

Course Guide 35259 Roman law and the unification of European law

Vniver§itatö́dValència

COURSE DATA

Data Subject			
Code	35259		
Name	Roman law and the unification of European law		
Cycle	Grade	1000 V	
ECTS Credits	4.5	VALUE I	
Academic year	2023 - 2024		
Study (s)			
Degree	± <	Center	Acad. Period year
1303 - Degree in Law		Faculty of Law	4 Second term
Subject-matter			
Degree	486 584	Subject-matter	Character
1303 - Degree in Law		53 - Roman law and the unification of European law	Optional
Coordination			
Coordination			
Name		Department	

SUMMARY

In the framework of "Foundations of the European Legal System", the aim of this subject is raise awareness of the Roman background of the European legal systems. This common link could be useful to build a common legal system in the EU.

PREVIOUS KNOWLEDGE

Relationship to other subjects of the same degree

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



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Other requirements

Legal subjects previously studied must be borne in mind, especially Roman Law and Civil Law

OUTCOMES

LEARNING OUTCOMES

- Knowlegde of the foundations of the Spanish legal system and the countries of the EU- Handle of the main Roman legal sources.- Knowledge of the working of the Roman legal institutions and their reception by the modern legal systems.

- Solving ability regarding cases on Roman law and skills to evaluate legal questions.

DESCRIPTION OF CONTENTS

1. Roman Law and its Reception:

1.- Reception of Roman Law: -Concept.

- Historical context.
- lus commune.
- 2.- Roman law vs. Royal law
- 3.- National legal system and their unification.

2. European legal unification

- Aim and theoretical basis.
- Legal institutions.
- Links to the UE legal system.



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WORKLOAD

ACTIVITY	Hours	% To be attended
Theoretical and practical classes	45,00	100
Development of individual work	10,00	0
Study and independent work	20,00	0
Readings supplementary material	10,00	0
Preparation of evaluation activities	10,00	0
Preparing lectures	25,00	0
Preparation of practical classes and problem	2,50	0
Resolution of case studies	2,50	0
ΤΟΤΑΙ	125,00	

TEACHING METHODOLOGY

Theory classes.

Complementary activities and seminars.

Individual tutoring.

Introductory readings(handbooks) and complementary readings (text anthologies).

Individually or as a group, complementary activities.

Self-study.

EVALUATION

The competency assessment procedures to use are:

- Final written exam of theoretical and practical content.
- Questionnaires theorists different parts of the program.
- Evaluation of group practice activities from the development, delivery of papers, reports / reports and / or oral presentations.
- Continuous assessment of each student, based on regular attendance and active participation in classroom activities proposed level of involvement in the process of teaching and learning and skills and attitudes displayed during the development of activities.

Activities related to continuous evaluation (or assessment) cannot be evaluated again when, due to their nature, their results cannot be borne in account again in the second examination session.



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The percentages assigned to each type of evaluation are:

- 70% Final written exam theory.
- 30% Continuous assessment .

REFERENCES

Basic

- P. Stein, Roman Law in European History, Cambridge, 1999.
 - A. Fernández de Buján, Derecho Privado Romano, 6 ed., Madrid, 2013.
 - R. Zimmermann, Europa y el Derecho Romano, Barcelona, 2009
 - P. Stein, Derecho Romano en la historia de Europa, Madrid, 1997
 - H. Coing, Derecho Privado Europeo vol. 1 y 2, Madrid, 1996
 - F. J. Casinos Mora, Nueve siglos de romanismo jurídico, Rivista di Diritto Romano, 2, 2002 (50 pp.).L. Bernad Segarra y G. Buigues Oliver, La influencia de las ideas jurídico políticas de Roma en la cultura occidental, Valencia, 2010.

F. Wieacker, Historia del derecho privado en la Edad Moderna, Comares, Granada, 2000.