

Program title	Master's education program in Law
Level of higher academic education	Master's Degree
Program Description	<p>Georgian National University - SEU Law Master's Program is focused on establishing and supporting legal values in the national and international community. A number of components of the program are unique and thus distinguish a given program. Particularly noteworthy are components such as:</p> <ul style="list-style-type: none"> • Legal research methodology and writing standards - the student will be taught various methods of researching problems in the field and at the same time, will be given the knowledge to adhere to the relevant standards, academically and professionally, to reflect in writing his views and conclusions, as well as his views on other authors. • Interdisciplinary research paper - In the form of an essay, the student will learn how to relate one field to another, for example, law and politics or law and sociology. In doing so, the student is required to both maintain a culture of scientific writing and academic honesty, as well as research interdisciplinary problems. • By studying German, French, Anglo-American law culture, the student will be able to study the specifics of law, justice systems and legal education, knowledge of the relevant language, the culture of this or that legal system, be able to study, research or practice in a foreign language. Implementation abroad. In addition, the student studies the issues of the influence of EU law on Georgian law. Using the essence of comparative law and the comparative method, he compares German, French, English, as well as EU law with Georgian law. • As a result of the practical course of legal rhetoric, the student will be able to communicate effectively with both professional and non-legal circles. Mastery of the art of rhetoric, mastery of specific methods of court appearances or negotiations, proper preparation of the spoken word in a professional debate, display of the necessary qualities for a qualified lawyer are indisputable prerequisites for a positive opinion of both a personal and a legal or natural person. • Development of practical skills - is one of the main goals of the Master of Laws program. Legal clinics are the best way to prepare for practical activities independently. The program also offers a practical course in civic education (Street Law), which is primarily aimed at developing law teaching skills. • The performance of a master's thesis by a student is a necessary and concluding component for the completion of a master's program in law. While completing the thesis, the student independently creates a written work, which reflects the knowledge and skills acquired during the study program. The master's thesis clearly shows the extent to which the master can analyze the values of jurisprudence and how much he is ready to contribute to the formation of new values. The paper should demonstrate the level of mastery of research methods related to the issues raised and the readiness of the graduate student for independent work in the context of future professional activities. The work is supervised by academic and / or invited staff involved in the implementation of the Master of Laws program. The paper includes consultations that help the student, with the help of a supervisor, master the skills of working

	<p>independently in the teaching-scientific literature, as well as help him to formulate a conclusion based on new legislation, case law or scientific approaches.</p> <ul style="list-style-type: none"> • Part of the training courses offered in the Master of Laws program combines several fields and institutes of law. Given the demands of the modern labor market, it is essential for a lawyer to have in-depth and systematic knowledge of several fields at the same time in order to make his / her resource interesting and useful in case of employment in the private or public sector. • The master's program offers elective courses that allow the student to study in depth specific institutes of law, problems of modern court practice or newly implemented norms in Georgia. Also, the student has the opportunity to choose courses that are built on the analysis of case law in this or that field.
Program volume	120 ECTS
The aim of the program	<ul style="list-style-type: none"> • To acquire in-depth and systematic knowledge within the chosen concentration in the field of private, criminal or public law, by generalizing best practices and / or using comparative legal methodology; Develop innovative approaches to correctly interpreting the norm, comprehensively assessing complex legal problems, and ultimately solving a legal task; • To acquire the ability to get acquainted with the latest achievements in the relevant field and to carry out scientific-theoretical and practical research independently; • Develop the ability to formulate their own complex and original legal conclusions in the field of private, criminal or public law; • Develop the ability to present the results of their research and legal conclusions in a written and oral form in Georgian and foreign languages in compliance with the standards of academic ethics to the academic and professional community; • Develop the ability to act in accordance with the norms of professional ethics and democratic values in practical activities in the field of law.
The Program Learning Outcomes	<p>Knowledge and understanding</p> <p>Georgian National University Graduate Program in SEU Law:</p> <p>I. Has deep and systematic theoretical knowledge to form a new vision for solving complex and / or interdisciplinary problems in the field of private, criminal and / or public law;</p> <p>II. Describes the achievements of national and foreign law, the development perspectives and key trends in the practice and precedents of national and / or international courts, the problems of the interrelationship of international and national law;</p> <p>III. Explains aspects of the impact of international law and / or EU national law, defines the importance of using the comparative method.</p> <p>IV. Describes the rules of ethics and the peculiarities of disciplinary proceedings.</p> <p>V. Possesses modern field methods of scientific research, rules of academic honesty and issues of academic ethics, basic rules and principles of creating professional scientific texts.</p>

Ability

Georgian National University Graduate Program in SEU Law:

VI. Recognizes and comprehensively evaluates complex problems in private, criminal or public law and the factual circumstances of a legal case, carries out innovative synthesis of complex and incomplete information, uses critical analysis and comparative legal methods to develop new, original ways to solve problems.

VII. Using the method of explanation, on the perfection of legislation, develops its own original legal vision and determines the positive and negative consequences of its own decisions;

VIII. Communicate the results of its research and legal conclusions, in accordance with the standards of academic ethics, to the academic and professional community in written and oral form in native and foreign languages;

IX. Conducts the research process independently using the latest methods and approaches in accordance with the principle of academic integrity. Expands knowledge using up-to-date methods through primary sources, scholarly articles, and general analysis of court decisions.

Responsibility and autonomy

Georgian National University Graduate Program in SEU Law:

X. Respects and recognizes professional and democratic values, standards of ethics and academic honesty, ethical results of scientific research;

XI. Manages a complex, unpredictable or multidisciplinary learning and / or work environment and adapts freely through new strategic approaches to diverse groups of people with different views. Has a high level of personal autonomy and accountability, can take responsibility for the activities of others and their further professional development;

XII. Carries out the synthesis of theoretical components and practical experience, expands knowledge through general analysis of primary sources, scientific articles and court decisions, based on the latest methods in the relevant field.

Curriculum of the Program

№	Title of the Educational Course/Module/	ECTS	Total hours	Admission precondition	Student's academic workload								Allocation of credits over semesters				Optional	
					Hours								I	II	III	IV		
					Lecture/Interactive lecture	Working in the working group	Practice	Work on a MA thesis	Midterm exam	Final Examination	Total contact	Independent						
Learning component		45 ECTS																
Optional academic courses		45		Number of credits to be mastered in the relevant semester														
Private Law																		
1	Transactions in civil law	5	125	does not have	15	30	-	-	2	3	50	75						
2	Claim Law	5	125	does not have	15	30	-	-	2	3	50	75						
3	Corporate governance	5	125	does not have	30	15	-	-	2	3	50	75						
4	Investment Law	5	125	does not have	15	30	-	-	2	3	50	75						
5	International Taxation Law	5	125	does not have	30	15	-	-	2	3	50	75						
6	Practical course in family and inheritance law	5	125	does not have	30	15	-	-	2	3	50	75						
7	Georgian Competition Law	5	125	does not have	30	15	-	-	2	3	50	75						
8	Specifics of consideration of material legal disputes	5	125	does not have	30	15	-	-	2	3	50	75						

9	Shared rights, unjust enrichment and tort law (comparative-legal analysis)	5	125	does not have	15	30	-	-	2	3	50	75					
10	Contractual freedom in private law	5	125	does not have	15	30	-	-	2	3	50	75					
11	Comparative Insurance Law	5	125	does not have	15	30	-	-	2	3	50	75					
12	Business disputes and case law	5	125	does not have	15	30	-	-	2	3	50	75					
13	Practical Course in Evidence Law	5	125	does not have	15	30	-	-	2	3	50	75					
Blood vessel																	
1	Crime and the media	5	125	does not have	30	15	-	-	2	3	50	75					
2	European criminal law	5	125	does not have	15	30	-	-	2	3	50	75					
3	Elite corruption	5	125	does not have	30	15	-	-	2	3	50	75					
4	Victimology	5	125	does not have	15	30	-	-	2	3	50	75					
5	The principle of legality in criminal proceedings	5	125	does not have	15	30	-	-	2	3	50	75					
6	International criminal law	5	125	English B2.2	30	15	-	-	2	3	50	75					
7	Organized crime - qualification issues	5	125	does not have	30	15	-	-	2	3	50	75					
8	Comparative Criminal Law	5	125	does not have	30	15	-	-	2	3	50	75					
9	Practice of litigation of the Constitutional Court of Georgia in relation to criminal norms	5	125	does not have	15	30	-	-	2	3	50	75					
10	Criminal dogma and case law	5	125	does not have	15	30	-	-	2	3	50	75					
11	Modern models of crime prevention	5	125	does not have	30	15	-	-	2	3	50	75					

12	The scope of coercion in police, administrative and criminal law	5	125	does not have	30	15	-	-	2	3	50	75					
13	Human rights monitoring in closed institutions	5	125	does not have	30	15	-	-	2	3	50	75					
14	Non-custodial sentences and early release system	5	125	does not have	30	15	-	-	2	3	50	75					
Public Law																	
1	Comparative constitutionalism	5	125	does not have	30	15	-	-	2	3	50	75					
2	Modern models of territorial arrangement	5	125	does not have	15	30	-	-	2	3	50	75					
3	Responsibility of States in International Law	5	125	does not have	15	30	-	-	2	3	50	75					
4	Presidential Institute	5	125	does not have	15	30	-	-	2	3	50	75					
5	Principles of Government Accountability	5	125	does not have	15	30	-	-	2	3	50	75					
6	Europeanization of Energy Law and Climate Change	5	125	does not have	30	15	-	-	2	3	50	75					
7	International human rights mechanisms	5	125	does not have	30	15	-	-	2	3	50	75					
8	Constitutional principles of the state organization of European countries	5	125	does not have	30	15	-	-	2	3	50	75					
9	International legal regulation of international air transportation	5	125	does not have	30	15	-	-	2	3	50	75					
10	Political, legal and ethical human rights Aspects	5	125	does not have	30	15	-	-	2	3	50	75					
11	Forms of activity of administrative bodies	5	125	does not have	30	15	-	-	2	3	50	75					

12	Constitutional-legal bases of property	5	125	does not have	15	30	-	-	2	3	50	75					
Practical skills block		30 (15 + 10 + 5) ECTS	Civic education is a practical course and legal clinic taking into account the semester / annual limits of the total number of credits in the semester (II-IV) chosen by the student														
Clinic		15	375	Number of credits to be acquired in the respective semester													
1	Legal Clinic	15	375	Practical course in legal rhetoric	Lecture	Practical work within the clinic or in the law office		Intermedate.	Conclusion	Cont	დაბეჭ						
					30	150		2	3	185	190			15			
Practical Law Course		10	250	Number of credits to be acquired in the respective semester													
1	Practical course of civic education (Street law)	10	250	does not have	30	30 (Lesson)	-	-	2	3	65	185	10				
Rhetoric		5	125	Number of credits to be acquired in the respective semester													
1	Practical course in legal rhetoric	5	125	does not have	15	30	-	-	2	3	50	75	5				
Law Research-Methodological Block		45 (10 + 10 + 5 + 20) ECTS	Within the research methodological block, the student passes its compulsory components in the first and third semesters - legal research methodology and writing standards and completes interdisciplinary research paper, as well as passes the relevant law culture course in the language chosen for the master's exam														
Culture of Law		10	250	Number of credits to be acquired in the respective semester													
1	Anglo-American Law Culture	10	250	University exam in the relevant language (English, German, French)	30	30	-	-	2	3	65	185		10			
2	Culture of German law	10	250		30	30	-	-	2	3	65	185					
3	Culture of French law	10	250		30	30	-	-	2	3	65	185					
Interdisciplinary research paper		10	250	Number of credits to be acquired in the respective semester													

1	Interdisciplinary research paper	10	250	Legal research methodology and writing standards	45	-	-	-	2	3	50	200			10			
Legal research methodology and writing standards		5	125	Number of credits to be acquired in the respective semester														
1	Legal research methodology and writing standards	5	125	does not have	15	30	-	-	2	3	50	75	5					
Master Thesis		20	500	Prerequisite:														
				Number of credits to be acquired in the respective semester													20	
1	Master Thesis	20	500	Interdisciplinary research paper				Cons ult								20		
					-	-	-	30		5	35	465						
	all	120																