Educational institution "Belarusian State Economic University"

APPROVED

Rector of the educational institution

"Belarusian State Economic University"

V.Yu. Shutsilin

Registration No. UD 4905-21 / uch

MODERN PROBLEMS AND METHODOLOGY OF LEGAL SCIENCE

The Curriculum of the institution of higher education in the academic discipline for the specialty

1-24 80 01 ""Jurisprudence"

The curriculum is based on the curriculum for undergraduates with a period of study of 1 year in the specialty 1-24 80 01 Jurisprudence (Profiling "Legal support of economic activity").

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RECOMMENDED FOR APPROVAL:

Department of Civil Law Disciplines of the Educational Institution "Belarusian State Economic University"

(Minutes No. 12 dated 15 May 2021);

Scientific and Methodological Council of the educational institution "Belarusian State University"
(Minutes No from 2021)

Explanatory note

Goals and objectives of teaching and learning the discipline

The curriculum "Modern problems and methodology of legal science" was developed for students of higher educational institutions in the specialty 1-24 80 01 "Jurisprudence" in accordance with the curriculum of the specialty 1-24 80 01 "Jurisprudence" of the second stage of higher education (magistracy).

The importance of teaching this academic discipline is due to the need for graduate students to obtain in-depth knowledge in the field of modern problems of legal science and the peculiarities of research methodology in jurisprudence.

Purpose of teaching academic discipline is the formation of masters' systemic knowledge about the current state and problems of legal science as an independent field of knowledge, primarily in the Republic of Belarus, as well as the methodology of legal research.

The objectives of the discipline are obtaining knowledge by masters

- in the field of various approaches to science and criteria of scientific character;
- about the place and role of jurisprudence in the system and structure of modern social and humanitarian knowledge;
- about the current state of legal science, the main problems and prospects of its development;
- about methodological traditions and types of scientific rationality;
- modern approaches to the methodology of scientific research in jurisprudence;
- about the main methods used in modern legal research, and the main trends in their evolution.

As a result of studying the academic discipline "Modern Problems and Methodology of Legal Science", the master must have the following universal competencies:

- UK-1. Be able to identify and analyze problems, patterns and trends in the development of legal science, apply in scientific and practical research the main methods of scientific knowledge (analysis, comparison, systematization, abstraction, modeling, data validation, decision-making, etc.), in independent research activities, generate and implement innovative ideas.
- UK-2. Possess a high level of professional legal awareness, legal thinking and legal culture, be able to develop and improve their intellectual and general cultural level, build a trajectory of professional development and career.
- UK-3. To be able to use fundamental legal knowledge for analysis, verification, assessment of the completeness of objective reality in the course of professional activity, if necessary, fill and synthesize missing information, work in conditions of uncertainty, risks and incompleteness of information.

The master must have the following in-depth professional competencies:

UPK-1. Be able to demonstrate knowledge and understanding of the main doctrines, concepts and theories that characterize the dynamic and static state of state and legal phenomena, the specifics of the formation and development of doctrines about state and law in a historical, civilizational and ideological perspective, to comprehend the problems of the history of state and law in the global and local measurements, analyze the history of the state and legal development of Belarus in independent research, scientific and educational and other professional activities.

As a result of studying the academic discipline "Modern problems and methodology of legal science", the master's student must:

know:

- various concepts of science and criteria of scientific character, the specifics of social sciences and humanities; place and role of jurisprudence in the system and structure of modern social and humanitarian knowledge;
- evolution of social sciences and humanities, features of the historical development of legal science and its methodology;
- methodological traditions and types of scientific rationality; features of the methodology of classical, non-classical and post-non-classical science, modernism and postmodernism;
- modern problems of legal science in general and the Republic of Belarus in particular in the context of globalization and social transformations;
- the main problems and patterns of the existence of law and the state, taken in spatio-temporal, ethnic, cultural and civilizational dimensions.

be able to:

- use scientific criteria to analyze the problems of theoretical, historical and branch legal sciences; to correlate legal and non-legal in state and legal phenomena, to identify ways and ways of influence of non-legal phenomena on the state and law;
- to develop programs for the study of state and legal phenomena, to determine the necessary methods and methodological principles that are most adequate for solving specific problems;
- analyze and use the cognitive capabilities of specific methodological programs in the framework of theoretical and applied legal research;
- based on the analysis of the leading directions of humanitarian knowledge, to assess the current state and characterize the main trends in the development of the national state and law, refracted in the historical and civilizational contexts;
 - predict the development of state and legal phenomena.

to get skills:

- conducting scientific research on legal issues (research activities);
- teaching legal disciplines; management of research in the field of state and law, implementation of legal education (scientific and pedagogical and educational and methodological activities);
 - participation in the development of normative legal acts (law-making activity);

- substantiation and adoption of decisions within the limits of official duties; taking actions related to the implementation of legal norms (law enforcement);
- legal advice; carrying out expert examinations of draft legal acts (expert and consulting activities);
- implementation organizational and managerial functions (organizational and management activities);
 - organization of innovative activities in lawmaking and law enforcement areas.

Scientific and legal basis the curriculum and academic discipline "Modern problems and methodology of legal science" are the works of Belarusian and foreign scientists, as well as the most important international documents and regulatory legal acts of the Republic of Belarus.

Methodological framework academic discipline "Modern problems and methodology of legal science" are general, special and particular methods of legal science.

The curriculum is designed for 108 general hours, of which 62 are classroom hours, including: 50 hours - lectures, 12 hours - practical lessons. The form of the current certification assumes an exam.

Content of educational material

Topic 1. Introduction to the discipline "Modern problems and methodology of legal science." Legal science in the system social sciences...

Academic discipline "Modern problems and methodology of legal science" in the system of training masters. Its relationship with other academic disciplines of the magistracy.

General scientific and practical value of the discipline "Modern problems and methodology of legal science."

The structure and content of the discipline "Modern problems and methodology of legal science."

Scientific, methodological and normative support of the discipline "Modern problems and methodology of legal science".

Forms of knowledge control, preparation for credit in the academic discipline "Modern problems and methodology of legal science."

Lėgal science in the system of socio-humanitarian sciences, the relationship of jurisprudence with other humanities. Scientific socio-humanitarian knowledge and the subject of legal science.

Topic 2. The concept and features of the methodology of legal science

Concept, evolution and structure of methodology in social sciences. Modern approaches to the methodology of scientific research. Methodological paradigms, attitudes, principles of scientific research.

The concept and types of methodological paradigms. Features of the modern methodological paradigm of jurisprudence.

The concept and types of methodological attitudes. Features of modern methodological attitudes of jurisprudence.

The concept and types of principles of scientific research. Features of modern principles of scientific research.

Etymology and semantics of the term "method". Modern definitions of the concept of "method". The problem of classification of methods of legal sciences. General scientific and private methods, philosophical and specific methods, theoretical and practical, universal and social methods, etc.

General, special and particular methods of jurisprudence. The concept and types of general methods used in legal research. The concept and types of special methods used in legal scientific research. The concept and types of private methods used in legal scientific research.

Topic 3. Features of the use of general methods of scientific research in jurisprudence and the main trends of their evolution

Features of general methods of scientific research, problems of their classification and use in modern jurisprudence.

Metaphysical and dialectical methods (approaches) of scientific knowledge: the history of formation and development. Modern interpretations and features of the use of the metaphysical method in legal scientific research.

Dialectical method of scientific knowledge: ancient, medieval, modern European interpretations. Dialectics in the scientific concept of G.V.F. Hegel. Materialistic understanding of dialectics in Soviet science. Modern interpretations and features of the use of the dialectical method in legal scientific research: Western European and Eastern European approaches.

The main trends in the evolution of metaphysical and dialectical methods of scientific knowledge in jurisprudence.

Topic 4. Features of the use of formal-logical methods of scientific research in jurisprudence. Development history, subject, methodology and topical problems of the logic of law

The concept and essence of formal-logical methods of scientific research. Evolution of classical and non-classical logics. Conceptual and categorical apparatus, basic techniques, laws and rules of classical formal logic and features of their application in jurisprudence.

Non-classical logics (deontic, axiological, aletic, etc.) and features of the use of their concepts, symbols, basic techniques and rules in jurisprudence.

Stages of formation and development of the logic of law in the Western European tradition. The subject and methodology of the logic of law as an independent branch of scientific knowledge.

Basic concepts (classical, deontic, new rhetoric) and topical problems of the logic of law in Western European jurisprudence. Legal concepts and categories, definitions, judgments and inferences, other classical formal-logical concepts in legal thinking. Problems of legal subsidies and their analysis in logical and legal studies.

The history of the formation and development of deontic logic. Features of the use of the conceptual and categorical apparatus, symbols, basic techniques and laws of deontic logic in jurisprudence. Basic deontic modalities, their expression and use in law. Correspondence of deontic modalities, the problem of their inconsistency in the logic of law.

The concept of "new rhetoric" H. Perelman and its use in jurisprudence. Correlation of this concept with the classical and deontic concepts of the logic of law.

The main trends in the evolution of the logic of law in Western European jurisprudence.

Stages of formation and development of the logic of law in Russian pre-revolutionary, Soviet and post-Soviet jurisprudence.

The main directions of research and topical problems of the logic of law in post-Soviet legal science.

Trends in the evolution of the logic of law in post-Soviet jurisprudence.

Topic 5. Features of the use of phenomenological, systemic, synergetic and functional methods of scientific research in jurisprudence

The essence of the phenomenological research method, the peculiarities of its formation in philosophical concepts. Features of the application of the phenomenological research method in jurisprudence.

The phenomenological school of law and the work of its main representatives.

Concept, history of the formation and development of systems analysis in the humanities. Systems theory and their modern interpretations. Features of the application of the method of systems analysis in jurisprudence.

The history of the formation and development of synergetics, features of the use of the synergetic method in the humanities. Synergetic method, modern application and prospects for its use in jurisprudence.

The method of functional analysis and its use in the humanities. Features of the application of the method of functional analysis in jurisprudence.

Trends in the evolution of phenomenological, systemic, synergetic and functional methods in legal scientific research.

Topic 6. Features of the use of the semiotic method of law enforcement. History of formation, subject, methodology and basic concepts of legal semiotics

The history of the formation and development of semiotics as a science of signs and sign systems. Logical-mathematical, linguistic and culturological directions in semiotics, their main schools and concepts. The problem of differentiation of semiotics, the variety of particular semiotics. General and particular semiotics: the problem of correlation. Determination of the paradigm and basic concepts of general semiotics. The main trends in the development of general and particular semiotics.

Semiotic method of scientific research and its use in jurisprudence.

Stages of formation and development of legal semiotics in Western European and Russian traditions. Subject and methodology of legal semiotics as an independent branch of scientific knowledge.

Basic concepts of legal semiotics. Legal signs, sign systems and semiosis. Problems of classification of legal signs and sign systems.

Prospects for the development of legal semiotics and the application of the semiotic method in legal scientific research.

Topic 7. Features of the use of special methods of scientific research in jurisprudence and the main trends in their evolution

Features of special methods of scientific research, problems of their classification and use in modern jurisprudence. The main trends in the evolution of special methods in legal research.

Historical and related methods of scientific research. Features of their use in jurisprudence.

Psychological methods of scientific research. Features of their use in jurisprudence.

Statistical, cybernetic and other special methods of scientific research. The specifics of their application in jurisprudence.

Topic 8. Features of the use of sociological methods of scientific research in jurisprudence. History of development, subject, methodology and current problems of sociology of law

Development history, subject and methodology of sociology as an independent branch of scientific knowledge.

Sociological methods of scientific research and features of their application in jurisprudence.

Stages of formation and development of sociology of law in Western European and Russian traditions. Subject and methodology of sociology of law. Basic concepts of the sociology of law.

The main directions of research and topical problems of modern sociology of law.

Trends in the evolution of Western European and Russian sociology of law.

Topic 9. Features of the use of linguistic and hermeneutic methods of scientific research in jurisprudence.

Development history, subject, methodology and current problems of legal linguistics and legal hermeneutics

Linguistic and related (sociolinguistic, psycholinguistic, pragmalinguistic, etc.) methods of scientific research and features of their application in jurisprudence.

Stages of formation and development of legal linguistics in Western European jurisprudence. Subject, methodology and basic concepts of legal linguistics. The main directions of research and topical problems of modern Western European legal linguistics.

Features of the development of legal linguistics in Russian pre-revolutionary, Soviet and post-Soviet jurisprudence. The main scientific centers of legal linguistic research in the post-Soviet space.

The main directions of research and topical problems of modern post-Soviet legal linguistics.

Trends in the evolution of legal linguistics in the Western European and Eastern European contexts.

The hermeneutic method of scientific research and features of its application in jurisprudence. A hermeneutic approach to understanding legal texts and legal speech. Hermeneutic methodology and hermeneutic legal thinking.

Legal hermeneutics: stages of formation and basic concepts. The main directions of research and topical problems of modern legal hermeneutics. Theoretical and legal and branch problems of legal hermeneutics.

The main trends in the development of legal hermeneutics.

Topic 10. Features of the use of methods of deconstruction and discourse analysis in jurisprudence

Deconstruction method: concept, features of formation and evolution, modern philosophical interpretations. Specificity of using the deconstruction method in modern

jurisprudence.

Discourse analysis method: concept, features of formation and evolution, modern philosophical interpretations. Specificity of using the method of discourse analysis in modern jurisprudence.

Features of critical discourse analysis. The specifics of evolution and the main scientific schools of critical discourse analysis. Problems of the application of critical discourse analysis in legal research.

Topic 11. Features of the use of economic methods of scientific research in jurisprudence

The concept and features of economic methods of scientific research and the problems of their classification.

Problems of using basic economic research methods in modern jurisprudence.

Topic 12. Private methods of legal science and the main trends in their evolution

The concept and features of private methods of jurisprudence and the problems of their classification. The problem of the originality of private methods of jurisprudence.

Formal legal method and basic scientific approaches to its understanding. Features of the application of the formal legal method in theoretical legal and branch scientific research.

Comparative legal method and features of its application.

Stages of formation and development of legal comparative studies. Subject, methodology and basic concepts of comparative jurisprudence. The main problems and trends in the evolution of modern legal comparative studies.

The method of legal modeling and features of its use in modern jurisprudence.

Topic 13. Modern problems of theoretical-legal and historical-legal sciences

The theory of law as a fundamental legal science. The place of the theory of law in the system of branches of legal science.

The problem of "fragmentation" of the theory of law and the separation of independent theoretical and legal sciences.

Theory of law and other theoretical and legal sciences: the problem of the subject and the object.

Interrelation of the theory of law with the philosophy of law, sociology of law. Legal axiology and theory of law. Logic of law and theory of law. Legal hermeneutics and theory of law. Legal linguistics and theory of law. Legal semiotics and theory of law. Comparative jurisprudence and theory of law.

The problems of legal thinking and their study in the modern theory of law.

Problems of the methodology of jurisprudence and their research in the modern theory of law.

Problems of the diversity of sources of law and their different meanings in the legal systems of our time. Research problems of the structure and system of law.

Problems of modern lawmaking and systematization of normative legal acts. Legal interpretation problems. Problems of modern law enforcement. Theory of law in the Republic of Belarus: state and prospects for the development of scientific knowledge. Actual directions of research in the Belarusian theory of law. Historical and legal sciences, their place and significance in the system of legal sciences. Modern problems of the history of the state and law of foreign countries. Modern problems of the history of the state and law of Belarus.

The importance of historical and legal sciences for the development of jurisprudence and the legal sphere of the Republic of Belarus. Features of research in the field of historical and legal sciences.

Topic 14. Modern problems of public law and private law sciences

Modern problems of constitutional law. Problems of defining the subject and methodology of constitutional law as a branch of legal science, problems of structuring constitutional law as a branch of law, identifying new subsectors and institutions in it, current research areas in constitutional law.

Modern problems of administrative law. Problems of defining the subject and methodology of administrative law as a branch of legal science, problems of structuring administrative law as a branch of law, identifying new subsectors and institutions in it, topical areas of scientific research in administrative law.

Modern problems of criminal law. Problems of defining the subject and methodology of criminal law as a branch of legal science, problems of structuring criminal law as a branch of law, identifying new subsectors and institutions in it, topical areas of research in criminal law.

Modern problems of labor law. Problems of defining the subject and methodology of labor law as a branch of legal science, problems of structuring labor law as a branch of law, identifying new subsectors and institutions in it, topical areas of research in labor law.

Contemporary problems of environmental law. Problems of defining the subject and methodology of environmental law as a branch of legal science, problems of structuring environmental law as a branch of law, identifying new subsectors and institutions in it, topical areas of scientific research in environmental law. Modern problems of civil law. Problems of defining the subject and methodology of civil law as a branch of legal science, problems of structuring civil law as a branch of law, identifying new subsectors and institutions in it, topical areas of scientific research in civil law. Modern problems of family law. Problems of defining the subject and methodology of family law as a branch of legal science, problems of structuring family law as a branch of law, identifying new sub-branches and institutions in it, topical areas of research in family law. Modern problems of private international law. Problems of defining the subject and methodology of private international law as a branch of legal science, problems of structuring private international law as a branch of law, identifying new subsectors and institutions in it, topical areas of research in private international law.

EDUCATIONAL-METHODOLOGICAL MAP OF THE EDUCATIONAL DISCIPLINE "MODERN PROBLEMS AND METHODOLOGY OF LEGAL SCIENCE"FOR DAY FORM OF THE SECOND LEVEL OF HIGHER EDUCATION (MA)

	Number of classroom hours								
No. of section, topic	Section title, topics	Lectures	Practical lessons	Seminars	Laboratory exercises	hours	PZ	Other *	Knowledge control form
1	2	3	4	5	6	7	(SZ) 8	9	10
1	2	$\frac{3}{2}$		-	-	'		[1,2]	10
	Introduction to the discipline "Modern problems and methodology legal science". Legal science in the system of social sciences.							[[,,-]	Preparation of abstracts on topic 1
2	The concept and features of the methodology of legal science	4						[1,2]	Preparation of abstracts on topic 2
3	Features of the use of general methods of scientific research in jurisprudence and the main trends in their evolution	4						[1,2]	"Round table" to discuss the problems of topic 3
4	Features of using formal logical methods scientific research in jurisprudence. History development, subject, methodology and topical problems of the logic of law	4	5 5 6 9					[1,2]	Discussion about features of the use of logical methods of scientific research in jurisprudence.
	Features of the the use of phenomenological, systemic, synergistic and functional methods scientific research in jurisprudence	4	2					[1,3]	Preparation abstracts on the topic 5

6		1		 1	 	[1 4]	Duana
	Features of the use of the semiotic method in jurisprudence. Formation history, subject, methodology and basic concepts legal semiotics	4				[1,4]	Preparation of abstracts on topic 6
7	Features of the use of special methods of scientific research in jurisprudence and main trends in their evolution	2	2			[1,3,4]	"Round table" to discuss the problems of topic 7
8	Features of the use of sociological methods scientific research in jurisprudence. History development, subject, methodology and current problems of the sociology of law	4	2			[1,4,5]	Preparation of abstracts on topic 8
9	Features of the use of linguistic and hermeneutic methods scientific research in jurisprudence. History development, subject, methodology and current problems of legal linguistics and legal hermeneutics	4				[1,3,4]	Preparation of abstracts on topic 9
10	Features of the use of methods deconstructions and discourse analysis in jurisprudence	4				[1,3,4]	Preparation of essays on topic 10

11	Features of the use of economic methods of scientific research in jurisprudence	2				F1 2 41	Preparation of essays on topic 10
12	Private methods of legal science and the main trends in their evolution	4	2			[1,3,4]	Preparation of essays on topic 10
13	Modern problems of theoretical-legal and historical-legal sciences	4	2			[1,3,4]	Preparation of essays on topic 10
14	Modern problems of public law and private law sciences	4	2		:	[1,3,4]	Preparation of essays on topic 10
	Total hours	50	12				Exam

INFORMATION AND METHODOLOGICAL PART

Methodical recommendations for the organization of independent work of students in the academic discipline "Modern problems and methodology of legal"

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

The main areas of student independent work are:

- initially detailed acquaintance with the curriculum of the academic discipline;
- familiarization with the list of recommended literature on the discipline as a whole and its sections, its presence in the library and other available sources, study of the necessary literature on the topic, selection of additional literature:
- studying and expanding the lecture material of the teacher through special literature, consultations;
- preparation for practical exercises according to specially developed plans with the study of basic and additional literature;
- preparation for the implementation of diagnostic forms of control (oral questioning, abstracts, solution of practical situations etc.);
 - exam preparation.

Methodological recommendations for the organization of independent work of masters in the discipline "Modern problems and methodology of legal science"

Independent work on the study of an academic discipline is an objectively necessary component of a comprehensive method of preparation and teaching in the educational process of undergraduates, equally important and logically related to other elements and forms. Independent work involves autonomous, remote mastering of the set goals and objectives by master students within the framework of the educational material. This form of training should be logically consistent, systematic, comprehensive and involves the use of all available recommended forms and methods of training.

An important stage in the formation of primary skills of independent work is familiarization with the content of the curriculum, topics and informational and methodological part. An indispensable condition for mastering the content of an academic discipline is an in-depth study of the recommended scientific literature. It is advisable for undergraduates to analyze both Russian-language scientific literature and literature in foreign languages.

A deeper study of the material involves the student's theoretical and legal analysis of dissertation research on certain issues, as well as the analysis of foreign scientific and scientific-practical periodicals. A comprehensive study of the material will also be facilitated by a regular review of legal practice.

Independent work is provided for in the curriculum to develop the abilities of undergraduates for independent research activities. This form of acquiring knowledge, skills, and abilities by undergraduates serves:

- in-depth study of a specific topic, its individual issues, theoretical and legal problems and, thereby, the growth of the master's student's knowledge;
- the formation of skills in the use of scientific literary sources search, selection and study of information; critical literature review, full and consistent analysis of sources;
- mastering certain methods and methodology of scientific research, analysis of regulatory legal acts related to the sources used;
 - developing the skills of presenting the studied material; the formation of the master's own position on legal issues and the possibility of its expression, including the presentation of their own theoretical and experimental results, assessment of the reliability of the data obtained.

Regulations and laws

- 1. Constitution of the Republic of Belarus, March 15, 1994 (with amendments and additions, adopted in republican referendums on November 24, 1996 and October 17, 2004) // Nat. register of legal acts Rep. Belarus. -1999. No. 1. 1/0; 2004. No. 188. 1/6032.
- 2. Civil Code of the Republic of Belarus: Code of the Republic of Belarus. Belarus, December 7. 1998, No. 218-3 (as amended and supplemented) // Vedomosti Nat. meeting of the Rep. Belarus. 1999. No. 7- 9. Art. 101; Nat. legal Internet portal Resp. Belarus. 01/09/2015. 2/2224.
- 3. Electoral Code of the Republic of Belarus: Code of the Republic of Belarus. Belarus, 11 Feb. 2000, No. 219-3 (with amendments and additions) // Nat. register of legal acts Rep. Belarus. 2000. No. 25. 2/145; Nat. legal Internet portal Resp. Belarus. 06.06.2015. 2/2266.
- 4. Code of the Republic of Belarus on the Judicial System and the Status of Judges: Code of the Republic of Belarus. Belarus, June 29, 2006, No. 139-3 (as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2006. No. 107. 2/1236; Nat. legal Internet portal Resp. Belarus. 01/12/2014. 2/2119.
- 5. Ab culture at the Republic of Belarus: Law of the Republic. Belarus, June 4 1991 city, No. 832-XII (with amendments and additions) // Vedamass Vyarkhoun. Saveta BSSR. 1991. No. 20. Art. 291; Nat. legal Internet portal Resp. Belarus. 04/26/2014. 2/2130.
- 6. On trade unions: Law of the Republic of Belarus, April 22(as amended by the Law of January 14, 2000 as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2000. No. 23. 2/146; 2011. No. 140. 2/1877; Nat. legal Internet portal Resp. Belarus. 01/11/2015. 2/2230.
- 7. On freedom of conscience and religious organizations: Law of the Republic of Belarus, December 17, 1992 (as amended by the Law of October 31, 2002, as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2002. No. 123. 2/886; 2012.- No. 2. 2/1880.
- 8. On public associations: Law Rep. Belarus, October 4, 1994 (as amended by the Law of July 19, 2005 as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2005. No. 120. 2/1133; Nat. legal Internet portal Resp. Belarus. 19.11.2013. 2/2069.
- 9. On political parties: Law of the Republic. Belarus, October 5, 1994 (as amended by the Law of July 19, 2005 as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2005. No. 120. 2/1132; Nat. legal Internet portal Resp. Belarus. 19.11.2013. 2/2069.
- 10. On the President of the Republic of Belarus: Law of the Republic of Belarus, February 21, 1995, No. 3602-XII (as amended by the Law of July 7, 1997, as amended and supplemented) // Vedomosti Nat. meeting of the Rep. Belarus. 1997. No. 24. Art. 463; Nat. register of legal acts Rep. Belarus. 2000. No. 100. 2/203; 2006. No. 166- 2/1263.
- 11. On the status of a deputy of the House of Representatives, a member of the

- Council of the Republic of the National Assembly of the Republic of Belarus: Law of the Republic. Belarus, November 4, 1998, No. 196-3 (as amended and supplemented) // Vedomosti Nat. Collections of the Resp. Belarus. 1998. No. 35. Art. 516; Nat. legal Internet portal Resp. Belarus. 01/11/2015. 2/2230.
- 12. On normative legal acts of the Republic of Belarus: Law of the Republic of Belarus, January 10, 2000, No. 361-3 (as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2000. No. 7. 2/136; 2009. No. 161. 2/1583.
- 13. On citizenship of the Republic of Belarus: Law of the Republic of Belarus. Belarus, 1 Aug. 2002 No. 136-3 (with amendments and additions) // Nat. register of legal acts Rep. Belarus. 2002. No. 88. 2/885; 2010.- No. 15.- 2/1657.
- 14. On public service in the Republic of Belarus: Law of the Republic of Belarus, June 14, 2003, No. 204-3 (as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2003. No. 70. 2/953; Nat. legal Internet portal Resp. Belarus. 07/18/2014. 2/2188.
- 15. On the National Assembly of the Republic of Belarus: Law of the Republic of Belarus, July 8, 2008, No. 370-3 (as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2008. No. 172. 2/1467; Nat. legal Internet portal Resp. Belarus. 04.06.2015. 2/2265.
- 16. On international treaties of the Republic of Belarus: Law of the Republic of Belarus, July 23, 2008, No. 421-3 (as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2008. No. 184. 2/1518; Nat. legal Internet portal Resp. Belarus. 01/16/2014. 2/2122.
- 17. On the Council of Ministers of the Republic of Belarus: Law of the Republic of Belarus, July 23, 2008, No. 424-3 (as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2008. No. 184. 2/1521; Nat. legal Internet portal Resp. Belarus. 06.06.2015. 2/2266.
- 18. On the legal status of foreign citizens and stateless persons in the Republic of Belarus: Law of the Republic of Belarus, January 4, 2010, No. 105-3 (as amended and supplemented) // Nat. register of legal acts Rep. Belarus. 2010. No. 15. 2/1657; Nat. legal Internet portal Resp. Belarus. 01/11/2014. 2/2101.
- 19. On local government and self-government in the Republic of Belarus: Law of the Republic of Belarus, January 4, 2010, No. 108-3 (as amended and supplemented) // Nat. register of legal acts of the Republic of Belarus. 2010. No. 17. 2/1660; Nat. legal Internet portal Resp. Belarus. 07.01.2016. 2/2346.
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PROTOCOL OF THE COORDINATION OF THE EDUCATIONAL PROGRAM

WITH OTHER DISCIPLINES SPECIALTIES

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ADDITIONS AND CHANGES TO THE TRAINING PROGRAM

for the academic year

Nº	Additions and changes	Base

The curriculum was revised and approved at a meeting of the Department of Civil Law Disciplines (Minutes No. from 2021)

Head of Department Doctor of Law, Professor

T.S. Taranova

APPROVED
Dean
Faculty of Law

A.N. Shklyarevsky