

**COURSE DATA**

Data Subject	
Code	42831
Name	Protocols for police preventive action and legal intervention
Cycle	Master's degree
ECTS Credits	3.0
Academic year	2023 - 2024

Study (s)

Degree	Center	Acad. Period year
2130 - M.U. en Derecho y Violencia de Género 12-V.1	Faculty of Law	1 Second term

Subject-matter

Degree	Subject-matter	Character
2130 - M.U. en Derecho y Violencia de Género 12-V.1	3 - Protocols of action against gender violence	Obligatory

Coordination

Name	Department
LLORIA GARCIA, MARIA DE LA PAZ	72 - Criminal Law

SUMMARY

With this course a direct view on the daily performance and practice of the Security Forces in the field of gender violence at different stages in their allocated intervention is offered : General Prevention , and loyalty management with information to potential victims and perpetrators of the deployed resources that give coverage to the former and discourage the latter do with the right information to the case , preventing or reducing where possible, secondary victimization and tertiary . Response to violent episodes, protective of victims and neutralization author adjusted to Criminal procedural law (CP) (LEC - 1/2004) and administrative (LO 2/1986) as well as the protocols and collaboration M. Interior- FEMP and Instructions of SES in matters relating to gender violence .Research detected or reported , checking facts, gathering evidence and clues preparing the police , including Police Risk Rating (VPR), by feeding the computer application file of personal data " Domestic Violence cases and Gender ' Interior Ministry , created by OM 1911/2007 . Monitoring compliance with interim measures, judgments and penalties imposed on the alleged or convicted , concerning the protection of victims authors, conducting specialized police units in protection and development of the Police Ratings of Risk Evolution (PVER) .



PREVIOUS KNOWLEDGE

Relationship to other subjects of the same degree

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

Other requirements

REQUISITOS DE ADMISIÓN

OUTCOMES

2130 - M.U. en Derecho y Violencia de Género 12-V.1

- Students should apply acquired knowledge to solve problems in unfamiliar contexts within their field of study, including multidisciplinary scenarios.
- Students should be able to integrate knowledge and address the complexity of making informed judgments based on incomplete or limited information, including reflections on the social and ethical responsibilities associated with the application of their knowledge and judgments.
- Students should communicate conclusions and underlying knowledge clearly and unambiguously to both specialized and non-specialized audiences.
- Students should demonstrate self-directed learning skills for continued academic growth.
- Students should possess and understand foundational knowledge that enables original thinking and research in the field.
- Conocer y comprender los problemas jurídicos novedosos de nuestra sociedad de forma sistemática, con actitud crítica, transdisciplinar, con la perspectiva nacional e internacional, con el debido análisis de sus orígenes y sus consecuencias.
- Localizar y analizar los problemas jurídicos sobre la base del respeto a los derechos y principios fundamentales propios de un Estado Democrático y de Derecho, donde no cabe discriminación por razón del origen, procedencia social ni por razón del sexo.
- Aplicar e integrar los conocimientos transdisciplinares adquiridos con actitud crítica y desde la perspectiva de género, como herramientas para generar Justicia, Igualdad y Seguridad en cualquier Estado.
- Manejar las técnicas y herramientas especializadas para obtención información y saber utilizar los instrumentos jurídicos avanzados, habilidades y métodos de investigación, desde su perspectiva teórica y práctica, con aplicación al ámbito de estudio de que se trate.
- Obtener los conocimientos y habilidades básicas para la argumentación jurídica, para su comunicación en foros especializados y generalistas, de forma oral y/o escrita, y hacerlo de forma clara, precisa y convincente.



- Tener la capacidad de diseñar procesos de investigación en un determinado ámbito temático dentro de los estándares de calidad e integridad académica.
- Desarrollar nuevos métodos de aprendizaje, presenciales y no presenciales, ejercitando la autonomía personal, el control de la búsqueda e interpretación de las fuentes de información.
- Saber trabajar en equipos multidisciplinares reproduciendo casos y contextos reales.
- Participar en debates y discusiones, liderarlo, coordinarlos y resumirlos y saber extraer las conclusiones más relevantes.
- Utilizar las técnicas de exposición de conocimiento más relevantes.
- Identificar, valorar e integrar en la toma de decisiones aquellos problemas jurídicos que se plantean desde la perspectiva multidisciplinar y con el enfoque de la Igualdad y Género y requieren un mayor nivel de investigación jurídica y afrontarlos de manera flexible y plural.
- Utilizar de forma rigurosa y segura, tanto individualmente como en grupo, desde una perspectiva multidisciplinar, los conocimientos avanzados adquiridos y aplicables a problemas jurídicos de contenido plural en nuestra compleja sociedad actual.
- Integrar los conocimientos jurídicos, sociológicos, educativos adquiridos, sabiendo entender y explicar la unitaria naturaleza de estos problemas y de sus soluciones en el ámbito del género.
- Profundizar en la naturaleza común de estos problemas tanto en el ordenamiento jurídico nacional como el internacional, profundizando en soluciones comunes interconectadas como herramienta para generar Igualdad, Justicia y Seguridad jurídica.
- Desarrollar la capacidad para trabajar en equipo, con las funciones de liderazgo propias y con las habilidades de argumentación y estructuración del debate en grupo en aras a conseguir el correcto y fluido funcionamiento del grupo humano asignado.
- Analizar de forma autónoma, creativa y crítica, con argumentos jurídicos sólidos y elaborados, la materia seleccionada para la investigación y sus matices transversales.
- Ser capaz de realizar un estudio de investigación multidisciplinar desde la perspectiva de género metodológicamente adecuado y competitivo para ser publicado en revistas científicas indexadas.

LEARNING OUTCOMES

In this regard the most important issues at present are present in any model of protection of women subjected to abuse of power, especially focused on the judicial protection against them and the eradication of crime are addressed. This will be based on experience with the Spanish explanation of complex social , police and judicial framework for that purpose . It is critically reflect on the most sensitive legal issues involved in this system to provide them knowledge and interest when selecting the item and will eventually develop the methodological tools which implement Module II and IV.

This section may contrast their national systems with a real, modern and equipped with enormous practical experience nuances , developing a comprehensive and multidisciplinary knowledge of the specific problem under study . Thus, the / the student / to have the necessary expertise to deal with such designs complex and coordinated on the basis of equality , justice and security protection. Also, from this point will have a plurality of topics of interest - something that is essential if we think that this is a studio whose ultimate goal is the initiation and consolidation in the research activity and future qualification as a doctor who for fixing the thematic areas which will work in future doctoral thesis.



A set of modules substantive and procedural nature of classroom acquire. Along with the modules of a criminal nature , where all the possible criminal offenses will be studied , explanatory modules Protocols Police action , the Centre Female 24 hours or the like, health and social services , the Institute of Legal Medicine , Courts will be held , Job Shift , etc. .

With this training , students should obtain a set of skills necessary to move both in a national context , mainly , and internationally as a pioneer system guarantees to abused women and their rights violated , on the basis of justice, safety and professional ethics, as to have a wide range of current issues related to the field of activity of Courts , which allow to set the thematic areas which will work in future doctoral thesis.

DESCRIPTION OF CONTENTS

1. Item 1 -. Difficulty primary prevention episodes. Protocol policing and collaboration with the courts. Specialized units under the 1/2004, Articles 31 and 32. Police Collaboration (SAM UPAP, GRUME, GAMMA). Collaboration protocols M. Interior-FEMP tele-assistance services. Protocols bar associations.

2. Item 2 -. Reaction episodes of police violence. Criminal law. Procedural law art. Judicial competence and LEC 544 1/2004 (art. 44 and 59). Police, objective, functional and territorial aspects competition. Police administrative law (Law 2/1986). Royal Decree 355/2004-judicial bodies communication judicial police. RCVD Ministry of Justice.

3. Item 3 -. Basics of policing. Click the SES on gender violence. Performance of office and upon request. Checking facts, gathering evidence and clues preparing the police. Police Risk Rating (VPR). File of personal data "Domestic Violence and Gender 'Interior Ministry (OM 1911/2007)

4. Item 4 -. Control of compliance with prudential judgments and penalties stockings. UPAP, GAMA, UFAM Y EMUME specialized police units. Development of the Police Ratings of Risk Evolution (PVER).

5. PRACTICE policing:

Case 1: Meeting led by author, or neutral environments victim

Case 2: Chance meeting on neutral environment

Case 3: Meeting led by victims in neutral environment

Case 4: Meeting led by victims in authoring environment

**6. Legal aid to victims.**

By way of introduction - Status of the victim throughout history. Role, neutralization and rediscovery.

Legal aid to the victim:

-importance of legal intervention at police headquarters, information and decision making. Article 20 of the Organic Law 1/2004. "Repentance" from the victim.

legal-assistance in court; offering of shares and personación; brief reference to Article 416 of the LECRIM; victim statement as only evidence in the case: how to strengthen it.

Time-skilled trade in gender violence

WORKLOAD

ACTIVITY	Hours	% To be attended
Classroom practices	18,00	100
Theory classes	8,00	100
Tutorials	4,00	100
TOTAL	30,00	

TEACHING METHODOLOGY

Reading and understanding MD1 materials provided in advance for leveling knowledge

MD2 virtual reflection sessions (with the participation of teachers and students)

Tasks MD3 formativas teaching-learning aimed at dicutir on specific legal problems.

MD7 Job planning / testing proposed by teachers

MD6 preparation and assistance to individual and group tutorials (3 h.)

EVALUATION

Participatory assistance qualify as continuous assessment and the work of each subject was given a score between 0.0 and 1.0. Four cases will be proposed at the practice session on the proposed issues to resolve , similar to participatory evaluation assistance between 0.0 and 1.0 for each case. The last day of the year - will consist of two phases: a debate on a common hour and a written summary , with reasoned opinion, 40 minutes. Each of the phases will be scored from 0.0 to 1.0

LEGAL ASSISTANCE By Prof. Boix and Prof. Pascual, a joint exercise will be proposed. Participation is particularly encouraged during the teaching of classes.

The mark obtained in POLICE ACTION PROTOCOLS (Prof. Oliveros) , will average grade in the LEGAL ASSISTANCE (Prof Pascual) .The final grade will be numerically from 0 to 10 points articulated notes obtained as follows :0-4.9 points : SUSPENSE (SS)5.0-6.9 points : APPROVED (AP)7.0-8.9 points : NOTABLE (NT)9.0-10 points : OUTSTANDING (SB)



REFERENCES

Basic

- LO 2/1986 de FF y CC de Seguridad (arts. 1-5, 9-11, 29-35, 48-49, 51-53)
- L 27/2003 de la OP LECrim art. 544
- LO 1/2004 LMICVG arts 31, 32, 43-59
- Ley 17/2017, de 13 de diciembre, de Coordinación de Policías Locales de la Comunitat Valenciana
- RD 355/2004 del RCVD
- Protocolo de actuación de FF y CC de S colaboración con órganos Judiciales de 28-06-2005
- Protocolo de Colaboración M. Interior-FEMP de 2006 en materia de VG y de 2007 en materia de Seg. Ciudadana, Seg. Vial y Policía Judicial.
- Protocolo de Colaboración FF y CC Seguridad con Colegios de Abogados.
Instrucciones 10 y 14/2007 y 5/2008 de la Secretaría de Estado de Seguridad .
- INSTRUCCIÓN 4/2019, de la Secretaría de Estado de Seguridad, por la que se establece un nuevo Protocolo para la valoración policial del nivel de riesgo de violencia de género (Ley Orgánica 1/2004), la gestión de la seguridad de las víctimas y seguimiento de los casos a través del sistema de seguimiento integral de los casos de violencia de género (SISTEMA VIOGÉN).
- Instrucción 5/2021, de la Secretaría de Estado de Seguridad, por la que se establece el Protocolo de primer contacto policial con víctimas de violencia de género en situación de desprotección (protocolo cero).
- Martinez García, E. (Edit.): Formularios procesales sobre asistencia letrada a víctimas de violencia de género, Tirant lo blanch, 2022.

- Vidagany Pelaez, J.M.:
Protocolos de actuación ante supuestos de Violencia de género en personas dependientes, Tirant lo Blanch, 2014.
- Cuerda Arnau, M.L. (Dir): Vistas penales. Casos resueltos y guías de actuación en sala, Tirant lo Blanch, 3^a ed. 2017