

Elisa Bertolini

PERSONAL INFORMATION



Elisa BERTOLINI

📍 Bocconi University – Department of Legal Studies

Via Roentgen, 1 - 20136 MILANO (Italy)

📍 Corso Garibaldi, 75 - 27100 PAVIA (Italy)

☎ 348 69 47 198

✉ elisa.bertolini@unibocconi.it

✉ berelisa81@gmail.com

Sex F | Birth 26/02/1981 | Nationality Italian

CURRICULUM STUDIORUM

(July 31st, 2022)

Academic Experience

- Since September 2020: Associate Professor in Comparative Public Law at Bocconi University, Milan.
- March 2013-September 2020: Assistant Professor in Comparative Public Law at Bocconi University, Milan.
- January 2020: qualification as Associate Professor of Comparative law (Italian “Abilitazione Scientifica Nazionale”).
- December 2013: qualification as Associate Professor of Comparative law (Italian “Abilitazione Scientifica Nazionale”).
- October 2015: visiting professor at the Center for European Studies, Nanzan University, Nagoya (Japan).
- November 2010-February 2013: researcher with grant in Public Law at Bocconi University, Milan.

Education

- 2008: PhD in Law, majoring in Comparative, International and European Politics and Institutions, University of Teramo, with a dissertation on “La tutela dei diritti fondamentali della persona dal Giappone antico ad oggi: tra tentazioni occidentali e radicamento asiatico” (“The Protection of Fundamental Rights in Japan: Historical and Legal Study between Western Temptations and Asiatic Rooting”).
- 2004: laurea cum laude in Political Sciences, University of Pavia, with a dissertation on “Il sistema giuridico giapponese e le influenze del costituzionalismo occidentale” (“The Japanese Legal System and the Influences of Western Constitutionalism”).

Teaching Experience

- February-May 2020: Italian Constitutional Law, Master of Arts in Law
- Since 2009: Introduction to the Legal System II, Bachelor of International Economics and Management and Bachelor of International Economics and Finance, Bocconi University, Milan.
- 2008-2015: Diritto Pubblico (Public Law), Bachelor of Business Administration and Management, Bocconi University, Milan.

Research Activities for Public Entities

- April 2009-March 2010: member of a research group, headed by prof. Giuseppe Franco Ferrari, on “La semplificazione normativa in materia ambientale” (Legal Simplification in Italian Environmental Law). This study has been commissioned to our group by Roberto Calderoli, then Minister for Simplification.
- April-December 2009: junior researcher on the Italian reform on fiscal federalism at IReR (Istituto Regionale di Ricerca-Regional Research Institute) in Milan.
- March-September 2005: member of a research group, headed by prof. Giuseppe Franco Ferrari, on "Gli strumenti di semplificazione normativa in Europa". This study has been commissioned to our group by the Dipartimento della Funzione Pubblica of the Presidenza del Consiglio dei Ministri and has been published in 2006 by Maggioli Editore, Rimini, in a work edited by Federico Basile, “La semplificazione: politiche europee e piano d'azione nazionale”.

Editorial Activity

- Since January 2015: member of the Editorial Board of *DPCE Online* at the Bocconi University.
- January 2005-January 2015: member of the Editorial Board of *Diritto Pubblico Comparato ed Europeo* at the Bocconi University.

Membership to Associations and Research Groups

- Since May 2019: member IACL- Judicial Review and Electoral Law Research Group.
- Since November 2018: member IACL-Algorithmic State, Society and Market, Constitutional Dimensions Group.
- Since November 2018: member IACL Freedom of Speech Research Group
- Since 2016: member International Society of Public Law (ICONs)
- Since 2014: member The Australian Network for Japanese Law (ANJeL).
- Since 2014: member European China Law Studies Association (ECLS).
- Since 2006: member Associazione Italiana di Diritto Comparato (AIDC).

- Since 2004: member Associazione di Diritto Pubblico Comparato ed Europeo (DPCE).

Conference and Seminars

- 1) July 6th, 2022: “The Japanese Supreme Court as a Litmus Test for Generic Constitutionalism?”, at the panel Context and Implications of Pluralism in Constitutional Reviews: Lessons from Comparative Studies of Japan, Italy and South Korea, at the 2022 ICON•S Annual Conference, Wroclaw University (4th-6th July, 2022).
- 2) July 4th, 2022: “The Japanese constitutional drafting process as a half failed Weimar moment” at the panel Weimar Moments II, at the 2022 ICON•S Annual Conference, Wroclaw University (4th-6th July, 2022).
- 3) June 24th, 2022: “La ribellione all’autorità costituita nei manga” (The rebellion against an established authority in manga), at the conference La rappresentazione delle tradizioni giuridiche nella Pop Culture, University of Foggia (June 23rd-24th, 2022).
- 4) March 25th, 2022: “The Independence of Judges entrusted with the Constitutional Adjudication in Micro States: the Challenge of the Diminutive Size”, presentation at the 25th International Symposium-Toronto 2022 Changes and Continuities in Microstates and Small Autonomous Communities: A Global Perspective, Glendon College.
- 5) February 9th, 2022: “La difficile tenuta del rule of law negli ordinamenti ad ispirazione islamica” (The rule of law in the Islamic legal systems), lecture in the PhD in diritto e sostenibilità, University of Salento.
- 6) November 18th, 2021: “Catarsi su carta: la ribellione all’autorità costituita tra diritto e giustizia in Giappone” (Catharsis on paper: the rebellion against established authority between law and justice in Japan), at the webinar Diritto, Giustizia e Cultura Pop. Un dialogo interdisciplinare, STALS (Sant’Anna Legal Studies) seminars (November 18th, 2021).
- 7) November 16th, 2021: “La Costituzione del Liechtenstein nel diritto comparato” (The Constitution of Liechtenstein in a comparative perspective), at the conference La Costituzione del Liechtenstein nel diritto pubblico comparato. In occasione dei 100 anni dall’approvazione della Costituzione del 1921, University of Insubria (November 16th, 2021).
- 8) September 9th, 2021: “Formanti e pluralismo delle fonti nei processi di integrazione dei Paesi dell’Eurasia” e dell’area del Pacifico” (Legal formants and pluralism of legal sources in the integration process of the Eurasian and Asia-Pacific region), at the conference I sistemi normativi post-vestfaliani tra decisioni politiche, integrazioni giurisprudenziali e fonti di

produzione non formalizzate. Una ricostruzione in chiave comparata. Giornate di studio in memoria di Alessandro Pizzorusso, University of Pisa (September 8-10th, 2021).

- 9) July 5th, 2021: “Pacifismo armato? L’esperienza nipponica tra rinuncia alla guerra e Forze di autodifesa” (“Armed Pacifism? The Japanese Experience between the renunciation of war and the Self-Defense Forces”), at the Atelier 4 luglio - G.G. Florida, University of Teramo, Italy (July 5th, 2021).
- 10) January 12th, 2021: “The Japanese Supreme Court and the Right to Vote”, at the panel Judicial Review and Electoral Law in a Global Perspective, The Global Summit (January 12-16, 2021).
- 11) July 3rd 2020: “Freedom of Expression and Coronavirus Negationism”, at the Free Speech in the 21st Century, virtual conference of the IACL Freedom of Speech Research Group (July 3rd-4th, 2020).
- 12) November 21st, 2019: “Small Remote Islands: Land of Freedom or Land of Despotism?”, at the Islands and Remoteness in Geography, Law, and Fiction conference, University of Verona, Italy (November 21st-22nd, 2019).
- 13) November 15th, 2019: “The Japanese constitutional drafting process as a half failed Weimar moment”, at the conference Weimar moments – Constitutionalising mass democracy in Germany, Italy, Spain, and beyond, at the Universidad Autónoma de Madrid (November 13th-15th 2019).
- 14) November 6th, 2019: “The Japanese Approach to the Law between Western Temptations and Asiatic Rooting”, guest lecture at the State University, Milan.
- 15) September 24th, 2019: “L’approccio al diritto in Estremo Oriente: tra tentazioni occidentali e radicamento asiatico” (“The Far Eastern Approach to Law: between Western Temptations and Asian Roots”), seminar at the University of Bologna.
- 16) July 12th, 2019: “Internet and Algorithm as Instruments of Technological Federalism and Technologically Shaded Citizenship”, at the IVR World Congress’ Special Workshop «Political Pluralism in Greater China – 大中华的政治多元化», University of Lucerne, Switzerland (July 7th-12th, 2019).
- 17) July 3rd, 2019: panel on Hate Speech in the Digital Era: A Comparative Analysis at the 2019 ICON•S Conference “Public Law in Times of Change?”, Santiago de Chile (July 1st-3rd, 2019).
- 18) November 29th, 2018: “The Japanese Supreme Court and the Right to Vote: A Careful Activism”, at the conference “Judicial Review and Electoral Law”, Bocconi University Milan (November 29th-30th, 2018)
- 19) July 25th, 2018: “Comparing legal reasoning the role of legal culture and its methodological implications”, at the 20th Congress of the International Academy of Comparative Law, Kyushu University, Fukuoka (July 23rd-27th, 2018), together with Graziella Romeo.
- 20) June 19th, 2018: “Hate Speech, Fake News and Populism: the Dark Side of Social Networks” at the 10th World Congress of the International Association of Constitutional Law (IACL), SungKyunKwan University, Seoul (June 18th-22nd, 2018).

- 21) April 19th, 2018: “L’Estremo Oriente tra tentazioni occidentali e radicamento asiatico” (“The Far East between Western Temptations and Asian Roots”), seminar at the University of Verona.
- 22) November 14th, 2017: “Democracy and the State of Exception-The Italian experience” at the conference *Demokratie im Ausnahmezustand*, organised by the German Historical Institute (GHI) and the Goethe Institute in Paris, (November 13th-14th 2017).
- 23) October 11th, 2017: “International Human Rights Law and the Three Branches of Government: The Japanese Experience”, at the III World Congress of Constitutional Justice, organised by the World Association of Constitutional Justice, University of Bologna (October 10th-13th, 2017).
- 24) June 27th, 2017: “Secondary liability of ISPs and copyright infringements”, at the *Congresso Internacional de Direito Constitucional Brasileiro (Ítalo-Ibero-Americano)*, on “O Direito das Novas Tecnologias e o Ordenamento Constitucional—Uma experiência Comparada”, organised by the Instituto Brasileiro de Ciências Jurídicas (June 26th-28th, 2017).
- 25) April 29th, 2017: “Western and Japanese constitutional thought in the shaping of the role of the Japanese Emperor in the 1889 and 1946 Constitutions”, at the American Society of Comparative Law Younger Comparativists Committee 6th Annual Conference, Koç University Law School at Istanbul (April 28th-29th, 2017).
- 26) February 3rd, 2017: “Los derechos sociales como problema en la construcción del derecho constitucional europeo” (“Social rights as a key issue in the building of EU constitutional law”), at the XIII Congreso Iberoamericano de Derecho Constitucional, Universidad UNAM at Mexico City (February 1st-3rd, 2017).
- 27) November 11th, 2016: “The Dutch system and the supranational legal order: the ECHR in the Netherlands”, at the conference “The Dutch Constitution beyond 200: tradition and innovation in a multilevel legal order”, University of Leiden, together with Graziella Romeo.
- 28) October 19th, 2016: “Sistemologia dei sistemi giuridici dell’Estremo Oriente e legal transplant: il caso nipponico” (“Sistemology of legal systems of Far East Asia and legal transplant: the Japanese case”), seminar at the University of Verona.
- 29) September 23rd, 2016: “Internet Governance and Terrorism: a Further Compression of Fundamental Basic Rights in China”, at the annual conference of European China Law Studies Association, University of Roma TRE (September 21st-23rd, 2016).
- 30) July 19th, 2016: “Financial Crisis as a New Genus of Constitutional Emergency?”, at the International Symposium “Constitutionalism under Extreme Conditions”, organised by the Minerva Center for the Rule of Law under Extreme Conditions, in collaboration with the Boston College Law School and Israeli Association of Public Law, University of Haifa (July 18th-19th).
- 31) October 22nd, 2015: “Antisystem Parties in the European Context”, lecture at the Nanzan University, Nagoya (Japan).
- 32) October 16th, 2015: “Censoring the past? Suggestions on the German, Italian and Japanese approach to the totalitarian past”, seminar at the Nanzan University, Nagoya (Japan).
- 33) September 18th, 2015: “La nueva organización territorial de la República italiana: perfiles problemáticos de las Provincias y Ciudades Metropolitanas” (“The new territorial organisation

- of the Italian Republic: problematic issues concerning Provinces and Metropolitan Cities”) at the XII Congreso Iberoamericano de Derecho Constitucional, Universidad Externado de Columbia (Bogotá) (September 16th-18th, 2015).
- 34) April 10th, 2015: “Il tortuoso cammino della revisione costituzionale nipponica” (“The Japanese Constitutional Amendment Process”), lecture at the University of Verona.
- 35) March 27th, 2015: “La shar’ia e il potere giudiziario: una difficile interazione” (“Shar’ia and judicial power: a difficult interaction”), Scuola Superiore di Studi Giuridici, University of Bologna.
- 36) July 24th, 2014: “Secondary Liability of Internet Service Provides: Italian National Report” at the 19th Congress of the International Academy of Comparative Law at the University of Vienna (July 20th-26th, 2014).
- 37) June 18th, 2014: “Censoring the past? The Japanese approach to its totalitarian past” at the 9th Congress of the International Association of Constitutional Law (IACL), Oslo (June 16th-20th, 2014).
- 38) April 23rd, 2014: “Islamic Constitutionalism in Indonesia”, at the conference “Transizioni costituzionali e consolidamento democratico negli ordinamenti islamici: Tendenze e prospettive”, Ravenna (April 23rd-24th, 2014).
- 39) April 10th, 2014: “La Costituzione nipponica alla prova del nuovo millennio” [The Japanese Constitution facing the Challenges of the New Millenium], at the PhD in Diritto costituzionale italiano ed europeo [Italian and European Constitutional Law], Università degli Studi di Verona.
- 40) April 4th, 2014: “La shar’ia e le fonti del diritto nell’ordinamento costituzionale indonesiano” (“Shar’ia and legal sources of the Indonesian legal system), Scuola Superiore di Studi Giuridici, University of Bologna.
- 41) September 18th, 2013: “La soberanía nacional y la gobernanza económica europea: un posible punto de encuentro? Sugerencias del Bundesverfassungsgericht” (“National sovereignty and European economic governance: a possible encounter? Suggestions from the German Constitutional Court”) at the XI Congreso Iberoamericano de Derecho Constitucional, Universidad Nacional de Tucumán (Argentina. September 17th-19th, 2013).
- 42) April 17th, 2013: “Transizioni costituzionali e consolidamento della democrazia in Indonesia” (“Constitutional transition and democracy in Indonesia”), Scuola Superiore di Studi Giuridici, University of Bologna
- 43) April 5th, 2013: “La tutela dei diritti fondamentali nei Paesi islamici” (“The protection of fundamental rights and freedoms in the Islamic countries”), Scuola Superiore di Studi Giuridici, University of Bologna.
- 44) January 25th, 2013: “Il Trattato ESM dinnanzi alle Corti estone e irlandese” (“ESM Treaty and Estonian and Irish Courts”), at the conference “Corti costituzionali e stabilità economico-finanziaria” (“Constitutional courts and economic and financial stability”), Scuola Superiore di Studi Giuridici, University of Bologna.

- 45) January 23th, 2013: “Shōjo Manga: Champion or Jailor of Female Emancipation?”, at the conference “Women’s Manga in Asia: Glocalizing Different Cultures and Identities”, Department of Japanese Studies, University of Sydney.
- 46) November 9th, 2012: “L’istituto della difesa civica in Germania” (“The ombudsman in the German legal system”), at the conference “Difesa civica in Europa ed in Italia” (“The ombudsman in Europe and Italy”), University of Lecce (November 9th-10th, 2012).
- 47) May 4th, 2012: “La nozione di indirizzo IP nel quadro della tutela della proprietà intellettuale in rete” (“The notion of IP address and the protection of intellectual property on the web”), at the conference “Seminario italo-español de estudios constitucionales: Nuevas exigencias de tutela de los derechos de la persona” (“Italian-Spanish seminar of constitutional studies: new need for a guarantee of personal rights”), Real Colegio de España, Bologna.
- 48) April 20th, 2012: “Transizioni costituzionali e consolidamento della democrazia nei Paesi islamici. L’esperienza di Giordania e Indonesia” (“Constitutional transition and democratic consolidation in Islamic countries: Jordan and Indonesia”), Scuola Superiore di Studi Giuridici, University of Bologna.
- 49) March 30th, 2012: “Gli strumenti di tutela offerti dai social networks al diritto d’autore” (“The protection of copyright and intellectual property on the social networks”) at the conference “Tutela del copyright e della privacy sul web: quid iuris?” (“Copyright and privacy protection on the web: quid iuris?”), Fondazione Ambrosianeum, Milan.
- 50) April 15th, 2011: “Islam e laicità nell’ordinamento costituzionale indonesiano” (“Islam and secularism in the Indonesian legal system”), Scuola Superiore di Studi Giuridici, University of Bologna.
- 51) July 12th, 2010: “I rapporti finanziari intergovernativi nell’evoluzione dell’ordinamento federale germanico” (“Financial Relationship between the Different Levels of Government in the German Federal System”) at the conference “Federalismo fiscale e sistema della autonomie” (“Fiscal Federalism and Subnational Entities”), Bocconi University.
- 52) May 27th, 2010: “La legge sulla cittadinanza: i recenti dubbi della Corte Suprema” (“The Nationality Law: Problematic Aspects and Recent Doubts of the Supreme Court”) at the conference “Giappone: un diritto originale alla prova della globalizzazione” (“Japan: an Original Law at the Proof of Globalization”), Ca’ Foscari University, Venice.
- 53) December 14th, 2007: “Japan: Linguistic Transitions as a Condition for the Introduction of a Western Legal System” at the conference “Asian Constitutionalism in Transition: A Comparative Perspective”, University of Siena.
- 54) December 13th, 2006: “La Costituzione israeliana” (“The Israeli Constitution”) at the seminar “Il sistema neoparlamentare: una forma di governo autonoma?” (“The Neo-parliamentary executive: an autonomous form of government?”), Bocconi University.

Discussant

- 55) April 29th, 2022: Yvonne Tew (Georgetown University) “Strategic Judicial Empowerment in Comparative Perspective”, State University Milan.
- 56) June 29th, 2021: Cora Chan (University of Hong Kong) “Hong Kong in China, Or Hybridity

and its Discontents”, Bocconi University

- 57) November 5th, 2019: Wojciech Sadurski (University of Sidney) “Poland’s Constitutional Breakdown”, Bocconi University.
- 58) March 13th, 2019: Andras Jakab (University of Salzburg.) “Sovereignty and Democracy in Europe”, Bocconi University.
- 59) November 8th, 2017: Matteo Nicolini (University of Verona) “England’s Legal Narratives. L’impatto del radicalismo politico nella creazione della Anglo-British Constitution”, Bocconi University.
- 60) September 11th, 2017: Roberto Andorno and Marcello Ienca “Rise of Neurotechnology. Defend against Neurocrime(s) before it’s too late”, Bocconi University.
- 61) March 14th, 2017: Peter Leyland (SOAS University of London) “Brexit UK. Seeking legal shelter from the impending constitutional storm”, Bocconi University.

Workshops

- 62) February 2nd, 2018: “La protezione delle frontiere: lotta al traffico di essere umani e politiche immigratorie” (“Protecting borders: human trafficking and migration policies”), in the workshop “Nuove Frontiere del Diritto: il diritto dei migranti” (“The new frontiers of the law: migration law”), Università commerciale “L. Bocconi”.

Publications

Books

- 1) “I micro Stati. La sfida della micro dimensione e la sua ricaduta costituzionale” [“Micro states. The challenge of the micro dimension and its constitutional repercussion”], Bologna, Bononia University Press, 2019.
- 2) “La tutela dei diritti fondamentali in Giappone: studio storico-giuridico tra tentazioni occidentali e radicamento asiatico” [“The Protection of Fundamental Rights in Japan: Historical and Legal Study between Western Temptations and Asiatic Rooting”], Napoli, Jovene, 2011.

Edited books

- 3) “Internet: regole e tutela dei diritti fondamentali” [“Internet: regulation and protection of fundamental rights”], Roma, Aracne, 2013, with Oreste Pollicino and Valerio Lubello.

Articles in journals/book chapter

- 4) “La Costituzione del Liechtenstein nel diritto comparato” [The COstitution of Liechtenstein in a Comparative Perspective], in DPCE online, 2/2022, pp. 847-876.
- 5) “Presentazione” [Presentation] (with Sergio Gerotto e Giorgio Grasso), in DPCE online, 2/2022, pp. 841-846.
- 6) “L’integrazione regionale a debole intensità dell’Asia-Pacifico: quale ruolo per formanti e meta-formanti?” [Legal formants and pluralism of legal sources in the integration process of the Eurasian and Asia-Pacific region], in DPCE online Numero speciale 2022, pp. 517-546.
- 7) “Annullamento e boicottaggio nello spazio pubblico e immateriale” [Annulment and boycott in

- the public and in the intellectual sphere], in Nomos. Le attualità del diritto, 2/2021, pp. 1-52.
- 8) “Italy”, in Richard Albert and Luís Roberto Barroso (ed.), The International Review of Constitutional Reform 2020, Austin, Program on Constitutional Studies at the University of Texas, 2021, pp. 162-165 (with Licia Cianci, Giuseppe Franco Ferrari and Arianna Vedaschi).
 - 9) “San Marino”, in Richard Albert and Luís Roberto Barroso (ed.), The International Review of Constitutional Reform 2020, Austin, Program on Constitutional Studies at the University of Texas, 2021, pp. 248-249.
 - 10) “Alternative Facts, Political Lies and Freedom of Expression: A Paradigm of Trump’s Administration”, in DPCE online, 1/2021, pp. 1271-1300.
 - 11) „Commerce and artisanship in Italy“, in Stefan Storr, Ewald Verhounig, Florian Mosing (Hrsg.), Anforderungen an die Aufnahme eines Gewerbes in ausgewählten Staaten, Wien, Verlag Österreich, 2021, pp. 99-137.
 - 12) “Indipendenza e autonomia della magistratura senza un organo di autogoverno: il modello tedesco” [“Independence and Autonomy of the Judiciary without a self-governing body: the German model”], in DPCE online, 4, 2020, pp. 4993-5004
 - 13) “The Oxford Handbook of Comparative Law edited by Mathias Reimann and Reinhard Zimmermann, Oxford, Oxford University Press, 2019 (2nd edn), pp. 1424 and The Oxford Handbook of Comparative Constitutional Law edited by Michel Rosenfeld and Andrés Sajó, Oxford, Oxford University Press, 2012, pp. 1396”, in Revista General de Derecho Público Comparado, 28, 2020, pp. 1-7.
 - 14) “Financial Crisis as a New Genus of Constitutional Emergency?”, in Richard Albert and Yaniv Roznai (eds.), Constitutionalism Under Extreme Conditions: Between Law and Exception, Berlin, Springer, 2020, pp. 197-215.
 - 15) “Micro Remote Islands: Land of Freedom or Land of Despotism?”, in Polemos, 14(2), 2020, pp. 277-296.
 - 16) “The Constitutional Identity of European Micro States and the Continental Integration Mechanisms. The Influence of the Diminutive Size”, in Vienna Journal of International Constitutional Law, 14(2), 2020, pp. 133-165.
 - 17) “Is Technology Really Inclusive? Some Suggestions from States run Algorithmic Programmes”, in Global Jurist, 2020, pp. 1-13.
 - 18) “Cinquanta sfumature di ... negazionismo da Coronavirus” [“Fifty Shades of...Coronavirus Negationism”], in DPCE online, 2, 2020, pp. 2706-2730.
 - 19) “Il “soft lockdown” giapponese: un approccio “etico” all’emergenza sanitaria?” [“The soft Japanese lockdown: an ethic approach to the emergency?”], in DPCE online, 2, 2020, pp. 2095-2120.
 - 20) “The Japanese Supreme Court as a Litmus Test for Generic Constitutionalism?”, Global Journal of Comparative Law, 9, 2020, pp. 17-48 (with Graziella Romeo).

- 21) “Artt. 40-43 Testo unico in materia edilizia” [“Articles 40-43 Building Consolidation Act”], in Rosario Ferrara e Giuseppe Franco Ferrari (eds.), Commentario breve alle leggi in materia di urbanistica ed edilizia, 3rd ed., Padova, CEDAM, 2019, pp. 441-453.
- 22) “Artt. 45-48 Testo unico in materia edilizia” [“Articles 45-48” Building Consolidation Act], in Rosario Ferrara e Giuseppe Franco Ferrari (eds.), Commentario breve alle leggi in materia di urbanistica ed edilizia, 3rd ed., Padova, CEDAM, 2019, pp. 457-472.
- 23) “Constitutional Justice in the Republic of San Marino”, in Comparative Law Journal of the Pacific (CLJP)/Journal de Droit Comparé du Pacifique (JDGP), Hors Serie Volume XXIII, 2019, pp. 53-79.
- 24) “Art. 136. Finalità giornalistiche e altre manifestazioni del pensiero” [Article 136. Journalistic Activity and Other Forms of Expression], in Riccardo Sciaudone and Eleonora Caravà (eds.), Il codice della privacy. Commento al D.Lgs. 30 giugno 2003, n. 196 e al D.Lgs. 10 agosto 2018, n. 101 alla luce del Regolamento (UE) 2016/679 (GDPR) [Privacy Code. Commentary to the legislative decree 30 June 2003, no. 196 and to the legislative decree 10 August 2018, no. 101, with respect to the EU Regulation 2016/679], Pisa, Pacini Giuridica, 2019, pp. 690-695.
- 25) “Art. 137. Disposizioni applicabili” [Article 137. Applicable Provisions], in Riccardo Sciaudone and Eleonora Caravà (eds.), Il codice della privacy. Commento al D.Lgs. 30 giugno 2003, n. 196 e al D.Lgs. 10 agosto 2018, n. 101 alla luce del Regolamento (UE) 2016/679 (GDPR) [Privacy Code. Commentary to the legislative decree 30 June 2003, no. 196 and to the legislative decree 10 August 2018, no. 101, with respect to the EU Regulation 2016/679], Pisa, Pacini Giuridica, 2019, pp. 696-701.
- 26) “Art. 138. Segreto professionale” [Article 138. Professional Secret], in Riccardo Sciaudone and Eleonora Caravà (eds.), Il codice della privacy. Commento al D.Lgs. 30 giugno 2003, n. 196 e al D.Lgs. 10 agosto 2018, n. 101 alla luce del Regolamento (UE) 2016/679 (GDPR) [Privacy Code. Commentary to the legislative decree 30 June 2003, no. 196 and to the legislative decree 10 August 2018, no. 101, with respect to the EU Regulation 2016/679], Pisa, Pacini Giuridica, 2019, pp. 702-705.
- 27) “Democracy and the State of Exception. The Italian experience: some considerations”, in Zeitschrift für Politikwissenschaften, 2018, pp. 507-520.
- 28) “International Human Rights Law and the Three Branches of Government: the Japanese Experience”, in Luca Mezzetti and Elena Ferioli (eds.), Giustizia e Costituzione agli albori del XXI secolo [Justice and Constitution in the Dawn of the XXI Century], Bologna, Bonomo Editore, 2018, pp. 9-16.
- 29) “The Dutch System and the Supranational Law: the Application of the ECHR in a Comparative Perspective” (with Graziella Romeo), in Giuseppe Franco Ferrari, Reijer Passchier and Wim Voermans (eds.), The Dutch Constitution beyond 200 Years: Tradition and Innovation in a Multilevel Legal Order, The Hague, Eleven, 2018, pp. 83-101.

- 30) “Western and Japanese Constitutional Thought in the Shaping of the Role of the Japanese Emperor in the 1889 and 1946 Constitutions”, Historia Constitucional, 19, 2018, pp. 641-668.
- 31) “Internet Governance and Terrorism in the Context of the Chinese Compression of Fundamental Rights and Freedoms”, in Global Jurist, 1, 2018 (April), pp. 1-17.
- 32) “La Costituzione della Repubblica dell’Uzbekistan” [The Constitution of Uzbekistan], in Luca Mezzetti (ed.), Codice delle Costituzioni, vol. VI.2: Paesi islamici [Constitutions of Islamic States], Padova, CEDAM, 2018, pp. 643-685.
- 33) “Corte Suprema e potere democratico: la particolare interazione nel sistema giuridico nipponico” [Supreme Court and democratic power: the peculiar interaction in the Japanese legal system], in Daniele Butturini and Matteo Nicolini (eds.), Giurisdizione costituzionale e potere democraticamente legittimato [Constitutional jurisdiction and legitimate democratic power], Bologna, Bononia University Press, 2017, pp. 213-242.
- 34) “Analysis of ISP Regulation under Italian Law” (with Vincenzo Franceschelli e Oreste Pollicino), in Graeme Dinwoodie (ed.), Secondary Liability of Internet Service Providers, Berlin, Springer, 2017, pp.141-170.
- 35) “La nueva organización territorial de la República italiana: perfiles problemáticos de las provincias y ciudades metropolitanas” (“The new territorial organisation of the Italian Republic: concerns over Provinces and Metropolitan Cities”), in Magdalena Correa Henao y Paula Robledo Silva (eds.), Memoria. XII Congreso Iberoamericano de Derecho Constitucional. El diseño institucional del Estado democrático, 15, 16 y 17 de septiembre de 2015, Tomo II, Bogotá, Universidad Externado de Colombia, 2017, pp. 879-892.
- 36) “Un Crisantemo per il XXI secolo: brevi considerazioni sulla Famiglia Imperiale nipponica, tra abdicazione e successione femminile” [“A Chrysanthemum for the XXI Century: Some Consideration on the Japanese Imperial Family, between Abdication and Feminine Succession”], in DPCE online, 2, 2017, pp. 425-433.
- 37) “Selfie con Merkel? Diffamazione, hate speech, fake news e responsabilità dei social networks: un difficile bilanciamento” [“A selfie with Merkel? Defamation, hate speech, fake news and ISPs liability: a difficult balance”], in DPCE on line, 1, 2017, pp. 149-153.
- 38) “Censoring the past? Suggestions on the German, Italian and Japanese approach to the totalitarian past”, in The Bulletin of the Nanzan Center For European Studies, 22, 2016, pp. 1-34.
- 39) “La Costituzione dell’Indonesia” [“The Constitution of Indonesia”], in Luca Mezzetti (ed.), Codice delle Costituzioni, vol. VI.1: Paesi islamici, Padova, CEDAM, 2016, pp. 219-243.
- 40) “Brevi considerazioni a margine (e in occasione) delle elezioni giapponesi del 10 luglio” [“Some reflections on the Japanese Upper House elections of the 10th July”], in DPCE Online, 3, 2016, pp. 1-12.
- 41) “La Corte suprema nipponica e il mancato tentativo di fondare la famiglia moderna” [“The Japanese Supreme Court and the failed attempt to found the modern family”], in DPCE on line, 1, 2016, pp. 1-13.

- 42) “Artt. 40-43 Testo unico in materia edilizia” [“Articles 40-43 Building Consolidation Act”], in Rosario Ferrara e Giuseppe Franco Ferrari (eds.), Commentario breve alle leggi in materia di urbanistica ed edilizia, 2nd ed., Padova, CEDAM, 2014, pp. 375-387.
- 43) “Artt. 45-48 Testo unico in materia edilizia” [“Articles 45-48 Building Consolidation Act”], in Rosario Ferrara e Giuseppe Franco Ferrari (eds.), Commentario breve alle leggi in materia di urbanistica ed edilizia, 2nd ed., Padova, CEDAM, 2014, pp. 391-405.
- 44) “La soberanía nacional y la gobernanza económica europea: un posible punto de encuentro? Sugerencias del Bundesverfassungsgericht” [National sovereignty and economic governance: a possible encounter? Suggestions from the German Constitutional Court], Annuario Italo-Iberoamericano di Diritto Costituzionale, Napoli, Editoriale Scientifica, 2014, pp. 371-390.
- 45) “Le sentenze del Bundesverfassungsgericht: tipologie ed effetti” [“The decisions of the German Constitutional Court: types and effects”], in Nicola Butturini, Matteo Nicolini (eds.), Disciplina e modulazione degli effetti delle decisioni di incostituzionalità, Napoli, Edizioni Scientifiche Italiane, 2014, pp. 177-219.
- 46) “Secondary liability of service providers” (with Vincenzo Franceschelli and Oreste Pollicino), in S.I.R.D. Società italiana per la Ricerca nel Diritto Comparato-Antonio Gambaro (eds.), Rapports Nationaux Italiens / Italian National Reports Au XIX Congrès International de droit comparé - Vienna 2014 / To the XIX International Congress of Comparative Law - Vienna 2014, Milano, Giuffrè, 2014, pp. 847-886.
- 47) “Le politiche energetiche in Giappone dinnanzi alla sfida delle rinnovabili” [“The Japanese Energy Policies facing the Challenges of Renewable Energies”], in E.A. Carnevale, Paolo Carrozza, Ginevra Cerrina Feroni, Giuseppe Franco Ferrari, Giuseppe Morbidelli, Romano Orrù (eds.), Verso una politica energetica integrata. Indicazioni comparate per una politica energetica, Napoli, Editoriale Scientifica, 2014, pp. 309-339.
- 48) “La regolazione della produzione di energia da fonti rinnovabili in Australia” [“Renewable Energy Generation in Australia”] (with Giancarlo Rando), in E.A. Carnevale, Paolo Carrozza, Ginevra Cerrina Feroni, Giuseppe Franco Ferrari, Giuseppe Morbidelli, Romano Orrù (eds.), Verso una politica energetica integrata. Indicazioni comparate per una politica energetica, Napoli, Editoriale Scientifica, 2014, pp. 239-278.
- 49) “La nobiltà della sconfitta: considerazioni sulla revisione costituzionale nipponica” [“The Nobility of Failure: some remarks on the Japanese constitutional amendment process”], in Diritto pubblico comparato ed europeo, 4, 2014, pp. 1813-1837.
- 50) “Lo Stato sociale in Giappone” [“The welfare State in Japan”], in Diritto pubblico comparato ed europeo, 4, 2013, pp. 1330-1352.
- 51) “Il futuro della *governance* finanziaria europea alla luce della sentenza *Pringle*” [“The future of the European financial governance following the *Pringle* decision”], in Rivista giuridica del lavoro e della previdenza sociale, 2, 2013, pp. 179-195.
- 52) “La nuova dimensione della sovranità dei Parlamenti nazionali in materia finanziaria e di bilancio” [“The new dimension of parliamentary sovereignty in budgetary matters”], in Diritto pubblico comparato ed europeo, 1, 2013, pp. 135-168.

- 53) “La nozione di indirizzo IP nel quadro della tutela della proprietà intellettuale in rete” [“The IP address and the protection of intellectual property in internet”], in Antonio Pérez Miras, Germán M. Teruel Lozano, Edoardo Carlo Raffiotta (eds.), Desafíos para los derechos de la persona ante el siglo XXI: nternet y nuevas tecnologías/ Sfide per i diritti della persona dinanzi al XXI secolo: Internet e nuove tecnologie/Challenges of individual rights in the XXI century: The Internet and new technologies, Pamplona, Editorial Aranzadi/Thomson Reuters, 2013, pp. 329-338.
- 54) “L’istituto della difesa civica in Germania” [“The ombudsman in the German legal system”], in Difesa civica in Europa ed in Italia [The ombudsman in Europe and Italy], Lecce, Provincia di Lecce, 2013, pp. 17-34.
- 55) “Conclusioni (par. 3)” [Conclusions (paragraph 3)], in Oreste Pollicino, Elisa Bertolini, Valerio Lubello (eds.), Internet: regole e tutela dei diritti fondamentali, Roma, Aracne, 2013, pp. 186-198.
- 56) “Status giuridico dei soggiornanti di lungo periodo e diritto al sussidio per l’alloggio: precisazioni in materia di disparità di trattamento” [“Legal status of long-term residents and entitlement to housing allowance: clarification on the difference in treatment”], in Diritto pubblico comparato ed europeo, 3. 2012, pp. 923-929.
- 57) “Azione collettiva e class action nell’ordinamento tedesco” [“Collective action and class action in the German legal system”], in Diritto pubblico comparato ed europeo, 3, 2012, pp. 1225-1243.
- 58) “Il governo locale” [“Local Government”], in Giuseppe Franco Ferrari (ed.), La Costituzione ungherese, Torino, Giappichelli, 2012, pp. 129-139.
- 59) “Gli strumenti di tutela offerti dai social networks al diritto d’autore” [“The protection of copyright and intellectual property on the social networks”], in Andrea Maria Mazzaro, Oreste Pollicino (eds.), Tutela del copyright e della privacy sul web: quid iuris? [Copyright and privacy protection on the web: quid iuris?], Roma, Aracne, 2012, pp. 87-115.
- 60) “Verso una nuova tutela dei dati personali: analisi e considerazioni sulle bozze di riforma della disciplina europea” [“Towards a new protection of personal data: analysis of the reform drafts of the European discipline”], in Giuseppe Franco Ferrari (ed.), La tutela dei dati personali in Italia 15 anni dopo. Tempo di bilanci e bilanciamenti [Personal data protection in Italy 15 years after. Time for a review], Milano, Egea, 2012, pp. 125-150.
- 61) “Fonti ufficiali, libertà religiosa e diritto islamico: il “compromesso” indonesiano” [“Official Legal Sources, Religious Freedom and Islamic Law: the Indonesian Compromise”], in Diritto pubblico comparato ed europeo, 2, 2011, pp. 375-389.
- 62) “La legge sulla cittadinanza: profili problematici e recenti dubbi della Corte Suprema” (“The Nationality Law: Problematic Aspects and Recent Doubts of the Supreme Court”), in Giorgio Colombo (ed.), Giappone: un diritto originale alla prova della globalizzazione [Japan: an Original Law at the Proof of Globalization], Venezia, Cafoscarina, 2011, pp. 17-36.
- 63) “Cina. Approvati alcuni emendamenti alla Basic Law di Hong Kong” [“China. The Approval of the Amendments to the Hong Kong Basic Law”], in DPCE on line, 4, 2010, pp. 1-3.

- 64) “Giappone. Entra in vigore la legge sul referendum costituzionale: nuove prospettive per una possibile, futura riforma” [“Japan. The Referendum Law comes into effect: New Perspectives for a Future Reform”], in DPCE on line, 3, 2010, pp. 1-4.
- 65) “La tutela della famiglia nell’ordinamento canadese” [“The Protection of Family in the Canadian Legal System”], in Diritto pubblico comparato ed europeo, 2, 2010, pp. 754-781.
- 66) “La tutela della famiglia in Germania” [“The Protection of Family in the Germany Legal System”], in Diritto pubblico comparato ed europeo, 2, 2010, pp. 578-594.
- 67) “Cina. La Corte suprema popolare limita il ricorso alla pena capitale” [“China. The Supreme Court limits the Death Penalty”], in DPCE on line, 2/2010, pp. 1-2.
- 68) “La lotta al file sharing illegale e la “dottrina Sarkozy” nel quadro comparato: quali prospettive per libertà di espressione e privacy nella rete globale?” [“File sharing and Sarkozy’s Doctrine in a Comparative View: New Perspective for Freedom of Expression and Privacy in the Net?”], in Diritto pubblico comparato ed europeo, 1, 2010, pp. 74-106.
- 69) “I rapporti finanziari intergovernativi nell’evoluzione dell’ordinamento federale germanico” [“Financial Relationship between the Different Levels of Government in the German Federal System”], in Giuseppe Franco Ferrari (ed.), Federalismo, sistema fiscale e autonomie. Modelli giuridici comparati, Donzelli, 2010, pp. 77-105.
- 70) “Le autorità di regolazione nei servizi pubblici locali in Germania” [“Regulatory Authorities in Local Public Services in Germany”], in Giuseppe Franco Ferrari (ed.), Servizi pubblici locali e autorità di regolazione in Europa, Bologna, il Mulino, 2010, pp.77-110.
- 71) “Artt. 40-43” Testo unico in materia edilizia” [“Artt. 40-43 Building Consolidation Act”], in Rosario Ferrara, Giuseppe Franco Ferrari (eds.), Commentario breve alle leggi in materia di urbanistica ed edilizia, Padova, CEDAM, 2010, pp. 314-326..
- 72) “Artt. 45-48” [“Artt. 45-48 Building Consolidation Act”], in Rosario Ferrara, Giuseppe Franco Ferrari (eds.), Commentario breve alle leggi in materia di urbanistica ed edilizia, Padova, CEDAM, 2010, pp. 330-344.
- 73) “Aspetti problematici dei mutamenti informali per Cina e Giappone” [“Informal Constitutional Amendments in China and Japan”], in Diritto pubblico comparato ed europeo, 4, 2009, pp. 1841-1858.
- 74) “Il polling place e-voting nella recente pronuncia del Bundesverfassungsgericht: un futuro da riconsiderare?” [“Polling Place e-voting in the recent ruling of the Bundesverfassungsgericht”], in Diritto pubblico comparato ed europeo, 2, 2009, pp. 599-616.
- 75) “Il concetto di comunicazione diretta ed efficace tra prestatore e destinatario di servizi nell’e-commerce” [“Communication between Workhand and Consignee in the e-commerce”], in Diritto pubblico comparato ed europeo, 1, 2009, pp. 342-347.
- 76) “Autorizzazione preventiva contro libera circolazione e diritto di stabilimento: profili di equilibrio nel mercato dell’energia” [“Preventive Authorization v. Free Competition: Equilibrium in the Energy Market”], in Diritto pubblico comparato ed europeo, 4, 2008, pp. 1196-2002.

- 77) “L’*“apertura sorvegliata”*: la via cinese alla governance e alla censura di Internet” [“The Guarded Openness: The Chinese Way to Govern The Internet”], in Diritto pubblico comparato ed europeo, 3, 2009, pp. 1063-1097.
- 78) “The Guarded Openness: The Chinese Way to Govern The Internet”, in Panoptica, 14, 2008, pp. 211-242.
- 79) “L’evoluzione del concetto di osceno nella giurisprudenza della Corte suprema nipponica e il suo rapporto con la libertà di espressione” [“The Evolution of Obscene in the Japanese Supreme Court Case-Law and the Freedom of Expression”], in Diritto pubblico comparato ed europeo, 2, 2008, pp. 619-629.
- 80) “Giappone. La Corte suprema: il Juki Net non viola il diritto alla privacy dei cittadini” [“Japan. The Juki Net, according to the Supreme Court, does not violate Individual Privacy”], in Diritto pubblico comparato ed europeo, 2, 2008, pp. 667-668.
- 81) “Giappone. I nuovi standards sulla pena di morte ai minori elaborati dalla Corte Suprema sono recepiti dalle Corti inferiori” [“Japan. The New Standards on Juvenile Death Penalty of the Supreme Court are acknowledged by Inferior Courts”], in Diritto pubblico comparato ed europeo, 2, 2008, pp. 669-670.
- 82) “Giappone. Continua la guerra al terrorismo” [“Japan. Continues the War on Terror”], in Diritto pubblico comparato ed europeo, 1, 2008, pp. 250-252.
- 83) “Japan: Linguistic Transitions as a Condition for the Introduction of a Western Legal System”, in Tania Groppi, Valeria Piergigli and Angelo Rinella (eds.), Asian Constitutionalism in Transition: A Comparative Perspective, Giuffrè, 2008, pp. 145-159.
- 84) “Giappone. La tutela dei diritti fondamentali nel Kenpō Meiji: 1889-1946” [“Japan. The Guarantee of Fundamental Human Rights in the Meiji Constitution: 1889-1946”], in Diritto pubblico comparato ed europeo, 4, 2007, pp. 1631-1649.
- 85) “Thailandia. Approvata con referendum popolare la nuova Costituzione” [“Thailand. The New Constitution approved by a Popular Referendum”], in Diritto pubblico comparato ed europeo, 4, 2007, pp. 1881-1883.
- 86) “Giappone. Le dimissioni del Premier Abe: l’ufficializzazione della crisi del sistema politico nipponico” [“The Resignment of Premier Abe and the Crisis of the Japanese Political System”], in Diritto pubblico comparato ed europeo, 3, 2007, pp. 1257-1260.
- 87) “Giappone. La Corte suprema sovverte i recenti standards sulla pena di morte ai minori” [“Japan. The Supreme Court overrules the Recent Standards on Death Penalty to Minors”], in Diritto pubblico comparato ed europeo, 3, 2007, pp. 1120-1121.
- 88) “Il settore elettrico in Europa” [“The Electric Market in Europe”], in Diritto pubblico comparato ed europeo, 2, 2007, pp. 829-852.
- 89) “Giappone. La Corte suprema si pronuncia sulla costituzionalità dell’obbligo di cantare l’inno nazionale nelle scuole” [“Japan. The Supreme Court rules on the Commitment to sing the National Anthem at School”], in Diritto pubblico comparato ed europeo, 2, 2007, pp. 8-9.

- 90) “Cina. La Corte suprema si riappropria del diritto di pronunciarsi in maniera definitiva e inappellabile sulle sentenze di morte” [“China. The Supreme Court takes possession again of Death Sentences”], in Diritto pubblico comparato ed europeo, 1, 2007, pp. 314-315.
- 91) “Giappone. Bloccato il progetto di revisione della legge di successione imperiale” [“Japan. The Bill to Reform the Imperial Succession Law stopped”], in Diritto pubblico comparato ed europeo, 2, 2006, pp. 798-799.
- 92) “Nazioni Unite. La riforma della Commissione sui diritti umani: un’occasione mancata?” [“UN. The Human Rights’ Commission’s Reform: a Missed Opportunity of Reform?”], in Diritto pubblico comparato ed europeo, 2, 2006, pp. 742-743.
- 93) “Afghanistan. Da Bonn a Kabul: il difficile cammino verso sicurezza, stabilità e democrazia” [“Afghanistan. From Bonn to Kabuk: the Difficult Path toward Democracy”], in Diritto pubblico comparato ed europeo, 1, 2006, pp. 85-88.
- 94) “Germania” (“Germany”), in Federico Basilica (ed.), La semplificazione: politiche europee e piano d’azione nazionale, Rimini, Maggioli Editore, 2006, pp. 225-246.
- 95) “Giappone. La Corte suprema dichiara incostituzionale le legge elettorale” [“Japan. The Supreme Court declares Unconstitutional the Electoral Law”], in Diritto pubblico comparato ed europeo, 4, 2005, pp. 1783-1784.
- 96) “Giappone: la privatizzazione delle poste, un’occasione per una riforma del sistema politico” [“Japan. The Postal System Privatization as an Opportunity for a Political Reform”], in Diritto pubblico comparato ed europeo, 4, 2005, pp. 1737-1749.
- 97) “Giappone. L’Alta corte di Osaka giudica incostituzionale la visita del premier Koizumi al santuario shintoista di Yasukuni” [“Japan. The Osaka High Court declares Inconstitutional Koizumi’s Visit to the Yasukuni Shrine”], in Diritto pubblico comparato ed europeo, 4, 2005, pp. 1733-1734.
- 98) “La gestione dei rifiuti di imballaggio: la Corte tra tutela ambientale e libertà di concorrenza” [“The management of the Waste Packing: the ECJ between Environment Protection and Free Competition”], in Diritto pubblico comparato ed europeo, 2, 2005, pp. 912-918.
- 99) “Bahamas. La Commissione costituzionale delle isole Bahamas licenzia il Rapporto sull’ipotesi di una riforma costituzionale” [“Bahamas. The Constitutional Commission releases the Report on the Constitutional Reform”], in Diritto pubblico comparato ed europeo, 1, 2005, p. 358.

Translations

- 100) Niklas Sonntag, “La dottrina austriaca in tema di amministrazione”, in Diritto pubblico comparato ed europeo, 1, 2010, pp. 222-227 (from German).
- 101) Annie Gruber, “Il sistema francese di protezione dei dati personali”, in Giuseppe Franco Ferrari (ed.), La legge sulla privacy dieci anni dopo, Milano, Egea, 2008, pp. 81-103 (from French).

Language Skills

- Italian: native speaker
- December 2017: Noryoku Shiken, Japanese Language Proficiency Test, level 2 (N2). In the CEFRL the corresponding level is B2.
- December 2013: Curso Intensivo de Lengua y Cultura Española, Universidad de Zaragoza. In the CEFRL the corresponding level is A2.
- September 2010: IELTS Test, score 8/9. In the CEFRL the corresponding level is C2.
- September 2002: Albert-Ludwigs Universität Freiburg (Germany), *Zertifikat: Mittelstufe*. In the CEFRL the corresponding level is B2.
- September 2001: Université de Genève, *Niveau de connaissance de la langue avancé*. In the CEFRL the corresponding level is C2.