Programme Specification

Bachelor's Degree in Law





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1. PROGRAMME DETAILS

Programme name: Bachelor's degree in Law

Translated programme name: Bachelor's degree in Law

School/Faculty: Faculty of Communication and Social Sciences

Level: Undergraduate

Duration: 4 years **Credits:** 240 ECTS

Authorisation date: 03/05/2016

Launch: 2016-2017

Accreditation renewal date: -



2. PROFESSIONAL COMPETENCES

2.1. General competences

G01: Ability to make decisions from the knowledge of the legal discipline and methodology for professional practice in the field of Law.

G02: Ability to correctly locate and manage legal sources, including legal, jurisprudential and doctrinal.

G03: Ability to relate and associate the postulates of the Law with those of other non-legal disciplines with which it is related and acquire a comprehensive vision of the issues addressed.

G04: Understand the concepts of a social and humanistic nature within the comprehensive university education and develop judgements about ethical values and their application.

G05: Ability to solve problems and make decisions in the legal fields related to the degree.

G06: Ability for analysis, synthesis and critical judgement applied to legal activity.

G07: Ability to understand and contribute arguments about Law as a systematic and coherent discipline.

G08: Ability to apply ICT to the field of legal relationships.

G09: Ability to think critically and generate new ideas from personal reflection in the legal field.

G10: Ability to communicate orally and in writing, in relation to legal matters, including the ability to listen and respond to oral and written stimuli that include questions and instructions.

G11: Ability for organisation, planning and self-evaluation of their own work based on evidence and knowledge of legal practice

G12: Ability of critical conscience in the analysis of the legal order.

G13: Acquire skills for autonomous learning.

2.2. Professional Competences

Not applicable

2.3. Specific competences

E01: Understand the elements, structure, resources, interpretation and application of the legal system and interpret the sources and fundamental legal concepts of each of the different legal orders.

E02: Use with skill and precision the legal language and terminology of the different branches of law in both written and oral language.

E03: Know how to apply the priority criteria of the sources to determine the rules applicable in each case, and in particular compliance with the rules, principles and constitutional values.

E04: Understand the mechanisms and procedures for resolving legal conflicts, as well as the legal position of people in their relationships with the Government and in general with the public authorities.

E05: Interpret legal texts from an interdisciplinary perspective using legal principles and social and ethical values and principles as analytical tools.

E06: Take a stand with a convincing juridical argument on a theoretical question relative to the diverse legal matters.



E07: Resolve practical cases in accordance with the current positive Law, which involves the prior preparation of material, the identification of problematic issues, the selection and interpretation of the applicable positive Law data and the argued subsumption.

E08: Use information and communication technologies to search for and obtain legal information (databases of legislation, jurisprudence, bibliography, statistics, etc.), as well as work and communication tools.

E09: Understand and knowledge of the main legal institutions in their historical evolution and in their current reality, as well as understanding the social values underlying rules and legal principles.

E10: Interpret the basics of the main economic, social and political institutions of non-legal fields to understand how they influence the regulation of the different branches of Law.

E11: Recognise the basic vocabulary of the political, economic and philosophical field and apply it in the interpretation and issuance of texts or legal speeches from a multidisciplinary perspective.

E12: Understand the meaning and foundation of human dignity, the fundamental dimensions of the human being, the evolution of different anthropologies throughout history and their practical implications.

E13: Know and understand the constitutional values to be used in the general interpretation of the legal system.

E14: Recognise the scope and limitations of Law in the regulation of legal relationships to understand the justification of obedience to law and conscientious objection in an ethical-legal framework.

E15: Understand the different forms of creation of Law in its historical evolution.

E16: Identify the basic regulations of a specific legal matter.

E17: Evaluate the different responsibilities related to the practice of the professional activity.

E18: Apply professional ethical rights and duties.

E19: Interpret ethical principles and values to apply them in the field of corporate governance and corporate social responsibility.

E20: Resolve conflicts between fundamental rights and other legal rights.

E21: Understand the main aspects of the Social Doctrine of the Church identify the adequacy of the legal norms to the ideal of justice that it proclaims.

E22: Know about the plurality of existing anthropological conceptions and the foundations of a humanist conception open to transcendence.

E23: Know how to apply basic research techniques in different fields of Law to solve problems and legal cases.

E24: Develop the skills related to negotiation, conciliation and transaction as a legal alternative to the judicialisation of conflicts, especially in the criminal and civil spheres.





E25: Reflect on self-learning with a self-critical sense, identifying aspects of improvement based on quality and excellence criteria.

E26: Use legal terminology in a second English language.

E27: Knowledge and understanding of accounting and financial instruments as an information system of the economic and financial situation of the company and its results.

E28: Knowledge of the basic concepts and techniques of economic and business analysis.

E29: Knowledge of the basic concepts of good corporate governance and CSR.

E30: Develop knowledge of the legal and regulatory environment of the digital economy.



3. PROGRAMME STRUCTURE

Subject	Type (OB/OP/MB)	Semester	Credits: ECTS
First Year			
History of Law in Spain	MB	I	6
Philosophical Anthropology	ОВ	I	3
Theory of Law	MB	I	6
Ethics and Law	ОВ	I	3
Legal English**	MB	I	6
Spanish Constitutional System: State, Constitution and Law	MB	I	6
History of Political Thought	MB	II	6
Introduction to Economics: Economic Policies	MB	II	6
Christian Social Thought	MB	II	6
Law of Public Administration I. Basic Institutions of Administrative Law	MB	II	6
Accounting for Lawyers	MB	II	6
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Second year			
Fundamental rights and freedoms. Constitutional Jurisdiction	OB	III	6
Obligations, contracts and non-contractual liability	OB	III	6
Law of Government Authorities II. Organisation and activity of Government	OB	III	6
Authorities	MD	777	
Instituciones y Derecho de la Unión Europea/European Union: Institutions and Law*	MB	III	6
General theory of crime	OB	III	6
Rights of the individual	OB	IV	3
Mediation, arbitration and conflict management	OB	IV	6
Derecho Internacional para un mundo global/International Law for a Global World*	OB	IV	6
Laws for the digital economy	OB	IV	6
Ecclesiastical Law of the State and freedom of religion	OB	<u>IV</u>	3
Judicial process, judicial structure and judicial organisation	OB	IV	6 60
Third year			
Private International Law	OB	V	6
Third Sector Law	OB	V	6
	OB	V	6
Crimes and penalties in the Spanish penal system		V	6
Crimes and penalties in the Spanish penal system Real rights	OB		
	OB OP	V	6
Real rights		V VI	6
Real rights Optional itinerary	OP		_
Real rights Optional itinerary Company, entrepreneur and company law Labour law Civil litigation	OP OB	VI	6
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Real rights Optional itinerary Company, entrepreneur and company law Labour law Civil litigation Criminal litigation Optional itinerary	OP OB OB OB	VI VI VI VI	6 6 6 6
Real rights Optional itinerary Company, entrepreneur and company law Labour law Civil litigation Criminal litigation Optional itinerary Fourth year	OP OB OB OB OB OP	VI VI VI VI VI	6 6 6 6 6 6
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Elective subjects:

SUBJECT	TYPE	SEMESTER	ECTS
Governance, risk management and regulatory compliance	OP	V	6
Economic criminal law	OP	VII	6
Auditing principles	OP	VI	6
Forensic economics	OP	VIII	6
Urban and environmental law	OP	VI	6
Function and public contract law	OP	VII	6
Criminology and prison law	OP	VIII	6
Principles of public accounting	OP	V	6



4. PROGRAMME CONTENTS

Year One

4.1. History of Spanish law

Credits: 6 Type: Basic

Contact hours: 60 Study hours: 90

Summary:

This subject covers the different legal systems and sources that have occurred throughout the history of Spain. The course includes the study of Roman legal institutions and their reception in Spanish historical law. Medieval political and legal institutions are studied, starting with the reception of the *Ius Commune* up until the emergence of Spain as a State. The political and social changes of the 19th century, heirs of the French Revolution, are also studied, which translate into the emergence of Spanish constitutionalism and the codification that will culminate with the publication of the Civil Code.

Learning outcomes:

- Recognise each of the periods of the historical formation of Spanish Law and its legal diversity.
- Incorporate historical-legal terms in their oral and written arguments.
- Read historical-legal texts, identifying the legal institutions of each historical period
- Understand the main characteristics of the legal systems of the history of Spain



4.2 Philosophical anthropology

Credits: 3 **Type:** Basic

Contact hours: 30 Study hours: Compulsory

Summary:

The question for man is one of the most profound and radical questions, and it is the one addressed by Philosophical Anthropology. Although there were many attempts to elaborate with a certain systematicness this fundamental reflection on man, the person who is considered its initiator, Max Scheler, poses first of all the "problematicity" of the question, precisely because it addresses all the dimensions of the human being: its origin, its purpose, its "place in the cosmos" - as it appears in Scheler's text. But the result of this radical question is the consideration of the dignity of the human being and of their freedom and equality as foundations of human rights, central elements of the subject, in close connection with that of ethics, in light of the Social Doctrine of the church.

Learning outcomes:

- Carry out a comprehensive and critical reading of philosophical texts.
- Recognise the major questions about man and understand that they are inherent to human beings and individuals. ...
- Make critical judgements about the reality of the world in which we live, and specifically
 in the recognition and appreciation of a Christian anthropology in comparison to a nonChristian anthropology
- Acquire a clear overview of the development of the history of thought from its beginnings until today, as far as the vision of the human being is concerned.
- Know what human dignity is and the ethical consequences of recognising it, of its free and equal status



4.3 Theory of law

Credits: 6 Type: Basic

Contact hours: 60 Study hours: 90

Summary:

The subject provides a basic knowledge of the main legal categories, as well as a global and well-founded view of the legal phenomenon. The concept of Law, its purposes and the different levels of legal knowledge distinguishing it from other sciences are addressed, as is the study of basic legal concepts.

Learning outcomes:

- Become aware of Law as a regulating element of social relations.
- Interpret the basic concepts, relationships and legal institutions and their foundation.
- Understand the different ways of creating the Law and its historical perspective.
- Identify the vocabulary proper for the legal field.
- Apply legal texts to solve practical cases of the subject.



4.4 Ethics and deontology

Credits: 3 Type: Compulsory
Contact hours: 30 Study hours: 45

Summary:

The course offers a general overview of ethics in its main lines of theoretical and methodological construction. Through the subject, the fundamental concepts of ethics, its main theoretical orientations and the debates of the subject are addressed, in particular those related to the ethical foundations of the law and the aspects of the relationship between justice and the law in the light of the Social Doctrine of the Church. The ethical question of the foundation of human rights and the principle of equality is also covered, with special attention to equality between men and women, opportunities and universal accessibility for people with disabilities.

Learning outcomes:

- Understand the foundations of ethics and know the main paradigms of Western ethical thought.
- Know the different theories about the relationship between ethics and law.
- Know and understand the justification of obedience to law and conscientious objection in an ethical-legal framework.
- Know and understand the fundamentals of human rights, especially the right to equality in matters related to issues of gender, disability and cultural diversity.
- Apply legal texts to solve practical cases of the subject.



4.5 Legal English

Credits: 6 **Type:** Basic

Contact hours: 60 Study hours: 90

Summary:

The course focuses on activating and extending students' receptive and productive language competences, with specific focus on reading and speaking, in the context of legal English. It aims to introduce students to high frequency legal terminology and expressions through texts on different types of law (e.g. contract law, commercial law, international law...). The course is task-based and highly communicative.

Learning outcomes:

- Discuss facts in legal texts and infer opinions and stance.
- Use legal terms and expressions with considerable accuracy, and define terms.
- Ask and respond to questions appropriately
- Answer clients' emails (giving advice and direction)
- Describe events and give recounts.
- Demonstrate having acquired essential presentation skills.
- Identify the main ideas in spoken or recorded speech



4.6 Spanish constitutional system: state, constitution and legal system

Credits: 6 Type: Basic

Contact hours: 60 Study hours: 90

Summary:

The subject studies the substantial elements of Spanish constitutional law. Starting from the very notion of the Spanish constitutional state from a historical perspective, the subject analyses the elements of our constitutional democracy: concept of constitution, constituent power, text of 1978, regime of constitutional guarantees and territorial organisation of State. It also introduces students to the knowledge of our legal system: concept, system of sources, law and international treaties.

Learning outcomes:

- Understand the main legal institutions of Spanish constitutional law.
- Know and distinguish the models and forms of State and explain the functions performed by the modern constitutional State.
- Know how to explain the concept of Constitution, its foundation, the notion of constitutional power, its functions, content and guarantees.
- Know how to explain the constitutional configuration of our legal order and territorial organisation of the State.
- Formulate convincing legal arguments related to aspects of our constitutional law.



4.7 History of thought

Credits: 6 Type: Basic

Contact hours: 60 Study hours: 90

Summary:

This subject introduces students to the main currents of political thought and their most representative authors to understand what power is and how throughout history different theories and proposals have been formulated in relation to the best government of the political community. It covers approaches of the old and medieval order, the birth of the states and modern constitutionalism. Thus, some basic concepts of political theory are addressed: power, legitimacy, State, sovereignty, nation, division of powers, democracy, fundamental rights, Constitution, constituent power-constituted power.

Learning outcomes:

- Understand what power is and how different theories and proposals have been formulated in relation to the best governance of the political community.
- Know some of the most relevant works of political theory and understand them in their context.
- Reflect on the aims of any political community and express their thoughts through oral and written arguments
- Understand the dignity of the person as a limit to the action of government and the promotion of a fair political system.
- Address some basic concepts of political theory: power, legitimacy, State, sovereignty, nation, division of powers, democracy, fundamental rights, Constitution.



4.8 Introduction to economics: economic policies

Credits: 6 Type: Basic

Contact hours: 90 Study hours: 60

Summary:

Introductory material in the basic concepts of economic theory and instruments of economic analysis and the foundations of microeconomics and macroeconomics. The subject provides the student with a certain capacity for analytical reasoning to begin to interpret economic reality, using the basic models and concepts on functions of demand and supply, concept of elasticity, equilibrium in competitive markets, market failures and state intervention, the company, concepts of monopoly, oligopoly and monopolistic competition, the employment market, macromagnitudes and macroeconomic policies.

Learning outcomes:

- Analyse and evaluate the economic policies of the agents
- Analyse the key objectives of economic policy and its instruments.
- Know the main economic doctrines.
- Understand the basic concepts of economic theory in its microeconomic and macroeconomic aspects and public intervention in the economy.



4.9 Christian social thought

Credits: 6 **Type:** Basic

Contact hours: 60 Study hours: 90

Summary:

The subject places emphasis on education in the Humanities, in particular the defence of the dignity and respect for freedom, from an interdisciplinary perspective and from the Social Doctrine of the Church, contextualised in a pluralistic, democratic and multicultural society. It aims to promote moral intelligence, i.e. the ability to deal effectively and honestly to the challenges and commitments involved in contemporary life from commitment and active participation. It also attempts to lay the foundations for a better human being in a fairer society from the scientific rigour required by all reflection at a university level.

Learning outcomes:

- Recognise the value of the humanities, in a world strikingly marked by the Technique.
- Interpret the fundamental elements that make up the Social Doctrine of the Church.
- Be aware that man is a being who asks questions, and that the major questions by human represent the firm ground where the specificity and greatness of being a man rests.
- Value human dignity above all else. Recognise in every human being a value of absolute character.
- Be able to relate the issues studied to the reality of our world, and especially to our reality of law students and future professionals in the field of legal sciences.
- Acquire an awareness of responsibility before people and events, to act accordingly.
- Imagine that professional practice as an opportunity to serve the common good without forgoing personal aspirations.



4.10 Law of public administration I. Basic institutions of administrative law

Credits: 6 Type: Basic

Contact hours: 60 Study hours: 90

Summary:

This subject equips the student with the knowledge of the general concepts of Public Administration and Administrative Law and their sources to subsequently enter into the notion of administrative legal relationship and administrative act. The administrative procedure, the execution of the administrative acts and its regime of resources, as well as the external control of the legality of the administrative action through the contentious-administrative jurisdiction are studied.

Learning outcomes:

- Recognise the main characters and basic principles of Administrative Law as a regulatory right of Public Administrations.
- Know the principles that should govern administrative action, its purposes and legal regime.
- Understand what is an administrative act, its characteristics, classes, effects and means
 of challenge, as well as the procedures for its production
- Understand the contentious-administrative jurisdiction and the judicial and control procedures of the administrative legality.
- Apply legal and jurisprudential texts for the resolution of practical cases of Administrative Law



4.11 Accounting for lawyers

Credits: 6 Type: Basic

Contact hours: 60 Study hours: 90

Summary:

Definition of accounting Objectives of accounting and economic agent users of financial information. Division of accounting. The accounting method. The assets of the company. The accounting result. The accounting facts and their classification. The account as an accounting representation instrument. The accounting process. The accounting books. The accounting cycle and regularisation. The General Accounting Plan. Generally Accepted Principles and Standards of Accounting. Management Accounts and Balance Accounts. Application to the accounting record of the main economic operations of the company.

Learning outcomes:

- Record the main accounting facts of the company
- Classify and represent the economic facts according to the General Accounting Plan
- Carry out the complete accounting process of the most important economic facts of the business activity through accounting books.



Second year

4.12 Rights and fundamental freedoms. Constitutional jurisdiction

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The aim of this subject is to study the fundamental rights of the person, which shape their basic legal status in the national and international order. This cannot be carried out without the figure of the Constitutional Court and its jurisprudence, which has defined its content with the utmost precision. Also, the international sources of human rights and, in a very special way, the jurisprudence of the European Court of Human Rights is studied.

Learning outcomes:

- Understand the historical-cultural fundamentals of fundamental rights
- Understand the meaning of each fundamental right of our Constitution and the different legal faculties that each right entails in light of the jurisprudence
- Know the different legal texts, national and international, on fundamental rights.
- Interpret the functions of the different judicial instances in the protection of fundamental rights.
- Know the different legal mechanisms for judicial protection, national and international, of fundamental rights. In particular, understand with some depth the appeal for protection before the Constitutional Court.



4.13 Obligations, contracts and extracontractual liability

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject is identified with 4th Book of the Civil Code [Obligations and contracts] and includes the so-called General Theory of Obligations, General Contract Theory [constitutive elements, formal requirements, interpretation and effects], contracts in particular [with special attention to the purchase and sale] and extracontractual civil liability. The subject analyses the constitutive concepts of patrimonial civil law, that is to say, institutions and norms by which the economic activities of the person are ordered, the bases of the acquisition of the Real rights and of the legal traffic.

Learning outcomes:

- Know the institutions and rules of the General Theory of obligations and contracts
- Recognise the bases of the acquisition of real rights and the configuration of legal traffic.
- Use the terminology of the subject with rigour.
- Understand, write and interpret documents with content specific to the subject.
- Apply legal, doctrinal and jurisprudential texts for the resolution of practical cases of the subject.



4.14 Law of public administration II. Organisation and activity of public administrations

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject introduces the student to the knowledge of the organisation of Public Administrations in Spain, as well as the modalities of activity of the Administration, the sanctioning authority, the patrimonial assets of the Public Administrations, the patrimonial responsibility and the forced expropriation.

Learning outcomes:

- Know the basic internal organisation of the territorial Public Administrations.
- Distinguish the different activities carried out by Public Administrations and know some of the most relevant sectors of administrative action.
- Know the basic legal regime of the subjects that make up the subject: sanctioning authority, expropriation and patrimonial responsibility.
- Apply legal and jurisprudential texts for the resolution of practical cases of Administrative Law.



4.15 European Union: Institutions and law

Credits: 6 **Type:** Basic

Contact hours: 60 Study hours: 90

Summary:

The subject addresses the study of the origin and historical evolution of the European Union, its objectives, values and institutional decision-making system. The student will also study the system of sources of the legal order of the European Union and its relationship with the rights of the member states. Likewise, the student is provided with the necessary knowledge to understand the jurisdictional system of the latter and the functioning and powers of its Court of Justice.

Learning outcomes:

- Know how to explain the context of the emergence and foundation of the European integration process and critically evaluate it, differentiating the values, principles and objectives of the European Union.
- Understand the evolution of the constituent Treaties and identify the main institutions of the European Union and their competences.
- Recognise the division of competences between the EU and the Member States.
- Distinguish and manage the sources of community law.
- Identify the appropriate procedural channels to enforce the rights recognised by the community order.



4.16 General theory of crime

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject addresses the elements that make up the so-called legal theory of crime, addressing the detailed study of the action, type, unlawfulness, guilt and punishment. Through it the students can learn and interpret the precepts of the criminal code regarding this subject.

Learning outcomes:

- Understand the foundation of the punitive power of the State and its limits.
- Know in depth the essential elements that make up the legal theory of crime and criminal law: action, criminality, unlawfulness, guilt and punishment, etc.
- Interpret the precepts of the Criminal Code regarding this matter.
- Learn to apply the penalty system of the Penal Code.
- Use legal-criminal elements that contribute to solve practical cases of the subject, in their approach and resolution.



4.17 Rights of the individual

Credits: 3 Type: Compulsory
Contact hours: 30 Study hours: 45

Summary:

The subject introduces the student to the study of the contents, function, structure and incidence in the legal order of the rules of civil law relating to the person. The general elements of the natural person before the Law are addressed: birth and death, personality rights, marital status, Civil Registry, age, incapacitation, domicile, nationality, neighbourhood and representation.

Learning outcomes:

- Know and handle adequately the basic concepts of the physical person: beginning and
 end of their existence; legal capacity and capacity to act, individual signs and data that
 serve to connect you with a specific civil normative system.
- Distinguish the essential elements of the legal entity: concept, characters and classes.
- Use the terminology of the subject with rigour.
- Understand, write and interpret documents with content specific to the subject.
- Apply legal, doctrinal and jurisprudential texts to solve practical cases of the subject.



4.18 Mediation, arbitration and conflict management

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject provides students with theoretical and practical knowledge for conflict management, mediation and arbitration, in such a way that they are able to intervene in the family, community, commercial or organisational spheres and promote prevention, management and conflict resolution. The legal regime of mediation in the private sphere is studied as is the mediation mechanisms and techniques and conflict management, and the figure of arbitration as a means of extrajudicial solution.

Learning outcomes:

- Know the different alternatives available to individuals and companies to resolve their conflicts without going to court.
- Identify the competences of the different agents that intervene in the mediation, arbitration and conciliation processes.
- Interpret the procedures of extrajudicial resolution of conflicts.
- Recognise the different techniques of mediation and arbitration.
- Know how to draft clauses of submission to mediation and arbitration.



4.19 International law for a global world

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The main aim of the subject is to provide the student with the basic theoretical-practical knowledge to know what the international legal system is and how it works. The subjects participating in it are presented to the student (States and International Organisations), the international standards that constitute the basis of the international legal order (treaties, international custom, unilateral acts of the States, resolutions of international organisations) and other actors of the international scene.

Learning outcomes:

- Understand the basic concepts of the international legal system as a legal system of the International Community.
- Recognise the system of sources of the international legal order, international standards and their creation procedures.
- Know and use the legal concepts and institutions of Public International Law.
- Recognise the actors that intervene in the international scene, international subjects and their specific characteristic elements.



4.20 Laws for the digital economy

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject addresses the study of computer law and new technologies, especially the set of legal rules governing the Information Society, electronic commerce and other legal and regulatory areas of the Digital Economy. It also addresses the study of the right to privacy and the protection of personal data, with special attention to the regulatory framework of the figure of "data officer protection". Related subjects such as intellectual and industrial property are also studied.

Learning outcomes:

- Understand and know the existing legislation on information technologies, the information society, especially the Internet, and the legal and regulatory aspects of the Digital Economy.
- Recognise the principles and rights on the legal regulation of commerce and electronic contracting, both national and international.
- Interpret the principles and rules of electronic Administration.
- Know the national and international legal framework of the right to privacy and the protection of personal data.
- Offer solutions duly argued before the new legal challenges of the information society.



4.21 Ecclesiastical law of the State and freedom of religion

Credits: 3 Type: Compulsory
Contact hours: 30 Study hours: 45

Summary:

The subject deals with the historical evolution of the relations between the Spanish State and the Catholic Church and other religious confessions, as well as the sources that legally regulate such relations. The principles of ecclesiastical law, cooperation agreements with religious denominations, their legal nature and their integration in the system of sources are studied. Special emphasis is placed on the freedom of religion, its constitutional configuration, international law and the jurisprudence that has come to interpret it.

Learning outcomes:

- Distinguish the different stages of the historical evolution of the relations of the Spanish State with the Catholic Church and the other religious confessions.
- Differentiate the State Law that regulates the social projection of the religious factor present in society and its fundamental legal institutions.
- Know the sources that legally regulate relations between the State and religious denominations and distinguish the characteristics of each of them
- Understand the constitutional and international configuration of freedom of religion, as well as the national and international jurisprudence that has developed it.
- Recognise the forms of cooperation between the State and religious confessions.



4.22 Judicial process, judicial structure and judicial organisation

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject addresses the study of the concept, nature and sources of Procedural Law. Other topic covered include jurisdiction [power, concept, characteristics, extension, conflicts], the action, the process, its classes and principles, the collegiate jurisdictional bodies, their governing bodies, the Spanish courts and international, the judicial office and the procedural acts.

Learning outcomes:

- Recognise the elements, structure and application of Procedural Law.
- Know and understand the basic legal concepts of Procedural Law.
- Recognise and distinguish the characteristics of each of the judicial instances.
- Apply legal and jurisprudential texts to solve practical cases of the subject.
- Use rigorously the terminology and concepts of Procedural Law.



Third year

4.23 Private international law

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject deals with the study of private international law in its concept, object, content and characters. Specific elements of this subject are studied, such as the international judicial competence, the applicable law, the recognition and execution of foreign resolutions, etc., seeking an eminently practical perspective.

Learning outcomes:

- Know how to use the fundamental legal terms and concepts of private international law, as well as relate the different sectors that make up the content of the discipline.
- Identify the object of Private International Law.
- Interpret the rules of Private International Law and perform a critical analysis of jurisprudence.
- Know the problems of applicable law that exist in cases of private international law.
- Apply the basic rules of private international law to private international relations for the resolution of practical cases of the subject.



4.24 Third sector law

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject addresses the study of the regulatory legal framework of the entities that make up the so-called Third Sector: associations, foundations and non-governmental organisations in general. The subject also includes the study of the legal framework of the organisations and entities of the Social Economy [cooperatives, labour corporations, among others]. The different aspects that affect this type of entities are studied, especially those related to social action: constitution, legal regime, operation, taxation, etc. The study and problematic of the legal regulation of volunteering is also addressed.

Learning outcomes:

- Understand the proper environment of what is known as the Law of the Third Sector.
- Interpret the legal framework of the entities that make up the Third Sector Law: foundations, associations and non-governmental organisations.
- Know the principles of cooperativism and the legal framework of social economy institutions in their different modalities.
- Recognise the legal status of volunteering at the state level and the regulations of the Autonomous Community of Aragon.
- Apply legal and jurisprudential texts to solve practical cases of the subject.



4.25 Crimes and penalties in the Spanish penal system

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject addresses the analysis and interpretation of crimes covered by the Criminal Code and special criminal laws, providing students with the knowledge necessary to apply the elements of legal theory of crime to specific criminal offences. It also studies the problems related to the competition of laws and crimes through practical issues and knowledge of criminal jurisprudence.

Learning outcomes:

- Identify and understand the different criminal figures of the Penal Code and special laws.
- Understand the elements of the legal theory of crime applied to different criminal figures.
- Know, understand and solve the contests of laws and crimes.
- Use legal-criminal elements that contribute to solve practical cases of the subject, in their approach and resolution.



4.26 Real rights

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject addresses the content of different real rights, which are articulated around the relationships that mediate between people and things: property, possession, rights of enjoyment and guarantee rights. The student is also provided with the necessary knowledge to know the dynamics and functioning of these rights, as well as their means of exercise and defence, and the problems they raise or may pose in practice, especially the figure of the Land Registry.

Learning outcomes:

- Address the content of different real rights, which are articulated around the relationships that mediate between people and things: property, possession, rights of enjoyment and guarantee rights.
- Understand the dynamics and functioning of these rights, as well as their means of exercise and defence, as well as the problems that they pose or may pose in practice.
- Interpret the rules that regulate the relationships that mediate between people and things.
- Interpret the rules of property law in the light of jurisprudence.
- Apply legal and jurisprudential texts for the resolution of practical cases of property law.



4.27 Company, entrepreneur and company law

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject deals with the study of Commercial Law as a special private right [origin, evolution, content and sources]. It addresses the study of the entrepreneur and its legal status [concept, types, transmission of the company, responsibility, accounting and Commercial Registry]. The legal regime of capitalist societies in Spain is also studied, covering issues such as the concept of society as a general category [general theory of the partnership contract], and of the different types of companies but with special attention to the figure and the legal regime specific to the limited liability company and limited liability: foundation, social capital, bodies, structural modifications, dissolution and extinction. This is all carried out from an eminently practical perspective.

Learning outcomes:

- Understand the main legal institutions of Spanish commercial law.
- Know the legal framework that regulates the legal status of the employer.
- Know the theoretical bases of the partnership contract and identify the different types
 of companies and their suitability for the type of activity that is projected.
- Understand the operating regime of commercial companies.
- Apply legal and jurisprudential texts for the resolution of practical cases of the subject, especially on the drafting of statutory clauses.



4.28 Labour law

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject deals with the study of the labour law system in our country, providing the key legal and social issues on which the labour law as a whole is based, as well as its main norms, structure, social agents and principles that inform it, both in the sphere of individual and collective relationships. The regulatory framework for labour relations and its system of sources, especially collective bargaining, is studied.

Learning outcomes:

- Understand the concept, historical training and the system of sources of labour law.
- Obtain in depth knowledge of the institutions and the regulatory legal framework of individual labour law.
- Obtain in depth knowledge of the institutions and the regulatory legal framework of the collective labour law.
- Know the organisms and differentiate the competences of the different organs that make up the Labour Administration.
- Resolve the problems and conflicts that arise in labour relations through the application of legal and jurisprudential texts.



4.29 Civil litigation

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

In connection with the subject of judicial process, jurisdictional structure and judicial organisation, the subject addresses the study of jurisdictional processes of civil order and presents the student with the different procedures contained in the Civil Procedure Law to enforce the substantive civil law. The different procedures [declarative, special, execution, etc.], the jurisdiction and the procedural parts and the procedural object, the phases of the process [declarative, intermediate, evidence], the sentence and its execution from an eminently practical perspective are studied.

Learning outcomes:

- Achieve an overview of the civil justice system and its functioning.
- Know and understand the different types of declarative and special processes that exist, knowing how to differentiate declarative, executive and precautionary tutelage.
- Obtain the knowledge of the main institutions of the civil process.
- Use rigorously the terminology and concepts of the civil procedure law.
- Understand, interpret and write forensic writings specific to this procedural branch of law.



4.30 Criminal litigation

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject addresses the study of criminal procedural law and presents the student with different criminal procedures to enforce the substantive criminal law, thus analysing the different jurisdictional procedures to prosecute the crimes. The jurisdiction and competence of the criminal jurisdictional bodies, the different ordinary and special criminal procedures, the parties and the procedural object, the phases of the process, the sentence and its execution from an eminently practical perspective are studied.

Learning outcomes:

- Recognise the jurisdiction as a function of the Rule of Law and differentiate the different jurisdictional orders, especially the criminal one, its composition and organisation.
- Achieve an overview of the criminal justice system and its functioning.
- Acquire knowledge of the main institutions of the criminal process, both in its declarative phase and in the execution venue.
- Use rigorously the terminology and concepts of criminal law.
- Understand, interpret and write forensic writings specific to this procedural branch of law.



Fourth year

4.31 Commercial contract law and securities

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject addresses the study of commercial contracts in general [General theory of the commercial contract], and the different forms of contracting [special forms of contracting, commercial sale, special forms of contracting, work contracts, transport contracts, insurance contracts and of services among others]. It deals with banking law and contracting in securities markets. The law of the securities, the values recorded in account and other instruments of the legal traffic are also studied.

Learning outcomes:

- Interpret the elements that make up the general theory of the commercial contract.
- Understand the substantial and differential elements of the different forms of bank contracting.
- Understand the basic contractual figures of private patrimonial traffic, understanding its economic and legal logic.
- Represent what the basic titles-value of payment, social participation and representation
 of goods are; the legal position of each of the subjects that intervene in them; and the
 mechanisms for demanding the rights derived from payment instruments.
- Draft commercial contracts and fill in completely and formally payment titles.



4.32 Social litigation

Credits: 3 Type: Compulsory
Contact hours: 30 Study hours: 45

Summary:

In connection with the subject of judicial process, jurisdictional structure and judicial organisation, the subject addresses the study of the processes of social jurisdictional order. The different procedures, the parties and the procedural object, the phases of the process, the sentence, the resources and their execution are studied, from an eminently practical perspective.

Learning outcomes:

- Achieve an overview of the social justice system and its functioning.
- Acquire basic knowledge about the parts of the social process and their position in these processes.
- Obtain knowledge of the main institutions of the civil process, both in its declarative phase and in the execution site.
- Use rigorously the terminology and concepts of social law.
- Understand, interpret and write forensic writings specific to this procedural branch of law.



4.33 Financial and tax law

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

Concept of financial law. The Public Treasury. The public income. Financial income from public debt and credit operations. Concept and classes of taxes. Concept and classes of taxes. Concept and classes of rates. Constitutional principles of financial law. Financial rules Taxable event. Passive subject. Tax management. Tax inspection. Infringements and sanctions. Offences against the Public Treasury. Review of tax acts. Tax procedures.

Learning outcomes:

- Understand the legal foundations of the Spanish Public Treasury and the Tax system in Spain
- Recognise the public income of the economic organisation of the Spanish State
- Understand the constitutional principles of financial law.
- Interpret the tax rule and its application to specific cases.
- Know the rights and guarantees of taxpayers, the consequences of non-compliance with the tax obligation and the review processes of tax acts



4.34 Social security Law

Credits: 3 Type: Compulsory
Contact hours: 30 Study hours: 45

Summary:

The subject covers the legal regime of the Social Security system in all its extension [general regime and special regimes, social protection systems, affiliation, contribution, benefits, etc.]. The legal framework for the prevention of occupational hazards and the figure of the Labour Inspectorate are also studied.

Learning outcomes:

- Interpret the aims and objectives of the Social Security system, its bodies and its financing structure.
- Understand the obligations of employers and workers derived from the legal relationship of Social Security.
- Know and understand the basic legal concepts of the Social Security system and identify
 the causative events, benefits, shortcomings and practical issues that are presented more
 frequently.
- Interpret the legal framework of occupational risk prevention systems, as well as distinguish the rights and obligations that arise from their legal regulation.
- Analyse practical cases and solve them arguing based on legal criteria



4.35 Family and inheritance law

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The subject studies the general regime of the Spanish common family law, especially in matters of affiliation, extramarital cohabitation and matrimonial economic regime. It also addresses the general regime of the law of succession due to death in common Spanish civil law as a more extensive and complex part of it.

Learning outcomes:

- Know the scope and dimension of the content of family law and inheritance.
- Identify, understand and expose the legal institutions of family law and inheritance.
- Resolve, with a strong argument and precise legal terminology, legal issues specific to family law and inheritance.
- Interpret the rules of family law and inheritance in light of the jurisprudence.
- Apply legal and jurisprudential texts for the resolution of practical cases of family law and inheritance.



4.36 Spanish tax system

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The systematic study of taxes of the Spanish tax system is addressed: Income tax, inheritance, inheritance and donations, companies, VAT, property transfers, taxes and special and customs taxes.

Learning outcomes:

- Know and distinguish the different taxes of the Spanish tax system.
- Understand the characteristics and proper functioning of each of the taxes of the Spanish tax system.
- Reason adequately the decisions taken in the tax field.
- Use the terminology of the Spanish tax system.
- Locate and understand problems in the tax field, providing solutions based on the management of legislation



4.37 Competition law

Credits: 3 Type: Compulsory
Contact hours: 30 Study hours: 45

Summary:

The subject deals with the study of the Law of National Competition and of the European Union. The market economy, the freedom of business and the defence of competition, especially the regulators of the markets. The behaviours prohibited or controlled by the Law of competition and unfair competition are studied. It also examines the Community directives on market unit [Law on access to services, market unit, etc.], as well as the procedures for the protection of economic operators.

Learning outcomes:

- Understand the basic legal concepts of national competition law and the European Union.
- Recognise the defence mechanisms of the competition and the characteristics of the regulatory bodies.
- Distinguish the characteristics of the different prohibited or controlled behaviours and the legal consequences of them.
- Understand the basic characteristics of the internal market of the European Union and market unit in Spain and its regulation.
- Apply legal texts for the resolution of practical cases of the subject



4.38 Regional Aragon Fuero Law

Credits: 3 Type: Compulsory
Contact hours: 30 Study hours: 45

Summary:

The subject introduces the student to the knowledge of the institutions and matters regulated in the Regional Aragon *Fuero* Law, in particular the matters related to the sources of this Law, rights of the person, family and inheritance, and property law.

Learning outcomes:

- Know the historical evolution of Regional Aragon *Fuero* law and its system of sources.
- Identify and understand the legal institutions of the Aragonese charter
- Apply the Regional Aragon *Fuero* Law to offer conclusions to real or hypothetical legal problems
- Apply legal and jurisprudential texts to solve practical cases of the subject.



4.39 Work Experience

Credits: 6 Type: Compulsory
Contact hours: 60 Study hours: 90

Summary:

The main aim of Work Experience is to introduce the student to the professional legal world so that they can develop the theoretical and practical knowledge acquired throughout their studies in a real work environment, in which the student develops experience of the profession. During the work experience period, activities are carried out that put the critical and reflexive capacity of the student to the test, decision making skills and the putting their capacity of analysis and synthesis of the legal phenomena into practice.

Learning outcomes:

- Give a specific and detailed description of the tasks and work carried out and departments of the entity to which they have been assigned.
- Value and relate the tasks developed with the knowledge and skills acquired in relation to their university studies.
- Define the problems raised during the work experience period and the procedure followed to resolve them.
- Identify the contributions that, in terms of learning, the practices have implied.



4.40 Final degree project

Credits: 6 Type: Compulsory
Contact hours: 4 Study hours: 146

Summary:

This is a 6 ECTS research project on any subject covered in the syllabus and that the student will carry out after completing the compulsory credits of the first three years of the degree programme.

The Final Degree Project will be supervised by a Professor and must be defended publicly before a tribunal formed by three professors of the Degree. Professionals working in the practice may also form part of the tribunal.

The regulation applicable to this research work will be developed through a specific teaching guide.

Learning outcomes:

- Carry out research work on legal discipline and methodology,
- Locate and correctly manage legal sources, both legal and jurisprudential and doctrinal.
- Integrate the normative, doctrinal and jurisprudential framework of public and private legal relationships,
- Effectively solve legal problems and make decisions based on the knowledge acquired.
- Present a work orally and know how to defend it in a court by answering questions and instructions.



Elective Subject

4.41 Governance, risk management and regulatory compliance

Credits: 6 Type: Optional
Contact hours: 60 Study hours: 90

Summary:

The subject deals with the basic knowledge that the figure of the "compliance officer" should have as an organ with autonomous powers of initiative and control, which guarantees the supervision and compliance of the crime prevention model in the field of organisations. This is implemented in accordance with the provisions established by the Criminal Code for legal persons and their exemption from criminal liability. To this end, the essential aspects of corporate ethics and CSR, business management and compliance management models, regulatory frameworks of reference, internal complaint and investigation processes and the detection and management of corrupt behaviour are studied.

Learning outcomes:

- Know and understand the essential aspects of corporate ethics.
- Interpret the sources of regulatory compliance obligations.
- Identify business management models of governance and risk management.
- Know the specific functions of the "compliance officer".
- Analyse practical cases and solve them arguing based on legal criteria



4.42 Economic criminal law

Credits: 6 Type: Optional
Contact hours: 60 Study hours: 90

Summary:

The course addresses the knowledge of the fundamental elements of economic criminal law and its impact on the world of business: corporate crimes, offences against the Treasury, punishable insolvencies, financial scams and frauds, crimes against industrial / intellectual property, crimes against the market by establishing criteria so that students can identify and prevent them. The criminal implications of the regulation of systems for the prevention of occupational risks and the protection of personal data in the business sector are also studied.

Learning outcomes:

- Recognise legally-criminally protected assets in the economic and business environment.
- Define the limits of criminal intervention in the economic field and its connections with other branches of law.
- Know the legal-criminal treatment against legal persons who commit crimes related to economic crime.
- Recognise the legal-criminal implications of occupational risk management systems and data protection in legal entities.
- Analyse practical cases and solve them arguing based on legal criteria



4.43 Auditing principles

Credits: 6 Type: Optional Contact hours: 60 Study hours: 90

Summary:

Concept of auditing. Types of audits. Phases of the audit: acceptance, planning, execution and reporting phases. Audit and regulation standards. Audit process. Internal control and fraud analysis. The audit report. Investment area audit. Inventory area audit. Treasury area audit. Accounts receivable and current assets audit. Heritage area audit. Audit of the area of accounts receivable and other liabilities. Accounting result audit. Audit of own resources. Audit of the area of contingencies and provisions. Closing phase of the audit work: Subsequent events, preparation of the audit report, letter of statements and report of recommendations.

Learning outcomes:

- Understand the purpose, phases, evidence and evidence in the development of the audit for the issuance of the Audit Report.
- Interpret an audit report.
- Know the keys to the process of internal control in the company.
- Interpret the rules and regulations of the audit and its professional ethical code.



4.44 Forensic economics

Credits: 6 Type: Optional
Contact hours: 60 Study hours: 90

Summary:

Fundamentals of Bankruptcy Law. Fundamentals of Economic Criminal Law. Keys for the detection of accounting manipulation. Bankruptcy Procedures. Fundamentals of business diagnosis, insolvency prediction, viability analysis, management of financial resources for business restructuring.

Learning outcomes:

- Define the principles of bankruptcy proceedings in commercial companies.
- Know the principles of economic criminal law.
- Understand the concept of creative accounting and apply the key steps and control systems to avoid accounting manipulation.
- Apply the main analysis for business diagnosis in the solvency study, economic viability of the company.
- Interpret the key issues in financial management for a business restructuring process.



4.45 Urban and environmental law

Credits: 6 Type: Optional Contact hours: 60 Study hours: 90

Summary:

The subject introduces students to environmental law that is applicable in our country taking into account the community directives on the subject. It covers environmental legislation and the legal regime of the main instruments of environmental protection. The study of the legal regime of urban planning in Spain is also carried out, its system of operation and articulation, through its main figures: public competences, planning, legal status of land ownership, planning execution, building and urban discipline.

Learning outcomes:

- Handle the main legal techniques of environmental protection
- Distinguish the different competences of the Public Administrations in environmental matters.
- Know and manage the urban legal system.
- Recognise the spatial planning, urban planning and the environment from an interrelated legal perspective.
- Analyse practical cases and solve them arguing based on legal criteria



4.46 Function and public contract law

Credits: 6 Type: Optional
Contact hours: 60 Study hours: 90

Summary:

The subject studies the legal regime of the public function in Spain, its legal regulation, access, statute of the public employee and their responsibility. It also addresses the study of the legal regime of public procurement, its regulatory rules, the preparation of contracts, the choice of the contractor and its award, the types and content of the contract, its compliance and extinction

Learning outcomes:

- Knowledge of the regulatory framework of the public function in Spain.
- Knowledge and management of the legal status of public official.
- Know and manage the regulations on public procurement in Spain.
- Understand the differences between the different types of public procurement and distinguish between the award procedures that must be followed.
- Resolve practical cases of processing of administrative contracting records.



4.47 Criminology and prison law

Credits: 6 Type: Optional
Contact hours: 60 Study hours: 90

Summary:

The subject introduces the student to the knowledge of the basic concepts of criminology and criminal phenomena, as well as of delinquency in its various forms: juvenile, violent, organised, as well as new forms of delinquency. It also gives the student knowledge about the prison legislation of our country: prison system, classification of inmates, rights and duties, conditional freedom and the figure of the prison supervision judge.

Learning outcomes:

- Learn to define the objects of study of Criminology and assimilate the meaning and consequences that derive from the method, the objectives and their functions.
- Understand how crime is measured and what are the sources for obtaining information.
- Know the criminological concept of prevention and the different models of crime prevention.
- Recognise the penitentiary legislation and the penal precepts corresponding to the execution of sentences.
- Interpret the content of the prison sentence with all the figures that are part of the execution of the penitentiary.



4.48 Principles of public accounting

Credits: 6 Type: Optional
Contact hours: 60 Study hours: 90

Summary:

The accounting of Public Administrations: Budget. General Public Accounting Plan. Budget Accounting of Expenses and Income of Public Administrations. Accounting for fixed assets and financial assets. Accounting for financing operations. The Annual Accounts of Public Administrations. Analysis of the annual accounts. Audit and Control of the Public Sector.

Learning outcomes:

- Interpretation of the information of the Annual Accounts of public entities.
- Know the rules of presentation of the Annual Accounts, principles of preparation and structure according to accounting regulations of public entities
- Prepare the accounting record of the main and most important accounting facts of the Public Administrations
- Classify and represent the economic facts according to the General Public Accounting Plan.
- Understand the accounting cycle of Public Administrations.