



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Istituzioni di Diritto Privato - M-Z

2122-1-E1401A078-MZ

Learning objectives

At the end of the course students are supposed to understand the main aspects of the Civil Code and connected rules, and they will be able to study a jurisprudential judgement and get from it the connected law principles. During the course, some jurisprudential cases will be analyzed in order to develop the students' ability to solve a priori unknown problems by contextualizing already acquired skills and competencies such as being able to read and discuss a text never seen before by exercising critical thinking about it; Solving new problems; Communicate orally with technical language.

Contents

Private law governs private relations, interest with reference day-to-day life relationships. The course intends to define fundamental institutions included in Codice Civile, primary source of private law, and in principal related statutes, as well as to explain ways to apply and to interpret statutes used by doctrine and jurisprudence. The course aims to achieve several objectives with the students including: the ability to find, examine and understand the relevant legal sources in private law; the acquisition of the ability for students, faced with a concrete problem, to collect, analyze and select the data, identify the sources of legislation relevant to necessary, propose suitable solutions. Students should, at the end of the course, knowing how to communicate in oral information, ideas, problems and solutions in the specific private law. The proposed activities will be divided into lectures and tutorials on cases and practice.

Detailed program

In relation to the program, topics to be discussed in class and during the examination are: - law and legal rule - legal relationship and active and passive legal situations - natural and legal persons - associations, foundations and committees - obligations (third part) - the contract (fourth part) - main typical and atypical contracts (fifth part)

only chap. 40-41-43-44-45-46-47.299-48.302) - forms of personal and property guarantees - obligations arising from unilateral deeds (part six, chapter 52) - other suitable facts (part seven, chapter 54) civil liability (part eight) - notes on advertising (transcription) - prescription and forfeiture - real rights (part nine).

For attending students The program include the study of cases illustrated during the lessons and it's possible that professor permit to study the case instead of the relative part of book.

Prerequisites

not request

Teaching methods

The course will take place through lectures. The evaluation will be through an oral exam.

Assessment methods

oral exam

Textbooks and Reading Materials

The recommended texts are:

G. IORIO, Corso di diritto privato, Torino, 2020, in chapter indicates in program

In alternative

G. IUDICA- P. ZATTI, Linguaggio e regole del diritto privato, Milano, 2020, 1-491 (da cap. 1 a cap. 30 compreso; cap. 43).

Civil Code.

It is possible to use a different book than the manuals recommended previously agreed with the teacher.
