TURAN-ASTANA UNIVERSITY

CATALOG OF ELECTIVE DISCIPLINES ACCORDING TO THE EDUCATIONAL PROGRAM 7M04201 "Jurisprudence"

DURATION OF TRAINING - 1 YEAR

ADMISSION – 2023

ASTANA – 2023

Catalog of elective disciplines educational program 7M04201 «JURISPRUDENCE»

Module code	Name of the module	Discipline code	Name of the discipline	Summary	Number of credits	Term	Prerequisites	Post-requirements	Expected results of the study of disciplines
1	2	3	4	5	6	7	8	9	10
				Basic dis Componen	-				
M 2	Civil and criminal legislation of the Republic of Kazakhstan	TPPG Z 5204	Theory and practice of application of civil legislation.	 The purpose of studying the discipline: the study of the problems of modern theory of civil law by undergraduates. Within the framework of this discipline, the following are studied: Legal norms, their effectiveness and implementation. Implementation of civil law norms by various subjects, primarily participants in civil legal relations. Application and enforcement of civil rights and obligations. 	4	1	Theory and State and Law, Constitution al Law, Civil Law	Civil procedure law, Business law.	 Formation of knowledge of undergraduates: the basic concepts of discipline and the essence and content of categories; the basis of the emergence, modification and termination of civil law and obligations, the procedure and timing of their implementation and protection; the legal status of participants; the legal regime of objects of civil law, property rights, the main institutions of the law of obligations and their relationship. Formation of undergraduates' skills: to orientate oneself in state-legal events, evaluate them, interpret legal norms, analyze people's actions and actions from the point of view of compliance (non- compliance) with legal regulations. Formation of undergraduates' skills and competencies: analyze the facts of legislation and related legal relations; analyze, interpret and apply legal norms; make specific decisions and perform legal actions in accordance with the law; give qualified opinions and advice on civil law issues; correctly draw up and execute legal documents.
M 2	Civil and criminal legislation of the Republic of Kazakhstan	APUP OID 5204	Actual problems of criminal law protection of intellectual activity.	 The purpose of studying the discipline: to form students' understanding of the role and place of the discipline of criminal law protection of intellectual property. Within the framework of this discipline, the following is studied: Interpretation and implementation of intellectual property law. Development and argumentation of criminal law 	4	1	Theory of state and law, Constitution al law of the Republic of Kazakhstan. Civil law of the Republic	Civil Procedure law of the Republic of Kazakhsta n, Criminal Procedure Law of the	 Formation of knowledge of undergraduates: the structure of intellectual property rights, the range of objects, subjects of intellectual property rights, types of intellectual rights and methods are the main provisions of the current national legislation on intellectual property. Formation of undergraduates' skills: to express

				positions in the process of practical activities for the protection of intellectual rights. Problematic issues of criminal law regulation of relations on the creation and use of the results of intellectual activity and objects equated to them.			of Kazakhstan, Criminal Law of the Republic of Kazakhstan.	Republic of Kazakhsta n, Advocacy. Notary public.	 logically and competently; to put into practice the knowledge gained through the formation of reasoned legal positions on controversial issues; to give an objective assessment of the activities of judicial and other law enforcement agencies. 3. Formation of undergraduates' skills and competencies: participation in discussions on problematic issues of intellectual property law; advising interested parties on intellectual property law and representing their interests, if necessary. make decisions and perform legal actions in strict accordance with the law.
				Profile d	_				
M 3	Public administration and anti-corruption culture	UPPB KP 5302	Criminal- legal and criminologic al problems of combating corruption offenses.	Component The purpose of studying the discipline: instilling theoretical knowledge of criminal law and criminological directions of modern anti- corruption policy of the state to undergraduates. Within the framework of this discipline, the following is studied: The concepts of "corruption", "corruption crimes" and "corruption crime". Identification of the causes and conditions of corruption and corruption crime. The activities of entities engaged in the prevention of corruption manifestations in the system of the Anti- Corruption Agency, as well as the development of special skills to ensure the anti-corruption stability of the personnel of special services.			Theory of State and Law, Constitution al Law, Criminal Law, Criminology	Criminal Procedure Law, Criminalis tics, Financial Law, Business Law.	 Formation of knowledge of undergraduates: the concept and principles, legal regulation of anti- corruption, the identity of the criminal committing corruption crimes, criminal-legal and criminological mechanisms of anti-corruption. Formation of undergraduates' skills: prepare analytical reports and reviews; apply the main provisions of the regulatory legal acts of the Republic of Kazakhstan and be able to use them in everyday life, give qualified legal opinions and consultations on corruption crimes; identify and eliminate investigative and judicial errors and violations of the rule of law in the field of application of the criminal legislation of the Republic of Kazakhstan on the problems of qualification and sentencing for corruption crimes. Formation of undergraduates' skills and competencies: independent work and develop the needs for personal and professional self- improvement, based on the study of the criminal legislation of the Republic of Kazakhstan, aimed at protecting and protecting the interests of the civil
M 3		TPUP O 5302	Theory and practice of management in law enforcement	The purpose of studying the discipline: formation of undergraduates' knowledge of the activities of the prosecutor's office, preliminary investigation bodies, notaries, lawyers and other law enforcement agencies.	5	1	Theory of State and law, Constitution al Law,	Criminalis tics, Prosecutor' s supervisio	 service and public administration of the Republic of Kazakhstan. 1. Formation of knowledge of undergraduates: the meaning of the main terms used in the theory and practice of management in law enforcement agencies; organization of the management system and management activities; theoretical foundations

			agencies.	Within the framework of this discipline, the following is studied: Management system in law enforcement agencies. The concept and structure, principles and methods of management in law enforcement agencies. Communication in the organization. Management decision-making. Socio-psychological features of relations in the team and the effectiveness of management. The practice of applying them in the process of law enforcement.			Administrati ve Law.	n.	 of the implementation of management functions in law enforcement agencies, information support of the management process in law enforcement. 2. Formation of undergraduates' skills: organize and carry out the collection, analysis and systematization of information for the purposes of law enforcement agency management; develop management documentation; make optimal management decisions; use management technologies for the formation of new management decisions.
									3. Formation of undergraduates' skills and competencies: the skills of applying organizational and managerial technologies in the process of managing small teams; positive communication in the process of professional and managerial activities.
M 4	Operational search and criminal procedure module	TPOR D 5303	Theory and practice of operational investigative activities.	 The purpose of studying the discipline: formation of students' initial knowledge about the basic concepts and directions of operational investigative activities in the Republic of Kazakhstan. Within the framework of this discipline, the following are studied: Basic concepts and institutions of operational investigative activity. Mechanisms for the implementation of operational investigative activities. Principles of operational investigative activity. The concept and participants of the operational search process. Operational- investigative training of employees of operational units. Obtaining operational and procedural information. Operational verification. Analytical search and investigation of operational search information. 	5	1	Theory of State and Law, Constitution al Law, Criminal Law, Criminal Procedure Law.	Criminalis tics, Prosecutor' s supervisio n.	 Formation of knowledge of undergraduates: theoretical foundations of operational and investigative activities, types of operational and official documents, in which the results of operational investigative activity are fixed. The legal basis and content of operational investigative activities, operational investigative measures, the application of the results of operational investigative activities in the collection of evidence in criminal cases. Formation of undergraduates' skills: independently and competently analyze and evaluate socially significant problems; make professionally correct decisions and carry out their activities based on the norms of law. Correctly formulate qualified conclusions and consolidate them in the relevant operational, official and procedural documents. Formation of undergraduates' skills and competencies: the skills of knowledge of law, the definition of its value and the need to apply it in the exercise of professional activity. A sufficient level of professional knowledge to successfully solve the tasks of operational investigative activities.

M 4		MUPP ZRK 5303	Measures of criminal procedural coercion under the legislation of the Republic of Kazakhstan.	 The purpose of studying the discipline: formation of competencies necessary for students to fulfill their duties for the upcoming official purpose of the chosen direction and tasks of professional activity. Within the framework of this discipline, the following is studied: Tasks and principles of the criminal process. Criminal prosecution conducting criminal proceedings. Participants in the process defending their own or represented interests. Circumstances precluding the possibility of participation in criminal proceedings and from water. Ensuring the safety of persons involved in criminal proceedings. Evidence and proof. Preventive measures. 	5	1	Theory of State and Law, Constitution al Law, Criminal Law, Criminal Procedure Law.	Criminalis tics, Prosecutor' s supervisio n.	 Formation of knowledge of undergraduates: scientific developments in the field of application of procedural coercion measures in criminal proceedings; the main problems and controversial aspects of the application of procedural coercion measures in criminal proceedings; the legislation of the Republic of Kazakhstan and certain foreign states regulating the use of procedural coercion measures. Formation of undergraduates' skills: analyze problematic situations arising in professional activity and, on its basis, make the most optimal procedural decisions during the application of procedural coercion measures; drafting procedural documents; analyze foreign criminal procedure legislation and the practice of its application on issues related to the use of procedural coercion measures. Formation of undergraduates' skills and competencies: квалифицированно применять нормативно-правовые акты при применении мер
M 4	Operational-investigative and criminal-procedural	MRPU S 5304	The mechanism of implementat ion of the principles of criminal proceedings.	The purpose of studying the discipline: formation of competencies necessary for undergraduates to perform duties on the mechanism of implementation of the principles of criminal justice. Within the framework of this discipline, the following is studied: Actual problems of improving the principles of criminal procedure legislation and the practice of its application. Problems of application of the principle of legality in the field of criminal procedure law. Guarantees of ensuring the rights of the individual in criminal proceedings. Topical issues in the implementation of the principle of respect for the honor and dignity of the individual. Personal inviolability.	5	1	Теория государства и права, Конституци онное право, Уголовно- процессуал ьное право	Criminalis tics, Theory and practice of application of criminal procedure law.	процессуального принуждения; объективно толковать уголовно-процессуальное и иное, связанное с применением мер процессуального принуждения, законодательство РК. 1. Formation of knowledge of undergraduates: comprehensive development of a wide range of debatable issues related to the problems of determining the essence, goals and objectives, forms and methods of implementing principles in criminal proceedings in the context of general problems of judicial law. 2. Formation of undergraduates' skills: undergraduates in the process of mastering all legal disciplines devoted to the study of certain types of criminal proceedings, the implementation of the principles of criminal proceedings. 3. Formation of undergraduates' skills and competencies: interpretation of the principles of criminal proceedings, the ability to participate in the legal examination of draft regulatory legal acts, including in order to identify provisions in them that contribute to the creation of conditions for the

							manifestation of corruption, to give qualified legal opinions and advice in specific areas of legal activity.
M 4	NOKU Scientific P 5304 foundations of th qualificatio of crimina offenses.	e criminal offenses and their implementation in practice.	5	1	Theory of state and law. Constitution al Law of the Republic of Kazakhstan, Criminal Law of the Republic of Kazakhstan.	Criminalis tics, Prosecutor' s supervisio n, Criminolo gy, Advocacy, Criminal law of the Republic of Kazakhsta n.	 Formation of knowledge of undergraduates: features of the specifics of the construction of a special part of Criminal law and the legislation of the Republic of Kazakhstan, the differentiation of the composition of criminal offenses into types and features of their qualification. Formation of undergraduates' skills: apply criminal law norms containing specific elements of criminal offenses. Formation of undergraduates' skills and competencies: skills of correct legal assessment of the deed. The ability to make decisions and perform legal actions in strict accordance with the law. capable of detecting, suppressing, uncovering and investigating crimes and other offenses.

Reviewed and presented at the meeting of the Department of «National and International Law», protocol _6_ «_01_» _02_ 2023.

Discussed and recommended at the meeting of the Academic Committee of the Humanities and Law School, protocol _4__ «_16_» _02_ 2023.

The catalog of Elective disciplines is agreed:

N⁰	Agreed with employers (name of the organization, position, full name)							
1	Department of Inquiry of the Police Department on Transport of the Ministry of Internal Affairs of							
	the Republic of Kazakhstan, Head Kabdualiev M.M.							
2	Department of the Investigative Department of the Ministry of Internal Affairs of the Republic of							
	Kazakhstan, Deputy. chief N. Koigeldin							
3	Deputy. Head of Personnel Policy of the Ministry of Internal Affairs of the Republic of Kazakhstan							
	Sh . Alekeshev							