



Cattedra Jean Monnet • HICOM 2018-21 • Sfide storiche, politiche della memoria ed integrazione europea. Mezzogiorno e area mediterranea

General Information	
Academic subject	Elements of private law
Degree course	History and Historical Documentation. Interclass. (LM-84)
Curriculum	
ECTS credits	6
Compulsory attendance	No
Language	Italiano

Subject teacher	Name Surname	Mail address	SSD
	Maria Colomba Perchinunn	Mariacolomba.perchinunno@ uniba.it	IUS/01

ECTS credits details		
Basic teaching activities	12/A1	

Class schedule	
Period	First semester
Year	Second
Type of class	Lecture- workshops

Time management	
Hours	150
In-class study hours	42
Out-of-class study hours	108

Academic calendar	
Class begins	
Class ends	

Syllabus	
Prerequisites/requirements	
Expected learning outcomes (according to Dublin Descriptors) (it is recommended that they are congruent with the learning outcomes contained in A4a, A4b, A4c tables of the SUA-CdS)	After course study student will posess: - knowledge and comprehension of the field of private law, also regarding other sectors of law and fundamental legal notions specific to the private sector, also with reference to the relationship between national and European and supranational law; - the ability to apply knowledge and comprehension of private law with the acquisition of the capability to analyze basic legal questions with specific reference to individuals, personal and property law, obligations and contracts, to be evaluated also through the study of legal cases; - independent judgement based on the systematic framework of acquired information;





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	 communicative abilities with the acquisition of the ability to express one's self using fundamental legal-technical language with regards to private legal institutions; the ability to learn with the acquisition of the ability to use fundamental instruments for updating of knowledge through
Contents	The learning objectives of this course are general
	notions of private law and the in-depth analysis of certain fundamental themes of the material, also with reference to European and supranational source. Through these contents the essential characteristics of the legal methodand and comparison between legal systems will be illustrated to the student. The teaching devotes 21 hours to the relationship between European and supranational law
Course program	 Law and State. Legal norms and regulations. Legal history. Public and private law. European Union law. Temporal effectiveness of laws. Law enforcement in space. European private law as a customary right. The connection criteria. Sources of law and globalization. The Unidroit principles and lex mercatoria. The drafting of a European code. Interpretation of the law. The judgments of the court of justice. Harmonization of legal system. Individual rights and individual legal situations. Legal events and effects. Subjects of law: natural persons and legal entities. Personal rights. Goods. Property and other real situations, possessions. Obligations: sources, structures, and incidents of modification and termination. Debt liability and guarantees. Contracts: general discipline, negotiation, formation and execution; inexistence and invalidity, ineffectiveness and unenforceability. The contract of European law and the codification project of contract law(Draft common frame of reference) Illegal incidents and extracontractual responsibility. Non-contractual sources of obligation. Unilateral promises. Family law. Materials on leading cases on topics covered during the course will be distributed to attendees. Attendees will be able to establish a special schedule and notice in integrative activities.
Bibliography	participate in integrative activities Visintini, <i>Nozioni giuridiche fondamentali. Diritto privato</i> , most recent edition, excluding chapters 8 and
	10.





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	 Alpa, Diritto privato europeo, Torino, 2016 Galgano, La globalizzazione nello specchio del diritto, Bologna, 2005 Study must be accompanied by consultation of an upto-date CIVIL CODE.
Notes	
Teaching methods	Lectures. Eventual seminars for in-depth analysis with in-class discussions of legal cases.
Assessment methods (indicate at least the type written, oral, other)	Oral exam
Evaluation criteria (Explain for each expected learning outcome what a student has to know, or is able to do, and how many levels of achievement there are.	Evaluation criteria are based on the level of knowledge and ability to understand fundamental legal arrangements of private law, the appropriateness of language used, communicative abilities, and the ability to use and comprehend sources of law.
Further information	The course is part of the Jean Monnet chair program HICOM 2018-21 co-funded by the European Union's Erasmus+.