

TEACHING DEGREE COURSE IN LAW (CLASS LMG/01)

Specific formative objectives

The graduates in this degree course have to:

- have learnt in depth elements of national and European Juridical culture also through survey techniques and methodologies, about useful main themes for learning and evaluating principles or rudiments belonging to positive law;
- have studied historical contents in depth that allow evaluating the rudiments of positive law also in view of their historical development;
- have the ability to produce clear, pertinent and effective law texts (legal and / or negotiable and / or trial) about employment contexts well discussed, also through the use of computer aids;
- have in depth interpretative abilities of survey analysis , legal qualification (by relating facts with cases in points), of understanding, representation, evaluation and awareness in order to deal with interpretative and applicative law problems;
- have in depth basic means to update their own abilities

The graduates in law teaching course, apart from devoting themselves to law professions and to magistrature, could work and be employed, with reference to high responsibility roles in social, socio-economic and political activities, that is in the institutions, in the public administrations, in private enterprises, in syndicates, in the computer law field, in the comparative, international and community law fields (European jurist), and also in the international organizations in which the jurist's analysis, evaluation and decision abilities appear prolific, also out of sectorial of the content knowledge.

Didactic Organization

The formative activities (lesson teachings, laboratories, final exam) are evaluated in credits that show the student's dedication to complete the activity.

Each credit corresponds to 25 hours of total dedication.

The credit system has been introduced both to facilitate the students' mobility among the various universities, also the foreign ones, and to allow acknowledging formative activities, such as the stages that don't form part of the usual scheme (lessons) + (final exam).

The credit introduction, however, hasn't caused the disappearance of the marks, that so have still the value of measurement, not only of the work done but also of the quality of learning obtained.

In accordance with the university tradition, the exam marks are expressed in thirtieth, while the final degree mark is expressed in hundredth with distinction.

The number of credits given to each single activity is showed in the plan of formative abilities.

Duration of the course

Teaching Law Degree lasts 5 years, follows the six month system, provides 300 credits (CFU) and ends with a degree examination.

Characteristics of the final examination.

The law degree is obtained by passing the final examination. In order to be accepted the student has to have obtained a number of credits equal to 300 in the previous academic curriculum, after deducting the ones assigned to the final examination.

The final examination consists of the editing of a degree thesis given by a supervisor and controlled by a co-examiner and also of a subsequent oral discussion in front of a Board of examiners composed in accordance with the University Didactic Regulations.

For the final degree vote the Students' Registry calculates the mark by basing it on the average of the marks obtained by the examinations.(This average is obtained by the sum of the marks of the single examinations

divided by the number of these examinations and then divided by 3 and so multiplied by 11. In this way the average related to 110 is obtained).

The mark calculated by the registry is the one with which the student goes to take the final examination, and it's calculated by rounding off decimals, beginning from 0.5 to higher unity,

According to the result of the degree examination, this mark can be confirmed, reduced or usually raised. The vote is expressed in 110.

The Board of examiners can decide to give honour, the academic kiss, and also to propose to the Chancellor the editing of the thesis.

The certification of the final examination is effected on a proper verbal,

Knowledge and Abilities required for the entrance (Art.6 M.D.270/2004)

In order to enrol at the degree course it's necessary a Certificate of Secondary Education or another qualification also obtained abroad, provided it is fit according to the regulations in force.

In accordance with the Decree 270/04,art.5, paragraph 7 Pegaso Telematic University acknowledges as formative university credits, according criteria predetermined, professional knowledge and abilities regularly certified.

Work experience and professionalism acquired are revalued by transforming them in useful credits to obtain the degree,

A Committee of Faculty will have to examine the candidates' curricula (supplied with certification from bodies or organisms interested) in order to determinate the formative credits attributable.

The entrance for the students coming from other Study Courses will be ruled by the Cdf on proposal of the competent Cdl by indicating the enrolment year and the credits already acquired and acknowledged according to the correspondences established by the Didactic Regulations.

Specific formative objectives of the course

The degree course aims at making the students acquire the analytical competence of judicial rules, and also the capacity to formulate, in written and oral form, , conscious of their technical-juridical, cultural, practical and valid implications, the lines of reasoning and argumentation suitable to a correct statement of special juridical matters, of cases and cases in point.

The students will have to use fluently, in written and oral form, at least an European Community language besides Italian with reference to disciplinary lexicons.

The curricula of the course will assure the acquisition of suitable knowledge:

- of the main sectors of the system in its main articulations and interrelations, and also the acquisition of technical and cultural means suitable to the jurist's professionalism
- of the institutional and organizing aspects of the judiciary system;
- of the professional ethics, of the juridical and forensic logic and argumentation, of juridical sociology, of juridical computer science;
- of the juridical lexical of a foreign language at least;

Offer

Basic formative activity

Disciplinary framework	sector	CFU
Constitutionalistic	IUS/08 Constitutional law IUS/09 Institution of public law IUS/11 Canon law	24
Philosophic-juridical	IUS/20 Philosophy of law	15
Privatistic	IUS/08 Private law	27

Historical-juridical	IUS/18 Roman law and antiquity law IUS/19 History of medieval and modern law	30
	Total credits reserved for the basic activities	96

Characterising formative activities

Disciplinary framework	sector	CFU
Administrative	IUS/10 Administrative law	18
Commercial	IUS/04 Commercial law	15
Comparative	IUS/02 Comparative private law IUS/21 Comparative public law	9
Community	IUS/14 European Union law	9
Economic-Publicistic	IUS/12 Taxation law SECS-P/01 Politic economy SECS-P/02 Economic politics SECS-P/03 Science of Finance SECS-P/07 Business administration SECS-S/01 Statistics	18
International	IUS/13 International law	9
Labour	IUS/07 Labour law	12
Penalological	IUS/17 Penal law	15
Trial-civilistic	IUS/15 Law of civil procedure	15
Trial-penalological	IUS/16 Law of penal procedure	15
	Total credits reserved for the activities characterising	135

Basic formative activities

Formative activities in disciplinary framework similar and integrative to the basic ones and characterising, also regarding the contextual cultures and the interdisciplinary formation	CPU
IUS/05 Economy law	15
SECS-P/07 Business administration	15
On the student's choice	18

For the final examination	24
For the foreign language	6
Other (art.10, paragraph 5, letter) (further linguistic knowledge, information and relational activities, training and other)	6
Total	69
Total CFU for taking the degree	300

DEGREE COURSE IN LAW (Class LMG/01)

STATUTORY STUDY PLAN

I YEAR

	Teaching /formative activity denomination	Disciplinary sector	CFU
1	Constitutional law	IUS 08	9
2	Philosophy of law	IUS 20	9
3	Institutions of Roman law	IUS 18	9
4	Basic Science Computer	INF/01	6
5	Institutions of private law I	IUS 01	9
6	History of medieval and modern law	IUS 19	9
7	Institutions of public law	IUS 09	9
			60

II YEAR

	Teaching/formative activity denomination	Disciplinary sector	CFU
8	Politic economy	SECS-P 01	9
9	Institution of private law II	IUS 01	9
10	English language		6
11	History of Roman law	IUS 18	6
12	History of medieval and modern law	IUS 19	6
13	Commercial law	IUS 04	6
14	Law of the European Union I	IUS 14	9
15	Penal law I	IUS 17	60

III YEAR

	Teaching/formative activity denomination	Disciplinary sector	CFU
16	Labour law	IUS 07	12
17	Penal law II	IUS 17	6
18	Law of civil procedure I	IUS 15	9
19	Penal procedure I	IUS 16	6
20	Civil law	IUS 01	9

21	Administrative law	IUS 10	9
22	Comparative private law Comparative public law	IUS 02 IUS 21	9
			60

IV Year

	Teaching/formative activity denomination	Disciplinary sector	CFU
23	Administrative law II	IUS 10	9
24	Taxation law	IUS 12	9
25	International law	IUS 13	9
26	Bankruptcy law	IUS 04	9
27	Penal procedure II	IUS 16	9
28	Law of civil procedure II	IUS 15	6
29	Economy law	IUS 05	9
			60

V YEAR

	Teaching/ formative activity denomination	Disciplinary sector	CFU
30	Canon law	IUS 11	6
31	Business administration	SECS- P 07	6
32	Philosophy of law	IUS 20	6
33	Teaching chosen by the student		9
34	Teaching chosen by the student		9
	Final examination		24
			60
	TOTALE		300