

CONTENTS

LIST OF ABBREVIATIONS

XV

Symposium

INTERNATIONAL INVESTMENT REGULATION: TRENDS AND CHALLENGES

| | |
|--|-----|
| FOREIGN INVESTMENTS, SOVEREIGNTY AND THE PUBLIC GOOD <i>Francesco Francioni</i> | 3 |
| CUSTOMARY LAW IN INVESTMENT REGULATION <i>Jorge E. Viñuales</i> | 23 |
| “FRAGMENTATION” OF INTERNATIONAL LAW AS A STRATEGY FOR REFORMING INTERNATIONAL INVESTMENT LAW <i>Ernst-Ulrich Petersmann</i> | 49 |
| THE “UNEXPECTED” DEVELOPMENT-FRIENDLY DEFINITION OF INVESTMENT IN THE 2013 RESOLUTION OF THE <i>INSTITUT DE DROIT INTERNATIONAL</i> <i>Pia Acconci</i> | 69 |
| THE COHERENCE OF EU LAW: THE PROMOTION OF INVESTMENTS VS. THE PROTECTION OF HUMAN RIGHTS <i>Eduardo Savarese</i> | 91 |
| TRANSFER PROVISIONS OF BITS IN TIMES OF FINANCIAL CRISIS <i>Anna De Luca</i> | 113 |
| LEGAL FOUNDATIONS OF THE COMPETENCE OF THE EUROPEAN UNION ON FOREIGN DIRECT INVESTMENTS <i>Alfredo Rizzo</i> | 131 |
| PROTECTING ITALIAN INVESTMENTS IN LIBYA’S CHANGING ENVIRONMENT <i>Ferdinando Franceschelli</i> | 147 |

ARTICLES

- INTERNATIONAL ACTION AGAINST PIRACY AND ARMED ROBBERY AT
SEA OFF THE COAST OF SOMALIA 175
Alessandra Annoni
- THE GURLITT HOARD: AN APPRAISAL OF THE ROLE OF INTERNATIONAL
LAW WITH RESPECT TO NAZI-LOOTED ART 199
Alessandro Chechi
- RESPECT FOR THE RULE OF LAW IN A TIME OF ECONOMIC AND
FINANCIAL CRISIS: THE ROLE OF REGIONAL INTERNATIONAL
ORGANIZATIONS IN THE HUNGARIAN *AFFAIRE* 219
Federico Casolari

NOTES AND COMMENTS

- THE *SHALABAYEVA* CASE: ISSUES OF INTERNATIONAL AND EU LAW 245
Marco Gestri
- EFFECTIVE LIMITATIONS AND ILLUSORY RIGHTS: A COMMENT ON THE
MOTHERS OF SREBRENICA DECISION OF THE EUROPEAN COURT OF
HUMAN RIGHTS 269
Valentina Spiga
- DUAL ATTRIBUTION OF ACTS COMMITTED BY A UN PEACEKEEPING
FORCE: AN EMERGING NORM OF CUSTOMARY INTERNATIONAL LAW?
THE DUTCH SUPREME COURT'S JUDGMENTS IN *NUHANVIÇ* AND
MUSTAFIĆ 287
Christine Bakker
- NON-GOVERNMENTAL ORGANIZATIONS AND THE 2013 SESSION OF THE
UNESCO INTANGIBLE CULTURAL HERITAGE COMMITTEE 299
Benedetta Ubertazzi

PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS

- THE JUDICIAL ACTIVITY OF THE INTERNATIONAL COURT OF JUSTICE IN
2013: PROCEDURAL LAW ISSUES BEFORE THE ICJ 325
Daniele Amoroso
- THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA AND OTHER
LAW OF THE SEA JURISDICTIONS (2013) 353
Tullio Treves

| | |
|---|-----|
| CONTENTS | IX |
| INTERNATIONAL CRIMINAL JUSTICE (2013) <i>Carlo Focarelli</i> | 367 |
| WTO CASE LAW IN 2013 edited by <i>Giorgio Sacerdoti</i> | 391 |
| | |
| ITALIAN PRACTICE RELATING TO INTERNATIONAL LAW | |
| <i>Classification Scheme</i> | 429 |
| | |
| JUDICIAL DECISIONS (edited by <i>Giuseppe Cataldi</i> and <i>Massimo Iovane</i>) | |
| | |
| II. INTERNATIONAL CUSTOM, LAW OF TREATIES AND OTHER SOURCES OF INTERNATIONAL LAW Interpretation of treaties by domestic courts – Articles 31-33 of the 1969 Vienna Convention on the Law of Treaties – Interpretation of the Stabilisation and Association Agreement between the European Communities and the Republic of Croatia – Application of import duties on textile products semi-processed in Croatia and reimported into Italy <i>Corte di Cassazione (Sez. V tributaria)</i> , 15 March 2013, No. 6632 <i>BENIND SPA v. Agenzia delle Dogane</i> | 431 |
| | |
| V. IMMUNITIES State Immunity – Domestic implementation of ICJ judgments – Article 94(1) of the UN Charter – Article 59 of the ICJ Statute – Balance between fundamental human rights and international obligations – Articles 2, 10, 11 and 24 of the Italian Constitution <i>Tribunale di Firenze</i> , 21 January 2014, No. 1300 (order) <i>Alessi and others v. Federal Republic of Germany</i> <i>Corte di Cassazione (Sezioni Unite Civili)</i> , 21 January 2014, No. 1136 <i>Federal Republic of Germany v. Heirs of Luigi Ferrini</i> | 436 |
| | |
| VII. LAW OF THE SEA Montecristo case – Somali piracy – Italian jurisdiction – Article 6(3)(a) and (b) of the European Convention on Human Rights – Criminal proceeding – New formulation of the accusation – Right to be informed – Right to defense – Criminal prosecution before national courts <i>Corte di Cassazione (Sez. II penale)</i> , 20 June 2013, No. 26825 <i>A.A.M., Ab.Ah.Ma., A.M., and D.A.M. v. Corte di Appello di Roma (Montecristo case)</i> <i>Corte di Appello di Roma (Sez. penale minori)</i> , 6 October 2012 | 442 |

| | | |
|---|---|-----|
| XI. | TREATMENT OF ALIENS AND NATIONALITY Criminalization of homosexual conduct – Sexual-orientation asylum claims – Membership in a particular social group – Discrimination – Credibility – Discretion – Burden of proof <i>Corte di cassazione (Sez. VI civile)</i> , 29 May 2012, No. 15981 (order) <i>T.T. v. Ministro degli Interni</i> | 447 |
| XII. | HUMAN RIGHTS Entitlement to a pension – Laws of “authentic interpretation” – Non-retroactivity of the law – Effects of the judgments of the European Court of Human Rights in the domestic legal order – Counter-limits doctrine <i>Corte Costituzionale</i> , 28 November 2012, No. 264 <i>Ministro degli Interni v. Lorenzon Guido Luciano</i> | 454 |
| XVII. | RELATIONSHIP BETWEEN MUNICIPAL AND INTERNATIONAL LAW Article 46 of the European Convention on Human Rights – Article 79 of the Rules of Court of the European Court of Human Rights – Interpretation by domestic courts of the judgments of the European Court of Human Rights – Domestic monitoring of the implementation of the judgments of the European Court of Human Rights – Kompetenz-Kompetenz – Powers of the Committee of Ministers of the Council of Europe <i>Corte di Cassazione (Sezioni Unite Civili)</i> , 16 May 2013, No. 11826 (order) <i>Pisacane v. Pisacane and Ministero dell’Economia e delle Finanze</i> | 457 |
| | | |
| DIPLOMATIC AND PARLIAMENTARY PRACTICE (edited by <i>Pietro Gargiulo</i> and <i>Giuseppe Nesi</i>) | | |
| II. | INTERNATIONAL CUSTOM, LAW OF TREATIES AND OTHER SOURCES OF INTERNATIONAL LAW 1. SUBSEQUENT AGREEMENTS AND SUBSEQUENT PRACTICE IN RELATION TO THE INTERPRETATION OF TREATIES | 463 |
| III. | STATES AND OTHER INTERNATIONAL LAW SUBJECTS 1. ENVIRONMENTAL CONCERNS OVER THE CONSTRUCTION OF A US MILITARY COMMUNICATION SYSTEM IN SICILY | 464 |
| V. | IMMUNITIES 1. THE IMMUNITY OF STATES OFFICIALS FROM FOREIGN CRIMINAL JURISDICTION A. Statement by the Italian Delegate on the Report of the International Law Commission | 465 |
| | 2. THE <i>ENRICA LEXIE</i> CASE: THE STATEMENTS OF THE MINISTER OF FOREIGN AFFAIRS AND THE PRIME MINISTER | 467 |

| | | |
|------|---|-----|
| XI. | TREATMENT OF ALIENS AND NATIONALITY | |
| | 1. THE MANAGEMENT OF MIGRATORY FLOWS TO ITALY AND EUROPE: A PROPOSAL TO AMEND THE DUBLIN REGULATION | 470 |
| XII. | HUMAN RIGHTS | |
| | 1. EXTRADITION OF A TERRORISM SUSPECT TO SPAIN | 472 |
| | 2. REACTION BY THE TURKISH AUTHORITIES TO THE MASS DEMONSTRATIONS TAKING PLACE IN THE COUNTRY | 473 |
| XIV. | CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS | |
| | 1. THE POSITION OF ITALY ON THE SO-CALLED <i>DATAGATE</i> | 474 |
| | 2. DENIAL OF OVERFLIGHT PERMISSION TO THE PRESIDENTIAL AIRCRAFT OF THE PRESIDENT OF BOLIVIA EVO MORALES | 475 |
| XVI. | INTERNATIONAL ORGANIZATIONS | |
| | 1. UNITED NATIONS | |
| | A. United Nations Reform | 477 |
| XIX. | ARMED CONFLICT, NEUTRALITY, AND DISARMAMENT | |
| | 1. PROTECTION OF THE ENVIRONMENT IN RELATION TO ARMED CONFLICTS | 480 |
| | 2. USE OF CHEMICAL WEAPONS IN SYRIA | 481 |

AGREEMENTS TO WHICH ITALY IS A PARTY AND AGREEMENTS AND UNDERSTANDINGS TO WHICH ITALIAN REGIONS AND AUTONOMOUS PROVINCES ARE PARTIES

(edited by *Chiara Altafin* and *Marina Mancini*)

I
AGREEMENTS TO WHICH ITALY IS A PARTY

| | | |
|------|--|-----|
| A) | AGREEMENTS SIGNED BY ITALY, PUBLISHED IN THE <i>GAZZETTA UFFICIALE</i> IN 2013 | |
| III. | STATES AND OTHER INTERNATIONAL ENTITIES | 484 |
| IV. | DIPLOMATIC AND CONSULAR RELATIONS | 484 |
| V. | IMMUNITIES | 485 |
| XII. | HUMAN RIGHTS | 485 |

| | |
|--|-----|
| XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS | |
| 1. LEGAL AND JUDICIAL CO-OPERATION | 485 |
| 2. MILITARY AND SECURITY MATTERS | 485 |
| 3. CULTURAL, EDUCATIONAL, SCIENTIFIC AND TECHNOLOGICAL CO-OPERATION | 486 |
| 4. TECHNICAL CO-OPERATION | 486 |
| 5. FRIENDSHIP AND CO-OPERATION TREATIES | 486 |
| 6. TRANSPORT | 487 |
| 7. LABOUR | 487 |
| XV. INTERNATIONAL ECONOMIC LAW | |
| 1. TAXATION | 487 |
| 2. ECONOMIC DEVELOPMENT AND DEVELOPMENT CO-OPERATION | 488 |
| 3. ENERGY | 489 |
| 4. DEBT CONSOLIDATION AND CANCELLATION TREATIES | 489 |
| XVI. INTERNATIONAL ORGANIZATIONS | |
| 1. HEADQUARTERS AGREEMENTS AND LEGAL STATUS | 490 |
| 2. EUROPEAN UNION | 490 |
| XIX. ARMED CONFLICT, NEUTRALITY, AND DISARMAMENT | 490 |
| B) AGREEMENTS SIGNED BY ITALY, PUBLISHED BEFORE 2013, THE ENTRY INTO FORCE OF WHICH WAS ANNOUNCED IN THE <i>GAZZETTA UFFICIALE</i> IN 2013 | |
| VIII. ENVIRONMENT | 490 |
| XII. HUMAN RIGHTS | 492 |
| XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS | |
| 1. LEGAL AND JUDICIAL CO-OPERATION | 492 |
| 2. MILITARY AND SECURITY MATTERS | 492 |
| 3. CULTURAL, EDUCATIONAL, SCIENTIFIC AND TECHNOLOGICAL CO-OPERATION | 493 |
| XV. INTERNATIONAL ECONOMIC LAW | |
| 1. TAXATION | 493 |
| 2. ECONOMIC DEVELOPMENT AND DEVELOPMENT CO-OPERATION | 493 |
| XVI. INTERNATIONAL ORGANIZATIONS | |
| 1. EUROPEAN UNION | 494 |

II
 AGREEMENTS AND UNDERSTANDINGS TO WHICH
 ITALIAN REGIONS AND AUTONOMOUS PROVINCES ARE PARTIES

A) AGREEMENTS SIGNED BY ITALIAN REGIONS AND AUTONOMOUS
 PROVINCES IN 2013

| | |
|----------------|-----|
| ABRUZZO | 495 |
| EMILIA-ROMAGNA | 496 |
| MARCHE | 496 |

B) UNDERSTANDINGS SIGNED BY ITALIAN REGIONS AND
 AUTONOMOUS PROVINCES IN 2013

| | |
|-----------------------|-----|
| FRIULI-VENEZIA GIULIA | 496 |
| VENETO | 497 |

LEGISLATION

(edited by *Pia Acconci*)

| | |
|---|-----|
| XI. TREATMENT OF ALIENS AND NATIONALITY | 499 |
|---|-----|

| | |
|--|-----|
| XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO- ECONOMIC MATTERS | 500 |
|--|-----|

| | |
|---------------------------------------|-----|
| XVIII. USE OF FORCE AND PEACE-KEEPING | 501 |
|---------------------------------------|-----|

BIBLIOGRAPHIES

| | |
|--|-----|
| ITALIAN BIBLIOGRAPHICAL INDEX OF INTERNATIONAL LAW 2013 (edited by <i>Giulio Bartolini</i> and <i>Alessandro Chechi</i>) | 509 |
|--|-----|

| | |
|---|-----|
| REVIEW OF BOOKS (edited by <i>Marco Gestri</i>) | 539 |
|---|-----|

SARAH DROMGOOLE, *Underwater Cultural Heritage and International Law*, Cambridge, Cambridge University Press, 2013 (*Natalino Ronzitti*); KARL P. SAUVANT and FEDERICO ORTINO (eds.), *Improving the International Investment Law and Policy Regime: Options for the Future*, Helsinki, Ministry for Foreign Affairs of Finland, 2014 (*Giorgio Sacerdoti*); BARDO FASSBENDER and ANNE PETERS (eds.), *Oxford Handbook of the History of International Law*, Oxford, Oxford University Press, 2012 (*Carlo Focarelli*); ALEXANDER GILLESPIE, *A History of the Laws of War*, Oxford and Portland, Hart Publishing, 2011 - ALEXANDER GILLESPIE, *The Causes of*

War, Volume 1: 3000 BCE to 1000 CE, Oxford and Portland, Hart Publishing, 2013 (Carlo Focarelli); DANIELE GALLO, LUCA PALADINI and PIETRO PUSTORINO (eds.), *Same-Sex Couples before National, Supranational and International Jurisdictions*, Berlin-Heidelberg, Springer-Verlag, 2014 (Marco Gestri); EMMANUELLE TOURME-JOUANNET, *What is a Fair International Society? International Law Between Development and Recognition*, Oxford and Portland, Hart Publishing, 2013 (Lorenzo Gradoni); MAURIZIO RAGAZZI (ed.), *Responsibility of International Organizations. Essays in Memory of Sir Ian Brownlie*, Leiden-Boston, Martinus Nijhoff Publishers, 2013 (Pietro Pustorino); LUISA VIERUCCI, *Gli accordi fra governo e gruppi armati di opposizione nel diritto internazionale*, Napoli, Editoriale Scientifica, 2013 (Emanuele Sommario).

INDEX

577