EDUCATIONAL INSTITUTION «BELARUSIAN STATE ECONOMIC UNIVERSITY»

APPROVE IT

Rector of the Educational Institution «Belarusian State Economic University»

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ V. Yu. Shutilin

«\_\_\_\_» \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ 2021

Registration No. \_\_\_ \_ \_ \_ \_ \_

LAWMAKING OF REPRESENTATIVE, EXECUTIVE AND JUDICIAL AUTHORITIES

The curriculum of the institution of higher education in the academic discipline for the specialty 1-2480 01 «JURISPRUDENCE»

2021

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)

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**RECOMMENDED FOR APPROVAL:**

Department of Civil Law Disciplines of the Belarus State Economic University

(Protocol No. April 2021);

Scientific and Methodological Council

(Protocol No. May 2021)

**EXPLANATORY NOTE**

The curriculum «Lawmaking of representative, executive and judicial authorities» 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 (master's degree).

The importance of teaching this academic discipline is due to the need for graduate students to obtain in-depth knowledge in the field of lawmaking of representative, executive and judicial authorities.

***The main goal of the study*** of the discipline is the formation of systemic knowledge among undergraduates about the current state and problems of lawmaking of representative, executive and judicial authorities in the Republic of Belarus and foreign states.

***The main tasks of the academic discipline*** are the acquisition of knowledge by undergraduates

in the field of evolution of scientific views on the history and theory of rule-making;

histories of development of rule-making on the territory of Belarus;

main scientific approaches to the concept, principles, types and stages of the rule-making process;

peculiarities of rule-making activity in the system of other types of legal activity;

problems of rule-making in the context of the main types and approaches to legal thinking;

features of representative, judicial, contractual, doctrinal and canonical rule-making;

Acquaintance with the rule-making competence of various state bodies and officials of the Republic of Belarus;

the legal status of the National Assembly of the Republic of Belarus as a subject of lawmaking;

the legal status of the President of the Republic of Belarus as a subject of rule-making activity;

the legal status of the Council of Ministers of the Republic of Belarus, republican and local government bodies as subjects of rule-making activity;

specifics and trends in the development of judicial rule-making in the Republic of Belarus;

acquaintance with the peculiarities of the rule-making technique, the technique of systematization of normative legal acts and other legal documents, interpretation, law enforcement and law enforcement techniques;

the formation of practical skills in the application of basic legal and technical means, techniques, methods, methods and rules in various types of legal activities;

Research of the problems of improving the quality of rule-making in the Republic of Belarus

Creative comprehension of the processes of evolution of legal doctrine and legal practice in the Republic of Belarus;

Mastering the methods of scientific analysis of legal reality and the ability to find optimal solutions in specific legal situations.

As a result of studying the discipline «Law-making of the representative, executive and judicial authorities», the master has the following universal competencies:

- 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.

- 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.

- 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:

- Be able to apply knowledge of modern theory and practice of lawmaking of representative, executive and judicial authorities, participate in the development and conduct of expert examinations of draft regulatory legal acts, analyze and evaluate the effectiveness of legal acts in the course of research, lawmaking, law enforcement, educational and management activities.

***As a result of studying the discipline «Law-making of representative, executive and judicial authorities», the master's student must:***

***know:***

evolution of scientific views on the history and theory of rule-making; −the history of the development of rule-making activities on the territory of Belarus; −basic scientific approaches to the concept, principles, types and stages rule-making process;

−features of rule-making activity in the system of other types of legal activity;

−problems of rule-making in the context of the main types and approaches to legal thinking;

−features of popular, judicial, contractual, doctrinal and canonical rule-making;

−standard-making competence of various state bodies and officials;

−peculiarities of the legal status of the National Assembly of the Republic of Belarus as a subject of lawmaking;

−peculiarities of the legal status of the President of the Republic of Belarus as a subject of rule-making activity;

−peculiarities of the legal status of the Council of Ministers of the Republic of Belarus, republican and local government bodies as subjects of rule-making activity;

−specifics and trends in the development of judicial rule-making in the Republic of Belarus;

−features of rule-making technique, technique of systematization of normative legal acts and other legal documents, interpretation, law enforcement and law enforcement techniques; −the main problems of improving the quality of rule-making in Republic of Belarus.

***be able to:***

− to professionally apply practical skills in knowledge of the history and theory of rule-making in specific types of rule-making activities;

−professionally apply the main special-legal, formal-logical, linguistic, content-structural, documentary-technical and procedural means, techniques, methods, methods and rules in various types of rule-making activities;

−Apply fixed assets, techniques, methods, methods and rules of technique for systematizing regulatory legal acts and other legal documents;

professionally apply fixed assets, techniques, methods, methods and rules of technique for interpreting normative legal acts and other legal documents.

***be able to characterize:***

−features of rule-making activity in the system of other types of legal activity;

−features of popular, judicial, contractual, doctrinal and canonical rule-making;

−standard-making competence of various state bodies and officials;

−peculiarities of the legal status of the National Assembly of the Republic of Belarus as a subject of lawmaking;

−peculiarities of the legal status of the President of the Republic of Belarus as a subject of rule-making activity;

−features of the legal status of the Council of Ministers of the Republic of Belarus, republican and local government bodies as subjects of rule-making activity.

***to get skills:***

−professional application of the main special-legal, formal-logical, linguistic, content-structural, documentary-technical and procedural means, techniques, methods, methods and rules of rule-making activity;

−Application of fixed assets, techniques, methods, methods and rules of rule-making technique;

−professional knowledge of the technique of interpreting normative legal acts and other legal documents;

−analysis of socio-political processes in the Republic of Belarus.

**The scientific and legal basis** of the curriculum and academic discipline «Lawmaking of representative, executive and judicial authorities» was the work of Belarusian and foreign scientists, as well as the most important international documents and normative legal acts of the Republic of Belarus.

**The methodological basis** of the educational discipline «Law-making of representative, executive and judicial authorities» are general, special and particular methods of legal science.

The curriculum is designed for 90 general hours, of which 36 classroom hours, including: 20 hours - lectures, 16 hours - practical lessons.

**CONTENT OF EDUCATIONAL MATERIAL**

**Topic 1. Introduction to the discipline «Lawmaking of representative, executive and judicial authorities»**

The history of the development of scientific ideas about rule-making: Western European and Eastern European traditions.

Stages of the evolution of scientific research on the problems of rule-making in domestic jurisprudence.

The subject and content of the discipline «Law-making of representative, executive and judicial authorities».

Methodology of history and theory of rule-making: general scientific, special and private methods.

Correlation of the academic discipline «Lawmaking of representative, executive and judicial authorities» with other legal disciplines.

Subject, content and structure of the discipline «Lawmaking of representative, executive and judicial authorities».

Tasks, functions and goals of teaching the discipline «Lawmaking of representative, executive and judicial authorities».

Sources for studying the discipline «Law-making of representative, executive and judicial authorities».

**Topic 2. Basic scientific approaches to the definition, classification and stages of rule-making.**

The problem of defining the concept of rule-making: basic scientific approaches.

Interpretations of rule-making in various legal systems and families. Problems of definition and correlation of concepts: rule-making,

lawmaking, lawmaking, formation of law, law formation, rule-making activity, rule-making process, etc.

Factors contributing to rule-making. Basic principles and functions of rule-making.

Problems of classification of rule-making: by subjects, by the method of giving legal force, by the legal force of normative legal acts and other criteria.

The problem of identifying the stages and stages of the rule-making process. Rule-making bodies of the Republic of Belarus and stages of rule-making process in the Republic of Belarus.

Features of planning of rule-making activities as a stage of the rule-making process of the Republic of Belarus. Description of concepts, programs and plans of rule-making activity.

Features of the manifestation of the rule-making initiative as a stage of the rule-making process of the Republic of Belarus. Subjects and procedure for the manifestation of a rule-making initiative. Specificity of manifestation of legislative initiative and its subjects.

Features of the preparation of a draft normative legal act as a stage of the rule-making process of the Republic of Belarus. Concept and "information dossier" of a regulatory legal act. The problem of information and material and technical support for the preparation of a draft normative legal act.

Features of the adoption of a normative legal act as a stage of the rule-making process of the Republic of Belarus.

Problems of conducting expert examinations of normative legal acts. The concept and types of expertise of normative legal acts. Expertise of normative legal acts in the Republic of Belarus.

Features of the inclusion of a normative legal act in the National Register of Legal Acts as a stage of the rule-making process of the Republic of Belarus.

Features of the publication of a normative legal act as a stage of the rule-making process of the Republic of Belarus. Bodies of the official publication of normative legal acts of the Republic of Belarus.

The concept and specifics of the legislative process. Features of the manifestation of legislative initiative in the Republic of Belarus, preparation and discussion of a draft law, adoption of a law, promulgation and official publication.

Subordinate rule-making: concept, subjects, features, legal regulation.

Specificity of rule-making by the judiciary, other subjects of the rule-making process.

Features of folk, contractual, doctrinal, canonical rule-making.

**Topic 3. Interpretations of rule-making in the context of the main types of legal thinking.**

Problems of the typology of modern legal thinking. The problem of compatibility of the main types of understanding of law and ways to solve it.

Interpretation of rule-making in the context of the natural-legal type of understanding of law. Natural-legal type of understanding of law: essence, history of formation, main schools and concepts. The main stages in the development of a natural-legal approach to law and rule-making. Features of natural law concepts of antiquity, the Middle Ages, New and Modern times. Specificity of natural legal doctrines of the twentieth century.

The main trends in the development of natural legal concepts of rule-making in the XXI century.

Interpretation of rule-making in the context of positivist, neo-positivist and post-positivist approaches to law. Positivist legal thinking: essence, main schools and concepts. Classical positivism: specificity, main representatives and national schools. Interpretation of rule-making in the framework of classical positivism. Features of neopositivist legal thinking, the main representatives of neopositivism and their concepts. Interpretation of rule-making in the framework of non-positivist concepts of law. The main trends in the development of positivist doctrines of rule-making in the XXI century.

Interpretation of rule-making in the context of a sociological approach to law. Sociological legal thinking: essence, main schools and concepts. Western European «free law school», American sociological schools: pragmatic instrumentalism and realistic school of law. The main trends in the development of sociological approaches to rule-making in the XXI century.

Interpretation of rule-making in the context of a psychological approach to law. Psychological legal thinking: essence, main schools and concepts. The specifics of L.I. Petrazhitsky and the main directions of its development in the twentieth century. Features of psychological doctrines of the Scandinavian school of law. The main trends in the development of psychological approaches to rule-making in the XXI century.

Interpretation of rule-making in the context of an integrative approach to law. Integrative legal thinking: essence, features, advantages and disadvantages. Assessments of an integrative approach to rule-making and trends in its development.

Interpretations of rule-making in the context of the main approaches to legal thinking in the twentieth and early twenty-first centuries. The essence and trends of evolution of phenomenological, hermeneutic, existential and communicative approaches to law and rule-making.

**Topic 4. Features of rule-making in the process of forming various sources of law.**

The problem of classification of sources of law and rule-making. Features of the rule-making of the people in the process of formation

legal custom. Legal custom as a source of law: concept, stages of development, types and significance in the systems of sources of law of various legal families.

Features of judicial rule-making in the process of forming a judicial precedent. Judicial precedent as a source of law: concept, stages of formation, types and significance in the systems of sources of law of various legal families.

Features of contractual rule-making in the process of forming a normative legal contract. Normative legal contract as a source of law: concept, scope, types and significance in the systems of sources of law of various legal families.

Features of rule-making in the process of forming a normative legal act. Normative legal act as a source of law: concept, signs, types. Classification of normative legal acts and rule-making activity. Laws and subordinate normative legal acts: concept, signs, types. Content and structure of a normative legal act.

Features of doctrinal rule-making in the process of doctrine formation. Doctrine as a source of law: concept, features of formation and development, significance in the systems of sources of law of various legal families, evolutionary tendencies.

Features of canonical rule-making in the process of formation of canonical norms of law. Religious texts as a source of law: concept, types and meaning in the systems of sources of law of various legal families.

The main trends in the evolution of rule-making and sources of law in various legal families.

Features of rule-making in the context of the system of sources of law of the Republic of Belarus and trends in its development.

**Topic 5. Rule-making activity in the system of legal activity.**

A variety of scientific approaches to understanding legal activity.

Problems of classification of legal activity. The principles of organizing legal activity.

Normative activity as a kind of legal activity.

Systematization activity as a type of legal activity, its relationship with rule-making. Systematization of normative legal acts: concept, goals, types, trends of evolution. Accounting for normative legal acts, its principles and forms, correlation with rule-making. Features of journal, card index, control and automated accounting of regulatory legal acts. Incorporation of normative legal acts: concept and types, correlation with rule-making. Specificity of official, semi-official and unofficial incorporation. Consolidation of normative legal acts: concept and types, correlation with rulemaking. Differences between consolidation and incorporation of normative legal acts. Codification of legislation: concept, types, main acts, correlation with rule-making. Specificity of the codification process in the Republic of Belarus.

Interpretive activity as a type of legal activity, its relationship with rule-making. The concept and the need for interpretation of legal texts. Traditional approach to the problem of interpretation of legal texts and features of legal hermeneutics. The structure of the process of interpreting legal texts. The problem of the subject of interpretation, dynamic and static approaches to the process of interpreting legal texts. Ways of interpreting legal texts: linguistic, formal-logical, systematic, historical, functional, teleological, special-legal. Characteristics of the basic techniques and rules for the interpretation of legal texts. Types of interpretation of legal texts, their relationship with the types of rule-making activities. Interpretation of legal texts in terms of volume: literal, expansive, restrictive. Interpretation of legal texts by subjects (by legal force): official and unofficial interpretation of the rules of law, their varieties.

Law enforcement activity as a type of legal activity, its relationship with rule-making. The concept of the implementation of the law. Forms of realization of the right: observance of prohibitions, fulfillment of duties and use of the law. Application as a special form of implementation of the law. Basic requirements for law enforcement. Subjects of the process of applying the law. Elements and stages of the law enforcement process. Analysis of the factual circumstances of the case, establishment of facts of legal significance, choice of the rule of law, verification of its authenticity, interpretation of the rule of law, adoption of a law enforcement decision and registration of a law enforcement act. Law enforcement acts: concept, types, structure, forms. The difference between law enforcement acts and normative legal acts.

**Topic 6. Rule-making competence of state bodies in the structure of their general competence.**

The system of state power and management bodies of the Republic of Belarus carrying out rule-making activities.

The concept of rule-making competence. Legislation regulating rule-making competence.

Problems of determining the limits of the competence of a state body. The limits of the rule-making competence of the state body.

Continuity of rule-making competence during the reorganization of state bodies.

Delegation of rule-making competence.

**Topic 7. Rule-making activities of the National Assembly of the Republic of Belarus.**

Place of the National Assembly of the Republic of Belarus in the system of rule-making bodies.

The concept and content of the legislative competence of the National Assembly of the Republic of Belarus.

The concept and specificity of the legislative process in the Republic of Belarus. Stages of the legislative process in the Republic of Belarus.

Features of planning legislative activity, manifestation of legislative initiative in the Republic of Belarus, preparation and discussion of a draft law, adoption of a law and its official publication.

Problems of the organization and implementation of the legislative process in the Republic of Belarus.

Other rule-making competence of the National Assembly of the Republic of Belarus and features of its implementation.

**Topic 8. Rule-making activities of the President of the Republic of Belarus.**

President of the Republic of Belarus in the system of rule-making bodies. The concept and content of the rule-making competence of the President

The Republic of Belarus.

The concept and specifics of the implementation by the President of the Republic of Belarus of his rule-making competence.

Types of normative legal acts of the President of the Republic of Belarus, their legal force.

Problems of optimizing the interaction of the President of the Republic of Belarus with the National Assembly of the Republic of Belarus on rule-making issues.

Problems of optimizing the interaction of the President of the Republic of Belarus with the central government bodies of the Republic of Belarus on rule-making issues.

**Topic 9. Rule-making activity of republican and local government bodies.**

Republican and local government bodies of the Republic of Belarus in the system of rule-making bodies.

The concept and content of their rule-making competence.

The concept and specificity of the implementation by the state administration bodies of the Republic of Belarus of their rule-making competence.

Types of normative legal acts of government bodies of the Republic of Belarus, their legal force.

Problems of optimizing the interaction of government bodies of the Republic of Belarus with other rule-making bodies.

**Topic 10. Features of judicial rule-making.**

Judicial bodies of the Republic of Belarus in the system of rule-making bodies. The concept and content of their rule-making competence. Features of judicial rule-making.

The concept and specificity of the implementation by the judicial authorities of the Republic of Belarus of their rule-making competence.

Types of rule-making acts of the judicial authorities of the Republic of Belarus, their legal force.

Problems of recognizing a judicial precedent as a source of law of the Republic of Belarus.

Problems of optimizing the interaction of the judicial authorities of the Republic of Belarus with other rule-making bodies.

**EDUCATIONAL-METHODOLOGICAL CARD OF THE EDUCATIONAL DISCIPLINE «LAW-MAKING OF REPRESENTATIVE, EXECUTIVE AND JUDICIAL AUTHORITIES»**

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| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| Section number, topic | Section title, topics | Number of classroom hours | | | | | | |  | | Knowledge control form | |
| Lectures | | Practical lessons | Seminars | Laboratory exercises | Number of hours  CIW | | Other \* | |
| Lectures | PL (S) |  | |  | |
| 1 | 2 | 3 | | 4 | 5 | 6 | 7 | 8 | 9 | | 10 | |
| 1 | Introduction to the discipline «Lawmaking of representative, executive and judicial authorities» | 2 | |  |  |  |  |  | [1-46, 47-49, 50-58] | | Preparation of abstracts on topic 1 | |
| 2 | Basic scientific approaches to the definition, classification and stages of rule-making | 2 | | 2 |  |  |  |  | [1-46, 47-49,  50-54] | | Preparation of abstracts on topic 2 | |
| 3 | Interpretations of rule-making in the context of the main types of legal thinking. | 2 | | 2 |  |  |  |  | [1-46, 47-49,  53-58] | | «Round table» to discuss the problems of topic 3 | |
| 4 | Features of rule-making in the process of forming various sources of law. | 2 | | 2 |  |  |  |  | [1-46, 47-49,  50-55] | | Discussion on topic 4 | |
| 5 | Normative activity in the system of legal activity. | 2 | |  |  |  |  |  | [1-46, 47-49,  50-56] | | Preparation of abstracts on topic 5 | |
| 6 | Normative competence of state bodies in the structure of their general competence. | 2 | | 2 |  |  |  |  | [1-46, 47-49,  50-55] | | Preparation of abstracts on topic 6 | |
| 7 | | Normative activity of the National Assembly of the Republic of Belarus | 2 | 2 | |  |  |  |  | [1-46, 47-49,  52-58] | «Round table» to discuss the problems of topic 7 | |
| 8 | | Rule-making activity of the President of the Republic of Belarus | 2 | 2 | |  |  |  |  | [1-46, 47-49,  52-58] | Preparation of abstracts on topic 8 | |
| 9 | | Rule-making activity of republican and local government bodies | 2 | 2 | |  |  |  |  | [1-46, 47-49,  50-56] | Preparation of abstracts on topic 9 | |
| 10 | | Features of judicial rule-making | 2 | 2 | |  |  |  |  | [1-46, 47-49,  50-58] | Preparation of abstracts on topic 10 | |
|  | | **Total hours** | **20** | **16** | |  |  |  |  |  | **Offset** | |

**INFORMATION AND METHODOLOGICAL PART**

*Normative legal acts*

1. The Constitution of the Republic of Belarus of March 15, 1994 (with amendments and additions adopted at the republican referendum on November 24, 1996 and October 17, 2004) // Etalon-Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. ― Minsk, 2021.

2. On the Concept of improving the legislation of the Republic of Belarus: Edict of the President of the Republic of Belarus. Belarus, 10.04.2002, No. 205 // Etalon (6.0) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

3. On public service in the Republic of Belarus: Law Rep. Belarus, June 14, 2003, No. 204-Z: as amended. Law of the Rep. Belarus dated July 23, 2019, No. 231-Z // Etalon-Belarus [Electron. resource] / Nat. center of legal information Rep. Belarus. ― Minsk, 2021.

4. On citizenship of the Republic of Belarus: Law of the Rep. Belarus, 1 Aug. 2002, No. 136-Z (with changes and additions) // Etalon-Belarus [Electron. resource] / Nat. center of legal information Rep. Belarus. ― Minsk, 2021.

5. On international treaties of the Republic of Belarus: Law of the Rep. Belarus, July 23, 2008 No. 421-З // Etalon (6.0) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

6. On measures to improve criminological expertise: Edict of the President of the Rep. Belarus, June 6, 2011, No. 230: as amended. Edict of the President of the Rep. Belarus dated March 18, 2021, No. 112 // Etalon (6.1) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

7. On local government and self-government in the Republic of Belarus: Law of the Rep. Belarus, 4 Jan. 2010, No. 108-Z: as amended. Law of the Rep. Belarus dated December 31, 2021 No. 141-З // Etalon (6.1) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

8. On the National Register of Legal Acts of the Republic of Belarus: Edict of the President of the Rep. Belarus, July 20, 1998, No. 369: as amended. Edict of the President of the Rep. Belarus dated November 17, 2020 No. 415 // Etalon (6.1) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

9. On the National Assembly of the Republic of Belarus: Law of the Rep. Belarus, July 8, 2008, No. 370-З: as amended. Law of the Rep. Belarus dated July 17, 2018 No. 132-З / Etalon (6.1) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

10. On some issues of publication and entry into force of legal acts of the Republic of Belarus: Decree of the President of the Republic of Belarus. Belarus, February 24, 2012, No. 3: as amended by the Decree of the President of the Rep. Belarus dated May 21, 2020 No. 2 // Etalon (6.0) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

11. On some issues of organizing public discussion of draft regulatory legal acts on the development of entrepreneurship and making additions to the Resolution of the Council of Ministers of the Republic of Belarus of December 31, 2008 No. 2070: Resolution of the Council of Ministers Rep. Belarus, March 20, 2012, No. 247 // Etalon (6.0) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

12. On some issues of the implementation of mandatory legal expertise of normative legal acts: Edict of the President of the Rep. Belarus, 30 Dec. 2010, No. 711: ed. Edict of the President of the Rep. Belarus dated July 10, 2019 No. 265 // Etalon (6.1) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

13. On normative legal acts: Law Rep. Belarus, July 17, 2018, No. 130-Z // Etalon (6.1) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

14. On the procedure for bringing technical normative legal acts to the public: Edict of the President of the Rep. Belarus dated July 16, 2007 No. 318: as amended. Edict of the President of the Rep. Belarus dated July 10, 2019 No. 265 // Etalon (6.0) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

15. On the legal status of foreign citizens and stateless persons in the Republic of Belarus: Law Rep. Belarus, 4 Jan. 2002, No. 105-Z (with amendments and additions) // Etalon-Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. ― Minsk, 2021.

16. About the President of the Republic of Belarus: Law Rep. Belarus, 21 Feb. 1995, No. 3602-XII: ed. Law of the Rep. Belarus dated 06.10.2006 No. 166-Z // Etalon-Belarus [Electron. resource] / Nat. center of legal information Rep. Belarus. ― Minsk, 2021.

17. On the regulations of the House of Representatives of the National Assembly of the Republic of Belarus: Resolution of the Council of the Republic of the National Assembly Rep. Belarus, 9 Oct. 2008, No. 1033-PZ / IX (with amendments and additions) // Etalon (6.1) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

18. On the regulations of the Council of the Republic of the National Assembly of the Republic of Belarus: Resolution of the Council of the Republic of the National Assembly Rep. Belarus, 19 Dec. 2008, No. 57-СР4/I (with amendments and additions) // Etalon (6.1) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

19. On the improvement of the state system of legal information of the Republic of Belarus: Edict of the President of the Republic of Belarus. Belarus, 30 Dec. 2010, No. 712: ed. Edict of the President of the Rep. Belarus dated November 17, 2020 No. 415 // Etalon (6.1) Legislation of the Republic of Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. – Minsk, 2021.

20. On the Council of Ministers of the Republic of Belarus: Law Rep. Belarus, July 23, 2008, No. 424-Z: as amended. Law of the Rep. Belarus dated July 17, 2018 No. 132-Z // Etalon-Belarus [Electronic resource] / Nat. center of legal information Rep. Belarus. ― Minsk, 2021.

21. On the judiciary and the status of judges: Code of the Republic of Belarus: adopted on May 31, 2006: approved. Council of the Republic June 16, 2006: as amended. Law of the Rep. Belarus dated December 10, 2020 No. 63-Z // Etalon-Belarus [Electron. resource] / Nat. center of legal information Rep. Belarus. ― Minsk, 2021.

22. On the administrative-territorial structure of the Republic of Belarus: Law Rep. Belarus, May 5, 1998, No. 154-Z (with amendments and additions) // Etalon-Belarus [Electron. resource] / Nat. center of legal information Rep. Belarus. ― Minsk, 2021.

*Main literature*

28. Abramova, A.I. Legislative idea and the form of its implementation / A.I. Abramova // Zhurn. grew up rights. – 2010. – No. 12. – P. 65–72.

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**Methodical recommendations on the organization of independent work of undergraduates in the discipline «Lawmaking of representative, executive and judicial authorities»**

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. Comprehensive mastering of the material will also be facilitated by a regular review of legal practice.

Independent work is provided for by the curriculum to develop the ability 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 knowledge of the master's student;

- 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.

**PROTOCOL FOR THE AGREEMENT OF THE EDUCATIONAL PROGRAM ON THE EDUCATIONAL DISCIPLINE «LAW-MAKING OF REPRESENTATIVE, EXECUTIVE AND JUDICIAL AUTHORITIES»**

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| --- | --- | --- | --- |
| Name of the academic discipline with which approval is required | Department name | Proposals for changes in  the content of the curriculum of the institution of higher education in the 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 2021/2022 academic year

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| № п/п | Additions and changes | 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