

# *CURRICULUM VITAE*

## **Noah Vardi**

[noah.vardi@uniroma3.it](mailto:noah.vardi@uniroma3.it)

### **Current Position**

Associate Professor [Professore Associato] of Comparative Law, Roma Tre University, Department of Law, Rome, Italy: tenured position, 2016 to present

### **Education and qualifications**

National Scientific Qualification as Associate Professor in Comparative Law, 2013

Admission to the Bar in Rome, Italy, 2005

University of Verona, Italy, PhD, Doctoral Degree in Law, 2005

Roma Tre University, Italy, Degree in Law *summa cum laude*, 2001

### **Previous positions**

Roma Tre University, Italy, Department of Law, Assistant Professor [Ricercatore] of Comparative law, 2015-2015

### **Research Interests**

European private law; financial markets; banking; payment systems; the law of money and cryptocurrencies

### **Teaching**

- Roma Tre University, Department of Law- Private Comparative Law (in English), 2011 to present;
- Roma Tre University, Department of Law- Compared Legal Systems, 2016 to present;
- University of Hamburg, Faculty of Law- European Master Program in Law and Economics, Introduction to the law, 2007-2016;
- Nova Southeastern University, Shepard Broad Law Center, Fort Lauderdale (FL), Visiting Professor- Italian Private law, 2011;
- Scuola Superiore della Magistratura- Naples- legal expert in the following courses for Italian Judges: “English Law”, “EU Law and ECHR”, “Fair Trial”, 2015 to present

### **Academic Responsibilities**

- Member of the Council of the Roma Tre University Language Center (CLA), 2013-2019;
- Member of the Faculty Board of the Doctoral School of Law (PhD Program), Roma Tre University 2014 to present;
- Member of the "Centro di ricerca interdipartimentale sul diritto europeo della banca e della finanza: Paolo Ferro Luzzi", 2019 to present;
- Member of the Centro internazionale di ricerca ‘Diritto e globalizzazione’- Roma Tre University
- Focal Point/Advisor (Roma Tre University) for the “Mentorship in Italian Universities” Project, sponsored by the International Organization for Migration (IOM), 2018;
- Member of the Research Committee of the Law Department, Roma Tre University, 2016 to present;
- International Mobility Coordinator, Law Department, Roma Tre University 2017 to present

### **Other Activities**

- Member of the Italian Association of Comparative Law (AIDC), 2003 to present;
- Member of the European Law Institute (ELI), 2015 to present;
- Member of the Editorial Board of the Review “Osservatorio del diritto civile e commerciale” 2012 to present;
- Member of the Editorial Board of the “Roma Tre Law Review”, 2018 to present;

- Member of the Scientific Board of the “Studies in Law and Social Sciences” Series published by Roma TrE-Press;
- Member of the Scientific Board of the “CLARo” Series published by Roma TrE-Press

## Visiting research periods

- Max-Plank-Institut für ausländisches und internationales Privatrecht- Hamburg, 2006, 2007, 2009, 2010; 2019;
- Institute of Advanced Legal Studies- University of London, 2007;
- Yale Law School- Yale University, 2004;
- Institut für Ausländisches und Internationales Privat-und Wirtschaftsrecht, Ruprecht-Karls-Universität Heidelberg, 2002, 2003

## Scholarships

- Erasmus-LLP Teaching Mobility Scholarship awarded for a series of lectures held at the Université Paris VIII Law School, 2011;
- Scholarship (Stipendium) awarded by the Max Planck Gesellschaft for a visiting fellowship at the Max-Plank-Institut für ausländisches und internationales Privatrecht- Hamburg, 2009;
- Fulbright Scholarship, Visiting Graduate Student category, for a Visiting Scholar position at the Yale Law School, awarded by the Italian Fulbright Commission 2004

## Languages

Proficient in English, Italian, French, Portuguese; good in Spanish and German

## Publications

### Books

- *The Integration of European Financial Markets: The regulation of monetary obligations*, UT Austin Studies in Foreign and Transnational Law, Routledge-Cavendish, 2010

### Chapters in books

- “Le problème du ‘credit responsable’ dans le droit européen”, in *Responsabilité contractuelle et responsabilité extracontractuelle*, edited by M. Boudot, M. Faure-Abbad, D. Veillon, Presses Universitaires Juridiques de Poitiers, Poitiers, 2019 pgs.281-289
- “Banking Union and European Perspectives on Resolution” in *Le traitement des difficultés des établissements bancaires et institutions financières. Approche croisée*, Actualités de droit de l’Entreprise, Collection dirigée par J. Raynard, Lexis-Nexis, 2017, pgs.21-44
- “Les préjudices écologiques. Rapport italien”, in *La responsabilité environnementale*, edited by P. Jourdain, Paris 2018, pp.193-197
- "La nature de la responsabilité. Rapport italien" and "Les préjudices réparables. Rapport italien", in *La responsabilité liée aux activités juridiques*, edited by S. Porchy-Simon and O. Gout, Bruylant, 2017, pgs. 45-49 and 161-163
- “Regulation of Payments after the PSD: Is there still a Role for Domestic Law?” in *Money, Payment Systems and the European Union: The Regulatory Challenges of Governance*, edited by G. Gimigliano, Cambridge Scholars Publishing, 2016, pgs.39-57
- “La responsabilité des constructeurs. Rapport italien” e “L’immeuble, source de dommages environnementaux et sanitaires. Rapport italien”, in *L’immeuble et la responsabilité*” edited by F. Leduc and P. Pierre, Bruylant, 2016, pgs.89-94 and pgs. 477- 482
- “Bit by Bit: Assessing the Legal Nature of Virtual Currencies” in *Bitcoin and Mobile Payments. Constructing a European Union Framework*, edited by G. Gimigliano, Palgrave Macmillan, 2016, pgs.55-71
- “Les assurances de responsabilité et la composition amiable. Rapport italien”, in *La socialisation de la réparation: fonds d’indemnisation et assurances*, edited by E. Savaux, Bruylant, 2015, pgs. 373-381

- “Risarcire i torti del passato: il tramonto di un modello transeunte?” in *Leggi razziali. Passato/presente*, edited by Giorgio Resta, Vincenzo Zeno-Zencovich, Roma TrE-Press, 2015, pgs.183-194
- “Privatizzazione dei contenziosi e risarcimento per illeciti storici. Il caso della Holocaust Litigation” in *Riparare risarcire ricordare. Un dialogo tra storici e giuristi*, edited by G. Resta and V. Zeno-Zencovich, Editoriale Scientifica, 2012, pgs. 155-172
- “The constitutional basis of a European private law”, co-authored with Vincenzo Zeno-Zencovich, in *Towards a European Civil Code*, 3<sup>rd</sup> Edition, Edited by E.H.Hondius, A.S.Hartkamp, M.W. Hesselink, The Hague, 2004, pgs. 205-214.
- “La moneta”, in *Diritto Civile* diretto da N. Lipari e P. Rescigno, Vol. III, t.I, Obbligazioni. Il rapporto obbligatorio, Giuffrè 2009, pgs. 402-409

#### Edited books

- *Oltre il soggetto razionale. Fallimenti cognitivi e razionalità limitata nel diritto privato*, Studies in Law & Social Sciences, 1, co-edited with G. Rojas Elgueta

#### Articles and commentaries

- “Framing Duties of Responsible Credit Policies in EU Law”, in *Osservatorio del diritto civile e commerciale*, 2/2019, pp.471-498
- “Private Law as Restorative Justice: Notes on its Use from Historical Wrongs to Human Rights Litigation”, in *Roma Tre Law Review*, 2/2019, pp. 110-126
- “Finché exit non ci separi. Conseguenze giuridiche di un’ipotetica uscita dall’euro” in *Diritto pubblico comparato ed europeo*, 1/2016, pp. 237-258
- “The indirect effects on domestic law of the European legislation on payment systems” in *European Review of Private Law*, n. 6/2015, pp. 945-957
- “Criptovalute e dintorni: alcune considerazioni sulla natura giuridica dei Bitcoin” in *Diritto dell’informazione e dell’informatica*, n. 3/2015, pp. 443-456
- “Attività d’impresa e istituzioni religiose: il tema della *self-governance* nella recente giurisprudenza della Corte suprema degli Stati Uniti” in *Rivista del diritto commerciale e del diritto generale delle obbligazioni*, 2/2013, pp. 171-188
- “L’assicurabilità dei rischi da catastrofe”, co-authored with Vincenzo Zeno-Zencovich, in *Rivista di diritto privato*, 3/2013, pp.337-354
- “Unjust Enrichment in Recent so-called ‘Human Rights Litigation’”, in *Osservatorio del diritto civile e commerciale*, 1/2012, pgs. 159-171
- “Verso una *lex mercatoria* finanziaria? Analisi delle fonti alla base del processo di integrazione dei mercati finanziari europei”, in *Rivista critica del diritto privato*, 3/2010, pgs. 473-497
- “Chi produrrà rifiuti paga: il principio ‘chi inquina paga’ ed i criteri di tassazione sui rifiuti urbani. Nota a Corte giust. CE 16 luglio 2009, caso *Futura Immobiliare*” in *Europa e diritto privato*, 1/2010, pgs. 285-292
- “European Union Law as a Legal System in a Comparative Perspective”, co-authored with Vincenzo Zeno-Zencovich, in 19 *European Business Law Review* 243, (2008), pgs. 243-265
- “Responsabilità dei genitori ex art.2048 c.c.: la conferma di una sempre difficile prova liberatoria. Nota a Cass. civ. 8 febbraio 2005 n. 2518” in *La responsabilità civile*, n.6/2007, pgs. 514-520
- “Reflections on Trends and Evolutions in the Law of Monetary Obligations in European Private Law” in 18 *European Business Law Review* 443, (2007), pgs. 443-475

- “Vendita internazionale dei beni mobili e saggio degli interessi: la disciplina tra diritto uniforme convenzionale e legge nazionale. Nota di commento a Trib. Padova 31 marzo 2004” in *La Nuova Giurisprudenza Civile Commentata*, I, n.1/2005, pgs.170-182
- “From Rome to Nice: a Historical Profile of the Evolution of European Environmental Law”, co-authored with Vincenzo Zeno-Zencovich, in *12 Penn State Environmental Law Review* 219, (2004), pgs. 219-240.
- “Il Decreto Legislativo n.231 del 2002 di attuazione della Direttiva 2000/35/CE relativa alla lotta contro i ritardi di pagamento nelle transazioni commerciali” in *Contratto e impresa/Europa*, 2/2003, pgs. 1029-1053.

### Conferences and invited talks (selected)

- 6 December 2019, Fiesole, European University Institute, EU Financial and Monetary Law Working Group, “Framing Duties of ‘Responsible Credit’ in EU Law”
- 11 June 2019, London, Birkbeck University of London, “Communications Technologies on Trial: Social and Financial Exclusion” panel-round table
- 13 December 2018, Siena, EUMOL Winter School on “Money as a Means of Community Belonging”, talk on “The nominalistic principle as the *lien* between public and private dimension of money”
- 7-8 December 2018, Bruxelles, “La réforme du droit de la responsabilité en France et en Belgique. Regards croisés et aspects de droit compare” - Groupe de Recherche Européen sur la Responsabilité Civile et les Assurances, Université Saint-Louis Bruxelles- Italian report on « Les conditions de la responsabilité : les faits générateurs de responsabilité : faute ou risque ? »
- 29-30 November 2018, Groningen- “Blockchain, Public Trust, Law and Governance Conference”, University of Groningen, talk on “Legal and Regulatory Challenges of DLTs and Blockchain”
- 25 February 2018, Paris- Symposium on “Les traitement des difficultés des établissements bancaires et institutions financières. Approche croisée”, talk on “Banking Union and European Perspectives on Resolution”
- 12 January 2018- École des Hautes Études en Sciences Sociales, “Les ‘infrastructures’ juridiques de l’économie: histoires et theories”- talk on “La monnaie”
- 29-30 September 2017- Poitiers- “La responsabilité extra-contractuelle”- 15èmes Journées Poitiers-Roma Tre- talk on “La responsabilité extra-contractuelle dans le domaine bancaire. Quelques réflexions de droit compare”
- 15-16 September 2017- Paris- “La responsabilité environnementale”, Université Paris 1, Groupe de Recherche Européen sur la Responsabilité Civile et les Assurances, talk on “Les préjudices écologiques”
- 22-24 October 2015- Siena- “The Europeanisation of the Payment System”- Università di Siena, talk on “Reflections on the Legal Nature of Bitcoins”
- 18-19 September 2015- Tours- “L’immeuble et la responsabilité”- Groupe de Recherche Européen sur la Responsabilité Civile et les Assurances, talk on “La responsabilité des constructeurs”, and “L’immeuble, source de dommages environnementaux ou sanitaires”
- 21 May 2015- Rome- “Bitcoin: natura giuridica, profili economici, rischi, opportunità”- talk on “Profili giuridici del Bitcoin”, ISIMM, Istituto per lo Studio dell’Innovazione Media Economia Società Istituzioni, Roma
- 27 April 2015- Rome “Cina, Israele, tradizione romanisitca: un confronto sul valore della buona fede”- talk on “La buona fede nel diritto israeliano”- NCTM, Roma

- 23-24 October 2014- Siena- “Building up a EU-based payment system. Learning from the past to address the challenges ahead”- Università di Siena, talk on “The indirect effects on domestic rules of the integration of European payment systems”
- 19-20 September 2014- Lyon- “La responsabilité liée aux activités juridiques: étude de droit comparé”- Groupe de Recherche Européen sur la Responsabilité Civile et les Assurances, talk on “La nature de la responsabilité liée aux activités juridiques” e “Les préjudices réparables dans le cadre de la responsabilité liée aux activités juridiques”
- 13-14 December 2013- Poitiers “La socialisation de la réparation: fonds d’indemnisation et assurances”- Groupe de Recherche Européen sur la Responsabilité Civile et les Assurances, talk on “Les assurances de responsabilité: étendue des garanties et mise en oeuvre amiable”
- 10 December 2013- Rome- “A 75 anni dalle leggi razziali: nuove indagini per il passato, ancora lezioni per il futuro”- Università degli Studi Roma Tre, talk on “La responsabilità civile da illecito “storico”: un modello per il futuro?”
- 21 January 2011- Rome- “Le ferite della storia e il diritto riparatore”- Università degli Studi Roma Tre, talk on “L’*Holocaust* litigation”
- 23-24 June 2011- Haifa- “Rights and Remedies in the Law of Obligations”- University of Haifa School of Law, talk on “Notion and use of unjust enrichment in recent so-called Human rights litigation”
- 28-29 May 2010- Catania/Enna: “Privato, pubblico, globale nelle prospettive del diritto comparato” II Colloquio biennale dei giovani comparatisti, Associazione italiana di diritto comparato, talk on “Verso una nuova *lex mercatoria* finanziaria? Analisi delle fonti alla base del processo di integrazione dei mercati finanziari europei”