

**Academic discipline:  
«Roman private law»**

<b>Code and name of specialty</b>	6-05-0421-01 Jurisprudence
<b>Training course</b>	1
<b>Semester of training</b>	1
<b>Number of class hours</b>	42
<b>Lectures</b>	24
<b>Seminar classes</b>	18
<b>Practical classes</b>	-
<b>Laboratory classes</b>	-
<b>The form of intermediate certification (credit/differential credit/exam)</b>	credit
<b>Number of credits</b>	3
<b>Competencies to be formed</b>	Mastering the academic discipline “Roman private law” should ensure the specialized competencies formation: to analyze the legal regulation features of social relations in a historical retrospective, to identify the functioning patterns of state legal institutions in various historical periods, to predict trends in the development of society at the present stage.
<b>Brief content of the academic discipline:</b>	
<p>The concept of Roman law. Roman public and private law: concept and distinctive features. Presentation systems of Roman private law. Roman law periodization. The historical significance of Roman private law. Roman private law reception: concept, causes, stages. Roman private law and modern jurisprudence. The source of law concept. The sources of Roman private law composition. The sources of Roman law historical development. The doctrine of the claim. Teaching about faces. Roman marriage and family. Teaching about things. Ownership. Property right. Rights to other people's things. The general doctrine of obligations. Separate types of contractual obligations. Obligations as if from contracts. Tort obligations. Obligations as if from torts. Inheritance law.</p>	