

Principali informazioni sull'insegnamento	
Academic subject	History of Medieval and Modern Law
Academic Year	2021-2022
Degree course	Social and Historical Sciences
ECTS credits	9 cfu
Compulsory attendance	Attendance is ruled by the Educational Rules of the Course
Language	Italian

Docente responsabile	Nome Cognome	Indirizzo Mail
	Francesco Mastroberti	Francesco.mastroberti@uniba.it

Dettaglio credi formativi	Ambito disciplinare	SSD	Crediti
	Historical-Legal	IUS19	9

Modalità di erogazione	
Periodo di erogazione	I semester (shared with the course of History of Italian Law LMGI/01)
Anno di corso	2020-2021
Modalità di erogazione	Taught Class Practises Laboratory

Organizzazione della didattica	
Ore totali	225
Ore di corso	63
Ore di studio individuale	162

Calendario	
Inizio attività didattiche	September 27, 2021
Fine attività didattiche	December 10, 2021

Syllabus	
Prerequisiti	
Risultati di apprendimento previsti (declinare rispetto ai Descrittori di Dublino)	<p>Knowledge and capacity of comprehension: at the end of the course the student has to know the most relevant sources of the legal history beginning from the Early Middle Ages to the first half of the Contemporary Age and has to be able to place them in the correct historical context.</p> <p>Knowledge and capacities of comprehension applied: at the end of the Course the student has to be able to explain accurately the knowledges obtained about legal history from the Early Middle Ages to the first half of the</p>

	Contemporary Age. Student has also to learn to evaluate critically the historical sources and use them in order to express a coherent speech.
Contenuti di insegnamento	The Course will show the historical development of law from the beginnings of Modern Age to the XX Century, with a particular focus about Natural Law, Enlightenment, Revolution and Law, Modern Constitutionalism, Codes (with a special focus about codification of Commercial Law), Legal science between XIX and XX Century, legal professions. Every topic will be faced with reference to legislation, legal doctrine and jurisprudence under a comparative perspective, considering also the differences between common law and civil law.

Programma	
Testi di riferimento	Aa.Vv., <i>Tempi del diritto. Età medievale, moderna, contemporanea</i> , Torino, Giappichelli, 2018, da pagina 201 a 457. <i>And in addition</i> A. Padoa Schioppa, <i>Saggi di storia del diritto commerciale</i> , Milano, LED, 2015, pp. 11-203.
Note ai testi di riferimento	
Metodi didattici	Conventional educational methodology and practices arranged in Archives and Libraries through reading and exegesis of sources and documents.
Metodi di valutazione (indicare almeno la tipologia scritto, orale, altro)	Oral Exam: the final exam will be a conversation that will be aimed to verify the competence of the contents and the skills acquired, the linguistic and lexical accuracy with special reference to the several legal-historical categories positioned in the different times and geographical contexts, and the argumentative skill showed by the candidate. The final exam will be quantified in thirtieth.
Criteri di valutazione	Autonomy of the judgment: in order to develop the autonomy of the judgment the professor, during the course, will invite students to elaborate written works about topics discussed during the lessons. Communicative skills: in order to develop communicative skills, during the course students will be invited to join with the professor critical debates about topics discussed during the lessons. Learning skills: during the course the Professor will provide student of methodological indications about historical research, in order to make every student able to proceed autonomously in the study of the topic.

Altro	
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