Curriculum vitae

**PAOLO PALCHETTI**



**Date and place of birth**: 4 September 1970, Florence, Italy

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**Positions Currently Held**

- Full Professor of International Law, Department of Law, University of Macerata

- Director of the PhD Program in Legal Studies, University of Macerata

- Visiting Professor, Université Paris 1 Panthéon-Sorbonne

- Member of the Board of the Italian Society of International Law and European Union Law

**Educational Qualifications and Former Positions**

2005-2011: Associate Professor, Faculty of Law, University of Macerata

2002-2005: Assistant Professor, Faculty of Law, University of Florence

2001: Research scholar, Max Planck Institut für ausländisches öffentliches Recht und Völkerrecht, Heidelberg

1999-2002: Research Fellow, University of Camerino

1997: Research scholar, Yale Law School, New Haven

1996-1999: PhD in International Law, University of Milan

1995: Law degree, summa cum laude, University of Florence

**Teaching Experience and Visiting Professorships**

2016-17: professeur invité, Université Paris 1 Panthéon-Sorbonne, course (12 hours) on: “*Droit des organisations internationales*”

2016: MacCormick Fellow, Edinburgh Law School, University of Edinburgh (January-March 2016)

2014: professor convidado, Curso de Inverno, Universidade Federal de Minas Gerais, course taught (10 hours): “*The responsibility of international organizations*”

2014: LUISS, Department of Political Science, course taught: International Law (70 hours)

2013: *professor visitante*, Universidade Federal de Santa Catarina (UFSC), course taught (72 hours): “A Corte Internacional de Justiça: Papel atual e desafios futuros” (in English)

2013: *professeur invité*, Université de Nice/Sophie Antipolis, course taught (10 hours): “*La Cour international de Justice: questions choisies sur la compétence et la procédure*”

2012: *professeur invité*, Université Panthéon-Assas/Paris 2, course taught (10 hours): “*La répartition de la responsabilité entre organisations internationales et Etats membres à la lumière du projet d'articles de la Commission du droit international sur la responsabilité des organisations internationales*”

2011-present: University of Macerata, Department of Law, courses taught: International Law (two courses, in English and Italian)

2010-12: University of Florence, Faculty of Law, courses taught: European Union Law

2005-2011: University of Macerata, Faculty of Law, courses taught: International Law, European Union Law

2002-2004: LUMSA University (Palermo), courses taught: International Law, International Economic Law

**Academic professional activities**

2016-present: member of the national commission bestowing the national scientific qualification (*abilitazione*) to function as a university professor in the area of International Law (IUS-13), Italian Ministry of Education, universities and research (MIUR)

2016-present: member, Expert Group 12 (Legal Studies) on the Evaluation of Research Quality (VQR), National Agency for the Evaluation of Universities and Research Institutes (ANVUR)

2015-present: member, Board of the Italian Society of International Law and European Union Law

2014-present: vice-dean, PhD School, University of Macerata

2014-15: vice-president, Italian Society of International Law and European Union Law

2013-present: director, PhD Program in Legal Studies, University of Macerata

2011-present: member, Executive Committee, *Centre de recherche franco-italien en droit international et européen*, Université de Nice/Sophie Antipolis;

2009-present: member, Scientific Advisory Board, Centro internazionale studi gentiliani (CISG);

2006-2012: director, PhD program in International and European Union Law, University of Macerata

**Memberships of editorial/advisory board of academic publications**

2017-present: member, board of directors, *Rivista di diritto internazionale*

2016-present: member, editorial board, *International Organizations Law Review*, Brill/Nijhoff

2015-present: editor-in-chief, book series on *Studi gentiliani*, EUM

2015-present: member, editorial board, *Oxford Database on International Organizations*-*OXIO*, Oxford University Press

2014-present: managing editor, *QIL-Questions of International Law*, Editoriale scientifica (www.qil-qdi.org)

2013-present: member, board of directors, *Diritti umani e diritto internazionale*, Il Mulino

2012-present: member, scientific advisory board, book series on *La ricerca del diritto nella comunità internazionale/The search for law in the international community*, Editoriale scientifica

2006-2016: member, editorial board, *Rivista di diritto internazionale*, Giuffré

**External Reviews of Publications**

Reviews of international law manuscripts for Oxford University Press, Cambridge University

Press, Hart Publishing and a number of leading international law journals.

**Coordination and membership of research projects (selected)**

2012-16: University of Macerata local unit coordinator, research project on "Il principio democratico nella formazione ed attuazione del diritto internazionale ed europeo dell'economia/The democratic principle in the formation and implementation of international and European economic law" (funded by the Italian Ministry of University and Scientific Research, PRIN 2010-11)

2012-13: coordinator of the project on “A Corte Internacional de Justiça: Papel atual e desafios futuros”, funded by Ministerio da Eduçao/CAPES;

2009-2012: member, research project on *Responsibility in multinational military operations*, Swedish National Defence College's International Law Centre/Amsterdam Center for International Law;

2006-8: member and then national coordinator of the project on “Gli accordi *self-executing* nell’esperienza giurisprudenziale comparata/Self-executing treaties in the case-law of national courts” (funded by the Italian Ministry of University and Scientific Research, PRIN 2005);

**Recent Lectures/Seminars (selected)**

* *Interdisciplinarity from the viewpoint of an international lawyer*, conference on: “Culture, Identity and Legal Instrumentalism”, European Society for Comparative Legal History, Gdańsk, 28 June-1 July 2016
* *The last decades of Italian doctrine*, conference on: “A History of International Law in Italy”, European University Institute, Fiesole, 18-19 April 2016
* *The role of domestic courts in determining customary international law viewed through the prism of Italian practice*, “The Public International Law Discussion Group Seminar Series”, University of Oxford,18 February 2016
* *Issues concerning the attribution of international responsibility between an international organisation and its Member States:. An international law perspective*, conference on: “The European Union as an Actor in International Economic Law”, University of Luxembourg, Luxembourg, 1-2 October 2015
* *Les sujets inscrits à l’ordre du jour : chronique de la fin annoncée des traités ?*, conference on: “Formes du droit international réflexions sur le devenir des travaux de la Commission du droit international des Nations Unies”, Ministère des affaires étrangères, Paris, 22 June 2015
* *Alla ricerca degli “omnes”: il ruolo delle organizzazioni internazionali nella protezione degli interessi della Comunità internazionale*, conference on: “Interesse collettivo e obblighi erga omnes nel diritto internazionale contemporaneo”, Università di Bologna, Ravenna, 7-8 May 2015
* *La participation de la Palestine à la procédure devant la Cour internationale de Justice*, conference on: “La Palestine : d'un Etat non membre de l'Organisation des Nations Unies à un Etat souverain ?”, Université de Nice, Nice, 13 March 2015
* *The Different Roles Played by Proportionality in International Law*, conference on: “Proportionality in International Courts: Convergence in Law and Method?”, Paris, 16-17 February 2015
* *L’autorité des décisions des autres juridictions internationales dans la jurisprudence de la CIJ*, conference on: “L’optimisme de la raison”, Université de Généve, Geneva, 12 December 2014
* *Litigating member State responsibility and the Monetary Gold principle*, conference on: “Member State Responsibility and International Organizations: Recent Developments, Leuven Centre for Global Governance Studies, Leuven, 3-4 December 2014
* *The allocation of responsibility in cases of breaches of EU investment treaties*, conference on: “The European Union as an actor in International Trade and Investment”, University of Oslo, 31 October 2014
* *International Responsibility for Conduct of UN Peacekeeping Forces: The Question of Attribution*, conference on: “Redefining Human Rights Obligations in Conflict Situations”, Royal Netherlands Society of International Law, Utrecht, 7 November 2014
* *Identification of Customary Law*, conference on: “The identification of customary international law”, Foreign Office, London, 15 October 2014
* *Partnerships from the perspective of the law of international responsibility*, conference on: “Shared responsibility in partnership among international institutions”, Amsterdam Center for international law, Amsterdam, 23 September 2014
* *La responsabilità delle organizzazioni internazionali*, conference on: “Il futuro delle organizzazioni internazionali”, XIX Convegno annuale SIDI, Courmayeur, 26-26 June 2014
* *The contribution of the International Court of Justice*, conference on: “The contribution of courts and tribunals to the developments of international law”, Naples, 15 February 2014
* *The role of the International Court of Justice as a dispute settlement mechanism for South American States*, conference on: “As novas perspectivas da jurisdicao internacional na América do sul: o caso da Corte internacional de justiça”, Unibrasil, Curitiba (Brazil), 28 June 2013
* *Widening access to the ICJ: new States and new actors*, conference on: “Os Desafios do Barreau Invisible: a contribuição dos Conselheiros Jurídicos dos Estados à consolidação da Corte Internacional de Justiça”, UFSC, Florianopolis (Brazil), 10-12 June 2013
* *Fragmentation and the international rules on the use of force*, conference on: “From Fragmentation to Convergence”, University of Oslo and Centre franco-norvégien en sciences sociales et humaines, Paris, 31 January-1 February 2013
* *La sentenza del 3 febbraio 2012: questioni giuridiche*, conference on: “La sentenza della Corte internazionale di giustizia sulle immunità giurisdizionali dello Stato: aspetti sostanziali e profili dell’esecuzione”, LUISS, Rome, 3 May 2012
* *Les actes des autorité provisoire de gouvernment (PISG) du Kosovo sont-ils suscetibles d’entrainer la responsabilité internationale de l’ONU?*, conference on: “La responsabilité des organisations internationales”, Université d’Aix-Marseille, Aix-en-provence, 24 March 2012
* *Evolutive Interpretation of Generic Treaty Terms*, conference on: “Sources of Law in International Law: Evolution and Integration”, University of Oslo and Centre franco-norvégien en sciences sociales et humaines, Paris, 12-13 December 2011
* *What is the Scope of the Tort Exception in the Law of State Immunity for Serious Human Rights Violations?*, conference on: “Immunity and Human Rights Violations”, Geneva Academy of International Humanitarian Law and Human Rights, Geneva, 10-11 November 2011
* *How Can Member States Be Held Responsible for Wrongful Actions Committed During Peace Operations Conducted by IOs?*, conference on: “International Organizations’ Involvement in Peace Operations: Applicable Legal Framework and the Issue of Responsibility”, Collège d’Europe/International Committe of the Red Cross, Bruges, 20-21 October 2011

**Awards**

2001: Award by the Italian Society of International Law for the best article published by a young scholar.

**Practical Legal Experience**

2014-2016: counsel and advocate for the Marshall Islands in the cases concerning *Obligations concerning Negotiations relating to Cessation of the Nuclear Arms Race and to Nuclear Disarmament (Marshall Islands v. India) (Marshall Islands v. Pakistan) (Marshall Islands v. United Kingdom)*

2011-2013: advisor for Chile in the case concerning *Maritime Dispute (Perù v. Chile)*, International Court of Justice

2009-2012: counsel and advocate for Italy in the case concerning *Jurisdictional Immunities of the State (Germany v. Italy)*, International Court of Justice

2008-2011: member of the Italian delegation, *Working Group on International Law-CAHDI*, Council of Europe

2008: member of the Advisory Committee of the Office of the Legal Advisor (“Comitato consultivo dell’Unità per il contenzioso diplomatico e i trattati”), Italian Ministry of Foreign Affairs

2008-present: lawyer admitted to the Italian bar (Macerata)

2007-2008: counsel for Djibouti in the case concerning *Questions of mutual assistance in criminal matters (Djibouti v. France)*, International Court of Justice

2006-2010: counsel for Uruguay in the case concerning the *Pulp Mills on the River Uruguay (Argentina v. Uruguay)*, International Court of Justice

2006: counsel for Bosnia in the case concerning the *Application of the Convention on the Prevention and Punishment of the Crime of Genocide (Bosnia and Herzegovina v. Serbia and Montenegro)*, International Court of Justice

2003-2011: member of the Italian delegation, *Working Group on International Law*-*COJUR*, European Union

2003-1014: ad hoc legal counsel for the Italian Ministry of Foreign Affairs.

**Language Skills**

English (fluent), French (advanced), Portuguese and German (elementary), Italian (mother tongue).

Publications

**Books**

1. *L’incidenza del diritto non scritto sul diritto internazionale ed europeo*, Napoli, Editoriale Scientifica, 2016 (P. Palchetti ed.)
2. *Derecho en movimiento: personas, derechos y derecho en la dinámica global*, Madrid, Editorial Dykinson, 2015 (M. Meccarelli and P. Palchetti eds)
3. *Il lato oscuro dei diritti umani: esigenze emancipatorie e logiche di dominio nella tutela giuridica dell’individuo*, Madrid, Carlos III University of Madrid, 2014 (M. Meccarelli, P. Palchetti and C. Sotis eds)
4. Ius peregrinandi*. Il fenomeno migratorio tra diritti fondamentali, esercizio della sovranità e dinamiche di esclusione*, Macerata, EUM, 2012 (M. Meccarelli, P. Palchetti and C. Sotis eds)
5. *International Law as Law of the European Union*, Leiden/Boston, Martinus Njihoff, 2011 (E. Cannizzaro, P. Palchetti and R. Wessels eds)
6. *Le regole dell’eccezione. Un dialogo interdisciplinare a partire dalla questione del terrorismo*, Macerata, EUM, 2011 (M. Meccarelli, P. Palchetti and C. Sotis eds)
7. *L’organo di fatto dello Stato nell’illecito internazionale*, Milano, Giuffré, 2007
8. *Customary International Rules on the Use of Force: A Methodological Approach*, Leiden/Boston, Martinus Njihoff, 2005 (E. Cannizzaro and P. Palchetti eds)

**Articles in academic journals and books**

1. *The last decades of Italian doctrine*, in G. Bartolini (ed.), *A History of International Law in Italy* (forthcoming);
2. *Les sujets inscrits à l’ordre du jour : chronique de la fin annoncée des traités ?*, in P. Bodeau-Livinec (ed.), *Formes du droit internationales: réflexions sur le devenir des travaux de la Commission du droit internationales des Nations Unies*, Pedone, Paris, 2016 (forthcoming);
3. *Os 70 anos da Corte Internacional de Justiça: retrospecto e perspectivas futuras do principal órgão judiciário das Nações Unidas*, in L.L. Jubilut, J.C.J. Silva, L. Ramina (eds), *A ONU aos 70: contribuções, desafios e perspectivas*, Editora UFRR, Boa Vista, 2016, pp. 313-351 (together with Lucas C. Lima);
4. *The Allocation of International Responsibility in the Context of Investor-State Dispute Settlement Mechanisms Established by EU International Agreements*, *European Business Law Review,* vol. 28 (2017), pp. 185-195 (also published in L. Pantaleo and M. Andenas (eds.), Cristina Reul (ass. ed.), *The European Union as a Global Model for Trade and Investment* (University of Oslo Faculty of Law Legal Studies Research Paper Series No. 2016-02), http://papers.ssrn.com/sol3/papers.cfm?abstract\_id=2731085, pp. 77-85);
5. *Responsibility for breach of provisional measures of the ICJ: between protection of the rights of the parties and respect of the judicial function*, in *Rivista di diritto internazionale*, vol. 100 (2017), pp. 5-22;
6. *La participation de la Palestine à la procédure devant la Cour internationale de Justice*, in T. Garcia (ed.), *La Palestine : d'un Etat non membre de l'Organisation des Nations Unies à un Etat souverain ?*, Pedone, Paris, 2016, pp. 75-84
7. *Applying the rules of attribution in complex scenarios: the case of partnerships among international organizations*, *International Organizations Law Review*, 2016, pp. 37-54;
8. *Trust and conflict in the settlement of international disputes: the dispute between Germany and Italy on immunity for international crimes*, in F. Stara and R. Deluigi (eds), *Trust and Conflict in Intercultural Processes. Experience, Practice, Reflections*, EUM, Macerata, 2016, pp. 129-136;
9. *Relying on General Principles in International Law*, in C. Brölmann and Y. Radi (eds), *Research Handbook on the Theory and Practice of International Lawmaking*, Edward Elgar Publishers, Cheltenham, 2016, pp. 160-176 (together with Beatrice I. Bonafé);
10. *Artigo 93(3) (4): Outras formas de cooperação*, in S. H. Steiner and L. Nemer Caldeira Brent (eds), *O Tribunal Penal Internacional. Comentàrios as Estatuto de Roma*, Del Rey Editora, Belo Horizonte, 2016, pp. 1373-1386 (together with Lucas C. Lima);
11. *Maclaine Watson & Co. Ltd v. International Tin Council*, in C. Ryngaert, I. Dekker, R. Wessel, and J. Wouters (eds), *Judicial Decisions on the Law of International Organizations*, Oxford University Press, Oxford, 2016, pp. 28-37;
12. «A key institution for interpreting international law and guaranteeing global compliance with its provisions»: *La dichiarazione italiana di accettazione della competenza della Corte internazionale di giustizia*, *Rivista di diritto internazionale*, 2015, pp. 114-125;
13. *Consequences for Third States as a Result of an Unlawful Use of Force*, in M. Weller (ed.), *The Oxford Handbook of the Use of Force*, Oxford University Press, Oxford, 2015, pp. 1224-1238;
14. *Derecho en movimiento: una cuestión teórica nada convencional*, in M. Meccarelli and P. Palchetti (eds), *Derecho en movimiento: personas, derechos y derecho en la dinámica global*, Madrid, Editorial Dykinson, 2015, pp. 9-20 (together with Massimo Meccarelli);
15. *Unità, pluralità o inutilità dei regimi di responsabilità internazionale applicabili alle organizzazioni internazionali?*, in Vellano (ed.), *Il futuro delle organizzazioni internazionali. Prospettive giuridiche*, Napoli, Editoriale scientifica, 2015, pp. 43-60;
16. *Halfway between Fragmentation and Convergence: The Role of the Rules of the Organization in the Interpretation of Constituent Treaties*, in M. Andenas and E. Björge (eds), A *Farewell to Fragmentation: Reassertion and Convergence in International Law*, Cambridge University Press, Cambridge, 2015, pp. 486-497;
17. *Attributing the Conduct of Dutchbat in Srebrenica: The 2014 Judgment of the District Court in the* Mothers of Srebrenica *Case*, *Netherlands International Law Review*, vol. 62 (2015), pp. 279-294;
18. *Introduzione*, in Lavenia (ed.), *Alberico Gentili. “Responsibility to Protect”: nuovi orientamenti su intervento umanitario e ordine internazionale*, Macerata, EUM, 2015, pp. 131-134;
19. *Article 4*, in G. Distefano and G. Gaggioli (eds), *La Convention de Vienne de 1978 sur la succession d'État en matière de traités*, Bruylant, Bruxelles, 2015, pp. 139-161;
20. *Potere, sicurezza e diritti dei terroristi (o presunti tali)*, in Ballarini (ed.), *Prometeo. Studi su eguaglianza, democrazia, laicità*, Giappichelli, Torino, 2015, pp. 155-169 (together with Alessandro Bufalini);
21. *A função da doutrina no direito internacional e a sua influência sobre a Corte internacional de justiça*, in A. Febbraio, F. Rister De Sousa Lima and M. Pugliesi (eds), *Sociologia do direito*, Juruà editora, Curitiba, 2015, pp. 103-122 (together with Luca Pantaleo);
22. *The law of responsibility of international organizations: general rules, special regimes or alternative mechanisms of accountability?*, *Anuario Brasileiro de Direito Internacional*, vol. 19, 2015, pp. 72-88;
23. *Litigating Member State Responsibility: the Monetary Gold Principle and the Protection of Absent Organizations*, *International Organizations Law Review*, 2015, pp. 468-483;
24. *Uno sguardo d’oltreoceano: la dottrina italiana di diritto internazionale nelle pagine dell’*American Journal of International Law *(1907-1960)*, *Rivista italiana per le scienze giuridiche*, 2015, pp. 269-284;
25. *I diritti umani tra esigenze emancipatorie e logiche di dominio*, in M. Meccarelli, P. Palchetti, C. Sotis (eds), *Il lato oscuro dei diritti umani: esigenze emancipatorie e logiche di dominio nella tutela giuridica dell’individuo*, Madrid, Carlos III University of Madrid, 2014, pp. 9-24 (together with M. Meccarelli and C. Sotis);
26. *The Allocation of Responsibility for Internationally Wrongful Acts Committed in the* *Course of Multinational Operations*, *International Review of the Red Cross*, 2014, (vol. 95, No. 891/892), pp. 727-742;
27. *Articolo 220*, in Tizzano (ed.), *Fonti del Diritto-Trattati dell’Unione europea*, 2° ed., Giuffré, Milano, 2014, pp. 1812-1826;
28. *Dispute Settlement*, in T. Carty (ed.), *Oxford Bibliographies in International Law*, New York, Oxford University Press (online database);
29. *International responsibility for conduct of UN peacekeeping forces: The question of attribution*, in *Refining Human Rights Obligations in Conflict Situations* (Mededelingen van de Koninklijke Nederlandse Vereniging voor Internationaal Recht – Nr. 141), Asser Press, The Hague, 2014, pp. 1-30;
30. *O controle da Corte Internacional de justiça sobre a validade de reservas a tratados*, in L. Ramina and T. S. Friedrich (eds), *Direito Internacional Multifacetado - Aspectos Teóricos e Históricos*, Vol. VI, Curitiba, 2014, pp. 165-180;
31. *Judgment 238/2014 of the Italian Constitutional Court: In search of a way out*, *QIL-Questions of international law*, Zoom out II (2014), pp. 44-47;
32. *Can State action on behalf of victims be an alternative to individual access to justice in case of grave breaches of human rights?*, *Italian Yearbook of International Law*, 2014, vol. 24, pp. 53-62;
33. *Interpreting ‘‘Generic Terms’’: Between Respect for the Parties’ Original Intention and the Identification of the Ordinary Meaning*, in N. Boschiero et al. (eds), *International Courts and the Development of International Law. Essays in Honour of TullioTreves*, The Hague, 2013, pp. 91-105;
34. *Exploring Alternative Routes: Τhe Obligation of Members to Enable the Organization to Make Reparation*, in M. Ragazzi (ed.), *Responsibility of International Organizations Essays in Memory of Sir Ian Brownlie*, Martinus Nijhoff, Leiden-Boston, 2013, pp. 303-312;
35. *Infringement Proceedings*, in G. Di Cosimo (ed.) *Implementing EU Environmental Law. The case of Italy*, Eleven Inter. Publishing, The Hague, 2013, pp. 47-58 (together with Michela Angeli)
36. *Les autorités provisoires de gouvernement (PISG) du Kosovo, EULEX et ONU : les principes d’attribution à l’épreuve*, *Revue belge de droit international*, 2013, pp. 45-56;
37. *Corte internazionale di giustizia*, in *Enciclopedia giuridica on-line*, Enciclopedia Treccani, Roma, 2013 (http://www.treccani.it/enciclopedia/corte-internazionale-di-giustizia\_(Diritto\_on\_line)/);
38. *Azioni in legittima difesa in risposta ad attacchi armati contro contingenti impegnati in operazioni di pace*, in A. Lanciotti and A. Tanzi (eds), *Uso della forza e legittima difesa nel diritto internazionale contemporaneo*,Jovene Editore, Napoli, 2012, pp. 79-104;
39. *Sulla responsabilità di uno Stato per il voto espresso in seno ad un’organizzazione internazionale*, *Rivista di diritto internazionale*, 2012, pp. 352-373;
40. *La procedura di infrazione*, in Gianni Di Cosimo (ed.), *L’Italia inadempiente*, Padova, Cedam, 2012, pp. 136-164 (together with Michela Angeli);
41. *How can member States be held responsible for wrongful actions committed during peace operations conducted by international organizations?*, in Collegium, vol. 42 (2012), pp. 96-106, URL: http://www.coleurope.eu/sites/default/files/uploads/page/collegium\_42\_0.pdf;
42. *De Facto Organs of a State*, in R. Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law*, vol. II, Oxford, 2012, pp. 1048-1052;
43. *Introduzione. Dimensione giuridica del fenomeno migratorio tra paradossi e artificialtà*, in M. Meccarelli, P. Palchetti, C. Sotis (eds), Ius peregrinandi*. Il fenomeno migratorio tra diritti fondamentali, esercizio della sovranità e dinamiche di esclusione*, Macerata, EUM, 2012, pp. 7-31 (together with Massimo Meccarelli and Carlo Sotis);
44. *La Corte internazionale di giustizia alle prese con i propri “errori”: il problema dell’estensione della* res judicata *nella sentenza* Diallo, *Rivista di diritto internazionale*, 2011, pp. 131-135;
45. Ultra vires *Acts of International Organization*, in J. Klabbers and A. Wallendahl (eds), *Research Handbook on the Law of International Organizations*, Cheltenham, Edward Elgar Publishers, 2011, pp. 365-397 (together with E. Cannizzaro);
46. *Article 18 of the 1969 Vienna Convention: a vague and ineffective obligation or a useful means for strengthening legal cooperation?*, in E. Cannizzaro (ed.), *The Law of Treaties Beyond the Vienna Convention*, Oxford, OUP, 2011, pp. 25-36;
47. *Judicial Review of the International Validity of UN Security Council Resolutions by the European Court of Justice*, in Cannizzaro, Palchetti and R. Wessels (eds), *International Law as Law of the European Union*, Leiden/Boston, Martinus Njihoff, 2011, pp. 377-392;
48. *Introduzione*, in Meccarelli, Palchetti, Sotis (eds), *Le regole dell’eccezione. Un dialogo interdisciplinare a partire dalla questione del terrorismo*, Macerata, EUM, 2011, pp. 7-37 (together with Massimo Meccarelli and Carlo Sotis);
49. *L’interprétation des résolutions du Conseil de sécurité à la lumière de l’avis de la CIJ sur le Kosovo*, in Arcari and Balmond (eds), *Questions de droit international autour de l’avis consultatif de la Cour international de Justice sur le Kosovo*, Milano, Giuffré, 2011, pp. 155-171;
50. *The Activity of the International Court of Justice in 2011*, *Italian Yearbook of International Law*, 2011, pp. 259-274;
51. *Die völkerrechtlichen Aspekte der Migration*, in Hilpold, Perathoner (eds), *Immigration und Integration*, Frankfurt am Main, Peter Lang Verlag, 2010, pp. 165-178;
52. *“A strictly status-neutral posture”: la risoluzione 1244, la dichiarazione d’indipendenza del Kosovo e la funzione interpretativa del Segretario generale delle Nazioni Unite*, in Pineschi and Duce (eds), *La questione del Kosovo nella sua dimensione internazionale*, Parma, Monte Università Parma, 2010, pp. 191-203;
53. *Armed attack against the military force of an international organization and use of force in self-defence by a troop-contributing State: A tentative legal assessment of an unlikely scenario*, *International Organizations Law Review*, 2010, pp. 241-260;
54. *The Activity of the International Court of Justice in 2010*, *The Italian Yearbook of International Law*, 2010, pp. 299-314;
55. *La qualificazione dei conflitti armati contro gruppi non statali tra ‘guerra al terrorismo’ e (pretese) modifiche delle regole internazionali in materia di uso della forza*, in Gargiulo and Vitucci (eds),  *La tutela dei diritti umani nella lotta e nella guerra al terrorismo*, Napoli, 2009, pp. 207-228;
56. *La controversia tra Georgia e Russia davanti alla Corte internazionale di giustizia: l’ordinanza sulle misure provvisorie del 15 ottobre 2008*, *Diritti Umani e Diritto internazionale*, 2009, pp. 111-128;
57. *State Responsibility for Complicity in Genocide*, in P. Gaeta (ed.), *The UN Genocide Convention. A Commentary*, Oxford, OUP, 2009, pp. 381-393;
58. *Some Remarks on the Scope of Immunity of Foreign State Officials in the Light of Recent Judgments of Italian Courts*, *The Italian Yearbook of International Law*, 2009, pp. 83-89;
59. *The Activity of the International Court of Justice in 2009*, *The Italian Yearbook of International Law*, 2009, 297-313;
60. *Sull’accertamento della compatibilità di una riserva con l’oggetto e lo scopo del trattato da parte della Corte internazionale di giustizia*, in *Studi in onore di Vincenzo Starace*, Napoli, 2008, pp. 607-619;
61. *The power of the International Court of Justice to indicate provisional measures to prevent the aggravation of a dispute*, *Leiden Journal of International Law*, 2008, pp. 623-642;
62. *Spetta alle autorità nazionali il compito di fugare i dubbi sui trattamenti disumani*, *Guida al diritto-Diritto comunitario e internazionale*, 2008, n. 3, pp. 86-87;
63. *Può il giudice comunitario sindacare la validità internazionale di una risoluzione del Consiglio di sicurezza?*, *Rivista di diritto internazionale*, 2008, pp. 1085-1088;
64. Re: *Lozano (Court of Cassation, First Criminal Division, 19 June 2008)*, *International Law in Domestic Courts*, 2008, Oxford University press (online database);
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