**The name of the academic discipline:**

**“Culture of judicial speech”**

|  |  |
| --- | --- |
| **Specialty code and name** | 6-05-0421-01 Jurisprudence |
| **Year of study** | 3 |
| **Semester of study** | 6 |
| **Number of in-class academic hours:** | 42 |
| **Lectures** | 24 |
| **Seminar classes** | 18 |
| **Practical classes** | - |
| **Laboratory classes** | - |
| **Form of the current assessment (*credit/ graded credit /exam*)** | credit |
| **Number of credit points** | 3 |
| **Competences** | SC-46 Apply the norms of the legislation on judicial debates as an independent part of the trial, their content and limits; formulate and legally competently argue their position on a criminal case; make an accusatory and defensive speech based on the analysis of the case materials. |
| **Summary of the academic discipline:**  The purpose of studying the discipline “Culture of judicial speech” is to form a high speech culture of the future lawyer as a necessary professional skill, students’ assimilation of the theoretical foundations of judicial speech.  Based on this goal, the objectives of the discipline are:  -formation of students ' theoretical ideas about the essence of judicial speech, the goals and conditions of its delivery, as well as the ethical requirements for judicial speech and the court speaker;  -mastering the relationship of judicial speech with other types of activities in the judicial process;  -development of practical skills of oral presentations based on the analysis of materials of criminal cases;  -formation of the necessary knowledge about the place of judicial debates in the system of judicial proceedings, their role in the formation of judicial conviction. | |