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## **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**

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NADIA COGGIOLA\*

The first Conference of the Società Italiana per la Ricerca nel diritto Comparato (SIRD) on ‘The New Frontiers of Comparative Law’ was held at the Università Statale di Milano on the 5th, 6th, and 7th days of May 2011, under the auspices of the Accademia dei Lincei. The purpose of the conference was to single out and to discuss promising themes for research in the field of comparative law by Italian scholars.

SIRD is the acronym of the *Società Italiana per la Ricerca nel Diritto Comparato* ([www.sirdcomp.it](http://www.sirdcomp.it)), the new scientific society established by a group of Italian comparative law scholars in September 2010. The purpose of the SIRD is to advance research in comparative law and to encourage exchanges among scholars working in the same field. According to its by-laws, SIRD promotes the diffusion of the Italian comparative research and the worldwide circulation of new ideas, by way of congresses, courses, translations of Italian and foreign works, grants, and support to its members.

Founded by several distinguished Italian scholars (among them, to cite a few, Rodolfo Sacco, Antonio Gambaro, Guido Alpa, Giovanni Conso, Michele Graziadei, Alessandro Pizzorusso, and Gustavo Zagrebelsky), SIRD has recently been appointed as the National Committee of the International Association of Legal Science and now counts more than 200 active members.

Actually, ‘active’ is the right adjective to refer to the SIRD and to the spirit of its founders and its members.

The role of comparative law in Italian universities is remarkable: Italian universities are the home of around 200 chairs in comparative law, and the subject is compulsory in every law degree programme. Italian scholars have often been praised by the international academic community for their contributions to the development of comparative law studies and their inspiring research. We can mention in this respect the work done in the field of legal anthropology and the research carried out with respect to African, Chinese, Indian, and Far Eastern legal systems. The most recent developments in comparative law studies in Italy deal with the theoretical problems of legal translation, legal ontologies, and the use of cognitive sciences in comparative legal research.

This enthusiasm recently flowed into the SIRD, and its first congress, devoted to the ‘The New Frontiers of Comparative Law’, witnessed the renewal of this vibrant spirit.

As mentioned above, the aim of the conference was to convene Italian comparative law scholars to explore upcoming and promising fields of research. With this purpose in mind, the conference organizers presented a large selection of topics to the audience.

On the first day, Antonio Gambaro (University of Milano) addressed the methodological problems raised by recourse to quantitative methods and indicators to measure

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\* Research Fellow Comparative Private Law, Faculty of Law, University of Torino.

that laws and legal institutions achieve. Mario Serio (University of Palermo) unveiled the structure and the use of general categories in civil law and common law systems. Vittoria Barsotti (University of Florence) provided a lively picture of the interactions between Parliaments, Constitutional, and supranational courts.

The following day, Felice Casucci (University of Sannio) explored the pluralistic dimensions of European law. Gabriele Crespi Reghizzi (University of Pavia) brought the public to consider the many fascinating problems raised by comparisons involving the legal systems of the Far East and Africa. Michele Graziadei (University of Torino) reported vividly on the difficulties and achievements of the Italian scholars involved in the codification of European private law.

In the afternoon of the same day, Barbara Pozzo (University of Insubria) brilliantly discussed the past and the future of legal translation, and Raffaele Caterina (University of Torino) captured the attention of the audience with a learned account of the deepness of cryptotypes.

The last day of the conference covered themes ranging from the structure of religious legal systems to the place of comparative law in the area of public law. Roberto Mazzola (University of Piemonte orientale) presented his reflections on the relationship between soteriology and law by discussing religious systems of law. Claudio Sacchetto (University of Torino) surveyed the landscape of comparative fiscal law, its old pitfalls, and its new frontiers. Roberto Scarciglia (University of Trieste) made the case for the development of a cognitive approach to constitutional justice.

During each session, many interventions – both announced in the programme and from the floor – enriched the debate, offering a fuller picture of what comparative lawyers think about the themes discussed during the conference.

Undisputedly, the first Conference of the SIRD was an excellent occasion to exchange ideas and proposals among its participants. But, above all, it was an invaluable source of inspiration about new avenues in comparative law research. This initiative offered to all its participants the opportunity to discover and to deepen the knowledge of what comparative law research has achieved in several subject areas on themes representing the frontiers of the discipline.

## List of Contributors

### EWOUDE HONDIUS

Professor of European Private Law  
Molengraaff Institute for Private Law  
Law Faculty, Utrecht University  
Janskerkhof 12  
3512 BL Utrecht  
The Netherlands  
Tel.: +31 (0) 31 253 7723  
E-mail: e.h.hondius@uu.nl

### JEAN-FRANÇOIS GERKENS

Professor of Roman Law and  
Comparative Private Law  
Faculty of Law  
University of Liege  
Bât. B33, boîte 11  
boulevard du Rectorat 3  
4000 Liège 1  
Belgium  
Tel.: +32 4 3663007  
E-mail: jf.gerkens@ulg.ac.be

### SÉVERINE SAINTIER

Senior Lecturer at the University of  
Sheffield(UK)  
Western Bank  
Sheffield S10 2TN  
United Kingdom  
Tel.: +44 (0)114 222 6864  
Email: S.Saintier@sheffield.ac.uk

### DAVE DE RUYSSCHER

Antwerp University  
Vennusstraat 23 (bureau S.V. 108)  
B-2000 Antwerp  
Belgium  
Tel.: 0032 (0)3/2055720  
E-mail: dderuyss@vub.ac.be, Dave.  
Deruysscher@ua.ac.be

### JAN-JAAP KUIPERS

Assistant Professor European Law  
Radboud University Nijmegen  
P.O. Box 9049  
6500 KK Nijmegen  
The Netherlands  
E-mail: j.kuipers@jur.ru.nl

### MARIE-JOSÉ VAN DER HEIJDEN

Assistant Professor of Private Law,  
Molengraaff Institute for Private Law,  
Utrecht University  
Janskerkhof 12  
3512 BL Utrecht  
The Netherlands  
Tel.: +31 (0)30 253 7183  
Fax: +31 (0)30 253 7203  
E-mail: m.j.c.vanderheijden@uu.nl

### ANNE KEIRSE

Professor of Private Law  
Molengraaff Institute for Private Law,  
Utrecht University  
Janskerkhof 12  
3512 BL Utrecht  
The Netherlands  
Tel.: +31 (0)30 253 7192  
Fax: +31 (0)30 253 7203  
E-mail: a.l.m.keirse@uu.nl

### HÉCTOR SIMÓN-MORENO

Civil Law Assistant  
University of Rovira i Virgili  
Avda. Catalunya, 35  
43002 Tarragona  
Spain  
E-mail: hector.simon@urv.cat

### DEWI HAMWIJK

Legal Researcher  
Centre for the Study of European  
Contract Law (CSECL)  
University of Amsterdam  
(sectie privaatrecht A)  
P.O. Box 1030  
1000 BA Amsterdam  
The Netherlands  
E-mail: d.j.y.hamwijk@uva.nl

### MACARENA SAEZ

Fellow International Legal Studies  
American University Washington  
College of Law  
4801 Massachusetts Avenue, NW

Washington, DC 20016  
United States of America  
E-mail: msaez@wcl.american.edu

LARRY A. DIMATTEO  
Hubert Hurst Professor of Contract Law  
& Legal Studies  
Warrington College of Business  
Administration  
University of Florida  
Department of Management  
PO Box 117165  
237 STZ  
Gainesville, Florida 32611-7165  
United States of America  
E-mail: larry.dimatteo@warrington.ufl.edu

NADIA COGGIOLA  
Research Fellow Comparative Private Law  
Faculty of Law  
University of Torino  
Biblioteca Ruffini  
Corso San Maurizio 24  
10124 Torino  
Italy  
E-mail: nadia.coggiola@unito.it

CHIARA PERFUMI  
University of Brescia  
Piazza del Mercato, 15  
25122 Brescia  
Italy  
E-mail: perfumichiara@hotmail.com

JUDITH ROCHFELD  
Professor of Private Law  
University of Panthéon-Sorbonne  
(Paris I); Co-President of TEE  
12 place du Panthéon  
75231 Paris Cedex 5  
France  
E-mail: judith.rochfeld@univ-paris1.fr

BÉNÉDICTE FAUVARQUE-COSSON  
Professor of Law  
Univeristy of Panthéon-Assas (Paris II);  
Co-President of TEE;  
Vice-President of the European Law  
Institute  
12 place du Panthéon,

75231 Paris CEDEX 05  
France  
Tel.: +33 (0) 1 44 41 57 00  
E-mail: b.fauvarquecosson@wanadoo.fr

RUFUS F. ABELN  
Master's Student in Private Law  
Utrecht University  
School of Law  
Utrecht, The Netherlands  
E-mail: rf.abeln@gmail.com

TOM G. ABELN  
Master's Student in Private Law  
Utrecht University  
School of Law  
Utrecht, The Netherlands  
E-mail: tg.abeln@gmail.com