

UNIVERSITÀ DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Istituzioni di Diritto Romano - M-Z

2324-1-A5810229-MZ

Learning objectives

This class aims to give students an institutional knowledge of private Roman law, both substantive and procedural, of the main dogmatic categories of law and of basic legal language.

Contents

Law and its categories

Trial

Subjects of law

Objects of law

Relationships between subjects and objects

Relationship among subjects

Detailed program

Subject of this class will be the historical development of the institutions of Roman private law from the beginning (VIII century b.C.) to the Corpus iuris civilis of Justinian (VI century A.D.), namely about the following topics:

- Roman law, periods, sources

- trial: kind of actions, standard private roman trials
- persons and ends-familial relationships
- legal transactions
- things and their categories
- real rights and concerning legal transactions
- obligations
- inheritance law

Prerequisites

Students should have a good knowledge of Italian language, a good general culture and specifically a good general knowledge of Roman history.

Teaching methods

Lectures

Assessment methods

For 1st years students compulsory, for January/February exam sessions: Partial test on the topics of the text book excepted obligations and law of succession+ oral exam (with passed text = or > 18/30) on the last topic of the course (obligations). Law of succession excluded, just in these sessions.

Other exam sessions/other years' students:

For January/February exam sessions, possibility to choose among partial written test+ partial oral exam or total oral exam on all the topics of the text book (law of succession, in both cases included)

Textbooks and Reading Materials

Matteo Marrone, Manuale di diritto privato romano, Giappichelli, Torino, 2004

Sustainable Development Goals

QUALITY EDUCATION | GENDER EQUALITY | REDUCED INEQUALITIES | PEACE, JUSTICE AND STRONG

INSTITUTIONS