YO «Alikhan Bokeikhan University»

MODULAR EDUCATIONAL PROGRAM

according to the educational program 6B04222 «Investigative and prosecutorial activities»

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Approved at the meeting of the Educational and Methodological Council of the University (Protocol $N_0 05_0 f_2 28_0 5_2 05_2$ 21 years).

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1. Explanatory note

The modular educational program (MEP) was compiled in accordance with the State Educational Standard, approved by the order of the Ministry of Education and Science of the Republic of Kazakhstan dated October 31, 2018 No. 604, also on the basis of the regulation «On the formation of the student learning path», p.01.04.2012. The structure of the modular educational program from 17.01.2014

MEP is designed as a set and sequence of training modules for the entire period of study and is aimed at mastering the competencies necessary for awarding the academic degree of Bachelor of Public Security, according to the educational program 6B04222 -«Investigative and Prosecutorial Activities» 56 credits), in the study of which the graduate must master the key competencies of general education and socio-ethical.

The DB block includes disciplines of the university component (VC), which is 37 credits; and components of choice (EC), which is 75 credits. The modules of these disciplines make it possible to form a set of key (systematizing and socio-ethical) and special competencies acquired by the graduate.

The PD block includes disciplines of the university component (VC), which is 23 credits; and an elective component (EC), which is 37 credits. The modules of these disciplines make it possible to form a set of key and special (production and management and research) competencies acquired by the graduate. In total, a student at the end of the MEP must master 240 credits.

The purpose of the training is: Training of a specialist with professional competencies in the field of investigative and prosecutorial activities.

The educational mission under the educational program 6B04222 «Investigative and prosecutorial activities» is to train competitive personnel of higher and postgraduate education in a wide range of areas, focused on the accelerated industrial and innovative development of the region. The vision is to meet the changing needs and expectations of society and all stakeholders.

When developing a modular educational program, the wishes and recommendations of the following employers were taken into account: the Prosecutor's Office of the city of Semey of the Prosecutor's Office of the East Kazakhstan Region of the Republic of Kazakhstan, the UP of the city of Semey, the DP of the East Kazakhstan Region of the Republic of Kazakhstan, the city courts No. , 156/15, 156/16 KUIS DP EKR RK, research and production laboratory of forensic examination in Semey, EKR MJ RK, transport prosecutor's office in Semey of the Chief Transport Prosecutor's Office of the RK, military court of the Semey garrison of the Regional Command «Vostok» EKR RK, military prosecutor's office Regional command «East» of the East Kazakhstan region, the Presidium of the bar association of the East Kazakhstan region.

The field of activity of the graduate in the educational program 6B04222 «Investigative and prosecutorial activities»: - Bodies of the Prosecutor's Office of the Republic of Kazakhstan,

- Bodies of internal affairs of the Republic of Kazakhstan (bodies of preliminary investigation, inquiry),
- Anti-Corruption Service and Economic Investigation Service
- Penitentiary system of the Republic of Kazakhstan

The graduate's competence model

In modern conditions, the key resource for the country's economic growth is the intellectual and educational potential. In this regard, the system of training highly qualified personnel is of great importance in ensuring high competitiveness.

The competitiveness of a specialist is determined by his professional competence, broad social outlook, flexibility of behavior and a high level of individual activity.

The competence-based approach in higher professional education opens up wide opportunities for better training of specialists for real life.

The competence of a graduate is formed taking into account the needs and satisfaction of the labor market.

In modern conditions of the labor market, there is an increasing need for competent lawyers, as well as civil servants with a multilingual direction. There is a growing demand for practical skills and qualifications focused on entrepreneurial activity. Graduate of the educational program 6B04222 «Investigative and prosecutorial activities» academic degree «Bachelor of Law» in the educational program 6B04222 «Investigative and prosecutorial activities».

In order to exercise their competitiveness and competence, a student in the educational program 6B04222 «Investigative and prosecutorial activities» receives at the «Alikhan Bokeikhan University» Educational Institution:

a) a certain required amount of basic (theoretical) knowledge;

b) a set of methodologies and techniques for applying this knowledge in practice;

c) a certain experience of such application (in the course of educational, production and undergraduate practice, laboratory work, independent research,

etc.).

All these separate elements of educational outcomes together constitute a «competence».

Competence is a complex characteristic of a graduate's readiness to apply knowledge, skills and personal qualities in standard and changing situations of professional activity.

A graduate of the educational program 6B04222 «Investigative and prosecutorial activities» is able to conduct professional, analytical, consulting activities in law enforcement agencies.

Bachelors in the educational program 6B04222 «Investigative and prosecutorial activities» are engaged in the study of legal issues and problems of a theoretical and practical nature, as well as the development of recommendations for reforming the regulatory framework. Bachelors of this profile should analyze individual legal acts, contribute to strengthening the quality indicators of legal services provided. Classification of competencies according to the educational program 6B04222 «Investigative and prosecutorial activity»:

Learning outcomes:

ON 1 Demonstrate general theoretical knowledge and understanding in the field of law based on the most advanced knowledge

ON 2 apply knowledge and understanding at a professional level formulate arguments and solve problems of investigative and prosecutorial activities

ON 3 apply knowledge and understanding at a professional level formulate arguments and solve problems in related areas of investigative and prosecutorial activities

ON 4 demonstrate knowledge and apply professional skills in investigative and prosecutorial activities in the field of business protection

ON 5 to collect and interpret information for the formation of judgments in the field of investigative and prosecutorial activities, taking into account social, ethical and scientific considerations;

ON 6 apply theoretical and practical knowledge to solve educational, practical and professional tasks in investigative and prosecutorial activities

ON 7 Analyze and systematize knowledge for acquiring practical skills in the field of pre-trial investigation of criminal cases necessary for independent continuation of further education

ON 8 Analyze and systematize knowledge for acquiring practical skills in the field of prosecutorial supervision necessary for independent continuation of further education

ON 9 Know the methods of scientific research and academic writing and apply them in the preparation of procedural documents

ON 10 Formulate arguments and solve problems of an organizational and managerial nature in the field of professional activity

ON 11 apply knowledge and understanding of facts and complex interactions between them in the field of crime investigation

ON 12 Apply methods of critical analysis and creative thinking in the course of pre-trial investigation and prosecutorial supervision

ON 13 Understand the importance of the principles and culture of academic integrity.

The result of mastering the program of the professional module is the mastering by students of the type of professional activity in the field of law enforcement: knowledge of the laws of the development of society and its socio-political, legal, economic, environmental foundations, as well as cultural and historical values, the foundations of computer science, language communication and understanding the principles of a healthy lifestyle ; possession of information on political life in the Republic of Kazakhstan; to form professional qualities, covering deep scientific, theoretical and methodological knowledge, practical skills, skills in historical, theoretical and branch sciences in the field of law enforcement, the ability to analyze and solve problems of a theoretical and practical nature in professional activities; to form professional qualities, including theoretical and empirical knowledge, as well as skills and abilities for practical actions; professional use of special equipment, strict observance of secrecy, the ability to analyze and solve legal gaps of a theoretical and practical nature in the field of operational activities of law enforcement agencies.

Requirements for the special competencies of a bachelor in the educational program 6B04222 «Investigative and prosecutorial activities»: The graduate must:

have an idea: about the competences of law enforcement agencies of the Republic of Kazakhstan; on the system and structure of law enforcement agencies of the Republic of Kazakhstan; the main functions, tasks and powers of law enforcement agencies of the Republic of Kazakhstan, such as the Prosecutor's Office of the Republic of Kazakhstan, the Ministry of Internal Affairs of the Republic of Kazakhstan, the Republic of Kazakhstan, the Judicial System of the Republic of Kazakhstan, etc.;

know: the normative base of criminal, criminal procedural, penitentiary proceedings of the Republic of Kazakhstan, and in particular such constitutional laws and laws as: the Law «On the Prosecutor's Office of the Republic of Kazakhstan», the law «On the Internal Affairs Bodies», the law «On the National Security Bodies», Law on the Judicial System and the Status of Judges; basic rules for the preparation of criminal procedural documents; basic methods and ways of investigating certain types of criminal offenses;

be able to: draw up criminal procedural documents of pre-trial and trial proceedings; use regulatory legal acts in professional activities; to understand the introduced legislative innovations; logically competently express and justify their point of view; to carry out competent document management; analyze and solve legal problems in the field of criminal law relations; 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;

have skills: work with normative legal acts in the field of criminal procedure; 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; development and preparation of procedural documents of a legal nature; logical analysis of problem situations;

be competent in: practical activities in solving professional problems, mastering professional vocabulary, using positive work experience in law enforcement agencies; using knowledge from different branches of law to draw up a plan for solving problems related to criminal offenses in the field of terrorism, extremism, drug trafficking, etc.; the use of professionally oriented information technologies in the legal field, as well as databases and processes for processing legal information; independent work with information, preparation of opinions and recommendations on criminal law, criminal procedure, criminological issues; application of legal norms and theories in specific practical situations.

In order to create special conditions for people with special educational needs to receive education, the graduate's competence model is supplemented with professional competencies that ensure the adaptive nature of the main educational program. For this purpose, courses for the formation of the ability of

persons with special educational needs to successfully socialize in society and actively adapt to the labor market, taking into account the characteristics of the disease, are introduced into the catalog of courses of the additional educational program «Minor».

Nº	Competencies	The list of compulsory, elective disciplines and the sequence of their study		Expected results
		List of disciplines	the sequence of their study (sem.)	
1	Special competencies: production and management and research	Forensic technology	4th semester	To know: the main forensic technical means and methods in the pre-trial investigation of criminal offenses used to consolidate trace information. Be able to: to implement the acquired scientific and technical criminalistic knowledge and skills in the course of criminal proceedings. Own: forensic techniques and scientific and practical experience in identifying, securing and initial investigation of trace information in criminal, civil and administrative cases. Including preparing materials, documents and items for forensic research in scientific and forensic laboratories
		Interaction of the investigator with the bodies of inquiry	5th semester	To know: Organizational and legal issues of the activities of the bodies of inquiry at the stage of pre-trial investigation, procedural forms of conducting criminal proceedings by the bodies of inquiry, features of the investigator's interaction with the bodies of inquiry in the investigation of serious and especially serious crimes, as well as the activities of the bodies of inquiry in cases in which a preliminary investigation is not necessary. Be able to: Correctly and competently draw up procedural documents establishing the order of interaction of the investigator with the bodies of inquiry. It is logically correct to build the construction of individual instructions and instructions from the investigator to the bodies of inquiry in the process of their interaction during the investigation of a criminal case. Own: Practical skills that allow the investigative units to design and set

Table 1. The sequence of mastering disciplines in the process of forming special competencies

Theory of judicial evidence	6th semester	 tasks for the bodies of inquiry in the process of their interaction during the investigation of a criminal case. Acquire practical experience that allows the investigator to carry out a critical analysis of information and other information provided to the bodies of inquiry in the process of interaction of the latter with investigative units. To know: the basis, procedure and implementation of judicial evidence in administrative, civil and criminal cases, the grounds for conducting a forensic examination and applying the knowledge gained during the court session. Be able to: apply the obtained results of the examination during the conduct of the process. Own: skills in the implementation and use of judicial evidence in legal practice.
Criminalistics	6th semester	 To know: methods and means of preliminary verification of statements about criminal offenses; substantiate and make procedural and tactical decisions; to organize the work of the investigative task force conducting an inspection of the scene of the incident, including during the production of other investigative and covert investigative actions; apply technical and forensic methods and means of detecting, fixing and removing trace information and traces of crimes; Be able to: to use the help of citizens, mass media in the pre-trial investigation of crimes; analyze and evaluate investigative (secret) and evidentiary information on unsolved criminal cases; to draw up criminal procedure documents in accordance with the requirements of criminal procedure legislation and the recommendations of criminalistics.
Interaction of the prosecutor and the investigator	6th semester	 trial investigation bodies. To know: - the system of law enforcement and judicial bodies, their place in the state apparatus and competence; Be able to: analyze the norms of the Constitution of the Republic of Kazakhstan, laws, subordinate regulatory legal acts regulating the organization and

	in the process	functioning of the interaction of the prosecutor and investigator in the
	of	investigation of serious and especially serious types of crimes and give
	investigation	them a legal interpretation;
	of serious and	Own:
	especially	- legal terminology, skills of working with legal acts;
	serious types	- skills in analyzing various legal phenomena, legal facts, legal norms
	of crimes	and legal relations that are objects of professional activity;
	or ennies	- analysis of law enforcement and law enforcement practice;
		- resolution of legal problems and conflicts;
	Fundamentals 7th sem	
	of Forensic	in administrative, civil and criminal cases, the grounds for conducting a
	medicine	forensic examination and applying the knowledge gained during the
	medicine	court session.
		Be able to: apply the obtained results of the examination during the
		conduct of the process.
		Own: skills in the implementation and use of judicial evidence in legal
		practice.
	Features of 7th sem	
	the office	«Peculiarities of office work of the Prosecutor's office» - to know
	work of the	perfectly all the legal acts of the Prosecutor's Office of the Republic of
	Prosecutor's	Kazakhstan regulating office work in the Prosecutor's Office of the
	Office	Republic of Kazakhstan;
		Be able to: - to apply their knowledge in practice; - to form supervisory
		proceedings; - navigate the system of regulatory legal acts of the
		Republic of Kazakhstan regulating this industry;
		Own: - the main skills of registering documents, filling in the correct
		details of executable documents, writing off documents, including on the
		basis of ИС «Кадагалау»
	Investigation 7th sem	
	of	and explain the principles of the methodology of investigation of
	environmenta	environmental crimes; - to explain the concept of criminalistic
	1 crimes	characteristics of crimes and its structural elements; - the specifics of
		-
		pre-trial investigation of environmental crimes
		Be able to: - to make informed tactical decisions in the investigation of
		environmental crimes; - to appoint certain types of examinations and
		assess the evidentiary value of their conclusions, as well as to use the
I		

help of specialists in the investigation of environmental crimes; - to put
forward and justify the necessary investigative versions, to know the
methodology of their verification and tactical techniques for the
production of investigative versions; - use various forms of forensic
records, sources of investigative information, assistance from citizens
and the media in the investigation of environmental crimes; - prepare
procedural documents in accordance with the requirements of the CPC
of the Republic of Kazakhstan and forensic recommendations.
Own: - culture of thinking, the ability to generalize, analyze, perceive
information, set goals and choose ways to achieve it; - skills in solving
practical problems; - skills in preparing legal documents - various
methods and forms of organizing independent work.

Table 2. Sequence of mastering disciplines of social and professional interaction

Cours	Providing disciplines	Competencies	Expected result
e			
1	2	3	4
1	Modern history of Kazakhstan	Social and ethical	To know: socio-ethical values based on public opinion,
			traditions, customs, social norms and to focus on them in
1	Fundamentals of law and anti-corruption		their professional activities;
	culture		To know: the measure of moral and legal responsibility for
1	Sociology		the commission of offenses, including corruption.
1	Sociology		Be able to: use the basic principles and provisions of the
			problem of social tolerance as a philosophical and
			methodological basis when committing offenses
			(corruption).
			Possess: the necessary knowledge of the problem of social
			tolerance, the ability to evaluate methodological systems of
			the problem of social tolerance.
1	General education disciplines.	Social and ethical	Know: Navigate the general issues of the construction
	Component by election1		economy Be able to: apply economic and legal knowledge
	1.Fundamentals of market economy and		

	entrepreneurship 2. Fundamentals of law and anti- corruption culture		 in specific production situations Own: Protect your labor rights within the framework of current legislation. / To know: the measure of moral and legal responsibility for the commission of offenses, including corruption. Be able to: use the basic principles and provisions of the problem of social tolerance as a philosophical and methodological basis when committing offenses
			(corruption). Possess: the necessary knowledge of the problem of social tolerance, the ability to evaluate methodological systems of the problem of social tolerance.
1	Foreign language	General education	Possess: skills of acquiring new knowledge necessary for daily professional activity and continuing education in the Master's degree
1	Kazakh (Russian) language	General education	Possess: skills of acquiring new knowledge necessary for daily professional activity and continuing education in the Master's degree
1	Public international law	System - forming	To know: to understand the main provisions of the Concept of the legal policy of the state, the main
1	Customary law		 constituent elements of the theory of public service - the concepts and essence of modern public service, their types, tasks and functions. Be able to: interpret and apply national laws and international norms, have a detailed understanding of the legal regulation of a specific legal sphere, as well as ensuring compliance with the legislation of the Republic of Kazakhstan in the activities of state bodies and other legal entities, as well as the implementation of professional activities on the basis of developed legal awareness, legal thinking and legal culture, in compliance with the norms of professional ethics. Possess: correctly explain and evaluate the foreign policy

			 positions and actions of the Republic of Kazakhstan in relations with the European Union; thirdly, acquire on the basis of the studied legal and scientific literature, modern computer technologies and Internet resources the skills to search, select, analyze and apply EU acts to solve \ To know: customs, their relations with other sources of law is important for understanding the historical process of the emergence of law, as well as continuity in the development of legal norms. Be able to: distinguish the role and significance of customary law in undifferentiated legal systems, where legal custom, doctrine and law often compete with each other. Own: in legal science, both domestic and foreign, customary law has been studied and is being studied in the historical aspect and in terms of comparing the usual norm with other social norms. Customs (customary norms) are not recognized as sources of law in all States, and only in a limited range of legal relations.
1	Theory of State and law Constitutional law of the Republic of Kazakhstan	System - forming	Know: the legal norms of relations between the state and legal entities, individuals. Basic information about the theory of state and law, the implementation of theoretical knowledge in law enforcement and its implementation through the activities of state bodies and other institutions. The concept of law, state, form of government, state structure, composition of law, elements of law, the concept of offense, law and order. Is able to interpret and apply national laws and international norms, have a detailed understanding of the legal regulation of a specific legal sphere, as well as ensuring compliance with the legislation of the Republic of Kazakhstan in the activities of state bodies and other subjects of law, as well as the implementation of professional activities based on developed legal awareness, legal thinking and legal culture, in compliance with the norms of professional ethics.the legal norms of relations between the state and legal entities,

Kazakhstan. Implementation of professional activity on the basis of developed legal awareness, legal thinking and legal culture, in compliance with the norms of professional ethics. Is able to interpret and apply national laws and international norms, have a detailed understanding of the legal regulation of a specific legal sphere, as well as ensuring compliance with the legislation of the Republic of Kazakhstan in the activities of state bodies and other subjects of law, as well as the implementation of professional activities based on a developed legal awareness,			basis of developed legal awareness, legal thinking and legal culture, in compliance with the norms of professional ethics. Is able to interpret and apply national laws and international norms, have a detailed understanding of the legal regulation of a specific legal sphere, as well as ensuring compliance with the legislation of the Republic of Kazakhstan in the activities of state bodies and other subjects of law, as well as the implementation of professional activities based on a developed legal awareness,
1Information and communication technologies (in English.language)General educationPossess: the skills of handling modern technology, be able to use information technology in the field of professional		General education	

			activity
2	Criminal law of the Republic of		To know the main legislative and regulatory legal acts
	Kazakhstan (general part)		concerning criminal legal activity; to understand and
2	Criminal Law of the Republic of		represent the essence, content and main forms of
	Kazakhstan (special part)		interaction of various law enforcement agencies in the
			implementation of preventive work;
			Be able to correctly use techniques and methods of
			criminal legal influence on offenders in their daily work;
			competently apply criminal law in the field of crime qualification, as well as carry out various preventive
			measures of a proactive nature;
			Possess the proper amount of knowledge and skills
			regulating criminal law activities necessary to work in
			various public and legal structures, state bodies;
			To know: In order to successfully study a special part of
			criminal law, it is necessary to know the basic provisions
			of philosophy, general history, the laws of formal logic,
			etc. When studying the course «Criminal Law» (Special
			part), it is necessary to master the basic, basic, fundamental
			criminal law concepts on the topics studied.
			Be able to: distinguish between adjacent («borderline»,
			similar) compositions of criminal offenses. be able to
			determine the range of acts recognized as criminal
			offenses, correctly apply the norms of criminal law in the
			qualification of criminal offenses, identify types of
			exemption from criminal liability and (or) from
			punishment, determine the general principles and rules of
			sentencing, establish the grounds and limits of the
			application of criminal law measures that are not a
			punishment.
			Possess: The basic skills of the correct qualification of the
			action or inaction of the subject of a criminal offense. In
			the course of solving situational issues and tasks , try to
2	Professional kaz (russ.) languaga	System - forming	implement the obtained theories
$\frac{2}{2}$	Professional kaz. (russ.) language Professionally-oriented foreign language	System - forming	Know : professional terminology, in the field of professional activity for the implementation of competent
Ĺ	Professionally-oriented foreign language		professional activity for the implementation of competent

			document management Know: professionally-oriented languages for the implementation of competent document management
	Civil law of the Republic of Kazakhstan (general part)/Environmental law of the Republic of Kazakhstan	System - forming	To know: civil law regulation of commodity-money and personal non-property relations, the legal status of subjects of civil law, civil law contracts, transactions, binding legal
2	Civil Law of the Republic of Kazakhstan (special part)/ Business law of the Republic of Kazakhstan		relations. Be able to: operate with civil law concepts and categories; analyze legal facts and civil legal relations arising in connection with them; analyze, interpret and correctly apply civil law norms; make decisions and perform legal actions in strict accordance with civil law, correctly draw up and execute civil law documents. Possess: skills of working with normative legal acts and literature. Acquisition of skills in analyzing the current civil legislation. / To know: the essence and content of the basic concepts and categories of environmental law, its goals and basic principles, as well as to know the current state of the environment, trends in its development, the level of theoretical research in the field of environmental law in our country, the essence of the right of citizens to a favorable environment and environmental management. Be able to: interpret and correctly apply laws and other regulatory legal acts in the field of environmental protection; analyze and evaluate situations in the field of nature management and environmental protection to find and apply the necessary legal norms, including in the case of gaps in legislation; investigate the types and composition of environmental offenses; operate with concepts and categories of environmental law; navigate environmental legislation and be able to distinguish from the norms of land law and the norms of other related branches of law. Possess: legal terminology, skills of working with ecolo. /

		 To know: provisions of the legislation of the Republic of Kazakhstan regulating entrepreneurial activity in various spheres of the economy; other laws and regulations related to the application of civil and business legislation; Be able to: operate with legal concepts and categories; analyze legal facts and legal relations arising in connection with them; analyze, interpret and correctly apply legal norms; Own: analysis of the basic concepts used both in business law and in related branches of law; collection and generalization of information relevant to the implementation of legal norms in the field of business relations;
bor law of the Republic of Kazakhstan mily Law of the Republic of	System - forming	To know: the basics and specifics of the legal regulation of public relations in the field of labor and social security: the
mily Law of the Republic of		public relations in the field of labor and social security; the
zakhstan		basics of legal support of labor relations and social work.

2	Law enforcement agencies of the Republic	Be able to: use the acquired knowledge and skills in
	of Kazakhstan	various life situations that require legally competent
2		decisions, to clothe these decisions in the appropriate
		organizational and legal form; professionally correctly
		draw up the necessary documents; form professional
		thinking, develop skills and abilities to implement citizens'
		rights to social security, prepare basic legal and procedural
		documents necessary to ensure and protect the social rights
		of citizens.
		Possess: the ability to analyze the current legislation in the
		field of labor relations and social security.
		/
		To know:
		- content of the academic discipline;
		- sources and norms regulating marriage and family and
		related relations;
		- theoretical provisions and norms of legislation in the field
		of family law;
		be able to:
	Administrative law of the Republic of Kazakhstan/Public service and public	- to use the acquired knowledge and methods of the science
	-	of family law in professional activities;
	administration	- interpret the norms of family law, competently express
		and justify their point of view, freely operate with civil
		concepts and categories;
		Own:
		- work with legal acts; take the necessary measures to
		analyze various legal phenomena, legal facts, legal norms
		and legal relations in the field of;
		- accumulation of normative and factual information for the
		implementation of legal norms in this area of law;
		/
		To know: the regulatory framework of the production of
		law enforcement agencies of the Republic of Kazakhstan.
		Be able to: conduct active research work on their own for
		the purpose of professional adaptation of the training
		course, studying legal and subordinate regulations, special
		textbooks.
		Possess: properly discuss and apply the regulatory

framework of law enforcement agencies of the Republic of Kazakhstan in professional practice or professional activity; improve the criminal enforcement policy in the fight against crime.

To know: the concept, meaning and features of administrative law as a branch of law; the subject and method of administrative and legal regulation, as well as the subject and methodology of administrative and legal science; the 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; the concept, content, structure of administrative and legal norms; the concept, content, structure of administrative and legal norms; the concept, content, structure of administrative and legal relations, their features and classification;

Be able to: independently apply administrative and legal norms in solving practical problems of state and municipal administration, competently apply the basic legal categories of administrative law; analyze law enforcement practice and propose ways to solve urgent problems of implementing administrative and legal norms;

Possess: the skills of performing administrative and procedural actions related to the implementation of the activities of executive authorities. The ability to identify, prevent, disclose

Know: apply national laws and international norms, have a detailed understanding of the legal regulation of a specific legal sphere, as well as ensuring compliance with the legislation of the Republic of Kazakhstan in the activities of state bodies

Be able to: interpret and apply national laws and international norms, have a detailed understanding of the legal regulation of a specific legal sphere, as well as ensuring compliance with the legislation of the Republic of Kazakhstan in the activities of state bodies and other legal entities, as well as the implementation of professional activities on the basis of developed legal awareness, legal

			 thinking and legal culture, in compliance with the norms of professional ethics. Possess: a system of knowledge in the field of theory of public administration and organization of public service, research of principles of public service.
2	Philosophy	Social and ethical	To know: the main stages of the development of the
2	Religious studies		 worldview of mankind, social and political processes in society. Be able to: practically apply the acquired knowledge in the development of other legal sciences, in practical sociopolitical; think logically, conduct scientific discussions. Possess: ideas about the events of the history of the state and law of foreign countries; skills of analyzing historical sources; methods of conducting discussions and polemics.
2	Criminal Procedure Law of the Republic of Kazakhstan (general part)	Special competencies: production and management	To know : the essence and objectives of the criminal process of the Republic of Kazakhstan, the principles of the
3	Criminal Procedure Law of the Republic of Kazakhstan (special part)		criminal process, the stages of the criminal process. Be able to : work with NPAs in the field of criminal procedure proceedings; analysis of legal norms and legal relations included in the field of professional activity.
2	Workshop on conducting criminal proceedings / Production of public and secret investigative actions	System - forming	To know: Knows the legislation in the field of criminal procedure included in the special course; basic requirements for
3	Prosecutor's supervision of the Republic of Kazakhstan/ Fundamentals of operational investigative activity		procedural documents; features of procedural documents for certain categories of cases; Be able to:
3	Fundamentals of the qualifications of offenses/Medical crimes		 * to use the acquired knowledge in practice; to draw up and develop basic procedural documents; * draft procedural documents emanating from the investigation and inquiry; draft procedural documents emanating from the court; * analyze the materials of judicial practice; Possess: * the conceptual apparatus of criminal procedural law in the field of procedural documents; * legal technique of drafting procedural documents;

* methods of analytical work for the purpose of drafting procedural documents;
To know: The legal nature, types, grounds, conditions and procedure for the production of public and secret investigative actions in criminal cases, the main differences between secret investigative actions and special operational investigative measures. Be able to: Correctly determine the legal form and procedure for the production of investigative actions (public and secret). Depending on the investigative situation, be able to correctly determine the type of investigative action contributing to the disclosure and investigation of a criminal offense. Professionally competently perform the algorithm of procedural actions establishing the procedure for the production of secret investigative actions in compliance with the constitutional rights and interests of persons involved in the sphere of criminal procedural legal relations. Possess: On the basis of theoretical knowledge, possess practical skills in the production of public and secret procedural actions that contribute to the establishment of objective truth in a criminal case. Develop skills for studying and analyzing information
To know: - to know the subject and sources of the discipline «Prosecutor's supervision of the Republic of Kazakhstan»; - to know the current problems of the legislation of the Republic of Kazakhstan; Be able to: - apply your knowledge in practice; - navigate the system of regulatory legal acts of the Republic of Kazakhstan regulating this industry; Possess: Basic skills in the course of solving situational issues and tasks, implement the knowledge gained in practice.
To know : General and particular methods of the course «Fundamentals of operational investigative activity», to

have a clear understanding of the conceptual apparatus of individual elements of the ORD, the system and structure, as well as the mechanisms of operational investigative measures and the use of operationally significant information as evidence in criminal cases.

Be able to: Analyze and systematize the collection of operational-search data and, based on them, be able to output operationally significant information for processing and using these results as evidence in criminal cases, on the basis of theoretical research and practical experience, be able to distinguish the grounds and conditions for conducting special operational-search activities from covert investigative actions.

Master: Based on the study of the theoretical provisions of the discipline, students should master special techniques and methods for the critical analysis of the production of operational investigative measures in criminal cases. Based on theoretical data could

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To know:

systematic presentation by students of theoretical knowledge about the principles, categories and provisions of the science of criminal law as the basis for the theory of qualification of crimes, teaching students the correct orientation in the current criminal legislation, developing the ability to skillfully interpret and apply the norms of criminal law, to qualify crimes.

Be able to:

educate students to respect the criminal law as an inviolable means of protecting citizens, their rights, freedoms and legitimate interests, as well as the interests of society and the state from criminal encroachments. An important aspect of teaching the basics of crime qualification course is the active development of intersubject relations with general theoretical and especially with other legal and special disciplines.

Own:

study of problems arising in modern criminal law and

			criminal procedure, during the formation and construction of the rule of law relations in the Republic of Kazakhstan. The relevance of this problem / To know: - systematic presentation by students of theoretical knowledge about the goals, objectives, principles, categories and provisions of the subject «Criminal law characteristics of offenses in the field of healthcare»; - teaching students the correct orientation in the current criminal law of the Republic of Kazakhstan and criminology, delineation from related criminal offenses, search for answers to solve situational problems; Be able to: - develop the ability to skillfully interpret and apply the norms of criminal law of the Republic of Kazakhstan, qualify criminal offenses in this area, conduct criminological analysis, compare the opinions of scientists in this area; - education of students with respect for the criminal law as an inviolable means of protecting citizens, their rights, freedoms and legitimate interests, as well as the interests of society and the state from criminal encroachments; - active development of interdisciplinary ties with general theoretical and especially with other legal and special disciplines; Own: - study problem
3	Criminal enforcement law of the Republic of Kazakhstan/Enforcement proceedings	System - forming	Know the subject and sources of the discipline «Penal enforcement law of the Republic of Kazakhstan»;
3	Criminology /Modern Criminal Policy of the Republic of Kazakhstan		- to know the current problems of the legislation of the Republic of Kazakhstan;
3	Criminal-legal and criminological characteristics of organized crime and corruption / Criminal-legal and criminological characteristics of the fight against economic crimes		 Be able to: apply your knowledge in practice; navigate the system of regulatory legal acts of the Republic of Kazakhstan regulating this industry; The main forms of classes in the study of this course are lectures, seminars and practical classes (trainings, situation analysis, solving practical problems, etc.) As a rule, lecture classes are held on the main topics of the course. The choice of seminars and practical classes may

vary depending on the degree of preparedness of the
trainees and the specific educational objectives of the
educational institution.
Following the results of the course, students take an exam.
Own:
The main skills in the course of solving situational issues
and tasks, to implement the acquired knowledge in
practice.
Know:
in the field of enforcement proceedings, actions aimed at
enforcement
Be able to:
to carry out executive actions, draw up protocols for the
inventory and seizure of property
Own:
Apply the laws «On Enforcement Proceedings», «On
Bailiffs» and other regulatory legal acts regulating relations
in the field of enforcement of the requirements of executive
documents; participate in the development of legal acts in
accordance with the profile of their professional activities;
Facts:
systematic presentation of theoretical knowledge about the
principles, categories and regulations of the science of
criminology; the main problems of criminology, object
(crime as a negative social process, its causes, the
characteristics of the perpetrators of the crime, the system of crime prevention); the education of the students
respectful attitude to the law as inviolable protection of
citizens, their rights, freedoms and legitimate interests, and
the interests of society and the state from criminal attacks; Be able to:
study the problems arising in modern criminology during
the formation and construction of the rule of law.
Possess the skills of analyzing and evaluating crime data,
forecasting crime and individual criminal behavior,
organizing and implementing preventive activities, using
organizing and implementing preventive activities, using

To know: - the content and significance of criminal law
regulation in the structure of criminal policy; factors of
formation of the main directions of implementation of
criminal law, criminal procedure and penal enforcement
policy; directions of implementation of criminal law,
criminal procedure and penal enforcement policy; features
of the construction of norms of modern criminal, criminal
procedure and penal enforcement legislation.
Be able to: identify the key problems of the development
of criminal legislation; identify the key problems of the

of criminal legislation; identify the key problems of the development of criminal procedure legislation; identify the key problems of the development of penal enforcement legislation; analyze, interpret and correctly apply modern criminal law norms.

Possess: skills of drafting normative legal acts; - skills of analyzing the norms of the current criminal, criminal procedure and penal enforcement legislation; skills of generalizing the practice of application

To know: systematic presentation by students of theoretical knowledge about the principles, categories and provisions of the subject «Criminal law and criminological characteristics of organized crime and corruption»

Be able to: develop the ability to skillfully interpret and apply the norms of criminal law of the Republic of Kazakhstan, qualify crimes, conduct criminological analysis;

Possess: study of problems arising in modern criminal law and criminology, during the formation and construction of the rule of law relations in the Republic of Kazakhstan

Know: Criminal Code, etc. legislation of the Republic of Kazakhstan in the field of economy

Be able to: apply the norms of the Criminal Code in the criminal law and criminological characteristics of the fight against crime.

			Own: the norms of the general and special part of the Criminal Code
3	Civil Procedure law of the Republic of Kazakhstan/ Arbitration process in the Republic of Kazakhstan	System - forming	To know: the main categories and institutions of civil procedure, the practice of applying the norms of civil procedural law, the
3	Participation of the prosecutor of the judicial instance/ Acts of prosecutorial regulation		source of regulation of civil procedural legal relations, the procedure of judicial proceedings; the theoretical foundations and laws of the administration of justice in
3	Participation of a criminal defense lawyer/The Bar of the Republic of Kazakhstan		 civil cases; the basic rules for the preparation of legal documents Be able to: use the acquired knowledge when applying the norms of civil procedural law, analyze disputed legal relations, correctly formulate a claim, determine the subject of proof and identify the range of evidence in the case; choose the optimal way and form of protection of human and civil rights and freedoms Possess: taking the necessary measures to protect the violated rights and legitimate interests of subjects of civil procedural legal relations, correct and full reflection of the results of professional activity in legal and other documentation. providing qualified legal opinions and
			 consultations in a specific / To know: - to know perfectly all the legal acts of the Prosecutor's Office of the Republic of Kazakhstan regulating the conduct of inspections and the preparation of acts of prosecutorial response. Be able to: - apply your knowledge in practice; - navigate the system of regulatory legal acts of the Republic of Kazakhstan regulating this industry. Possess: - basic skills of conducting inspections and drawing up acts of prosecutorial response. / Know: the Law On the Prosecutor's Office, other legislative acts regulating the activities of the Prosecutor's Office of the Republic of Kazakhstan.

			 Be able to: supervise the accurate and uniform execution of laws, decrees of the President of the Republic of Kazakhstan and other regulatory legal acts on the territory of the Republic, supervise the legality of operational investigative activities, inquiries and investigations, take measures to identify and eliminate any violations of the rule of law, represent the interests of the state in court and supervise the legality of judicial acts, carry out criminal prosecution in cases, in the manner and within the limits established by law. To own: to carry out the tasks facing him to supervise the accurate and uniform execution of laws in the state. / To know: - to know perfectly all the legal acts of the Prosecutor's Office of the Republic of Kazakhstan regulating the conduct of inspections and the preparation of acts of prosecutorial response. Be able to: - apply your knowledge in practice; - navigate the system of regulatory legal acts of the Republic of Kazakhstan regulating this industry. Possess: - basic skills of conducting inspections and drawing up acts of prosecutorial response.
3	Interaction of the investigator with the bodies of inquiry / Digitalization of pre- trial investigation	Special competencies: production and management	To know: Organizational and legal issues of the activities of the bodies of inquiry at the stage of pre-trial investigation, procedural forms of conducting criminal
4	Organization of prosecutorial supervision at the pre-trial stage / International cooperation in the field of criminal justice		 proceedings by the bodies of inquiry, the specifics of the investigator's interaction with the bodies of inquiry in the investigation of serious and especially serious crimes, as well as the activities of the bodies of inquiry in cases in which a preliminary investigation is not necessary. Be able to: Correctly and competently draw up procedural documents establishing the order of interaction of the investigator with the bodies of inquiry. It is logically correct to build the construction of individual instructions and instructions from the investigator to the bodies of inquiry in the process of their interaction during the investigation of a criminal case.

Possess: Practical skills that allow investigative units to
design and set tasks for the bodies of inquiry in the process
of their interaction during the investigation of a criminal case. Acquire practical experience that allows the
investigator to carry out critical
To know: The criminal procedure procedure, grounds and conditions for conducting criminal proceedings in electronic format. Regulatory legal acts regulating the activities of criminal prosecution bodies for conducting electronic pre-trial investigation.
Be able to: Conduct a comprehensive analysis of
problematic issues and prospects for digitalization of pre-
trial investigation and, on their basis, with the use of
scientific and technical means, to conduct proceedings on a
criminal case in an electronic format in a procedural
manner.
Possess: Practical skills that allow you to master the techniques and methods of conducting criminal
proceedings in electronic format, as well as to master the

proceedings in electronic format, as well as to master the document flow of electronic pre-trial investigation and on their basis to conduct a comparative analysis of the electronic format of the investigation of a criminal case with the classical production of a criminal case.

To know: the order and content of the organization of the prosecutor's supervision over the stages of pre-trial and judicial proceedings in criminal cases, as well as the interaction of the investigator with the operational search services

Be able to: draw up criminal procedural documents of pretrial and judicial proceedings

Possess: the basic provisions of the powers of the investigator, in the implementation of the OPM, prosecutor's supervision of the pre-trial and judicial stages of criminal proceedings.

To know: Types, procedural procedure of investigative actions at the stage of pre-trial investigation.

			 Be able to: apply the results of the examination during the conduct of the process. Possess: skills in the implementation and use of judicial evidence in legal practice. / To know: features of international cooperation in criminal matters in the implementation of operational investigative activities. Be able to: analyze and solve legal gaps of a theoretical and practical nature in the field of international operational investigative activities of law enforcement agencies. Master: the basic concepts and terms of the ORDO and international cooperation in criminal matters.
2	Forensic technology /Fundamentals of forensic methodology	Special competencies: production and management	To know: the main forensic technical means and methods in the pre-trial investigation of criminal offenses used to consolidate trace information. Be able to: implement the acquired scientific and technical forensic knowledge, skills in the course of criminal proceedings. Possess: forensic techniques and scientific and practical experience in identifying, securing and initial investigation of trace information in criminal, civil and administrative cases. Including preparing materials, documents and items for forensic research in scientific and forensic laboratories /
			 To know: the main forensic technical means and methods in the pre-trial investigation of criminal offenses used to consolidate trace information. Be able to: implement the acquired scientific and technical forensic knowledge, skills in the course of criminal proceedings. Possess: forensic techniques and scientific and practical experience in identifying, securing and initial investigation of trace information in criminal, civil and administrative cases. Including preparing materials, documents and items for forensic research in scientific and forensic laboratories

3	Criminalistics /Technical and forensic examination	Special competencies: research	To know: - the system of law enforcement and judicial bodies, their
			place in the state apparatus and competence;
4	Interaction of the prosecutor and the		Be able to:
	investigator in the process of investigation		- analyze the norms of the Constitution of the Republic of
	of serious and especially serious types of		Kazakhstan, laws, subordinate regulatory legal acts
	crimes/Procedural agreement in criminal		regulating the organization and functioning of the
	proceedings		interaction of the prosecutor and investigator in the
			investigation of serious and especially serious types of
			crimes and give them a legal interpretation;
			Own:
			- legal terminology, skills of working 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
			practice;
			- resolution of legal problems and conflicts;/
			знать:
			- methods and means of preliminary verification of statements about criminal offenses;
			- substantiate and make procedural and tactical decisions;
			- to organize the work of the investigative task force
			conducting an inspection of the scene of the incident,
			including during the production of other investigative and
			covert investigative actions;
			- apply technical and forensic methods and means of
			detecting, fixing and removing trace information and traces
			of crimes;
			Be able to:
			- to use the help of citizens, mass media in the pre-trial
			investigation of crimes;
			- analyze and evaluate investigative (secret) and
			evidentiary information on unsolved criminal cases;
			- to draw up criminal procedure documents in accordance
			with the requirements of criminal procedure legislation and
			the recommendations of criminalistics.

			 Possess: Basic skills in the course of solving situational issues and tasks, implement the acquired knowledge in the legal practice of pre-trial investigation bodies. / To know: - the methodology of forensic examination, the theory of forensic diagnostics and identification in relation to technical forensic examination; scientific foundations of technical forensic examination; classification, manufacturing technology and basic properties of documents - physical evidence, traditional objects of technical forensic examination; - material evidence; modern possibilities of scientific methods and technical means with which judicial and expert institutions are equipped, and the rules for their application in solving the tasks of technical and forensic examination; technical means and methods of fixing, illustrating and examining evidence; methods of production of technical and forensic examination; technical means and methods of fixing, illustrating and examining evidence; methods of production of technical and forensic examination; technical means and methods of fixing, illustrating and examining evidence; methods of production of technical and forensic examination;
4	Investigation of environmental crimes/Cybercrime investigation	Special competencies: research	 Know: - tasks and system of measures to combat crime; - name and explain the principles of the methodology for investigating environmental crimes; - explain the concept of forensic characteristics of crimes and its structural elements; - specifics of pre-trial investigation of environmental crimes Be able to: - make reasonable tactical decisions in the investigation of environmental crimes; - appoint certain types of examinations and assess the evidentiary value of their conclusions, as well as use the assistance of specialists in the process of investigating environmental crimes; - use various forms of forensic records, sources of

3 4 4 4	Theory of Forensic Evidence/Methodology for the Application of Special Knowledge Forensic Expertology Fundamentals of Forensic Medicine / Fundamentals of Forensic Medicine / Fundamentals of Forensic Psychiatry Peculiarities of office work of the prosecutor's office / Activities of the bodies of inquiry in the pre-trial investigation	Special competencies: production and management	 search information, assistance from citizens and the media in the investigation of environmental crimes; - draw up procedural documents in accordance with the requirements of the Code of Criminal Procedure of the Republic of Kazakhstan and forensic recommendations. Possess: - a culture of thinking, the ability to generalize, analyze, perceive information, set a goal and choose ways to achieve it; - skills for solving practical problems; - skills in preparing legal documents - various methods and forms of organizing independent work. Know: methods and means of preliminary verification of allegations of crimes Be able to: use the help of citizens, the media in the investigation of crimes; - analyze and evaluate search and evidence information on unsolved criminal cases; Possess: Basic skills in the course of solving situational issues and tasks, to put the acquired knowledge into practice Know: the basis, procedure and implementation of judicial evidence in administrative, civil and criminal cases, the basis for the production of forensic examination and apply the knowledge gained during the trial. Be able to: apply the results of the examination in the course of the process. Possess: skills of implementation and use of judicial evidence in legal practice. Know: The main forensic tools and methods in the
	investigation		Know: The main forensic tools and methods in the investigation of crimes, as well as cases of concluding a procedural agreement.
			Be able to: implement the acquired forensic knowledge, skills and abilities in legal practice.
			Own: research activities, skills in collecting and preparing scientific, forensic materials, processing the results of legal examination of documents and experimental research in

forensic and forensic laboratories
Know: the basis, procedure and implementation of judicial
evidence in administrative, civil and criminal cases, the
basis for the production of forensic examination and apply
the knowledge gained during the trial.
Be able to: apply the results of the examination in the
course of the process.
Possess: skills of implementation and use of judicial
evidence in legal practice.
Know: the basis, procedure and implementation of judicial
evidence in administrative, civil and criminal cases, the
basis for the production of forensic examination and apply
the knowledge gained during the trial.
Be able to: apply the results of the examination in the
course of the process.
Possess: skills of implementation and use of judicial
evidence in legal practice.
Know: the concept, subject, tasks and methodology of
forensic psychiatry, the organizational and legal
foundations of forensic psychiatry, the main legislative
documents governing the appointment and production of
forensic psychiatric examination, the forms of participation
of a forensic psychiatrist in the work of forensic
investigative bodies and the limits of his competence in
conducting forensic -psychiatric examination
To be able to: draw up the text of a resolution
(determination) on the appointment of a forensic
psychiatric examination or a reasoned referral to conduct a
psychiatric examination, substantiate and correctly raise
questions about the decision of a forensic psychiatric
examination of the accused, witness, victim and person
serving a sentence, draw up a court ruling to conduct a forensic psychiatric examination in relation to persons
participating in criminal and civil proceedings
Possess: the skills of drafting the text of a motivated
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application for a psychiatric examination, the basic skills of a forensic psychiatric assessment of the nature and degree of danger of persons with mental disorders, the skills of formulating appropriate and correct questions to an expert psychiatrist in various legal situations. / To know: - to know the subject and sources of the discipline «Peculiarities of office work of the prosecutor's office» - to know perfectly all the legal acts of the prosecutor's office of the Republic of Kazakhstan that regulate office work in the bodies of the prosecutor's office of the Republic of Kazakhstan; Be able to: - apply their knowledge in practice; - to form supervisory proceedings; - navigate the system of regulatory legal acts of the Republic of Kazakhstan that regulate this industry; Possess: - the basic skills of registering documents, filling in the correct details of executable documents, writing off documents, including on the basis <i>U</i> C «Kagaranay» / Know: the concept of bodies of inquiry, legal acts that determine the competence of bodies of inquiry, the structure and main areas of activity, forms of pre-trial activities of bodies of inquiry, the relationship of bodies of inquiry with other state bodies To be able to: work with regulatory legal acts that define
To be able to: work with regulatory legal acts that define the functions and competences of bodies of inquiry, independently make legal decisions in protecting the rights
of citizens, legally correctly analyze facts and events. Own: acquired knowledge in theory in the future profession, apply regulations in accordance with the law,
apply the acquired knowledge solely for the purpose of law and order, protection and restoration of the rights and legitimate interests of citizens and society.

List of modules, disciplines studied

№ module	Name of the module	List of disciplines included in the module	Block	Semester	Amount of credits	form of control	Total credits modulo
M.1	functional literacy	Information and Communication Technologies	MC	1	5	Exam	5
M.2	Foreign language and basics of bilingual training	(in English) Foreign language	GED MC	1,2	5	Exam	10
			GED				
		Kazakh (Russian) language	MC GED	1,2	5	Exam	10
	Socio-Political Knowledge Module	Sociology	MC GED	1	2	Exam	8
M.3		Political science	MC GED	1	2	Exam	
		Culturology	MC GED	1	2	Exam	
		Psychology	MC GED	1	2	Exam	
		Fundamentals of market economy and entrepreneurship	CCH GED	1	5	Exam	5
		Fundamentals of anti-corruption culture	CCH GED	1	5	Exam	5
M.4	Theoretical and constitutional aspects of legal knowledge	Theory of Government and Rights	UC BD	1	6	Exam	6
	8	Educational practice	UC BD	1	1	Differential standings	1

		Constitutional law of the Republic of Kazakhstan	UC BD	2	6	Exam	6
M.5	Modern history of Kazakhstan	Modern history of Kazakhstan	MC GED	2	5	ГЭ	5
M.6	Professional languages	Professional Kazakh (Russian) language	UC BD	3	3	Exam	3
		Professionally oriented foreign language	UC BD	3	3	Exam	3
M. 7	DVO	Physical education	MC GED	1,2 ,3, 4	8	Differential standings	8
M.8	International aspects of the state and law of the Republic of Kazakhstan	International public law	CCH BD	3	5	Exam	5
M.9	Theory of Civil Law of the Republic of Kazakhstan	Civil law of the Republic of Kazakhstan (general part)	CCH BD	3	5	Exam	5
		Labor Law of the Republic of Kazakhstan	CCH BD	4	5	Exam	5
		Civil law of the Republic of Kazakhstan (special part)	CCH BD	4	5	Exam	5
	Legal regulation of the activities of law enforcement agencies of Kazakhstan and	Forensic technology	CCH PD	4	3	Exam	3
M.10	Interaction of the investigator with the bodies of inquiry	Interaction of the investigator with the bodies of inquiry	CCH PD	5	5	Exam	5
		Administrative law of the Republic of Kazakhstan	CCH BD	3	5	Exam	5
		Law enforcement agencies of the Republic of Kazakhstan	UC PD	3	5	Exam	5
M.11	Prosecutorial supervision of the Republic of	Прокурорский надзор РК	CCH BD	6	4	Exam	4
	Kazakhstan and Criminal-legal and	Участие прокурора судебной инстанции	CCH BD	7	5	Exam	5

	criminological characteristics of organized crime and corruption	Уголовно-правовая и криминологическая характеристика организованной преступности и коррупции	CCH BD	7	5	Exam	5
M.12	Criminal-legal and criminological aspect of the execution of criminal penalties	Criminal law of the Republic of Kazakhstan (general part)	UC BD	3	5	Exam	5
		Criminal law of the Republic of Kazakhstan (special part)	UC BD	4	5	Exam	5
		Internship	UC BD	4	2	Exam	2
		Criminal Executive Law of the Republic of Kazakhstan	CCH BD	6	5	Exam	5
		Organization of prosecutorial supervision at the pre-trial stage	CCH BD	7	5	Exam	5
		Criminology	CCH BD	5	6	Exam	6
M.13	Fundamentals of qualification of crimes and civil offenses	Fundamentals of qualifications of offenses	CCH BD	6	4	Exam	4
		Civil Procedural Law of the Republic of Kazakhstan	CCH BD	5	5	Exam	5
M.14	Internship	Internship	UC PD	6	2	Differential standings	2
	Criminal procedure module	Participation of a criminal defense lawyer	CCH BD	7	5	Exam	5
M.15		Workshop on criminal proceedings	CCH BD	7	4	Exam	4
		Criminal procedure law of the Republic of Kazakhstan (general part)	UC PD	4	5	Exam	5
M.16	Application of the achievements of science and technology in the investigation of criminal	Forensic Expertology	UC BD	5	6	Exam	6
1 41.1 0	offenses at the present stage of development	Criminal procedure law of the Republic of Kazakhstan (special part)	UC PD	5	5	Exam	5

	Forensic means and methods of investigating crimes and Interaction between the prosecutor	Criminalistics	CCH PD	6	5	Exam	5
M.17	and the investigator in the process of investigation	Fundamentals of Forensic Medicine	CCH PD	7	5	Exam	5
		Theory of forensic evidence	CCH PD	6	5	Exam	5
		Interaction between the prosecutor and the investigator in the process of investigating grave and especially grave types of crimes	CCH PD	6	3	Exam	3
M.18	General Provisions Peculiarities of Office Work of the Prosecutor's Office and Investigation of	Investigation of environmental crimes	CCH PD	7	6	Exam	6
	Environmental Cri	Peculiarities of office work of the prosecutor's office	CCH PD	7	5	Exam	5
M.19	Professional practice	Internship	UC PD	8	5	Differential standings	5
		Undergraduate practice	UC PD	8	3	Differential standings	3
M.20	Final state certification	State exam in the specialty	FSC	8	12	SE	12
		Writing and defending a thesis	FSC	8		Protection of the diploma	