General Information	A.A. 2021/2022
Academic subject	Criminal Enforcement Law
Degree course	Master's Degree in Law
Curriculum	
ECTS credits	6
Compulsory attendance	No
Language	Italian

Subject teacher	Name Surname	Mail address	SSD
	Lorenzo Pulito	lorenzo.pulito@uniba.it	

ECTS credits details	Area	SSD	CFU/ETCS
Basic teaching activities	12	lus/16	6

Class schedule	
Period	Second semester
Year	IV
Type of class	Lectures and seminars

Time management	
Hours	150
In-class study hours	48
Out-of-class study hours	90

Academic calendar	
Class begins	24 February 2022
Class ends	27 May 2022

Syllabus	
Prerequisites/requirements	CRIMINAL LAW EXAM PASSED
Expected learning outcomes	Knowledge and understanding on
	Students should be able to elaborate what was discussed during the
	classes and what was individually studied, in order to transform the
	knowledge acquired into personal considerations with original features.
	Applying knowledge and understanding on
	Students should be able to use the concepts and knowledge acquired in
	the preparation and understanding of the data and resources available.
	Making informed judgments and choices
	Students should be able to independently deepen the concepts learned,
	in order gradually to acquire a full maturity and autonomy of judgment.
	Communicating knowledge and understanding
	Communicating knowledge and understanding Students should be able
	to transmit the contents learned in a clear and comprehensible way to
	everybody, having acquired adequate communication, relational and
	social skills useful for building communication between different
	subjects.
	Capacities to continue learning
	Students should acquire the ability to refine and deepen their

knowledge, through independent continuous study and skills update.

Contents	
	The final judgement: general features.
	Formal aspects of the final judgement: the irrevocability and the
	enforceability of the sentences.
	Substantial aspects of the final judgement: the <i>ne bis in idem</i> principle.
	The effectiveness of the final judgement beyond the criminal field.
	The enforcement procedure for final judgements.
	Enforcement bodies. The role of the Public Prosecutor in the
	enforcement of judicial measures.
	The enforcement procedure.
	Issues concerning the enforceable measures. The continuation
	procedure in executivis. The sentence revocation as consequence of
	abolitio criminis.
	The prison system. The normative sources and the re-educational
	purposes of the sentence.
	The Surveillance Court: bodies and competences.
	The surveillance process. The claims.
	Alternative measures to detention, the reward-awarding and special measures.
	The severity measures (art.41 bis penitentiary law).
	The indulgence provisions (amnesty, pardon, clemency).
	Special attention will be paid to the thoughtful regulatory and case law
	Special attention will be paid to the thoughtful regulatory and case-law changes (there included international ones) recently occurred, in
	particular with regard to the cases of "illegal" punishment and the
	safeguard of the rights of the prisoner.
	salegual dof the rights of the prisoner.
Course program	
Bibliography	A. SCALFATI-A. BERNASCONI-A. DE CARO-A. FURGIUELE- M. MENNA-C.
	PANSINI-N. TRIGGIANI-C. VALENTINI, Manuale di Diritto Processuale
	Penale, 3 ^a edizione, Torino, Giappichelli, 2018, pp. 873-982.
	It is also recommended the use of the following code:
	H. BELLUTA-M. GIALUZ-L. LUPARIA (a cura di), Codice sistematico di
	procedura penale, 5ª edizione, Torino, Giappichelli, 2020
	processing persons, control of compression, con-
Notes	Examples of websites useful for consultation
	•www.ristretti.it
<u> </u>	•www.processopenaleegiustizia.it
Teaching methods	The course will be organized in lectures focusing on relevant and
	essential aspects of the discipline, with the purpose of achieving specific
	learning objectives of the study course. Traditional teacher-led classes
	will be supported by in-depth seminars and case-law exercises. During
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	the lectures, various tools will be used to support learning such as, for
	example, PowerPoint presentations projected in the classroom, use of
	example, PowerPoint presentations projected in the classroom, use of schemes, provision of bibliographic indications and anything else
According to the de	example, PowerPoint presentations projected in the classroom, use of schemes, provision of bibliographic indications and anything else deemed useful for improving effectiveness of teaching.
Assessment methods	example, PowerPoint presentations projected in the classroom, use of schemes, provision of bibliographic indications and anything else

Evaluation criteria	Knowledge and understanding The evaluation criteria in use aim at verifying that the students have effectively acquired the methodology necessary to know and understand the institutes indicated in the program.
	 Applying knowledge and understanding The evaluation criteria in use aim at verifying that the students have effectively acquired the methodology necessary to apply the knowledge and understanding of the institutes indicated in the program, to be considered in the current historical context; special focus on most significant literature sources on specific topics being studied in depth through seminar activities and the analysis of the most innovative case-law; exercises, with specific attention to the case-law of the Constitutional Court, the Court of Cassation, the European Court of Human Rights and the Court of Justice of the European Union.
	 Autonomy of judgment The evaluation criteria in use aim at verifying the effective acquisition and development, by the students, of the critical study capacity with reference to the institutes object of the program, also by studying the most significant literature sources on specific topics - being studied in depth through seminar activities - and the most innovative case-law, with dedicate attention to international case-law.
	Communicating knowledge and understanding The evaluation criteria used aim at verifying the effective acquisition, by the students, of the ability to discuss topics related to doctrine and case-law, in order to be able to properly present them during sharing, comparison and discussion moments, both individually and in groups skills.
	Capacities to continue learning The evaluation criteria used aim at verifying the effective acquisition, by the students, of the methodology necessary for learning, for mastering the topics, for critically studying the main institutes object of the program and examining the doctrine and the most innovative case-law on the topics object of study.
Further information	Students can submit their request for thesis assignment directly to the teacher after successfully passing the exam at least 6 months before the scheduled graduation session. Attending students will have preference on assignment.