



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Elementi di Diritto Romano Pubblico e Privato - A-L

2324-1-E1401A074-AL

Learning objectives

The course aims to teach the main institutions of the Roman Law.

Contents

Introduction to Roman Public and Private Law is a description of Roman constitutional Law and Roman Private Law from the birth of Rome to the death of Emperor Justinian.

Detailed program

The roman public law concern the birth of Rome and the Kings, the Republic, the Principate, the Later Roman Empire and Justinian. Particular attention is paid to the sources of law (especially Gregorian and Hermogenian Codes, Theodosian Code, Law of Citations, Fragmenta Vaticana, Roman Barbarian Laws, Justinian Codes, Digest), the criminal procedures, the Jurists, the Magistratures, the Officials and the Emperors.

About the Roman private law, the attention will focus on: Persons and Family; Property Rights (Property, Usufruct, Use, Housing, Easements, Emphyteusis, Superficies); Obligations; Will and Legacies; Introduction to the trial.

Prerequisites

None.

Teaching methods

Lectures. In the Covid emergency period partly on site, partly live through webex.

Assessment methods

Oral exam

Textbooks and Reading Materials

LORENZO FASCIONE, Storia del diritto privato romano,

Torino 2012, ed. Giappichelli.

Sustainable Development Goals

PEACE, JUSTICE AND STRONG INSTITUTIONS
