<b>Degree Class:</b> L-36		<b>Degree Course:</b> <i>Political Sciences</i>	Academic Year: 2020/2021
		Kind of class: mandatory	Year: Period: 1 I semester
			ECTS: 8 ECTS lessons: 8
Time management, hour	s, in–class study hours, out–of–c lesson: 64 out–of-	-	
<b>Language:</b> Italian	Compulsory Attendance: Not compulsory, but strongly recommended		
Subject Teacher: Francesco Di Giovanni	Tel: e–mail: francesco.digiovanni@uniba.it	Office: Department of Political Sciences Room n. 16 Floor I Adress, Corso Italia, n. 23	Office days and hours: Tuesday, h. 10:00
IUS/07 Italian and Europe language and possession of the Italian Republic (in pa citizens).	Private Law exam must precede an Labour law, IUS/07 Industrial of an adequate learning and reason rticular, in the matter of principle Knowledge of the institutes and abi	relations. One is required g ing skills. Knowledge is also is and fundamental rights an	ood knowledge of the Italia useful of the Constitution o d of rights and obligations o
Expected learning outcomes (according to Dublin Descriptors)	<ul> <li>concerning the main institutions of civil law and the essential discipline of the same be attending, not compulsory but highly recommended, teaching activities, organized is lectures, supplementary seminars, including interdisciplinary, and exercises on "case studies".</li> <li>Applying knowledge and understanding: the student is able to understand the complexity of the civil issues submitted to him and to interpret the main laws and privation.</li> </ul>		
- ^	complexity of the civil issues s	ubmitted to him and to inter	pret the main laws and priva
_ ,		ubmitted to him and to inter of the knowledge acquired du concrete case, with particula	pret the main laws and priva ring the educational activities r regard to the protection c
	complexity of the civil issues so legal institutions, on the basis of in order to apply them to the	ubmitted to him and to inter of the knowledge acquired du concrete case, with particula e of an appropriate legal lexic dent is able to understand an distinguish, within a text or from those that offer their i ematic and axiological conn	pret the main laws and priva ring the educational activities or regard to the protection of con. Ind properly use the technical or a discourse, the parts that nterpretation; knows how t
	complexity of the civil issues so legal institutions, on the basis of in order to apply them to the weak subjects, through the use <b>Making judgements:</b> the stud legal terminology; is able to describe regulatory elements operate the appropriate syste	ubmitted to him and to inter of the knowledge acquired du concrete case, with particula e of an appropriate legal lexic dent is able to understand an distinguish, within a text or from those that offer their i ematic and axiological conn- w texts appropriately. is able to understand the s nows how to apply the know res the basic knowledge for	pret the main laws and priva ring the educational activities or regard to the protection of con. Ind properly use the technica in a discourse, the parts that interpretation; knows how t ections between the various structure and function of the vertice and function of the vertice and function of the vertice and function of the vertice and function of the solve nor the legal discipline

Relations between individuals and the law; the sources of private law; the subjects and the subjective legal situations; goods and property; the credit and the debt; the contractual activity of private individuals; the other sources of the

obligation; the protection of rights and the circulation of goods.

A private law manual (latest edition) chosen by the student. The Program study requires consultation of a civil code updated and accompanied by the main regulatory sources.

## **Teaching methods:**

Lectures, supplementary seminars, including interdisciplinary ones, and exercises on "case studies". In particular, these teaching methods will facilitate the acquisition by students of the following transversal skills:

a. Ability to solving problems, i.e. to apply what has been learned to a concrete case, selecting the knowledge that allows it to be solved in the most appropriate way: attending students will apply, in the analysis of legal problems and concrete cases agreed with the teacher, the method and argumentative techniques studied.

b. Analyzing and synthesizing information, that is, acquiring, organizing and reformulating data and knowledge from different sources: attending students will be invited, during the seminar and exercise, to grasp and summarize the meaning of some judgments of jurisprudence, in turn an expression of synthesis between the description of the case in point of the judicial order and the reasons for the decision.

c. Making judgments independently, that is, interpreting the information with a critical sense and making consequent decisions: attending students will have to take a stand on the adequacy and reasonableness of the judicial orders examined.

d. Communicate effectively, i.e. transmit information and ideas in a clear and formally correct way, expressing them in adequate terms with respect to specialist or non-specialist interlocutors in the sector: attending students, during seminars and exercises, will be invited to speak with the teacher on the solutions adopted.

e. Continuous learning, that is, knowing how to recognize one's gaps and identify effective strategies aimed at acquiring new knowledge and skills: attending students will be asked, during seminars and exercises, to intervene and correct their mistakes in research activities.

f. Working in a group, i.e. coordinating with other people, including those of different cultures and professional specializations, integrating skills: students who attend seminars and exercises will be asked to form a working group for the analysis and comment of cases and jurisprudential sources.

Auxiliary teaching: President: Prof. Francesco Di Giovanni; Components: Proff. Mauro Pennasilico, Ferdinando Parente, Salvatore Giuseppe Simone, Valeria Corriero; dott.ri Arcangelo Annunziata, Adriano Buzzanca, Serena Persia, Antonello Mariella e Rocco Lombardi.

Assessment methods: final mark out of thirty (from 18/30 to 30/30 with honors). Oral exam only.

**Bibliography:** A private law manual (latest edition) chosen by the student. The Program study requires consultation of a civil code updated and accompanied by the main regulatory sources.