

Associazione Italiana Studiosi di Diritto dell'Unione Europea

BIBLIOGRAFIA
DI DIRITTO DELL'UNIONE EUROPEA
Anno 2018
(Edizione provvisoria) *

SUPPLEMENTO PUBBLICAZIONI
DI AUTORI ITALIANI IN EUROPA

A cura di:
Giandonato Caggiano, Teresa Maria Moschetta, Ilaria Ottaviano

*Si prega di segnalare errori ed omissioni

List of Abbreviations	3
1. Institutional EU law.....	4
2. Acts and decision-making process of the Union.....	4
3. Court of Justice and General Court.....	4
4. Fundamental rights, principles and values of the Union	4
5. ECHR.....	4
6. Citizenship and free movement of people.....	5
7. Withdrawal and Brexit.....	5
8. Relationships between national and EU legal systems	5
9. Internal Market	5
10. Competition and State Aid	5
11. Energy, Health and Environment.....	6
12. Privacy and personal data protection.....	6
13. Commercial policy.....	6
14. Economic and Monetary Policy	7
15. Judicial Civil Cooperation and EU Conflict of Law	7
16. Immigration law, asylum and border controls	7
17. External relations	7

List of Abbreviations

CDE Cahiers de Droit Européen
CMLR Common Market Law Review
EBLR European Business Law Review
EBOR European Business Organization Law Review
ECLR European Competition Law Review
EJIL European Journal of International Law
EJRR European Journal of Risk Regulation
ELR European Law Review
EPL European Public Law
EuConst. European Constitutional Law Review
Eur. Tax. European Taxation
EStAL European State Aid Law Quarterly
JCMS Journal of Common Market Studies
JECLAP Journal of European Competition Law & Practice
Journal Eur. Int. Journal of European Integration
MJ Maastricht Journal of European and Comparative Law
Rev. de l'UE Revue de l'Union Européenne
RTDE Revue Trimestrielle de Droit Européen
WEP West European Politics
World Comp. World Competition

1. Institutional EU law

Books

AMALFITANO C., *General Principles of EU Law and the Protection of Fundamental Rights*, Edward Elgar Publishing, Cheltenham, 2018.

Oxford Principles of European Union Law Volume 1: The European Union Legal Order (Ed. R. Schütze, T. Tridimas) CAP. 7. F. FABBRINI, The Principle of Subsidiarity; 10. A. ARENA, The Twin Doctrines of Primacy and Pre-emption; 11. B. GUASTAFERRO, Loyalty and Constitutional Identity; 19. C. ZILIOLI, P. ATHANASSIOU, The European Central Bank; ; 23. E. CHITI, Decentralized Implementation: European Agencies; 25. N. Lupo, C. Fasone, The Union Budget and the Budgetary Procedure; 29. L. Prete, Enforcement Actions.

Articles

MIGLIO A., Differentiated integration and the principle of loyalty, in *EuConst.*, 2018, p. 475;

2. Acts and decision-making process of the Union

Articles

INGLESE M., Recent Trends in European Citizens' Initiatives: The General Court Case Law and the Commission's Practice', in *EPL*, 2/2018, p. 335;

LUPO N., The Commission's power to withdraw legislative proposals and its "parliamentarisation", between technical and political grounds, in *EuConst.*, p. 311;

3. Court of Justice and General Court

Articles

BARTOLINI S., Recent Developments of the Court of Justice of the EU's Activities in 2017, in *EPL*, 1/2018, p. 11;

BARTOLINI S., The Urgent Preliminary Ruling Procedure: Ten Years On', in *EPL*, 2/2018, p. 213;

FERRARIS L., Donner exécution à un arrêt de la CJUE sans base juridique adéquate: comment combler cette lacune dans le droit européen, in *CDE*, 1/2018, p. 293;

TOVO C., Judicial review of harmonized standards: Changing the paradigms of legality and legitimacy of private rulemaking under EU law, in *CMLR*, 4/2018, p. 1187.

4. Fundamental rights, principles and values of the Union

Articles

DE CAROLIS D., The EU Dispute Resolution Directive (2017/1852) and fair trial protection under article 47 of the EU Charter of Fundamental Rights, in *Eur. Tax.*, 2018, p. 495;

SPAVENTA E., Should we "harmonize" fundamental rights in the EU? Some reflections about minimum standards and fundamental rights protection in the EU composite constitutional system, in *CMLR*, 4/2018, p. 997.

5. ECHR

Articles

SPANÒ R., The future of the European Court of Human Rights – Subsidiarity, process-based review and the rule of law, in *H.R.L. Rev.*, p. 473.

6. Citizenship and free movement of people

Articles

MANCANO L., Punishment and rights in European Union citizenship: Persons or criminals?, in ELJ, p. 206;

STAIANO F., Derivative residence rights for parents of Union citizen children under Article 20 TFEU: Chavez-Vilchez, in CMLR, 1/2018, p. 225.

7. Withdrawal and Brexit

Articles

BIONDI A., The Fall and Rise of State Aid in Brexit Britain: The Chequers Plan, in EStAL, 3/2018, p. 325;

BIONDI A., Brexit and state aid control: 4 Quartets, in Competition Law Journal, 2018, p. 3.

8. Relationships between national and EU legal systems

Articles

ARENA A., The Twin Doctrines of Primacy and Pre-emption, in Oxford Principles, p. ;

BONELLI M., The Taricco saga and the consolidation of judicial dialogue in the European Union, in MJ, p. 357;

FABBRINI F., Courts and the Politics of Secrecy: National Security, Human Rights and the Importance of Supranational Oversight, in WEP, 4/2018, p. 869;

MARTINICO G., Overcoming False Dichotomies: Constitutionalism and Pluralism in European and International Studies, in BELOV M. (ed.), Global Constitutionalism and its Challenges to Westphalian Constitutional Law, Hart, Oxford, 2018, p. 55.

9. Internal Market

Articles

GHETTI R., Unification, harmonisation and competition in European company forms, in EBLR, p. 813;

PANCI L., Latest Developments on the Interpretation of the Concept of Selectivity in the Field of Corporate Taxation, in EStAL, 3/2018, p. 353;

10. Competition and State Aid

Books

MARINO S., BIEL Ł., BAJČIĆ M., SOSONI, V. (eds.), Language and Law. The Role of Language and Translation in EU Competition Law, Springer, 2018 (**Language and Law**);

NASCIMBENE B., DI PASCALE A., The Modernisation of State Aid for Economic and Social Development, Basel, 2018 (**State Aid**).

Articles

BIONDI A., FARLEY M., State Liability Actions, in Oxford Principles, p. ;

CAPRILE P., An Overview of the Recent Application of EU and National Competition Law by the Italian Competition Authority, in *Language and Law*, p. 27;

CORTELEZZI F., On Economic Rationale of Competition Policy, in *Language and Law*, p. 9;

MARINO S., EU Competition Law After Directive 2014/104/EU and Its Implementation in Italy, in *Language and Law*, p. 133.

MEROLA M., Energy and Environment, in *State Aid*, p. 169;

NASCIMBENE B., Introduction: The Modernization of State Aid Regulation, in *State Aid*, p. 1;

NICOLAIDES P., A More Economic Approach to the Control of State Aid, in *State Aid*, p. 63;

SIRAGUSA M., Public Policies for Financing the Deployment of Broadband and Very High-Speed Broadband Networks and EU Rules on State Aid Control, in *State Aid*, p. 237;

SZYSZCZAK E. Services of General Economic Interest, in *State Aid*, p. 91;

VECCHIETTI V., Tasks for National Authorities in the Modernization Era: a Case Study-Italy, in *State Aid*, p. 147.

BRANDTNER B., VIDONI D., State Aid Evaluation: State of Play and Ways Forward, in *EStAL*, 4/2018, p. 475;

GIANNINO M., ROMBY F., Public Aid to Airports as a Compensation for the Provision of Services of General Economic Interest, in *EStAL*, 3/2018, p. 338;

GRASSO R., TZIFA G., The ECJ ruling in *Coty* and the future of vertical restrictions in the internet space, in *World Comp.*, p. 367;

PRETE L., On implementation and effects: The recent case-law on the territorial (or extraterritorial?) application of EU competition rules, in *JECLAP*, p. 487.

11. Energy, Health and Environment

Articles

BARRA M., SVEC M., Reinforcing energy governance under the EU energy diplomacy: A proposal for strengthening energy frameworks in Africa, in *EJRR*, p. 245;

COLARUSSO E., Deconstruction and reconstruction of a relationship between the EU precautionary principle and forward-looking information, in *EBLR*, p. 791;

FERRARIS L., The role of the principle of environmental integration (Article 11 TFEU) in maximising the ‘greening’ of the Common Agricultural Policy, in *ELR*, p. 410;

LEONELLI G.C., The fine line between procedural and substantive review in cases involving complex technical-scientific evaluations: *Bilbaina*, in *CMLR*, 4/2018, p. 1217.

12. Privacy and personal data protection

Articles

CRESPI S., The applicability of Schrems principles to the Member States: National security and data protection within the EU context, in *ELR*, 5/2018, p. 669;

NARDI D., “*Courtoisie internationale*” et portée extraterritoriale du droit européen à la protection des données à l’épreuve de la Cour, in *CDE*, 2/2018, p. 327;

13. Commercial policy

Articles

MARCHISIO E., Internet sales of luxury (and maybe also other) products within selective distribution systems after *Coty*, in *ECLR*, p. 345.

14. Economic and Monetary Policy

Articles

CHITI E., RECINE F., The Single Supervisory Mechanism in Action: Institutional Adjustment and the Reinforcement of the ECB Position', in EPL, 1/2018, p. 101;

COSTAMAGNA F., National social spaces as adjustment variables in the EMU: A critical legal appraisal, in ELJ, p. 163;

LO SCHIAVO G., Burden sharing arrangements vs. shareholders and creditors: Kotnik, Dowling and the current State aid policy in the banking sector, in EBOR, p. 581;

LUPO N., GRIGLIO E., The conference on stability, economic coordination and governance: filling the gaps of parliamentary oversight in the EU, in Journal Eur. Int., p. 358;

MISERENDINO M.R., State Aid for the Banking Sector: What has Changed After the New BRRD and SRM Regulation?, in EStAL, 2/2018, p. 204;

ORTINO M., The case for truly independent EU regulatory authorities in the field of financial regulation, in EBLR, p. 465.

15. Judicial Civil Cooperation and EU Conflict of Law

Articles

BERTOLI P., Jurisdiction and Applicable Law in Follow-on Actions, in Language and Law, p. 87;

BONOMI A., 50 ans de Convention de Bruxelles: "ce n'est pas qu'un début, continuons le combat"!, in RCDIP, 3/2018, p. 459;

CUNIBERTI G., MIGLIORINI S., La procédure d'ordonnance européenne de saisie conservatoire des comptes bancaires établie par le règlement UE n. 655/2014. Aspects de droit international privé, in RCDIP, 1/2018, p. 31;

POCAR F., La longue marche de Bruxelles I: un parcours encore inachevé?, in RCDIP, 3/2018, p. 541.

16. Immigration law, asylum and border controls

Articles

CAIOLA A., Une base juridique pour la solidarité: l'article 80, seconde phrase, TFUE, in CDE, 2/2018, p. 437;

DAVITTI D., Biopolitical Borders and the State of Exception in the European Migration 'Crisis', in EJIL, 4/2018.

17. External relations

Articles

ARENA A., The ERTA pre-emption effects of minimum and partial harmonisation directives: Insights from Opinion 3/15 on the Competence to Conclude the Marrakesh Treaty, in ELR, 5/2018, p. 770;

CANNIZZARO E., In defence of Front Polisario: The ECJ as a global jus cogens maker, in CMLR, 2018, p. 569;

LONARDO L., Common Foreign and Security Policy and the EU's external action objectives: An analysis of Article 21 of the Treaty on the European Union, in EuConst., p. 584;

TOCCI N., Towards a European Security and Defence Union: Was 2017 a watershed?, in JCMS, p. 131.