

SCHEDA OFFERTA FORMATIVA DELL'INSEGNAMENTO E DOCENTE

1. **Facoltà:** Giurisprudenza
2. **Corso di studio:** LM 90
3. **Anno di corso:** I
4. **Insegnamento:** European and Italian Public Law
5. **N. tot. ore insegnamento:** 72
6. **SSD:** IUS/09
7. **N. tot. Crediti formativi universitari CFU/ECTS:** 9
8. **Cognome e nome docente responsabile:** RAZZANO GIOVANNA
9. **Email da pubblicare sul web:** giovanna.razzano@uniroma1.it
10. **Contenuti del corso:**

General concepts and context. Right and Law. Characteristic of the State. Trends in the development of the Italian State, European Legal Order and European Union. Forms of State and Forms of Government. Parliament and analysis of Italian Constitutional Amendment Law. The Government. Public Administration. The President of the Republic. The Judiciary. Constitutional Justice. Italian Sources of Law and their relationship. Regions, Regional and Local Government Sources of Law. European Sources of Law and Relationship with domestic Sources of Law. Fundamental rights and Freedom. European Court of Human Rights

11. Testi di riferimento:

- *Introduction to Italian Public Law*, a cura di G. F. Ferrari, Giuffrè, ult. ed.
- G. Garzone, R. Salvi, *Legal English*, Milano, Egea, 2006, capitoli 1, 5, 6, 10, 12 e 13.
- The slides projected during the lessons, as well as further documents and classes materials (working papers, articles etc...) are essential part of the course.

12. Obiettivi formativi:

The general objective of the course is to provide students with the fundamental knowledge of the Italian Public Law through the study of the Italian Constitution and its fundamental principles, freedoms and rights, in the framework of the European legal system. Essential part of the course are: the characteristic of the State; the concepts of Form of State and Form of Government, the role of the Parliament and the Government, the Public Administration, the Head of the State, the Judiciary, the Constitutional Court and the Regions, Italian sources of law and their relationship with the European ones. Part of the course is also the study of the Council of Europe and its institutions, in particular Court of Strasbourg and its functioning.

13. Prerequisiti:

It is essential that the student possess elementary knowledge of the history of Europe, that he or she has the ability to identify concepts and not only to provide examples; It is a requirement also understanding legal language and so distinguishing, for examples, the meaning of expressions such as: society, state, legal system, autonomy, role, powers, rights, duties, functions, procedure, organization, relationship, responsibility. Attendance at lessons is strongly recommended. Prior reading of the adopted textbook is useful before the course begins. It is important having basic knowledge of the Italian Constitution

14. Metodi didattici:

Lessons with the help of slides and exercise. Video. Each student is invited to listen actively but also to ask questions and to repeat and expose the concepts himself, verifying the correctness of personal exposure

15. Modalità di verifica dell'apprendimento:

Written test on the contents of the whole course and possible oral test. The slides projected at lesson and published on the electronic drive folder are essential part of the course (in addition to the adopted

book). The exam consists in 6 multiple-choice questions and 4 open-ended questions which require a short text. The maximum vote is 30/30 cum laude and the minimum is 18/30. Each multiple-choice question, if correct, is evaluated 3; each open-ended question is evaluated from 1 to 3, taking into account the relevance of the answer, the exhaustiveness of the same, the ability to synthesize and the written exposure skills. It is not possible to pass the exam without having answered exhaustively at least one of the open-ended questions.

It is possible also a brief oral examination to check after the written test and before the registration/verbalization and it is obviously possible that the student may be rejected despite the written test because found actually unprepared. The 2018/2019 exams will be in December (at the end of the course), in January, in February, in June, July and September

16. Criteri per l'assegnazione dell'elaborato finale: excellent grade received at the exam

17. Risultati di apprendimento attesi dall'insegnamento:

The course aims to provide students with a basic knowledge of Italian public law within the European Union Law. Specific objectives of the course are therefore: comprehension and knowledge of the mentioned elements and related issues; the skill consisting in offer definitions and identify concepts; the ability to express oneself in a correct legal language, both written and oral. The course also aims to develop legal reasoning skills, analysis and comparison of legal texts and judgments by different Courts, taking in account the importance of the interpretation work.

18. Breve curriculum del docente Giovanna Razzano:

I am a Public Law Associate Professor (SSD IUS/09), in the Department of Law and Economic Studies at Sapienza University of Rome (Faculty of Law), where I teach in the European Studies Master Degree. I obtained the National Scientific Qualification for Constitutional Law (SC 12 / C1) to function as Associate Professor (2012) and as Full Professor (2013). I have been teaching Public Law for over ten years also at the Faculty of Civil and Industrial Engineering of Sapienza. I taught bioethics and bio-law in the Palliative Care Master Program of the Roman Universities (Faculty of Medicine and Surgery of the Università Cattolica del Sacro Cuore and Campus BioMedico). In my publications I have been involved in inviolable rights, constitutional case law, especially with regard to the reasons of the judgments, sources of law, subsidiarity and welfare state, social rights, special commissioners and emergency administration, bioethical issues, especially with regards to the so called "end of life". I'm author in particular of three monographs: *Il parametro delle norme non scritte nella giurisprudenza costituzionale*, Giuffrè, Milan, 2002 (which obtained in 2004 the Frosini Award conferred by Italian Society of Juridical and Political Philosophy, Committee composed by Professors G.Carcatera, S.Cassese and N.Irti); *L'amministrazione dell'emergenza. Profili costituzionali*, Cacucci, Bari, 2010 and *Dignità nel morire, eutanasia e cure palliative nella prospettiva costituzionale*, Giappichelli, Turin, 2014, which was presented at the Faculty of Law of Sapienza on May 18th 2015 by the Rector of Sapienza Prof. E Gaudio, Prof. R. Balduzzi, former Minister of Health, and the President of the Italian Society of Palliative Care.