

**Curriculum Vitae
in formato
Europeo**

***European
Curriculum Vitae
Format***

**Informazioni personali
*Personal information***

Nome e Cognome *Marco Longobardo*
Name and surname

Attuale
Amministrazione di
appartenenza
*Current
Administration*

Attuale responsabilità
*Current occupation or
position held*

Contatti
Contacts

**Esperienza lavorativa
*Work-experience***

Dal gen 2017 a oggi
Lecturer, poi Senior Lecturer, poi Reader in International Law
Responsabilità di insegnamento e ricerca nel settore del
diritto internazionale

Da feb 2016 a set 2018
*Professore a contratto di diritto internazionale e diritto dell'UE, Università di
Messina*

	<p>Responsabilità di insegnamento nei settori del diritto internazionale e del diritto dell'UE.</p>
Dal Nov 2013 al Mag 2014	<p><i>Pratican forense, Studio Militi, Messina</i></p>
Dal Nov 2012 al Mag 2013	<p><i>Pratican forense, Avvocatura Distrettuale dello Stato, Messina</i></p>
	<p><i>Altri incarichi</i></p>
	<p><i>Other assignments</i></p>
	<p>Since May 2022: member of the Editorial Board of the <i>Journal du Droit Transnational</i>, Editoriale Scientifica.</p>
	<p>Since Sept 2021: member of the peer-review committee, <i>Quaderni di SIDIBlog</i>, Editoriale Scientifica.</p>
	<p>Jan 2021 – Aug 2021: Guest Editor, <i>International Criminal Law Review</i>, Brill.</p>
	<p>Since Nov 2018: Reviews Editor, <i>Journal of International Humanitarian Legal Studies</i>, Brill.</p>
	<p>Since Oct 2018: member of the Advisory Board, <i>International Community Law Review</i>, Brill.</p>
	<p>Mar 2018 – Jul 2019: regional coordinator, digest of State practice, <i>Journal on the Use of Force and International Law</i>, Routledge.</p>
	<p>Since Jan 2018: peer reviewer of book proposals (Brill, Cambridge University Press, Edward Elgar, Oxford University Press, Routledge, TMC Asser/Springer) and journal articles (<i>Diritti umani e diritto internazionale</i>, <i>European Papers</i>, <i>Global Jurist</i>, <i>Israel Law Review</i>, <i>International Community Law Review</i>, <i>International Criminal Law Review</i>, <i>International Review of the Red Cross</i>, <i>Journal of International Criminal Justice</i>, <i>Journal of International Humanitarian Legal Studies</i>, <i>Leiden Journal of International Law</i>, <i>Rivista di Diritto Internazionale</i>, <i>The Age of Human Rights Journal</i>, <i>The Law and Practice of International Courts and Tribunals</i>).</p>
	<p>Jan 2016 – Oct 2017: assistant editor of the book <i>La protezione dei dati personali ed informatici nell'era della sorveglianza globale: temi scelti</i>, Editoriale Scientifica, 2017</p>
	<p>Since Mar 2022: member of the Occupation Studies Research Network, University of Maastricht.</p>
	<p>Since Sept 2021: member of the International Institute of International Law, Sanremo.</p>
	<p>Since Aug 2021: member of the Asian Society of International Law</p>

(ASIAN SIL).

Since May 2021: member of the **Board of Coordinators of the Interest Group on International Law and Armed Conflicts** of the Italian Society of International and EU Law.

Apr 2021 – Apr 2022: member of the **Association of Young International Criminal Lawyers**.

Since Jan 2021: member of the Italian branch of the **International Law Association** (ILA).

Jan 2021 – Dec 2021: member of the **American Society of International Law** (ASIL).

Jun 2019 – Nov 2020: Member of the **Board of Coordinators of the Interest Group on International Law and Domestic Law** of the Italian Society of International and EU Law.

Since Jan 2019: Member of the **European Society of International Law** (ESIL).

Since Dec 2017: **Faculty advisor** of the International Law Students Association at Westminster.

Since Nov 2017: member of the **EU Non-Proliferation Network**, funded by the EU Council.

Apr 2017 – Apr 2018: Member of the **Socio-Legal Studies Association** (SLSA).

Since Apr 2016: Member of the **Rooster of Experts, International Nuremberg Principles Academy**.

Since May 2015: Member of the **Italian Society of International Law and EU Law** (SIDI).

Istruzione e formazione

Education and training

Nov 2012 – Jun 2016: **PhD in International Law and European Union Law**, University of Rome Sapienza, final grade: excellent.

Dissertation: *The Belligerent Occupation of the Palestinian Territories*.

Sep 2007 – Jul 2012: **Laurea Magistrale in Giurisprudenza (5-year combined LLB and LLM in Law)**, University of Messina, final grade: 110/110 cum laude. Dissertation: *The International Legal Personality of Palestine*.

Premi Awards

- March 2023, **Honorable Mention for the 2023 Lieber Prize**, recognizing an exceptional published article in the field of the law of armed conflict awarded by The Lieber Society on the Law of Armed Conflict, American Society of International Law, for the article “The Duties of Occupying Powers in Relation to the Prevention and Control of Contagious Diseases through the Interplay between

- International Humanitarian Law and the Right to Health" (2022) 54 *Vanderbilt Journal of Transnational Law* 757-804.
- Feb 2022: **2021 Paul Reuter Prize on International Humanitarian Law**, International Committee of the Red Cross, for the book *The Use of Armed Force in Occupied Territory* (CUP 2018);
- Sept 2021: **2021 SIDI Prize**, awarded by the Italian Society of International and EU Law, for the article “‘Super-Robust’ Peacekeeping Mandates in Non-International Armed Conflicts under International Law” [2020] 24 *Spanish Yearbook of International Law* 42-72.
- Aug 2021: Third prize at the **2021 Junior Scholar Award of the Asian Journal of International Law**, awarded by the Asian Society of International Law for the article “The Legality of Closure on Land and Safe Passage between the Gaza Strip and the West Bank” (2021) 11 *Asian Journal of International Law* 50-88.
- Mar 2021: Third prize at the **2020 Rosalyn Higgins Prize by The Law and Practice of International Courts and Tribunals** for the article “States’ Mouthpieces or Independent Practitioners? The Role of Counsel before the ICJ from the Perspective of the Legal Value of Their Oral Pleadings” (2021) 20 *The Law and Practice of International Courts and Tribunals* 54-76.

Pubblicazioni

Publications

Libri:

1. *The Use of Armed Force in Occupied Territory* (Cambridge University Press 2018)

(**2021 Paul Reuter Prize on International Humanitarian Law**, International Committee of the Red Cross)

(reviewed by Vaios Koutroulis, (2018) 51 *Revue Belge de Droit International* 318-319; Hanne Cuyckens, (2018-2019) 57 *Military Law and Law of War Review* 217-223; Michael Bothe, (2019) 62 *German Yearbook of International Law* 660-662; Caleb H. Wheeler, (2019) 24 *Journal of Conflict and Security Law* 642-644; Omar Yousef Shehabi, (2019-2020) 22 *The Palestine Yearbook of International Law* 241-250; Saeed Bagheri, (2020) 24 *Edinburgh Law Review* 169-171; Saba Pipia, (2020) 2 *Levan Alexidze Journal of International Law* 333-336);

Special Issues in Rivista:

2. *European and Latin American Courts’ Approach to Serious Violations of Human Rights: Any Dialogue?* (with Juan-Pablo Pérez-León Acevedo), (2024) 28 *International Journal of Human Rights* (forthcoming);
3. *Italy’s Legal Obligations to Criminalise* (with Francesca Capone), (2021) 21 *International Criminal Law Review* 617-808;

Articoli in Rivista:

4. "The Applicability of Apartheid to Situations of Occupation: At the Crossroads between International Humanitarian Law, International Criminal Law, and International Human Rights Law" (2024) 24 *Anuario Mexicano de Derecho Internacional* (accepted, forthcoming);
5. "Occupying Powers, Obligations of Prevention and Private Actors in Occupied Territory: A Theoretical Inquiry under the Law of Occupation" (2023) 58 *Texas International Law Journal* 71-97;
6. "Legal Perspectives on the Role of the Notion of «Denazification» in the Russian Invasion of Ukraine under *Jus contra Bellum* and *Jus in Bello*" [2021] 54 *Revue Belge de Droit International* (2023) 209-235;
7. "The 2021 ECtHR's Decision on *Georgia v Russia (II)* Case and the Application of Human Rights Law to Extraterritorial Hostilities" (with Stuart Wallace) (2022) 55 *Israel Law Review* 145-177;
8. "The Duties of Occupying Powers in Relation to the Prevention and Control of Contagious Diseases through the Interplay between International Humanitarian Law and the Right to Health" (2022) 54 *Vanderbilt Journal of Transnational Law* 757-804
(Honorable Mention for the 2023 Lieber Prize, recognizing an exceptional published article in the field of the law of armed conflict, awarded by The Lieber Society on the Law of Armed Conflict, American Society of International Law);
9. "The Standing of Indirectly Injured States in the Litigation of Community Interests before the ICJ: Lessons Learned and Future Implications in Light of *The Gambia v. Myanmar* and Beyond" (2022) 24 *International Community Law Review* 476-506;
10. "State Immunity and Judicial Countermeasures" (2021) 32 *European Journal of International Law* 457-484;
11. "Introduction to the Special Issue on *Italy's Legal Obligations to Criminalise* (with Francesca Capone), (2021) 21 *International Criminal Law Review* 617-621;
12. "The Italian Legislature and International and EU Obligations of Domestic Criminalisation" (2021) 21 *International Criminal Law Review* 623-640;
13. "The Legality of Closure on Land and Safe Passage between the Gaza Strip and the West Bank" (2021) 11 *Asian Journal of International Law* 50-88
(third prize at the 2021 Junior Scholar Award of the Asian Society of International Law; recommended in the Worth Reading section in 16(4) *War Crimes Prosecution Watch*, 13 Mar 2021);

14. "States' Mouthpieces or Independent Practitioners? The Role of Counsel before the ICJ from the Perspective of the Legal Value of Their Oral Pleadings" (2021) 20 *The Law and Practice of International Courts and Tribunals* 54-76
(third prize at the **2020 Rosalyn Higgins Prize**);
15. "'Super-Robust' Peacekeeping Mandates in Non-International Armed Conflicts under International Law" [2020] 24 *Spanish Yearbook of International Law* 42-72
(**2021 SIDI Prize**, awarded by the Italian Society of International and EU Law);
16. "The Relevance of the Concept of Due Diligence for International Humanitarian Law" (2019) 37 *Wisconsin International Law Journal* 44-87;
17. "The Occupation of Maritime Territory under International Humanitarian Law" (2019) 95 *International Law Studies* 322-361;
18. "The Criminalisation of Intra-Party Offences in Light of Some Recent ICC Decisions on Children in Armed Conflict" (2019) 19 *International Criminal Law Review* 600-634;
19. "L'obbligo di prevenzione del genocidio e la distinzione fra obblighi di condotta e obblighi di risultato" (2019) 13 *Diritti umani e diritto internazionale* 237-256 (reprinted in Giuseppe Contaldi, Fabrizio Marongio Buonaiuti, Maria Irene Papa, Alessandra Zanobetti (eds), *Liber Amicorum Angelo Davì* (Editoriale Scientifica 2019) 1483-1504);
20. "The Contribution of International Humanitarian Law to the Development of the Law of International Responsibility Regarding Obligations *Erga Omnes* and *Erga Omnes Partes*" (2018) 23 *Journal of Conflict and Security Law* 433-460;
21. "Rapporti fra strumenti di codificazione: il progetto di articoli sulla responsabilità degli Stati e le convenzioni di diritto internazionale umanitario" (2018) 101 *Rivista di diritto internazionale* 1136-1163 (reprinted in Alessandra Annoni, Serena Forlati, Francesco Salerno (eds), *La codificazione nell'ordinamento internazionale e dell'Unione europea* (Editoriale Scientifica 2019) 407-433);
22. "The Self-Proclaimed Statehood of the Islamic State between 2014 and 2017 and International Law" (2017) 33 *Anuario español de derecho internacional* 205-228;
23. "(New) Cyber Exploitation and (Old) International Humanitarian Law" (2017) 77 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 809-834;

- 24.“Factors Relevant for the Assessment of Sufficient Gravity in the ICC. Proceedings and the Elements of International Crimes” (2016) 33 *Zoom-In Questions of International Law* 21-41;
- 25.“State Responsibility for International Humanitarian Law Violations by Private Actors in Occupied Territories and the Exploitation of Natural Resources” (2016) 63 *Netherlands International Law Review* 251-274;
- 26.“Everything Is Relative, Even Gravity: Remarks on the Assessment of Gravity in ICC Preliminary Examinations, and the *Mavi Marmara affaire*” (2016) 14 *Journal of International Criminal Justice* 1011-1030;
- 27.“Some Developments in the Prosecution of International Crimes Committed in Palestine: Any Real News?” [2015] 35 *Polish Yearbook of International Law* 109-137;
- 28.“The Palestinian Right to Exploit the Dead Sea Coastline for Tourism” [2015] 58 *German Yearbook of International Law* 317-352;
- 29.“Genocide, Obligations *Erga Omnes* and Responsibility to Protect” (2015) 19 *The International Journal of Human Rights* 1199-1212 (reprinted in Sonja Grover (ed), *The Responsibility to Protect: Perspectives on the Concept's Meaning, Proper Application and Value* (Routledge 2017) 201-214);
- 30.“The Italian Constitutional Court’s Ruling against State Immunity when International Crimes Occur: Thoughts on Decision no 238 of 2014” (2015) 16 *Melbourne Journal of International Law* 255-269;
- 31.“Sull’imparzialità dei membri delle Commissioni di inchiesta istituite dal Consiglio dei diritti umani” (2015) 9 *Diritti Umani e Diritto Internazionale* 463-467;
- 32.“*Quo vadis* peace-keeping? La compatibilità dell’*Intervention Brigade* in Congo con i principi regolanti le operazioni di pace alla prova dei fatti” (with Federica Violi) (2015) 70 *La Comunità internazionale* 245-272;
- 33.“La Corte costituzionale risponde alla Corte di Giustizia internazionale: l’ordinamento italiano non si adatta alla regola sull’immunità degli Stati” (with Alessandra Lanciotti) (2/2015) *Federalismi.it – Focus Human Rights* 1-15;
- 34.“Il non-essere non è e non può essere’: brevi note a margine della sentenza n. 238/2014 della Corte costituzionale rispetto all’adattamento dell’ordinamento italiano al diritto internazionale consuetudinario” [2014] 1 *Quaderni di SIDIBlog* 220-225;

- 35.“La recente adesione palestinese alle convenzioni di diritto umanitario e ai principali trattati a tutela dei diritti dell’uomo” (2014) 1 *Ordine internazionale e diritti umani* 771–781.

Capitoli in Libro:

- 36.“Human Rights Council’s Fact-Finding Missions and the Assessment of Violations of the Principle of Precaution in Attack in the Absence of Cooperation by the Attacker” in Gloria Gaggioli (ed), *The Role of Human Rights Mechanisms in Implementing International Humanitarian Law* (Edward Elgar, accepted, forthcoming);
- 37.“The Italian Legislation on War Crimes: Obligations to Implement and Principle of Legality” (with Giulio Bartolini) in Florian Jeßberger, Chantal Meloni, and Maria Crippa (eds), *Domesticating International Criminal Justice: Reflections on the Italian and German Experiences* (Routledge 2023) 147-160;
38. “Demilitarised Zones” (with Marco Roscini) in Eric PJ Myjer, Thilo Marauhn (eds.), *Research Handbook on Arms Control Law* (Edward Elgar 2022) 467-480;
- 39.“Animals in Occupied Territory” in Anne Peters, Robert Kolb, Jérôme de Hemptinne (eds), *Animals in the International Law of Armed Conflict* (Cambridge University Press 2022) 217-233;
- 40.“L’art. 1 comune” in Croce Rossa Italiana (ed.), *I “nuovi” commentari alle Convenzioni di Ginevra del 1949: Riflessioni dell’anniversario dei settant’anni delle Convenzioni* (Croce Rossa Italiana 2022) 20-29;
- 41.“Means of Combat: General Rules and Certain Conventional Weapons” in Dieter Fleck (ed), *The Handbook of International Humanitarian Law* (4th edn, Oxford University Press 2021) 129-156;
- 42.“Due Diligence and International Humanitarian Law” in Heike Krieger, Anne Peters, Leonhard Kreuzer (eds), *Due Diligence in the International Legal Order* (Oxford University Press 2020) 183-199;
- 43.“Robust Peacekeeping Mandates: An Assessment in Light of *Jus Post Bellum*” in Carsten Stahn, Jens Iverson (eds), *Just Peace After Conflict: Jus Post Bellum and the Justice of Peace* (Oxford University Press 2020) 165-183;
- 44.“Training and Education of Armed Forces in the Age of High-Tech Hostilities” in Elena Carpanelli, Nicole Lazzerini (eds), *Use and Misuse of New Technologies: Contemporary Challenges in International and European Law* (Springer 2019) 73-91;
- 45.“L’obbligo di verificare l’obiettivo e le conseguenze di un attacco ai sensi del diritto internazionale umanitario e nuove forme di intelligence: profili di responsabilità internazionale” in Andrea Spagnolo, Stefano Saluzzo (eds), *La responsabilità degli Stati e delle*

- organizzazioni internazionali: nuove fattispecie e problemi di attribuzione e di accertamento* (Ledizioni 2017) 37-60;
46. "L'applicabilità delle norme riguardanti lo spionaggio e la partecipazione diretta dei civili alle ostilità al fenomeno del Cyber Exploitation" in Marcella Distefano (ed), *La protezione dei dati personali ed informatici nell'era della sorveglianza globale: temi scelti* (Editoriale Scientifica 2017) 37-65;
47. "L'obbligo di prevenzione del genocidio al di fuori del proprio territorio come base della responsabilità di proteggere. Rilievi critici" in Adriana Di Stefano (ed), *Un Diritto Senza Terra? Funzioni e limiti del principio di territorialità nel diritto internazionale e dell'Unione europea / A Lackland Law? Territory, Effectiveness and Jurisdiction in International and European Law* (Giappichelli 2015) 493-517;
48. "Lo Stato di Palestina: emersione fattuale e autodeterminazione dei popoli prima e dopo il riconoscimento dello status di Stato non membro delle Nazioni Unite" in Marcella Distefano (ed), *Il principio di autodeterminazione dei popoli alla prova del nuovo millennio* (CEDAM 2014) 9-35.

Recensioni:

49. "*Diritto internazionale e rapporti economici nelle guerre civili* by Marco Pertile" 90 *British Yearbook of International Law* (advance online publication);
50. "*Stabilization and Human Security in UN Peace Operations* by Alexander Gilder" (2023) 28 *Journal of Conflict and Security Law* 615-618;
51. "*Shocking the Conscience of Humanity: Gravity and the Legitimacy of International Criminal Law* by Margaret deGuzman" (2021) 19 *Journal of International Criminal Justice* 1034-1038;
52. "*A History of International Law in Italy* edited by Giulio Bartolini" (with Marco Roscini) (2021) 32 *European Journal of International Law* 715-719;
53. "*Cyber Espionage and International Law* by Russell Buchan" (2020) 53 *Israel Law Review* 294-297._

Blog Posts:

54. "Brevi riflessioni sull'uso della forza nella recente escalation del conflitto israelo-palestinese", SIDIBlog, *Blog of the Italian Society of International Law and EU Law*, 15 Oct 2023, <http://www.sidiblog.org/2023/10/15/brevi-riflessioni-sulluso-della-forza-nella-recente-escalation-del-conflitto-israelo-palestinese/> (also available in English as "Some Reflections on the

- Use of Force in the Recent Escalation of the Israeli-Palestinian Conflict”, *Armed Groups in International Law*, 15 Nov 2023, <https://www.armedgroups-internationallaw.org/2023/11/15/some-reflections-on-the-use-of-force-in-the-recent-escalation-of-the-israeli-palestinian-conflict/>);
- 55.“Applying International Environmental Law Conventions in Occupied Territory: The *Azerbaijan v. Armenia* Case under the Bern Convention” (with Waad Abualrob and Ruth Mackenzie), *EJIL:Talk!*, 12 May 2023, <https://www.ejiltalk.org/applying-international-environmental-law-conventions-in-occupied-territory-the-azerbaijan-v-armenia-case-under-the-bern-convention/>;
- 56.“The Rhetoric of ‘Denazification’ of Ukraine from the Perspective of the Law of Occupation”, *EJIL:Talk!*, 26 Apr 2022, <https://www.ejiltalk.org/the-rhetoric-of-denazification-of-ukraine-from-the-perspective-of-the-law-of-occupation/>;
- 57.“Preliminary but Necessary: The Question on the Applicability of the Notion of Apartheid to Occupied Territory”, *Just Security*, 2 Dec 2021, www.justsecurity.org/79381/preliminary-but-necessary-the-question-of-the-applicability-of-the-notion-of-apartheid-to-occupied-territory/ (also available in Arabic as “أولية مسألة مفهوم انتهاك العنصري الفصل على العنصرية لكتاب المحتلة للأراضي”, *Law for Palestine*, 17 Mar 2022, <https://tinyurl.com/3hv72xef>).
- 58.“The Duties of Occupying Powers in Relation to the Fight against Covid-19”, *EJIL:Talk!*, 8 Apr 2020, www.ejiltalk.org/the-duties-of-occupying-powers-in-relation-to-the-fight-against-covid-19/ (also available in Spanish as “Las obligaciones de las potencias ocupantes en relación con la lucha contra el Covid-19”, *IUS360.com*, 30 Apr 2020, <https://ius360.com/otro/internacional/las-obligaciones-de-las-potencias-ocupantes-en-relacion-con-la-lucha-contra-el-covid-19-marco-longobardo/>);
- 59.“A Novel Rationale to the Classification of Hostilities between Occupying Powers and Non-State Armed Groups”, *Armed Groups and International Law*, 23 July 2019, <https://armedgroups-internationallaw.org/2019/07/23/a-novel-rationale-to-the-classification-of-hostilities-between-occupying-powers-and-non-state-armed-groups/>;
- 60.“Is the Duty to Prevent Genocide an Obligation of Result or an Obligation of Conduct according to the ICJ?”, *EJIL:Talk!*, 16 May 2019, www.ejiltalk.org/symposium-on-the-genocide-convention-is-the-duty-to-prevent-genocide-an-obligation-of-result-or-an-obligation-of-conduct-according-to-the-icj/;

61.“Il non-essere non è e non può essere’: brevi note a margine della sentenza n. 238/2014 della Corte costituzionale rispetto all’adattamento dell’ordinamento italiano al diritto internazionale consuetudinario”, *SIDIBLog, Blog of the Italian Society of International Law and EU Law*, 10 Nov 2014, www.sidiblog.org/2014/11/10/il-non-essere-non-e-e-non-puo-essere-brevi-note-a-margine-della-sentenza-n-2382014-della-corte-costituzionale-rispetto-alladattamento-dellordinamento-italiano-al/;

Madrelingua Mother tongue	Italiano
Altre competenze Linguistiche Other languages	Inglese C2, Spangolo B1, Francese A2, Portoghese A1
	<i>Cv completo disponibile all’indirizzo https://www.westminster.ac.uk/about-us/our-people/directory/longobardo-marco</i>
Modello alert su limitazione della finalità nel riutilizzo Model alert on purpose limitation in re-use	I dati personali ivi pubblicati sono "riutilizzabili solo alle condizioni previste dalla normativa vigente sul riuso dei dati pubblici (direttiva comunitaria 2003/98/CE e d. lgs. 36/2006 di recepimento della stessa), in termini compatibili con gli scopi per i quali sono stati raccolti e registrati, e nel rispetto della normativa in materia di protezione dei dati personali
	<i>Personal data published therein are "reusable only under the conditions provided by current legislation on the reuse of Public Data (EU Directive 2003/98/CE and Legislative Decree 36/2006 implementing it), in a manner that is compatible with the purposes for which they were collected and recorded, and in compliance with the legislation on personal data protection".</i>

Londra, 22 gennaio 2024

Prof. Marco Longobardo
(firma autografa omessa ai sensi dell’Art. 3 del Dlgs. 39/1993)¹

¹ Documento con firma autografa agli atti del committente.