CONTENTS

LIST OF ABBREVIATIONS	XIII
Symposium SEARCH AND RESCUE: BALANCING HUMANITARIAN AND SECURITY REASONS	
INTRODUCTION Giuseppe Cataldi	3
ITALY VERSUS NGOS: THE CONTROVERSIAL INTERPRETATION AND IMPLEMENTATION OF SEARCH AND RESCUE OBLIGATIONS IN THE CONTEXT OF MIGRATION AT SEA Giorgia Bevilacqua	11
BETWEEN A "GO BACK!" AND A HARD (TO FIND) PLACE (OF SAFETY): ON THE RULES AND STANDARDS OF DISEMBARKATION OF PEOPLE RESCUED AT SEA Paolo Turrini	29
THE MISSING OBLIGATION TO DISEMBARK PERSONS RESCUED AT SEA Kiara Neri	47
EU REGIONAL DISEMBARKATION ARRANGEMENTS IN THE MEDITERRANEAN: BETWEEN THE OUTSOURCING OF SEARCH AND RESCUE SERVICES AND THE EXTERNALISATION OF SEA BORDER MANAGEMENT Marco Fantinato	63
DISTRIBUTING RESPONSIBILITY BETWEEN SHIPMASTERS AND THE DIFFERENT STATES INVOLVED IN SAR DISASTERS Francesca De Vittor and Massimo Starita	77
THE VATICAN CITY STATE'S REFUSAL TO GRANT ITS FLAG TO SEARCH AND RESCUE VESSELS OF NGOS OPERATING IN THE MEDITERRANEAN Valentin J. Schatz and Fabian Endemann	97
ARTICLES	
THE INTERPLAY BETWEEN INVESTMENT LAW AND THE DUTY OF NON-RECOGNITION IN SITUATIONS OF CONTESTED SOVEREIGNTY Sondra Faccio	113

VIII CONTENTS

SOVEREIGN DEBT, "AUSTERITY", AND SOCIO-ECONOMIC RIGHTS: ITALY'S 2019 BUDGET BETWEEN EU FISCAL RULES AND INTERNATIONAL HUMAN RIGHTS LAW Emma Luce Scali	135
THE EFFECTS OF JUDGMENTS OF THE EUROPEAN COURT OF HUMAN RIGHTS ON THE FINAL DECISIONS OF DOMESTIC COURTS: RECENT DEVELOPMENTS IN THE ITALIAN CASE LAW Fabrizio Marongiu Buonaiuti	159
GOVERNMENT TRANSPARENCY AND THE RIGHT OF ACCESS TO INFORMATION: EVOLVING INTERNATIONAL AND EUROPEAN STANDARDS AND THEIR IMPLEMENTATION IN THE ITALIAN LEGAL SYSTEM Valentina Rossi	181
NOTES AND COMMENTS	
THE CONCLUSION OF BILATERAL AGREEMENTS AND TECHNICAL ARRANGEMENTS FOR THE MANAGEMENT OF MIGRATION FLOWS: AN OVERVIEW OF THE ITALIAN PRACTICE Andrea Spagnolo	211
THE ROLE OF FACEBOOK IN THE PERSECUTION OF THE ROHINGYA MINORITY IN MYANMAR: ISSUES OF ACCOUNTABILITY UNDER INTERNATIONAL LAW Silvia Venier	231
ON AMERICAN DRONE STRIKES AND (POSSIBLE) EUROPEAN RESPONSIBILITIES: FACING THE ISSUE OF JURISDICTION FOR "COMPLICITY" IN EXTRATERRITORIAL TARGETED KILLINGS Diego Mauri	249
THE FRANCO-GERMAN APPROACH TO TACKLING CLIMATE CHANGE IN THE AACHEN TREATY OF 2019 Ferdinando Franceschelli	273
PRACTICE OF INTERNATIONAL COURTS AND TRIBUNAL	S
THE JUDICIAL ACTIVITY OF THE INTERNATIONAL COURT OF JUSTICE IN 2018 Serena Forlati	287
THE INTERNATIONAL TRIBUNAL FOR THE LAW OF THE SEA AND OTHER LAW OF THE SEA JURISDICTIONS (2018) Tullio Treves	317

CONTENTS	IX
----------	----

	RNATIONAL CRIMINAL JUSTICE (2018) ella Nigro	325
OF T	WTO IN 2018: SYSTEMIC DEVELOPMENTS, DISPUTES AND REVIEW HE APPELLATE BODY'S REPORTS I by Giorgio Sacerdoti	351
	ESTMENT ARBITRATION 2018: BACK TO BASICS anni Zarra	413
ITA	LIAN PRACTICE RELATING TO INTERNATIONAL LAW	
Class	ification scheme	453
	ICIAL DECISIONS ed by <i>Daniele Amoroso</i> and <i>Andrea Caligiuri</i>)	
V.	IMMUNITIES THE AFTERMATH OF THE ITALIAN CONSTITUTIONAL COURT JUDGMENT NO. 238 OF 2014 IN EXEQUATUR AND ENFORCEMENT PROCEEDINGS (note by Pierfrancesco Rossi) State immunity from civil jurisdiction – Measures of constraint against foreign State property – Enforcement of foreign judgments awarding compensation to victims of Nazi crimes – Judgment No. 238 of 2014 of the Italian Constitutional Court – ICJ Jurisdictional Immunities of the State (Germany v. Italy: Greece intervening) judgment Corte di Cassazione (Sez. III Civile), 8 June 2018, No. 14885 Region of Sterea Ellada v. Presidence of the Council of Ministers and Federal Republic of Germany	455
VII.	LAW OF THE SEA WHAT POSSIBILITIES FOR EXERCISING CRIMINAL JURISDICTION OVER MIGRANT SMUGGLERS IN INTERNATIONAL WATERS? (note by Francesca Mussi) Migrant smuggling — International waters — Duty to rescue at sea — Exercise of criminal jurisdiction — Protective principle — Article 6 of the Italian Criminal Code Corte di Cassazione (Sez. I Penale), 3 July 2018, No. 29832 459 Criminal proceedings against Ahmad Hassan Ali Mohmoud and Ahmad Ramadan Mohammad Hassan	459
XI.	TREATMENT OF ALIENS AND NATIONALITY DIPLOMATIC PROTECTION BEFORE ITALIAN ADMINISTRATIVE JUDGES (note by Andrea Caligiuri) Diplomatic protection – Political act – Treatment of aliens – Article 20 of the TFEU – Consular assistance – Judicial review Tribunale Amministrativo Regionale per il Lazio (Sezione Terza Ter), 4 December 2017, No. 11955 Francesco Becchetti v. Presidenza del Consiglio dei Ministri and Ministero degli Affari Esteri e della Cooperazione Internazionale	463

X CONTENTS

XII.	HUMAN RIGHTS GENDER-SENSITIVE INTERPRETATION OF INTERNATIONAL PROTECTION IN THE LIGHT OF ITALIAN PRACTICE (note by Maura Marchegiani) International protection – Istanbul Convention – Violence against women – Gender-based persecution – Refugee status – Article 1(2) Geneva Conven-	
	tion on Refugees Corte di Cassazione (Sez. I Civile), 24 November 2017, No. 28152 (order) J.O.S. v. Ministero dell'Interno	467
	THE COMPLIANCE OF RETROSPECTIVE PENSION LEGISLATION WITH THE ECHR BEFORE THE CONSTITUTIONAL COURT (note by <i>Donato Greco</i>) Article 117(1) of the Italian Constitution – Principle of fair trial – Principle of non-retroactivity of law – Principle of equality of arms – Right to property – "Sub-constitutional" rank of ECHR provisions Corte Costituzionale, 1 December 2017, No. 250 C.G. and others v. INPS	471
	NE BIS IN IDEM PRINCIPLE AND "DOUBLE-TRACK SYSTEMS": THE ONGOING DIALOGUE BETWEEN THE ITALIAN CONSTITUTIONAL COURT AND THE ECTHR (note by Cristina Renghini) Article 649 of the Italian Code of Criminal Procedure – Ne bis in idem – Article 4 of Protocol No. 7 of the ECHR – Double-track systems – Penalty – Dialogue between Courts Corte Costituzionale, 24 January 2018, No. 43	
	Criminal proceedings against Claudio Stiscia	475
	CULTURAL PRACTICES AND THE PROTECTION OF HUMAN RIGHTS IN A RECENT RULING BY THE CORTE DI CASSAZIONE (note by Alessandra Nepa) Culturally oriented crimes — Cultural pluralism — Universal human rights — Right to culture — Right to a cultural identity Corte di Cassazione (Sez. III Penale), 29 January 2018, No. 29613 Criminal proceedings against Q.N. and Q.E.	480
XIII.	INTERNATIONAL CRIMINAL LAW LIMITING "PREVENTISM"? THE COURT OF CASSATION CLARIFIES THE NOTION OF "PARTICIPATION IN AN ASSOCIATION FOR TERRORIST PURPOSES" (note by Elena Carpanelli) "Participating" in an association for the purpose of terrorism — Lone wolf terrorists — Operative contact with the association — Additional Protocol to the Council of Europe for the Prevention of Terrorism of 22 October 2015 — Directive (EU) 2017/541 on combating terrorism — Human rights protection Corte di Cassazione (Sez. VI penale), 29 March 2018, No. 14503	484
	Criminal proceedings against Messaoudi El Mostapha	484
XVII.	RELATIONSHIP BETWEEN MUNICIPAL AND INTERNATIONAL LAW A CONTROVERSIAL RULING BY THE CORTE DI CASSAZIONE ON THE DOMESTIC RANK OF TREATIES OTHER THAN THE EUROPEAN CONVENTION ON HUMAN RIGHTS (note by Giuliana Lampo) Rank of international treaties in the Italian legal system – Article 117(1) of	

CONTENTS XI

	the Italian Constitution – Sub-constitutional treaties – Lanzarote Convention on the Protection of Children against Sexual Exploitation and Sexual Abuse – Article 351(1 ter) of the Italian Code of Criminal Procedure Corte di Cassazione (Sez. III Penale), 22 May 2018, No. 22754 Criminal proceedings against M.E.	488
	THE EUROPEAN SOCIAL CHARTER AS A PARAMETER FOR CONSTITUTIONAL REVIEW OF LEGISLATION (note by Lorenza Mola) Article 117(1) of the Italian Constitution – European Social Charter – European Committee of Social Rights – Article 1475(2) of the Italian Code of the Armed Forces' Order – Article 3(1) of Legislative Decree No. 23 of 4 March 2015 ("Jobs Act") Corte Costituzionale, 13 June 2018, No. 120	
	Francesco Solinas and AS.SO.DI.PRO. v. Comando generale della Guardia di finanza Corte Costituzionale, 8 November 2018, No. 194	
	Francesca Santoro v. Settimo senso s.r.l.	493
XXI.	INTERNATIONAL DISPUTE SETTLEMENT PARALLEL DOMESTIC AND ARBITRAL PROCEEDINGS: ITALIAN JUDGES STILL DISTRUST INTERNATIONAL ARBITRATION (note by Giovanni Zarra) Parallel domestic and arbitral proceedings – Triple identity test - Bilateral investment treaties – 1965 Washington Convention – Argentine crisis – Italian judges' distrust in international arbitration	
	Corte di Cassazione, Sez. I Civile, 14 November 2018, No. 29354 Pietro Palmieri and others v. Banca Popolare di Milano S.c.a.r.l.	500
	LOMATIC AND PARLIAMENTARY PRACTICE ed by Pietro Gargiulo, Marco Pertile and Paolo Turrini)	
VI.	TERRITORY THE ANNEXATION OF CRIMEA AND THE SANCTIONS AGAINST THE RUSSIAN FEDERATION (note by $Antonino\ Ali$)	505
XI.	TREATMENT OF ALIENS AND NATIONALITY THE DIPLOMATIC ROW BETWEEN ITALY AND AUSTRIA OVER VIENNA'S DRAFT LAWS ON DUAL NATIONALITY AND CONSULAR ASSISTANCE FOR GERMAN- AND LADIN-SPEAKING SOUTH TYROLEANS (note by Marco Pertile and Aida Halilovic)	510
XII.	HUMAN RIGHTS MIGRATION POLICY AND MANAGEMENT (note by <i>Chiara Tea Antoniazzi</i>)	517
XIV.	COOPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIOECONOMIC MATTERS THE THREATENED DEMOLITION OF THE KHAN AL-AHMAR "RUBBER TIRE	
	SCHOOL" IN THE OCCUPIED PALESTINIAN TERRITORY (note by Marco Pertile)	529

XII CONTENTS

XVI.	THE SCOPE AND MEANS OF ACTION OF THE UNITED NATIONS SECURITY COUNCIL AS SEEN BY ITALY DURING ITS "SHARED MEMBERSHIP" (note by <i>Paolo Turrini</i>)	536
XVIII.	USE OF FORCE AND PEACE-KEEPING THE AIRSTRIKES AGAINST SYRIA IN RESPONSE TO THE ALLEGED USE OF CHEMICAL WEAPONS (note by <i>Jean Paul Moinet</i>)	553
XIX.	ARMED CONFLICT, NEUTRALITY, AND DISARMAMENT THE ILLEGAL TRAFFICKING IN CRUDE OIL AND PETROLEUM PRODUCTS FROM LIBYA AND THE RELATIONSHIP BETWEEN ITALY AND MALTA (note by Marco Pertile)	557
	ISLATION ed by <i>Pia Acconci</i>)	
XI.	TREATMENT OF ALIENS AND NATIONALITY Decree-Law No. 113 of 4 October – converted, with amendments, into Law No. 132 of 1 December 2018 (GU No. 281 of 3 December 2018) REFORM OF THE ITALIAN REGULATORY FRAMEWORK ON MIGRATION (note by Sara Fattorini)	565
BIB	LIOGRAPHIES	
	IAN BIBLIOGRAPHICAL INDEX OF INTERNATIONAL LAW 2018 ed by <i>Giulio Bartolini</i> and <i>Alessandro Chechi</i>)	577
	IEW OF BOOKS ed by Marco Gestri)	611
Cacuc diritted Napol and I Imple EMAN Torine Mar y Vezzan uman	O PUSTORINO, Movimenti insurrezionali e diritto internazionale, Bari, cci Editore, 2018 (Pietro Gargiulo); EDUARDO SAVARESE, Certezza del o e diritto internazionale. Coerenza e identità tra fonti e argomentazione, li, Edizioni Scientifiche Italiane, 2018 (Lorenzo Gradoni); DUNCAN FRENCH LOUIS KOTZÉ (eds.), Sustainable Development Goals: Law, Theory and mentation, Cheltenham, Edward Elgar Publishing, 2018 (Dario Piselli); IUELE SOMMARIO, Stati d'emergenza e trattati a tutela dei diritti umani, o, Giappichelli, 2018 (Valeria Eboli); GABRIELA OANTA (ed.), El Derecho del o las personas y grupos vulnerables, Barcelona, Bosch Editor, 2018 (Simone mi); GABRIELE DELLA MORTE, Big Data e protezione internazionale dei diritti i. Regole e conflitti, Napoli, Editoriale Scientifica, 2018 (Diego Mauri); ANNI CELLAMARE and IVAN INGRAVALLO (eds.), Peace Maintenance in Africa.	

INDEX 645

Open Legal Issues, Cham, Springer-Giappichelli, 2018 (Pietro Pustorino).