



DOCTORAL COURSE IN 'LEGAL PLURALISMS. ANCIENT AND CURRENT PERSPECTIVES'.

Legal Pluralisms. Old and contemporary perspectives

Course description and objectives

The aim of the PhD course is to study the phenomena of coexistence and interaction between legal systems and plurality of mechanisms of production, interpretation and application of law. The articulation into two curricula, with a marked interdisciplinary vocation, supports the broad thematic horizon: from the Roman legal experience, proposed in its public and private profiles and in the history of sources, both as autonomous object of study and as methodological tool for understanding current phenomena, to the processes of European legal integration, both with regard to the relations between pluralism, traditional paradigms of the legal sciences and the dynamics of Community and international law, as well as in the field of private law, with particular regard to the construction of European law of contract; from 'global law' in its impact on public regulation of the market, corporate legal relations, industrial relations and consumer protection to the relationship between global order and recognition of fundamental rights and to the transformations in supranational law and criminal trial. The course is aimed both at advanced scientific training and at preparing jurists and legal practitioners methodologically equipped to navigate among the peculiarities of approaches linked to pluralism and able to govern a polygenetic legal precipitate that is not always intrinsically coordinated.

Internally, the PhD course is structured in two curricula:

- 1) Roman Law and National and Supranational Public Law /
Roman Law and National and Supranational Public Law;
- 2) European Private Law / European Private Law

The PhD course is run in agreement with the Université Paris II - Panthéon Assas, Département de Droit romain et d'histoire du droit (France) and with the Universidad De Malaga, Facultad de derecho (Spain).



The disciplinary scientific fields in the doctorate are:

Address in European Private Law

IUS/01 PRIVATE LAW
IUS/04 COMMERCIAL LAW
IUS/08 CONSTITUTIONAL LAW
IUS/09 CONSTITUTIONAL LAW

**Address in Roman Law and Domestic and
Sovereignty**

IUS/12 TAX LAW
IUS/13 INTERNATIONAL LAW
IUS/16 CRIMINAL PROCEDURAL LAW
IUS/17 CRIMINAL LAW
IUS/18 ROMAN LAW AND RIGHTS OF ANTIQUITY

The expected occupational and professional outlets are: scientific careers at universities and research centres, judiciary, advocacy, notary, representation/management in public administration, representation/management in international organisations, representation/management in banking and/or financial intermediation institutions, consulting business law, especially in the area of international contractual relations, advice on competition and market regulation, administration of companies and enterprises