General Information	Academic Year 2021/2022
Academic subject	Law and economics
Degree course	Law
Curriculum	
ECTS credits	6
Compulsory attendance	No
Language	Italina

Subject teacher	Name Surname	Mail address	SSD
	Anna Bitetto	annalisa.bitetto@uniba.it	IUS/02

ECTS credits details	Area	CFU/ETCS
Basic teaching activities	COMPARATIVE	6

Class schedule	
Period	First semester
Year	4 <sup>th</sup> Years years of course( facultative discipline)
Type of class	Lectures, monothematic seminars and exercises (analysis and debate on
	sentences and practical cases

Time management	
Hours	150
In-class study hours	48
Out-of-class study hours	90

Academic calendar	
Class begins	16 September
Class ends	13 December

Syllabus	
Prerequisites/requirements	
Expected learning outcomes	Knowledge and understanding on:
-	The student must demonstrate that he has acquired a basic knowledge of the basics and principles of comparative science and economic analysis of law.
	Applying knowledge and understanding on:
	Through the combined study of doctrinal and jurisprudence training, the student must demonstrate that he is able to master legal and economic institutions and to apply concretely the knowledge acquired from a point of view of efficient evaluation of legal norms.
	Making informed judgments and choices:
	The use of the methodological approach of economic analysis of the law will allow students to analyse legal systems with an efficient view of achieving greater social well-being
	Communicating knowledge and understanding
	The student must demonstrate that he is able to argue effectively with his interlocutors about the framing and resolving of the issues underlying the
	economic analysis of the law

	Capacities to continue learning The student must demonstrate that he actually applies the fundamental knowledge acquired during the course and analyzes the different issues in the legal and economic perspective
Contents	The course aims to direct students to study: a)the economic analysis of the law by analyzing the legal outcomes of the interaction of agents through the typical technique and evaluation of the economist; b) the concept of 'efficiency' of legal fact, according to the traditional canons of the microeconomy; (c) through the instrument of comparing the different economic outcomes that the legal norm entails, identifying how the legal standard should be directed and regulated in order to ensure maximum benefit to the parties.
Course program	·
Bibliography	Autori: P. PARDOLESI, Profili comparatistici di analisi economica del diritto privato, Bari, Cacucci ed., 2015, 15-156.
Notes	None
Teaching methods	Conventional teaching methodology; use of multimedia tools (slides power point.); classroom distribution (i.e. uploading on an e-learning platform) of materials useful for the purposes of the lesson or seminar activities
Assessment methods	Oral examination
Evaluation criteria	The actual acquisition by the student of the knowledge and skills described in the "Expected learning outcomes" section will be assessed in a final oral exam that will take into account the entire teaching program.  The exam will take place with the aim of assessing the student's ability to illustrate (as well as critically analyse) the multicultural content in-depth during the course.  During the examination, the performance of each student who has participated in the exercises or in the analysis of practical cases will be taken into account.  The final assessment will be formulated in an exam
Thesis assignment	Degree theses are assigned after an interview aimed at agreeing with the student on an in-depth topic.  Requests must be made no less than six months before the discussion.  Knowledge of at least one foreign language is desired.