



## COURSE DATA

Data Subject	
<b>Code</b>	35064
<b>Name</b>	Penitentiary Law
<b>Cycle</b>	Grade
<b>ECTS Credits</b>	6.0
<b>Academic year</b>	2021 - 2022

Study (s)		
Degree	Center	Acad. Period year
1302 - Degree in Criminology	Faculty of Law	3 Second term
1923 - Double Degree Programme Law-Criminology	Faculty of Law	4 Second term

Subject-matter		
Degree	Subject-matter	Character
1302 - Degree in Criminology	7 - Criminal law	Obligatory
1923 - Double Degree Programme Law-Criminology	5 - Year 4 compulsory subjects	Obligatory

Coordination	
Name	Department
CERVELLO DONDERIS, MARIA VICENTA	72 - Criminal Law

## SUMMARY

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La asignatura *Derecho Penitenciario* es obligatoria de carácter semestral del Grado en Criminología y consta de 6 créditos ECTS. Su contenido específico es el estudio de la ejecución de la pena privativa de libertad y los sistemas penitenciarios, así como los derechos y deberes afectados por la privación de libertad, el régimen y tratamiento penitenciario y las consecuencias jurídicas y criminológicas del encarcelamiento con las alternativas al mismo que prevé la legislación española.



## PREVIOUS KNOWLEDGE

### Relationship to other subjects of the same degree

There are no specified enrollment restrictions with other subjects of the curriculum.

### Other requirements

## COMPETENCES (RD 1393/2007) // LEARNING OUTCOMES (RD 822/2021)

### 1302 - Degree in Criminology

- Tener una conciencia crítica frente a la realidad social y los problemas sociales respetando los principios de igualdad, derechos humanos, paz, accesibilidad universal, solidaridad y protección medioambiental, todo ello desde una perspectiva de género.
- Aportar datos e informes para el control y seguimiento de las medidas de excarcelación asesorando al Juzgado de Vigilancia en sus resoluciones.
- Saber plasmar en un informe los instrumentos idóneos para la reinserción social y la reducción de los efectos nocivos de la prisión.
- Ser capaz de analizar el delito, el delincuente y la víctima, y diseñar estrategias de prevención e intervención, desde el respeto a los derechos humanos, la igualdad entre hombres y mujeres, la paz, sostenibilidad, accesibilidad universal y diseño para todos y valores democráticos.

## LEARNING OUTCOMES (RD 1393/2007) // NO CONTENT (RD 822/2021)

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## WORKLOAD

ACTIVITY	Hours	% To be attended
Theoretical and practical classes	60,00	100
Attendance at events and external activities	5,00	0
Development of group work	10,00	0
Development of individual work	10,00	0
Study and independent work	20,00	0
Readings supplementary material	5,00	0
Preparation of evaluation activities	5,00	0
Preparing lectures	15,00	0
Preparation of practical classes and problem	10,00	0
Resolution of case studies	10,00	0



TOTAL	150,00
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## TEACHING METHODOLOGY

English version is not available

## EVALUATION

English version is not available

## REFERENCES

### Basic

- Legislación penitenciaria. 2021
- Derecho Penitenciario. Vicenta Cervelló Donderis.4<sup>a</sup> edición. Valencia 2016
- Derecho Penitenciario. Enseñanza y aprendizaje. Dtora. R. de Vicente. Valencia 2015
- Comentarios a la Legislación Penal. Tomo VI Vol 1 y 2 Ley Orgánica General Penitenciaria. Dtor. M.Cobo del Rosal, Coord. M. Bajo Fernández. 1986
- Derecho Penitenciario. L.Fernández Arevalo/J.Nistal Burón, Pamplona 2016.

### Additional

- Armenta/Rodríguez. Reglamento penitenciario comentado. 2a ed. 2011
- Manual de ejecución penitenciaria. Defenderse en la cárcel. J. Ríos Martín/X.Etxebarria/E.Pascual 2<sup>a</sup> Ed. Madrid 2018.
- Manual de Derecho Penitenciario. 3<sup>a</sup> ed. C.Juanatey. Madrid 2016
- <http://www.derechopenitenciario.com/index.asp>
- <http://www.institucionpenitenciaria.es>

## ADDENDUM COVID-19

This addendum will only be activated if the health situation requires so and with the prior agreement of the Governing Council

PRESENTIAL TEACHING MODEL: No significant changes are foreseen in the teaching methodology, which will be specified at the discretion of each lecturer.



**BLENDED TEACHING MODEL:** If academic authorities so state, this subject will be adapted to the blended teaching model established by the Faculty of Law, under which students will attend in-person theoretical-practical classes in alternate weeks. To this end, the Secretariat of the Faculty will divide the group into as many subgroups as necessary, and lectures will take place for a subgroup in the classroom at the schedule established for the subject according to the calendar established by the Faculty, whereas the others will attend the class, as a priority, through synchronous VIDEOCONFERENCE. The contents, volume of work and assessment remain in the terms initially foreseen in the academic guide.

**NON-PRESENTIAL TEACHING MODEL:** If academic authorities declare the change into non-presential teaching, this subject will be taught to all students under the same conditions as those indicated for the distance teaching of the blended system. The contents, volume of work and evaluation remain in the terms initially foreseen in the academic guide.

