

*Andrea Bianchi*

**PUBLICATIONS**

a) Books:

- 1) *Non-State-Actors and International Law*, Dartmouth: Ashgate, 2009. Individual Contribution: 'Relativizing the Subjects or Subjectivizing the Actors? That is the Question.'
- 2) *Counterterrorism: Democracy's Challenge*, Oxford, 2008 (Co-edited with Professor Alexis Keller). Individual Contribution on: 'International Law, Counter-terrorism and the Quest for Checks and Balances', pp. 395-424.
- 3) *The Precautionary Principle in International and Community Law* (in Italian: "Il principio precauzionale nel diritto internazionale e comunitario")(Editor together with Prof. M. Gestri, and contributor), Milan, pp. IX-544 (2006). Individual contribution: 'Principi di diritto, modularità funzionale e relatività normativa: il concetto di precauzione nel diritto internazionale' (*Principles of Law, Functional Modularity and Relative Normativity: the Concept of Precaution in International Law*), pp. 429-459.
- 4) *Enforcing International Law Norms against Terrorism*, (Editor and contributor), Oxford, pp.VII-549 (2004). Individual contribution: 'Enforcing International Law Norms against Terrorism: Achievements and Prospects', pp. 491-534.
- 5) *Municipal Courts, Foreign States and Serious Violations of Human Rights* (in Italian: "Tribunali interni, Stati stranieri e gravi violazioni dei diritti dell'uomo"), Parma, pp. iv-239 (2000).
- 6) *The Extraterritorial Application of Export Controls* (in Italian: "L'applicazione extraterritoriale dei controlli all'esportazione. Contributo allo studio dei fenomeni di extraterritorialità nel diritto internazionale"), Padova, pp.XV-518, with English Summary, 25 pages (1995).

b) Articles:

- 1) "Textual interpretation and (international) law reading: the myth of (in)determinacy and the genealogy of meaning", in P. Bekker et al (eds.), *Making Transnational Law Work in the Global Economy. Essays in Honour of Detlev Vagts*, Cambridge University Press, 2010 (forthcoming).
- 2) "The international regulation of the use of force: the politics of interpretive method", Leiden Journal of International Law, 2009, No. 4 (forthcoming).
- 3) "Fear's Legal Dimension. Counterterrorism and Human Rights", in L. Boisson de Chazournes and M. Kohen (Eds.), *Mélanges en l'honneur de Vera Gowlland*, 2009 (forthcoming).
- 4) "State Responsibility and Criminal Liability of Individuals", in A. Cassese (Ed.), *The Oxford Companion to International Criminal Justice*, Oxford University Press, 16-24 (2009).
- 5) "Looking ahead: international law's main challenges", in D. Armstrong (Ed.), *Routledge Handbook of International Law*, Routledge, 392-409 (2009).

- 6) “*Human Rights and the Magic of Jus Cogens*” 19 European Journal of International Law 491-508 (2008).
- 7) “*Une génération de communitaristes*”, in E. Jouannet, H. Ruiz-Fabri, J-M. Sorel (Eds.), *Regards d’une génération sur le droit international*, Pedone, 95-107 (2008).
- 8) “*Developing Countries, Countermeasures and WTO Law: Reinterpreting the DSU against the Background of International Law* (Co-authored with Lorenzo Gradoni), ICTSD Project on Dispute Settlement, Series Issue Paper No. 5, International Centre for Trade and Sustainable Development, Geneva, Switzerland, 1-70 (2008).
- 9) “*Security Council’s Anti-terror resolutions and their Implementation by Member States: an Overview*”, 4 Journal of International Criminal Justice 1044-1073 (2006).
- 10) “*Assessing the Effectiveness of the UN Security Council’s Anti-terrorism Measures: the Quest for Legitimacy and Cohesion*”, 17 European Journal of International Law 880-919 (2006).
- 11) “*The Act of State, the State of the Act: Judicial Interpretation and Human Rights Enforcement*”, in M- Kohen (Ed.), *Liber Amicorum Lucius Caflisch*, Martinus Nijhoff, 129-150 (2006).
- 12) “*Dismantling the Wall: the ICJ’s Advisory Opinion and its Likely Impact on International Law*”, German Yearbook of International Law 343-391 (2005).
- 13) ‘*Ferrini c. Repubblica Federale di Germania (Italian Court of Cassation, Judgment of 11 March 2004); a Comment*’. In: 99 American Journal of International Law 242-248 (2005).
- 14) “*International Law and US Courts: the Myth of Lohengrin Revisited*”, 15 European Journal of International Law 751-781 (2004).
- 15) “*L’immunité des Etats et les violations graves des droits de l’homme: la fonction de l’interprète dans la détermination du droit international*”, 108 Revue générale de droit international public 63-101 (2004).
- 16) “*Managing the Risk of International Terrorism*”, 15 Revue européenne de droit public 151-163 (2003).
- 17) “*Serious Violations of Human Rights and Foreign States’ Accountability Before Municipal Courts*”, in Pocar (Ed.), Man’s Inhumanity to Man. Essays in Honour of Judge A. Cassese, Kluwer Law International (2002).
- 18) “*The foreign sovereign immunity doctrine and human rights violations*”, in Ragion Pratica 27-62 (2002) (in Italian).
- 19) “*Ad-hocism and the Rule of Law*”, 12 European Journal of International Law 263-272 (2001).
- 20) “*The international community facing the challenges of terrorism: the role of law*”, 84 Vita e Pensiero 427-445 (2001) (in Italian).

- 21) “*The Impact of International Trade Law on Environmental Law and Process*”, in F. Francioni (Ed.), Environment, Human Rights and the Liberalisation of Trade, Oxford, 105-134 (2001).
- 22) “*The Olocaust before Municipal Courts*”, 1 Palomar 88-98 (2000) (in Italian).
- 23) “*Immunity v. Human Rights: the Pinochet Case*”, 10 European Journal of International Law 237-277 (1999).
- 24) “*Individual Accountability for Crimes against Humanity. Reckoning With the Past, Thinking of the Future*”, 19 SAIS Review 97-131 (1999).
- 25) “*Harmonizing Liability Rules for Environmental Damage in Europe: Achievements and Prospects*”, in A. Gambaro & A.M. Rabello (Eds.), Towards a New European Jus Commune, Jerusalem, 261-278 (1999).
- 26) “*Recent U.S. Sanctions Against Cuba: Are They Lawful Under International Law?*”, 81 Rivista di diritto internazionale 313-391 (1998) (in Italian).
- 27) “*Harm to the Environment in Italian Practice: the Interaction of International Law and Domestic Law*”, in: A. Rosas and P. Wetterstein (Eds.), Harm to the Environment, Oxford University Press, 103-130 (1997).
- 28) “*The Role of Non-State Actors in the Globalization of Human Rights: an International Lawyer’s Perspective*”, in: G. Teubner (Ed.), Global Law Without the State, Dartmouth Gower, 179-212 (1997).
- 29) “*Venezia c. Ministero di Grazia e Giustizia (Italian Constitutional Court, Judgment No. 223 of 27 June 1996): a Comment*”, 88 American Journal of International Law 727-733 (1997).
- 30) “*Unity v. Fragmentation: the Customary Law of Jurisdiction in Contemporary International Law*”, in: K. Meessen (Ed.), Extraterritorial Jurisdiction in Theory and Practice, Kluwer Law Publishers, 74-11 (1996).
- 31) “*New Institutional Arrangements and Old Paradigms: Soem Remarks on the Nature of the European Union*”, in: Today’s Europe: the Present Situation, Trends in Italy and the Nordic Countries 12-21 (1995).
- 32) “*The Harmonization of Laws on Liability for Environmental Damage in Europe*”, 6 Journal of Environmental Law 21-42 (1994).
- 33) “*Denying State Immunity to Violators of Human Rights*”, 46 Austrian Journal of Public and International Law 195-229 (1994).
- 34) “*The International Safeguard Regime Applicable to Nuclear Powered Space Objects*”, in: F. Pocar (Ed.), The International Legal Regime of Outer Space 113-167 (1993) (in Italian).

- 35) “*Liability for Environmental Damage: an Italian View in a European Perspective*”, in: Lessons from Europe '93. Proceedings of the 2nd Italian-Dutch Scientific Seminar on the Impact of European Environmental Law on Italian and Dutch Policy, 67-82 (1993).
- 36) “*Extraterritoriality and Export Controls: Some Remarks on the Alleged Antinomy Between the U.S. and the European Approach*”, 35 German Yearbook of International Law 336-434 (1992).
- 37) “*The Export and Transit of Armament Materials: International Law Aspects*”, 75 Rivista di Diritto Internazionale 65-90 (1992) (in Italian).
- 38) “*Outer Space*”, in: T. Scovazzi and T. Treves (Eds.), World Treaties for the Protection of the Environment, 307-320 (1992).
- 39) “*Environmental Policy*”, in: F. Francioni (Ed.), EEC Membership under Scrutiny: Italy, 71-105 (1992).
- 40) “*Export Controls in Italy*” (with F. Francioni), in: K. Meessen (Ed.), International Law of Export Controls, 105-116 (1992).
- 41) “*Environmental Harm Resulting From the Use of Nuclear Power Sources in Outer Space: Some Remarks on State Responsibility and Liability*”, in: F. Francioni and T. Scovazzi (Eds.), International Responsibility for Environmental Harm, 231-272 (1991).
- 42) “*Violations of International Law and Foreign Sovereign Immunity: the Hercules Case*”, 72 Rivista di diritto internazionale 546-590 (1989) (in Italian).
- 43) “*International Arms Trade and Extraterritorial Effects of Export Controls*”, 12 Studi & Informazioni 105-120 (1989) (in Italian).
- 44) “*The Ultra-Activity of the Non-Proliferation Treaty via-à-vis Third Parties*”, 37 Studi Senesi 263-326 (1988) (in Italian).

d) Book Reviews (all in English):

- 1) S.De Bellis, *L'immunità delle organizzazioni internazionali dalla giurisdizione*, Bari, 1991, in: 88 American Journal of International Law, 212-214 (1994).
- 2) G.Ziccardi Capaldo, *Terrorismo internazionale e garanzie collettive*, Milano, 1990, in: 87 American Journal of International Law, 175-177 (1993).
- 3) Chadwick/Long/Nissanke, *Soviet Oil Exports*, Oxford, 1987, in: 17 Economic Notes, 292-296 (1988).
- 4) Onida/Viesti, *The Italian Multinationals*, London/Sidney/New York, 1988, in: 17 Economic Notes, 292-294 (1988).
- 5) P. Nunnenkamp, *The International Debt Crisis of the Third World*, Brighton (U.K.), 1986, in: 16 Economic Notes, 141-145 (1987).