

Ilaria PRETELLI

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I. Permanent Scientific Appointments

1. Head of Private International Law Research at the Swiss Institute of Comparative Law.
2. Editor of the [Yearbook of Private International Law](#) with Andrea Bonomi, ISSN 1566-6352.
3. Co-Chair du [Family and Succession Law](#) Special Interest Group of the European Law Institute (Vienna).
4. Member of the [Council of the European Law Institute](#) (elected in 2019, and 2023).
5. Member of the [Comité français de droit international privé](#) (as of 2017).
6. Member of the [Comissão Externa de Acompanhamento, Centro de Investigação de Direito Privado da Faculdade de Direito da Universidade de Lisboa](#) (as of 2023).
7. *Consejo Asesor* des [Cuadernos de Derecho Transnacional](#) EISSN: 1989-4570.
8. *Consejo editorial*, [Revista Española de Empresas y Derechos Humanos](#), editorial COLEX.
9. [Cultura giuridica e diritto vivente](#), E-ISSN 2384-8901.

II. Funded Research and Projects with Supranational Impact:

A. Family Law and International Social Sustainability

1. Principal Investigator of the project “JUST BONDING: Filiation in Private International Law between Biology, Law, and Society”: Project number: 100011L_220287, Weave grant of the SNF and the Fonds Wetenschappelijk Onderzoek - Vlaanderen (FWO) (co-PI, prof. Thalia Krüger), (total of 900.000 EUR appr), 2024 – 2028.
2. External Evaluation Officer of the Project “UniPAR Towards Universal Parenthood in Europe JUST-AG-2023”, GA No. 101137859 led by the University of Genova (2024-2026)
3. ELI Observer at the International Commission on Civil Status (Strasbourg) in the framework of the working group responsible for modernising the ICCS Convention (No. 20) on the issue of a certificate of legal capacity to marry, signed in Munich on 5 September 1980 (2023-2024).
4. Elected Member of the European Commission Expert Group on the Recognition of parenthood between Member States E03765, 2021-2023.
5. Co-Reporter du projet Familienpolitik 2040 -Diskussionsbeitrag zum Fokus Gesellschaft, Réf. 164000781, financé par la Commission fédérale pour les questions familiales auprès de l’Office fédéral des assurances sociales (OFAS)
6. Responder to the French Ministry of Justice on the public consultation on the French draft code of private international under the coordination of Marie-Elodie Ancel with : Bertrand Ancel, Alejandra Blanquet, Maxime Barba, Alain Devers, Marie Goré, François Mailhé, Kamalia Mehtiyeva, Jean-Baptiste Racine (Articles 59 to 63 (filiation) and 203-204 (provisional measures).
7. Reporter and promoter of the project “Enhancing Child Protection: Private International Law on Filiation and the European Commission’s Proposal COM/2022/695” of the European Law Institute (Vienna) with Susanne Gössl, University of Bonn (CD 2023/12), 2023, July 2023 – June 2025.
8. Chair of the Members Consultative Committee and Assessor of the project “Advance Choices for Future Disablement”, Rapporteurs : Christiana Fountoulakis and Adrian D Ward, 2023-2025
9. Concept and co-organisation of the webinar series: Analysing the EU Parenthood Proposal - Many Questions and Some Tentative Answers, Webinar series avec Cristina González Beilfuss (Universitat de Barcelona); Susanne Gössl (Universität Bonn); Tobias Helms (Universität Marburg); et Patrick Wautelet (Université de Liège), 3-24 May 2023.
10. Concept and co-organisation of the Conference on Family status, identity and private international law, a critical assessment in the light of fundamental rights, 33 et 34e Journée de droit international privé de l’Institut suisse de droit comparé, organisé avec le Family and Successions Law SIG of the European Law Institute et l’Université de Pisa, 5 et 12 mai 2022 et 1^{er} juin 2023.
11. Concept and co-organisation of the webinar series: New Rules for International Families - Revised Brussels IIter Regime, on-line expert seminar series organisé avec les Universités de Barcelona, Anverse, Genova, Osijek du 25 novembre au 17 décembre 2020.
12. Responsible of the Workshop on “New Forms of Filiation in Private International Law”, 29 October 2022 at the 21e General Congress of the International Academy of Comparative Law, Asunción, Paraguay.
13. Direction of the Project on the equivalence between foreign and Swiss inheritance certificates ensuring the transmission *mortis causa* of real estate located in Switzerland, Avis 09-227C, 2022.

14. Direction of the Project on the transcriptibility of foreign homosexual unions in the Swiss civil status register, [Avis 14-018](#), 2017.
15. "*Child Abduction and Return Procedures, Recasting the Brussels IIa Regulation*", Département thématique C - Droits des citoyens et affaires Constitutionnelles, [PE 571.383](#), 2016, pp. 4-17.
16. "Cross-border Parental Child Abduction in the European Union". Awarded by the European Parliament's Committee on Civil Liberties, Justice and Home Affairs, [PE 510.012](#), 2015, pp. 415.
17. "Possibility and terms for applying the Brussels I Regulation (recast) to extra-European disputes", Awarded by the European Parliament's Committee on Legal Affairs, [PE 493.024](#) 2014, pp. 152.

B. Sustainability in the Digital Age

1. Member of the Project "Property rights system over tangible goods in the field of European Private International Law: aspects of international jurisdiction and applicable law", funded by the Spanish Minister of Research [Ref. PID2020-112609GB-I00](#) (Régimen de los derechos reales sobre bienes corporales en el Derecho internacional privado europeo: cuestiones de competencia judicial internacional y de derecho aplicable), 2021-2023.
2. Team Member of the projects: "[Ecocide](#)", Rapporteurs: Robert Bray and Fausto Pocar, 2021-2022 and "[Business and Human Rights: Access to Justice and Effective Remedies \(with input from the European Union Agency for Fundamental Rights, FRA\)](#)", Rapporteurs : Jonas Grimheden and Diana Wallis, 2018-2021
3. Assessor of the project "[Artificial Intelligence \(AI\) and Public Administration – Developing Impact Assessments and Public Participation for Digital Democracy](#)", chair : Marek Wierzbowski, Rapporteurs: Marc Clément, Paul Craig, Jens-Peter Schneider, 2020-2022
4. Concept and co-organisation of the Conference on "[Le droit international privé dans le labyrinthe des plateformes digitales](#), 30e Journée de droit international privé de l'Institut suisse de droit comparé, 28 juin 2018.

C. Private International Law Theory and Practice

1. Member of the EAPIL's Working Group on the feasibility of an EU PIL Act led by Thomas Kadner Graziano.
2. Member of the Project "Reciproco encaje y coherencia de los ámbitos de los reglamentos comunitarios de derecho internacional privado", funded by the Spanish Ministry of Research ([Proyecto DER2016-75318-P](#), 2013–2016).
3. Swiss National Report to the [19e General Congress of the International Academy of Comparative Law](#) on "Proof and Information on Foreign Law", ([published](#)), 2014.
4. Reporter at the [19e Congrès de l'Académie internationale de droit comparé](#) on "*The role of language as a dynamic part of a legal Tradition*" ([published](#)), 2014.
5. EU Reporter of the Study "Proposition de règlement du Parlement européen et du Conseil concernant la compétence judiciaire, la reconnaissance et l'exécution des décisions en matière civile et commerciale (refonte)", Département thématique C - Droits des citoyens et affaires

Constitutionnelles à la demande de la Commission des affaires juridiques du Parlement européen, PE 453.205, 2011, pp. 41.

6. Director of the *Centre d'études juridiques européennes de Paris et Urbino* organising the most ancient European Law Summer School (*Séminaire de droit européen d'Urbino*) and Coordinator of the Groupe « Galileo » funded by the Université italo-française de Lyon-Turin (deliverables : [report of 21 April 2009](#) and [report of 5 May 2010](#)).

III. Liste of Publications

A. In Progress

- ◇ European Child Abduction Law
- ◇ Italian Private International Law

B. Books

Author

1. [Jurisdiction, Recognition and Enforcement in Matrimonial and Parental Responsibility Matters. A Commentary on Regulation 2019/1111](#) (Brussels IIb), with Cristina Gonzalez Beilfuss, Laura Carpaneto, Thalia Kruger, and Mirela Zupan, Springer, July 2023, pp. 812 [Book review](#): [Olga Magdalena Ceran, Common Market Law Review, Issue 2, pp. 566-570].
2. [Manuale di diritto internazionale privato italiano](#) par T. Ballarino, 8 ed. with E. Ballarino, Padova, CEDAM 2016, pp. XX-385.
3. [Le droit européen des successions](#), avec A. Bonomi et P. Wautelet, 1^{ère} et 2^{ème} éd., Bruxelles, Bruylant, 2013, pp. 938 et 2016, pp. 1065 [compte rendu S.C. Revue critique de droit international privé, 2014/1 (N° 1), 241-246]
4. [Aspetti patrimoniali e di esecuzione forzata nei rapporti transfrontalieri](#), avec E. Philippin, M. Chatelain, M. Ochsner, S. Marchand et H. Peter, Bâle, Helbing Lichtenhahn, 2015, pp. XI-228.
5. [Garanzie del credito e conflitti di leggi: lo statuto dell'azione revocatoria](#), Napoli, Editoriale Scientifica, 2010, pp. XVIII-411. [compte rendu Bertrand Ancel, *Revue critique de droit international privé* 2011, 1052-1055].
6. *La protection du droit de gage général en droit international privé* (L'action oblique, l'action paulienne et l'action en déclaration de simulation), Thèse Paris II, Imperia, 2005, pp. 1-300.
7. *L'intervento umanitario nel diritto internazionale*, Tesi di laurea, 1998, pp. 350.

Editor

8. [Sul diritto in Europa. A margine del sessantunesimo Séminaire de droit comparé et européen](#), avec Maria Luisa BICCARI, Alessandro BONDI, Luigi MARI et Edoardo ROSSI, Urbino, Maggioli, 2020 pp. 397.
9. [Sessant'anni di studi giuridici europei a Urbino: il Séminaire de droit européen](#), avec Alessandro BONDI, Luigi MARI et Edoardo ROSSI, Urbino, Maggioli, 2019, pp. 360.
10. [Conflict of laws in the maze of digital platforms / Le droit international privé dans le labyrinthe des plateformes digitales](#), Genève, Zurich, 2018, pp. 343. [[compte rendu par Bernard HafTEL](#), *Revue critique de droit international privé* 2019, 907-908].
11. [Memores Tui, La dimension culturelle du droit international privé](#), *Actes de la Journée en l'honneur de Tito Ballarino du 13 juin 2014 à Lausanne et Essais offerts par ses amis et élèves*, avec Gian Paolo ROMANO et Tuto ROSSI, Genève, Zurich, Bâle, 2017, pp. 297.
12. [Les nouveautés en matière de faillite transfrontalière et Les banques et les assurances face aux tiers](#), *Actes de la 28^{ème} journée de droit international privé du 27 mai 2016*, avec Florence GUILLAUME, Genève, Zurich, Bâle, 2016, pp. 159.
13. [Die Herausforderungen des Europäischen Zivilverfahrensrechts für Lugano- und Drittstaaten / The Challenges of European Civil Procedural Law for Lugano and Third States](#), avec Alexander MARKUS et Andreas FURRER, Zürich, Basel, Genf, 2016, pp. 224.

C. Journal Articles and Book Chapters

14. ["Il diritto di conoscere le proprie origini delle persone nate in esecuzione di contratti conclusi attraverso cliniche di fertilità"](#), *Studi Urbinati di Scienze Giuridiche Politiche ed Economiche*, 2024, pp. 321-335.
15. ["La transnazionalizzazione delle fonti del diritto civile nella crisi istituzionale del diritto internazionale: quale evoluzione giuridica per una pace globale?"](#), *Accademia, Rivista dell'Associazione civilisti italiani*, n. 6, 2024, 28 Gennaio 2025, pp. 1003-1028.
16. "Family Status, Identities and Private International Law - A Critical Assessment in the Light of Fundamental Rights", with Elena Bargelli, in Andrea Bonomi and Ilaria Pretelli (eds), *Yearbook of Private International Law*, Vol. XXV - 2023/2024, vol. 25, Köln: Verlag Dr. Otto Schmidt, 2024, p. 105-108. <https://doi.org/10.9785/9783504389222-012>.
17. "Identity and Civil Status of Children Conceived through Cross-Border Procreation Contracts – Perspectives on Filiation and the Best Interests of the Child", in Andrea Bonomi and Ilaria Pretelli (eds), *Yearbook of Private International Law*, Vol. XXV - 2023/2024, vol. 25, Köln: Verlag Dr. Otto Schmidt, 2024, p. 241-274. <https://doi.org/10.9785/9783504389222-019>.
18. "Apparent conflicts in the characterisation of cross-border transfers of rights in rem and concealed substantive connecting factors for jurisdiction over immovable assets", in *Private International Law on*

rights in rem in the European Union / coord. por Maria Font i Mas, 2024, ISBN 9788413818498, pp. 291–312.

19. “Conducta empresarial responsable, derechos fundamentales y desarrollo sostenible: comparación crítica de las tendencias legislativas contemporáneas”, *Revista Española de Empresas y Derechos Humanos*, n.º 3, julio 2024 ISSN: 3020-1004, pp. 11-32, <https://doi.org/10.69592/3020-1004-N3-JULIO-2024-ART-2>
20. “Conduite responsable des entreprises, droits fondamentaux et durabilité sociale - Une comparaison critique de tendances législatives contemporaines”, *RSJ-SJZ*, 2024, pp. 63-75.
21. “The Proposal for a European Regulation on Filiation Matters – Overview and Analysis” (with Cristina Gonzalez Beilfuss), *Yearbook of Private International Law*, Volume 24 (2022/2023), pp. 275-308.
22. “Chapter 29, The Consequences of Violence Against Women and Children in Armed Conflicts for their Intangible Cultural Heritage: A Diachronic Perspective on the Universality of Women’s Rights, in Gianluigi Mastandrea Bonaviri, Mirosław Michał Sadowski (eds) *Heritage in War and Peace. Law and Visual Jurisprudence*, vol 12, Springer, 2024, pp. pp 471–490. https://doi.org/10.1007/978-3-031-47347-0_30.
23. “Una reinterpretación del Convenio de La Haya sobre la sustracción de menores para proteger a los niños de la exposición al sexismo, la misoginia y la violencia contra las mujeres, *Cuadernos de derecho transnacional*, ISSN-e 1989-4570, [Vol. 14, N.º. 2, 2022](#), pp. 1310-1337.
24. “Access to Justice in the EU for Victims of Socio-Environmental Damages Occurring in Non-EU Countries – The Proper Law of Torts in the Value Chain”, co-authored with Robert Bray and Diana Wallis, *Yearbook of Private International Law*, Vol. 23 (2021/2022), pp. 211-244.
25. “Il diritto di conoscere le proprie origini con particolare riferimento a figlie e figli di ascendenza multipla o complessa”, in F. Pesce (ed), *La surrogazione di maternità nel prisma del diritto. Problemi aperti e sfide future*, 2022, pp. 169-204.
26. “Un approccio umanista al diritto internazionale privato e internet: un focus sugli utenti della piattaforma come parti più deboli”, *Tutela e sicurezza del lavoro*, 2, 2021, pp. 11-30.
27. “Revised Recognition and Enforcement Procedures in Regulation Brussels II ter”, *Yearbook of Private International Law*, Vol. 22 (2020/2021), pp. 155-182.
28. “Three Patterns, one law: Plea for a reinterpretation of the Hague Child Abduction Convention to protect children from Exposure to Sexism, misogyny and violence against women”, in M. Pfeiffer a kol. (eds.). [Liber Amicorum Monika Pauknerová](#), Praha: Wolters Kluwer ČR, 2021, pp. 363-393.

29. “Accesso alla giustizia per vittime di violazioni di diritti fondamentali e danni socioambientali nella catena di approvvigionamento delle imprese multinazionali” (avec Robert Bray), *I diritti dell'uomo, Cronache e battaglie*, (2021), pp. 9-24.
30. “A Humanist Approach to Private International Law for the Digital Age”, in F. Esteban de la Rosa *et al.* (eds), *Justice, trade, security, and individual freedoms in the digital society*, Thomson Reuters, Aranzadi, 2021, pp. 287-355.
31. “Protecting Digital Platform Users by means of Private International Law”, *Cuadernos de Derecho Transnacional* (March 2021), Vol. 13, N° 1, pp. 574-585.
32. “Le droit italien de successions à la lumière du droit compare”, [*Journée du droit successoral 2021*](#), Staempfli, 2021, pp. 125-153.
33. “The Law Applicable to Provisional and Protective Measures – With a Focus on the EU System of Ancillary Reliefs”, *Yearbook of Private International Law*, Vol. 21 (2019/2020), pp. 197-223.
34. “La bonne foi dans la pondération de la proximité et la fonction résiduelle du for spécial en «matière contractuelle» dans le règlement Bruxelles I”, *Revue critique de droit international privé*, N° 1, 2020, pp. 529-549.
35. “Coherences and Incoherences in the Regime of Provisional and Protective Measures in European Private International Law”, in J. Forner Delaygua, A. Santos, *Recíproco encaje y coherencia de los ámbitos de los reglamentos comunitarios de Derecho internacional privado*, co-authored with F. Guillaume, Schulthess, 2020, pp. 277-334.
36. “La legge applicabile ai patti parasociali in Svizzera”, in *Riflessioni su futuro del diritto in Europa a margine del Sessantunesimo Séminaire de droit européen*, *Studi Urbinati, A - Scienze giuridiche, politiche ed economiche*, 2020, pp. 293-311.
37. “Chapitre IV, Reconnaissance, force exécutoire et exécution des décisions”, in A. Bonomi, P. Wautelet (eds.), [*Le droit européen des relations patrimoniales de couple*](#), Bruxelles, Bruylant, 2020, pp. 1097-1208.
38. “La *professio juris* des personnes italo-suissees à la lumière du droit uniforme de la Convention de 1868”, *Droit successoral international*, Zurich 2019, pp. 97-131.
39. “Provisional Measures in Family Law and The Brussels II Ter Regulation”, *Yearbook of Private International Law*, Vol. 20 (2018/2019), pp. 113-148.
40. “Improving Social Cohesion through Connecting Factors in the Conflict of Laws of the Platform Economy”, in I. Pretelli, *Conflict of laws in the maze of digital platforms / Le droit international privé dans le labyrinthe des plateformes digitales*, Schulthess, Genève /Zurich, 2018, pp. 17-52.

41. “Original *Aporiae* in the 1980 Child Abduction Convention and in the Brussels II System - Consequences in Their Present Implementation”, *Interdisziplinäre Zeitschrift für Familienrecht*, N° 4, 2019, pp. 275-279.
42. “Équivalence et reconnaissance du statut civil des personnes faisant ménage à deux”, *Cuadernos de derecho transnacional*, 2019, Vol. 11, pp. 8-31, reprinted with modifications in *Liber Amicorum Angelo Davì - La vita giuridica internazionale nell’età della globalizzazione*, Vol. II, Ed. Scientifica, Napoli 2019, pp. 1171-1211.
43. “Les pouvoirs du créancier dans le patrimoine du débiteur - Exemples choisis de successions transfrontalières répudiées”, *Not@lex, Revue de droit privé et fiscal du patrimoine*, 2018, pp. 77-98.
44. “The Problem of Identifying the Universal in National Systems of Private International Law”, *Журнал Зарубежного Законодательства и Сравнительного Правоведения (Journal of Foreign Legislation and Comparative Law)*, 2018, pp. 16-19.
45. “Le droit international privé de l’Europe entre Chartes de droits et droits ‘à la carte’”, *Le Droit à l’épreuve des siècles et des frontières Mélanges en l’honneur du professeur Bertrand Ancel*, Paris / Madrid, 2018, pp.1057-1077.
46. “La gouvernance du *ius shopping* en matière de santé reproductive - entre droit international privé et déclinaisons culturelles des droits humains”, in Tui Memores, *La dimension culturelle du droit international privé, Actes de la Journée en l’honneur de Tito Ballarino du 13 juin 2014 à Lausanne et Essais offerts par ses amis et élèves*, Shulthess, Genève, Zurich, Bâle, 2017, pp. 241-275.
47. “The Right to Freedom of Religion in the Italian Experience of Secularism”, *Studi Urbinati, A - Scienze giuridiche, politiche ed economiche*, 2017, co-authored with A. Fabbri, pp. 241-277.
48. “Provisional and Protective Measures in the European Civil Procedure of the Brussels I System”, in V. Lazić, S. Stuij (eds.), *Brussels Ibis Regulation*, Springer 2017, pp. 97-117, [[compte-rendu](#) by E. Farnoux, *Revue critique de droit international privé*, 2018, p. 1061].
49. “Switzerland: The Principle *Iura Aliena Novit Curia* and the Role of Foreign Law Advisory Services in Swiss Judicial Practice”, in Y. Nishitani (ed) *Treatment of Foreign Law - Dynamics towards Convergence?*, Springer 2017, co-authored with Sh. Lalani, pp. 375-393, reproduced also, under the title of “Proof of and Information about Foreign Law“, in L. Heckendorn Urscheler, *Rapports suisses présentés au XIX^{ème} Congrès international de droit comparé*, Schulthess, Genève, Zurich, Bâle, 2016, pp. 107-134.
50. “Language as a Bridge between Legal Cultures and Universal Justice: *Linguae Alienae Novit Curia?*”, in M. Schauer, B. Verschraegen, *General Reports of the XIXth Congress of the International Academy of Comparative Law Rapports Généraux du XIX^{ème} Congrès de l’Académie Internationale de Droit Comparé*, Springer 2017, pp. 607-610.

51. “Proof of and Information about Foreign Law” (with Sh. LALANI), *Rapports suisses présentés au XIX^{ème} Congrès international de droit comparé*, ed. L. HECKENDORN URSCHELER, Schulthess, Genève, Zurich, Bâle, 2016, p. 107-134.
52. “Droit international privé et situations juridiques trilatérales”, in F. Guillaume, I. Pretelli (eds), *Les nouveautés en matière de faillite transfrontalière et Les banques et les assurances face aux tiers*, Actes de la 28^{ème} journée de droit international privé du 27 mai 2016, Schulthess, Genève, Zurich, Bâle, 2016, pp. 87-119.
53. “L’ esecuzione forzata: problemi e soluzioni di diritto internazionale privato nei rapporti italo-svizzeri”, *Aspetti patrimoniali e di esecuzione forzata nei rapporti transfrontalieri*, Bâle, Helbing Lichtenhahn, 2015, p. 99-118.
54. “Exclusive and Discretionary Heads of Jurisdiction for Third States and Lugano States: the Way Forward”, in A. Furrer, A. Markus, I. Pretelli (eds), *Die Herausforderungen des Europäischen Zivilverfahrensrechts für Lugano- und Drittstaaten*, Schulthess, Zürich, Basel, Genf, 2016, pp. 71-78.
55. “Capitoli 39-50”, in A. Bonomi, P. Wautelet, I. Pretelli, *Il Regolamento europeo sulle successioni*, Milano, Giuffrè 2015, pp. 507-594.
56. “Capítulo IV. Reconocimiento, fuerza ejecutiva y ejecución de decisiones”, (translated and adapted for the Spanish public by M. Requejo Isidro), *El derecho europeo de sucesiones*, Pamplona, Thomson Reuters Aranzadi, 2015, pp. 487-562.
57. “Chapitre IV, Reconnaissance, force exécutoire et exécution des décisions”, in A. Bonomi, P. Wautelet, I. Pretelli, *Le droit européen des successions*, Bruxelles, Bruylant, 2013 (1st ed.), pp. 563-658 and 2016 (2nd ed), pp. 617-718.
58. “Les défis posés au droit international privé par la reproduction technologiquement assistée. A propos de deux décisions italiennes en matière de maternité de substitution”, *Revue Critique de droit international privé*, N° 3, 2015, pp. 559-578.
59. “Le nouveau droit international privé italien de la filiation”, *Revue critique de droit international privé*, N° 3, 2014, pp. 559-572.
60. “Una disciplina ultracentenaria delle successioni”, *Rivista ticinese di diritto*, I-2014, co-authored with T. Ballarino, pp. 889-921.
61. “Possibility and terms for applying the Brussels I Regulation (recast) to extra-European disputes, *Excerpta of the Study PE 493.024 by the Swiss Institute of Comparative Law*”, *Yearbook of Private International Law*, Vol. XV (2013/2014), co-authored with L. Mari, pp. 211-253.
62. “Droit comparé”, in A. Leuba, M. Stettler, A. Büchler, Ch. Häfeli (eds), *Protection de l'adulte*, Bern, Stämpfli, 2012, pp. 68-84.

63. “Cross Border Credit Protection against Fraudulent Transfers of Assets”, *Yearbook of Private International Law*, Vol. XIII (2011), pp. 589-640.
64. “La legge applicabile alle obbligazioni non contrattuali nel Regolamento "Roma II"”, A. BONOMI, *Diritto internazionale privato e cooperazione giudiziaria in materia civile*, in Trattato di Diritto Privato dell’Unione Europea diretto da Gianmaria Ajani e Gian Antonio Benacchio, vol. XIV, Torino, Giappichelli, 2009, ISBN/ISSN: 978-88-348-8619-9, p. 409-475.
65. “Il regolamento comunitario sulla legge applicabile alle obbligazioni contrattuali (Roma I)”, *Europa e diritto privato*, Vol. 4, 2009, pp. 1083-1131.
66. “Il regime internazionalprivatistico della responsabilità non contrattuale nel regolamento CE “Roma II””, *Contratto e Impresa/Europa*, 2008, pp. 695-772, reprinted with modifications, under the title “La legge applicabile alle obbligazioni non contrattuali nel Regolamento "Roma II"”, in A. Bonomi (ed.), *Diritto internazionale privato e cooperazione giudiziaria in materia civile*, in Trattato di Diritto Privato dell’Unione Europea diretto da Gianmaria Ajani e Gian Antonio Benacchio, Vol. XIV, Torino, Giappichelli, 2009, pp. 409-475.
67. “L’azione della NATO nell’evoluzione della dottrina dell’intervento umanitario”, *Studi Urbinati di Scienze Giuridiche Politiche Ed Economiche*, 2001, pp. 63-135.
68. “La crisi del Kosovo e l’intervento della NATO”, *Studi Urbinati di Scienze Giuridiche Politiche ed Economiche*, 2001, pp. 295-338.

D. Other

69. Book review "Parental Child Abduction to Islamic Law Countries (Hart Publishing)", *Revue critique de droit international privé*, 2022, pp. 726-731.
70. Book review “Arbitration, Contracts and International Trade Law / Arbitrato, Contratti e Diritti del Commercio Internazionale”. Essays in Honor of Giorgio Bernini / Studi in Onore di Giorgio Bernini, 14 *Cuadernos Derecho Transnacional*, 2022, pp. 1290-1291.
71. B. Ubertazzi, “Il Regolamento Roma I sulla legge applicabile alle obbligazioni contrattuali”, *Anuario Español de derecho internacional privado*, 2007, pp. 1396-1399.
72. “Corte di cassazione, Sezioni Unite civili, Mme Corkran c. Casa Napoleone Ltd et M. Cashin”, *Revue critique de droit international privé*, 2004, pp. 612-632.