

Stefania Ninatti (PhD, JD)
University of Milano-Bicocca, School of Law,
Dipartimento di Giurisprudenza
Piazza dell'Ateneo Nuovo 1, 20126 Milan

Full Professor of Constitutional Law
E-mail Stefania.Ninatti@unimib.it

Currently resident at nr.12,
Via Canova, 20145, Milan, Italy,
Cell: (+39) 3282718490

CURRENT POSITION

University of Milan-Bicocca, School of Law, Full Professor of Constitutional Law.

EDUCATION

- 1999 PhD in Constitutional Law (3. 26. 1999), with a doctoral thesis on “The Doctrine of Sovereignty in the Transition from the National State to the European State”, University of Milan
- 1993 Doctor of Laws (D. Jur.) with a thesis in Constitutional Law on “EU Sources of Law and the National Form of State” (Score 110/110).
- 1987 High School Degree obtained at the Liceo Classico “Berchet” (Milan, Italy).

ACADEMIC AND RESEARCH ACTIVITIES

- 2019 Member of the Research project founded by the Ministry of Education and University (PRIN), 2019-2022, on “Interlegality” (P.I. prof. Gianluigi Palombella, Sant’Anna University of Pisa)
- 2018 Scientific Committee of “Law and Pluralism” project (“dipartimento di eccellenza”, ministerial grant e DM 11 may 2017, nr. 262), Januray 2018-2023
- 2018 Coordinator of the activity “*CostituzionaMi*”, European Research Nights 2018 – “MEETmeTONIGHT”, Milano, 28-29 settembre 2018
- 2016 Visiting Researcher (January 2016), School of Law, Hebrew University, Jerusalem (prof. David Kretzmer): international obligations and constitutional law in a comparative perspective.
- 2015 Academic coordinator *Jean Monnet Module “Religious pluralism and European*

Integration" (42 hours), EU grant 2015-2018

- 2016 Full Professor of Constitutional Law, School of Law, University of Milano-Bicocca
- 2014 Italian legal expert for the Research Project cofounded by the European Union (Horizon 2020, "Euro-1-2014" call): "*The Choice for Europe since Maastricht*"
- 2012 Member of the Research Project cofounded by the European Union (JUST/2012/FRAC/AG/2705) "*Making the EU Charter of Fundamental Rights a Living Instrument*"
- 2012 Member of the Committee for the PhD law program, Law School, University of Milano Bicocca (2012-) and supervisor of several thesis.
- 2011 Member of the Research project founded by Compagnia San Paolo and University of Turin – under the supervision of prof. Graziadei (University of Turin) - *The Making of a New European Legal Culture. Prevalence of a single model, or cross-fertilisation of National legal traditions?*
- 2010 Member of the Research project founded by the Ministry of Education and University (PRIN), 2010, on "Language as instrument for social and political integration" (P.I., prof. Paolo Caretti, University of Florence)
- 2010 Fellow at the Jean Monnet Center, School of Law, New York University (Spring semester)
- 2009 Fellow at the Jean Monnet Center, School of Law, New York University (Spring semester)
- 2008 Deputy dean for International Relation, Faculty of Business and Economics, University of Turin
- 2006 Research visitor at the Notre Dame University (US), Nanovic Institute for European Studies (Summer program)
- 2005 Associate Professor of Public Law, University of Turin
- 2004 Visiting Fellow at the European Institute of Florence (February 2004 – June 2004): subject of the Research was the analysis of comparative constitutional orders in the light of the European constitution.
- 2002 Fellow at the Jean Monnet Center, School of Law, New York University, (January 2002 -September 2002)
- 2000 Assistant Professor of Constitutional Law

- 1999 Fellowship (“Assegno di ricerca”) from the University of Milan, School of law, from 1999 to 2003: subject of the Research was “European Integration and Constitutional Law”
- Visiting Scholar at the George Mason University, School of Law, Washington DC (Spring Semester 1999): the research has been carried out under the supervision of Prof. Warren Schwartz (Georgetown University) Full Professor of Law and Economics. Membership:
- 1997 Since 1997 enrolled in the Ph. D. Program of the University of Milan, School of Law. Ph.D. Research subject: The Doctrine of Sovereignty in the Transition from the National State to the European State
- 1995 Research Grant from the University of Milan, School of law, from 1995 until 1997; the research has been carried out at the University of Freiburg i.Br. (Federal Republic of Germany) under the supervision of Prof. Dr. Martin Bullinger, Head Professor of Administrative Law (Institut fuer oeffentliches Recht). Subjects of the Research included: Privatization of Public Services in Germany, Subsidiarity and State Control of Economic Activity in the European Community, European Integration and Changes in the Constitutions of the Member states.
- 1994 University of Pavia, School of Economics and Business Administration: “cultore della materia” (Constitutional and Administrative Law) since 1994.

TEACHING ACTIVITIES

- 2019 Academic year 2019/2020: University of Milano-Bicocca, School of Law, Full professor of Constitutional Law, European Constitutional Law, Religious Pluralism and European Integration
- 2018 Academic year 2018/2019: University of Milano-Bicocca, School of Law, Full professor of Constitutional Law, Transitional Justice and State Building (english language), Religious Pluralism and European Integration
- 2017 Academic year 2017/2018: University of Milano-Bicocca, School of Law, Full professor of Constitutional Law, Transitional Justice and State Building, Religious Pluralism and European Integration
- 2016 Academic year 2016/2017: University of Milano-Bicocca, School of Law, Full professor of Constitutional Law, European Constitutional Law, Religious Pluralism and European Integration
- 2015 Academic year 2015/2016: University of Milano-Bicocca, School of Law, Associate professor of Constitutional Law, European Constitutional Law, Transitional Justice and State Building, Religious Pluralism and European Integration

- 2014 Academic year 2014/2015: University of Milano-Bicocca, School of Law, Associate professor of Constitutional Law, European Constitutional Law, Transitional Justice and State Building
- 2014 Academic year 2013/2014: University of Milano-Bicocca, School of Law, Associate professor of Constitutional Law, European Constitutional Law
- 2013 Academic year 2012/2013: University of Milano-Bicocca, School of Law, Associate professor of Constitutional Law, European Constitutional Law
- 2012 Academic year 2011/2012: University of Milano-Bicocca, School of Law, Associate professor of Constitutional Law, European Constitutional Law, Advanced Constitutional Law (in english)
- 2011 Academic year 2010/2011 University of Turin, School of Economics, Associate Professor of Public Law (courses in italian and english)
- 2010 Academic year 2009/2010 University of Turin, School of Economics, Associate Professor of Public Law (courses in italian and english).
- 2009 Academic year 2008/2009 University of Turin, School of Economics, Associate Professor of Public Law. University of Milan, School of Law: visiting professor of Human Rights; *Summer School - European Public Law* (Villa Vigoni, 31-08-2008 – 5-09-2008): “The principle of democracy and citizen’s rights in the EU”
- 2008 Academic year 2007/2008 University of Turin, School of Economics, Associate Professor of Public Law (courses in italian and english). University of Milan, School of Law: visiting professor of Human Rights;
- 2007 Academic year 2006/2007 University of Turin, School of Economics, Associate Professor of Public Law (courses in italian and english). University of Milan, School of Law: visiting professor of Human Rights
- 2006 Academic year 2006/2007 University of Turin, School of Economics, Associate Professor of Public Law (courses in italian and english). University of Milan, School of Law: visiting professor of Human Rights
- 2005 Academic year 2005/2006 University of Turin, School of Economics, Associate Professor of Public Law and Public Finance. University of Milan, School of Law: visiting professor of Human Rights
- 2004 Academic year 2004/2005 Lecturer: University of Milan, School of Law, 25 hours Seminar on “*Constitutional Law*”;
- 2003 Academic year 2003/2004 Visiting Professor: University of Turin, School of Economics, Public Law. Lecturer: University of Milan, School of Law, 25 hours

Seminar on “*Constitutional Law*”

- 2002 Academic year 2002/2003: Visiting Professor: University of Turin, School of Economics, Public Law. Lecturer: University of Milan, School of Law, 25 hours Seminar on “*Constitutional Law*”
- 2001 Academic year 2000/2001 Lecturer: University of Milan, School of Law, 35 hours Seminar on “*Constitutional Law*” University of Milan, School of Law, 25 hours Seminar on “*European Constitutional Law*”
- 2000 Academic year 1999/2000 Lecturer: University of Milan, School of Law, 25 hours Seminar on “*European Constitutional Law*”; Bocconi University, Milan, School of Economics, 40 hours Seminar on “*Public Law*”
- 1999 Academic year 1998/1999 Lecturer: University of Milan, School of Law, 50 hours Seminar on “*European Constitutional Law*”; Catholic University of Milan, School of Law, 12 hours Postgraduate Specialization Course on “*European Union Law.*”
- 1998 Academic year 1997/98 Lecturer: University of Milan, School of Law, 20 hours Seminar on “*Fundamental Rights under the EC Treaty and the Italian Constitution*” University of Varese, School of Business Administration, 6 hours Seminar on “*Administrative Process and Administrative Agencies in Italy*” University of Pavia, School of Business Administration, 6 hours Seminar on “*The Liberalization of Telephonic Services in Europe: a Comparative Analysis*”
- 1997 Academic year 1996/1997 Lecturer: University of Milan, School of Law, 20 hours Seminar on “*Sources of Law under the Italian Constitution*” University of Pavia, School of Business Administration, 6 hours Seminar on “*Privatization of Postal Services in Germany and in Italy: a Comparison*”
- 1996 Academic year 1995/1996 Lecturer: University of Pavia, School of Business Administration, 10 hours Seminar on “*Sources of European Law and the Italian Legal System*” University of Varese, School of Business Administration, 10 hours Seminar on “*Case Law of the Italian Constitutional Court on the Conflicts between the European Legal System and the National Legal System*”
- 1995 Academic year 1994/1995 Lecturer: University of Pavia, School of Business Administration. 4 hours Seminar on “*The Italian Economic Constitution under the Influence of the European Integration Process*” University of Milan, School of Law; 20 hours Seminar on “*Constitutional Case Law on Fundamental Rights*” University of Varese, School of Business Administration, 4 hours Seminar on “*The Maastricht Urteil of the Federal Constitutional Court of Germany: Democracy, Social State and Federalism between State Sovereignty and European Law*”

INTERNATIONAL ACADEMIC CONFERENCE and EU PhD EXPERIENCES

Il costituzionalismo liberale di fronte al populismo e al sovranismo, XIII Annual Seminar of the Italian-Spanish constitutional lawyers (“Gruppo italo-spagnolo di Torino”), Università degli Studi di Torino, 12 aprile 2019

The peace agreement in Colombia. The works of the Comision de la Verdad for the recognition of victims and the reconstruction of the living together, workshop coordinator, Fondazione Stelline, Milano, 29 gennaio 2019

Revolutionary Constitutionalism, symposium on “*Reflections on prof. Bruce Ackerman’s book: The Rise of World Constitutionalism – Volume I: Revolutionary Constitutions*”, Dipartimento di giurisprudenza, Università degli studi di Milano, 5 october 2018

Exploring Counter-constitutionalism: The Backlash Effect of Constitutional Vocabulary of the European Court of Human Rights and the European Court of Justice, GlobCon Scholars Workshop, Berlin, 5-6 July 2018, with Maurizio Arcari

The fundamental right of access to documents in the EU: reflecting on participatory democracy in the recent CJEU’s case law regarding Art. 42 of the EU Charter and Art. 15 TFEU, ICON Society, Copenaghen, 6 Agosto 2017

Narratives of Constitutionalization in the European Union Court of Justice and in the European Court of Human Rights’ Case Law, ICL Journal Symposium, University of Wien, 23 settembre 2016, con Maurizio Arcari

Workshop 1 EMU_SCEUS – *The Choice for Europe – Country Report*: Italy, University of Salzburg, Centre of European Studies (Jean Monnet Centre of Excellence), con Monica Bonini, 4 novembre 2015.

Fourth Annual Cambridge Journal of International and Comparative Law Conference, *Developing Democracy – Conversation on Democratic Governance in International, European and Comparative Law*: paper presented on “Patterns of Democracy in the CJEU and ECtHR case law” (con M. Arcari), 9 maggio 2015.

Supervisor of Ilaria’s Bertini PhD (Doctor Europeus), *Freedom of Religion and State Neutrality in the Educational Environment: a Path through the Jurisprudence of the European Court of Human Rights*, discussed on the 30th of september 2014

Seminar, *Italian Constitutional Law in the European Legal Space*, Centro Studi sul Parlamento, Università Luiss Roma, 24 marzo 2014

Workshop coordinator at the “*Summer school on parliamentary democracy in Europe. The European Parliament: organization and Functioning*” (School of Government, LUISS University), for the section focused on “*The European Parliament and the Protection of Fundamental Rights*”, July 2013

Workshop coordinator “*Rule of law and global governance*”, 29 aprile 2013, University of Milan-Bicocca

Guest Lecturer, *Family law and European Integration*, Vilnius University, 30 april 2012 (conference organized by prof. Vaidotas Vaicaitis, School of Law, University of Vilnius)

PhD, School of Law, University of Turin (within the program “Direttiva Alta Formazione”) *Human Rights, Dialogue between Courts and the discipline of public contracts*, 19 june 2012

Guest Lecturer at the Jean Monnet Course of the School of law of University of Insubria, “EU and Family Law”, 16 may 2012

PhD, School of Law, University of Milan, “*The Multilevel protection of Fundamental Rights*”, 10 may 2011

Member of the Commission of “Doctor Europeus”, PhD program “*Pasado y Presente de los Derechos Humanos*” (17-18 dicembre 2009, coordinator Ángela Figueruelo Burrieza, University of Salamanca)

Demography, Immigration and Cultural Matters, XV International Summer School, *The Treaty of Rome at 50: the Future of Europe*, Estoril, Portugal, 27 – 30 June 2007

Political Accountability in Italy, paper presented (with L. Violini and G. Tiberi) at the workshop on *Political Accountability in European Union*, SaRo Project, Maastricht, 8 – 10 February 2006

The Influence of National Constitutional Law on EU Law: The Emergence of a European Parliamentary Model, Paper presented at the International Conference: *The National Constitutional Reflection of European Union Constitutional Reform*, Madrid, Universidad Carlos III, 5 – 7 September 2004

Aseri, a.y. 2004/2005, (Master in Political Science and Economics, Catholic University, Milan), 12 hours seminar on “*Democracy, Transparency and Subsidiarity in the European Union*”.

Catholic University of Budapest, a.y. 2004/2005, (Master in Political Science and Economics, Catholic University, Milan), 12 hours seminar on “*Democracy, Transparency and Subsidiarity in the European Union*”(coteaching: prof. Violini)

Aseri, a.y. 2003/2004 (Master in Political Science and Economics, Catholic University), 12 hours seminar on “*Democracy, Transparency and Subsidiarity*”, (coteaching: prof. Violini)

Catholic University of Budapest, a.y. 2003/2004, Master in Political Science and Economics, 12 hours seminar on “*Democracy, Transparency and Subsidiarity in the European Union*” (coteaching: prof. Violini)

Guest Lecturer for European Union Law ,George Mason University, Washington, School of Law, (4. 30. 1999): “*The crisis of the national State in Europe*”.

**EDITORIAL BOARD OF LAW REVIEWS, REFEREE FOR SCIENTIFIC REVIEWS,
REVIEWER FOR EVALUATION OF COMPETITIVE RESEARCH PROPOSALS, SSRN LAW
SERIES**

Quaderni Costituzionali (section: Osservatorio dall’Europa)

Anonime Referee for: Diritti Fondamentali, Diritti Regionali, Osservatorio AIC, Stato, Chiese e Pluralismo Confessionale

Advisory Board Pravni Zapis (Union University Law School Review)

Co-Director of Legal Studies Research Paper Series - University of Milano-Bicocca School of Law (SSRN)

Remote reviewer for ERC Advanced Grant SH2 2019; National reviewer national VQR 2012-2015

MEMBER OF SCIENTIFIC ASSOCIATION:

Associazione italiana dei giovani costituzionalisti

Associazione italiana dei costituzionalisti

General Council of the Italian Chapter di ICON-S.

ICON'S (International Society for Public Law)

Diritto Pubblico Comparato ed Europeo

Devolution Club

FIDR (International Forum for Democracy and Religion)

MAIN RESEARCH INTEREST

The democratic principle in domestic constitutional law, in comparative public law and in the supranational legal orders; the protection of fundamental rights in the multi-level systems, the dialogue between Courts; the freedom of religion in the Italian and in the European context; the evolution of family law; the Italian and European economic constitution.

LANGUAGES: Italian, English, German

ACADEMIC PUBLICATIONS

Identità costituzionale e (speciale) responsabilità delle Corti, (co-autore Pollicino), Quaderni Costituzionali 1/2020

La libertà di educazione e il pluralismo religioso nell'ordinamento greco (ancora) sotto scrutinio della Corte di Strasburgo, Quaderni di Diritto e Politica Ecclesiastica, 2019

Dalle tradizioni costituzionali comuni all'identità costituzionale il passo è breve? Un'introduzione, in Stato, Chiese e Pluralismo Costituzionale, 2019

Pluralismo religioso e integrazione europea. Percorsi di lettura (a cura di Stefania Ninatti), Giappichelli, 2018

"The evolving paradigm of human rights protection as interpreted and influenced by the Venice Commission", (co-autore S. Granata), in Violini L., Baraggia A., (a cura di) *The Fragmented Landscape of Fundamental Rights Protection in Europe. The Role of Judicial and Non-Judicial Actors*, London: Edward Elgar, 2018

"La natura dei triloghi all'esame del giudice dell'UE: efficacia versus trasparenza del processo legislativo nel caso De Capitani" (co-autore A. Tanca), Quad. Cost, 2/2018

La libertà di coscienza del pasticciere americano e il principio di non discriminazione. Masterpiece Cakeshop, Ltd v. Colorado Civil Rights Commission, www.olir.it, marzo 2018 (3/2018)

"Narratives of Constitutionalization in the European Union Court of Justice and in the European Court of Human Rights Case Law", (co-autore M. Arcari) in ICL Journal, 2017

"Fundamental Rights in the European Court of Justice and European Court of Human Rights (co-autore M. Cartabia), in S. Douglas-Scott, N. Hatzis, *Research Handbook on European Union Law and Human Rights*, London: Edward Elgar, 2017

Due Corti, due Carte, due mondi e (quasi) gli stessi diritti: analogie e dissonanze fra San José e Strasburgo, (co-autore M.E. Gennusa), in L. Cappuccio, P. Tanzarella, *Commentario alla prima parte della Convenzione americana dei diritti dell'uomo*, Napoli, ESI, 2017

"Art. 42 - Diritto di accesso ai documenti", in Mastroianni, Pollicino, Allegrezza, Pappalardo, Razzolini (a cura di) *La Carta dei diritti fondamentali dell'Unione Europea*, Giuffrè (collana: "Le fonti del diritto italiano"), 2016

Spazio, cittadinanza europea e religioni, (co-autore M. Gennusa), in Quaderni di Politica Ecclesiastica, 1/2016

"Lingua, normazione, inclusione sociale: quanto 'accessibile' è la lingua del legislatore?", (co-autore G. Tiberi), in P. Bonetti (a cura di), *L'uso della Lingua negli atti e nella comunicazione della pubblica amministrazione*, Torino Giappichelli, 2016

Patterns or Paths of Democracy? an Overview of the CJEU and the ECtHR case law on the democratic principle, (co-autore M. Arcari), Polish Yearbook of International Law, 2016.

Corte di giustizia e procedimento legislativo, ovvero del difficile equilibrio dei poteri nella forma di governo europea, in AA.VV., *Scritti in onore di Gaetano Silvestri*, Milano, Giuffrè, 2016

Review of “The Constitutional Relevance of the ECHR in Domestic and European Law. An Italian Perspective” (published in 2013 by Intersentia), European Public Law, 3/2015

The Legal Importance and Implementation of the Charter of Fundamental Rights in Italy (co-author Tiberi, Osti), in Palmisano (ed.), *Making the Charter of Fundamental Rights a Living Instrument*, Brill/Nijhoff, Leiden, 2015.

Democrazia e cittadinanza nelle autonomie territoriali, in Pezzini B./Troilo S. (a cura di), *Il valore delle autonomie: territorio, potere e democrazia*, Editoriale Scientifica Italiana, 2014

L’assegno di mantenimento ha ancora natura assistenziale? il rilievo della comparazione nel sindacato di costituzionalità, AIC, 4/2014

L’obbligo di motivazione degli atti fra diritto interno e diritto dell’UE: il giudice (italiano) chiama e la Corte (di giustizia) non risponde, Quad. Cost., 1/2014

La proiezione internazionale dell’autonomia, in Violini L. (a cura di), *Lineamenti di Diritto costituzionale della Regione Lombardia*, Giappichelli, Torino, 2014.

Famiglia e integrazione europea, in Gianniti P. (a cura di), *I diritti fondamentali nell’Unione Europea. La carta di Nizza dopo il Trattato di Lisbona*, Commentario del Codice Civile e codici collegati Scialoja-Branca-Galzano, Zanichelli, Bologna, 2013.

Nel labirinto del principio di non discriminazione: adozione, fecondazione eterologa e coppia omosessuale davanti alla Corte di Strasburgo, (coautore Violini L.), in: Studi in onore di Aldo Loiodice, Cacucci Editore, Bari, 2012.

Ai confini dell’identità costituzionale. Dinamiche familiari e integrazione europea, Giappichelli, Torino, 2012.

Ieri e oggi delle tradizioni costituzionali comuni: le novita` nella giurisprudenza comunitaria, in D’Elia, Tiberi, Viviani Schlein, *Scritti in memoria di Alessandra Concaro*, Milano, Giuffrè, 2012.

Il caso Römer: limiti di materia, principio di uguaglianza o tutela di diritti?
Quad. Cost., 3/2011.

Italy and the European Union (annual report 2011), (coautore M. Gennusa),
Ius-Publicum Report 4/2011.

Italy and the ECHR (annual report 2011), (coautore M. Gennusa), Ius-Publicum Report 4/2011.

Il comunicato congiunto dei Presidenti Costa e Skouris. La difficile rotta verso una tutela integrata dei diritti, (coautore M. Gennusa), Quad. Cost., 2/2011.

Adjusting Differences and Accommodating Competences: Family Matters in the European Union, JMWP 6/2010.

La lingua franca dei diritti umani, in Giletti/Benso, *Ciudad Juarez. La violenza sulle donne in America Latina, l'impunità, la resistenza delle Madri*, Milano, Franco Angeli Ed., 2010.

The Fall of Fortress Europe: Considerations on Integration Policies in the EU Context, (coautore L. Vanoni), Il Politico, 2009.

Persona e processo democratico, (coautore M. Gennusa), Torino, Giappichelli, 2008.

Il rilievo dell'original intent nell'interpretazione dell'art. 7 della Costituzione italiana, in I. Nicotra, F. Giuffrè (a cura di), *L'original intent nella giurisprudenza della Corte Costituzionale*, Torino Giappichelli, 2008.

“Political Accountability in Italy”, (coautore Violini, Tiberi), in L. Verhey, H. Broeksteeg and I. Van den Driessche, eds, *Political Accountability in Europe: Which Way Forward? A Traditional Concept of Parliamentary Democracy in an EU Context*, Groningen: Europa Law Publishing, 2008.

Demografia, Imigração e Assunto Culturais, Nova Cidadania, 2007, p. 38 – 44.

Federalismo e diritti. Ovvero della libera circolazione del diritto di famiglia in Europa, in Scritti in onore di G. Grottanelli, Milano, Giuffrè, 2007, p. 609 – 651.

Verso un diritto europeo delle relazioni familiari?, (coautore Rovagnati), Quad. Cost., 2/2007, p. 425 – 428.

Il diritto alla vita familiare all'esame della Corte di Giustizia, in Cartabia M., *I diritti in azione*, Bologna, Il Mulino, 2007, p. 239 – 282.

“Cittadinanza e fiducia reciproca fra Stato membri nella sentenza della Corte

Costituzionale tedesca sul mandato d'arresto europeo”, in Zanon N., (a cura di), *Le corti dell'integrazione e la corte costituzionale italiana*, Milano, Giuffrè, 2006, p. 239 – 274.

“La logica de «le due politiche» e la democrazia presa sul serio. Osservazioni a margine di un recente intervento del Ministro per l'Università e la Ricerca in ambito europeo”, luglio 2006, in www.forumcostituzionale.it.

“Iniziativa economica privata (libertà di)”, voce, Commentario alla Costituzione, a cura di S. Cassese, Milano, Giuffrè, 2006, p. 3142 – 3150.

“La fórmula parlamentaria europea. Desde sus orígenes hasta el Tratado constitucional” in Cartabia M., de Witte B., Pérez Tremps P., Gómez Fernández, *Constitución europea y Constituciones nacionales*, Madrid, Tirant Lo Blanch, 2005, p. 87 – 122.

“La formula parlamentare europea dagli esordi al Trattato costituzionale”, Riv. It. Dir. Pubbl. Com., 6/2004.

“Le attribuzioni del Parlamento europeo nel Trattato costituzionale”, Quad. Cost., 3/2004.

“Giudicare la democrazia? Processo politico e ideale democratico nella giurisprudenza della Corte di giustizia”, Giuffrè, Milano, 2004.

“Quale democrazia per l'Unione Europea? La democraticità del processo decisionale comunitario al vaglio della Corte di Giustizia”, Diritto e società, 4/2003.

“How do our judges conceive of democracy? The Democratic Nature of the Community Decision-Making Process under Scrutiny of the European Court of Justice”, JMWP, 10/2003.

Le privatizzazioni in Germania, in AA.VV., *Le Privatizzazioni in Europa*, Trattato giuridico Santaniello, Cedam, Bologna, 2003.

“Catalogo dei diritti e centralizzazione delle competenze nelle esperienze federali: uno sguardo oltreoceano” in AAVV., *Il difficile costituzionalismo europeo*, (a cura di De Siervo), Fondazione Cariplo, 2001.

“Le donne e il servizio di leva in Germania: meglio una modifica costituzionale che contare sull'interpretazione (costituzionale!) conforme al diritto comunitario”, Diritto Pubblico Comparato ed Europeo 4/2000.

“Verso una costituzionalizzazione dei Trattati?”, Quaderni Costituzionali 4/2000.

“Privatizzazioni: la Comunità europea e le golden share nazionali”, Quaderni Costituzionali 3/2000.

“Novità in tema di disparità di trattamento: azioni positive e discriminazioni per sesso nel diritto comunitario”
Quaderni Costituzionali 2/2000.

“La sola alternativa praticabile”: egualianza, discrezionalità legislativa e norme comunitarie nella sentenza 443/97 della Corte Costituzionale”,
Rivista Italiana di Diritto Pubblico Comunitario 2/1998.

“La riforma dei servizi telefonici in Europa (introduzione alla lettura del regolamento del governo in materia)”, Diritto Amministrativo 4/1997.

“Note introduttive sul processo di privatizzazione della posta tedesca”,
Diritto Pubblico 3/1996.

“Gli interventi pubblici nell'economia tra mercato unico e principio di sussidiarietà; recenti orientamenti nella giurisprudenza comunitaria e nella dottrina tedesca.”, Rivista Italiana di Diritto Pubblico Comunitario 2/1996.

“Non sempre si può fare a meno dell'intervento della Corte costituzionale nell'applicazione del diritto comunitario.” Rivista Italiana di Diritto Pubblico Comunitario 2/1995.

Translations

B. Medina, *Promuovere la libertà religiosa tramite servizi pubblici religiosi: l'esperienza israeliana*, in Il Pluralismo religioso e l'integrazione europea. Percorsi di lettura, Giappichelli, 2018

J.H.H. Weiler, *Je suis Achbita*, in Il Pluralismo religioso e l'integrazione europea. Percorsi di lettura, Giappichelli, 2018

M. A. Glendon, *The Continental Advantage in Interpretation* (Il vantaggio continentale nell'interpretazione), Soveria Mannelli, Rubattino, 2007

C. Snead, *A comparative Analysis of EU and US Funding Policies for Embryonic Stem Cell Research : Details, Aims and Effects*,
(Quad. Cost., 4/2006)

J. H. H. Weiler, *The Constitution of Europe*, Cambridge University Press, 1999 (*La Costituzione dell'Europa*, Bologna, Il Mulino, 2003, different chapters)

Jürgen Schwarze, *Entwicklungserspektiven einer Europäische Verfassung*, Paper, Scuola di dottorato di Milano, 12 dicembre 2001