



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Istituzioni di Diritto Romano - A-L

2324-1-A5810229-AL

Learning objectives

Basic knowledge of Roman private law in its historical dimension.

Acquisition of its technical language and legal principles, with particular attention to procedural actions. Ability to understand the roots of fundamental juridical principles and to grasp in Roman law a valid scientific tool to find the solutions that juridical practice solicits today.

Contents

Roman Law Institutions is a course focusing on the fundamental concepts of private Roman Law, which will be followed along their historical development, starting from the foundation of Rome (754 b. C.) until Emperor Justinian's death (565 a. C.).

While providing a thorough introduction to the study of legal concepts, we will emphasize to what extent the basis of today's most European and American law was shaped by Roman law.

Historical knowledge of a legal system which has evolved over 13 centuries will help students understand how considerable is the legacy of Roman Law to the juridical practice nowadays.

Detailed program

Sources of Roman Law.

Trial documents and procedure.

Law of Persons.

Business, Acts and Trade.

Law of Obligations.

Law of Property.

Death and succession 'mortis causa'.

Prerequisites

Knowledge of the Italian language.

Teaching methods

Oral lessons.

Attendance is strongly recommended and active participation in the lesson is encouraged.

Assessment methods

Oral exam.

Textbooks and Reading Materials

- A. Lovato, S. Puliatti, L. Solidoro, Diritto privato romano, second edition, Giappichelli, Torino 2017 (NOT in the chapter II par. 4 "La cognitio extra ordinem" sub parr. 4c. to 4n.; in chapter VIII "Successioni" sub parr. 17 e 18.

Alternatively, other manuals, provided complete, can be agreed with the Teacher.

Sustainable Development Goals

QUALITY EDUCATION | SUSTAINABLE CITIES AND COMMUNITIES | PEACE, JUSTICE AND STRONG INSTITUTIONS
