

Civil Responsibility

Code: 102234 ECTS Credits: 6

Degree	Туре	Year	Semester
2500786 Law	OT	4	2

Errata

There have been changes in the contact lecturers. The lecturers are:

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Contact

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Teaching groups languages

You can check it through this <u>link</u>. To consult the language you will need to enter the CODE of the subject. Please note that this information is provisional until 30 November 2023.

Teachers

Ivan Mateo Borge

Prerequisites

Group: 1 Lecturer: Iván Mateo Borge Language: Spanish

For a good understanding of Tort Law, in-depth knowledge of patrimonial Law and statute of limitacion periods (prescription) is needed.

Objectives and Contextualisation

Main goals of the subject matter are:

2023/2024

- In-depth consideration of fundamental principles of the law of torts
- How to brief a case on the subject matter
- Facing the problems that the student will encounter in the future praxis.
- Highlighting the importance of insurance in a global world

Competences

- Apprehending the necessary mechanisms in order to know, assess, and apply the legislative reforms as well as to follow the changes produced in a concrete subject.
- Contextualizing the several forms of creation of law in its historical evolution and its current situation.
- Demonstrating a sensible and critical reasoning: analysis, synthesis, conclusions.
- Identifying the underlying conflicts of interest in disputes and real cases.
- Identifying, knowing and applying the basic and general principles of the legal system.
- Managing bibliographic and documentary resources: databases, browsing, etc.
- Planning and organising: managing of time, resources, etc.
- Properly analysing the issues related to equality between men and women.
- Searching, interpreting and applying legal standards, arguing every case.
- Students must be capable of communicating their points of view in a compelling way.
- Students must be capable of demonstrating a critical awareness of the analysis of the legal system and development of legal dialectics.
- Students must be capable of learning autonomously and having an entrepreneurial spirit.
- Students must be capable of producing initiative, creative and innovative knowledge, as well as new ideas.
- Working in teams, being either a member or a coordinator of working groups, as well as making decisions affecting the whole group.

Learning Outcomes

- 1. Analysing the fundamental concepts of civil law.
- 2. Analysing the specific institutions of the property law.
- 3. Applying communicative strategies in order to identify and explain legal conflicts in the different fields of civil law, family law, successions, consumption, minors and civil responsibility.
- 4. Applying concepts in a cross-cutting way to the several subjects of civil Law from the jurisprudence of the different jurisdictional bodies.
- 5. Applying strategies in order to produce written and oral texts in the several fields of civil law.
- 6. Applying the knowledge acquired in the preparation of documents that reflect specific legal interests.
- 7. Contextualising the creation forms of Law in the property field.
- 8. Critically interpreting the foundations of the civil law.
- 9. Demonstrating a sensible and critical reasoning: analysis, synthesis, conclusions.
- 10. Distinguishing the socio-legal context of several civil institutions.
- 11. Drawing up written texts (contracts, wills).
- 12. Identifying the conflicts of interest that are trying to be solved by the legislator when elaborating civil regulations.
- 13. Managing bibliographic and documentary resources: databases, browsing, etc.
- 14. Planning and organising: managing of time, resources, etc.
- 15. Presenting orally, with a critical discourse, the reforms of civil institutions.
- 16. Producing oral and written texts and presenting points of view about civil-legal institutions.
- 17. Producing oral texts in the several fields of civil law, showing specific communicative abilities.
- 18. Producing reports about new legal changes.
- 19. Solving interferences between the several conflict interests of civil regulations.
- 20. Students must be capable of communicating their points of view in a compelling way.

- 21. Students must be capable of learning autonomously and having an entrepreneurial spirit.
- 22. Students must be capable of producing initiative, creative and innovative knowledge, as well as new ideas.
- 23. Working in teams, being either a member or a coordinator of working groups, as well as making decisions affecting the whole group.

Content

LESSON 1. ELEMENTS OF THE LAW OF TORTS

- 1. Introduction. Historical evolution. Functions. Classes.
- 2. Contractual and non-contractual liability.
- 3. Non-contractual liability for damages caused by the commission of a crime.
- 4. Non-contractual liability requirements
 - 1. Conduct of the person. Action and omission. Unlawful. Grounds of justification.
 - 2. Legally relevant damage. Meaning of legally relevant damage. Personal injury and consequential loss, pecuniary and non-pecuniary damage.
 - 3. Causation. General rules. "Imputación objetiva". Uncertainty and causation.
 - 4. Accountability. Intention and Negligence. Standard of conduct. Capacity. Minors and persons with disabilities.
 - 5. Strict liability. General rule and cases.
 - 6. Defences.
- 6. Reparation of the legally relevant damage.
 - 1. Principles and forms of reparation.
 - 2. Economic valuation of the damage. Scoring system.
 - 3. Forms of reparation of the damage.
- 8. Burden of proof.
- 9. Statute of limitation. Cases. Particularities. "dies a quo"

LESSON 2. NON-CONTRACTUAL LIABILITY FOR DAMAGE CAUSED BY ANOTHER

- 1. Introduction. Presumption of negligence.
- 2. Accountability for damage caused by children or supervised persons.
- 3. Accountability for damage caused by employees and representatives.
- 4. Accountability for damage caused by students of private educational centres.

LESSON 3. NON-CONTRACTUAL LIABILITY AND THE LAW OF FAMILY

- 1. Introduction.
- 2. Constellation of cases:
 - 1. Damages and the relation between spouses.
 - 2. Damages and parental responsibilities.
 - 3. Prenatal damages.

LESSON4. LIABILITY FOR INFRINGEMENT OF ONE'S PERSON PRIVACY

- 1. Publicity rights. Concept and core features.
- 2. Reputation, personal and family intimacy and one's person image.
 - 1. Introduction. Some definitions.
 - 2. Conflict of rights.
 - 3. Civil protection by Act 1/1982, of 5 May. Defamation and unlawful interference. a) Notion. b) The role of the consent. c) Civil protection of the victim.

- 4. Personal Data Protection. The Regulation (EU) 2016/679, relative to the protection of natural person regarding the processing of personal data and on the free movement of such data
 - 1. Personal Data. Definition.
 - 2. Collection and processing of personal data. Filing system. Concept of data processing. Profiling
 - 3. Principles governing data processing. Purposes.
 - 4. Files. Concept and classes.
 - 5. Controller and Processor. The informed consent of the personal data holder: opt-in/opt-out.
 - 6. Rights of the holder of the personal data.
 - 7. Claims and legal protection,

LESSON 5. NON-CONTRACTUAL LIABILITY COMMON PROVISIONS FACED TO CONSUMERS FOR DAMAGES CAUSED BY DEFECTIVE PRODUCTS AND SERVICES

- 1. Scope of application: TRLGDCU and CCoCat.
- 2. Duty of general safety concerning products and services. Disclosure.
- 3. The right to compensation. The definition of "consumer".
- 4. Legally relevant damages.

LESSON 6. DAMAGES CAUSED BY DEFECTIVE PRODUCTS

- 1. General considerations.
- 2. Notion of product.
- 3. The defect. Concept. Types.
- 4. The person liable for damage.
- 5. The burden of proof. Evidentiary Standards of Proof. The test "but for".
- 6. Defences and Exclusions. Introduction. Conduct of the injured person. Accountability of a third party.
- 7. Legally relevant damages.
- 8. Limitation periods.

LESSON 7. DAMAGES CAUSED BY DEFECTIVE SERVICES

- 1. Introduction.
- 2. The non-contractual liability rules in the TRLGDCU.
 - 1. General liability (art. 147 TRLGDCU).
 - 2. Special liability (art. 148 TRLGDCU).
- 4. Damages caused by medical malpractice
 - 1. Cases. Multiple Tortfeasors.
 - 2. Burden of proof of the physician's negligence. Lex artis.
 - 3. Lawsuits for Wrongful Life and Wrongful Birth
- 6. Damages caused by defective construction.
 - 1. General overview.
 - Applicability of the Construction Act 1999. a) Types of defects. b) Legally relevant damage. c) Liable persons. d) Causation. Joint liability.
 - 3. Damages caused by defective cosntruction in CC and TRLGDCU.
- 8. Damages caused by legal services.
 - 1. Attorneys, Barristers and Paralegals.
 - 2. Notaries and Property Register public officers.
 - 3. Mediators and arbitrators

LESSON 8. ACCOUNTABILITY FOR DAMAGE CAUSED BY MOTOR VEHICLES

- 1. Applicable legal regimes to the liability for the use of motor vehicle
- 2. Liable persons.
- 3. Defences.

- 4. Legally relevant damages. Economic valuation by means of scales.
- 5. Compulsory insurance.
- 6. The consortium of insurance compensation in the field of the damages caused by motor vehicles.
- 7. Autonomous motor vehicles.

LESSON 9. PARTICULAR CASES OF STRICT LIABILITY.

- 1. Damages caused by animals.
- 2. Damages caused by unsafe state of immovables. Damages caused by robots.
- 3. Damages caused by aircrafts. Drones of civil use.
- 4. Damages caused by nuclear energy and radioactive materials.
- 5. Damages caused by hunters.
- 6. Damages caused to the environment.

LESSON 10. DAMAGES CAUSED TO THE AUTHOR OF A COPYRIGHTED WORK

- 1. Author. Presumption of authorship. Joint works.
- 2. Protection: The original work. Requirements.
- 3. Content of authorship.
- 4. Duration of rights and public domain. Creative common licenses.
- 5. Protection of the copyright.
 - 1. Cessation of the unlawful activity.
 - 2. Compensation for damages.
 - 3. Precautionary measures.

LESSON 11. LIABILITY FOR INTERMEDIARY SERVICE PROVIDERS OF THE INFORMATION SOCIETY

- 1. General legal framework.
- 2. Providers of intermediary services of the information society. Some definitions
- 3. Liability exclusions.
 - 1. Providers of "mere conduit" services
 - 2. Providers of "caching" services
 - 3. Providers of "hosting" services

Methodology

The learning process is based on the work of the student, who learns by doing, being the lecturer's task to help by supplying information and showing where the juridical sources can be obtained.

The teaching of the matter and the student's training and learning process is based on the following activities:

1. Activities directed by the lecturer:

1.1 Lectures: the student can reached the fundamentals, the legal framework and the leading cases of the subject matter. These lectures are the kind of activities in which less interactivity is required from the student and are conceived as a fundamentally one-direction method of transmitting knowledge on the side of the lecturer.

1.2 Practical workshops: the student will focussed on solving real cases on tort law, discussing and commenting on news related to the subject or legal texts, making diagrams, etc. The specific content of these activities will be determined by the lecturer of each group.

2. <u>Activities supervised by the lecturer</u>: activities that can be carried out autonomously, but which require a minimum of supervision of the lecturer (tutorials, assistance in work, etc.).

3. Students autonomous activities:

3.1. Preparation of legal documents: Analyzing ofleading cases proposed in advance by the lecturer extracted from court judgments. A exam is also proposed as an autonomous activity, the type of which will be determined by the lecturer at the start of the academic year.

3.2. Search of bibliography and leading cases as a good preparation for the exam.

3.3. Comprehensive reading of legal texts: Legal texts may be judgments, rules, journal articles or monographs, in addition to the recommended Handbooks. The specific material will be determined by the lecturer during the academic year.

Part of the legal material available to the student will be delivered through the moodle.

Annotation: Within the schedule set by the centre or degree programme, 15 minutes of one class will be reserved for students to evaluate their lecturers and their courses or modules through questionnaires.

Activities

Title	Hours	ECTS	Learning Outcomes
Type: Directed			
lectures	19.5	0.78	3, 5, 6, 9, 14, 15, 18, 23
practical workshops	19.5	0.78	1, 3, 5, 8, 16, 17, 19
Type: Supervised			
Tutorials, guidance, etc	3	0.12	9, 10, 15, 16, 17, 22, 23
Type: Autonomous			
assessment	5	0.2	4, 5, 8, 9, 11, 13, 16, 18, 23
learning	40	1.6	5, 7, 14, 16, 17, 18, 23
readings	30	1.2	2, 4, 6, 22, 23
search of literature and leading cases	8	0.32	4, 6, 7, 9, 11, 13, 23
writings	20	0.8	4, 5, 6, 8, 13, 14, 17, 18, 20

Assessment

MARKS AND ASSESSMENT SYSTEM

1. ORDINARY MARKS AND ASSESSMENT SYSTEM:

1.1. Ongoing assessment of the student:

The lecturer will suggest at the beginning of the academic year the activities that he or she considers are pertinent to the effects of the ongoing student assessment by means of the publication in the classroom moodle the calendar with the chronogram activities. The exam of the part of the subject matter (30 %) and briefing of two leading cases (20%) are taking into special consideration by the teacher for the student assessment. The minimal mark exam should be 6 out of 10.

1.2. Final exam:

All students, whether or not they have passed the ongoing assessment, can access the final exam.

The specific type of exam (oral, written, development of relevant questions, multiple choice, etc.) will be determined by the teaching team. Students will examine the whole subject matter.

1.3. Marks system

Ongoing student assessment is 50 % of the final mark (30% exam of the part of the subject matter, 20 % briefing of two leading cases). Final exam is 50 % of the final mark as well. Students should have reached a score of 5 out of 10 in order to pass the academic year in this field of law.

A student who copies or attempts to copy an exam will have a 0 as a mark. A Student who submits a paper o practical in which there is evidence or indications of plagiarism will get a 0 as a mark and will receive a warning. If the behaviour is repeated, the students will fail the subject.

1.4. *Re-exam*: To access the re-exam a minimum score of 3 out of 10 must be obtained between the ongoing assessment mark and the final exam. The students will be examined of the whole subject matter. Students should have reached a score of 5 out of 10 in order to pass the academic year. The final grade will be such obtained in the re-exam.

2. SINGLE EVALUATION SYSTEM

2.1. Single evaluation:

The studentswho take part in the single assessment system, in accordance with the guidelines approved by the Faculty of Law, will be subject to the single evaluation. The single evaluation will consist of as many tests as are necessary to accredit that all the competences described in the subject's teaching guide have been acquired.

2.2. Single evaluation test:

The single evaluation test will consist of: a) Submission of a written case study or commentary on a court judgement, to be determined by the lecturers of the subject (20%); b) Submission of a scientific poster on a controversial issue of the contents of the subject or of a presentation that corresponds to one of the topics of study of the subject (30%); and c) Final written exam (50%) on the contents of the subject.

2.3. Grading of the subject with the evaluation system:

The subject will be passed by obtaining a minimum of 5 out of 10, in accordance with the established percentages.

2.4. Evaluation and re-evaluation system: in order to access the re-evaluation, a minimum mark of 3 out of 10 must be obtained in the single evaluation test. Students will be examined on the entire syllabus of the subject.

The final mark will be the one obtained in the re-evaluation exam.

Assessment Activities

exam of the part of the subject matter and leading cases briefing	30% and 20 % respectively	2	0.08	1, 2, 4, 6, 7, 9, 11, 12, 14, 15, 18, 19, 21, 22, 23
final exam	50 %	1.5	0.06	2, 4, 5, 6, 7, 8, 9, 10, 14, 16, 17, 20, 22, 23
re-exam	100%	1.5	0.06	1, 3, 8, 9, 10, 11, 12, 13, 14, 17, 22, 23

Bibliography

HANDBOOKS, TEXTS AND MATERIALS:

- 1. Mariano Yzquiero Tolsada, Responsabilidad civil extracontractual. Parte general, Dykinson, 7th. Ed. Madrid, 2021.
- 2. Dolores Palacios González, Responsabilidad civil y Derecho de daños, 2on. ed. Revisada actualitzada, Juruá editorial, 2016.
- 3. Fernando Reglero Campos/ J. M. Busto Lago (coord.), Lecciones de responsabilidad civil, 2on. ed., Dykinson, Madrid, 2013.
- 4. Encarna Roca Trias / Mónica Navarro Michel, Derecho de Daños, Textos y Materiales, 8th ed, Tirant Lo Blanch, Valencia, 2020.
- 5. Angel López López y otros, Tratado jurisprudencial de responsabilidad por daños, Tirant Lo Blanch, Valencia, 2013. Available in UAB digital library.
- 6. Ricardo De Ángel Yagüez, Causalidad en la responsabilidad extracontractual: sobre el arbitrio judicial, la imputación objetiva y otros extremos,
- 7. Civitas, 2014.
- Fernando Pantaleón Prieto, "Causalidad e imputación objetiva: criterios de imputación", AA. VV. Centenario del Código civil (1889-1989), vol. 2, Centro de estudiós Ramón Areces, Madrid, 1990, pp. 1561-1592.
- 9. Luis Díez-Picazo, Derecho de daños, Civitas, Cizur Menor, 1999.
- 10. Juan Miguel Ossorio Serrano. Lecciones de derecho de daños, La Ley, 2011. Available in UAB digital library.

ADITIONALLY SUGGESTED MATERIALS:

- 1. Susana Navas Navarro (dir.), Inteligencia artificial, Tecnología, Derecho, Tirant Lo Blanch, Valencia, 2017. Available in UAB digital library.
- 2. Susana Navas Navarro / Sandra Camacho Clavijo, Mercado digital (Principios y reglas jurídicas), Tirant Lo Blanch, Valencia, 2016. Available in UAB digital library.
- 3. Susana Navas Navarro, La personalidad virtual del usuario de internet. Tratamiento de la información personal recogida mediante cookies y tecnologia anàloga, TirantLo Blanch, Valencia, 2015.
- 4. Antonio Orti Vallejo (dir.), La responsabilidad civil por daños causados por servicios defectuosos, Aranzadi, 2on. ed., 2015.
- 5. Asociación de Profesores de Derecho civil, Cuestiones actuales en materia de responsabilidad civil, Ediciones de la Universidad de Murcia, Editum, 2011.
- 6. Luis Díez-Picazo, El escándalo del daño moral, 1st ed., Madrid, 2008.
- Fernando Gómez Pomar / Ignacio Marín García. El daño moral y su cuantificación. 3ª. edic. Bosch, 2023.
- 8. M^a. Angeles Parra Lucán, La protección del consumidor frente a los daños. Responsabilidad civil del fabricante y del prestador de Servicios, Reus, Madrid, 2011.
- 9. Juana Marco Molina, La responsabilidad civil del fabricante por productos defectuosos. Fundamentos y aplicación. Atelier, Barcelona, 2007
- 10. http://www.Indret.com
- 11. Rodrigo Bercovitz y otros, Manual de propiedad intelectual, 9th ed., Tirant Lo Blanch, Valencia, 2019.
- Pablo Salvador Coderch/Fernando Gómez Pomar (dirs.), Tratado de la responsabilidad civil del fabricante, 1st ed., Aranzadi, Pamplona, 2008.

13. Pablo Salvador Coderch (Ed.) y otros, "Derecho de daños (DdD). Análisis, aplicación e instrumentos comparados", 6th ed., 2017, Indret (www.indret.com).

LEGAL INSTRUMENTS: ACTS AND REGULATIONS

- Civil Code of Catalonia
- Spanish Civil Code
- Other legal instruments

Software

The subject does not require any specific software.