



Call for Papers

Internet and civil law

Deadline: 1st september 2014

Work content:

The Scuola di Specializzazione in Diritto Civile from Camerino promotes a collection of contributions focused on the conferences' topic "Internet and civil law" scheduled for next 26th and 27th September taking place at the Camerino theatre "Filippo Marchetti"

The eligibility criteria of the contributions will be based on the relevance of the papers with the issues covered by the conferences.

Applicants:

Contributions may be sent by:

Researchers, graduate students, interns, lawyers, professionals, notaries and judges, as well as students taking the final year of degree in a legal, economic or socio-political area.

Contacts and publications

Authors who participate in the Call for Papers are requested to send their paper to the scuola.dirittocivile@unicam.it

Papers should be preferably submitted in English or Italian. However, papers drafted in other Community languages will be also taken into account.

3 Papers will be selected on the basis of the particular relevance of their scientific value. The winners will be announced at the end of the meeting on the 27th September. The 3 selected papers will be published in a volume that will include the conference proceedings in a separate appendix.

Those who wish it may prepare a poster that shows the contents of the paper. The poster should be sent together with the paper and the abstract no later than September 1, 2014 to the email address scuola.dirittocivile@unicam.it

The jury will select the posters that will be displayed during the conference and notify authors no later than September 15th.



Posters should be printed in broadsheet format by the authors and will be exhibited during the duration of the conference at the Teatro Filippo Marchetti no later than the 15th September.

The authors will illustrate their posters on the afternoon of 26th September from 18.30 onwards.

The delivery of the poster will take place at 16h00 at the Conference Secretariat located in the Teatro Filippo Marchetti, in Camerino - Corso Vittorio Emanuele II, n. 17

Those who show posters that are selected by the Jury may attend the conference free of charge.

For further information you can visit the site: www.unicam.it/scuoladirittocivile

Only papers received by 1st September will be considered. Issues and particular queries can be dealt with by the members of the jury with the individual authors

Technical requirements

For the purpose of publication on paper document articles should have a maximum length of 15.000 words.

The Paper will be prepared according to the following criteria. In particular, it is required that the notes are prepared in accordance with established criteria, and bibliographic citations listed in the footnotes to the page, excluding the drafting of a final bibliography.

Jury

All contributions will be subjected to scientific scrutiny by the jury consisting of members of the Scientific Committee of the Conference composed of the Profs. Maria Luisa Gambini, Lorenzo Mezzasoma, Carolina Perlingieri, Francesco Rizzo, Lucia Ruggeri, Antonella Tartaglia Polcini

Technical Details

The papers must meet the following technical and stylistic instructions:

- Garamond typography;
- Font size 11;
- Minimum line spacing 12,5;
- Tabs. (first line indent) 0,5 cm;
- Page Setup: left margin 2,4 cm; right margin 3,4 cm; bottom margin 3,8 cm; top margin 3,6 cm



The notes, necessarily at the foot 'of the page, will be composed as follows:

- Garamond typography;
- Font size 9;
- Minimum line spacing 10;
- Tabs. (first line indent) 0,5 cm;

2. Italics should be used with moderation. It will always be used to indicate the titles of the writings of volumes and periodicals cited, as well as the words in languages other than Italian. We do not recommend italics for Italian words.

3. In order to emphasize a word or if it contains a passage from another author or a sentence, quotation marks will be used (eg: « proportionality»); quotes within a quotation will be marked by inverted commas (eg: « the sanction of the " ineffectiveness "of the clauses “unconscionable” is understood as a “nullity”»).

4. Save in exceptional cases, in the text names of authors should not be included. The doctrines and solutions should be presented objectively (with the impersonal form) without reference to persons.

5. Authors are indicated, as a rule, in the notes in the following way: the first name (initialed) and surname (in full) in small caps (eg: N. IRTI; S. PUGLIATTI e A. FALZEA).



6. Papers are divided into paragraphs as short as possible (maximum three / four pages in print). Each paragraph should be marked with an Arabic numeral followed by a period (eg: 1).

7. Papers must be preceded by a summary indicating, in the shortest possible way, titles of the paragraphs, according to the following pattern: SUMMARY: 1 "Personal" property. - 2. Goods which the spouse or husband was entitled before the wedding. – etc. The latest title is followed by only one point. The titles mentioned are not to be repeated at the beginning of the respective paragraphs.

8. The citations of books (in the notes) are made according to the following model: AUTHOR (in small capitals), title, place of publication, date, pages (eg C. MAJORCA, Introduction to dynamic legal, Camerino-Napoli, 1978, p. 102). You can use the *passim* only work if there is the reference to the issue in more parts. In citations of works by several authors should adhere to the title page; if the extract does not follow this indication, is cited by dividing the surname of the authors with a comma, except the last two which are separated by 'and'. Eg: F.S. Azzariti, G. and G. MARTINEZ Azzariti.

9. When the same work is cited more times the first word of the title must be repeated provided they are clearly identifying (eg, F. Messineo, Manual, cit., P. 1000); if the quote is repeated in subsequent notes or in the same note, it is desirable (not a must) to use the abbreviations Op. cit. When different works from the same author are cited, but the same work in the same note or immediately following notes, we will use the abbreviations

10. If there are many editions of a work, take care to always refer to the latest edition (eg: F. Messineo, Handbook of Civil and Commercial Law, 9th ed., Milan, 1959).



11. When the articles are contained in a journal cited in the same note, or immediately before, they should be cited as follows: P. GREEK, on admission to the passive subject of proof in the bankruptcy proceedings, including, in 1953, I, p. 55 s.

12. Entries for Directories, and if subsequent identical after the first quote in full, the abbreviation is used: voce cit., Followed by the column and the number and, more voices, the last two being equal , the abbreviation: voce u.c

13. The decisions of the Court of Justice of the European Communities are cited as follows: CJEU, March 21, 1991, c. 303/88, Van Gend & Loos c. Dutch Tax Administration, in Collection, 1991-1, p. 5 ff.

14. The paragraphs of the individual articles of the law are cited as follows: Art. 1, paragraph 2. If the item consists of only two paragraphs, you can use the words 1, cpv. For the last paragraph of the statement can be used 1 , ult. cpv.

15. The sentences are mentioned as follows: Cass., June 6, 1951, n. 1451, by Rep. Jur. en., 1951 entry Draft, c. 824, n. 13.

16. Sentences and articles could be cited from computer support, if they are available on paper, as follows: Cass., May 9, 1998, no. 1212, on DVD Juris date. If the dvd or cd-rom does not have a title identifier, in italics indicate the Publisher [eg.: Cass., June 10, 1996, n. 1573, DVD (or CD ROM) UTET].

17. The ***citations of the laws*** will be carried out **in full** the first time, while the next will be **abbreviated** (eg: l. July 24, 1974, no. 35, ln 35, 1974).

18. Law articles that not only include paragraphs but also numbers and / or letters, will be cited as the following examples: art. 3, no. 2, letter. b (b is a letter in italics); Articles. 3, no. 2; 5, no. 7; 6, n. 3.



The articles included in the journal are cited in the following example:

1336 P. GREEK, on admission to the passive subject of proof in the bankruptcy proceedings, in Riv. dir. comm., 1953 I, p. 55 s.

20. To quote the correct reference should be made to the list of journals (almost complete) of our Editorial Guidelines Press the civil law.

21. It is suggested to read the editorial guidelines for the proper guidance of the treaties and commentaries (p. 5 and 6).

22. The essays included in a work edited by others must be cited in the following example: T. FEBBRAJO, Violation of the pre-contractual duty of information and consumer protection, in CAVAZZONI G., L. OF THE L. Mezzasoma and V. RIZZO (ed.), The law of consumption. Realities and Prospects, Naples, 2008, p. 285 ff.

23. The reference to Massimari is not recommended. If this happens, the citation should be: Cass., May 9, 1980, no. 3057, in Mass. Giust. civ., 1980 II (without indicating the page)

24. The citation of judgments indicates only the home page and, therefore, do not use the 'et seq'. Eg: Cass., 14 July 2009, n. 16382, in Vita not., 2009, p. 1446.

25. Concerning the notes, the citation of the authors should be in chronological order (from the oldest one to the most recent), and if they are from the same year, in alphabetical order.

26. The three dots should be used sparingly and, in any case, put in parentheses.

Together with its Paper, the applicants should also send in electronic format:

- Curriculum vitae;
- English abstract of your submission, if possible, not exceeding 150 words



Università di Camerino
Scuola di specializzazione in Diritto civile

• Eventual Poster

Evaluation parameters

Papers will be judged on the basis of the following parameters:

- reporting clarity, intellectual accuracy and logical structure;
- critical originality