Federico Alessandro Goria

(orcid.org/0000-0002-7987-1399)

Curriculum vitae

PERSONAL DATA

Born in Turin, Italy, the 27th of march 1978, he actually lives in Turin.

CURRICULUM VITAE ET STUDIORUM

He graduated in Legal History (Law curriculum) at the University of Turin in 2002; in 2004 he obtained a diploma in Archivistics, Paleography and Diplomatics at the School of the State Archives of Turin, and in 2006 he earned a PhD in History of Medieval Law, Institutions and Legal Culture at the University of Genoa. He teaches courses in History of Medieval and Modern Law at the Novara campus and History of Modern and Contemporary Law at the Alexandria and Novara campuses.

UNIVERSITY CAREER

2018-	Associate professor of Medieval and Modern History, University of
	Eastern Piedmont
2011-2018	Assistant professor of Medieval and Modern History, University of
	Eastern Piedmont
2010-2011	Tenure Track, University of Eastern Piedmont
2006-2011	Research fellow, University of Eastern Piedmont

UNIVERSITY POSITION

2021-	Chair of the master's degree program in Law
2019-2021	Education quality manager (RQDF) for the Department of Law and
	Political, Economic and Social Sciences, University of Eastern Piedmont
2015-	Representative of the Department of Law and Political, Economic and
	Social Sciences at the Interdepartmental Center for the History of
	Constitutional Law (DISCO), University of Eastern Piedmont
2014-2015	Representative of the Department of Business and Economics Studies at
	the Interdepartmental Center for the History of Constitutional Law
	(DISCO), University of Eastern Piedmont

DOCTORAL BOARDS

2022-	Doctorate in Law, Person and Market, University of Turin

MAJOR PUBLICATIONS

Articles in conference proceedings, book chapters or in journals

- 1. Il diritto feudale fra tradizione ed innovazione. Genesi e fortuna dello Speculum feudorum di Claude de Seyssel, in «Rivista di storia del diritto italiano», 79 (2006), pp. 215-289.
- 2. La bolla de non infeudando del 1567: politica antinepotistica e tutela del demanio ecclesiastico, in Le carte del diritto e della fede. Atti del convegno di studi, Alessandria 16-17 giugno 2006, Società di Storia, Arte e Archeologia, Alessandria 2008, pp. 93-105.
- 3. Le traité sur les fiefs de Claude de Seyssel: quelques considérations préliminaires, in Claude de Seyssel. Écrire l'histoire, penser le politique en France, à l'aube des temps modernes, Atti del convegno internazionale, Le Mans, 27-28 marzo 2008, Presses Universitaires de Rennes, Rennes 2010, pp. 179-182.
- 4. Quid mihi et vobis? *Prelati, amministratori e parenti nella storia del diritto canonico,* in Aequitas sive Deus. *Studi in onore di Rinaldo Bertolino,* I, Giappichelli, Torino 2011, pp. 259-273.
- 5. Governare il Risorgimento. Diritto e riforme nel Regno di Sardegna, in «Rivista di storia, arte e archeologia per le province di Alessandria e Asti», 120 (2011), pp. 107-117.
- 6. Vicende della proprietà feudale in età moderna. Spunti sull'applicazione in Piemonte dei decreti ducali in materia di alienazione dei feudi: fra dottrina e giurisprudenza, in Propriété individuelle et collective dans les États de Savoie. Torino, 9-10 ottobre 2009 troisième colloque P.R.I.D.A.E.S., Serre éditeur, Nice 2012, pp. 3-11.
- 7. Avvocazia dei poveri, avvocatura dei poveri, gratuito patrocinio: la tutela processuale dell'indigente dall'Unità ad oggi, in "Rivista di storia, arte e archeologia per le province di Alessandria e Asti", 121 (2012), pp. 23-137.
- 8. Alle radici dei "contratti differenziali": l'evoluzione degli strumenti giuridici in ambito finanziario a partire dal caso francese (secc. XVIII-XIX), in «Il Nuovo Diritto delle Società», 9 (2015), pp. 14-52.
- 9. Osservazioni in merito alle lois fondamentales du Royaume a partire dal principio di inalienabilità del demanio nelle opere di Seyssel, Bodin e Choppin, in «Rivista di storia del diritto italiano», 90 (2017), pp. 203-223.
- 10. Immigrazione e privilegi processuali fra diritto internazionale, prassi amministrativa e nuovi limiti costituzionali, dal Regno di Sardegna all'Italia unita: il caso dell'Avvocatura dei poveri, in «Historia et Ius», 14 (2018), pp. 1-21.
- 11. Proprietà, beni e diritti reali nell'esperienza giuridica medievale e moderna, in Diritti reali. Trattato teorico-pratico, a cura di P. Fava, Milano 2019, pp. 49-75.
- 12. Uso dell'argomento storico nella giurisprudenza costituzionale, in Le età della Costituzione. 1848-1918, 1948-2018, a cura di L. Geninatti Satè, J. Luther, A. Mastropaolo, C. Tripodina, Milano 2019, pp. 147-173.
- 13. "L'istituto del gratuito patrocinio così com'è regolato non basta". L'Ufficio di assistenza legale per i poveri di Milano, dalla Società Umanitaria all'ente autonomo, in «Historia et Ius», 18 (2020), pp. 1-65.
- 14. In collaborazione con L. Giuliani e E. Silvestrini, Access to Justice Italy, in A. Paterson, B. Garth, C. Alves, D. Esteves, E. Johnson Jr., Access to Justice. Global Access to Justice Project, 2020, pubblicazione online https://globalaccesstojustice.com/global-overview-italy/, pp. 1-66.
- 15. La politica del diritto nella gestione di un'epidemia, fra incertezze scientifiche e bilanciamento di interessi. Prime indagini sulla fillossera della vite in Francia, 1863-1878, in «Rivista di storia del diritto italiano», 94.2 (2021), pp. 95-174.
- 16. La responsabilità verso terzi nelle compagnie commerciali di età moderna: considerazioni sui rapporti fra compagnia e societas per viam accomaditae, in «Historia et Ius», 22 (2022), pp. 1-29.

Books

- 1. Fra rinnovamento e tradizione: lo Speculum feudorum di Claude de Seyssel, Giuffrè, Milano 2010, VI, 235 pp.
- 2. L'Avvocatura dei poveri. Vicende del modello pubblico dal Piemonte all'Italia, Il Mulino, Bologna 2017, 414 pp.

RESEARCH INTERESTS

- Origins, development and problems of the legal aid in history. Legal aid is still considered one of the fundamental aspects of the right that every individual has to access to justice and to assert his claims in court. In the past, such a need was felt, albeit with various modulations, essentially as part of the charitable activity that a society founded on Christian values had to guarantee to the poor and the weak who were unable to defend themselves; the modalities in which this right was granted were however extremely varied and reflected a complexity of models often comparable to that of today. It is therefore of great interest to study the problems faced over the centuries to guarantee what is still considered a fundamental right of the individual.
- The evolution of speculative and corporate contracts in the history of commercial law. Commercial law, since its medieval "explosion", has always found her roots, more than any other branch of law, in the daily practice of trading, but has inevitably had to deal with and adapt to reality exogenous regulations (eg. the regulations of usury by canon law); for this reason the evolution of the contracts used by the merchants saw the use of significant legal creativity dose that is primarily seen in themes such as the limitation of liability or the development of speculative mechanisms.
- Law, environment and emergencies. The recent pandemic has brought out on the one hand the need for an immediate legal and regulatory response and on the other has however provoked numerous criticisms, mainly focused on the opportunity to proceed with significant limitations of constitutional rights by virtue of the opinions of a technical committee, still not sufficiently able to know in detail the mechanisms of the new Sars-CoviD-2. From this point of view, it is interesting to investigate what happened in the past in situations of a similar emergency profile.
- Protagonists and controversies in industrial law in the Piedmont area. The Industrial Revolution, which only came to Italy after the Second World War, was however anticipated in the so-called 'industrial triangle' (Piedmont, Liguria and Lombardy) as early as the end of the 19th century and therefore focused the attention of jurists, especially in these areas, on the new frontiers of economic law: protection of trade names and trademarks, regulation of inventions and industrial innovations, unitary understanding of the multiple activities of companies, regulation of competition, just to give a few examples. Piedmont, the home of many new industrial enterprises that were building their fortunes in the years between the 19th and 20th centuries (for Alessandria, the two famous hat factories, both under the name Borsalino, for Turin, Fiat, founded in 1899, and a wide range of machinetool industries), it was also the site of the first teaching of Industrial Law (at the University of Turin), whose holder, Moisè Amar, was not only a well-known lawyer, involved in numerous disputes that became law at the time (such as the famous Verga-Mascagni case, Borsalino v. Borsalino and others), but also a qualified member of the sector's nascent international organisations and a prolific essayist. This figure has recently received some

attention from historiography, but has not yet been fully explored in terms of a full reconstruction of his legal biography, which therefore appears to be the subject of an investigation that can no longer be postponed. Similarly to be investigated is the milieu of practitioners (especially lawyers, as Edoardo Bosio or Angelo Villa) who shared numerous judicial battles with him to protect the nascent rights of industry.

COLLABORATION TO SCIENTIFIC JOURNALS AND EDITORIAL SERIES

- Member of the Steering Committee (editorial board) of the Rivista di storia, arte e archeologia per le province di Alessandria and Asti (a journal ranked by Anvur among area 12 scientific journals)
- Member of the scientific committee of the Bollettino storico vercellese
- He contributes to the bibliographical bulletin of the *Rivista di storia del diritto italiano* (Anvur A)

PARTICIPATION TO SCIENTIFIC-CULTURAL SOCIETIES

- Member of the Italian Society for the History of Law (SISD)
- Member of the Association of Historians of Medieval and Modern Law (ASDIMM)
- Member of the Scientific and Operational Committee of the Center for the Study of "Law, Religions and Literatures" (DIREL), based in Turin.
- Member of the Regulation, Ethics and Society Center (RES) in Novara, for which he is also co-editor of the series of volumes I Quaderni di RES, published by the Center on law-commercial issues. Currently, he has edited the online publication of two volumes, Regolare l'economia: il difficile equilibrio fra diritto e mercato dall'antica Roma alle odierne piazze finanziarie (2014) and Capitale sociale, responsabilità limitata e tutela dei terzi (2016).

DIRECTION OR PARTICIPATION IN THE ACTIVITIES OF A RESEARCH GROUP CHARACTERIZED BY COLLABORATIONS AT NATIONAL OR INTERNATIONAL LEVEL

He has participated in the following national and international research projects:

- to the 2003 program of scientific research of national importance (Cofin) Circulation of legal models (literary and legislative) between Italy and Europe in the 15th-18th centuries (national coordinator Rodolfo Savelli), as a member of the Research Units coordinated by prof. ssa Elisa Mongiano (University of Eastern Piedmont Circulation of legal models (literary and legislative) between Italy and Europe in the 15th-18th centuries: the experience of a frontier area) and Prof. Isidoro Soffietti (University of Turin Circulation of legal models (literary and legislative) between Italy and Europe in the 15th-18th centuries: the case of the Savoy States);
- to the two-year local research program (ex 60%) 2003-2004 of the Ius/19 area of the Faculty of Law of the University of Eastern Piedmont, responsible Prof. Elisa Mongiano, on the topic The legal experience of a frontier area: the Savoy States between the Middle Ages and the Modern Age (XV-XIX centuries);
- to the 2005 scientific research program of national importance (Cofin) (national coordinator Rodolfo Savelli), as a member of the Research Unit coordinated by Prof. Elisa

- Mongiano (University of Eastern Piedmont Immunity and jurisdiction in the formation of modern legal systems 15th-18th centuries);
- to the two-year local research program (formerly 60%) 2005-2007 of the lus/19 area of the Faculty of Law of the University of Eastern Piedmont, headed by Prof. Elisa Mongiano, on the topic Legislation, doctrine and practice between the Middle Ages and the Modern Age: the experience of the Savoy States;
- to the two-year local research program (ex 60%) 2005-2007 of the lus/19 area of the Faculty of Law of the University of Eastern Piedmont, head Prof. Francesco Aimerito, on the topic The legal professions from medieval Piedmont to republican Italy between law, institutions and society;
- to the 2007 Scientific Research Program of National Significance (Cofin) (national coordinator Rodolfo Savelli), as a member of the Research Unit coordinated by prof. ssa Elisa Mongiano (University of Eastern Piedmont Secular order and spiritual order in the construction of the Savoy legal orders: justice, taxation, fiefdom, law of persons, family and inheritance) and Prof. Isidoro Soffietti (University of Turin "Potestas in temporalibus" and "potestas in spiritualibus" in the history of law on this side and on the other side of the Alps. The experience of the Savoy States: governing practice, legislation and doctrine).
- to the 2008 scientific research program of national importance (Prin) as a member of the research unit coordinated by Prof. Paola Casana (University of Turin), entitled Legal doctrine and practice in the period of the codes in the subalpine area;
- to the two-year local research program (formerly 60%) 2008-2010 of the Ius/19 area of the Faculty of Law of the University of Eastern Piedmont, headed by Prof. Elisa Mongiano, on the topic Between France, Italy, and Spain: the circulation of legal models in the Asti and Alexandrian territories in the 15th-19th centuries;
- to the 2008-2010 two-year local research program (formerly 60%) of the lus/19 area of the Faculty of Law of the University of Eastern Piedmont, head Prof. Francesco Aimerito, on the topic The lower-middle jurisdiction in the Savoy States, between small homelands, nations and Europe (17th-20th centuries);
- to the two-year local research program 2016-2018 at the Department of Law and Political, Economic and Social Sciences, University of Eastern Piedmont entitled 1946-2016: rights in Italy seventy years after the republican turn.
- to the two-year local research program 2018-2020 at the Department of Law and Political, Economic and Social Sciences of the University of Eastern Piedmont entitled The role of the judge: mouth of the law or creator of law? Historical reconstructions and current perspectives in the light of European principles.
- During the years 2020-2021, he served as Local Researcher in the international project Global Access to Justice. A New Global Survey, coordinated by Professors Alan Paterson (Strathclyde University Law School, Scotland), Bryant Garth (University of California, Irvine School of Law, USA), Cleber Francisco Alves (Fluminense Federal University, Brasil), Diogo Esteves (Fluminense Federal University, Brasil), Earl Johnson (past Justice of the California Court of Appeal, USA), collaborating in the drafting of the national report on access to justice in Italy.
- He also participates in the European research project P.R.I.D.A.E.S. (*Programme de Recherche sur les Institutions et le Droit des Anciens États de Savoie*), in existence since the year 2007 and uniting research groups from the Italian universities of Turin, Genoa, Piemonte Orientale "Amedeo Avogadro" and French universities of Nice and Savoie.