



Course of Study *Maritime-Port Strategic Sciences*Academic Year 2023-2024 Civil Law of Sustainable Development

General information	
Year of the course	1st year
Academic calendar	1st semester
(starting and ending date)	(from 12 September until 20 December 2023)
Credits (CFU/ETCS):	8
SSD	IUS/01
Language	Italian language
Mode of attendance	Recommended attendance

Professor/ Lecturer	
Name and Surname	Laura Tafaro
E-mail	laura.tafaro@uniba.it
Telephone	
Department and	Didactic venue (Via Duomo 259, Taranto)
address	
Virtual room	Microsoft Teams code: ohcxnq2
Office Hours (and	Reception by appointment in presence and online
modalities: e.g., by	(Microsoft Teams code: prwcdrs)
appointment, on line, etc.)	

Work sche	edule					
Hours						
Total	Lectures	Hands-on groups, se	(laboratory, minars, field tr	• •	working	Out-of-class study hours/ Self-study hours
200	64					136
CFU/ETCS						
8						

Learning Objectives	Acquisition of the knowledge, skills and competences
	inherent in the main institutes of civil law suitable for
	founding a model of sustainable development, attentive





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	to the need to protect the individual - also in an
	intergenerational perspective - and the environment.
Course prerequisites	Preliminary knowledge corresponding to the learning
	outcomes envisaged for the teaching of private law in the
	three-year degree course is required in order to address
	the content of the course.
Teaching strategies	The course is developed primarily through theoretical
	lessons, essential for the acquisition of knowledge (of the
	civil law of sustainable development) that constitute the
	specific training objectives of the course. These
	theoretical lectures include in-depth seminars and are
	supported, for the acquisition of the ability to apply
	knowledge, by a practical part through case law exercises
	, individual and group research, case analysis and
	discussion groups in the classroom or on an e-learning
	platform.
	Various tools are used for improving teaching
	effectiveness such as, e.g., powerpoint presentations,
	diagrams, bibliographic directions.
Expected learning	
outcomes in terms of	
Knowledge and	Acquisition of the methodology necessary for the
understanding on:	knowledge and understanding of civil law issues suitable
	for founding and supporting a model of sustainable
	development, attentive to the need to protect the
	individual - also in an intergenerational perspective - and
	the environment.
Applying knowledge	Acquisition of the methodology necessary for the
and understanding	application of the knowledge and understanding of the
on:	institutes of the civil law of sustainable development
	indicated in the programme through the analysis of the
	most significant literature and jurisprudence on the
	individual topics under study.
Soft skills	Making judgments

At the end of the course, the student shall have acquired and developed the ability to critically study the





institutions of the civil law of sustainable development through the examination of the main doctrinal opinions and jurisprudential orientations on the individual topics under study.

Communication skills

At the end of the course, the student should be able to argue doctrinal and jurisprudential theses to be able to communicate them well in moments of sharing, comparison and discussion - in the classroom or on an elearning platform - both individually and in groups.

Ability to learn autonomously

At the end of the course, the student shall have acquired the methodology necessary for the independent learning and critical study of the institutes of the civil law of sustainable development through the examination of the most significant literature and the most innovative jurisprudence on the individual topics under study.

The skills acquired will be checked in itinere during the course, so as to intervene promptly, with the help of the lecturer, to fill any gaps.

Syllabus

Content knowledge

Civil law and sustainable development. Sources and principles of the civil law of sustainable development in the Italian-European system. Human dignity, infragenerational equity and sustainable development. The foundations of the Constitution: constitutional personalism and solidarism. The fundamental principles of the Constitution. The inviolable rights and nonderogable duties. The Italian State and the European Union. The Italian State and the international legal outline. Constitution and sustainable an development. The normative principle of sustainable development. Sustainable development and future generations. People's sustainable rights and





development. Weak subjects and solidarity of the legal system. Asset theory and sustainable development: the emission The commons: quotas. principle burdensharing. The emission trading system in maritime transport. The circular economy and legal goods-waste. Ship-generated waste and the environmentally sound dismantling of ships. Legal transactions and sustainable development. Contractual autonomy The of contracts. main contracts sustainable development. Environmental sustainability and liability. Sustainable management of the marine and maritime environment. Liability for environmental damage. Liability for environmental disaster. Marine pollution. Blue Growth: problems and perspectives. The maritime strategy for the Adriatic and Ionian Seas. The Sustainable Ship.

Texts and readings

Recommended reading:

Perlingieri P., Persona, ambiente e sviluppo, in Contratto e ambiente. L'analisi "ecologica" del diritto contrattuale, (a cura di) M. Pennasilico, Napoli, 2016, pp. 321-340;

CATERINI E., Sostenibilità e ordinamento civile. Per una riproposizione della questione sociale, Napoli, 2018;

LASSO A., Sostenibilità sociale e diritti fondamentali della persona, in Sostenibilità: sfida o presupposto?, (a cura di) D.A. Benitez, C. Fava, Padova, 2019, pp. 92-120;

NAZZARO A.C., Rifiuti, beni e proprietà nella prospettiva dell'economia circolare, in Rass. dir. civ., 2020, pp. pp. 621-642;

PENNASILICO M., Contratto ecologico e conformazione dell'autonomia negoziale, in Riv. quad. dir. amb., 2017, pp. 4-31;





PENNASILICO M., Emergenza e ambiente nell'epoca pandemica. Verso un diritto dello "sviluppo umano ed ecologico", in Giust. civ., 2021, pp. 495-530;

Perlingieri G., Criticità della presunta categoria dei beni c.dd. «comuni». Per una «funzione» e una «utilità sociale» prese sul serio, in Rass. dir. civ., 2022, pp. 137-164;

TAFARO L., Diritti umani oggi: sviluppo sostenibile e generazioni future, in Diritti umani e ambiente, (a cura di) Antonio Augusto Cancado Trindade e Cesar Barros Leal, Fortaleza, 2017, pp. 43-73;

TAFARO L., Sostenibilità ambientale, economia circolare e diritto dei cives: nuove prospettive, in Aa.Vv., Le nuove frontiere dell'ecodiritto, a cura di A. Bonomo, L. Tafaro, A. Uricchio, Bari, 2021, pp. 21-58;

ZARRO MC., Tutela dell'ambiente, del clima e della persona umana e responsabilità dell'impresa nella recente Proposta di direttiva sulla due diligence aziendale, in Rass. dir. civ., 2022, pp. 1217 -1241;

It is also advisable to study some paragraphs of the following volumes:

- Le nuove frontiere dell'ecodiritto, (a cura di) A.
 Bonomo, L. Tafaro, A. Uricchio, Bari, 2021;
- Trattato breve del diritto dello sviluppo sostenibile,
 (a cura di) A. Buonfrate, A.F. Uricchio, Padova,
 2022;
- ZARRO MC., Danno da cambiamento climatico e funzione sociale della responsabilità civile, Napoli, 2022:

Cocco A., I rapporti contrattuali nell'economia della condivisione, Napoli, 2020.

Notes, additional materials

Regulatory sources; Jurisprudence of the Constitutional Court, of legitimacy and merit, of the European Court of





	Human Rights and of the Court of Justice of the European Union, as well as further teaching material useful for the study of the discipline.
Repository	The teaching material useful for the study of the discipline will be made available to students in electronic format on
	the e-learning platform of the University of Bari.

Assessment	
Assessment methods	The examinations will focus on the individual learning
	outcomes envisaged for the teaching of the civil law of
	sustainable development (specified above according to
	the Dublin descriptors).
	Learning outcomes will be assessed by means of:
	- written open-ended tests lasting at least one hour
	and/or intermediate oral tests, which will contribute to
	the final assessment only in the event of a favourable
	outcome;
	- presentation of interim individual and group research
	and/or exercises (halfway through and two-thirds of the
	, , ,
	course), which will only count towards the final assessment if successful.
	- a final written open-ended examination lasting at least
	one hour and/or an oral examination in which
	consultation of regulatory sources and case law is
	permitted.
	The assessment is expressed by a mark in thirtieths. The
	final examination is deemed passed when the mark is
	greater than or equal to 18.
	To achieve a high mark, the student must have developed
	autonomy of judgement and adequate argumentation
Assessment criteria	and exposition skills.
Assessment criteria	Knowledge and understanding The assessment criteria used aim at verifying the
	The assessment criteria used aim at verifying the student's effective acquisition of the methodology
	stadent's effective acquisition of the methodology





necessary for the knowledge and understanding of the issues of civil law - indicated in the program - suitable for founding and supporting a sustainable development model, attentive to needs to protect the person - also from an intergenerational perspective - and the environment.

Applying knowledge and understanding

The assessment criteria used aim to verify the student's effective acquisition of the methodology necessary for the application of the knowledge and understanding of the issues of civil law - indicated in the program - suitable for founding and supporting a sustainable development model, attentive to needs to protect the person - also from an intergenerational perspective - and the environment through in-depth seminars, case law exercises, individual and group research, case analysis and discussion groups.

Autonomy of judgment

The assessment criteria used aim at verifying the student's effective acquisition and development of the ability to critically study of the institutions of civil law for sustainable development indicated in the programme through the study of the most significant literature on the individual topics to be examined by means of seminartype teaching activities.

Communication skills

The assessment criteria used aim at verifying the effective acquisition by the student of the ability to argue doctrinal and jurisprudential theses, so as to be able to communicate them well in moments of sharing, comparison and discussion - in the classroom or on an elearning platform - both individually and in groups.

Capacities to continue learning





	The assessment criteria used aim to verify the student's effective acquisition of the methodology necessary for the learning and critical study of the main relevant institutes, the most significant existing literature on the topics under study and the most innovative jurisprudence.
	The skills acquired will be checked in itinere during the course, so as to intervene promptly, with the help of the lecturer, to fill any gaps in one's basic preparation.
Final exam and grading	The final grade is awarded in thirtieths.
criteria	The examination is deemed passed when the mark is
	greater than or equal to 18.
	Intercourse tests only contribute to the final assessment
	in the event of a favourable outcome.
	In order to achieve a high mark, the student must have
	developed autonomy of judgement and adequate
	argumentation and exposition skills.
Further information	