AL-FARABI KAZAKH NATIONAL UNIVERSITY

Approved at the meeting
Scientific and Methodological Council of the University
Protocol №_4_, " _29_ " _04 _ 2021
6B04 - Business, management, law
(Code and area of education)
6B042 - Law
(Code and direction of training)
6B042 Jurisprudence
(Code and name of the educational program)

Coordinator:	
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PASSPORT OF EDUCATIONAL PROGRAM

6B042__- Jurisprudence _____ (code and name of the educational program)

1. Gen	eral characteristics of the educational program
Registration number	
Code and classification of	6B04 - Business, management, law
the field of education	
Code and classification of	6B042 - Law
training areas	
Name of educational	6B042 Jurisprudence
programs	
Availability of application	АБ № 0137355
to the license for the	
direction of training	
1.1 Purpose of EP	The purpose of the educational program is to provide training of bachelors in the specialty «6B042 – Jurisprudence» on the basis of a practice-oriented approach, which involves the active mastery of
	theoretical and legal knowledge and skills of their practical implementation in the field of professional activity. The
	implementation of the educational program is aimed at the formation
	of a specialist - a lawyer with high professional and personal qualities,
	providing him with priority demand and sustainable competitiveness in
	the labor market and ample opportunities for self-realization in the
	public administration system, in law enforcement, as well as in the
1.2 The main indicators of	most significant areas of civil society. Type of EP: bachelor
EP	Terms EP: 4 years
	Forms of education: full-time
	Labor input: 240 academic credits
	Awarded degree: bachelor of education by educational program
	«6B042Jurisprudence»
	Type of EP: The current EP;
1.3 Description of the	Distinctive features of EP: The educational program in the specialty
benefits and distinctive	«6B042 Jurisprudence» is among the best educational programs in
features of the EP in	Kazakhstan in the "Jurisprudence" direction in terms of demand for
terms of positioning in the	graduates in the labor market, the number of winners and prize-winners
market of educational	of Olympiads, and the average UNT score. The educational program in
services	the specialty «6B042 Jurisprudence» complies with international
	professional standards. The undergraduate education program in the specialty «6B042
	Law» regulates the objectives, expected results, content, conditions
	and technologies for the implementation of the educational process,
	assessment of the quality of student training. Educational
	program carried out at the base the main curriculum, which is formed
	on the basis of the modular principle a and competence-based
	approach. The plan displays a logical sequence of learning cycles and
	disciplines, as well as practices that ensure the formation of relevant
	competencies. The modules are grouped into blocks of secondary,
	base, majors, including compulsory and elective components.
	The presence of accreditation of the EP: The educational program in
	the specialty «6B042 Law» successfully passed the international
	accreditation of the FIBAA Agency in 2015 and national accreditation
	in 2016. Material base of EP: For the implementation of the advectional
	Material base of EP: For the implementation of the educational program at the faculty there are laboratories: audiences equipped under
	program at the faculty there are favoratories, audiences equipped under

the courtroom for playing processes; lecture halls that allow the possibility of demonstrating electronic presentations; classrooms equipped with PC and Internet access; computer class equipped with a projection computer system and connected to the local network of the university and the Internet.

<u>Human resources:</u> Disciplines of the educational program specialty «6B042_ _ - Jurisprudence» Famous professors and academicians teach: 29 Doctors of Law, 50 Candidates of Law and 16 Doctors of PhD, including 17 about the owners of the grant "The best teacher of the university", 10 winners of the state scientific scholarship for talented young scientists, 7 winners of state awards.

<u>Practice bases:</u> The bases of practice of the Educational program in the specialty «6B042_ _ - Jurisprudence» are:

- the system of central and local executive authorities at all levels,
- the system of representative bodies of all levels,
- -central and local judicial bodies of different competence and jurisdiction,
- law enforcement agencies of the Republic of Kazakhstan,
- central and local prosecutors,
- justice authorities
- bodies of state and private advocacy,
- notary bodies;
- national security agencies
- -international judicial bodies, institutions and human rights organizations,
- -complex of non-governmental organizations and enterprises (firms, companies, banking and other institutions engaged in commercial activities and non-commercial activities).

Academic mobility: Within the framework of academic mobility and international cooperation with such organizations and educational institutions as: SIC-1 All-Union Scientific Research Institute of the Ministry of Internal Affairs of the Russian Federation (Russian Federation), Riga Technical University (Latvian Republic), Altai Academy of Economics and Law (Russian Federation), Institute of International Law and Economics named AS Griboedova (Russian Federation); Kyrgyz State University. J. Balasaguna (Kyrgyzstan); Central European University (Hungary); Academy of Management Russian Federation (Russian of the Federation); Eastern Law Institute (Germany); OSCE Center in Almaty, ILO, USAID; Moscow State University named after M.V. Lomonosov Moscow State University (Russian Federation), T. Shevchenko University of Kiev (Russian Federation), Moldova State (Russian Federation), Free University University (Germany); Xinjiang Pedagogical University (PRC), students have the opportunity to go on training, internship and internship abroad.

2. Qualification requirements in the format of learning outcomes

2.1 Expected learning outcomes EP

Upon completion of this program, it is expected that students will be able to:

ON 1. Interpret the essence and form of state and law; analyze general legal categories; evaluate the processes of the emergence and development of the state and law of various countries; to form ideas about the scientific and philosophical heritage of the great thinkers of

- the East Al-Farabi and Abai; to evaluate the patterns of interaction of living organisms with the habitat; to form ideas about innovations in the business environment.
- **ON 2.** Interpret the features of constitutional, administrative, administrative-procedural-procedural law; explain the process of functioning of central and local government bodies; evaluate the criteria for the effectiveness of the state apparatus, the competence of state bodies; determine the development and ways of improving municipal bodies; evaluate the legal practice of combating corruption.
- **ON 3.** Classify human rights; compare the mechanisms of human rights protection in different countries; determine the significance of biy courts; interpret the features of information law and the use of digital technologies in law; define the legal framework for ensuring cybersecurity; to form a holistic view of the functions of a modern state.
- **ON 4.** Determine the features of judicial and extrajudicial procedures for the protection of violated rights and legitimate interests; differentiate procedural rules of civil proceedings; interpret the specifics of the notary system; operate with legal concepts and categories of intellectual property rights; evaluate and explain the general procedure and features of alternative dispute and conflict resolution through the use of the institutions of arbitration and mediation.
- **ON 5.** Prepare qualified legal opinions on issues arising from employment legal relationships; resolve legal problems and conflicts arising from occupational health and safety; interpret the peculiarities of corporate law; interpret social security law; have the skills to resolve controversial (conflict) situations in family law.
- **ON 6.** Operate with legal concepts and categories of civil law; to compare the norms of contract and business law; evaluate the norms of national and international private law; interpret the features of business law; demonstrate skills of critical analysis of civil law norms; have the skills of independent decision-making on civil law issues; develop scientifically-based conclusions based on the generalization of legal practice on civil procedure issues.
- **ON 7.** Interpret and correctly apply the legal norms of environmental legislation; analyze the legal content of land law institutions and legislation, their features, the content of legal acts of land legislation and apply their provisions in practice; analyze and classify agricultural legal relations; analyze the effectiveness of current international and national legislation in the field of mining legal relations, substantiate your point of view; to interpret and apply the improvement of water legislation in the conditions of the transition of the Republic of Kazakhstan to a «green economy»; to analyze regulatory legal acts in the field of energy law.
- **ON 8.** Demonstrate knowledge and understanding of modern applied approaches in the field of legal regulation of relations developing in the field of business, finance, financial activity of the state, settlement of financial disputes, international and national financial policy, responsibility for violation of financial legislation; optimal choice of an insurance program depending on the practical situation and the corresponding conclusion of an insurance contract; understand the

technique and organization of budget control and state budget audit; understand and defend the national economic interests of Kazakhstan in the banking sector; understand and interpret tax legislation; provide qualified legal opinions and advice on the regulation of the international legal order in the global financial system.

ON 9. Demonstrate the skills of collecting, analyzing, systematizing and summarizing information in the field of customs law; search for and prepare references and analytical reviews on professional activities, conduct document management in the field of customs; use information customs technologies in professional activities; ability to social interaction based on accepted moral and legal norms, social standards; demonstrate respect for people, tolerance to another culture, readiness to maintain partnership relations; Classify the optimal solutions to legal problems based on knowledge of the laws applicable to the legal regulation of international relations; analyze, interpret and correctly apply the legal norms regulating relations in the field of investment.

ON 10. Analyze the normative legal acts regulating the activities of operational investigative activities, prosecutor's offices, the bar, criminal procedure law, criminal enforcement law in the situation arising in the field of disclosure of criminal offenses and their resolution in accordance with the current legislation, evaluate the criminal legal characteristics of certain types of criminal offenses and analyze criminologically significant phenomena, their determination and development trends taking into account modern achievements of criminology.

ON 11. Evaluate and diagnose theoretical and practical problems of criminal law, criminology, criminal enforcement law, formulate ways and methods of their resolution, analyze technical and forensic means and methods when examining the scene of an accident, use operational reference, search, forensic and other forms of accounting and plan technical techniques for conducting investigative actions in criminal procedural law.

ON 12. Develop recommendations and methods for improving the disclosure and investigation of criminal offenses, make decisions on a controversial issue and find ways to resolve problematic situations in the criminal law sphere, as well as apply technical and forensic tools and methods in the field of criminalistics, evaluate reasonable proposals for improving the activities of the prosecutor's office, the bar based on the results of the work done in the form of reports, with respect for the protection and restoration of human and civil rights and freedoms, legitimate interests of legal entities, society and the state.

2.2 Expected results for each EP module

(in accordance with the Guidelines for the description of learning outcomes).

CYCLE OF GENERAL EDUCATIONAL DISCIPLINES (GED)

COMPULSORY COMPONENT

M-1 Social and Cultural Development Module

Upon successful completion of this module, students should be able to:

- 1. justify and explain the historical background and the period s becoming independent Kazakhstan statehood in the context of the World and Eurasian historical process;
 - 2. carry out a critical-comparative and a retrospective analysis of

individual phenomena and events of the historical past with a common paradigm of the world-historical development of human society based on new perspectives of modern Kazakhstan; 3. form their own opinion on the modernization of Kazakhstan's society, to acquire historical knowledge to determine the objectivity of events taking place in modern Kazakhstan and the world community; 4. describe the main content of ontology and metaphysics in the context of the historical development of philosophy; 5. conduct research relevant to identify the philosophical content of problems in the professional field and present the results for discussion: 6. explain and interpret subject knowledge (concepts, ideas, theories) in all fields of science that form the academic disciplines of the module (sociology, political science, cultural studies, psychology); 7. analyze the features of social, political, cultural, psychological institutions in the context of their role in the modernization of Kazakhstani society; 8. correctly express and reasonably defend their own opinions on issues of social significance. M-2Upon successful completion of this module, students should be **Instrumental module** able to: 1. explain the methods of collecting, storing and processing information, how to implement information and communication processes; 2. apply software and hardware of computer systems and networks for collecting, transmitting, processing and storing data; 3. using digital technologies to develop data analysis and data management tools for various activities; 4. carry out project activities in the specialty with the use of modern information and communication technologies; 5. understand the main points of clearly pronounced statements within the limits of the literary norm on the studied topics related to education, leisure and future profession; 6. read, translate and understand the main key points of authentic texts from a foreign language into the native language using vocabulary and reference books; 7. build programs of speech behavior in situations of personal, social and professional communication in accordance with the norms of language, culture, the specifics of the sphere of communication in accordance with the level of training; 8. compile household, socio-cultural, official business texts in accordance with generally accepted norms, functional orientation, using adequate lexical-grammatical and pragmatic material of a certain certification level. **M-3** Upon successful completion of this module, students should be Module able to: physical education 1. use the tools and methods of physical culture for professional and personal development, physical self-improvement, the formation of a healthy lifestyle and lifestyle; 2. perform individually selected complexes of recreational and adaptive physical culture; 3. overcome artificial and natural obstacles using a variety of means of movement:

- 4. perform methods of protection and self-defense, insurance and self-insurance;
- 5. use the acquired knowledge and skills in practice and everyday life to improve efficiency, maintain and promote health;
- 6. own a system of practical skills and abilities ensuring the preservation and strengthening of health, development and improvement of psychophysical abilities and qualities;
- 7. gain personal experience in the use of physical culture and sports activities to enhance their functional and motor abilities, to achieve personal life and professional goals;
- 8. own the means of independent, methodically correct use of methods of physical education.

UNIVERSITY COMPONENT OR SELECTED COMPONENT

Upon successful completion of this module, students should be able to:

- 1. to show the nature of the influence of al-Farabi's ideas on the processes of modernization of public consciousness of modern Kazakhstani society;
- 2. to substantiate the role of the ethical teaching of al-Farabi in the formation of the spiritual and moral foundations of Kazakhstani society;
- 3. substantiate and explain the anti-corruption policy of the Republic of Kazakhstan;
- 4. to determine the forms and methods of manifestation of corruption in various spheres of life;.
- 5. to substantiate the dangerous and harmful factors of the human environment;
- 6. analyze the conditions for maintaining ecological balance and ensuring the ecological safety of the environment;
- 7. describe the main types of innovations and projects, the best ways and methods of project evaluation; list the properties of innovative entrepreneurship;
- 8. explain the factors affecting entrepreneurial activity; distinguish between the main activities in an innovative business environment.

CYCLE OF BASIC DISCIPLINES (DB)

UNIVERSITY COMPONENT

M-4

Theory and history of state and law

Upon successful completion of this module, students should be able to:

- 1. to master the scientific methodology of studying the state and law:
- 2. to master general knowledge about state and legal phenomena and get an idea of the main categories that reflect the special property of the state and law;
- 3. to assess the modern, most developed forms of statehood and law;
- 4. highlight the main historical stages, patterns and features of the formation and development of state and law;
- 5. to analyze the events of foreign and domestic history and the legal relations arising in connection with them;
- 6. systematize historical facts and formulate reasoned conclusions on this basis;

	7. to analyze legal facts and criminal-legal relations arising in
	connection with them;
36.5	8. analyze, interpret and correctly apply criminal law norms.
M-5	Upon successful completion of this module, students should be
Constitutional basics	able to:
	1. demonstrate mastery of the concepts and categories of
	constitutional law; carry out a comprehensive analysis of the main
	institutions of constitutional law;
	2. to apply the norms of the Constitution and constitutional
	legislation;
	3. to understand and correctly interpret the norms of the Constitution;
	4. analyze the stages of the legislative, electoral process; the
	procedure and conditions for the acceptance and termination of
	citizenship of the Republic of Kazakhstan;
	5. to demonstrate knowledge in the field of public administration
	in the Republic of Kazakhstan, as well as the organization and
	activities of the executive branch;
	6. the ability to use the knowledge gained in working with
	regulations governing the activities and powers of the relevant bodies
	and officials;
	7. to interpret the structure of the state apparatus, the competence
	of various levels and types of state bodies;
	8. to analyze the normative legal acts regulating administrative
	legal relations in the state.
M-6	Upon successful completion of this module, students should be
Civil and criminal law	able to:
	1. classify the main forms and methods of civil law protection of
	the rights and legitimate interests of individuals and legal entities;
	2. streamline and rank the causes and conditions for the
	emergence and existence of crime and other forms of unlawful
	behavior, list ways to solve scientific and practical problems in the area
	of countering the commission of criminal offenses;
	3. explain the differences between civil offenses and other forms
	of unlawful encroachment on the rights, freedoms and legitimate
	interests of individuals and legal entities;
	4. describe the causes of violations of the rights, freedoms and
	legitimate interests of citizens and organizations and explain ways to counter such violations;
	5. design the most common criminal law situations and conflicts
	and experiment with the methods of their legal resolution;
	6. explain the decisions taken after a thorough and complete
	investigation of the circumstances of the case and the determination of
	the relevant legal norms necessary to resolve the issues;
	7. calculate the causes of s and conditions for the emergence and
	existence of the crime and other forms of unlawful conduct;
	8. make decisions on the qualification of unlawful acts on criminal
	offenses and civil offenses.
M-7	Upon successful completion of this module, students should be
Civil legal relationship	able to:
•	1. to explore the concept of obligations, objects and subjects of
	civil relations;

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	2. to disclose the content of certain types of obligations;
	3. understand the objectives and principles of civil law;
	4. own the methods of carrying out professional activities based
	on knowledge of legal obligations.
	5. to classify and rank legal concepts, institutions and categories
	of environmental law;
	6. experiment with knowledgeable in the field of environmental
	law in the analysis of practical situations and conflicts;
	7. describe and interpret the regulations governing the activities
	and powers of the relevant authorities and officials;
	8. make decisions and appropriate measures to establish
3.6.0	responsibility for environmental offenses.
M-8	Upon successful completion of this module, students should be
Bases of financial and	able to:
labor law	1. to classify and rank financial legal relations and financial
	institutions in the Republic of Kazakhstan and abroad;
	2. experiment with solutions to legal situations and conflicts that
	arise in the financial sector; 3. describe the technique and organization of financial
	transactions;
	4. predict the dynamics of changes in financial markets for the
	effective conduct of financial transactions;
	5. understand the state policy in the field of labor regulation and
	social protection of the population;
	6. demonstrate skills in working with the labor legislation of the
	Republic of Kazakhstan;
	7. to be guided in labor legal relations, to develop an employment
	contract, a collective labor agreement;
	8. Demonstrate knowledge of labor dispute resolution.
M-9	Upon successful completion of this module, students should be
Bases of the criminal law	able to:
	1. evaluate the development of the criminal legislation of the
	Republic of Kazakhstan, the specifics of the reforms of 1997, 2014 yy.;
	2. formulate and clarify the main provisions on the qualification of
	crimes;
	3. determined it features main offenses corresponding group
	distinguish these crimes from other related crimes;
	4. correctly qualify criminal offenses and verify the correctness of
	their qualifications;
	5. analyze the blanket dispositions of criminal law norms of
	the Special Part of the Criminal Code of the Republic of Kazakhstan;
	6. use theoretical knowledge in solving educational and practical
	tasks in professional activities;
	7. apply the rules of the current criminal law to specific life
	situations;
	8. prevent offenses, to identify and eliminate the causes and
M 10	conditions conducive to their perpetration.
M-10 Bases of the land law	Upon successful completion of this module, students should be
Dases of the land law	able to:
	1. classify the institutions of land law and legislation, their features, the content of relevant legal acts and to apply their provisions
	in practice;
1	in practice,

2. combine knowledge of correct and tolerant interpretation and application of land legislation in the process of protecting the rights of socially vulnerable groups of the population; 3. describe the course, procedure and results of professional activity in legal and other documentation in the field of realization and protection of land rights; 4. explain the rules of legislation and ensure law and order in the field of land relations: 5. interpret disputes and property disputes arising in the field of land relations; 6. make decisions on the restoration of violated rights in the sphere of land relations; 7. demonstrate skills in searching for regulatory and other legal acts regulating social relations in the relevant field of professional activity; 8. correctly and fully reflect the results of professional activity in legal and other documentation. Upon successful completion of this module, students should be M-11**Bases of criminalistics** able to: 1. legally correct to qualify facts and circumstances; 2. to identify, suppress, disclose and investigate crimes and other offenses; 3. to analyze the situations arising in professional activity and, on this basis, to put forward versions; 4. explain the use of certain methods of conducting forensic research in the process of identifying and investigating crimes and other offenses: 5. interpret controversial situations arising in professional activity and evaluate different versions based on the use of different forensic techniques in the process of detecting and investigating crimes; 6. make optimal tactical and methodological decisions in the presence of alternative opportunities; 7. make decisions and take legal actions in strict accordance with the law: 8. Demonstrate the skills of using legislation at the stages of preparation, adoption, implementation and control of execution of decisions in the offices of state authorities, management bodies of an organization, enterprises and institutions. SELECTED COMPONENT Upon successful completion of this module, students should be M-12Legal regulation able to: 1. describe and correctly interpret the basic concepts of municipal law, the essence and content of municipal legal relations; 2. to analyze legal facts and emerging municipal legal relations in the field of organization and activities of local self-government; 3. to design criminological measures for the organization and conduct of prophylactic preventive measures; 4. explain the goals, objectives, system and foundations of criminological theory; 5. calculate and differentiate the most effective ways and means of individual and collective correction of criminals; 6. to generalize and classify the main forms and methods of

	securing interests in the process of insurance activities;
	7. describe and explain the content and methods of legal
	regulation of insurance relations;
	8. calculate problematic issues and make decisions within their
	competence in the field of insurance and insurance legal relations.
M-12	Upon successful completion of this module, students should be
Procedural law	able to:
	1.analyze the peculiarities of the application of the norms of
	administrative procedural procedural law;
	2. possess the skills of drafting procedural documents in the field
	of administrative procedural procedural law;
	3. list and classify the goals, objectives and principles of contract
	law;
	4. evaluate the methods of carrying out professional activities
	based on knowledge in the field of contract law;
	5. to interpret the specifics of the contract as the main category of
	contract law;
	6. to disclose the content, goals, objectives and principles of notarial activities;
	7. own the methods of carrying out professional activities based
	on the knowledge of the notary system;
	8. to demonstrate skills and abilities to solve practical problems in
	the field of legal regulation of notaries.
M-12	Upon successful completion of this module, students should be
Protection of human	able to:
rights	1. to know the essence and content of the basic concepts and
	categories of criminal offenses against the person;
	2. to substantiate and defend their positions on the issues of
	criminal law qualification of criminal offenses against a person;
	3. possess the skills of a comprehensive analysis of the
	composition of criminal offenses against the person and possess the
	rules for qualifying crimes against the person;
	4. understand and interpret budget legislation;
	5. have the skills to resolve legal situations in the public sector;
	6. classify human rights, analyze normative legal acts related to
	the protection of human rights;
	7.explain the specifics and principles of the application of norms
	on the rights and freedoms of man and citizen;
	8. analyze the international mechanism for the protection of
N. 12	human rights.
M-12	Upon successful completion of this module, students should be
Intellectual property	able to:
protection	1.explain the content of intellectual property rights (intellectual
	property rights) depending on the type of intellectual property objects; 2. demonstrate skills in applying the norms of the current
	legislation on intellectual property in the relevant field of activity;
	3. to assess and analyze agreements on the creation of intellectual
	property, transfer, assignment (alienation) of intellectual property to
	third parties;
1	the property of
	4. to generalize and classify the regulatory material and the system
	4. to generalize and classify the regulatory material and the system of bylaws in the areas of currency law;
	4. to generalize and classify the regulatory material and the system of bylaws in the areas of currency law;5. correctly qualify the facts and circumstances related to foreign

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	exchange transactions;
	6. to master the culture of thinking, allowing to perceive,
	generalize, analyze the factual and legal information necessary for the
	implementation of advocacy;
	7. to understand the public nature of the profession of a lawyer
	and the importance of providing qualified legal assistance in modern
	society;
	8. to apply normative legal acts, to implement the norms of
	substantive and procedural law in advocacy.
M-13	Upon successful completion of this module, students should be
Law and cybersecurity	able to:
	1.demonstrate an ability to understand the legal framework for
	cybersecurity;
	2. analyze and classify the main threats to cybersecurity;
	3. to analyze the methodology for ensuring cyber security;
	4. to determine the peculiarities of the activities of state bodies in
	the field of cybersecurity;
	5. formulate and explain the main provisions on the qualification
	of criminal offenses against property, apply knowledge and skills;
	6. correctly use the criminal law of the Republic of Kazakhstan, international treaties, laws and agreements and other normative legal
	acts when qualifying criminal offenses against property;
	7. to determine the ways to improve and develop responsibility for
	criminal offenses against property;
	8. independently organize, conduct and formalize scientific
	research in the course of qualifying crimes against property.
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M-13	Upon successful completion of this module, students should be
Fundamentals of private	able to:
	able to: 1. operate with legal concepts and categories of agrarian law;
Fundamentals of private	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in
Fundamentals of private	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them;
Fundamentals of private	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural
Fundamentals of private	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms;
Fundamentals of private	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts;
Fundamentals of private	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the
Fundamentals of private	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law;
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Fundamentals of private	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law; 6. to investigate the objects and subjects of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in
Fundamentals of private	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law; 6. to investigate the objects and subjects of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in the field of legal regulation of property and personal non-property
Fundamentals of private law	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law; 6. to investigate the objects and subjects of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in the field of legal regulation of property and personal non-property rights of family members.
Fundamentals of private law M-13	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law; 6. to investigate the objects and subjects of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in the field of legal regulation of property and personal non-property rights of family members. Upon successful completion of this module, students should be
Fundamentals of private law M-13 Administrative liability	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law; 6. to investigate the objects and subjects of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in the field of legal regulation of property and personal non-property rights of family members. Upon successful completion of this module, students should be able to:
Fundamentals of private law M-13 Administrative liability	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in the field of legal regulation of property and personal non-property rights of family members. Upon successful completion of this module, students should be able to: 1. to demonstrate the acquired knowledge in the field of administrative responsibility;
Fundamentals of private law M-13 Administrative liability	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law; 6. to investigate the objects and subjects of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in the field of legal regulation of property and personal non-property rights of family members. Upon successful completion of this module, students should be able to: 1. to demonstrate the acquired knowledge in the field of administrative responsibility; 2. determine its relationship with administrative law, and other
Fundamentals of private law M-13 Administrative liability	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law; 6. to investigate the objects and subjects of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in the field of legal regulation of property and personal non-property rights of family members. Upon successful completion of this module, students should be able to: 1. to demonstrate the acquired knowledge in the field of administrative responsibility; 2. determine its relationship with administrative law, and other branches of law;
Fundamentals of private law M-13 Administrative liability	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law; 6. to investigate the objects and subjects of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in the field of legal regulation of property and personal non-property rights of family members. Upon successful completion of this module, students should be able to: 1. to demonstrate the acquired knowledge in the field of administrative responsibility; 2. determine its relationship with administrative law, and other branches of law; 3. highlight the concept and specifics, essence and content of
Fundamentals of private law M-13 Administrative liability	able to: 1. operate with legal concepts and categories of agrarian law; 2. to analyze legal facts and land-legal relations arising in connection with them; 3. evaluate the normative legal acts regulating agricultural relations, correctly interpret and apply agrarian legal norms; 4. to carry out legal expertise of agrarian legal normative acts; 5. explore the concept and methods of family law; disclose the content, goals, objectives and principles of family law; 6. to investigate the objects and subjects of family legal relations; 7. own the methods of carrying out professional activities based on knowledge of family legal relations; 8. to demonstrate skills and abilities to solve practical problems in the field of legal regulation of property and personal non-property rights of family members. Upon successful completion of this module, students should be able to: 1. to demonstrate the acquired knowledge in the field of administrative responsibility; 2. determine its relationship with administrative law, and other branches of law;

foundations of administrative responsibility; 5. to classify the system of legal norms governing relations in the field of prosecutorial supervision over the execution of legality; 6. explain the content, necessity and consequences of the application of certain acts of the prosecutor's response; 7. interpret your thoughts and conclusions, correctly evaluate your arguments while participating in legal proceedings as a prosecutor's employee; 8. make decisions in the implementation of professional activities as an employee of the prosecutor's office. **M-13** Upon successful completion of this module, students should be able to: Legal regulation social relation 1.to disclose the content, goals, objectives and principles of social security law; 2. to investigate the objects and subjects of security relations; 3. to own the methods of carrying out professional activities on the basis of knowledge of security legal relations; 4. demonstrate skills and abilities to solve practical problems in the field of legal regulation of social security: 5. demonstrate knowledge of the main legal institutions of subsoil legislation; 6. to study the mechanism of state geological control and mining supervision and the system of state accounting and registration in the field of subsoil use; 7. possess the skills of analyzing the effectiveness of the current international and national legislation in the field of mining legal relations: 8.to disclose the content of subsoil use relations and the method of their legal regulation. PROFILE DISCIPLINES CYCLE (PD) M-14Upon successful completion of this module, students should be Criminal Procedure able to: 1. analyze the criminal procedure, legal relations arising in the process of criminal proceedings; 2. draw up a protocol of investigative or other criminal procedure or protocol of the court session; 3. carry out a preliminary check of crime reports; 4. reveal the status of participants in the criminal process, their role in the process of proving; 5. show the procedural means to ensure the proper behavior of participants in the process; 6. determine the legal nature and forms of criminal prosecution of the person who committed the crime, and the content of the rehabilitation of persons unlawfully prosecuted; 7. explain the essence of the criminal procedure stages and institutes for initiating criminal cases and their preliminary investigation; 8. identify collisions and gaps in the criminal procedure regulation of the procedure for initiating criminal cases and preliminary investigation. M-15Upon successful completion of this module, students should be **Customs sphere and taxes** able to:

1. explain and evaluate, in terms of law enforcement, the system of taxes, fees, excises and other types of mandatory payments in the Republic of Kazakhstan; 2. describe tax legal relations, principles of their implementation, their subjects and objects; 3. make decisions on tax disputes and conflicts; 4. calculate and differentiate the technique, methodology and organization of tax control implementation; 5. evaluate and interpret the specifics of Kazakhstan customs legislation and peculiarities of customs regulations within the framework of the EAEU; 6. experimenting with solutions of legal problems, incidents and conflicts arising in customs areas, interpret the relevant legislation of the Republic of Kazakhstan; 7. describe customs legal relations, principles their implementation, their subjects and objects; 8. calculate and differentiate the technique, methodology and organization of customs control. M-16 Upon successful completion of this module, students should be **Bases of International law** able to: 1.understand and interpret information legislation; 2. understand and classify information legal relationships; consider the problem of ensuring human rights in the digital world. 3. understand the forms and methods of ensuring information security; highlight new advantages and threats associated with the use of digital technologies in legal practice; 4. to use modern information reference and search systems for searching and processing legal information, drafting legal documents and conducting statistical analysis of information; 5. to use correctly international normative legal acts, conventions, treaties when solving specific legal situations; 6. to evaluate the correlation of international norms and norms of national legislation in resolving emerging legal situations; compare the norms of European law, international law and national legislation; 7. analyze and apply the sources of international law in the process of protecting human rights; 8. to carry out independent scientific research, applying the norms of international law. Upon successful completion of this module, students should be M-17Civil Procedure able to: 1. streamline and classify the rules of procedural law; 2. classify and rank the system of the rights and interests of the parties in a civil procedure guaranteed by law; 3. interpret the content of regulatory legal documents in their professional activities and in the process of implementing their provisions 4. explain the methodology and principles of drawing up various procedural documents in compliance with the appropriate procedural form and details; 5. assess the jurisdiction and jurisdiction of disputes and offenses to the court; 6. describe and interpret procedural rules and legal

	relations arising in the process of civil proceedings;
	7. differentiate the procedural rules for the consideration of
	disputes in court, as well as the general procedure and features of their
	consideration;
	8. decide on the appeal of judicial acts in the order of appeal,
	cassation, and on new or newly discovered circumstances, as well as
	the execution of judicial acts in such cases.
	SELECTED COMPONENT
M-18	Upon successful completion of this module, students should be
Protection of labor safety	able to:
	1. comply with sanitary and technological requirements in the
	workplace and at work;
	2. certify workplaces for working conditions, including an
	assessment of working conditions and safety standards;
	3. instruct subordinate employees (personnel) on safety issues;
	4. evaluate and interpret regulatory and legal acts in the field
	of occupational safety and health;
	5. demonstrate knowledge of the main legal systems of our time;
	6.determine the relationship of Muslim law with the norms of
	modern law;
	7. to determine the correlation of Muslim law with the norms of
	international law;
M-18	8.analyze the specifics of Muslim law. Upon successful completion of this module, students should be
Prevention of offenses	able to:
1 revention of offenses	1. to demonstrate knowledge of legislation in the field of legal
	regulation of water relations;
	2. to identify, formulate and systematize the problems of rational
	water use and protection of water bodies;
	3. develop a mechanism for improving water legislation;
	4. to carry out the prevention of offenses, to identify and eliminate
	the causes and conditions conducive to their commission;
	5. assess the criminological situation in the country;
	6. to conduct criminological research;
	7. to carry out criminological forecasting;
	8. apply the methods of criminological research; master the basic
	provisions and recommendations of criminology.
M-18	Upon successful completion of this module, students should be
Law activities	able to:
	1. distinguish between the functions and spheres of activity of
	various subjects of the operational search activity;
	2. determine the directions and forms of interaction of the subjects
	of the operational search activity;
	3. determine the legal grounds for the establishment (termination)
	of operational accounting cases;
	4. evaluate the actual data collected in the case of operational
	accounting;
	5. conduct a scientific analysis of the content and classification of
	the functions of the modern state;
	6. determine the specifics of the activities of government and
	management bodies, highlight the features of the activities of law
	enforcement agencies;

	7. evaluate public administration reforms;
	8. apply and evaluate the forms and methods of implementing the
	functions of the state.
M-18	Upon successful completion of this module, students should be
Fundamentals of	able to:
corporate law	1. to develop a draft of constituent documents of legal entities of
	various organizational and legal forms;
	2. to develop draft documents for the creation of subsidiaries,
	dependent companies, branches and representative offices, affiliated
	persons;
	3. to conduct business of business partnerships and joint stock
	companies;
	4. know the grounds and procedure for holding corporate officials
	accountable; regulate labor and social relations in the corporation;
	5. to apply knowledge and ability to solve problems in existing
	and potential problems of domestic and international investment law at
	the level of interdisciplinary contexts;
	6. capable of integrating the knowledge gained and solving
	complex issues in the field of the theory of investment law and
	practical investment activity;
	7. formulate their own judgments about the existing investment climate and the possibilities for its improvement;
	8. are able to search and analyze any information, as well as its
	impact on the development of the investment climate; demonstrate
	their skills and abilities in solving legal problems and incidents arising
	in the field of investment activities.
M-19	Upon successful completion of this module, students should be
Entrepreneurial activities	able to:
Entrepreneural activities	1. to operate with the concepts and terms of business law;
	2. to interpret the normative legal framework governing
	entrepreneurial activity;
	3. to conduct state registration of business entities;
	4. to develop projects of various contracts concluded in the
	process of carrying out entrepreneurial activity; protect the violated
	rights of entrepreneurs;
	5. Demonstrate knowledge of the types and principles of
	constitutional proceedings;
	6. Analyze modern electoral legislation, the procedure for
	nominating candidates for President and deputies;
	7. Investigate the referendum process as an integral element of the
	constitutional process in the Republic of Kazakhstan based on the
•	analysis of the latest legislation on the republican referendum;
	analysis of the latest legislation on the republican referendum; 8. to understand the specifics and features of the legislative
	analysis of the latest legislation on the republican referendum; 8. to understand the specifics and features of the legislative process on the basis of disclosing the main trends in improving the
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77.10	analysis of the latest legislation on the republican referendum; 8. to understand the specifics and features of the legislative process on the basis of disclosing the main trends in improving the stages of the legislative process; study the main trends in the development of constitutional proceedings in the Republic of Kazakhstan.
M -19	analysis of the latest legislation on the republican referendum; 8. to understand the specifics and features of the legislative process on the basis of disclosing the main trends in improving the stages of the legislative process; study the main trends in the development of constitutional proceedings in the Republic of Kazakhstan. Upon successful completion of this module, students should be
M -19 The use forensic tactics	analysis of the latest legislation on the republican referendum; 8. to understand the specifics and features of the legislative process on the basis of disclosing the main trends in improving the stages of the legislative process; study the main trends in the development of constitutional proceedings in the Republic of Kazakhstan. Upon successful completion of this module, students should be able to:
	analysis of the latest legislation on the republican referendum; 8. to understand the specifics and features of the legislative process on the basis of disclosing the main trends in improving the stages of the legislative process; study the main trends in the development of constitutional proceedings in the Republic of Kazakhstan. Upon successful completion of this module, students should be able to: 1. participate in the development of legal acts regulating relations
	analysis of the latest legislation on the republican referendum; 8. to understand the specifics and features of the legislative process on the basis of disclosing the main trends in improving the stages of the legislative process; study the main trends in the development of constitutional proceedings in the Republic of Kazakhstan. Upon successful completion of this module, students should be able to:

Republic of Kazakhstan, the activities of state bodies in this area; 2. develop the skills of preparing legal documents related to energy relations with constitutional and legal content; 3. to give qualified legal opinions to the subjects of constitutional and legal relations in the field of energy; 4. independently acquire new knowledge and skills in the field of use, protection and legal regime of energy resources, legal regime of energy facilities; 5. to analyze the features of forensic tactics as a section of forensic science; 6. to evaluate the system of theoretical provisions and practical recommendations for the organization and planning of the investigation as a whole; 7. analyze and apply individual investigative actions aimed at collecting research evidence; 8. to master the system of scientific provisions and recommendations developed on their basis for the disclosure and investigation of certain types of crimes.
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investigation of certain types of crimes.
M-19 Upon successful completion of this module, students should be
Banking activities and able to:
mediation 1.to disclose the content, goals, objectives and principles of
mediation and arbitration;
2. to investigate objects and subjects of controversial legal
relations;
3. to master the methods of carrying out professional activities
based on the knowledge of mediation and arbitration;
4. to demonstrate skills and abilities in solving practical problems
in the field of legal regulation of mediation and arbitration.
5. assess the current state and development prospects of the
banking system of Kazakhstan;
6. understand and defend the national economic interests of
Kazakhstan in the banking sector;
7. to demonstrate knowledge about the technology of formation of
monetary policy in Kazakhstan in modern conditions;
8. interpret and apply the regulatory legal framework; explain the
procedure for resolving disputes directly related to banking and other
related activities.
M-19 Upon successful completion of this module, students should be
Public service able to:
1.to disclose the content, goals, objectives and principles of
mediation and arbitration;
2. to investigate objects and subjects of controversial legal
relations;
3. to master the methods of carrying out professional activities
based on the knowledge of mediation and arbitration;
4. to demonstrate skills and abilities in solving practical problems in the field of level regulation of mediation and arbitration:
in the field of legal regulation of mediation and arbitration;
5. assess the current state and development prospects of the
banking system of Kazakhstan; 6. understand and defend the national economic interests of
Kazakhstan in the banking sector; 7. to demonstrate knowledge about the technology of formation of
1. to demonstrate knowledge about the technology of formation of

monetary policy in Kazakhstan in modern conditions; 8. interpret and apply the regulatory legal framework; explain the procedure for resolving disputes directly related to banking and other related activities. 3. Areas of graduate professional activity Training is planned in the following areas of professional 3.1 Planned area of activity: The scope of professional activity of bachelors graduate professional activity the specialty «6B042_ _ - Jurisprudence» includes: - central and local legislative and executive authorities; - The system of judicial bodies of all levels; - Law enforcement agencies of the Republic of Kazakhstan; - organizations that carry out activities for the supervision of legality and national security; - bodies of the bar and notaries; - Municipal and local authorities; - academic and departmental research organizations; - institutions of higher and secondary vocational education, secondary general education, and the system of additional education. 3.2 of activities Training in the field of professional activity includes the **Types** following in the activities, professions, qualification levels (to describe (profession), which the types of activities in accordance with the professional standard): mainly for prepares graduate The bachelor in the direction of training in the specialty «6B042_ _ - Jurisprudence» is preparing for the following types of professional activity: - organizational and management activities in government bodies and institutions: - law enforcement in the bodies of internal affairs, the financial police, national security, prosecutors, judicial institutions, and so on; - educational or pedagogical activity in specialized secondary schools. The undergraduate program is formed by organization the depending on the types of educational activities and requirements for the results of the development of an educational program focused on research and teaching professional activities. 3.3 Analysis and needs of For the future employment of graduates of the program, key employers are: labor market 1. the system of central and local executive authorities at all levels graduates of this EP 2. the system of central and local legislative bodies of all levels, 3. central and local judicial bodies of different competence and jurisdiction, 4. law enforcement agencies of the Republic of Kazakhstan, 5. central and local prosecutors, 6. public and private advocacy bodies 7. Notary bodies; 8. national security agencies 9. international judicial bodies and institutions and human rights organizations, 10. a complex of non-governmental organizations and enterprises (firms, companies, banking and other institutions engaged in commercial activities and non-commercial activities). The educational program attracts a fairly wide range Requirements for applicants applicants.. Admission of students for bachelor degree in «6B042

Jurisprudence» is carried out in accordance with the Standard rules of admission to universities.

The educational program attracts a fairly wide range of applicants. Competitive selection for admission to a bachelor's degree in the specialty "6B042_ _ - Jurisprudence" is carried out based on the examination committee's consideration of UNT scores, the results of entrance exams in the disciplines: "History" and "Man, Society and Law". Each year, the admissions committee sets a minimum number of points for each subject, confirming the successful completion of the entrance test. The selection committee conducts enrollment on the basis of the conclusion of the examination committee. Some of the applicants are enrolled in the program based on the results of the Olympiad for schoolchildren. An important requirement for an applicant is an understanding of the main stages of the modern history of the progressive development of Kazakhstan's statehood in the context of the world and Eurasian historical process, understanding and awareness of the role and significance of their future profession.

Matrix of formation of competencies in the modules of the educational program (Appendix 2.1)

Module Name	Program learning outcomes											
Wiodule Name	1	2	3	4	5	6	7	8	9	10	11	12
	A1	A2	A3	B 1	C 2	B 3	C 4	C 5	C1	C2	C3	D
Social and cultural module development	V	V	V									
Tool module	V	V	V									
Module of physical education	V		V									
Theory and history of state and law	V	V	V									
Constitutional basics	V	V	V									
Civil and criminal law				V		V				V		
Civil legal relationship				V	V	V						
Bases of financial right							V	V	V			
Bases of the criminal Law										V	V	V
Bases of the landed right						V	V					
Bases of criminalistics										V	V	V
Legal regulation		V	V						V	V		
Procedural law		V	V	V		V						
Protection of human rights			V					V			V	V
Intellectual property protection			V	V				V		V	V	
Law and cybersecurity			V							V	V	V
Fundamentals of private law					V		V					
Administrative responsibility and supervision		V	V							V	V	V
Legal adjusting social relation					V		V	V				
Criminal Procedure										V	V	V

Tax and in the customs sphere								V	V			
Bases of International law			V				V	V	V			
Civil Procedural				V	V	V						
labor protection safety	V	V	V	V	V	V						
Prevention of offenses							V			V	V	V
Law activities	V	V	V							V	V	V
Fundamentals of corporate law					V		V	V	V			
Business activities		V	V	V		V						
The use forensic tactics							V	V		V	V	V
Banking activities and mediation				V				V				
Public service		V	V							V	V	V