

CONTENTS

LIST OF ABBREVIATIONS	XV
-----------------------	----

Focus
**INTERNATIONAL LAW IN REGIONAL AND DOMESTIC
LEGAL SYSTEMS**

INTRODUCTION	3
<i>Massimo Iovane and Daniele Amoroso</i>	

A RUSSIAN APPROACH TO INTERNATIONAL LAW IN THE DOMESTIC LEGAL ORDER: BASICS, DEVELOPMENT AND PERSPECTIVES	15
<i>Sergei Yu. Marochkin</i>	

INTERNATIONAL LAW IN THE TURKISH LEGAL ORDER: TRANSNATIONAL JUDICIAL DIALOGUE AND THE TURKISH CONSTITUTIONAL COURT	41
<i>İkboljon Qoraboyev and Emre Turkut</i>	

INTERNATIONAL TREATIES AND THE INDIAN LEGAL SYSTEM: NEW WAYS AHEAD	63
<i>Vinai Kumar Singh</i>	

THE INTERFERENCE OF ICSID PROVISIONAL MEASURES WITH NATIONAL CRIMINAL PROCEEDINGS	83
<i>Giovanni Zarra</i>	

REVOCAION OF ENDURING AMNESTIES VS. PRINCIPLE OF LEGALITY: JURISPRUDENTIAL CONTESTATIONS BETWEEN THE INTER-AMERICAN COURT OF HUMAN RIGHTS AND DOMESTIC COURTS	109
<i>Michail Vagias</i>	

BETWEEN VÖLKERRECHTSFREUNDLICHKEIT AND REALPOLITIK: THE EU AND TRADE AGREEMENTS COVERING OCCUPIED TERRITORIES	139
<i>Eva Kassoti</i>	

THE LOAN OF ORGANS BETWEEN INTERNATIONAL ORGANIZATIONS AS A “NORMATIVE BRIDGE”: INSIGHTS FROM RECENT EU PRACTICE	171
<i>Andrea Spagnolo</i>	

ON THE UNBEARABLE LIGHTNESS OF THE EFFECTS OF PUBLIC INTERNATIONAL LAW WITHIN THE ANDEAN LEGAL SYSTEM	191
<i>Francesco Seatzu</i>	

ARTICLES

- ISTRIA'S ARTISTIC AND SPIRITUAL HERITAGE IN ABEYANCE:
INTERNATIONAL COOPERATION AND CULTURAL COMMUNITY RIGHTS 211
Francesca Fiorentini and Andrzej Jakubowski
- CONVENTIONALITY CONTROL OF DOMESTIC "ABUSE OF POWER":
MAINTAINING HUMAN RIGHTS AND DEMOCRACY 243
Yota Negishi
- THE DOUBLE FAILURE OF ENVIRONMENTAL REGULATION AND
DEREGULATION AND THE NEED FOR ECOLOGICAL LAW 265
Massimiliano Montini

NOTES AND COMMENTS

- A STEP BACK IN THE PROTECTION OF MIGRANTS' RIGHTS: THE GRAND
CHAMBER'S JUDGMENT IN *KHLAIFIA V. ITALY* 289
Maria Rosaria Mauro
- THE NORTH KOREA'S GAUNTLET, INTERNATIONAL LAW AND THE NEW
SANCTIONS IMPOSED BY THE SECURITY COUNCIL 319
Leonardo Borlini
- THE UNITED KINGDOM'S INVOLVEMENT IN THE 2003 IRAQI WAR: *JUS AD
BELLUM* AND *JUS IN BELLO* ISSUES BEFORE THE IRAQ (CHILCOT) INQUIRY 347
Stefano Silingardi

PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS

- THE JUDICIAL ACTIVITY OF THE INTERNATIONAL COURT OF JUSTICE IN
2016 363
Serena Forlati
- THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA AND OTHER
LAW OF THE SEA JURISDICTIONS (2016) 393
Tullio Treves
- INTERNATIONAL CRIMINAL JUSTICE (2016) 425
Raffaella Nigro
- THE WTO IN 2016: SYSTEMIC DEVELOPMENTS, DISPUTES AND REVIEW
OF THE APPELLATE BODY'S REPORTS 449
edited by *Giorgio Sacerdoti*

CONTENTS	IX
THE RELEVANCE OF STATE INTERESTS IN RECENT ICSID PRACTICE <i>Giovanni Zarra</i>	487
ITALIAN PRACTICE RELATING TO INTERNATIONAL LAW	
<i>Classification Scheme</i>	515
JUDICIAL DECISIONS (edited by <i>Daniele Amoroso</i> and <i>Andrea Caligiuri</i>)	
II. INTERNATIONAL CUSTOM, LAW OF TREATIES AND OTHER SOURCES OF INTERNATIONAL LAW Articles 31-33 of the 1969 Vienna Convention on the Law of Treaties (VCLT) – Double taxation treaties – Article 17 of the 1989 Convention against Double Taxation between Italy and France – Determination of the exclusive or shared character of States’ taxing rights – Textual interpretation – Normative value of the OECD Commentary <i>Corte di Cassazione (Sez. tributaria civile)</i> , 24 November 2016, No. 23984 note by LORIS MAROTTI	517
V. IMMUNITIES Immunity of foreign States from jurisdiction – Article 2(2) of the Convention on Jurisdictional Immunities of States and Their Property – Commercial nature – Article II of the Convention on the Recognition and Enforcement of Foreign Arbitral Awards – United Nations Security Council Resolutions 661 (1990) and 678 (1990) <i>Corte di Cassazione (Sezioni Unite Civili)</i> , 24 November 2015, No. 23893 <i>Corte di Cassazione (Sezione I Civile)</i> , 27 May 2016, No. 11027 <i>Government of the Republic of Iraq v. Armamenti e Aerospazio S.p.A. and others</i> note by ANDREA SPAGNOLO	521
Immunity of consuls from civil jurisdiction – Articles 43 and 71 of the 1963 Vi- enna Convention on Consular Relations (VCCR) – Immunity of foreign States from jurisdiction <i>Corte di Cassazione (Sezioni Unite Civili)</i> , 4 February 2016, No. 2200 <i>Angelo Tedeschi v. Maria Pullano</i> note by PIERFRANCESCO ROSSI	527
Immunity of foreign States from jurisdiction – Vienna Convention on Diplo- matic Relations of 18 April 1961 (VCDR) – Correspondence between Arti- cle 11 of the UN Convention on Jurisdictional Immunities of States and Their Property (UNCSI) and customary international law – Article 10 of the Italian Constitution – Restrictive immunity <i>Corte di Cassazione (Sezioni Unite Civili)</i> , 9 June 2016, No. 11848	

- Ranasinghe Arachchige Neil Rohitha v. Embassy of the Republic of Korea to the Holy See*
note by PIERFRANCESCO ROSSI 529
- XI. TREATMENT OF ALIENS AND NATIONALITY
International protection – Transfer of asylum seeker to Hungary – Systemic flaws – Article 3 of European Union (EU) Regulation 604/2013 – Article 4 Charter of Fundamental Rights of the EU (EU Charter) – Sovereignty clause
Consiglio di Stato (Sez. III), 27 September 2016, No. 4004
Omissis v. Ministero dell'Interno
note by DENISE VENTURI 532
- XII. HUMAN RIGHTS
Ne bis in idem – Double prosecution regime (criminal/administrative) – Market abuse and tax legislation – Article 649 of the Italian Code of Criminal Procedure – Article 4 of Protocol No. 7 to the European Convention on Human Rights (ECHR) – Article 117(1) of the Italian Constitution
Corte Costituzionale, 8 March 2016, No. 102
Garlsson srl in liquidazione and others v. Commissione nazionale per le società e la borsa (CONSOB)
Corte Costituzionale, 31 May 2016, No. 200
Criminal proceedings against Stephan Ernest Schmidheiny
Corte Costituzionale, 24 October 2016, No. 229 (order)
Criminal proceedings against Massimo Bianchi
note by FEDERICA MUSSO 537
- Surrogacy – Best interest of the child – Public policy – New York Convention on the Rights of the Child – Article 8 of the European Convention on Human Rights (ECHR)
Corte di Cassazione (Sez. I), 30 September 2016, No. 19599
Procuratore Generale della Repubblica presso la Corte di Appello di Torino v. B.L.I.M. and R.V.M.
note by SARA TONOLO 546
- XIII. INTERNATIONAL CRIMINAL LAW
Crimes against humanity – Crime of massacre under Article 422 of the Italian Criminal Code – Inapplicability of statutory limitations – Article 7 of the European Convention on Human Rights (ECHR) – Radbruch's Formula
Corte di Cassazione (Sez. II penale), 11 February 2016, No. 15107
Criminal proceedings against Giuseppe Esposito, Giuseppe Sarno, Luciano Sarno, Pasquale Sarno and Vincenzo Sarno
note by FRANCESCA CAPONE 552
- XVII. RELATIONSHIP BETWEEN MUNICIPAL AND INTERNATIONAL LAW
United Nations Convention on the Rights of Persons with Disabilities – Individual autonomy of the disabled person – Article 4(1) of the Special Statute for Trentino-Alto Adige – Obligation of result – Non self-executing treaties

Corte Costituzionale, 14 January 2016, No. 2
C.G. v. Comune di Tione di Trento
 note by DANIELE AMOROSO 556

Consistent interpretation – Articles 3, 33, 34 and 56 of the Convention on Preventing and Combating Violence Against Women and Domestic Violence – Directive 2012/29/EU on the rights of the victims of crime – Interpretation of violent crimes as also encompassing psychological violence and stalking – Article 117(1) of the Italian Constitution – Article 408(3-bis) of the Italian Code of Criminal Procedure
Corte di Cassazione (Sezioni Unite Penali), 16 March 2016, No. 10959
Criminal proceedings against C.A.
 note by FULVIA STAIANO 559

XX. INTERNATIONAL RESPONSIBILITY

Execution of judgments of the European Court of Human Rights (ECtHR) – Financial liability for the payment of the just satisfaction afforded by the ECtHR to the injured party – Right of redress of the State against the local authority liable for breaches of the European Convention on Human Rights (ECHR) – Law No. 11/2005 – Attribution of the breach to the local authority – Scope and exercise of the right of redress
Corte Costituzionale, 21 September 2016, No. 219
Comune di San Ferdinando di Puglia v. Presidenza del Consiglio dei ministri and Ministero dell'economia e delle finanze
 note by ALESSANDRO MARIO AMOROSO 562

DIPLOMATIC AND PARLIAMENTARY PRACTICE

(edited by *Pietro Gargiulo, Marco Pertile and Paolo Turrini*)

VII. LAW OF THE SEA

1. NEGOTIATION AND SIGNATURE OF THE CAEN AGREEMENT ON THE DELIMITATION OF TERRITORIAL WATERS AND MARITIME JURISDICTION BETWEEN ITALY AND FRANCE (note by *Alice Ruzza*) 567

XI. TREATMENT OF ALIENS AND NATIONALITY

1. THE POSITION OF ITALY ON LARGE-SCALE MIGRATION: FROM THE MIGRATION COMPACT TO THE PRINCIPLE OF SHARED RESPONSIBILITY (note by *Marco Pertile*) 569

XII. HUMAN RIGHTS

1. THE PROMOTION OF HUMAN RIGHTS IN THE ITALIAN PARLIAMENTARY PRACTICE OF 2016 (note by *Chiara Tea Antoniazzi*)
 A. The Failed Military Coup and the Protection of Human Rights in Turkey 572
 B. The Human Rights Situation in Burundi 577
 C. The Human Rights Situation in Somalia 579
 D. The Human Rights Situation in Saudi Arabia 579

E. The Human Rights Situation in the Russian Federation	580
F. The Human Rights Situation in Egypt	581
2. ON THE INCHOATE RIGHT TO HUMAN DIGNITY UNDER INTERNATIONAL LAW (note by <i>Paolo Turrini</i>)	583
XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS	
1. THE GOVERNMENT'S POSITION VIS-À-VIS EGYPT ON THE KILLING OF THE ITALIAN NATIONAL GIULIO REGENI (note by <i>Paolo Turrini</i>)	584
2. THE ITALIAN GOVERNMENT'S POSITION ON THE NEGOTIATION AND APPROVAL OF CETA (note by <i>Bianca Maganza</i>)	592
XVI. INTERNATIONAL ORGANIZATIONS	
1. THE POSITION OF ITALY ON THE UNESCO'S EXECUTIVE BOARD DECISION ON OCCUPIED PALESTINE (note by <i>Chiara Tea Antoniazzi</i> and <i>Marco Pertile</i>)	596
XVIII. USE OF FORCE AND PEACE-KEEPING	
1. THE LEGAL REQUIREMENTS FOR MILITARY INTERVENTION AND FOR HUMANITARIAN ASSISTANCE IN LIBYA (note by <i>Lotam Lerer</i>)	599
XIX. ARMED CONFLICT, NEUTRALITY, AND DISARMAMENT	
1. ITALY'S POSITION ON SANCTIONS AGAINST THE RUSSIAN FEDERATION (note by <i>Marco Pertile</i>)	604
2. THE PARLIAMENTARY PRACTICE OF ITALY ON ARMS EXPORTS: THE CASES OF LIBYA, SOMALIA, SAUDI ARABIA, QATAR, UKRAINE AND EGYPT (note by <i>Riccardo Labianco</i>)	
A. The Case of Libya	606
B. The Case of Somalia	607
C. The Cases of Saudi Arabia and Qatar	609
D. The Cases of Egypt and Ukraine	611
XXI. INTERNATIONAL DISPUTE SETTLEMENT	
1. ITALY'S INITIATIVES IN THE ENRICA LEXIE CASE FOLLOWING THE ORDER OF ITLOS TO SUSPEND NATIONAL COURT PROCEEDINGS PENDING ARBITRATION (note by <i>Alessio Gracis</i>)	613
TREATY PRACTICE (edited by <i>Marina Mancini</i>)	
VII. LAW OF THE SEA	
THE AGREEMENT BETWEEN FRANCE AND ITALY ON THE DELIMITATION OF MARITIME FRONTIERS (note by <i>Natalino Ronzitti</i>)	617

IX. CULTURAL HERITAGE

- THE MEMORANDUM OF UNDERSTANDING BETWEEN ITALY AND UNESCO ON
THE ITALIAN “UNITE4HERITAGE” TASK FORCE (note by *Marina Mancini*) 624

LEGISLATION

(edited by *Pia Acconci*)

XI. TREATMENT OF ALIENS AND NATIONALITY

- Legislative Decree No. 203 of 29 October 2016
New rules on entry and stay of non-EU seasonal workers (note by *Gianluca Rubagotti*) 631

XII. HUMAN RIGHTS

- Law No. 115 of 16 June 2016
Criminalization of Holocaust denial (note by *Giorgio Sacerdoti*) 633
Law No. 76 of 11 May 2016
Regulation of civil unions between same-sex persons (note by *Alessandro Perfetti*) 634

XIV. COOPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS

- Law No. 153 of 28 July 2016
Italian implementation of international counter-terrorism treaties (note by *Chiara Cipolletti*) 638

BIBLIOGRAPHIES

- ITALIAN BIBLIOGRAPHICAL INDEX OF INTERNATIONAL LAW 2016 647
(edited by *Giulio Bartolini* and *Alessandro Chechi*)

REVIEW OF BOOKS

- (edited by *Marco Gestri*) 683

FRANCESCA CAPONE, *Reparations for Child Victims of Armed Conflict: State of the Field and Current Challenges*, Cambridge, Intersentia, 2017 (*Christine Bakker*); ANDREA SPAGNOLO, *L'attribuzione delle condotte illecite nelle operazioni militari dell'Unione europea*, Napoli, Editoriale Scientifica, 2016 (*Federico Casolari*); ROBERT KOLB, *Theory of International Law*, Oxford/Portland, Hart Publishing, 2016 (*Lorenzo Gradoni*); ATILA M. TANZI, *International Law. A Concise Introduction*, Bologna, Bonomo Editore, 2017 (*Iotam Lerer*); VLADYSLAV LANOVOY, *Complicity and Its Limits in the Law of International Responsibility*, Oxford, Hart Publishing, 2016 (*Eduardo Savarese*).

INDEX

