		Teaching Guide				
	Identifying	g Data		2020/21		
Subject (*)	Spain in the Historical and Legal C	Context of Europe	Code	612G01002		
Study programme	Grao en Dereito					
		Descriptors				
Cycle	Period	Year	Туре	Credits		
Graduate	1st four-month period	First	Basic training	6		
Language	SpanishEnglish	SpanishEnglish				
Teaching method	Face-to-face					
Prerequisites						
Department	Dereito Privado					
Coordinador	Montanos Ferrin, Maria Emma	E-ma	emma.montan	os@udc.es		
Lecturers	Cebreiros alvarez, Eduardo	E-ma	eduardo.cebre	iros@udc.es		
	Montanos Ferrin, Maria Emma		emma.montan	os@udc.es		
Web						
	studied in all the universities and it was used by the jurists from around the old continent. This common law transcended national and legal boundaries. For this reason, the history of law in Europe has the same vocabulary, that was created the "ius commune". This law consisted of Roman, Canon a Feudal law. As the rest, Spain has been part of this Europe reality. Our juridical past is determined by Europe because Spain has not been an island on the continent. But also, the different local institutions (a kingdom, a principality, a feudal lordship, a monastery) had their own law, with their particularities, the so-called "ius proprium" (particular law). The principal aim of this course will be the knowledge of the common legislation of Europe and the singularities of the "ius proprium". The addition of the "lus Commune" to the "ius proprium" will show the "system of lus Commune". Then, it's very important to understand that the big legal categories in Western Europe had the same origin, the "lus Commune". Nowadays, if we speak about "property", "obligation", "will we use the meaning created by "lus Commune": dominium, obligatio, testamentum.			e vocabulary, that was created by in has been part of this European d on the continent. But also, the their own law, with their se will be the knowledge of the the "lus Commune" to the "ius and that the big legal categories use		
	Methodologies  *Teaching methodologies that are maintained: Deliveries of tasks and practical activities will continue to be carried out through Moodle.					
	*Teaching methodologies that are modified:The master teaching sessions will be taught through Microsoft Teams and will be recorded and made available to students in the subject space located in Microsoft Stream. A link to that space will also be enabled from Moodle. The interactive teaching sessions will take place in the same way. In any case, the schedules that were developed in the face-to-face sessions will be maintained.					
	3. Mechanisms for personalized attention to students: Email, Moodle and Microsoft Teams.  4. Modifications in the evaluation: In case of suspension of the face-to-face activity, the planned assignments will be replaced by others managed through Moodle: practical activities and tests. In the case of oral exams, they will be developed through Microsoft Teams  *Evaluation observations:Teachers will be available to students by email and by the Microsoft Teams application to resolve all doubts and questions that may arise among students, both in terms of content or assessment system, like problems with technologies. The principles that teachers will follow will be flexibility, empathy, common sense and equal opportunities for all.					
	all.					

	Study programme competences
Code	Study programme competences
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
A6	Understanding the different manifestations of law in its historical evolution and in its current reality.
A8	Basic knowledge of legal argumentation.
A10	Ability to interpret and critically assess the legal system.
A12	Management of legal oratory (ability to express themselves properly in public).
A13	Mastering new technologies applied to law.
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.
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.
B6	Learning to learn.
B8	Critical, logical, and creative thinking.
B9	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.
C1	Adequate oral and written expression in the official languages.
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.
C6	Critically assess the knowledge, technology and information available to solve the problems they face.

Learning outcomes			
Learning outcomes	Stud	y progra	amme
	CO	mpeten	ces
	A2	В9	C1
	A3	B1	
	A4	В3	
	A6		
	A8		
	A10		
	A12		
	A13	B6	C2
		B8	
		B10	
		B11	
		B12	
		B13	
			С3
			C4
			C6

Contents	
Topic	Sub-topic Sub-topic

?SPAIN IN THE HISTORICAL AND LEGAL CONTEXT OF EUROPE?	Political meaning of the period called Dominate
	Justinian
SPAIN AND THE POST-CLASSICAL ROMAN LAW	Features of the post-classical Roman Law
THE FIRST MEDIEVAL AGE: PER PUGNAM SINE IUSTITIA: AN AGE WITHOUT JURISTS	The gradual disappearance of the professional jurist
	Anthologies and Epitomes in the West: Doctrine and Legislation
	The East: The great legislative compilation of Justinian
SPAIN DURING THE 7th- 11th CENTURIES	Oral laws: Custom; the Carolingian Capitularies
	The presence of the Church
	The presence of the Church
	Per pugnam sine iustitia

A NEW AGE: 12th-15th CENTURIES IUS COMMUNE IN EUROPE: From the feudal World to urban civilization The twelfth- century renaissance and the autonomy of the law. The formation of the Corpus Iuris Civilis and the writings of Irnerius: The rise of Civil Common Law. Gratian and the Decretum: The rise of Canon Common Law The great ?codifications? of the Church: The Liber Extra of Gregory IX, the Liber Sextus of Boniface VIII, the Clementinae of Clement V, and the formation of the Corpus Iuris Canonici. Civil Law and Canon Law: The utrumque ius IUS PROPRIUM IN EUROPE. Italy: Communal legislation. Europe outside Italy. The Iberian Peninsula: Fueros, Usatges, an Royal laws; The Siete Partidas. France: Pays de droit coutumier; local laws and royal law; the great Coutumiers. Germany: municipal laws; counts, dukes and princes; the emperor?s laws; the Sachsenspiegel. THE SYSTEM OF THE IUS COMMUNE. lus commune and lus proprium as positive law: Hierarchy in the sources. The lus commune without hierarchy. Major figures: Irnerius Gratian The new science of law The System of the lus commune and the Corpus Iuris Civilis: Dialectic The System of the lus commune and the Corpus Iuris Civilis: The lus proprium Cinus of Pistoia. Bartolus of Saxoferrato

THE UNIVERSITY IN EUROPE AND THE IUS COMMUNE.

The School of Irnerius and the myth of Bologna.

Studying Jurisprudence in terra aliena

The growth of schools in European cities.

The organization of the academic world.

A Different organizational model: The University of Paris

Why were Universities so successful?

LEGAL SCIENCE

The orality of knowledge

The Lectura

The Glossae

The Punctatio librorum

The Repetitio

The Quaestio disputata

MODERN AGE	Legal humanism
	The ?Secunda Scholastica?
	Francisco de Vitoria and the School of Salamanca
	Hugo Grotius and the doctrine of Natural Law
	NATIONAL CODIFICATIONS
	The age of codifications
	Precedents: The experience of consolidations
	The theoretical roots of the codifications
	From the French Revolution to the Napoleonic Code Civil
	Napoleonic Codes and National Codes in Europe
	Germany: Historical School of Law
	Savigny`s thought
	The Pandectists

	Planning			
Methodologies / tests	Competencies	Ordinary class	Student?s personal	Total hours
		hours	work hours	
Guest lecture / keynote speech	A2 A3 A4 A6 A10 B11	21	0	21
	C4			
Supervised projects	A12 A13 B6 B8 B10	6	6	12
	B12 B13 B1 B3 C1			
	C3			
Objective test	A3 A6 A10 B1 B3 C1	5	68	73
	C2			
Case study	A2 A3 A4 A6 A8 A10	6	18	24
	B9 B1 B3 C6			
Document analysis	A2 A3 A6 A10 B8 B3	10	0	10
Personalized attention		10	0	10

Methodologies		
Methodologies	Description	
Guest lecture /	Development of the main points of the Syllabus.	
keynote speech		
Supervised projects	Development of works with professor guidance, that complement the didactic activity of the lectures.	
	Indication of readings.	
	Selection and realization of works of bibliographic reference.	
	Development of determinate tasks of basic legal history research.	

Objective test	Verification of the conceptual knowledges obtained by the students.
Case study	Analysis and study of legal history documents, that help to comprise the theoretical lectures.
Document analysis	Projection of thematic films on concrete appearances of the program and debate on legal history aspects that reflect in the
	projections.

	Personalized attention		
Methodologies	Methodologies Description		
Guest lecture /	Guest lecture / Professor will attend any doubt in his office		
keynote speech			
Supervised projects	Students will do practice activities consist on presentations about readings and work previously fixed.		

Assessment			
Methodologies	Competencies	Description	Qualification
Guest lecture /	A2 A3 A4 A6 A10 B11	Valoraranse as acertadas intervencións dos alumnos nas sesións teóricas de	5
keynote speech	C4	exposición do profesor	
Supervised projects	A12 A13 B6 B8 B10	Avaliarase tanto o traballo realizado polo grupo no seu conxunto como	10
	B12 B13 B1 B3 C1	individualmente por cada alumno así como a súa exposición oral ante o resto de	
	C3	compañeiros	
Objective test	A3 A6 A10 B1 B3 C1	Avaliarase a correcta aprendizaxe dos contidos básicos da materia	70
	C2		
Case study	A2 A3 A4 A6 A8 A10	Avaliaranse os comentarios de texto realizados polos alumnos	10
	B9 B1 B3 C6		
Document analysis	A2 A3 A6 A10 B8 B3	Avaliaranse as intervencións e debates de e entre os alumnos e o profesor sobre a	5
		película proxectada	
Others			

## **Assessment comments**

An exam will be required at the end of the semester

concerning all the contents. The value of this exam will be 50 % of the final

mark.

A continuous assessment will be followed throughout the

course. In addition to traditional means of assessment such as the exam,

students may be asked to:

- Make a presentation either individually or as a group project.
- Compose research papers or other extended written work, including annotated bibliographies.

These

works will be valued with the other 50 % of the final mark.

	Sources of information
Basic	RecursosBibliografía básica:MONTANOS FERRÍN, E., O dereito na Historia de España, Editorial Universitas, (Madrid,
	2009).Bibliografía complementaria:BELLOMO, M. (1999) A Europa do Dereito Común II Cigno Galileo Galilei, Roma
	ESCUDERO, J.A. (2003) Curso de Historia do Dereito. Fontes e institucións político-administrativas Madrid. 3ª edición
	GACTO FERNÁNDEZ, E., ALEJANDRE GARCÍA, J.A., GARCÍA MARÍN, J.M., (1997) Manual básico de historia do
	Dereito (Temas e antoloxía de textos) Madrid GARCÍA-GALLO, A. (1984) Manual de Historia do Dereito español,
	Madrid TOMÁS y VALIENTE, F. (1987) Manual de Historia do Dereito español Recursos web:Campus Virtual:
	https://campusvirtual.udc.es/moodle/ . Con material complementario para o estudo da materia.
Complementary	  <



Recommendations
Subjects that it is recommended to have taken before
Spain in the Historical and Legal Context of Europe/612G01002
Subjects that are recommended to be taken simultaneously
Roman Foundations of the Western Legal Tradition/612G01001
Jurisprudence/612G01006
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.