

TURAN-ASTANA UNIVERSITY

**CATALOG OF ELECTIVE DISCIPLINES
ACCORDING TO THE EDUCATIONAL PROGRAM
7M04202 «Jurisprudence»**

DURATION OF TRAINING - 2 YEARS

ADMISSION – 2023

ASTANA – 2023

**Catalog of elective disciplines
educational program 7M04202 «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 disciplines									
Component of choice									
M 3	Problems of the theory of state and law	TPPG Z 5207	Theory and practice of application of civil legislation.	<p>The purpose of studying the discipline: the study of the problems of the modern theory of civil law by undergraduates.</p> <p>Within the framework of this discipline, the following are studied: The system of legal norms of legal force. Implementation of the norms of civil law by various subjects, participants in civil law relations. Application of the norms of civil law. Subjects of civil law relations: problems of theory and practice. Objects of civil law: problems of theory and practice. Types of responsibility. Goals, objectives and principles of civil legislation at the present stage. The effect of civil legislation in time, in space and in the circle of persons. Problems of theory and practice.</p>	5	1	Theory of state and law, Constitutional Law of the Republic of Kazakhstan, Civil Law of the Republic of Kazakhstan.	Theory and practice of civil procedure legislation, Theory and practice of prosecutorial supervision.	<p>1. Formation of knowledge of undergraduates: theoretical views and concepts contained in the civil literature; problems of the practice of modern civil law.</p> <p>2. Formation of undergraduates' skills: comment on the norms of the civil legislation of the Republic of Kazakhstan.</p> <p>3. Formation of undergraduates' skills and competencies: development and drafting of contracts in the field of civil law regulation; resolution of problematic practical situations, their resolution through scientific legal analysis and synthesis.</p>
		SOG RKS E 5207	Social security of citizens of the Republic of Kazakhstan at the present stage.	<p>The purpose of studying the discipline: mastering the content of social security of citizens by undergraduates.</p> <p>Within the framework of this discipline, the following is studied: Application of legislation in the field of social security. Obtaining knowledge about the problems of the complexity of social security institutions. Mastering legal terminology in the field of social security. Participants are objects of social security. The basics of the emergence, modification and termination of social security, the procedure and timing of their implementation and protection.</p>	5	1	Theory of state and law, Constitutional Law of the Republic of Kazakhstan, Civil Law of the Republic of Kazakhstan.	Civil procedural law, Advocacy, Notary.	<p>1. Formation of knowledge of undergraduates: problematic issues related to international documents and the Constitution of the Republic of Kazakhstan on social rights and freedoms of citizens; issues related to the provision of social assistance to mothers with many children, pensioners, the disabled, the elderly and minors.</p> <p>2. Formation of undergraduates' skills: apply regulatory legal acts in the event of specific life circumstances related to social security issues.</p> <p>3. Formation of undergraduates' skills and competencies: analysis of law enforcement activities.drafting conclusions on individual normative acts of the state, drafting procedural</p>

						an, Family Law, Labor Law.		documents.
	SPTG P 5208	Modern problems of the theory of state and law.	<p>The purpose of studying the discipline: the study of modern problems of formation, development and functioning of the state and law at the present stage.</p> <p>Within the framework of this discipline, the following are studied: Modern problems of the theory of state and law. The concept, essence, content of the state, state apparatus, state power. Functions and features of modern states. Law schools with the aim of forming a comprehensive legal and socio-political worldview and thinking. Promoting the development of a high legal and political culture of lawyers who are capable and ready to creatively solve various scientific and professional tasks.</p>	5	1	Theory of state and law, Constitutional law of the Republic of Kazakhstan.	Philosophy of Law, Sociology of Law, Political Science.	<p>1. Formation of knowledge of undergraduates: formation of legal thinking, professional legal awareness and high legal culture among undergraduates; evolution and correlation of modern legal systems; the main problems of modern legal understanding and legal regulation.</p> <p>2. Formation of undergraduates' skills: operate with legal concepts and categories; navigate scientific problems, evaluate scientific views, argumentation, independently analyze scientific positions; work with special legal literature.</p> <p>3. Formation of undergraduates' skills and competencies: work with legal acts; skills in analyzing various legal phenomena, legal facts, legal norms and legal relations that are objects of professional activity; analysis of law enforcement and law enforcement activities, drafting conclusions on individual normative acts of the state showing their positive aspects and shortcomings and proposals to eliminate the latter..</p>
M 3	SUP 5208	Modern problems of consumer law.	<p>The purpose of studying the discipline: improving the training of lawyers in the field of consumer protection; determining the requirements of the current legislation to the procedure and conditions for regulating relations arising between consumers and producers during the sale of goods, as well as determining the mechanism for the implementation of these rights.</p> <p>Within the framework of this discipline, the following are studied: Legislation of the Republic of Kazakhstan on consumer protection. International treaties of the Republic of Kazakhstan. Regulatory acts of the Republic of Kazakhstan and regulatory acts of local authorities. Consumer rights. The consumer's right to free choice of goods (works, services) and freedom to conclude a contract. The mechanism for implementing consumer requirements related</p>	5	1	Theory of state and law, History of state and law.	Constitutional law of the Republic of Kazakhstan, Administrative Law of the Republic of Kazakhstan.	<p>1. Formation of knowledge of undergraduates: conceptual and categorical apparatus of the theory of law; regularities of the historical movement and functioning of law; the role of law in the political system of society, social life in general.</p> <p>2. Formation of undergraduates' skills: interpret laws and other regulatory legal acts; ensure compliance with legislation in the activities of state bodies, individuals and legal entities; provide qualified legal opinions and advice.</p> <p>3. Formation of undergraduates' skills and competencies: the use of professional legal terminology, clarification of the essence and content of state-legal phenomena; regulatory and law enforcement material, information of a managerial nature; skills of independent work with legal regulations.</p>

			to violations of his right to the quality and safety of goods. Features of the state policy in the field of consumer protection.						
M 3		TPPG PZ 5209	Theory and practice of application of civil procedural legislation.	The purpose of studying the discipline: formation of undergraduates' understanding of legal concepts of civil procedural law. Within the framework of this discipline, the following are studied: Problematic issues of the principles of civil procedural law: problems of theory and practice. Subjects of civil procedural law: problems of theory and practice. Property rights. Inheritance law. Protection of civil rights. The essence and types of evidence. Theory and practice of the application of the settlement agreement and mediation. Theory and practice of application of legislation on enforcement proceedings. Arbitration courts. International commercial arbitration. International civil procedure.	5	2	Theory of state and law, Constitutional Law of the Republic of Kazakhstan, Civil Law of the Republic of Kazakhstan.	Advocacy, Notary, Problems of prosecutorial supervision.	1. Formation of knowledge of undergraduates: theoretical views and concepts contained in the civil literature; problems of the practice of modern civil procedure law. 2. Formation of undergraduates' skills: comment on the norms of the civil procedural legislation of the Republic of Kazakhstan. 3. Formation of undergraduates' skills and competencies: drafting contracts in the field of civil procedure regulation and other procedural acts; resolution by scientific legal analysis and synthesis. Application of civil procedure legislation of the Republic of Kazakhstan.
		PNU N 5209	Problems of assigning criminal punishment.	The purpose of studying the discipline: to deepen the knowledge of undergraduates on the theory of criminal punishment based on the relevant rules developed for law enforcement. Within the framework of this discipline, the following is studied: Historical aspects of the development of the institution of sentencing in the Republic of Kazakhstan and the impact on modern criminal legislation. Legislative and law enforcement problems of the types of criminal penalties provided for by the Criminal Code of the Republic of Kazakhstan. Problematic issues of judicial practice on the application of exemption from punishment, as well as the institutions of amnesty and pardon.	5	2	Theory of state and law, Constitutional Law of the Republic of Kazakhstan, Criminal Law of the Republic of Kazakhstan.	Problems of pre-trial proceedings. Problems of judicial proceedings. Problems of forensic expertise.	1. Formation of knowledge of undergraduates: general and special rules of sentencing by the court. 2. Formation of undergraduates' skills: to distinguish the main thing from the secondary when assigning criminal punishment. 3. Formation of undergraduates' skills and competencies: skills of legal assessment of the applied punishment for the deeds of the guilty persons; work with national and international legal acts.
Profile disciplines									
Component of choice									
M 4	Problems of criminalistics	UPK PBK P 5302	Criminal-legal and criminological problems of combating corruption	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	4	2	Theory of State and Law, Constitutional Law,	Criminal Procedure Law, Criminalistics	1. Formation of knowledge of undergraduates: the concept and legal regulation of anti-corruption, the identity of the criminal committing corruption crimes, criminal-legal and criminological mechanisms of anti-corruption.

		offenses.	following are studied: The reasons and conditions that contribute to the commission of corruption offenses in order to prevent their commission. Criminal and legal characteristics of the composition of corruption offenses: issues of theory and practice. International experience in countering corruption offenses: issues of theory and practice. Types of penalties for corruption offenses. Issues of qualification of corruption offenses.			Criminal Law, Criminology.		<p>2. 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.</p> <p>3. 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 service and public administration of the Republic of Kazakhstan.</p>
M 4	TPUP O 5302	Theory and practice of management in law enforcement agencies.	<p>The purpose of studying the discipline: formation of undergraduates' knowledge about the activities of the prosecutor's office, preliminary investigation bodies, notaries, lawyers and other law enforcement agencies.</p> <p>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 relationships in the team and the effectiveness of management. The practice of their application in the process of law enforcement.</p>	4	2	Theory of State and law, Constitutional Law, Administrative Law.	Criminalistics, Prosecutor's supervision.	<p>1. Formation of knowledge of undergraduates: the meaning of the main terms used in the theory and practice of management in law enforcement agencies; the organization of the management system and management activities; the theoretical foundations of the implementation of the management functions of law enforcement agencies, information support of the management process in law enforcement.</p> <p>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.</p> <p>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..</p>

M 4	TPPU Z 5303	Theory and practice of criminal law application.	<p>The purpose of studying the discipline: formation of a system of knowledge about topical issues of the theory and practice of criminal law, legal qualification of criminal acts.</p> <p>Within the framework of this discipline, the following is studied: Scientific analysis of the problems existing in criminal law, and the study of the most significant of them. Problems in law enforcement practice. Methods of independent scientific research of the problems of formation, interpretation and application of criminal law. The ability to comment on the norms of current legislation. Knowledge of the basic terminology of criminal law. Features of the content and application of criminal punishment.</p>	4	2	Theory of State and Law, Constitutional Law, Criminal Law, Criminology.	Criminal Procedure Law, Criminalistics, Criminal Enforcement Law.	<p>1. Formation of knowledge of undergraduates: have an idea of: current problems of criminal law; the role of the science of criminal law in the formation of the legal basis for combating crime; the content of the main problems of criminal law in foreign countries; the qualification of crimes; law enforcement practice.</p> <p>2. Formation of undergraduates' skills - the problems of determining the stages of criminal activity; the problems of criminal legal counteraction to group, especially organized crime; the scientific basis for the qualification of crimes; the modern regulatory framework, taking into account the changes taking place in legislation.</p> <p>3. Formation of undergraduates' skills and competencies: independently work with educational, scientific, methodological and other sources on criminal law; analyze and apply the norms of current legislation; apply the knowledge gained in practice.</p>
M 4	POR PD 5303	Legal support for the regulation of entrepreneurial activity.	<p>The purpose of studying the discipline: assimilation and systematization of students' knowledge about the problems of entrepreneurship in the system of national law.</p> <p>Within the framework of this discipline, the following is studied: The area of legal regulation of entrepreneurial activity, which has its own economic space and strictly individual legal forms of being in market relations. Problems in the conceptual apparatus. Rules of interpretation and application of the norms of business law developed by the science of entrepreneurship. The main directions of the state's impact on the competitive market environment.</p>	4	2	Theory of state and law. Constitutional law of the Republic of Kazakhstan, Civil Law of the Republic of Kazakhstan.	Civil procedure law of the Republic of Kazakhstan; Criminal Procedure law of the Republic of Kazakhstan.	<p>1. Formation of knowledge of undergraduates: problems of the concept and subject of business law; basic institutions and concepts of business law; features of the method of legal regulation of business relations under the current legislation of the Republic of Kazakhstan.</p> <p>2. Formation of undergraduates' skills: to operate with legal concepts and categories; to analyze legal facts and legal relations arising in connection with them; to analyze, interpret and correctly apply legal norms; to give qualified legal opinions and consultations; to correctly draw up and execute legal documents.</p> <p>3. Skills and competencies formed by a graduate student: possess skills of working with business legislation; skills of analyzing law enforcement and law enforcement practice in the field of entrepreneurial activity.</p>
M 4	TPPU PZ 5304	Theory and practice of application of criminal	<p>The purpose of studying the discipline: forms a set of necessary knowledge about national criminal proceedings, its goals, objectives, structure and content for undergraduates.</p>	5	3	Theory of State and Law, Constitutional	Criminalistics, Criminal enforcement law,	<p>1. Formation of knowledge of undergraduates: have an idea of: current problems of categories, concepts and basic norms, principles and institutions of criminal procedure law, their content, meaning,</p>

		procedural legislation.	<p>Within the framework of this discipline, the following are studied: Problems of criminal prosecution. Conducting criminal proceedings. Evidence and proof. Methods and means of implementing criminal procedural norms of law. The essence and content of the main legal positions of the highest judicial instances of international organizations in criminal proceedings. The main legal mechanisms for the protection of human and civil rights and freedoms in criminal proceedings.</p>			ional Law, Criminal Law, Criminology.	Operational investigative activities.	<p>including generally recognized principles and norms of international law in this area.</p> <p>2. Formation of undergraduates' skills: freely operate with the fundamental terms and categories of criminal procedure law; interpret criminal procedure norms legally competently; apply the norms of criminal procedure law to specific life situations.</p> <p>3. Formation of undergraduates' skills and competencies: preparation of procedural documents; analysis of legality, validity and motivation of law enforcement decisions in the field of criminal proceedings; analysis of law enforcement practice. Analyze and apply the norms of the current legislation; apply the acquired knowledge in practice.</p>
M 4	NOK UP 5304	Scientific foundations of the qualification of criminal offenses.	<p>The purpose of studying the discipline: the study of the scientific foundations of the qualification of criminal offenses and their implementation in practice.</p> <p>Within the framework of this discipline, the following is studied: The process of applying the norms of criminal law. The use of a scientific approach to the qualification of criminal offenses in the law enforcement activities of law enforcement and judicial authorities. The qualification of criminal offenses is based on the relevant rules developed for law enforcement. The presence of competition and conflicts of legal norms. Gaps in legislation. Reflection of the qualification of crimes in procedural documents.</p>	5	3	Theory of state and law. Constitutional Law of the Republic of Kazakhstan, Criminal Law of the Republic of Kazakhstan.	Criminalistics, Prosecutor's supervision, Criminology, Advocacy, Criminal law of the Republic of Kazakhstan.	<p>1. 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.</p> <p>2. Formation of undergraduates' skills: apply criminal law norms containing specific elements of criminal offenses.</p> <p>3. Competencies and skills that form the learner: skills of correct legal assessment of the deed. The ability to make decisions and perform legal actions in strict accordance with the law.</p>
M 4	TPPO RD 5305	Theory and practice of operational investigative activities.	<p>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.</p> <p>Within the framework of this discipline, the following is studied: Significant knowledge in the field of operational investigative activities. General characteristics of operational investigative activities. Observance of human and civil rights</p>	5	3	Theory of state and Law, Constitutional Law, Criminal Law, Criminal Procedure Law of	Criminalistics, Prosecutor's supervision.	<p>1. Formation of knowledge of undergraduates: theoretical foundations of operational-investigative activities, types of operational-service documents, in which the results of the ORD are fixed. The legal basis and content of the ORD, operational investigative measures, the application of the results of the ORD in the collection of evidence in criminal cases.</p> <p>2. Formation of undergraduates' skills: independently and competently analyze and evaluate</p>

			and freedoms in the production of operational investigative measures. A system of scientifically based views on the operational investigative activities of law enforcement agencies and special services as a socially significant, useful type of law enforcement activity for society.			the Republic of Kazakhstan.		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. 3. Formation of undergraduates' skills and competencies: legal knowledge skills, determination of its value and necessity of application in the implementation of professional activities. Sufficient level of professional knowledge to successfully solve the tasks of operational investigative activities.
	PNS D 5305	Problems of covert investigative actions.	The purpose of studying the discipline: assimilation and systematization of students' knowledge about actions carried out during pre-trial proceedings without informing persons involved in criminal proceedings whose interests it concerns, in accordance with the procedure provided for by the CPC of the Republic of Kazakhstan. Within the framework of this discipline, the following is studied: The history of the development of covert investigative actions. Problematic issues of objects and subjects. Procedural registration of the production of secret investigative actions. The main problems and controversial aspects of the use of covert investigative actions in criminal proceedings. Covert obtaining of information in the criminal process of foreign countries.	5	3	Theory of State and Law, Constitutional Law, Criminal Law, Criminal Procedure Law.	Criminalistics, Prosecutor's supervision.	1. Formation of knowledge of undergraduates: fundamental provisions and scientific developments in the field of the use of covert investigative actions in criminal proceedings; the legislation of the Republic of Kazakhstan and certain foreign states regulating the use of covert investigative actions. 2. 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 covert investigative actions; correctly apply the current legislation of the Republic of Kazakhstan on covert investigative actions. 3. Formation of undergraduates' skills and competencies: professionally apply regulatory legal acts when applying covert investigative actions; objectively interpret criminal procedural and other legislation of the Republic of Kazakhstan related to the use of covert investigative actions.
M 4	KOP O 6306	Forensic support of law enforcement agencies.	The purpose of studying the discipline: knowledge of the laws of the mechanism of committing criminal offenses. Within the framework of this discipline, the following is studied: Information about criminal offenses and their participants. Patterns of collection, research, evaluation and use of evidence in criminal cases. The use of various forensic techniques in conducting forensic examinations and research. The choice of tactics for conducting various investigative actions.	5	3	Criminal Law of the Republic of Kazakhstan, Criminal Procedure Law of the Republic	Criminal enforcement law, Operational investigative activities.	1. Formation of knowledge of undergraduates: the general principles of criminology, its main directions, tasks, principles; forensic techniques, the main types of photos, videos and other equipment and devices designed for conducting investigative actions and investigative experiments; basic techniques and tactical tasks used in criminology. 2. Formation of undergraduates' skills: distinguish between the main areas of criminology, apply forensic techniques and tactics, check testimony on the spot; choose forensic techniques

			Application of theoretical knowledge in the practical activities of criminologists.			of Kazakhstan, Criminology.		and determine the tactics of investigative actions during the investigation of certain types of crime.	
M 4	Problems of criminalistics and prosecutorial supervision	APSP 6306	Actual problems of family law.	<p>The purpose of studying the discipline: study of the main theoretical and practical problems of legal regulation of personal and property relations between spouses, parents and children,</p> <p>Within the framework of this discipline, the following are studied: Problems of sectoral independence of family law. Theory of family legal relations, implementation and protection of family rights. Representation in family relations. Issues of family responsibility. Theoretical aspects of contractual regulation of family relations. Family practice in the regulation of family relations. Presumptions, fictions and fictitiousness in the family legal sphere. Development of the science of family law.</p>	5	3	Theory of State and Law, Constitutional Law, Civil Law, Family Law.	Actual problems of contract law, Civil Procedural law, Juvenile law.	<p>3. Formation of undergraduates' skills and competencies: provide technical support to the investigator during the investigative actions. Application of theoretical knowledge in the practical activities of criminologists. I am ready to fulfill my official duties to ensure law and order, the security of the individual, society, and the state.</p> <p>1. Formation of knowledge of undergraduates: the role and place of family law in the legal system, the main trends in the development of family law regulation, the main directions of the development of the science of family law.</p> <p>2. Formation of undergraduates' skills: navigate the problems of legal regulation of personal and property relations between spouses, parents and children, other relatives and other family members.</p> <p>3. Formation of undergraduates' skills and competencies: theoretical knowledge about the features and elements of the mechanism of family-legal regulation of public relations, conceptual approaches to explaining the essence of family legal relations and its elements, the content of family rights, the procedure for their implementation and protection, types of responsibility under family law; skills of scientific analysis of family-legal phenomena and solving legal problems in the field of family-legal relations.</p>
M 4		TPPU IZ 6307	Theory and practice of the application of penal enforcement legislation.	<p>The purpose of studying the discipline: mastering the problems of a comprehensive system of knowledge about the penal system of the Republic of Kazakhstan by undergraduates.</p> <p>Within the framework of this discipline, the following are studied: Issues of correctional influence on convicts during the execution of various types of criminal punishment. Application of the norms of penal enforcement law. Legal regulation of public relations in the field of execution and serving of criminal sentences; international cooperation in this field.</p>	6	3	Theory of State and Law, Constitutional Law, Criminal Law, Criminology.	Operational investigative activity, Advocacy, Prosecutor's supervision.	<p>1. Formation of knowledge of undergraduates: the main provisions of the penal enforcement law of the Republic of Kazakhstan; the norms of the penal enforcement legislation for their correct application in the execution of punishment; to know the system of bodies and institutions executing criminal penalties.</p> <p>2. Formation of undergraduates' skills: to apply the norms of penal enforcement legislation correctly; to develop for practice reasonable and acceptable ways out of crisis situations arising in the field of execution of criminal punishment from the standpoint of compliance with the principles and</p>

									norms of international law and the Constitution of the Republic of Kazakhstan.
									3. Formation of undergraduates' skills and competencies: solving tasks aimed at the rights and obligations of convicts, the regime of detention and their types.
M 4	Problems of criminalistics and prosecutorial supervision	TPPP N 6307	Theory and practice of the use of prosecutorial supervision.	The purpose of studying the discipline: to familiarize undergraduates with the provisions on the system and structure of the Prosecutor's Office of the Republic of Kazakhstan. Within the framework of this discipline, the following are studied: Legal regulation of prosecutorial supervision. Tactics and methods of its implementation. Participation in the consideration of criminal and civil cases by the courts. Adoption of prosecutorial decisions, competent drafting and correct execution of acts of prosecutorial response. Legal analysis of disputable situations.	6	3	Theory of State and Law, Constitutional Law, Criminal Law, Criminology, Penal Law.	Actual problems of international law, Criminal law of foreign countries.	1. Formation of knowledge of undergraduates: provisions of legal acts on the powers of the prosecutor to exercise supervision; constitutional laws, as well as other regulatory documents regulating the organization and activities of the prosecutor's office; the essence, goals, objectives and main directions of prosecutorial supervision, as well as its tactics and methodology in its various spheres. 2. Formation of undergraduates' skills: apply legal acts in the exercise of prosecutorial supervision; focus on the implementation of laws in various situations of prosecutorial response. 3. Formation of undergraduates' skills and competencies: legally correct qualification of facts and circumstances; independently work with educational, scientific, methodological and other sources on criminal law; analyze and apply the norms of the current legislation; apply the knowledge gained in practice.
M 5		MRP US 6308	The mechanism of implementation of the principles of criminal proceedings.	The purpose of studying the discipline: formation of competencies necessary for undergraduates to perform their official duties on the mechanism of implementation of the principles of criminal justice, as well as the upcoming official goal of the chosen direction and tasks of professional activity. Within the framework of this discipline, the following are studied: Criminal prosecution. Rehabilitation. Compensation for damage caused by illegal actions of the body conducting the criminal process. State bodies and persons involved in criminal proceedings. Physical evidence. Measures of procedural coercion. Pre-trial proceedings in criminal cases. Interrogation, confrontation, examination, exhumation; secret investigative actions. Forensic examination.	3	3	Theory of State and law, Constitutional Law, Criminal Procedure Law	Criminalistics, Prosecutor's supervision.	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,

				Jurisdiction of criminal cases, proceedings in the court of first instance. Trial of criminal cases.					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 5	Human rights issues and contractual legal knowledge	PRPC hMP 6308	Problems of the realization of human rights in international law.	<p>The purpose of studying the discipline: formation of undergraduates' knowledge about the legal regulation of human rights and freedoms in international and national legislation.</p> <p>Within the framework of this discipline, the following are studied: Legislation of the Republic of Kazakhstan on the protection of human rights. International conventions ratified by the Republic of Kazakhstan. Problems of human rights protection. Conventions, Charters and other international acts at the present stage. The role of society and the State in improving legislation and eliminating gaps in the protection of human rights.</p>	5	3	Theory of State and law, Constitutional Law, International Law.	Public international law, Private international law, Prosecutorial supervision.	<p>1. Formation of knowledge of undergraduates: the concept and theoretical concepts of human rights; international acts in the field of human rights; the content of normative legal acts that enshrine human rights and freedoms.</p> <p>2. Formation of undergraduates' skills: analyze the principles and norms of international human rights instruments; independently resolve issues related to the interpretation of sources of international and national human rights law.</p> <p>3. Formation of undergraduates' skills and competencies: skills of searching for sources of human rights; analysis and logical thinking, public speech, moral and ethical argumentation, conducting discussions and round tables; skills of applying the mechanism of protection of human and civil rights and freedoms. Provide qualified legal opinions and advice in specific areas of legal activity.</p>
M 5		TPK UN 6309	Theoretical problems of classification of criminal penalties.	<p>The purpose of studying the discipline: undergraduates have a deep understanding of the theoretical problems of criminal penalties. Consideration of the punishment system. Criminal-legal characteristics of punishments in criminal law.</p> <p>Within the framework of this discipline, the following is studied: Classification of the punishment system. Basic punishments. Additional punishments. Punishments that can be basic and additional. Types of punishments imposed on minors. Classification taking into account the duration (term) of punishment (periodic, indefinite). Classification of punishments taking into account the restriction of freedom. Classification taking into account the mechanism of execution of punishments. Classification taking into account the reflection in the sanctions of articles of the special part of the Criminal Code of the Republic of Kazakhstan.</p>	4	3	Theory of state and law, Constitutional Law, Criminal Law of the Republic of Kazakhstan.	Criminology, Criminal Procedure Law of the Republic of Kazakhstan, Operational investigative activity, Criminalistics.	<p>1. Formation of knowledge of undergraduates: the concept and objectives of criminal legislation and principles, the basis of criminal liability, the concept and classification of criminal penalties. Features of the punishment system and their characteristics.</p> <p>2. Formation of undergraduates' skills: professionally interpret and competently apply the norms of criminal penalties; conduct research on criminal statistics; use judicial practice; apply the provisions of the norms of the General and Special parts of the Criminal Code of the Republic of Kazakhstan.</p> <p>3. Formation of undergraduates' skills and competencies: criminal law of the Republic of Kazakhstan for the correct qualification of the corpus delicti; be fluent in judicial practice in criminal cases. Must demonstrate the ability and willingness to: put into practice the acquired knowledge and skills.</p>

M 5	APD P 6309	Actual problems of contract law.	<p>The purpose of studying the discipline: undergraduates have a deep understanding of theoretical and law enforcement problems of contract law.</p> <p>Within the framework of this discipline, the following are studied: Semi-contract law: concept, place in the legal system and importance in the economy. Contract law in the civil law system. Transaction: concept, features, structure. Will and intellectual initiative in the transaction. Fundamentals of classification of transactions (contracts). Issues of concluding a contract. Issues of invalidity and non-conclusion of the contract. Issues of fulfillment of contractual obligations. Forms of contractual liability.</p>	4	3	Theory of state and law, Constitutional law, Civil Law of the Republic of Kazakhstan.	Civil Procedural law of the Republic of Kazakhstan, Private International law, Business law.	<p>1. Formation of knowledge of undergraduates: the main provisions of civil and contractual law, the essence and content of the basic concepts, categories, institutions, legal statuses of subjects, legal relations.</p> <p>2. Formation of undergraduates' skills: analyze, interpret and correctly apply legal norms, conditions of specific legal relations, contracts; carry out legal expertise of regulatory legal acts, various agreements; give qualified legal opinions and consultations; correctly draw up and execute legal documents, primarily contracts.</p> <p>3. Formation of undergraduates' skills and competencies: skills of analysis of various legal phenomena, legal facts, legal norms and legal relations; analysis of law enforcement and law enforcement practice; resolution of legal problems and conflicts; implementation of substantive and procedural law; taking necessary measures to protect human and civil rights, conducting contractual and claim work.</p>
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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:

№	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