



UNIVERSITÀ
DEGLI STUDI DI MILANO-BICOCCA

SYLLABUS DEL CORSO

Istituzioni di Diritto Privato Mod B - M-Z

2526-1-LMG01A004-LMG01A00402-MZ

Learning objectives

The course aims to provide the student with knowledge and understanding of the main institutes of private law through the study of the textbook, the Civil Code and the main laws in the field. In particular, the objectives of the training consist of the acquisition of knowledge and skills of the private law system as well as the ability to concretely understand the legal institutions related to the subject of private law. In addition, the course aims to stimulate the student's ability to reason and autonomy of judgment, who, through the study of a practical case, should be able to reason independently and mature communication skills and language property. Finally, during the course, direct reading of the most important judgments dealing with the private matter will be suggested.

Contents

The course covers the identification of essential features of the system Gius-privatization, and learning of key concepts relating to its institutions.

Detailed program

Obligations arising from unilateral acts. The other facts capable of producing obligations. The wrongful act. Real rights, possession, communion, condominium. The family. Succession. The liberalities. The publicity of real estate.

Prerequisites

The course of Principles of Private Law, placed in the first grade, doesn't require any particular prerequisite. It's necessary, however, that since the beginning the student shows his ability of reasoning, of reflection and of systematic coordination among the different private law's principles.

Teaching methods

The second semester will last 48 hours (lectures of two hours each). If necessary, two lectures of two hours each may be delivered remotely asynchronously (recorded lectures), at the discretion of the lecturer, to meet exceptional situations and in order to ensure continuity of teaching activities. More details will be provided during the semester.

Assessment methods

Oral examination on the topics covered in class and the examination text. The purpose of the oral examination is to test learning of the subject content and acquisition of the ability to interpret the principles and rules of the private law system. Method of formulating the final evaluation: examination grade in thirtieths.

Evaluation criteria:

1. knowledge and ability to understand: knowledge of the sources and legal discipline related to the rules of private law;
2. applied knowledge and understanding: application of acquired notions to concrete cases and ability to propose coherent solutions to concrete legal issues;
3. autonomy of judgment: ability to rework the principles and rules under study, analyze the scope of application, and formulate critical conclusions;
4. communication skills: clear and coherent exposition;
5. learning skills: mastery of the method of analysis of legal rules in private law matters.

Those who do not take the written midterm (in January or February) will have to take the entire Institutions of Private Law exam (Module A and Module B)

Textbooks and Reading Materials

G. IORIO, Corso di diritto privato, ediz. Giappichelli, Torino, VI edition, 2024.

Sustainable Development Goals

GENDER EQUALITY | PEACE, JUSTICE AND STRONG INSTITUTIONS
