## **Roman Private Law**

The discipline "Roman Private Law" is a classical, complex, legal discipline, which simultaneously connects the theory and history of law, is an introduction to the study of civil and family law and civil procedure. In European universities, this course is also the basis of a course called institutional history.

The subject of study of the discipline is the legal system that developed in ancient Rome and regulated relations between individuals within the Roman state. By analogy with modern legal disciplines, this area can be distinguished as private (civil) and commercial law, as well as civil proceedings.

The main tasks of studying the discipline "Roman private law" are: setting the conceptual and categorical apparatus of law students, understanding the relationship and relationship of individual state and legal categories and concepts, systemic relationships of all phenomena of state and legal reality; preparation for the study of general professional and special legal disciplines; development of students' skills of comparative political science and conducting on the basis of generalization of patterns learned during the study of historical and legal disciplines; formation of bases of professional legal understanding and legal culture of future lawyers on the basis of the theoretical analysis of the corresponding state and legal phenomena.