

PERSONAL INFORMATION



Giacomo Di Federico

Via Prunaro, 22 - 40037 Sasso Marconi, Bologna – Italy

Office: + 39 051 2756237 📠 Mobile: + 39 338 1225125

giacomo.difederico@unibo.it

Sex Male | Date of birth 26 April 1975 | Nationality Italian and US

ACADEMIC POSITIONS

Dec. 2020 - present	Full Professor of European Union Law
Nov. 2014 – Dec. 2020	Associate Professor of European Union Law, University of Bologna, School of Law
Oct. 2006 – Sep. 2014	Assistant Professor of European Union Law, University of Bologna, School of Law
Sep. 2020– Oct. 2021	Visiting professor LUISS Guido Carli, Rome
Dec. 2019 – Jan. 2020	Visiting professor at the Institut de Droit Comparé, Université Panthéon-Assas Paris II
Dec. 2009 – present	Erasmus Visiting professor, Departamento di Ciencia Politica y Relaciones Internacionales, Universidad Autonoma de Madrid
Dec. 2008 – Dec. 2012	Visiting professor, China-EU School of Law, Beijing, CUPL University, Changping, China
Jan. 2007 – present	Research Fellow at the National Research Institute on Judicial Systems (CNR-IRSIG) providing expertise in the field of EU law

RELEVANT ACADEMIC EXPERIENCES AND ONGOING ACTIVITIES (2010-2020)

January 2022 - present	Member of the Scientific Committee of the Interdisciplinary Research Center on Health Law (CeSDirSan)
October 2021 - present	Member of the Italian government team, Action Package on Legal Preparedness of the Global Health Security Agenda
June 2021 - present	Member of the national commission for qualified associate and full professors
Nov. 2020 - Dec. 2021	Member of the national Group of Experts for the evaluation of research quality (VQR 2015-2019)
Sep. 2019 - present	Member of the Italian Society of European Union Law (Associazione Italiana Studiosi di Diritto dell'Unione Europea - AISDUE)
Feb. 2019 - present	Member of the local research unit of the National Research Project (Prin 2017) The future of Europe. Towards a European Federalizing Process
Nov. 2018 – Feb. 2019	Member of the Scientific Committee of the Bologna Beyond 2020: Fundamental values of the EHEA

Oct. 2018 – present	<p>Director of the European Documentation Centre (CDE), Department of Legal Studies, University of Bologna</p> <p>In charge of the Erasmus Exchange Programme with the Université de Strasbourg, the Université Libre de Bruxelles and the Universiteit Maastricht</p>
Jan. 2018 – Jan. 2020	<p>Member of the Alma Idea Research Project, “Evoluzione della scienza sanitaria e conformità al diritto europeo e nazionale” (Development of health technologies in national and EU law”)</p>
Oct. 2017 - present	<p>Member of the Scientific Committee of the School for Advanced Legal Studies of the University of Bologna</p>
Sep. 2017 - present	<p>Coordinator of the course on EU Law and Member of the Steering Committee of the School for lawyers and magistrates of the University of Bologna</p>
Sep. 2016 - present	<p>Member of the Jean Monnet Network “Law TTIP – Legal Ambiguities withstanding TTIP”, University of Bologna, King’s College London and University of Rennes</p>
Nov. 2015	<p>Member of the Editorial Board of the Eurojus Law Journal</p>
Sep. 2014 - present	<p>Member of the Jean Monnet Chair “Citizens Beyond Lisbon”</p>
Sep. 2013 - present	<p>Member of the Board of Professors of the PhD Programme in EU Law, University of Bologna, School of Law</p>
Apr. 2013 – June 2019	<p>Member of the Academic Society of Competition Law (ASCOLA)</p>
Jan. 2013 - present	<p>Member of the research team on “The principles of equality and non-discrimination in the European Union”, Research Project selected and financed by the Italian Ministry of Education</p>
Nov. 2012 - present	<p>Member of the research team on “International Disaster Response Law”, Research Project selected and financed by the Italian Ministry of Education</p>
Jun. 2012 - present	<p>Member of the Editorial Board of the Law Journal Diritto comunitario e degli scambi internazionali, Editoriale Scientifica</p>
Sep. 2011 – Aug. 2013	<p>Member of the Jean Monnet Chair Ad Personam “The Impact of the Lisbon Treaty on European Integration”</p>
Feb. 2011 - present	<p>Member of the Manuscript Submission, Review and Tracking System for the China-EU Law Journal, Springer</p>
Oct. 2010 – Nov. 2013	<p>Member of LISBOAN (Linking Interdisciplinary Integration Studies by Broadening the European Academic Network) funded under the European Union’s Lifelong Learning Programme</p>

PUBLICATIONS (2012-2022)

MONOGRAPHS

(with Stefania Negri) Unione europea e salute. Principi, azioni, diritti e sicurezza (EU law and health – Principles, actions, rights and safety), Wouters Kluwer-Cedam, 2019, 413

L’identità nazionale degli Stati membri nel diritto dell’Unione europea. Natura e portata dell’art. 4, par. 2, TUE (The duty to respect the national identity of the Member States in EU Law Nature and scope of Art. 4(2) TEU). Naples, Editoriale Scientifica (2017), 229

EDITED BOOKS

Alla (ri)scoperta del Parlamento europeo (Re-discovering the European Parliament), Giappichelli, Torino, 2021, pp. 1-234

(with L.S. Rossi) Fundamental Rights in Europe and China Regional Identities and Universalism. Naples, Editoriale Scientifica (2013), 201

ARTICLES IN JOURNALS

- When Medical Treatment and Religious Beliefs Intersect: The Case of Veselibas Ministrija (2021) *European Papers*, 69-80
- The Minimum Wages Directive Proposal and the External Limits of Art. 153 TFEU, (2020) *Italian Labour Law e-Journal*, online
- A few thoughts on the normative and constitutional implications of the ruling in Jobcenter Krefeld, (2020) *Eurojus*, 248-251
- Stuck in the middle with you...wondering what it is I should do. Some considerations on EU's response to COVID-19, (2020) *Eurojus*, 60-85
- COVID-19 and Labour Law: Free Movement of Healthcare Personnel within the EU, (2020) *Italian Labour Law e-Journal*, Special issue 1.
- Abogados di seconda generazione, avocat della struttura Unbr Bota e 'triangolati'. Il sistema IMI e il diritto a una tutela giurisdizionale piena ed effettiva, (2020) *Studi sull'integrazione europea*, 147-162
- Il ruolo dell'art. 4, par. 2, TUE nella soluzione dei conflitti inter-ordinamentali (The role of the identity clause in the solution of constitutional clashes), (2019) *Quaderni Costituzionali*, 333-360
- The potential of Art. 4(2) TEU in the solution of constitutional clashes based on alleged violations of national identity and the quest for adequate (judicial) standards, (2019) *European Public Law*, 347-380
- Identità nazionale e controlimiti: l'inapplicabilità della 'regola Taricco' nell'ordinamento italiano e il mancato ricorso (per ora) all'art. 4, par. 2, TUE (The inapplicability of the 'Taricco Rule' in the Italian legal order and the potential of Art. 4(2) TEU), (2019) *Federalismi*, 2-20
- La 'saga Taricco': il funzionalismo alla prova dei controlimiti (e viceversa) (The 'Taricco saga': testing functionalism vis à vis the counter-limits doctrine (and viceversa)), (2018) *Federalismi*, 2-21
- The Protection and Promotion of the Rule of Law in the European Union, (2015) *The Turkish Yearbook of International Relations*, 1-22
- Joined Cases 58 and 59/13, C-58/13 and C-59/13 Angelo Alberto Torresi and Pierfrancesco Torresi v Consiglio dell'Ordine degli Avvocati di Macerata, Judgment of the Court (Grand Chamber) of 17 July 2014, not yet reported, (2015) *21 European Public Law*, 481-505
- La libera circolazione degli avvocati nell'Unione europea tra abuso del diritto e identità nazionali. Il caso degli 'abogados' dinanzi alla Corte di giustizia (Free movement of lawyers in the EU. The case of the abogados before the ECJ), (2014) *Diritto Comunitario e degli scambi internazionali*, 553-572
- Identifying National Identities in the Case Law of the Court of Justice of the European Union, (2015) *20 Il Diritto dell'Unione europea*, 765-798
- La libera circolazione degli avvocati nell'unione europea tra abuso del diritto e identità nazionali. Il caso degli 'abogados' dinanzi alla corte di giustizia (Free movement of lawyers: abuse of law and national identity), (2014) *Diritto Comunitario e degli scambi internazionali*, 553-572
- General Court judgment Deutsche Bahn: What the Commission can and cannot do in dawn raids, (2013) *1 Journal of European Competition Law and Practice*, 29-31
- La possibilità di cumulare sanzioni penali e fiscali ai sensi dell'art. 50 della Carta dei diritti fondamentali dell'Unione europea (The possibility to combine criminal sanctions and administrative fines pursuant to Art. 50 of the Charter of Fundamental Rights of the European Union), (2013) *Rassegna Tributaria*, 714-731
- L'accesso alle cure mediche nell'Unione europea tra diritti fondamentali e sovranità nazionali (Access to healthcare, fundamental rights and national sovereignty), (2013) *Quaderni Costituzionali*, 679-688
- Protezione della salute e cittadinanza europea nella direttiva 2011/24/UE sulla mobilità transfrontaliera di pazienti (The protection of healthcare and European citizenship under Directive 2011/24/EU), (2012) *Sanità Pubblica e Privata*, 45-77

La direttiva 2011/24/UE e l'accesso alle prestazioni mediche nell'unione europea (access to healthcare under directive 2011/24/EU), (2012) *Rivista del diritto della sicurezza sociale*, 693-713

L'iscrizione all'albo degli avvocati stabiliti: la "via spagnola" e il divieto di abuso del diritto (The freedom of establishment of lawyers and the general principle prohibiting the abuse of rights in the Italian experience), (2012) *5 Il Corriere Giuridico*, 653-665

BOOKS CHAPTERS

Il ruolo del Parlamento europeo nella costruzione del mercato unico digitale (The role of the European Parliament in the building of the digital single market), in G. Di Federico (a cura di), *Alla (ri)scoperta del Parlamento europeo*, Giappichelli, Torino (2021), 71-88

L'assistenza sanitaria transfrontaliera alla prova della pandemia (Cross-border healthcare and the pandemic), in P. Manzini, M. Vellano (a cura di), *Unione europea 2020*, Cedam (2021), 63-83

Il giudice italiano come giudice europeo (The role of Italian judges in the application of EU law), in Giuseppe Di Federico (a cura di), *Ordinamento giudiziario - Uffici giudiziari, Csm e governo della magistratura*, Bologna, BUP (2019), 237-265.

La 'saga Taricco': il funzionalismo alla prova dei controlimiti (e viceversa) (The 'Taricco saga': testing functionalism vis à vis the counter-limits doctrine (and viceversa)), in C. Amalfitano (a cura di), *Primato del diritto dell'Unione europea e controlimiti alla prova della 'Saga Taricco'*, Milano, Giuffrè (2018), 107-134.

L'azione dell'Unione europea nel settore della sanità digitale: origini e sviluppi della cartella clinica elettronica (The action of the EU in the field of digital health with particular regard to the electronic health record), in C. Bottari, G. de Vergottini (a cura di), *La sanità elettronica*, Bologna, Bononia University Press (2018), 99-129.

Access to Healthcare in the European Union: Are EU Patients (Effectively) Protected against Discriminatory Practices?, in L.S. Rossi, F. Casolari (eds.), *The Principle of Equality in EU Law*, Springer (2017), 229-253

The Role of the Hearing Officer in Antitrust Cases. A Critical Assessment of the New Mandate and Practice after 2011, in P. Nihoul, T. Skoczny (eds.), *Procedural Fairness in Competition Proceedings*. Cheltenham, UK, MA, USA, Northampton, Edward Elgar (2015), 168-196

Access to Health Care in the post-Lisbon Era and the Genuine Enjoyment of EU citizens' rights, in L.S. Rossi, F. Casolari (eds.), *The EU after Lisbon: Amending or Coping with the Existing Treaties?* Cham, Springer (2014), 177-212

Cartel criminalization and international cooperation: the EU/US agreements on extradition and mutual legal assistance under review, in L.S. Rossi, M. Dony, C. Flaesch-Mouglin (eds.), *Le Volet Externe de l'Espace de Liberté, Sécurité et Justice*. Brussels, Editions de l'Université de Bruxelles (2013), 603-640

ENCYCLOPEDIA ENTRIES AND COMMENTARIES

Commento all'art. 9 (effetto delle decisioni nazionali) della direttiva 2014/104/UE (The effects of final decisions of NCAs on national courts), in P. Manzini (a cura di), *Il risarcimento del danno per violazioni del diritto della concorrenza (Actions for damages for violation of EU antitrust law)*. Turin, Giappichelli (2017), 61-77

Spiegazione relativa all'articolo 35 — Protezione della salute (Art. 35, healthcare), in R. Mastroianni, O. Pollicino, S. Allegrezza, F. Pappalardo, O. Razzolini, *La Carta dei diritti fondamentali dell'Unione Europea, "Le fonti del diritto italiano"* (The Charter of Fundamental Rights of the European Union, "Italian Law"), Milan, Giuffrè (2017), 664-679

La Carta dei diritti fondamentali dell'Unione europea (The Charter of Fundamental Rights of the European Union), (2014) *Enciclopedia Giuridica Treccani*, online

Commento all'art. 55, Legge n. 234 del 2012 - Il Dipartimento per le politiche europee e l'attuazione delle norme sul mercato interno dell'Unione europea, in L. Costato e L. S. Rossi (eds.), *Commentario della legge 24 dicembre 2012 n. 234, Norme generali sulla partecipazione dell'Italia alla formazione e all'attuazione della normativa e delle politiche dell'Unione europea*. Naples, Editoriale Scientifica (2015), 502-510

BLOGS

Waiting for Godot. Ursula von der Leyen's statements on the Italian elections and the Union's toolbox against rule of law backsliding in Member States, *Verfassungsblog*, 13 October 2022

Il Tribunale costituzionale polacco si pronuncia sul primato (della Costituzione polacca): et nunc quo vadis? (The Polish Constitutional Court and the primacy of EU Law), *Blog-DUE*, 13 October 2021

Exiting lockdown together – A Joint European Roadmap towards lifting COVID-19 containment measures, 28 April 2020, accessible at regulatingforglobalization.com

Defending the rule of law in the European Union: taking stock of the Polish situation, 29 January 2016, accessible at eurojus.it

The appeal judgement in *Deutsche Bahn AG (C-583/13P)*: some reflections on the standard of the protection of the rights of defense in antitrust proceedings, 23 June 2015, accessible at eurojus.it

BOOK REVIEWS

Clifford J. Carrubba and Matthew J. Gabel (eds.), *International Courts and the Performance of International Agreements. A General Theory with Evidence from the European Union*, (2016) 7 *International Journal for Court Administration*, 41-43

Federico L. Pace, *Dizionario sistematico del diritto della concorrenza*, (2014) *Rivista Italiana Antitrust*, 281-283

Ioannis Lianos, Damien Geradin, *Handbook on European Competition Law*, (2014) 51 *Common Market Law Review*, 1869-1872

Thomas Bombois, *La protection des droits fondamentaux des entreprises en droit européen répressif de la concurrence*, (2013) 50 *Common Market Law Review*, 284-286

Ingeborg Simonsson, *Legitimacy in EU Cartel Control*, (2011) 48 *Common Market Law Review* 965-968