

**The name of the academic discipline:  
“Civil claim in criminal proceedings”**

<b>Specialty code and name</b>	1-24 01 02 Jurisprudence
<b>Year of study</b>	4
<b>Semester of study</b>	8
<b>Number of in-class academic hours:</b>	36
<b>Lectures</b>	18
<b>Seminar classes</b>	18
<b>Practical classes</b>	-
<b>Laboratory classes</b>	-
<b>Form of the current assessment (<i>credit/graded credit /exam</i>)</b>	credit
<b>Number of credit points</b>	3
<b>Competences</b>	SC-48 Define the essence of the concept of “civil claim in criminal proceedings”, the specifics of filing a civil claim at the stages of: preliminary investigation, during consideration of a criminal case in the court of first instance, at the stage of execution of the sentence in terms of the civil claim.
<p style="text-align: center;"><b>Summary of the academic discipline:</b></p> <p>Topic 1. General characteristics of a civil claim in criminal proceedings.</p> <p>Topic 2. Civil plaintiff in criminal proceedings. Representatives of the civil plaintiff.</p> <p>Topic 3. Civil defendant in criminal proceedings. Representatives of the civil defendant.</p> <p>Topic 4. The procedure for filing a civil claim.</p> <p>Topic 5. Resolution of a civil claim at the trial stage.</p> <p>Topic 6. Enforcement proceedings on a civil claim in criminal proceedings.</p> <p>The purpose of studying the discipline “Civil claim in criminal proceedings” is to provide students with the necessary knowledge about a civil claim in criminal proceedings.</p> <p>The objectives of studying the discipline are:</p> <ul style="list-style-type: none"> <li>- to form a concept of a civil claim in criminal proceedings;</li> <li>- to study the features of filing a civil claim at the stages of preliminary investigation and during consideration of a criminal case in the court of first instance;</li> <li>- to study the procedure for executing a sentence in terms of a civil claim.</li> </ul>	