CALL FOR PHD POSITIONS – 37th CYCLE

PHD PROGRAMME IN LAW, THE INDIVIDUAL AND THE MARKET

<table>
<thead>
<tr>
<th>Coordinator</th>
<th>Prof. Elena D’ALESSANDRO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department</td>
<td>Law</td>
</tr>
<tr>
<td>Programme length</td>
<td>3 years</td>
</tr>
<tr>
<td>Programme website</td>
<td><a href="http://www.dirittopersonamercatophd.unito.it/do/home.pl">http://www.dirittopersonamercatophd.unito.it/do/home.pl</a></td>
</tr>
<tr>
<td>Programme start date</td>
<td>1st November, 2021</td>
</tr>
<tr>
<td>Departments involved in the PhD programme</td>
<td>Law Department, Management Department</td>
</tr>
</tbody>
</table>

**Positions offered by the PhD Programme**

- n. 6 positions with scholarship, of which
  - n. 1 reserved to candidates with international qualifications.
  - n. 2 positions outnumbered funded by the EU project ITN - SAPIENS "Sustainability and Procurement in International, European, and National Systems" - Grant Agreement n. 956696
  - n. 6 scholarships funded by the University of Torino;
- n. 1 position without financial support

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1 Any additional scholarships and apprenticeship contracts (Legislative Decree no. 81/2015 art.45), which may become available after the publication of this Call, will be announced on the Doctoral School website [Partecipare al Bando/Submitting your application](#) until the Call’s deadline.
## CALL FOR NON-RESERVED (ORDINARY) POSITIONS

### ADMISSION PROCEDURE
*(qualifications, including research project + written exam + interview)*

<table>
<thead>
<tr>
<th>Max</th>
<th>Score</th>
<th>Information/ documents</th>
<th>Application</th>
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<table>
<thead>
<tr>
<th>QUALIFICATIONS</th>
<th>max. 20</th>
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<tbody>
<tr>
<td>Final grade</td>
<td>max. 5</td>
</tr>
<tr>
<td>Graduates in Italy</td>
<td></td>
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</tbody>
</table>

- Final grade of the degree giving access to PhD
  - 110L >> 5
  - 110 >> 4
  - 107-109 >> 2
  - 105-106 >> 1

<table>
<thead>
<tr>
<th>Weighted average</th>
<th>max. 5</th>
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<tbody>
<tr>
<td>Graduands in Italy</td>
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</table>

- Self-certification of exams taken – Laurea Triennale/Bachelor’s Degree and weighted average
  - 30 >> 5
  - 29 >> 4
  - 28 >> 2
  - 27 >> 1
<table>
<thead>
<tr>
<th>Graduates in Italy</th>
<th>Graduands abroad</th>
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</thead>
<tbody>
<tr>
<td><strong>CV</strong></td>
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<td><em>(as per the CV template)</em></td>
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<td>In particular, the following data will be taken into account:</td>
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<tr>
<td></td>
<td>- Menzione or dignità di stampa</td>
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<td></td>
<td>- Second/additional master degree;</td>
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<tr>
<td></td>
<td>- Specialising master 1st and 2nd level degree if relevant for the topics of the PhD Programme</td>
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<tr>
<td></td>
<td>- Other pertinent specialising courses, if relevant for the topics of the PhD Programme;</td>
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<tr>
<td></td>
<td>- Time spent in research institutions abroad;</td>
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<tr>
<td></td>
<td>- Previous fellowships;</td>
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<td>- Participations as panelist in national and international conferences;</td>
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<td></td>
<td>- Previous post-degree research experiences (e.g. participations in international research projects);</td>
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<tr>
<td></td>
<td>- Previous post-degree teaching experiences.</td>
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<tr>
<td></td>
<td>Experiences and titles mainly relating to professional skills will not be evaluated (license to practice law or any other professional licences).</td>
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<table>
<thead>
<tr>
<th>Graduands in Italy</th>
<th>Graduands abroad</th>
<th><strong>max 14</strong></th>
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</thead>
<tbody>
<tr>
<td></td>
<td>In particular, the following data will be taken into account:</td>
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<tr>
<td></td>
<td>- Final grade of the master degree;</td>
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<td></td>
<td>- Second/additional master degree;</td>
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<tr>
<td></td>
<td>- Specialising master 1st and 2nd level degree if relevant for the topics of the PhD Programme</td>
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<td></td>
<td>- Other pertinent specialising courses, if relevant for the topics of the PhD Programme;</td>
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<td></td>
<td>- Time spent in research institutions abroad;</td>
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<tr>
<td></td>
<td>- Previous fellowships;</td>
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</tbody>
</table>
- Participations as panelist in national and international conferences;
- Previous post-degree research experiences (e.g. participations in international research projects);
- Previous post-degree teaching experiences.

Experiences and titles mainly relating to professional skills will not be evaluated (license to practice law or any other professional licences)

<table>
<thead>
<tr>
<th>Publications</th>
<th>2</th>
<th>max. 6</th>
<th>max 3 points for each publication</th>
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</thead>
<tbody>
<tr>
<td>Research Project</td>
<td>0</td>
<td></td>
<td>The research project must be written in Italian or in English (max 3000 words, bibliography excluded). The candidate must choose one project title among those listed (“research topics”) and offered by the PhD programme. The Examining Board will evaluate the scientific dimension of the project, its feasibility related to the length of the PhD, the target setting, the scientific impact of outcomes. The candidate must organize his/her research project according to: a) Title of Research Project - clearly indicating the research object. b) Abstract of the project - a short summary of the research project purposes and objectives. c) State of the art – providing a brief account of the existing European and possibly global literature highlighting the most relevant references, specifically focusing on the yet unanswered questions with which the research project will deal.</td>
</tr>
</tbody>
</table>
d) Project targets - general and specific objectives of the project, referring to the theoretical and empirical unresolved questions pointed out in the previous section.

e) Research design – defining the project development phases, the procedures for the collection of data and the methodology used for data analysis, highlighting the reasons militating for spending at least one year to do research abroad. Please point out the timeline for each phase of the project.

f) Expected results - explaining the expected results, according to the research area and the project objectives.

g) Innovative elements and critical points - explaining the reasons why the project is relevant and the theoretical and practical innovative features. Limits and potential critical elements, relating to time and available resources, will also be highlighted.

h) Bibliography, should contain from 10 to 20 references.

The research project must include also one or more international research periods, a minimum of 12 months spent abroad during the PhD implementation.

Project proposals eligible for a co-supervised PhD programme (joint doctoral research thesis or “co-tutelle” of thesis) with a foreign Academic Institution will command special consideration.

The research project will be evaluated during the interview. The interview will focus on the research project chosen among those listed and offered by the PHD program.
<table>
<thead>
<tr>
<th>WRITTEN EXAM</th>
<th><strong>max. 50</strong></th>
<th>In the written examination to be held at candidate’s choice in Italian or in English with an abstract of about 200 words in the non selected language, the candidate is required to write his/her exam paper focusing on features of transnational, comparative and European law, also considering the historical evolution of the legal institutions examined.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Threshold to be admitted to the next examination</td>
<td>30</td>
<td></td>
</tr>
<tr>
<td>INTERVIEW</td>
<td><strong>max. 30</strong></td>
<td>The interview will focus on the research project chosen among those listed and offered by the PHD program.</td>
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<tr>
<td></td>
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<td>The interview will be in English and in Italian, and also in French or German or Spanish if the candidate wishes.</td>
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<tr>
<td>Threshold to pass the interview (qualified for PhD)</td>
<td>18</td>
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</table>

**CALL FOR POSITIONS RESERVED TO CANDIDATES HOLDING FOREIGN QUALIFICATIONS**

**ADMISSION PROCEDURE**

*(qualifications, including research project + interview)*
<table>
<thead>
<tr>
<th>QUALIFICATIONS</th>
<th>Max</th>
<th>Score</th>
<th>Information/Application</th>
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</thead>
<tbody>
<tr>
<td>CV</td>
<td>max. 22</td>
<td>max. 50</td>
<td>(as per the CV template)</td>
</tr>
<tr>
<td>Graduates abroad</td>
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<td></td>
<td>In particular, the following data will be taken into account:</td>
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<tr>
<td>Graduands abroad</td>
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<td></td>
<td>- Second/additional master degree;</td>
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<td>- Other pertinent specialising courses, if relevant for the topics of the PhD Programme;</td>
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<tr>
<td></td>
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<td></td>
<td>- Time spent in research institutions abroad;</td>
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<td></td>
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<td></td>
<td>- Previous post-degree research experiences (e.g. participations in international research projects);</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>- Previous post-degree teaching experiences.</td>
</tr>
<tr>
<td>Publications</td>
<td>2</td>
<td>max. 6</td>
<td>max 3 points for each publication</td>
</tr>
<tr>
<td>Reference letters</td>
<td>0</td>
<td></td>
<td>Not required</td>
</tr>
<tr>
<td>Research Project</td>
<td>max. 22</td>
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<td>------------------</td>
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</tbody>
</table>

The research project must be written in English (max. 3000 words, bibliography excluded).

The candidate must choose one project title among those listed (“research topics”) and offered by the PhD programme.

The Examining Board will evaluate the scientific dimension of the project, its feasibility related to the length of the PhD, the target setting, the scientific impact of outcomes.

The candidate must organize his/her research project according to:

a) Title of Research Project - clearly indicating the research object.

b) Abstract of the project - a short summary of the research project purposes and objectives.

c) State of the art – providing a brief account of the existing European and possibly global literature highlighting the most relevant references, specifically focusing on the yet unanswered questions with which the research project will deal.

d) Project targets - general and specific objectives of the project, referring to the theoretical and empirical unresolved questions pointed out in the previous section.

e) Research design – defining the project development phases, the procedures for the collection of data and the methodology used for data analysis, highlighting the reasons militating for spending at least one year to do research abroad. Please point out the timeline for each phase of the project.

f) Expected results - explaining the expected results, according to the research area and the project objectives.
**UNIVERSITÀ DEGLI STUDI DI TORINO**

<table>
<thead>
<tr>
<th><strong>Threshold to be admitted to the next examination</strong></th>
<th><strong>25</strong></th>
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</table>

**INTERVIEW**

<table>
<thead>
<tr>
<th><strong>Threshold to pass the interview (qualified for PhD)</strong></th>
<th><strong>30</strong></th>
</tr>
</thead>
</table>

**g)** Innovative elements and critical points - explaining the reasons why the project is relevant and the theoretical and practical innovative features. Limits and potential critical elements, relating to time and available resources, will also be highlighted.

**h)** Bibliography, should contain from 10 to 20 references.

The research project must include also one or more international research periods, a minimum of 12 months spent abroad during the PhD implementation.

Project proposals eligible for a co-supervised PhD programme (joint doctoral research thesis or "co-tutelle" of thesis) with a foreign Academic Institution will command special consideration.

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English language knowledge is compulsory. English knowledge will be assessed through the abstract and during the interview. During the interview will be also assessed the knowledge of other foreign languages such as Italian, French, German or Spanish.

The interview will focus on the research project chosen among those listed and offered by the PHD program (see Titoli progetti di ricerca/Research projects). The interview will be in English and in any other languages indicated by the candidate in the online application.
Research topics
PhD Programme in Law, the Individual and the Market

Supervisor: prof.ssa Roberta Aluffi
1) Il sistema bancario islamico tra globalizzazione e territorializzazione / Islamic banking between globalisation and territorialisation
2) Trapianti di norme e cultura nei diritti africani / Legal transplants and culture in African laws
3) Poligamia in Europa / Polygamy in Europe

Supervisor: prof. Domenico Francavilla
4) Trapianti di norme e cultura nel diritto indiano / Legal transplants and culture in Indian law

Supervisor: prof.ssa Barbara Pasa
5) Il sesso dell'algoritmo: questioni di genere e diritti della persona / The sex of the algorithm: gender issues and human rights
6) L'interazione Umano-Sistema Intelligente: responsabilità e diritti / The Human-Intelligent System Interaction: responsibilities and rights

Supervisor: prof.ssa.ssa Joëlle Long
7) Protezione e accoglienza dei minori stranieri non accompagnati: modelli a confronto / Protection and care of unaccompanied foreign children: a comparison of models
8) L'ascolto della persona di età minore / Child's court hearings (supervisors: prof.ssa Joëlle Long e prof.ssa Elena D'Alessandro)
9) Il lavoro della persona di età minore / Child Labour and Exploitation (supervisors: prof.ssa Joëlle Long e prof.ssa Daniela Izzi)

Supervisor: prof. Raffaele Caterina
10) L'autonomia dei minori / Children's autonomy
11) La tutela del pluralismo e il principio di non discriminazione nel diritto privato / Pluralism and non-discrimination in private law
12) Psicologia della decisione e tutela del consumatore / Psychology of decisionmaking and consumer protection

Supervisor: prof. Edoardo Ferrante
13) L'attuale stato del diritto contrattuale europeo tra regole vigenti, regole viventi e regole "soft" (dopo il ritiro della CESL) / The current state of European contract law through hard, soft and case rules (after the CESL)
14) La formazione del contratto nella vendita internazionale / The formation of international sales contracts
15) Il diritto privato "antitrust" e le azioni di danno / Private enforcement of EU competition law and actions for damages
16) La volontà del donante e la sua tutela paternalista / Donor's will under paternalist protection

Supervisor: prof.ssa Mariapaola Aimo
17) I rapporti di lavoro cd. non standard nell'ordinamento multilivello / Non standard work relationships
18) Il lavoro tramite piattaforma digitale: tra qualificazione e regolazione / Work on digital platforms between qualification and regulation
19) Il licenziamento ingiustificato e la tutela dei lavoratori / Unfair dismissal and protection for workers

Supervisor: prof.ssa Daniela Izzi

20) Libertà religiosa e rapporti di lavoro / Freedom of religion and work relationships
21) Algoritmi nel rapporto di lavoro e discriminazioni / Algorithm at work: machine learning and discrimination
22) Il work-life balance di lavoratori e lavoratrici con responsabilità di cura - Work-life balance and workers with caring responsibilities
23) Appalti pubblici sostenibili e clausole sociali tra diritto dell’Unione europea e diritto interno - Sustainable public procurement and social clauses between EU law and Italian law

Supervisor: prof. Paolo Gallo

24) I doveri di informazione / Information duties
25) Contra non valentem agere e non currit praescriptio e dies a quo nella prescrizione / Contra non valentem agere non currit praescriptio and dies a quo in the law of limitation
26) La revisione del contratto / Contract adjustment
27) Compensatio lucrum cum damno e benefici collateral / Compensatio lucrum cum damno e collateral benefits
28) La responsabilità medica / Medical malpractice
29) Il pactum de non petendo nel diritto privato moderno / The pactum de non petendo in modern private law
30) Autonomia privata e principio di non discriminazione / Private autonomy and the principle of non-discrimination
31) Nullità parziale necessaria ed integrazione del contratto / Partial invalidity and contract integration
32) La nullità selettiva e l’eccezione di dolo / Selective nullity and exceptio doli
33) Big data e commerciabilità dei dati personali / Big data and marketability of personal data
34) Le clausole di merger / The merger clause
35) Gli accordi prematrimoniali / Premarital agreements
36) La maternità surrogata / Surrogacy motherhood
37) Il pegno non possessorio / The non possessor pledge
38) Gli smart contracts / Smart contracts
39) I contratti relativi ai social networks / Social networks contracts
40) L’eredità digitale / Digital legacy
41) I veicoli a guida autonoma / Self-driving vehicles
42) I contratti telematici / Telematic contracts
43) La teoria del saldo / The saldo theory
44) La sanatoria del contratto nullo / Convalidation of void contracts
45) Le nullità di protezione / Nullity of protection
46) Clausole generali e controllo contenutistico del contratto / General clauses and control of the contract

Supervisor: prof.ssa Elena D’Alessandro

47) Gli ADR obbligatori / Compulsory ADR
48) Climate change litigation / Climate change litigation
49) Intelligenza artificiale e tutela giurisdizionale civile / AI and Civil Justice
50) Tecnologia e formazione della decisione giudiziaria / Technology and Judicial Decision Making

51) L’ingiustizia del danno dalla prospettazione del diritto romano all’ingresso di nuovi paradigmi nel diritto italiano / Injustice from the Roman tort law perspective up to the development of new models under Italian law

52) Il patto leonino dal diritto romano attraverso il diritto intermedio sino alle legislazioni moderne / The leonine agreement under Roman law, during the intermediate law period up to Italian law

53) Usucapione acquisitiva romana, prescrizione estintiva greca ed origini della longi temporis praeceptio / Roman adverse possession, Greek limitation period and origins of the longi temporis praeceptio

54) Friedlosigkeit germanica, atimia greca e 'sacer esto' romano: impietas religiosa e esclusione dalla comunità in una prospettiva comparatistica / German Friedlosigkeit, Greek atimia and Roman "sacer esto": religious impietas and social exclusion on a comparative perspective

55) Rivendicazione della proprietà e prospettive possessorie nel diritto romano tardoantico / Roman law replevin and possessory actions in Late Antiquity

56) Legittimazione processuale alle actiones de servitute nel diritto romano classico e nel diritto italiano attuale / Standing to bring actiones de servitute in Classical Roman law and in modern Italian law

57) Foodsafety in the EU/Sicurezza alimentare nell’UE

58) Corporate governance e equilibrio fra i generi nel diritto interno ed europeo/Corporate governance and Gender Equality in National and European Law

59) Le misure di allerta nel nuovo Codice della crisi di impresa e dell’insolvenza/Advanced warning measures in the new Corporate Crisis Code

60) Sistemi di controllo e assetti organizzativi nella s.p.a./Control system and organizational structure of public companies

61) L’assemblea nelle società quotate/Shareholders’ meeting in Listed Corporations

62) L’interesse sociale nella società quotata: Shareholders e stakeholders/Stakeholders’ interests and Shareholders’ interests in Listed Corporations

63) Il ruolo sfuggente del capitale sociale/The elusive role of company’s capital

64) La società di fatto in una prospettiva contemporanea/De facto company in a contemporary perspective

65) Gli organismi di gestione collettiva del diritto d’autore in una prospettiva europea/ Copyright collection societies and companies in the European perspective

66) Il gruppo di imprese ed il nuovo Codice della crisi/Corporate groups and the new Corporate Crisis Code

67) Start up innovativa in forma di s.r.l. tra autonomia privata e diritti dei soci/The Italian innovative startup incorporated as a private limited company: between contractual freedom and shareholders’ rights

68) Il nuovo paradigma di sostenibilità e la centralità dei fattori ESG per l’impresa bancaria/The relevance of sustainable approach and ESG factors: new perspectives for banking companies

69) La s.r.l. P.M.I./ L.L.C. and P.M.I.

70) La nuova disciplina di fusione e scissione degli enti del I libro del Codice Civile/The new Legal Discipline of mergers and spin-offs regarding body-corporates in Book One of the Italian Civil Code
Supervisor: prof. Alessandro Cogo
71) Intelligenza artificiale e proprietà intellettuale / Artificial Intelligence and intellectual property
72) L’equa remunerazione degli autori e degli artisti / The equitable remuneration of authors and performing artists
73) La rilevanza dell’elemento soggettivo nel diritto della proprietà intellettuale / The relevance of the subjective element under intellectual property law

Supervisor: prof.ssa Margherita Salvadori
74) Legge applicabile all’opponibilità ai terzi della cessione dei crediti / Law applicable to the third-party effects of assignments of claims
75) Trasformazioni, fusioni e scissioni transfrontaliere: giurisdizione e legge applicabile / Transformations, mergers and divisions: jurisdiction and applicable law
76) Il trasferimento dei dati personali e la sua disciplina internazionalprivatistica / The transfer of personal data and its private international law framework
77) La determinazione della legge applicabile ai diritti postmorali della personalità / The determination of the law applicable to postmortem personality rights
78) L’estensione dei titoli di giurisdizione del Regolamento Bruxelles Ibis ai convenuti domiciliati in Paesi extra-UE / The extension of the heads of jurisdiction of the Brussels Ibis Regulation to defendants domiciled in non-EU countries
79) Il riconoscimento dello status filiazionis proveniente dall’estero: problemi e prospettive evolutive / The recognition of status filiazionis from abroad: problems and future developments
80) Strategie giudiziali e cambiamento climatico: aspetti di diritto internazionale privato / Strategic climate change litigation: private international law aspects

Supervisor: prof.ssa Lorenza Mola
81) I contratti nel diritto internazionale degli investimenti stranieri: riproposizione di vecchie questioni e aspetti nuovi / Contracts under international investment law: revival of old issues and new aspects
82) Gli interessi essenziali di sicurezza nelle relazioni economiche tra l’Unione europea e soggetti terzi, con particolare riferimento all’innovazione digitale / Essential security interests in the EU external economic relations, with specific reference to digital innovation

Supervisor: prof.ssa Cristina Poncibò
83) Il diritto comparato delle tecnologie emergenti / The comparative law of emerging technologies
84) Diritto Comparato e Sviluppo: Riflessioni sui trapianti giuridici / Comparative Law and Development: Re-thinking the Global Discourses of Legal Transplants

Supervisor: prof.ssa Lorenza Mola e prof.ssa Cristina Poncibò
85) La sostenibilità e il diritto del commercio internazionale: il ruolo degli attori pubblici (istituzioni) e degli attori privati (multinazionali) ed il tema della responsabilità degli attori privati / Trade Law and Sustainability: The role of public actors (institutions) and private actors (multinationals) and the liability of private actors before national courts
86) L’impatto degli eventi di forza maggiore sul commercio internazionale / The impact of force majeure events on international trade

Supervisor: prof.ssa Margherita Poto
87) La protezione dell’ambiente nei finanziamenti di progetti infrastrutturali su vasta scala. Casi di studio: Kenya e Sud Africa / Environmental protection obligations by financiers of large-scale infrastructure projects: Kenya and South Africa case study
88) Intersezionalita’ nel contesto di giustizia alimentare: ripensare alle relazioni di potere attraverso...
un approccio interdisciplinare e ascendente alla parità di genere / Intersectional justice in the food system: revaluing power relations through interdisciplinarity and gendered bottom-up approaches.

89) Tecnologia, intelligenza artificiale, e profili di etica nel sistema di assistenza legale dell'Africa sub-Saharan / Technology, artificial intelligence, and legal ethics for legal aid providers in Sub-Saharan Africa

90) La risoluzione alternativa delle controversie nell'ambito della giustizia climatica in Kenya / The utilisation of Alternative Justice System policy in Kenya over disputes emanating from Climate Change

Supervisor: dott. Riccardo De Caria

91) La disciplina per l'avvio di nuove iniziative imprenditoriali in prospettiva comparata / The legal framework for the establishment of new businesses in comparative perspective

92) Profili giuridici delle nuove modalità di finanziamento dell'impresa: dal crowdfunding alle criptovalute / The legal framework for the new avenues for financing business activities: from crowdfunding to cryptocurrencies

93) Il perseguimento di finalità diverse dallo scopo di lucro da parte dell'impresa / The pursuit of aims other than profit by the enterprise

94) La tutela dei creditori nei fenomeni di trasferimento della ricchezza. Problemi attuali in prospettiva comparata / The protection of creditors in the cases of wealth transfer. Current problems in comparative perspective

95) Il trattamento preferenziale degli investimenti in debito pubblico. Ricognizione normativa e profili problematici / The preferential treatment of investments in public debt. Regulatory framework and problematic issues


97) L'intelligenza artificiale al servizio della semplificazione normativa / The use of artificial intelligence for the purpose of regulatory simplification

Supervisor: prof.ssa Simona Novaretti


Supervisor: prof. Michele Graziadei

99) L'abusivismo edilizio tra norme sociali sanzioni legali / Illegal building, social norms, and legal sanctions.

100) La regolazione del credito al consumo in Europa / The regulation of consumer credit in Europe.

101) Diritto europeo e norme etico-morali / European law and ethical-legal norms.

102) Norme globali e traduzioni locali / Global norms and local translations.