

Curriculum Vitae

INFORMAZIONI PERSONALI

Nome ANTONELLO
Cognome MIRANDA
Recapiti Dipartimento di scienze politiche e delle Relazioni Internazionali - DEMS
E-mail antonello.miranda@unipa.it

AMBITI DI RICERCA

Personal information

First name(s) / Surname(s) Antonello Miranda

Address(es) Via P.pe di S. Giuseppe 11, 9134 Palermo - Italy

Telephone(s) +390916825044 Mobile: +39-3403407850

Fax(es)

E-mail Antonello.miranda@unipa.it

Nationality Italian

Date of birth 18/07/1956

Gender Male

Occupational field University Professor

Work experience

Occupation or position held	Full Professor of European Law and Comparative Law
Main activities and responsibilities	Deputy-Rector of the University of Palermo for the Relations with the International and Diplomatic Institutions.
	Dean of the Faculty of Political Sciences - Director of Master Courses of European and Comparative Studies – Vice-Director of the PhD course on “Foundation of European Law and Comparative Methodology” – Director of the Department of European and Comparative Studies – University of Palermo – President of the Centre for Civil Mediation of the University of Palermo “Mediare@unipa”.
Name and address of employer	Faculty of Political Science – Department of European Studies and International Integration, Via Maqueda 324, 90134 Palermo, Italy
Type of business or sector	Post-graduate education
Education and training	
Title of qualification awarded	Degree in Law - Bar Association (Avvocato) -
Principal subjects/ occupational skills covered	Comparative and European Law, Private International Law, Family Law, Succession Law, Human Rights, Child law and rights
Name and type of organisation providing education and training	University of Palermo, Faculty of Law, Via Maqueda 172, 90134 Palermo, Italy; School of Oriental and African Studies – Londra; LSE univ. of London – London Polytechnic;
	Ordine degli Avvocati di Palermo – Piazza V. E. Orlando 1, 90100 Palermo, Italy
Level in national or international classification	

Personal
skills
and
competencies

Mother tongue(s): Italian

Other language

Self-assessment	Understanding		Speaking		Writing	
	Listening	Reading	Spoken interaction	Spoken production		
European level (*)						
English	C2	Proficient	C2	Proficient	C2	Proficient
French	C2	Proficient	C2	Proficient	B2 User	Independent B2 User

(*) Common European Framework of Reference for Languages

Social skills and competencies

- very good ability to adapt to multicultural environments, gained through my work experience abroad;

- very good communication skills gained through my experience as Dean and Head of Department.

Organisational skills and competencies

- leadership (currently responsible for a team of more than 3.500 people);
- sense of organisation

- good experience in project or team management (acquired through work)

Compute Very good command of word processing and other applications, database searching, skills acquaintance with Internet and competitor

AdditionaAntonello MIRANDA, is **Full Professor of European Law and Comparative Law.** informati

He has been teaching Comparative Legal Systems and Substantive European Law since 1983.

At present he is the **Dean** of the Courses (BA and MA) in Political Sciences and International Relations; - he has been the former **Director of the Department of European and Comparative Studies (CISECOM)** and former **Director of the “Master Course in Comparative and European Law”.**

He has been the last **Dean of the Faculty of Political Science** of the University of Palermo (1st Nov 2005 – 31st Dec 2013).

He is the promoter of the University Spin-off “Compliance La.B.” and of the University Research Centre “AFRICA La.B.” – for the development and cooperation with African Countries.

He has been co-director of the International PhD Course in Foundation of European and Comparative Law; actually ii member of the board and Co-Director of the International PhD Course on “Models for the improvement of the performances in the public sector”.

Law Degree 1978 with Distinction and Merit. **Specialised at London School of Economics (“First Class Certificate in Modern English Law” with Distinction)** and at the **City of London Polytechnic** (Certificate in “English Private Law” and a Diploma in “Advanced English Private Law”).

In 1980 and 1984 he was awarded of two scholarships of the Italian Council of Researches (C.N.R.) in order to make his researches in England (London School of Economics and IALS), the first under the supervision of Prof. C.M. Schmitthoff and the second under the supervision of Prof. T. Daintith.

Honorary Judge since 1998 and Avvocato (bar association) since 2002

In 1998 he was elected to a fellowship of the Society for Advanced Legal Studies of the University of London.

He performed his researches at various foreign university institutes (N. Y. University, Sidney

University, Brisbane University, Jesus College of Cambridge, Loyola University of New Orleans, the European Research and Documentation Centre of the University of Malta) and particularly at the Institute of Advanced Legal Studies of London where he was **visiting fellow from Oct 2001 to March 2002 and again from Oct 2011 to Nov. 2012.**

From 1st November 2003 for a period of 3 years, he was requested by the University of London to develop **researches in European Family Law** as **Visiting Senior Research Fellow** of the School of Advanced Studies.

2007-2011 he had been Member of the Board of External Examiner of the SOAS – University of London

He is member of the International Society of Family Law and General Secretary of the Italian Association of Comparative Law.

During last five academic years he planned more than 100 lectures inviting very famous and distinguished scholars from Italy and abroad. He works particularly on Consumer Protection in European Law; European Competition Law; Human trafficking and smuggling in Europe and on Human Rights, Mediation, Family Law.

He is the General Editor of the questionnaire on “Duties of care and duties of cash in Family Law” for the Common Core of European Private Law Project.

On 2009 and again on 2012 he was requested, as Co-partner of the University of West England, by the European Union to teach to Judges of new-comers Countries a course on European Competition Law (Project civil Justice – cofounded by the E.U. Commission))

On 2012 he was awarded of a grant (€ 700.000) by the E.U. Commission (Civil Justice) for a biennial research on Civil Mediation (E-medi@te project) leading an international group of researchers (Spain, Greece, Cyprus, Holland).

On 2015 he headed the Italian Unit of the E.U. Commission Research Project “Arlekin” on the Mediation for Social Inclusion.

On 2014 he, thanks to a grant from the Ministero dell'Università, organised a yearlong project of researches and training for student with the University of Nagoya (Japan).

On 2004 and 2002 he was National Coordinator of 2 P.R.I.N. (Research Projects of National relevance) grants and Local Unit Coordinator of 1 more P.R.I.N.” grant. He was also member of a local unit of 1 more P.R.i.N. grant.

He is the Co-editor of the Publications of the Faculty of Political Science of Palermo University and Member of the International Committee of the Child and Family Law Quarterly Review.

Since 2013 he is member of the Scientific Board of the Publishing House of the Faculty of Law University of Białystok "Temida 2".

He is member of the scientific board of the review “Comparazione e Diritto Civile”.

He is member of the Board of the external examiners of the BPP College University of London.

He is the Deputy-Rector of the University of Palermo for the Relations with the International and Diplomatic Institutions. He is also the Director of the teaching programmes and in particular he organised and realised the “Masterof Arts Course” in International Relations and International Trade the only MA course of the Palermo University entirely in English and open to the collaboration with the People’s friendship University of Moscow, the University of Nagoya (law department), the University of Hanoi, and the University of Cambridge (Jesus College).

Actually he is working on exchange agreements between his Dept. and the Centre for Comparative Law in Africa of the University of Cape town, while is working also in collaboration with the Embassy of Korea, the Embassy of Japan and the Embassy of Poland.

He is the author of more than 70 published studies and books, some of them in English, on specific subjects of private comparative law (property and land law, family law, succession, contract, torts, right of information) especially directed to a comparison with the English and common law experience and **studies and books on the evolution and harmonization of the European Substantive Law, Human Trafficking, Competition Law, Consumer Protection, Family Law, Compliance, etc. and, recently, on a treaty in English on “The Italian Legal System”.**

Palermo 25th DEC 2016

Main Publications of Antonello Miranda

- 1) Miranda A., (2016), The Limits of the Law and The Future of Compliance, In: Plywaczewski Emil W. (ed.), Current problems of the penal law and criminology., Warszawa:Wydawnictwo C.H. Beck university of Białystok,
- 2) Miranda A, Russo M., (2016) Mediazione Sociale: un percorso formativo, in Pera A. (Ed.) Dialogo e Modelli di Mediazione, W. Kluwer/ Cedam, ISBN 9788813359980.
- 3) Miranda A. (Ed.) (2015) Modernità del Pensiero Giuridico di G. Criscuoli e Diritto Comparato, Vol. I, II, III, TORINO:Giappichelli.
- 4) Miranda A. (2014). A short Introduction to the Italian Legal System. Vol. I - Historical Background and Modern Legal Thought. vol. 1, TORINO:Giappichelli, ISBN: 978-88-348-5458-
- 5) Miranda A (2014). The Origins of Mediation and the A.D.R. tools. In: (a cura di): Miranda A, Searching for mediation's common standards at the cross road of different legal culture. p. 9-26, Aracne, ISBN: 978-88-548-7566-1

- 6) Miranda A. (2014). The dark side of the law against human trafficking: the need for a new, not exclusively criminal approach in a global world perspective. In: (a cura di): Plywaczewski Emil W., Current problems of the penal law and criminology. p. 610-619, Warszawa:Wydawnictwo C.H. Beck university of Bialystok, ISBN: 978-83-255-6347-9
- 7) Miranda A (2014). Preface to Searching for mediation's common standards at the cross road of different legal cultures. In: (a cura di): Miranda A, Searching for mediation's common standards at the cross road of different legal cultures. p. 7-8, ROMA:Aracne, ISBN: 978-88-548-7566-1
- 8) Miranda A (a cura di) (2014). Searching for mediation's common standards at the cross road of different legal cultures. vol. 1, ROMA:Aracne, ISBN: 978-88-548-7566-1
- 9) Miranda A. (2013). Tra Moglie e marito non mettere il dito. Ovvero della futilità delle leggi. In: (a cura di): Cavalieri R;Colombo G, Il Massimario. Proverbi annotati di diritto comparato. p. 165-171, MILANO:GIUFFRE', ISBN: 88-14-18204-3
- 10) MIRANDA A (2011). Immobilis in mobile: the Italian law of succession in a changing family and society.. In: Essays in honour of Penelope Agallopoulou. p. 957-963, Atene:Ant. N. Sakkoulas Publisher, ISBN: 978-960-152511-2
- 11) Miranda A (2011). Le Origini della Mediazione nell'esperienza inglese.. In: (a cura di): Pera Alessandra;Riccio Giovanni Maria, Mediazione e Conciliazione. Diritto interno, comparato e internazionale. p. 85-105, Milano:CEDAM, ISBN: 978-88-13-30758-5
- 12) Miranda A (2011). Surrogate Motherhood in Italy. In: (a cura di): MONEGER Francoise, Gestation pour autrui: Surrogate Motherhood. p. 187-197, PARIS:Société de législation comparée, ISBN: 978-2-908199-90-1
- 13) Miranda A (2011). Prefazione. In: Fine T. (a cura di): De Giacomo A M Pera A, Il Diritto Americano.. p. 9-14, ROMA:XL edizioni, ISBN: 978-8860830449
- 14) Miranda A (2010). Le Modèle Italienne: La privatisation des rapports familiaux face aux développements sociaux. In: (a cura di): Roy Odile, Réflexions sur le pluralisme familial. vol. 2010, p. 93-105, Paris:presses universitaire de paris ouest, ISBN: 978-2-84016-065-6
- 15) Miranda A (2009). The rules against the human trafficking: the Italian job, and the needs for a new not exclusively legislative answer.. MEDITERRANEAN JOURNAL OF HUMAN RIGHTS, vol. 13, ISSN: 1027-4375
- 16) Miranda A (2009). Famiglie e vecchi diritti: brevi considerazioni sull'evoluzione del rapporto tra diritto, famiglia e società.. In: (a cura di):

Somma A., Patrimonio, persona e nuove tecniche di governo del diritto incentivi, premi, sanzioni, alternative.. p. 565-571, Napoli:ESI, ISBN: 978-88-495-1822-1

17) MIRANDA A. (2007). Le obbligazioni familiari tra obblighi patrimoniali ed obblighi morali: la successione mortis causa. In: ZAMBRANO V. ET AL.. Famiglia e diritto: profili evolutivi di un rapporto complesso. p. 217-239, IPSOA, ISBN/ISSN: 9788821726767

18) MIRANDA A. (2007). In vitro veritas? The new Italian Human Fertilisation and Embryology Act 2004: Legal Issues between Balance of Individual Interests and Social Priorities. In: WARDLE L., C. WILLIAMS ET AL.. Family Law: Balancing Interests and Pursuing Priorities. p. 270-274, BUFFALO, NEW YORK: William S. Hein & Co., ISBN/ISSN: 9780837738345

19) MIRANDA A. (2007). Il bagaglio culturale del giurista: ricerca giuridica, comparazione del diritto e interdisciplinarietà. In: CASUCCI F.. Il diritto privato dell'Unione Europea. Temi e questioni. p. 31-40, NAPOLI: ESI, ISBN/ISSN: 978-88-495-1413-1

20) MIRANDA A. (2007). (BOUJEKA A, CLEMENT C, ROBIN-OLIVIER S, ROY O – curatori), PLURALISME FAMILIAL ET CREATION DE LA FAMILLE dans le modèle Italien: la privatisation des rapports familiaux face aux développements sociaux. In: Réflexions sur le pluralisme familial. Paris Nanterre, p. 299 ss., Bruylant 2008

21) MIRANDA A. (2006). (ROBIN-OLIVIER S, FASQUELLE D, CUR,) "Stirring" the European legal systems: the Italian perspective in a comparative overview. In: Les ©changes entre les droits, l'expérience communautaire. Une lecture des phénomènes de régionalisation et de mondialisation du droit. Boulogne sur Mer, 18-19/5/2006, p. 75-88

22) MIRANDA A. (2005). La ragionevolezza ed il prudente arbitrio del giudice. In: RIOLO C.. Libertà di informazione, di critica e di ricerca nella transizione italiana. p. 61-67, PALERMO: La Zisa, ISBN/ISSN: 88-8128-093-0

23) MIRANDA A. (2004). Il Governo della Famiglia. In: CENDON P.. Il Diritto delle Relazioni Affettive. Nuove responsabilità e nuovi danni. vol. I, p. 461-478, PADOVA: CEDAM, ISBN/ISSN: 8813246994

24) MIRANDA A. (2004). Il Turista in giro per il mondo. In: A. MIRANDA. La Tutela del Consumatore. Itinerari normativi tra legislazione e prassi. p. 161-172, PALERMO: ILA Palma, ISBN/ISSN: 887704.5310

25) MIRANDA A. (2004). Introduzione alla "tutela privatistica dei beni ambientali e culturali". In: MIRANDA A.. La Tutela Privatistica dei Beni Ambientali e Culturali tra Prescrizione e Cooperazione. Modello inglese e prospettive italiane. p. 1-20, PADOVA: Cedam, ISBN/ISSN: 8813254172

26) MIRANDA A. (2004). The Exposure of Banks and Financial

Intermediaries to Allegation of Money Laundering, the Handling and Funding of Terrorist Activities. Civil Liability and How to Handle It. In: MIRANDA A.. La Tutela del Consumatore. Itinerari Normativi tra Legislazione e Prassi. p. 47-54, PALERMO: ILA-Palma, ISBN/ISSN: 887704.5310

- 27) MIRANDA A. (2004). Trapianti giuridici, circolazione dei modelli e persistenza della norma: I, insegna di Alan Watson. In: A. MIRANDA. Diritto e Tradizione. Circolazione, decodificazione e persistenza delle norme giuridiche. Studi per una laurea H. C. ad A. Watson. p. 11-20, PALERMO: ILA Palma, ISBN/ISSN: 887704.54.34
- 28) MIRANDA A. (2004). Life after Death: gli atti di disposizione del corpo nei sistemi di Common Law. In: A. MIRANDA. Diritto e Tradizione. Circolazione, decodificazione e persistenza delle norme giuridiche. Studi per una laurea H. C. ad A. Watson. p. 145-166, PALERMO: ILA Palma, ISBN/ISSN: 887704.54.34
- 29) MIRANDA A. (2004). State Intervention and "New Families, in the Italian Law: ,come back to the past, shifting from status to contract?". In: P. LODRUP, E. MODVAR ED.. Family Life and Human Rights. p. 496-504, OSLO: Gyldendal Akademisk, ISBN/ISSN: 82-05-314950
- 30) MIRANDA A. (2004). L'attuazione della volontà del defunto a rilievo non patrimoniale. In: CENDON P.. Il Diritto delle Relazioni Affettive. Nuove Responsabilità e Nuovi Danni. vol. III, p. 2641-2652, PADOVA: CEDAM, ISBN/ISSN: 8813246994
- 31) MIRANDA A., AMUSO D. (2004). I viaggi -tutto compreso- ed il risarcimento del danno da vacanza rovinata. In: A. MIRANDA. La tutela del consumatore. Itinerari normativi tra legislazione e prassi. p. 173-208, PALERMO: ILA Palma, ISBN/ISSN: 887704.5310
- 32) MIRANDA A. (a cura di) (2004). La Tutela del Consumatore. Itinerari Normativi tra Legislazione e Prassi. Di MIRANDA A, ALAIMO A, AMUSO D., CALDERINI M., CONTI R., DE NOVA G., DONA M., ELKANN L., PALMIGIANO A., PUTTI P.M., RUFFOLO U., PALERMO: ILA-Palma, p. 7-265, ISBN: 887704.5310
- 33) MIRANDA A. (a cura di) (2004). Diritto e Tradizione. Circolazione, decodificazione e persistenza delle norme giuridiche. Di MIRANDA A., ARDIZZONE P., CASABONA C., FERRO R., LI DONNI G., PENNISI G., PERA A., WATSON A., PALERMO: ILA-Palma, p. 5-170, ISBN: 887704.54.34
- 34) MIRANDA A. (a cura di) (2004). La Tutela Privatistica dei Beni Ambientali e Culturali tra Prescrizione e Cooperazione. Modello inglese e prospettive italiane. Di MIRANDA A., CARDINALE C., TRAINITO A., LI DONNI G., ROCCAFORTE D., CASABONA C., PALERMO: ILA-Palma, p. 1-180, ISBN: 8813254172
- 35) MIRANDA A. (2003). Il sistema delle A.D.R. nell'esperienza di common law. VITA NOTARILE, vol. 3; p. 1241-1252, ISSN: 1824-1484

- 36) MIRANDA A. (2003). Post-mortem Artificial Insemination in Italy: a Case Study. In: ANDREW BAINHAM. The International Survey of Family Law. p. 241-249, Family Law, ISBN/ISSN: 0-85308-866-7
- 37) MIRANDA A. (2003). La comparazione giuridica tra didattica e ricerca nell'esperienza palermitana. In: BERTORELLO V.. Io comparo, tu compari, egli compara: che cosa, come, perchè?. p. 191-198, MILANO: Giuffrè, ISBN/ISSN: 8814107475
- 38) MIRANDA A. (2002). Il sistema delle ADR nell'esperienza di common law. In: seminario del CSM 1674/2002
- 39) MIRANDA A. (2002). Mediation and Conciliation in the Italian Family Law. In: XIth International Conference of Family Law
- 40) MIRANDA A. (2002). Matrimonio in diritto comparato, Digesto IV
- 41) MIRANDA A. (2002). Divorzio in Diritto Comparato, Digesto IV - UTET
- 42) MIRANDA A. (2000). La responsabilità dell'avvocato e del consulente legale e l'esperienza di common law. EUROPA E DIRITTO PRIVATO; p. 537-551, ISSN: 1720-4542
- 43) MIRANDA A. (2000). La successione testamentaria: fondamento e nozioni generali. In: P. CENDON, MIRANDA A., M. DI MARZIO, M. CANNIZZO, P.CECCHI, G. FALCIONE, G. SCARANO. Le Successioni. - Successioni testamentarie. vol. III, p. 1-24, TORINO: UTET, ISBN/ISSN: 88-02-05575-0
- 44) MIRANDA A. (2000). La successione testamentaria: La capacità di disporre (e di ricevere) per testamento ed i vizi della volontà testamentaria. In: P. CENDON, MIRANDA A., M. DI MARZIO, M. CANNIZZO, P.CECCHI, G. FALCIONE, G. SCARANO. Le Successioni. Successioni testamentarie. vol. III, p. 25-46, TORINO: UTET, ISBN/ISSN: 88-02-05575-0
- 45) MIRANDA A. (2000). La «privatizzazione»^a del diritto di famiglia: l'esperienza di common law. In: A. DAGNINO. Alambicco del Comparatista II: Matrimonio, Matrimonii. p. 369-392, MILANO: Giuffrè, ISBN/ISSN: 8814082898
- 46) MIRANDA A. (2000). Il contratto di subfornitura nella prospettiva europea. In: AUTORINO G.. Diritto Comparato, comunitario e transnazionale. Lezioni per un master. vol. II, p. 178-188, SALERNO: Dipartimento di Dir. rapp. civ. ed ec.
- 47) MIRANDA A. (1999). Tragic choice in Italy: brevi note in tema di esecuzione post mortem del contratto di procreazione medicalmente assistita. DIRITTO DI FAMIGLIA E DELLE PERSONE, vol. 1; p. 235-245, ISSN:

48) MIRANDA A. (1998). *Smoke gets in euro eyes. L'uniformazione di norme in materia di buona fede contrattuale in un'analisi euroscettica.* VITA NOTARILE, vol. 5-6; p. 1776-1795, ISSN: 1824-1484

49) MIRANDA A. (1997). *Trusts e patti successori: variazioni sul tema.* VITA NOTARILE, vol. 2; p. 1578-1587, ISSN: 1824-1484

50) MIRANDA A. (1995). *Il Testamento nel diritto inglese. Fondamento e sistema,* p. 1-465, ISBN: 88-13-1395-5

51) MIRANDA A. (1992). *¬'The negligence's saga: Irragionevolezza ed ingiustizia del danno nel risarcimento delle "pure economic losses"*^a. RIVISTA DI DIRITTO CIVILE, vol. I; p. 387-442, ISSN: 0035-6093