

# UNIVERSITÀ DEGLI STUDI DI PALERMO

DEPARTMENT	Culture e società		
ACADEMIC YEAR	2022/2023		
BACHELOR'S DEGREE (BSC)	SOCIAL WORK		
INTEGRATED COURSE	ELEMENTS OF LAW FOR SOCIAL WORK - INTEGRATED COURSE		
CODE	21294		
MODULES	Yes		
NUMBER OF MODULES	2		
SCIENTIFIC SECTOR(S)	IUS/17, IUS/01		
HEAD PROFESSOR(S)	MORMILE LALAGE Ricercatore Univ. di PALERMO		
OTHER PROFESSOR(S)	MORMILE LALAGE Ricercatore Univ. di PALERMO		
	OMODEI RICCARDO Ricercatore a tempo Univ. di PALERMO ERCOLE determinato		
CREDITS	12		
PROPAEDEUTICAL SUBJECTS			
MUTUALIZATION			
YEAR	2		
TERM (SEMESTER)	1° semester		
ATTENDANCE	Not mandatory		
EVALUATION	Out of 30		
TEACHER OFFICE HOURS	MORMILE LALAGE  Monday 15:00 17:00 Dipartimento di diritto privato - Studio del docente  Friday 12:00 14:00 Polo di Trapani - Aula professori  OMODEI RICCARDO  ERCOLE  Wednesday 9:30 11:30 Dipartimento di Giurisprudenza - Sezione scienze penalistiche (II piano)		

DOCENTE: Prof.ssa LALAGE MORMIL	
PREREQUISITES	Presentation and Analysis Skills: Basic level. Adequate knowledge of general notions concerning the modern and contemporary history as well as the major legal concepts.
LEARNING OUTCOMES	Knowledge and Understanding Knowledge and understanding of the structure and functioning of the italiar constitutional legal order with special attention to its actual dynamics and its functioning within the european geopolitical context. Ability to make connection between the different topics of the course Applying Knowledge and Understanding Ability to use and implement legal knowledge, focusing on actual issues, within the constitutional legal order and the european geopolitical and legal order. Making Judgements Evaluate and analyze on the basis of acquired legal knowledge structural and dynamics characters of the functioning of the constitutional legal order in its relations with the european integration process. Communication Consciously and clearly express acquired knowledge, acquiring logic and understandable tecnique of expression of legal topics using proper legal terminology. Lifelong Learning Skills Acquiring the ability to develop new learning skills, useful to consolidate comprehension and usage of legal knowledge and to learn new aspects related to the evolution and changements of the normative framework. In particular, i will be of the utmost importance the use of logic and technologic tools and
	doctrine, legislation and case-law. This aims at helping each student in the acquisition of skills helpful in deepening the analysis and understanding of lega social topics.
ASSESSMENT METHODS	The required knowledge and skills will be ascertained during the examination process. In particular, it will be assessed if the candidate reaches the learing targets.  The examination process comprehends written and oral examinations. The written one is scheduled during mid-term course program, the oral and final one is scheduled at the end of the term.  The written examination aims at verifying the possession of the required knowledge and skills.  The written examination will be a comprehensive set of open-ended questions. Questions will be drafted as to help in comparing results with the evaluation grid here attached. The result of the written examination will be taken into account in scoring the final result of the examination process but will not preclude in any way the admission to the oral examination.  The oral examination will be an interview of a minimum of three questions on the topics described in the course programme. The evaluation of the oral examination will be made on the basis of the gride here attached and grades on a scale between 18 and 30 cum laude.
	Evaluation gride - 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 capacity analytical;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
TEACHING METHODS	- Satisfactory 21-23: the student does not show that complete command of the main teaching topics, although showing to know the basic knowledges; 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 capacity 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  Lectures

## MODULE CRIMINAL LAW

### Prof. RICCARDO ERCOLE OMODEI

#### SUGGESTED BIBLIOGRAPHY

- 1. PELISSERO, Diritto penale. Appunti di Parte generale, Giappichelli, 2021 ISBN 9788892138841
- 2. FERRUA-LAVARINI, Diritto processuale penale. Appunti per gli studenti di psicologia, Giappichelli, 2011 ISBN 9788834818374

Nel corso delle lezioni verranno forniti materiali connessi al sistema penitenziario e al problema delle misure alternative.

AMBIT	50222-Discipline giuridiche
INDIVIDUAL STUDY (Hrs)	120
COURSE ACTIVITY (Hrs)	30

### **EDUCATIONAL OBJECTIVES OF THE MODULE**

The use of punitive instruments for the protection of individual goods and superindividual and 'become too large because of its supranational relevance at the base of the regulatory force of-state incriminating norms. The complex set of reference sources requires adequate knowledge of criminal law institutions involved in order to measure the power in individual regulatory instruments the scope of the sources of criminal law, the structure of the crime and the criminal trial and its repercussions within the penitentiary.

### **SYLLABUS**

Hrs	Frontal teaching
2	The criminal law
2	The principle of legality
2	The validity of the criminal law in time, space, compared to people with respect to the matter
2	The offense: an objective element, subjective element. The exclusion of the crime
2	The forms of manifestation of the crime: detailed offenses, attempted murder, complicity of persons in the crime, Concurrent offenses and the offense continued
2	Liability. Minor age. social hazard
2	The penalty functions and application
2	The causes of extinction of the crime and the sentence
2	Alternative measures to detention
2	Probation with the social services. Jurisdiction and constitutional principles
2	Individuals
2	Evidence
2	The regular procedure. The appeals.
Hrs	Practice
4	Criminal law as a prevention tool

# MODULE PRIVATE LAW

### Prof.ssa LALAGE MORMILE

#### SUGGESTED BIBLIOGRAPHY

Vincenzo Roppo, Diritto privato, Giappichelli, 2020, ISBN 8892134124 Andrea Torrente - Pietro Schlesinger, Giuffrè, 2019, ISBN 8828809795

Può essere scelto qualsiasi manuale di diritto privato, purché aggiornato. Lo studio sarà guidato e integrato con le dispense fornite durante le lezioni.

AMBIT	50222-Discipline giuridiche
INDIVIDUAL STUDY (Hrs)	120
COURSE ACTIVITY (Hrs)	30

### **EDUCATIONAL OBJECTIVES OF THE MODULE**

The main educational objective is the offering of the necessary legal instruments to sure the dialogue with the courts. This is fundamental for professionals who offer help to vulnerable people as children, elderly persons or who deal with family crises or tragic choices as end-living. Particular attention will be devoted to legal terms as damage and non-pecuniary damage. The objective is transmit to the future operator a sense of balance to be found by principles application, interpreted concretely.

### **SYLLABUS**

STEEABOS		
Frontal teaching		
The soggetivity: person - ability - giuridical ability - the protection of unable people.		
The personality rights: privacy - identity - the beginning and the end of the life - fundamental right and multiculturalism		
The family rights: marriage - convivence - civil unions - personal and patrimonial aspects		
The filiation: legal system evolution - status filiationis		
The crisis of the family: divorse - the marriage contracts - the liability		
The torts: contractual liability - protections obligations		
Workshops		
Casis		
Tort laboratory: Case analisys		