
EDUCATION

- 1993-98 **University of Turin, Faculty of Law**
Law degree, 110/110 cum laude and "Publication worthy" special mention
("Dignità di stampa" e menzione)
- 2000-04 **University of Turin, Faculty of Law**
Doctorate in Civil Law (PhD)

EXPERIENCE

Politecnico di Torino

- Full-Tenured Aggregate Professor of Private Law (2012 – present)
Assistant Professor of Business Law, tenured position (2005 – 2012)
Adjunct Professor of Private Law (2001 – 2004)

Courses:

- Technology & law by design (PhD) (2017-present, taught in English)
- Innovation and International Transactions law (G) (2014-present, taught in English)
- Private Law (U) (2014-present)
- Legal aspects of data management (Data Engineering, II Level Specializing Master) (2014-2016)
- Fundamentals of Law (U) (2001-2014)
- New Technologies Law (G) (2006-2010)
- Fundamentals of law for internet and e-business (E-Business and ICT Strategic Management, II Level Specializing Master) (2002-2006)

Service: Programme Coordinator, Double Degree program in Management and IP Law, Politecnico di Torino – Tongji University of Shanghai (2013 – present)

Member of the Doctoral board (2012 – 2013)

Member of the Department Board of the DIGEP-Department of Management and Production Engineering (2005 – present)

Council of Europe

Expert Consultant for drafting the new Guidelines on the application of data protection principles to Big data (Convention 108) (2016 – 2017).

University of Pisa

Courses: Internet Ecosystem: Governance and Rights, II Level Specializing Master (2105 – present)

Service: Member of the Board of the II Level Specializing Master in Internet Ecosystem: Governance and Rights (2017 – present)

NEXA-Center for Internet & Society at Politecnico di Torino

The Nexa Center is a research center of the Department of Control and Computer Engineering of the Politecnico di Torino. The Nexa Center devotes efforts in the fields of legal and technical standards for open data, network measurement, and privacy law& economics. The center is amongst the nine founding members of the Network of Internet and Society Research Centers (NoC) and part of the Global Network Initiative (GNI).

Director of Privacy (2013 – present)

Faculty Fellow (2011 – present)

Universitat Oberta de Catalunya (UOC) - Faculty of Law and Political Science

Visiting Scholar (2016, research programme on “Regulating changing technology. The Council of Europe approach in the Big Data sector”)

Internet Interdisciplinary Institute (IN3) at the Open University of Catalonia (UOC)

The Internet Interdisciplinary Institute (IN3) is a research centre of the Open University of Catalonia (UOC) specializing in the study of the Internet and the effects of the interaction of digital technologies with human activity. The IN3 hosts a number of renowned research groups that develop a wide range of researchers of an interdisciplinary nature.

Visiting Scholar (2015, research programme on “Human-machine integration and protection of individual and collective rights”)

Tech and Law Center

Tech and Law Center is an interdisciplinary center promoted by a research group composed of members from Università di Milano, Università di Milano–Bicocca, Università dell’Insubria and Politecnico di Milano. The center projects and events address digital technologies and their interaction with law and society.

Member of the Scientific Committee (2015 – present)

Oxford Internet Institute at the University of Oxford

The Oxford Internet Institute was founded in 2001 at the University of Oxford, as an academic centre for the study of the societal implications of the Internet.

Visiting Fellow (2014, research programme on “Users’ self-determination in the future data protection regulation”; supervisor: Prof. Ian Brown)

Visiting Fellow (2013, research programme on “Data protection and Big Data”; supervisor: Prof. Ian Brown)

Tongji University of Shanghai

Tongji University is one of the leading universities in China under direct administration of Ministry of Education, listed on “Project 985” and “Project 211”. With a history of over a century, Tongji has valued the balanced development of four functions, i.e. education, research, outreach, and culture inheritance and innovation.

Programme Coordinator, Double Degree program in Management and IP Law, Politecnico di Torino – Tongji University of Shanghai (2013 – present)

Nanjing University of Information Science & Technology (NUIST)

Nanjing University of Information Science & Technology (NUIST) was designated in 1978 as one of the key

institutions of higher learning in China. NUIST is a national-level key university co-constructed by the Jiangsu Provincial People's Government, the Ministry of Education of the People's Republic of China and the China Meteorological Administration. It was designated as the Jiangsu Pilot University of Comprehensive Educational Reform.

Sino-Italian Research Center for Internet Torts

Research Consultant (2013 – present)

School of Public Administration

Visiting Professor (2013)

Part-time Professor (2015 – 2018)

Harvard University

The Berkman Center's mission is to explore and understand cyberspace; to study its development, dynamics, norms, and standards; and to assess the need or lack thereof for laws and sanctions.

Berkman Center for Internet & Society

Visiting Researcher (2012)

University of Turin

Joint Doctoral Degree Erasmus Mundus

Lecturer (2013 – 2014)

Scuola di Specializzazione per le Professioni Legali

Lecturer (2010 – 2014)

Adjunct Professor (2002 – 2009)

Course: Personality Rights

**Scuola Interateneo di Specializzazione per la Formazione degli Insegnanti della Scuola
Secondaria - SIS**

Assistant Professor (2005 – 2007)

Course: Private Law

Department of Legal Studies

Research Fellow (2003 – 2004)

Faculty of Political Science

Adjunct Professor (2002 – 2004)

Course: Data base and privacy

Faculty of Law

Lecturer (1998 – 2000)

Course: Private Law, Civil Law

OTHER EXPERIENCES

- European Data Protection Law Review (Lexxion)

Associate Editor (2015 – present)

- Contratto e impresa/Europa

Member of the Editorial Board (2006 – present)

- Computer Law and Security Review (Elsevier)

Reviewer (2014 – present)

- International Data Privacy Law (Oxford University Press)

Reviewer (2015 – present)

- International Review of Law, Computers and Technology

Reviewer (2016 – present)

- Internet Policy Review

Reviewer (2014 – present)

- Oslo Law Review

Reviewer (2015 – present)

- Giustizia Civile (Giuffrè Editore, ISSN 2284-3760)

Reviewer (2014)

- Global Network Initiative (GNI)

Member of the Policy Committee (2016 – 2017)

- Turin Chambers of Commerce Industry Handicraft and Agriculture

Member of the Observatory on Counterfeiting (2015 – present)

- Advisory Council to Google on the Right to be Forgotten

Legal expert called to testify before the Advisory Council (Rome, 10 September 2014)

- Giesecke & Devrient

Member of the “Task Force: Control of identity” (Identity Talk in The Tower project) (2012 – 2013)

- American Chamber of Commerce in Italy

Member of the Digital Advisory Group (2011 – 2012)

- Public Prosecutor's Office, Court of Turin

Honorary Assistant Prosecutor (2000-2002)

- Italian Bar Association

Admission to the Italian Bar (2000)

- PERIOD 2011-2014 (VQR 2011-14)

| Publications | Evaluation | Score |
|--|------------|--------|
| Mantelero A. (2014). The future of consumer data protection in the E.U. Rethinking the “notice and consent” paradigm in the new era of predictive analytics. <i>Computer Law & Security Report</i> , vol. 30, p. 643-660, ISSN: 0267-3649, doi: 10.1016/j.clsr.2014.09.004 | Excellent | 1/1 |
| Mantelero A. (2013). Il ruolo dello Stato nelle dinamiche della responsabilità civile da danni di massa. Tre variazioni sul tema: uranio impoverito, emoderivati e Vajont. p. 1-221, Torino: G. Giappichelli Editore, ISBN: 9788892155305 | High | 0.70/1 |

- PERIOD 2004-2010 (VQR 2004-10)

| Publications | Evaluation | Score |
|---|------------|--------|
| Mantelero A. (2010). Processi di outsourcing informatico e cloud computing: la gestione dei dati personali ed aziendali. <i>Il Diritto dell'Informazione e dell'Informatica</i> , vol. XXVI, p. 673-696 , ISSN: 1593-5795 | High | 0.80/1 |
| Mantelero A. (2007). Il costo della privacy tra valore della persona e ragione d'impresa. p. 1-343, Milano: Giuffrè, ISBN: 8814135681 | High | 0.80/1 |
| Mantelero A. (2004). Attività di impresa in Internet e tutela della persona. p. 1-288, Padova: Cedam, ISBN: 8813253095 | High | 0.80/1 |

- BOOK CHAPTERS

1. Mantelero, A. Legal Aspects of Information Science, Data Science and Big Data. In Dehmer, M., Emmert-Streib, F. (eds). *Frontiers in Data Science*. (CRC, scheduled 2017)
2. Mantelero, A. From group privacy to collective privacy: towards a new dimension of privacy and data protection in the big data era. In Taylor, L., Floridi, L., van der Sloot, B. (eds). *Group Privacy: New Challenges of Data Technologies*. (Springer, 2017) [ISBN: 978-3-319-46606-4].
3. Mantelero, A., ‘Toward a New Approach to Data Protection in the Big Data Era’ in Urs Gasser, Jonathan Zittrain, Robert Faris and Rebekah Heacock Jones (eds.) *Internet Monitor 2014: Reflections on the Digital World* (Berkman Center for Internet and Society at Harvard University) 84-86.
4. Mantelero, A., Vaciago G., ‘Social media and big data’ in Akhgar B., Staniforth A. and Bosco F.M. (eds.) *Cyber Crime & Cyber Terrorism. Investigators’ Handbook*, (Waltham: Elsevier, 2014), 175-196 [ISBN: 9780128007433]
5. Mantelero, A., ‘The European Right to Be Forgotten’ in S. Kierkegaard (ed.), *Contemporary Private Law*, Copenhagen, 2012 [ISBN: 978-87-994854-1-3];

- ARTICLES

1. Mantelero, A. 2016. Personal data for decisional purposes in the age of analytics: from an individual to a collective dimension of data protection. *Computer Law and Security Review*, 32 (2): 238–255.
2. Mantelero, A. 2016. Right to be Forgotten and Public Registers - A Request to the European Court of Justice for a Preliminary Ruling. *European Data Protection Law Review*, 2(2): 231-235.
3. Mantelero, A. 2016. From Safe Harbour to Privacy Shield. The “medieval” sovereignty on personal data. *Contratto e Impresa Europa*, 21(1): 338-346.
4. Mantelero, A. 2016. Children online and the future EU data protection framework. Empirical evidences and legal analysis. *International Jour. Tech. Policy & Law*, 2(2/3/4): 169-181.
5. Mantelero, A., Vaciago, G. 2015. Data protection in a big data society. Ideas for a future regulation. *Digital Investigation*, 15: 104-109.

6. Mantelero, A. 2015. Data protection, e-ticketing and intelligent systems for public transport. *International Data Privacy Law*, 5 (4): 309-320.
7. Mantelero, A. 2015. The protection of the right to be forgotten: lessons and perspectives from open data. *Contratto e Impresa Europa*, 20 (2): 734-743.
8. Mantelero, A. 2014. The future of consumer data protection in the E.U. Rethinking the 'notice and consent' paradigm in the new era of predictive analytics. *Computer Law and Security Review*, 30 (6): 643-660.
9. Mantelero, A. 2014. Social Control, Transparency, and Participation in the Big Data World. *Journal of Internet Law*, April: 23-29.
10. Mantelero, A. 2014. Teens online and data protection in Europe. *Contratto e Impresa Europa*, 19 (1): 442-450.
11. Mantelero, A., Vaciago, G. 2013. The 'Dark Side' of Big Data: Private and Public Interaction in Social Surveillance, How data collections by private entities affect governmental social control and how the EU reform on data protection responds', *Computer Law Review International*, 14 (6): 161-169.
12. Mantelero, A. 2013. Competitive value of data protection: the impact of data protection regulation on online behaviour. *International Data Privacy Law*, 3 (4): 229-238.
13. Mantelero, A. 2013. The EU Proposal for a General Data Protection Regulation and the roots of the 'right to be forgotten'. *Computer Law and Security Review*, 29 (3): 229-235.
14. Mantelero, A. 2013. The EU Proposal for a General Data Protection Regulation: the positive impact on online behaviour. *Contratto e Impresa Europa*, 18 (1): 442-449.
15. Mantelero, A. 2012. Cloud computing, trans-border data flows and the European Directive 95/46/EC: applicable law and task distribution. *European Journal of Law and Technology*, 3 (2): 1-6.
16. Mantelero, A. 2012. U.S. concern about the European right to be forgotten and free speech: much ado about nothing?. *Contratto e Impresa Europa*, 17 (2): 727-740.
17. Mantelero, A. 2012. Observatory on ICT Law: control of digital information in the Big Data Era', *Contratto e Impresa Europa*, 17 (2): 961-966.
18. Mantelero, A. 2011. Observatory on ICT Law: new rules and technical solutions concerning cookies and other device to profile internet users. *Contratto e Impresa Europa*, 16 (2): 807-811.

- BOOK REVIEWS

1. Mantelero, A. 2016. Privacy Revisited. A Global Perspective on the Right to Be Left Alone By Ronald J Krotoszynski, Jr (Oxford University Press). *European Data Protection Law*

Review, 2(4): (in press).

2. Mantelero, A. 2016. Federal Trade Commission. Privacy Law and Policy By Chris Jay Hoofnagle (Cambridge University Press). *European Data Protection Law Review*, 2(2): 281-283.
3. Mantelero, A. 2016. Laws of Image. Privacy and Publicity in America By Samantha Barbas (Stanford University Press). *European Data Protection Law Review*, 2(1): 141-143.

PUBLICATIONS IN SPANISH

1. Mantelero, A. 2015. Smart cities, movilidad inteligente y protección de los datos personales. *Revista de Internet, Derecho y Política*, 21: 37-49

- BOOKS

1. Mantelero, A. 2013. *Il ruolo dello Stato nelle dinamiche della responsabilità civile da danni di massa. Tre variazioni sul tema: uranio impoverito, emoderivati e Vajont* (Torino: Giappichelli)
2. Mantelero, A. 2007. *Il costo della privacy tra valore della persona e ragione d'impresa* (Milano: Giuffrè)
3. Mantelero, A. 2004. *Attività di impresa in Internet e tutela della persona* (Padova: CEDAM)

- CO-EDITED BOOKS

1. Bergadano, F., Mantelero, A., Ruffo, G., Sartor, G. 2006. *Privacy digitale. Giuristi e informatici a confronto* (Torino: Giappichelli)

- BOOK CHAPTERS

1. Mantelero A. 2016. I flussi di dati transfrontalieri e le scelte delle imprese tra «Safe Harbor» e «Privacy Shield». In Resta, G. and Zeno-Zencovich, V. (Eds.). *La protezione transnazionale dei dati personali. Dai "Safe Harbour Principles" al "Privacy Shield"* (Roma: RomaTre-Press) [ISBN: 978-88-97524-75-5]
2. Mantelero A. 2015. Il futuro regolamento EU sui dati personali e la valenza 'politica' del caso Google: ricordare e dimenticare nella digital economy. In Resta, G. and Zeno-Zencovich, V. (Eds.). *Il diritto all'oblio su Internet dopo la sentenza Google Spain* (Roma: RomaTre-Press) [ISBN: 978-88-97524-24-3]
3. Mantelero, A. 2014. Responsabilità aquiliana per uso della Rete e responsabilità del provider. In Delfini, F. and Finocchiaro G. (Eds.), *Diritto privato dell'informatica* (Torino: UTET) [ISBN: 978-88-5981130-5, 978-88-5981107-7]
4. Mantelero, A. 2013. Il diritto all'oblio dalla carta stampata ad Internet. In Pizzetti, F. (Ed.), *Il caso del diritto all'oblio* (Torino: Giappichelli) [ISBN 978-88-3482816-8]
5. Mantelero, A. 2013. La tutela del diritto d'autore verso nuove strategie nei rapporti fra titolari ed intermediari. In Pizzetti, F. (Ed.), *Il caso del diritto di autore*. 2nd Ed. (Torino: Giappichelli) [ISBN 978-88-3489202-2]

6. Mantelero, A. 2011. I danni di massa da farmaci. In Belvedere, A. and Riondato, S. (Eds.), *Le responsabilità in medicina*, in *Trattato di biodiritto*, directed by Rodotà, S. and Zatti, P. (Milano: Giuffrè)
7. Mantelero, A. 2010. Diritti assoluti della personalità alla salute e alla privacy. In Cavallo Perin, R., Lenti, L., Racca, G., Rossi, A. (Eds.), *Diritti della persona alle prestazioni sociali e sanitarie* (Napoli: ESI)
8. Mantelero, A. 2006. Disposizioni relative a particolari mutue assicuratrici. Artt. 52-56. In Bin, M. (Ed.), *Commentario al Codice delle Assicurazioni. Decreto legislativo 7 settembre 2005, n. 209* (Padova: CEDAM)

- ARTICLES

1. Mantelero, A. 2017. Responsabilità e rischio nel reg. UE 2016/679. *Nuove Leggi Civili Commentate*, 40 (1):144-164 [data protection, data protection impact assessment, GDPR]
2. Mantelero, A. 2016. Right to be forgotten e pubblici registri. *Nuova giur. civ. comm.*, 32 (1): I, 70-80 [data protection, right to be forgotten, public records]
3. Mantelero, A. 2015. Il trattamento dati nelle imprese nel post Safe Harbour. Strategie di breve, medio e lungo periodo. *Dir. informaz. informatica*, 30 (4-5): 887-908 [data protection, trans-border data flows]
4. Mantelero, A. 2015. Diritto all'oblio e pubblicità del registro delle imprese. *Giur. it.*, 12: 2651-2661 [data protection, right to be forgotten, public records]
5. Mantelero, A. 2015. L'ECJ invalida l'accordo per il trasferimento dei dati personali fra EU ed USA. Quali scenari per cittadini ed imprese?. *Contratto e Impresa Europa*, 20 (2): 719-733
6. Mantelero, A. 2015. Rilevanza e tutela della dimensione collettiva della protezione dei dati personali. *Contratto e impresa Europa*, 20 (1): 137-158
7. Mantelero, A. 2014. Il futuro regolamento EU sui dati personali e la valenza 'politica' del caso Google: ricordare e dimenticare nella digital economy. *Dir. informaz. informatica*, 29 (4-5): 681-701 [data protection, right to be forgotten]
8. Mantelero, A. 2014. La riforma della data protection in Europa: un'opportunità per le imprese. *Giustizia Civile.com* 03.03.2014 [data protection]
DOI: 10.13140/2.1.3030.0803
9. Mantelero, A. 2012. Si rafforza la tutela dei dati personali: data breach notification e limiti alla profilazione mediante i cookies. *Dir. informaz. Informatica*, 28(1): 781-804 [data protection].
10. Mantelero, A. 2012. Uranio impoverito: i danni da esposizione e le responsabilità. *Danno e*

responsabilità, 543-552 [tort law, damages]

11. Mantelero, A. 2012. Il contratto per l'erogazione alle imprese di servizi di cloud computing. *Contratto e impresa*, 1216-1222 [contract law, cloud computing]
12. Mantelero, A. 2012. Big Data: i rischi della concentrazione del potere informativo digitale e gli strumenti di controllo. *Dir. informaz. Informatica*, 135-145 [data protection, Big Data]
13. Mantelero, A. 2012. Riforma della direttiva comunitaria sulla data protection e privacy impact assessment, verso una maggiore responsabilità dell'autore del trattamento. *Dir. informaz. Informatica*, 145-153 [data protection]
14. Mantelero, A. 2011. La nuova normativa indiana in materia di data protection: la protezione dei dati declinata in maniera funzionale all'outsourcing. *Contratto e Impresa Europa*, 728-742 [data protection]
15. Mantelero, A. 2011. Data protection ed attività di impresa. Verso dove guardano gli USA?. *Dir. informaz. Informatica*, 457-476 [data protection, comparative law]
16. Mantelero, A. 2011. Adolescenti e privacy nella scuola ai tempi di YouTube. *Nuova giur. civ. comm.*, II, 139-148 [data protection]
17. Mantelero, A. 2011. Tutela dell'altrui onore e reputazione nell'esercizio della libertà di critica storica e scientifica. *Rivista trimestrale di diritto e procedura civile*, 575-586 [freedom of speech, reputation]
18. Mantelero, A. 2010. Processi di outsourcing informatico e cloud computing: la gestione dei dati personali ed aziendali. *Dir. informaz. Informatica*, 673-696 [cloud computing, data protection]
19. Mantelero, A. 2010. La responsabilità degli intermediari di rete nella giurisprudenza italiana alla luce del modello statunitense e di quello comunitario. *Contratto e Impresa Europa*, 529-547 [ISP liability]
20. Mantelero, A. 2010. La responsabilità on-line: il controllo nella prospettiva dell'impresa. *Dir. informaz. Informatica*, 405-421 [ISP liability]
21. Mantelero, A. 2010. Danni da uranio impoverito tra dubbi di giurisdizione e 'rischio dell'alchimista' connesso alle nanoparticelle. *Nuova giur. civ. comm.*, 741-748 [tort law, damages]
22. Mantelero, A. 2010. Impiego di munizioni ad uranio impoverito ed attività militare: un caso di danno di massa. *Rivista trimestrale di diritto e procedura civile*, 1287-1310 [tort law, damages]
23. Mantelero, A. 2010. Link sponsorizzati ed uso del marchio: quale sorte per Google ?. *Giur. it.*, 126-127 [trade mark]
24. Mantelero, A. 2009. Diritto d'accesso alle reti informatiche e tutela del diritto d'autore in Europa dopo la pronuncia del Conseil Constitutionnel sulla legge Hadopi. *Contratto e Impresa Europa*, 870-883; [copyright]
25. Mantelero, A. 2009. La svolta nelle controversie sull'uranio impoverito. *Resp. civ. e prev.*,

2489-2500 [tort law, damages]

26. Mantelero, A. 2009. Disporre dell' 'indisponibile': natura, funzione e revocabilità del consenso nella circolazione del diritto all'immagine. *Giur. it.*, 1180-1185; [copyright]
27. Mantelero, A. 2008. L'idra del peer to peer fra tutela della privacy ed enforcement dei diritti d'autore. *Rivista trimestrale di diritto e procedura civile*, 1481-1505 [data protection, copyright]
28. Mantelero, A. 2008. Privacy. *Contratto e Impresa*, 757-779 [right to privacy]
29. Mantelero, A. 2008. Privacy e impresa: valutazioni sul livello di attuazione della normativa sui dati personali. *Danno e responsabilità*, 841-844 [data protection]
30. Mantelero, A. 2008. L' 'ingegneria interpretativa' della Corte di Giustizia delle Comunità europee in soccorso della tutela on-line del diritto d'autore. *Giur. it.*, 1422-1425 [copyright]
31. Mantelero, A. 2007. Foto di gruppo con signora: riserbo del minore ed utilità sociale dell'informazione. *Nuova giur. civ. comm.*, I, 723-727 [data protection, right to privacy]
32. Mantelero, A. 2006. Note minime in margine alla pronuncia della Corte di giustizia delle comunità europee sul trasferimento dei dati personali dei passeggeri dei vettori aerei verso gli Stati Uniti. *Contratto e Impresa Europa*, 1075-1081 [data protection]
33. Mantelero, A. 2006. L'occhio indiscreto del 'padrone': tutela dei dati personali e controllo delle reti informatiche. *Rivista trimestrale di diritto e procedura civile*, 1293-1315 [data protection]
34. Mantelero, A. 2005. Regole tecniche e regole giuridiche: interazioni e sinergie nella disciplina di internet. *Contratto e Impresa*, 658-686 [data protection, privacy by design]
35. Mantelero, A. 2005. Intese limitative della concorrenza e danno al consumatore: la decisione delle Sezioni Unite di Cassazione punto di arrivo o punto di partenza?. *Rivista trimestrale di diritto e procedura civile*, 1373-1392 [consumer protection]
36. Mantelero, A. 2005. Identificatori a radiofrequenza (rfid) si delineano le prime linee guida comunitarie. *Contratto e Impresa Europa*, 474-482 [data protection]
37. Mantelero, A. 2005. I domain name nella giurisprudenza delle corti... fra diritto e tecnologia. *Contratto e Impresa Europa*, 140-175 [trade mark]
38. Mantelero, A. 2004. 'Per qualche lira in più' o del danno al consumatore nei contratti 'a valle' di un'intesa anticoncorrenziale. *Rivista trimestrale di diritto e procedura civile*, 329-352 [consumer protection]
39. Mantelero, A. 2004. Brevi note sul disegno di legge comunitaria 2004. *Contratto e Impresa Europa*, 1281-1289 [European Union law]
40. Mantelero, A. 2004. Prime note sulla legge comunitaria 2004 presentata al Senato. *Contratto e Impresa Europa*, 617-621 [European Union law]
41. Mantelero, A. 2004. Identificatori a radiofrequenza (rfid) e controllo capillare dei dati personali: il rischio di un 'mondo nuovo' per il consumatore ?. *Contratto e Impresa Europa*,

1-16 [data protection]

42. Mantelero, A. 2003. Definitivamente approvata la 'legge comunitaria 2003', *Contratto e Impresa Europa*, 1357-1364 [European Union law]
43. Mantelero, A. 2003. Note minime sull'attuazione delle direttive comunitarie 2000/43/CE e 2000/78/CE in materia di parità di trattamento. *Contratto e Impresa Europa*, 709-714 [discrimination]
44. Mantelero, A. 2003. Verso la legge comunitaria 2003. *Contratto e Impresa Europa*, 699-708 [European Union law]
45. Mantelero, A. 2002. Prime note alla legge comunitaria' 2002. *Contratto e Impresa Europa*, 1313-1325 [European Union law]
46. Mantelero, A. 2002. I flussi transfrontalieri di dati personali: l'effetto delle politiche comunitarie. *Contratto e Impresa Europa*, 1300-1312 [data protection]
47. Mantelero, A. 2002. Televendite e tutela dei soggetti deboli nell'attuazione della direttiva 97/36/CE. *Contratto e Impresa Europa*, 670-682 [consumer protection]
48. Mantelero, A. 2002. Il notaio, il consumatore e la clausola vessatoria. *Contratto e Impresa*, 1221-1258 [consumer protection]
49. Mantelero, A. 2002. Quale verità per la stampa?. *Rivista trimestrale di diritto e procedura civile*, 1001-1016 [freedom of speech, reputation]
50. Mantelero, A. 2001. Una parità 'molesta': note alla legge delega per l'attuazione della direttiva 2000/43/CE. *Contratto e Impresa Europa*, 934-942 [discrimination]
51. Mantelero, A. 2000. Il diritto alla riservatezza nella legge 675/96: il nuovo che viene dal passato. *Rivista Trimestrale di Diritto e Procedura Civile*, 973-1007 [right to privacy, data protection]
52. Mantelero, A. 1999. Il trattamento dei dati personali all'interno delle comunità di assistenza per minori. *Minori e giustizia*, 204-223 [data protection]

- EU FUNDED PROJECTS

1. (2016-19) H2020 "VIRT-EU" project

Horizon 2020, Call H2020-ICT-2016-2017, Topic ICT-35-2016

- List of participants: IT University of Copenhagen Denmark, London School of Economics and Political Science, Uppsala University Sweden, Politecnico di Torino, Copenhagen Institute of Interactive Design, Open Rights Group.
- Budget: 2ML €(budget Politecnico di Torino: 350.000 €)
- Position: Principal Investigator at Politecnico di Torino
- Abstract: The networked future promises new relationships between people and artifacts, the private and the public, the individual and the collective. The increased networking capabilities of pervasive technologies mean that of personal data are being produced, analyzed, monetized and connected to other data streams in ways that hold both enormous potential and pose profound challenges for European society. Recent policy, such as the EU General Data Protection Regulation, reflects mounting public concerns around emerging data practices, RRI, data ethics and privacy. VIRT-EU addresses these concerns at the point of design through researching and intervening upon the development cultures and ethics of the next-generation IoT innovators. We ask how do European IoT innovators and developers make ethically consequential decisions – about code, hardware and data – for new connective devices? What assumptions about human behavior, privacy and freedom underpin European cultures of IoT innovation? VIRT-EU will analyze and map the ethical practices of European hardware and software entrepreneurs, maker and hacker spaces, and community innovators.

Leveraging state of the art collaborative SSH and ICT methodological innovations, our goals are to (1) understand how IoT innovators enact ethics as they design future devices and (2) generate a new framework for Privacy, Ethical and Social Impact Assessment (PESIA), which will proactively position ethical self-assessments in the development process of IoT technologies. These tools, informed by legal approaches, data mining, quantitative and qualitative social science and design research serve to secure a place for societal concerns in the generation of new technologies, engaging societal stakeholders in ensuring a digital future which is populated by innovative devices and services that are explicitly aligned with, and conscious of, the ethical and social values held by EU citizens.

2. (2016-19) H2020 "DECODE" project

Horizon 2020, Call H2020-ICT-2016-2017, Topic ICT-12-2016

- List of participants: NESTA, Thoughtworks LDT, Institut Municipal d'Informatica de Barcelona, Stichting Dyne ORG, University College London, Stichting Katholieke Universiteit, Arduino Verkestad AB, Politecnico di Torino, Stichting Waag Society, Fundacio per a la Universitat Oberta de Catalunya, Thingful Limited, Fundacio Eurecat, Centre National de la Recherche Scientifique, Gemeente Amsterdam

- Budget: 5ML €(budget Politecnico di Torino: 185.000 €)
- Position: project member at Politecnico di Torino and lead scientist (deliverables 2.2 on “Legal frameworks for digital commons – DECODE OS legal guidelines” and 2.7 on “Licensing of digital commons including personal data and initial set of smart rules”, Work Package 2 on “Decentralised Governance and Economic framework: Commons data platforms for digital sovereignty”)
- Abstract: Today’s Internet is becoming increasingly centralised, slowing innovation and challenging its potential to revolutionise society and the economy in a pluralistic manner. DECODE will develop practical alternatives through the creation, evaluation and demonstration of a distributed and open architecture for managing online identity, personal and other data, and collective governance in a citizen-friendly and privacy-aware fashion. Strong digital rights that makes it possible for data subjects to determine access rights to their information through flexible entitlements and open standard-based agreements regarding data governance (on the model of Creative Commons licenses) will be woven into the technological architecture.

DECODE will increase digital sovereignty of European citizens by enabling them to produce, access and control their data and exchange contextualised information in real-time, and in a confidential, and scalable manner. DECODE will develop a modular privacy-aware IoT hub with a free and open source operating system backed by a state of the art blockchain infrastructure supporting smart-contracts and privacy protections.

The architecture will be demonstrated through four pilots in Barcelona and Amsterdam, in the field of digital democracy, citizen sensing, and collaborative economy. The pilots will be run with the active involvement of social entrepreneurs, hackers, and makers. Innovators will be able to build solutions on top of the platform through hackathons and open challenges, while ensuring their security, resilience and privacy preserving qualities. This aims to create a decentralized innovation ecosystem that will attract a critical mass able to shift the current centralised data-driven economy towards a decentralised, sustainable and commons-based economy. DECODE puts agency and data control in the hands of citizens, to improve citizens’ well-being and society for the collective benefit of all.

3. (2014) *Open Data IN movimentO* (ODINO), project member (Piedmont Region, EU ERDF fund)

4. (2012-15) **FP7 Network of Excellence in Internet Science project** (<http://www.internet-science.eu/>)

FP7, Call FP7-ICT-2011-7

- List of participants: Centre for Research and Technology Hellas, Consiglio Nazionale delle Ricerche, Alma Mater Studiorum-Università di Bologna, Universitetet I Oslo, Fundacion Imdea Networks, Interdisciplinary Institute for Broadband Technology, Universität Passau, Technische Universität Muenchen, University of Cambridge, Lancaster University, University of Warwick, University of Oxford, Technische Universiteit Delft, University of Essex, Universidad Autonoma de Madrid, Université de Savoie, Ecole Polytechnique Federale de Lausanne, Technicolor R&D Paris SNC, National Kapodistrian University of Athens, Eidgenössische Technische Hochschule Zurich, Université Pierre et Marie Curie-Paris 6, Alcatel-Lucent Bell NV, University of Waterloo, National ICT Australia

Limited, Institute of Computing Technology-Chinese Academy of Sciences , Korea Advanced Institute of Science and Technology, Sigma Orionis, Politecnico di Torino, London School of Economics and Political Science, Koninklijke Nederlandse Akademie Van Wetenschappen, Stockholms Universitet, Univerza V Ljubljani, University of Southampton

- Budget: 5ML €(budget Politecnico di Torino: 110.000 €)
- Position: project member at Politecnico di Torino and lead scientist (deliverable 5.1.2 on “Internet Privacy, Identity, Trust and Reputation Mechanisms”, Work Package 5 on “Internet Privacy and Identity, Trust and Reputation Mechanisms”).
- Abstract: The goal of EINS is coordinating and integrating European research aimed at achieving a deeper multidisciplinary understanding of the development of the Internet as a societal and technological artefact, whose evolution is increasingly intertwined with that of human societies. Its main objective is to allow an open and productive dialogue between all the disciplines which study Internet systems under any technological or humanistic perspective, and which in turn are being transformed by the continuous advances in Internet functionalities and applications. EINS will bring together research institutions focusing on network engineering, computation, complexity, security, trust, mathematics, physics, sociology, game theory, economics, political sciences, humanities, law, energy, transport, artistic expression, and any other relevant social and life sciences.

This multidisciplinary bridging of the different disciplines may also be seen as the starting point for a new Internet Science, the theoretical and empirical foundation for an holistic understanding of the complex techno-social interactions related to the Internet. It is supposed to inform the future technological, social, political choices concerning Internet technologies, infrastructures and policies made by the various public and private stakeholders, for example as for the far-ended possible consequences of architectural choices on social, economic, environmental or political aspects, and ultimately on quality of life at large.

The individual contributing disciplines will themselves benefit from a more holistic understanding of the Internet principles and in particular of the "network effect". The unprecedented connectivity offered by the Internet plays a role often underappreciated in most of them; whereas the Internet provides both an operational development platform and a concrete empirical and experimental model. These multi- and inter-disciplinary investigations will improve the design of elements of Future Internet, enhance the understanding of its evolving and emerging implications at societal level, and possibly identify universal principles for understanding the Internet-based world that will be fed back to the participating disciplines. EINS will:

- Coordinate the investigation, from a multi-disciplinary perspective, of specific topics at the intersection between humanistic and technological sciences, such as privacy & identity, reputation, virtual communities, security & resilience, network neutrality
- Lay the foundations for an Internet Science, based i.a. on Network Science and Web Science, aiming at understanding the impact of the "network effect" on human societies & organisations, as for technological, economic, social & environmental aspects
- Provide concrete incentives for academic institutions and individual researchers to conduct studies across multiple disciplines, in the form of online journals, conferences, workshops, PhD courses, schools, contests, and open calls.

- OTHER NATIONAL AND INTERNATIONAL PROJECTS

5. (2013-16) *Smart mobility*, project manager and PI (Politecnico di Torino, 5T s.r.l.). The research project, coordinated by Alessandro Mantelero, analyzes and contributes to define the management of the Piedmont Region e-ticketing smart mobility system, which aims to involve four millions people and collect data generated by the customers of more than one hundred public and private firms.
6. (2015) SmartDataNet platform, PI (CSI Piemonte, Piedmont Region). SmartDataNet is a platform allowing software developers and innovative firms to aggregate and correlate a diverse set of data streams, including data derived from things (Internet of Things, e.g., cameras, sensors, etc.) and people (social media, mobile apps, etc.). The SmartDA group of researchers coordinated by Mantelero offered multidisciplinary legal advice to CSI Piemonte with respect to the SmartDataNet platform of the Piedmont Region, focusing on the PESIA (Privacy, Ethical and Social Impact Assessment) of the use of big data for predictive purposes and on data anonymization and pseudonymization.
7. (2012-14) *Privacy and teenagers' online behavior*, project manager (Politecnico di Torino) the research is part of the Safety Kid@School project, realised by CSP – Innovazione nelle ICT, Institute of Informatics and Telematics of the National Research Council and Assosecurity.
8. (2012-13) *Task Force: Control of identity*, project member (Identity Talk in The Tower project, Giesecke & Devrient)
9. (2012-13) *Working group on E-government & e-democracy*, project manager (NEXA-Center for Internet & Society at Politecnico di Torino)
10. (2012-13) *Open Museum e disabilità*, project manager (NEXA-Center for Internet & Society at Politecnico di Torino, CSP, Museo Diffuso della Resistenza della Deportazione della Guerra dei Diritti e della Libertà di Torino, Area Onlus)
11. (2012-13) *Open Government Partnership*, project member.
12. (2011-12) *Extracting Value from Public Sector Information: Legal Framework and Regional Policies (EVPSI)*, project member (Dipartimento di Scienze Giuridiche - Università degli Studi di Torino, Regione Piemonte, NEXA-Center for Internet & Society at Politecnico di Torino, Fondazione Rosselli, Università del Piemonte Orientale - Facoltà di Economia di Novara)
13. (2011-12) *Aspetti economici ed implicazioni normative nell'implementazione del cloud computing nella PA*, project manager (NEXA-Center for Internet & Society at Politecnico di Torino)
14. (2011-12) *White Paper on Cloud Computing*, co-director (NEXA-Center for Internet &

Society at Politecnico di Torino, Berkman Center for Internet & Society at Harvard University, University of St.Gallen, Keio University)

15. (2011) White Paper *Boosting the digital economy in Italy: the path to growth, wealth, and job creation*, project member (Digital Advisory Group, American Chamber of Commerce in Italy)
16. (2010) Progetto Alfieri-Fondazione Casa di Risparmio di Torino *L'outsourcing dei dati aziendali in India e Cina tra rischi e opportunità delle nuove tecnologie: il problema dell'enforcement delle norme a tutela della sicurezza dei dati*, project member (partners: Dipartimento di Informatica, Università di Torino; Dipartimento di Studi per l'Impresa e il Territorio, Università del Piemonte Orientale; Dipartimento di Scienze Giuridiche ed Economiche, Università del Piemonte Orientale; Department of Computer Science and Communications, University of Luxembourg)
17. PRIN 2005 (Research Programs of National Interest 2005) *Strumenti manageriali e configurazioni di knowledge management* (Lead Scientist: prof. Emilio Paolucci, Politecnico di Torino)
18. (2009-10) *Diritti sociali come diritti della personalità*, project member (Dipartimento di Scienze Giuridiche - Università di Torino, Agenzia Regionale per i Servizi Sanitari del Piemonte; Lead Scientist: prof. Roberto Cavallo Perin);

ORGANIZED AND CO-ORGANIZED CONFERENCES

1. Member of the Executive Committee of the 13th International Conference on Internet, Law & Politics (IDP 2017), Barcelona, Universitat Oberta de Catalunya, 29-30 June 2017
2. Member of the Program Committee of the 7th International Conference on Information Law and Ethics (ICIL 2016), Pretoria, South Africa, 22-23 February 2016
3. Member of the Technical Programme Committee of the International Workshop on Computational Advertising (WCA-2014), Delhi, India, 24-27 September 2014
4. Member of the Technical Programme Committee of the 1st International Conference on Internet Science, Brussels, 10-11 April 2013, Royal Flemish Academy of Belgium for Science and the Arts, Brussels
5. Symposium, “La notizia e l'oblio. Giornali ed archivi al tempo di Internet” Politecnico di Torino (October 22, 2012)
6. Conference “Chiedilo alla polvere. Uranio impoverito: gli interrogativi degli scienziati e dei giuristi” Politecnico di Torino (November 8, 2011)
7. “I seminari di Diritto dell'ICT al Politecnico” Politecnico di Torino (March 31, April 11, May 4, 2011)

SELECTED CONFERENCE PRESENTATIONS

1. *The ethical dimension of consent in a Big Data world*
ECPC Conference - Regulating Privacy through Accountability Principles and Ethical Standards in the era of Big Data
Maastricht University, Brussels Campus
Brussels (March 13-14, 2017)
2. *The Big Data Guidelines of the Council of Europe*
XI International Seminar on the Universal Declaration on Bioethics and Human Rights (UNESCO): "Big Data in Health"
University of Barcelona, School of Law
Barcelona (February 16, 2017)
3. *Protecting individuals in a Big Data world. The approach adopted by the Council of Europe* (Speaker)
Privacy for the homo digitalis in the era of big data and IoT: purpose limitation or legitimate interest? That is the question! (Panel chair)
CPDP2017
Brussels (January 25-27, 2017)
4. *The ethics of Internet of Things – what kind of future do we want to live in?*
The EU General Data Protection Regulation and IoT. Legal issues of the risk-based approach
IT University of Copenhagen
Copenhagen (January 12, 2017)
5. *Big Data. Legal issues and challenges*
Symposium on the Use of Big Data for Business Development support and Decent Work for Youth
International Labour Organization
Cape Town (December 2, 2016)
(Invited speaker and section chair)
6. *Responsabilità e rischio nel Regolamento (UE) 2016/679. Dal data protection officer alla valutazione di impatto*
La tutela dei dati personali nel diritto dell'unione europea. Aspetti innovativi e profili problematici del Regolamento (UE) 2016/679
University of Ferrara
Rovigo (November 11, 2016)
7. *Track chair: Tra New Deal e Great Society*
Nodi virtuali, legami informali: Internet alla ricerca di regole. A trent'anni dalla nascita di Internet e a venticinque anni dalla nascita del Web
University of Pisa, Faculty of Law
Pisa (October 7-8, 2016)

8. *The new GDPR and Big Data: an unaddressed challenge? An unaddressed challenge*
12th International Conference on Internet, Law & Politics (IDP 2014)
Barcelona (July 7-8, 2016)
9. Safeguarding rights in the big data revolution
Wilton Park
Wiston House, Steyning (June 13-15, 2016)
(invited speaker)
10. *Il nuovo regolamento europeo sulla Data Protection: una nuova risposta alle esigenze delle imprese?*
La riforma europea della data protection e la sua ricaduta sulle imprese
University of Milan
Milan (April 26, 2016)
11. *The “medieval” sovereignty on personal data. Considerations on the nature and scope of the EU regulatory model*
BILETA 30th Annual Conference
University of Hertfordshire
Hatfield (April 11-12, 2016)
12. *International Transfer of Data. The limits of the EU regulatory model*
International Transfer of Data: finding a place for international economic law
University of Basel, Law Faculty
Basel (April 7, 2016)
13. *ISP liability from web-based Internet to Big Data and Internet of Things*
Jornada sobre el rol de los prestadores de servicios de Internet
Open University of Catalonia
Barcelona (December 21, 2015)
14. *Dati personali verso gli USA: quali scenari per le imprese ed i servizi cloud dopo la sentenza della Corte di Giustizia U.E. sul Safe Harbour?*
University of Pisa, Department of Law and Department of Economics and Management
Pisa (November 30, 2015)
15. *From group privacy to collective privacy*
Amsterdam Privacy Conference 2015
Amsterdam (October 23-26, 2015)
16. *Track chair: Big Data, Data Protection and Privacy in a Global Society*
9th Mediterranean Conference on Information Systems
University of the Aegean
Samos (October 3-5, 2015)
17. *The Italian perspective on the right to be forgotten*
First iCLIC conference. Enrolling Internet intermediaries in the law enforcement process -
Challenges and opportunities
University of Southampton - Institute for Law and the Web
Southampton (September 17-18, 2015)

18. *Smart mobility, data protection and social surveillance: A new paradigm for data protection*
11th International Conference on Internet, Law & Politics (IDP 2015)
Barcelona (July 2-3, 2015)

19. *The protection of the right to be forgotten: lessons and perspectives from Open Data*
Conference on Jurisdiction & Dispute Resolution in the Internet Era
University of Geneva; Geneva (June 17-18, 2015)
(invited speaker)

20. *The collective dimension of privacy and data protection in the big data era*
BILETA 30th Annual Conference
University of the West of England; Bristol (April 8-10, 2015)

21. *The Right to Information* (panellist)
The Right to Be Forggottten - Seminar
Centre for Media Pluralism and Media Freedom, EUI Law Department, Florence School of
Regulation Communications and Media
European University Institute; Badia Fiesolana (March 30, 2015)

22. *Group privacy in the Big Data era*
Symposium, Institute for Law and the Web, University of Southampton; Southampton
(January 29, 2015)
(invited speaker)

23. *Data Protection Authorities: the EU perspective*
International Regulatory Trends on Personal Data Protection. International Seminar
Global Network of Interdisciplinary Internet & Society Research Centers Events Series
Centro de Estudio en Derecho Informático, University of Chile, School of Law
Santiago de Chile (14 November 2014)

24. *Protecting children's privacy in the online context. A legal perspective*
International Conference 25 Years CRC
Leiden University, Leiden Law School; Leiden (November 17-19, 2014)

25. *The Google case: a "political" decision in the light of the forthcoming EU reform*
Union Internationale des Avocats. 58th Congress
Florence (October 31- November 2, 2014)

26. *Group privacy in the Big Data era. Ideas for a new paradigm*
9th International Conference on Legal, Security and Privacy Issues in IT Law
Lisbon (October 15-17, 2014)

27. The 2014 CLSR-LSPI Lisbon Seminar on 'The Digital Citizen'
Lisbon (October 15, 2014)
(invited participant)

28. *La responsabilità dell'internet service provider e la disciplina del commercio elettronico*
Esperienze nazionali ed europee in tema di informatica giuridica e diritto dell'informatica
University of Insubria
Como (October 3, 2014)

29. *From Precrime to privacy-oriented crime prevention in the Big Data Era* (with G. Vaciago)
Technology and Crime: Law, Privacy and Policy in the Era of Big Data, RESPECT 2nd Policy Workshop
Barcelona (September 17-18, 2014)
30. *Group privacy in a world of Big Data analytics*
Workshop on “Group privacy? New Challenges of Data Technologies”
Amsterdam (September 8, 2014)
31. *A new paradigm for data protection*
10th International Conference on Internet, Law & Politics (IDP 2014)
Barcelona (July 3-4, 2014)
32. SCL Technology Law Futures Forum
Society for Computers and Law
London (June 26-27, 2014)
(invited participant)
33. *Rethinking data protection in the Big Data world*
6th International Conference on Information Law and Ethics (ICIL 2014): Lifting Barriers to Empower the Future of Information Law and Ethics
Thessaloniki (May 30-31, 2014)
34. *Defining a New Paradigm for Data Protection in the World of Big Data Analytics* (accepted paper)
The Second ASE International Conference on Big Data Science and Computing
Tresidder Memorial Union, Stanford University
Stanford, CA (May 27-31, 2014)
35. *Smart surveillance and the future European data protection framework* (accepted paper)
Smarter Law for Smart Surveillance
Committee of the Regions
Brussels (March 4-5, 2014)
36. *Teens, privacy and online security*
Conference, “Media & Learning 2013”
Flemish Ministry of Education
Brussels (December 12-13, 2013)
37. Keynote Speech: *Consapevoli nella Rete: privacy, trust e reputation per le imprese online*
Conference, “Internet e gli strumenti digitali”
Turin Chambers of Commerce Industry Handicraft and Agriculture
Torino (December 10, 2013)
38. Keynote Speech: *Miti e criticità dei Big Data*
Conference, “e-privacy 2013 – winter edition. Big Data 2.0. Accesso all’informazione e privacy tra open data e Datagate”
Bocconi University – ASK Research Center
Milano (November 15, 2013)

39. *Big Data and Control over Information: From Big Players to the Citizens*
Conference, “WSSF 2013, 2nd World Social Science Forum”
Montréal, Canada (October 13-15, 2013)
40. *I miti e la realtà dei Big Data e degli Open Data fra contratto e diritti*
Congresso Nazionale AICA 2013
University of Salerno
Fisciano (September 18-20, 2013)
41. *Big data and social control in the perspective of proposed EU reform on data protection*
9th International Conference on Internet, Law & Politics (IDP 2013)
Barcelona (June 25-26, 2013)
42. *Big Data and the EU proposal on data protection: the crisis of the European paradigm?*
Seminar, Brown bag seminar
Oxford Internet Institute, University of Oxford
Oxford (June 5, 2013)
43. *Global Workshop on Data Uses and Impacts*
Center for Applied Cybersecurity Research at Indiana University, Oxford Internet Institute
at Oxford University
London (May 30-31, 2013)
(invited participant)
44. *Videosorveglianza e privacy tra tutela e libertà*
Symposium, “Videosorveglianza. Profili sociologici, criminologici, culturali e giuridici
nell'ottica smart city”
Catholic University of the Sacred Heart
Milano (May 24, 2013)
45. *Open Data, Data Protection e cittadinanza*
Symposium, “Open Data. Apertura del patrimonio informativo pubblico e opportunità di
business”
University of Pisa
Pisa (May 15, 2013)
46. *The right to be forgotten and the media: an existing balance. The European experience*
The Fifth Northumbria Information Rights Conference: Changing Notions of Privacy
Northumbria University
Gateshead, Tyne and Wear (May 1, 2013)
47. *Legal and political changes and challenges. Biometric data*
Workshop on “Identity Talk in the Tower”
Giesecke & Devrient
London (April 25, 2013)
48. *Big Data, control of digital information and data protection*
Seminar, Big Data Seminar Series
EIT ICT Labs

Povo, Trento (January 22, 2013)

49. *Attività giornalistica ed oblio nella giurisprudenza*
Symposium, “La notizia e l’oblio”
Fondazione dell’Avvocatura Torinese Fulvio Croce
Torino (January 11, 2013)
50. *Competitive value of data protection: the impact of data protection regulation on online behavior*
Workshop on “Internet Trust, Reputation, Identity and Privacy” (TRIP 2012)
École Polytechnique Fédérale de Lausanne
Lausanne (December 4, 2012)
51. *CAD 2010. Dal documento informatico alla sicurezza dei dati pubblici*
Conference, “Le strategie di sviluppo dell’e-Health: esperienze nazionali e internazionali di Cartella Clinica Elettronica”
Mestre (November 29-30, 2012)
52. *Big Data: a legal perspective*
Symposium, “The legal & economic face of BigData”
Consorzio TOP-IX, Axant.it, Fondazione ISI, ToDo
Torino (October 12, 2012)
53. *L’oblio e la notizia nella giurisprudenza*
Symposium, “La notizia e l’oblio. Giornali ed archivi al tempo di Internet”
Politecnico di Torino
Torino (October 22, 2012)
54. *Big Data: i rischi della concentrazione del potere informativo digitale e gli strumenti di controllo*
Conference, “Internet Festival 2012”
University of Pisa
Pisa (October 6, 2012)
55. *The European Right to Be Forgotten*
7th International Conference on Legal, Security and Privacy Issues in IT
International Association of IT Lawyers, Athens (October 3-4, 2012)
56. *Different regional approaches to data protection and convergence towards global data protection principles*
2012 CLSR-LSPI Seminar on Privacy, Data Protection & Cyber- Security Computer Law & Security Review
Athens (October 2, 2012)
57. *La responsabilità per il trattamento illecito dei dati personali nella prospettiva della proposta di nuovo regolamento comunitario*
Conference, “Modello Organizzativo e responsabilità amministrativa dell’impresa”
Centro di ricerca in Diritto del lavoro “Giorgio Ghezzi, Federico Mancini”
Bologna (September 28, 2012)

58. *Open data e tutela giuridica dei dati personali*
Conference, “e-privacy 2012”
University of Milan
Milano (June 22, 2012)
59. *Data Protection in a Global World*
Symposium, “Data Protection & Privacy Regulation: What impact on business and consumers?”
American Chamber of Commerce in Italy, Biblioteca del Senato
Roma (June 21, 2012)
60. *Aspetti giuridici del Cloud Computing*
Conference, “Converged”, DatacenterDynamics
Milano (June 7, 2012)
61. *Il Capo V del C.A.D.: panoramica dei principali adempimenti per le società in house*
Conference, “Regions on the Cloud”, ASSINTER
Milano (May 24, 2012)
62. *Data protection impact assessment*
Symposium, “Data protection tra evoluzioni tecnologiche e sviluppi di diritto europeo”
University of Pisa, Faculty of Economics
Pisa (May 22, 2012)
63. *Aspetti economici ed implicazioni normative nell'implementazione del cloud computing nella PA*
Conference, Forum PA 2012, “Quale Roadmap per l’ adozione del Cloud da parte degli Enti della PA?”
Roma (May 18, 2012)
64. *La tutela della persona nel web 2.0*
Symposium, “Il danno reputazionale nel web 2.0”
Fondazione dell'Avvocatura Torinese F. Croce
Torino (March 16, 2012)
65. *La scelta del cloud: dal contratto alla tutela dei dati*
Conference, “I nuovi alfabeti della biblioteca. Nuove frontiere della biblioteca: l’informazione tra le nuvole”, Gidif-Bibliostar
Fondazione Stelline
Milano (March 15, 2012)
66. *Profili contrattuali e di data protection del Cloud Computing*
Conference, “Cloud Computing. Opportunità e aspetti critici della Nuvola”
Turin Chambers of Commerce Industry Handicraft and Agriculture
Torino (February 13, 2012)
67. *Rischi e opportunità del fenomeno dei Big Data*
Symposium
NEXA Center for Internet & Society
Torino (February 8, 2012)

68. *Il cloud computing, inquadramenti giuridici e differenze di approccio contrattuale*
Conference, "Cloud Computing - I diversi approcci contrattuali e nuove definizioni in ambito privacy", Microsoft-TopLegal
Milano (January 17, 2012)
69. *I danni da esposizione e le responsabilità*
Conference, "Uranio impoverito: gli interrogativi degli scienziati e dei giuristi"
Politecnico di Torino
Torino (November 8, 2011)
70. *Cloud computing e pubblica amministrazione: criticità e vantaggi*
Conference, "Public Private Cloud", organizzato da Assinter Italia e Netics
Pontecchio Marconi (Bo) (June 28, 2011)
71. *Cloud computing ed attività di impresa: la tutela dei dati personali ed aziendali*
Conference, "E-privacy 2011 - Cloud computing e Privacy"
Firenze (June 3-4, 2011)
72. *I profili giuridici del cloud computing*
Symposium, "Cloud computing e processi di outsourcing dei servizi informatici. Profili giuridici e aziendali"
University of Pisa, Faculty of Economics
Pisa (May 13, 2011)
73. *La responsabilità civile per i danni da farmaci*
Symposium, "Il danno da farmaci", AGAT-Consiglio dell'Ordine degli Avvocati di Torino
Torino
Torino (April 13, 2011)
74. *Il trattamento dei dati personali nei servizi di cloud computing localizzati all'estero*
Symposium "Profili giuridici ed aziendali del cloud computing: un dialogo a più voci"
Politecnico di Torino
Torino (April 11, 2011)
75. *Il controllo nella prospettiva dell'impresa*
Conference "Il futuro della responsabilità sulla Rete"
Roma Tre University, Faculty of Law
Roma (May 21, 2010)
76. *Profili giuridici del trattamento dati nei processi di outsourcing*
Symposium "L'outsourcing dei dati aziendali in India e Cina. Il problema dell'enforcement delle norme a tutela della sicurezza dei dati"
University of Eastern Piedmont, Faculty of Economics
Novara (May 18, 2010)
77. *La categoria concettuale dei diritti della persona*
Symposium
University of Turin, Doctoral School
Torino (November 10, 2009)

78. *Privacy digitale: tutela civilistica e conformabilità delle tecnologie*
Symposium, Dottorato di ricerca in Diritto Civile e informatica giuridica nelle società
tecnologicamente avanzate
University of Turin, Faculty of Law
Torino (May 24, 2006)
79. *Digital privacy: tecnologie “conformate” e regole giuridiche*
Conference “Digital Privacy: un dialogo a più voci”-
University of Turin, Faculty of Law
Torino (April 18-19, 2005)
80. *La disciplina del trattamento dei dati personali*
Workshop, Il crimine informatico, MondoBit 2004
Torino (October 25, 2004)
81. *Tutela della persona e reti informatiche*
Symposium “Giornata dei dottorati”
University of Turin, Faculty of Law
Torino (June 5, 2003)