

UNIVERSITÀ DEGLI STUDI DI MILANO-BICOCCA

COURSE SYLLABUS

The Foreigners' Law

2425-1-F8701N008

Learning objectives

A) Knowledge and understanding

Students are expected to know and understand general the principles, the objectives and the most important rules which in Italy regulate the legal status of foreigners and the immigration policies

B) Applying knowledge and understanding

Students will be able to find, interpret and apply the principal legal rules, both Italian and European, on the legal status of foreigners; to orientate among the main regulatory instruments

which regulate immigration policies in Italy as well as in Europe; to solve any possible contradictions between applicable provisions. Students will also be able to understand: the main

fundamental rights and duties of foreigners; the typical path followed by foreigners legally residing in Italy; when regularisation is possible; when solving the foreigner's status requires consultation

and planification of public policy or adminstrative or judicial procedures or judicial procedures; the critical issues regarding the current rules on immigration and on legal status of foreigners.

C) Making judgements

Students will acquire independence of judgment about finding and evaluating the possible legal solutions in: solving issues concerning foreigners; public policies to be developed; the legitimacy of

the norms and the administrative acts to be applied and of the actions to be taken in front of public administrations or justicial power.

D) Communication skills

Students will be able to communicate to foreigners, as well as to entities who put in place social measures or run social services or who interact with them, which are the legal problems, the main

regulatory elements of the fundamental rights involved and the public policies or judicial acts that can be undertaken.

E) Learning skills

Students will be able to independently find and evaluate any legal rule; to evaluate the constitutional legitimacy of any State, regional and local regulation, as well as of any public policy

of the past, the present and the future; to evaluate judicial acts; to evaluate the legitimacy of administrative acts issued at any level (national, regional and local) regarding foreigners and immigration.

Contents

Legal status of aliens and stateless persons in Italy. Regulation of immigration and of italian citizenship.

Detailed program

- 1) Foreigners and citizens. The evolution of the rights of aliens, fundamental rights and duties including constitutional, european and international norms.
- 2) The legal status of foreigners EU citizens: freedom of entry, movement and establishment, admission, residence, residence permit, permanent residence, the different types of removal orders and judicial guarantees, treatment, access to social rights and political rights at municipal level.
- 3) General regulation of immigration and legal status of non-Eu citizens in Italian and European law, general requirements of entry and stay, entry visas, rejections, border control, issuance, renewal, conversion and type of residence permits, integration agreement, the declaration of stay for stays of less than 3 months for tourism, study and visit, residence permits long-term, the register. The discipline of specific inputs and stay of foreigners for a few reasons: employment, self-employment, family reasons, study. The right to family of non-citizens: family, residence permits for family reasons, the legal status of minors. The rules on expulsion of foreigners outside national territory: expulsions judicial and administrative, criminal and administrative effect, bans deportation, detention and removals, appeals courts. The access of foreigners to the social rights (education, health care and housing). The permits of stay for special cases (the measures of social integration for the victimes of crimes, victimes of domestical or laboral exploitation. The protection against discrimination.
- 4) The right to asylum in the Italian Constitution and international protection: refugee status, subsidarian protection, procedures and guarantees for examining applications for asylum, temporary protection, special protection, social assistance for asylums seekers, criteria and mechanisms for determining the Member State responsible for examining an asylum application lodged in one of the Member States by a third-country national, relocations and resettlements.
- 5) Principal regulation of Italian citizenship and Italian nationality
 - 6. The legal framework of stateless

Prerequisites

Bases of public law.

Teaching methods

All lessons are held in person in delivery mode:

• 11 4-hour lessons held in presence mode.

All lessons are held in Italian in the 2nd semester of lessons. The texts of the regulations, cases and current topics will also be read and commented together.

Due to the great complexity of the subject and the frequent modification of the rules, attendance at all lessons is strongly recommended.

The lessons will be held on the dates set within the Department of Sociology and Social Research for the Master's Degree in Planning and Management of Social Policies and Services, from which the teaching is borrowed for the students of the Master's Degree in Law.

The teacher gradually publishes the slides of his lessons on the e-learning page (available to all), together with useful diagrams and materials.

The lessons are video-recorded and made available on the e-learning page of those students who have DSA certification or belonging to the dual career categories for athletes or to the 110 cum laude call for public administration student workers.

Assessment methods

There is no intermediate test.

The exam is an oral test consisting of an interview carried out in Italian with the teacher on the entire programme, with particular attention to the topics explored in depth during the lessons. The purpose of the test is to check preparation on the exam program and actual knowledge and mastery of the fundamental aspects of foreigners' law according to the itinerary of topics and critical points of the program, covered during the lessons

The exams will be held on the dates set within the Department of Sociology and Social Research for the master's degree in Planning and Management of Social Policies and Services, from which the teaching is borrowed for students of the LM in Law.

Textbooks and Reading Materials

- A) Students must study slides and materials of lessons published on e-learning page and must study those books and materials:
 - 1. P. Bonetti, "Diritti fondamentali degli stranieri in Italia", in "Migrazioni. Dizionario socio-pastorale", a cura di G. Battistella, ed. San Paolo, Cinisello Balsamo, (2010), [pp. 403-429], now reworked and updated in: http://www.altrodiritto.unifi.it/frontier/bonetti.htm
- 2) P. Bonetti, *I diritti dei non cittadini nelle politiche dell'immigrazione e dell'asilo dell'Unione europea*, in *Metamorfosi della cittadinanza e diritti degli stranieri*, a cura di C. Panzera, A. Rauti, C. Salazar, A. Spadaro, Editoriale scientifica, Napoli, ed. 2016, pp. 143-250

- 3) P. Bonetti, "Migrazioni e stranieri di fronte alla Costituzione: una introduzione" in "Diritto costituzionale", rivista on line, ed. Franco Angeli, fascicolo 2/2020, pp. 13-79
- 4) *Immigrazione, asilo e cittadinanza. Discipline e orientamenti giurisprudenziali*, a cura di P. Morozzo Della Rocca, Maggioli ed., VI^ ed., 2024
 - 5. F. Biondi Dal Monte E. Rossi, *** Diritto e immigrazioni. Percorsi di diritto costituzionale***, Il Mulino ed., 2022
 - 6. Diritto degli stranieri, a cura di B. Nascimbene, CEDAM, Padova, (2004), pagg.: XXXI-LIV, 82 633, 702-751, 861-908, 973-981, 1014-1020, 1032-1061, 1082-1094;

The study of "Diritto degli stranieri" must be empowered with a pratical slides published on www.asgi.it by ASGI (Associazione per gli studi giuridici sull'immigrazione) www.asgi.it and with many articles published on review Diritto immigrazione e cittadinanza (ed. Franco Angeli for the parts untill 2016 not findes in University bibliothèque and for the articoles published from 2017 in https://www.dirittoimmigrazionecittadinanza.it):

- a) F. Biondi dal Monte, Cittadinanza europea, libera circolazione e parità di trattamento. Il diritto all'assistenza sociale dei cittadini dell'Unione, n. 4/2012, pp. 37-58;
- b) F. Nicodemi, Le vittime della tratta di persone nel contesto della procedura di riconoscimento della protezione internazionale. quali misure per un efficace coordinamento tra i sistemi di protezione e di assistenza?, n. 1/2017
- c) G. Del Turco, Le procedure autorizzatorie pre-ingresso dei cittadini extra-UE: quale giusto procedimento?, *n. 2/2022
- d) S. Marinai, La riforma del sistema di informazione visti: tra esigenze di sicurezza dello spazio Schengen e istanze di tutela dei richiedenti il visto, n. 3/2022
- e) A. Di Pascale, L'attuazione della protezione temporanea a favore degli sfollati dall'Ucraina, n. 1/2023
- f) C. Panzera, L'accesso al diritto di asilo: problemi e prospettive, n. 3/2023
- g) A. Praticò, Le procedure accelerate in frontiera introdotte dall'articolo 7-bis del decreto legge n. 20 del 2023 convertito con legge n. 50 del 2023, n. 3/2023
- B) Direct knowledge of the main laws texts (to be analyzed during the lectures) is required and achievable by studying the following collection: G. Correale, L. Di Muro, "Codice dell'immigrazione", La Tribuna, Piacenza, (2025)

Sustainable Development Goals

NO POVERTY | GOOD HEALTH AND WELL-BEING | QUALITY EDUCATION | DECENT WORK AND ECONOMIC GROWTH | REDUCED INEQUALITIES | PEACE, JUSTICE AND STRONG INSTITUTIONS