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Date of Birth: December 25, 1979

ACADEMIC EXPERIENCE

Associate Professor of Law, Bocconi University (from 2020 to present)

- Courses: Italian Civil Procedural Law; European and Italian Insolvency Law; International and Italian Arbitration Law; Legal Writing
- Faculty Member of the Ph.D in Legal Studies, Bocconi University
- Delegate of the Law School Dean for Moot Competitions, Bocconi University

Assistant Professor of Law, Bocconi University (from 2012 to 2020)

Visiting Researcher, Ludwig-Maximilian-Universität of Munich (2017)

EDUCATION

Bocconi University, Ph.D Degree in Law of Business and Commerce (2011)

Università Cattolica del Sacro Cuore of Milan (Italy), School of Specialization for Legal Professions, Degree (2007)

Università Cattolica del Sacro Cuore of Milan (Italy), Degree in Law (2003)

BOOK

Il concorso di azioni. I. Contratto, impresa e tutela giurisdizionale dei diritti, EGEA (2018)

ARTICLES, ESSAYS, AND REVIEWS

ENGLISH

Towards a Transnational Model of Bankruptcy Law? (with Cesare Cavallini), U.C. Davis Business Law Journal (forthcoming 2023)

Rights vs. Remedies: Towards a Global Model (with Cesare Cavallini), 28 U.C. Davis Journal of International Law & Policy 171-214 (2022)

The Role of Consent in European Cross-Border Insolvency Proceedings: The Unilateral Undertaking under Article 36 EIRR, 21 Global Jurist 417-446 (2021)

Is Federal Rule of Civil Procedure 19(B) Too Discretionary? (with Cesare Cavallini), 54 Akron Law Review 39-74 (2020)

Should We Teach (a Bit of) U.S. Civil Procedure in the European Law Schools? (with Cesare Cavallini), 2 Courts & Justice Law Journal 109-152 (2020)

How to Reduce the Gap? A Comparative View on the Policies behind Intervention Rules (with Cesare Cavallini), 39 Review of Litigation 1-30 (2019)

Enforcing the Italian Consumer and Capital Market Law Within the European Legal Context, in ENFORCING CONSUMER AND CAPITAL MARKET LAW IN EUROPE. THE DIESEL EMISSION SCANDAL, Thomas M.J. Möllers & Beate Gsell eds. (Intersentia, Cambridge – Antwerp – Portland, 2020)

New Ways of Protecting Collective Interests: Italian Class Litigation & Arbitration Through a Comparative Analysis, 2020 Journal of Dispute Resolution 61-108 (2020)

How Judges Can Think: The Use of Expert's Knowledge as Proof in Civil Proceedings, 18 Global Jurist 1-30 (2018)

ITALIAN

New Creditors' Bargain Theory e la crisi d'impresa tra diritto interno e direttive europee. Verso un modello globale di Insolvency Law (con Cesare Cavallini), 4 Rivista delle società 991-1035 (2021)

Spunti sulla legge delega per la riforma organica delle procedure concorsuali: profili processuali, 1 Rivista delle società 137-170 (2018)

Mutamento del precedente giudiziario e tutela dell'affidamento della parte, 2 Rivista di diritto processuale 435-458 (2017)

Trasferimento del processo in sede arbitrale e ruolo della volontà nell'atto processuale, 3 Rivista di diritto processuale 659-682 (2016)

Arbitrato e azione di classe, 4-5 Rivista di diritto processuale 987-1010 (2014)

La rappresentanza processuale della società, 4 Rivista delle società 785-830 (2014)

Accertamento giudiziale e «interesse sociale», 4-5 Rivista di diritto processuale 934-955 (2013)

La provvisoria esecutorietà della sentenza nelle procedure concorsuali, 6 Il fallimento e le altre procedure concorsuali 633-644 (2010)

CASE NOTES

L'imparzialità del giudice delegato tra onere di rieusazione e onere di conoscenza (comment on the decision no. 4345 of the Italian Supreme Court, February 10, 2022), 6 Il fallimento e le altre procedure concorsuali 787-794 (2022)

In attesa del giudicato: la pregiudizialità tecnica e la sospensione del processo (comment on the decision no. 21763 of the Italian Supreme Court, July 29, 2021), 5 Giurisprudenza italiana 1135-1142 (2022)

Riassunzione del processo interrotto per fallimento: chiarimenti giurisprudenziali e dubbi legislativi (comment on the decision no. 12890 of the Italian Supreme Court, June 26, 2020), 2 Il fallimento e le altre procedure concorsuali 205-213 (2021)

Contraddittorio e diritto di difesa nel giudizio prefallimentare (e un intervento nomofilattico della Corte) (comment on the decision no. 34109 of the Italian Supreme Court, December 19, 2019), 11 Il fallimento e le altre procedure concorsuali 1437-1447 (2020)

Pregiudizialità in senso logico e comando giuridico: il rilievo del giudicato nel giudizio di legittimità (comment on the decision no. 11754 of the Italian Supreme Court, May 15, 2019), in 1 Rivista di diritto processuale 414-433 (2020)

L'art. 2409 c.c. nella prospettiva dell'oggetto del processo (comment on the decision of the Italian First Instance Tribunal of Venice, February 6, 2019), in 1 Le società 73-81 (2020)

Concordato preventivo e principio di autoresponsabilità del debitore insolvente (comment on the decision no. 29740 of the Italian Supreme Court, November 19, 2018), in Il fallimento e le altre procedure concorsuali 1366-1376 (2019)

La tutela del contraddittorio nell'istruttoria prefallimentare (comment on the decision no. 20957 of the Italian Supreme Court, August 22, 2018), in Il fallimento e le altre procedure concorsuali 33-44 (2019)

Procedimento ex art. 2409 c.c. ed efficacia immediata del decreto camerale (comment on the decision of the Italian First Instance Tribunal of Turin, October 4, 2017), in 5 Le società 629-40 (2018)

La domanda di reclamo prefallimentare e la garanzia del giusto processo (comment on the decision no. 11541 of the Italian Supreme Court, May 11, 2017), in 12 Il fallimento e le altre procedure concorsuali 1292-1302 (2017)

Procedimento di revoca del concordato e principio del contraddittorio (comment on the decision of the Italian Court of Appeal of Venice, April 18, 2016), in 4 Il fallimento e le altre procedure concorsuali 467-75 (2017)

Ordinanza provvisoria di rilascio dell'immobile locato e procedure concorsuali (comment on the decision of the Italian First Instance Tribunal of Rome, July 9, 2015), in 8-9 Il fallimento e le altre procedure concorsuali 974-84 (2016)

Delibera assembleare negativa e tutela cautelare d'urgenza (comment on the decision of the Italian First Instance Tribunal of Milan, November 28, 2014), in 6 Le società 711-22 (2015)

Fallimento sociale e interesse del socio a far valere la nullità del contratto (comment on the decision of the Italian First Instance Tribunal of Milan, September 11, 2012), in 12 Il fallimento e le altre procedure concorsuali 1488-97 (2013)

Fallimento e tutela del promissario acquirente di bene immobile (comment on the decision of the Italian First Instance Tribunal of Turin, September 7, 2011), in 8 Il fallimento e le altre procedure concorsuali 989-99 (2012)

La provvisoria esecutorietà dei (soli) capi condannatori della sentenza revocatoria fallimentare (comment on the decision no. 16737 of the Italian Supreme Court, July 29, 2011), in 12 Il fallimento e le altre procedure concorsuali 1400-6 (2011)

Riassunzione del processo e sospensione «integrale» della liquidazione (comment on the decision of the Italian First Instance Tribunal of Rome, February 7, 2011), in 7 Il fallimento e le altre procedure concorsuali 869-75 (2011)

WORKING PAPERS

Inquiry into the Role Played by Agreements in Class Litigation: A comparative Analysis between American and Italian Legal System

An Unnatural Selection: The Supreme Courts Agenda Setting Through the Lens of Comparative Analysis

CONFERENCES

Private versus Public Enforcement in the European Union, International Conference at the University of Augsburg May 23-24, 2019 (*Enforcing Consumer and Capital Market Law in Italy*)

The European and International Insolvency Regulation: A Critical Overview, Seminar at the Institut für Internationales Recht Ludwig-Maximilians-Universität of Munich July 10, 2018

The Italian Civil Proceedings: A Comparative Perspective, Seminar at the Institut für Internationales Recht – Ludwig-Maximilians-Universität of Munich July 12, 2018

Collective Litigation and Arbitration as Collective Actions. Comparative Perspectives of Civil Procedure. International Conference at Bocconi University of Milan May 3, 2018 (*The Class Action Arbitration in Italy: A Viable Alternative?*)

Le nuove prospettive europee del diritto fallimentare. Conference at Bocconi University of Milan September 21, 2017 (*Early Warning e ristrutturazione preventiva nel diritto fallimentare europeo*)

Early Warning Proceedings in European Insolvency Law. Seminar at Ludwig-Maximilians-Universität of Munich July 3, 2017

U.S. Supreme Court Oral Arguments. Gendered and Ideological Interruptions of Justices. International Conference at Bocconi University of Milan June 28, 2017 (*Gendered and Ideological Interruptions of Justices: An Italian Perspective*)

Le fasi di gravame e le sventure della virtù. Conference at Bocconi University of Milan April 12, 2016 (*Filtro in appello e regime di impugnabilità dell'ordinanza di inammissibilità*)

Preclusioni, decadenze e principio di non contestazione nel processo civile e del lavoro. Conference organized by the Italian Superior School of the Judiciary Genoa, October 9, 2014 (*Eccezioni in senso stretto ed in senso lato in primo ed in appello*)

OTHER ACTIVITIES

Member of the **Italian Association of Civil Procedural Law Scholars** (2017 to present)

Member of the **State Board of Law Examiners – Italian Bar Examination** (2022)

Member of the **Italian Commission in Charge of Appointing the Expert in the Enterprise Crisis Settlement Procedure** (2022 to present)

Milan, January 2023