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| Course number | U-LAS70 10002 SE50 | | | | |
| Course title (and course title in English) | ILAS Seminar-E2 :Introduction to English Contract Law(英国契約法入門) ILAS Seminar-E2 :Introduction to English Contract Law | Instructor's name, job title, and department of affiliation | Graduate School of Law Program-Specific Associate Professor,Saatcioglu, Onur Can | | |
| Group | Seminars in Liberal Arts and Sciences | Number of credits | 2 | Number of weekly time blocks | 1 |
| Class style | seminar (Face-to-face course) | Year/semesters | 2024 · First semester | Quota (Freshman) | 15 (15) |
| Target year | Mainly 1st year students | Eligible students | For all majors | Days and periods | Thu.5 |
| Classroom | 21, Yoshida-South Campus Bldg. No. 1 | | | Language of instruction | English |
| Keyword | Contract / Consideration / Agreement / Remedy / Breach | | | | |
| [Overview and purpose of the course] | | | | | |
| Contracts play a vital role in much of the everyday activities. In this context, a fundamental knowledge of contract law is useful in grasping the rights and obligations of the respective parties, either individually or in business settings. English law is listed among the most popular choices of law for cross-border legal relationships. Therefore a basic understanding about the main concepts and institutions of English contract law could be a very useful tool for students in case they want to pursue a career that involves international business transactions. | | | | | |
| [Course objectives] | | | | | |
| Since businesses boost economic growth by selling goods and/or services, even a foundation level knowledge into the English contract law could be seen of having practical importance in many career paths. | | | | | |
| [Course schedule and contents)] | | | | | |
| 1. Introduction: Methods and Contents 2. Historical Background 3. Formation of the Contract: Agreement 4. Formation of the Contract: Consideration and Form 5. Content of the Contract 6. Interpretation 7. Midterm Exam-Review 8. Discharge 9. Remedies 10. Privity of the Contract 11. Frustration 12. Misrepresentation 13. Duress, Undue Influence and Unconscionable Bargain <Final Exam> 14. Appraisal 15. Feedback *In order to facilitate the progress of the students and especially considering the actual composition of the class, the instructor reserves the right to make slight adjustments on the weekly schedule. | | | | | |
| Continue to ILAS Seminar-E2 :Introduction to English Contract Law(英国契約法入門)(2) | | | | | |

[Course requirements]

Students must be proficient in English. However, supplementary explanation of technical terms will be given in simple English in class. It is also desirable that the students are willing to explore legal concepts and institutions.

[Evaluation methods and policy]

Students are expected to have read the given materials in advance each week before the classes, so that they can actively engage in discussions where possible (%20 of the final grade).

There will be one midterm exam (%30 of the final grade) and one final exam (%50 of the final grade).

[Textbooks]

Handouts will be distributed

[References, etc.]

(**References, etc.**)

Robert Merkin KC and S#233verine Saintier 『Poole's Textbook on Contract Law (16th edition)』 (Oxford University Press, 2023) ISBN:9780192885098

[Study outside of class (preparation and review)]

Students are expected to have read the given materials in advance each week before the classes, as well as to review the covered issues afterwards.

[Other information (office hours, etc.)]