

Dr Filippo Fontanelli (filippo.fontanelli@ed.ac.uk)

Senior Lecturer in International Economic Law, University of Edinburgh, School of Law

- July 2014: Post-graduate Certificate in Learning and Teaching.
 - January 2012: **Ph.D. Degree**, Sant'Anna School of Advanced Studies, Pisa. Grade: 100/100 *cum laude*
 - May 2010: **LL.M. Degree, Hauser Global Scholar** New York University Law School (International Legal Studies) GPA: 3.91. **Jerome Lipper prize** (best LL.M. student in International Legal Studies)
 - July 2008: **Graduate Diploma (*Diploma Specialistico di Licenza*)** Sant'Anna School of Advanced Studies, Pisa. 100/100 *cum laude*
 - October 2006: **Masters Law Degree** University of Pisa (International and European Law). 110/110 *cum laude*
 - July 2004: **Law Degree** University of Pisa. 110/110 *cum laude*; (April 2004 *Assas-Panthéon* Law School; Erasmus exchange)
 - July 2001: **High School Diploma** (Classical Studies), Liceo Classico "Niccolini-Guerrazzi," Livorno. 100/100
 - Other courses: *Revitalising rule-making and dispute resolution in the WTO – assessing the state of play* (EUI, July 2019); *Young Scholars Lab* (EUI, inaugural session, June 2012); *International Academy for Arbitration Law*, Paris (inaugural session, July 2011); *EIUC Academy of Human Rights*, Venezia (European Inter-University Centre, inaugural session, July 2010); *Dispute Prevention, Dispute Settlement and Constitutionalism in International Economic Law* (European University Institute, Fiesole, October – December 2006); *Summer Program* (World Trade Institute, Berne, August 2006); *European Union Law* Summer Program (European University Institute, Fiesole, July 2006)
- November 2019 – current: expert in proceedings before the **Inter-American Court of Human Rights** (*Caso Integrantes y Militantes de la Unión Patriótica v. Colombia*; *Caso Pueblo Indígena U'wa y sus miembros v. Colombia*)
 - June 2017 – current: external expert or counsel to the Italian Ministry of Foreign Affairs in **ECT-based investment arbitration** disputes (*Blusun v. Italy* (annulment), *Eskosol v. Italy*, *Rockhopper v. Italy*, *ESPF v. Italy* (annulment)) and proceedings before the **International Court of Justice** (*Questions of jurisdictional immunities of the State and measures of constraint against State-owned property (Germany v. Italy)*), independent counsel in **investor-State dispute** against a north-African country and advisor other confidential matters
 - January 2021 – current: external expert for Middle East country, International Legal Department, **Ministry of Foreign Affairs and International Cooperation**
 - July 2019 – October 2019: expert for the Venice Commission on rule of law and human rights matters
 - February 2019 – December 2020: adviser to the **Scottish Parliament** Europe and External Affairs Committee
 - August 2018 – August 2020: academic fellow, **Scottish Parliament** Information Centre, Academic Fellow in international trade law and policy
 - May 2016 – December 2020: Co-rapporteur of the ILA Committee on the Procedure of International Courts and Tribunals
 - January 2016 – December 2022: Expert for the **Council of Europe**. Coordinator of the HELP programme module on the right to private property; trainer for the module on privacy and data protection; HR expert on Albanian real estate reform; Montenegro responses to COVID-19
 - February 2018 – current: Visiting/Adjunct Professor, **LUISS, Rome** (EU law, public international law, fundamental rights in Europe)
 - December 2017 – February 2018: Visiting Professor, **University of Vienna** (WTO law)
 - April 2016 – current: Professor of WTO and international law, Maestría en Derecho Internacional (LLM) and UG, **Universidad de la Sabana** (Bogota, Colombia), member of the faculty of the doctoral programme
 - Various: Lecturer of WTO Law, University of Stockholm (2016); Adjunct professor of WTO law, University of Glasgow 2019-2020
 - September 2014 – current: Senior Lecturer in International Economic Law, **University of Edinburgh School of Law** (since August 2017, previously Lecturer). Modules taught: Public International Law (Ord); WTO law (Hons and LLM); International Investment Law (LLM); Advanced Issues in International Law (LLM); Investment Arbitration (LLM); EU External Trade Relations (LLM); International Criminal Law (LLM); International Law and the Individual (Hons); International Law and Globalisation (Hons); International Economic Law (Hons). Posts held (selected): Programme Director of the IEL LLM Programme (2014/2015); Director of Student Experience (2015/2016); President of the Mooting Society (2015-2017); Programme Director of the General LLM Programme (2016/2017); Director of Post-Graduate Research (2018-2020); Head of International Law Subject Area (2021); Programme Director of the International Law LLM Programme (2021-current).
 - September 2012: Italian bar exam (Roma)
 - February 2012 – August 2014: Lecturer in Law, **University of Surrey**.

- September 2010 – June 2011: Trainee clerk, **International Court of Justice** (The Hague), assisting H.E. Sir Judge Kenneth J Keith and H.E. Judge Antonio A Cançado Trindade
- December 2011 – September 2015: Expert, [Centre for Judicial Cooperation](#), Robert Schuman Center. European University Institute (Fiesole)
- August 2007 – July 2009: Trainee lawyer, **Cleary Gottlieb Steen & Hamilton LLP** (Roma)
- January – May 2007: Intern at the Political Office of the **Italian Embassy in Bosna Hercegovina** (Sarajevo).
 - Editor of [STALS](#), member of the boards of [OUP Investment Claims](#), [Diritti Comparati](#), [European Investment Law and Arbitration Review](#). Peer reviewer for *Journal of International Dispute Settlement*, *ICSID Review*, *Law and Practice of International Courts and Tribunals*, *Leiden Journal of International Law*, *European Business Law Review*, *European Law Review*, *Croatian Yearbook of European Law and Policy*, *I-Con*, *Rivista di Diritto Internazionale*, *Maastricht Journal of European and Comparative Law*, *Revista General de Derecho Europeo*, *Social Justice Research*. Reviewer of book proposals or new editions for OUP, CUP, BRILL, Routledge. Reviewer of grant applications for *FWF Austrian Science Fund*, National Science Centre (Poland); Netherlands Organisation for Scientific Research (NWO).
- External examiner for University of London, University of Liverpool, University of Glasgow, University of Birmingham. External examiner for PhD *theses* at King's College London, Chinese University of Hong Kong, University of Verona, University of Padova, Scuola Sant'Anna Pisa.

- **English**: Proficient; **French**: Proficient; **Spanish**: Intermediate; **Bosnian**: Beginner

Book

1. [Jurisdiction and Admissibility in Investment Arbitration – The Practice and the Theory](#) (Brill 2018) Series: Brill Research Perspectives in International Investment Law, ISBN 978-90-04-36648-0 1-200

Edited Books and Special Issues

2. F Fontanelli, G Martinico (eds) [Exploring inter-order territories: An application of Carrozza's teaching to new topics](#) (2019) 67(1) *Estudios de Deusto*
3. A Gattini, A Tanzi, F Fontanelli (eds) [General Principles of Law and International Investment Arbitration](#) (Brill 2018) ISBN 978-90-04-36838-5. Reviewed on [Journal of World Investment and Trade](#), [Polish Yearbook of International Law](#)
4. F Fontanelli, A Tanzi (eds) [Jurisdiction and Admissibility in Investment Arbitration](#) (2017) 16(1) *The Law and Practice of International Courts and Tribunals*
5. A Sarvarian, F Fontanelli, R Baker, V Tzevelokos (eds) [Procedural Fairness in International Courts and Tribunals](#) (BIICL 2015) ISBN 978-1-90522-160-8. Reviewed on the [American Journal of International Law](#)
6. M Avbely, F Fontanelli, G Martinico (eds) [Kadi on Trial. A multi-faceted analysis of the Kadi proceedings before the CJEU](#) (Routledge 2014) ISBN 978-0-415-64031-2. Reviewed on [Common Market Law Review](#), [European Public Law](#)
7. F Fontanelli, G Martinico, P Carrozza (eds) [Shaping Rule of Law Through Dialogue. International and Supranational Experiences](#) (European Law Publishing 2009) ISBN 978-90-8952-057-9. Reviewed in [European Journal of International Law](#), [European Public Law](#)
8. F Fontanelli and G Martinico (eds) [The ECJ Under Siege: New Constitutional Challenges For The ECJ](#) (ICFAI University Press 2009) ISBN 978-81-314-2688-3

Journal Articles

1. 'The Effects of Brexit on the Law of UK Trade' (2022) 10(22) *Federalismi.it* 266-285, reprinted in volume (forthcoming)
2. 'L'immunità dello Stato estero nelle controversie di lavoro: le Sezioni Unite alle prese con il diritto internazionale pattizio e consuetudinario' (with P Busco) (2022) *Nuova Giurisprudenza Civile Commentata* 409-420
3. 'GATS the way / I like it - WTO Law, Review of EU Legality and Fundamental Rights' (2021) 10(2) *ESIL Reflections*
4. 'Unspoken SPS-plus and SPS-minus aspirations: biotechnologies in EU and US trade agreements' (2021) 12(3) *European Journal of Risk Regulation* 564-583
5. 'Once burned, twice shy. The use of compromissory clauses before the International Court of Justice and their declining popularity in new treaties' [2021] 104 *Rivista di Diritto Internazionale* 7-39
6. 'Introduction to the Special Symposium. Exploring inter-order territories: An application of Carrozza's teaching to new topics' (with G Martinico) (2019) 67(1) *Estudios de Deusto* 15-21
7. 'Let's disagree to disagree. Relevance as the rule of inter-order recognition' (2018) 4(2) *Italian Law Journal* 317-337
8. 'Unprincipled Disobedience to International Decisions: A Primer from the Russian Constitutional Court' (with K Dzehtsiarou) (2018) *European Yearbook of Human Rights* 319-341
9. 'The Harmonization Potential of the Charter of Fundamental Rights of the European Union' (with A Arena) (2018) 2/3 *European Journal of Law Reform* 56-77
10. 'Jurisdiction and Admissibility in Investment Arbitration – A View from the Bridge at the Practice' (with A Tanzi) (2017) 16(1) *The Law and Practice of International Courts and Tribunals* 3-20
11. 'Reflections on the indispensable party principle in the wake of the judgment on preliminary objections in the *Norstar* case' [2017] 1 *Rivista di Diritto Internazionale* 163-183
12. 'Lights and shadows of the WTO-inspired International Court System' (with K Ameli, I Bantekas, H Ciurtin, N Lavranos, M Rubino-Sammartano) (2016) 1(1) *European Investment Law and Arbitration Review* 189-262
13. 'The function of procedural justice in international adjudication' (with P Busco) (2016) 15(1) *The Law and Practice of International Courts and Tribunals* 1-23
14. 'The mythology of proportionality in the EU Court of Justice's judgments on internet and fundamental rights' (2016) 36(3) *Oxford Journal of Legal Studies* 330-360
15. 'The regime of long-term family visits for prisoners serving life sentence: *Vinter* is coming (back)' (with K Dzehtsiarou) [2015] 2 *European Human Rights Law Review* 163-173
16. 'Provisional measures in situations of armed conflict: the practice of the International Court of Justice' [2014] 2 *Международное правосудие* [International Justice] (in Russian) 42-52

17. [‘Implementation of EU law through domestic measures after *Fransson*: the Court of Justice buys time and ‘non-preclusion’ troubles loom large’](#) (2014) 39(5) *European Law Review* 782-800. Reprinted in *European Current Law* (Dec. 2014)
18. [‘L’attuazione del diritto UE ai sensi della Carta dei Diritti Fondamentali UE. Dopo *Fransson*, la Corte naviga a vista’](#) (2014) 34(3) *Quaderni Costituzionali* 733-735
19. [‘Converging Towards NAFTA: An Analysis of FTA Investment Chapters in the European Union and the United States’](#) (with G Bianco) (2014) 50(2) *Stanford Journal of International Law* 211-245
20. [‘The Implementation of European Union Law by Member States under Article 51\(1\) of the Charter of Fundamental Rights’](#) (2014) 20 *Columbia Journal of European Law*, Spring issue 193-247
21. [‘National Measures and the Application of the Charter of Fundamental Rights of the European Union - Does *curia.eu* Know *iura.eu*?’](#) (2014) 14(2) *Human Rights Law Review* 231-265
22. [‘Hic Sunt Nationes: The Elusive Limits of the EU Charter and the German Constitutional Watchdog’](#) (2013) 9(2) *European Constitutional Law Review* 315-334
23. [‘Giurisdizione indiana e immunità funzionale nel caso dell’Enrica Lexie – Non giudicar la nave stando a terra’](#) (with P. Busco) [2013] 3 *Rivista Trimestrale di Diritto Penale Contemporaneo* 399-445 [FF authored Sections 1, 3 and 5 (out of 6)]
24. [‘I test giurisprudenziali nelle controversie di diritto internazionale. Una nuova fonte normativa di natura interstiziale?’](#) [2013] 2 *Diritto Pubblico Comparato e Europeo* 500-514
25. [‘Caveat Emptor. Pre-purchase due diligence duties of US institutions for transactions outside the temporal scope of the 1970 UNESCO Convention’](#) (with P Busco) (2013) 10(5) *Transnational Dispute Management* 1-8
26. [‘Criminal Proceedings against Albers’](#) (2013) 107(3) *American Journal of International Law* 632-638
27. ‘Browsing the XX files’ (with G Martinico) [2013] 2 *SWUPL International Law Review* 32-58
28. [‘Necessity killed the GATT. Art. XX and the Misleading Rhetoric about “Weighing and Balancing”’](#) (2012/2013) 5(2) *European Journal of Legal Studies* 35-56
29. [‘The invocation of the exception of non-performance, a case-study on the role and application of general principles of international law of contractual origin’](#) (2012) 1(1) *Cambridge Journal of International and Comparative Law* 119-136
30. [‘International Court of Justice, Application of the Interim Accord of 13 September 1995 \(The FYROM v Greece\) Judgment of 5 December 2011’](#) (with E Borge) (2012) 61(3) *International and Comparative Law Quarterly* 775-784
31. [‘The European Union’s Charter of Fundamental Rights two years later’](#) (2011) 3(3) *Perspectives on Federalism* 22-47
32. [‘ISO and Codex standards and International Trade Law. What gets said is not what’s heard’](#) (2011) 60(3) *International and Comparative Law Quarterly* 895-932
33. [‘Santi Romano’s “L’ordinamento giuridico.” An Introduction and a Re-Contextualization of a forgotten masterwork’](#) (2011) 2(1) *Transnational Legal Theory* 67-117
34. [‘Between Blasphemy and Judicial Activism, Jesus and the Law in Saint Augustine and Saint Thomas’](#) (2011) 4(4) *International Journal of Private Law*, 469-488
35. [‘General Principles of the EU and a Glimpse of Solidarity in the Aftermath of *Mangold* and *Kücükdeveci*’](#) (2011) 17(2) *European Public Law* 225-240
36. [‘Commento alla sentenza della Corte Costituzionale n. 227 del 2010 in tema di mandato di arresto europeo’](#) [2011] 1 *Giornale di Diritto Amministrativo* 47-53
37. [‘I principi generali dell’ordinamento UE dopo *Kücükdeveci* – Riflessioni sull’efficacia indiretta orizzontale e sul principio di solidarietà’](#) [2010] 5 *Rivista Italiana di Diritto Pubblico Comunitario* 1145-1169
38. [‘Some reflections on the choices of the European Court of Justice in the *Kücükdeveci* preliminary ruling’](#) (2010) 2(2) *Perspectives on Federalism* 15-23
39. [‘How interpretation techniques can shape the relationship between constitutional courts. A comment on Tribunal Constitucional’s judgment no. 199/2009 and Czech Constitutional Court’s judgment no. 29/2009’](#) (2010) 21(2) *King’s Law Journal* 371-392
40. [‘Between procedural impermeability and constitutional openness: the Italian Constitutional Court and Preliminary References to the ECJ’](#) (with G Martinico) (2010) 17(4) *European Law Journal* 345-364
41. [‘La Corte di Giustizia e il “favor communitatis” - Il percorso della giurisprudenza della Corte di Giustizia delle Comunità Europee sul fondamento normativo degli atti della Comunità e dell’Unione’](#) [2010] 1 *Rivista Italiana di Diritto Pubblico Comunitario* 177-202
42. [‘L’interpretazione della decisione quadro sul mandato di arresto europeo e la tutela dei diritti fondamentali – il caso spagnolo \(Sentencia del tribunal constitucional español del 28 settembre 2009, n. 199/2009\)’](#) [2010] 2 *Giornale di Diritto Amministrativo* 194-200
43. [‘The Court goes «all in»’](#) (2009) 11(4) *European Journal of Law Reform* 473-498
44. [‘The hidden dialogue, when judicial competitors collaborate’](#) (with G Martinico) (2008) 8(3) *Global Jurist Advances* Article 7, 1-33
45. [‘The Decisions No. 348 and 349/2007 of the Italian Constitutional Court: The Efficacy of the European Convention in the Italian Legal System’](#) (with F Biondi Dal Monte) (2008) 9(7) *German Law Journal* 889-932
46. [‘Alla ricerca della coerenza: le tecniche del «dialogo nascosto» fra i giudici nell’ordinamento costituzionale multi-livello’](#) (with G Martinico) [2008] 2 *Rivista Trimestrale di Diritto Pubblico* 351-389

Book Chapters

47. ‘Alternative and Additional Dispute Settlement Proceedings’ (with E Stohger) in J Gomula and S Wittich (eds) *Research Handbook on International Procedural Law* (Elgar 2022) forthcoming
48. ‘Article XIII GATS’ in P-T Stoll and H Hestermeyer (eds) *Commentary on World Trade Law* (Brill 2022) (in print)
49. ‘Protection of property from acts of public authorities under the international law on promotion and protection of foreign investments’ in M Conticelli, T Perroud (eds) *Procedural Requirements for Administrative Limits to Property Rights* (OUP 2022) ISBN 978-0-198867586, 83-87, 109-110, 123-124, 140-141, 157-159, 188-189, 200-202, 218-219, 233-234, 244, 257-262
50. ‘TBT: Environment-led Technical Regulations’ in P Delimatsis and L Reins (eds) *Trade and Environmental Law – Encyclopaedia of Environmental Law* (Elgar 2021) ISBN 9781783476978, 280-291
51. ‘How would independence affect Scotland’s international trade?’ in E Hepburn, M Keating and N McEwen (eds) *Scotland’s New Choice: Independence after Brexit* (Centre for Constitutional Change 2021) ISBN 978-1-8384433-1-3, 102-115
52. [‘Sketches for a reparation scheme: how could a Germany-Italy fund for the IMIs work?’](#) in A Peters, V Volpe, S Battini (eds) *Remedies Against Immunity?* (Springer 2021) ISBN 978-3-662-62303-9, 159-189

53. 'Inammissibilità nell'arbitrato degli investimenti' in Mantucci (ed), [Arbitrato degli investimenti, Vol XIII](#) del *Trattato di Diritto dell'Arbitrato* (ESI 2020) ISBN 978-88-495-4442-8, 363-419
54. '[Under the hood of investment arbitration: general principles of law](#)' (with A Gattini and A Tanzi) in A Gattini, A Tanzi, F Fontanelli (eds) *General Principles and Investment Arbitration* (Brill 2018) 1-20
55. 'Barcelona Traction – a bond we share' (with G Bianco) in J Hohmann, D Joyce (eds) [International Law's Objects: Emergence, Encounter and Erasure through Object and Image](#) (OUP 2018) ISBN 978-01-9879-820-0, 141-150
56. '[Does Investor-State Dispute Settlement \(ISDS\) threaten States' regulatory autonomy? Fact-checking a commonplace of the TTIP debate](#)' [2017] 2 *Quaderni di SIDIBlog* 377-388 (ISSN 2465-0927)
57. 'The EU Charter of fundamental rights and the reach of free movement' (with A Arena) in M Andenas, T Bekkedal and L Pantaleo (eds) [The Reach of Free Movement](#) (Springer, TMC Asser Press 2017) ISBN 978-94-6265-194-4, 293-312
58. 'What we talk about when we talk about procedural fairness' (with P Busco) in A Sarvarian, R Baker, F Fontanelli, V Tzevelokos (eds) [Procedural Fairness in International Adjudication](#) (BIICL 2015) 17-38
59. 'Dignità umana e diritti dei carcerati: il caso *Vinter*' (with G Martinico) in AA Cançado Trindade and C Barros Leal (eds) *Il Rispetto della Dignità Umana. IV Corso Brasiliano Interdisciplinare in Diritti Umani* (IBDH/IIDH 2015) ISBN 978-85-420-0651-3, 65-86
60. 'The Court of Justice of the European Union and the illusion of balancing in Internet-related disputes' in O Pollicino and G Romeo (eds) [The Internet and Constitutional Law: The protection of fundamental rights and constitutional adjudication in Europe](#) (Routledge 2015) ISBN 9781138924987, 94-117
61. '[Kadi: connecting the dots](#)' in M Avbely, F Fontanelli, G Martinico (eds) *Kadi on Trial. A multi-faceted analysis of the Kadi proceedings before the CJEU* (Routledge 2014) 7-21
62. '[Enhancing International Monetary Fund's compliance with human rights – Accountability Within and Accountability Without](#)' (with G Bianco) in JP Bohoslavsky and JL Čerňák (eds) *Making Sovereign Financing and Human Rights Work* (Hart 2014) ISBN 9781849464383, 213-232. [FF authored parts 1, 3, 5 (out of 5)]
63. '[Mox Plant – The EU Court of Justice and international agreements](#)', Vol. VIII, 37-44;
64. '[The Metalclad NAFTA litigation: what is national courts' role in investment arbitration?](#)', Vol. IV, 15-22;
65. '[When SPS applies to apples. The Japan – Apples and Australia – Apples WTO disputes](#)', Vol. IV, 23-29;
66. '[The International Criminal Court and Africa or a Story of Persecutory Delusion](#)', Vol. V, 15-22;
- in S Cassese et al. (eds), *Global Administrative Law: The Casebook*, 3rd ed. (IRPA/IIJ 2012) ISBN 978-8-9075-821-8.
67. '[Whose Margin Is It? State Discretion and Judges' Appreciation in the Necessity Quicksand](#)' in F Fontanelli, G Martinico, P Carrozza (eds) *Shaping Rule of Law Through Dialogue. International and Supranational Experiences* (European Law Publishing 2009) 377-412.
68. '[Focusing on courts: the techniques of hidden dialogue in the multilevel system](#)' (with G Martinico) in F Snyder and I Maher (eds) *The Evolution of the European Courts: Institutional Change and Continuity* (Bruylant 2009) ISBN 978-2-8027-2765-1, 37-66. [FF authored parts 5, 6, 7, 8 (out of 8)]
69. '[The Court goes «all in»](#)' in F Fontanelli and G Martinico (eds) *The ECJ Under Siege: New Constitutional Challenges for the ECJ* (ICFAI University Press 2009) 31-61
70. '[L'impegno dei parlamenti nazionali nella fase ascendente del diritto comunitario; la lenta evoluzione di un ruolo sfumato, e il controllo di sussidiarietà](#)' in E Rossi (ed) *Studi Pisani Sul Parlamento* (Plus Edizioni 2008) ISBN 978-8-8849-2642-5, 293-320
71. '[I diritti umani: una scelta di coerenza](#)' in M Campopiano, L Gori, G Martinico, E Stradella (eds) *Dialoghi con il Presidente* (Scuola Normale 2008) ISBN 978-88-7642-335-2, 457-464

Book Reviews

72. Santi Romano, [The Legal Order \(translation by Mariano Croce\)](#) (2020) 31(4) *European Journal of International Law* 1537-1544
73. S Morano-Foadi and L Vickers (eds), [Fundamental Rights in the EU – a matter for two courts](#) (2020) 45(1) *European Law Review* 155-158
74. L Gruszczynski, W Werner (eds), [Deference in International Courts and Tribunals - Standard of Review and Margin of Appreciation](#) (2016) *European Journal of Risk Regulation* 227-233
75. A Sarvarian, [Professional Ethics at the International Bar](#) (2014) 13(4) *Chinese Journal of International Law* 891-895
76. G Martinico, O Pollicino (eds) [The National Judicial Treatment of the ECHR and EU Laws. A Comparative Constitutional Perspective](#) (2012) 81(1) *Nordic Journal of International Law* 75-77
77. T Broude, Y Shany (eds) [Multi-Sourced Equivalent Norms in International Law](#) (2012) 23(2) *European Journal of International Law* 597-604, available also on <http://www.globallawbooks.org/reviews/detail.asp?id=732>.
78. E D'Alterio, [La funzione di regolazione delle corti nello spazio amministrativo globale](#) [2011] 2 *Rivista Trimestrale di Diritto Pubblico* 561-565
79. Y Shany, [Regulating Jurisdictional Relations between National and International Courts](#) (2009) 20(4) *European Journal of International Law* 1297-1303, available also on <http://www.globallawbooks.org/reviews/detail.asp?id=617>.
80. G Martinico, *L'Integrazione Silente* (2009) 46(5) *Common Market Law Review* 1781-1783

Other works

81. [Shunning Conventional Wisdom – Italian Courts and State Immunity in Employment Disputes](#), EJIL: *Talk!* (28 December 2021)
82. [Procedural rights of persons deprived of liberty in non-criminal proceedings: european standards and their application during the covid-19 pandemic](#) (with K Dzehtsiarou), Council of Europe (December 2021)
83. [The Disputes Between Armenia and Azerbaijan: The CERD Compromissory Clause as a One-way Ticket to Hague](#), EJIL: *Talk!* (11 November 2021)
84. [Push for COVID-19 vaccine patent waiver isn't a panacea: but it could nudge companies to share](#) (with E Bonadio) *The Conversation* (May 2021)
85. International Law Association, [Final Report and Resolution of the Committee on the procedure of international courts and tribunals](#) (co-authored, presented at Kyoto IIA 2020 conference)
86. [UK trade agreements and their potential impact on environmental protection](#) (with A Savaresi) *SPICe briefing* (August 2020)
87. [EU-UK future relationship negotiations Issue 11](#), (co-author) *SPICe briefing* (July 2020)
88. [Comparing the Level Playing Field provisions in the EU and UK negotiating texts](#), evidence paper (CTEEA/S5/20/14/1)(June 2020)
89. [Trade in Financial Services provisions in the UK draft agreement published](#), evidence paper (CTEEA/S5/20/14/1)(June 2020)
90. [EU-UK future relationship negotiations Issue 8](#), (co-author) *SPICe briefing* (June 2020)

91. [EU-UK future relationship negotiations Issue 1](#), (co-author) *SPICe briefing* (March 2020)
92. Briefing paper for the Scottish Parliament Committee on EU and External Affairs, [Continuity of UK International Agreements](#) (31 March 2020)
93. Opinion on the implementation of the Law no. 133/2015 (with S Muneri) Council of Europe (April 2020, available on request)
94. [Negotiating the future UK and EU relationship](#), (co-author) *SPICe briefing* (January 2020)
95. [The United States and the European Union trading blows](#), *SPICe Spotlight* (7 November 2019)
96. [Opinion on the Draft Law on the Finalisation of Transitional Ownership Processes](#) (Venice Commission, coauthored) CDL-AD(2019)023 (14 October 2019)
97. [Free ports and international trade](#), *SPICe Spotlight* (2 September 2019)
98. [Anatomy of modern Free Trade Agreements - an overview of CETA and the EU-Japan EPA](#), *SPICe briefing* (June 2019)
99. [Trade in services after Brexit – what's on or off the table](#), *SPICe Spotlight* (4 July 2019)
100. [The UK's accession to the Government Procurement of the WTO](#), *SPICe Spotlight* (26-28 March 2019)
101. Report on the Draft Law on the Completion of Ownership Transitory Processes in the Republic of Albania, Council of Europe Horizontal Facility for Western Balkans and Turkey (February 2019) (available on request)
102. *Inter-state arbitration, avenues for reform*, report for the ILA Committee on the Procedure of International Courts and Tribunals (January 2019)
103. [The UK's Departure from the European Union – An Overview of the Political Declaration](#), (co-author) *SPICe Briefing* (28 November 2018)
104. [Dispute Resolution in the Brexit Deal: Is There Salvation Outside the CJEU Church?](#), DCU Brexit Institute News (16 November 2018)
105. [You can teach a new court Mangold tricks – the horizontal effect of the Charter right to paid annual leave](#), *EU Law Analysis* (11 November 2018)
106. [Preparing for a no-deal Brexit: trade with EU countries](#), *SPICe Spotlight* (7 September 2018)
107. [Foreign Control and ICSID Jurisdiction on ECT Claims of Local Companies – the Eskosol Case](#), *EJIL:Talk!* (12 June 2017)
108. 'Arbitration or: the devil you know. A critical assessment of the judicialisation of investor-State disputes' (2017) presentation paper August 2017 Taipei conference on international arbitration.
109. [Suggesting Solutions: Do the Right Thing](#), *Verfassungsblog* (15 May 2017)
110. [Introductory note to Judgment No. 238/2014 \(Constitutional Court\) \[Italy\]](#) (2017) 168 *International Law Reports*
111. [Introductory Note to Case C-182/15, Proceedings relating to the extradition of Aleksei Petrubhin](#) (C.J.E.U.) (2017) 56 *International Legal Materials* 147-158
112. [EFILA report on the EU Commission's proposal of an International Court System for the resolution of investor-State disputes under the TTIP](#) (co-author).
113. [The USA and Re-Appointment at the WTO: A 'Legitimacy Crisis'?](#), *EJIL:Talk!* (27 May 2016)
114. 'The long shadow of Opinion 2/13 on the Commission's proposal of an investment court system in the 'TTIP' (2016) presentation paper for the conference in Lisbon, October 2015
115. [Damage-assessment on the building of international law after the Italian Constitutional Court's decision no. 238 of 2014: no structural damage, just wear and tear](#), *Verfassungsblog* (15 December 2014)
116. [The Italian Constitutional Court's Challenge to the Implementation of the ICJ's Germany v Italy Judgment](#), *iLanternblog* (30 October 2014)
117. [I know it's wrong but I just can't do it right – First impressions on judgment no. 238 of 2014 of the Italian Constitutional Court](#), *Verfassungsblog* (27 October 2014)
118. [The Essent judgment: Another revolution in the case law on free movement of goods?](#), *EU Law Analysis* (19 September 2014)
119. [Comity](#) (2014) encyclopedic entry in the series *Westlaw UK Insight*, international law section
120. [Amicus curiae brief](#) submitted to the European Court of Human Rights (GC) in proceedings relating to application No. 41418/04 (*Khoroshenko v. Russia*) (co-authored) (June 2014)
121. [Handbook on judicial cooperation: the right to non-discrimination](#) (June 2013) deliverable submitted to the European Commission – DG Justice within the EUJ CJC Judicial Cooperation Project, 1-115
122. [Botta e risposta tra la Corte di Giustizia EU \(caso Åkerberg Fransson\) e la Corte Costituzionale tedesca sull'applicazione della Carta EU dei Diritti Fondamentali](#), comment on *Questione Giustizia*, 27 May 2013
123. [Why arbitration is a form of international justice \(and why it is preferable that off-side calls are not reviewed by ordinary courts\)](#), short essay prepared for the 2011 session of the Arbitration Academy
124. [Was Jesus Running Wild? Judicial Activism or Blasphemy, Christ and the Law in Saint Augustine and Saint Thomas](#) (available at [ssrn.com](#))
125. [Cooperative antagonists - The Italian Constitutional Court and the preliminary reference: are we dealing with a turning point?](#) (with G Martinico), Eric Stein Working Paper 5/2008, 1-27. [FF authored Sections III, IV, VI VIII (out of 8)]

September 2022 London, SLS, keynote speaker for IL section: <https://virtual.oxfordabstracts.com/#/event/public/2016/submission/575>

March 2022: Glasgow: ESIL Research Forum, discussant for [panel on Historical and Current Challenges to Economic Security](#)

December 2021: LUISS, Rome (online): research seminar [‘Brexit, UK and trade with the rest of the world’](#)

December 2021: University of Trento (online): discussant for [presentation](#) of Volume 20 of the Nijhoff Investment Law Series (author: Reza Eftekhari)

November 2021: IRPA, Rome (online): invited speaker for book launch [‘Remedies against Immunity?’](#)

October 2021: LUISS, Rome, invited speaker at [‘The constitutional implications of Brexit: legacy and prospects of the withdrawal from the European Union’](#)

October 2021: UN International Law Week (online), [‘Reforming the Procedural Rules and Practices of Inter-State Courts and Tribunals’](#)

October 2021: Podgorica, presentation of Council of Europe report [‘Rights of persons deprived from liberty in non-criminal proceedings’](#)

July 2021: ICON-S Mundo (online): [Sketches for a reparation scheme](#); and [The shoe that does not drop](#)

June 2021: OECD Mena Competitiveness, Cairo (online), [Reforming investment treaties](#)

June 2021: Sant’Anna School, Pisa (online), [roundtable: China and the WTO, why multilateralism still matters](#)

May 2021: European Law Academy (ERA), Trier (online): ‘Application of the Charter of Fundamental Rights to National Measures’

April 2021: Università di Napoli (online), ‘Brexit means Brexit: trade related impact for Scotland and its independence agenda’

April 2021: Bogotá (online), ‘Trade obligations and public interests,’ Universidad La Sabana

March 2021: (online), [‘Caim Energy v India: Retroactive taxation and International Investment Law,’](#) Association of Commonwealth Universities

December 2020: Japan (online), International Law Association biennial conference: [presentation of the PICT Committee final report](#)

October 2020: European Law Academy (ERA), Trier (online), [‘Right to an Effective Remedy under Article 47 of the Charter’](#)

August 2020: Athens (online), ELSA Summer Law School in International Investment Law: [Admissibility in investment arbitration](#)

May 2020: LUISS, Rome (online), ‘New trends in international arbitration,’ 22-29 May

February 2020: Universidad La Sabana, Bogotá, roundtable [‘Regulación de las plataformas colaborativas, caso de Uber’](#)

February 2020: Corte Constitucional de Colombia, ‘Arbitraje inversionista-Estado y Uber’

September 2019: Macquarie University, Sydney, ‘Biotechnology, Ethics, and Limitations to Trade within the WTO Framework,’ 24 September

May 2019: Rome, Procedural requirements on administrative restrictions to property rights, 23-24 May, Tor Vergata

April 2019: LUISS, Rome, [Separation of powers in the EU.](#)

April 2019: Bologna, [First Angelo Piero Sereni Lecture](#)

July 2018: Oxford, OUP Investment Claims Summer Academy

June 2018: OECD, Cairo Regional Centre for International Commercial Arbitration (CRCICA), [Investment dispute management and prevention.](#)

April 2018: Sant’Anna School, Pisa, Jean Monnet seminar ‘The Implications of the *Achmea* judgment’.

March 2018: LUISS, Rome, lecture ‘The Right to Hope and the ECHR’.

January 2018: Minsk, Council of Europe Winter School on the Right to Private Life.

January 2018: Vienna, Visiting Professor roundtable [‘Jurisdiction and Admissibility, Why Bother?’](#).

August 2017: [Taipei International Conference on Arbitration and Mediation.](#)

July 2017: Oxford, Second Summer Academy on Investment Claims (invited delegate).

July 2017: Copenhagen, I-CON conference, panel [‘Power and Its Consequences’](#).

June 2017: Tbilisi, session of Training of Trainers for the HELP module on Data Protection .

June 2017: Maynooth University, Dublin, [Summer School in EU Law](#) (guest lecturer).

June 2017: Edinburgh Law School, [‘Law-Making and the Sources of International Law in Theory and Practice.’](#)

May 2017: University of Padua, [‘Umbrella clauses and Privity of Contracts.’](#)

May 2017: Villa Vigoni, Max Planck Institute, [Remedies Against Immunity?](#)

March 2017: Edinburgh Law School, [‘Exploring the Dimensions of Procedural Review’](#) Workshop.

March 2017: Sarajevo, [Kick-off Meeting Distance-Learning Course](#) on Property Rights (HELP) (coordinator of the Course).

February 2017: National Law University, Delhi, [‘WTO@20’](#) (co-organised by the WTO Appellate Body).

January 2017: Jean Monnet seminar, Sant’Anna School, Pisa.

November 2016: Queen Mary, London, [IBA – ELSA Conference 2016.](#)

June 2016: Budapest, Hungarian Academy of Sciences, ‘The application of the EU ‘federal bill of rights’ to states.’

April 2016: Trento, [‘CETA, TTIP and the new model of investor-State dispute settlement.’](#)

April 2016: Bologna, [‘Jurisdiction and Admissibility in Investment Arbitration.’](#)

April 2016: Universidad de la Sabana, Bogotá, [‘The backlash against investor-State arbitration in the TTIP and CETA.’](#)

March 2016: Queen Mary, London, ‘Objects of International Law.’

February 2016: Sofia, ERA Academy of European Law, ‘Fundamental rights in the EU and the ECHR.’

November 2015: Lisbon, ‘The repercussions of Opinion 2/13 on the Commission’s proposal for a new investment court system for the TTIP.’

November 2015: [London](#), British Institute of International and Comparative Law. Panel on procedural fairness.

October 2015: Rome, International Conference on International Humanitarian Law and Modern Warfare.

October 2015: Macerata University, seminar ‘Procedural fairness in international proceedings and the ISDS reform.’

October 2015: Sant’Anna, Pisa, seminar ‘The mythology of proportionality in the constitutional case-law of the Court of Justice of the EU.’

June 2015: Helsinki, ERA Academy of European Law, ‘Fundamental rights in the EU and the ECHR.’

May 2015: Sofia, Council of Europe, ‘The application of the EU Charter of Fundamental Rights.’

May 2015: Università di Bologna: [‘Erga omnes obligations and State obligations for the protection of foreign investments.’](#)

April 2015: Madrid, Universidad Complutense: ‘El Dictamen 2/13 del Tribunal de Justicia.’

February 2015: Paris, Centre franco-norvégien: ‘Proportionality in the Italian Constitutional Court’s reaction to *Germany v Italy*.’

October 2014: Milan, Bocconi University: ‘The CJEU’s approach to freedom of expression and internet communications.’

October 2014: Moscow, Institute of Public Policy: ‘The ICJ’s practice of indicating interim measures in situations of armed conflict.’

June 2014: Warsaw, School of Magistracy: ‘Interaction between European and national judges in the protection of fundamental rights.’

April 2014: Bucharest, Centre for Judicial Training: ‘Judicial cooperation in freedom of expression and fair trial matters.’

February 2014: Riga, ERA Academy of European Law: ‘The EU Charter of Fundamental Rights – selected issues.’

February 2014: Paris, Centre franco-norvégien: ‘The Margin of Appreciation in WTO Law.’

February 2014: City University, London, seminar ‘The coming of age of judicial review in the *Kadi* proceedings.’

December 2013: University of Hull, seminar [‘Kadi and judicial review.’](#)

October 2013: Middle Temple, London, ‘Constituting Europe. The ECtHR in a National, European and Global Context.’

June 2013: ERA Academy of European Law, Edinburgh, ‘The EU Charter on Fundamental Rights.’

May 2013: Amsterdam, ESIL IEL IG Event ‘International Economic Law and Factor Mobility: the Case of Investment Regulation.’

April 2013: Jean Monnet seminar, ‘The UK and the European Union,’ Facultad de Derecho, Universidad Complutense, Madrid.

March 2013: Guest Lecturer in the Course on Art and Law, Scuola Superiore Sant’Anna, Pisa.

November 2012: 4th Annual ‘LegArg 2012 Conference on Legal Theory, Legal Argumentation and Legal Philosophy’, Bled, Slovenia.

October 2012: ‘Diritti e conflitti nel costituzionalismo transnazionale: dal territorio allo spazio’, UniCal, Italy.

June 2012: The Nouvelle Vague: A New Generation of Legal Scholarship Questioning Mainstream Assumptions. Workshop at EUI, Fiesole.

February 2012: Paris, ‘Development in International Law’, Centre Franco-norvégien en sciences sociales et humaines (CFN).

January 2012: CEPC (Centro de Estudios Políticos y Constitucionales), Madrid, ‘Sur la route de San[ti] Romano. L’ordinamento giuridico, a century of pluralism.’

September 2011: Scuola Superiore Sant’Anna, Pisa, IV STALS annual workshop, ‘How “Constitutional” Is Transnational Law?’

June 2011: Max Weber Lustrum Conference, EU Law Panel, EUI, Fiesole.

April 2011: EUI, Fiesole, seminar ‘Santi Romano and the heritage of pluralism in the global legal order.’

January 2011: EUI, Fiesole, seminar ‘The legacy of *Kičikdelevi*.’

December 2008: Workshop ‘The ECJ under siege: new constitutional challenges for the ECJ,’ Sant’Anna School of Advanced Studies.

October 2008: Europa Institute, Edinburgh, Doctoral Colloquium ‘The European Union: back to the future? New developments and challenges after Lisbon.’

May 2008: University of Macerata, Italian Comparative Law Association, 1st biennial conference ‘Le nuove frontiere del diritto comparato.’

November 2007: University College, Dublin, 6th WISH Conference.