#### **REPRESENTATION IN CIVIL LAW**

ΒY

R.M.BIKBULATOV 16U2

ACADEMIC ADVISORS:

PHD IN LAW A.A.IVANOVA

PHD J.V.BALAKINA

2020

# PURPOSE OF THE STUDY

- The main goal of the study is a multifaceted analysis of representation in civil law, identifying its characteristic features
- The relevance of the topic is due to the fact that representation is a very useful and important tool for achieving various legal objectives for natural and legal persons

# **RESEARCH QUESTIONS**

- •What historical stages of development have been on the way to the establishment of the institution of representation?
- •What political and social changes have affected representation?
- •What is the practical benefit of representation?

### LITERATURE REVIEW

- The topic of the research was:
- the history of the establishment of the representation institution (Koliyeva A.E., Kargiev A.T, 2014)
- the analysis of the legal definition (Dzhalilova E.A., 2018)
- the identification of the level of influence of representation in various legal disputes (James Greiner, 2013, Michele Cotton, 2015)

### METHODOLOGY

- The project uses the following methods:
- comparative legal method
- historical legal method
- system analysis method
- formal legal method
- method of summarization

### **RESULTS ANTICIPATED**

 It is matter to formulate a hypothesis on the need to finalize the norms of legislation affecting the institution of representation, its subjects, their powers and grounds for changing legal relations

# CONCLUSION

• The main results allow to draw conclusions that the institution of representation has passed through a long history of development, but it will have to go through reforms in order to be relevant for those legal relations that tend to become more complicated every year