

General information			
Academic subject	CRIMINAL PROCEDURE LAW 2		
Degree course	MASTER'S DEGREE IN LAW		
Academic Year	2022-2023		
European Credit Transfer and Accumulation System (ECTS) 6			
Language	ITALIAN		
Academic calendar (starting and	ending date) Second Semester (23 February 2023 – 31 May 2023)		
Attendance	Not compulsory		

Professor/ Lecturer	
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Tutoring (time and day)	At the end of each class

Syllabus		
Learning Objectives	The course aims to provide a knowledge of the criminal process, in its different articulations. This part is reserved for "dynamic" sources and notions. The analysis of the rules cannot, however, be separated from a constant attention to their jurisprudential application, in such a way as to provide a complete picture also of the concrete judicial experience, useful above all in the perspective of vocational training.	
Course prerequisites	Criminal law exam passed	
Contents	The course - strictly connected to the course of Criminal Procedure Law I - aims at providing an organic and complete knowledge of the Italian criminal process, not only from the exegetical perspective, but also from a critical point of view, as well as from the point of view of the living law, with reference to its dynamic development (preliminary investigations, preliminary hearing, special proceedings, proceedings before single judges, juvenile trial, judgment, appeals, execution, jurisdictional relationships with foreign authorities). The special part will focus on the analysis of the problematic relationship between criminal justice and information, with an highlight to the dangers and distortions of the so-called "Media process" as opposed to correct "process information", respectful of constitutional values and principles.	
	GENERAL PART:	
	 PRELIMINARY INVESTIGATIONS Purpose and competent authorities. The criminal offence report. The investigative activity of the judicial police. The investigative activity of the public prosecutor. Defensive investigations. The special evidentiary hearing. Investigations timing. CLOSURE OF INVESTIGATIONS AND ARCHIVING CRIMINAL ACTION AND PRELIMINARY HEARING Criminal action. Preliminary hearing. HEARING 	
	SPECIAL PROCEDURES Different rites. The proceeding before the Court	



	 with a single judge CRIMINAL PROCEDURES OF SPECIAL LEGISLATION The juvenile process. The criminal procedure before the Judge of the Peace APPEALS General provisions. The appeal. The appeal before the Court of Cassation. EXTRAORDINARY MEASURES AND REMEDIES AGAINST JUDICIAL ERRORS The extraordinary appeals. The reparation of the judicial error. The intervention of the European Court of Human Rights. JUDGEMENT AND EXECUTION The res judicata. Criminal execution. Supervisory jurisdiction and criminal record. SOVRANATIONAL JUDICIAL COOPERATION Extradition. Rogatory letters. European cooperation to obtain delivery of individuals and acquire evidence. Further types of cooperation
	SPECIAL PART:
	INFORMATION AND CRIMINAL JUSTICE
Books and bibliography	
	• General part:
	A. SCALFATI-A. BERNASCONI-A. DE CARO-A. FURGIUELE- M. MENNA-C. PANSINI-N. TRIGGIANI-C. VALENTINI, <i>Manuale di Diritto Processuale Penale</i> , 3ª edizione, Torino, Giappichelli, 2018, pp. 439-1061. (N.B.: Attending students are exonerated from studying the following chapters: L'esecuzione penale. Giurisdizione di sorveglianza e casellario giudiziale. Princìpi generali e procedimento di estradizione. Rogatorie. Cooperazione europea per ottenere la consegna di individui e acquisire le prove. Forme ulteriori di cooperazione).
	 H. BELLUTA-M. GIALUZ-L. LUPARIA (a cura di), Codice sistematico di procedura penale, 5ª edizione agg., Torino, Giappichelli, 2022 Special Part:
	INFORMAZIONE E GIUSTIZIA PENALE. DALLA CRONACA GIUDIZIARIA AL "PROCESSO MEDIATICO", a cura di N. Triggiani, Cacucci, 2022: For attending students: parte Seconda (pp. 215-236); parte Terza (pp. 357-383); parte Quarta (pp. 407-442 e 443-489). For non-attending students: parte Seconda (pp. 185-214 e 215-236); parte Terza (pp. 357-383); parte Quarta (pp. 407-442 e 443-489).
Additional materials	



Work sched	ule				
Total			Hands on (Laboratory, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours	
Hours					
150	48			102	
ECTS					
6					
Teaching str	ategy		urse is developed through lectures relating to		
-	arning outcomes	general le by in-dep are used projected	sable aspects of the discipline, with the purpose of a earning objectives of the study course. Classes in pro oth seminars and exercises. During the classes in p I to improve teaching such as, for example, Powe d in the classroom, use of schemes, provision of bib hing else deemed useful for improving effectiveness	esence are supported resence various tools erPoint presentations liographic indications	
Knowledge a	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.			
			ts should be able to use the concepts and knowledge acquired in the ation and understanding of the data and resources available.		
Soft skills		Making informed judgments and choices: Students should be able to deepen independently the concepts learned, in order gradually to acquire a full maturity and autonomy of judgment.			
		Communicating knowledge and understanding Students should be able to transmit the knowledge 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 continuing study and skills update.			

Assessment and feedback	
Methods of assessment	There is a single oral exam covering the entire program (general part and special part) at the end of the courses of Criminal Procedure Law 1 and Criminal Procedure Law 2, with the acquisition of 15 ETCS. Partial exams on Criminal Procedure Law 1 program may however take place on
	the same dates as the regular exams.
Evaluation criteria	Knowledge and understanding The evaluation criteria in use aim at verifying the effective acquisition of the methodology by the students, this methodology being necessary to know and understand the institutes of procedural criminal law indicated in the program.



	Applying knowledge and understanding The evaluation criteria used aim at verifying the effective acquisition, by the
	students, of the methodology necessary for the application of the knowledge and understanding of the institutes of criminal procedural law indicated in the program, to be considered in the current historical context where the process shows signs of crisis; special focus on most significant literature on single 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 of criminal procedural law indicated in the program, also by studying the most significant literature on single topics being studied in depth through seminar activities - and the most innovative case-law, with specific attention to the case-law on fact and right
	• Communication skills 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 deliver them in the occasion of sharing, comparison and discussion moments, both individually and in groups.
	• Capacities to continue learning The evaluation criteria used aim at verifying the effective acquisition, by the students, of the methodology necessary for learning, mastering the topics, critically studying the main institutes of criminal procedural law by examining the doctrine and the most innovative case-law on the topics object of study.
Criteria for assessment and attribution of the final mark	The minimum passing grade is 18/30 to be obtained by answering the questions clearly and correctly.
	In case of achievement of the score of 30/30 the student may be entitled to the Praise in case of high-quality performance.
Additional information	<u> </u>
Graduation thesis	Students can submit their request for thesis assignment directly to the teacher after successfully passing the exam (or at least the partial exam on Criminal Procedure Law 1) at least 6 months before the scheduled graduation session. Attending students will have preference on assignment.