Документ подписан простой электронной подписью Информация о владельце:

ФИО: Ястребов Олег Arechangia State Autonomous Educational Institution of Higher Education Должность: Ректор Дата подписания: 25.05.2023 20:01 PEOPLES' FRIENDSHIP UNIVERSITY OF RUSSIA

Уникальный программный ключ:

ca953a0120d891083f939673078ef1a989dae18a

RUDN University

LAW INSTITUTE

educational division (faculty/institute/academy) as higher education programme developer

COURSE SYLLABUS

CRIMINAL LAW

Recommended by the Didactic Council for the Education Field of:

40.03.01 JURISPRUDENCE

field of studies / speciality code and title

The course instruction is implemented within the professional education programme of higher education:

BACHELOR OF LAWS (LLB)

higher education programme profile/specialisation title

1. COURSE GOAL(s)

The goals of the course are to:

- 1) convey a general idea of crime and punishable acts to students;
- 2) master legal categories, terminology, conceptual apparatus;
- 3) shape students' skills to work with criminal legislation and materials of judicial practice;
- 4) master the rules of the correct qualification of crimes;
- 5) identify criminal law risks associated with making various kinds of decisions in the field of management and economics, i.e., to anticipate the possibility of criminal liability when making illegal or legally controversial decisions;
- 6) substantiate and defend their positions on criminal law issues, develop proposals of a criminal-political nature;
- 7) draw up the necessary documents related to the practical solution of criminal law issues.

2. REQUIREMENTS FOR LEARNING OUTCOMES

Mastering the course (module) CRIMINAL LAW intends to train and guide students to achieve the development of following competences (competences in part):

Table 2.1. List of target competences (parts of competences)

Code (GC, GPC, PC)	Competence	Competence indicators
GC-11.	Is capable of forming a zero-tolerance attitude towards corrupt behavior	GC-11.1. Analyzes the current legal norms that promote the fight against corruption in various areas of life, as well as ways to prevent corruption and form a zero-tolerance attitude towards it; GC-11.2. Plans, organizes and hosts activities that promote good citizenship and prevent corruption in the society; GC-11.3. Follows the rules of social interaction based on compliance with the current legislation and a zero-tolerance attitude towards corruption.
GPC-4.	Can interpret legal norms in a professional way.	GPC-4.1. Understands the nature and significance of legal norms and their interpretation in the legal profession; GPC-4.2. Has mastered the skills to apply various methods of interpreting laws, identify conflicts of laws and gaps in legal regulation;
GPC-7.	Can comply with the principles of legal ethics, doing so in terms of anti-corruption behavior standards	GPC-7.1. Is ready to carry out professional duties in an honest way and good faith based on the principles of legality, impartiality and justice, with respect and dignity, protecting human and civil rights and freedoms; GPC-7.2. Demonstrates a high level of personal and legal culture, maintains high levels of professional expertise and qualifications;

Code (GC, GPC, PC)	Competence	Competence indicators
		GPC-7.3. Identifies corruption risks, assesses and prevents corrupt behavior, develops and implements measures to identify and eliminate conflicts of interest.
GPC-8.	an obtain relevant legal information in a purposeful and efficient way from various sources, including legal databases, to complete specific professional tasks using information technology and considering information security requirements.	
PC-3.	Can engage in law enforcement, is capable of having the functions and authority to ensure security, law and order, to protect human and civil rights and freedoms	PC-3.2. Has mastered the skills of categorizing crimes and other offenses; PC-3.3. Knows and has mastered the ways and methods of informing and protecting the rights and freedoms as well as the interests of citizens and organizations protected by law;

At the end of this course, students will:

Know

- the main provisions of criminal law as a branch of legal science,
- the essence and content of the basic concepts, categories, institutions, legal statuses of subjects, legal relations in this branch of law;
- the content of the criminal law, as well as regulatory legal acts operating in the field of criminal policy
- a system of doctrinal generally recognized (dominant) and polemical criminal law judgments in criminal law, principles of criminal law
- criminal responsibility, the content of other basic institutions of criminal law related to the General part forming the criminal law science reflected in the publications recommended by this Program;
- methodological methods of working with criminal law information and solving criminal law problems, consisting in the application of criminal law to qualify acts and determine possible measures of criminal law impact, to the greatest extent in relation to crimes.

Be able to

- to work with the information necessary to solve practical criminal law problems, including the search, analysis, evaluation and use of both the necessary managerial, economic, social, political and other specialized information, as well as regulatory legal acts related to the branches of positive law, to the extent;
- to identify criminal law risks associated with the adoption of various kinds of decisions, i.e. to anticipate the possibility of criminal liability when making illegal or legally controversial decisions;
- substantiate and defend their positions on criminal law issues, develop proposals of a criminal-political nature;
- to draw up the necessary documents related to the practical solution of criminal law issues;
- is able to conduct a legal analysis of various legal phenomena, legal facts, legal norms and legal relations that are objects of professional activity;
- is able to analyze law enforcement and law enforcement practice, resolve legal problems and conflicts, to implement the norms of substantive law and take the necessary measures to protect human and civil rights,

3.COURSE IN HIGHER EDUCATION PROGRAMME STRUCTURE

The course refers to the <u>core/variable/elective*</u> component of (B1) block of the higher educational programme curriculum.

* - Underline whatever applicable.

Within the higher education programme students also master other (modules) and / or internships that contribute to the achievement of the expected learning outcomes as results of the course study.

Table 3.1. The list of the higher education programme components/disciplines that contribute to the achievement of the expected learning outcomes as the course study results

Compete nce code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
	GC-11.1. Analyzes the current legal norms that promote the fight against corruption in various areas of life, as well as ways to prevent corruption and form a zero-tolerance attitude towards it;		State exam "Theory of State and Law" Registration, preparation for the protection procedure and protection of the final qualifying work
	GC-11.2. Plans, organizes and hosts activities that promote good citizenship and prevent corruption in the society;		State exam "Theory of State and Law" Registration, preparation for the protection procedure and protection of the final qualifying work
	GC-11.3. Follows the rules of social interaction based on compliance with the current legislation and a zero-tolerance attitude towards corruption.		State exam "Theory of State and Law" Registration, preparation for the protection procedure and protection of the final qualifying work
	GPC-4.1. Understands the nature and significance of legal	Administrative law	Financial law Tax law

Compete nce code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
	norms and their interpretation in the legal profession;	Constitutional law	Judicial system Municipal Law of Russia Administrative justice Urban planning law Constitutional law of foreign countries Argumentation technique in legal practice Banking law Actual problems in judicial practice in the field of urban development Professional skills of a lawyer Municipal rulemaking Logical techniques and errors in legal practice Constitutional legal proceedings and challenging of normative legal acts Skills of analysis of facts and judicial practice Preparation of legal positions in higher courts Legal acts of management Natural resource law
	GPC-4.2. Has mastered the skills to apply various methods of interpreting laws, identify conflicts of laws and gaps in legal regulation;	Administrative law Constitutional law	Financial law Tax law Judicial system Municipal Law of Russia Administrative justice Urban planning law Constitutional law of foreign countries Argumentation technique in legal practice Banking law Actual problems in judicial practice in the field of urban development Professional skills of a lawyer Municipal rulemaking Logical techniques and errors in legal practice Constitutional legal proceedings and challenging of normative legal acts Skills of analysis of facts and judicial practice Preparation of legal positions in higher courts Legal acts of management Natural resource law Legal technique
	GPC-7.1. Is ready to carry out professional duties in an honest way and good faith based on the principles of legality, impartiality and justice, with respect and dignity, protecting human and civil rights and freedoms;	Theory of State and law Administrative law	Criminal proceedings Professional ethics Judicial system Law enforcement activities Administrative justice Fundamentals of the welfare State Introduction to the legal profession: imitation-role course Penal enforcement law Prosecutorial activity

Compete nce code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
			Advocacy and other human rights activities Municipal Service of the Russian Federation Notary activity
	GPC-7.2. Demonstrates a high level of personal and legal culture, maintains high levels of professional expertise and qualifications;	Theory of State and law Administrative law	Criminal proceedings Professional ethics Judicial system Law enforcement activities Administrative justice Fundamentals of the welfare State Introduction to the legal profession: imitation-role course Prosecutorial activity Advocacy and other human rights activities Municipal Service of the Russian Federation Notary activity
	GPC-7.3. Identifies corruption risks, assesses and prevents corrupt behavior, develops and implements measures to identify and eliminate conflicts of interest.	Administrative law Municipal Service of the Russian Federation	Professional ethics Administrative justice Responsibility of local self- government bodies and officials: legislation and judicial practice Corruption crimes
	GPC-8.3. Demonstrates the readiness to complete professional tasks while considering information security requirements.	Information technologies in legal activity Administrative law Constitutional law	Environmental law Land law Criminal proceedings Financial law Criminalistics Professional ethics Administrative law of foreign countries Financial law of foreign countries Administrative justice Antimonopoly law Constitutional law of foreign countries Argumentation technique in legal practice Banking law Logical techniques and errors in legal practice Constitutional legal proceedings and challenging of normative legal acts Actual problems of the theory of state and law The state apparatus and the basics of management Skills of analysis of facts and judicial practice Preparation of legal positions in higher courts Legal acts of management Legal technique
	PC-3.2. Has mastered the skills of categorizing crimes and other offenses;		Criminal Procedure and Forensic Science Professional skills of a lawyer

Compete nce code	Competence descriptor	Previous courses/modules*	Subsequent courses/modules*
	PC-3.3. Knows and has mastered the ways and methods of informing and protecting the rights and freedoms as well as the interests of citizens and organizations protected by law;		Criminal Procedure and Forensic Science Work Experience (Investigation- Prosecution) Internship

^{*} To be filled in according to the competence matrix of the higher education programme.

4. COURSE WORKLOAD AND ACADEMIC ACTIVITIES

The total workload of the course is 12 credits (432 academic hours).

Table 4.1. Types of academic activities during the periods of higher education programme mastering (full-time training) *

Type of academic activities		Total	Total Semesters/training module			
		academic hours	5	6	7	8
Classroom learning, academic h	hours	152	45	40	35	32
including:						
Lectures (LC)		64	18	16	14	16
Lab work (LW)		-	-	-	-	-
Seminars (workshops/tutorials)	(S)	88	27	24	21	16
Self-studies		205	51	50	55	49
Evaluation and assessment (exam/passing/failing grade)		75	12	18	18	27
Course workload	academic hours	432	108	108	108	108
	credits	12	3	3	3	3

Table 4.2. Types of academic activities during the periods of higher education programme mastering (part-time training)*

Classroom learning, academic hours		Total	Semesters/training modul			ules
		academic hours	1	2	3	4
Contact academic hours						
including:						
Lectures (LC)						
Lab work (LW)						
Seminars (workshops/tutorials) ((S)					
Self-studies						
Evaluation and assessment (example)	n/					
passing/failing grade)						
Course workload academic						
	hours_					
credits						

* To be filled in regarding the higher education programme part-time training mode.

Table 4.3. Types of academic activities during the periods of higher education

programme mastering(correspondence training)*

Classroom learning, academic hours		Total	Semesters/training modules				
		academic hours	1	2	3	4	
Contact academic hours							
including:							
Lectures (LC)							
Lab work (LW)							
Seminars (workshops/tutorials) (S)							
Self-studies							
Evaluation and assessment (exam/ p	assing/failing						
grade)							
Course workload academic							
	hours_						
	credits						

^{*} To be filled in regarding the higher education programme correspondence training mode.

5. COURSE CONTENTS

Table 5.1. Course contents and academic activities types

Course module title	Course module contents (topics)	Academic activities types
	Topic 1.1. The concept and types of methods and	LC
Section 1 Common	forms of dispute resolution.	S
Section 1. General Provisions on the Methods	Topic 1.2. Alternative dispute resolution methods.	LC
and Forms of Dispute	Online dispute resolution.	S
Resolution.	Topic 1.3. International commercial arbitration	LC
Resolution.		S
	Topic 1.4. Mediation and other alternative methods	LC
	of resolving legal disputes	S
	Topic 1.1. The concept of criminal law, its subject	LC
	and method. Tasks of the Russian criminal law.	S
	Criminal law and criminal policy.	
	Topic 1.2. Criminal legislation and its application	LC
	as a form of realization of criminal policy. Sources	S
	of Russian criminal law. Criminal law norms	
Section 1. The concept of	contained in conventions and international treaties	
criminal law. Its subject	as sources of criminal law.	
and method	Тема 1.3. The science of criminal law, its subject	LC
	and method. Difference between the science of	S
	criminal law from other law sciences. The	
	development of the science of criminal law and its	
	role in the development of criminal law	
	institutions, in the improvement of criminal	
	legislation. The science of criminal law and the	
	tasks of improving the activities of law	

Course module title	Course module contents (topics)	Academic activities types
	enforcement agencies in the field of combating crime.	**
	Topic 1.4. The system of the course of Russian criminal law.	LC S
	Topic 1.1. The concept and social purpose of the criminal law. Types of criminal legislation. Topic 1.2. History of the development of Russian criminal legislation. The current criminal legislation of the Russian Federation and prospects for its improvement. The Criminal Code of the Russian Federation of 1996 and its main features, characteristics.	LC S LC S
Section 2. Criminal Law	Topic 1.3. The structure of criminal laws. The content of the norms of the General and Special parts of the Criminal Code. The structure of criminal law norms. The concept of disposition and sanctions. Types of dispositions and sanctions.	LC S
	Topic 1.4. The effect of criminal law in time and in space.	LC S
	Topic 1.5. Interpretation of criminal laws and its types.	LC S
Section 3. The basis of	Topic 1.1. The concept, basis and principles of criminal liability. Criminal law relations and criminal liability.	LC S
criminal liability	Topic 1.2. The concept of the corpus delicti and its role for the qualification of crimes and the solution of other issues of criminal law. Types of crimes.	LC S
	Topic 1.1. The concept and social essence of crime.	LC S
Section 4. Crime	Topic 1.2. Signs of a crime. The difference between a crime and other types of offenses.	LC S
Section 4. Crime	Topic 1.3. Classification of crimes, its types, criteria, practical significance.	LC S
	Topic 1.4. Crime and criminality. The causes of criminality in the Russian Federation.	LC S
Section 5. The object of the crime	Topic 1.1. The concept, types and meaning of the object of the crime. Multi-object crimes. Main, additional and optional objects.	LC S
the crime	Topic 1.2. The subject of the crime. Its difference from the object of the crime.	LC S
Section 6. The objective	Topic 1.1. The concept of the objective side of the crime and its signs. The main and optional elements of the corpus delicti.	LC S
side of the crime	Topic 1.2. Socially dangerous act and its forms. The importance of mental and physical coercion, as well as force majeure to resolve issues of criminal responsibility.	LC S

Course module title	Course module contents (topics)	Academic activities types
	Topic 1.3. The consequences of a criminal act and	LC
	their types. "Material" and "formal" corpus delicti.	S
	Topic 1.4. Causal relationship and its significance	LC
	in criminal law.	S
	Topic 1.5. 5. The time, place, method and situation	LC
	of the commission of the crime and their criminal	S
	legal significance.	
	Topic 1.6. The importance of the objective side of	LC
	the crime for the qualification and resolution of	S
	other issues of criminal responsibility	
	Topic 1.1. The concept and signs of the subject of	LC
	the crime. Age of criminal responsibility.	S
	Topic 1.2. Sanity as a necessary condition for	LC
	criminal liability. The concept of insanity and its	S
	criteria. Institute of Reduced Sanity in the Russian	
	Federation. Criminal liability of persons who have	
Section 7. The subject of	committed a crime while intoxicated.	
the crime	Topic 1.3. General and special subject of the	LC
	crime. Types of the special subject of the crime	S
	and their significance.	
	Topic 1.4. The subject of the crime and the	LC
	identity of the criminal. The significance of the	S
	circumstances characterizing the personality of	
	the criminal for the qualification of crimes and the	
	imposition of punishment	
	Topic 1.1. 1. The concept and signs of the	LC
	subjective side of the crime.	S
	Topic 1.2. Wine and its forms. Intent. Types of	LC
	intent. Carelessness and its types. The difference	S
	between carelessness and case (incident). A mixed	
Section 8. The subjective	(double) form of guilt.	
side of the crime	Topic 1.3. Motive and purpose, emotions and	LC
	feelings as signs of the subjective side of the	S
	crime, their significance in criminal law.	
	Topic 1.4. Legal and factual error and its impact	LC
	on the form of guilt and criminal liability.	S
	Topic 1.5. The value of the subjective side of the	LC
	crime for the qualification of crimes and the imposition of punishment	S
	Topic 1.1. The concept of stages of the	LC
	commission of a crime and their types.	S
	commission of a crime and their types.	LC
	Topic 1.2. The completed crime.	S
Section 9. Stages of the	Topic 1.3. Preparation for the commission of a	LC
commission of a crime	crime and its difference from the detection of	S
	intent.	~
	Topic 1.4. Responsibility for preparation for a	LC
	crime under the current criminal legislation of the	S
	Russian Federation.	

Course module title	e title Course module contents (topics)	
	Topic 1.5. Attempted crime and its types. Sentencing for an attempted crime.	LC S
	Topic 1.6. Voluntary refusal to commit a crime and its signs	LC S
	Topic 1.1. The concept of complicity in a crime and its objective signs.	LC S
	Topic 1.2. Forms of complicity in a crime and their classification in criminal legislation and theory of criminal law.	LC S
Section 10. Complicity in a crime	Topic 1.3. Types of accomplices. The basis and limits of criminal liability of accomplices in a crime. Individualization of criminal liability of accomplices. The excess of the performer. Voluntary refusal of complicity in a crime and its features.	LC S
	Topic 1.4. Touching the crime and its types	LC S
	Topic 1.1. 1. The concept of circumstances precluding the criminality of the act.	LC S
Section 11. Circumstances excluding the criminality of the act	Topic 1.2. The necessary defense and the conditions of its legality. Exceeding the limits of necessary self-defense.	LC S
	Topic 1.3. Causing harm during the detention of a person who has committed a crime. The significance of this circumstance for the prevention of crimes.	LC S
	Topic 1.4. The concept of extreme necessity and the conditions of its legality. The difference between extreme necessity and necessary defense.	LC S
	Topic 1.5. Physical or mental coercion and its significance for solving the issue of criminal liability.	LC S
	Topic 1.6. 6. Reasonable risk. Execution of an order or instruction. Performing professional duties.	LC S
	Topic 1.7. The importance of the victim's consent in resolving issues of criminal liability.	LC S
Section 12. Multiplicity of crimes	Topic 1.1. The concept of multiple crimes and its forms.	LC S
	Topic 1.2. The frequency of crimes and its significance for criminal responsibility.	LC S
	Topic 1.3. The totality of crimes and its types.	LC S
	Topic 1.4. Recidivism of crime and its types. Punishability of recidivism of crimes	LC S
Section 13. The concept, goals and types of punishment	Topic 1.1. The concept of criminal punishment and its social significance. The difference between punishment and other measures of state coercion	LC S

Course module title	Course module contents (topics)	Academic activities types
	and measures of public influence. Criminal liability and punishment.	
	Topic 1.2. The purpose of punishment. The general meaning of punishment. The problem of the goals of punishment in the theory of criminal law.	LC S
	Topic 1.3. The system of punishments and the principles of its construction under the criminal law of Russia and other countries. Types of punishments. Basic and additional punishments.	LC S
	Topic 1.4. The death penalty in the history of criminal law in Russia and other countries. Capital punishment under the current legislation of Russia and other countries. The problem of the death penalty in philosophical and legal literature.	LC S
	Topic 1.5. 5. General and special types of punishments. The content of the main and additional types of punishments.	LC S
	Topic 1.6. Punishments applied to minors.	LC S
	Topic 1.1. The imposition of punishment is the most important stage of judicial activity in the consideration of a criminal case.	LC S
Section 14. Sentencing	Topic 1.2. General principles of sentencing. Circumstances taken into account by the court when imposing punishment and other measures of a criminal nature.	LC S
	Topic 1.3. The imposition of a more lenient punishment than provided for by law, as well as with the verdict of the jury on leniency. The appointment of punishment for multiple crimes.	LC S
	Topic 1.4. Probation and its legal nature.	LC S
	Topic 1.5. Features of criminal responsibility of minors	LC S
Section 15. Exemption from criminal liability and punishment. Repayment and removal of criminal	Topic 1.1. The concept, basis and types of exemption from criminal liability and punishment: exemption from criminal liability and punishment due to the expiration of the statute of limitations; conditional early release from punishment and replacement of punishment with a milder one; other types of exemption from criminal liability and punishment.	LC S
record	Topic 1.2. Replacement of the unserved part of the punishment with a milder type of punishment.	LC S
	Topic 1.3 Criminal record and its criminal-legal significance. Repayment and removal of criminal record	LC S

Course module title	Course module contents (topics)	Academic activities types
	Topic 1.1. The concept of amnesty and the procedure for its application.	LC S
Section 16. Amnesty. Pardon. Criminal record	Topic 1.2. The procedure for applying the pardon.	LC S
	Topic 1.3. The concept of criminal record and its criminal-legal consequences.	LC S
	Topic 1.1. The concept of compulsory medical measures.	LC S
	Topic 1.2. The purpose of the application of medical measures.	LC S
Section 17. Compulsory	Topic 1.3. Types of compulsory medical measures.	LC S
medical measures	Topic 1.4. Termination and change of the type of compulsory nature.	LC S
	Topic 1.5. Grounds for the use of compulsory	LC S
	medical measures and their types. Topic 1.6. Extension, modification and termination of compulsory medical measures.	LC
	termination of compulsory medical measures. Topic 1.1. The concept of a special part of criminal law. The ratio of the General and Special	S LC S
Section 18. The concept,	parts of criminal law. Topic 1.2. The tasks of the special part of the criminal law of Russia in modern conditions.	LC S
tasks and system of the Special part of the criminal law of Russia	Topic 1.3. The system of the Special part of the criminal law of Russia and the principles of its	LC S
	construction. Topic 1.4. The system of the course of the Special part of criminal law.	LC S
	Topic 1.5. Qualification of crimes, its foundations and significance	LC S
	Topic 1.1. The protection of the individual, his rights, freedoms and legitimate interests is one of the most important tasks of the state.	LC S
	Topic 1.2. The system and types of crimes against the person.	LC S
	Topic 1.3. Crimes against life. Types of murders. Driving to suicide. Causing death by negligence.	LC S
Section 19. Crimes against the person	Topic 1.4. Crimes against health. The concept and types of harm to health. Types and criteria for determining the severity of bodily injuries. Crimes dangerous to life and health	LC S
	Topic 1.5. Crimes against freedom, honor and dignity of the individual.	LC S
	Topic 1.6. The concept and types of crimes against sexual inviolability and sexual freedom of the individual.	LC S

Course module title	Course module contents (topics)	Academic activities types
	Topic 1.7. The system and types of crimes against	LC
	the constitutional rights and freedoms of man and	S
	citizen. Their general characteristics.	
	Topic 1.8. Types of crimes against the family and	LC
	minors.	S
	Topic 1.1. General characteristics of economic	LC
	crimes, their system and significance.	S
	Topic 1.2. The concept, system and types of	LC
	crimes against property.	S
Section 20. Economic	Topic 1.3. The concept and types of theft of other	LC
crimes	people's property	S
	Topic 1.4. Causing property or other damage not	LC
	related to theft.	S
	Topic 1.5. The concept and types of crimes in the	LC
	sphere of economic activity	S
	Topic 1.1. The role of criminal law norms in the	LC
	protection of public safety, public order and public	S
	health.	5
	Topic 1.2. Crimes against public safety and their	LC
	types. Responsibility for terrorism, hostage-	S
	taking, banditry, organization of a criminal	S
	community (criminal organization). Conditions of	
	exemption from criminal liability for terrorism,	
	hostage-taking. Other types of crimes against	
	public safety.	I.C
	Topic 1.3. Crimes against public order.	LC
Section 21. Crimes against	, ,	S
public safety and public	mass riots and vandalism.	LC
order	Topic 1.4. Crimes related to the violation of	LC
	special safety rules and rules for handling	S
	generally dangerous items.	1.0
	Topic 1.5. The concept and types of crimes	LC
	against health and public morality.	S
	Topic 1.6. Environmental crimes, their concept,	LC
	general and special types.	S
	Topic 1.7. Crimes against traffic safety and	LC
	operation of transport. Responsibility for	S
	hijacking an air or water transport vessel or	
	railway rolling stock.	
	Topic 1.8. Crimes in the field of computer	LC
	information, their types.	S
Section 22. Crimes against State power	Topic 1.1. Crimes against the foundations of the	LC
	constitutional order and the security of the state.	S
	The importance of ensuring state security.	
	Responsibility for treason, espionage, sabotage,	
	extremist activity. Other crimes against the	
	foundations of the State and constitutional order	
	and the security of the State.	

Course module title	Course module contents (topics)	Academic activities types
	Topic 1.2. Crimes against state power, interests of	LC
	public service and service in local self-	S
	government bodies. The concept and types of	
	official crimes. The concept of an official.	
	Responsibility for abuse of official authority.	
	Bribery and its types. The importance of	
	combating bribery in modern conditions.	
	Topic 1.3. Crimes against justice. The importance	LC
	of the normal work of the judicial authorities in the	S
	fight against crime. Justice and human rights. The	
	concept, system and types of crimes against	
	justice.	
	Topic 1.4. Crimes against the order of	LC
	management. The concept, system and types of	S
	these crimes. Crimes that infringe on the authority	
	of State power and the inviolability of the State	
	Border. Crimes against the normal activities of	
	State authorities and local self-government bodies.	
	Crimes against the established procedure for	
	maintaining official documentation.	
	Topic 1.1. The importance of strengthening the	LC
	Russian Armed Forces and the defense capability	S
Section 23. Crimes against	of the state.	
military service	Topic 1.2. The concept and features of crimes	LC
	against military service.	S
	Topic 1.3. The system and types of crimes against	LC
	military service	S
	Topic 1.1. The importance of protecting the	LC
	universal peace and security of humankind.	S
	International law regulations on the protecting the	
Section 24. Crimes against	peace and security of humankind.	
the peace and security of	Topic 1.2. Types of crimes against the peace and	
mankind	security of humankind. Responsibility for the	
	preparation, planning, unleashing, waging an	
	aggressive war, for genocide, ecocide, and other	
	types of crimes against peace and humanity.	

^{* -} to be filled in only for **full** -time training: LC - lectures; LW - lab work; S - seminars.

6. CLASSROOM EQUIPMENT AND TECHNOLOGY SUPPORT REQUIREMENTS

Table 6.1. Classroom equipment and technology support requirements

Type of academic activities	Classroom equipment	Specialised educational / laboratory equipment, software, and materials for course study (if necessary)
Lecture	Classroom for lectures, equipped with a set of specialized furniture; a set of devices including	1 0

Type of academic activities	Classroom equipment	Specialised educational / laboratory equipment, software, and materials for course study (if necessary)
	portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Lab	Classroom for lab work, group and individual consultations, evaluation and assessment, equipped with a set of specialized furniture; a set of devices including portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Seminars	Classroom for seminars, group and individual consultations, evaluation and assessment, equipped with a set of specialized furniture; a set of devices including portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Computer classroom	Computer classroom for academic activity, group and individual consultations, evaluation and assessment, equipped with a set of specialized furniture; a set of devices including portable multimedia projector, 30 personal computers, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Self-studies Classroom	Classroom for Self-studies, equipped with a set of specialized furniture; a set of devices including portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome
Courtroom	Classroom for court hearing simulation equipped with a set of specialized furniture; a set of devices including portable multimedia projector, laptop, projection screen, stable wireless Internet connection.	Multimedia projector, laptop, projection screen, stable wireless Internet connection. Software: Office 365 (MS Office, MS Teams), Chrome

^{*} It is necessary to specify a classroom for self-study of students

7. RESOURCES RECOMMENDED FOR COURSE STUDY

Main reading (sources):

THE CRIMINAL CODE OF THE RUSSIAN FEDERATION NO. 63-FZ OF JUNE 13, 1996 https://www.imolin.org/doc/amlid/Russian Federation Criminal Code.pdf

Ibodullaev S.R. THE CONCEPT OF CRIMINAL LAW (METHODOLOGICAL ASPECTS OF INTRODUCTION TO CRIMINAL LAW)Science and World. 2021. № 6 (94). C. 25-30. https://www.elibrary.ru/download/elibrary_47377568_68846566.pdf

Additional (optional) reading (sources):

CRIMINAL LAW AND HUMAN RIGHTS - SOME EXAMPLES FROM THE EMERGENCE OF EUROPEAN CRIMINAL LAW Kruessmann T. Russian Journal of Criminology. 2020. T. 14. № 5. C. 745-757. https://www.elibrary.ru/file_article.asp

Lutsenko N.S. JUDICIAL FINE - NEW CRIMINAL LAW MEASURE IN CRIMINAL LAW OF RUSSIAN FEDERATION В сборнике: Professional English in Use. материалы IV Всероссийской научно-практической конференции на английском языке с международным участием. Министерство образования и науки Российской Федерации, Федеральное образовательное государственное бюджетное учреждение высшего образования «Тихоокеанский государственный университет». 2018. C. 147-148. https://www.elibrary.ru/download/elibrary 36567835 54921395.pdf

Internet-(based) sources:

- 1. Electronic libraries with access for RUDN students
- RUDN Electronic library system http://lib.rudn.ru/MegaPro/Web
- Electronic library system «University Library online» http://www.biblioclub.ru
- Electronic Library «URAIT» http://www.biblio-online.ru
- Electronic library system «Student. Consultant» www.studentlibrary.ru
- Electronic library system «Lan» http://e.lanbook.com/
- Electronic library system "Troitskyi most"
- 2. Databases and search engines:
- Electronic Legal and Regulatory Documentation Fund http://docs.cntd.ru/
- Search system Yandex https://www.yandex.ru/
- Search system Google https://www.google.ru/
- SCOPUS http://www.elsevierscience.ru/products/scopus/
- Google Scholar https://scholar.google.com/

*Training toolkit for self- studies to master the course *:*

* The training toolkit for self- studies to master the course is placed on the course page in the university telecommunication training and information system under the set procedure.

8. ASSESSMENT TOOLKIT AND GRADING SYSTEM* FOR EVALUATION OF STUDENTS' COMPETENCES LEVEL UPON COURSE COMPLETION

The assessment toolkit and the grading system* to evaluate the competences formation level (competences in part) upon the course study completion are specified in the Appendix to the course syllabus.

* The assessment toolkit and the grading system are formed on the basis of the requirements of the relevant local normative act of RUDN University (regulations / order).

DEVELOPERS:

Full Professor of the Department		
of Criminal Law Criminal	(10)	
Procedure and Criminalistics		Lev R. Klebanov
Position, Name of the Department	Signature	Full name

HEAD OF EDUCATIONAL DEPARTMENT:

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HEAD OF HIGHER EDUCATION PROGRAM: Director of the Law Institute		Sergey B. Zinkovskiy
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