

### **Course "Practice of qualification of criminal offenses in the field of economic and official activities"**

An important problem of domestic higher legal education is the training of future lawyers who have the skills to put into practice the knowledge gained in combating criminal offenses in the field of economic and official activities, combating corruption, ie phenomena that significantly hamper the development of our country. A graduate of a law school or law school may master the theory of criminal law in these areas, but as an investigator, judge, prosecutor, lawyer or other representative of the legal profession in criminal proceedings, he faces certain difficulties in solving practical problems related to issues. related to the formation of the relevant legal position, criminal law assessment and qualification of these acts. In addition, it is about the acquisition by future lawyers of the qualities necessary to legislate and prevent these types of crimes.

Mastering the practice of qualification of criminal offenses in the field of economic and official activities is aimed at overcoming these difficulties. Every applicant for higher legal education who wants to become a truly qualified lawyer, regardless of future profession (detective, coroner, investigator, judge, prosecutor, lawyer, notary, legal adviser, etc.), must be competent in combating criminal offenses committed in these areas. The practice requires the graduate to know what laws and regulations regulate public relations in the field of economic and official activities, what are the features of the characteristics and status of the subjects of these offenses and the limits of their criminal liability. He needs to know what types of criminal offenses protect these areas and what is their system? What should be the algorithm of criminal-legal assessment of these acts and formulate its main provisions in the qualification of these criminal offenses? What are the typical situations that arise in the criminal law assessment of these criminal offenses? How to prevent mistakes in the qualification of these actions? How to develop, present and substantiate your legal position in a particular criminal proceeding with regard to the prosecution or defense? How to convince other participants in criminal proceedings of the correctness of their own legal position?

The student will be able to answer these problematic questions correctly only by understanding and mastering the general principles and features of analysis of all elements of criminal offenses in the field of economic and official activities and their delimitation with related criminal offenses and delimitation from other torts.