		Teachin	g Guide		
Identifying Data					2023/24
Subject (*)	Law and Religion Code			612G01012	
Study programme	Grao en Dereito			·	
		Descr	iptors		
Cycle	Period	Ye	ar	Туре	Credits
First and Second Cycle	ycle 1st four-month period Second Basic training 6				6
Language	SpanishGalicianEnglish				
Teaching method	Face-to-face				
Prerequisites					
Department	Dereito Privado				
Coordinador	Garcimartin Montero, Carmen E-mail carmen.garcimartin@udc.es			rtin@udc.es	
Lecturers	Concheiro Teijido, Francisco Antonio E-mail f.concheiro@udc.es			c.es	
	Garcimartin Montero, Carmen	rcimartin Montero, Carmen carmen.garcimartin@udc.es		rtin@udc.es	
Web					
General description	The objectives of this course are	the following:			
	1°) To study the legal principles	that regulate in o	our legal system	the relations between the	e State and religious or ideological
	communities as well as the legal consequences of such interaction. 2) To study those fundamental rights that have some kind of link with religious or ideological freedom, such as freedom				
					cal freedom, such as freedom of
	education, freedom of speech or freedom of association.				
	3) Legal effects of religious marr	iages in our lega	al system.		
	Linguistically students can use the following languages: Galician, Spanish, English				

	Study programme competences / results
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	Appreciating the interdisciplinary nature of legal problems
A5	Knowing the constitutional principles and values.
A6	Understanding the different manifestations of law in its historical evolution and in its current reality.
A10	Ability to interpret and critically assess the legal system.
B1	Knowledge in an area of study that is based on general secondary education, and is usually found at a level that, although supported by
	advanced textbooks, includes also some aspects that involve knowledge from the forefront of his field of study.
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.
C2	Mastering oral and written expression in foreign languages.
СЗ	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.
C5	Understanding the importance of entrepreneurial culture and knowing the useful means for enterprising people.
C7	Assume as a professional and citizen the importance of lifelong learning.
	Valuing the importance of research, innovation and technological development for the socioeconomic and cultural progress of society.

Learning outcomes

Learning outcomes		Study programme	
	competences /		
		results	
The aims are mainly learning the function of Law, its systematic and interdisciplinary nature, from the perspective of the	A1	В7	C2
constitutional principles and values, which includes:		В8	C3
1. An understanding of the Law both in its historical evolution and in its current reality.		B1	C4
2. Knowledge of national and international legal-political structures.		B2	C5
3. The management of the basic legal sources for this matter (their interpretation and analysis), and their access through		В3	C7
various technologies.		B5	C8
4. Preparation of legal documents and research papers.			
5. The practice of legal oratory			

Contents		
Topic	Sub-topic	
Tema 1. Law and Religion: concept and sources	1.1 Law and Religion: historical perspective	
	1.2. Sources of Ecclesiastical Law	
	1.3 Principles of Ecclesiastical Law	
Tema 2 Religious Freedom	1.1 The liberty of religion	
	1.2 Religious denominations	
Tema 3	3.1 Religious education	
Religion in the public space	3.2 Religious assistance. Religious ministers	
	3.3 Secularization and its consequences	
Tema 4.	4.1 History of marriage	
Marriage system	4.2 Marriage systems; Spanish system	

	Plannin	g		
Methodologies / tests	Competencies /	Teaching hours	Student?s personal	Total hours
	Results	(in-person & virtual)	work hours	
Guest lecture / keynote speech	A1 A2 A3 B7 B8 B5	19	28.5	47.5
	C3 C5 C7			
Introductory activities	A1 A2 A3 A4 A5 A6	2	0	2
Objective test	A1 A2 A3	7	10.5	17.5
Case study	A1 A2 A3 A4 A5	14	21	35
Directed discussion	A1 A2 A3 A4	5	8	13
Supervised projects	A1 A2 A3	0	5	5
Seminar	A1 A2 A10 B1 B2 B3	6	9	15
	C2 C4 C8			
Personalized attention		15	0	15
(*)The information in the planning table is fo	r guidance only and does not	take into account the l	neterogeneity of the stud	lents.

Methodologies			
Methodologies	Description		
Guest lecture /	Lectures on the topics of the program		
keynote speech			
Introductory activities	Explanation of the course		
Objective test	Answering questions proposed by the professor		
Case study	Cases proposed by the professor		
Directed discussion	Presential or virtual debates		
Supervised projects	Works supervised by the professor		
Seminar	Sessions on specific topics		

	Personalized attention		
Methodologies	Description		
Directed discussion	Assistance to students will be presential or virtual		
Supervised projects			
Case study			

		Assessment	
Methodologies	Competencies /	Competencies / Description	
	Results		
Directed discussion	A1 A2 A3 A4	Debates	2
Supervised projects	A1 A2 A3	Elaboración de traballos tutelados	5
Case study	A1 A2 A3 A4 A5	Resolución de casos prácticos ou realización doutras actividades según as	20
		orientacións do profesor	
Seminar	A1 A2 A10 B1 B2 B3	Actividades señaladas por el profesor sobre contenidos del programa	2
	C2 C4 C8		
Introductory activities	A1 A2 A3 A4 A5 A6	Asistencia presencial	1
Guest lecture /	A1 A2 A3 B7 B8 B5	Asistencia presencial e participación activa	10
keynote speech	C3 C5 C7		
Objective test	A1 A2 A3	Examen	60

Assessment comments

Students who have a waiver of class attendance under justified causes will be examined from an objective final test that will include 100% of the grade.

Every professor will explain, in the first session of the course, the methodology and evaluation system that he or she will follow in their group, within those established in this guide.

The evaluation criteria of the second opportunity will be the same as those of the first, except for the possibility of continuous assessment. In the event of plagiarism, the UDC regulations will apply.

	Sources of information	
- Palomino, Rafel (2020). Manual Breve de Derecho Eclesiástico del Estado. Eprints UCM		
	- Mantecón, Joaquín (2018). Pluralismo religioso, Estado y Derecho. Dictus Publishing	
	- Porras, José M. (coord) y otros (2021). Derecho de la libertad religiosa. Tecnos	
	- Martínez Torrón, Javier (2018). Religion and Law in Spain. Wolters Kluwer	
Complementary		

Recommendations
Resolutions
Subjects that it is recommended to have taken before
Subjects that are recommended to be taken simultaneously
Subjects that continue the syllabus
Other comments
Students must attend the introductory session; they will receive further instructions on the development of the course

(*)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.