

UNIVERSITÀ DEGLI STUDI DI PALERMO

DEPARTMENT	Giurisprudenza
ACADEMIC YEAR	2016/2017
MASTER'S DEGREE (MSC)	LAW
INTEGRATED COURSE	CRIMINAL PROCEDURAL LAW INTEGRATED COURSE
CODE	02547
MODULES	Yes
NUMBER OF MODULES	2
SCIENTIFIC SECTOR(S)	IUS/16
HEAD PROFESSOR(S)	DI CHIARA GIUSEPPE Professore Ordinario Univ. di PALERMO
	PARLATO LUCIA Professore Ordinario Univ. di PALERMO
	SCACCIANOCE Professore Associato Univ. di PALERMO CATERINA
OTHER PROFESSOR(S)	DI CHIARA GIUSEPPE Professore Ordinario Univ. di PALERMO
	PARLATO LUCIA Professore Ordinario Univ. di PALERMO
	SCACCIANOCE Professore Associato Univ. di PALERMO CATERINA
CREDITS	14
PROPAEDEUTICAL SUBJECTS	18773 - CRIMINAL LAW
MUTUALIZATION	
YEAR	4
TERM (SEMESTER)	Annual
ATTENDANCE	Not mandatory
EVALUATION	Out of 30
TEACHER OFFICE HOURS	DI CHIARA GIUSEPPE
	Monday 16:00 18:00 Dipartimento di Giurisprudenza, Sezione processualpenalistica (secondo atrio)
	PARLATO LUCIA
	Monday 8:30 10:30 Piattaforma virtuale "Teams": in seguito alla prenotazione sul portale, gli studenti vengono chiamati singolarmente per un incontro.Il ricevimento, inoltre, puo essere svolto in presenza dal martedi al venerdi, prima o dopo le lezioni (mart. 16-19 in "Aula G. Tranchina", merc. e giov. 14-16 in Aula 3, ven. 8-11 in "Aula G. Tranchina), previo contatto via mail.
	SCACCIANOCE CATERINA
	Wednesday 10:00 13:00 Si prega di prenotarsi e il docente si premurera di contattarvi per concordare le modalita del ricevimento, se su piattaforma Teams o in presenza.

PREREQUISITES Knowledge of the normative sources, with particular reference to the supranational sources; as well as of basic principles of substantive criminal law. LEARNING OUTCOMES Acquisition of an adequate knowledge and ability to understand: deep knowledge of parmative sources of criminal procedure law with particular

knowlegde of normative sources of criminal procedure law, with particular reference to the Constitution, the main International sources of law, the current criminal procedure code and the more relevant complementary legislation; ability to understand the basic structure of the system.

Ability to apply knowledde and understanding: ability to apply principles which

Ability to apply knowlegde and understanding: ability to apply principles which govern the criminal process, the strenght of the system lines and the general principles of the system in the interpretation of criminal procedural rules and in the examination of case law both of tribunals and Supreme Court.

Making judgments: ability to make connections among the normative sources, taking into account the multilevel structure of the system, and to develop their own judgments in the face of controversial opinions formulated by scholars and by jurisprudence.

Ability to communicate: ability to transmit knowledges in a clear manner and using a proper technical language.

Capacity Learning: ability to criticise the stuctural characteristics of the criminal process, of its main principles, enhancing the existing regulatory structure in its multilevel structure and the case law; ability to finalise the knowledge to the need of professional trainee, as well as to the specialistic insights.

ASSESSMENT METHODS

Oral Final exam - Grades on a scale between 18 and 30 cum laude. The exam consists of an interview aimed at ascertaining the level of knowledge of the topics in the syllabus, the level of command in the specialized language and the ability of the candidate to develop a reasoning aimed at the application of theoretical knowledge to specific cases in order to argue possible solutions. The interview consists of a minimum of four questions.

The evaluation will take place 'in conformity' to the following evaluation grid:
-Excellent, 30 -30 cum laude: good knowledge of the topics, excellent property language, excellent capacity of analysis; the student is 'able to apply theoretical knowledge to real cases which are proposed to be analysed. He/she is also able to properly argue possible solution, including multiple alternatives.

- Very good, 26-29: good knowledge of the topics, good properties of language, good analytical capacity; the student is able to apply theoretical knowledge to real cases which are proposed to be analysed. The students is able to adequately apply theoretical knowledge to real cases which are proposed to be analysed.
- Good, 24-25: Basic knowledge of the main topics, good property of language, the student shows limited ability to apply theoretical knowledge to real cases which are proposed to be analyzed.
- -Satisfactory, 21-23: the student does not show that complete command of the main topics, although seems to possess a basic knowledge of the relevant areas; he/she shows satisfactory property of language albeit with a poor ability to adequately apply theoretical knowledge to real cases which are proposed to be analyzed.
- Sufficient, 18-20: minimal knowledge of the main teaching and technical language issues, limited or no capacxty to adequately apply theoretical knowledge to real cases which are proposed to be analyzed.
- Insufficient outcome: the student does not have an acceptable knowledge of the contents of the various topics on the agenda.

During the second semester n. 1 oral test in progress, on voluntary basis, is scheduled. The test, consisting in a minimum of four questions is devoted to offer the stuudent an opportunity to do a preliminary check up of his/her overall understanding and knowledge of the syllabus as well as to test the ability' to apply theoretical knowledge to the solution of concrete cases.

The assessment of the evidence does not mean the final examination and is given a choice: Positive Rating / negative judgment.

TEACHING METHODS

Lectures

DOCENTE: Prof.ssa I UCIA PARI ATO- Lettere O-Z

DOCENTE: Prof.ssa LUCIA PARLATO- Lette	ere O-Z
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LEARNING OUTCOMES	Acquisition of an adequate knowledge and ability to understand: deep knowlegde of normative sources of criminal procedure law, with particular reference to the Constitution, the main International sources of law, the current criminal procedure code and the more relevant complementary legislation; ability to understand the basic structure of the system. Ability to apply knowlegde and understanding: ability to apply principles which govern the criminal process, the strenght of the system lines and the general principles of the system in the interpretation of criminal procedural rules and in the examination of case law both of tribunals and Supreme Court. Making judgments: ability to make connections among the normative sources, taking into account the multilevel structure of the system, and to develop their own judgments in the face of controversial opinions formulated by scholars and by jurisprudence. Ability to communicate: ability to transmit knowledges in a clear manner and using a proper technical language. Capacity Learning: ability to criticise the stuctural characteristics of the criminal process, of its main principles, enhancing the existing regulatory structure in its multilevel structure and the case law; ability to finalise the knowledge to the
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TEACHING METHODS	The assessment of the evidence does not mean the final examination and is given a choice: Positive Rating / negative judgment. Lectures

MODULE CRIMINAL PROCEDURAL LAW I

Prof. GIUSEPPE DI CHIARA - Lettere A-E, - Lettere A-E

SUGGESTED BIBLIOGRAPHY

AA.VV. (SIRACUSANO-GALATI-TRANCHINA-ZAPPALA'), Diritto processuale penale, Giuffre, ultima ed.;

ovvero

AA.VV.,(DOMINIONI-CORSO-GAITO-SPANGHER-GALANTINI-FILIPPI-GARUTI-MAZZA-VARRASO-VIGONI), Procedura penale, Giappichelli, ultima ed.;

ovvero

CONSO-GREVI- BARGIS, Compendio di procedura penale, Cedam, ultima ed.

ovvero

TONINI, Manuale di procedura penale, Giuffre, ultima ed.

AMBIT	20014-Processualpenalistico
INDIVIDUAL STUDY (Hrs)	119
COURSE ACTIVITY (Hrs)	56

EDUCATIONAL OBJECTIVES OF THE MODULE

The aim of the course is to allow students the secure domain of constitutional principles related to the jurisdiction, the right of defence as well as the judicial organisation; moreover, to help students to understand relation between supranational and national sources in the dynamics of the process.

SYLLABUS

Hrs	Frontal teaching
14	Jurisdiction, guarantees, procedural sequences: the flows.
20	Ordinary procedure and special procedures: morphologies and system values.
22	The system guarantees in the Constitution and supranational sources: a) the constitutional status of the judge and judicial organization; b) independence of the prosecutor, mandatory prosecution, organization of the office of the public prosecutor; c) the defendant: the right of defense, personal freedom, presumption of innocence; d) the fair trial.

MODULE CRIMINAL PROCEDURAL LAW II

Prof. GIUSEPPE DI CHIARA - Lettere A-E, - Lettere A-E

SUGGESTED BIBLIOGRAPHY

AA.VV. (SIRACUSANO-GALATI-TRANCHINA-ZAPPALA'), Diritto processuale penale, Giuffre, ultima ed.;

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AA.VV. (DOMINIONI-CORSO-GAITO-SPANGHER-GALANTINI-FILIPPI-GARUTI-MAZZA-VARRASO-VIGONI), Procedura penale, Giappichelli, ultima ed.

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EDUCATIONAL OBJECTIVES OF THE MODULE

The aim of the course is to introduce students to an appropriate knowledge of the Italian criminal proceedings and of main principles on which it is based.

SYLLABUS

Hrs	Frontal teaching
10	Preliminary investigations and defence inquiries: strategies, techniques, system guarantees. Preliminary hearing and prosecution occurs.
30	Evidence and adversarial principle. The evidence procedure. Witness hearing and oral evidence: types, methods, strategies, techniques. The adversarial principle: rules and exceptions. Law of evidence and special procedures. Evidence and evaluation: table of rules, case law.
8	The system of criminal appeals. The final judgment.
8	The procedural invalidity: pathologies, therapies, sanctions.

MODULE CRIMINAL PROCEDURAL LAW II

Prof.ssa CATERINA SCACCIANOCE - Lettere F-N, - Lettere F-N

SUGGESTED BIBLIOGRAPHY

AA.VV. (SIRACUSANO-GALATI-TRANCHINA-ZAPPALA'), Diritto processuale penale, Giuffre, ultima ed.;

ovvero

AA.VV.,(DOMINIONI-CORSO-GAITO-SPANGHER-GALANTINI-FILIPPI-GARUTI-MAZZA-VARRASO-VIGONI), Procedura penale, Giappichelli, ultima ed.;

ovverd

CONSO-GREVI-BARGIS, Compendio di procedura penale, Cedam, ultima ed.

TONINI, Manuale di procedura penale, Giuffre, ultima ed.

PARTE SPECIALE:

GAITO-CHINNICI, Regole europee e processo penale, Cedam 2016

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SYLLABUS

Hrs	Frontal teaching
15	Preliminary investigations. The end of preliminary investigations.
15	Preliminary hearing. Special proceedings
10	The trial hearing
10	Ordinary and extraordinary appeals
6	The proceedings in front of the justice of the peace. The proceedings for the criminal responsibility of legal persons.

MODULE CRIMINAL PROCEDURAL LAW I

Prof.ssa LUCIA PARLATO - Lettere O-Z, - Lettere O-Z

SUGGESTED BIBLIOGRAPHY

AA.VV. (SIRACUSANO-GALATI-TRANCHINA-ZAPPALA'), Diritto processuale penale, Giuffre, ultima ed.;

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AA.VV.,(DOMINIONI-CORSO-GAITO-SPANGHER-GALANTINI-FILIPPI-GARUTI-MAZZA-VARRASO-VIGONI), Procedura penale, Giappichelli, ultima ed.;

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CONSO-GREVI- BARGIS, Compendio di procedura penale, Cedam, ultima ed.

TONINI, Manuale di procedura penale, Giuffre, ultima ed.

Codice sistematico di procedura penale, a cura di Belluta, Gialuz, Luparia, Giappichelli, 2016.

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SYLLABUS

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14	Jurisdiction, Constitutional principles	
15	The structure and organization of criminal justice. Subjects of the process. Acts.	
12	Evidence. Means of gathering evidence.	
15	Right to defence; personal freedom; presumption of innocence; precautionary measures.	

MODULE CRIMINAL PROCEDURAL LAW II

Prof.ssa LUCIA PARLATO - Lettere O-Z, - Lettere O-Z

SUGGESTED BIBLIOGRAPHY

AA.VV. (SIRACUSANO-GALATI-TRANCHINA-ZAPPALA'), Diritto processuale penale, Giuffre, ultima ed.;

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AA.VV.,(DOMINIONI-CORSO-GAITO-SPANGHER-GALANTINI-FILIPPI-GARUTI-MAZZA-VARRASO-VIGONI), Procedura penale, Giappichelli, ultima ed.;

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