#### **ORESTE POLLICINO**

# Full Professor of Constitutional Law Bocconi University

Italian, born

## **Personal Data**

## Education and visiting scholarship/professorship

1994-1999 Undergraduate Studies, Law Faculty, Messina University, Italy.

Each subject was passed with full marks: 30/30.

The highest final grade degree: 110 summa cum laude.

Thesis: Protection of Privacy in Italy and its implications in European

Law.

**2000** Master in European law, Law Faculty, Bologna University.

Master Thesis: Antitrust and database: a difficult reconciliation.

**2001 - 2002** Master in European Law, LLM, College of Europe, Bruges, Belgium.

Master Thesis: The legal reasoning of the Court of Justice in the

Context of the Principle of Equality.

Final Mark: 17,5 excellent

**2002 - 2005** PhD in Constitutional Law, Milan University.

PhD Thesis: Discrimination on the ground of sex and preferential treatment in the European dimension: in the search of the hearth of new

legal order.

Thesis awarded of the Price "Marco Biagi" 2005 for the best Italian

PhD thesis of the year.

**Jan. 2005 – Aug. 2007** Post-doc in Welfare in Europe: a comparative perspective, Bocconi

University.

2005 Visiting Scholar, Central European University, Budapest, Chair in

Constitutional Comparative Law and Media Law, Central European

University, Budapest.

**Apr. 2006** Winner of the national competition for professorship in Comparative

Public Law.

**Sept. 2007- Feb. 2016** Associate Professor of Comparative Law, Bocconi University.

Jun. – Aug. 2009	Visiting Scholar, <i>Central European University</i> , Budapest, Constitutional Comparative Law and Comparative Media Law, Central European University, Budapest.
Feb. – Aug. 2011	Visiting Fellow, Oxford Institute of European and Comparative Law, Law Faculty, University of Oxford.
Feb. – Aug. 2013	Visiting Fellow, Oxford Institute of European and Comparative Law, Law Faculty, University of Oxford.
Dec. 2013	Visiting Professor, course in European Constitutional Law (8 hours) Global Governance Programme, Tor Vergata, Rome.
Jan. – Apr. 2014	Jemolo Fellow at Nuffield College, University of Oxford.
Jan. 2014	Winner of the habilitation to full professorship in Constitutional Law, Comparative Constitutional Law and EU Law. The only candidate nationally to obtain such title in three legal subjects.
Jan. 2015	Visiting Professor, course in European Constitutional Law (8 hours) Global Governance Programme, University of Tor Vergata, Rome.
July 2015	Visiting Professor, Course in law and Cinema (16 hours), Haifa Law School, Haifa, Israel.
July 2015	Singapore, Campus abroad program, course in Civil Liberties and Human Rights (8 hours)
Mar. 2016 – present	Full Professor of Constitutional Law, Bocconi University.
Mar. 2016 – present <u>Awards</u>	Full Professor of Constitutional Law, Bocconi University.
-	Full Professor of Constitutional Law, Bocconi University.  Winner of the first price of the national competition entitled to Prof. Marco Biagi for the best PhD thesis of the year.
<u>Awards</u>	Winner of the first price of the national competition entitled to Prof.
<u>Awards</u> 2005	Winner of the first price of the national competition entitled to Prof. Marco Biagi for the best PhD thesis of the year.  Positioned as first among the (four) Bocconi law professors included in the general list of the Bocconi professors who have been awarded of a reduction of 50 teaching hours for the academic years 2009/10 and
<u>Awards</u> 2005 2009	Winner of the first price of the national competition entitled to Prof. Marco Biagi for the best PhD thesis of the year.  Positioned as first among the (four) Bocconi law professors included in the general list of the Bocconi professors who have been awarded of a reduction of 50 teaching hours for the academic years 2009/10 and 2010/11 due to research merits.

2013	Research Profile: Positioned as second among the (two) Bocconi law professors included in the general list of the Bocconi professors who have been awarded of a reduction of 50 teaching hours for the academic years 2013/14 and 2014/15 due to research merits.
2013	Awarded of Bocconi "Excellence in Research" Prize.
2013	Awarded of the Jemolo Fellowship (Nuffield College, Oxford University).
Teaching Experience	
2015 – 2016	Courses: Transnational Constitutional Law, Media Law and Public Law, Bocconi University.
2013 – 2015	Courses: Media Law and Public Law, Bocconi University.
2012 – 2014	Courses: Media Law and Regional Law, Bocconi University.
2010 – 2013	Courses: Media Law and Constitutional Adjudication, Bocconi University.
2009 – 2010	Courses: Media Law; Constitutional Adjudication; Italian and Comparative Public Law, Bocconi University.
2008 – 2009	Courses: Media Law; Italian and Comparative Public Law; Law and Economics with special focus on Regulation of Media, Bocconi University.
2007 – 2008	First semester: courses in Information and Media Law; Italian and Comparative Public law, Bocconi University.  Second semester: courses in Internet Law; Regulation and Competition Law, Master Meges, Bocconi University.
2006 – 2007	First semester: courses in Information and Media Law, Bocconi University.  Second semester: courses in Regulation and Competition Law, Master Meges, Bocconi University; Internet Law, Bocconi University; Italian and Comparative Public Law, LIUC University, Castellanza.
2005 – 2006	First semester: course in Information and Media Law, Bocconi University. Second semester: course in Regulation and Competition Law, Master Meges, Bocconi University; Italian and Comparative Public Law, LIUC University, Castellanza
2004 – 2005	First semester: course in Italian and Comparative Public Law, Bocconi University.  Second semester: course in Regulation and Competition Law, Master Meges, Bocconi University

2003 – 2004 First semester: course in Italian and Comparative Public Law, Bocconi

University.

Second semester: course in Regulation and Competition Law, Master

Meges, Bocconi University

2002 – 2003 First semester. Course in Italian and Comparative Public Law, Bocconi

University.

Second semester. Course in Regulation and Competition Law, Master

Meges, Bocconi University

# Founder and Editor in chief of the following international law blogs

- www.diritticomparati.it, Comparing Fundamental Rights in Europe

- www.medialaws.eu, Comparative Media Law in the Context

## **Director of the publishing series**

"Law and Policy of the New Media", Aracne, Rome, http://www.aracneeditrice.it/pdf/9788854851917.pdf

#### **Editor**

International Journal of Communications Law and Policy, www.ijclp.net

## Member of the Editorial Scientific Board of the following Law Reviews:

- Diritto Pubblico Comparato ed Europeo, www.dpce.it
- www.europeanrights.org, monitoring fundamental rights in Europe
- www.bocconilegalpapers.org, Review of the Bocconi Law School
- www.panoptica.org, Panoctica, Revista Eletrônica Acadêmica de Direito
- www.federalismi.it focus media
- Diritti e nuove tecnologie, Giuffrè

#### Fellowship and Membership

- Italian member of the European FREE Group "The Fundamental Rights European Experts Group"

- Recurrent visiting scholar at the Institute of European and Comparative Law, Law Faculty, Oxford University
- Fellow of the Institute of European Law (IEL), member of the Digital law working group (IEL)
- Member of Italian Association of European Lawyers (AIGE)
- Member of the Association of Comparative and European Law
- Member of the Italian Association of Comparative Law

# **Appointments at national Institutions**

2016	Appointed as expert, Ministry of Justice, revision of the <b>directive on digital content.</b>
2016	Appointed as legal expert for the drafting of the white book on the protection digital contents by <b>the National Authority of Communications</b> .
2015	Appointed as legal expert, Ministry of the Economic Development, <b>technical table on Net Neutrality.</b>
Appointments at European and international Institutions	

Appointments at European and international institutions	
2015	Appointed as national expert by the Council of Europe, <b>Directorate of Internal Oversight.</b>
2015	Appointed as national legal expert by the Council of Europe, Directorate Human Rights and Rule of law.
2015	Appointed as expert valuator at the at the Commission of the European Union, <b>H2020 GERI call</b> (Science with and for Society 2014-2015 Work Program).
2014	Appointed as independent legal expert at <b>OSCE</b> , <b>Representative on Freedom of the Media</b> , Vienna.
2013	Appointed as expert valuator by the <b>Commission of the European Union</b> , for the call FP7-SiS-2013-1, Structural Change and Gender Mainstreaming, DG Research & Innovation.
2012	Appointed National Expert for Italy in a "fact-check" project carried out by the Center for Media and Communication Studies (CMCS) of the Central European University on the very controversial new Hungarian media law.

#### Other teaching and professional experiences

2012 – 2016 Judge at the final rounds of "Price Moot Court in Media Law", Law

Faculty, Oxford University.

2013 Professor at An-Ox Summer School in Media Law, Oxford University.

**2008 - present**: of counsel, Portolano Cavallo Studio Legale (Law Firm leader in media

law)

## **Publications**

#### **Books**

#### a) Monographs

- 1. Protection of Fundamental Rights in Internet and Judicial Interaction. A Constitutional Comparative Perspective, under contract with Hart Publishing, Oxford (expected in 2017)
- 2. (With E. Apa), Modeling the Liability of Internet Service Providers: Google versus Vividown: A Constitutional Perspective, Milan, Egea, 2013
- 3. (With G. Martinico), *The Interaction between Europe's Legal Systems: Judicial Dialogue and the Creation of Supranational Laws*, Edward Elgar Publishing, Cheltenham (UK) || Camberley (UK) || Northampton (USA), 2012, 1-350
- 4. Allargamento dell'Europa ad est e rapporti tra Corti costituzionali e Corti europee. Verso una teoria generale dell'impatto interordinamentale del diritto sovranazionale? (Enlargment of Europe to East and Relationship between Constitutional and European Courts: Toward a General Theory of the National Impact of the Supranational Law?, in Italian) Milan, Giuffrè, 2010, 1-570
- 5. (With Guido Camera), La legge è uguale, anche sul web. Dietro le quinte del caso (Google-Vividown, All are equal before the Law, also in Internet: Google versus Vividown, in Italian) Milan, Egea, 2010, 1-170
- 6. Discriminazione sulla base del sesso e trattamento preferenziale nel diritto comunitario: un profilo giurisprudenziale alla ricerca del nucleo duro del new legal order (Discrimination on the ground of sex and preferential treatment in European Law, in Italian) Fondazione Marco "Marco Biagi", Milan, Giuffrè, 2005, I-330

#### b) Edited books

- 7. (With G. Busia and L. Liguori), *The Data protection Italian legislation 20 years later* (in Italian), forthcoming, Aracne, 2016
- 8. (With R. Mastroianni, O. Razzolini, S. Allegrezza, F. Pappalardo, *Commentary to the Charter of Fundamental Rights of the European Union* (in Italian), Giuffrè, forthcoming, 2016

- 9. (With M. Bassini e V. Lubello), *Digital inheritance and digital identity*, Aracne (in Italian), forthcoming, 2016
- 10. (With R. Franzosi and G. Campus), *Internet and Copyright protection in the European perspective. The Digital Single Market Copyright*, Aracne, 2016
- 11. (With G. Romeo), Internet Law, Protection of Fundamental Rights and Constitutional Adjudication, Routledge, 2016, 1-400.
- 12. (With E. Apa), *Code of Digital Information*, second edition, entirely revised and edition, 2015, Egea, 1-728
- 13. (With M. Bassini), Towards an Internet Bill of Rights? (in Italian), Aracne, 2015
- 14. (With E. Apa), *The first 15 years of the activity of the Italian Communication Authority*, (in Italian) Aracne, 2015
- 15. (With S. Gobbato), Sport rights between antitrust and regulation (in Italian), Aracne, 2014
- 16. (With E. Bertolini and V. Lubello), *Internet: Regole e tutela dei diritti fondamentali* (*Internet: Regulation and Protection of Fundamental Rights*, in Italian), Rome, Aracne, 2013, 1-204
- 17. (With A. Mazzaro), Tutela del copyright e della privacy sul web: quid iuris?, (Copyright versus Privacy in Internet, Quid Iuris?, in Italian), Rome, Aracne, 2012, 1-271
- 18. (With E. Apa), Code of Digital Information, 2012, Milan, Egea, 1-728
- 19. Class Actions nel diritto comparato (Class Actions in Comparative Law, in Italian) in Diritto Pubblico Comparato ed Europeo, 3/2012, 1107-1350
- 20. (With G. Martinico), *The National Judicial Treatment of Supranational Laws. A Comparative Perspective*, Groningen, Europa Law Publishing, 2010, 1-511

#### **Entries in Encyclopedia**

- 21. (With M. Bassini), Access to *Media*, Max Plank Encyclopedia of Comparative Constitutional Law (Oxford University Press)
- 22. (With G. Della Morte), *Law and Cinema*, Encyclopedia for the Philosophy of Law and Social Philosophy (Springer)

#### **Articles and Chapters in Books**

- 23. With G. Martinico e B. Guastaferro), *Italy*, in A. Albi (ed), *The Role of National Constitutions in European and Global Governance*, ASSER, forthcoming, 2017
- 24. (With E. Bertolini and V. Francheschelli), *Analysis of ISP regulation under Italian Law*, in G. Dinwoodi (ed), *Secondary liability of Internet Service providers*, Springer, forthcoming, 2016

- 25. *Book Review:* V. Barsotti, P. Carozza, M. Cartabia, A. Simoncini, Italian Constitutional Justice in Global Context, OUP, 2016, Common Market Law Review, forthcoming, 2017
- 26. Is there an "Italian style" in Constitutional Adjudication? in Italian Journal of Public Law Vol. 1, 2016
- 27. (With K. Kowalik-Bańczyk), Migration of European Judicial Ideas Concerning Jurisdiction Over Google on Withdrawal of Information, German Law Journal No. 13, 2016
- 28. La Corte di giustizia riconosce l'efficacia diretta orizzontale dei principi generali ma non delle direttive, in Quaderni costituzionali, 2016, pp
- 29. Presentazione. Costruendo le tradizioni dei diritti in Europa: il senso di un gerundio, e di un seminario, in La cittadinanza europea, fasc. supp. Costruendo le tradizioni dei diritti in Europa, 2016, 1, 5-9
- 30. Las tradiciones constitucionales comunes en la edad de la codificación (europea) de los derechos in Calogero Pizzolo e Luca Mezzetti (eds), Tribunales supranacionales y tribunales nacionales 2, Astrea.
- 31. A tutela de la privacy digital: el diálogo entre el tribunal de justicia de la unión europea y las jurisdicciones nacionales, in Revista de Estudios Políticos número 173, 2016.
- 32. Della sopravvivenza delle tradizioni costituzionali comuni alla Carta di Nizza: ovvero del mancato avverarsi di una (cronaca di) morte annunciata (is common constitutional tradition still a meaningful concept? (in Italian) in Diritto dell'Unione europea, 2016, and in L. D'Andrea G. Moschella A. Ruggeri A. Saitta (eds), La Carta dei diritti dell'Unione europea e le altre Carte (ascendenze culturali e mutue implicazioni), Giappichelli, 2016

## 33. Faletti

- 34. (With M. Bassini) *Article* 8, in R. Mastroianni, O. Pollicino, O. Razzolini, S. Allegrezza, F. Pappalardo (eds.), *Commentary to the Charter of Fundamental Rights of the European Union* (in Italian), Giuffrè, forthcoming, 2017
- 35. (With M. Bassini), Trattamento dei dati personali e ordine di protezione europeo: alla ricerca di un punto di equilibrio", in M. Ceresa-Gastaldo-H. Belluta (eds), L'ordine di protezione europeo. La tutela delle vittime di reato come motore della cooperazione giudiziaria, Giuffrè, 2016, 122-154
- 36. (With G. Romeo), Internet and models of constitutional review, in Internet Law, Protection of Fundamental Rights and Constitutional Adjudication, Routledge, 2016, 234-255
- 37. (With Bassini), Schrems, Il peso della Carta dei diritti fondamentali dell'Unione europea nel reasoning della Corte (Schrems, the role of the Charter of fundamental rights in the ECJ reasoning, in Italian), in Diritto dell'Informazione e dell'informatica, 2015, 743-778
- 38. From the Academia to the (constitutional bench,) An heterodox reading of the last move (decision No. 238/2014) of the Italian Constitutional Court on the relationship between

- Constitution and international (customary) law, in Diritto Pubblico comparato ed europeo, 2015, 1104-1127
- 39. (With M. Bassini) *The Luxembourg Sense of the Internet: Towards a Right to Digital Privacy*, in *The Global Community*, OUP, 2015, 223-246
- 40. The European Judicial Dialogue and the Protection of Fundamental Rights in the New Digital Environment, The Case of Freedom of Speech, in S. Morando-Foadi (ed), Fundamental Rights in the EU: a matter for two Courts, Hart, 2015, 93-114
- 41. European Court of Human Rights and Italian Constitutional Court: No 'Groovy Kind of Love, in K. Siegler (ed), The UK and of European Court of Human Rights- A Strained relationship, Hart, 2015, 362-378
- 42. La transizione dagli atomi ai bit nel reasoning delle Corti europee (Protection of fundamental rights on the Internet: From atoms to bits in the reasoning of the European Courts, in Italian) in Ragion Pratica, 2015, 53-82
- 43. Corte di giustizia e giudici nazionali: il moto "ascendente", ovverosia l'incidenza delle "tradizioni costituzionali comuni" nella tutela apprestata ai diritti dalla Corte dell'Unione (Role of the Common Constitutional Traditions in the European Integration Process, in Italian), in A. Ruggeri (ed) Crisi dello stato nazionale, dialogo intergiurispudenziale e tutela dei diritti fondamentali, 2015, Giappichelli, 91-121
- 44. Right to be forgotten and data retention. Towards a digital right to privacy? (in Italian), in Giurisprudenza Costituzionale, 3/2014, 2949- 2958;
- 45. Interpretation or manipulation? The Court of Justice sets a new right to digital privacy, in Federalismi.it 3/2014
- 46. Le Energie Rinnovabili nel diritto dell'Unione europea (Renwable energy in the EU law) in A. Carnevale, P. Carrozza, G. Cerrina Feroni, G. F. Ferrari, G. Morbidelli, R. Orrù (eds), Verso una politica energetica integrata. Indicazioni comparate per una politica energetica, Editoriale Scientifica, 2014,603-623
- 47. The Digital Right to Privacy taken too seriously in Luxemburg? The Role played by Articles 7 and 8 of the European Charter of Fundamental Rights, in the Google Spain Case (in Italian), in Diritto dell'informazione e dell'informatica, 569-589, 3/2014
- 48. (With V. Franceschelli and E. Bertolini), Secondary Liability of Internet Service Providers, in Italian National Reports presented at The XIX International Congress of Comparative Law, Academy of Comparative Law, Wien, Giuffrè, Milan, 2014, 847-886.
- 49. Reconciling right to be forgotten and freedom of information in the digital age. Past and future of personal data protection in the European Union, in Diritto Pubblico Comparato ed Europeo, 2014, 641-662
- 50. The European and Constitutional Implications of the Google v. Vividown Saga, in 2014 The Global Community, 2015, Oxford University Press, 227-258-
- 51. La Corte costituzionale è una "alta giurisdizione nazionale" ai fini della richiesta di parere alla Corte EDU ex Protocollo 16?, (Is the Italian Constitutional Court a High Jurisdiction according to Protocol 16 to the European Convention of Human Rights?) in Diritto dell'Unione Europea, 2/2014, 307-329.

- 52. Internet nella giurisprudenza delle Corti europee: prove di dialogo? (Internet in the case law of the European Courts, any room for judicial dialogue? in Italian) M. Nistico-P. Passaglia (eds), Internet e Costituzione (Internet and Constitution) Giappichelli, Torino, 2014, 121-167
- 53. Recensione a Francisco Fernández Segado, *La evolución de la justicia constitucional, Madrid, Dykinson-Constitucional, 2013*, in www.dpce.it, 2013
- 54. (With M. Bassini), Freedom of Expression and Defamation in Internet, in J. Trzaskowski, A. Savjn (eds), Handbook of Internet Law, Edward Edgar, Cheltenham (UK), 2014, 508-541
- 55. (With M. Bassini), *The Law of the Internet between Globalization and Localization*, in M. Maduro, K. Tuori (eds) *Transnational Law Rethinking Law and Legal Thinking*, Cambridge University Press, Cambridge, 2014, 347-380
- 56. Tutela del Pluralismo nell'era digitale, ruolo e responsabilità degli Internet Service Provider (Protection of Pluralism in Internet in the Digital Era: Liability and Role of the Internet Service Providers: in Italian), in *Percorsi Costituzionali*, 1/2014, 453-64.
- 57. From Partial to Full Dialogue with Luxembourg: The Last Cooperative Step of the Italian Constitutional Court, in European Constitutional Law Review, 1/2014 143-152.
- 58. La genesi del diritto sovranazionale europeo. Una analisi comparata delle origini dell'ordinamento CEDU e di quello comunitario (Genesis of European Supranational Law, in Italian) in L. Mezzetti, C. Pizzolo (eds), Diritto Costituzionale Transnazionale, Filodiritto editore, Bologna, 2013, 91-142.
- 59. (With M. Bassini), *Il diritto all'oblio: I più recenti spunti ricostruttivi nella dimensione comparata ed europea (The Right to be Forgotten: the European and Comparative Experience, in Italian)*, in F. Pizzetti (ed), *I diritti nella rete della rete, il caso del diritto d'autore,* Giappichelli, Torino, 2013 141-184.
- 60. (With G. Rando), Judicial cooperation and multilevel protection of the right to liberty and security in criminal proceedings. The influence of European Courts' case-law on the modern Constitutionalism in Europe, in S. Ruggeri (ed), Transnational Inquiries and the Protection of Fundamental Rights in Criminal Proceedings, Springer-Verlag Berlin Heidelberg, 2013, 51-84.
- 61. Toward a Convergence between the EU and ECHR Legal Systems? A Comparative Perspective in G. Repetto (ed), The Constitutional Relevance of the ECHR in Domestic and European Law. An Italian Perspective, Cambridge, Intersentia 2013, 99-118.
- 62. Qualcosa è cambiato: La recente giurisprudenza delle Corti costituzionali dell'est vis à vis il processo di integrazione europea (Something has changed: the recent "European" case law of the Central and Eastern Constitutional Courts, in Italian), in Il Diritto dell'Unione europea, 4/2012, 766-788
- 63. Un tentativo di problematizzazione e rimodulazione del dibattito intorno al "dialogo" tra le Corti (an attempt to make the debate around "the Judicial Dialogue" less semplified, in Italian) in Rendiconti (2011-12) dell'Accademia delle Scienze dell'Istituto di Bologna, Bononia University Press, 2012, 39-51

- 64. (With R. Grazzi), La c.d. "class action pubblica" in Italia: un primo bilancio alla luce degli esordi giurisprudenziali (The Italian Public Class Action, in Italian) in O. Pollicino (ed), Le class actions nel diritto comparato (Class Actions in Comparative Law, in Italian), in Diritto Pubblico Comparato ed Europeo, 3/2012, 1211-1222
- 65. Introduzione (Introduction), in O. Pollicino (ed) Le class actions nel diritto comparato (Class Actions in Comparative Law, in Italian), in Diritto Pubblico Comparato ed Europeo, 3/2012, 1109-1113
- 66. (With M Bellezza), Privacy e diritto d'autore nell'era digitale: alla ricerca di un bilanciamento (Privacy and Copyright in the digital era, in Italian), in (ed) GF Ferrari, La tutela della privacy 15 anni dopo, tempo di bilanci e di bilanciamenti, (Data protection 15 years later), Milan, Egea, 2012, 93-114
- 67. The Relationship Between the National Legal Order and the European Legal Order in the Case Law of the Italian Constitutional Court: A Selection of the Most Recent Relevant Decisions, in Italian Yearbook of International Law 2011, (2012) 323-336
- 68. Accesso, interconnessione ed interoperabilità: le novità apportate dal recepimento del "pacchetto Telecom" ne confermano il ruolo chiave nel nuovo assetto regolatorio del settore delle comunicazioni elettroniche (Access, Interconnection and Interoperability: the three key words in the new Electronic Communications regulatory framework, in Italian), in Diritto dell'informazione e dell'informatica, 4-5/2012, 743-764
- 69. A further Argument in Favour of the Construction of a General Theory of the Domestic Impact of Jurisprudential Supranational Law. The Genesis and the First Steps of ECHR and EU Legal Orders, in Comparative Law Review, 3/2012, 1-29
- 70. L'impatto della Convenzione europea e della giurisprudenza di Strasburgo sulla giurisprudenza costituzionale dei Paesi dell'Europea centro-orientale dell'Unione europea (The impact of the European Convention of Human Rights on the case law of the Central and Eastern European Courts, in Italian), in M. Fragola (ed), La Cooperazione fra Corti in Europea nella tutela dei diritti dell'uomo (Cooperation between Courts in Europe in the field of protection of fundamental rights) Calabria University Arcavacata di Rende (Cosenza), 12-4-2010, Naples, Editoriale Scientifica, 2012, 133-198
- 71. The Italian Constitutional Court and the European Court of Justice: a Progressive Overlapping between the Supranational and the Domestic Dimensions', in M. Claes, M. de Visser, P. Popelier and C. Van de Heyning (eds), Constitutional Conversations in Europe. Actors, Topics and Procedures, Intersentia, Cambridge, 2012, 101-129
- 72. (With Marco Bellezza), *Analysis of the Italian media law and policy*, in *Hungarian Media Laws in Europe*, CMCS, Central European University, Budapest, 2012, 1-186
- 73. (With G. Rando) *L'evoluzione del sistema delle fonti europee tra riscrittura dei Trattati istitutivi e creatività giurisprudenziale della Corte di Giustizia*, (*The Evolution of the EU Sources of Law in the Context of the ECJ Judicial Activism*, in Italian), in *Annali 2010-2011*, Pubblicazioni della Facoltà di Giurisprudenza Università telematica Giustino Fortunato, 2011, 441-493.
- 74. Tutela del diritto d'autore e della libertà di espressione in chiave comparata, quale equilibrio sul web?, (Copyright and freedom of expression in a comparative context: which balancing on

- the web, in Italian)? in F. Pizzetti (ed), Protection of fundamental rights in Internet. The case of the copyright in Italian. *I diritti nella "rete" della ret*e, Turin, Giappichelli 2011, 97 122.
- 75. (With G.F. Ferrari) The Impact of the Supranational Laws on the National Sovereignity of Member States, with Particular Regard to the Judicial Reaction of UK and Italy to the New Aggressive Approach of the European Court of Human Rights, in Comparative Law Review, 2011, 1-62
- 76. Freedom of Expression versus Copyright in the Digital Era: the Italian scenario, in Giurisprudenza Italiana, 2011, 8-9, 1951-1966
- 77. (With V. Sciarabba) La Corte europea dei diritti dell'uomo e la Corte di giustizia nella prospettiva della giustizia costituzionale (The European Court of Human Rights and the Court of Justice of European Union in the context of European Constitutional Justice, in Italian), in L. Mezzetti (ed.), Sistemi e modelli di giustizia costituzionale (Systems and Models of Constitutional Adjudication) CEDAM, 2011, 1-100
- 78. The Genocide Denial in Comparative Law, in Diritti umani e diritto internazionale, 2011, 85-106
- 79. (With G. Martinico), *The Impact of the Protection of Human Rights by the European Courts on the Italian Constitutional Court*, in P. Popelier, C. Van De Heyning and P. Van Nuffel (eds), *Human Rights Protection in the European Legal Order: the Interaction between the European and the National Courts*, Cambridge, Intersentia, 2011, 65-113
- 80. The Relationship between the Court of Justice of European Union and the European Court of European Rights: the Horizontal and the Vertical dimensions, in The Italian Yearbook of International Law, 2010, 2011, 229-247
- 81. (With G. Martinico and V. Sciarabba), Hands off the Untouchable Core: a Constitutional Appraisal of Kadi, in European Journal of Law Reforms, 2010, 281-304.
- 82. L'economia nella Costituzione: le scelte dell'Assemblea costituente (Economy in the Constitution: the Choices of the Constituent Assembly, in Italian), in G.F. Ferrari (ed), Diritto Pubblico dell'Economia (Public Law and Economics, in Italian), Milan, EGEA, 2010, 47-61
- 83. L'economia nella Costituzione: modello originario e tendenze evolutive (Economy in the Constitution: the Original Model and Its Evolution, in Italian) in G.F. Ferrari (ed), Diritto Pubblico dell'Economia (Public Law and Economics, in Italian), Milan, EGEA, 2010, 63-81.
- 84. Il diritto pubblico dell'economia nella prospettiva dell'integrazione europea (Public Law and Economics under the prespective of European Integration, in Italian) in G.F. Ferrari (ed), Diritto Pubblico dell'Economia (Public Law and Economics, in Italian), Milan, EGEA, 2010, 103-130.
- 85. (With L. Cuocolo, A. Tarzia, A. Vedaschi), Le dinamiche della sovranità economica tra dimensione nazionale e dimensione sovranazionale (The Economic Sovereignity between the National and the Supranational Dimension, in Italian), in G.F. Ferrari (ed), Diritto Pubblico dell'Economia (Public Law and Economics, in Italian) Milan, EGEA, 2010, 131-154

- 86. Certificazioni e norme tecniche (Tecnical Legislation and Certification) in G.F. Ferrari (ed.), Diritto Pubblico dell'Economia (Public Law and Economics, in Italian), Milan, EGEA, 2010, 507-519
- 87. (With G. Martinico), Report on Italy, in G. Martinico, O. Pollicino (eds), National judges and supranational laws: on the effective application of the EC law and the ECHR, Europa Law Publishing, Groningen, 2010, 269-300.
- 88. Conclusions. In search of Possible Answers, in G. Martinico, O. Pollicino (eds), National Judges and Supranational Laws: on the Effective Application of the EC and the ECHR Laws, Europa Law Publishing, Groningen, 2010, 499-511
- 89. Commento all'art. 37 della L. Urbanistica (1150/1942) (Comment to Article 39 of Italian Municipal Law) in R. Ferrara, G.F. Ferrari (eds), Commentario breve alle leggi in materia di urbanistica ed edilizia (Short comment to the laws in the field of Town Planning, in Italian) Padova, Cedam, 2010, 155-158
- 90. Commento all'art. 38 della L. Urbanistica (1150/1942) (Comment to Article 38 of Municipal Law) in R. Ferrara, G.F. Ferrari (eds), *Commentario breve alle leggi in materia di urbanistica ed edilizia* (*Short comment to the laws in the field of Town Planning*, in Italian), Padova, Cedam, 2010, 158-159
- 91. Commento all'art. 39 della L. Urbanistica (1150/1942) (Comment to Article 39 of Italian Municipal Law) in R. Ferrara, G.F. Ferrari (eds), Commentario breve alle leggi in materia di urbanistica ed edilizia (Short comment to the laws in the field of Town Planning, in Italian) Padova, Cedam, 2010, 159
- 92. Commento all'art. 40 della L. Urbanistica (1150/1942) (Comment to Article 40 of Italian Municipal Law), in R. Ferrara, G.F. Ferrari (eds), *Commentario breve alle leggi in materia di urbanistica ed edilizia* (*Short comment to the laws in the field of Town Planning*, in Italian) Padova, Cedam, 2010 159-161
- 93. (With G. Romeo), *Review* to "Still not resolved? Constitutional Issues of European Arrest Warrant", E. Guild and L. Marin (eds), [Nijmegen: Wolf Legal Publishers, 2009. x + 308 pp.], in European Law Review, 2010, 895-898
- 94. (With V. Sciarabba), Tratti costituzionali e sovranazionali delle Corti europee: spunti ricostruttivi (The Constitutional and the Supranational Sides of the European Courts), in E. Faletti, V. Piccone (eds), L'integrazione attraverso i diritti, L'Europa dopo Lisbona, Atti del I Workshop in diritto dell'Unione Europea e internazionale Venezia, Palazzo Ducale, 26-27 marzo 2010 (Integration through Law, in Italian) Rome, Aracne, 2010, 125-183
- 95. (With V. Sciarabba), Interazione fra funzioni della politica e funzioni delle Corti sovranazionali europee (Interactions betweens the role of Political Powers and the role of the European Courts, in Italian) in G. De Vergottini, T.E. Frosini (eds), Percorsi costituzionali, 2/2010 Corti costituzionali e funzione politica, 2010, 136-157

- 96. The Relationship between Member States Constitutional and the European Courts after Enlargement: toward a Unitarian Theory of Jurisprudential Supranational Law? in Yearbook of European Law, 2010, 65-111
- 97. La Corte europea dei diritti dell'uomo dopo l'allargamento del Consiglio D'Europa ad est: forse qualcosa è cambiato (The European Court of Human Rights after the Enlargment of the Council of Europe to the East, in Italian), in G. Bronzini, F. Guarriello, V. Picone (eds), Le Scommesse dell'Europa, Diritti, Istituzioni, Politiche, Ediesse, Rome, 2009, 101-138
- 98. (With V. Sciarabba). Lotta al terrorismo, diritti e principi fondamentali, rapporti tra ordinamenti: un importante capitolo della giurisprudenza "costituzionale" europea (Fight against Terrorism, Fundamental Principles and Relationship between Legal Orders: an important Chapter of the "Constitutional" Case Law of the ECJ, in Italian), in Diritto pubblico comparato ed europeo, 2009, 159-174
- 99. Corti europee e allargamento dell'Europa: evoluzioni giurisprudenziali e riflessi ordinamentali (European Courts and the Enlargment of Europe, in Italian), in Il Diritto dell'Unione Europea, 2009, 1-45
- 100. Strasbourg and Luxembourg at the Forefront of the Enlargement of Europe: An Antithetical Judicial Approach? in F. Fontanelli, G. Martinico (eds.), The ECJ under Siege New Constitutional Challenges, Icfai, University Press, 2009, 109-137
- 101. Margine di apprezzamento, art 10, c.1, Cost. e bilanciamento "bidirezionale":evoluzione o svolta nei rapporti tra diritto interno e diritto convenzionale nelle due decisioni nn. 311 e 317 del 2009 della Corte costituzionale (Margin of Appreciation and Article 10 of the Constitution: case note on decisions nn. 311 and 317 of the Italian Constitutional Court, in Italian), in www.forumcostituzionale.it., 2010
- 102. Le monarchie assolute (the Absolute Monarchies) in G.F. Ferrari (ed.), Atlante di diritto pubblico comparato (Atlas of Comparative Public Law, in Italian), Turin, UTET, 2009, 62-84
- 103. Lo Stato sociale (The Social State), in G.F. Ferrari (ed.), Atlante di diritto pubblico comparato (Atlas of Comparative Public Law, in Italian), Turin, UTET, 2009, 115-142
- 104. Tanto Rumore per (quasi) nulla? Su una discutibile decisione del Conseil d'Etat in tema di rapporti tra ordinamento interno e diritto comunitario (Much ado about nothing: casenote on a recent decision of the Conseil d'Etat with regard to the relationship between national and european legal orders, in Italian), in Il Diritto dell'Unione Europea, 2007, 895-916
- 105. (With V. Sciarabba). La Carta di Nizza oggi, tra "sdoganamento giurisprudenziale" e Trattato di Lisbona (The Charter of Nice after the Treaty of Lisbon, in Italian), in Diritto pubblico comparato ed europeo, 2008, 101-124
- 106. (With G. Martinico). Between Constitutional Tolerance and Judicial Activism: the "specificity" of the European Judicial Law, in European Journal of Law Reform, 2008, 99-125
- 107. The Italian Constitutional Court at the Crossroad Between Constitutional Parochialism and Cooperative Constitutionalism. Case note on judgments no. 348 and 349 of 2007, in European Constitutional Law Review, 2008, 363-382

- 108. The Conseil d'Etat and the relationship between French Internal Law and European law after Arcelor: something Has Really Changed?, in Common Market Law Review, 2008, 1519-1540
- 109. European Arrest Warrant and Constitutional Principles of the Member States. A case law Based Outline in the Attempt to Strike the Right Balance between Legal Systems, in German Law Journal, www.germanlawjournal.com, 2008, 1313-1354
- 110. Incontri e scontri tra ordinamenti e interazioni tra giudici nella nuova stagione del costituzionalismo europeo: la saga del mandato di Arresto europeo come modello di analisi: in European Journal of Legal Studies, www.EJLS.com, 2008, 220-268.
- 111. *The Judiciary*, in G.F. Ferrari (ed), *Introduction to Italian Public Law*, Milan, Giuffrè, 2008, 167-182
- 112. The President of Republic, in G.F. Ferrari (ed), Introduction to Italian Public Law, Giuffrè, 2008, Milan, 183-196
- 113. (With V. Sciarabba). Misure antiterrorismo: la Corte di giustizia riafferma i diritti e principi fondamentali europei ribaltando una sentenza del Tribunale di primo grado (The European Court of Justice and the Autonomy of EU Law: a comment on Kady, in Italian) in www.associazionedeicostituzionalisti.it, 2008
- 114. Against the "Americanization" of European Law in the Context of the New Era of Judicial Globalization, in Panòptica, Revista Eletrònica Academica de Direito, in www.panoptica.org, 2007, 407-440
- 115. L'integrazione del parametro costituzionale alla luce del diritto comunitario "presa sul serio" (The Integration of the Constitutional Parameter in the light of EU Law Taken Seriously, in Italian), in G. Bronzini, V. Picone (eds), La Carta e Le Corti (The Charter and the Courts, in Italian), Chimienti, 2007, 333-366
- 116. (With V. Sciarabba). I servizi sociali in Europa: un profilo di diritto comparato (The Social Services in Europe: a Comparative Perspective, in Italian), in Diritto pubblico comparato ed europeo, 2007, 968-999
- 117. Il Tribunale di Varsavia fa i conti con l'effetto utile del diritto comunitario: commento a Tribunale Costituzionale Polacco, P 37/05 del 19 dicembre 2006 (The Polish Constitutional Tribunal and the effet utile of European Law, in Italian), in Diritto pubblico comparato ed europeo, 2007, 1782-1783
- 118. The Constitutional Review Chamber of the Republic of Estonia, sentenza dell'11 maggio 2006: La Corte costituzionale estone fa i conti con i rapporti tra il diritto costituzionale e il diritto comunitario (The Constitutional Review Chamber of the Republic of Estonia and the relationship between Constitutional Law and European Law, in Italian), in Diritto pubblico comparato ed europeo, 2007, 1589-1590
- 119. Di cosa parliamo quando parliamo di uguaglianza? (What do we Speak about when we speak about Equality?, in Italian) in www.forumcostituzionale.it, and in P. Calvieri (ed.), Divieto di discriminazioni e giurisprudenza costituzionale, Turin, Giappichelli, 2006, 439-470

- 120. Dall'Est una lezione sui rapporti tra diritto costituzionale e diritto comunitario (From the East a Lesson with regard the Relationship between Constitutional Law and EU Law, in Italian), in Il Diritto dell'Unione Europea, 2006, 819-852
- 121. Il mediatore europeo (The European Ombudsman, in Italian) in Diritto pubblico comparato ed europeo, 2006, 1746-1761
- 122. Costituzione europea, tolleranza costituzionale e controlimiti: forse qualcosa è cambiato (European Constitution, Constitutional Tolerance and Counterlimits Doctrine, perhaps Something has changed, in Italian), in www.forumcostituzionale.it, 2005
- 123. Perché nessuno ha informato il Consiglio di Stato della nuova stagione costituzionale delle politiche di pari opportunità? (Why has Nobody Informed the Council of State of the New Constitutional Season of Sex Equality? In Italian), in Diritto delle relazioni industriali, 2005, 802-807
- 124. Il difficile riconoscimento delle implicazioni della supremazia del diritto europeo: una discutibile pronuncia del Consiglio di Stato (Supremacy of EU law and its implications: a recent decision of the Council of State, in Italian) in www.forumcostituzionale.it e in Rivista italiana di diritto pubblico comunitario, 2005, 1935-1946
- 125. Discriminazione sulla base del sesso e trattamento preferenziale nel diritto comunitario: un profilo giurisprudenziale alla ricerca del nucleo duro del new legal order (Sex Discrimination and Preferential Treatment in EU Law, in Italian) Fondazione Marco "Marco Biagi", Milan, Giuffrè, 2005, I-330
- 126. Storia (e conseguenze) di "uno strabismo logico": la Corte costituzionale e la parità dei sessi nella rappresentanza politica (History and Consequence of a "Logic Incongruence": the Constitutional Court and Sex Equality in the Political Arena, in Italian), in *Quaderni Regionali*, 2004, 75-95
- 127. Principio di tolleranza costituzionale tra self restraint e judicial activism della Corte di giustizia (Principle of Constitutional Tolerance between Self-Restraint and Judicial Activism of the Court of Justice, in Italian) in R. Orrù, L. Sciannella (eds), Limitazioni di sovranità e processi di democratizzazione (Sovereignty' Limitations and Democratic Process, in Italian), Turin, Giappichelli, 2004, 273-293
- 128. Legal reasoning of the Court of Justice in the Context of Principle of Equality Between Judicial Activism and self-restraint, in German Law Journal, 2004, 283-317
- 129. Tutela degli interessi finanziari comunitari tra proposte della Commissione ed opzioni della Convenzione: alla ricerca della base giuridica più appropriata per un Procuratore Europeo nella futura (ed eventuale) Costituzione d'Europa (Protection of the EC Financial Interest between European Commission's proposals and Convention's Options: which Legal Basis for the European Prosecutor in the Future Constitution for Europe?, in Italian), in Diritto pubblico comparato ed europeo, 2003, 507-517
- 130. Restrizioni accessorie alla concentrazione, revoca retroattiva di una decisione favorevole per le parti e principi generali del diritto comunitario: gli enfants terribles non risparmiano i

ripensamenti (tardivi) della Commissione (Mergers Ancillary Restrictions and General principles of EC laws, in Italian) in Diritto pubblico comparato ed europeo, 2003, 437-445

#### **Working papers**

- 131. Internet Law in the Era of Transnational Law", paper presented at the European University Institute, 14-2-2011, in the occasion of the Conference Transnational Law Rethinking Law and Legal Thinking, <a href="http://www.eui.eu/Projects/GGP/Documents/Publications/WorkingPapers/RSCAS201124rev-OPollicinoMBassini.pdf">http://www.eui.eu/Projects/GGP/Documents/Publications/WorkingPapers/RSCAS201124rev-OPollicinoMBassini.pdf</a>
- 132. Digito Ergo Sum. Freedom of Expression v. Copyright: the Case of File Sharing: Comparing US and European Approaches" paper presented at the VIII World Congress of the Association of Constitutional Law Constitution and Principles, Mexico City (Mexico), 6/10-12-2010, in https://www.juridicas.unam.mx/wccl/ponencias/3/57.pdf
- 133. New emerging judicial dynamics of the relationship between Member States and the European Courts after Enlargement From the Perspective of the Interaction Between National and European Legal Orders, Jean Monnet Working Paper, 14/2008, <a href="https://www.jeanmonnetprogram.org/papers/08/081401.doc">www.jeanmonnetprogram.org/papers/08/081401.doc</a>
- 134. Livre vert sur la protection des intérêt financiers Communautaires et la création d'un procureur européen in <a href="http://www.cahiers.org/new/HTM/ARTICOLI/LIVREVERT.HTM">http://www.cahiers.org/new/HTM/ARTICOLI/LIVREVERT.HTM</a> e in <a href="http://europa.eu.int/comm/anti\_fraud/green\_paper/contributions/pdf/gp\_college\_eu3\_fr.pd">http://europa.eu.int/comm/anti\_fraud/green\_paper/contributions/pdf/gp\_college\_eu3\_fr.pd</a> (2002)

#### **Presentations and Speechs (selection)**

- 1. The ambition of the CJEU to be a Constitutional Court in the field of digital law, speech held at Workshop on European Courts, new technologies and fundamental rights, 9th of December 2016, Athens, Greece.
- 2. Riforma del diritto d'autore e refit AVMS: quali prospettive?, speech held at the conference Diritto d'autore e servizi media audiovisivi nel mercato unico digitale, 11th of November 2016, Luiss University, Rome.
- 3. Cinema e diritto: notazioni introduttive, speech held at the Seminario di presentazione del Ciclo di proiezioni del 2017 Diritti Plurali, 24th of November 2016, University of Udine.
- 4. *La libertà di espressione alla luce delle indicazioni europee*, speech held at the conference *La libertà di espressione nella Federazione Russa*, 25th of November 2016, University of Udine.
- 5. Piattaforme online e servizi di media audiovisivi: la riforma della direttiva AVMS, speech held at the conference *Il Mercato Unico Digitale tra concorrenza e regolamentazione*, 28th of October 2016, Bologna.

- 6. Il ruolo degli operatori pubblici e privati tra libertà di espressione e sicurezza di Internet, speech held at the conference *Vivi Internet al Sicuro*, 17th of October 2016, Bocconi University, Milan.
- 7. *Interactions between various legal orders in Europe: judicial aspects*, speech held at the international conference Integration processes in Europe and Eurasia: role of the Council of Europe's conventions, 2nd of June 2016, Moscow, Russia.
- 8. Copyright Law, Technology, and Human Rights: A European Perspective, public lecture held at Singapore Management University, 14th of July 2016. Singapore.
- 9. Judicial Enforcement of digital privacy, speech held at the conference Business Internationalisation between European Law and Global Law, King's College, London, UK.
- 10. Il Nuovo Regolamento Europeo di protezione dati e gli effetti sugli ordinamenti nazionali, speech held at the Book launch *Privacy e il diritto europeo alla protezione dei dati personali.* Dalla Direttiva 95/46 al nuovo Regolamento europeo, 13th of June 2016, University of Milan.
- 11. *Tutela ed enforcement del diritto d'autore su Internet*, speech held at the Italian Camera dei deputati, 10th of June 2016, Rome.
- 12. *Is there an Italian Style in Constitutional Adjutication?*, speech held at the international conference of ICON, 17-19 June 2016, Berlin, Germany.
- 13. Interpretazione o manipolazione? Ovvero il senso della Corte di giustizia per la protezione dei dati personali nelle decisioni Google Spain e Digital Rights Ireland, speech held at the

- conference Governance di Internet ed efficienza delle regole: verso il nuovo regolamento europeo sulla privacy, 13th of November 2014, Rome.
- 14. *Internet and Constitutional Adjudication*, speech held at the Book Launch *Internet and Constitutional Law*, by O. Pollicino and G. Romeo, Routledge, 2016. 3th of April 2017, Law Faculty, Haifa University, Haifa.
- 15. Tv likeness and the revision of Audiovisual media services directive, speech at the conference: which future for the single digital Market? Authority for the Guaranties of Communications, Rome, 24<sup>th</sup> of March
- 16. Big data and the IV Amendment to the US Constitution: a step (paradoxically) forward the European standard of protection? Speech at the international conference: a data driven world, Perugia, 16<sup>th</sup> March 2016.
- 17. Introduction at the book Launch *Italian Constitutional Justice in a Global Context*, OUP, 2016, by V. Barsotti, M. Cartabia, P. Carozza, A. Simoncini. 14<sup>th</sup> of March, Bocconi University, Milan.
- 18. *Internet and Constitutional Law*, Speech held at the Book Launch *Internet and Constitutional Law*, by O. Pollicino and G. Romeo, Routledge, 2016. 11<sup>th</sup> of March 2017, Hungarian Academy of Science, Budapest.
- 19. Are the Common Constitutional Tradition still a meaningful concept in the era of bill(s) of rights? Speech at the International Conference: Protection of Fundamental Rights in Europe, State University, Milan, 27-28 February 2016
- 20. Taking the economic away from judges? Speech at the International Conference: The Principle of democracy and the European Monetary Union, University of Tor Vergata, Rome, 22 -1-2016
- 21. Italian delegate at the *Internet Governance Forum*, United Nations, 9-14 November, 2015, Joao Pessoa, Brazil
- 22. Italian expert and rapporteur at the international conference organized by the Council of Europe and the Russian Constitutional Court: *Enhancing national mechanisms for effective implementation of the European Convention on Human Rights*, Russian Constitutional Court, 22-23 October 2015, St. Petersburg, Russia.
- 23. Speaker at the Italian Internet Governance Forum, Chambers of Deputies, 12 October 2015, Rome, Italy
- 24. Which is the actual meaning of Common Constitutional Tradition? Paper presented at the conference: Judicial Dialogue and interaction between legal orders, University of Messina, 14 October 2015

- 25. The right to be forgotten, experts Seminar, EUI, Florence, 30-3-2015
- 26. The protection of pluralism in the digital age, Chamber of Deputy, Rome 11-3-2015
- 27. Contrast between international generally recognized norms and Constitution: some reflection on the decision n. 238/2014 of the Italian Constitutional Court, 6-3-2015 Bologna, Law Faculty
- 28. Hearing at the Commission for the Constitutional Affairs, Senate of the Italian Republic, with regard to a new constitutional bill aiming to introduce a right to access in Internet in the Italian Constitution, Rome, 27-2-2014
- 29. Why should the regulation of the OTT different from that one of Media Service Providers? LUISS, 17-2-2014, Rome
- 30. Conclusions at the Bocconi Seminar (with prof. Stefano Rodotà) *Digital Identity and Digital life after Death*: Quid iuris?, Milan, 6-12-2014
- 31. What do common constitutional traditions mean? Speech held at the conference Crisis of the Nation-State, Protection of Fundamental Rights and Dialogue Between Courts, Messina, 21 and 22-11-2014
- 32. The sense of the Court of Justice for Data Protection, speech held at the forum Internet Governance and Effectiveness of Rules, Rome, 13-11-2014
- 33. Chair at the inaugural Panel (speakers Prof. Pedro Cruz Villalón, Advocate General, European Court of Justice and Prof. Andras Sajo, Judge at European Court of Human Rights) at the *International Conference on Internet Law, Protection of Fundamental Rights and Constitutional Adjudication*, Bocconi University, Milan, 17 and 18-10-2014
- 34. Freedom of expression in Internet, a comparative perspective: Speech at the International Conference: Coherence in European Internet Law, Copenhagen Business School, Copenhagen, 9 and 10-10-2014
- 35. Protocol 16 to the ECHR: a new form of judicial dialogue? Speech at the PHD program in Constitutional Law, Perugia University, Perugia, 25-9-2014
- 36. Discussant of the Book R. Scarciglia and V Menski (eds.), *Islamic Symbols in European Courts*, Law Faculty, University of Trieste, Trieste, 10-9-2013
- 37. National Expert consulted in the public meeting by the Google Advisory Committee on *the right to be forgotten*, Rome, 10-9-2014
- 38. Discussant of the Book; Bill Davies, *Resisting the European Court of Justice: Germany's Confrontation with European Law 1949-1979*, CUP, 2012, LUISS University, Rome, 03-9-2014
- 39. *National Rapporteur, "Secondary liability of service providers"* The XIXth International Congress of Comparative Law, Academy of Comparative Law, Wien, 25-7-2014

- 40. Conclusions at the Conference: *Quo Vadis Digital Privacy*? National Data Protection Authority, Rome, 26-6-2014
- 41. Bocconi Summer School in Comparative Public Law: Internet and the Courts: The Case of Freedom of Speech (5 hours), 25-5-2014
- 42. (With M. Bassini), *Reconciling right to be forgotten and freedom of information in the digital age*, World Congress of Constitutional Law, Oslo, 13/20-6-2014
- 43. European Judicial Dialogue and the Protection of Fundamental Rights in the New Digital Environment: the case of freedom of speech, World Congress of Constitutional Law, Oslo, 13-20 June 2014
- 44. Protection of fundamental rights on the Internet: comparing European courts' case law, speech at the conference *Libertà e nuove tecnologie*, Seminario di Ragion Pratica, 13 and 14-6-2014, Bocconi University
- 45. Dialogue between European courts and Internet law: quid iuris? 9-6-2014, School of Law, University of Florence.
- 46. The protection of fundamental rights in internet and European Judicial Dialogue: an Attempt of Emancipation and Reconciliation, speech at City University, London, 29-5-2014
- 47. Protection of Fundamental Rights in Internet and Judicial Interaction: An Attempt to Fill the Gap, Speech at the Constitutional Law Discussion Group, Oxford University, 27-5-2014
- 48. European Court of Human Rights and Italian Constitutional Court: No 'Groovy Kind of Love' Speech at the Conference The UK and European Human Rights: A Strained Relationship? Leicester, 23 and 24-5-2014
- 49. The law on the press: from the world of the atoms to the world of the bit. What has changed?, Giornata del giurista, Bocconi University, 13-5-2014.
- 50. Introduction to the Conference: Marketing of audiovisual sport rights between EU law and domestic law: the aftermath of FAPL case, Bocconi University, 9-5-2014
- 51. The liability of journalists between old rules and new media, Bocconi University, 16-4-2014
- 52. (With C. Melzi d'Eril) Internet and liability: the enforcement of the law on the press and the need of "ad hoc" provisions, Pavia, 9-4-2014
- 53. The 'dialogue' between the Court of Justice and the European Court of Human Rights: new media rights as a case-study Speech at the Conference: The Preliminary Reference to the Court of Justice of the European Union By Constitutional Courts, Seminar in Memory of Gabriella Angiulli, LUISS University, Rome, 28 and 29-3-2014
- 54. Is the Italian Constitutional Court Competent to seek for an advisory opinion in front of the European Court of Strasbourg in the light of Protocol 16 of the European Convention of Human Rights? Speech at the Conference: Protocol 16 of the European Court of Human Rights: a New Form of Judicial Dialogue? Bicocca University, Milan, 11-3-2014
- 55. Is the internet market plural enough? New operators, new subjects and a new regulation for plurality, Speech at the Conference Pluralism at the Age of Internet, European University Institute, Fiesole, 8-11-2013
- 56. Protection of Pluralism in Internet: Role and Responsibilities of Internet Service Providers, speech at Bocconi University, Milan, 28-10-2013

- 57. Conclusions at the Conference: *Data ut Des: Privacy and Business Models*, Data Protection National Authority, Rome, 17-10-2013
- 58. Positive Actions, Sex discrimination in the case law of the European Court of Justice, speech at Law Faculty, Bergamo, Postgraduate Course in Sex Equality, 11-10-2013
- 59. Where Publishers Fear to Tread, speech at the Media Law Resource Center London Conference 2013, London, 23-9-2013
- 60. (With M. Bassini), *The freedom of information and the right to be forgotten: a harder and harder balance*' Speech at IALS HART Legal Workshop 2013, *The Constitution of the Public Sphere, the Post Leveson Landscape*, Institute of Advanced Legal Studies, London, 25-6-2013
- 61. Internet and Pluralism: the Role of the Internet Service Provider, speech at the Conference Protection of Pluralism in the Age of Internet, National Competition Authority, Rome, 29-5-2014
- 62. Protection of Creativity: the "Legal" Offer of Contents On Line, speech at the Conference, Online Copyright, which models?, Italian Parliamant, Rome, 24-5-2013
- 63. The origins of EU an ECHR legal orders: a comparative analysis. Paper presented at the discussion with PhD students of the doctorate in European and Comparative Law, Pescara University, 8-3-2013
- 64. *The Relationship between National Court and European Courts*, speech at the international conference "Italian-Argentinian-Brasilian" Meeting of Constitutional Law, Parma, 6-3-2013
- 65. Discussant of the paper: A Cosmopolitan Legal Order: Constitutional Pluralism and Rights Adjudication in Europe by A. Stone Sweet, Bocconi University, 28-11-2012
- 66. *Internet between self regulation and State Control*, paper presented at the annual Conference of the Italian Association of Constitutional Scholars, Salerno University, 22/24-11-2012
- 67. (With M. Bassini), *Media Convergence: is a different regulatory approach needed?*, paper presented at the international conference *European Union Competence in Respect of Media Pluralism and Media Freedom*, Centre for Media Pluralism and Media Freedom, European University Institute, Florence, 29-10-2012
- 68. EU and ECHR: Two worlds (still) apart? Calabria University, Arcavacata di Rende, Cosenza, 15-5-2012
- 69. (With M. Bassini) Genocide Denial: A Comparative Focus on Extent and Limits of Freedom of Expression in Europe, paper presented at the Conference Media Pluralism and Diversity and Combating 'Hate Speech' in Europe, Centre for Media Pluralism and Media Freedom, European University Institute, Florence, 27-3-2012
- 70. (With M. Bellezza) Copyright between protection of privacy and freedom of expression on *Internet*, paper presented at the National Authority for the Protection of Communications, Rome, 13-12-2012
- 71. Presentation of the paper: *The origins of the EEC and ECHR legal orders in a comparative perspective* at the International Seminar "*Transnational Constitutional Law in Action*", Bologna University, 6-3-2012
- 72. Roundtable on the Hungarian Media Law in Europe, Presentation of the international study, Central European University, 19-3-2012
- 73. The European Court of Strasbourg between judicial activism and protection of national values, paper presented at the workshop Fundamental Rights vs. National Values? Arguing about the Veil and the Cross, Bocconi University, 18-1-2011

- 74. The Law of the Internet paper presented at the international workshop Transnational Law: Rethinking Law and Legal Thinking, European University Institute, Fiesole, Florence, 10 and 11-3-2011
- 75. The Italian Constitutional Court and the European Court of Justice: a Progressive Overlapping between the Supranational and the Domestic Dimension, paper presented at the International Seminar "Constitutional Conversations", Antwerp, 30-3-2011
- 76. Judicial cooperation and multilevel protection of the right to liberty and security in criminal proceedings. The influence of European Courts' case-law on the modern Constitutionalism in Europe, paper presented at the International Conference, "Transnational Inquires and the Protection of fundamental rights in Criminal Proceedings", Syracuse, 30-5/1-6-2011
- 77. (With G.F. Ferrari) The Impact of the Supranational Laws on the National Sovereignty of Member States, with Particular Regard to the Judicial Reaction of UK and Italy to the New Aggressive Approach of the European Court of Human Rights, paper presented at the international conference "WG Hart Legal Workshop 2011", Institute of Advanced Legal Studies, London, 28-30-6-2011
- 78. Professor of EU law and Comparative Constitutional Law at the Summer School "European Union and Legal Reform", Igalo, Montenegro, 25/30-7-2011
- 79. *The European and National Sources of the Principle of Non Discrimination*, Paper presented at the international seminar of "Union Internationale des Avocats", Third North-South Human Rights Forum: Discrimination, Bologna, 9-9-2011
- 80. Conclusive remarks at the Seminar "Relationship among the Court of Justice of the European Union and the European Court of Human Rights: something is changed? 15-10-2011, Bocconi University
- 81. The National Judicial Treatment of EU and ECHR Law in a Comparative Perspective, paper presented at the Conference "European Charter of Fundamental Rights and the Role of the National Judge", Rome, 26-10-2011
- 82. Conclusive Remarks at the international Seminar: *The European Court of Human Rights and the Margin of appreciation: a dialogue with Professor Andràs Sajò and Giulio Itzcovich*, Bocconi University, 28-10-2011
- 83. *Copyright versus Privacy*, paper presented at the international conference *Data Protection* in Italy 15 years later, Bocconi University, 11-11-2011
- 84. The Impact of Supranational Law on the Constitutional Jurisdictions of the Member States, paper presented at the Conference: The ECHR between Effectiveness and Interaction Between Legal Orders, University of Perugia, 17-11-2011
- 85. (With E. Bonadio), Presentation of the paper: *Digito Ergo Sum. Freedom of Expression v. Copyright: the Case of File Sharing: Comparing US and European Approaches*" –at the VIII World Congress of the International Association of Constitutional Law "*Constitution and Principles*" Mexico City (Mexico), 6/10-12 2010
- 86. Presentation of the Paper: EU Sources of Law from Rome to Lisbon: Evolution or Involution? at the Conference "Which added value for European Union after Lisbon" organised by "Consiglio Superiore della Magistratura", the Highest Judicial Italian Authority, Rome, 11-11-2010
- 87. *E-commerce and Consumer Protection*, Speech at the Conference, *E-Commerce*, *Legal Issues*, Milan, 7-10-2010

- 88. (With prof. A. Ruggeri), Constitutional *Court and European Courts in the European Integration Process*, Cosenza University, 11-6-2010
- 89. The Judicial treatment of the EU law and European Convention of Human Rights in the New Member States of the European Union, paper presented in the class of the course of European and Constitutional Law, Prof. Antonio Ruggeri, Messina University, 26-4-2010
- 90. The Relationship between the European Court of Human Rights and the Polish and Czech Constitutional Courts, paper presented at the Conference organized by Italian Society of International Law, Cosenza, 12-4-2010.
- 91. *Is the European Court of Human Rights a Constitutional Court*? Paper presented at the Conference organised by Lelio Basso Foundation, Venice, 27-3-2010.
- 92. Report on Italy at the international workshop on *'National Judges and Supranational Laws: On the Effective Application of the EC Law and the ECHR'*. S. Anna School of Advanced Legal Studies, Pisa, 15 and 16-1-2010
- 93. Integration and jurisdiction: the role of European Courts: presentation at the Conference "Costitutionalism and Constitutional Law in the Member States of Europe", Bari, 29-4-2009
- 94. Chair at the 17th Annual Conference on 'The Individual vs. the State', Argument that work, Central European University, Budapest, 12 and 16-6-2009
- 95. Positive Actions and Positive Discrimination in the EU Law, Presentation of the paper at the Conference Gender Mainstreaming and Sex Equality, University of Bergamo, 11-9-2009
- 96. The Protection of Intellectual Property: a Constitutional Approach, paper presented at the conference, "Intellectual property and enterprise", Milan, 7-10-2009
- 97. New Emerging Judicial Dynamics of the Relationship Between Member States and the European Courts after Enlargement from the Perspective of the Interaction Between National and European Legal Orders, paper presented at the Centro de Estudios Politicos Y Constitutionales, Madrid, 26-10-2009
- 98. The Enlargement of Europe to the East: what has changed in the relationship between Constitutional Courts and European Courts? II Simpósio Internacional da Academia Brasileira de Direitos Humanos Desenvolvimento e Direitos Humanos, Vitoria, Brazil, 13-11-2009
- 99. Presentation of the Paper: New Emerging Judicial Dynamics of the Relationship Between Member States and the European Courts after Enlargement from the Perspective of the Interaction Between National and European legal orders, at NYU School of Law, Jean Monnet Chair, Prof. Joseph Weiler 19 and 20-5-2008, New York University
- 100.EU Enlargement and European Constitutionalism Through the Looking Glass of the Interaction Among Interconnected Legal Systems, paper presented at the conference The Next 50 Years: The Future of European Law & Policy Conference on European Law & Policy in Context. Institute of European Law, University of Birmingham, 3 and 4-7-2008
- 101. ECHR and European Law after the Enlargement of Europe, speech at the Conference: The Lisbon Treaty: Institutions, Rights, and Policies, Rome, Palazzo della Provincia, 3 and 4-10-2008
- 102.Presentation of the paper: *The protection of Privacy in Internet*, within the organisation of Internet Code, <a href="http://codiceinternet.it/">http://codiceinternet.it/</a>, Ottagono, Galleria Vittorio Emanuele, Milan. 10-10-2008

- 103. Enlargement of Europe: has Something Changed in the Relationship Between the Supranational and National Legal Orders? paper presented at Central European University, Budapest, 21-11-2008
- 104. The Relationship Between the European Legal Order and the International Legal Order after the Kadi Decision of the European Court of Justice, paper presented at Law School, Parma University, 19-11-2006
- 105. The specificity of European Judicial System against the background of Judicial Globalization, paper presented at Constitutional Law World Congress, Rethinking the boundaries of Constitutional law, Athens, 11/15-6-2007
- 106. Speech at St. Anna Institute for Advanced Legal Studies. Pisa, 29-6-2007. Title of the presentation: *Positive Actions the European Legal Order*
- 107. Speech at the Conference: *The Charters and the Courts*, Rome, 27 and 28-4-2006. Title of the presentation: EU *Enlargement and the new Judicial Approach of the Central and Eastern Constitutional Courts*
- 108.Presentation of the Paper: *Discrimination on the Ground of Sex and Preferential Treatment in EC law*, 28-11-2006, Law School, University of Florence
- 109. The European Ombudsman in the context of the European Citizenship, speech at the Conference: The Ombudsman in Comparative Law, 23-2-2006, Bocconi University
- 110.Difference and Equality in the Legal Reasoning of the European Constitutional Courts, speech at the Conference: Principle of Equality in the Case Law of the Italian Constitutional Court, Perugia University, 18-3-2005
- 111. Speech at the Conference: Limitations of Sovereignty and Democratisations Process, Teramo University, 27 and 28-6-2003. Title of the presentation: The European Court of Justice between Judicial activism and Self-Restraint