**Law Institutions**

Proff. Paolo Sabbioni-Patrizia Casnici

**Module I** – **Principles of Public Law**

Prof. Paolo Sabbioni

***COURSE AIMS AND INTENDED LEARNING OUTCOMES***

The aim of the course is to provide students with the basic overall framework and institutional notions governing public law, mainly focusing on the most important principles for economic students.

At the end of the course the student:

* Will understand the system of public law and its relevance in economic relations.
* Acquire the ability to link public law institutions and terminology to express legal concepts.
* Will have the ability to formulate independent basic judgments.

***COURSE CONTENT***

I. Essential elements of public law: I.1 State, Constitution and European Union. I.2 Law and public law. I.3. The constitutions and the Italian Constitution. I.4 The forms of state and the regional state. I.5 The forms of government and the parliamentary form of government. I.6 State bodies. II. The sources of law. II.1 Constitution and constitutional laws. II.2 Ordinary laws, acts having the force of law and abrogative referendum. II.3 Statutes and regional laws. II.4 EU sources (Treaties, regulations and directives). II.5 Secondary sources. III. Economic Constitution. III.1 Economic relations in the Constitution. III.2 Freedom of economic initiative and its limits. III.3 Protection of competition. III.4 Equality III. 5 Social rights. IV. Law and economic policy. IV.1 Economic and monetary policy of the EU. IV.2 DEF and budget law. IV.3 Tax revenues. IV.4 Financial autonomy of Regions and Local Authorities. IV.5 Implementation interventions of the economic policy. V. Guarantees. V.1 Judiciary and special judges. V.2 Constitutional Court.

***READING LIST***

For students attending lectures

P. Sabbioni,  *Istituzioni di diritto pubblico*, Giappichelli, 2023, to those parts shown in class.

For students unable to attend lectures

P. Sabbioni,  *Istituzioni di diritto pubblico*, Giappichelli, 2023, the entire text.

The slides used during the course and in-depth materials will be made available on

Blackboard

***TEACHING METHOD***

Classroom and examples of practical cases with the involvement of students.

***ASSESSMENT METHOD AND CRITERIA***

The exam consists of a written test lasting 75 minute structured as follows: a) 30 closed-answer questions on the essential elements of public law which will be assigned a score from 0 to 6 based on the correctness of the answers; b) 3 open-ended questions on the contents of the other parts of the course, with each answer being assigned a score from 0 to 8 based on the correctness and completeness of the content. The sum of the scores obtained for each answer will represent the final grade. The exam aims to evaluate the level of knowledge and understanding gained by the candidate.

***NOTES AND PREREQUISITES***

The course requires knowledge of the essential elements of public and private law. Attendance to lessons is recommended.

***OFFICE HOURS FOR STUDENTS***

Information on office hours available on the teacher's personal page at <http://docenti.unicatt.it/>.

**Module 2 Institutions of Private Law**

## Prof. Patrizia Casnici

***COURSE AIMS AND INTENDED LEARNING OUTCOMES***

 The course aims to provide students with the methodological tools and the key concepts to understand the principles of Private Law. In particular, it will focus on the most relevant principles for the students of the Faculty of Economics.

 At the end of the course, students will be able to:

* orient themselves in the wide and complex regulatory system of private law;
* find links and connections among the different principles of private law, and acquire an appropriate terminology to express juridical concepts.

***COURSE CONTENT***

The legal system – The legal rule – The sources of law – Subjective legal situations – Law and legal hermeneutics – Time and space – Actors – Goods – Act, negotiation, and contract – An introduction to absolute rights – Relative rights: obligations – The contract in general – An introduction to tortious liability.

***READING LIST***

For the final exam, students are invited to study the following textbook:

P. Casnici, *Istituzioni di Diritto Privato,* Giappichelli ed., Turin, 2016, only the sections indicated on the lecturer’s webpage.

***TEACHING METHOD***

 Frontal lectures based on the key concepts of Private Law.

***ASSESSMENT METHOD AND CRITERIA***

Written exam (duration: 60 minutes), consisting in 10 short open-ended questions on course content, in which students can get a maximum of 31 points out of 30. It aims to test their knowledge and understanding of the topics explained during the course. Only in some exceptional cases will students be allowed to replace the written exam with an oral one.

***NOTES AND PREREQUISITES***

There are no prerequisites for attending the course. However, in order to pass the final exam, students should attend classes regularly, and have a good knowledge of the Civil Code. The use of an updated edition of the Civil Code, including the primary special legislation in this field, is highly recommended.

Information on office hours available on the teacher's personal page at http://docenti.unicatt.it/.