

MINISTRY OF EDUCATION AND SCIENCE OF THE RUSSIAN FEDERATION

PENZA STATE UNIVERSITY

MEDICAL INSTITUTE



APPROVED
by director of the Medical institute
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16.03 » march 2016

SUBJECT'S SYLLABUS

C1.1.3 LAW

Specialty: 31.05.01 General Medicine

Graduate's degree: Medical doctor

Study format: Full-time

Penza, 2016

1. Subject mastering goals

Main goals of mastering Law are to train the students being able to demonstrate:

- knowledge as to the fundamentals of law theory and method as well as the ability to critically reason around choice of method and different method problems with the execution of law studies;
- knowledge as to the fundamental characteristics in different foreign legal systems and legal families that are studied within the course;
- the ability to independently plan and complete a law investigation and present the results both in writing and orally in English;
- the ability to independently and in a professional manner criticize and oppose in English another student's academic work;
- the ability to analyze socially significant issues and processes, to practically use the methods of the Humanities in different types of professional and social activity;
- the competence to use the legal documentation to assess the quality and effectiveness of health care institutions as the subject of civil, labor and administrative relations.

2. Subject's place in MPEP's structure

The discipline learning is based on the knowledge of History, Economics. It also requires the knowledge of Foreign language (English).

The discipline learning helps the students to analyze socially significant issues and processes, to practically use the methods of the Humanities in different types of professional and social activity. It also contributes to the shaping the competence to use the basis of legal knowledge in professional sphere.

The discipline mastering is the base for the further learning of "Philosophy". It is also necessary for mastering Medical Jurisprudence, Public health and Health Care Organization and taking practice in medical institutions.

3. Student competences developed as a result of Law mastering

Studying of the subject is intended to develop elements of the following competences according to FSESHE in the given field:

Competence code	Title of competence	Structural elements of competence (having mastered the subject students should have knowledge, skills, working abilities)
1	2	3
GEC-1	abstract thinking, logical analysis and synthesis skills	Knowledge: of rules of abstract legal thinking and legal logic
		Skills: apply methods of logical thinking in the analysis of legal situations, including in the professional sphere
		Working abilities: to master the skills of applying abstract legal thinking in social relations and professional activity
GEC-4	ability to act accordingly in non-standard situations, bear public and moral responsibility	Knowledge: of generally accepted moral and legal norms, legal basis for resolving social conflicts, including conflicts in the professional field

	for the decisions and actions	Skills: find legal basis of social cooperation based on tolerance and mutual respect
		Working abilities: use the methods of assessing the situation either with a view to prevent or resolve the conflict with a readiness to bear responsibility for the results
GPC-3	use the basis of economic and legal knowledge in professional sphere	Knowledge: of basic laws and regulations, including regulatory documents adopted in healthcare
		Skills: use normative documents adopted in healthcare
		Working abilities: use the legal documentation to assess the quality and effectiveness of health care institutions as the subject of civil, labor and administrative relations

15	Topic 3.1. Civil law	3	12	2		2		2	2				17						
16	Topic 3.1. Civil law		13	4	2	2		2	2				17						
17	Topic 3.2. Labour law	3	14	2		2		2	2				17						
18	Topic 3.2. Labour law		15	4	2	2		2	2				17						
19	Topic 3.3.Family law	3	16	2		2		2	2				17						
20	Topic 3.3.Family law		17	4	2	2		4	2		2		17						
21	Section 4. Medical law	3	18	2		2		2	2									19	
22	Section 4. Medical law		19	3	1	2		7	2	5								19	
	General workload, in hours	108		57	19	38		51	38	9	4		Interim attestation						
													Type			Semester			
													Test			3			
													Exam						

4.2. Subject's contents

Section 1. Theory of state and law

Topic 1.1. The concept of state and law

Subject and method of the Theory of State and Law. Origin of the state and law.

Concept, essence and the typology of the state. Functions of the state. Form of the state. The mechanism of the state. The state in the political system.

The concept and essence of law. Principles and functions of law. Law in the system of social norms. Sources (forms) of law. Legislating in the Russian society and the legislative machinery. Systematization of legislation. Norms of law. System of law. Legal relations. The implementation of law. Interpretation of law. Legal behavior and offenses. Legal responsibility. Law and order. Sense of justice. Legal culture and legal education. The mechanism of regulation. The principal legal systems of today.

Legal state and civil society.

Topic 1.2. Legal systems of the world

Civil law or Continental European law. Subdivision civil law into four distinct groups: French civil law: in France, the Benelux countries, Italy, Romania, Spain and former colonies of those countries; German civil law: in Germany, Austria, Switzerland, Estonia, Latvia, former Yugoslav republics, Greece, Portugal and its former colonies, Turkey, Japan, and the Republic of China; Scandinavian civil law: in Denmark, Norway and Sweden. As historically integrated in the Scandinavian cultural sphere, Finland and Iceland also inherited the system. Chinese law: a mixture of civil law and socialist law in use in the People's Republic of China.

Common law. The doctrine of stare decisis or precedent by courts. Common law in Ireland, United Kingdom (England and Wales and Northern Ireland), Australia, New Zealand, Bangladesh, India(excluding Goa), Pakistan, South Africa, Canada (excluding Quebec), the United States.

Religious law. Jewish Halakha. Christian Canon law. The Islamic legal system of Sharia (Islamic law) and Fiqh (Islamic jurisprudence).

Hybrid law.

Section 2. Public law

Topic 2.1. Constitutional law

The Fundamentals of the Constitutional System. Russia as a democratic federal law-bound State with a republican form of government.

Rights and Freedoms of Man and Citizen. Political rights of citizens. Guarantees for the rights and freedoms of man and citizen.

The Federal Structure.

The President of the Russian Federation. His jurisdiction.

The Federal Assembly. Structure of the Federal Assembly. State Duma functions. Legislative process in Russia. The jurisdiction of the Council of the Federation The parliament elections.

The Government of the Russian Federation. Its jurisdiction.

Judicial Power. Court system. The Constitutional Court. Courts of general jurisdiction. The Supreme Court. Arbitrary courts.

Local Self-government.

Constitutional Amendments and Review of the Constitution.

Topic 2.2.Criminal law

The Tasks and Principles of the Criminal Code of the Russian Federation. The Operation of a Criminal Law in Time and Space.

The Crime. The Concept of Crime and the Types of Crime. Persons Subject to Criminal Responsibility. Guilt.

Incomplete Offence. Complicity in a Crime. The Circumstances Excluding the Criminality of a Deed.

Punishment. The Concept and the Purposes of Punishment. Types of Punishment. Imposition of Punishment. Release from Criminal Responsibility and Punishment. Release from Criminal Responsibility. Release from Punishment. Amnesty. Pardon. The Criminal Responsibility of Juveniles. Specifics of the Criminal Responsibility and Punishment of Juveniles.

The Types of Crime. Crimes Against the Person. Crimes Against Human Life and Health. Crimes Against Freedom, Honour and Dignity of the Person. Crimes Against Sexual Inviolability and Sexual Freedom of the Person. Crimes Against the Constitutional Rights and Freedoms of Man and Citizen. Crimes Against the Family Minors. Crimes in the Sphere of Economics. Crimes Against Property. Crimes in the Sphere of Economic Activity. Crimes Against the Interests of Service in Profit-making and Other Organizations. Crimes Against Public Security and Public Order. Crimes Against Public Security. Crimes Against Human Health and Public Morality. Ecological Crimes. Crimes Against Traffic Safety and Operation of Transport Vehicles. Crimes in the Sphere of Computer Information. Crimes Against State Power. Crimes Against the Fundamentals of the Constitutional System and State Security

Topic 2.3.Administrative law

Aims and Principles of the Legislation on Administrative Offences. Administrative Offence and Administrative Responsibility. Administrative Penalty. Imposition of an Administrative Penalty.

Administrative Offences Encroaching Upon Citizens' Rights. Administrative Offences Endangering the Health and Sanitary-and Epidemiological Well-Being of the Population and Endangering Public Morals. Administrative Offences in the Area of Property Protection. Administrative Offences Concerning Environment Protection and Wildlife Management. Administrative Offences in Industry, Construction and Energetics. Administrative Offences in Agriculture, Veterinary Medicine and Land Reclamation. Administrative Offences on Transport. Road Traffic Administrative Offences. Administrative Offences in the Area of Communications and Information. Administrative Offences in Business. Administrative Offences Concerning Finance, Taxes and Fees, as Well as Security Market. Administrative Offences in Customs Area (Violations of Customs Rules). Administrative Offences Encroaching upon State Power Institutions. Administrative Offences in the Area of Safeguarding the State Borders of the Russian Federation and Treating Aliens and Stateless Persons on the Territory of the Russian Federation. Administrative Offences against Government Procedures. Administrative Offences Encroaching upon Public Order and Security. Administrative Offences in Military Registration.

Judges, Bodies and Officials Authorized to Try Cases Concerning Administrative Offences. Judges, Bodies and Officials Authorized to Try Cases Concerning Administrative Offences. Proceedings in Cases Concerning Administrative Offences. Participants of Proceedings on Cases Concerning Administrative Offences, Their Rights and Duties. Facts in Proof. Evidence. Evaluation of Evidence. Taking Measures to Secure Proceedings on Cases Concerning Administrative Offences. Initiating Proceedings on a Case Concerning an Administrative Offence. Trying a Case Concerning an Administrative Offence. Review of Decisions with Regard to Cases Concerning Administrative Offences. Execution of Decisions with Regard to a Case Concerning an Administrative Offence. Procedure for Executing Individual Types of

Section 3. Private law

Topic 3.1. Civil law

Chief Principles of the Civil Legislation. Relations Regulated by the Civil Legislation. The Civil Legislation and the Other Acts, Containing the Civil Legislation Norms. The Grounds for the Arising of the Civil Rights and Duties. Exercising of the Civil Rights. The Ways of Protecting the Civil Rights.

The Citizens (Natural Persons). The Legal Capacity of the Citizen. The Name of the Citizen. The Active Capacity of the Citizen. The Citizen's Business Activity. The Active Capacity of the Minors of 14-18 Years of Age. Emancipation. The Active Capacity of the Young Minors. Recognizing the Citizen as Legally Incapable. Restriction of the Citizen's Active Capacity. The Guardianship and the Trusteeship.

The Concept of the Legal Entity. Commercial and Non-Profit Organizations. The Economic Partnerships and Companies. The Kinds of the Objects of Civil Rights. The Movables and the Immovables. The Non-Material Values and Their Protection.

The Concept, the Kinds and the Form of the Deals. The Invalidity of the Deals. The Right of Ownership and the Other Rights of Estate. The General Provisions on Obligations.

Law of Succession. Succession by Will. Succession by Operation of Law.

Topic 3.2. Labour law

Purposes and Tasks of Labor Legislation. Labor Relations. Basic Rights and Duties of Worker. Basic Rights and Duties of Employer. Social Partnership in Sphere of Labor.

Concept of Labor Contract. Parties to Labor Contract. Content of Labor Contract. Period of Labor Contract. Fixed-Term Labor Contract. Entry of Labor Contract into Force. Conclusion of Labor Contract. Form of Labor Contract. Probation When Hiring for Work. Change of Labor Contract.

Termination of Labor Contract. General Grounds for Termination of Labor Contract. Dissolution of Labor Contract by Agreement of Parties. Termination of Fixed-Term Labor Contract. Dissolution of Labor Contract at Initiative of Worker. Dissolution of Labor Contract at Initiative of Employer.

Work Time. Concept of Work Time. Normal Duration of Work Time. Reduced Duration of Work Time. Part Time Work. Work at Night. Time Work Beyond Limits of Established Duration of Work Time. Regime of Work Time.

Time of Leisure. Concept of Time of Leisure. Types of Time of Leisure. Breaks in Work. Days Off. Nonwork Holidays. Breaks for Leisure and Nourishment. Special Breaks for Warming and Leisure. Duration of Weekly Uninterrupted Leisure. Days Off. Nonwork Holidays. Leaves. Annual Paid Leaves. Duration of Annual Basic Paid Leave.

Payment and Norming of Labor. Forms of Payment for Labor. Payment for Labor. Procedure, Place, and Periods for Payment of Earnings. Payment for Overtime Work. Payment of Labor on Days Off and Nonwork Holidays.

Guarantees and Contributory Compensations.

Labor Order. Discipline of Labor. Procedure for Confirmation of Rules of Internal Labor Order. Disciplinary Sanctions. Procedure for Application of Disciplinary Sanctions. Removal of Disciplinary Sanction.

Topic 3.3. Family law

Fundamental Principles of the Family Legislation. Relations, Regulated by the Family

Legislation. Exercising the Family Rights and Discharging the Family Duties. Defence of the Family Rights.

Entering into a Marriage and Termination of the Marriage. The Terms and Procedure for Entering into a Marriage. Entering into a Marriage. Procedure for Entering into a Marriage. The Terms for Entering into a Marriage. The Circumstances, Preventing the Entering into a Marriage. Medical Examination of the Persons, Entering into a Marriage. Termination of the Marriage. The Grounds for Terminating the Marriage. Procedure for the Dissolution of the Marriage. Dissolution of the Marriage in Court. The Issues, Resolved by the Court When Taking the Decision on the Dissolution of the Marriage. Restoration of the Marriage in Case of the Appearance of the Spouse, Declared as Dead or Recognized as Missing

Annulment of the Marriage. Recognizing the Marriage as Annulled. The Persons, Having the Right to Demand that a Marriage Be Recognized as Annulled. The Circumstances, Eliminating the Annulment of a Marriage. The Consequences of Recognizing a Marriage as Annulled.

The Spouses' Rights and Duties. The Spouses' Personal Rights and Duties. The Legal Regime of the Spouses' Property. The Concept of the Legal Regime of the Spouses' Property. The Spouses' Joint Property. Possession, Use and Disposal of the Spouses' Joint Property. The Property of Each of the Spouses. Division of the Spouses' Common Property. The Contractual Regime of the Spouses' Property. The Marriage Contract. Conclusion of the Marriage Contract. The Content of the Marriage Contract. The Spouses' Responsibility by Obligations.

The Rights and the Duties of Parents and Children. The Rights of Underaged Children. The Parents' Rights and Duties. Disputes, Involved in the Upbringing of Children. Execution of the Court Decision on the Cases, Involved in the Upbringing of Children

The Alimony Obligations of Family Members. The Alimony Obligations of Parents and of Children. The Alimony Obligations of Spouses and of Ex-Spouses. The Alimony Duties of Other Family Members. Agreements on the Payment of an Alimony. Procedure for the Payment and for the Exaction of an Alimony. The Forms of Upbringing Children, Left Without Parental Care.

Identification and Accommodation of Children, Left Without Parental Care. Adoption of Children. Procedure for Adopting a Child. The Persons, Who Have the Right to Be Adopters. Legal Consequences of the Child's Adoption. Cancelling the Child's Adoption. The Consequences of Cancelling the Child's Adoption. Guardianship and Trusteeship over Children. The Foster Family.

Section 4. Medicine law

Medical Problems – Legal Considerations. Doctor-Patient Communication – Obtaining Patient Consent. Confidentiality in Clinical Practice – Legal Aspects. Negligent Acts and Omissions in Clinical Practice. Doctor-Patient Communication: Disclosure Standards. Consent to Medical Treatment – Adult Patients Who Lack Decision-Making Capacity. End of Life Decisions Involving Competent and Incompetent Patients. Legal Aspects of Organ and Tissue Donation and Use. Mental Health Legislation and Clinical Practice. Children and Young Persons as Patients – Legal issues. Patient Safety. Health system of the Russian Federation. Medical insurance forms. The right to health of different categories of citizens. The legal status of medical workers. Various types of medical examination features. Sanitary and Epidemiological Surveillance and medical prevention. Methods and procedure for the resolution and prevention of conflicts and disputes in health care, as well as the legal consequences of providing inadequate medical care

5. Educational technologies

	Technology	Topic	Types of learner activities
1.	<p>Problem-based learning technology.</p> <p>Implemented by the problematic presentation of educational material in lecture form of training and research method of solving the problem situations and problematic tasks, preparation to the seminars, writing essays.</p>	<p>Topic 1.1. The concept of state and law</p> <p>Topic 2.3. Administrative law</p> <p>Topic 2.2. Criminal law</p> <p>Topic 3.1. Civil law</p> <p>Topic 3.2. Labour law</p> <p>Topic 3.3. Family law</p> <p>Section 4. Medical law</p>	<p>Lecture</p> <p>Practical class</p> <p>Writing a research paper</p>
2.	<p>Technology of creating projects, presupposes posing problems requiring research, hypothesis formulation, planning and research actions, data collection, analysis, synthesis, generalization, training and writing messages, presentation of the results.</p>	<p>Topic 1.1. The concept of state and law</p> <p>Topic 1.2. Legal systems of the world</p>	<p>Creating mini-projects</p>
3.	<p>Modular [lecture – seminar – control] technology</p> <p>the essence of which is in block [module] organization of study material: lecture, seminar, test or other form of control.</p>	<p>Topic 2.1. Constitutional law</p> <p>Topic 2.2. Criminal law</p> <p>Topic 2.3. Administrative law</p>	<p>lecture – seminar – control</p>
4.	<p>Technology of learning in collaboration (work in pairs, small groups, collective mental activity)</p>	<p>Topic 1.1. The concept of state and law</p> <p>Topic 1.2. Legal systems of the world</p>	<p>Creating projects</p>
5.	<p><u>Information (computer technologies.</u></p> <p>Application of computer technologies allows</p> <ul style="list-style-type: none"> - use software products; - the implementation of distance learning; - application of project educational technologies 	<p>Topic 2.1. Constitutional law</p> <p>Section 4. Medical law</p> <p>Topic 1.2. Legal systems of the world</p>	<p>Work with texts of legal sources using online versions of legal reference systems</p> <p>Making a presentation</p>

In order to implement an individual approach to teaching students who carry out the learning process on their own trajectory within the framework of an individual work plan, the study of

this discipline is based on the following possibilities: providing out-of-class work with the students using appropriate software equipment, distance learning forms, the possibilities of Internet resources, individual consultations, and so on.

**6. Educational and methodological support of students' out-of-class work.
Assessment means for current progress monitoring, interim attestation of subject
mastering results**

6.1. Outline of students' individual work

Wee k №	Topic	Out-of-class work type(should correspond to one specified in table 4.1)	Task (Learn..., complete..., solve..., make...)	Recommended literature	Amount of hours (should correspon d to one specified in table 4.1)
1	Topic 1.1. The concept of state and law	Preparing for a class work	Study the questions: 1. The theories of state origin 2. State features 3. Functions of the state	a) 8,9 b) 5 c) 7, 9	2
2	Topic 1.1. The concept of state and law	Preparing for a class work	Study the questions: 1. State form 2. Form of government 3. Form of state (territorial) structure 4. Political regime 5. Legal state	a) 8, 9 b) 5 c) 7, 9	2
3	Topic 1.2. Legal systems of the world	Preparing for a class work	Study the questions: 1. Common law. 2. Common law in England 3. The history of English law 4. The structure of English law 5. The sources of English law 6. Law of the United states. 7. The history of the US law 8. The structure of US law 9. The sources of US law	a) 3, 8, 9 b) 3, 5, c) 7, 8, 9	2
4	Topic 1.2. Legal systems of the	Preparing for a class work	Study the questions: 1. The Islamic legal	a) 3, 8, 9 b) 3, 5	2

	world		<p>system.</p> <p>2. General characteristic of Islamic legal system</p> <p>3. The structure of Islamic law</p> <p>4. The sources of Islamic law</p> <p>5. The trends in the Islamic law development</p> <p>Make Mini-project: «Legal system of your country»</p>	c) 7,9	4
5	Topic 2.1. Constitutional law	Preparing for a class work	<p>Study the questions:</p> <p>1. System of government in the Russian Federation.</p> <p>2. President of the Russian Federation.</p> <p>3. Presidential election.</p> <p>4. Termination of the president`s duties.</p> <p>5. The President`s jurisdiction in the Russian Federation.</p>	a) 1, 3, 8 b) 5 c) 1-7	2
6	Topic 2.1. Constitutional law	Preparing for a class work	<p>Study the questions:</p> <p>6. Federal Assembly of the Russian Federation, its structure.</p> <p>7. Competence of the Federal Assembly.</p> <p>8. Legislative process.</p> <p>9. Government.</p> <p>10. Judicial power.</p>	a) 1, 3, 8 b) 5 c) 1-7	2
7	Topic 2.1. Constitutional law	Preparing for a class work	<p>Study the questions:</p> <p>11. The rights and freedoms of man and citizen.</p> <p>12. Classification of Rights and Freedoms, the basis of their limitations.</p> <p>13. Rights and Freedoms of Man and Citizen.</p> <p>14. Political rights and freedoms.</p> <p>15. The economic, social and cultural rights.</p> <p>16. Constitutional duties</p>	a) 1, 3, 8 b) 5 c) 1-7	2

			of man and citizen of the Russian Federation.		
8	Topic 2.2.Criminal law	Preparing for a class work	Study the questions: 1. The concept of crime 2. Signs of a crime 3. Corpus delicti	a) 1, 7, b) 1, 4 c) 7,9	4
9	Topic 2.2.Criminal law	Preparing for a class work	Study the questions: 1. The Criminal Responsibility 2. Purposes and principles of criminal responsibility 3. Criminal penalty	a) 1, 7 b) 1, 4 c) 5, 6, 7, 9	2
10	Topic 2.3.Administrative law	Preparing for a class work	Study the questions: 1. Administrative offence 2. Signs of the administrative offence 3. Corpus delicti (of administrative offence)	a) 1, 2, 8 b) 5, 7 c) 5, 6, 7, 9	2
11	Topic 2.3.Administrative law	Preparing for a class work	Study the questions: 1. Administrative responsibility 2. Administrative penalty 3. Types of administrative penalty 4. Administrative penalty for the certain administrative offences	a) 1, 2, 8 b)5, 7 c) 5, 6, 7, 9	2
		Preparing for a check work	Complete a check work		2
12	Topic 3.1. Civil law	Preparing for a class work	Study the questions: 1. The right of ownership 2. Proprietary rights: possession, use and disposal 3. Juridical protection of property rights 4. Replevin. Negatory lawsuit	a) 1, 6, 8 b) 2, 3, 5 c) 5, 6, 7, 9	2
13	Topic 3.1. Civil law	Preparing for a class work	Study the questions: 1. The general provisions on obligations. 2. The concept, the kinds and the form of the	a) 1, 6, 8 b) 2, 3, 5 c) 5, 6, 7, 9	2

			<p>deals</p> <p>3. The invalidity of the deals</p> <p>4. Law of succession</p>		
14	Topic 3.2. Labour law	Preparing for a class work	<p>Study the questions:</p> <p>1. Labor contract</p> <p>2. Types of labor contracts</p> <p>3. Conclusion of Labor Contract</p> <p>4. Termination of Labor Contract</p>	<p>a) 1, 5, 8</p> <p>b) 2, 5</p> <p>c) 5, 6, 7, 9</p>	2
15	Topic 3.2. Labour law	Preparing for a class work	<p>Study the questions:</p> <p>1. Work and leisure Time</p> <p>2. Payment</p> <p>3. Discipline of Labor</p> <p>4. Disciplinary Sanctions</p>	<p>a) 1, 5, 8</p> <p>b) 2, 5</p> <p>c) 5, 6, 7, 9</p>	2
16	Topic 3.3. Family law	Preparing for a class work	<p>Study the questions:</p> <p>1. The terms and procedure for entering into a marriage</p> <p>2. The circumstances, preventing the entering into a marriage</p> <p>3. Annulment of the marriage</p> <p>4. Termination of the Marriage</p> <p>5. The spouses' rights and duties</p>	<p>a) 1, 4, 8</p> <p>b) 5, 6</p> <p>c) 5, 6, 7, 9</p>	2
17	Topic 3.3. Family law	Preparing for a class work	<p>Study the questions:</p> <p>1. The rights and the duties of parents and children</p> <p>2. Responsibility of family members.</p> <p>3. Accommodation of children, left without parental care</p>	<p>a) 1, 4, 8</p> <p>b) 5, 6</p> <p>c) 5, 6, 7, 9</p>	2
		Preparing for interview	Pass interview		2
18	Section 4. Medical law	Preparing for a class work	<p>Study the questions:</p> <p>1. Health system of the Russian Federation</p> <p>2. Medical insurance forms</p>	<p>a) 1, 8</p> <p>b) 8, 9</p> <p>c) 5-10</p>	2

6.2. Instructional guidelines on students' out-of-class work organization

Recommendations on the implementation of mini-project

Method of mini-project is designed to solve some small problems. The essence of the method - independent , research, problem, creative activity of students, joint or individual.

Characteristics of the method:

- personally oriented focus;
- learning in collaboration (work in pairs, small groups, collective mental activity)
- grounded on the principles of problem-based learning;
- fostering tolerance, teamwork, responsibility, initiative, creativity to the business.

Stages of project implementation:

1. Scheduling, hypothesizing, formulating the objectives.
2. Searching for information on the problem posed.
3. Practical work on the creation of the project and its public presentation.
4. Presentation of the final product of the project activity.

Group work and the use of modern information technologies are preferable in the organization of the project activity.

Recommendations on preparing for the check work

1. Study the lecture material and the material studied during the seminars;
2. Study additional literature;
3. Study carefully the questions enlisted in the quiz variants;
4. Be ready to provide in writing a reasoned response to each of these questions, use special terminology, give examples from practice.

Guidelines on preparation for the interview

Interview - a form of training, understood as a teacher and students conversation pursuing the goal to enrich knowledge. It is a mini-examination held in the second half of the semester, aiming to strengthen the knowledge gained in the run-up of the pass-fail exam.

Interview may be conducted orally or in writing

Interview aims at:

- Verification and control of acquired knowledge;
- Expansion of perspective while studying the additional questions;
- Enriching knowledge through the use of additional materials;
- The development of working with different types of legal sources skills;
- Formation of collective discussion skills.

Stages of the interview:

- 1 - Formulation of problem issues and topics for discussion, providing a list of supplementary reading;
 - Setting goals and objectives, the development of the class structure;
 - Consultation;
3. Study of the issues raised;
4. Work in small groups. Discussion on the issues raised;
5. Formulating conclusions.

Recommendations for writing a research paper

1. Choose a theme of your research. The theme should be actual and precisely formulated. It must be clear what meaning lies in the formulation of the theme, what theoretical and factual material it requires.

2. Make a plan of your research.
3. Make a list of scientific works on the stated theme.
4. Write the text of the abstract.

The structure always includes an introduction, main part, conclusion and bibliography.

Introduction – 2-3 pages containing evidence of the chosen topic relevance, object, subject and the goal of the research.

The main content should comprise about 10-15 pages. Be sure to show different points of view or different approaches to the interpretation of the selected problem (abstract themes). Material must be divided into semantic parts - chapters. Each chapter has its own name, and ends with the conclusion. In conclusion, be sure to express your attitude to the studied problem.

Conclusion is customary followed by a bibliography consisting of sources and scientific literature.

5. Properly arrange the abstract. Requirements:

The title page is the first page of written work. It is not numbered. The title page is followed by the content. Abstracts are performed on white sheets of A4 paper, font size –14, 1.5 interval. The left margin - 25 mm, right - 15 mm top - 20 mm, bottom - 20 mm. Each page should be numbered. List of sources and references should be given in accordance with State Standard.

6.3. Materials to carry out current monitoring and interim attestation of students' knowledge

Competence mastering assessment

№	Assessment type	Monitored topics (sections)	Competences that include components under assessment
1	Mini-project	Topic 1.1. The concept of state and law Topic 1.2. Legal systems of the world	GEC-1 GEC-4 GPC-3
2	Check work marking	Topic 2.1. Constitutional law Topic 2.2. Criminal law Topic 2.3. Administrative law	GEC-1 GEC-4 GPC-3
3	Interview	Topic 3.1. Civil law Topic 3.2. Labour law Topic 3.3. Family law	GEC-1 GEC-4 GPC-3
4	Paper marking	Section 4. Medical law	GEC-1 GEC-4 GPC-3

Mini-project theme

«Legal system of your country»

1. History
2. Ancient legal sources (if any)
3. Modern legal sources
4. Other countries influence on legal system of your country
5. Your country legal system features

Demonstrative check work variants

Variant 1.

1. System of government in the Russian Federation.
2. The President's jurisdiction in the Russian Federation.
3. Government.
4. Rights and Freedoms of Man and Citizen.
5. The concept of crime
6. Purposes and principles of criminal responsibility
7. Corpus delicti (of administrative offence)

Variant 2.

1. President of the Russian Federation.
2. Federal Assembly of the Russian Federation, its structure.
3. Judicial power.
4. Political rights and freedoms.
5. Signs of a crime
6. Criminal penalty
7. Administrative responsibility

Variant 3.

1. Presidential election.
2. Competence of the Federal Assembly.
3. The rights and freedoms of man and citizen.
4. The economic, social and cultural rights.
5. Corpus delicti
6. Administrative offence
7. Administrative penalty. Types of administrative penalty

Variant 4.

1. Termination of the president's duties.
2. Legislative process.
3. Classification of Rights and Freedoms, the basis of their limitations.
4. Constitutional duties of man and citizen of the Russian Federation.
5. The criminal responsibility
6. Signs of the administrative offence
7. Administrative penalty for the certain administrative offences

Interview questions

1. The right of ownership
2. Proprietary rights: possession, use and disposal
3. Juridical protection of property rights
4. Replevin. Negatory lawsuit
5. The general provisions on obligations.
6. The concept, the kinds and the form of the deals
7. The invalidity of the deals
8. Law of succession
9. Labor contract
10. Types of labor contracts
11. Conclusion of Labor Contract
12. Termination of Labor Contract
13. Work and leisure Time

14. Payment
15. Discipline of Labor
16. Disciplinary Sanctions
17. The terms and procedure for entering into a marriage
18. The circumstances, preventing the entering into a marriage
19. Annulment of the marriage
20. Termination of the marriage
21. The spouses' rights and duties
22. The rights and the duties of parents and children
23. Responsibility of family members.
24. Accommodation of children, left without parental care

Paper topics

1. Methods, sources, systems and principles of medical law. Specific features of legal relations in health.
2. International legal medical standards and constitutional guarantees of the Russian Federation in the field of health.
3. Health system of the Russian Federation
4. Medical insurance forms
5. The right to health of different categories of citizens
6. The legal status of medical workers
7. Various types of medical examination features
8. Sanitary and epidemiological surveillance and medical prevention
9. Methods and procedure for the resolution and prevention of conflicts and disputes in health care, as well as the legal consequences of providing inadequate medical care.
10. The legal regulation of medical confidentiality.

Test (pass-fail exam) questions

1. The theories of state origin. State features. Functions of the state
2. Civil society, stages of its formation. Features.
3. State form. Form of Government
4. Political regime
5. Form of state (territorial) structure
6. The concept and essence of law. Principles and functions of law.
7. Legal state, its features
8. Common law in England. The history of English law
9. The structure of English law. The sources of English law
10. Law of the United states. The history of the US law
11. The structure of US law. The sources of US law
12. General characteristic of Islamic legal system
13. The structure of Islamic law. The sources of Islamic law
14. Hindu law. General characteristic of Hindu law. Legal sources
15. Legal relations. Structure and subjects
16. President of the Russian Federation. Presidential election. Termination of the president`s duties. The President`s jurisdiction in the Russian Federation.
17. Federal Assembly of the Russian Federation, its structure. Competence of the Federal Assembly. Legislative process.
18. Government.
19. Judicial power.

20. The rights and freedoms of man and citizen. Classification of Rights and Freedoms, the basis of their limitations.
21. Constitutional duties of man and citizen of the Russian Federation.
22. Criminal law and its system. The Operation of a Criminal Law in Time and Space.
23. The concept of crime Signs of a crime Corpus delicti
24. The criminal responsibility Purposes and principles of criminal responsibility Criminal penalty
25. Administrative offence. Signs of the administrative offence. Corpus delicti (of administrative offence)
26. Administrative responsibility. Administrative penalty. Types of administrative penalty. Administrative penalty for the certain administrative offences
27. Civil law. The subjects of civil relations
28. The right of ownership. Proprietary rights: possession, use and disposal
29. Juridical protection of property rights. Replevin. Negatory lawsuit
30. The concept, the kinds and the form of the deals. The invalidity of the deals
31. Law of succession
32. Labor contract. Types of labor contracts
33. Conclusion of Labor Contract
34. Termination of Labor Contract
35. Work and leisure Time
36. Payment
37. Discipline of Labor
38. Disciplinary Sanctions
39. The terms and procedure for entering into a marriage. The circumstances, preventing the entering into a marriage
40. Annulment of the marriage. Termination of the Marriage
41. The spouses' rights and duties
42. The rights and the duties of parents and children
43. Responsibility of family members.
44. Accommodation of children, left without parental care
45. Methods, sources, systems and principles of medical law. Specific features of legal relations in health.
46. International legal medical standards and constitutional guarantees of the Russian Federation in the field of health.
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48. Medical insurance forms
49. The right to health of different categories of citizens
50. The legal status of medical workers
51. Various types of medical examination features
52. Sanitary and epidemiological surveillance and medical prevention
53. Methods and procedure for the resolution and prevention of conflicts and disputes in health care, as well as the legal consequences of providing inadequate medical care.
54. The legal regulation of medical confidentiality.

7. Educational, methodological and informational means provided for subject Law

a) basic literature:

1. The Constitution of the Russian Federation.
<http://www.constitution.ru/en/10003000-01.htm>
2. Code of Administrative Offences of the Russian Federation.
https://www.wto.org/english/thewto_e/acc_e/rus_e/WTACCRUS58_LEG_63.pdf

3. Constitution of India
<http://indiacode.nic.in/coiweb/welcome.html>
4. Family Code of the Russian Federation.
<http://www.jafbase.fr/docEstEurope/RussianFamilyCode1995.pdf>
5. Labour Code of the Russian Federation.
<http://www.ilo.org/dyn/natlex/docs/WBTEXT/60535/65252/E01RUS01.htm>
6. The Civil Code of the Russian Federation
https://www.wto.org/english/thewto_e/acc_e/rus_e/WTACCRUS48A5_LEG_119.pdf
7. The Criminal Code of the Russian Federation.
https://www.wto.org/english/thewto_e/acc_e/rus_e/WTACCRUS48_LEG_6.pdf
8. Lebedeva A.A., Lagutenkova M.V., Sokolova O.L. What is Law. Tutorial. The All-Russian State University of Justice (RLA of the Ministry of Justice of Russia), 2014.
<http://www.bibliocomplectator.ru/book/&id=41167>
9. Lectures on the Theory of State and Law.
<http://newinspire.ru/lectures-on-the-theory-of-state-and-law>

b) additional literature:

1. Dzansarayeva R.E., Malikova SH.B. Course of lectures on the general part of criminal law. Educational manual. Al-Farabi Kazakh National University, 2013.
<http://www.bibliocomplectator.ru/book/&id=61145>
2. Nazarova N.B. Law in economics. Tutorial. EuroAsian Open Institute, 2011.
<http://www.bibliocomplectator.ru/book/&id=10594>
3. Nazarova N.B., Korobova Y.V. Practice in Consumer Law. Tutorial. EuroAsian Open Institute, 2011. <http://www.bibliocomplectator.ru/book/&id=11194>
4. Criminal Law by Lisa Storm. Publisher: University of Minnesota, 2015.
<http://www.e-booksdirectory.com/details.php?ebook=10728>
5. Bastiat Frederic. The Law. Ludwig von Mises Institute, 2007.
<https://mises.org/library/law>
6. Marriage and Divorce Laws of the World by Hyacinthe Ringrose. 2011.
<http://www.gutenberg.org/ebooks/35760>
7. Sunita Zalpuri. Training Package on Administrative Law.
<http://www.freebookcentre.net/law-books-download/Training-Package-on-Administrative-Law.html>
8. Federal Law No. 326-FZ of November 29, 2010 on Compulsory Medical Insurance in the Russian Federation
<http://cis-legislation.com/document.fwx?rgn=32124>
9. Federal Law No. 52-FZ of March 30, 1999 on the Sanitary and Epidemiological Welfare of the Population
https://www.wto.org/english/thewto_e/acc_e/rus_e/WTACCRUS48_LEG_93.pdf

c) Online resources

№ п/п	Website name	URL	Website contents
1	2	3	4
1. Official information internet resources of public authorities			
1	public authorities server	http://www.gov.ru	represents a segment of the Internet containing information of state authorities of the Russian Federation activity

2	The President of RF	http://president.kremlin.ru	contains general information on the work of the President
3	Official site of the Federal Council	http://www.council.gov.ru	contains general information on the work of FC, as well as information on its legislative activity
4	Official site of the Russian Government	http://www.government.gov.ru	contains a directory of network information resources directly related to the official business of the Government of the Russian Federation, as well as all the news about its work and official materials
2. Information legal database			
5	Legal reference system "Garant"	http://www.garant.ru	monitoring of new legislation and various legal reviews presented
6	Legal reference system "Consultant Plus"	http://www.consultant.ru	provides a commentary on the main regulatory instruments adopted during a week
3. Foreign internet resources			
7	<u>The Law library</u>	http://www.uplink.com.au/lawlibrary	contains more than 400 full-text documents on legal issues, as well as legal, reviews of literature and links to major legal databases of Australia
8	<u>Find Law – for legal professionals</u>	http://www.library.findlaw.com.ru	represented by U.S. law and library of science literature, illuminating the legal issues
9	library of congress	http://www.loc.gov	provides the articles on legal issues
10	Ministry of Law and Justice of India	http://lawmin.nic.in/	Presents the India Code Information System containing all Central Acts of Parliament right from 1836 onwards. Each Act includes: Short Title, Enactment Date, Sections, Schedule and also Foot notes.

d) Software

1. Microsoft Windows (DreamSpark/Microsoft Imagine Standart); reg. number 00037FFEBACF8FD7, contract № CД-130712001 of 12.07.2013.
2. Kaspersky Anti-Virus 2016-2017, reg. number KL4863RAUFQ, contract № XII-567116 of 29.08.2016.
3. Open source software: LibreOffice; Google Chrome; Adobe Reader; 7zip.

**8. Material and technical means provided for
subject Law**

Classroom number	Equipment
228, housing 11	Computer table – 15 pcs. Computer – 15 pcs. School table – 6 pcs. Stool – 20 pcs Multimedia projector – 1 pc. Laptop – 1 pc. Screen – 1 pc.

	Blackboard – 1 pc.
230, housing 11	Computer table – 15 pcs. Computer – 15 pcs. School table – 6 pcs. Stool – 20 pcs. Multimedia projector – 1 pc. Laptop – 1 pc. Screen – 1 pc. Blackboard – 1 pc.

The work program of subject "Law" was composed in compliance with requirements of FSES HE for the educational program 31.05.01 General Medicine

The program was compiled by:

1. Gavrilova Tatiana Victorovna, associate professor Taty
2. Fedoseeva Ludmila Yurjevna, professor LF

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The program was approved at a meeting of sub-department «History, Law and Legal Teaching Methodology»

Report № 8 from « 3 » 03 2016

Head of sub-department
«History, Law and Legal Teaching Methodology» LF L.Y. Fedoseeva

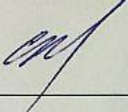
The program was approved by the Dean of the Medical Faculty
Dean of the Medical Faculty Moiseva I.Y. Moiseeva

The program was approved by the methodological committee of Medical Institute

Report № 7 from « 5 » 03 2016

Head of the methodological committee of
Medical Institute Moiseva O.V. Kalmin

**Data on the approval of the program for consecutive academic years
and record of alterations**

Academic year	Sub-departments' decision (Report №, date, signature of sub-department's head)	Introduced alterations	Page numbers		
			changed	new	annulled
2016-2017	Протокол № 1 от 23.09.2016 	Переутверждена без изменений на новый учебный год			
2016-2017	Протокол № 7 от 26.06.2017 	Изменена квалификация выпускников	1		
2017-2018	Протокол № от 31.08.2017 	Переутверждена без изменений на новый учебный год			