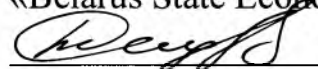


Educational Establishment «Belarus State Economic University»

APPROVED

Vice-Rector for Scientific and
Methodological Work of
Educational Establishment

«Belarus State Economic University»



T.V. Sadovskaya

21. 06.

2023 г.

Registration No. УД 5389-23/уч.

**ACTUAL PROBLEMS OF REGULATION AND IMPLEMENTATION OF
PUBLIC LAW RELATIONS**

The curriculum of the establishment of higher education for the specialty:
7–06–0421–01 «Jurisprudence»

The curriculum of the establishment of higher education is based on the educational plan for the specialty 7–06–0421–01 «Jurisprudence», registration number 54 MGR-23 dated 12.05.2023.

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RECOMMENDED FOR APPROVAL:

Department of Civil Law Disciplines of the Educational Establishment «Belarus State Economic University»

(Minutes №. 14 dated 31.05.2023);

Scientific and Methodological Council of the Educational Establishment «Belarus State Economic University»

(Minutes №. 7 dated 21.06.2023).

EXPLANATORY NOTE

The academic discipline «Actual problems of regulation and implementation of public law relations» is studied in higher educational institutions in legal specialties and involves preliminary study of such disciplines as «General theory of law», «History of the state and law of foreign countries», «Constitutional Law», «Administrative Law», «Criminal Law», «Public International Law», «International Human Rights Law».

The curriculum of the discipline «Actual problems of regulation and implementation of public law relations» provides for the use of the conceptual and categorical apparatus of various branches of law: constitutional, administrative, criminal, criminal procedure, civil procedure, etc. This serves to strengthen interdisciplinary ties and deeper assimilation of the academic discipline and specialty as a whole. Successful assimilation of the materials of the discipline «Actual problems of regulation and implementation of public law relations» is possible with the preliminary study by undergraduates of the fundamental concepts of jurisprudence, including the concepts of constitutionalism, constitutional identity, mechanisms and tools for the protection of human rights, direct and representative democracy, parliamentarism, constitutional control and others.

The structure of the curriculum and the methodology of teaching the discipline take into account the new results of legal research and the latest achievements in the field of pedagogy and information technology, orienting students to acquire appropriate professional competencies:

(CC–4) – provide communication, demonstrate leadership skills, be capable of team building and the development of strategic goals and objectives;

(CC–5) – to develop innovative receptivity and ability to innovate;

(CC–6) – be able to predict the conditions for the implementation of professional activities and solve professional tasks in conditions of uncertainty;

(CPC–4) – to characterize problematic issues of the theory and history of the state and law, to use the acquired knowledge for the successful development of sectoral legal disciplines, to identify possible discrepancies in the relationship of constitutional principles and norms with the provisions of acts of sectoral legislation, to ensure the implementation of the principle of supremacy and direct effect of the Constitution, to analyze and apply in practice the norms of administrative regulation of public–legal relations.

The purpose of teaching the discipline is to train qualified legal professionals with deep knowledge in the field of problems of regulation and implementation of public relations, which are achieved in the process of:

- transfer of knowledge about the current problems of regulation and implementation of public law relations, basic concepts, institutions of public law, through their evolution and modern dynamics;

- formation of a comprehensive understanding of the current problems of regulation and implementation of public–legal relations among undergraduates;

- development of skills and abilities of legal analysis of phenomena in the field of regulation and implementation of public–legal relations and their qualified assessment.

The purpose of mastering the discipline is the formation of competencies that make it possible to make effective decisions in professional activities on the profile of master's degree in the field of regulation and implementation of public law relations, obtaining knowledge by undergraduates about the features of modern constitutionalism, problems of constitutional identity, evolution and the main trends in the development of human rights, including the so-called new human rights, national mechanisms for the protection of human rights, their relationship with the international system of human rights protection, modern direct and representative democracy, the processes of its globalization and digitalization, the problems of modern parliamentarism, local self-government systems, justice and efficiency of the judiciary, constitutional control, etc.

The main **objectives** of studying the discipline are to clarify the basic concepts and categories underlying the regulation and implementation of public law relations, to form clear ideas among undergraduates about the sources of public law, the specifics of its content, to deepen existing and acquire new knowledge in the field of legal regulation and implementation of public relations.

As a result of studying the discipline, students should:

know:

- fundamental concepts and categories of legal regulation and implementation of public relations;
- specifics and problems of modern constitutionalism;
- features and problems of constitutional identity;
- the evolution, system and trends in the development of human rights, including the so-called new human rights, in the context of their public legal regulation;
- national mechanisms for the protection of human rights, their relationship with the international human rights protection system;
- the main trends in the development of modern democracy, the problems of its globalization and digitalization processes;
- features and problems of modern parliamentarism;
- specifics and problems of the organization and functioning of the executive power;
- various types and problems of local government systems;
- specifics and problems of the organization and functioning of the judiciary;
- problems of the organization and functioning of constitutional control.

be able to:

- analyze the problems of modern constitutionalism;
- comprehend the peculiarities and problems of constitutional identity;
- analyze and apply the norms of public branches of law;
- to investigate the evolution, system and identify the main trends in the development of human rights, including the so-called new human rights;
- identify national mechanisms for the protection of human rights, establish their relationship with the international system of human rights protection;
- identify trends in the development of modern democracy, the problems of its globalization and digitalization processes;

- identify the features and problems of modern parliamentarism;
- to investigate the problems of the organization and functioning of the executive power;

- analyze various types and problems of local government systems;
- to investigate the problems of the organization and functioning of the judiciary;
- analyze the problems of the organization and functioning of constitutional control.

- freely operate with the legal terminology used in the field under consideration;
- legally correctly qualify facts and circumstances in the field of legal regulation and implementation of public relations;

- use theoretical knowledge for the reasoned solution of legal incidents and problems.

have the skills of:

- working with sources of international and national law;
- drafting of regulatory legal acts in the field of legal regulation of public relations;

- terminology and basic concepts used in the field of legal regulation and implementation of public relations;

- methods of collecting and processing legal information in the field of legal regulation and implementation of public relations;

The objectives of the discipline are:

- the study of fundamental concepts and categories of legal regulation and implementation of public relations;

- knowledge of the main sources of legal regulation of public relations;
- consideration of the specifics and problems of modern constitutionalism, features and problems of constitutional identity;

- identification of the features, systems and trends in the development of human rights, including the so-called new human rights, in the context of their public legal regulation;

- consideration of national mechanisms for the protection of human rights, their relationship with the international human rights protection system;

- identification of the main trends in the development of modern democracy, the problems of its globalization and digitalization processes;

- knowledge of the peculiarities and problems of modern parliamentarism;
- consideration of the specifics and problems of the organization and functioning of the executive power;

- identification of types and problems of local self-government systems;
- identification of the specifics and problems of the organization and functioning of the judiciary.

When conducting classes, lecture and seminar forms, discussions, analysis of practical situations (problem solving) are used. During the classes, undergraduates work with international treaties and other sources of international law, regulatory legal acts of the Republic of Belarus, with methodological and reference materials. In practical

classes, information reference legal systems are used in order to develop practical skills on the topics studied.

The study of these and other issues contained in the curriculum should form a worldview and provide a solid foundation of knowledge in the field of current problems of regulation and implementation of public relations.

The methodological basis for the study of the discipline Actual problems of regulation and implementation of public–legal relations are the provisions of the sources of international law, the Constitution, laws, other normative legal acts of the Republic of Belarus, scientific concepts and theoretical developments devoted to these problems. To master the discipline, it is recommended to use general scientific methods of cognition: formal–logical, system–structural, functional, hermeneutic, phenomenological, semiotic, etc.; special methods of cognition: historical, sociological, linguistic analysis, critical discourse analysis, psychological, etc.; private methods of cognition: formal legal, comparative legal, legal interpretation, legal modeling, etc.

Interdisciplinary connections. The content of the discipline Actual problems of regulation and implementation of public law relations is in relationship with such academic disciplines as «General Theory of Law», «Constitutional Law», «Administrative Law», «Criminal law», «Public international law».

Form of receiving advanced higher education: full-time (full-time).

The total number of hours in the academic discipline is 108, of which 60 are classroom hours, including 30 hours of lectures, 30 hours of seminars.

The form of current assessment is examination in the first year in the 1st semester.

THE CONTENT OF THE TRAINING MATERIAL

Topic № 1. Features and problems of modern constitutionalism and constitutional identity.

Constitution and Constitutionalism: the evolution of concepts. Problems of correlation of the concepts of constitutionalism and constitutionalization with classical concepts of constitutional law. Constitutionalism: universality of standards and diversity of institutional embodiments in the modern world. The main discussions about whether constitutionalism is a system of principles or a system of values. Societal constitutionalism and state constitutionalism: concepts, doctrinal justification, main advantages and disadvantages, prospects for development in the modern world, Problems of constitutionalizing of supranational legal systems and the main options for its implementation. European Constitutionalism: national and supranational dimensions. Global Constitutionalism: utopia or a real prospect? The main doctrinal approaches to this problem and the possibilities of its solution. Features of constitutionalism of the Republic of Belarus.

The concept of constitutional identity, its relation to the basic concepts of identity in other sciences, as well as concepts of constitutional law. Constitutional identity as an element of legal and social identity. Problems of formation, change and research of constitutional identity. Problems of structuring and functioning of constitutional identity. Prospects for further analysis of the problems of constitutional identity.

Topic № 2. Features of the evolution, sources, system and trends of human rights development in the context of their public legal regulation.

The main stages of the formation and development of the doctrine of human rights. Modern concepts and theories of human rights: diversity of approaches and value universalism. A human rights-based approach and its implementation in public law regulation. Problems of its implementation in the Republic of Belarus. The theory of gender equality and its relationship with human rights. Somatic, digital and new environmental human rights.

New generations of human rights and new groups of human rights: problems of conceptualization, formalization, national and international legal protection.

The main sources in the field of national human rights protection systems, their features, problems of interpretation and changes. The main universal and regional sources of international human rights law and their impact on the sources of national law. Specifics and types of soft law norms in international human rights law, types of their sources and prospects for their development. Problems of development of soft human rights law norms in national legal systems.

Problems of classification of human rights, selection of criteria and doctrinal approaches. Problems of classical generations of human rights and recognition of new generations of rights. Features of the development of scientific and public discourse on

new human rights in various legal systems. The main systems of new human rights presented in modern science, the features of their conceptualization. Problems of correlation of new human rights with the existing international and national human rights protection systems and the rationale for their introduction. Problems of choosing optimal forms of legal regulation and prospects for the development of new human rights. Problems of cognitive freedom and neuro-rights. Analysis of the main versions of neural rights: 1) the first version – 5 neuro-rights (the right to personal identity, freedom of will, mental confidentiality, fair access to cognitive improvement, protection from algorithmic bias) promoted by the Neuro-Rights Foundation under the ideological leadership of R. Yuste at the international, regional and national levels; 2) the second version is 4 neuropraves (cognitive freedom, the right to privacy of mental life (mental privacy), mental inviolability, psychological continuity) proposed by M. Ienca and R. Andorno. Insufficient conceptual elaboration of both versions, the need for a detailed analysis of each of the proposed rights from the standpoint of acceptability developed in international human rights law (criteria F. Alston et al.), their correlations with the existing international system and mechanisms for the protection of human rights. The prospects for further development of neuro-rights, the inadmissibility of abandoning them for fear of human rights inflation, neuroessentialism and neuro-exclusivity (arguments of Ya. Bublitz).

Rights and freedoms subject to restriction, and absolute human rights and freedoms. Problems of weighing values in the field of human rights.

Topic № 3. Problems of functioning of national mechanisms for the protection of human rights, their relationship with the international system of human rights protection.

Features of the national mechanism for the protection of human rights, the problems of its relationship with the international system of human rights protection. The role of constitutional control bodies in the protection of human rights. Problems of constitutional and legal protection of human rights in the Republic of Belarus.

Specialized national structures in the field of human rights protection: a variety of types and problems of their formation and functioning. International legal documents containing recommendations on the creation and improvement by States of special national bodies (institutions) in the field of human rights protection. The Institution of the Ombudsman: a variety of models in modern legal systems. Problems of the organization and functioning of the ombudsmen in various legal families. The main models of the mascots, their advantages and disadvantages. Problems of formation of the Ombudsman institution in the Republic of Belarus.

Bodies of general competence in the field of ensuring and protecting human and civil rights and fundamental freedoms. Parliamentary protection of human rights: features and basic models in modern legal systems. The main problems of parliamentary protection of human rights in the Republic of Belarus and ways of their solution.

Judicial protection of human rights: a variety of models in different legal systems and families. The main differences and problems of judicial protection of human rights in the main legal systems and families. Problems of judicial protection of human rights in the Republic of Belarus.

Administrative and legal protection of human rights: a variety of models in different legal systems and families. The main differences and problems of administrative and legal protection of human rights in the main legal systems and families. The main problems of administrative and legal protection of human rights in the Republic of Belarus.

Protection of human rights by non-governmental organizations: diversity of forms and types. The main problems of the organization and functioning of non-governmental human rights organizations at the national and international levels.

Problems of the influence of international human rights standards. UN documents in the field of fundamental human rights and freedoms. International criteria for assessing sustainable development in the field of human rights and the activities of national human rights institutions. Modern problems of the UN's activities as a universal mechanism for the international protection of human rights. The system of UN bodies in the field of ensuring and protecting human rights, their types, legal regulation, competence, powers and the main problems of functioning. Peculiarities of their influence on national mechanisms for the protection of human rights. International regional mechanisms for the protection of human rights: legal support, control bodies, procedures. Peculiarities of their influence on national mechanisms for the protection of human rights.

Topic №. 4. The main trends in the development of modern direct and representative democracy, the processes of its globalization and digitalization.

Features of modern democratic doctrines and practices, problems of their correlation with classical ones. Modern types and forms of direct democracy. The main models of direct democracy and modern problems of its implementation in various political systems. Modern types and forms of representative democracy. The main models of representative democracy and modern problems of its implementation. Problems of realization of direct and representative democracy in the Republic of Belarus.

Problems of the influence of globalization processes on the development and spread of democratic regimes. Digital (electronic) democracy: basic approaches, discussions, practices. The main problems of the introduction of digital democracy, its advantages and disadvantages.

Features of the use of artificial intelligence in law-making and law-realization activities. Opportunities and prospects for democratizing these processes with the help of artificial intelligence. Problems of the use of artificial intelligence in law-making and judicial process, Prospects for the use of artificial intelligence in various types of democratization processes.

Topic No. 5. Features and problems of modern parliamentarism.

Modern parliamentarism: features of formation in various legal systems. Modern doctrines of parliamentarism and their main problems. Problems of modeling modern parliamentarism, classification of parliaments and selection of criteria for evaluating their activities. The specifics of the main models of parliamentarism and the prospects for their development.

Problems of formation of modern parliaments: diversity of electoral systems and their main disadvantages. Problems of choosing the optimal electoral system. The main problems of holding parliamentary elections in various legal systems. Classical and so-called new problems related to globalization, digitalization, the use of artificial intelligence, etc.

Features of structuring modern parliaments, the main problems in choosing the optimal structure. The specifics of the composition of modern parliaments: country diversity and universal trends. Problems of recall of deputies, deprivation of their immunity in cases of criminal prosecution, etc.

Problems of functioning of modern parliaments, their bureaucratization and inefficiency. Redundancy of legislative regulation and other problems related to the legislative activity of the Parliament. The competence of the Parliament, the problems of its interaction with other state bodies: the diversity of modern models and their main problems.

Problems of formation, organization and functioning of the National Assembly of the Republic of Belarus. Problems of implementation of the legislative competence of the National Assembly of the Republic of Belarus. Features of planning legislative activity, manifestation of legislative initiative in the Republic of Belarus, preparation and discussion of the draft law, adoption of the law and its official publication. Problems of organization and implementation of the legislative process in the Republic of Belarus.

Topic № 6. Specifics and problems of the organization and functioning of executive power in modern legal systems.

Modern systems of executive power: features of formation in various legal systems. The modern doctrine of executive power, the main problems of the exercise of executive power in the modern world. Problems of modeling modern executive bodies, their classification and selection of criteria for evaluating their activities. The specifics of the main models of the institutions of the president and the government and the prospects for their development.

Problems of formation of modern executive authorities: diversity of structures and their main disadvantages. Classical and so-called new problems related to globalization, digitalization, the use of artificial intelligence, etc. in the formation of executive authorities.

Features of the structuring of modern executive authorities, the main problems in choosing their optimal structure. The specifics of the composition of modern executive authorities: country diversity and universal trends.

Problems of functioning of modern executive authorities, their bureaucratization and inefficiency. Redundancy of legal regulation of executive authorities. and other problems related to their law-making activities. The competence of the main executive authorities, the problems of their interaction with other state bodies: the variety of modern models and their main problems.

Republican and local public administration bodies of the Republic of Belarus in the system of normative bodies. The concept and content of their normative competence. Problems and specifics of the implementation by the state administration bodies of the Republic of Belarus of their normative competence. Problems of optimization of interaction of public administration bodies of the Republic of Belarus with other normative bodies.

Topic № 7. Diversity of types and problems of modern systems of local self-government.

Modern systems of local self-government: features of formation in various legal systems. The modern doctrine of local self-government, the main problems of its implementation in the modern world. Problems of modeling modern local self-government bodies, their classification and selection of criteria for evaluating their activities. The specifics of the main models of local self-government and the prospects for their development.

Problems of formation of modern local self-government bodies: diversity of structures and their main disadvantages. Classical and so-called new problems related to globalization, digitalization, the use of artificial intelligence, etc. in the formation of local governments.

Features of structuring modern local self-government bodies, the main problems in choosing their optimal structure. The specifics of the composition of modern local self-government bodies: country diversity and universal trends.

Problems of functioning of modern local self-government bodies, their bureaucratization and inefficiency. Problems of interaction of local self-government bodies with state bodies: the variety of modern models and their main problems.

Local self-government bodies of the Republic of Belarus, the main problems of their formation and functioning. Problems of optimization of interaction of local self-government bodies of the Republic of Belarus with state bodies.

Topic № 8. Features and problems of the organization and functioning of modern judicial power in the main legal systems.

Modern judicial power: features of formation in various legal systems. Modern doctrines of the judiciary and their main problems. Problems of modeling modern

judicial systems, their classification and selection of criteria for evaluating their activities. The specifics of the main models of judicial systems and the prospects for their development.

Problems of formation of modern judicial systems: a variety of options and their main disadvantages. Problems of choosing the optimal system of formation of the judiciary. Classical and so-called new problems related to globalization, digitalization, the use of artificial intelligence, etc. in the formation and functioning of the judicial system. The specifics of the use of artificial intelligence in the judicial system: the first experience and its results.

Features of structuring modern judicial systems, the main problems in choosing their optimal structure. The specifics of the composition of modern courts: country diversity and universal trends. Problems of the formation of the judiciary in various legal systems and families.

Problems of fair and effective functioning of modern judicial systems. Problems of interaction of courts with other state bodies: the variety of modern models and their main problems.

Features and main problems of law-making activity of courts. Judicial bodies of the Republic of Belarus in the system of law-making bodies. The concept and content of their normative competence. Features of judicial rulemaking. The concept and specifics of the implementation by the judicial authorities of the Republic of Belarus of their rule-making competence. Problems of recognition of judicial precedent as a source of law of the Republic of Belarus.

Problems of interpretative activity of judicial bodies. The main judicial interpretation strategies, their models and problems.

Topic №. 9. The main problems of the organization and functioning of constitutional control in the main modern legal systems.

Modern constitutional control: features of formation in various legal systems. Modern doctrines of constitutional control and their main problems. Problems of modeling modern constitutional control, classification of its bodies and selection of criteria for evaluating their activities. The specifics of the main models of constitutional control and the prospects for their development.

Problems of formation of modern constitutional control bodies: the variety of models and their main disadvantages. Problems of choosing the optimal system of constitutional control. Classical and so-called new problems related to globalization, digitalization, the use of artificial intelligence, etc. in the implementation of constitutional control.

Features of the structuring of constitutional control bodies, the main problems in choosing their optimal structure. The specifics of the composition of modern constitutional control bodies: country diversity and universal trends.

Problems of functioning of modern constitutional control bodies, their bureaucratization and inefficiency. The competence of the constitutional control bodies,

the problems of its interaction with other state bodies: the variety of modern models and their main problems. Problems of politicization of constitutional control bodies.

Problems of formation, organization and functioning of the Constitutional Court of the Republic of Belarus

EDUCATIONAL AND METHODOLOGICAL MAP OF THE DISCIPLINE
«ACTUAL PROBLEMS OF REGULATION AND IMPLEMENTATION OF PUBLIC LAW RELATIONS»
FOR THE FULL-TIME FORM OF THE SECOND STAGE OF HIGHER EDUCATION (MASTER'S DEGREE)

| №. of section, topic | Title of section, topic | Number of classroom hours | | | | | | Other | Forms of knowledge control |
|----------------------|---|---------------------------|-------------------|-----------|--------------------|-------------------------|-------------------|--|---|
| | | Lectures | Practical classes | Seminars | Laboratory classes | Guided independent work | | | |
| | | | | | | lectures | practical classes | | |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 |
| | Actual problems of regulation and implementation of public law relations | 30 | | 30 | | | | | exam |
| 1.1. | Features and problems of modern constitutionalism and constitutional identity. | 4 | | 4 | | | | Computer presentation, literaturea [1–6] | Discussion in the form of a round table |
| 1.2. | Features of the evolution, sources, system and trends of human rights development in the context of their public legal regulation.. | 4 | | 4 | | | | Computer presentation, literaturea [1–6] | Abstracts |
| 1.3. | Problems of functioning of national mechanisms for the protection of human rights, their relationship with the international system of human rights protection. | 4 | | 4 | | | | Computer presentation, literaturea [1–6] | Test |
| 1.4. | The main trends in the development of modern direct and representative democracy, the processes of its globalization and digitalization. | 4 | | 4 | | | | Computer presentation, literaturea [1–6] | Discussion in the form of a round table |
| 1.5. | Features and problems of modern parliamentarism. | 4 | | 4 | | | | Computer presentation, literaturea [1–6] | Abstracts |

| | | | | | | | | | |
|------|---|---|--|---|--|--|--|--|---|
| 1.5. | Features and problems of modern parliamentarism. | 4 | | 4 | | | | Computer presentation, literaturea [1–6] | Abstracts |
| 1.6. | Specifics and problems of the organization and functioning of executive power in modern legal systems.. | 2 | | 2 | | | | Computer presentation, literaturea [1–6] | Mini-conference |
| 1.7. | Diversity of types and problems of modern systems of local self–government. | 4 | | 4 | | | | Computer presentation, literaturea [1–6] | Discussion in the form of a round table |
| 1.8. | Features and problems of the organization and functioning of modern judicial power in the main legal systems. | 4 | | 4 | | | | Computer presentation, literaturea [1–6] | Test |
| 1.9. | The main problems of the organization and functioning of constitutional control in the main modern legal systems. | 4 | | 4 | | | | Computer presentation, literaturea [1–6] | Final conference |

INFORMATION AND METHODOLOGICAL PART

Methodological recommendations on the organization of independent work of undergraduates in the academic discipline

«Actual problems of regulation and implementation of public–legal relations»

In mastering the knowledge of the discipline, an important stage is the independent work of undergraduates. It is recommended to budget time for independent work on average 2–2.5 hours for a 2–hour classroom lesson.

The main directions of independent work of a master's student are:

- initially, a detailed introduction to the curriculum of the discipline;
- familiarization with the list of recommended literature on the discipline as a whole and its sections, its availability in the library and other available sources, study of the necessary literature on the topic, selection of additional literature;
- study and expansion of the lecturer's lecture material through special literature, consultations;
- preparation for seminars according to specially developed plans with the study of basic and additional literature;
- preparation for the implementation of diagnostic forms of control (Tests, test papers, oral surveys, etc.);
- preparation for the exam.

REGULATORY LEGAL ACTS AND OTHER OFFICIAL DOCUMENTS

Main:

1. Smith, R. International Defense of Human Rights: per. From English/R. Smith. – Minsk: Unipak, 2013. – 424 s.
2. Myasnikovich, M.V. Theory and practice of local government and self-government: state, problems and proposals: [monograph]/M.V. Myasnikovich, A.A. Popkov; Nats. Academia. Sciences of Belarus, Department of Humanities. sciences and arts. – Minsk: Belarusskaya Navuka, 2020. – 154, [3] s.
3. Knyazev, S. N. Local government and self-government: a textbook for students of the adult additional education system in the specialties "State Construction," "State and Local Government "/S. N. Knyazev, V. P. Klochkov; Academy upr. under President Rep. Belarus. – Minsk: Academy of Management under the President of the Republic of Belarus, 2022. – 343 s.
4. Modern problems of Belarusian legislation in the context of constitutional transformations: [monograph/A.V. Barkov, etc.]; under the general editor G.A. Vasilevich [et al.]. – Minsk: Amalfey, 2022. – 359 s.
5. Constitutional justice: a textbook for students of higher education institutions with a degree in Law/[G.A. Vasilevich and others]; ed. G.A. Vasilevich. – Minsk: Highest school, 2019. – 366, [1] s.
6. Tikhin, V. G. Constitutional values of Belarus: state and prospects/V. G. Tikhin. – Minsk: Law and Economics, 2019. – 210, [2] s.

Additional:

7. Avakyan, S. A. Reflections of the constitutionalist. Selected articles/S. A. Avakyan. – M.: Publishing House of Moscow University, 2010. – 560 s.
8. Harutyunyan, A. A. Constitutionalism: problems of post-Soviet reality: monograph/Harutyunyan A. A. – M.: Yur. Norma, Research Center INFRA-M, 2019. – 160 p.:. – ISBN 978-5-91768-330-0. – Text: electronic. – URL: <https://znanium.com/catalog/product/1021434> (accessed date: 10.10.2023). – Access mode: by subscription.
9. Baburin, S. N. Integration constitutionalism: monograph/S. N. Baburin. – M.: Norm: INFRA-M, 2023. – 264 s. – ISBN 978-5-00156-092-0. – Text: electronic. – URL: <https://znanium.com/catalog/product/1895646> (accessed date: 10.10.2023). – Access mode: by subscription.
10. Bondar, N. S. Power and freedom on the scales of constitutional justice: protection of human rights by the Constitutional Court of the Russian Federation/N. S. Bondar. – M.: Justicinform, 2005. – 592 s.
11. Bondar, N. S. Local self-government and constitutional justice: constitutionalization of municipal democracy in Russia/N. S. Bondar – M.: Norma, 2009. – 592 s.
12. Vitruk, N.V. Law, democracy and personality in the constitutional dimension (history, doctrine and practice). Selected works (1991–2012)/N.V. Vitruk. – M.: Norm: INFRA-M, 2020. – 688 p. – ISBN 978-5-91768-742-1. – Text: electronic. –

URL: <https://znanium.com/catalog/product/1091999> (accessed date: 10.10.2023). – Access mode: by subscription.

13. 2Gender and Law: a textbook for students of higher education institutions studying in the specialty 1–24 0102 "Law"/I. N. Kandrichin [and others; ed. T.V. Telyatitskaya]. – Minsk: Unipak, 2020. – 338 s.

14. Davydova, M. L. Theoretical and methodological problems of modern constitutionalism: author. dis.... Doc. jurid. sciences: 12.00.01/M. L. Davydova; SEI HPE "Volgograd State University." – Volgograd, 2010. – 50 s.

15. Dynamics of legal establishment and legal realization in the field of public law relations: a collection of scientific articles. No. 2/National Center for Law and Legal Research Rep. Belarus; [Ed.: O.I. Chupris (Ch. Ed.), Etc.]. – Minsk: IVC of the Ministry of Finance, 2020. – 398, [1] s.

16. Executive, A. S. Priority, direct action and direct effect of the norms of law of the Eurasian Economic Union/A. S. Executive//Journal of International Law and International Relations. – 2017. – № 2. – S. 74–88.

17. Kartashkin, V. A. Human rights and principles of international law in the 21st century: monograph/V. A. Kartashkin. – M.: Norm: INFRA–M, 2023. – 148 p. – ISBN 978–5–91768–917–3. – Text: electronic. – URL: <https://znanium.com/catalog/product/1979150> (accessed date: 10.10.2023). – Access mode: by subscription.

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**PROTOCOL OF THE COORDINATION OF THE EDUCATIONAL
PROGRAM**

**ON LEGAL REGULATION OF LABOR OF SEPARATE CATEGORIES OF
EMPLOYEES WITH OTHER DISCIPLINES SPECIALTIES**

| Discipline name, with which approval required | Department name | Suggestions about changes in the content of the curriculum for the studied academic discipline | The decision taken by the department that developed the curriculum (indicating the date and protocol number) |
|---|--------------------|---|--|
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**ADDITIONS AND CHANGES TO THE EDUCATIONAL PROGRAM ON
THE TRAINING DISCIPLINE «LAW-MAKING OF REPRESENTATIVE,
EXECUTIVE AND JUDICIAL AUTHORITIES»**
for the 2023/2024 academic year

| № п/п | Additions and changes | Basis |
|----------|-----------------------|-------|
| 1. | | |

The curriculum is revised and approved at a meeting of the Department of Civil Law Disciplines (Protocol №. ____ 2023)

Head of Department
Doctor of Juridical Sciences, Professor

T.S. Taranova

CONFIRM

Dean Faculty of Law

A.N. Shklyarevsky