uc3m Universidad Carlos III de Madrid

Non-contractual liability in its historical configuration

Academic Year: (2021 / 2022) Review date: 10-06-2021

Department assigned to the subject: Criminal Law, Procedural Law and History Law Department

Coordinating teacher: BERMEJO CASTRILLO, MANUEL ANGEL

Type: Electives ECTS Credits: 3.0

Year: 1 Semester: 1

REQUIREMENTS (SUBJECTS THAT ARE ASSUMED TO BE KNOWN)

It is considered sufficient to have completed a degree in Law or equivalent

OBJECTIVES

GENERAL COMPETENCIES

CG1 Understand the importance of civil liability as a sector of Law in its own right

CG2 Learn to identify the relaciones of civil liability and know its legal treatment

CG3 Perceive the unitary nature of civil liability and the necessary multidisciplinary vision of the legal problems that it raises.

CG6 Give critical judgments on legal topics related to civil liability.

CG7 Apply methods of legal analysis that permit acquiring the capacity to study and synthesize the information received.

SPECIFIC COMPETENCIES

CE12 Know how to apply tools of historical methodology and tratamiento de textos that help the student in the process of understanding content from the area of civil liability.

RESULTS OF THE LEARNING PROCESS

- 1. Command of the basic terminology related with civil liability and its historical origin from Roman law to the codification.
- 2. Development of the capacity to analyze and interpret the law from a global perspective, understanding both its historical and philosophical evolution and its current configuration.
- 3. Comprehending and putting into practice the peculiarities and possibilities offered by the utilization of a comparative method in the study of the fundamental phenomena and institutions of private law in its historical and present dimension
- 4. Acquiring techniques of interpretation and legal argumentation.
- 5. Learning and improving the processes and methods of scientific research in the legal field and the techniques of presentation of results

DESCRIPTION OF CONTENTS: PROGRAMME

- 1. Private crime as a source of obligations in Roman law
- 2. Private dimension of crime in the Germanic and Visigothic legal tradition
- 3. Crime, penalties and redress in medieval local and territorial law
- 4. The lus comune and the Spanish royal law
- 5. Construction of a general and autonomous principle of civil liability. Rationalist natural law and French doctrine
- 6. Non-contractual civil liability in the codes of the nineteenth century
- 7. Industrialization, modernity and new forms of responsibility

LEARNING ACTIVITIES AND METHODOLOGY

TRAINING ACTIVITIES OF THE CURRICULUM REFERRING TO SUBJECTS

AF1 Theorical class

AF2 Practical Classes

AF5 Tutorials

AF6 Working in Groups

AF7 Individual Student Work

Code

activity No. of total hours No. of attendance hours % attendance of students

AF1 54 54 100%

AF2 9 9 100%

FY5 18 9 50

FY6 18 9 50

FY7 126 0 0%

TOTAL MATERIAL 225 81 36%

TEACHING METHODOLOGIES

MD1 Teacher's classroom presentations with computer and audiovisual support, in which the main concepts of the subject are developed and the bibliography is provided to complement the students' learning.

MD2 Critical reading of texts recommended by the teacher of the subject: sentences and resolutions, press articles, reports, manuals and/or academic articles, either for their later discussion in class, or to extend and consolidate the knowledge of the subject.

MD3 Resolution of practical cases, problems, etc. ¿ raised by the teacher individually or in group

MD4 Presentation and discussion in class, under the teacher's moderation, of topics related to the content of the subject, as well as case studies

MD5 Preparation of papers and reports individually or in groups

ASSESSMENT SYSTEM

Evaluations will be carried out in two ways from which the student can choose:

- 1. Taking a final exam, with the possibility of using the materials handled in the classes, the notes taken in the sessions and any other printed or digital resources that the student wishes to use.
- 2. Preparation and delivery of an essay with the characteristics and format and within the deadlines determined by the

The qualification obtained in either of the two modalities will be completed with the evaluation of the attendance to the classes and the participation in the teaching activities.

% end-of-term-examination: 80 % of continuous assessment (assignments, laboratory, practicals...): 20

BASIC BIBLIOGRAPHY

- Manuel A. Bermejo Castrillo Responsabilidad civil y delito en el derecho histórico español, Dykinson, 2016