

Personal information

Nationality: Italian	Date of birth: 16.08.74
Place of birth: Udine (IT)	Marital status: married
Place of residence: Roma li	Cod. Fisc. SCCNDR74M16L483Q
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Under-graduate, graduate and post-graduate education

University of Palermo, Faculty of Law

1999-2002: PhD in Human Rights (XIV cycle) – Title of the doctoral thesis: “Interim measures in the European Convention on Human Rights”

LUISS Guido Carli of Roma, Faculty of Law

1993-1998: Degree in Law (110/110 cum laude and distinguished mention of the Commission) – Title of the thesis: “The double degree of jurisdiction in international law”

Katolieke Universiteit di Nijmegen (the Netherlands)

1996-1997: Erasmus program

Lyceum “J. Stellini” of Udine

1988-1993: Bachelor’s degree (final mark: 60/60)

Scientific, research and teaching experience

Second University of Naples – Department of Law

2012-: Associate Professor of International Law and International Human Rights Law

2007-2012: Adjunct Professor of International Law and International Trade Law –
Researcher in International Law

2002-2007: Lecturer in International Human Rights Law

2006-2007: Lecturer in International Law

Università Cattolica del Sacro Cuore – Graduate School of Economics and International Relations

2012-: Lecturer of International Protection of Human Rights in the Master course in
International Relations

Università Cattolica del Sacro Cuore – Faculty of Law

2014-: Adjunct Professor of Human Rights (professional course)

University of Urbino “Carlo Bo” – Faculty of Law

2003-2012: Adjunct Professor of International Human Rights Law and International Law (advanced course)

2001-2003: Assistant lecturer in International Human Rights Law and the European Convention on Human Rights

1999-2003: Research and tutorial activities in the context of the course of International Human Rights Law held by Prof. Giovanni Conso (former President of the Constitutional Court and Minister of Justice)

University LUMSA of Rome – Department of Law

2014-: Adjunct Professor of International Law

2001-2014: Adjunct Professor of Migration Law

2006-2009: Adjunct Professor of International Human Rights Protection

2002-2005: Assistant lecturer in Human Rights and International Law

1998-2002: Assistant lecturer in Criminal Procedure

University LUMSA of Rome – Faculty of Political Science

2007-2008: Adjunct Professor of Law of International Organizations

Columbia University, New York – Law School

2009: Lecturer on “Pushback of migrants in high seas: the Italian practice and its conformity with international obligations”

2006: Visiting Scholar

2006: Lecturer on “Human Rights standards as framework conditions for anti-terrorism measures: Is Europe standing the challenge?”

University LUISS Guido Carli of Rome – Faculty of Political Science

2002-2003: Researcher in Human Rights under the supervision of Prof. Luigi Ferrari Bravo, former Judge of the European Court of Human Rights

2001-2005: Assistant in Human Rights Law

University LUISS Guido Carli of Rome – Faculty of Law

2008: Lecturer in International Law within the School of Specialization for Legal Professionals

2003-2005: Assistant research in International Law of Economics

2003: Lecturer in International Law within the School of Specialization for Legal Professionals

2002-2004: Assistant Lecturer in International Law

Pontificia Università Urbaniana

2002-2006: Lecturer in “Rights of Migrants, Refugees and Displaced Persons: International Institutions and Civil Society”, within the LL.M in Social Philosophy of Human Mobility of the *Scalabrini International Migration Institute* of Roma

University of Udine – Faculty of Law

2000-2002: Lecturer in “General Procedural Law and International Justice”

Academic and professional experience abroad

Columbia University, New York – Law School

2006: *Visiting Scholar* – Research activity on the compatibility of anti-terrorism measures with international human rights obligations (under the supervision of Prof. Peter Rosemblum)

State University of Tirana (Albania) – Law School

2014: *Visiting Professor* – Lecturer in International Law and International Human Rights Law

Institut International de droits de l’homme René Cassin, Strasbourg

2001 (July): Participation to the XXXII “Session of Studies” and to the XXIX “Session of intensive training for human rights education and research in the universities”

Centre for Judicial Training of Ministry of Justice, Chisinau (Moldova)

2001 (August/September): Research activities on the ongoing reforms in the Eastern European countries in order to conform their domestic legal system to the requirements of the European Convention on Human Rights

European Court of Human Rights, Strasbourg

2000 (July/September): *visiteur d’étude* – Research activity on the indication of interim measures by international human rights adjudicatory bodies

European Commission of Human Rights, Strasbourg

1998 (November/December): *internship* at the Secretariat of the European Commission of Human Rights, Unit No. 3, Italian affaires – instructing cases and preparing draft decisions on individual applications

Permanent Representation of Italy by the Council of Europe – Office of the Co-agent

1999 (July/September): *internship* at the Office of the Co-Agent of the Italian Government before the European Court of Human Rights – drafting of written submissions in cases pending before the Court

Professional activities and assignments

2001-: Attorney-at-law at the Rome Bar

2012-: Senior and Managing Partner of *Studio Legale Internazionale Saccucci Fares & Partners*

2014-: Associate Tenant at *Doughty Street Chambers* (London)

1999-2012: Partner at the *Lana-Lagostena Bassi* international law firm in Rome – Areas of practices: public and private international law, human rights litigation before domestic and international courts, EC law, arbitration

2004-: Expert of the Council of Europe for human rights training activities of judges, prosecutors and lawyers in Albania, Croatia, Serbia, Montenegro, FYROM, Russia and Georgia

2011: Coordinator of the Delegation of the Unione forense per la tutela dei diritti dell'uomo participating to the examination of the III and IV periodic report of Italy to the Committee of the Rights of the Child (Geneva, 19 September-7 October 2011)

2011: Coordinator of the Delegation of the Unione forense per la tutela dei diritti dell'uomo participating to the examination of the VI periodic report of Italy to the Committee on the Discrimination Against Women (New York, 11-29 July 2011)

2008-2010: Coordinator of the Team of Experts on the European Convention on Human Rights within the framework of the Project for the establishment of a Permanent Observatory on the Jurisprudence of the European Court of Human Rights, implemented by the Unione forense per la tutela dei diritti umani and sponsored by the Ministry of Equal Opportunities

2008: Member of the delegation of the Unione forense per la tutela dei diritti dell'uomo, which took part to the examination of the XIV and XV periodic report submitted by Italy to the UN Committee against Racial Discrimination (20-21 February 2008)

2007: Member of the delegation of the Unione forense per la tutela dei diritti dell'uomo, which took part to the examination of the IV periodic report submitted by Italy to the UN Committee against Torture (4-7 May 2007)

2006-2007: Coordinator of the Project “Contents and Instruments for the Protection of the Victims of Racial Discrimination”, funded by the National Office Anti Racial Discrimination

2006: Expert of the OSCE for training activities of criminal lawyers carried out within the Unit *11bis* of the OSCE Office in Bosnia Herzegovina

2005-2007: Expert of the EU involved in training activities of judges, prosecutors and public official within the CARDS project in Croatia, FYROM, Albania and Montenegro

2005: Member of the Delegation of the International Federation of International Law, which took part to the examination of the V periodic report submitted by Italy to the UN Human Rights Committee (20-21 October 2005)

2000-2001: Legal advisor of the Prime Minister Office for the organization of the UN Conference for the signature of the International Convention against Transnational Organized Crime (Palermo, 12-15 December 2000)

Languages knowledge and computer skills

English: *Reading:* very good; *Writing:* very good; *Speaking:* very good

French: *Reading:* very good; *Writing:* fair; *Speaking:* fair

Very good knowledge of Windows 8, Windows 7, Windows XP, Vista, MS Office 2013, Internet and e-mail browsers; fairly good knowledge of other operative systems (Linux, Mac)

Other qualifications

2014: Member of the European Network on Statelessness

2009: Member of the International Institute of Humanitarian Law of San Remo

2009: Member of the Working Group on Human Rights of the Superior School of the National Bar

2006: Member of the Human Rights and Immigration Commission of the Rome Bar

2003: Member of the EU delegation to the II and III round-table within the *EU-Iran Human Rights Dialogue*, held in Bruxelles, on 14-15 March 2003 and on 8-9 October 2003

2003: Selected at the end of a recruitment procedure for Italian permanent lawyers at the European Court of Human Rights

2003: Winner of the prize of the Italian Society of International Law for the essay on *Obligations of reparation and re-opening of the proceedings within the European Convention on Human Rights*, published in *Rivista di diritto internazionale*, 2003, n. 2

2001-: Member of the Executive Board of the Unione forense per la tutela dei diritti dell'uomo

2000-2005: Secretary of the President of the Italian Consultative Human Rights Committee established within the Italian Society for International Organizations

Editorial activities

2013-: Member of the Scientific Board of the review *Immigrazione.it*

2008-: Member of the Editing Board of the review *Diritti umani e diritto internazionale*

1999-: Editor in chief of the review *I diritti dell'uomo, cronache e battaglie*

Publications

2014

1. "The Protection from Removal to Unsafe Countries Under the ECHR: Not All That Glitters Is Gold", in *Questions of International Law*, 2014, p. 3 ss.

2012

2. "The Protection from Removal to Unsafe Countries Under the ECHR: Not All That Glitters Is Gold", in *Questions of International Law*, 2014, p. 3 ss.
3. "Accesso ai rimedi costituzionali, previo esaurimento e gestione 'sussidiaria' delle violazioni strutturali della CEDU derivanti da difetti legislativi" ("Access to constitutional remedies, prior exhaustion and subsidiary management of systemic violations of the ECHR ensuing from legislative defects"), in *Diritti umani e diritto internazionale*, 2012, p. 263 ss.

4. “Art. 34”, in *Commentario breve alla Convenzione europea dei diritti umani*, a cura di S. Bartole, P. De Sena, V. Zagrebelsky, Padova, 2012, p. 626 ss.

2011

5. “Diritto di asilo e Convenzione europea dei diritti umani alla luce della giurisprudenza della Corte di Strasburgo” (“Right of asylum and European Convention on Human Rights in light of the case-law of the Strasbourg Court”), in *Procedure e garanzie del diritto di asilo*, a cura di C. Favilli, Padova, 2011
6. “Responsabilità medica e tutela della salute nella Convenzione europea dei diritti umani: quando lo Stato risponde per le carenze dei servizi medico-sanitari” (“Medical Responsibility and Protection of Health in the European Convention on Human Rights: When the State is accountable for the deficiencies of health-care services”), in *La responsabilità in ambito sanitario*, a cura di G. Corso e E. Balboni, Torino, 2010

2010

7. “Libertà di informazione e rispetto della vita privata delle personalità politiche e di governo secondo la giurisprudenza della Corte di Strasburgo”, (Freedom of Information and Respect for Private Life of Politicians and Government Officials According to the Case-Law of the Strasbourg Court”), in *Diritti umani e diritto internazionale*, 2010, n. 1, p. 105 ss.
8. “L’entrata in vigore del Protocollo n. 14 e le nuove regole procedurali per la sua applicazione” (“The Entry into Force of Protocol No. 14 and the New Procedure for Its Implementation”), in *Diritti umani e diritto internazionale*, 2010, n. 2, p. 319 ss.
9. “Diritto all’istruzione e discriminazione scolastica di minori stranieri alla luce delle norme internazionali sui diritti umani” (“Right to Education and Discrimination in School of Foreign Minors in Light of International Human Rights Law”), in *Diritti umani degli immigrati: tutela della famiglia e dei minori*, Napoli, 2010, p. 299 ss.
10. “La protezione dell’ambiente nella giurisprudenza della Corte europea dei diritti umani” (“The Protection of Environment in the Case-Law of the European Court of Human Rights”), in *La tutela dei diritti umani in Europa*, a cura di G. Cataldi, A. Caligiuri, N. Napolitano, Padova, 2010, p. 392 ss.

2009

11. “Divieto di tortura ed esigenze di sicurezza: verso una flessione al ribasso degli obblighi internazionali?” (“Prohibition of Torture and Security Demands: Towards a weakening of international obligations?”), in *Diritti umani e diritto internazionale*, 2009, n. 1
12. “Le misure provvisorie della Corte europea dei diritti umani nel quadro della procedura di ricorso inter-statale *Georgia c. Russia*” (The Provisional Measures Issued by the European Court of Human Rights within the Framework of the Inter-States Complaint *Georgia v. Russia*”), in *Diritti umani e diritto internazionale*, 2009, n. 1
13. “Repressione della violenza sessuale e obblighi internazionali a tutela dei diritti umani” (“Repression of Sexual Violence and International Human Rights Obligations”), in *I diritti dell’uomo, cronache e battaglie*, 2009, n. 1

2008

14. “Restituzione di beni illegittimamente nazionalizzati e immunità degli Stati stranieri dalla giurisdizione” (“Restitution of Unlawfully Nationalized Properties and Immunity of States from Foreign Jurisdiction”), in *Diritti umani e diritto internazionale*, 2008, n. 1
15. “Illegittimità costituzionale di leggi incompatibili con la Convenzione europea e possibili ripercussioni sull’esigenza del previo esaurimento dei ricorsi interni” (“The Unconstitutionality of Laws Contrary to the European Convention and its Possible Implications on the Rule of Previous Exhaustion of Domestic Remedies”), in *Rivista di diritto internazionale*, 2008, n. 1
16. “Fond du litige et indication de mesures conservatoires: réflexions en marge des ordonnances de la C.I.J. dans l’affaire des usines de pâte à papier” (“Merits of the dispute and Indication of Provisional Measures: Analysis of the ICJ Orders in the Pulp Mills case”), in *Revue générale de droit international public*, 2008, n. 4
17. “La riapertura del processo penale quale misura individuale per ottemperare alle sentenze della Corte europea” (“The re-opening of criminal proceedings as an individual measure to comply with the European Court’s judgment”), in *Giurisprudenza europea e processo penale italiano*, a cura di A. Balsamo e R. Kostoris, Torino, 2008
18. “Espulsione, terrorismo e natura assoluta dell’obbligo di *non-refoulement*” (“Expulsion, Terrorism and Absolute Nature of the non-refoulement”), in *I diritti dell’uomo, cronache e battaglie*, 2008, n. 2

2007

19. “Dichiarazione universale dei diritti umani” (“Universal Declaration of Human Rights”) and “Corte inter-americana dei diritti umani” (“Inter-american Court of Human Rights”), in “Diritti umani” (“Human Rights”), edited by M. Flores, Utet, Torino, 2007
20. “Contenuti e strumenti per la tutela delle vittime di discriminazioni razziali” (“Contents and Instruments for the Protection of the Victim of Racial Discrimination”), edited by A. Saccucci and A. G. Lana, Unione forense per la tutela dei diritti dell’uomo, Roma, 2007
21. “Repressione dei crimini contro l’umanità ed irretroattività della legge penale nel quadro della Convenzione europea dei diritti dell’uomo” (“Repression of Crimes against Humanity and Irretroactivity of the Criminal Law in light of the European Convention on Human Rights”), in *Diritti umani e diritto internazionale*, 2007, n. 1
22. “Rango e applicazione della CEDU nell’ordinamento interno secondo le sentenze della Corte costituzionale sull’art. 117 Cost.: un passo avanti, due indietro?” (“Rank and Application of the ECHR in the Domestic Legal System according to the Constitutional Court’s Judgments on Article 117 Cost.: One Step Forward, Two Steps Back?”), in *I diritti dell’uomo, cronache e battaglie*, 2007, n. 3

2006

23. “Le misure provvisorie nella protezione internazionale dei diritti umani” (“Provisional Measures in the International Protection of Human Rights”), Giappichelli, Torino, 2006 (published in the Series “Studi di diritto internazionale” edited by A. Giardina, B. Nascimbene, N. Ronzitti, U. Villani)

24. “Lotta al terrorismo e rispetto degli obblighi internazionali in materia di diritti umani” (“Fight against Terrorism and Respect for Human Rights International Obligations”), in “Contrasto al terrorismo interno e internazionale”, edited by R. Kostoris and R. Orlandi, Giappichelli, Torino, 2007
25. “Corte europea dei diritti dell’uomo” (“European Court of Human Rights”) and “Consiglio d’Europa” (“Council of Europe”), in “Dizionario di diritto pubblico”, edited by S. Cassese, Giuffrè, Milano, 2006

2005

26. “The Italian 2005 Anti-terrorism Legislation in Light of International Human Rights Obligations”, in *Italian Yearbook of International Law*, 2005
27. “Profili di tutela dei diritti umani: tra Nazioni Unite e Consiglio d’Europa”, CEDAM, Padova, ristampa riveduta e aggiornata, 2005
28. “Il divieto di discriminazione nella Convenzione europea dei diritti umani: portata, limiti ed efficacia nel contrasto a discriminazioni razziali o etniche” (“The Prohibition of Discrimination in the European Convention on Human Rights: Scope, Limits and Effectiveness in Combating Racial or Ethnic Discrimination”), in *Diritti dell’uomo, cronache e battaglie*, 2005, n. 3

2004

29. “Il caso *Mamatkulov* dinanzi alla Corte europea dei diritti umani: un problematico *revirement* in tema di efficacia delle misure provvisorie” (“The *Mamatkulov* Case before the European Court of Human Rights”: a Controversial *Revirement* on the Effects of Provisional Measures”), in *Rivista di diritto internazionale*, 2004, n. 1
30. “Il Protocollo istitutivo della Corte africana dei diritti dell’uomo e dei popoli: un primo confronto con le altre corti regionali” (“The Protocol Establishing the African Court on Human and Peoples’ Rights: a First Comparison with the Other Regional Courts”), in *Rivista di diritto internazionale*, 2004, n. 4
31. “L’abolizione della pena di morte in tempo di guerra nel Protocollo n. 13 alla Convenzione europea” (“The Abolition of Death Penalty in Time of War by Protocol No. 13 to the European Convention”), in *I diritti dell’uomo, cronache e battaglie*, 2004, n. 3

2002

32. “Profili di tutela dei diritti umani: tra Nazioni Unite e Consiglio d’Europa” (Textbook on Human Rights Protection: Between the United Nations and the Council of Europe”), CEDAM, Padova, 2002
33. “Obblighi di riparazione e revisione dei processi nella Convenzione europea dei diritti umani” (“Obligations of Reparation and Re-Opening of the Proceedings under the European Convention on Human Rights”), in *Rivista di diritto internazionale*, 2002, n. 3
34. “La dimensione sovranazionale dei diritti umani” (The Supranational Dimension of Human Rights”), IRRE Abruzzo (Istituto Regionale di Ricerca Educativa), L’Aquila, 2002

35. “Le due prospettive della ‘ragionevole durata del processo’ tra diritto interno e diritto internazionale” (“The Two Prospects of the ‘Reasonable Time Requirement’ Between Domestic Law and International Law”), in *Giurisprudenza costituzionale*, 2002, n. 3

2001

36. “Le attuali forme di cooperazione europea nella lotta alla criminalità organizzata” (“Current Forms of European Cooperation in the Fight against Organized Crime”) – in A.A., *Diritto penale europeo – Spazio giuridico e rete giudiziaria*, a cura di N. Bartone, Padova, 2001
37. “Riparazione per irragionevole durata dei processi tra diritto interno e diritto internazionale” (“Reparation for the Unreasonable Length of Proceedings Between Domestic and International Law”) – *Diritto penale e processo*, 2001, n. 7
38. “La legge Pinto al vaglio della Corte europea” (“The Pinto Law under the European Court’s Scrutiny”) – *Diritto penale e processo*, 2001, n. 10
39. “L’incidenza della Convenzione europea di diritti umani sulle regole in materia di formazione e valutazione della prova” (“The Relevance of the European Convention on Human Rights upon the Rules Concerning the Formation and the Assessment of Evidence”) – A.A., *Giusto processo e prove penali*, IPSOA, Milano, 2001
40. “Codice dei diritti umani. Nazioni Unite – Consiglio d’Europa” (“Human Rights Code”), edited together with G. Conso, CEDAM, Padova, 2001

2000

41. “Brevi riflessioni sulla tutela internazionale dei diritti del fanciullo” (“Brief Notes on the International Protection of the Rights of the Child”) – *Giurisprudenza italiana*, 2000, n. 1
42. “Nominato in Europa il super-investigatore antifrode” – *Diritto penale e processo*, 2000, n. 1
43. “La Corte europea sospende la condanna a morte di Ocalan” (“The European Court Orders to Stay the Execution of Ocalan”) – *Diritto penale e processo*, 2000, n. 3
44. “Adottato a Strasburgo il Protocollo n. 12 alla Convenzione europea dei diritti dell’uomo” (“The Adoption of Protocol No. 12 to the ECHR”) – *I diritti dell’uomo, cronache e battaglie*, 2000, n. 1-2
45. “Un nuovo status per i giudici della Corte europea dei diritti umani” (“A new status for the Judges of the European Court of Human Rights”), in *Rivista internazionale dei diritti dell’uomo*, 2000, n. 3
46. “Nato’s bombing in Yugoslavia under international scrutiny: issues of jurisdiction and procedure before the ICJ” – *Italian Yearbook of International Law*, The Hague-London-New York, 2000

1999

47. “Il doppio grado di giurisdizione nel Patto di New York e nella Convenzione di Roma” (“The double degree of jurisdiction in the New York Covenant and in the Rome Convention”) – *Rivista di diritto processuale*, 1999, n. 1
48. “Commento alla ratifica dei Protocolli n. 1 e n. 2 alla Convenzione europea per la prevenzione della tortura e delle pene o trattamenti inumani o degradanti” (“Comment

on the ratification of Protocols No. 1 and No. 2 to the European Convention for the Prevention of Torture”) – *Diritto penale e processo*, 1999, n. 4
