

1 - 2 DECEMBER 2022

Time and international litigation

University of Padua, Palazzo del Bo

Thursday 1 December – Aula Magna

9.00 - 9.30

Greetings from the Authorities

A. Gattini, Introduction

9.30 - 11.00: Instituting the Proceedings

Chairperson: **Giorgio Gaja**

A. Zimmermann: The Time Factor in Bringing a Case before the ICJ

L. Burgorgue-Larsen: Three Regional Human Rights Courts, One Single Understanding of the Time in Instituting the Proceedings?

S. Forlati: Jurisdiction Ratione Temporis in International Arbitration

11.30 - 13.00: Incidental Proceedings

Chairperson: **Giorgio Gaja**

A. Miron: Intervention: The Time Has Finally Come?

C. Binder: Provisional Measures before Regional Human Rights Courts

C. Giorgetti: Incidental Questions: Some Insights from International Investment Arbitration

15.00 - 16.30: Evidence

Chairperson: **Geneviève Bastid-Burdeau**

J. Devaney: The Passage of Time and the Establishment of the Facts before the ICJ

P.S. Pinto de Albuquerque: The European Consensus: How to Prove it?

A. De Nanteuil: Evidence and Testimony in Investment Arbitration

17.00 - 18.30: Interpretation of Applicable Law

Chairperson: **Geneviève Bastid-Burdeau**

G. Hernández: Theorizing Precedent: Constructing Authority and the World Court

L.S. Sicilianos: Evolutive Interpretation of Human Rights Treaties and Beyond. Remarks on the Approach of the European Court of Human Rights

Z. Douglas: Fault, Damage and the Timing of the Breach of an Investment Treaty Obligation

Friday 2 December – Archivio Antico

9.30 - 11.00: Post Judgment

Chairperson: **Attila Tanzi**

P. Webb: Patience and Perseverance: Time and Compliance with Inter-State Judicial Decisions

J. Contesse: Implementation of Human Rights Judgments in Europe and Latin America

A. Kulick: Post-Award Proceedings in International Arbitration: It's not Over until It's Over

11.00 - 12.30: Round Table

Chairperson: **Attila Tanzi**

C. Ceretelli: The Principle of Good Administration of Justice in Admitting Untimely or Extra Ordinem Evidence before the ICJ

M. Dimetto: The Time of the Saisine as a Pivotal Factor for the Settlement of the Dispute

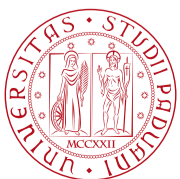
A. Hermet: Intertemporal Law and International Custom: a False Issue?

M. Papadaki: Conflicting Values: Timing and Incidental Proceedings in the ICJ?

R. Radovic: Enhancing the Relevance of Revision in International Adjudication

N. Ridi: Res Judicata in International Adjudication: Scope and Strength

1222-2022
800
ANNI



UNIVERSITÀ
DEGLI STUDI
DI PADOVA

DiPIC

Dipartimento di Diritto Pubblico,
Internazionale e Comunitario

Responsabile scientifico
Prof. Andrea Gattini
timeandlitigation@gmail.com
andrea.gattini@unipd.it