

COURSE DATA

Data Subject	
Code	35213
Name	Procedural Law II
Cycle	Grade
ECTS Credits	7.5
Academic year	2021 - 2022

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Degree	Center	Acad. year	Period
1303 - Degree in Law	Faculty of Law	3	Annual
1921 - D.D. in Business Management Administration-Law	Doubles Studies Faculty of Law - Faculty of Economics	3	Annual
1922 - D.D. in Law-Political and Public Administration Sciences	Faculty of Law	3	Annual
1923 - D.D. in Law-Criminology	Faculty of Law	3	Annual

Subject-matter

Degree	Subject-matter	Character
1303 - Degree in Law	12 - Procedural law	Obligatory
1921 - D.D. in Business Management Administration-Law	4 - Year 3 compulsory subjects	Obligatory
1922 - D.D. in Law-Political and Public Administration Sciences	4 - Year 3 compulsory subjects	Obligatory
1923 - D.D. in Law-Criminology	4 - Year 3 compulsory subjects	Obligatory

Coordination

Name	Department		

MONTESINOS GARCIA, ANA 45 - Administrative and Procedural Law

SUMMARY



Through this course the student acquires the knowledge to defend the interests of private law of any natural or legal person, either by going to the custody of the jurisdiccional bodies as other alternative ways to resolve business conflicts of this nature.

The general objectives should be achieved through this module by the student teaching are:

- a) Knowledge of the basic institutions that make up thecivil proceedings for a declarationas an instrument of protection of private legal relations damaged, unknown or disputed.
- b) Knowledge of the procedures forroutine and special declarative processes.
- c) Knowledge of the waysexisting and executive interim protection in our legal system.
- d) Knowledge of other institutions involved incivil proceedings that do not involvejudicial power given by judges and magistratessuch as arbitration and voluntary jurisdiction.

This course enables the student to know an essential branch of law for the exercise of any profession in the legal field, both to work on the Administration of Justice and the general public.

This course is taught in the third year of law degree. This means that already has knowledge of Civil, Commercial and Introduction to procedural law.

PREVIOUS KNOWLEDGE

Relationship to other subjects of the same degree

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

Other requirements

Es recomendable tener superadas las asignaturas de Introducción al Derecho Procesal y todas las asignaturas sobre materias de Derecho Privado de los cursos primero y segundo.

OUTCOMES

1303 - Degree in Law

- Know the content and application of each of the branches of the legal system.
- Understand the legal system as unitary and have an interdisciplinary perspective of legal problems.
- Be able to apply constitutional principles and values, the respect for human rights, with special attention to equality between men and women, sustainability and the culture of peace as working tools in the interpretation of the legal system.



- Understand the constitutional regulatory framework, the political institutions of the State and their functioning.
- Know the community and international regulatory framework, its institutions and their functioning.
- Be able to use legal sources (legal, jurisprudential and doctrinal).
- Be able to read and interpret legal texts.
- Be able to communicate correctly both orally and in writing in the field of law.
- Be able to analyse legal problems and synthesise their approach and resolution.
- Develop critical awareness for the analysis of the legal system and develop the legal dialectic.
- Acquire basic knowledge of legal arguments.
- Be able to use information and communication technology to obtain and select legal information.
- Have negotiation and conciliation skills.
- Understand the basic functions of the different legal professions.

LEARNING OUTCOMES

- Understand the concept of civil protection and its forms.
- Understand the phenomenon of civil process, characteristics and interests conflicto
- Determine the courts with civil jurisdiction and venue in Spain.
- Identify the parts of civil process.
- Identify and analyze the provisions common to all processes.
- Identify and know how to apply the procedural aspects of ordinary and special civil protection.
- To know and apply the rules on arbitration, mediation and conciliation. Get-technology skills.
- Learn to show a critical attitude towards reality and legal solutions.

DESCRIPTION OF CONTENTS

1. Introduction to the course.

Private interests, adjudication and non-judicial disputes resolution means. Principles of the civil procedure.

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WORKLOAD

ACTIVITY	Hours	% To be attended
Theoretical and practical classes	75,00	100
Attendance at events and external activities	5,00	0
Development of group work	9,00	0
Development of individual work	2,50	0
Study and independent work	40,00	0
Readings supplementary material	5,00	0
Preparation of evaluation activities	15,00	V/\
Preparing lectures	15,00	0
Preparation of practical classes and problem	15,00	0
Resolution of case studies	5,00	0
Resolution of online questionnaires	1,00	0
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TEACHING METHODOLOGY

Showroom theorists. The / The Professor / to expose and explain those key elements that should guide students in the study and understanding of the subject. The student, meanwhile, should actively engage in the learning process through reading, before the teacher's explanation / a, or class, depending on the organization of teaching time, of those materials, manuals, monographs or texts provided or indicated previously.

Activities implemented: will consist of the comment statements or news releases, case resolution, completion of questionnaires, analysis of procedural issues, etc.. through which the student must develop



the skills mentioned above. These activities may either be complementary to the exposure of knowledge by the / the teacher / a, or focus on specific agenda items of the subject that will not be subject to exposure by the teacher. These activities will be participatory and each teacher / to indicate, where appropriate, which will be evaluated. Through the same will be introduced and inure to the student in handling those materials and techniques of the discipline.

Activities outside the classroom:

Complementary activities such as seminars, tutorials collective visits to courts, etc.., Is programmed in the context of the subject and will include specific activities of the subject or interdisciplinary or cross, and always in coordination with the groups of the same subject or other subjects. Where appropriate, the teacher should indicate whether they are being evaluated.

Directed activities: For both the theoretical exposure monitoring and the implementation of the activities implemented, the teacher / to indicate which readings, seeking rulings or case preparation, etc., Will the student. Although not the subject of work in the classroom, the teacher may also set within the volume of student work, other activities that serve to reinforce or review the knowledge acquired by the student. Attendance at unscheduled tutoring: For questions on any topic or aspect of the subject and its method of work, students may attend at the scheduled time for each teacher, tutoring unscheduled fix every teacher.

EVALUATION

The final mark will be the result of adding the points obtained in the exam or exams aimed to assess the theoretical and practical knowledge and the points obtained by doing the different activities planned as a matter of continuous assessment.

Specifically, the final mark will consist of:

- Up to a 30 %, the points obtained by doing the activities planned as matter of continuous assessment.
- Up to a 70 %, the points obtained in the exam or exams aimed to assess the theoretical and practical knowledge.
- The points obtained from the continuous assessment will not be added to the points obtained in the exams if the second ones do not reach, at least, a 50 % of the punctuation established for that kind of assessment, either adding the points obtained in the approved partial exam to the points obtained in the final exam or taking in account the points obtained in the final exam.

Activities planned as mater of continuous assessment and its evaluation

- The continuous assessment will assess the students work in some activities related to the subject-matter of the course, that will be planned in the annex to the academic guide beside the criteria to assess them.

- According to the Protocol for Degrees of the Faculty of Law of the University of Valencia, it is recommended to include, at least, three activities to be assessed consisting, among others, of discussing cases, answering question papers, doing summaries of some contents of the course and giving short speeches in the classroom.
- The professor in charge of the groups that participate in interdisciplinary workshops or planned complementary activities will indicate in the annex of the academic guide if that participation will be considered as a part of the continuous assessment.
- In the annex to the academic guide of every group will be determined if the lack or the negative evaluation of the activities subjected to continuous assessment will be recoverable. That will depend on the feature of the activity at issue.

Assessment of theoretical and practical knowledge will be the result of:

- One partial exam, that will take place according to the schedule of exams approved by the Faculty for the first semester. That exam will be qualifying regarding the contents of the course included in that exam if the points obtained reach, at least, the 50 % of the points assigned to the partial exam. That qualifying effect will be valid for both the first and the second call of the final exam.
- One final exam, that, depending on the result of the partial exam, will deal with the contents that were not matter of the partial exam or with all the contents that should be assessed by exams in the course.
- In the annex to the academic guide will be determine the points assigned to the partial and to the final exam in the assessment of the theoretical and practical knowledge.
- In the annex of the academic guide will be determine if some of the mentioned exams will be done orally.

REFERENCES

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Basic

- - ARMENTA DEU, T., Lecciones de Derecho Procesal Civil, Ed. Marcial Pons, última edición.
- DE LA OLIVA SANTOS, A., DÍEZ-PICAZO GIMÉNÉZ, I., VEGAS TORRES, J., Curso de Derecho Procesal Civil, I y II, Ed. Centro de Estudios Ramón Areces, última edición.
- GARBERÍ LLOBREGAT, J., Derecho Procesal Civil, Ed. Bosch, última edición.
- GIMENO SENDRA, V., Derecho procesal civil, I (El proceso de declaración), II (Los procesos especiales), Ed. Castillo de Luna, Ediciones Jurídicas, última edición.
- MONTERO AROCA, J., GÓMEZ COLOMER, J.L., BARONA VILAR, S., CALDERÓN CUADRADO, Mª. P., Derecho Jurisdiccional II, Proceso Civil, Ed. Tirant lo Blanch, última edición.
- MORENO CATENA, V., CORTÉS DOMÍNGUEZ, V., Derecho Procesal Civil. Parte General, Derecho Procesal Civil. Parte Especial, Ed. Tirant lo Blanch, última edición.
- NIEVA FENOLL, J., Derecho Procesal II. Proceso civil, Ed. Marcial Pons, última edición.
- ORTELLS RAMOS, M., BONET NAVARRO, J., MARTÍN PASTOR, J., MASCARELL NAVARRO, M.J., CÁMARA RUÍZ, J., JUAN SÁNCHEZ, R., BELLIDO PENADÉS, R., CUCARELLA GALIANA, L.,



ARMENGOT VILAPLANA, A., Derecho Procesal Civil, Ed. Aranzadi-Thomson Reuters, última edición.

RAMOS MÉNDEZ, F., Enjuiciamiento Civil ¿Cómo gestionar los procesos civiles?, I y II, Ed. Atelier, última edición.

Additional

- Bases de datos: las que son accesibles en bases de datos DERECHO de la Biblioteca de Ciencias Soci Gregori Mayans, a las que las y los estudiantes de la Universitat de València pueden acceder libremente

http://europa.eu/legislation_summaries/justice_freedom_security/judicial_cooperation_in_civil_matters/index_es. http://ec.europa.eu/civiljustice/index_es.htm

http://www.prontuario.org/

http://www.poderjudicial.es/cgpj/es/Poder_Judicial

Normas:

Diario oficial de la Unión Europea: http://eur-lex.europa.eu

BOE: http://www.boe.es

Jurisprudencia:

Tribunal Constitucional: http://hj.tribunalconstitucional.es/

Tribunal de Justicia de la Unión Europea:

http://curia.europa.eu/jcms/jcms/j_6/pagina-principal

Tribunal Supremo y otros tribunales españoles (Cendoj): http://www.poderjudicial.es/search/index.jsp

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Derechos

Humano

Tribunal

http://www.derechoshumanos.net/tribunales/TribunalEuropeoDerechosHumanos-TEDH.htm

Europeo

ADDENDUM COVID-19

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

HYBRID TEACHING

If the academic authority decides so, this subject will be adapted to the hybrid teaching modelestablished by the Faculty of Law, meaning that regular theoretical-practical classes will be taught indiscontinuous weeks for the students. For this purpose, the Secretary's Office of the Faculty will dividethe group into as many subgroups as necessary, ordering classroom teaching, in the timetableestablished for the subject, to one of the subgroups each week in accordance with the calendarestablished by the Faculty, giving priority to monitoring the class through synchronous VIDEOCONFERENCE for the ones outside the classroom. The contents, workload and assessment are kept in the terms initially foreseen in the academic guide.



NON-ATTENDANCE TEACHING

If the academic authority establishes the change to NON-ATTENDANCE TEACHING, this subject will betaught for all students under the same conditions as those indicated for the NON-ATTENDANCETEACHING part of the hybrid system. The contents, workload and assessment will be maintained in the terms initially foreseen in the academic guide.

