INDEX

ARTICLES

G. Cassoni, The Anstalt in Italian Private International Law ........................................ 210
R. De Nova, Inter-State Law and Private International Law: another comparison ........ 5
R. De Nova, The "Law on the applicable Law" in the G.D.R. ...................................... 193
G. Franchi, The Brussels Convention on Jurisdiction and the execution of Judgments in Italo-German relations ................................................................. 712
W. Grunsky, The Brussels Convention on Jurisdiction and the execution of Judgments in Italo-German relations ................................................................. 685
F. Pocar, Problems of Private International Law relative to ski-ing accidents and prospects of international regulation ................................................. 491
G. Sacerduti, The law of international commercial arbitration in the new regulations of the International Chamber of Commerce and of UNCITRAL .......... 222
G. Sperduti, Rules of "necessary application" and public policy .................................. 469
T. Treves, Conventions in uniform private law and Gold Clauses (in French) ........... 16

REVIEWS

S. Cigoj, The recognition and enforcement of foreign judgments in Jugoslavia ........... 739
M. Tamburini, Nature and enforceability of EEC Law in the judgments of Italian Courts .... 233

SHORTER ARTICLES, NOTES AND COMMENTS

A. Arena, The concept of international air transport relative to the carrier's liability under the Warsaw Convention and Hague Protocol ...................... 597
A. Crivellaro, Non-recognition and implementation of unlegalized foreign deeds ........ 315
B. Dutot - P. Mercier, An important judgment of the Swiss Federal Court concerning the remarriage of an Italian divorced in Switzerland (in French) ... 515
P. Fois, First trends in Italian Courts on the interpretation of the New York Convention on Arbitration ................................................................. 299
L. Forlati, Place of performance of contractual obligations and the Brussels Convention of 27th September 1968 .................................................. 50
L. Garofalo, Private International Law and contractual practice relative to Contracts of Employment in a state *insulation* ........................................ 756

V. Grementieri, Procedural aspects of the protection of group interests in European Law .......................................................... 310

L. Migliorino, The E.E.C. and the great international negotiations .................. 93

G. B. Origoni della Croce, Questions of Private and Procedural International Law relative to Illegal Competition ........................................... 782

N. Ronzitti, The European Convention proscribing limitation of actions for crimes against humanity and war crimes ......................... 71

A. Rottola, The place of arbitration proceedings as provided in Art. 1 of the Geneva Protocol of 24th September 1923 ........................................ 83

**IN MEMORIAM**

R. De Nova, Rolando Quadri (1907-1976) .................................................. 798

M. Giuliano, Charalambos N. Fragistas (1905-1976) ...................................... 802

**CASES IN ITALIAN COURTS**


Bankruptcy - Adjudication in Italy against foreign company - Protested preliminary lack of jurisdiction in appeal against same - Inadmissibility thereof: *Court of Cassation* (plenary session), 6th August 1975, No. 2991 .... 381

Citizenship - Ex-Italian citizen married to a foreign man - Foreign divorce - Need to petition for recognition thereof in order to re-acquire Italian citizenship: *Council of State, Session I*, Ruling 1st March 1974, No. 42 .... 345

Citizenship - Foreign woman married to an Italian - Loss of Italian citizenship through the husband's death - Art. 10, para. 2, of the Law of 13th June 1912, No. 555 - Analogous application in case of divorce - Petition for recognition of foreign divorce - Necessity therefore: *Council of State, Session I*, Ruling 1st March 1974, No. 42 .... 345

Citizenship - Status of an Italian not belonging to the Republic of Italy - Prerequisites to determine same - Italian woman married to a foreigner - Art. 10, para. 2, of the Law of 13th June 1912, No. 555 - Loss of Italian citizenship and proper description of above status: *Council of State, Session VI*, Decision, 17th June 1975, No. 190 .... 370

Citizenship - Re-acquisition of citizenship - Art. 9, Law of 13th June 1912, No. 555 - Order staying said re-acquisition - Difference between said
re-acquisition by an ex-Italian and by a foreigner: Council of State, Session IV, Decision, 1st July 1975, No. 647  

Citizenship - Re-acquisition of Italian citizenship by persons from Alto Adige who had acquired German nationality - Decree promulgating Law of 2nd February 1948, No. 23 - Question of constitutional invalidity relative to Arts. 2 and 6 of Italian Constitution - Said question unfounded: Constitutional Court, 17th December 1975, No. 239  

Citizenship - Italian emigrant - Formerly resident in the Trent-Alto Adige Region - Exercise of voting rights: Constitutional Court, 17th December 1975, No. 240  

Civil Procedure - Summons served on a person neither present, resident nor domiciled in Italy - Art. 142, Code of Civil Procedure - Requirements thereof: Court of Cassation, 23rd April 1974 No. 1167  

Civil Procedure - Summons served on a person resident abroad - Art. 142, Code of Civil Procedure - Requirements thereof - Ignorance of summons by party served - Irrelevance thereof: Court of Cassation, 5th December 1974, No. 4013  

Civil Procedure - Attorney ad litem - Party resident abroad - Presumption of grant and authenticity of said representation in Italy: Court of Cassation (plenary session), 27th March 1975 No. 1155  

Civil Procedure - Powers of the "Pubblico Ministero" to challenge divorce decrees - Art. 5, Divorce Law - No such powers therein - Foreign divorce - Italian Courts' rulings as to their validity for recognition in Italy - No powers vested in "Pubblico Ministero" to challenge same: Court of Cassation (plenary session), 27th March 1975 No. 1155  

Civil Procedure - Attorney ad litem appointed abroad by notarial deed - Legalization thereof: Court of Cassation, 9th April 1975 No. 1310  


Civil Procedure - Foreign plaintiff - Art. 16, Preliminary Dispositions of the Civil Code - Condition of reciprocity - Proof of reciprocity and onus thereof: Court of Cassation, 29th January 1976, No. 279  

Companies - Foreign Company - Proper law applicable thereto - Art 17, Preliminary Dispositions of the Civil Code - National law applicable: Naples Tribunal, 8th May 1974  

Contract - Contract of employment - Applicable Law - Art. 25, para. 1 Preliminary Dispositions of the Civil Code: Milan Tribunal, 28th February 1974  

Contract - Contract of employment - Secondment of employee to sister company - Same does not affect said contract: Milan Tribunal, 1st March 1974  

Contract - Contract for the importation of goods from abroad - Need for an import licence - Same affects enforceability of contract but not its essential validity: Court of Cassation, 4th April 1975 No. 1204


Divorce - Religious marriage celebrated in Greece - Same not registered in Italy - Impossibility of declaring cessation of civil validity relative thereto: Monza Tribunal, 28th February 1974

Divorce - Art. 2 of the Italian Divorce Law - Issue of Constitutional validity thereof unfounded: Court of Cassation (plenary session), 19th April 1974 No. 1060

Divorce - Art. 2, Divorce Law - Issue of Constitutional validity thereof unfounded: Court of Cassation, 13th March 1975 No. 936

Divorce - Art. 4, para. 2, Italian Law on Divorce - Criteria therein for jurisdiction - Nationality of the petitioner: Court of Cassation, 5th April 1976, No. 1170

European Economic Community - Community Regulations - Prevalence thereof over national laws both preceding and successive thereto: Castellamare di Stabia Pretore, 2nd May 1975

European Economic Community - E.E.C. norms - Their recognition and enforcement in Member States' legal systems - Relationship between said norms and Statal legal provisions - Community levies - Nature thereof - Concept of "day of importation" of goods - Difference between levies and customs duties: Genoa Court of Appeal, 25th February 1976

European Economic Community - Italian Law reproducing an E.E.C. Regulation - Question of constitutional legitimacy thereof - Art. 177 of the E.E.C. Treaty - Interpretation thereof as a preliminary issue - Duty of the National Court of Final Instance to refer to the Court of Justice of the European Communities: Court of Cassation (plenary session), 22nd April 1976, No. 1445

European Economic Community - Community Social Security Regulations - Employment Contract performed in Holland for an Italian undertaking - Social Security protection - Proper law applicable thereto - Principle of territoriality: Constitutional Court, 20th May 1976, No. 122

Extradition - Arrest of party to be extradited - Bail - Exclusion thereof - European Extradition Convention of 13th December 1957: Italian Attorney General at the Milan Court of Appeal, Order, 21st November 1974

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign dissolution of marriage between Italians on grounds con-
sistent with those applying in Italy - No period of conjugal separation - Divorce nevertheless not contrary to Italian public policy: Naples Court of Appeal, Salerno session, 27th February 1974 . . . . . . 339

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - French judgment given in default - Art. 2, No. 4, Italo-French Convention of 3rd June 1930 - Summons to party in default - Terms and lapse thereof: Court of Cassation, 30th October 1974, No. 3332 . . . . . . 537

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Maintenance and paternity orders - Enforcement of the former independently of the latter: Court of Cassation, 7th February 1975, No. 461 385

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Art. 3 of Italo-French Convention of 3rd June 1930 - Exclusion of power to review substantive merits of judgments - Derogation from Art. 798, Code of Civil Procedure - Question of constitutional invalidity of said Art. 3 - Such question manifestly unfounded: Court of Cassation (plenary session), 27th March 1975 No. 1155 . . . . . . 122

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Moment of completion of foreign judgment - Art. 797, Code of Civil Procedure - Foreign judgment not signed by the judge - Acknowledgment of the means laid down by the foreign law to certify the circumstances preventing such signature - Same not contrary to Italian public policy: Court of Cassation, 7th April 1975, No. 12 37 357

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign judgment contrary to Italian public policy - Such issue to be assessed at the time that application is made for recognition and enforcement thereof - Limits to the relevance, for purposes of Italian public policy, of the law applied by foreign court: Court of Cassation, 24th May 1975 No. 18'9'42 . . . . . . 337


Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - British judgment - Proceedings to enforce same in Italy - Art. VIII, No. 3, of Italo-British Convention on the execution of judgments - Speediest forms possible - Impossibility of recourse by analogy to the 1968 Brussels Convention on execution of judgments - Proceedings introduced with petition and subsequent discussion thereof - Accord substantiating English jurisdiction - Art. IV (c) of said Italo-British Convention - Compatibility of the time within which to enter appearance before the foreign Court - Art. 797, No. 2, Code of Civil Procedure - Discretion of Court asked to enforce foreign judgment: Milan Court of Appeal, 29th December 1975 552
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German Court's order as to costs - Art. 25 of the Brussels Convention of 27th September 1968 - Enforceability, independently, of the judgment to which reference is made: Trieste Court of Appeal, 28th January 1976 .......................... 559

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Secondary legitimation in proceedings for the enforcement of a foreign judgment - Requirements for the recognition and enforcement of a foreign judgment - Preliminary determination of the question of the foreign Court's jurisdiction: Court of Cassation, 5th April 1976, No. 1170 .......................... 834

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German judgment in default without motivation - Brussels Convention of 27th September 1968 - Possibility of giving effect to said judgment in Italy: Genoa Court of Appeal, 21st April 1976 .......................... 583

Foreigner - Enjoyment of civil rights - Conditions of reciprocity - Art. 16, Preliminary Dispositions of the Civil Code: Milan Court of Appeal, 29th March 1974 .......................... 589

Foreigner - Foreign plaintiff - Art. 16, Preliminary Dispositions of the Civil Code - Condition of reciprocity - Proof of reciprocity and onus thereof: Court of Cassation, 29th January 1976, No. 279 .......................... 561

Form of deeds and acts - Arbitration agreement prescribing arbitration abroad - Proper law thereof - Art. 26, Preliminary Dispositions of the Civil Code - To be the law of the place where the agreement was made: Bari Tribunal, 16th April 1974 .......................... 111

Judicial Separation - Law applicable thereto - Art. 18, Preliminary Dispositions of the Civil Code - Foreign law not recognizing judicial separation but providing for a procedure of repudiation - Same contrary to Italian public policy - Consequences thereof - Applicability of Italian Law: Rome Tribunal, 8th October 1975 .......................... 383

Jurisdiction - Criminal jurisdiction - Crime committed abroad a foreign merchant-ship - Lack of Italian Court's jurisdiction: Naples Tribunal, 7th February 1974 .......................... 585

Jurisdiction - Art. 4 No. 2, Code of Civil Procedure - Obligations to be performed in Italy: Milan Tribunal, 1st March 1974 .......................... 107

Jurisdiction - Derogation from Italian jurisdiction - Arbitration agreement prescribing arbitration abroad - Form thereof - Proper law thereof - Geneva Protocol of 24th September 1923 - Place of arbitration in a State not a party to said Protocol - Validity of said arbitration agreement: Bari Tribunal, 16th April 1974 .......................... 111

Jurisdiction - Foreign act striking off a foreign company from the Companies Register - Italian Court's lack of jurisdiction relative thereto: Naples Tribunal, 8th May 1974 .......................... 804

Jurisdiction - Art. 4, No. 2, Code of Civil Procedure - Contract giving rise to an obligation to be performed in Italy that differs from the one raised before the court - Confirmation of jurisdiction in relation thereto: Milan Tribunal, 19th December 1974 .......................... 348

Jurisdiction - Art. 4 No. 3, Code of Civil Procedure - Criterion for connecting
factor - Art. 4 No. 4, said Code - Criterion of reciprocity - Conditions therefor: Court of Cassation (plenary session), 4th March 1975 No. 809 118

Jurisdiction - Regulation of jurisdiction - Application by defendant subjected to judgment in default in principal proceedings - Admissibility thereof: Court of Cassation (plenary session), 4th March 1975 No. 809 118


Jurisdiction - Italian Divorce Law - Contains rules determining questions of jurisdiction: Court of Cassation (plenary session), 27th March 1975 No. 1155 122

Jurisdiction - Judicial immunity of international organizations - Employment contracts of their permanent staff - Immunity applicable thereto: Court of Cassation (plenary session), 8th April 1975, No. 1266 361

Jurisdiction - Derogation from Italian jurisdiction - Need to confirm existence of jurisdiction - Arbitration clause - Its nature as a business transaction - Its reference to the contract of carriage of goods by sea: Court of Cassation (plenary session), 8th April 1975 No. 1269 133

Jurisdiction - Contract giving rise to obligations to be discharged in Italy - Defendant a foreigner - Confirmation of jurisdiction even if obligation to be discharged in Italy is different from the one raised before the Court: Court of Cassation (plenary session), 9th April 1975 No. 1288 139

Jurisdiction - Criteria therefor - Art. 4, Nos. 2 and 3, Code of Civil Procedure: Milan Tribunal, 21st April 1975 541

Jurisdiction - Art. 4, No. 3, Code of Civil Procedure - Foreigner joined in proceedings by defendant as the only proper party to answer to the claim - Confirmation of the liability of said foreigner in an action deriving from the same matter as the principal claim - Confirmation of jurisdiction in relation thereto: Court of Cassation (plenary session), 11th July 1975, No. 2739 376

Jurisdiction - Brussels Convention of the 27th September 1968 - Art. 17 thereof - Adjournment of jurisdiction - Formal requirements therefor - Legal agreement not signed or confirmed by both parties - Invalidity thereof - Arts. 13 and 14, said Convention - Sale by instalments - Legal requirements therefor - Art. 5, No. 1, said Convention - Relevance of the lex loci executionis: Court of Cassation (plenary session), 20th October 1975, No. 3397 812

Jurisdiction - Agreement derogating from Italian jurisdiction - Art. 2, Code of Civil Procedure - Art. 17, para. 1, of the Brussels Convention of 27th September 1968 - Inapplicability thereof to said agreement prior to said Convention coming into effect: Brescia Pretore, 25th October 1975 547

regulation thereunder of question of jurisdiction - Art. 4, No. 3, Code of
Civil Procedure - Connection by necessary joint of actions - Art. 4, No. 2,
Code of Civil Procedure - Contractual obligation to be performed in Italy -
Art. 19, Italo-French Convention of 3rd June 1930 - Litis pendens - Consequences: Court of Cassation (plenary session), 11th November 1975, No. 3790

Jurisdiction - Arbitration Clause stipulating arbitration abroad - Same does not
derogate from Italian jurisdiction, in case of a connection between the
dispute giving rise to the arbitration clause and another dispute subject
to Italian jurisdiction: Milan Tribunal, 22nd March 1976

Jurisdiction - Art. 19, Italo-French Convention of 3rd June 1930 - Criterion
of prevention - Derogation from Art. 3, Code of Civil Procedure - Sub-
mission to foreign jurisdiction in derogation from Art. 2, Code of Civil
Procedure - Invalidity thereof: Court of Cassation (plenary session),
24th March 1976, No. 1035

Jurisdiction - Art. 4, No. 1, Code of Civil Procedure - Criteria of submission
to the Court's jurisdiction - Requisites therefor - Art. 37, para. 2, Code
of Civil Procedure - Absence of jurisdiction - Art. 4, para. 2, Italian Law
on Divorce - Criteria therein for jurisdiction - Nationality of the petitioner:
Court of Cassation, 5th April 1976, No. 1170

Jurisdiction - Penal jurisdiction over an Italian or a foreigner already convicted
abroad - Art. 11, para. 2, Penal Code - Question of its constitutional
invalidity - Said question without foundation: Constitutional Court,
8th April 1976, No. 69

Jurisdiction - Arbitration Agreement for arbitration abroad - New York Conven-
tion of the 10th June 1958 - Requirements thereunder - English Arbitra-
tion Act 1950 - Same not contrary to Italian public policy: Venice Court of
Appeal, 21st May 1976

Jurisdiction - Employment Contract between an Italian lawyer and the Head-
quarters of the Allied Forces in Southern Europe - Lack of the requirements
for belonging to the N.A.T.O. personnel "with international status" -
Confirmation of Italian Courts jurisdiction: Court of Cassation (plenary
session), 5th June 1976, No. 2054

Legalization - Legalization of deeds made abroad by a foreign authority - Condi-
of lack of consular relations with a foreign State - Remedy therefor: Court
of Cassation, 7th February 1975, No. 468

Legalization - Deeds drawn up by foreign Authorities - Use thereof in Italy -
Need for legalization thereof - Requisites of such legalization - Need to
indicate the function and qualifications of the legalizing official: Court of
Cassation, 12th May 1976, No. 1660

Marriage - Canon marriage civilly valid celebrated abroad by an Italian citizen -
Validity thereof in Italy independently of its civil registration in Italy:
Rome Tribunal, 16th December 1975

Marriage - Canon marriage abroad of Italian citizen - Art. 34 of the Concordat
with the Vatican - Applicability thereof - Registration of marriage in Italy -
Civil consequences thereof: Milan Court of Appeal, 23rd March 1976
Private International Law - Regulation of a State not recognized by Italy - Irrelevance of such non-recognition to the issue of applicability of said regulation: Court of Cassation, 7th February 1975, No. 468

Public Policy - Concept thereof - Art. 31, Preliminary Dispositions of the Civil Code - Compensation in contract of employment relative to seniority and thirteenth month's pay - Same not included in concept of Italian public policy: Milan Tribunal, 28th February 1974

Public Policy - Concept thereof - Art. 31, Prel. Disp. of the Civil Code - Compensation in contract of employment relative to seniority - Same not included in concept of Italian public policy: Milan Court of Appeal, 20th May 1975

Public Policy - Rule of the foreign law indicated as applicable by Italian Private International Law being contrary to Italian public policy - Consequences thereof - Applicability of Italian Law: Rome Tribunal, 8th October 1975

Public Policy - Arbitration agreement or provision therefor giving one party alone the right to appoint a single Arbitrator or a majority of the Arbitrators - Incompatibility thereof with Italian public policy - English Arbitration Act 1950 - Same consistent with Italian public policy: Venice Court of Appeal, 21st May 1976

Sea - Territorial waters - Subjection thereof to the legal regulation of maritime interests: Court of Cassation, 7th March 1975, No. 848

Ship - Powers of Master of ship - Arts. 458 and 460 of Code of Navigation and Art. 3 of the Brussels Convention of 25th August 1924: Court of Cassation (plenary session), 8th April 1975 No. 1269


Treaties and General International Rules - Hague Convention of 12th June 1902 on Divorce - Dissolution of marriage between Italians in a signatory State for causes differing from those applying in Italian law - Irrelevance thereof for the purposes of recognizing said divorce in Italy: Naples Court of Appeal, Salerno session, 27th February 1974

Treaties and General International Rules - Paris Union Convention, revised at Lisbon on 31st October 1958, on Trade-Marks - Art. 10 (3), No. 2, thereof - Right of firms and associations in Member States to sue for the prevention of illicit use of Trade-Marks: Milan Court of Appeal, 29th March 1974

Treaties and General International Rules - Geneva Protocol of 24th September 1923 on arbitration agreements - Place of arbitration in a State not a party to said Protocol - Validity of said arbitration agreement: Bari Tribunal, 16th April 1974

Treaties and General International Rules - Italo-French Convention of 3rd June 1930 on the execution of judgments - Art. 7, No. 4, thereof - Summons to party in default - Terms and lapse thereof: Court of Cassation, 30th October 1974, No. 3332
Treaties and General International Rules - Geneva Convention of 24th July 1951 on political refugees - Art. 32 thereof - Expulsion of refugee on grounds of security or public policy: Regional Administrative Tribunal of Lazio, 20th November 1974, No. 80

Treaties and General International Rules - European Extradition Convention of 13th December 1957 - Bail to party to be extradited - Requisites therefor - Art. 16, No. 4, said Convention: Attorney General at Milan Court of Appeal, Order, 21st November 1974


Treaties and General International Rules - Italo-German Convention of the 9th March 1936 on the execution of judgments - Art. 31 thereof - Lis pendens: Milan Tribunal, 17th March 1975


Treaties and General International Rules - Judicial immunity of international organizations - Employment Contracts of their permanent staff - Confirmation of immunity in relation thereto: Court of Cassation (plenary session), 8th April 1975, No. 1266

Treaties and General International Rules - Brussels Convention of 25th August 1924 on bills of lading - Art. 3 thereof - Powers of the Master of the ship: Court of Cassation (plenary session), 8th April 1975 No. 1269


Treaties and General International Rules - Italo-Swiss Convention of 3rd January 1933 - Same does not contain rules on jurisdiction but only on the recognition and execution of judgments: Milan Tribunal, 21st April 1975

Treaties and General International Rules - Scheme of Accord of Friendship and Co-operation between the Region of Umbria and the Region of Postdam - Unenforceable nature thereof in Italian Courts - Conflict of responsibilities between State and Region - Inadmissible nature thereof: Constitutional Court, 3rd July 1975, No. 170


Treaties and General International Rules - Brussels Convention of 24th July 1951 on political refugees - Art. 32 thereof - Expulsion of refugee on grounds of security or public policy: Regional Administrative Tribunal of Lazio, 20th November 1974, No. 80

Treaties and General International Rules - European Extradition Convention of 13th December 1957 - Bail to party to be extradited - Requisites therefor - Art. 16, No. 4, said Convention: Attorney General at Milan Court of Appeal, Order, 21st November 1974


Treaties and General International Rules - Italo-German Convention of the 9th March 1936 on the execution of judgments - Art. 31 thereof - Lis pendens: Milan Tribunal, 17th March 1975


Treaties and General International Rules - Judicial immunity of international organizations - Employment Contracts of their permanent staff - Confirmation of immunity in relation thereto: Court of Cassation (plenary session), 8th April 1975, No. 1266

Treaties and General International Rules - Brussels Convention of 25th August 1924 on bills of lading - Art. 3 thereof - Powers of the Master of the ship: Court of Cassation (plenary session), 8th April 1975 No. 1269


Treaties and General International Rules - Italo-Swiss Convention of 3rd January 1933 - Same does not contain rules on jurisdiction but only on the recognition and execution of judgments: Milan Tribunal, 21st April 1975

Treaties and General International Rules - Scheme of Accord of Friendship and Co-operation between the Region of Umbria and the Region of Postdam - Unenforceable nature thereof in Italian Courts - Conflict of responsibilities between State and Region - Inadmissible nature thereof: Constitutional Court, 3rd July 1975, No. 170

Treaties and General International Rules - Brussels Convention of the 27th September 1968 - Art. 17 thereof - Adjournment of jurisdiction - Formal requirements therefor - Legal agreement not signed or confirmed by both parties - Invalidity thereof - Arts. 13 and 14, said Convention - Sale by instalments - Legal requirements therefor - Art. 5, No. 1, said Convention - Relevance of the lex loci executionis: Court of Cassation (plenary session), 20th October 1975 No. 3397


Treaties and General International Rules - Brussels Convention of 27th September 1968 - Rules on jurisdiction therein - Arts. 3 and 17 thereof - Same envisages regulation thereunder of question of jurisdiction - Art. 54 thereof - Proceedings commenced before said Convention came into effect: Court of Cassation (plenary session), 11th November 1975, No. 3790


Treaties and General International Rules - Brussels Convention of 27th September 1968 on jurisdiction and the execution of judgments - Proceedings to apply same in Italy - Impossibility of application thereof by analogy - Italian-British Convention on the execution of judgments - Proceedings to apply same - Art. VIII, No. 3, thereof - Jurisdiction of foreign Court - Art. IV (c) of said Convention: Milan Court of Appeal, 29th December 1975

Treaties and General International Rules - Brussels Convention of 27th September 1968 on jurisdiction and the execution of judgments - German Court's order as to costs - Art. 23, said Convention - Applicability thereof: Trieste Court of Appeal, 28th January 1976

Treaties and General International Rules - New York Convention of 10th February 1958 on the recognition and enforcement of arbitral awards - Agreement stipulating arbitration abroad - Same does not derogate from Italian jurisdiction, in case of connexion between the dispute subject to the arbitration clause and another dispute subject to the normal jurisdiction of the Italian Court: Milan Tribunal, 22nd March 1976

Treaties and General International Rules - Principle ne bis in idem in penal matters relative to foreign judgments - Same not reducible to a general international rule - Impossibility of referring the principle to the stipulated rights under the European Convention on Human Rights: Constitutional Court, 8th April 1976, No. 69

526

Treaties and General International Rules - Brussels Convention of 27th September 1968 on jurisdiction and the execution of judgments - German judgment in default without motivation - Possibility of enforcing same in Italy: Genoa Court of Appeal, 21st April 1976

583


851

Treaties and General International Rules - New York Convention of 19th June 1958 on the recognition and execution of foreign arbitral awards - Exclusion of the principle of reciprocity therein - Exclusion of the right to re-examine the substantive merits of the award: Venice Court of Appeal, 21st May 1976

851

CASES IN THE COURT OF THE EUROPEAN COMMUNITIES

CASES IN THE COURT OF THE EUROPEAN COMMUNITIES

I. TELCHINI, Cases in the Court of Justice of the European Communities (July-December 1975)

597

CASES IN FOREIGN COURTS

Exchange Control - Agreement establishing the International Monetary Fund - Art. VIII 2 (b) thereof - Restrictive interpretation thereof in relation to a contract between an Italian and an English firm for transactions on the London Metal Exchange: Court of Appeal (Wilson, Smithett & Cope Ltd. v. Terruzzi), 20th January 1976

866

DOCUMENTS

New amendments to the Code of Navigation

150

Conventions on civil liability in the field of nuclear energy (Paris, 29th July 1960 and Brussels 31st January 1963)

388

Draft schemes for 'codes of conduct' on the transfer of technologies

414

The new law of the G.D.R. on Private International Law

434

Extradition Treaty between Italy and Australia (Canberra, 28th November 1973)

648

Accord of reciprocal judicial assistance on the Lockheed affair between Italy and U.S.A. (Washington, 29th March 1976)

656
New rules for the prevention of discrimination relative to the flag carried at sea 660
Suppression of crimes against the security of air navigation 661
Convention between Italy and Spain on Social Security (Madrid, 20th July 1967) 885
The new Preliminary Dispositions of the Spanish Civil Code (in Spanish) 898
The Nairobi Resolution on "code of conduct" on the transfer of technology 904

CURRENT EVENTS AND RECENT DEVELOPMENTS

The Compass Rose. 'Non-existence' of Private International Law? (E. Vitta) 444
Legislative, Judicial and International Practice. The work of the Eighth Session of UNCITRAL 133
Legislative, Judicial and International Practice. The international law of economic development at the United Nations - The practical application of the European Extradition Convention - Towards a European Convention on the status of foreigners - The Second Amendment to the Constitutive Accord of the International Monetary Fund - The future of monetary provisions in Uniform Law Conventions 446
Legislative, Judicial and International Practice. The 1976-1980 Five-Year Plan of the Council of Europe - Resolution of the Council of Europe on legal aid 664
Parliamentary Debates. Italy's ratification of the Convention on the elimination of racial discrimination - On the ratification of certain Conventions of the Council of Europe - The E.E.C. and the common regional policy - Community legislation and equality of treatment for workers - Italy and Community assistance - Italo-Swiss Accords on Unemployment Insurance - On Accords in relation to social security 159
Notices. The IXth Genoese Round Table on Community Law - A new university system in Austria - The Minutes of the Conference on limitation of actions in international contracts of sale - The programmes of the Academy of International Law at The Hague for 1976 - A new Italian judge at the
Court of the European Communities - A Round Table on the development of Community structures at the Catholic University .......................... 168

Notices. The new composition of the International Court of Justice - The UNIDROIT Congress on international trade - The 57th Congress of the I.L.A. - Conference at Dijon on the transfer of technologies - The Centenary Congress of the Italian "Avvocatura dello Stato" ........................................ 453


Notices. The new composition of the Court of Justice of the European Communities - A congress on charter flights - First international congress on judicial law - New judge at the European Court of Human Rights .......................................................... 701

BOOK REVIEWS

(See: Italian Index)