

CURRICULUM VITAE

NADIA COGGIOLA

PRESENT POSITION

1 November 2020 – Present

Associate Professor of Civil Law

Department of Management, University of Torino, Italy
Research and Courses of Private Law (in Italian and English language) and Consumer Law

October 2020 – present

Member

Faculty Board of the PhD Course in Comparative, Private, Civil Procedure and Business Law (Diritto Comparato, Privato, Processuale Civile e dell'impresa) of the University of Milano

June 2021 – present

University Delegate

Privacy, at the Department of Management

November 2015 – present

University Delegate

International Students' Mobility, at the Department of Management

VISITING

6-10 March 2023

Visiting Professor

Université Catholique de Lyon, Lyon, France
Erasmus + Program, Cours de Droit Italien, Licence de Droit

18-25 April 2022

Visiting Professor

University of Uzbekistan, Tashkent Uzbekistan
Erasmus + program - UNICAC – UNiversity Cooperation Framework for Knowledge Transfer in Central Asia and China, 3.7 Pilot Testing: Mobility Action of Students and Professors

12-14 December 2018

Visiting Professor

University of Luxembourg, Luxembourg
Erasmus + Program, Course “Conference on Current Topics”, LLM in European Private Law

July-August 2013 - March 2015

Marie Curie Fellow

Tsinghua University School of Law, Beijing, China
within the project “*Evaluating Policies for Sustainable Energy Investments: towards an integrated approach on national and international stage*”, EPSEI (2011-2015), People Programme (Marie Curie Actions) of the European Union's Seventh Framework Programme (FP7/2007-2013) under REA grant agreement n° 269327

November 2006

Visiting Scholar

Faculty of Law of the University of Cambridge, UK
within the project European Legal Development Project – funded by the Arts and Humanities Research Council (AHRC), coordinated by Professors John Bell and David Ibbetson, University of Cambridge, UK, Product Liability Group, under the direction of Professor Simon Whittaker, University of Oxford, UK

RESEARCH, TEACHING AND WORKING EXPERIENCES

- 1st January 2023 - 28 February 2025 **Participant**
Progetto CTE Next FSC 2014-2020 Piano di investimenti per la diffusione della banda ultra larga - La Casa delle Tecnologie Emergenti di Torino CUP C14E20005260006
- 1st April 2022 – 30 September 2023 **Participant and Local Coordinator**
Next Generation UPP Project: nuovi schemi collaborativi tra Università e uffici giudiziari per il miglioramento dell'efficienza e delle prestazioni della giustizia nell'Italia Nord Ovest - PON Governance e Capacità Istituzionale 2014-2020 – Asse 1 – Action 1.4.1 CUP D19J22000240006
- October 2022- 14 October 2022 **Participant**
Horizon Project 2020 AVANGARD, coordinated by Prima Industrie spa, Grant Agreement ID 869986 (total budget 23217375 EU contribution EU 14027312,50)
- 1 June 2020 – 30 September 2020 **Legal Counsel**
ONG ClientEarth, London, legal counsel concerning environmental liability in Italy
- 1 November 2012 – 31 October 2020 **Assistant Professor of Civil Law**
Department of Management, University of Torino, Italy
Research and Courses of Private Law (in Italian and English language) and Consumer Law
- 2016-2018 **Participant**
Study Group “*Regulating Risk through Private Law: comparative theory and practice of liability for risk-taking*”, coordinated by Matthew Dyson, University of Cambridge
- 1st November 2012- 31 May 2013 **Participant**
Study Group for the European Commission Project “*Document Quality Control Policies in Public Administrations and International Organisations*” (Contract reference DGT/2012/DQCI)
- January 2011-December 2013 **Participant**
University of Torino Research Project 2011 “*The Making of a New European Legal Culture. Prevalence of a single model, or cross-fertilisation of national legal traditions?*”, coordinated by Prof. Michele Graziadei, cofinanced by University of Torino and Fondazione Compagnia di San Paolo
- 1st January 2007 – 31 October 2012 **Research Fellow of Comparative Private Law**
Faculty of Law, University of Torino, Italy
- October 2008 – September 2012 **Adjunct Professor of Advertising and Privacy Law**
Scuola di Amministrazione Aziendale, University of Torino, Italy
- October 2010 – September 2011 **Adjunct Professor of Comparative Legal Systems**
Politecnico of Torino, Italy
- October 2006 – September 2011 **Adjunct Professor of Civil Law**

Faculty of Literature and Philosophy, University of Piemonte Orientale, Vercelli, Italy

2009

Participant

National Research Program MIUR 40% 2009, coordinated by professor Antonio Gambaro, on the issue of the quantitative analysis of the legislative impact in the European Union (“*La valutazione di impatto nell’Unione Europea: quale ruolo per l’analisi quantitativa delle proposte normative?*”)

2007

Participant

National Research Program MIUR 40% 2007, coordinated by professor Antonio Gambaro, on the issue of multilingual legislation (“*Il multilinguismo legislativo*”)

1st January 2005 – 31 December 2007

Participant

European Legal Development Project – funded by the Arts and Humanities Research Council (AHRC), coordinated by Professors John Bell and David Ibbetson, University of Cambridge, UK, Product Liability Group, under the direction of Professor Simon Whittaker, University of Oxford, UK

4 February 2004 – 7 March 2007

PhD Candidate, Curriculum European Private Law and Comparison

Faculty Of Law, University of Ferrara, Italy

1st January 2004 – 31 December 2006

Project Manager

French section of the Legal Taxonomy Syllabus, Uniform Terminology Project for European Private Law, funded by the European Commission (Contract n. HPRN-CT-2002-00229).

2005

Participant

National Research Program MIUR 40% 2005, coordinated by professor Enrico Pattaro, on the issue of the cognitive basis of the law (“*I fondamenti cognitivi per la creazione del diritto*”)

January – February 1998

Internship

Cabinet of Judge F. Mancini, European Court of Justice, Luxembourg
Grant support of the University of Trento, Italy

EDUCATION

7 March 2007

PhD in Comparative, Private and European Law

Faculty Of Law, University of Ferrara, Italy

16 May 2023

Certified English-medium Courses Teacher

TOEPAS 2.0, University of Copenhagen

27 October 2021 – 3 November 2021

Class and course planning, and assessment

12 hours, EMI, British Council Milan for Turin University

8 October 2021

Voice, delivery and language

6 hours, EMI, British Council Milan for Turin University

28 June 2017-9 July 2017

An Introduction to EMI

20 ore, EMI, British Council Milan fo Turin University

19 June 2017-22 June 2017	Academic Teaching Excellence 28 ore, EMI, British Council Milano per Università di Torino
26 July – 20 August 2004	English for Academic Purposes 80 hours, Advanced Level, Language Services Dublin City University, Dublin, Ireland
July 2003	Intensive Training Session for University Teaching and Research in Human Rights International Centre for University Human Rights Teaching, IIDH, Strasbourg, France
July 2003	Study Session International Institute of Human Rights René Cassin in Strasbourg, France, July 2003
28 September 2000	Post-Master’s Degree in Transnational Law 3 years, School in International, European and Comparative Law, directed by Prof R. Sacco and G. Ajani, Faculty of Law, University of Torino, Italy
July 1997	Master in International and Comparative Law Faculty of Law, University of Trento, Italy
November 1991	Master’s Degree in Law Faculty of Law, Università di Torino, Italy

LANGUAGE SKILLS

Italian: native speaker
English: proficient user (C2)
French: proficient user (C2)
Spanish: independent user (B2)
German: basic user (B1)

FELLOWSHIPS AND MEMBERSHIPS

2023 – Present	Member Juris Diversitas Association
2021 – Present	Member Research Network for Sustainable Finance, University of Zurich
2019 – Present	Member Società Italiana degli Studiosi del Diritto Civile (SISDIC)
2018 – Present	Fellow European Law Institute
2018 – Present	Fellow European Environmental Law Forum
2010 – Present	Member Società Italiana per la Ricerca nel Diritto Comparato (SIRD)

2007 – Present

Member

Association Henry Capitant des amis de la culture juridique française,
Italian committee

CONFERENCES, WORKSHOPS AND LESSONS

- *L'utilizzo della IA nello sport, in Intelligenza artificiale & SPORT: motori di inclusione, salute e benessere*, Ordine degli Avvocati di Milano, Biblioteca Ambrosoli, Palazzo di Giustizia, Milano, 27 September 2024
- *Protecting Consumers from Financial Risks Associated with New Investment Tools*, 1st European Conference of the International Association of Consumer Law, supported by Girton College, University of Cambridge, 17-18 September 2024
- *Individualization of personal injury compensation in Italy: are we finally exiting from the jumble?*, *L'individualisation de l'indemnisation en cas de dommage corporel*, Colloque, Université Savoie Mont Blanc, Chambéry, 8 July 2024
- *Giochi e scommesse nel diritto comparato*, Corso di Diritto Privato Comparato Proredito, Prof.ssa Rossella Cerchia, Università degli Studi di Milano, 19 March 2024
- *Contrat de jeux*, *La réforme du droit des contrats spéciaux, regards Franco-Italiens*, Université Catholique de Lyon, Lyon, 29 June 2023
- *Taking morality away from gambling contracts, Dystopian visions of the Law*, 8th General Conference Juris Diversitas, 19-21 June 2023
- *The Reluctant Lawmaker: The European Union and the Regulation of Gambling Between the Principle of Free Circulation of Services and Member States Prerogatives*, 18TH International Conference on Gambling & Risk Taking, International Gaming Institute, University of Nevada, Las Vegas, 23-25 May 2023
- *Presentazione del libro "Gli enti del terzo Settore" di Andrea Fusaro*, moderatrice, Consiglio Notarile di Torino, 17 May 2023
- *Ensuring Protection for People and Communities from the Risk of Technological Development – Prevent Damage and Insurance Solutions*, International Conference «Estate, Succession and Autonomy – new assets and new trends», Católica Faculty of Law, Porto, 13 April 2023
- *Vizi privati e mercati mondiali. Le regole nazionali sui giochi d'azzardo alla prova della globalizzazione*, VII Convegno Nazionale SIRD, *Chi resiste alla globalizzazione? Globalismi, regionalismi, nazionalismi nel diritto del XXI° secolo*, Bologna, 14 October 2022
- *The protection of consumers in the European Union*, 21 April 2022, Master Degree Course in Foreign Languages, National University of Uzbekistan, Tashkent, Uzbekistan,
- Discussant in *Legal Geographies of Spatial Regulation, Geographies of the Law*, 13 December 2021, Università di Torino, Politecnico di Torino, Collegio Carlo Alberto
- *The Gamification of the Sale of Financial Products and the Protection of Consumers in the European Market*, Digital Legal Talks 2021, 8 December 2021, Digital Legal Lab (University of Tilburg, University of Amsterdam, University of Maastricht, Radboud University of Nijmegen)
- Discussant in Adolfo Paolini (University of Buckingham), *Fintech and the Law: How Technology is Reshaping Law*, 20 October 2021, Collegio Carlo Alberto, Torino
- *Teaching Private Law in English*, 23 April 2021, Università di Torino
- *The sustainability of investments gamification*, in *Geneva-Zurich Seminar on Sustainable Finance*, 25 March 2021, Universities of Geneva and Zurich
- *Vecchie regole per nuovi strumenti: regole tradizionali di responsabilità civile e sviluppo tecnologico*, in *Tecnologia e innovazione: nuovi modi per fare cose note?*, Università Telematica Giustino Fortunato, Benevento, 15-16 December 2020

- *La responsabilità da prodotti difettosi*, PhD in Diritto, persona e mercato, Scuola di dottorato in Scienze umane e sociali, Università di Torino, 22 November 2018
- *China's One Belt and One Road Initiative: Economic, International Relations, Legal and Cultural Perspectives*, 29 October 2018, Scuola di Management ed Economia, Università di Torino
- *The Compensation of Personal Damages Caused by Environmental Pollution in China: Transplanting Western-Style Liability in a Developing Country*, in 6th European Environmental Law Forum Annual Conference, Environmental Loss & Damage: Attribution, Liability, Compensation and Restoration, 12-14 September 2018, Università dell'Insubria, Como, Italy
- *The Influence of Foreign Models on Italian Civil Liability Rules*, in Symposium – Patterns of legal reception: Foreign Models in Italy and Japan, 30th July 2018, Keio University, Faculty of Law, Tokyo, Japan
- *Private Law Remedies Against Corruption Practices: The Italian experience with damages actions resulting from corrupt practices*, Inaugural Younger Scholars Forum at the 20th General Congress of the International Academy of Comparative Law, 25th July 2018, Fukuoka, Japan
- *The Divorce of Law and Science. How Policy Issues can Distance Judges and Scientists in the Third Millennium*, in *Product Safety, Consumers' Health and Liability Law: New Challenges Posed by R&D, IT, Constitutions and Integrated Markets*, June 8th - 9th 2017, University of Laval, Quebec City, Canada
- *Civil Codes traditional rules and new gambling models in civil law systems: The Italian case study*, in *All Bets are Off Conference: Reflecting Critically on Gambling Regulation Within and Across Borders*, June 23th-24th 2016, University of Kent, Canterbury, UK
- *La responsabilità per rischi tecnologici*, Risk Management International Conference, 5-6 May 2016, Università di Torino, Dipartimento di Management
- Discussant in *We the People and the Environment*, Phd Workshop and Expert Meeting, 15 January 2015, CLE, Università di Torino.
- *The Rough Path to the Compensation of Asbestos Damages in China*, in *Workshop on Sustainable Energy, Environment and Health in Europe and China: An International and Comparative Law Perspective*, 22 December 2014, CLE, Università di Torino
- *Asbestos Damages Compensation in China: Preliminary Results of On Field Researches*, in *Epsei Project Workshop*, 4 September 2013, CLE, Università di Torino
- *Seminar on Toxic Torts compensation in Europe* for the researchers of the Center for Environmental Risk and Damage Assessment of the Chinese Academy on Environmental Planning (CAEP) of the State Environmental Protection Administration (SEPA), 30 July 2013, Chinese Academy on Environmental Planning, Beijing, China.
- *Chinese Criminal and Civil Law on the Protection of Public Health and Environment: A Specific Focus on Asbestos*, in *Workshop on Climate Change and Sustainable Energy Investments*, EPSEI Project (Evaluating Policies for Sustainable Energy Investments: Towards and Integrated Approach on National and International Stage), European Community's Seventh Framework Programme (FP7/2007-2013 – grant agreement n° 269327), 21th July 2013, Peking University, School of Government, Beijing, China.

PUBLICATIONS

Books

- *Oltre l'informazione. Il consumatore e la commercializzazione di servizi finanziari a distanza alla prova dell'evoluzione tecnologica*, in Collana della Sezione di Diritto dell'Economia del Dipartimento di Management, Università di Torino, Giappichelli, Torino, 2024, pp. 130
- *I contratti di gioco e scommessa. Percorsi evolutivi dal Codice Civile alla disciplina consumeristica*, in Collana della Sezione di Diritto dell'Economia del Dipartimento di Management, Università di Torino, Giappichelli, Torino, 2022, pp. 233
- *Alla ricerca delle cause. Uno studio sulla responsabilità per i danni da amianto (Liability and causation in asbestos cases)*, in *Quaderni del Dipartimento di Scienze Giuridiche dell'Università di Torino*, Edizioni Scientifiche Italiane, Napoli, 2011, pp. 274

Articles

- *Directive 23/2673/EU Addresses Risks From Mobile Investment Applications*, in *European Review of Private Law*, Kluwer Law International, Dordrecht, 2024, 4, 653–678
- *La responsabilità professionale: principi generali*, in *Diritto ed economia dell'impresa*, 2020, 3, 333-343
- *The Influence of Foreign Legal Models on the Development of Italian Civil Liability Rules from the 1865 Civil Code to The Present Day*, in *The Italian Law Journal*, Volume 5, Issue 2, 2019, 441-471, DOI 10.23815/2421-2156.ITALJ, <https://www.theitalianlawjournal.it/coggiola/>
- *Medical Liability Law in Italy*, in S. Taylor (ed) *La responsabilité médicale : perspectives comparées*, *Journal du Droit de la Santé et de l'Assurance Maladie*, 23 – 2019, 45-53, <http://www.institutdroitsante.fr/download/jdsam-n23-juillet-2019/?wpdmdl=5238&masterkey=5d2d9408764c8>
- *Law, Judges and Authorized Gambling in Italy: A Tale of Contradictions*, in *Journal of Law and Social Policy* 30. (2018): 57-74, <https://digitalcommons.osgoode.yorku.ca/jlsp/vol30/iss1/4>
- *Il risarcimento dei danni personali da esposizione ad amianto in Cina (The compensation of personal damages caused by asbestos in China)*, in *Responsabilità civile e previdenza*, Giuffré, Milano, 2018, 1, 329-352
- *Italian Case Note on Heneghan*, in *European Review of Private Law*, Kluwer Law International, Dordrecht (2018) 25-6, pp. 1087-1096
- *The Rough Path to the Compensation of Asbestos Damages in China*, in *Sustainability*, 2017, 9, 1431, MDPI, Basel, doi:10.3390/su9081431, in <http://www.mdpi.com/2071-1050/9/8/1431>
- *Il doppio azzardo del giocatore: i contratti di gioco e scommessa in dottrina e in giurisprudenza (Gambling contracts in Italian scholarship and case law)*, in *Nuova giurisprudenza civile commentata*, CEDAM, Padova, 2017, 2, pp. 264-275
- *Tra il dire ed il fare. Il risarcimento dei danni alla persona da inquinamento in Cina, tra leggi e pratica quotidiana (The compensation of personal damages caused by pollution in China, between law in books and law in action)*, in *Politica del diritto*, Il Mulino, Bologna, 2015, XLVI, 1, pp. 61-94
- *Frammentazione delle regole sul nesso causale e giustizia sostanziale nella recente esperienza inglese (Fragmentation of the rules on causation and substantive justice in the latest English case law)*, in *Rivista di diritto civile*, CEDAM, Padova, 2013, 1, pp. 109-152
- *Causation in Mesothelioma Cases in the Italian Courts*, in *European Review of Private Law*, Kluwer Law International, Dordrecht (2013) 21- 1, pp. 331-340
- *Asbestos Cases in the Italian Courts: Duelling with Uncertainty*, in *InDret*, Universitat Pompeu Fabra, Barcelona, 2009, 3, pp. 1-34, at http://www.indret.com/pdf/678_en.pdf
- *The Johnston Case, the Compensation of Pleural Plaques and Psychiatric Harm in Italian Tort law (comment to House of Lords, Johnston v. NEI International, 17 october 2007)*, *European Review of Private Law*, Kluwer Law International, Dordrecht (2009)17- 2, pp. 239-247

- *Nesso di causalità e colpa nel danno da amianto. Le esperienze italiana ed inglese (Causation and fault in asbestos damages in Italy and England)*, in *Rivista di diritto civile*, CEDAM, Padova, 2008, 4, pp. 381-424

Chapters in books

- *Old Rules for New Tools: Traditional Liability Rules and Technological Development*, in *Handbook of Research on Applying Emerging Technologies Across Multiple Disciplines*, a cura di E. Marchisio, IGI Global, Hershey PA, USA, 2022, 190-206
- *Transplanting Civil Law Models in China. Compensation of Personal Damages Caused by Environmental Pollution*, in *Environmental Loss and Damage in a Comparative Law Perspective*, edited by B. Pozzo e V. Jacometti, Intersentia, Cambridge, 2021, 331-353
- *Risk and Italian Private Law*, with B. Gardella Tedeschi, in *Regulating Risk Through Private Law*, edited by M. Dyson, Intersentia, Cambridge, UK, 2018, pp. 113-137
- *Italy*, in *Causation in European Tort Law*, edited by M. Infantino, E. Zervogianni, *The Common Core of European Private Law*, editors M. Bussani, U. Mattei, R. Sacco, Cambridge University Press, Cambridge, 2017, 323-328
- *Tort Liability for the Compensation of Damages Caused by Dangerous Substances in China*, in *China's Influence on Non-Trade Concerns in International Economic law*, edited by P. Farah, E. Cima, Routledge, Abingdon, Oxon - New York, NY, 2016, 476-490
- *La responsabilità per rischio tecnologico (Liability for technological risk)*, in O.M. Calliano (ed.) *Avoid, Transfer, Retain. Aspetti giuridici dell'enterprise risk management e diritto delle assicurazioni (Juridical aspects of enterprise risk management and insurance law)*, Giappichelli, Torino, 2016, pp.79-99
- *The Italian "Eternit Trial": Litigating Massive Asbestos Damage in a Criminal Court*, with Prof. Michele Graziadei, in Willem van Boom and Gerhard Wagner (eds) *Mass Torts in Europe: Cases and Reflections*, De Gruyter, Berlin/Boston, 2014, pp. 23-45.
- Section on *Eastern European Experience* (Part I, Chap. I, Para.4, pp. 15-19), Chapter on *USA* with Silvia Ferreri and Jacqueline Visconti (Part. 2, Sec. B. Chap. I, pp. 103-110), Chapter on *Questionnaire* (Part III, Chap. II, pp. 147-238) with all the other authors, in *Document Quality Control in Public Administrations and International Organisations*, Directorate-General for Translation, European Commission, Luxembourg, Publication Office of the European Union, 2013, in <http://bookshop.europa.eu/en/document-quality-control-in-public-administrations-and-international-organisations-pbHC0313311/>
- *The Development of Product Liability in Italy*, in *The Development of Product Liability*, in Simon Whittaker (ed), *Comparative Studies in the Development of the Law of Torts in Europe*, series editors John Bell and David Ibbetson, Cambridge University Press, Cambridge, 2010, pp. 192-233

Reviews

- Basil. S. Markesinis, John Bell, André Janssen, *Markesinis's German Law of Torts* 5th ed., Harth Publishing, Oxford, 2019, in *European Review of Private Law*, Kluwer Law International, Dordrecht, forthcoming
- Miquel Martín-Casals (ed.), *The Development of Liability in Relation to Technological Change, Comparative Studies in the Development of the Law of Torts in Europe*, Volume 4, Cambridge University Press, Cambridge, 2011, in *Zeitschrift für Europäisches Privatrecht*, C.H. Beck, Munchen, 2012, 2, pp. 449-450

Encyclopedia Entries

- Entry *Danno da progresso tecnologico (Damages caused by technological progress)*, in *Digesto delle Discipline Privatistiche, Sezione Civile, Aggiornamento (Private law Digest)*, Utet, Torino, 2011, pp. 279-302
- Entry *Amianto (danno alla persona) (Asbestos – personal injuries)*, in *Digesto delle Discipline Privatistiche, Sezione Civile, Aggiornamento (Private law Digest)*, Utet, Torino, 2010, pp. 2-12

Case notes

- *Principio di libero stabilimento ex art. 49 TFUE e tassazione dei concessionari incaricati della gestione degli apparecchi di gioco* (nota a Corte di Giustizia Europea, 22 settembre 2022, cause riunite da C-475/20 A C-482/20), in *Giurisprudenza commerciale*, Giuffrè, Milano, 2023, L. 5, 1-22
- *Ampliamento della tutela dei consumatori in materia di clausole vessatorie* (nota a Corte di Giustizia Europea, 21 dicembre 2022 C-243/20), in *Giurisprudenza commerciale*, Giuffrè, Milano, 2023, L. 1, 36-47
- *Danni da mesoteliomi ed estensione della copertura assicurativa obbligatoria stipulata dai datori di lavoro: una nuova pronuncia della Supreme Court del Regno Unito*, (comment to Supreme Court of the United Kingdom, *Trigger - BAI (Run Off) Limited (In Scheme of Arrangement) v. Durham*, 28 marzo 2012) (asbestos damages and insurance coverage of employers), in *Responsabilità civile e previdenza*, Giuffrè, Milano, 2012, 5, pp. 1791-1805.
- *La Supreme Court of United Kingdom e l'accertamento del nesso causale nelle fattispecie di mesoteliomi causati da limitate esposizioni all'amianto*, (comment to Supreme Court of the United Kingdom, *Sienkiewicz v Greif (UK) Lmt*, 9 March 2011) (causation in cases of limited exposures to asbestos), in *Responsabilità civile e previdenza*, Giuffrè, Milano, 2011, 6, pp. 1423-1438
- *La Cassazione penale ed il problema della scelta delle teorie scientifiche secondo cui ricostruire la causalità nelle fattispecie di mesoteliomi causati dall'esposizione all'amianto* (comment to Cass., 4 novembre 2010, n° 38991) (asbestos exposures and causation theories in Italian criminal law), in *Responsabilità civile e previdenza*, Giuffrè, Milano, 2011, 2, pp. 354-369
- *Esposizione ad amianto e mancato risarcimento dell'ansia di contrarre una patologia* (comment to Corte di Cassazione, 7 novembre 2006, n° 23719) (asbestos exposure and fear of contracting an illness compensation), in *Responsabilità civile e previdenza*, 2007, 7/8, pp. 1648-1661
- *The Italian Ministry of Health Held Liable for the Damages arising out of Contaminated Blood and Blood Products* (comment to Cass., 31 maggio 2005, n° 11609), in *European Review of Private Law*, Kluwer Law International, Dordrecht, 2007, 15, 3, pp. 451-464
- *L'accertamento del nesso di causalità nei casi di mesoteliomi conseguenti ad esposizione ad amianto: una nuova pronuncia della House of Lords* (comment to *Barker v. Corus Plc. and others*, 3 May 2006) (causation in asbestos cases in UK case law) in *Responsabilità civile e previdenza*, Giuffrè, Milano, 2006, 10, pp. 1782-1800
- *La Cassazione afferma la responsabilità del Ministero della Salute per i danni da sangue ed emoderivati infetti* (comment to Corte di Cassazione, 31 maggio 2005, n° 11609) (Italian Ministry of Health liability for damages caused by infected blood and blood products) in *Responsabilità civile e previdenza*, Giuffrè, Milano, 2006, 2, pp. 294-305
- *Il riconoscimento del risarcimento dei danni da ansia di contrarre una patologia in conseguenza alla esposizione ad amianto in una recente pronuncia inglese (La sentenza Grieves v. Everard)* (comment to *John Grieves and others v. F.T. Everard & Sons & others*, 15 February 2005) (the compensation of the fear of contracting and illness as a consequence to asbestos exposure in UK case law) in *Responsabilità civile e previdenza*, Giuffrè, Milano, 2005, 4/5, pp. 1246-1264
- *Il risarcimento dei danni da esposizione ad amianto: dall'utilizzo del concetto dell'aumento del rischio all'inversione dell'onere della prova sul nesso di causalità* (comment to Corte di

- Cassazione, 14 gennaio 2005, n. 644) in *Giurisprudenza italiana*, UTET, Torino, 2005, pp. 1391-1394
- *Il giudice e la statistica: attività lavorative, esposizione all'amianto ed asbestosi (ovvero quando il numero di morti e malati fa la prova nel processo)* (comment to Tribunale Barcellona Pozzo di Gotto, Sez. Lav., 15 aprile 2004, n° 501; Tribunale Barcellona Pozzo di Gotto, Sez. Lav., 11 novembre 2004, n° 1557; Tribunale Barcellona Pozzo di Gotto, Sez. Lav., 11 novembre 2004, n° 1558), in *Giurisprudenza italiana*, UTET, Torino, 2005, pp. 1172-1176
 - *L'esposizione alle polveri di amianto ed il nesso di causalità di fronte al giudice civile* (comment to Tribunale Trieste, Sez. Lav., 25 marzo 2004) in *Giurisprudenza italiana*, UTET, Torino, 2005, 502-506
 - *I trasferimenti all'estero per prestazioni sanitarie. Ovvero come pare che nessuno si sia ancora accorto che l'Italia è membro della Comunità Europea* (comment to Corte di Cassazione, Sez. Lav., 4 Novembre 2003, n. 16535) in *Giurisprudenza italiana*, UTET, Torino, 2004, pp. 1499-1507
 - *Art. 39 del Trattato CE: diritto alla libera circolazione dei lavoratori e derogabilità dello stesso da parte dello Stato Membro per esigenze di ordine pubblico* (comment to EC Court of Justice, 26 Novembre 2002, C-100/01, Olazabal) in *Responsabilità civile e previdenza*, Giuffré, Milano, 2004, 2, pp. 389-398
 - *Sul regime applicabile ai titolari di pensione o rendite dovute da Stato membro diverso da quello di residenza* (comment to EC Court of Justice, 3 July 2003, C-156/01, Van Der Duin) in *Responsabilità civile e previdenza*, Giuffré, Milano, 2003, 4/5, pp. 1025-1036
 - *Le prestazioni sanitarie tra principio di libera circolazione dei servizi e tutela dell'equilibrio finanziario e dei sistemi di assicurazione sanitaria degli Stati membri* (comment to EC Court of Justice, 13 May 2003, C-385/99, Muller-Fauré/Van Riet) in *Giurisprudenza italiana*, UTET, Torino, 2003, pp. 1697-1703
 - *Cittadini comunitari titolari di pensione e libera prestazione di servizi sanitari in Stato membro diverso da quello di residenza* (comment to EC Court of Justice, 25 febbraio 2003, C-326/00, IKA) in *Foro amministrativo C.d.S.*, Giuffré, Milano, 2003, 2, pp. 410-418
 - *La disciplina dell'assicurazione obbligatoria contro gli infortuni sul lavoro tra norme comunitarie in materia di concorrenza e tutela dell'equilibrio finanziario e della politica sociale dello Stato membro* (comment to EC Court of Justice, 22 gennaio 2002, C-218/00, Inail) in *Responsabilità civile e previdenza*, Giuffré, Milano, 2002, 6, pp. 1315-1327
 - *Rassegna di giurisprudenza sulla giurisdizione esclusiva amministrativa in materia sanitaria* in *Responsabilità civile e previdenza*, Giuffré, Milano, 2002, 3, pp. 615-629
 - *Il libero accesso dei cittadini comunitari alle prestazioni sanitarie erogate in altri Stati membri tra programmazione sanitaria e principio comunitario della libera circolazione dei servizi* (comment to EC Court of Justice, 12 luglio 2001, C-157/99, Smits e Peerbooms e 12 luglio 2001, C-368/98, Vanbraekel) in *Responsabilità civile e previdenza*, Giuffré, Milano, 2002, 1, pp. 87-96
 - *Restrizione della libertà di stabilimento e tutela della salute: verso un'estensione dell'ambito di applicazione dell'art. 46 del Trattato CE?* (comment a sentenza Corte di Giustizia CE, 1° febbraio 2001, C-108/96, Grandvision) in *Responsabilità civile e previdenza*, Giuffré, Milano, 2001, 4-5, pp. 852-857
 - *Prime applicazioni dei principi enunciati nella sentenza FTS da parte della Corte di Giustizia CE, in materia di previdenza sociale dei lavoratori migranti* (comment to EC Court of Justice, 9 novembre 2000, C-404/98, Plum) in *Responsabilità civile e previdenza*, Giuffré, Milano, 2001, 1, pp. 41-48
 - *Corte di Giustizia CE: ambito di applicazione della tutela comunitaria in materia di viaggi "tutto compreso" e responsabilità dello Stato Membro per mancata corretta trasposizione di direttive comunitarie* (comment to EC Court of Justice, 15 giugno 1999, C-140/97, Rechberger) in *Responsabilità civile e previdenza*, Giuffré, Milano, 2000, 2, pp. 310-315

- *La Corte di Giustizia Ce si pronuncia in materia di rimborso di spese mediche sostenute in altro Paese Membro* (comment to EC Court of Justice, 28 aprile 1998, C-120/95, Decker, e 28 aprile 1998, C-158/96, Kohll) in *Responsabilità civile e previdenza*, Giuffrè, Milano, 1998, 4-5, pp. 956-961

Other works

- *Dialogo medici-giuristi. La causalità tra medicina e diritto*, con Dario Mirabelli, in *Responsabilità medica*, 2022, 2, 253
- *Italian Report*, with M. Graziadei and B. Gardella Tedeschi, in *Digest of European Tort Law III: Essential Cases on Misconduct*, edited by B. Winiger, E. Karner, K. Oliphant, De Gruyter, Berlin-Boston, 2018
- Section on *Eastern European Experience* (Part I, Chap. I, Para.4, pp. 15-19), Chapter on *USA* with Silvia Ferreri and Jacqueline Visconti (Part. 2, Sec. B. Chap. I, pp. 103-110), Chapter on *Questionnaire* (Part III, Chap. II, pp. 147-238) with all the other authors, in *Document Quality Control in Public Administrations and International Organisations*, Directorate-General for Translation, European Commission, Luxembourg, Publication Office of the European Union, 2013, in <http://bookshop.europa.eu/en/document-quality-control-in-public-administrations-and-international-organisations-pbHC0313311/>
- *Italian Report with M. Graziadei and B. Gardella Tedeschi*, in *Digest of European Tort Law II: Essential Cases on Damage*, edited by B. Winiger, H. Koziol, B.A. Koch, R. Zimmerman, De Gruyter, Berlin-Boston, 2011
- *Conference Report: The First Conference of the Società Italiana per la Ricerca nel Diritto Comparato (SIRD) on “The New Frontiers of Comparative Law” held in Milano*, in *European Review of Private Law*, Wolters Kluwer International, Dordrecht, The Netherlands, 2011, 19, 5, pp. 687-688
- Entries from “*Abusive*” to “*Duress*” of the *Glossario (Glossary)*, in *Falsi amici e trappole linguistiche (False friends and linguistic traps in Italian-English legal translation)* edited by S. Ferreri, Giappichelli, Torino, 2010, pp. 197-229

Torino, 4 November 2024

Nadia Coggiola