

**Annamaria Viterbo**  
**CURRICULUM VITAE**  
**July 2022**

**CURRENT POSITION**

- ***Full Professor of International Law*** at the Faculty of Law of the University of Turin, Campus Luigi Einaudi, Lungo Dora Siena 100/A, 10153 Torino, Italy (position held since the 1<sup>st</sup> of July 2022).
- ***Collegio Carlo Alberto Law Fellow***, Moncalieri, Torino, Italy (position held since 10 June 2021)

**PREVIOUS POSITION**

- *Associate Professor of International Law* at the Faculty of Law of the University of Turin, Campus Luigi Einaudi, Lungo Dora Siena 100/A, 10153 Torino, Italy (from 1 November 2014 to 30 June 2022).
- *Collegio Carlo Alberto Law Affiliate*, Moncalieri, Torino, Italy (from June 2016 to May 2021)
- *Assistant Professor of International Law* at the Faculty of Law of the University of Turin, Campus Luigi Einaudi, Lungo Dora Siena 100/A, 10153 Torino, Italy (from 15 December 2008 to 31 October 2014).

**PROFESSIONAL EXPERIENCE RECORD**

- *Visiting Scholar at the Research Center SAFE – House of Finance, Goethe University, Frankfurt am Main* (1-12 September 2019)
- *Visiting Scholar at the European Central Bank – Frankfurt am Main* (15-22 January 2018)
- *Visiting Scholar at the Max Planck Institute for International, European and Regulatory Procedural Law – Luxembourg*, under the direction of prof. H. RUIZ FABRI (September 2017)
- *Short Term Consultant for the World Bank* for the compilation of the Capital Movements Database of Regional Trade Agreements (RTAs) and for providing related analysis/assessment of current developments and future challenges (June 2017)
- *Co-Director of the Carlo Alberto Law Summer School “Perspectives on Regulatory Cooperation”*, Collegio Carlo Alberto, Torino (June 2017)
- *Director of the LL.M. in International Trade Law (on-line)*, organized by the University of Turin in collaboration with Istituto Universitario di Studi Europei (IUSE) and UNCITRAL (2014-2015)

- *Visiting Scholar at the Institute for International and Comparative Law in Africa (ICLA) of the University of Pretoria*, South Africa, under the direction of prof. C. HEYNS and prof. E. DE WET (16 January – 13 February 2014)
- *Researcher at The Hague Centre for Studies and Research - 2013 Programme: The Legal Implications of Global Financial Crises*, The Hague, Netherlands, under the direction of prof. G. BASTID-BURDEAU and M. WAIBEL (19 August – 6 September 2013)
- *Visiting Scholar at the International Monetary Fund (IMF), Legal Department*, under the supervision of the General Counsel S. HAGAN, Washington DC (June 2009)
- *Hague Academy of International Law - Summer Course of Public International Law*, The Hague, Netherlands (23 July – 10 August 2007)
- *Academy of European Law*, Seventeenth Session, Law of the European Union: External Relations, 3-14 July 2006, European University Institute, Florence
- *Jean Monnet Fellowship*, Robert Schuman Centre for Advanced Studies - European Forum, European University Institute, Florence (2005-2006).
- *Legal Intern at the European Central Bank*, Institutional Law Division of the Directorate General - Legal Services, Frankfurt, Germany (1 July - 31 October 2004).
- *Ph.D. in International Economic Law* at the Bocconi University of Milan, Ph.D. Program Director: prof. G. SACERDOTI, Thesis on “*Exchange Rates in International Monetary Law*” (January 2001 – May 2004)
- *Lawyer*, Ordine degli Avvocati di Torino (since January 2003).
- *Law degree*, University of Torino, Italy, with a dissertation on “*The European Commission and the reform of the institutional order of the European Union*”, Supervisors: Prof. E. GREPPI and Prof. A. COMBA, 12 July 1999.
- *Grammar school degree*.

## **PUBLICATIONS (sole authorship unless otherwise stated)**

**Web of Science researcher ID: AAD-6908-2020**  
**ORCID: 0000-0002-0435-0724**

## **MONOGRAPHS**

1. ***Sovereign Debt Restructuring: The Role and Limits of Public International Law***, Giappichelli, CIDOIE Book Series, 2020, ISBN 978-88-921-3388-4, published with the contribution of Collegio Carlo Alberto
2. ***International Monetary Fund***, third edition, monograph in the series *International Encyclopaedia of Laws*, Wolters Kluwer, 2019, ISBN 978-94-035-0963-1
3. ***International Economic Law and Monetary Measures: Limitations to States' Sovereignty and Dispute Settlement***, Edward Elgar, 2012, pp. 1-357, ISBN 978-1-84844-634-2. SCOPUS, Web of Science

## ARTICLES AND BOOK CHAPTERS

4. *The IMF Allocation of Special Drawing Rights: Opportunities and Legal Constraints*, in *La Comunità Internazionale*, 2022, n. 1, pp. 53-73, ISSN 0010-5066, Fascia A
5. *Obligations Related to Transfers of CBRN Weapons and Dual-Use Items*, in A. DE GUTTRY, M. FRULLI, F. CASOLARI, L. POLI (eds.), *International Law and Chemical, Biological, Radio-Nuclear (CBRN) Events*, Leiden-Boston, 2022, pp. 439-455, ISBN 978-90-04-50798-2
6. *Export Controls on Biological Agents and Their Impact on Vaccine Research and Development: A Focus on SARS-COV-2*, in *Diritto del commercio internazionale*, n. 3, 2021, pp. 587-601, ISSN 1593-2605, Fascia A
7. *The 2021 IMF Allocation of Special Drawing Rights: Too Little, Too Late and Too Unequal*, in *Osservatorio sulle attività delle organizzazioni internazionali e sovranazionali, universali e regionali, sui temi di interesse della politica estera italiana* - [www.osorin.it](http://www.osorin.it), November 2021
8. *Riduzione del debito sovrano e nuovi finanziamenti per lo sviluppo: questi i presupposti necessari per raggiungere gli obiettivi di sviluppo sostenibile a fronte dell'attuale crisi multidimensionale*, in SIOI, *Le Nazioni Unite di fronte alle nuove sfide economico-sociali 75 anni dopo la loro fondazione*, La Comunità Internazionale – Quaderni (Nuova serie), vol. 23, 2021, pp. 165-180, ISBN 979-12-5976-209-2, Fascia A
9. *The Architecture for a Debt-for-Climate Initiative* (co-authors KEVIN GALLAGHER, Boston University and RISHIKESH RAM BHANDARY, Tufts University), published by Heinrich Böll Foundation, Center for Sustainable Finance (SOAS, University of London), and Global Development Policy Center (Boston University) as Background Paper n. 4 to the *Debt Relief for Green and Inclusive Recovery Project*, December 2020
10. *The PSPP Judgment of the German Federal Constitutional Court: Throwing Sand in the Wheels of the European Central Bank*, in *European Papers*, 2020, n.1, pp. 671-685, ISSN 2499-8249, DOI: 10.15166/2499-8249/370, Fascia A
11. *The Role of the Paris and London Clubs: Is It under Threat?* in M. WAIBEL (ed.), *The Legal Implications of Global Financial Crises*, The Hague Centre for Studies and Research in International Law and International Relations Series, Volume: 20, Brill, Leiden/Boston, 2020, pp. 295-329, ISBN 978-90-04-37370-9
12. *Extraterritorial Sanctions and International Economic Law*, in ECB, *Building Bridges: Central Banking in an Interconnected World (ECB Legal Conference 2019)*, Frankfurt am Main, 2019, pp. 157-179, ISBN 978-92-899-3968-3
13. *Of Immunity and Accountability of International Organizations: A Contextual Reading of Jam v. IFC* (co-author A. SPAGNOLO), in *Diritti Umani e Diritto Internazionale (Special Section on The US Supreme Court Decision in Jam v. International Finance Corporation edited by A. Viterbo and A. Spagnolo)*, 2019, n. 2, pp. 319-330, ISSN 1971-7105, DOI 10.12829/94297, Web of Science, Fascia A
14. *The European Union in the Transnational Financial Regulatory Arena: The Case of the Basel Committee on Banking Supervision*, in *Journal of International Economic Law*, 2019, n. 2, pp. 205-228, ISSN 1369-3034, DOI <https://doi.org/10.1093/jiel/jgz013>, SCOPUS, Web of Science, Fascia A

15. *Verso un rafforzamento del ruolo internazionale dell'euro* (co-author M. VELLANO), in *La Comunità Internazionale*, 2019, n. 2, pp. 205-231, ISSN 0010-5066
16. *Implementation of the Duty of Care by the World Bank*, in A. DE GUTTRY ET AL., *The Duty of Care of International Organizations Towards Their Civilian Personnel: Legal Obligations and Implementation Challenges*, Asser Press - Springer, 2018, pp. 357-379, ISBN 978-94-6265-257-6, DOI 10.1007/978-94-6265-258-3\_14, SCOPUS
17. *Immunità dalla giurisdizione della Banca mondiale e diritto di accesso al giudice*, in *Diritti umani e diritto internazionale*, 2018, vol. 12, n. 2, pp. 397-420, DOI: 10.12829/90773, Web of Science, Fascia A
18. *The Role of the International Financial Institutions in Fragile and Conflict-Affected Countries*, in G. CELLAMARE, I. INGRAVALLO (eds.), *Peace Maintenance in Africa*, Springer, 2018, pp. 111-134, ISBN 978-3-319-72292-4, DOI 10.1007/978-3-319-72293-1, SCOPUS
19. *IMF Facilities*, in T. COTTIER and K. NADAKAVUKAREN SCHEFER (eds.) *Encyclopaedia of International Economic Law*, Edward Elgar, 2017, p. 610-611, ISBN 978 1 78471 353 9
20. *Financial Challenges to Solidarity: Building the European Banking Union in Times of Crisis*, in L. DANIELE, P. SIMONE, R. CISOTTA (eds.), *Democracy in the EMU in the Aftermath of the Crisis*, Springer, 2017, pp. 267-282, ISBN 978-3-319-53894-5, DOI 10.1007/978-3-319-53895-2, SCOPUS
21. *La ristrutturazione del debito sovrano greco allo scrutinio della Corte europea dei diritti umani: nessuna tutela per i piccoli investitori*, in *Diritti umani e diritto internazionale*, 2017, vol. 11, n. 1, pp. 294-300, DOI 10.12829/86215, Fascia A
22. *Legal and Accountability Issues Arising from the ECB's Conditionality*, in *European Papers*, 2016, n. 2, pp. 501-531
23. *La politica di condizionalità della BCE: problematiche e prospettive*, in O. PORCHIA (ed.), *Governance economica europea: Strumenti dell'Unione, rapporti con l'ordinamento internazionale e ricadute nell'ordinamento interno*, Napoli, 2015, pp. 99-126, ISBN 978-88-6342-771-4
24. *Supranational Creditors: A Threat to the Equal Status of Bondholders?*, in *Capital Markets Law Journal*, vol. 10, n. 2, 2015, pp. 193-211, SCOPUS, Web of Science
25. *SWFs and Development* (co-author M. VELLANO), in F. BASSAN (ed.), *Research Handbook on Sovereign Wealth Funds and International Investment Law*, Edward Elgar, 2015, pp. 371-388, ISBN 978-1-78195-519-2, SCOPUS
26. *I meccanismi per la risoluzione delle crisi del debito sovrano: alla ricerca di un difficile bilanciamento tra interessi pubblici e privati*, in *Diritti umani e diritto internazionale*, 2014, vol. 8, n. 2, pp. 351-370, Fascia A
27. *The Impact of Sovereign Debt on EU Monetary Affairs* in T. COTTIER, R.M. LASTRA and C. TIETJE (eds.), *The Rule of Law in Monetary Affairs*, Cambridge University Press, 2014, pp. 232-255, ISBN 9781107063631, SCOPUS

28. *Oh My... OMT! Some Thoughts about the German Constitutional Court's Decision to Refer the Outright Monetary Transactions Programme to the Court of Justice of the European Union*, in Quaderni SIDIBlog, 2014, pp. 99-106, ISSN 2465-0927
29. *Sovereign Debt Restructuring and Investment Protection*, in T. TREVES and F. SEATZU (eds.), *Foreign Investments and Common Concerns: An International Law Perspective*, Routledge, 2014, pp. 325-336, ISBN 978-0-415-81605-2, SCOPUS
30. *Multi-regionalism in the Context of the EU Sovereign Debt Crisis: Current Legal Challenges and the Way Forward* (co-author F. COSTAMAGNA), in H. CHRISTOPH, M. KRAJEWSKI, J. P. TERHECHTE (eds.), *European Yearbook of International Economic Law 2014*, XIX, 2013, pp. 17-32, ISBN 978-3-642-40913-4, Fascia A
31. *L'impatto sociale della politica di condizionalità nel contesto della crisi nell'area euro: profili giuridici* (co-author F. COSTAMAGNA), in N. NAPOLETANO e A. SACCUCCI (a cura di), *Gestione internazionale delle emergenze globali: regole e valori*, Napoli, 2013, pp. 167-194
32. *Tensions Between International Investment Protection and Financial Stability*, in J. CALAMITA, D. EARNEST, M. BURGSTALLER (eds.), *The Future of ICSID and the Place of Investment Treaties in International Law: Investment Treaty Law Current Issues*, vol. IV, BIICL, London, 2013, p. 185-199, ISBN 9781905221509
33. *La crisi del debito sovrano e gli interventi dell'UE: dai primi strumenti finanziari al Fiscal Compact* (co-author R. CISOTTA), in *Diritto dell'Unione europea*, 2012, n. 2, p. 325-368, Fascia A
34. *Fondo monetario internazionale e Banca mondiale, in Neoliberismo e global economic governance: sviluppi istituzionali e nuovi strumenti* (a cura del prof. Comba), Torino, 2013, pp. 189-244, ISBN 9788834888940
35. *How to Make the GATS a Code of Conduct for Capital Controls*, in *Capital Account Regulations and the Trading System: A Compatibility Review*, Boston University, 2013, pp. 13-23, ISBN 9781936727087
36. *Commento all'art. 136 TFUE e Commento all'art. 137 TFUE*, in *Codice dell'Unione europea operativo: TUE e TFUE commentati articolo per articolo* (a cura del prof. CURTI GIALDINO), Napoli, 2012, pp. 1241-1247, pp. 1248-1250, ISBN 9788824431712
37. *L'applicazione extraterritoriale del Patto internazionale sui diritti economici, sociali e culturali: i Principi di Maastricht del 2011*, in *Diritti umani e diritto internazionale*, 2012, vol. 6, n. 1, pp. 210-216, Fascia A
38. *La membership del Kosovo nel Fondo Monetario Internazionale e nella Banca Mondiale*, in L. GRADONI, E. MILANO (a cura di), *Il parere della Corte Internazionale di Giustizia sulla dichiarazione di indipendenza del Kosovo: un'analisi critica*, CEDAM, 2011, pp. 217-226
39. *The Return of Capital Controls as Emergency Tools to Counter Financial Crises. Iceland's Crisis and the Constraints Imposed by the EEA Agreement*, in *Capital Markets Law Journal*, 2011, vol. 6, n. 2, pp. 214-237, Web of Science
40. *La crisi della Grecia, l'attacco speculativo all'euro e le risposte dell'Unione europea* (co-author R. CISOTTA), in *Diritto dell'Unione europea*, 2010, n. 4, pp. 961-994, Fascia A
41. *Origine e sviluppo della Convenzione europea dei diritti umani*, in G. CATALDI, A. CALIGIURI, N. NAPOLITANO (a cura di), *La tutela dei diritti umani in Europa: tra sovranità statale e ordinamenti sovranazionali*, Padova, 2010, pp. 75-106

42. *Rassegna delle risoluzioni dell'Assemblea Generale delle Nazioni Unite, 64<sup>a</sup> sessione ordinaria, Questioni economiche e finanziarie*, in *La Comunità Internazionale*, 2010, n. 3, pp. 469-482
43. *Financial Regionalism in East Asia: The "Multilateralization" of the Chiang Mai Initiative*, in *US-China Law Review*, December 2009, vol. 6, n. 12, pp. 45-53
44. *Rassegna delle risoluzioni dell'Assemblea Generale delle Nazioni Unite, 63<sup>a</sup> sessione ordinaria, Questioni economiche e finanziarie*, in *La Comunità Internazionale*, 2009, n. 2, pp. 293-311
45. *La cooperazione finanziaria in Asia orientale: tra (multi)regionalismo emergente e tentazioni di protezionismo*, in G. VENTURINI G. (ed.), *Le nuove forme di sostegno allo sviluppo nella prospettiva del diritto internazionale*, Torino, 2009, pp. 101-123
46. *Dispute Settlement Over Exchange Measures Affecting Trade and Investments: IMF, WTO, ICSID and Today's Relevance of Safeguard Clauses*, in *Transnational Dispute Management*, January 2009
47. *Towards a Stronger Euro: EMU Enlargement and Euroization (vs. Dollarization)*, in NAGESWARA RAO KATURI (ed.), *The first decade of Euro: Issues and Challenges*, ICFAI University Press, Hyderabad, India, 2008, chapter 9
48. *Il diritto di proprietà come salvaguardia del singolo contro gli effetti negativi dell'inflazione nella giurisprudenza della Corte europea dei diritti dell'uomo*, in I. PAPANICOLOPULU (ed.), *Atti del V Incontro di studio tra giovani cultori delle materie internazionalistiche*, Milano, 2008, pp. 57-84
49. *Rassegna delle risoluzioni dell'Assemblea Generale delle Nazioni Unite, 62<sup>a</sup> sessione ordinaria, Questioni economiche e finanziarie*, in *La Comunità Internazionale*, 2008, n. 2, pp. 339-349
50. *A proposito delle nuove forme di finanziamento dello sviluppo e della loro funzione nell'ambito della comunità internazionale*, in *Il diritto dell'economia*, 2008, n. 1, pp. 137-152, Fascia A
51. *Fondo Monetario Internazionale e Banca Mondiale*, in A. COMBA (ed.), *Neoliberalismo e Global Economic Governance*, Torino, 2008, pp. 189-244
52. *Monetary Regionalism: A Challenge to the IMF*, in *Italian Yearbook of International Law*, vol. XVI (2006), Martinus Nijhoff, 2007, pp. 139-155, Fascia A
53. *Rassegna delle risoluzioni dell'Assemblea Generale delle Nazioni Unite, 61<sup>a</sup> sessione ordinaria, Questioni economiche e finanziarie*, in *La Comunità Internazionale*, 2007, n. 3, pp. 579-594
54. *The ECHR's Protection of Property Rights against Inflation vs. the EC Price Stability Principle*, European University Institute Working Papers, RSCAS n. 2006/38 (republished in ASIFA BEGUM (ed.), *Property and Ownership: Issues and Implications*, ICFAI University Press, Hyderabad, India, 2008, chapter 4, pp. 73-99)
55. *Il Fondo Monetario Internazionale: analisi e prospettive di riforma*, in G. PORRO (ed.), *Studi di diritto internazionale dell'economia*, Torino, 2006, pp. 119-155
56. *Rassegna delle risoluzioni dell'Assemblea Generale delle Nazioni Unite, 60<sup>a</sup> sessione ordinaria, Questioni economiche e finanziarie*, in *La Comunità Internazionale*, 2006, n. 3, pp. 581-596

57. *Recenti evoluzioni delle politiche di condizionalità europee* (with M. DI DIO), in *Il diritto dell'economia*, 2006, n. 2, pp. 343-376, Fascia A
58. *Verso l'allargamento dell'Unione Economica e Monetaria europea: l'Exchange Rate Mechanism 2*, in *Il Diritto dell'Unione Europea*, 2005, n. 4, pp. 761-795, Fascia A
59. *Granting the Euro Legal Tender Status: Legal Issues Related to Exchange-Rate Stability, ERM 2 and Euroisation*, RSCAS – European Forum Discussion Paper, November 2005

## **CONFERENCE PRESENTATIONS**

- *Discussant* at the Working Paper Presentation by Lucia Satragno on “Sovereign Wealth Funds, Financial Stability and Crises: The Case of Singapore”, National University of Singapore, Faculty of Law – Centre for Banking & Finance Law, 20 May 2021 (online event)
- *Le Nazioni Unite di fronte alle nuove sfide economico-sociali 75 anni dopo la loro Fondazione* (webinar), SIOI, Ministero degli Affari Esteri e della Cooperazione internazionale, ITC ILO, 16 aprile, partecipazione alla Tavola rotonda: “Il neoliberalismo è ancora un parametro di riferimento valido per la futura azione delle Nazioni Unite e delle organizzazioni internazionali nel settore economico e sociale?”
- *Forum Ferdinando Rossi 2021, Etica e finanza: Un binomio possibile?*, 4 March 2021, Torino (online event), presentation on “Quali strumenti per affrontare la nuova crisi del debito sovrano?”
- *ESCB Strategy Review Legal Roundtable, 15 February 2021*, Frankfurt am Main, Germany (online event), engaged participant on “The ECB role in combating climate change”.
- *Eminent Speaker Series, Faculty of law, University of West Indies, 10 December 2020*, Barbados (webinar), presentation on “Linking Debt Relief and Green Recovery: A Lecture on Sovereign Indebtedness”
- *SAFE House of Finance, Goethe University, 5 September 2019*, Frankfurt am Main, Germany, presentation on “The Relationship between the European Union and the Basel Committee”
- *European Central Bank, “ECB Legal Conference 2019”, 2-3 September 2019, Frankfurt am Main, Germany*, presentation on “Extraterritorial Sanctions and International Economic Law”
- *Fondazione Luigi Einaudi, 20 June 2019, Torino*, presentation on “The Odious Debt Doctrine: A Legal Analysis”
- *Società Italiana di Diritto Internazionale (SIDI), Gruppo di interesse “Lo sviluppo attuale dell'organizzazione internazionale fra globalizzazione e regionalismo” Università di Roma Tre, 4 June 2019, Rome*, presentation on “Immunità dalla giurisdizione delle organizzazioni internazionali: quale prospettiva alla luce della pronuncia della Corte Suprema degli Stati Uniti nel caso *Jam et al. Versus International Finance Corporation?*”
- *Jean Monnet Action – European Monetary and Economic Law (EMEL), 3 December 2018, Università degli Studi di Milano*, presentation on “The Role of the IMF in the Eurozone Crisis”

- *OCSE, Roundtable Discussion on the Duty of Care and Book Launch, 17 October 2018, Vienna (Ratsaal, Hofburg), jointly organized by OSCE and Scuola Superiore Sant’Anna di Pisa*
- *World Bank, Law, Justice and Development Week, 6-10 November 2017, Washington DC, presentation on “The Duty of Care of International Organisations towards their Civilian Personnel Sent on Mission in Countries Facing Security Problems: The Case of the World Bank”, 8 November 2017.*
- *Banca d’Italia, Seminari giuridici della Consulenza Legale, “Il ruolo della stabilità finanziaria nel diritto dell’Unione Europea”, 7 June 2017, Roma, presentation on “La stabilità finanziaria nelle norme dei Trattati e nella giurisprudenza della CGUE”*
- *Università di Macerata, Seminari Jesini di April internazionale “Riflessioni intorno all’evoluzione del concetto di sovranità”, 21 April 2017, Jesi, presentation on “La crisi europea del debito sovrano e gli interventi della BCE”*
- *ESIL 2017 Research Forum, “The Neutrality of International Law: Myth or Reality?”, 30-31 March 2017, Granada, Spain, Chair of the second panel on “Multilateral Financial Assistance and Economic Sovereignty”*
- *Università degli Studi di Ferrara, Serie di incontri su “Sguardi sul diritto internazionale contemporaneo”, 17 November 2016, Rovigo, relazione su “La crisi del debito sovrano, la Troika e le misure di austerità”*
- *Università degli Studi di Roma Tor Vergata, International Conference “The Democratic Principle and the Economic and Monetary Union”, 22 January 2016, Roma, presentation on “Financial Challenges to Solidarity: Building Up the European Banking Union in Times of Crisis”*
- *Law Schools Global League, Second Academic Conference, 16 July 2015, University of Cape Town, Faculty of Law, South Africa, presentation on “The denunciation of BITs as a way to preserve regulatory space”*
- *Society of International Economic Law (SIEL), Fourth Biennial Global Conference, 10-12 July 2014, World Trade Institute, Bern, presentation on “Quasi-Sovereign Creditors: A Threat to the Equal Status of Bondholders?”*
- *ISPI, “Scenari globali: l’Europa in secondo piano?”, 9 April 2014, Torino, partecipazione alla tavola rotonda*
- *Conferenza “Crisi economico-finanziarie e tutela dei diritti umani”, 13 December 2013, Unitelma Sapienza, Roma, relazione su “I meccanismi di risoluzione della crisi del debito sovrano: alla ricerca di un difficile bilanciamento tra interessi pubblici e privati”*
- *G24–IMF Joint Seminar, 28 October 2013, IMF Headquarters (HQ1), Washington DC, presentation on “Capital Flow Management and the Trading System”*
- *WTO–Public Forum 2013, 3 October 2013, WTO, Geneva, Switzerland, presentation on “Capital Account Regulations and Global Economic Governance” (session organized by UNCTAD)*
- *Università Bocconi, “General Interests of Host States in International Investment Law” 7 June 2013, Milano, participation to the roundtable discussion on “Interpretation of Investment*

Treaties: How Relevant Are WTO Law and International Financial Rules?” (with H. RUIZ FABRI, G. MARCEAU, F. ORTINO, G. SACERDOTI, F. WEISS)

- *Università del Salento*, “*Global Finance between Rigor and Growth: Which Implications for international Governance?*”, 1° June 2013, Lecce, presentation on “Financial Stability and WTO”
- *World Trade Forum 2012*, “*The Rule of Law in Monetary Affairs: Lessons from the Trade Field*”, 12-13 October 2012, World Trade Institute, Bern, Switzerland, presentation on “Impact of Sovereign Debt on Monetary Affairs”
- *ESIL International Economic Law Interest Group*, Workshop on “*International Economic Law, Sovereign Debt and Bilateralism*”, held at the occasion of the *European Society of International Law (ESIL) Fifth Biennial Conference*, 13-15 September 2012, University of Valencia, Spain, presentation on “Multi-regionalism in the Context of the EU Sovereign Debt Crisis: Current Legal Challenges and the Way Forward” (together with F. COSTAMAGNA, University of Torino)
- *Center for the Study of State and Society (CEDES)*, Conference “*Compatibility Review of Capital Account Regulations the Trade Regime*”, 28-29 June 2012, Buenos Aires, Argentina, presentation on “*How to Make the GATS a Code of Conduct for Capital Controls*”
- *Incontro di studio fra i giovani cultori delle materie internazionalistiche*, IX edizione, “*Gestione internazionale delle emergenze globali: regole, valori ed etica*”, 30 settembre – 1 October 2011, Procida, relazione introduttiva della sessione su “*Crisi economico-finanziaria globale e livelli minimi di tutela sociale*”
- *European Society of International Law (ESIL)*, *Fourth Biennial Conference*, “*International Law 1989-2010: A Performance Appraisal*”, 2-4 September 2010, University of Cambridge and the Lauterpacht Centre for International Law, relazione su “*International Financial Stability as a Global Public Good and its Consequences*”
- *Society of International Economic Law (SIEL)*, *Second Global Conference*, 8-10 luglio 2010, Universitat de Barcelona, Spain, presentation on “*The Return of Capital Controls as Emergency Tools to Counter Financial Crises. Iceland’s Crisis and the Constraints Imposed by the EEA Agreement*”
- *European Union Studies Association (EUSA)*, *Eleventh Biennial International Conference*, 23-25 April 2009, Los Angeles, California, presentation on “*Comparing the Answers of the United States and of the European Union to the Rise of Sovereign Wealth Funds: between protectionism and an open investment environment*”
- *Università Statale di Milano*, “*Le nuove forme di sostegno allo sviluppo nella prospettiva del diritto internazionale*”, 13 novembre 2008, Milano, relazione su “*La cooperazione monetaria in Asia*”
- *Society of International Economic Law (SIEL)*, *Inaugural Conference*, 15-17 July 2008, Graduate Institute of International and Development Studies, Geneva, Switzerland, relazione su “*Dispute Settlement Over Exchange Measures Affecting Trade and Investments: The Overlapping Jurisdiction of the IMF, WTO and ICSID*”
- *Incontro di studi tra giovani cultori delle materie internazionalistiche*, V edizione, 18-19 settembre 2007, Università di Milano Bicocca, relazione su “*Il diritto di proprietà come*

*salvaguardia dei singoli dai fenomeni inflazionistici nella giurisprudenza della Corte europea dei diritti dell'uomo”*

- *European Union Studies Association (EUSA), Tenth Biennial International Conference, 17-19 May 2007, Montreal, Canada, presentation on “Towards a Stronger Euro: EMU Enlargement and Euroization (vs. Dollarization)”*

## **RESEARCH PROJECTS**

- Since March 2019: Member of the PRIN 2017 “*International Legal Obligations Related to Prevention, Preparedness, Response and Recovery from Chemical, Biological, Radio-Nuclear Events (CBRN Events) and Status of Their Implementation in Italy*” (project code n. 20175M8L32), PI prof. A. DE GUTTRY (Scuola Superiore Sant’Anna di Pisa)
- Since February 2016: Member of Scientific Council of the Centro Interuniversitario sul Diritto delle Organizzazioni Internazionali Economiche (CIDOIE)
- Since 2012: Focal point for the Law Department of the University of Torino for the “World Bank Global Forum on Law, Justice and Development” <http://globalforumljd.com/new/about-us-0>
- February 2017 – February 2019: Member of the research project “The Basel Banking Rules: Investigating their Legality, Legitimacy and Effectiveness (BRILLE Project)”, coordinated by prof. E. MILANO and prof. M. ORTINO (Università degli Studi di Verona)
- January 2017 – December 2018: Member of the research project “The Duty of Care of International Organisations towards their Civilian Personnel Sent on Missions”, coordinated by prof. A. DE GUTTRY (Scuola Superiore Sant’Anna di Pisa)
- June 2015 – June 2017: Affiliated senior researcher to the project “RESceEU – Reconciling Economic and Social Europe”, funded by the European Research Council (Grant no. 340534), principal investigator prof. M. FERRERA
- June 2012 – July 2013: Member of the “Pardee Center Task Force on Regulating Global Capital Flows for Long-Run Development”, coordinated by prof. K. GALLAGHER (Boston University), funded by the Ford Foundation, the Center for the Study of State and Society of Buenos Aires (CEDES) and by the Global Development and Environment Institute (GDAE) of the Tufts University

## **VISITING SCHOLARSHIPS AND FELLOWSHIPS**

- 2-14 September 2019: Visiting Scholar, *Research Center SAFE – House of Finance, Goethe University, Frankfurt am Main, Germany*
- 15-22 January 2018: Visiting Scholar, *Legal Department of the European Central Bank (ECB), Frankfurt am Main, Germany*
- 11 September – 6 October 2017: Visiting Scholar, *Max Planck Institute for International, European and Regulatory Procedural Law, Luxembourg*
- 16 January – 13 February 2014: Visiting Scholar, *Institute for International and Comparative Law in Africa (ICLA), University of Pretoria, South Africa*

- 19 August – 6 September 2013: Researcher at *The Hague Centre for Studies and Research*, “2013 Programme: The Legal Implications of Global Financial Crises”, under the supervision of prof. G. BASTID-BURDEAU (Université Paris 1) and prof. M. WAIBEL (Cambridge University)
- 1-30 June 2009: Visiting Scholar, *Legal Department of the International Monetary Fund (IMF)*, Washington DC, USA
- 1 September 2005 – 30 June 2006: Jean Monnet Fellow, *Robert Schuman Centre for Advanced Studies, European University Institute*, Fiesole, Italy

## **PROFESSIONAL EXPERIENCES**

- 2019: Scientific supervisor of a research grant on “Technological Revolution and the Transformation of International Economic Law” (24 months)
- Since July 2018: Member of the Consiglio di Gestione of the Istituto Universitario di Studi Europei
- Since a.y. 2018-2019: Member of the Faculty Board of the PhD programme in “Diritti e Istituzioni” of the University of Torino
- Since a.y. 2018-2019: Team supervisor for the Philip C. Jessup International Law Moot Court Competition
- 2018: Scientific supervisor of a research grant on “Virtual currencies: Sovereignty, Law and Consumer Protection Issues” (12 months)
- 2017: Scientific supervisor of a research grant on “Loyalty and differentiated integration” (12 months)
- June 2017: Short Term Consultant per la World Bank on “Regional Trade Agreements: Current Developments and Future Challenges”
- 2016: Scientific supervisor of a research grant on “Differentiated integration in the Economic and Monetary Union” (12 months)
- June 2016 – April 2017: Revisore ANVUR per la Valutazione della Qualità della Ricerca Scientifica (VQR), GEV 12 - Scienze giuridiche, VQR 2011-2014
- A.y. 2014-2015: Director of the “LL.M. in International Trade Law (on-line)”, University of Torino, IUSE and UNCITRAL
- Fall 2012: Professor of “International economic law after the global financial crisis” at the Center for Transnational Legal Studies (CTLS), London; a joint partnership of Georgetown Law, King’s College and other renowned Law Schools
- 1 July – 31 October 2004: Legal Intern at the European Central Bank, Institutional Law Division, Directorate General Legal Services, Frankfurt am Main, Germany
- 1 January 2001 – 31 December 2003: Ph.D in International Economic Law, Università Commerciale L. Bocconi, Milano, Director prof. G. SACERDOTI

## **EDITORIAL COMMITTEES AND PEER REVIEWS**

- Member of the editorial committee of “*Diritti umani e diritto internazionale*”, fascia A, ISSN 1971-7105 (since 2012, vol. 6, n. 1)
- Member of the editorial committee of “*Diritto del commercio internazionale*”, fascia A, ISSN 1593-2605 (since 2020, vol. 34, n. 1)
- Member of the Editorial Board of “*Perspectives on Federalism*”, ISSN 2036-5438 (since May 2020)
- Member of the Scientific Board of “*European Papers*”, fascia A dal 2017, ISSN 2499-8249, (2016-2020)
- Peer reviewer for Cambridge University Press, Brill, Edward Elgar and for *Leiden Journal of International Law*, *International Yearbook of International Law*, *Questions of International Law*, *Global Jurist*, *Global Policy*, *Revista de derecho comunitario europeo*, *Asian Perspectives*

## **ACADEMIC SOCIETIES**

- European University Institute Alumni (EUI Alumni)
- Society of International Economic Law (SIEL)
- European Society of International Law (ESIL)
- Società Italiana di Diritto Internazionale (SIDI)
- International Law Association (ILA)