## **Principles of public law**

## Prof. Francesco Midiri

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

The course aims to provide students with the knowledge of the main institutions of Public Law.

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

* Communicate and collaborate effectively with other professionals.
* Get in touch and dialogue with the various recipients or interlocutors of the activities involved in the profession of coordination, design, research and consultancy, respecting their skills and unique features.
* Relate to and collaborate with other professional figures according to common objectives.
* Study independently and manage their own learning processes independently.

***COURSE CONTENT***

Overview of the judicial system.

The sources of Law.

The infrangible rights of the human person.

State and regional legislative power.

The president of the Republic.

The government.

The public administration.

Regions and local institutions.

Jurisdictional defence of rights.

***READING LIST***

In order to prepare the exam, students are expected to know the following parts of the text A. Barbera-C. Fusaro, *Corso di diritto pubblico,* Il Mulino, Bologna, 2020: Chapp. V, VI, IX, X, XI, XII, XIII e XIV.

***TEACHING METHOD***

Lectures.

***ASSESSMENT METHOD AND CRITERIA***

Students will be assessed through oral exams on the contents of the syllabus, their ability to link various institutions of the judicial system, and their ability to apply of rules and principles to the socio-economic situation.

***NOTES AND PREREQUISITES***

Given the introductory nature of the discipline, there are no course prerequisites.

In case the current Covid-19 health emergency does not allow frontal teaching, remote teaching will be carried out following procedures that will be promptly notified to students.

Further information can be found on the lecturer's webpage at http://docenti.unicatt.it/web/searchByName.do?language=ENG or on the Faculty notice board.