

# Il Diritto Privato In 90 Schemi

**Luigi Gaudino**

**IL CONTRATTO. Corso di diritto privato svolto secondo il metodo comparativo e casistico. Volume I** Gino Gorla, 2023-03-30 Quando, nel 1954, furono pubblicati i due volumi di Gino Gorla dedicati a “Il Contratto” la dottrina italiana del diritto civile, imbevuta di concettualismo pandettistico, quasi non se ne accorse. D'altronde era difficile che potesse accettare una visione realista e funzionale del diritto che metteva in dubbio le sue certezze e offriva una lettura non dogmatica di un istituto, il contratto, che vive e si sviluppa nel quotidiano agire sociale ed economico. Che, poi, un accademico si cimentasse nella analisi della prosaica giurisprudenza era, se non una eresia, quantomeno una bizzarria. Ben diversa fu l'attenzione - pur ostacolata dalla barriera linguistica - con la quale l'opera fu accolta all'estero, sia per la profondità del pensiero che per il metodo casistico proposto ed applicato alla comparazione giuridica. A distanza di settant'anni “Il Contratto” di Gorla conserva ancora la freschezza di pensiero non convenzionale e costituisce un punto di riferimento essenziale per il giurista che voglia studiare l'istituto sia nella dimensione domestica che in quella comparata. E troverà nel secondo volume una messe di casi che tuttora costituiscono validi esempi delle ratio decidendi inesprese sulle quali poggia la giurisprudenza del presente. DOI: 10.13134/979-12-5977-163-6

**Manuale di diritto privato europeo** Carlo Castronovo, Salvatore Mazzamuto, 2007 V.I. FONDAMENTI DEL DIRITTO PRIVATO EUROPEO: L'idea - La storia - Il metodo - LE FONTI: Le fonti - Il diritto internazionale privato - La codificazione - LA PERSONA E LA FAMIGLIA: La persona - I modelli di famiglia e di convivenza - I regimi patrimoniali della famiglia.

**La giurisdizione ed il rito degli appalti pubblici** Carmine Russo, 2012

*Schemi & schede di istituzioni di diritto privato (diritto civile). Programma completo d'esame* Massimiliano Di Pirro, 2024

Schemi di diritto privato Luigi Gaudino, 2022

Introduzione allo studio del diritto privato Francesco De Simone, 2005

*Codice di diritto privato europeo* DI DONNA LUCA, 2016-09-13 Il Codice di Diritto Privato Europeo raccoglie le disposizioni emanate dall'Unione europea e le corrispondenti disposizioni dell'ordinamento giuridico italiano in materia di diritto dei consumatori, pratiche commerciali sleali, clausole vessatorie, garanzie nella vendita dei beni di consumo, responsabilità del produttore di beni di consumo, sicurezza dei prodotti, diritto dei contratti, contratti negoziati fuori dei locali commerciali e contratti a distanza, contratti di multiproprietà, contratti di viaggio, pagamenti elettronici, class action,

e-commerce, ADR, concorrenza, diritto bancario e intermediazione finanziaria, credito al consumo, commercializzazione a distanza di servizi finanziari, assicurazioni. Il Codice contiene, inoltre, i progetti di uniformazione ed armonizzazione del diritto privato europeo.

**Enciclopedia del diritto** ,2007

**Codice civile 2007. Leggi complementari. Annotato con la giurisprudenza. Con schemi riepilogativi removibili e aggiornamenti on-line** Luigi Tramontano,2007

**Quaderni di "Studi senesi."** ,1958

022 | Concorso Vice Ispettori e Commissari Polizia di Stato - Guida Prove Scritte (Prova Scritta di Diritto Penale, Costituzionale, Amministrativo e TULPS) Edizioni Conform,2015-05-04 Il presente volume vuol essere una efficace guida ragionata per orientare il candidato ad organizzare lo studio per la preparazione alle prove scritte del concorso per Vice Ispettori e Commissari nella Polizia di Stato.Dopo avere illustrato i principi generali inerenti alle distinte materie oggetto di esame si è ritenuto utile far precedere ciascuna batteria di elaborati, ad alta probabilità concorsuale, da consigli necessari per affrontare le prove scritte, nella ferma consapevolezza che la stesura dell'elaborato più che ricordata vada ricostruita, seguendo un preciso percorso ideale.In tal senso sono state svolte tutte le tracce riguardanti il diritto costituzionale, amministrativo e la legislazione di PS, da un lato e il diritto penale (parte generale e speciale) e alcune tracce di procedura penale, dall'altro.Per ciascun contributo è stato riportato uno schema preliminare a margine del testo e richiamata la principale normativa di riferimento attinente allo specifico elaborato, utile ad illustrare un chiaro progetto di redazione: in una prova scritta la forma vale quanto il contenuto ed il candidato deve saper scrivere ed organizzare bene ciò che pensa. Ottime conoscenze teoriche non sono sufficienti se non accompagnate dalla capacità di scrivere in modo corretto ed articolare il discorso coerentemente.In sintesi il volume vuol essere una guida per il candidato per orientarlo nella preparazione della prova scritta nel concorso nelle qualifiche superiori nella Polizia di Stato.

**Compendio di diritto commerciale** Anna Costagliola,2012

**Diritto privato del mercato** Antonio Palazzo,Andrea Sassi,Roberto Cippitani,2007

**Scritti scelti** Giuseppe Pericu,2009

**Tabaccherie, lotto e concorsi a premio** Ernesto De Feo,Salvatore Giordano,2016

**Diritto tributario** Augusto Fantozzi,2013

**Il procedimento amministrativo** Michelangelo Scanniello,2020-05-27 Con la II edizione il volume è stato aggiornato e rivisto anche alla complessa normativa COVID-19 (fino al DL Rilancio). L'opera è uno strumento utile a chiunque venga in contatto con la PA perché unisce alla semplicità ed esaustività del testo i numerosi e puntuali richiami di giurisprudenza, dottrina e prassi, oltre che i richiami interni allo stesso volume. L'obiettivo è creare un quadro completo di ogni argomento

che non isoli i singoli istituti, fornendo una lettura sistematica dell'intera legge sul procedimento. Il libro è anche un approfondimento della L. 241/90, che pone questioni controverse offrendo una possibile soluzione. Per ogni articolo di legge, si segue un iter espositivo ricorrente e chiaro, passandosi dalla spiegazione breve di ogni articolo, e della sua ratio, alla disciplina analiticamente commentata. L'attento uso del grassetto è un ulteriore strumento per porre attenzione diretta su parole o passaggi chiave di ogni articolo. L'Introduzione fa da quadro generale per una migliore comprensione della legge sul procedimento amministrativo. Una piccola appendice coadiuva il lettore in ogni fase della lettura, contenendo circolari ministeriali e fonti normative.

Diritto costituzionale Gabriele Leonardi, 2019-05-08 Il presente manuale si rivolge a chiunque desideri approfondire lo studio del diritto costituzionale, con particolare attenzione agli aspiranti avvocati. Il taglio, prettamente pratico e giurisprudenziale, permette una veloce comprensione del testo ed un'applicazione rapida al caso concreto. Nel manuale sono presenti numerosi schemi riassuntivi e tabelle tematiche che permettono un facile ripasso ed uno studio più veloce. Le parole chiave e i passaggi fondamentali sono evidenziati per garantire uno studio efficace.

*Il nodo della partecipazione dei lavoratori in Italia* Marco Biasi, 2014-06-26T00:00:00+02:00 Il sempre più frequente richiamo, ad opera tanto delle parti sociali quanto delle sfere politiche, alla necessità di una maggiore collaborazione tra capitale e lavoro, in un momento di drammatica crisi (non solo) economica, ha dato occasione all'Autore di affrontare il delicato tema della partecipazione dei lavoratori in Italia. Trattandosi di un concetto dai contorni in sé oltremodo ampi, se non indefiniti, l'Autore ha ritenuto di operare innanzitutto una ricognizione delle esperienze di partecipazione - del passato e del presente - ritenute più significative, procedendo in via diacronica verso l'individuazione di un possibile significato (o, forse, di un "sembiante") che potesse risultare coerente con gli scopi "originari" dello strumento in parola. Il punto di partenza dell'analisi è stato il sistema di relazioni industriali tedesco, universalmente riconosciuto come il "benchmark model" di ogni esperienza - lato sensu - partecipativa: l'interesse per tale modello non ha coinvolto solo gli aspetti legati al suo concreto funzionamento, ma l'attenzione si è focalizzata sulle finalità e, ancor più, sui valori alla sua base, ritenuti aspetti dirimenti - anche - in una prospettiva di "trapianto" dello stesso o di sue parti in un altro sistema. Ed infatti, a conferma delle difficoltà di esportare e, prima ancora, di imporre meccanismi partecipativi, l'Autore ha poi dato conto della discussione sulla tematica in parola in ambito europeo, passata dagli iniziali progetti di armonizzazione di un modello di partecipazione "forte" al raggiungimento di un compromesso, in primis politico, verso forme di coinvolgimento dei lavoratori nelle scelte dell'impresa assai meno invasive delle prerogative imprenditoriali. I risultati della ricerca, individuando la caratteristica essenziale di un modello partecipativo nell'ambizione di generare un'evoluzione da un "diritto societario" a un "diritto dell'impresa" ("vom Gesellschafts- zum Unternehmensrecht", dalla Prefazione di Achim Seifert), lasciano trapelare un certo pessimismo rispetto al passaggio ad una simile prospettiva in ambito nazionale, in assenza di cambiamenti "strutturali" nei

rapporti tra lavoro e capitale, non ultimo sotto l'aspetto "culturale".

**Materiali per lo studio del sistema sanitario nazionale** Monica De Angelis, 2020-05-01 Poiché lo studio di un sistema sanitario è attività difficile e considerati i molteplici modelli culturali e scientifici che ogni sistema sollecita (giuridico, economico, organizzativo, professionale, sociologico, politico e così via), con tale Volume - pensato per i Corsi di Laurea delle professioni sanitarie - si vuole contribuire a spiegare in modo semplice realtà che semplici non sono. Anche per questo motivo, la raccolta dei materiali non ha alcuna pretesa di esaustività, mirando eventualmente solo ad essere uno strumento didattico facilmente integrabile, modificabile, semplificabile. I materiali inseriti in questo volume, avendo superato una fase sperimentale e, quindi, dato prova della loro utilizzabilità didattica, vogliono essere un mirato supporto per gli studenti universitari che affrontano il diritto sanitario per una futura professione nel mondo della sanità. La comprensione delle tematiche è agevolata grazie all'impianto dell'opera suddiviso in parti: una parte generale, che nella sua linearità intende semplificare - senza cadere nel superficiale - i concetti e la struttura base su cui si fonda il sistema sanitario italiano; una parte di approfondimento, il cui scopo è quello di problematizzare alcuni elementi tracciati nella parte generale al fine di avviare ulteriori confronti ed indagini; una terza parte in cui i riferimenti giurisprudenziali servono per collegare lo studio teorico a casi concreti. Laddove si è ritenuto utile, sono state aggiunte "finestre esplicative", un vero e proprio corredo chiarificatore di termini e istituti giuridici fondamentali. Il volume si chiude con l'inserimento del fac-simile della prova finale, frutto di sperimentazione di una metodologia dell'apprendimento delle materie giuridiche in Facoltà scientifiche. "In un momento di grande crisi dello Stato sociale, ove la tutela della salute rappresenta il settore che maggiormente incide sulla spesa dei bilanci pubblici, sempre più soggetti a tagli a piani di rientro, è indispensabile per lo studente conoscere e capire i meccanismi su cui si basa l'organizzazione sanitaria della quale aspira in futuro a far parte, allo scopo di poterne analizzare i molteplici processi decisionali che lo riguarderanno. Il testo che ho il piacere di presentare risponde pienamente a tale esigenza, ed ha in più il pregio di essere stato pensato e redatto precipuamente per soggetti che non hanno una formazione giuridica": Giovanni Danieli, Segretario onorario della Conferenza Permanente della Classi di Laurea delle Professioni Sanitarie.

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