

		Teaching	Guide		
	Identifying	Data			2020/21
Subject (*)	Criminal Proceedings			Code	612G01028
Study programme	Grao en Dereito				
		Descrip	otors		
Cycle	Period	Yea	r	Туре	Credits
Graduate	2nd four-month period	Third	d	Obligatory	6
Language	SpanishGalicianEnglish				
Teaching method	Face-to-face				
Prerequisites					
Department	Dereito Público				
Coordinador	Ferreiro Baamonde, Xulio		E-mail	xulio.ferreiro@u	ıdc.es
Lecturers	Anguita Juega, Luis		E-mail	luis.anguita.jue	ga@udc.es
	Camara Ruiz, Juan			juan.camara@u	ıdc.es
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	Soto Díaz, David José			david.sdiaz@ud	dc.es
Web					
General description	This course is designed to give students a comprehensive knowledge about the main legal institutions involved in criminal				
	proceedings. Specifically, the following issues will be considered: a) Constitutional principles involved in criminal				
	proceedings; b) Judicial protection; c) Criminal proceedings regulation as a tool for the protection and enforcement of: lus				
	puniendi, and victims and defendant's rights; d) Investiagion phase; e) Trial; f) Appeal; g) Special procedures;				

Contingency plan

1. Modifications to the contents

The contents won't be modified.

2. Methodologies

*Teaching methodologies that are maintained

The general methodological structure will be kept. Obviously, classes will be adapted to Teams, either theortetical classes and case resolution sessions.

*Teaching methodologies that are modified

Activities will be delivered by moodle.

On-site classes will be substituted by on-line classes through Teams. In that case, duration and frecuency will be modulated to fit to this new environment.

3. Mechanisms for personalized attention to students

Personalized attention to students will be offered by moodle discussions and e-mail consultation. In cases which be considered necessary, on-line interviews may be used.

4. Modifications in the evaluation

The evaluation will change in the following way:

Activities and cases will imply 30% of the grades, and the final test will have the 70% of the weight.

The final test will be substituted by an oral examination through teams.

5. Modifications to the bibliography or webgraphy

It is not considered.

Although, complementary readins will be offered by moodle in order to help with e-learning methodology.

	Study programme competences	
Code	Study programme competences	
A1	Knowledge of the main legal institutions	
A2	Knowledge of the role of law as a regulatory system of social relations	
A4	Appreciating the interdisciplinary nature of legal problems	
A5	Knowing the constitutional principles and values.	
A7	7 Knowing the national and international legal and political structures.	
A8	Basic knowledge of legal argumentation.	
A9	Ability to handle legal sources (legal, jurisprudential and doctrinal).	
A10	Ability to interpret and critically assess the legal system.	
A11	Ability to understand and write legal documents.	
A12	Management of legal oratory (ability to express themselves properly in public).	
A13	Mastering new technologies applied to law.	
A14	Ability to draft legal norms.	
A15	Ability to negotiate and mediate.	

B2	Ability to know how to apply their knowledge to their work or vocation in a professional way and possess the skills that are usually
	demonstrated through the elaboration and defense of arguments and the resolution of problems within their area of study.
В3	Ability to gather and interpret relevant data (usually within their area of study) to make judgments that include a reflection on social,
	scientific or ethical relevant issues.
B5	Acquisition and assessment of those learning skills necessary to undertake further studies with a high degree of autonomy
B7	Effective problem solving.
B8	Critical, logical, and creative thinking.
В9	Working autonomously on own initiative with a lifelong learning approach.
B10	Teamwork and collaboration.
B11	Ethical and social responsibility.
B12	Effective workplace communication and oral and written skills in Spanish, Galician and foreign languages.
B13	Computing and ICT skills.
C2	Mastering oral and written expression in foreign languages.
C3	Using ICT in working contexts and lifelong learning.
C4	Exercising an open, educated, critical, committed, democratic and supportive citizenship for the sake of the common good.
C7	Assume as a professional and citizen the importance of lifelong learning.

Learning outcomes			
Learning outcomes	Stud	y progra	amme
	CO	mpeten	ces
To know function of the Law as a regulatory system of social relations.	A1	B2	СЗ
Knowledge of constitutional principles and values.	A2	В3	C4
Knowledge of legal-political structures at national and international level.	A4	B5	C7
	A5		
	A7		
	A8		
Ability to handle legal sources (legal, jurisprudential and doctrinal).	A9		C2
Ability to interpret and critically analyze the legal order.	A10		
Ability to understand and write legal documents.	A11		
Management of legal oratory. (Ability to express oneself appropriately in public).	A12		
Knowledge of the new technologies applied to the law.	A13		
Ability to read, understand and write legal texts in English.	A14		
Capacity to elaborate laws			
Solve problems effectively, assessing the importance of research, innovation and technological development in the	A15	В7	
socio-economic and cultural development of society.		В8	
Apply a critical, logical and creative thinking, understanding, also, the importance of the entrepreneurial culture.		В9	
Work autonomously with initiative taking into account the importance of learning throughout life.		B10	
Work collaboratively		B11	
Behave with ethics and social responsibility as a citizen and as a professional.		B12	
Communicate effectively in a work environment, showing both oral and written expression in the official languages ??of the		B13	
autonomous community, as well as in a foreign language.			
Ability to use the computer network (internet) in obtaining information and in the communication of data and, in general, ability			
to use the basic tools of ICT required for the exercise of the profession.			

	Contents
Topic	Sub-topic

Criminal proceedings	1 The criminal procedural systems and the principles of criminal proceedings
	2 Jurisdiction and competence
	3 The parties to the criminal procedure
	4 The object of criminal proceedings
	5 The pretrial stage or the preliminary procedure
	6 The acts of investigation
	7 The precautionary measures
	8th The oral trial and the dismissal
	9a The accusation, the defense, plea bargaining and the "thesis of
	disengagement"
	10th Evidence
	11th Judgment and res judicata
	12th Review proceedings and other judicial remedies
	13th Other procedures: the summary procedure, the abbreviated procedure, the
	procedure for minor offenses and the Jury trial

	Planning			
Methodologies / tests	Competencies	Ordinary class	Student?s personal	Total hours
		hours	work hours	
Case study	A15 A14 A13 A12	15	45	60
	A11 A10 A9 A8 A7 A5			
	A4 A2 A1 B7 B8 B9			
	B10 B12 B13 B2 B3			
	B5 C2 C3 C4 C7			
Objective test	A1 A2 A4 A5 A7 A8	2	2	4
	A9 A10 B7 B8 B2 C2			
Guest lecture / keynote speech	A1 A2 A4 A5 A7 A8	40	40	80
	B11 C4			
Personalized attention		6	0	6

	Methodologies		
Methodologies	Description		
Case study	During the course, several cases will be proposed, in order to reinforce the learning process, and to contribute to availation.		
	This cases will imply two types of activities:		
	1. Analisys of legal texts, or with legal content. Readings of legal papers and documents or even literary readings of films will		
	be proposed. The aim will ben to identify and discuss the diferent legal issues that can be found in those to achieve the		
	understanding of legal principles or institutions which can be key for the criminal proceedings system.		
	2. Legal cases resolution. Departing from some facts, the analysis of legal issues wil be required through answering the		
	questions proposed or the writing of procedural documents.		
	The case resolution may be done individually or as a team.		
	After the delivery to the professor, the cases will be discussed in the classroom.		
Objective test	In order to make an evaluation of the learning process, at least one test will be done. It will consist on two different parts: a		
	multiple choice questionary and a case resolution activity.		
Guest lecture /	Main theoretichal and practical questions will be explained by the professor in the classroom, During these sessions, essentia		
	notes practical consequences and institutional architecture of the criminal proceedings will be discussed.		

Personalized attention		
Methodologies Description		

Guest lecture /	Personalized attentio is recommended during office hours or through moodle, in order to help with the resolution of cases and
keynote speech	to solve any doubts durign the preparation of the final test.
Case study	
Objective test	

Assessment			
Methodologies	Competencies	Description	Qualification
Guest lecture /	A1 A2 A4 A5 A7 A8	Professor will take into account class assistance and participation in order to improve	0
keynote speech	B11 C4	the assesment.	
Case study	A15 A14 A13 A12	The different cases will be deliverd in writting and marked by the Professors, implying	40
	A11 A10 A9 A8 A7 A5	the 40% of the final grades.	
	A4 A2 A1 B7 B8 B9		
	B10 B12 B13 B2 B3		
	B5 C2 C3 C4 C7		
Objective test	A1 A2 A4 A5 A7 A8	At the end of the course a test will take place. It will comprise two different parts: an	60
	A9 A10 B7 B8 B2 C2	objective test and a case resolution. This test will imply the 60% of the assesment.	
Others			

Assessment comments

To pass the subject it is neccesary to pass the mixed test (test questions and short questions). The grade of the mixed test will be used to obtain the final grade with the other scores. Part-time students with recognized academic dispensation will perform compensatory activities, prior agreement with the professors. The rest of the assessment methods will be carried out without any adaptation.

Sources of information		
Basic	Bibliografía básica: - PÉREZ-CRUZ MARTÍN, A.J. ET AL.: Derecho Procesal Penal, Tirant lo Blanch. Valencia, 2020.	
Complementary	Bibliografía complementaria:- ARMENTA DEU, T.: Lecciones de derecho procesal penal. Marcial Pons, Madrid,	
	2017 ASENCIO MELLADO, J. Ma, Derecho Procesal Penal, Tirant lo Blanch, Valencia, 7º Edición, 2015 GIMENO	
	SENDRA, V.: Manual de derecho procesal penal. Castillo de Luna, Madrid, 2018 MORENO CATENA, V.: Derecho	
	Procesal Penal. Tirant lo Blanch. Valencia, 2017 NIEVA FENOLL, J.: Derecho Procesal II: Proceso penal. Tirant lo	
	Blanch, Valencia, 2019. Recursos web:BIBLIOTECA UDC: http://www.udc.es/biblioteca/BOE:	
	http://www.boe.es/DOGA: http://www.xunta.es/dog/BASE DE DATOS ARANZADI: http://www.westlaw.es/westlaw/ (só	
	pode consultarse a través da UDC)	

	Recommendations
	Subjects that it is recommended to have taken before
Criminal Law: General /612G01010	
Constitution and Judiciary/612G01014	
Criminal Law: Special Part/612G01025	
	Subjects that are recommended to be taken simultaneously
	Subjects that continue the syllabus
	Other comments

(*)The teaching guide is the document in which the URV publishes the information about all its courses. It is a public document and cannot be modified. Only in exceptional cases can it be revised by the competent agent or duly revised so that it is in line with current legislation.