Kazakh National University. Al-Farabi Faculty international relation Chair international law Syllabus Spring Semester 2017-2018

Academic Course Information

Code of discipline	Name of the	Тур	Number of	f hours per	week	Number of	ECTS
	discipline	e	Lecture	Practice	Lab	credits	
UPRK(OCh) 1207	Criminal Law of the Republic of Kazakhstan and foreign countries General Part"	ЭК	2	1	0	3	6
Lecturer	Jetibayev N.S.			Office ho	ours	Scheduled	
e-mail	Zhetybaev-14@mail.	ru					
Tel	8 (727) 243 83 22			Lecture h	nall		
Academic presentation of the course	The purpose of the discipline is to form students' competence, stable knowledge, skills and skills in the field of criminal law. As a result of studying the discipline, the student will be able to: - operate with criminal-legal concepts and categories, interpret and apply criminal law norms; - ensure compliance with criminal legislation in the activities of government bodies, individuals and legal entities; - analyze, interpret and correctly apply criminal law norms, legally correctly qualify the facts and circumstances of the committed crime and criminal offense; - to develop legal documents, to carry out legal expertise of normative acts, to give qualified legal opinions and consultations; - to reveal and establish the facts of criminal offenses, determine the measures of responsibility and punishment of the perpetrators; take the necessary measures to restore the violated rights; - determine the criteria for delineating criminal offenses from crimes and other offenses; - carry out a detailed analysis of a particular criminal law rule on the elements; - to analyze various criminal legal phenomena, crimes, criminal offenses, criminal law norms and relations that are objects of professional activity; - systematically improve their professional qualifications, study the legislation and practice of its application, orient themselves in the specialized literature.						
	Prerequisites: Logic, Theory of State and Law, Constitutional Law of the Republic of Kazakhstan and Foreign Countries. Administrative law of the Republic of Kazakhstan and Foreign Countries. Postrekvizits: The development of criminal law is necessary for the subsequent successful development of the Special Part of the Criminal Law of the Republic of Kazakhstan and the Law, the International Criminal Justice Standards, the Criminal Process of the Republic of Kazakhstan and the Foreign Countries.						
Literature and resources	*	rces с Респ	ублики Каз	ахстан. П	-		ие Алматы:

- 2. Бюллетень Верховного суда Республики Казахстан Қазақстан Республикасы жоғары сотының бюллетені: официальное изд. / Верховный суд РК. Астана, 2018. Ежемесячно.
- 3.Уголовное право зарубежных стран: общая и особенная части: учебник / Н. А. Голованова и др. Москва: Юрайт, 2015. 1034 с.

Available online: Additional training material, as well as documentation used for homework, will be available on your website at univer.kaznu.kz. in the section of the IMCD.

Additional literature:

- 1. Genocide Convention in 1948.
- 2. International Convention on the Elimination of All Forms of Racial Discrimination, 1965.
- 3. The Convention on the Non-Applicability of Statutory Limitations to War Crimes and Crimes against

Humanity in 1968.

- 4. The United Nations Convention against Illicit Traffic in Narcotic Drugs and Psychotropic Substances of 1988.
- 5. United Nations Convention against Transnational Organized Crime, 2000.
- 6. Конституция РК от 30 августа 1995 г. с изменениями и дополнениями.
- 7. Уголовный кодекс РК от 3 июля 2014 г. с изменениями и дополнениями.

Academic policy of the course in the context of university moral and ethical values

Rules of academic behavior:

- 1.Obligatory presence in the classroom, inadmissibility of late arrivals. Absence and delay in classes without prior warning of the teacher are estimated at 0 points.
- 2.Obligatory observance of the terms of fulfillment and delivery of assignments (on SIW, boundary, control, laboratory, project, etc.), projects, examinations.
- 3. Midterm exam is conducted in writing form.

Academic values:

- 1. Seminar classes, SIW should be independent, creative
- 2. Inadmissible plagiarism, forgery, the use of cheat sheets, cheating at all stages of knowledge control
- 3. Students with disabilities can receive counseling services at the Electron address Zhetybaev-14@mail.ru

Evaluation and appraisal policy

Criterial evaluation: evaluation of learning outcomes in relation to descriptors (checking the formation of competences on the boundary control and examinations). **Summative assessment:** assessment of the presence and activity of work in the classroom; evaluation of the completed task, SIW (project / case / program). The formula for calculating the final grade.

Calendar for the implementation of the content of the training course:

Week / date	Title of the topic (lecture, practical lesson, SIW)	Number	Max. score
		of	
		hours	
1	2	3	4
1	1 – lecture. The concept, objectives and system of the Criminal	2	
-	Law of the General Part.		
	Seminar 2. Criminal legal, crime and punishment as the basic	1	6
	concepts of criminal law. To deepen and consolidate the		
	theoretical knowledge received by students at the lecture and in		
	the process of working on educational material on the criminal		
	law, its structure and principles of operation. Solve problem		
	number 1 // Workshop on criminal law. Ed. Doctor of Law,		
	prof. I.Y.Kozachenko M.: Norma-INFRA-M, 1999. p.9.		
2	2 – lecture. Criminal responsibility, its foundation	2	
	Seminar 2. Concept and signs of criminal liability. To deepen	1	6
	and consolidate the theoretical knowledge received by students		
	at the lecture and in the process of working on educational material on the grounds for bringing a person to criminal		
	liability for criminal offenses. Give a legal assessment of the		
	above facts in tasks Nos. 1, 4, 8, 17 // Workshop on Criminal		
	Law. Ed. Doctor of Law, prof. I.Y.Kozachenko M.: Norma-		
	INFRA-M, 1999. P.18-22.		
3	3 – lecture. The concept of a criminal offense (a crime and a	2	
	criminal offense) in criminal law		6
	Seminar 3. Composition of the criminal offense. The concept	1	
	of corpus delicti and criminal offense. To deepen and		
	consolidate the theoretical knowledge received by students at		
	the lecture and in the process of working on educational		
	material on the concept and signs of crime and criminal		
	misconduct. To learn to distinguish a crime from a criminal offense.		
	Consultation and reception of IWST		20
	IWS 1. Prepare a presentation. Interpretation of criminal legal		20
4	4 – lecture. Object and the objective side of a criminal offense	2	
•	(crime and criminal offense)	1	
	Seminar 4. The concept of the object and the objective side of		6
	the criminal offense. To deepen and consolidate the theoretical		
	knowledge received by students at the lecture and in the process		
	of working on the educational material on the correlation of the		
	object of the crime and the crime subject. To understand the		
	signs of the objective side of the crime. Give a legal assessment		
	of the above facts in tasks Nos. 2, 4, 11, 12, 21, 25, 29, 32 //		
	Workshop on Criminal Law. Ed. Doctor of Law, prof.		
	I.Y.Kozachenko M.: Norma-INFRA-M, 1999. P.25-32., As well as in problems Nos. 5, 12, 13, 15, 17, 38, 40, 42, 43 in the		
	same place with. 36-46.		
5	5 – lecture. The subjective side of a criminal offense (crime	2	
3	and criminal offense)	_	5
	Seminar 5 The concept of the subjective side of a criminal	1	-
	offense. To deepen and consolidate the theoretical knowledge		
	received by students at the lecture and in the process of	15	
	working on the teaching material on the concept of guilt in		
	criminal law. To give a legal assessment of the above facts in		

	tasks Nos. 9, 10, 11, 12, 13, 20, 22, 23, 26, 29, 33, 34, 35, 37, 38, 41, 42, 49, 50, 58, 60 // Workshop on Criminal Law. Ed. Doctor of Law, prof. I.Y.Kozachenko M.: Norma-INFRA-M, 1999. Pp. 61-75.		20
	Consultation and reception of IWST IWS 2. Execution of the abstract. Criminal law systems in the modern world.		20
6	6 – lecture. Persons subject to criminal liability under	2	
	Kazakhstan and foreign criminal law Seminar 6. The concept of the subject of a criminal offense. To deepen and consolidate the theoretical knowledge received by students at the lecture and in the process of working on educational material on the concept and signs of the subject of crime and criminal misconduct. Give a legal assessment of the above facts in tasks Nos. 1, 3, 5, 6, 9, 10, 12, 14, 15, 16 // Workshop on Criminal Law. Ed. Doctor of Law, prof. I.Y.Kozachenko M.: Norma-INFRA-M, 1999. p.49-54.	1	6
7	7 – lecture. Peculiarities of responsibility for preliminary criminal activity and unfinished criminal act in domestic and	2 1	5
	Foreign criminal law Seminar 7. Unfinished crime. To deepen and consolidate the theoretical knowledge received by students at the lecture and in the process of working on educational material about the stage of the crime. To give a legal assessment of the facts stated in problems Nos. 4, 5, 8, 9, 10, 13, 18, 19, 25, 26, 30, 31, 34, 35, 36, 37, 38 // Workshop on Criminal Law. Ed. Doctor of Law, prof. I.Ya.Kozachenko M.: Norma-INFRA-M, 1999. p. 78-87.	15	
	Consultation and reception of IWST IWS 3. Doing a homework, studying normative legal documents, working with generalizing tables. Study additional literature. Criminalization and decriminalization of criminal acts in the Criminal Code of the Republic of Kazakhstan of 3 July 2014.		20
	1. Landmark control		100
8	Midterm Exam	2	
			100
		1	
8	8 - lecture Types of accomplices in domestic and foreign criminal law and the specifics of their definition "	2	
	Seminar 8. The concept of complicity in crime. To deepen and consolidate the theoretical knowledge received by students at the lecture and in the process of working on educational material about the concept, objective and subjective signs of complicity. To give a legal assessment of the above facts in tasks Nos. 1, 2, 5, 7, 8, 9, 10, 12, 13, 15, 16, 17, 20, 26, 32, 38, 39, 40, 44, 45, 47 // Workshop on Criminal Law. Ed. Doctor of Law, prof. I.Y.Kozachenko M.: Norma-INFRA-M, 1999. p. 90 - 105.		5
9	9 – lecture. Plurality of crimes	2	
	Seminar 9. The notion of the multiplicity of crimes. To deepen and consolidate the theoretical knowledge received by students at the lecture and in the process of working on educational	1	5

	material on the forms and types of the multiplicity of crimes.		
	Give a legal assessment of the above facts in problems Nos. 1,		
	3, 7, 12, 13, 24, 26, 28, 35, 38, 42, 50 // Workshop on Criminal		
	Law. Ed. Doctor of Law, prof. I.Ya.Kozachenko M.: Norma-		
	INFRA-M, 1999. p. 131-141.		
	Consultation and reception of IWST		
	IWS 4. Doing a homework, studying normative legal		20
	documents, working with generalizing tables. Study additional		20
	literature. Theoretical problems of criminal liability of legal		
	entities	_	
10	10 – lecture. Understanding the circumstances that exclude the	2	5
	crime of the act in the domestic and criminal law of foreign		
	countries		
	Seminar 10. The concept and system of circumstances that	1	
	exclude the criminality of the act. To deepen and consolidate		
	the theoretical knowledge received by students at the lecture		
	and in the process of working on educational material on the		
	concept and types of circumstances that exclude the criminal		
	nature of the act in criminal law and the theory of criminal law.		
	To give a legal assessment of the above facts in tasks Nos. 2, 3,		
	7, 8, 10, 11, 13, 24, 25, 33, 36, 37, 39, 40, 42, 44, 45, 46, 47,		
	48, 49, 50, 51 // Workshop on Criminal Law. Ed. Doctor of		
	Law, prof. I.Y.Kozachenko M.: Norma-INFRA-M, 1999. p.		
	110-126.		
11			
	11 – lecture. "Definition of punishment and its purposes in	2	
	domestic and foreign criminal law.	_	5
	Seminar 11. Concept and signs of punishment. The concept		
	and significance of the system of punishments. To deepen and	1	20
		1	20
	consolidate the theoretical knowledge received by students in		
	the lecture and in the process of working on educational		
	material on criminal punishment in the system of measures of		
	state coercion. Give a legal assessment of the above facts in		
	problems Nos. 1, 2, 9, 10, 22 // Workshop on Criminal Law.		
	Ed. Doctor of Law, prof. I.Y.Kozachenko M.: Norma-INFRA-		
	M, 1999. p. 145 - 150.		
	Consultation and reception of IWST		
	IWS 5. Complete the abstract. The social and legal necessity of		
	fixing in the criminal law other circumstances that exclude the		
	criminality of the act (the performance of professional duties,		
	the exercise of one's right, the consent of the victim). SRSP.		
	Consultation and reception of the CDS. Regulatory Resolution		
	of the Supreme Court of the Republic of Kazakhstan of May		
	11, 2007 No. 2		
	"On the application of legislation on necessary defense"		
12	12 - lecture. Appointment of punishment in the criminal law of	2	
	the Republic of Kazakhstan "	1	5
	Seminar 12. Concept and signs of punishment. The concept		
	and significance of the system of punishments. To deepen and		20
			20
	consolidate the theoretical knowledge received by students in		
	the lecture and in the process of working on educational		
	material on criminal punishment in the system of measures of		
	state coercion. Give a legal assessment of the above facts in		
	problems Nos. 1, 2, 9, 10, 22 // Workshop on Criminal Law.		
	Ed. Doctor of Law, prof. I.Y.Kozachenko M.: Norma-INFRA-		
	M, 1999. p. 145 - 150.		
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13	13 - lecture. Exemption from criminal liability and punishment. Previous conviction Seminar 13. The concept and types (grounds) of exemption from criminal liability. Exemption from punishment. To deepen and consolidate the theoretical knowledge received by students at the lecture and in the process of working on educational material on the types of exemption from criminal liability. To give a legal assessment of the above facts in tasks Nos. 1, 2, 3, 4, 7, 8, 11, 18, 29, 30, 38, 43, 46, 47 // Workshop on Criminal Law. Ed. Doctor of Law, prof. I.Y.Kozachenko M.: Norma-INFRA-M, 1999. p. 176-190; №№ 11, 12, 13 C. 196, and also №№ 4, 9 p.200.	2	5
14	14 - lecture. Features of criminal responsibility and punishment of minors Seminar 14. Factors determining the specifics of the criminal responsibility of minors. To deepen and consolidate the theoretical knowledge received by students at the lecture and in the process of working on educational material about the specifics of the appointment of types of punishment to minors. Analyze the criminal-legal situation. On the day of the eighteenth birthday, Peskov suggested that the 17-year-old Pavlov commit theft of alcohol from the store, after which they both penetrated the premises of the product pavilion and stole goods for a total of 87,000 tenge. Subsequently, both were convicted and brought to criminal liability under part 2 of Art. 188 of the Criminal Code of the Republic of Kazakhstan, and Peskov also under Part 1 of Art. 132 of the Criminal Code. Are mistakes made when deciding whether to prosecute?	1	5
15	15 - lecture. Other measures of a criminally-legal character Seminar 15. The concept of coercive measures of a medical nature. To deepen and consolidate the theoretical knowledge received by students at the lecture and in the process of working on educational material on the concept, grounds and purposes of application, compulsory medical measures.	1	5
			100

Chairperson of the Methodical Methodology Bureau of the FIL

Mashimbayeva G

The head of the chair is International law

Sairambaeva J.

Lecturer Jetibayev N.