



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Istituzioni di Diritto Privato - M-Z

1819-1-A5810019-A581001901-MZ

Learning objectives

The main purpose of the course is to provide the student with the knowledge of Private Law's principles through the study of the handbook, of the civil code and of the principal laws of the field. The course aims also to stimulate the reasoning skills of the student who, through the study of case law, must reach the purpose to apply the correct rule of law to a practical case. Finally, the student will be stimulated to read the most important judgements in the matter of private law.

Contents

The course covers the identification of essential features of the system Gius-privatization, and learning of key concepts relating to its institutions.

Detailed program

Rule of law and legal system. The legal sources of private law and their interpretation. Legal relationships and subjective situations. Active and passive situations. Power, right, legitimate interest. Absolute rights and rights: human rights and real credit. Legal and factual situations, situations and safeguards owners. The principles of judicial protection of rights. Tests. The court decision forced execution, and individual competition. Subjects of legal relationship. Individuals. Legal persons, associations, foundations, committees. Autonomy Capital. Facts and acts and legal transactions. Bonds. Debt and financial liability. The means of preserving security. Contract, tort and other sources of obligations. Advertising and transcription. Prescription or limitation.

Also, in the second part: - As family law on the regulation of kinship and affinity, the marriage of the subsidiary, civil partnership, adoption, parental responsibility, protection and empowerment, the acquiring and the reliable; matrimonial property regime; food; - As regards the right of succession on the regulation of legitimate and

testamentary division and donations; - As real rights on the regulation of goods, property, the surface of the lease, usufruct, use, housing, the easements, the communion of possession.

Prerequisites

The course of Principles of Private Law, placed in the first grade, doesn't require any particular prerequisite. It's necessary, however, that since the beginning the student shows his ability of reasoning, of reflection and of systematic coordination among the different private law's principles.

Teaching methods

The course is organized in frontal lessons. The e-learning platform is a support of the course. During the lessons bibliographical and case-law guide lines will be given.

Assessment methods

Oral examination

Textbooks and Reading Materials

G. IORIO, Corso di diritto privato, ediz. Giappichelli, Torino, last edition
