

UNIVERSITÀ DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Elementi di Diritto Romano Pubblico e Privato - M-Z

2425-1-E1401A074-MZ

Learning objectives

This class provides an introduction to Roman institutional history and Roman private law (knowledge). It helps students become familiar with the Roman forms of legal reasoning (skills).

Contents

Basics of Roman constitutional history; introduction to Roman law-making process; main features of Roman private law

Detailed program

Roman constitutional history; Roman magistrates and their duties; the role of Roman jurists; the search for a balance of interests between private individuals in various ancient legal areas; Roman legal reasoning.

Prerequisites

None

Teaching methods

Lectures (DE) and classroom practice (DI):

- n. 2 x 2-hour lectures (DE) delivered remotely.
- n. 2 x 2-hour face-to-face lectures (DE);
- n. 20 x 2-hour face-to-face classes, inlcuding lectures (DE) in the first part and classroom practice (DI) in the second part.

Assessment methods

Final oral examination (interview), to check the preparation on the topics covered in class and to test the skills acquired.

Intermediate examination is not foreseen.

Textbooks and Reading Materials

Lorenzo Fascione, Storia del diritto privato romano, Torino, Giappichelli, 2012.

The following pages are excluded from the programme:

```
15-28 (Lib. 1, Tit. 2, §§ 1-2);
151-179 (Lib. 2, Tit. 2, Cap. 4; Lib. 3, Tit. 1, Cap. 1, § 1)
537-615 (Lib. IV, Tit. 2)
```

Complementary teaching materials (e.g. slides, texts) are provided to support understanding of the textbook.

Sustainable Development Goals

QUALITY EDUCATION | REDUCED INEQUALITIES | PEACE, JUSTICE AND STRONG INSTITUTIONS