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SECTION I - TECHNICAL AND STYLISTIC REQUIREMENTS.....	4
Article 1: Sections of the journal	4
Article 2: Keywords and abstracts.....	4
Article 3: Headings	4
Article 4: Cross references	4
Article 5: Quotations and Emphasis.....	4
Article 6: Footnotes.....	4
Article 7: Page References	4
Article 8: Latin and Non-English Expressions.....	5
Article 9: Capital Letters	5
Article 10: Abbreviations, Brackets, Acronyms and Hyphens	5
Article 11: Full Points	5
Article 12: Dates	6
Article 13: Numbers	6
Article 14: Abbreviated Plurals.....	6
Article 15: Reviews	6
Article 16: Drafts	6
Article 17: English Language Editing	6
Article 18: Extra Material.....	6
SECTION II - CITATION REQUIREMENTS.....	6
Article 19: General Requirements for the Citation of Commentators	6
Article 20: Specific Requirements for the Citation of Books, Collected Works, Commentaries, Articles, Internet, Newspapers and Magazines	7
Article 21: Requirements for the Citation of Cases	9
Article 22: Requirements for the Citation of Italian Legislation.....	11
Article 23: Requirements for the Citation of EU Legislation.....	11

SECTION I - Technical and Stylistic Requirements

Article 1: Sections of the journal

The Italian Law Journal consists of the following sections: a) Italian Legal Culture: History and Project; b) Essays; c) Italian-European Lexicon; d) Hard Cases; e) Book Reviews; f) Malebolge: Thoughts & Polemics; g) Constitutional Court Watch; h) Italian Corporate Law in the Context of a Globalized World.

Article 2: Keywords and abstracts

The author's name should appear under the title and should be asterisked, with the author's designation just above the notes.

A list of 5-6 keywords (eg main topics, legislation and case law cited) should precede all contributions.

A short abstract not exceeding 150 words should also precede all essays. Both abstracts and key words will be published online.

Article 3: Headings

Headings should be clear and brief.

Please do not number headings, but code them in the margin to indicate the level of importance as follows:

First level – I., II., III., IV., etc

Second level – 1., 2., 3., 4., etc

Third level – a), b), c), d), etc

Fourth level – aa), bb), cc), dd), etc

No full point after titles and subtitles.

Article 4: Cross references

Cross references in an article should be reduced to a minimum. English terms (eg above/below) should be preferred to Latin (eg ante/post, supra/infra). In particular, please do not use *op. cit.*, *loc. cit.*, *ibidem*, etc; and use 'n 10 above' rather than '*op. cit. n 10*'.

Article 5: Quotations and Emphasis

Quotations should be clearly indicated by single quotation marks ('...'). Double quotations marks ("...") should be used only when they appear in the original citation.

Please use italics to emphasise words, but sparingly.

Article 6: Footnotes

Punctuation marks (comma, full point, etc) precede footnote numbers in text.

First letter of footnote should be capitalised with the following exceptions:

- i. when it is a cross reference to another footnote: eg 'n 10 above';
- ii. when it is the letter 's' referring to the section of a statute;
- iii. when it is part of a Latin abbreviation: cf, ie, eg, *ibid*.

Article 7: Page References

Page references should be given in full: eg 171-172 (not 171-2). Page numbers should never be followed by 'f' or 'ff'. Page numbers should never be preceded by 'p' (p.) or 'pp' (pp.).

Article 8: Latin and Non-English Expressions

When used, Latin and non-English expressions should be italicised both in the text and in the notes, unless they have become wholly absorbed into the legal lexicon (eg *bona fides*, *re ipsa loquitur* etc).

When citing sources in languages other than English, please provide, if possible, a translation in English in brackets.

Article 9: Capital Letters

Please use capital letters only when referring to a specific organization, body or office (eg the Italian Government; otherwise, the previous Italian governments; the Italian Parliament; Region Lazio, the Italian Regions).

In titles and subtitles in English, please capitalise nouns, adjectives, verbs, adverbs (quietly, loudly), pronouns (he, she, it), subordinating conjunctions (as, because, that). Do not capitalise articles (a, an, the); coordinating conjunctions (and, but, or, for, nor); prepositions (fewer than five letters) (on, in, of, at, to, up, from, by), unless they are the first or last words in a title.

Article 10: Abbreviations, Brackets, Acronyms and Hyphens

In general, abbreviations should not be used.

Please note the following abbreviations: Art, Arts (article, articles); para, paras (paragraph, paragraphs); no, nos (number, numbers); fn, fns (footnote, footnotes).

Sub-articles in italics: Art 1-*bis*; Art 1-*ter*; Art 1-*quarter*.

When citing the BGB, use § instead of para; §§ instead of paras.

Please use legge and not l.; decreto legislativo and not d.lg.; Cassazione and not Cass.; Civil Code and not c.c. or cod. civ.; Code of Civil Procedure and not c.p.c.; Code of Criminal Procedure and not c.p.p.; Constitution and not const.; Constitutional Court and not Const. court.

The following terms should never be abbreviated: chapter, section (to be used rather than 'part').

Latin abbreviations as follows: eg, ie, cf (Roman type, no full points).

Please do not use square brackets.

When using acronyms, please spell out the name in full at the first mention and follow with the acronym in brackets: eg European Food Safety Authority (EFSA). The acronym can then be used freely in the text.

Please never use the em dash (—). Use the slightly narrower en dash (–) or the even narrower hyphen (-) as follows:

- If you want more market – the Ordoliberal claims –, you should have more rules, or, better, more authority.
- Self-reflexive meta-competence.

Article 11: Full Points

Do not use full points in acronyms (eg UK, USA, EU, TILJ). Please use full points only after initials (eg J.H. Merryman).

Article 12: Dates

1 February 2014
2013-14 (not 2013-4 or 2013-2014)

Article 13: Numbers

Numbers from one to nine should be written out in full, except when they refer to dates, statute sections or schedule numbers.

Article 14: Abbreviated Plurals

Abbreviated plurals should not be apostrophised (1990s, not 1990's; MPs, not MP's).

Article 15: Reviews

At the beginning of the review please include the author's name (in italics), the title of the book (in bold), the place of publication, the publisher, the number of pages, an indication of whether the book is hardback (hb) or paperback (pb).

Article 16: Drafts

Authors will receive an email containing the draft in PDF format. Therefore, a working email address should be provided by the author.

Acrobat Reader will be required to open the PDF file, read it on screen and print it out in order to add any corrections. Corrected drafts will have to be scanned and sent back via email.

Article 17: English Language Editing

Authors whose first language is not English should have their contribution professionally edited.

Authors can follow either British or American style, but should not mix the two.

Article 18: Extra Material

Extra material, such as sound files, videoclips, appendices, supplementary figures etc, may be supplied for online publication. These will be published online along with the article. Any extra material will be published online in the same file format supplied by the author.

SECTION II - Citation Requirements

Article 19: General Requirements for the Citation of Commentators

- Please cite only the authors who are explicitly discussed in the text. Merely bibliographical notes or notes which are a mere review of a problem should be avoided.
- With certain exceptions, please do not mention the authors' names in the text. Theories and solutions should be discussed objectively (using the impersonal form), without any reference to persons.
- Authors should be cited, as a rule, in the notes and preferably mentioned by their first name (initialed) and surname (in full), in Roman lower-case type

eg N. Irti; S. Pugliatti; A. Falzea; D. Harris; A. Flanders; H.A. Clegg.

– When authors with the same surname and the same initial of the first name are cited, the abbreviation of the latter will consist of as many letters as are necessary to create a differentiation

eg Mar. Nuzzo and Mas. Nuzzo; Dun. Kennedy and Dav. Kennedy.

– When different works by the same author are cited in the same note, these citations should be ordered chronologically, from the oldest to the most recent.

– Names of authors not cited but mentioned in the text should be set in Roman lower-case type

eg Rodolfo Sacco; Ewan McKendrick.

– The page of a work or an article in a journal should not be preceded by the abbreviation ‘p’ (p.) or ‘pp’ (pp.), nor it should be followed by the abbreviation ‘f.’ or ‘ff.’

eg S. Stoljar, *The Law of Quasi-Contract* (North Ryde, NSW: The Law Book Co, 2nd ed, 1989), 197-199.

When the page of a manuscript that interests you is not the first, please cite both pages as follows:

eg 52 *Modern Law Review*, 285, 290 (1989); *Rivista di diritto commerciale*, 55, 58 (1953).

Please use ‘passim’ only when the work contains reference to the issue in more parts.

– When the same work or article is cited several times, and the citation comes within the same note or the note which precedes immediately, please use ‘ibid’, possibly followed by the page number you require. Eg:

- T. Ascarelli, ‘Norma giuridica e realtà sociale’, in Id, *Problemi giuridici* (Milano: Giuffrè, 1959), 71.
- ibid 73.

For citations not immediately following the original, please cite the note where the same work or article is cited for the first time

eg D. Harris, n 10 above, 290.

When more than one work by the same author is cited, please mention the first word of the title as follows:

eg P. Birks, *Introduction* n 1 above; P. Birks, *Unjust Enrichment* n 1 above, 56-58.

Please use ‘Id’ to replace the name of a repeated author

eg C. Tresmontant, *Etudes de métaphysique biblique* (Paris: J. Gabalda et Cie, 1955); Id, *Essai sur la pensée hébraïque* (Paris: Éditions du Cerf, 1953);

L. Caiani, ‘Tullio Ascarelli e il problema del metodo’, in Id, *La filosofia dei giuristi italiani* (Padova: Cedam, 1955), 143.

Please do not use *ivi*.

Article 20: Specific Requirements for the Citation of Books, Collected Works, Commentaries, Articles, Internet, Newspapers and Magazines

– Citation of books (in the notes) should be made as follows: Author (Roman lower-case type), Title (italics), place of publication (in the original language), publisher, year of publication (in brackets), volume in Roman numeral, page number:

eg C. Maiorca, *Introduzione alla dinamica giuridica* (Camerino-Napoli: Edizioni Scientifiche Italiane, 1978), 10;
H.L.A. Hart, *The Concept of Law* (Oxford: Clarendon Press, 1961), 15;
O. Ogus and E. Barendt, *The Law of Social Security* (London: Butterworths, 3rd ed, 1988);
G. Campobasso, *Diritto commerciale. Diritto delle società* (Torino: Utet, 9th ed, 2015), II, 50.

– When citing works by different authors, please see the title page. When the work is by more than two authors, please cite the first author’s surname followed by ‘et al’. Do not use AaVv or VvAa:

eg F. Capra and U. Mattei, *The Ecology of Law. Toward a Legal System in Tune with Nature and Community* (Oakland: Berrett-Koehler Publishers, 2015);
R. Cryer et al, *An Introduction to International Criminal Law and Procedure* (Cambridge: Cambridge University Press, 3rd ed, 2014).

– When more editions of a work are available, please always cite the latest edition:

eg E. Peel, *Treitel on The Law of Contract* (London: Sweet & Maxwell, 13th ed, 2011).

– When citing articles or chapters in a collected work, please mention the name of the editor (or the editors) immediately after the title:

eg G. Benedetti, ‘L’equilibrio normativo nella disciplina del contratto dei consumatori’, in L. Ferroni ed, *Equilibrio delle posizioni contrattuali ed autonomia privata* (Napoli: Edizioni Scientifiche Italiane, 2002);
D. Harris, ‘Ownership of Land in English Law’, in N. MacCormick and P. Birks eds, *The Legal Mind: Essays in Honour of Tony Honore* (Oxford: Clarendon Press, 1986);
N. Bobbio, ‘La natura delle cose nella dottrina italiana. Appendice B’, in Id, *Giusnaturalismo e positivismo* (Milano: Edizioni Comunità, 1975), 225-238.

– Commentaries should be cited as follows:

eg L. Ferri, ‘Dei legittimari’, in A. Scialoja and G. Branca eds, *Commentario al Codice Civile* (Bologna-Roma: Zanichelli, 1971), 117.

– Treatises should be cited as follows:

eg A. De Cupis, ‘I diritti della personalità’, in A. Cicu and F. Messineo eds, *Trattato di diritto civile e commerciale* (Milano: Giuffrè, 1982), IV, 32-37.

– The title of a journal should be cited, as a rule, in full and in italics. Specification of the volume is required only where the journal is published in the US, in the UK, or generally when the main language of publication is English

eg S. Shiffrin, ‘The Divergence of Contract and Promise’ 120 *Harvard Law Review*, 708, 723-725 (2007).

Instead, traditional continental-European journals should not be cited by volume number, but simply by year and part (if applicable)

eg P. Perlingieri, ‘Il principio di legalità nel diritto civile’ *Rassegna di diritto civile*, 164, 168-169 (2010);
P. Rescigno, ‘Le formazioni sociali intermedie’ *Rivista di diritto civile*, I, 301, 307-310 (1998).

– Encyclopedia entries should be cited as follows:

eg L. Paladin, ‘Ragionevolezza (principio di)’ *Enciclopedia del diritto* (Milano: Giuffrè, 1997), Agg I, 899.
A. Cerri, ‘Ragionevolezza delle leggi’ *Enciclopedia giuridica* (Roma: Treccani, 1994), XXV, 1-27.

– Hyperlinks should be cited as follows:

eg A. Schmidt, ‘Radbruch in Cyberspace about law-system quality and ICT innovation’ (page number) available at <http://ssrn.com/abstract=1423105> (last visited 7 January 2010).

– When citing online journals, please refer to the date of publication or number of volume/issue. Do not cite the hyperlink. For example:

F. Sorrentino, ‘Sulla rappresentatività del Senato nel progetto di riforma costituzionale’ 2 *Rivista AIC*, 1-5 (2016); or
F. Sorrentino, ‘Sulla rappresentatività del Senato nel progetto di riforma costituzionale’ *Rivista AIC*, 4 May 2016, 1-5;
B. Caravita, ‘La riforma elettorale alla luce della sent. 1/2014’ 2 *federalismi.it*, 1-7 (2014); or
B. Caravita, ‘La riforma elettorale alla luce della sent. 1/2014’ *federalismi.it*, 17 January 2014, 1-7.

– When citing newspapers and magazines, please cite the hyperlink. For example:

eg 'The Wheels of Justice Grind Slow' *The Economist*, available at <http://www.economist.com/news/europe/21693252-especially-southern-europe-not-exceedingly-fine-wheels-justice-grind-slow> (last visited...); A. Lowrey, 'Pain on the Reservation' *The New York Times*, available at <http://www.nytimes.com/2013/07/13/business/economy/us-budget-cuts-fall-heavily-on-american-indians.html> (last visited...).

Article 21: Requirements for the Citation of Cases

1. Italian Courts should always be cited in their original language and in full, with specific reference to filing date and number.

Divisions of the Italian Supreme Court (Corte di Cassazione) should not be mentioned, except for the Joint Divisions (Sezioni Unite) or the labour or the criminal divisions. The type of Court order should be mentioned only when it is not an actual decision on the merits (eg an ordinance, a decree).

The name of the law report or journal should be set out in full and in the original language.

When the report is not sufficiently identified by the year, please mention volume and/or entry immediately afterwards.

Page, column or number of the entry should always be mentioned at the end.

Please note the following examples:

- Corte di Cassazione-Sezioni unite 22 July 1999 no 500, *I Contratti*, I, 869 (1999).
- Corte di Cassazione 26 April 2012 no 6526, *Danno e responsabilità*, 1210 (2012).
- Corte di Cassazione-Sezione penale V 18 December 1980 no 2320, *Cassazione penale*, 1161 (1982).
- Corte di Cassazione 6 June 1951 no 1451, 'Cambiale' *Repertorio della Giurisprudenza italiana*, 13 (1951).
- Corte costituzionale ordinanza 15 July 2005 no 347, *Famiglia e diritto*, 461 (2005).
- Tribunale amministrativo regionale Piemonte-Torino 11 February 2011 no 136, *Rivista Giuridica dell'Ambiente*, 660 (2011).
- Consiglio di Stato 7 February 2012 no 662, *Corriere Giuridico*, 675 (2012).
- Tribunale di Roma 9 July 2014, *Diritto dell'informazione e dell'informatica*, 953 (2014).
- Corte d'Appello di Milano 27 February 2013, *Giurisprudenza italiana*, 2633 (2013).

Unreported judgments should be cited as followed:

- Tribunale amministrativo regionale Lazio-Roma 12 February 2015 no 2509, available at www.giustizia-amministrativa.it.
- Tribunale di Bologna 15 January 2014 no 113, available at www.dejure.it.
- Tribunale di Chieti 14 May 2013, available at www.ilcaso.it.

2. Please follow the same rules as above when citing judgments of Civil Law Courts.

Please note the following example:

- Bundesgerichtshof 26 January 2005, 58 *Neue juristische Wochenschrift*, 1039-1041 (2005).
- Oberlandesgericht Stuttgart 19 May 2004, 57 *Neue juristische Wochenschrift*, 2169-2171 (2004).

3. Judgments of Common Law Courts should be cited according to the scheme A v B. Parties should be in italics; versus should be abbreviated v in roman type without full stop.

a) Judgments of the United Kingdom Courts should be cited as follows: parties, year (in square brackets), abbreviation of the Court, number, year of the report (in square brackets), volume, abbreviation and first page of the report.

Please note the following example:

- *Corr v IBC Vehicles Ltd* [2008] UKHL 13, [2008] 1 AC 884.

Judgments with no reference to year and number should be cited as follows: parties, year of the report, volume, abbreviation and first page of the report.

Please note the following example:

- *White v Ones* [1995] 1 All ER 691.

When the report is not sectioned by years but by consecutively numbered volumes, judgments should be cited as follows: year of the judgment in round brackets, volume, abbreviation and first page of the report.

Please note the following example:

– *Barrett v Enfield LBC* (1999) 49 BMLR 1 (HL).

Reference to a specific page should always follow reference to the first page of the report.

Please note the following example:

– *Donoghue v Stevenson* [1932] AC 562, 573.

Unpublished judgments should be cited as follows: parties, year, Court and number.

Please note the following example:

– *A v B* [2013] UKSC 1.

When the Court consists of divisions, please cite the division and the number of the judgment at the end.

Please follow these following examples:

– *A v B* [2013] WHC Fam 1.

– *A v B* [2013] EWCA Civ 1.

b) Judgments of the United States Courts should be cited as follows: parties, volume of the report, abbreviation of the report, page, year and abbreviation of the Court in round brackets when not identified by the report.

Please note the following example:

– *Roe v Wade* 410 US 113 (1973).

Reference to a specific page of the cited judgment should be made immediately after mentioning the first page.

Please note the following example:

– *United States v Legault* 323 F. Supp. 2d 217, 220 (D. Mass. 2004).

Additional information about the case at issue or the precedents cited may be provided as follows:

– *Smith v Jones* 345 Mass. 222 (1990) (questioning the relevancy of DNA evidence).

– *Richard v Phillip Augustus* 34 Mass. 56 (1998) [citing *Henry v Eleanor* 4 Mass. 45 (1898)].

4. Judgments of the European Union Courts should be cited as follows: number of the case, parties, year in square brackets and abbreviation of the report.

Please note the following examples:

– Case 6/64 *Costa v ENEL*, [1964] ECR 1251.

– Case C-188/88 *Germany v Commission*, [1992] ECR I-1689, paras 42-47 (when referring to specific paragraphs within the judgment).

– Joined Cases C-430 and 431/93 *Jereon van Schijndel v Stichting Pensioenfonds voor Fysiotherapeuten*, [1995] ECR I - 4705.

Unpublished judgments should be cited as follows: number of the case, parties, Court and date in round brackets.

Please note the following example:

– Case T-277/08 *Bayer Healthcare v OHMI - Uriach Aquilea OTC* (Court of First Instance, 11 November 2009).

Reference to judgments from the official website of the Court of Justice should be cited as follows:

– Case C-34/10 *Oliver Brüstle v Greenpeace eV*, Judgment of 18 October 2011, available at www.eur-lex.europa.eu.

When citing judgments of the European Court of Human Rights, please mention parties, date and report as follows:

- Eur. Court H.R., *D. v The United Kingdom*, Judgment of 2 May 1997, Reports of Judgments and decisions 1997-III, 77, para 10.

Grand Chamber cases, whether judgments or decisions, are indicated by '(GC)'

- Eur. Court H.R. (GC), *S.H. and Others v Austria*, Judgment of 3 November 2011, Reports of Judgments and decisions 2011-V, 295.

Unpublished judgments should be cited as follows: parties, appeal, date of the judgment. Please note the following example:

- Eur. Court H.R., *Balogh v Hungary* App no 47940/99, Judgment of 20 July 2004.

Judgments from the official website of European Court of Human Rights can be cited as follows:

- Eur. Court H.R., *Costa and Pavan v Italy*, Judgment of 28 August 2012, available at www.hudoc.echr.coe.it.

5. For a citation immediately after the original citation, please use *ibid* (eg *ibid* 13). For a citation not immediately following the original, please do not use *cit* and cite the original note, with a specific reference to the page (eg n 5 above, 13).

Article 22: Requirements for the Citation of Italian and Foreign Legislation

The name of Italian Statutes should be set out in full and in the original language, mentioning date and number as follows:

- legge 19 February 2004 no 40
- decreto legislativo 6 September 2005 no 206
- decreto legge 25 September 2009 no 135
- decreto del Presidente della Repubblica 3 November 2000 no 396.

In subsequent citations, you may just give number and year as follows:

- legge no 40 of 2004 or legge no 40/2004

Please use *Gazzetta Ufficiale* e not Official Gazette.

Foreign legislation should be cited according to its own citation requirements.

Article 23: Requirements for the Citation of EU Legislation

When citing EU treaties and protocols, give the title of the legislation, including amendments if necessary, followed by the year of publication, the OJ series and the issue and page numbers.

- Consolidated Version of the Treaty on European Union [2008] OJ C115/13

Cite Regulations, Directives, Decisions, Recommendations and Opinions by giving the legislation type, number, year, title, followed by publication details in the OJ, as follows:

- European Parliament and Council Directive 94/47/EC of 26 October 1994 on the protection of purchasers in respect of certain aspects of contracts relating to the purchase of the right to use immovable properties on a timeshare basis [1994] OJ L280/83;
- European Parliament and Council Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data [2016] OJ L119/1.

In subsequent citations, you may just give the document type and number.

- European Parliament and Council Directive 94/47/EC;
- European Parliament and Council Regulation (EU) 2016/679.

Books	O. Ogus and E. Barendt, <i>The Law of Social Security</i> (London: Butterworths, 3 rd ed, 1988)
Collected Works	D. Harris, 'Ownership of Land in English Law', in N. MacCormick and P. Birks eds, <i>The Legal Mind: Essays in Honour of Tony Honoré</i> (Oxford: Clarendon Press, 1986)
Commentaries	L. Ferri, 'Dei legittimari', in A. Scialoja and G. Branca eds, <i>Commentario al Codice Civile</i> (Bologna-Roma: Zanichelli, 1971)
Treatises	A. De Cupis, 'I diritti della personalità', in A. Cicu and F. Messineo eds, <i>Trattato di diritto civile e commerciale</i> (Milano: Giuffrè, 1982), IV, 32-37
Encyclopedia Entries	A. Cerri, 'Ragionevolezza delle leggi' <i>Enciclopedia giuridica</i> (Roma: Treccani, 1994), XXV, 1-27
English-Language Journals	S. Shiffrin, 'The Divergence of Contract and Promise' 120 <i>Harvard Law Review</i> , 708, 723-725 (2007)
European Journals	P. Rescigno, 'Le formazioni sociali intermedie' <i>Rivista di diritto civile</i> , I, 301, 307-310 (1998)
Online Journals	B. Caravita, 'La riforma elettorale alla luce della sent. 1/2014' 2 <i>federalismi.it</i> , 1-7 (2014); or B. Caravita, 'La riforma elettorale alla luce della sent. 1/2014' <i>federalismi.it</i> , 17 January 2014, 1-7
Newspapers and Magazines	A. Lowrey, 'Pain on the Reservation' <i>The New York Times</i> , available at http://www.nytimes.com/2013/07/13/business/economy/us-budget-cuts-fall-heavily-on-american-indians.html (last visited...)
Same article is cited several times, and citation comes within same note or note preceding immediately	- T. Ascarelli, 'Norma giuridica e realtà sociale', in Id, <i>Problemi giuridici</i> (Milano: Giuffrè, 1959), 71 - ibid 73
Citations not immediately following the original	D. Harris, n 10 above, 290
More than one work by same author is cited	P. Birks, <i>Introduction</i> n 1 above, 100
Replacing name of repeated author	- C. Tresmontant, <i>Etudes de métaphysique biblique</i> (Paris: J. Gabalda et Cie, 1955); Id, <i>Essai sur la pensée hebraïque</i> (Paris: Éditions du Cerf, 1953) - L. Caiani, 'Tullio Ascarelli e il problema del metodo', in Id, <i>La filosofia dei giuristi italiani</i> (Padova: Cedam, 1955), 143
Italian Courts	- Corte di Cassazione-Sezioni unite 22 July 1999 no 500, <i>I Contratti</i> , I, 869 (1999) - Corte di Cassazione 26 April 2012 no 6526, <i>Danno e responsabilità</i> , 1210 (2012)
Unreported Italian Judgments	Tribunale di Bologna 15 January 2014 no 113, available at www.dejure.it
UK Courts	<i>Corr v IBC Vehicles Ltd</i> [2008] UKHL 13, [2008] 1 AC 884
USA Courts	<i>Roe v Wade</i> 410 US 113 (1973)
European Court of Justice	- Case 6/64 <i>Costa v ENEL</i> , [1964] ECR 1251. - Case C-34/10 <i>Oliver Brüstle v Greenpeace eV</i> , Judgment of 18 October 2011, available at www.eur-lex.europa.eu

European Court of Human Rights	<ul style="list-style-type: none"> – Eur. Court H.R., <i>D. v The United Kingdom</i>, Judgment of 2 May 1997, Reports of Judgments and decisions 1997-III, 77, para 10 – Eur. Court H.R., <i>Costa and Pavan v Italy</i>, Judgment of 28 August 2012, available at www.hudoc.echr.coe.it
Italian Legislation	<ul style="list-style-type: none"> – legge 19 February 2004 no 40 – decreto legislativo 6 September 2005 no 206 – decreto legge 25 September 2009 no 135 – decreto del Presidente della Repubblica 3 November 2000 no 396
EU Legislation	<ul style="list-style-type: none"> – European Parliament and Council Directive 94/47/EC of 26 October 1994 on the protection of purchasers in respect of certain aspects of contracts relating to the purchase of the right to use immovable properties on a timeshare basis [1994] OJ L280/83 – European Parliament and Council Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data [2016] OJ L119/1