions, legal statuses of subjects, legal relations, in relation to certain branches of legal sciences <p>Own:</p> <ul style="list-style-type: none"> -skills to apply the acquired knowledge in various practical situations. - the main methods of interpretation of legal acts in the field of environmental and land legislation. <p>Competencies:professional</p>
1	Legal regulation of architectural and urban planning activities and relations in the field of housing and communal services	3	Theory and history of state and law	Private international law	<p>The purpose of studying the discipline:familiarization of students with the system of activities of state administration bodies, their officials and local governments and their officials on the application of legislation on urban planning.</p> <p>Summary:the state of the housing and communal complex as an object of management; the content of the rights to housing, the procedure for their implementation and protection, types of liability in accordance with the norms of housing law, the content of various housing law contracts; the most important norms of housing law, to analyze the civil - legal relations arising between the subjects of housing law.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -regulatory legal acts regulating relations in urban planning activities; - competencies of public legal entities in the field of urban planning. <p>Be able to:</p> <ul style="list-style-type: none"> -conduct legal expertise of draft regulatory legal acts; -give qualified legal opinions; - provide qualified legal advice.

					<p>Own:</p> <ul style="list-style-type: none"> - the skills of conducting a legal examination of draft regulatory legal acts that contribute to the creation of conditions for the manifestation of corruption; - skills in preparing documents used in urban planning activities; - skills of preparation of procedural documents. <p>Competencies:professional</p>
2	Criminal procedural law of the Republic of Kazakhstan	5	Law enforcement agencies of the Republic of Kazakhstan, Administrative practice of the police	Criminology	<p>The purpose of studying the discipline:the formation of a systematized understanding of the criminal procedure activities of the preliminary investigation bodies, the prosecutor's office and the court among students.</p> <p>Summary:discipline is designed to form knowledge for work in investigative and operational-search apparatuses, courts, prosecutors, advocacy and other state bodies. The study of this course should provide deep professional competence of students in the implementation of procedural activities, the formation of their desire for constant enrichment and updating of knowledge.</p> <p>Expected Result:</p> <p>To know:</p> <ul style="list-style-type: none"> - the structure and content of the theory of criminal procedural law, the effect of criminal procedural norms and their application in the investigation or consideration of a criminal case; <input type="checkbox"/> the content and procedure of criminal proceedings; the methodology of drafting criminal procedural acts; <input type="checkbox"/> principles, patterns, rules, means and methods of solving emerging problems during the investigation or consideration of a criminal case. <p>Be able to:</p> <ul style="list-style-type: none"> - apply the norms of criminal procedure legislation in the investigation or consideration of a criminal case; - Competently draw up relevant criminal procedural documents; - professionally evaluate a situation that is legally significant for the criminal process and make an appropriate law enforcement decision as a body conducting the criminal process. <p>Own:</p> <ul style="list-style-type: none"> - skillssolution of judicial and investigative problems. <p>Competencies:professional</p>
2	Pre-trial proceedings in criminal cases	5	Law enforcement agencies of the Republic of Kazakhstan, Administrative practice of the police	Criminology	<p>The purpose of studying the discipline:development of students' personal qualities and the formation of a system of knowledge, skills and abilities necessary for professional activities to ensure the rule of law, law and order, security of the individual, society and the state; for the detection and investigation of crimes and offenses.</p> <p>Summary:the discipline studies the range of issues related to the most common law enforcement problems faced by practitioners of preliminary investigation bodies when initiating and investigating criminal cases.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - theoretical bases of detection, suppression, disclosure and investigation of crimes; - forms and methods of organizing the verification of a report on a crime and the investigation of crimes; - tactics for the production of individual investigative actions at the stage of initiating a criminal case. <p>Be able to:</p> <ul style="list-style-type: none"> - carry out a preliminary check of reports of crimes; - use tactics in the production of investigative actions and tactical operations; - organize the search for persons who have committed crimes in hot pursuit; <p>Own:</p> <ul style="list-style-type: none"> - skills in the use of technical forensic tools and methods for detecting, fixing and seizing traces and material evidence in the course of checking reports of crimes; - the skills of applying tactics in the production of investigative and other procedural actions; - skills of registration of procedural actions and decisions of the investigator. <p>Competencies:professional</p>
3	Out-of-court dispute resolution	3	Labor law of the Republic of Kazakhstan	Writing and defending a thesis (project) or preparing and passing a comprehensive exam	<p>The purpose of studying the discipline:preparation of students with a set of competencies, including knowledge, understanding and skills in the field of dispute resolution, capable of creative and independent reflection and practical application of the acquired knowledge in their professional activities.</p> <p>Summary:the formation of students' professional knowledge and practical skills in the field of resolving legally significant cases outside the framework of legal proceedings.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the nature and essence of alternative ways of protecting rights; - the concept of alternative methods of protecting rights, a system of sources

					<p>fixing the rules governing these types of dispute resolution, the ratio of alternative and state methods of protecting rights, their advantages and disadvantages;</p> <ul style="list-style-type: none"> - the main categories of modern alternative ways of protecting rights; - the main features of the negotiation process, mediation activities. <p>Be able to:</p> <ul style="list-style-type: none"> -operate with legal concepts and categories; - analyze legal facts and legal relations arising in connection with them; -analyze, interpret and correctly apply the norms of substantive and procedural law; - make decisions and take legal actions in strict accordance with the law; <p>Own:</p> <ul style="list-style-type: none"> - skills of working with legal acts; -skills in analyzing and solving major legal problems, incl. legal conflicts; -skills in the analysis of various legal phenomena, legal facts, legal norms and legal relations that are objects of professional activity. <p>Competencies:general professional, professional</p>
3	Legal regulation of the institution of mediation	3	Labor Law of the Republic of Kazakhstan	Writing and defending a thesis (project) or preparing and passing a comprehensive exam	<p>The purpose of studying the discipline:the formation of a legal culture while ensuring the unhindered exercise of subjective rights by preventing, settling and resolving legal disputes, the formation of knowledge about the organization of negotiations with the participation of a neutral intermediary (mediator), which assists the parties in developing a mutually beneficial solution.</p> <p>Summary: familiarization with the main approaches to legal regulation and the use of mediation as an out-of-court method of resolving legal disputes, as well as the integration of mediation into the activities of the judiciary.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the concept of mediation as a technology for alternative dispute resolution, a model for building mediation; <p>Be able to:</p> <ul style="list-style-type: none"> - independently resolve legal disputes; <p>Own:</p> <ul style="list-style-type: none"> - skills in drafting mediation agreements, mediation skills in the restoration of justice and juvenile justice, skills in the use of mediation in resolving disputes arising in the family, labor relations, public relations, in disputes involving consumers. <p>Competencies:general professional, professional</p>
4	Legal regulation of public procurement in the Republic of Kazakhstan	6	State regulation of entrepreneurial and corporate activities	Production practice III	<p>The purpose of studying the discipline:to study the modern features of managing the system of state orders at the republican and regional levels.</p> <p>Summary:study of legislation on placing orders for the supply of goods, performance of work and provision of services for state and other legal regulations issued on their basis, the practice of applying this legislation by antimonopoly authorities, courts, disclosure of the legal aspects of antimonopoly regulation, instilling in future specialists the skills of practical use of acquired knowledge.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the main provisions of the legislation of the Republic of Kazakhstan in the field of placement of state orders; - the powers of commissions for the placement of state orders; - ways of placing state orders; - procedures for various ways of placing government orders and their content; - the specifics of the placement of government orders; - conditions and procedure for concluding and executing state contracts. <p>Be able to:</p> <ul style="list-style-type: none"> - carry out procurement procedures - evaluate applications - establish requirements for procurement participants depending on the procurement object planned for acquisition - prepare a project, be able to conclude, change, terminate a contract <p>Own:</p> <ul style="list-style-type: none"> -skills to analyze, conduct purchases and determine the best ways to solve problem situations - skills in working in special computer programs used in the legal field, including providing online advice to state bodies and citizens. <p>Competencies: general professional, professional</p>
4	Law of obligations in the Republic of Kazakhstan	6	State regulation of entrepreneurial	Production practice III	<p>The purpose of studying the discipline:the acquisition by students of basic knowledge and the assimilation of the concept, types, grounds for obligations, ways to ensure the fulfillment of obligations, termination of an obligation, civil liability for breach of an obligation.</p> <p>Summary:the acquisition by students of basic knowledge and the assimilation of</p>

			and corporate activities		<p>the concept, types, grounds for obligations, ways to ensure the fulfillment of obligations, termination of an obligation, civil liability for breach of an obligation. Formation of students' knowledge and practical skills in the field of general provisions on obligations and agreements on certain types of obligations.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -the place of the law of obligations in the Kazakh system of law; -system and sources of the law of obligations. current legislation regulating legal obligations; -transactions, general provisions on obligations and contracts; - obligations to transfer property into ownership, possession and (or) use, obligations to perform work, obligations to create and implement the results of creative activity, obligations to provide services, loan and credit obligations; non-contractual obligations. <p>Be able to:</p> <ul style="list-style-type: none"> - use specific regulatory legal acts; - express their position on the application of legislation on the rights and obligations of participants in the obligation; - determine the measures of civil liability for violation of the law of obligations; - be fluent in the terminology of the law of obligations; - to be able to give an independent assessment on the issues of proper performance of contracts, compensation for losses for non-performance and improper performance of contractual obligations; determine real damage and lost profit as a result of non-fulfillment or improper fulfillment of obligations; <p>Own:</p> <ul style="list-style-type: none"> - the skills of applying the legal hierarchy of the norms of the current civil legislation to specific legal situations. <p>Competencies: general professional, professional</p>
5	electronic legal proceedings	5	State legal regulation of family and marriage	Field trip III	<p>The purpose of studying the discipline:</p> <p>Summary: discusses topical issues of e-justice in civil, administrative and criminal proceedings, analyzes the legislation in this area, and highlights the positive and negative aspects of e-justice.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -features of legal requirements for the performance of professional duties in the field of administration of justice, the importance of one's profession - the main regulatory provisions of the procedural legislation governing relations in the field of e-justice, especially the interpretation of the fundamental principles and norms of procedural law, regulatory legal acts in the field of e-justice. <p>Be able to:</p> <ul style="list-style-type: none"> - make decisions and perform legal actions in strict accordance with the legislation governing relations in the field of e-justice - practical skills in interpreting regulatory legal acts in the field of e-justice, to qualify legal facts and legal relations, to implement ways to protect the rights, freedoms and legitimate interests of citizens, organizations and other persons <p>Own:</p> <ul style="list-style-type: none"> - skills in working with regulatory legal acts applicable in e-justice, skills in drafting legal documents related to the application of procedural law - skills to ensure the rule of law in the field of e-justice <p>Competencies:professional</p>
5	Web law	5	State legal regulation of family and marriage	Field trip III	<p>The purpose of studying the discipline: is to train specialists who are deeply versed in the legal regulation of property relations, who are able to systematize and model them, determine the influence of various factors, evaluate them and, accordingly, apply the knowledge gained in practice.</p> <p>Summary: the discipline studies the provisions of legislation regulating the field of information technology, as well as intellectual property law and legal regulation problems arising from the use of neural networks based on artificial intelligence platforms in civil, administrative and criminal law.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - concept, subject, method and place of information law in the legal system of the Republic of Kazakhstan; -system and sources of information law, correlation of legislation and other legal acts; - the essence of the information relationship, subjects, objects and content of the information relationship; -concept, signs of legal problems of the virtual environment of the Internet; -responsibility for offenses in the information sphere; -legal bases of ensuring information security; -Problems of combating computer crimes. <p>Be able to:</p> <ul style="list-style-type: none"> - use specific regulatory legal acts;

					<ul style="list-style-type: none"> - logically competently express a point of view on the application of legislation on the rights and obligations of subjects of information activity; - be a consumer of information, searching and receiving information on the Internet; - consider the Internet from a legal point of view and take into account the features and legal properties of objects, regarding which the subjects of this environment enter into relations leading to legal consequences; - determine public law and private law relations of information law <p>Own:</p> <ul style="list-style-type: none"> - legal terminology; - work with legal acts; - analysis of 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 and procedural law; - taking the necessary measures to protect human and civil rights; - preparation of draft legal documents for appeal to the courts (applications, petitions, statements of claim, etc.). <p>Competencies: professional</p>
6	Criminalistics	5	Criminal law (special part), Criminal procedural law of the Republic of Kazakhstan	Field trip III	<p>The purpose of studying the discipline: to develop in students a system of knowledge, skills and abilities on the use of forensic tools, methods and techniques in the detection, investigation and prevention of crimes.</p> <p>Summary: general provisions of forensic technology, methods of investigating certain types of crimes. Teaching students tactical and forensic techniques for the production of individual investigative actions, tactical and forensic combinations and tactical operations in the process of investigating a specific crime.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - subject, tasks and system of criminalistics, methods of criminalistics; - theory of forensic identification and diagnostics; system of criminalistic doctrines; - general provisions of forensic technology and forensic tactics; - general provisions of forensic methodology; investigation of crimes against the person; - investigation of crimes against property; - investigation of crimes in the sphere of economic activity; - investigation of crimes against public safety and public order. <p>Be able to:</p> <ul style="list-style-type: none"> - to operate the categorical apparatus on the topics studied; - to use and apply special knowledge in the investigation of criminal cases and in legal proceedings; - navigate in the appointment and conduct of examinations; - to apply in practice the tactics of investigative actions in the investigation of various crimes; - make a tactical decision in the investigation of criminal cases; - develop forensic versions and plan the investigation of crimes. <p>Own:</p> <ul style="list-style-type: none"> - practical skills of independent appointment of various kinds of examinations; - skills of procedural and technical registration of the use of scientific and technical means; - skills of drawing up procedural documents - inspection of the scene, protocol of interrogation. <p>Competencies: general professional, professional</p>
6	Forensic means and methods of pre-trial investigation of criminal offenses	5	Criminal law (special part)? Criminal procedural law of the Republic of Kazakhstan	Field trip III	<p>The purpose of studying the discipline: development of a system of knowledge, skills and abilities for students to use forensic tools and methods in detecting, investigating and preventing crimes.</p> <p>Summary: generalization of investigative and judicial practice of pre-trial investigation of various types of criminal offenses using modern methods of combating crime.</p> <p>Collection and verification of information as an object of forensic research. Features of checking the reliability of evidence.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the role and importance of professional legal activity, professional legal awareness, professional qualities of a lawyer, the importance of his profession - features of activities for forensic support of detection, suppression, disclosure and investigation of crimes - the content of legal norms, as well as the peculiarities of their interpretation in the field of forensic support of the preliminary investigation of criminal cases <p>Be able to:</p> <ul style="list-style-type: none"> - to form the professional qualities of a lawyer, high professional legal awareness - detect, stop, solve and investigate crimes

					<ul style="list-style-type: none"> - competently, at a high level of theoretical and practical training, interpret normative legal acts, explain the content of legal norms applicable in the process of forensic support of the preliminary investigation of criminal cases <p>Own:</p> <ul style="list-style-type: none"> - professional qualities of a lawyer necessary for the implementation of professional legal activities; the skill of performing official duties (carrying out professional activities in the process of investigating criminal cases) on the basis of a respectful attitude to law and law, professional legal awareness - stable skills of detecting, suppressing, solving and investigating crimes at a high professional level - skills of working with normative legal acts as well as interpretation of normative legal acts used in the process of forensic support of preliminary investigation of criminal cases. <p>Competencies: general professional, professional</p>
7	International private law	5	Constitutional law of foreign countries, State-owned -legal regulation of environmental and land relations of the Republic of Kazakhstan	Field trip III	<p>The purpose of studying the discipline: full and comprehensive study by students of international legal norms in the field of regulation of private law relations with a foreign element, as well as the practice of applying these rules, types of conflict rules and methods for resolving conflicts that arise when applying various legal norms to private law relations complicated by a foreign element, understanding the essence of the concept "international economic transaction", the study of types of international transactions and other grounds for the emergence of private law relations of an international nature and their content on the basis of international legal acts.</p> <p>Summary:studying the course involves familiarization with the methods and forms of legal regulation of private legal relations of an international nature, with the content of the issues under consideration based on a comparative analysis of Kazakhstani legislation, the laws of a number of foreign states and relevant international treaties.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> -concept, subject and method of legal regulation of private international law; -tasks, principles and sources of private international law; -legal status of subjects of private international law; -legal regulation of legal relations with the participation of a foreign element <p>Be able to:</p> <ul style="list-style-type: none"> - apply the acquired knowledge for subsequent use in the practical activities of a lawyer related to work in judicial, arbitration and other justice bodies, the provision of legal assistance to foreign individuals and legal entities engaged in entrepreneurial activities in the territory of the Republic of Kazakhstan. <p>Own:</p> <ul style="list-style-type: none"> -skills of working with reference legal systems, processing and analysis of regulations, theory and law enforcement practice to resolve legal conflicts. <p>Competencies: professional</p>
7	Arbitration in foreign economic activity	5	Constitutional law of foreign countries, State-owned -legal regulation of environmental and land relations of the Republic of Kazakhstan	Field trip III	<p>The purpose of studying the discipline:the formation of a legal outlook among students, the training of a specialist with a high level of theoretical knowledge in the field of international commercial arbitration, necessary for an in-depth study of other legal disciplines, and the successful application of this knowledge in subsequent practical activities.</p> <p>Summary:PObtaining systematic knowledge about the state and development of International Commercial Arbitration. Solving problems in the field of economic relations of the Republic of Kazakhstan with foreign countries, as well as forming a base in the field of international procedural relations.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - provisions of Kazakhstani legislation in the field of international commercial arbitration; - international conventions in the field of international commercial arbitration; - the content of non-legal documents in the field of international commercial arbitration; <p>Be able to:</p> <ul style="list-style-type: none"> - analyze and apply the norms of Kazakhstani legislation in the field of international commercial arbitration; - analyze and apply the norms of international public and private law in the field of international commercial arbitration; - draw up documents required in international arbitration proceedings. <p>Own:</p> <ul style="list-style-type: none"> -practical skills in drafting documents and participating in international commercial arbitration proceedings <p>Competencies:professional</p>
8	medical law	5		Writing and defending a	<p>The purpose of studying the discipline:to give students the basic theoretical understanding of the peculiarities of regulating legal relations in the field of</p>

			Legal regulation of budget planning, State regulation of insurance activities	thesis (project) or preparing and passing a comprehensive exam	<p>medicine and healthcare, to teach students to apply the norms of the legislation on healthcare in the Republic of Kazakhstan to specific situations.</p> <p>Summary: in modern conditions of the development of a market economy, the sphere of medical services as a type of entrepreneurial activity is developing faster than the legislation regulating this activity. Formation of special competencies in the field of legal protection and protection of life and health of the population and the healthcare system.</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - the subject and method of regulation of medical legal relations, the system of sources of medical law; - the content of the subjective rights and obligations of participants in medical legal relations, the procedure for their implementation and protection, types of legal liability in medical law; - have an idea about the healthcare system in the Republic of Kazakhstan and the main directions of legal regulation in this area; <p>Be able to:</p> <ul style="list-style-type: none"> - independently make lawful decisions in specific situations that arise in the course of professional activities, especially in cases of medical accidents; - to give a legal assessment of cases of improper provision of assistance to the patient, other professional and official offenses of medical personnel and determine the possible legal consequences of such acts, ways to prevent them; - work with normative and methodological literature, codes and comments to them, other by-laws regulating legal relations in the field of health protection; - draw up official medical documents and maintain primary medical records, as well as prepare documents necessary for the exercise of the right to engage in medical activities; - analyze and draw up local regulatory and administrative acts used in the activities of healthcare institutions; - use legal mechanisms to protect the rights and legitimate interests of both medical workers and patients <p>Own:</p> <ul style="list-style-type: none"> - legal terminology; - skills in applying the tools of medical law to solve specific practical situations; - skills in collecting, processing and analyzing legal information <p>Competencies: general professional, professional</p>
8	Legal regulation of health insurance	5	Legal regulation of budget planning, State regulation of insurance activities	Writing and defending a thesis (project) or preparing and passing a comprehensive exam	<p>The purpose of studying the discipline: to form in students systemic knowledge about the basics and specifics of the legal regulation of medical activity, about the system of legislation in the field of medicine, about the principles of legal regulation of medical activity</p> <p>Summary: to form students' systemic knowledge about the basics and specifics of the legal regulation of medical insurance activities, about the system of legislation in the field of medical insurance, about the principles of legal regulation of medical insurance activities</p> <p>Expected Result:</p> <p>Know:</p> <ul style="list-style-type: none"> - have an idea about the main systems of financing the provision of medical care to the population, about compulsory and voluntary medical insurance <p>Be able to:</p> <ul style="list-style-type: none"> - analyze and solve legal problems in the field of medical relations <p>Own:</p> <ul style="list-style-type: none"> - have information about the legal foundations of the system of compulsory health insurance, the legal status of subjects of compulsory health insurance; on the rights of the insured in the field of compulsory health insurance <p>Competencies: general professional, professional</p>

SCROLL

components of choice for the educational program according to the educational program 6B0221 "Public service and the judiciary"

year of admission 2024

№	Name of Discipline	Code of discipline	credits	Semester

2. Basic disciplines				
1	Elective component 1			
	Law enforcement agencies of the Republic of Kazakhstan	LEARK 2211	5	1
	Fundamentals of judicial activity	FJA 2211	5	1
2	Elective component 2			
	Administrative Law of the Republic of Kazakhstan	ALRK 2212	5	2
	Administrative law of foreign countries	ALFC 2212	5	2
3	Elective component 3			
	Constitutional law of foreign countries	CLFC 2213	3	2
	Legal systems of our time	LSOT 2213	3	2
4	Elective component 4			
	Administrative process in the Republic of Kazakhstan	APRK 3214	4	2
	Administrative justice	AJ 3214	4	2
5	Elective component 5			
	Criminal law of the Republic of Kazakhstan (special part)	CLRK 2215	5	2
	Criminal legal protection of the individual, society and state	CLPISS 2215	5	2
6	Elective component 6			
	Labor Law of the Republic of Kazakhstan	LLRK 3216	4	2
	International Labor Law	ILL 3216	4	2
7	Elective component 7			
	Public service and the foundations of local self-government	PSFLSG 3217	6	3
	State control	SC 3217	6	3
8	Elective component 8			
	State regulation of entrepreneurial and corporate activities	SRECA 3218	4	3
	Legal regulation of commercial activity in the Republic of Kazakhstan and in foreign countries	LRCARKFC 3218	4	3
9	Elective component 9			
	Administrative Practice of Police Bodies	APPB 3219	4	3
	Administrative responsibility	AR 3219	4	3
10	Elective component 10			
	State regulation of insurance activities	SRIA 3220	6	3
	State regulation of insurance activities in foreign countries	SRI AFC 3220	6	3
11	Elective component 11			
	State legal regulation of family and marriage	SLRFM 3221	6	4
	Marital and family relations in the Republic of Kazakhstan	MFRRK 3221	6	4

12	Elective component 12			
	Ethics of civil servants	ECS 4222	5	3
	Fundamentals of profile psychological training	FPPT 4222	5	3
13	Elective component 13			
	Criminology	CRIM 4223	5	4
	Criminal law and criminological characteristics of the fight against crime	CLCCFAC 4223	5	4
14	Elective component 14			
	Legal regulation of foreign economic activity	LRFEA 4224	5	4
	European and Eurasian law	EEL 4224	5	4
15	Elective component 15			
	Legal regulation of budget planning	LRBP 4225	5	5
	Financial and economic law	FEL 4225	5	5
16	Elective component 16			
	Forensic Science	FS 4226	5	5
	Fundamentals of Forensic Science and Forensic Psychiatry	FFSFP 4226	5	5
3. Main disciplines				
1	Elective component 1			
	State legal regulation of environmental and land legal relations of the Republic of Kazakhstan	SLRELLRRK 2301	3	4
	Legal regulation of architectural and urban planning activities and relations in the field of housing and communal services	LRAUPARFH CS 2301	3	4
2	Elective component 2			
	Criminal procedural law of the Republic of Kazakhstan	CPLRK3302	5	4
	Pre-trial proceedings in criminal cases	PPCC 3302	5	4
3	Elective component 3			
	Out-of-court dispute regulation	OCDR 3303	3	5
	Legal regulation of the institution of mediation	LRIM 3303	3	5
4	Elective component 4			
	Legal regulation of public procurement in the Republic of Kazakhstan	LRPPRK 3304	6	5
	Obligations law in the Republic of Kazakhstan	OLRK 3304	6	5
5	Elective component 5			
	Electronic Litigation	EL 3305	5	5
	Web Law	WL 3305	5	5
6	Elective component 6			
	Forensics	FOR 4306	5	5
	Forensic tools and methods of pre-trial investigation of criminal offenses	FTMPICO 4306	5	5

7	Elective component 7			
	International private law	IPL 4307	5	6
	Arbitration in foreign economic activity	AFEA 4307	5	6
8	Elective component 8			
	Medical Law	ML 4308	5	6
	Legal regulation of health insurance	LRHI 4308	5	6