

General Information	
Academic subject	Civil Law I
Degree course	Law Degree
Curriculum	
ECTS credits	6
Compulsory attendance	No
Language	Italian

Subject teacher	Name Surname	Mail address	SSD
	CATALDO DE SINNO	cataldo.desinno@uniba.it	IUS 01

ECTS credits details	Area		CFU/ETCS
Basic teaching activities	12	IUS 01	6

Class schedule	
Period	FIRST SEMESTER
Year	III
Type of class	FRONTAL LESSONS AND SEMINARS

Time management	
Hours	150
In-class study hours	48
Out-of-class study hours	102

Academic calendar	
Class begins	SEPTEMBER 15, 2020
Class ends	<u>DECEMBER 11, 2020</u>

Syllabus	
Prerequisites/requirements	Basic knowledge of the institution of the contract. Basic knowledge of human rights

<p>Expected learning outcomes</p>	<p><i>Knowledge and understanding of the legal institutions referred to in the course content.</i></p> <p>Ability to apply the knowledge gained during the course</p> <p>Ability to expose the acquired knowledge in a clear and comprehensive way and to argue appropriately, using appropriate technical language.</p> <p>Autonomous critical evaluation capability.</p>
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<p>Contents</p>	<p>The course is concerned with the study of the contract and the inviolable rights of the human person (with a particular focus on the protection of health). The specific objective is the critical deepening of the legal issues related to the institutions indicated, in the light of the most recent guidelines of jurisprudence and the elaboration of the doctrine</p>

<p>Course program</p>	<p>A) THE CONTRACT IN GENERAL  The contract between the ordering categories of civil law. The sources of contract law. The contractual model from the civil code to the civil code of '42. The new contract boundaries. Contractual freedom and the Constitution. The definition of the contract. Contractual autonomy and limits. The dogma of the will and its crisis. The requirements of the contract. Agreement of the parties, cause, object, form. The preliminary contract. The contractual settlement. Serial contract, contract imposed, obligation to contract. The interpretation of the contract. The integration of the contract. The role of good faith and abuse. The effects of the contract and the contractual constraint. Unbalanced contracts and protection of the weak contractor. The remedies. From the (formal) parity of the parties to the contract with the consumer and the weak company. Invalidity of the contract. Dissolution and modification of the constraint. Maintenance remedies: contract adjustment</p> <p>B) THE PERSON'S INVIOLEABLE RIGHTS  Human rights: from the (minimal) vision of the civil code to the constitutional one, the Universal Declaration of Human Rights and the EDU Convention. The fundamental right to health. Protecting the environment as a person's right. Civil protection: preventive and inhibitory as well as compensation. The precautionary principle: civil reflexes</p>
<p>Bibliography</p>	<p>For Part A):  V. ROPPO, The Contract, Giuffrè, last edition (particularly chapters 1, 2, 3, 4, 5, 6; of Chapter 7, only paragraphs 8,9,10,11,12, that is, from p. 127 to p. 137; chapter 8; chapter 11; chapters 15, 16, 17, 18; chapters 21, 22, 23, 24, 25; chapters 30, 33, 34; chapters 41, 42, 48)</p> <p>For Part B):  C. DE SINNO- F. COLUCCI, Health and Environment between Law and Chronicle, Kurumuny, 2015 (particularly pages 16-61; 77-140; 157-203)</p>
<p>Notes</p>	<p>None</p>
<p>Teaching methods</p>	<p>Frontal lessons and seminars</p>
<p>Assessment methods</p>	<p>Oral examination</p>
<p>Evaluation criteria</p>	<ul style="list-style-type: none"> <li>• <i>Level of knowledge and understanding of the institutes covered by the course:</i></li> <li>• <i>Applied level of knowledge and understanding (knowledge of interpretation and legal application of the institutions covered)</i></li> <li>• <i>Autonomy of judgment on controversial legal issues</i></li> <li>• <i>Communication skills, clarity and exhibition skills</i></li> </ul>
<p>Further information</p>	