



COURSE OF STUDY: POLITICAL SCIENCES AND PUBBLIC ADMISTRATION - L-16 ACADEMIC YEAR: 2023/2024

ACADEMIC SUBJECT: PUBLIC LAW INSTITUTIONS

(common course first year SP L-36)

General information	
Year of the course	I - first
Academic calendar	I semester (September 18 - December 07)
(starting and ending	
date)	
Credits (CFU/ETCS):	8 CFU
SSD	IUS/09
Language	Italian
Mode of attendance	

Professor/ Lecturer	
Name and Surname	Anna Maria Nico
E-mail	annamaria.nico@uniba.it
Telephone	
Department and address	Department of Political Science, 6th Floor
Virtual room	Microsoft Teams platform
Office Hours (and	Prof. Nico receives students every Monday from 10,30 to 12. It is
modalities: e.g., by	also possible to hold interviews remotely, using the "calls"
appointment, on line,	function within the Microsoft Teams platform
etc.)	Consult the web page:
	www.uniba.it/it/ricerca/dipartimenti/scienze-politiche/docenti

Work schedu	ıle		
Hours			
Total	Lectures	Hands on (Laboratory, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours
200	64		136
CFU/ECTS			
8			

Learning Objectives	The course is aimed to providing a high level qualification in
	constitutional issues (constitutional principles and rights,
	freedom, functioning of state bodies, relantioship rulers and
	citizens)





Course prerequisites	Passing the IUS/09 Public Law exam must precede the exams belonging to the scientific-disciplinary sectors: IUS/07, IUS/10, IUS/12, IUS/13, IUS/14, IUS/17.
Teaching strategy	The lectures are intended for deepening the course program through the active participation of the audience in the individual issues addressed. Furthermore, the dissemination of didactic and regulatory material
Expected learning outcomes	is foreseen during the cycle of lessons. The learning outcomes expected for this course, i.e. "the set of knowledge, skills and competences (cultural, disciplinary and methodological) that the student must possess at the end of the training course, are as follows:
Knowledge and understanding on:	Students will be able to understand the theoretical and applicative elements inherent to the Italian constitutional system, as well as to develop original ideas based on a systematic and critically aware understanding of the acquired knowledge;
Applying knowledge and understanding on:	Students will use the knowledge of the theoretical and applicative elements inherent to the Italian constitutional system for the analysis of concrete cases submitted to their attention by the professor;
Soft skills	Students: -will have to demonstrate the ability to investigate, on the basis of the cognitive tools acquired, the application results of the institutes analysed and to understand the legal and social phenomena of the Italian institutional system; -will be required to have an articulated and organic presentation of the elements acquired, as well as a clear communication of personal reflections gained; -will be encouraged to deal with the analysis of legal texts (judgments, regulatory acts, etc.) in order to concretely verify the skills acquired during the course and any gaps in basic preparation, to be filled promptly.
Syllabus	
Contents knowledge	The course will focus on the study and deepening of the following arguments: I) the state and public bodies; II) the European Union; III) the constitutional organization in Italy; IV) the constitutional organization and local government; V) the regional organization and local government; V) the public administration; VI) the sources of law: general notions; VII) the sources of the Italian legal system; VIII) the sources of the Italian legal system; VIII) acts and administrative measures; IX) the protection of rights: judges and the Constitutional Court; X) constitutional rights; XI) the origins and development of welfare systems.





	Constitutional basis e
	definitions of the subject;
	XII) the right to health and the health system;
	XIII) social rights and the welfare system;
	XIV) the system of responsibilities.
Texts and readings	T. Martines, Diritto pubblico, Milano, Giuffrè, l. ed.;
8	or
	A. Vignudelli, Diritto costituzionale, Giappichelli, 1. ed.;
	A. Vignudeni, Diritto costituzionale, Orappieneni, 1. ed.,
	or
	P. Caretti, U. De Siervo, Istituzioni di diritto pubblico, Torino,
	Giappichelli, l. e.;
	or
	A.Barbera, C. Fusaro, Corso di diritto pubblico, Bologna, Il
	Mulino, l. e.;
	Code
	M. Siclari (a cura di), La Costituzione della Repubblica nel testo
	vigente, Roma, Aracne, l. e.
Notes, additional	
materials	
Repository	

Assessment	
Assessment methods	ORAL
Assessment criteria	In order to pass the exam, the candidate is required to demonstrate that he or she has acquired at least a sufficient "reasoned" knowledge of the course program. Therefore, the acquired logical- systematic and critical-argumentative skills are also included among the evaluation criteria.
Final exam and grading criteria	The criteria followed for the evaluation of the learning outcomes expressed out of thirty are:
	Insufficient: 0-17 Lack, incomplete and inadequate knowledge of the topics contained in the program, use of non-legal vocabulary by candidates.
	Sufficient: 18-20 Sufficient knowledge of the topics contained in the program and overall adequacy of the legal vocabulary used by the candidates. Fair: 21-23





	Discreet knowledge of the topics contained in the program, discrete ability to argue and connect the various topics, through the use of adequate legal vocabulary by candidates. Good: 24-26 Good knowledge of the topics contained in the programme, good in-depth analysis and critical skills, through the use of adequate legal vocabulary by candidates. Distinguished: 27-28 More than good knowledge of the topics contained in the program, more than good ability to study, to connect the different topics, to criticize and mastery of the legal vocabulary by the candidates.
	Great: 29-30 Excellent knowledge of the topics contained in the program, excellent in-depth analysis, connection between the various topics, as well as criticism and mastery of the legal vocabulary by the candidates.
	Excellent: 30L Excellent knowledge of the topics contained in the program, excellent ability to deepen, link between the different topics, to criticize and mastery of the legal vocabulary by the candidates.
Further information	
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