

## 60737 - Regulation of Professional Activity

### Syllabus Information

---

**Academic Year:** 2019/20

**Subject:** 60737 - Regulation of Professional Activity

**Faculty / School:** 102 -

**Degree:** 522 - Master's in Legal Practice

**ECTS:** 3.0

**Year:** 1

**Semester:** First semester

**Subject Type:** Compulsory

**Module:** ---

## 1.General information

### 1.1.Aims of the course

The subject of regulation of professional activity finds its sense in which students can practice law with sufficient knowledge and skills in their relations with other legal operators, namely; client, attorney, courts; and assume the rights and obligations involved in a collegial organization introduced mandatory character serving the own counsel.

Thus, the subject of regulation of professional activity finds its foundation in a context of full awareness of the practice of law, since by the required knowledge of the laws, jurisprudence and doctrine of all areas of law, must to be comfortable in their relationships with the client, with the collegial bodies with other legal operators and take responsibility before the client acquires and society.

To pass the subject, therefore, the student may establish proper contractual customer relationships, strutting along with the gist of the attorney-client confidence, professional custom conditions. On the other hand, you can maintain precise knowledge relationships with prosecutors, in addition to transferring such precise figure to own client procedural information. Also, the pass the course, students can interact with the collegial bodies, having knowledge of their rights and collegial owe you. Finally, you can use tools to avoid incurring liability, subject to know your insurance.

### 1.2.Context and importance of this course in the degree

#### Meaning, context, relevance and objectives of the subject.

The subject of regulation of professional activity finds its sense in which students can practice law with sufficient knowledge and skills in their relations with other legal operators, namely; client, attorney, courts; and assume the rights and obligations involved in a collegial organization introduced mandatory character serving the own counsel.

Thus, the subject of regulation of professional activity finds its foundation in a context of full awareness of the practice of law, since by the required knowledge of the laws, jurisprudence and doctrine of all areas of law, must to be comfortable in their relationships with the client, with the collegial bodies with other legal operators and take responsibility before the client acquires and society.

### 1.3.Recommendations to take this course

In order to enroll in the Regulation subject of professional activity, the student must meet the requirements of access to the Master of the Bar.

## 2.Learning goals

### 2.1.Competences

The student must demonstrate that it has achieved the intended learning outcomes through the following evaluation activities

:

- Given assistance to and intervention in the same classes
- Various tests such as writing minutes of fees, custom sheets, challenges appraisal of costs, swearing account, enumerating liability cases quote tools to not make the same, enumeration of rights and duties of the referee, attorney activities of the courts with their representation functions
- Final written test of the above

## 2.2.Learning goals

The student to pass this subject, should demonstrate the following results:

1. Identify and analyze the basis for the regulation of professional activity, knowing the rules that comprise both general and sectoral.
2. Know the rules governing the exercise of the profession, General Statute of the Law, the Statute of the Autonomous Community and the Statute of the Bar Association to belong there.
3. Understand the organization and collegial functioning as a whole, from the dome, General Council of the Bar, to the Bar that can be incorporated.
4. Able to interact with other legal operators: companions, courts, client.
5. Know the regulations affecting the form of payment of professional fees, with special emphasis on the so-called custom sheet or covenant with the pre-professional intervention own client.
6. Understand the current situation on professional fees, as when integrated into an assessment of court costs or a swearing expressed or account fee claim, including an expert report by the Bar, which implies knowledge of the indicative criteria used by the Bar.
7. Solving problems arising from the application of such criteria college fees to the above legal purposes.
8. Know the regulation and development of the activity of the Procurator of the Courts, as representative of the part, of attorney forms, functions and duties of the Attorney General.
9. Know how petitioning, Lexnet system, transfer of written and enforcement of judgments.
10. Have knowledge of the form of remuneration of Attorneys of the Courts.
11. Know and responsibility of professional responsibility that comes with professional practice, both in criminal law, as civil.
12. Knowing both legal and jurisprudential general criteria of professional liability, with special emphasis on the liability insurance

## 2.3.Importance of learning goals

The subject of regulation of professional activity is a training activity aimed at training the student to join the practice should know the collegial organization that regulates, its institutions and own activity. You must also know and practice on making custom sheets or budgets in agreement with the customer, at the same time you must know the indicative criteria using the Bar to now inform valuations of costs and claims attorney fees in court. On the other hand, it requires the knowledge of the development of the exercise of the professional activity of Attorney of the Courts for their close relationship and collaboration with the lawyer. Finally, they must know and understand the liability that comes with the practice of law, criminal and civil, with special emphasis on the liability insurance.

## 3.Assessment (1st and 2nd call)

### 3.1.Assessment tasks (description of tasks, marking system and assessment criteria)

The student must demonstrate that it has achieved the intended learning outcomes through the following evaluation activities :

- Given assistance to and intervention in the same classes

- Various tests such as writing minutes of fees, custom sheets, challenges appraisal of costs, swearing account, enumerating liability cases quote tools to not make the same, enumeration of rights and duties of the referee, attorney activities of the courts with their representation functions

- Final written test of the above

## 4. Methodology, learning tasks, syllabus and resources

### 4.1. Methodological overview

#### General methodological presentation.

The learning process that is designed for this subject is based on the guidelines outlined below:

A first approach to the different areas that make the course, through lectures that expose the content of the program, with *ad hoc* learning materials.

Students are expected to participate actively in the class throughout the semester for a better acquisition of the content that will require written evidence demonstrating the assimilation of the contents of the program (assessment).

In consequence, the learning activities are lectures, student interventions in their development, successive tests and the final exam.

### 4.2. Learning tasks

The learning activities are lectures, student interventions in their development, successive tests and the final exam.

To pass the subject, the student must establish proper contractual customer relationships, strutting along with the gist of the attorney-client confidence and professional custom conditions. Also, they must maintain precise acquaintance relationships with prosecutors, in addition to transferring such precise figure to their own client procedural information. Likewise, to the pass the course, students must interact with the collegial bodies, having knowledge of their rights and collegial debst. Finally, they must use tools to avoid incurring in liability, having to know their insurance.

### 4.3. Syllabus

The course will address the following topics:

1. Professional fees.
2. The procedural representation.
3. The legal representation.
4. Attorney responsibility.

### 4.4. Course planning and calendar

#### Schedule sessions and presentation of works.

The meetings at which the subject is taught develop during the months of November and December, while in the first days of January solving practical cases will be required, and the resolution of doubts and extension of contents, culminating in final exam last scheduled day, January 22, 2016.

The activities that define this subject focus on classes with the presence of students, involving them, after exposure of the content of each subject, with contribution of teaching materials, with key dates the first classes in January when, after having taught the course, practices of each block (fees, procurement, civil responsibility and collegial organization) are performed. They are also key class last January, that written tests in each area are made.

### 4.5. Bibliography and recommended resources

Civil Procedure Law, Civil Code, Criteria relating to fees for the purposes of Appraisals Coastal and Juras Accounts of the Royal and Illustrious Bar Association Zaragoza 2012, General Statute of the Law, Statute of the Council of Bar Associations Aragon, Statute of the Royal and Illustrious Bar of Zaragoza, General Statute of Attorneys of the Courts of Spain. "Liability. fundamental aspects" of Jose Antonio Seijas Quintana, Editorial Sepin. "The fees. A right of lawyers" of Miguel Angel Aragües Estragués, Editorial Tiran lo Blanc.