

		Teachin	g Guide			
	Identifying Data					
Subject (*)	Constitution and Judiciary			Code	612G01014	
Study programme	Grao en Dereito			1		
		Descr	iptors			
Cycle	Period	Ye	ar	Туре	Credits	
First and Second Cycle 1st four-month period Second		Obligatory	6			
Language	SpanishGalicianEnglish					
Teaching method	Face-to-face					
Prerequisites						
Department	Dereito Público					
Coordinador	Ferreiro Baamonde, Xulio		E-mail	xulio.ferreiro@u	xulio.ferreiro@udc.es	
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Web	moodle.udc.es/					
General description	The teaching of this subject ensures that students acquire a basic knowledge of the Constitution and the Judiciary.			stitution and the Judiciary.		
	Specifically: a) the constitutional principles relating to the Judiciary, its organization and the exercise of the judicial function;					
	b) Effective judicial protection; c) The judicial procedure; d) The courts with jurisdiction in Spain and competence rules; e)					
	The professional involved in the Administration of Justice and their functions f) The procedural fundamental rights; g) The					
principles of the process and the procedure and their application in the differe			the different kinds of	proceedings; h) Procedural acts		
	and their effectiveness; i) The main procedural laws.					



Contingency plan	1. Modifications to the contents
	The content does not vary
	2. Methodologies
	*Teaching methodologies that are maintained
	Moodle will continue to be used to facilitate the materials of the subject
	* Teaching methodologies that are modified
	Synchronous sessions will be held through Teams
	3. Mechanisms for personalized attention to students
	- Email will be used continuously
	- Synchronous tutorials will be carried out through Teams at the request of the students
	4. Modifications in the evaluation
	* Evaluation observations:
	The mixed test (65%) will consist of a test exam that will be carried out through moodle
	The continuous assessment (35%): will consist of the activities carried out in the interactive classes and the tasks delivered
	through moodle

	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		
A3	Grasping the systematic nature of the legal system		
A5	Knowing the constitutional principles and values.		
A7	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.		
B3	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		
B8	Critical, logical, and creative thinking.		
B10	Teamwork and collaboration.		
B12	Effective workplace communication and oral and written skills in Spanish, Galician and foreign languages.		



B13	Computing and ICT skills.
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.
C7	Assume as a professional and citizen the importance of lifelong learning.

Learning outcomes			
Learning outcomes		Study programme	
	CO	mpeten	ces
Knowledge of the main legal institutions.	A1	B8	C3
Know the function of Law as a regulatory system of social relations.	A2	B10	C4
Knowledge of constitutional principles and values.	A3	B12	C6
Basic knowledge of legal argumentation.	A5	B13	C7
Ability to manage legal sources (legal, jurisprudential and doctrinal).	A7	B2	
Ability to critically interpret and analyze the legal system.	A8	B3	
Ability to understand and write legal documents.	A9	B5	
Management of legal oratory (ability to express yourself appropriately in public).	A10		
Management of new technologies applied to law.	A11		
Standards-making capacity.	A12		
Negotiation and mediation skills.	A13		
Apply critical, logical and creative thinking, also understanding the importance of entrepreneurial culture.	A14		
Work collaboratively.	A15		
Use the basic tools of information and communication technologies (ICT) necessary for the exercise of the legal profession			
and for lifelong learning.			
Prepare for the exercise of an open, educated, critical, committed, democratic and supportive citizenship, capable of analyzing			
reality, diagnosing problems, formulating and implementing solutions based on knowledge and aimed at the common good.			

Contents			
Торіс	Sub-topic		
Constitution and the Judiciary.	1. The constitutional meaning of the Judiciary.		
	2. The government of the Judiciary.		
	3. Good governance requirements.		
	4. The due process of Law.		
	5. The judicial guarantees of the fundamental rights.		
	6. Jurisdiction and its limits.		
	7. Judicial independence.		
	8. Unity. Exclusivity. Legal judge.		
	9. Ordinary Courts.		
	10. Special Courts.		
	11. Judges.		
	12. Judicial office and staff.		
	13. Professionals who collaborate with the Justice system.		
	14. Procedural principles and types.		
	15. Procedural activities.		

Planning				
Methodologies / tests	Competencies	Ordinary class	Student?s personal	Total hours
		hours	work hours	
Guest lecture / keynote speech	A1 A3 A5 A7 A8	40	40	80



Objective test	A1 A2 A3 A5 A7 A9	2	0	2
	A10			
Supervised projects	A9 A10 A11 A13 A14	15	45	60
Personalized attention		8	0	8
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(*)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 face-to-face classes are developed from theoretical sessions based on the master lesson. Then other techniques are		
keynote speech	used such as guided discussions or oral presentations		
Objective test	Students will take a final exam at the end of the semester, in order to asses how much they have learned about the contents of		
	the course.		
Supervised projects	With the preparation of projects, it is intended that students learn to carry out research and develop autonomous learning.		
	Professors will propose these projectos during the interactive classes, and they will work on them toghether with the students.		

Personalized attention		
Methodologies	Description	
Supervised projects	For the preparation of the oral presentation of the research papers or of the resolved cases, the participation of the teaching	
Guest lecture /	staff for the supervision, the resolution of doubts and the correction of the drafts is advisable.	
keynote speech		
Objective test	Likewise, for the preparation of the mixed test, it is very convenient to consult and advise the teachers, which will be available	
	during the tutoring hours.	

		Assessment	
Methodologies	Competencies	Description	Qualification
Supervised projects	A9 A10 A11 A13 A14	During the course the professors will propose differents activities and the will evaluate them. The students must prepare them autonomously and present them at the indicated deadlines. The assessment will consider the quality, interest, rigour, as well as the active participation of the students during the classes. In the case that plagiarism is detected, the qualification of the activities will be 0 points.	30
Objective test	A1 A2 A3 A5 A7 A9 A10	The objective test will be a multiple-choice test, to evaluate the contents of the course.	70
Others			

Assessment comments

To pass the course it will be an essential requirement to pass the test. The resulting grade will serve to weight the average with the rest of the obtained scores.

The grade of part-time students with academic attendance waiver, officially recognized, will be calculated only on the score of the mixed test. The first four topics will be taught by the Constitutional Law Area and the remaining ones by members of the Procedural Law Area. The weight for the

evalutaion will be a 30/70%, respectively.

For the second oportunity, the qualifications of the activities will be ketp, and they will be considered jointly with the objective test. It will be possible to present new activities when necessary, at the deadlines indicated by the professors and, in any case, before the second oportunity exam. In the case that plagiarism is detected, the qualification of the activities will be 0 points.



	Sources of information
Basic	Bibliografía básica:- PÉREZ-CRUZ MARTÍN, A.J.; Constitución y Poder Judicial, 2ª edición, Ed. Atelier, 2016
	ORTELLS RAMOS, M. (Dir.); Introducción al Derecho Procesal, 10ª edición; Ed. Aranzadi, 2020 Lei Orgánica
	6/1985 do Poder Xudicial e leis complementarias. Dispoñíbel en varias editoriais: Tecnos, Civitas, Aranzadi, etc.
Complementary	Bibliografía complementaria:- NIEVA FENOLL, J.; Derecho procesal I. Introducción, 2ª edición, Ed. Tirant Lo Blanch,
	2020 - GIMENO SENDRA, V., Introducción al Derecho Procesal, 4ª edición; Ed. Castillo de Luna, 2020. 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
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.