CONTENTS

LIST OF ABBREVIATIONS XVII

Symposium: INTERNATIONAL LAW IN ITALIAN COURTS: TEN YEARS OF JURISPRUDENCE

INTERNATIONAL LAW IN ITALIAN COURTS 1999-2009: AN OVERVIEW OF MAJOR METHODOLOGICAL AND SUBSTANTIVE ISSUES 3
Giuseppe Cataldi and Massimo Iovane

Jurisdictional Immunities of Foreign States and International Organizations

IMMUNITY OF STATES AND THEIR ORGANS: THE CONTRIBUTION OF ITALIAN JURISPRUDENCE OVER THE PAST TEN YEARS 33
Andrea Atteritano

THE IMMUNITY OF INTERNATIONAL ORGANIZATIONS FROM CIVIL JURISDICTION IN THE RECENT ITALIAN CASE LAW 57
Pietro Pustorino

Comments

A DECADE OF ITALIAN CASE LAW ON THE IMMUNITY OF FOREIGN STATES: LIGHTS AND SHADOWS 73
Riccardo Pavoni

SOME REMARKS ON THE SCOPE OF IMMUNITY OF FOREIGN STATE OFFICIALS IN THE LIGHT OF RECENT JUDGMENTS OF ITALIAN COURTS 83
Paolo Palchetti

SOME REFLECTIONS ON THE FUNCTIONAL IMMUNITY OF STATE OFFICIALS 91
Micaela Frulli

COMMENTS ON A DECADE OF ITALIAN CASE LAW ON THE JURISDICTIONAL IMMUNITY OF INTERNATIONAL ORGANIZATIONS 101
August Reinisch
# Contents

## International Terrorism

**Defining Acts of International Terrorism in Time of Armed Conflict: Italian Case Law in the Aftermath of September 11, 2001 Attacks**

*Marina Mancini*

---

**Comments**

**Defining Acts of International Terrorism in Time of Armed Conflict: A Critical Comment on Italian Case Law**

*Martin Scheinin*

---

## Treatment of Migrants

**The Evolution of Italian Jurisprudence Concerning the Relationship Between the Constitutional Right of Asylum and the Recognition of Refugee Status**

*Federico Lenzerini*

---

**Comments**

**Comments on the Past Ten Years of Italian Jurisprudence on the Right of Asylum**

*Bruno Nascimbene*

---

**Comparative Perspectives of Constitutional Asylum: A Short Commentary to Federico Lenzerini’s Paper**

*George Katrougalos*

---

## Execution of ECHR Obligations and ECtHR Judgments

**The Effect of the ECHR on the Italian Legal Order: Direct Effect and Supremacy**

*Enzo Cannizzaro*

---

**Comments**

**The Effect of the ECHR and Judgments of the ECtHR on National Law – Comments on the Paper of Enzo Cannizzaro**

*André Nollkaemper*
COURTS AND HUMAN RIGHTS
Giuseppe Tesauro

NOTES AND COMMENTS

POST-WAR REPARATIONS BETWEEN JAPAN AND CHINA AND THE
WAIVER OF INDIVIDUAL CLAIMS: JAPAN’S SUPREME COURT
JUDGMENTS IN THE NISHIMATSU CONSTRUCTION CASE AND THE
SECOND CHINESE “COMFORT WOMEN” CASE
Masahiko Asada and Trevor Ryan

THE “ACTING UNDER CHAPTER VII” CLAUSE IN SECURITY COUNCIL
RESOLUTIONS UNDER ARTICLE 41 OF THE UNITED NATIONS CHARTER: A
MISCONCEIVED AND HARMFUL WAY OF INVOKING AUTHORITY
Roberto Lavalle

INTERNATIONAL LAW AND THE UNCERTAIN FATE OF MILITARY SUNKEN
VESSELS
Valentina S. Vadi

THE DAMAGES AWARDS OF THE ERITREA-ETHIOPIA CLAIMS
COMMISSION: WAR DAMAGES AND REPARATIONS FOR VIOLATION OF
JUS AD BELLUM
Luisa Castagnetti

THE ACTIVITY OF THE INTERNATIONAL COURT OF JUSTICE IN 2009
Paolo Palchetti

THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA AND OTHER
LAW OF THE SEA JURISDICTIONS (2008-2009)
Tullio Treves

INTERNATIONAL CRIMINAL JUSTICE (2009)
Carlo Focarelli

THE ARBITRAL PRACTICE OF THE INTERNATIONAL CENTRE FOR
SETTLEMENT OF INVESTMENT DISPUTES (ICSID) IN 2009
Eduardo Savarese

REVIEW OF JUDGMENTS AND DECISIONS DELIVERED IN 2009 BY THE
EUROPEAN COURT OF HUMAN RIGHTS ON SUBJECTS RELEVANT TO
INTERNATIONAL LAW
Simona Granata
ITALIAN PRACTICE RELATING TO INTERNATIONAL LAW

Classification Scheme 403

JUDICIAL DECISIONS
(edited by Giuseppe Cataldi and Massimo Iovane)

V. IMMUNITIES

Immunity of foreign States from jurisdiction as a customary rule automatically incorporated into the Italian legal order by virtue of Article 10, paragraph 1, of the Italian Constitution – Goethe Institut – Subjects of international law – Jurisdiction over disputes concerning patrimonial aspects of labour relations Corte di Cassazione (Sezioni Unite civili), 1 February 2008, No. 2448 (order) S.O.A. v. Goethe Institut 410

Immunity of foreign States from jurisdiction as a customary rule automatically incorporated into the Italian legal order by virtue of Article 10, paragraph 1, of the Italian Constitution – Deployment of nuclear weapons in Italy by the United States of America within the framework of NATO agreements – Right to life, health and personal safety – Interpretation of the 1951 London Convention between the Parties to the North Atlantic Treaty Regarding the Status of Their Forces Corte di Cassazione (Sezioni Unite civili), 25 February 2009, No. 4461 (order) United States of America v. Tissino et al. 414

Diplomatic immunity from civil jurisdiction – Civil jurisdiction of the territorial State over jure privatorum acts performed by a diplomatic agent as the passive subject of a professional or commercial activity – Article 31, paragraph 1(c), of the Vienna Convention on Diplomatic Relations of 18 April 1961 Corte di Cassazione (Sezioni Unite civili), 13 November 2008, No. 27044 Papavassilopoulos v. Barone 420

VII. LAW OF THE SEA
Foreign vessel – Rescue of migrants at sea – Alleged deceitful docking at an Italian harbour – Obligation to fulfil a duty imposed by international law –
Contents

XI. Treatment of Aliens and Nationality

Right to asylum – Humanitarian protection as a fundamental human right of the individual – Competence of the ordinary/common judge
Corte di Cassazione (Sezioni Unite civili), 9 September 2009, No. 19393 (order)
Opana v. Ministero dell’Interno

XII. Human Rights

Corte di Cassazione (Sez. III civile), 11 May 2009, No. 10741

Article 6 paragraph 3 of the European Convention on Human Rights – Right to participate in one’s own proceeding – Article 175, paragraph 2, of the Italian Code of Criminal Procedure – Margin of appreciation doctrine
Corte Costituzionale, 4 December 2009, No. 317

XIII. International Criminal Law

Defence of superior orders, state of necessity and state of duress – Life imprisonment as an alternative to the death penalty – Military jurisdiction – Military offence – Nazi-supported regimes as subjects of international law – War crimes committed by Nazi forces during World War II
Corte di Cassazione (Sez. I penale), 3 October 2008, No. 37606
Criminal Proceedings against Heinrich Nordhorn

Diplomatic and Parliamentary Practice
(edited by Pietro Gargiulo and Giuseppe Nesi)

II. International Custom, Law of Treaties and Other Sources of International Law

1. Reservations to Treaties

XI. Treatment of Aliens and Nationality

1. Treatment of Aliens and the Fight against Criminal Activities (with Reference to the Schengen Agreement)
2. Italian Citizenship

XII. Human Rights

1. Promotion of Democracy and Respect for Fundamental Rights
   A. Protection of Human Rights and Democratic Freedoms in Iran
C. The Abolition of the Death Penalty: The EU demarche to the Belarusian Authorities 453

XIII. INTERNATIONAL CRIMINAL LAW
1. UNIVERSAL JURISDICTION 454

XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS
1. JUDICIAL CO-OPERATION IN CRIMINAL MATTERS
   A. Extradition 455
2. INTERNATIONAL COOPERATION IN THE FIGHT AGAINST ILLEGAL IMMIGRATION 456
3. TRAFFICKING IN HUMAN BEINGS (WITH RESPECT TO THE COUNCIL OF EUROPE CONVENTION ON ACTION AGAINST TRAFFICKING IN HUMAN BEINGS) 457

XVI. INTERNATIONAL ORGANIZATIONS
1. UNITED NATIONS
   A. United Nations Security Council Reform 459
   B. Children and Armed Conflicts 461
   C. Protection of Civilians in Armed Conflict 462

XVIII. USE OF FORCE AND PEACE-KEEPING
1. ITALY’S PARTICIPATION IN ISAF AND RULES OF ENGAGEMENT 464
2. THE PENAL LAW REGIME APPLICABLE TO PEACE MISSIONS AND ANTI-PIRACY ACTIONS 465

XX. INTERNATIONAL RESPONSIBILITY
1. RESPONSIBILITY OF INTERNATIONAL ORGANIZATIONS 466

AGREEMENTS TO WHICH ITALY IS A PARTY AND AGREEMENTS AND UNDERSTANDINGS TO WHICH ITALIAN REGIONS AND AUTONOMOUS PROVINCES ARE PARTIES (edited by Marina Mancini)

I
AGREEMENTS TO WHICH ITALY IS A PARTY

A) AGREEMENTS SIGNED BY ITALY, PUBLISHED IN THE GAZZETTA UFFICIALE IN 2009

IV. DIPLOMATIC AND CONSULAR RELATIONS 470
CONTENTS

VI. TERRITORY 470

VII. LAW OF THE SEA 470

VIII. ENVIRONMENT 470

IX. CULTURAL HERITAGE 471

XII. HUMAN RIGHTS 472

XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS 473
   1. LEGAL AND JUDICIAL CO-OPERATION
   2. MILITARY AND SECURITY MATTERS
   3. CULTURAL, EDUCATIONAL, SCIENTIFIC AND TECHNOLOGICAL CO-OPERATION
   4. TECHNICAL CO-OPERATION
   5. SOCIAL AND HEALTH MATTERS
   6. FRIENDSHIP AND CO-OPERATION TREATIES

XV. INTERNATIONAL ECONOMIC LAW 476
   1. GENERAL ECONOMIC AND FINANCIAL CO-OPERATION
   2. TAXATION
   3. ECONOMIC DEVELOPMENT AND DEVELOPMENT CO-OPERATION
   4. DEBT CONSOLIDATION AND CANCELLATION TREATIES

XVI. INTERNATIONAL ORGANIZATIONS 479
   1. EUROPEAN UNION
   2. NATO
   3. OTHER INTERNATIONAL ORGANIZATIONS

XVIII. USE OF FORCE AND PEACE-KEEPING 481

XIX. ARMED CONFLICT, NEUTRALITY, AND DISARMAMENT 482

B) AGREEMENTS SIGNED BY ITALY, PUBLISHED BEFORE 2009, THE ENTRY INTO FORCE OF WHICH WAS ANNOUNCED IN THE GAZZETTA UFFICIALE IN 2009

XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS 486
   1. LEGAL AND JUDICIAL CO-OPERATION
   2. MILITARY AND SECURITY MATTERS
   3. CULTURAL, EDUCATIONAL, SCIENTIFIC AND TECHNOLOGICAL CO-OPERATION
   4. SOCIAL AND HEALTH MATTERS
II
AGREEMENTS AND UNDERSTANDINGS TO WHICH ITALIAN REGIONS AND AUTONOMOUS PROVINCES ARE PARTIES

A) AGREEMENTS SIGNED BY ITALIAN REGIONS AND AUTONOMOUS PROVINCES IN 2009

FRIULI-VENEZIA GIULIA 490
LOMBARDIA 490
VENETO 491

B) UNDERSTANDINGS SIGNED BY ITALIAN REGIONS AND AUTONOMOUS PROVINCES IN 2009

ABRUZZO 491
AUTONOMOUS PROVINCE OF TRENTO 491
BASILICATA 492
CAMPANIA 492
EMILIA-ROMAGNA 492
FRIULI-VENEZIA GIULIA 493
LAZIO 493
LIGURIA 493
LOMBARDIA 494
MARCHE 495
PUGLIA 495
SARDEGNA 495
TOSCANA 496
VALLE D’AOSTA 496
VENETO 496

LEGISLATION
(edited by Pia Acconci)

VIII. ENVIRONMENT 497
CONTENTS

XI. TREATMENT OF ALIENS AND NATIONALITY 497

XII. HUMAN RIGHTS 498

XVI. INTERNATIONAL ORGANIZATIONS 498

XVIII. USE OF FORCE AND PEACE-KEEPING 500

BIBLIOGRAPHIES

ITALIAN BIBLIOGRAPHICAL INDEX OF INTERNATIONAL LAW 2009 507
(edited by Giulio Bartolini and Alessandro Chechi)

REVIEW OF BOOKS 537


BOOKS RECEIVED 549