

Educational institution
"Belarusian State Economic University"

APPROVED

Rector of the educational institution

"Belarusian State Economic University"


_____ V. Shutsilin

"29" 06 _____ 2021

Registration № 4182-21

**TOPICAL PROBLEMS OF THE THEORY AND PRACTICE OF
APPLICATION OF CIVIL LEGISLATION**

The Curriculum of the Educational Institution of Higher education in academic
discipline for the specialty
1-24 80 01 "Jurisprudence"

The Academic Program is based on the curriculum for Masters with a term of study of 1 year in the specialty 1-24 80 01 Jurisprudence (Profiling Legal Support of Economic Activities)

ORIGINATORS:

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RECOMMENDED FOR APPROVAL:

Department of Civil Law Disciplines of the Belarus State Economic University
(Protocol No. *15* April 2021);

Scientific and Methodological Council
(Protocol No. *5* May 2021)

Explanatory Note

Objectives and Tasks of teaching and learning

The curriculum of the academic discipline "Actual problems of theory and practice of the application of civil legislation" was developed for undergraduates. students in the specialty 1-24 80 01 "Jurisprudence" in accordance with the educational standard of the specialty.

The complexity and diversity of modern economic turnover predetermined the multilevel nature of legal regulation of property relations. Thus, modern civil legislation is a complex formation, consisting of general and special acts, different in legal force, territoriality and application procedure. Accordingly, a specialist practitioner of the highest category, which is a graduate of a master's degree, must have special theoretical knowledge and skills in the interpretation, analysis and application of civil legislation. Accordingly, the discipline "Actual problems of theory and practice of the application of civil legislation" is designed to provide training of specialists in this area at the proper level.

Purpose of teaching academic discipline "Actual problems of theory and practice of the application of civil legislation" is to increase the general legal culture and the acquisition of practical skills in the field of analysis, interpretation and application of civil legislation.

These goals are achieved by solving the following tasks:

- study the structure and content of civil legislation;
- identify the relationship between various acts of civil legislation;
- master the basic concepts of civil legislation;
- study the mechanism of civil law regulation as a single system, identify its elements and their characteristics;
- master the skills of applying analogy of law and analogy of law in the field of civil law relations;
- develop the skills of interpreting civil law and resolving situations of competition of norms;
- to develop the skills of drawing up documents that formalize civil law relations;
- get acquainted with the law enforcement practice of courts in the field of civil law relations.

The structure of the curriculum and the teaching methodology of the academic 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 the appropriate professional competencies:

- SK-1. To be able to demonstrate knowledge and understanding of categories and institutions, modern trends in the development of civil legislation, analyze and apply progressive legal methods of regulating civil relations in the course of research, scientific, educational and professional activities.

As a result of studying the discipline "Actual problems of the theory and practice of the application of civil legislation", the student must:

know:

basic concepts, principles and patterns of formation and development of civil legislation;

types of sources of civil law, their ratio and rules for resolving conflicts between them;

content and patterns of formation of concepts of civil legislation;

be able to:

to provide legal support for the activities of subjects of civil law relations;

solve specific problems related to the protection of the rights of participants in property legal relations;

develop legal documents and carry out their legal expertise.

have skills:

independent orientation in the current legislation in this area - analysis and commenting on laws, first of all, the Civil Code, decrees and decrees of the President, departmental acts, as well as decisions of the plenum of the Supreme Court;

analysis of existing law enforcement activities in the Republic of Belarus and abroad.

Interdisciplinary communication. The content of the academic discipline "Actual problems of the theory and practice of the application of civil legislation" is interconnected with such an academic discipline of the state component of the training of masters as "State regulation of economic activity", and is also based on the knowledge gained during the study of academic disciplines "General theory of state and law", "Civil Law" and "Commercial Law".

In accordance with the curriculum of the specialty 1-24 80 01 "Jurisprudence", the curriculum is designed for 108 hours, of which 36 hours are classroom lessons. Distribution by type of occupation: 24 lectures and 12 - seminars. The recommended form of control is an exam.

COURSE CONTENT

Topic 1. The concept, composition and structure of civil legislation

The concept of civil legislation. Correlation of the concepts of "civil legislation" and "civil law".

Composition of civil legislation. Legislative acts and other acts of civil legislation.

Legislative acts: the Constitution of the Republic of Belarus, the Civil Code and other laws, decrees and decrees of the President of the Republic of Belarus.

The value of the Constitution of the Republic of Belarus for the civil legislation of the Republic of Belarus.

The Civil Code as a codified sectoral piece of legislation. The laws of the Republic of Belarus, the ratio of the norms of civil law contained in them with the norms contained in the Civil Code.

Decrees and decrees of the President of the Republic of Belarus as sources of civil law, their relationship with laws.

Other acts of civil legislation.

Orders of the President of the Republic of Belarus containing the norms of civil law.

Resolutions of the Council of Ministers of the Republic of Belarus.

Normative legal acts of the Constitutional Court of the Republic of Belarus, the Supreme Court of the Republic of Belarus, the National Bank of the Republic of Belarus, issued within their competence to regulate civil relations in accordance with legislative acts.

Normative legal acts of ministries, other republican government bodies, local government and self-government bodies, issued in the cases and within the limits provided for by legislative acts, orders of the President of the Republic of Belarus and decrees of the Government of the Republic of Belarus. Regulatory acts issued by self-regulatory professional organizations.

Civil law and international law.

Imperative and dispositive norms of civil law.

Application of civil legislation by analogy. Analogy of law and analogy of law.

Action of civil legislation in time.

The importance of judicial practice in the application and improvement of civil legislation.

Interaction of civil legislation and moral principles of society in the practice of applying civil legislation.

Topic 2. Problems of interpretation of civil legal acts

The concept and basic methods of interpretation of civil law. Object and subject of interpretation. Grammatical, logical, systematic and specially legal interpretation. Types of interpretation by volume: literal, restrictive, expansive.

Types of interpretation according to the degree of concretization: normative and casual.

Interpretation of constitutional norms aimed at regulating property relations. Interpretation of the provisions of the Civil Code and other legislative acts. Interpretation of Government decrees and departmental normative legal acts. Interpretation of international treaties containing civil law.

Interpretation of non-normative legal acts. Interpretation of court decisions in civil disputes. Interpretation of contracts, charters, regulations, decisions of general meetings of corporate-type organizations and other corporate acts.

Topic 3. Features of the application of civil legislation in the field of determining and securing the legal status of subjects of civil relations

The concept, structure and elements of the civil status of subjects. General, special and individual status of subjects of civil law. Securing the status of subjects in civil legislation. Correlation and problems of application of acts of civil legislation, securing the general and special status of subjects.

General and special status of individuals in civil law. The concept of "citizen" and its content in the system of civil legislation. The ratio of public and private in determining and securing the civil status of an individual.

General and special status of legal entities in civil law. The system of civil legal acts that determine the status of a legal entity and the relationship between them. The ratio of public and private in determining and securing the civil status of a legal entity.

The system of legislative acts defining the civil legal status of public law entities.

Topic 4. The problem of representation in civil law and acting under an assumed name

The concept and essence of representation. The institution of representation in the civil law system. Types of representation. Legal and voluntary representation. Commercial representation. The grounds and procedure for the establishment of representative relations. External and internal relations in the representative office.

Legal status of the representative. Limits of free will of the representative. Responsibility of the representative. Elements of representation in other civil law institutions.

Actions under a false name in civil law and actions on behalf of someone else: correlation. Problems of legal regulation of actions on behalf of others. Consequences of acting under a false name.

Topic 5. Application of civil legislation in the field of determining the legal regime of objects of civil legal relations

Legal consolidation of the system of objects of civil legal relations. The concept of "property" and its content in the civil legislation of the Republic of Belarus. Securities as an object of civil rights and obligations and the definition of its legal regime in civil law.

Objects of intellectual rights and the definition of their legal regime in civil law. The system of legislative acts establishing the legal regime of objects of intellectual rights and the relationship between them.

Real estate as a special object of civil rights. The system of legislative acts establishing the legal regime of real estate objects in the Republic of Belarus. The ratio of public and private in determining the legal regime of real estate.

Legal regime of intangible goods under the civil legislation of the Republic of Belarus.

The concepts of "work" and "services" under the civil legislation of the Republic of Belarus.

Non-traditional objects of civil rights (energy, information, non-cash money, tokens, etc.).

Topic 6. The problem of using someone else's property in civil law

Legal grounds for using someone else's property. Property and legal grounds for the use of someone else's property. The right to economic management. The right of operational management. Limited rights to use someone else's real estate. Limited rights to use other people's property in public and private interests.

Contractual grounds for the use of someone else's property.

Constructive elements of the right to use someone else's property. Subjects of the right to use someone else's property. Objects of the right to use someone else's property. Content of the right to limited use of someone else's property.

The emergence and termination of the right to limited use of someone else's property.

Topic 7. Modern problems of determining the content and interpretation of subjective civil rights

The concept and construction of subjective civil law. Waiting rights. Criteria for allocating pending rights. Types of waiting rights: warranty, informational, pre-contractual.

Secondary civil rights. Discussion regarding the concept and essence of secondary rights. Specificity of second rights. Secondary rights in absolute and relative legal relations. Classification of secondary rights by legal result. Binding Secondary Rights. Secondary rights, changing actions. Secondary rights, disqualifying the action. Coercive second rights. Secondary rights of concretizing action. Secondary rights of definitive action.

Preemptive rights. Features of preemptive rights. Types of preemptive rights.

Topic 8. Problems of application of civil legislation in the field of protection and enforcement of rights and legally protected interests of participants in civil law relations.

The concept of protection of civil rights and the right to protection. Content and methods of protection of subjective civil law under the legislation of the

Republic of Belarus. State bodies protecting civil rights. Correlation of acts of civil legislation with other sectoral acts on the protection of civil rights.

Self-defense of subjective civil rights, its content. Necessary Defense as a Way to Protect Civil Rights. An urgent need for a system of ways to protect civil rights.

Measures of operational influence on the violator of civil rights, their main features and types.

State coercive measures used to protect civil rights. The concept and types of law enforcement measures applied to violators of civil rights by state bodies. State-coercive measures of a preventive (preventive) nature.

The relationship of material and procedural civil legislation in the field of protection of civil rights.

Topic 9. Civil liability: modern theoretical and applied problems

The concept of civil liability. Civil liability as an institution of the general part of civil law. Civil liability as a special legal relationship. Civil liability as a system of coercive measures secured by the power of the state.

Specificity and signs of civil liability. Principles of civil liability. The ratio of public and private in the institution of civil liability.

Non-property measures of civil liability. Property measures of civil liability. Circumstances limiting the amount of property liability. Presumptions in the field of civil liability.

EDUCATIONAL-METHODOLOGICAL MAP OF THE EDUCATIONAL DISCIPLINE "TOPICAL PROBLEMS OF THE THEORY AND PRACTICE OF APPLICATION OF CIVIL LEGISLATION" FOR DAY FORM OF THE SECOND LEVEL OF HIGHER EDUCATION (MA)

№	Section title, topics	Number of classroom hours						Other	Knowledge control form
		Lectures	Practical lessons	Seminars	Laboratory exercises	Number of hours of CPD			
						LC	PZ / SZ		
1	2	3	4	5	6	7	8	9	10
1	The concept, composition and structure of civil legislation	2				2		[1, 2, 10]	
2	Problems of interpretation of civil legal acts	1				1	2	[2, 8, 11]	Oral survey
3	Features of the application of civil legislation in the field of determining and securing the legal status of subjects of civil relations	2		1				[2, 10, 10]	Oral questioning, solving practical situations
4	The problem of representation in civil law and acting under an assumed name	2		1					Oral survey
5	Application of civil legislation in the field of determining the legal regime of objects of civil legal relations	3		1		1		[1, 3, 9, 10,]	Oral survey

6	The problem of using someone else's property in civil law	2		2					Oral survey Solution of practical situations, preparation of legal documents
7	Modern problems of determining the content and interpretation of subjective civil rights	2		2		2			Oral questioning, solving practical situations
8	Problems of the application of civil legislation in the field of protecting and ensuring the rights and legally protected interests of participants in civil law relations.	1		1		1	1	[1, 2. 5, 10]	Oral questioning, solving practical situations
9	Theoretical and applied problems of civil liability	1				1	1		Oral questioning, solving practical situations
	Total hours	16		8		8	4		exam

Educational-methodical map of the academic discipline

Methodological recommendations for the organization of independent work of students in the discipline "Actual problems of theory and practice of the application of civil legislation"

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 work are:

- initial 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 availability 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 seminar (practical) classes 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, solving practical situations, etc.);
- preparation for the exam.

ORGANIZATION OF INDEPENDENT WORK OF MASTER'S STUDENTS

Independent work of master 'students is aimed at deepening and consolidating of their knowledge and developing practical skills.

The independent work of master 'students within the discipline includes:

- analysis of material for classes;
- application of legislation to specific practical situations;
- preparation for interview;
- preparation of abstracts and essays.

Creative problem-oriented independent work of master's students is focused on the development of intellectual skills, general cultural and professional competencies, creative potential skills.

Includes the following types of work:

- research, analysis, structuring and presentation of information;
- creative work on the practical situation.

Content of independent work of master's students within the discipline

1. Work with materials of lectures and practical classes: preparation for classes, self-search for additional information (in accordance with the topics of the classes).
2. Work on the preparation of abstracts and essays.
2. Analysis of legislation and its implementation

Control over independent work of master's students

1. The quality of the work of undergraduates with practical materials is controlled in l classes in the form of interview, individual tasks.
2. The abstract is presented in the form of a presentation.
3. Abstracts and essays are reviewed and evaluated by the teacher.

The assessment of the activity of master's students is carried out according to the results of:

- checking of abstracts;
- interview in the classroom;
- monitoring of tests (open and closed type test).

The study of the discipline is based on the knowledge gained in the study of other legal disciplines, including the disciplines "Civil Procedure", "Civil Law", "Family Law", "Labor Law."

To study discipline, the following knowledge and skills are necessary:

Knowledge: in the sphere of civil, family, labor legal relations, procedural legal relations.

Skills: to apply acquired knowledge in practice, operate with terminology material, assimilate theoretical material independently, participate in discussions and formulate their own conclusions and proposals.

Regulations and legislation

1. Constitution of the Republic of Belarus 1994 (with amendments and additions adopted at republican referendums on November 24, 1996 and October 17, 2004). - Minsk: Amalfeya, 2005. -- 48 p.

2. Civil Code of the Republic of Belarus: adopted by the House of Representatives on October 28, 1998: approved. By the Council of the Rep. November 19, 1998: text as of July 17, 2018 // ETALON. Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal inform. Rep. Belarus. - Minsk, 2019.

3. Civil Procedure Code of the Republic of Belarus: adopted by the House of Representatives on December 10, 1998.: Approved. By the Council of the Rep. Dec 18 1998.: Text as of November 8, 2018 // ETALON. Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal inform. Rep. Belarus. - Minsk, 2019.

4. Banking Code of the Republic of Belarus: adopted by the House of Representatives on October 3, 2000: approved. By the Council of the Rep. 12 oct. 2000: text as of July 17, 2018 // ETALON. Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal inform. Rep. Belarus. - Minsk, 2019.

5. Budget Code of the Republic of Belarus: adopted by the House of Representatives on June 17, 2008: approved. By the Council of the Rep. June 28, 2008: text as of December 30, 2018 // STANDARD. Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal inform. Rep. Belarus. - Minsk, 2015.

6. Land Code of the Republic of Belarus: adopted by the House of Representatives on June 17, 2008: approved. By the Council of the Rep. 28 June 2008: Text of the Code as of 24 Oct. 2016 // ConsultantPlus: Belarus. Technology Prof. / LLC "YurSpektr" - Minsk, 2019

7. On business companies: Law of the Republic. Belarus, 9 Dec. 1992 No. as amended by the Law of the Resp. Belarus from 10 January. 2006 (as amended on July 17, 2017) // Etalon-Belarus [Electron. resource] / Nat. center of legal inform. Rep. Belarus. - Minsk, 2019.

8. On trademarks and service marks: Law of the Republic. Belarus, 5 Feb. 1993 No. 2181 - XII (as amended on 01/05/2016) // Etalon-Belarus [Electron. resource] / Nat. center of legal inform. Rep. Belarus. - Minsk, 2019.

9. On tourism: Law of the Republic. Belarus, November 25, 1999 No. 326-3 (as amended on July 18, 2016) // Etalon-Belarus [Electron. resource] / Nat. center of legal inform. Rep. Belarus. - Minsk, 2019.

10. On normative legal acts of the Republic of Belarus: Law of the Republic of Belarus. Belarus, 10 Jan. 2000 as amended by No. 361-3: as amended. and add. dated May 7, 2007 No. 212-3 (dated 02.07.2009) // STANDARD. Legislation of the Republic of Belarus / Nat. center of legal inform. Rep. Belarus. - Minsk, 2015.

11. On the protection of consumer rights: Law of the Republic. Belarus, 9 Jan. 2001 No. 90-3 (as amended on 13.06.2018) // ETALON. Legislation of the Republic of Belarus / Nat. center of legal inform. Rep. Belarus. - Minsk, 2019.

12. On state registration of immovable property, rights to it and transactions with it: Law of the Resp. Belarus, July 22, 2002, No. 133-3: as amended. Law Resp. Belarus from 09.01.2017 g. // ConsultantPlus: Belarus. Technology Prof. / LLC "YurSpektr" - Minsk, 2019.

13. On information, informatization and information protection: Law of the Republic. Belarus, November 10, 2008 No. 455-3 (as amended on 05/11/2016) // ETALON. Legislation of the Republic of Belarus / Nat. center of legal inform. Rep. Belarus. - Minsk, 2019.

14. On objects that are only owned by the state and types of activities, the implementation of which is subject to the exclusive right state: Law of the Republic. Belarus of July 15, 2010, No. 169-3: as amended. Law Resp. Belarus from 05.01.2016 // ConsultantPlus: Belarus. Technology Prof. / LLC "YurSpektr" - Minsk, 2019.

15. On economic insolvency (bankruptcy): Law of the Republic. Belarus, July 13, 2012 No. 415-3 (as amended on October 24, 2016) // ETALON. Legislation of the Republic of Belarus / Nat. center of legal inform. Rep. Belarus. - Minsk, 2019.

16. On energy saving: Law of the Republic. Belarus, 8 Jan. 2015, No. 239-3 // ConsultantPlus: Belarus. Technology Prof. / LLC "YurSpektr" - Minsk, 2019

17. On some measures to protect the rights of citizens performing work under civil law contracts: Decree of the President of the Republic. Belarus, July 6, 2005 No. 314 (as amended on April 14, 2014) // ETALON. Legislation of the Republic of Belarus / Nat. center of legal inform. Rep. Belarus. - Minsk, 2015.

18. On the order of disposal of state property: Decree of the President of the Republic. Belarus from 04.07.2012 No. 294: as amended. Decree of May 24, 2018 No. 200 // ConsultantPlus: Belarus. Technology Prof. / LLC "YurSpektr" - Minsk, 2019.

19. On additional measures to ensure uninterrupted supply of the national economy and the population of the republic with energy resources: Resolution of the Council of Ministers of the Republic. Belarus from 14.11.2002 as amended by Resolutions of the Council of Ministers of 28.04.2018 // ConsultantPlus: Belarus. Technology Prof. / LLC "YurSpektr" - Minsk, 2019

20. On the approval of the Regulations on the procedure for providing legal entities and individual entrepreneurs for gratuitous use of capital structures (buildings, structures), isolated premises, parking spaces, their parts under the contractual obligations to create jobs: Resolution of the Council of Ministers of the Republic. Belarus from 25.06.2012 (as amended by the Resolution of 15.12.2016 No. 1024) // ConsultantPlus: Belarus. Technology Prof. / LLC "YurSpektr" - Minsk, 2019.

Literature

Basic:

1. Bondarenko, N.L. Civil law (special part) / N.L. Bondarenko. - Minsk: Tetralit, 2015 .-- 159 p.
2. Konanevich, Yuri G. Legal Persons of Belarus : lecture course / Yuri G. Konanevich; UO Federation of Trade Unions of Belarus "Internar. MITSO. - Minsk : MITSO International University, 2018. - 449 s.
3. Theoretic and applied aspects of improving civil law in the light of modern integration processes: edited by O.A. Bakinovskaya; The National Center for Law and Legal Studies of Rep. Belarus. - Minsk : Colorgrad, 2017. - 364, s.

Additional:

4. Belov, V.A. Civil law: in 4 volumes - Volume IV. The special part. Relative civil law forms: in 2 books. - Book. 2 Other (non-obligations) civil legal forms: textbook for undergraduate and graduate programs / V.A. Belov - 2nd ed., Rev. and add. - M.: Yurayt Publishing House, 2018 .-- 403 p.
5. Vasilevich, G.A. Sources of Belarusian law: principles, regulations, customs, precedents, doctrine / G.A. Vasilevich. - Minsk: Tesey, 2008 .-- 218 p.
6. Vitushko, V.A. Fundamentals of the theory of legal concepts / V.A. Vitushko. - Minsk: MITSO, 2014 .-- 260 p.
7. Karavay, A.V. Action of civil law in time / A.V. Loaf. - Minsk: Tesey, 1999 .-- 223 p.
8. Lipovtseva, D.A. Abuse of law, or "Consequences" of the first block of amendments to the Civil Code / D.A. Lipovtseva // Actual problems of civil law. - 2015. - No. 12. - P. 144–149.
9. Mayorova, K.I. Corporate relations in non-profit organizations: problems of definition, nature and content / K. I. Mayorova // Actual problems of civil law. - 2015. - No. 5. - P. 121–125.
10. Salagaeva, N.A. On new forms of state participation in economic relations / N.A. Salagaeva, O. V. Tatarinova // Civil law. 2019. - No. 1. - P. 29–32
11. Sedova, E.A. General provisions on civil liability / E.A. Sedova // New legal bulletin. - 2019. - No. 1 (8). - S. 18–21
12. Chauskaya, O.A. Application of civil law norms: issues of theory and practice: author. dis ... cand. jurid. sciences/ O. A. Chauskaya. - Saratov, 2006

QUESTIONS TO THE EXAM

1. The concept of civil legislation. Correlation of the concepts of "civil legislation" and "civil law".
2. Composition of civil legislation. Legislative acts and other acts of civil legislation.
3. Civil law and international law.
4. Application of civil legislation by analogy. Analogy of law and analogy of law.
5. The concept and relationship of mandatory and dispositive rules in civil law regulation... Ways to systematize civil legislation... Civil legislation on economic activity...
6. Problems of determining the operation of the civil legislation of the Republic of Belarus in time and in the circle of persons.
7. The importance of judicial practice in the application and improvement of civil legislation.
8. Interaction of civil legislation and moral principles of society in the practice of applying civil legislation.
9. The concept and basic methods of interpretation of civil law.
10. Official and informal interpretation of civil law.
11. Types of interpretation of civil law in terms of scope.
12. Features of the interpretation of non-normative legal acts in the field of civil law regulation in the Republic of Belarus.
13. The concept, structure and elements of the civil status of subjects.
14. Correlation and problems of application of acts of civil legislation, securing the general and special status of subjects.
15. General and special status of individuals in civil law.
16. The ratio of public and private in determining and securing the civil status of an individual.
17. Civil legal status of a legal entity in the Republic of Belarus. The system of civil legal acts that determine the status of a legal entity and the relationship between them.
18. The ratio of public and private in determining and securing the civil status of a legal entity.
19. Problems of determining the civil status of public law entities.
20. The concept and essence of representation. The institution of representation in the civil law system.
21. The grounds and procedure for the establishment of representative relations.
22. Legal status of the representative.

23. Actions under an assumed name in civil law circulation and actions under a false name: correlation.

24. The concepts of "object of civil legal relationship" and "object of civil rights" and the relationship between them. Problems of systematization and classification of objects of civil rights in the Republic of Belarus.

25. Problems of determining the legal regime of non-traditional objects in the civil legislation of the Republic of Belarus. The legal regime of thermal and electrical energy.

26. Information as an object of civil rights. General characteristics of non-cash money as an object of civil rights.

27. Objects of intellectual rights and the definition of their legal regime in the civil legislation of the Republic of Belarus.

28. Problems of determining the legal regime of real estate as a special object of civil rights.

29. Problems of the legal regime of intangible goods under the civil legislation of the Republic of Belarus.

30. The problem of classification of subjective civil rights. Correlation of the concepts of "subjective rights" and "powers". Absolute and relative rights.

31. Satisfaction expectation rights and secondary rights as subjective civil rights.

32. The concept and feature of preferential subjective rights in civil law.

33. The concept and legal features of the right to limited use of someone else's property.

34. Subjects and objects of the right of limited use of other people's property.

35. Problems of limited property rights to residential premises. The rights of family members of the dwelling. Features of the content and exercise of these rights.

36. Content of the right to limited use of someone else's property.

37. The system of derivative property rights in the Republic of Belarus and methods of their protection.

38. Problems of actions under an assumed name and on behalf of a third party in the civil law of the Republic of Belarus.

39. Protection of subjective civil rights and civil liability: correlation issues.

40. The concept of protection of civil rights and the right to protection.

41. Content and methods of protection of subjective civil law under the legislation of the Republic of Belarus.

42. Theoretical and practical problems of the realization of the right to self-defense of civil rights.

43. Measures of operational influence on the violator of civil rights, their main features and types.

44. The relationship of material and procedural civil legislation in the field of protection of civil rights.

45. Problems of protection of subjective civil rights in hereditary legal relations.

46. The concept and content of legal relations due to unjust enrichment and their place in the system of civil legal relations. Differentiation of legal relations arising from unjust enrichment, vindication and restitution.

CURRICULUM APPROVAL PROTOCOL

Academic subject title to be matched ,	Name of the Department:	Proposals for changes in the curriculum content of the higher education institution on an academic subject	The decision taken by the department that worked out the curriculum (mentioning the date and the protocol number)
Philosophy and methodology of science	Philosophy	<p>11 <i>Ученский совет</i> <i>Др. Д. П. Савельев</i> <i>Заб. Каф. философии</i></p>	<p>N 12 25.05.2024</p>

Additions and changes to the curriculum
for the ADDITIONS AND MODIFICATIONS TO THE CURRICULUM
_____ academic year

№	ADDITIONS AND MODIFICATIONS	Basis
1		

The curriculum is revised and approved at a meeting of the Department of Civil Law Disciplines (Protocol No. _____ 2021)

Head of Department
Doctor of Juridical Sciences, Professor

T.S. Taranova

CONFIRM
Dean Faculty of Law

A.N. Shklyarevsky