		Teachin	ng Guide		
	Identifyi	ng Data			2021/22
Subject (*)	Prison Law Code 612G01039			612G01039	
Study programme	Grao en Dereito				
		Desc	riptors		
Cycle	Period				Credits
First and Second Cycle	e 2nd four-month period	Fo	urth	Optional	4.5
Language	SpanishGalicianEnglish				
Teaching method	Face-to-face				
Prerequisites					
Department	Dereito Público				
Coordinador	Puente Aba, Luz Maria		E-mail	I.puente@udc.es	S
Lecturers	Puente Aba, Luz Maria		E-mail	I.puente@udc.es	S
Web					
General description	This subject of Prison Law descr	ibes regulations	s regarding the e	xecution of the sanction of	of imprisonment. The student will
	know Prison Law regulations, an	d the reality of p	prisons will be ar	alysed.	
Contingency plan	1. Modifications to the contents				
	None.				
	2. Methodologies				
	Keynote speech and directed dis	cussion that a	re part of everyda	av lessons will be substit	uted for power point
	presentations which contain infor				
	or Moodle, on chat or as a written			400000 mm	20 (4.1.0. 4.0040004 (6.1.1.041.10
	Case studies or summaries, instead of oral presentations, will be written deliverables.				
	3. Mechanisms for personalized	attention to stud	dents		
	Personalised attention by e-mail.				
	4. Modifications in the evaluation	ı			
	Active participation in the classroom wil be substituted by participation on chat or by presenting the required written tasks about questions for reflection (on Teams or Moodle).			enting the required written tasks	
	5. Modifications to the bibliograph	hy or webgraph	ny		
	None.				

	Study programme competences / results		
Code	Code Study programme competences / results		
A1	Knowledge of the main legal institutions		
A2	Knowledge of the role of law as a regulatory system of social relations		
А3	Grasping the systematic nature of the legal system		
A4	A4 Appreciating the interdisciplinary nature of legal problems		
A5	Knowing the constitutional principles and values.		

A8	Basic knowledge of legal argumentation.
A9	Ability to handle legal sources (legal, jurisprudential and doctrinal).
A11	Ability to understand and write legal documents.
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.
B11	Ethical and social responsibility.
B12	Effective workplace communication and oral and written skills in Spanish, Galician and foreign languages.
C2	Mastering oral and written expression in foreign languages.
C4	Exercising an open, educated, critical, committed, democratic and supportive citizenship for the sake of the common good.
C6	Critically assess the knowledge, technology and information available to solve the problems they face.
C7	Assume as a professional and citizen the importance of lifelong learning.
C8	Valuing the importance of research, innovation and technological development for the socioeconomic and cultural progress of society.

Learning outcomes			
Learning outcomes	Stud	y progra	amme
	con	npetenc	es/
		results	
To be able to understand and describe Prison Law regulations.	A1	B8	C2
	A2	B12	C6
	АЗ	B2	C7
	A4	В3	C8
	A5	B5	
To be able to write documents and solve cases regarding Prison Law.	A8	В7	C2
	A9	B11	
	A11		
To be able to critically analise the reality of prisons.		B11	C2
			C4

	Contents
Topic	Sub-topic
1. The reality of prisons worldwide. Statistics on prisons.	
2. International documents on Prison Law.	
3. Spanish sources of Prison Law.	
4. Principles of Prison Law.	
5. Prison administration and prison facilities.	
6. Human rights and imprisonment.	
7. Prison regime, prison treatment and classification.	
8. Conditions of imprisonment.	
9. Relationship of inmates with the outside world.	
10. Security, discipline and good order.	
11. Prison benefits, rewards and parole.	
12. Protection systems for the rights of inmates.	

Planning

Methodologies / tests	Competencies /	Teaching hours	Student?s personal	Total hours
	Results	(in-person & virtual)	work hours	
Guest lecture / keynote speech	A1 A2 A3 A4 A5 A8	28	2	30
	A9 A11 B7 B8 B11			
	B12 B2 B3 B5 C2 C4			
	C6 C7 C8			
Objective test	A1 A2 A3 A4 A5 A8	4	10	14
	A9 A11 B7 B11 C2			
	C4			
Case study	A1 A2 A3 A4 A5 A8	18	10	28
	A9 A11 B7 B11 C2			
	C4			
Summary	A1 A2 A3 A4 A5 A8	18	10	28
	A9 A11 B7 B8 B11			
	B12 B2 B3 B5 C2 C4			
	C7 C8			
Directed discussion	A1 A2 A3 A4 A5 A8	10	0	10
	A9 A11 B7 B11 C2			
	C4			
Personalized attention		2.5	0	2.5

(*)The information in the planning table is for guidance only and does not take into account the heterogeneity of the students.

Methodologies		
Methodologies	Description	
Guest lecture /	The professor will introduce the basic contents of each lesson.	
keynote speech		
Objective test	The student could have to answer some basic questions about the contents of the subject.	
Case study	Some topics will be addressed analysing case law, specially from the European Court of Human Rights.	
Summary	The student will summarise and present the most important questions related to a topic selected in the classroom.	
Directed discussion	Some topics will be presented for discussion, and students will have to offer arguments to adopt a position on each issue.	

	Personalized attention		
Methodologies	Description		
Directed discussion	Personalized attention to students will be permanent throughout the semester. This attention will be focused on supporting the		
Guest lecture /	student in any of the activities developed in this subject, with the aim to adjust them, as far as possible, to eventual		
keynote speech	particularities or difficulties of the students. This attention will be consistently facilitated in an organised way, via email or		
Objective test	tutorials.		
Case study			

	Assessment				
Methodologies	Competencies /	Description	Qualification		
	Results				
Directed discussion	A1 A2 A3 A4 A5 A8	Some topics will be presented for discussion, and students will have to offer	45		
	A9 A11 B7 B11 C2	arguments to adopt a position on each issue.			
	C4				
Objective test	A1 A2 A3 A4 A5 A8	The student could have to answer some basic questions about the contents of the	40		
	A9 A11 B7 B11 C2	subject.			
	C4				

Summary	A1 A2 A3 A4 A5 A8	Presentation (oral or written) of a summary focused on a specific topic.	15
	A9 A11 B7 B8 B11		
	B12 B2 B3 B5 C2 C4		
	C7 C8		

Assessment comments

Assessment will consist in:

- 30% will be determined by activities carried out

throughout the semester (oral presentations, debates, case studies, ecc.). This mark will be kept for the assessment in the second call.

- 70% will be determined by a final exam, which will be

held on the date established in the official call (first or second opportunity).

In the English programme (Prison Law), this percentage

will be 40%-60%.

Students who have the exemption foreseen in article 7.5

of the Norm regulating studies in the UDC, will only have to do the

final exam (100%).

Fraud comitted in activities or exams, once it has been proved, will determine a failing grade.

	Sources of information	
Basic	CERVELLÓ DONDERIS, V., Derecho penitenciario, Tirant lo Blanch 2016.FERNÁNDEZ ARÉVALO, L. / NISTAL	
	BURÓN, J., Derecho penitenciario, Thomson Reuters Aranzadi 2016.JUANATEY DORADO, C., Manual de Derecho	
	penitenciario, lustel 2016.	
Complementary		

Recommendations Subjects that it is recommended to have taken before	
Legal Penalties/612G01020	
Criminal Law: Special Part/612G01025	
Subjects that are reco	mmended to be taken simultaneously
Criminology/612G01038	
Subjects t	hat 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.