



UNIVERSITÀ  
DEGLI STUDI DI MILANO-BICOCCA

## SYLLABUS DEL CORSO

### Diritto Internazionale Privato e Processuale

2526-4-A5810180

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#### Learning objectives

The course aims to provide students with the tools to understand the functioning of:

- (i) the rules on jurisdiction, which allow to identify the competent judge to decide a dispute with "transnational elements" and
- (ii) the conflict-of-laws rules, which allow you to identify which law is applicable to such disputes.

The course also aims to illustrate to students the functioning of the rules on the recognition and enforcement of decisions within the European judicial area.

#### Contents

Private international law deals with 'foreign' cases: i.e. cases that have connections to more than one legal system. As these cases are not located only within one legal system, they set specific problems that are unknown in pure 'internal' cases.

In particular, three kinds of questions arise.

First of all, it is necessary to find which court has jurisdiction;

further, it is necessary to find out which law is applicable;

finally, one has to assess under which conditions the decision taken by the competent court will be recognized and can be enforced in a different legal system.

The course hence aims to provide students with legal notions, tools and techniques that are necessary to deal with 'foreign' cases. These are increasingly frequent in today's legal praxis and always new and more difficult issues arise in this context. The course thus completes the legal education and specialization of all those who aim to work in an international environment.

## Detailed program

The course aims to deepen the discipline of private international relations, as resulting from the combined provisions of the applicable European Union regulations on jurisdiction and conflicts of law, from the main international conventions and from the Italian law reforming private international law (the May 31, 1995, no. 218). In the 2021-22 academic year, the classroom course focuses on the analysis of the international family, delving into the many complexities that emerge from the crisis of a family relationship with elements of extraneousness. Although having the same subject and the same method, the program is therefore structured in a partially different way for *attending students* (who will focus on international family law issues) and for *non-attending students* (contractual and non-contractual law issues)

The lessons will touch on the following aspects:

1. The sources of private international law: The role of the EU in international judicial cooperation. The residual role of conventions and national law
2. General problems of the regulation of relations with elements of extraneousness: function and structure of conflict rules; bilateral conflict rules and unilateral rules; qualification; postponement; limits to the appeal of foreign law.
3. The system of EU regulation in judicial cooperation in civil matters
4. Jurisdiction and recognition of decisions in family law matters: Regulation (EU) No 2019/1111, c.d. Brussels IIb in matrimonial, parental responsibility and international child abduction matters
5. Jurisdiction and recognition of decisions in civil and commercial matters: Regulation (EU) No 1215/2012, so-called Brussels Ia in civil and commercial matters
6. The law applicable to contractual and non-contractual obligations: the (EU) Rome I and Rome II regulations (*non-attending students only*)

In order to facilitate the understanding and practical application of the legal instruments and rules of private international law, the lessons will be structured in such a way as to give room to the examination of practical cases, drawn from jurisprudential practice or fantasy. Students will thus be encouraged to identify the various problematic issues and to find solutions. This work will be done individually or in small groups.

During the lessons, one or more meetings will also be organized with national or foreign experts on individual profiles of interest and current matters. .

## Prerequisites

Students must have passed the exams of:

- European Union law and
- Civil Procedure.

## Teaching methods

The course combines the didactic teaching method with the interactive one in various ways.

During the lessons, the analysis of practical cases resolved by the Court of Justice of the EU will be added to the theoretical and framework discussion. Since the course is interactive, the active participation of students is necessary. All necessary materials are published on the course's e-learning platform and students are encouraged to arrive at class having learned about them in advance.

During the course, practical cases will be analyzed and solved.

The lessons will therefore be structured as follows:

5 lessons of 2 hours held in presence only;

14 2-hour lessons carried out in delivery mode in the initial part, and interactively in the subsequent part. The first part is aimed at providing the tools and knowledge to carry out targeted exercises.

2 lessons of 2 hours carried out only in interactive mode, offering supervised group exercises.

## Assessment methods

All students will have an **oral assessment** consisting of an interview on the topics covered in class AND on the program indicated in the textbook. (Please note: studying only on notes covering the class work will not be sufficient!)

The interview aims to test the knowledge of the fundamental and defining concepts of the legal system, the ability to reflect independently, terminological accuracy, and the student's ability to present their ideas independently.

These capacities will be evaluated as insufficient (less than 18), sufficient (19-21), good (22-25), very good (26-28), or exceptional (29-30L).

**Written exercises**, open to all students, will be proposed during the lessons to test the understanding of the concepts and principles covered in class. These exercises consist of solving one or more practical cases, with appropriate justification of the underlying legal institutions. Successful completion of these tests, as well as other activities proposed during the lessons, may be considered for inclusion in the final exam, which will consist—only for students who score a positive note at the written exercises — of an oral exam to review the written exercises

There are no midterm exams.

## Textbooks and Reading Materials

### Reference texts for all students

Paolo BERTOLI,\* *Nozioni di diritto internazionale privato e processuale*,\* Giappichelli, Torino, 2023

or

Pietro FRANZINA, *Introduzione al diritto internazionale privato*, II, ed., Giappichelli, Torino, 2025

## Sustainable Development Goals

QUALITY EDUCATION | GENDER EQUALITY | PEACE, JUSTICE AND STRONG INSTITUTIONS

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