



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Elementi di Diritto Processuale Civile

2425-2-E1401A086

Learning objectives

The course on elements of civil procedural law aims to provide the trainee jurist with knowledge of the assumptions, methods and limits within which jurisdictional protection is exercised, with particular attention to the problems posed by concrete cases.

Contents

Elements of Civil Procedural Law: study of the basic principles of civil procedure.

Detailed program

Civil procedure is a set of rules that govern the litigation (and the way to dispose of) a civil case. This course introduces students to the language and to the most important issues related to conflict resolution, including, inter alia, actions that may be taken, jurisdiction over the parties, discovery, and jurisdictional remedies. It provides students with an opportunity to first look at the whole Italian procedural system, as well as to examine the relationship between procedural and substantive law, developing problem-solving capabilities.

Prerequisites

Basic knowledge of the Italian Constitution and the Italian private law, in compliance with the prerequisites provided (prerequisite exams).

Teaching methods

The lessons will be conducted using different teaching methods.

Out of the 24 lessons:

2 lessons will be held asynchronously, remotely, with video recordings uploaded to the e-learning platform.

2 lessons will be dedicated to written exercises, containing open-ended questions (the last exercise, which will take place in mid-November, will guarantee those who have passed it the possibility of taking the oral exam on the remaining part of the program only, with the grade received as a starting point).

20 lessons will be held with a first part in "lecture" mode, and a second part in "interactive" mode, with discussion of practical cases.

The use of the e-learning platform, reading and in-depth study of sources and documents, which can be uploaded to the e-learning platform, and the projection of slides are planned..

Assessment methods

Oral exam: interview on the topics covered within the exam text.

In the evaluation, the following will be taken into consideration: the theoretical skills acquired; the correctness of the answers; the ability to reason on legal principles and the problems posed by practical cases; as well as precision and propriety of language.

Written exercise: scheduled around mid-November, containing open-ended questions. Those who pass the written exercise will be able to take the oral exam on the remaining part of the study program only (i.e., on the part of the program not yet covered in class), with the grade received in the exercise as a starting point.

The oral exam may be preceded, for students who wish to do so, by a group project work, or the analysis of a case or decision, which will be assigned by the professor and evaluated for the purposes of the exam.

Textbooks and Reading Materials

Erasmus students can agree with the teacher a specific program and a specific text to study .

Sustainable Development Goals

PEACE, JUSTICE AND STRONG INSTITUTIONS
