

Appellation practices in the labour courts

Academic Year: (2019 / 2020)

Review date: 05-05-2020

Department assigned to the subject: Social and Private International Law Department

Coordinating teacher: GOMEZ ABELLEIRA, FRANCISCO JAVIER

Type: Electives ECTS Credits : 2.0

Year : Semester : 2

REQUIREMENTS (SUBJECTS THAT ARE ASSUMED TO BE KNOWN)

Judicial and non judicial solution of labour disputes

OBJECTIVES

Deep knowledge of the appeal system in the labour courts
 Drafting of all the appeal writings in the labour courts

DESCRIPTION OF CONTENTS: PROGRAMME

- Unit 1. Reconsideration and complaint against orders and other decisions
 - 1.1. Reconsideration of orders and decisions
 - 1.2. Non admission complaint
- Unit 2. Appeal before the Hight Court of the Autonomous Community
 - 2.1. Scope
 - 2.2. Purpose
 - 2.3. Procedure
- Unit 3. Appeal before the Supreme Court
 - 3.1. Scope
 - 3.2. Purpose
 - 3.3. Procedure
- Unit 4. Unification Appeal before the Supreme Court
 - 4.1. Scope
 - 4.2. Purpose
 - 4.3. Procedure
- Unit 5. Review of final judgments, annulment of the proceedings and constitutional appeal (amparo)
 - 5.1. Review of final judgments
 - 5.2. Annulment of the proceedings
 - 5.3. Constitutional appeal (amparo)

ASSESSMENT SYSTEM

- Practical exercises
- Drafting of writings
- Discussion and participation in class
- Examination

% end-of-term-examination:	40
% of continuous assessment (assigments, laboratory, practicals...):	60

BASIC BIBLIOGRAPHY

- J.R. Mercader Uguina Lecciones de Derecho del Trabajo, Tirant lo Blanch, 2019
- M. Nogueira Guastavino Lecciones de Jurisdicción Social, Tirant lo Blanch, 2016
- Ron Latas / Lousada Arochena Sistema de derecho procesal laboral, Laborum, 2015