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| Educational program | 6B04203 International law |
| EP purpose | Training of competitive specialists who speak a foreign language in the field of international law, based on knowledge of international legal norms and norms of national legislation, who have professional skills in interpreting the rules of law, their practical application, as well as rule-making in order to strengthen the rule of law and the nomocracy for the successful fulfillment of professional duties in government and law enforcement agencies, courts, non-governmental organizations, foreign and international companies. |
| EP type | New |
| Level on NQF | 6 |
| Level on SQF | 6 |
| The awarded academic degree | bachelor |
| Period of study | 4 |
| Volume of the credits | 240 |
| Language of education | Kazakh, Russian, English |
| Date of approval of the OP at the Board meeting | 10.04.2024 |
| Professional standard | Forensic examination of documents 23.01.2024, Forensic ballistic examination, Forensic trace examination 17.04.2024 |

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| № | Learning outcomes: |
| 1 | Have the ability to evaluate and apply research methods and innovative approaches to understanding socially significant social phenomena and processes in legal, economic, entrepreneurial, industrial, environmental, cultural environments and anti-corruption policy. |
| 2 | apply knowledge about the basics of constitutional legislation of the Republic of Kazakhstan and foreign countries in the historical and legal aspect, carry out comparative legal research, as well as analyze legal principles, regulatory legal acts and court decisions based on the knowledge gained about the origin, development and functioning of the state and law, identify their main features. |
| 3 | have knowledge in the field of civil law institutions, analyze legal facts and civil law relations arising in connection with them, be able to interpret and apply regulatory legal acts, as well as analyze court decisions in civil cases, give qualified legal opinions and advice, as well as consider cases in the field of civil law, complicated by a foreign element. |
| 4 | have the skills of writing and speaking English at the academic level, know the legal terminology, as well as master the technique of legal and diplomatic translation. |
| 5 | apply knowledge about the procedure for concluding international treaties and the creation of international organizations, analyze and interpret the norms of international law; have the skills of legal regulation of international disputes, as well as conduct an examination of normative legal acts of national legislation for compliance with international treaties ratified by the Republic of Kazakhstan. |
| 6 | represent and defend individuals, negotiate an agreement and resolve legal disputes through mediation, combine and evaluate evidence, accept cases and act in courts as a representative, defender or prosecutor on behalf of the state, draw up legal documents and have skills in dealing with international arbitration and international civil procedure, apply the law on notarial activities. |
| 7 | apply knowledge about the general provisions of forensic techniques, seize and evaluate evidence using forensic techniques. |
| 8 | take the necessary measures to ensure the rule of law in the law enforcement practice of criminal enforcement proceedings. |
| 9 | conduct scientific research in the field of law, evaluate the results obtained, present the results obtained through the publication of scientific articles, be able to take part in scientific-research projects. |
| 10 | be able to systematize emerging legal situations based on the knowledge gained, as well as have the skills to build a constructive dialogue, negotiate and resolve conflict situations, be able to provide qualified legal opinions and advices. |
| 11 | know the basics of diplomatic and consular legal relations; have knowledge of the basics of diplomatic etiquette and protocol, plan the organization and conduct of protocol events. |
| 12 | disclose the content of criminal and administrative legislation; classify offenses and crimes into categories; do the qualification of crimes and offenses, as well as research and evaluate the principles of criminal and administrative law; interpret legislative and subordinate legal acts and court decisions, conduct defense and prosecution cases in criminal prosecution authorities and courts. |