

MICHELE MESSINA

PERSONAL INFORMATION

Name: Michele
Surname: Messina
Gender: Male
Date of birth: 04.04.1975
Place of birth: Messina
Nationality: Italian
Email: michele.messina@unime.it.

WORKING AND RESEARCH EXPERIENCES

From December 2022: Professor of European Union Law – **University of Messina** – Italy.

Jan. 2019 – Dec. 2022: Associate Professor of European Union Law – **University of Messina** – Italy.

Jan. 2016 – Dec. 2018: Senior Lecturer in European Union Law – **University of Messina** – Italy.

Mar. 2019: Visiting Professor at the Faculté de droit of the **Université Paris-Est Créteil (UPEC)**.

Nov. – Dec. 2017: Guest Researcher at the **Europa Institute** of the **Leiden Law School**, Leiden University, The Netherlands.

Aug. – Sept. 2017: Visiting Scholar at the **Columbia University in the City of New York**, USA.

Dec. 2011 – Dec. 2015: Lecturer in European Union Law – **University of Messina** – Italy.

Jul. 2011 – Dec. 2011: Deputy Head of Section – European Business Law – **Academy of European Law (ERA)** – Trier – Germany.

Mar. 2009 – Jun. 2011: Course Director – European Business Law Section – **Academy of European Law (ERA)** – Trier – Germany.

Oct. 2008 – Feb. 2009: Traineeship at the **European Commission** – DG Competition, Units A/4 (European Competition Network) and A/1 (Private Enforcement) – Brussels - Belgium.

January – May 2007: Visiting Research Fellow at the **British Institute of International and Comparative Law**. – Supervisor: Dr Philip Marsden.

January – May 2007: Visiting Research Student at **King's College London – University of London** – Supervisor: Prof. Richard Whish.

TEACHING EXPERIENCE

- Since 2020/21 Teaching **European Union Law** (48hrs) for the Degree of Political Sciences and International Relations, Department of Political Sciences and Law, University of Messina.
- Since 2023/24 Teaching **EU Law and Digitization** (36hrs) for the Degree of Law of New Technologies, Department of Political Sciences and Law, University of Messina.
- From 2016/17 to 2022/23: Teaching **EU Internal Market Law** (48hrs) for the Degree of International Relations, Department of Political and Legal Sciences, University of Messina.
- From 2020/21 to 2021/22 Teaching **EU Immigration Law** (36hrs) for the Degree of Social Service, Department of Political Sciences and Law, University of Messina.
- 2021/22 Teaching **International Law and Human Rights** (48 hrs) for the Degree of Political Sciences and International Relations, Department of Political Sciences and Law, University of Messina.
- From 2016/17 to 2019/20 Teaching **EU Immigration Law** (48hrs) for the Degree of Political Sciences and International Relations, Department of Political and Legal Sciences, University of Messina.
- 6 December 2019 **“The Principle of Solidarity in EU Asylum and Immigration Policies”**, Doctoral Seminar for the PhD in “Public, Comparative and International Law”, Sapienza, University of Rome.
- 4 May 2018: **“European Union Citizenship and Access to National Welfare Systems for EU Inactive Citizens: Is There Any Lesson to be Learnt from the US?”** Doctoral Seminar for the PhD in “Public, Comparative and International Law”, Sapienza, University of Rome.
- From 2016/17 to 2017/18 Teaching **EU Law** (Institutional and Administrative Law; EU Internal Market Law: Antitrust and State aid Law) (30hrs) for the Law Degree, Department of Law and Economics, University Mediterranean of Reggio Calabria
- From 2015/16 to 2017/18 Teaching **EU Law** (Institutional and Administrative Law; EU Family Law) (36hrs) for the Degree of Social Service, Social Policy and Sociological Studies, Department of Cognitive, Psychological, Pedagogical and Cultural Studies, University of Messina.
- From 2013/14 to 2015/16 Teaching **EU Law** (Institutional and Administrative Law; EU Internal Market Law: Antitrust and State aid Law) (60hrs) for the Law Degree, Department of Law and Economics, University Mediterranean of Reggio Calabria.

- 2015/16 Teaching **The Protection of Fundamental Rights in the EU**, for the Degree of Social Sciences for the Mediation, Cooperation and Development, Department of Political and Legal Sciences, University of Messina.
- 2015/16 Teaching **EU Law** (EU Internal Market Law) (48hrs) for the Degree of Administrative Sciences, Department of Political and Legal Sciences, University of Messina.
- From 2013/14 to 2014/15 Teaching **EU Law** (Institutional, Administrative, Free Movement and Immigration Law) (54hrs) for the Degree of Social Services, Department of Human and Social Sciences, University of Messina.
- 2013/14 Teaching **EU Law** (Institutional and Administrative Law; Legal aspects of the EMU) (56hrs) for the Advanced Degree of Economics and Law, Department of Economic, Company and Environmental Sciences and Quantitative Methodologies, University of Messina.
- From 2011/12 to 2012/13 Teaching **EU Law** (Institutional, Administrative, Free Movement and Immigration Law) (48hrs) for the Degree of Social Services, Department of Human and Social Sciences, University of Messina.
- 2012/13 Teaching **EU Regional Policy** (6hrs) for the Master degree in Management of Cultural Heritage, Department of Legal Sciences and History of Institutions, University of Messina.
- 2011/12 Teaching **Public International Law** (48hrs) for the Degree of Social Services, Department of Human and Social Sciences, University of Messina.
- 2009/10 Teaching **Protection of Fundamental Rights in Europe** (64hrs) for the Degree in Socio-Cultural Mediation and Social Sciences for the cooperation and development, Faculty of Political Sciences, University of Messina.
- 5 April 2013 Lecture on “**The EU Legal System and the different competences of the EU and the Member States**” as part of a Course on “National and Regional Legislations vis-à-vis EU Law” organised by the University of Messina for the Sicilian Region.
- 4 April 2013 Lecture on “**The EU Institutional Framework**” as part of a Course on “National and Regional Legislations vis-à-vis EU Law” organised by the University of Messina for the Sicilian Region.
- 2 July 2012 Lecture on “**The EU secondary legislation**” as part of the Course on “National and Regional legislation and EU law” organised by the University of Messina for the Sicilian Region.
- 21 May 2012 Lecture on “**The main initiatives on EU Regional Policies for 2007/2013**” as part of the Course on “Attracting resources and managing EU funds” organised by the University of Messina for the Sicilian Region.

- 2 June 2009 “**The White Paper on damages actions for the breach of Article 81 or 82 EC Treaty**”, as part of the **training Course for Polish judges** in EC competition law, held in Kazimierz Dolny, Poland.
- 24 June 2008 Lecture on “**The Regions in the EU context: Community Policies and Regional Policies**” as part of Course on “The new role of Regions and Local Authorities following the Reform of Title V of the Italian Constitution”, organised by the **Scuola Superiore della Pubblica Amministrazione** (Higher School of Public Administration), Reggio Calabria, Italy.
- 2007 – 2008: Voluntary Graduate Teaching Assistantship in EU/EC Law (Administrative/Constitutional Law, Internal Market Law) at the Faculty of Political Sciences of the **University of Messina**.
- 19 March 2008: Lecturing on “**The EU Way to Foreign Policy**” as part of the International Seminar on “Europe, the West and the Mediterranean Basin between international cooperation and security efforts”, organised by the Department of International and European Studies of the **University of Messina** - Italy, and the **Central Connecticut State University** – USA.
- 2005 – 2006: Voluntary Graduate Teaching Assistantship in EC Competition Law (8 Seminars), as part of the Course in EU Law at the Faculty of Political Sciences of the **University of Messina**.
- 21 March 2006 Lecture on “**Juridical Approach: UN/EU and Iraqi conflict**” as part of the International Seminar on “Security Balance in the Middle-East and the role of the European Union”, organised by the Department of International and European Studies of the **University of Messina** – Italy, and the **Central Connecticut State University** – USA.
- 13 May 2005 Lecture on “**Investing Structural Funds**” for the Course of Specialisation in “Financing Projects for Public Works of Local Interest”, promoted by the University Consortium “Federico II” and the Department of Economic and Company Law of the **University of Messina**, delivered in Montalbano Elicona – Messina.

CONFERENCES AND WORKSHOPS

- 21 January 2025 “The protection of competition in the EU Internal market between past, present and future”, presentation delivered on the occasion of the celebrations of the 70^o anniversary of the Conference of Messina, organized by the Departments of Law and Political Sciences and Law of the University of Messina.
- 6 December 2024 “The control of concentrations and environmental sustainability in the EU”, presentation delivered for the Conference on “Sustainable development and Competition Law”, held at the Department of Law of the Alma Mater Studiorum University of Bologna.
- 19 October 2024 “Possible evolutions of Climate Justice before EU Courts”, presentation delivered for the panel on “Climate change and migration: perspectives for a multi-level protection”, part of the V Annual Conference of I-Cons Italian Chapter on “The status of transitions”, held at the University of Trento.

- 20 June 2024 “The EU competition policy and the environmental sustainability”, presentation for the I Summer School AISDUE on “Regulated Markets and Competition in the EU”, organized by the Law Department of the University of Palermo.
- 31 May 2024 “Which Climate Justice in the EU”, presentation for the panel on “Climate change and migration: perspectives for a multilevel protection” organized by ADiM-IntoME and the Tuscia University of Viterbo.
- 18 April 2024 “Actions for failure to act and on EU non-contractual liability”, presentation for a Course on “The functioning of the Court of Justice of the EU” organized by the Higher School for Legal Professions and the Italian Association of EU Law Scholars (AISDUE).
- 10 April 2024 “European Citizenship and Democratic Representation”, presentation as part of a series of seminars on the European Elections, organized by the University of Benevento.
- 28 November 2023 “The rights of the EU Citizen: a fundamental though imperfect status. The case of access to social benefits”, presentation on occasion of the Research Workshop on “Acquisition and Loss of citizenship”, organized by the Department of Political Sciences of the University of Pisa.
- 17 November 2023 “(In)active European Citizens and the Value of Equality”, presentation on occasion of the Colloque “La citoyenneté européenne au prisme des valeurs de l’Union”, organized by the Faculté de Droit of the Université de Lyon III Jean Moulin.
- 16 October 2023 “Competition Policy and climate change objectives: which convergences?”, presentation on occasion of the Seminar “Energetic Emergency: competences and actions of the EU”, organized by the Department of Political Sciences of the Università degli studi di Napoli Federico II.
- 21 June 2023 “**Italy Rapporteur**” on occasion of the presentation of the preliminary findings of the “Empirical Study Mapping Judicial Review of National Competition Law Decisions”, seminar organized by the DG Competition of the European Commission and the Association of European Competition Law Judges (AECLJ) in Brussels.
- 12 June 2023 “**Judicial protection against sanctions adopted by the European Central Bank**” presentation for the seminar on “The ECB Supervisory role”, organized by the Department of Political Sciences and Law of the University of Messina.
- 5 May 2023 “**The Founding values as the identity basis of the EU in search of a greater (jurisdictional?) protection**” presentation for the Seminar on “Quo vadis EU? National Identities and European Values at stake”, organized by the Department of Legal Sciences of the University of Salerno and the Jean Monnet Module EU DRAW.
- 20 October 2022 “**Geo-blocking in the Audiovisual sector between Antitrust Law and the protection of copyright**”, presentation for the Seminar on “The completion

of the Digital Single Market between the protection of consumers and competition”, organized by the Department of Political Sciences of the University of Rome Sapienza.

- 17 March 2022 “**Access to climate justice: EU vs Member States**”, presentation for the Winter School on “Climate Change and Human Rights” organized by the Department of Political Sciences and Law of the University of Messina and Amnesty International Sicily.
- 7 March 2022 “**The application of Ne bis in idem in EU Antitrust Law**”, presentation for the Seminar on “*Ne bis in idem*: Origins and Evolution at National and Supranational Level”, organized by the Departments of Law and Political and Legal Sciences, University of Messina.
- 20 January 2020 “**Geo-Blocking and EU Competition Law in the Digital Era**”, presentation for the Conference on “Law and Criminology in the New Digital Era”, 1st International Conference ICT 2020, organized by Loyola University, Seville.
- 22 November 2019 “**The practice of geo-blocking and EU antitrust law**”, presentation for the conference on “Competition Law in the Digital Economy”, organized by the Department of Legal Sciences of the University of Verona.
- 5 November 2019 “**The East, not so East, EU border: The Cypriot question and the last wall in Europe**” presentation for the International Conference on the 30th anniversary of the fall of the Berlin wall, organized by the Department of Political Sciences and Law of the University of Messina.
- 19 October 2019 “**The failure of solidarity in migration management: Member States’ responsibility with the participation of EU Institutions?**”, presentation for the International Conference on “The Area of Freedom, Security and Justice 20 years after the Tampere European Council”, organized by the SIDI Interest group on “Citizenship and Human Rights in the area of freedom, security and justice” and the University of Salerno.
- 3 May 2018: “**The “Economic Dialogue” and the Value of Democracy**” presentation for the seminar on “The Future of Economic Governance in the EU” organized by LUISS University and the Institute for Political Studies S. Pio V, Rome.
- 15 March 2018: “**The EU Common Policy on Immigration and Asylum and the Principle of Solidarity**” presentation for the Training Workshop on “Immigration: Political and Legal Aspects in Italy and the EU” organized in the context of the partnership between the Department of Political Science and Law of the University of Messina and the Columbia Law School
- 29 November 2017: “**European Union Citizenship and Access to National Welfare Systems for EU inactive Citizens: is there any lesson to be learnt from the US?**” presentation for the Leiden Research Lunch Seminar, organised by the Europa Institute, Leiden Law School, Leiden University.
- 11 October 2017: “**EuroMed Regional Cooperation Programmes – Main Policies and Financing Instruments**”, presentation for the Work Package 2 – Cooperation Training Session, as part of EuNIT – European Project Design

and Management in the South Mediterranean Region, organised by the University of Messina.

- 23 June 2017: **“The European Union and the Brexit”** presentation for the Seminar on “60 years after the Rome Treaties: the present challenges for the European Union and the role of Italian Southern Regions”, organised by the Regional Council of Calabria and the Mediterranean University of Reggio Calabria.
- 21 April 2017: **“The principle of solidarity and fair sharing of responsibility between the Member States”** presentation for the Seminar on “60 years after the Rome Treaties: EU Founding Values as a basis to rebuild a new Europe”, organised by the European Documentation Centre and the Department of Political Science and Law, University of Messina.
- 29 November 2016: **“The EU Common Policy on Immigration and Asylum”** presentation for the Seminar on “Migration and Human Rights”, organised by the Department of Political and Legal Sciences of the University of Messina.
- 20 October 2016: **“Causes and effects of the Brexit”**, presentation for the Seminar on “Brexit and the changes for the European Union”, organised by the Department of Law and Economics of the Mediterranean University of Reggio Calabria.
- 7 June 2016: Chair of the Seminar on **“Brexit and the Future of European Integration”** organised by Intercenter, European Documentation Centre, Department of Political and Legal Studies, University of Messina.
- 16 May 2016 **“Geo-blocking practices in European E-Commerce”**, presentation for the Conference on “A Digital Single Market in Europe: Global Challenges and Local Solutions”, organised by the European Documentation Centre and the Department of Political and Legal Sciences, **University of Messina.**
- 29 September 2015 **“European Union, Development and Food Security”**, presentation for the Conference on “European Year for Development – Our World, Our Dignity, Our Future”, organised by the European Documentation Centre, **University of Messina.**
- 6 June 2015 **“The right to receive compensation for non-material damage suffered following restrictive measures adopted in the field of CFSP”**, presentation for the Conference on “The Challenges of the European Union 60 years after the Conference of Messina”, organised by the **University of Messina.**
- 10 April 2015 **“The judicial control of EU restrictive measures against natural or legal persons in the context of CFSP”** presentation for the Conference on “Sanctions as an instrument for the maintenance of International peace and security”, organised by the Department of Law and Economics of the **Mediterranean University of Reggio Calabria.**
- 26 March 2014 **“The EU and the Syrian Crisis”**, presentation for the Seminar on “The Syrian Conflict under International Law scrutiny”, organised by the Department of Law and Economics of the **Mediterranean University of Reggio Calabria.**

- 23 May 2013 **“The New Economic and Financial Structure of the Union and the Problematic Integration in the EU Legal Order”**, presentation for the Inter-disciplinary Seminar on “European Institutions, Economic Policy and the Italian Legal Order”, organised by the Department of Economics, Management and Institutions of the **University of Naples Federico II**.
- 7 December 2012 **“The New Economic Governance in the EU: towards an integration even more differentiated or deferred?”** presentation for the conference on “Frontiers of Globalisation: Law, Institutions, Politics”, organised by the Department of Human and Social Sciences of the **University of Messina**.
- 9 June 2012 **“The protection of fundamental rights of companies in the European Convention on Human Rights (ECHR) and in the jurisprudence of the Strasbourg Court”**, presentation for the conference on “Human Rights in the jurisprudence and the practice of International and European Law”, held at the Faculty of Political Sciences of the **University of Messina**.
- 9 May 2012 **“The mobility of students and the possibilities offered by Europe”**, presentation for the conference on “Mobility in Europe: rights, information, opportunities”, held at the Aula Magna of the **University of Messina**.
- 2 October 2009 **“Models of Economic Integration in Europe and in Africa: the experience of the EC and the ECOWAS”**, presentation for the seminar on “The Evolution of the Regional Jurisdictional Systems and the European Influences”, held at the Faculty of Political Sciences of the **University of Salerno**.
- 14 June 2008 **“The EC Trade Barriers Regulation as an example of Diplomatic Assistance provided by the EC to Community Undertakings”**, paper presented at the workshop on “Diplomatic Protection: Developments and Perspectives”, held at the Faculty of Political Sciences of the **University of Messina**.
- 26 Oct. 2007 **“Which Redress for Ships’ Crews? Flag State Claims, Diplomatic Protection, or Both?”**, paper presented at the Conference of the **European Law Students’ Association (ELSA)**, held in Reggio Calabria – Italy.
- 12 April 2007 **“The Protection of Fundamental Rights of Leniency Applicants: Towards an EC Competition Judicial Panel?”** paper presented at **CLaSF** workshop held in Glasgow, at **Strathclyde University Law School**.
- 8 Sept. 2005 **“Article 82 and the New Economy: The Need for Modernisation”**, paper presented at **CLaSF** workshop held in London at **City University Law School**.

EDUCATION

- Nov. 2004 – Nov. 2007: PhD in Law at the **University of Rome Sapienza**
- ◆ Thesis Title: “The Protection of Fundamental Rights and the Investigative Powers of the European Commission in the Enforcement of EC Competition Law” (defended on 2 May 2008)

- 26 June – 5 July 2006: Summer Course in EU Law at *King's College London – University of London*.
- 2002 - 2003 Master of Laws (LL.M.) in International Business Law at the *University of Manchester*
- ◆ Grade: **Merit**
 - ◆ Dissertation Topic: European Competition Law
 - ◆ Dissertation Title: “Competition Policy Goals applied to the New Economy: How do they apply to Microsoft?” (Dissertation Grade: 70%)
- 1994 - 2000 Degree in Political Sciences (International and EU Law) at the *University of Messina*
- ◆ Final Grade: **110 Cum Laude**
 - ◆ Thesis Topic: Public International Law
 - ◆ Thesis Title: “Cyprus Juridical Condition”
- 1997 – 1998 Erasmus/Socrates Exchange Programme at the *University of Manchester*
- ◆ Courses Taken: Alternative perspectives on developing countries;
Developing countries in the international economy;
International monetary economics
- 09/1996–04/1997 Module “Jean Monnet” on **Historical, Juridical and Economic Aspects of the European Integration**. European Commission. Faculty of Political Sciences, University of Messina.
- 06-14/03/1995 Special Course on “**Common Law – Civil Law. Genesis and Features of the English Legal System**”.
- 1989 – 1994 Linguistic High School “**Archimede**” – Messina
- ◆ Final Mark: **50/60**
 - ◆ Specialisation in English, French, and Spanish History and Literature.

DISTINCTIONS

- 2023-2025 Head of the Research Unit of the University of Messina for the Research Project of National Interest 2022 PNRR “Legal Strategies for Actions and Interactions in the Sustainable Blue Economy”.
- 2023-2025 Member of the Research Unit of the University of Messina for the Research Project of National Interest 2022 “Legal challenges of the Green Economy 4.0”
- 2021-2024 Module Leader of the Jean Monnet Module EU CREW “European Citizenship and the Rule of Law, Promoting our European Way of Life”
- 2017-18 Member of the Research project “The EU and crisis of rights”, funded by the Political Studies Institute S. Pio V.
- 2004-2007 Member of the Research Unit of the University of Messina for the Research Project of National Interest “Legal aspects of migration and asylum in the Mediterranean area”

- 2004 – 2007 PhD Scholarship for the PhD on Human Rights and Competition law at the University of Rome Sapienza.
- 2005 Awarded **Competition Law Scholars Forum (CLaSF)** Fellowship to assist the research finalised to a paper to be presented at the 6th CLaSF workshop on: “Modernising Article 82 EC”.
- 2002 -2003 Awarded Scholarship for Postgraduate Studies in Law abroad by the Department of Law of the Faculty of Political Sciences of the University of Messina.

AFFILIATIONS

ICN Non-Governmental Advisor (NGA) to the **European Commission’s DG Competition** (Agency Effectiveness Working Group) (From 2017 to 2022).

Coordinator of the Bachelor’s Degree in Political Sciences and International Relations at the University of Messina (From 2021 to 2024).

Member of the Scientific Committee of the PhD in “Sciences of the Public Administration” at the **University of Messina**. (From 2022).

Member of the Scientific Committee of the PhD in “Political Sciences” at the **University of Messina**. (From 2020 to 2022).

Member of the Scientific Committee of the PhD in “Public, Comparative and International Law” at **Sapienza University of Rome** (until 2020).

Member of the Scientific Committee of the Collected Courses on Innovation Law published by Giappichelli editore.

Referee for the legal journal Studi sull’integrazione europea.

Referee for the legal journal International Order and Human Rights

Referee for the legal journal **Yearbook of Antitrust and Regulatory Studies**.

Referee for the Journal **Revista de Derecho Comunitario Europeo**.

Referee for the legal journal **Sud in Europa**.

Referee for the Collected Courses of the **Department of Legal Sciences of the University of Verona**.

Member of the Editorial Board of the legal journal **Freedom, Security & Justice**

Academic Coordinator of the **European Documentation Centre**, Department of Political and Legal Sciences, University of Messina (from 2015 to 2021).

Member of the Research Network on EU Administrative Law (ReNEUAL)

Member of the Alumni Network Steering Group of the **British Institute of International and Comparative Law (BIICL)**.

Member of the Alumni Association of the **University of Manchester**.

Full Member of **Competition Law Scholars Forum (CLaSF)**.

Member of the **Italian Society of International Law (SIDI)**

Member of the **Italian Society of European Law Scholars (AISDUE)**

Member of the **Italian Association of European Jurists (AIGE)**

Member of the Editorial Team of the **ERA Forum** (2009-2011).

LANGUAGE SKILLS

Italian: Mother tongue

English: fluent

French: good

Spanish: fluent

PUBLICATIONS

Books:

1. “La competenza di “piena giurisdizione” della Corte di giustizia dell’Unione europea”, Editoriale Scientifica, Napoli, 2020.
2. “I valori fondanti dell’Unione europea a 60 anni dai trattati di Roma” Editoriale Scientifica, Napoli, 2017 (Editor).
3. “Indagini preliminari e garanzie procedurali nel diritto antitrust europeo”, Cedam, Wolters Kluwer Italia, Padova, 2012.

Articles and Chapters in Books:

1. “The Value of Equality and Access to Social Benefits by “Inactive” European Citizens”, in G. Marti (ed.) **European Citizenship Through the Lens of EU Values**, Intersentia, Brussels, 2025, p. 23-46
2. “Italy Report” in B. Rodger, O. Brook, M. Bernatt, F. Marcos, A. Outhuijse (Eds) **Judicial Review of Competition Law Enforcement in the EU Member States and the UK**, Wolters Kluwer, Alphen aan den Rijn, 2024, p. 451-482.
3. “Il ruolo della politica della concorrenza nel perseguimento degli obiettivi della sostenibilità ambientale” in P. De Pasquale, A. Ligustro (a cura di) **La gestione delle emergenze nel Diritto dell’Unione e nel Diritto internazionale**, Editoriale Scientifica, Napoli, 2024, p. 13-27.
4. “L’accesso dei cittadini europei inattivi alle prestazioni sociali tra illusione e realtà dopo la sentenza *Familienkasse Niedersachsen-Bremen*”, in **Studi sull’integrazione europea**, n. 1, 2024, p. 89-112.

5. “The *ne bis in idem* in European Competition Law and the possible signs of uniformity in its application in the EU legal order as a whole”, in **Revue des affaires européennes**, n. 2, 2023, pp. 457-468.
6. “Il *ne bis in idem* nel diritto europeo della concorrenza: segnali di uniformità applicativa nell’Unione?”, in **Ordine internazionale e diritti umani**, Gli Speciali, Supplemento al n. 3/2023, luglio 2023, p. 170-182.
7. “Il *locus standi* delle persone fisiche e giuridiche e il problema dell’accesso alla giustizia climatica dinanzi al giudice dell’UE dopo la sentenza *Carvalho*: necessità di riforma della formula “*Plaumann*”?”, in **Rivista giuridica dell’ambiente**, n. 1, 2022, p. 121-147.
8. “Il mercato unico digitale e la pratica del geo-blocco nel settore dei servizi audiovisivi tra diritto antitrust e tutela dei diritti d’autore”, in G. Caggiano, G. Contaldi, P. Manzini (a cura di), **Verso una legislazione europea su mercati e servizi digitali**, Cacucci editore, Bari, 2021, pp. 231-254.
9. “Il confine est, non troppo a est, dell’UE: la questione cipriota e l’ultimo muro d’Europa”, in V. Calabrò, D. Novarese (a cura di), **The Wall storie di muri tra passato e presente**, Editoriale Scientifica, Napoli, 2021, pp. 139-150.
10. “The Court of Justice of the EU and the difficult reconciliation of its unlimited jurisdiction with its general incompetence to exercise powers of injunction against the other EU institutions”, in **Revue des affaires européennes**, n. 1, 2021, p. 153-164.
11. “Geo-blocking and EU Competition Law in the Digital Era” in A.M. Lopez Rodriguez, M.D. Green, M.L. Kubica (eds), **Legal Challenges in the New Digital Age**, Brill Nijhoff, Leiden and Boston, 2021, pp. 13-28.
12. “L’Eurogruppo: un forum di discussione informale con i “poteri” di un’istituzione dell’Unione europea”, in D. Novarese, E. Pelleriti, V. Calabrò, P. De Salvo, C. Trimarchi (a cura di), **Oltre l’Università. Storia, istituzioni, diritto e società, studi per Andrea Romano**, Il Mulino, Bologna, 2020, pp. 897-905.
13. “Il fallimento della solidarietà nella gestione dei flussi migratori: la responsabilità degli Stati membri con la *complicità* delle istituzioni dell’Unione”, in A. Di Stasi, L.S. Rossi (a cura di), **Lo spazio di libertà sicurezza e giustizia a vent’anni dal Consiglio europeo di Tampere**, Editoriale Scientifica, Napoli, 2020, pp. 475-490.
14. “Alcuni recenti chiarimenti della Corte di giustizia UE in materia di presa o ripresa in carico di un richiedente protezione internazionale”, in **International Legal Order and Human Rights**, Gli Speciali, Supplemento al n. 1/2020, marzo 2020, pp. 189-204.
15. “Cittadinanza europea e USA a confronto nell’accesso alle prestazioni di assistenza sociale”, in D. Pompejano, L. Panella, A. Villani (a cura di), **“Cittadinanze trasversali”**, Cedam, Wolters Kluwer, Padova, 2020, pp. 179-194.
16. “L’Eurogruppo: un *forum* di discussione informale con i “poteri” di un’istituzione (organo o organismo dell’Unione europea?)”, in **Diritto comunitario e degli scambi internazionali**, n. 3-4, 2019, pp. 415ss.

17. “La competenza di piena giurisdizione della Corte di giustizia dell’Unione europea tra conferme e tendenze evolutive”, in AA.VV., **“Temi e questioni di diritto dell’Unione europea. Scritti offerti a Claudia Morviducci”**, Cacucci editore, Bari, 2019, pp. 105-120.
18. “Il principio democratico nell’Unione economica e monetaria: passato, presente e futuro”, in F. Anghelone, F. Battaglia, F. Cherubini (a cura di), **“Uniti si può: I valori dell’Unione europea in tempo di crisi”**, Bordeaux edizioni, Roma, 2019, pp. 109-148.
19. “Quali futuri rapporti tra Unione europea ed Agenzia spaziale europea (ESA)?”, in **International Legal Order and Human Rights**, Gli Speciali, Suppl. n. 5/2018, December 2018, pp. 89-100.
20. “The European Union’s non-contractual liability following country and counterterrorism sanctions: Is there anything to learn from the Safa Nicu Sepahan case?”, in **Maastricht Journal of European and Comparative Law**, vol. 25, 2018, pp. 631-648.
21. “I cittadini europei inattivi e le condizioni per l’accesso alle prestazioni di assistenza sociale in uno Stato membro ospitante: quale lezione dall’ordinamento USA?”, in **Freedom, Security & Justice: European Legal Studies**, n. 3, 2018, pp. 44-86.
22. “Il principio di solidarietà e di equa ripartizione della responsabilità tra gli Stati membri nella politica d’immigrazione UE: la continua ricerca di una sua declinazione concreta”, in M. Messina (a cura di), **“I valori fondanti dell’Unione europea a 60 anni dai trattati di Roma”**, Editoriale Scientifica, Napoli, 2017, pp. 127-152.
23. “La salvaguardia delle competenze dello Stato nella recente esperienza dell’Unione europea e le similitudini con la recente riforma costituzionale italiana: “tanto rumore per nulla?””, in A. Morelli, G. Moschella (eds.), **“Forma di governo, bicameralismo e sistema delle autonomie nella riforma costituzionale”**, Editoriale Scientifica, Napoli, 2016, pp. 163-184.
24. “Il controllo giurisdizionale delle misure restrittive antiterrorismo ed il risarcimento del danno da “listing” nel diritto dell’Unione europea”, in **Il Diritto dell’Unione europea**, n. 3, 2016, pp. 605-634.
25. “Le misure restrittive anti-terrorismo e la responsabilità extra-contrattuale dell’Unione europea”, in L. Panella (ed.), **“Le sfide dell’Unione europea a 60 anni dalla Conferenza di Messina”**, Editoriale Scientifica, Napoli, 2016, pp. 331-353.
26. “La libertà di circolazione e accesso al lavoro dei cittadini dei nuovi Stati membri UE e dei loro familiari: uno degli ultimi baluardi della discriminazione in base alla nazionalità tra cittadini dell’Unione”, in **International Legal Order and Human Rights**, n. 2/2015, 15 May 2015, pp. 288-312.
27. “The Right to a Fair Trial in EU Antitrust Proceedings: The Strasbourg Court Tests Itself Ahead of the EU Accession to the European Convention on Human Rights”, in **Scritti in memoria di Maria Rita Saulle**, Vol. II, Editoriale Scientifica, Napoli, 2014, pp. 975-990.
28. “Strengthening Economic Governance of the European Union through Enhanced Cooperation: A Still Possible, but Already Missed, Opportunity”, in **European Law Review**, vol. 39, June 2014, pp. 404-417.

29. “La nuova governance economica e finanziaria dell’Unione: aspetti giuridici e possibili scenari per la sua integrazione nell’ordinamento giuridico UE”, in **federalismi.it**, n. 23, 2013, pp. 1-36.
30. “L’integrazione della nuova struttura economica e finanziaria dell’Unione nel quadro giuridico dell’UE” in U. Marani, G. Guarino (eds.) **“Istituzioni Europee, Politica economica e Ordinamento giuridico italiano”**, Satura editrice, Napoli, 2013, p. 63-110.
31. “La protezione dei diritti fondamentali delle persone giuridiche: La Convenzione europea dei diritti dell’uomo e gli altri strumenti internazionali a confronto” in L. Panella (ed.) **“I diritti umani nella giurisprudenza e nella prassi del diritto internazionale ed europeo”**, Giappichelli editore, Torino, 2013, p. 377-406.
32. “The operation of *ne bis in idem* in the application of European Union competition law rules across the European Union: recent developments in the light of the *Toshiba* case” in **ERA Forum**, vol. 13, n. 2, 2012, p. 163-171.
33. “The Difficult Role of Interest Parties in EU State Aid Proceedings before the European Commission”, in L. Panella, E. Spatafora (ed) **“Studi in Onore di Claudio Zanghì”**, Volume III, Tomo II, Giappichelli, Torino, 2011, p. 717-731.
34. (with J.C. Alexandre Ho), “Re-establishing the Orthodoxy of Commitment Decisions under Article 9 of Regulation 1/2003: Comment on *Commission v Alrosa*”, in **European Law Review**, vol. 36, October 2011, p. 737-751.
35. (with F. Hartmann-Vareilles), Editorial: “The lacunae of the EU legal system and the role of the Court of Justice of the EU: two selected examples”, in **ERA Forum**, vol. 12, n. 2, July 2011, p. 175-183.
36. “I modelli di integrazione economica in Europa ed in Africa: l’esperienza della UE e dell’ECOWAS a confronto”, in P. Pennetta (ed) **“L’evoluzione dei sistemi giurisdizionali regionali ed influenze comunitarie”**, Cacucci editore, Bari, 2010, p. 115-130.
37. “The solution of the Cyprus problem: which contribution from the European Court of Justice?” in G. Guarino, I. D’Anna (ed) **“International Conflicts and Human Rights: Caucasus, Balkans, Middle-East and Horn of Africa”**, Editrice Satura, Napoli, 2010, p. 777-790.
38. Editorial: “Regulating the European Union internal market: between crisis and business as usual”, in **ERA Forum**, vol. 11, n.3, November 2010, p. 321-328.
39. “Il futuro della “Costituzione economica europea” alla luce del Protocollo sul Mercato Interno e sulla Concorrenza allegato al trattato di riforma”, in C. Zanghì e L. Panella (ed), **“50 anni di integrazione europea: riflessioni e prospettive”**, Giappichelli, Torino, 2010, p. 193-218.
40. “Il regolamento CE sugli ostacoli agli scambi come esempio di assistenza diplomatica della Comunità europea nei confronti delle “imprese comunitarie”, in L. Panella (ed) **“La protezione diplomatica: sviluppi e prospettive”**, Giappichelli, Torino, 2009, p. 695-712.

41. (with P. Congedo), “European Class Action: British and Italian points of view in evolving scenarios”, in **Europa e diritto privato**, n. 1, 2009, p. 163-190.
42. "La Rete europea delle autorità garanti della concorrenza tra Convenzione europea dei diritti dell'uomo e Carta dei diritti fondamentali", in **Il Diritto dell'Unione europea**, n. 4, 2008, p. 731-771.
43. “La tutela del *legal professional privilege* e i poteri investigativi della Commissione UE in materia di concorrenza: continuità ed evoluzione tra *AM&S* e *AKZO Nobel*”, in **Rivista della cooperazione giuridica internazionale**, n. 30, 2008, p. 139-155.
44. “The Protection of the Right to Private Life, Home and Correspondence v. the Efficient Enforcement of Competition Law: Is a New EC Competition Court the Right Way Forward?”, in **European Competition Journal**, vol. 3, n.1, 2007, p. 185-212.
45. “La questione cipriota: dalle origini all’adesione all’Unione Europea” in M. Saija, **“Sources of Conflict and Prospects for Peace in the Mediterranean Basin within the North-South Relations – Acta from Peace Studies Conference”**, Giappichelli, Torino, 2006, p. 209-240.
46. “Modernising Article 82 EC Treaty: A Policy Review Between Law and Economics”, in **Rivista della Cooperazione Giuridica Internazionale**, n. 23, 2006, p. 94-105.
47. “Competition Policy in the New Economy After the European Commission’s Decision on Microsoft”, in **Rivista della Cooperazione Giuridica Internazionale**, n. 21, 2005, p. 117-128.
48. "Quelles perspectives pour le système arabe de contrôle des droits de l’homme" in C. Zanghì, R. Ben Achour, **“La nouvelle Charte arabe des droits de l’homme. Dialogue italo-arabe”**, Giappichelli, Torino, 2005, p. 521-538.
49. “Article 82 and the New Economy: Need for Modernisation?”, in **The Competition Law Review**, vol. 2, issue 2, 2005, p. 73-98.

Short Case Comment:

1. “La Corte di giustizia si pronuncia sull’applicabilità della normativa sul coordinamento dei sistemi di sicurezza sociale ad una prestazione supplementare versata a taluni sportivi di alto livello concludendo però per l’applicazione della normativa sulla libera circolazione dei lavoratori all’interno dell’Unione”, in **International Legal Order and Human Rights**, n. 1/2020, 15 March 2020, p. 178-182.
2. “La Corte di giustizia afferma che la revoca o il rifiuto di concessione dello “status di rifugiato” ai sensi dell’articolo 14, paragrafi 4-6, della direttiva “qualifiche” non incide sulla qualità di “rifugiato” ai sensi della stessa direttiva e della Convenzione di Ginevra”, in **International Legal Order and Human Rights**, n. 3/2019, 15 July 2019, p. 653-657.
3. “Conseguenze della perdita della cittadinanza nazionale e dell’Unione europea e rispetto del principio di proporzionalità: La Corte di giustizia ritiene insufficiente

il criterio del legame effettivo e continuato nel tempo e sembra andare oltre la sentenza *Rottmann*?” in **International Legal Order and Human Rights**, n. 2/2019, 8 May 2019, p. 451-456.

4. “La Corte di giustizia UE afferma che il Consiglio è tenuto a verificare che la decisione di uno Stato terzo, su cui intende fondare l’adozione di misure restrittive, sia stata adottata nel rispetto dei diritti fondamentali dei soggetti interessati”, in **International Legal Order and Human Rights**, n. 1/2019, 15 March 2019, p. 161-164.
5. “La direttiva 38/2004 si applica per analogia non solo ai cittadini dell’Unione “rimpatrianti” ed ai loro “familiari”, ma anche ai partner con cui abbiano una relazione stabile debitamente attestata: commento alla sentenza *Banger*”, in **Sudeuropa**, n. 1-2/2018, p. 117-128.
6. “La Corte di giustizia UE si pronuncia sui termini per rispondere ad una domanda di riesame del rifiuto di presa o di ripresa in carico di un richiedente protezione internazionale opposto dallo Stato membro richiesto”, in **International Legal Order and Human Rights**, n. 5/2018, 15 December 2018, p. 670-674.
7. “La Corte di giustizia risolve, con un’applicazione rigorosamente letterale della norma sui termini per la presentazione di una richiesta di ripresa in carico, la difficile questione della determinazione dello Stato membro competente nel caso in cui siano presentate più domande di protezione internazionale in più Stati membri UE”, in **International Legal Order and Human Rights**, n. 4/2018, 15 October 2018, p. 514-519.
8. “La Corte di giustizia si pronuncia sui tempi di adozione e notifica della decisione di trasferimento di un richiedente protezione internazionale verso lo Stato membro competente condannando la prassi di alcuni tribunali francesi”, in **International Legal Order and Human Rights**, n. 3/2018, 15 July 2018, p. 374-378.
9. “La Corte di giustizia si pronuncia sulla determinazione della data per valutare lo status di “minore” di un rifugiato ai fini dell’esercizio del suo diritto al ricongiungimento familiare alle condizioni più favorevoli previste dalla direttiva 2003/86/CE”, in **International Legal Order and Human Rights**, n. 2/2018, 15 May 2018, p. 262-266.
10. “La Corte di giustizia chiarisce le modalità ed i termini per la formulazione da parte di uno Stato membro UE di una richiesta di ripresa in carico di un richiedente protezione internazionale nello Stato membro competente ai sensi del regolamento Dublino III”, in **International Legal Order and Human Rights**, n. 1/2018, 15 March 2018, p. 127-130.
11. “La Corte di giustizia afferma che l’effetto utile dei diritti conferiti ad un cittadino dell’Unione dall’articolo 21, paragrafo 1, TFUE, gli permette di godere di una normale vita familiare, con un cittadino di uno Stato terzo, nello Stato membro ospitante anche dopo aver acquisito la cittadinanza di quest’ultimo in aggiunta a quella di origine”, in **International Legal Order and Human Rights**, n. 5/2017, 15 December 2017, p. 800-804.
12. “La Corte di giustizia afferma la validità giuridica del meccanismo provvisorio di ricollocazione obbligatoria dei richiedenti protezione internazionale. A quando la

volontà politica di alcuni Stati membri UE di ottemperarvi?”, in **International Legal Order and Human Rights**, n. 4/2017, 15 October 2017, p. 603-607.

13. “Il principio dell’interesse superiore del minore e l’affermarsi della nozione di dipendenza c.d. “affettiva” del minore, cittadino UE, dal genitore, cittadino di un paese terzo, ai fini del riconoscimento nei confronti di quest’ultimo di un diritto di soggiorno nello Stato membro UE in questione”, in **International Legal Order and Human Rights**, n. 3/2017, 15 July 2017, p. 454-458.
14. “La Corte di giustizia interpreta la nozione di “minaccia per la sicurezza pubblica” come causa del rifiuto di ammissione nel territorio di uno Stato membro UE di uno studente cittadino di uno Stato terzo laureatosi presso un’università colpita da misure restrittive dell’Unione”, in **International Legal Order and Human Rights**, n. 2/2017, 15 May 2017, p. 312-315
15. “La Corte di giustizia si pronuncia sulla portata della nozione di «atti contrari alle finalità e ai principi delle Nazioni Unite» ai fini del rifiuto dell’attribuzione dello status di rifugiato ai sensi della “direttiva qualifiche””, in **International Legal Order and Human Rights**, n. 1/2017, 15 March 2017, p. 136-140.
16. “La Corte di giustizia ritiene compatibile con il diritto UE una normativa nazionale che escludeva dal diritto a prestazioni di vecchiaia alcuni ex lavoratori marittimi cittadini di uno Stato terzo divenuto membro dell’Unione solo successivamente al compimento di tali periodi contributivi”, in **International Legal Order and Human Rights**, n. 5/2016, 15 December 2016, p. 970-973.
17. “La Corte di giustizia dell’Unione torna a pronunciarsi sulla necessità di garantire, ad un minore che non abbia mai esercitato il diritto alla libera circolazione in un altro Stato membro, il godimento effettivo del nucleo essenziale dei diritti della cittadinanza UE, in **International Legal Order and Human Rights**, n. 4/2016, 15 October 2016, p. 772-778.
18. “La Corte di giustizia “tollerata” che l’ordinamento britannico riconosca l’accesso ai benefici degli assegni familiari e del credito d’imposta ai soli cittadini degli altri Stati membri titolari di un diritto di soggiorno legale nel Regno Unito”, in **International Legal Order and Human Rights**, n. 3/2016, 15 July 2016, p. 659-663.
19. “La Corte di giustizia si pronuncia sulle “nuove” condizioni più restrittive previste dalla normativa nazionale di uno Stato membro UE in materia di ricongiungimento familiare di cittadini turchi economicamente attivi in possesso di un permesso di soggiorno a tempo indeterminato nello Stato membro in questione, da parte di familiari economicamente inattivi”, in **International Legal Order and Human Rights**, n. 2/2016, 15 May 2016, p. 439-443.
20. “La Corte di giustizia si pronuncia sulla legittimità della normativa UE sul trattamento di un richiedente protezione internazionale per motivi di sicurezza nazionale o di ordine pubblico”, in **International Legal Order and Human Rights**, n. 1/2016, 15 March 2016, p. 252-255.
21. “La Corte di giustizia si pronuncia sulla compatibilità con il diritto UE di una normativa nazionale (italiana) che prevede una pena detentiva per i cittadini di paesi terzi che, dopo un primo rimpatrio perché irregolari, trasgrediscono il divieto

- di reingresso nel territorio dello stesso Stato membro”, in **International Legal Order and Human Rights**, n. 5/2015, 15 December 2015, p. 1285-1288.
22. “La Corte di giustizia si pronuncia sulla revoca del permesso di soggiorno nei confronti di un rifugiato a causa della sua partecipazione alle attività di un’organizzazione terroristica figurante nell’elenco predisposto dall’UE”, in **International Legal Order and Human Rights**, n. 4/2015, 15 October 2015, p. 744-749.
23. “La Corte di giustizia afferma che il regolamento dell’Unione sugli elementi biometrici dei passaporti e dei documenti di viaggio non impedisce ad un ordinamento nazionale di utilizzare e conservare i dati rilevati per fini diversi da quelli contemplati nel regolamento in questione”, in **International Legal Order and Human Rights**, n. 3/2015, 15 July 2015, p. 573-576.
24. “La Corte di giustizia esclude che la condanna ad una pena detentiva o il congedo con disonore, in conseguenza di un rifiuto sopraggiunto di prestare servizio militare in un conflitto, possa costituire un atto di persecuzione ai fini della concessione dello status di rifugiato”, in **International Legal Order and Human Rights**, n. 2/2015, 15 May 2015, pp. 421-425.
25. “La Corte di giustizia precisa l’ambito di applicazione della direttiva 2004/38, in particolare, i requisiti stabiliti dal legislatore dell’Unione per la concessione dello status di protezione sussidiaria, con riferimento ad una persona sofferente di una grave malattia”, in **International Legal Order and Human Rights**, n. 1/2015, 15 March 2015, p. 218-222.
26. “La Corte di giustizia UE si pronuncia, positivamente, nei confronti della normativa nazionale di uno Stato membro UE che esclude i cittadini economicamente inattivi di un altro Stato membro, che soggiornano nel proprio territorio, dall’accesso a talune prestazioni sociali a parità di trattamento rispetto ai cittadini nazionali dello Stato membro ospitante”, in **International Legal Order and Human Rights**, n. 5/2014, 15 December 2014, p. 1130-1134.
27. “La Corte di giustizia UE si esprime sul possesso del requisito anagrafico minimo richiesto al soggiornante e al coniuge ai fini del ricongiungimento familiare ai sensi della direttiva 2003/86/CE”, in **International Legal Order and Human Rights**, n. 4/2014, 15 October 2014, p. 909-912.
28. “La Corte di giustizia estende al gestore del motore di ricerca la responsabilità di garantire il diritto all’oblio nei confronti delle persone fisiche”, in **International Legal Order and Human Rights**, n. 3/2014, 15 July 2014, p. 617-623.
29. “La Corte di giustizia UE si pronuncia sulla compatibilità con la Carta dei diritti fondamentali dell’Unione delle condizioni restrittive per l’applicazione del principio del *ne bis in idem* nello spazio Schengen”, in **International Legal Order and Human Rights**, n. 3/2014, 15 July 2014, p. 624-628.
30. “La Corte di giustizia UE si pronuncia sulla proporzionalità delle misure in materia di conservazione di dati generati o trattati nell’ambito della fornitura di servizi di comunicazione elettronica e ne dichiara la loro invalidità”, in **International Legal Order and Human Rights**, n. 2/2014, 15 May 2014, p. 396-401.

31. “Il diritto a un ricorso effettivo del richiedente asilo nel regolamento 343/2003 (Dublino II)”, **International Legal Order and Human Rights**, n. 1/2014, 15 March 2014, p. 160-164.
32. “La Corte di giustizia si pronuncia sull’”autonomia” del concetto di “conflitto armato interno” nel diritto dell’UE ai fini dell’ammissibilità alla protezione sussidiaria”, **International Legal Order and Human Rights**, n. 1/2014, 15 March 2014, p. 171-175.
33. “Kingdom of Sweden v My Travel and the European Commission (Case C-506/08 P)”, **ERA Forum**, vol. 12, n. 4, March 2012, p. 703-708.
34. “Prezes Urzędu Ochrony Konkurencji i Konsumentów v Tele 2 Polska sp. z o. o., now Netia SA (Case C-375/09)”, **ERA Forum**, vol. 12, n. 3, November 2011, p. 485-489.
35. “Konkurrensverket v TeliaSonera Sverige AB (Case C-52/09)”, **ERA Forum**, vol. 12, n. 2, July 2011, p. 324-327.
36. “European Commission v Portuguese Republic (Case C-543/08)”, **ERA Forum**, vol. 12, n. 1, April 2011, p. 158-162;
37. (with Jean-Claude Alexandre Ho), “Commission v Alrosa Ltd (Case C-441/07 P)”, **ERA Forum**, vol. 11, n. 4, February 2011, p. 626-631;
38. (with Jean-Claude Alexandre Ho), “Commission v Bavarian Lager (Case C-28/08 P)”, **ERA Forum**, vol. 11, n. 4, February 2011, p. 633-638;
39. “Scott SA, Kimberly Clark SAS, formerly Kimberly Clark SNC v. Ville d’Orléans (Case C-210/09)”, **ERA Forum**, vol. 11, n. 3, November 2010, p. 512-516;
40. “CELF et al. v. Société Internationale de Diffusion et d’Édition (SIDE) (Case C-1/09)”, **ERA Forum**, vol. 11, n. 3, November 2010, p. 508-512.
41. (with Jean-Claude Alexandre Ho), Kommentar: “Zugang zu Dokumenten der Kommission vs. Schutz personenbezogener Daten – Urteil vom 29.6.2010 – Rs. C-28/08 P Bavarian Lager Co. Ltd”, in **Europäisches Wirtschafts und Steuerrecht** (EWS), n. 10, 2010, p. 440-441.
42. “GlaxoSmithKline Services Unlimited v. Commission et al. (Joined Cases C-501/06 P et al.)”, **ERA Forum**, Volume 11, No 2, August 2010, pp. 290-294.
43. “Presidente del Consiglio dei Ministri v. Regione Sardegna (Case C-169/08)”, **ERA Forum**, Volume 11, No. 2, August 2010, pp. 300-304.
44. “X BV (Case C-429/07)”, **ERA Forum**, Volume 10, No 4, 2009, p. 654-658.
45. “France Télécom SA v. Commission (Case C-202/07 P)”, **ERA Forum**, Volume 10, No 3, October 2009, p. 477-482.

46. “ECJ: The Notion of “Victim” in Criminal Legal Proceedings – Case C-467/05, Dell’Orto”, **Bulletin of International Legal Developments**, issue 16, September 2007, pp. 183-186.

Book Reviews:

1. F. Cherubini (a cura di), “Le migrazioni in Europa. UE, Stati terzi e migration outsourcing” (Roma, Bordeaux, 2015), in *Studi sull’integrazione europea*, n. 3, 2015, pp. 661-664.
2. A.M. Calamia, “La nuova disciplina della concorrenza nel diritto comunitario” (Giuffrè editore, 2004), in *Grotius*, n. 2, 2005, pp. 140-141.
3. S. Costa, “Antitrust e software: il caso Microsoft” (Carocci editore, 2004), in *Grotius*, n. 2, 2005, pp. 141-142.
4. C. Graham and F. Smith, “Competition, Regulation and the New Economy” (Hart Publishing, 2004), (2005) 42 *Common Market Law Review* 891-894.

Contributions to Public Consultations:

1. Contribution sent to the Italian Competition Authority (AGCM) for the Public Consultation on the Draft Leniency Programme, published on 7 December 2006.

Miscellaneous:

1. Information sheet n. 11 on “The cooperation tools between the European Commission, National Competition Authorities and National Judges”, published on line by The Research Network on Competition Law Enforcement, May 2010.
2. “The Commission White Paper on Damages actions for breach of the EC antitrust rules”, (with E. De Smijter), published in the booklet for the Competition day, hosted by the Czech Presidency of the EU (first semester 2009) in Brno, Czech Republic, 13-14 May 2009.