



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Istituzioni di Diritto Pubblico

1920-2-E1601N002

Learning objectives

A) Knowledge and understanding

Students are expected to know and understand the main normative elements regarding relationship between citizens and institutions, as well as the articulations of the State.

B) Applying knowledge and understanding

Students will be able to find, interpret and apply the legal rules regarding fundamental rights and the organization of public authority at State level, to solve any possible contradictions between applicable provisions, and to understand the different legislative, executive and judicial functions belonging to various national bodies.

C) making judgements

Students will acquire independence of judgment about finding and evaluating the possible legal solutions in solving issues concerning relationship between citizens, as individuals and as groups, companies and public authority, as well as the legitimacy of the norms and the administrative acts to be applied and of the actions to be taken.

D) Communication skills

Students will be able to communicate both the legal problems and the main regulatory elements involved to public and private entities and to those who design or adopt administrative acts.

E) Learning skills

Students will be able to independently find and evaluate any legal rule regarding any other subject, and to evaluate the constitutional basis and the constitutional legitimacy of any Italian regulation.

Contents

Components and functions of the State, state forms and forms of government, the Italian Constitution, sources of Italian law, the organization of the Italian Republic.

Detailed program

The relationship between citizens and institutions: legal and social standards, interpretation and application of legal standards, components and functions of the State, state forms and forms of government, the Italian Constitution (Fundamental principles and characteristics), the individual in constitutional system and the fundamental rights (freedom and social rights), the sources of Italian law (criteria authorizing the system of sources and examination of each source of law in its process of training), direct democracy and representative democracy, electoral systems.

The organization of the Republic: structure and functions of Parliament, state legislative process, President of the Republic, Government of the Republic, general principles of organization of the public administration and the administrative activity. Judiciary, legal and judicial function, Constitutional Court and constitutional justice.

Prerequisites

Basics concepts of Italian public law.

Teaching methods

Lectures and research, with analysis of norms and some schema diffused on line.

Individual participation of lessons are recommended.

Tutoring service for helping the study of students will open from the second part of lessons.

Assessment methods

Written and oral examination in the same day.

Written examination with 30 closes questions and 3 open questions.

Go to the oral examination (in two parts) student who pass 18 closes answers and 3 open answers.

Textbooks and Reading Materials

1) One textbook: A. Barbera, D. Fusaro, *Corso di diritto pubblico*, Il Mulino, ed. 2018 o 2019 (se pubblicata), not chapters IV, XII, XVI

2) The student must retrieve the following normative collection and is expected to draw on and comment texts of the main laws: Mattioni A. (a cura di), *“Il codice costituzionale”*, La Tribuna, Piacenza, ed. 2018 or later.
