

GIUSEPPE COLANGELO

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RESEARCH INTERESTS

Antitrust; Regulation; Multi-sided Platforms; Intellectual Property; Law & Economics

CURRENT APPOINTMENTS

Associate Professor of Law and Economics (qualified Full Professor) - University of Basilicata, Department of Mathematics, Computer Science and Economics (since 2014)

Adjunct Professor of Competition and Markets of Innovation – Luiss, Department of Law (since 2021)

Adjunct Professor of Markets, Regulations and Law – Luiss, Department of Business and Management (since 2014)

Fernand Braudel Senior Fellow – European University Institute (EUI) (2023)

Transatlantic Technology Law Forum (TTLF) Fellow - Stanford Law School (since 2017)

Academic Affiliate with International Center for Law & Economics (ICLE) (since 2022)

Scientific coordinator of the Research Network for Digital Ecosystem, Economic Policy and Innovation (Deep-In Network) (since 2021)

PAST APPOINTMENTS

Member of the Italian Government task force on the economics of data (2022)

Jean Monnet Chair in European Innovation Policy - EU Commission decision n. 2014/1299 (2015 - 2017)

Adjunct Professor of Legal Issues in Marketing – Bocconi University (2017 - 2020)

Adjunct Professor of Legal Issues in Marketing – Luiss (2016 - 2019)

Assistant Professor of Comparative Law - University of Basilicata (2008 - 2014)

EDUCATION

Ph.D. in Law and Economics – Luiss (2005)

LL.M. in Competition Law and Economics – Erasmus University of Rotterdam (2003)

M.Sc. in Law – Luiss (1998)

TEACHING EXPERIENCE

(2021-present) Competition and Markets of Innovation (in English), master level, Luiss

(2017-present) Regulation (in Italian), master level, University of Basilicata

(2014-present) Markets, Regulations and Law (in English), master level, Luiss

(2012-present) Economic Analysis of Law (in Italian), undergraduate level, University of Basilicata

(2017-2020) Legal Issues in Marketing (in English), master level, Bocconi University

(2016-2019) Legal Issues in Marketing (in English), master level, Luiss

(2014-2017) European Innovation Policy (in English), undergraduate level, University of Basilicata

(2009-2017) Antitrust Law (in Italian), undergraduate level, University of Basilicata

(2007-2011) Private Law (in Italian), undergraduate level, University of Basilicata

(2006-2007) Communication Law (in Italian), undergraduate level, University of Basilicata

(2005-2008) Environmental Law (in Italian), undergraduate level, University of Basilicata

EDITORIAL AND REFEREEING ACTIVITY

Associate editor: *Mercato Concorrenza Regole*; *Rivista Italiana di Diritto del Turismo*

Guest editor: *Computer Law & Security Review* (special issue on financial technology); *Concurrences* (special issue on digital markets and competition)

Referee (journals): *Computer Law & Security Review*; *Concorrenza e mercato*; *European Competition and Regulatory Law Review*; *European Competition Journal*; *European Papers*; *Il Foro italiano*; *International Journal Law and Technology*; *Internet Policy Review*; *Journal of Antitrust Enforcement*; *Journal of Competition Law and Economics*; *Journal of European Consumer and Market Law*; *Opinion Juris in Comparatione*; *The Journal of World Intellectual Property*

Referee (book proposals): Oxford University Press; Hart Publishing; Edward Elgar; Routledge

MEMBERSHIPS

Academic Society for Competition Law (ASCOLA); Association Littéraire et Artistique Internationale (ALAI); European Association of Law and Economics (EALE); International Association for the Advancement of Teaching and Research in Intellectual Property (ATRIP); International Association for the Protection of Intellectual Property (AIPPI); International Society for the History and Theory of

Intellectual Property (ISHTIP); Italian Academy of Internet Code (IAIC); Italian Association of Law and Economics Professors (ADDE); Italian Association of Business Law (AODC); Italian Society of Law and Economic (SIDE)

GRANTS, AWARDS, AND RESEARCH PROJECTS

4iPCouncil (2023) – Project on the essential checks of SEPs

ICLE (2023) – Project on the fair share of telecom network costs

Deep-In Network (2023) – Project on SEPs and competition law defense in the German case law

EUI (2023) - Fernand Braudel Senior Fellowship

ICLE (2022) – Project on the role of fairness in the EU competition policy for digital markets

CERRE - Centre for Regulation in Europe (2022) – Project on the Data Act

ICLE (2022) - Project on self-preferencing as an antitrust standalone offence

Deep-In Network (2022) – Project on interoperability and standardisation for Internet of Things

Bank of Italy, University of Turin, and Collegio Carlo Alberto (2022) - Project on competition policy and financial innovation

CERRE (2022) - Project on energy data sharing and electric vehicle smart charging

ICLE (2022) - Project on the intersection between the Digital Markets Act and the competition law enforcement

Deep-In Network (2021) - Project on anti-suit injunctions in SEPs licensing dispute

TTLF Stanford Law School (2021) - Project on evaluating the case for regulation of digital platforms in the US and the EU

Deep-In Network (2021) - Project on the proposal for a Digital Markets Act

Italian Patent and Trademark Office and Luiss (2021) - Project on Digital Services Act, intellectual property protection, and online platforms' liability

Deep-In Network (2021) - Project on the antitrust evaluation of SEP licenses

Global Antitrust Institute (2020) - Project on evaluating the case for ex ante regulation of digital platforms

Deep-In Network (2020) - Project on competition policy for digital platforms

TTLF Stanford Law School (2019) - Project on data sharing, competition, and FinTech

Deep-In Network (2019) - Project on standard essential patents, FRAND determination, and effects on the innovation

Deep-In Network (2019) - Project on data sharing and interoperability

TTLF Stanford Law School (2018) - Project on big data and antitrust

National Fund for Research Activity – FFABR (2017)

ITMedia Consulting (2017) - Project on data driven economy, market trends, and policy perspectives

EU Commission (2015-2017) - Jean Monnet Chair in European Innovation Policy

Bank of Italy (2015) - Project on unitary patent, finance and innovation

Sviluppo Basilicata (2015) - Business plan

CSI Matera Area (2015) - Project on Italian industrial clusters best practices

Basilicata Regional Authority (2013) - Smart specialization strategy

University of Roma Tre (2012) - Project on technology transfer between University and Industry

Acquedotto Lucano (2010) - Project on the in-house providing model in the water sector

International Association for the Protection of Intellectual Property (2006) - Annual award for the best research on the topic of intellectual property

Fondazione IRI (2006) - Project on the regulation of the airline sector

Assobiomedica (2005) - Project on market trends and regulation of medical technologies supply

National Research Program – PRIN (2004) - Project on the role of patents in the pharmaceutical industry

Scuola Superiore dell’Economia e delle Finanze (2003) - Project on off-shore trust and tax evasion schemes

Ph.D. grant (2002-2004)

National Research Program – PRIN (2002) - Project on intellectual property rights and incentives to innovation

CRS-Proacqua (2002) - Project on the regulation of water sector in Italy and the UK

Formez-Mipa (2000) - Project on the role of independent authorities in Italy

Ernst & Young International (1999) - Project on regulatory authorities in EU and the US

CONFERENCE PRESENTATIONS AND INVITED SEMINARS (RECENT AND SELECTED)

(2023) Workshop on antitrust and data protection in digital markets (SDA Bocconi); Conference on consumer welfare and shareholder value (University of Rome La Sapienza); Workshop on antitrust and corporate law (University of Mannheim); OECD Competition Day; Workshop on Interoperability (Stanford Law School); Conference on the Regulation of ICT Standards (EUI)

(2022) International Workshop on FinTech and Competition Policy (Collegio Carlo Alberto and Bank of Italy); EU Competition Law Workshop (ERA); Annual Data

Economy Conference (Forum Europe); Jean Monnet Colloquium (Singapore Management University); Competition Policy International and University of Melbourne Conference on digital markets (University of Melbourne); CRESSE Annual Conference; European Legal Strategies for payment systems in the Open Banking Age Conference (Bank of Italy); SDA Bocconi and Copenhagen Business School (Digital Markets Competition Forum) Workshop; Jean Monnet Network on EU Law Enforcement International Conference (University of Warsaw); European Generation Event (Bocconi University); MaCCI Annual Conference (University of Mannheim); Competition Working Group (European University Institute); Open Banking Workshop (OECD, Israel Tech Policy Institute, and Future of Privacy Forum)

(2021) EALE Annual Conference (Universitat Pompeu Fabra Law School and Barcelona School of Economics); CRESSE Annual Conference; EPIP Annual Conference (Institute of Public Goods and Policies, Madrid); ASCOLA Annual Conference; Computational Competition Law and Economics Conference (Hellenic Competition Commission); Competition in Fintech Markets Conference (Swedish Network for European Legal Studies, University of Leeds, and Stockholm University); TILTING Perspectives 2021 (Tilburg University); Workshop on AI and contract law (University of Turin); WIPIP Annual Colloquium (Texas A&M University); MaCCI Annual Conference (University of Mannheim)

(2020) ASCOLA Annual Conference; Centre for Competition Policy Annual Conference (University of East Anglia); Oxford Business Law Annual Conference (Oxford University); MaCCI Annual Conference (University of Mannheim); Annual Seminar on Innovation, Platforms, and the Digital Economy (European University Institute)

(2019) Jean Monnet Chair Winter School (University of Siena); CRESSE Annual Conference; Center for American Studies Association; ASCOLA Annual Conference (Aix-Marseille University); Italian Academy of the Internet Code; Annual Seminar on Media and the Digital Economy (European University Institute); TILTING Perspectives (Tilburg University); Law and Economics Conference (University of Lucerne)

(2018) MaCCI-EPoS Workshop (University of Mannheim); International Society for the History and Theory of Intellectual Property (University of Roma Tre); University of Valencia; ASCOLA Annual Conference (New York University); AREL; Bruno Leoni Institute; George Mason University; Roma Tre University and Italian Communications Authority; EDiMA; Bocconi University; Italian Competition Authority, Italian Communications Authority and Italian Data Protection Authority joint hearing; European Parliament; European University Institute

SCHOLARSHIP

BOOKS

1. *Il mercato dell'innovazione: brevetti, standards e antitrust* (The market for innovation: patents, standards, and antitrust), Quaderni di Giurisprudenza Commerciale, Giuffrè, Milano, 2016
2. *La proprietà delle idee* (The property of ideas), Il Mulino, Bologna, 2015
3. *Diritto comparato della proprietà intellettuale* (Comparative intellectual property law), Il Mulino, Bologna, 2011
4. *Mercato e cooperazione tecnologica. I contratti di patent pooling* (Market and technological cooperation. The case of patent pools), Quaderni AIDA, Giuffrè, Milano, 2008
5. *L'abuso di dipendenza economica tra disciplina della concorrenza e diritto dei contratti* (The abuse of economic dependence. An antitrust and contract law perspective), Collana di Diritto dell'economia, Giappichelli, Torino, 2004

EDITED BOOKS

1. *La nuova stagione dell'abuso di dipendenza economica* (The new life of the abuse of economic dependence), with V. Minervini, Il Mulino, Bologna (forthcoming)
2. *Diritto per il marketing* (Legal issues in marketing), with A. Assenza, A. Bertoni, M. Maggiolino, M. Maggiore and M.L. Montagnani, Giappichelli, Torino, 2020
3. *Concorrenza e comportamenti escludenti nei mercati dell'innovazione* (Antitrust and exclusionary conducts in the innovation markets), with V. Falce, Il Mulino, Bologna, 2017
4. *Controllo e impresa* (Firm and control), with M. Granieri and T. Ubertazzi, Il Mulino, Bologna, 2015
5. *Introduzione ai contratti per il trasferimento di tecnologia* (An introduction to technology transfer agreements), with M. Granieri and F. De Michelis, Cacucci, Bari, 2009

JOURNAL ARTICLES (IN ENGLISH)

1. *Shaping interoperability for the IoT: the case for ecosystem-tailored standardization*, with O. Borgogno, "European Journal of Risk Regulation" 2023 (forthcoming) [Scopus]
2. *In fairness we (should not) trust. The duplicity of the EU competition policy mantra in digital markets*, "The Antitrust Bulletin" 2023 (forthcoming) [Scopus]
3. *Applying ne bis in idem in the aftermath of bpost and Nordzucker: the case of EU competition policy in digital markets*, with M. Cappai, "Common Market Law Review" 2023, 60(2) (forthcoming) [ISI-WoS, Scopus]

4. *Antitrust unchained: the EU's case against self-preferencing*, "GRUR International" 2023, 72 (forthcoming)
5. *DMA Begins*, "Journal of Antitrust Enforcement" 2023, 11(1) (forthcoming) [Scopus]
6. *The long road to a unified test for the European ne bis in idem principle*, with M. Cappai, "European Public Law" 2022, 28(4), 487 [Scopus]
7. *The European Digital Markets Act and antitrust enforcement: a liaison dangereuse*, "European Law Review" 2022, 47(5), 597 [ISI-WoS, Scopus]
8. *Anti-suit injunctions and geopolitics in transnational SEPs litigation*, with V. Torti, "European Journal of Legal Studies" 2022, 14(2), 45 [Scopus]
9. *Platform and Device Neutrality Regime: The New Competition Rulebook for App Stores?*, with O. Borgogno, "The Antitrust Bulletin" 2022, 67(3), 451 [Scopus]
10. *Enforcing copyright through antitrust? The strange case of news publishers against digital platforms*, "Journal of Antitrust Enforcement" 2022, 10(1), 133 [Scopus]
11. *SEPs licensing across the supply chain: an antitrust perspective*, with O. Borgogno, "Queen Mary Journal of Intellectual Property" 2021, 11(4), 484 [ISI-WoS, Scopus]
12. *Taming digital gatekeepers: the more regulatory approach to antitrust law*, with M. Cappai, "Computer Law & Security Review" 2021, 41, 105559 [ISI-WoS, Scopus]
13. *Offering zero-rated content in the shadow of net neutrality*, with V. Torti, "Market and Competition Law Review" 2021, 5(1), 141 [Scopus]
14. *Open Banking and the ambiguous competitive effects of data portability*, with O. Borgogno, "Competition Policy International - Antitrust Chronicle" 2021 (April)
15. *The data sharing paradox: BigTechs in finance*, with O. Borgogno, "European Competition Journal" 2020, 16(2-3), 492 [Scopus]
16. *Competing through keyword advertising*, "Journal of Competition Law & Economics" 2020, 16(3), 306 [ISI-WoS, Scopus]
17. *Consumer inertia and competition-sensitive data governance: the case of Open Banking*, with O. Borgogno, "Journal of European Consumer and Market Law (EuCML)" 2020, 9(4), 143
18. *Data, Innovation and Competition in Finance: The Case of the Access to Account Rule*, with O. Borgogno, "European Business Law Review" 2020, 31(4), 573 [Scopus]
19. *Facebook and the Bundeskartellamt's Winter of Discontent*, "Competition Policy International" 2019 (August), 1
20. *Antitrust über alles. Whither competition law after Facebook?*, with M. Maggiolino, "World Competition Law and Economics Review" 2019, 42(3), 355 [Scopus]
21. *Data sharing and interoperability: Fostering innovation and competition through APIs*, with O. Borgogno, "Computer Law & Security Review" 2019, 35(5), 105314 [ISI-WoS, Scopus]

22. *Antitrust analysis of two-sided platforms: The day after AmEx*, with O. Borgogno, "European Competition Journal" 2019, 15(1), 107 [Scopus]
23. *Unwired Planet Act 2: the return of the FRAND range*, with G. Scaramuzzino, "European Competition Law Review" 2019, 40(7), 306
24. *Copyright, online news publishing and aggregators: a law and economics analysis of the EU reform*, with V. Torti, "International Journal of Law and Information Technology" 2019, 27(1), 75 [Scopus]
25. *From fragile to smart consumers: shifting paradigm for the digital era*, with M. Maggiolino, "Computer Law & Security Review" 2019, 35(2), 173 [ISI-WoS, Scopus]
26. *Data Accumulation and the Privacy-Antitrust Interface: Insights from the Facebook case*, with M. Maggiolino, "International Data Privacy Law" 2018, 8(3), 224 [ISI-WoS, Scopus]
27. *Intel and the Rebirth of the Economic Approach to EU Competition Law*, with M. Maggiolino, "International Review of Intellectual Property and Competition Law (IIC)" 2018, 49(6), 685 [Scopus]
28. *ISPs' copyright liability in the EU Digital Single Market Strategy*, with M. Maggiolino, "International Journal of Law and Information Technology" 2018, 26(2), 142 [Scopus]
29. *Applying Two-Sided Markets Theory: The MasterCard and American Express Decisions*, with M. Maggiolino, "Journal of Competition Law & Economics" 2018, 14(1), 115 [ISI-WoS, Scopus]
30. *Selective Distribution and Online Marketplace Restrictions under EU Competition Rules after Coty Prestige*, with V. Torti, "European Competition Journal" 2018, 14(1), 81 [Scopus]
31. *Big Data as Misleading Facilities*, with M. Maggiolino, "European Competition Journal" 2017, 13(2-3), 249 [Scopus]
32. *Filling Huawei's gaps: the recent German case law on standard essential patents*, with V. Torti, "European Competition Law Review" 2017, 38(12), 538
33. *Big Data, Data Protection and Antitrust in the Wake of the Bunderskartellamt Case Against Facebook*, with M. Maggiolino, "Italian Antitrust Review" 2017, 1, 104
34. *Data Protection in Attention Markets: Protecting Privacy Through Competition?*, with M. Maggiolino, "Journal of European Competition Law and Practice" 2017, 8, 363 [Scopus]
35. *From Brüstle to Myriad Genetics: Legal Protection of Biotechnological Inventions in an EU/US Comparative Perspective*, "The Digest - Nat'l Italian American Bar Ass'n Journal", 2014, 22, 55
36. *Law vs. Technology: Looking for a Solution to the Orphan Works' Problem*, with I. Lincesso, "International Journal of Law and Technology" 2012, 20, 178 [Scopus]
37. *Still Anything Under the Sun? Patent-Eligibility After Bilski*, "Comparative Law Review" 2010, 1

CHAPTERS IN COLLECTIVE VOLUMES (IN ENGLISH)

38. *Markets, Competition, and Fairness*, with E. Garces, in F. Thepot and A. Tzanaki (eds.), “Research Handbook on Competition and Corporate Law”, Edward Elgar 2023 (forthcoming)
39. *Data sharing and interoperability: from Open Banking to the IoT*, with O. Borgogno, in B. Lundqvist, M. Iacovides, and K. Stylianou (eds.) “FinTech and Competition Law”, Hart Publishing 2023 (forthcoming)
40. *Patent Law and Economics: Open Issues in Technology Standards*, with E. Pierucci, in B. Brožek, O. Kanevskaia, and P. Pałka (eds.), “Research Handbook on Law & Technology”, Edward Elgar 2023 (forthcoming)
41. *Colluding through smart technologies: Understanding agreements in the age of algorithms*, with F. Mezzanotte, in L. Di Matteo, C. Poncibò, and M. Cannarsa (eds.) “The Cambridge Handbook of Artificial Intelligence”, Cambridge University Press 2022, 395
42. *Artificial Intelligence and Anticompetitive Collusion: From the ‘Meeting of Minds’ towards the ‘Meeting of Algorithms’?*, in M. Ebers, C. Poncibò, M. Zou (eds.) “Contracting and Contract Law in the Age of Artificial Intelligence”, Hart Publishing 2022, 249
43. *Evaluating the Case for Regulation of Digital Platforms*, The Global Antitrust Institute Report on the Digital Economy 2020, 905
44. *Intellectual property, standards, and antitrust: a new life for the essential facilities doctrine? Some insights from the Chinese regulation*, with R. Pardolesi, in P. Drahos, G. Ghidini, H. Ullrich (eds.), “Kritika: Essays on Intellectual Property”, Edward Elgar, 2017, 70 [Scopus]
45. *The Thin Red Line of Predatory Pricing*, in F. Gobbo (ed.), *New Perspectives in Competition and Regulation*, Luiss University Press, Roma, 2003, I, 109-170

WORKING PAPERS

46. *Energy Data Sharing and the Case of EV Smart Charging*, with S. Ennis, CERRE Report 2022, <https://cerre.eu/publications/energy-data-sharing-and-the-case-of-ev-smart-charging/>
47. *European Proposal for a Data Act: A First Assessment*, CERRE Assessment Paper 2022, <https://cerre.eu/publications/european-proposal-for-a-data-act-a-first-assessment/>
48. *Disentangling the FRAND Conundrum*, with O. Borgogno, Deep-In Research Paper 2019 https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3498995

JOURNAL ARTICLES AND CHAPTERS IN COLLECTIVE VOLUMES (IN ITALIAN)

49. *Il diritto alla portabilità dei dati in materia di servizi di pagamento: punti di contatto, differenze e proposte* (Data portability and payment systems), Consob Quaderni FinTech n. 8, 2021, 131
50. *Marchi e keyword advertising* (Trademark protection and keyword advertising), in “Diritto per il marketing”, Giappichelli, Torino, 2020, 92-104
51. *La distribuzione online* (E-commerce), with M. Maggiolino, in “Diritto per il marketing”, Giappichelli, Torino, 2020, 187-223
52. *Open banking, portabilità dei dati e regime di accesso ai conti di pagamento* (Open banking, data portability and access to account), with O. Borgogno, in V. Falce and G. Finocchiaro (eds.) “Fintech: diritti, concorrenza e regole”, Zanichelli, Bologna, 2019, 117
53. *Analisi antitrust delle piattaforme a due versanti: lo scenario dopo il caso AmEx* (Antitrust analysis of two-sided platforms: the AmEx case), with O. Borgogno, “Mercato Concorrenza Regole” 2019, 1, 57
54. *Analisi economica e proprietà intellettuale: il caso della riforma europea del diritto d'autore* (Law & economics and intellectual property: The European copyright reform), in F. Di Ciommo and O. Troiano (eds.) “Giurisprudenza e autorità indipendenti nell'epoca del diritto liquido - Studi in onore di Roberto Pardolesi”, Il Foro Italiano - La Tribuna Editrice, Milano, 2018, 797
55. *Servizi cloud. Diritti d'autore tra sfera privata e spazio virtuale accessibile al pubblico* (Cloud service and copyright enforcement), in S. Ercolani and G.R. Migliozi (eds.) “Prove di resistenza del diritto d'autore”, Quaderni di ALAI Italia, Aracne, 2018, 137
56. *Il paradigma Aspen: dominanza di mercato, supremazia negoziale e pricing abusivo* (The Aspen case: bargaining power and excessive pricing), “Responsabilità civile e previdenza”, 2018, 1, 248
57. *Accesso ai data e condizioni di licenza F/RAND* (Data access and F/RAND terms), in V. Falce, G. Ghidini, G. Olivieri (eds.), “Informazione e Big Data tra innovazione e concorrenza”, Giuffrè, Milano, 2018, 135
58. *Digital Single Market Strategy, diritto d'autore e responsabilità delle piattaforme online* (Digital Single Market Strategy, copyright and online platforms' liability), “Analisi giuridica dell'economia”, 2017, 2, 603
59. *Sistemi di pagamento e mercati a due versanti: gli insegnamenti dei casi MasterCard e American Express* (Payment card industry and two-sided markets: the MasterCard and American Express cases), with M. Maggiolino, “Mercato Concorrenza Regole” 2017, 2, 215
60. *L'enforcement europeo dei brevetti essenziali dopo Huawei* (Essential patents enforcement in EU after the Huawei judgement), in G. Colangelo and V. Falce (eds.) “Concorrenza e comportamenti escludenti nei mercati dell'innovazione”, Il Mulino, Bologna, 2017, 169
61. *Big data, piattaforme digitali e antitrust* (Big data, digital platforms and antitrust), “Mercato Concorrenza Regole” 2016, 3, 425

62. *Faraway, so close: proprietà intellettuale ed essential facility in Cina* (Faraway, so close: intellectual property and essential facility in China), with R. Pardolesi, "Mercato Concorrenza Regole" 2015, 3, 475
63. *Antitrust, contratti di licenza e royalties post-expiration: un'analisi economica dopo Kimble* (Antitrust, licensing and post-expiration royalties: an economic analysis after Kimble), with E. Pierucci, "Mercato Concorrenza Regole" 2015, 3, 423
64. *Antitrust, standard ed impegni di licenza: il caso Huawei* (Antitrust, standard and license commitments: the Huawei judgment), "Il foro italiano" 2015, IV, 477
65. *Apple v. Samsung: un'analisi law&economics della entire profit rule* (Apple v. Samsung: a law&economics analysis of the entire profit rule), with E. Pierucci, "Mercato Concorrenza Regole" 2015, 2, 215
66. *Abolire la proprietà intellettuale?* (Abolishing intellectual property?), "Il foro italiano" 2015, V, 353
67. *Controllo esterno e accordi di trasferimento di tecnologia* (Management control through technology transfer agreements), in G. Colangelo, M. Granieri and T. Ubertazzi (eds.), "Controllo e impresa", Il Mulino, Bologna, 2015, 131
68. *Aspettando Huawei Technologies: standard, brevetti essenziali ed impegni F/RAND* (Waiting for Huawei Technologies: standard, essential patents and F/RAND commitments), "Mercato Concorrenza Regole" 2014, 3, 435
69. *L'enforcement del diritto d'autore nei servizi cloud* (Copyright enforcement in the cloud), "Il diritto di autore" 2012, 2, 174
70. *La comunicazione al pubblico di opere protette dal diritto d'autore: la giurisprudenza comunitaria dopo il caso SCF* (Communication to the public and copyright: the European caselaw after the SCF judgment), "Nuova Giurisprudenza Civile Commentata" 2012, II, 525
71. *Marchi e keyword advertising dopo il caso Interflora: un'analisi comparata della disciplina comunitaria e statunitense* (Trademarks and keyword advertising after the Interflora judgment: a comparative analysis of US and EU law), "Nuova Giurisprudenza Civile Commentata" 2012, II, 78
72. *La tutela delle invenzioni biotecnologiche in Europa e negli Stati Uniti alla luce dei casi Brüstle e Myriad Genetics* (Legal protection of biotechnological inventions in the EU and the US after Brüstle and Myriad Genetics judgments), "Giurisprudenza commerciale" 2012, II, 35
73. *La responsabilità del service provider per violazione indiretta del diritto d'autore: note a margine del caso Yahoo! Italia* (Internet service provider liability for copyright infringement: the Yahoo! Italia case), "Giurisprudenza commerciale", 2012, II, 901
74. *Il margin squeeze in Europa dopo Deutsche Telekom e TeliaSonera* (Margin squeeze abuses under the European competition law after Deutsche Telekom and TeliaSonera), "Mercato Concorrenza Regole", 2011, 2, 367

75. *Comunicazioni elettroniche, contenuti digitali e diritto d'autore: commento al Regolamento Agcom* (Electronic communication networks and copyright protection: remarks on the Agcom Regulation), "Mercato Concorrenza Regole" 2011, 3, 575
76. *Copia privata ed equo compenso per gli autori alla luce della recente giurisprudenza comunitaria* (Private copying and fair compensation under the recent EU caselaw), "Giurisprudenza commerciale" 2011, II, 1288
77. *T-Mobile Netherlands e GlaxoSmithKline. La giurisprudenza comunitaria torna indietro* (The T-Mobile Netherlands and GlaxoSmithKline judgments. The EU caselaw steps back), "Mercato Concorrenza Regole" 2010, 3, 527
78. *L'ambito di applicazione dell'abuso di dipendenza economica: il caso Logista Italia* (The abuse of economic dependence in the Logista Italia case), "Danno e responsabilità" 2010, 12, 1175
79. *Le misure escludenti come illecito antitrust nel diritto comunitario* (Exclusionary abuses under the EU antitrust law), "Il diritto industriale" 2010, 1, 61
80. *Regole e comportamenti strategici negli organismi di standard setting: quale ruolo per l'antitrust?* (Rules and strategic behaviors in the Standard Setting Organizations: what role for the antitrust law?), "Giurisprudenza commerciale" 2010, I, 339
81. *Il trattamento antitrust degli accordi di trasferimento di tecnologia nell'Unione Europea* (Antitrust analysis of technology transfer agreements in the EU), in G. Colangelo, M. Granieri and F. De Michelis (eds.), "Introduzione ai contratti per il trasferimento di tecnologia", Cacucci, Bari, 2009, 141-216
82. *Gli accordi di patent pooling: un'analisi comparata della regolamentazione antitrust* (A comparative antitrust analysis of patent pooling agreements), "Il diritto industriale" 2009, 1, 51
83. *Antitrust e regolazione dopo linkLine* (Antitrust and regulation after linkLine), "Mercato Concorrenza Regole" 2009, 2, 369
84. *I rischi della concorrenza patteggiata: note a margine del caso Aci Global* (Pursuing antitrust policy through settlement procedures: some thoughts on the Aci Global case), "Il diritto industriale" 2009, 4, 353
85. *Subfornitura, dipendenza economica ed obbligo di contrarre* (Subcontracting, economic dependence and duty to deal), "Danno e responsabilità" 2009, 10, 997
86. *Compressione dei margini (price squeeze) e abuso di posizione dominante* (Price squeeze as an abuse of dominant position), "Il foro italiano" 2009, IV, 476
87. *Sconti condizionati e test del 'concorrente altrettanto efficiente': il caso Intel* (Rebates and the as-efficient competitor test: the Intel case), "Mercato Concorrenza Regole" 2009, 3, 547
88. *Microsoft, i giudici europei e l'antitrust di una volta* (Microsoft in the EU and the ancient antitrust policy), with R. Pardolesi, "Il foro italiano" 2008, IV, 114
89. *Syfait, atto secondo: antitrust e commercio parallelo di farmaci* (Syfait, act 2: antitrust and pharma parallel trade), "Mercato Concorrenza Regole" 2008, 3, 127

90. *Rifiuto di fornitura ed esportazione parallela* (Refusal to deal and parallel imports), "Il diritto industriale" 2008, 6, 555
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