

# INDEX

## ARTICLES

- F. CAPOTORTI, EEC Law from the viewpoint of national courts . . . . . 497
- S. M. CARBONE, International carriage by sea: towards a new allocation of risks between carriers and shippers? . . . . . 21
- G. CONETTI, The Martini case: reflections on the choice of connecting criteria . . . . . 257
- A. GIARDINA, Sterling devaluation and the conversion of debts in foreign currency in Great Britain. The overruling of a traditional solution and new problems . . . . . 5
- B. NASCIBENE, Juridical problems of the Common Centre for Nuclear Research of EURATOM . . . . . 30, 284
- C. MORVIDUCCI, The proper law governing admissibility of evidence in Private International Law . . . . . 733
- T. TREVES, The Code of Conduct on Transfer of Technology . . . . . 705

## REVIEWS

- V. LATERZA, First trends in Italian courts dealing with the Brussels Convention on jurisdiction and the execution of judgments . . . . . 790

## COMMENTS

- G. ALPA, Product liability in uniform law projects . . . . . 339
- E. BACK IMPALLOMENI, The lack of extra-territorial effectiveness of nationalisation laws (in connection with a recent Dutch judgment) . . . . . 810
- B. COSTANTINO, The interpretation of law in accordance with international treaties in Great Britain . . . . . 351
- U. DRAETTA, International law implications of a recent trade-mark case: the Columbia case . . . . . 541
- M. GIULIANO, Recent developments in the English courts on immunity of foreign States in maritime questions . . . . . 321
- A. LABELLA, An ambiguous figure: the Italian not belonging to the Italian Republic . . . . . 363
- M. LUPOI, "Foreign attachment" in the London Lord Mayor's Court: a chapter in the struggle for jurisdiction among the English courts . . . . . 59
- G. MAGANZA, Regional autonomy and the implementation of EEC regulations . . . . . 819

F. MOSCONI, Jurisdiction and competence of foreign courts in divorce matters	332
F. SCHRÖER, On immunity from executive acts of international organisations	575
I. TELCHINI, The proposed Italo-Yugoslav free zone on the Carso and EEC regulations	522
G. M. UBERTAZZI, On participation in preliminary interpretation proceedings before the Community Court	55
G. VENTURINI, Legal adviser activities at the South European Headquarters of SHAPE and jurisdiction of the Italian courts	564

### CASES IN ITALIAN COURTS

<i>Adoption</i> - Belgian Law on legitimation by adoption - Its substantial uniformity with the Italian Law on special adoption: <i>Genoa Court of Appeal</i> , Order, 14th July 1975	381
<i>Citizenship</i> - Art. 10, para. 2 of Law of 13th June 1912, No. 555 - Nationality of foreign wife of an Italian - Art. 143-ter, Civil Code - Application thereof - Art. 3 of the Constitution - Question of constitutional invalidity of the two provisions not manifestly unfounded: <i>Grosseto Tribunal</i> , Order, 17th February 1977	884
<i>Citizenship</i> - Art. 8, No. 1 of Law of 13th June 1912, No. 555 - Loss of Italian nationality by voluntary acquisition of foreign nationality - Attribution of Israeli nationality under Law No. 5712 of 1950 - Same inapplicable to such a case: <i>Milan Tribunal</i> , 9th May 1977	634
<i>Civil Procedure</i> - Summons to defendant resident abroad - Effects thereof - Arts. 142 & 143 para. 3, Code of Civil Procedure - Possible bearing thereon of earlier foreign judgment: <i>Naples Court of Appeal</i> , 17th February 1975	424
<i>Civil Procedure</i> - Recognition of foreign matrimonial judgment - Impugnment of decision by Pubblico Ministero recognising same - Art. 72, Code of Civil Procedure - Law on Divorce has no bearing on powers of Pubblico Ministero: <i>Court of Cassation</i> , 18th July 1975, No. 2845	848
<i>Civil Procedure</i> - Judgment giving effect to a British judgment - Suspension of execution thereof: <i>Milan Court of Appeal</i> , Order, 12th April 1976	428
<i>Civil Procedure</i> - Art. 4, last para., Law on Divorce - Investigatory powers of the court into the reasons for the divorce: <i>Milan Tribunal</i> , 22nd April 1976	857
<i>Contract</i> - Contract of carriage by air - Relationships between consignor, consignee and carrier - Applicability of Art. 30, No. 3 of Warsaw Convention of 12th October 1929 - Relationships domestically between carriers - Inapplicability of said Convention - Possible application of Art. 25, Preliminary Disposition of the Civil Code: <i>Milan Tribunal</i> , 29th March 1976	394
<i>Contract</i> - Art. 5, Code of Navigation and Art. 25, Preliminary Dispositions of the Civil Code - Event on board an Italian ship - Event also confirmed in foreign territory - Applicability of Italian law - Parenthesis "in the	

course of navigation" under Art. 5, Code of Navigation - Significance thereof: <i>Court of Cassation</i> , 15th July 1976, No. 2796 . . . . .	969
<i>Contract</i> - Contract of employment between Italians having its execution abroad - Non applicability of employee's duties towards Italian National Institute for Social Security (I.N.P.S.): <i>Roma Pretore</i> , 12th April 1977	890
<i>Contract</i> - Contract between persons resident in Italy - Provisions for payment in foreign currency - Lawfulness thereof - Payment through a bank - Need for Ministerial consent: <i>Court of Cassation</i> , 28th September 1976, No. 3175 . . . . .	425
<i>Contract</i> - Foreign vehicles on roads within E.E.C. - Insurance coverage - Indemnity for damage caused throughout E.E.C. territory - E.E.C. Directive No. 166/70 on the "green card": <i>Susa Pretore</i> , 15th October 1976 . . . . .	411
<i>Contract</i> - Debt in dollars governed by Italian law - Art. 1278, Civil Code - Payment in Italian currency - Insurance indemnity - Same a debt of value: <i>Court of Cassation</i> , 17th November 1976, No. 4269 . . . . .	112
<i>Contract</i> - Contract of employment between Italian-British national and an international military organisation within NATO - Difference between civilian employees and employees under local ordinances - Art. 25, Preliminary Dispositions of the Civil Code - Criteria for connexion: <i>La Spezia Pretore</i> , 4th February 1977 . . . . .	876
<i>Divorce</i> - Proper law to be applied - Art. 17, Preliminary Dispositions of the Civil Code: <i>Milan Court of Appeal</i> , 19th September 1975 . . . . .	383
<i>Divorce</i> - Art. 3 No. 2(e), Law on Divorce - Foreign husband obtaining divorce abroad - Need for him to have reacquired single status under his national law - Need for the divorce decree to have legal consequences under the foreign system: <i>Milan Tribunal</i> , Order, 9th January 1976 . . . . .	392
<i>Divorce</i> - Art. 3, No. 2 (e), Law on Divorce - Foreign decree based on consent of spouse - Inapplicability of said norm - Art. 4, last para., Law on Divorce - Powers of investigating judge: <i>Milan Tribunal</i> , 22nd April 1976	857
<i>Divorce</i> - Danish Royal Decree on Divorce - Recognition and enforcement thereof in Italy: <i>Genoa Court of Appeal</i> , Order, 28th May 1976 . . . . .	407
<i>Divorce</i> - Art. 4, para. 1, Law on Divorce - Special rule as to jurisdiction - Law on Divorce - Rules to be applied - Impossibility of derogating therefrom: <i>Milan Tribunal</i> , 19th May 1977 . . . . .	895
<i>Divorce</i> - Proper law governing same - Art. 18, Preliminary Dispositions of the Civil Code - Applicability of national law of the husband at the time of marriage: <i>Genoa Court of Appeal</i> , 2nd June 1977 . . . . .	898
<i>Duties and Taxes</i> - Royalties receivable in Italy by a non-resident - Liability to income-tax thereon - Conditions therefor: <i>Taxation Commission, First Grade, Bergamo</i> , Ruling, 18th July 1976, No. 209 . . . . .	418
<i>European Communities</i> - Community Directives - Enforcement thereof in Member systems - Directive of E.E.C. Council, No. 151 of 9th. March 1968 in relation to Companies - Art. 2384 and Art. 2384 (ii), Italian Civil Code - Limits to the representative powers of directors: <i>Court of Cassation</i> , 9th. March 1976, No. 797 . . . . .	71

- European Communities* - Community Regulations - Enforcement thereof in Member systems - Domestic implementing provisions even purely reproductive of a Community Regulation - Constitutional invalidity thereof: *Constitutional Court*, 28th. July 1976, No. 205 . . . . . 65
- European Communities* - Italian regulations incompatible with E.E.C. regulations - Interpretative divergence on the Community rule - Jurisdiction of the Court of Justice under Art. 177, Treaty of Rome - Restoration of proceedings by the Constitutional Court to the court a quo: *Constitutional Court*, Order, 28th July 1976, No. 206 . . . . . 373
- European Community for atomic energy* - Cannot be classified as a body carrying on business - Common Centre for Nuclear Research at Ispra - Work let out on contracts carried out by EURATOM - Regulation of the employment of man-power: *Milan Court of Appeal*, 13th. June 1975 . . . . . 115
- European Economic Community* - EEC Directives on Agriculture - National Law implementing same - Powers of the Italian Regions - Concurrent power of the Government - Legal validity thereof: *Constitutional Court*, 22nd July 1976, No. 182 . . . . . 587
- European Economic Community* - Directive No. 166/72 on 'green card' controls at frontier posts - French measure implementing same: *Susa Pretore*, 15th October 1976 . . . . . 411
- European Economic Community* - Art. 95, Treaty of Rome - Prohibition of discrimination - Art. 30, *idem* - Prohibition of measures amounting to quantitative restrictions - Charges by public authorities under health controls - Unlawfulness thereof: *Susa Pretore*, Order 25th January 1977 . . . . . 416
- European Economic Community* - EEC Regulations - National legislation reproducing content thereof - Legal invalidity of same: *Court of Cassation (plenary session)*, 14th March 1977, No. 1009 . . . . . 638
- European Economic Community* - EEC Regulations - National legislation reproducing content thereof - Legal invalidity of same: *Court of Cassation (plenary session)*, 17th March 1977, No. 1060 . . . . . 639
- Extradition* - Frenchman sentenced to capital punishment in France - European Extradition Convention - No extradition from Italy in such a case: *Trieste Court of Appeal (investigatory session)*, 3rd February 1977 . . . . . 617
- Extradition* - Italo-French Extradition Convention of 12th May 1870 - Arts. 1, 2 & 7 thereof - Question of extradition for French capital offences - Unconstitutional nature thereof: *Trieste Court of Appeal (investigatory session)*, Order, 17th February 1977 . . . . . 621
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - English arbitral award - Requirements for enforcement thereof in Italy - New York Convention of 10th June 1958 - Jurisdictional nature of said award - Verification thereof under the law where made - Re-examination of its substantive merits - Inadmissibility thereof: *Naples Court of Appeal*, 20th February 1975 . . . . . 839
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign order of specific performance - Art. 797, No. 7, Code of Civil Procedure - Compatibility of juridical basis thereof with Italian public policy: *Turin Court of Appeal*, 25th June 1975 . . . . . 426

- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Belgian judgment - Uniformity between the Belgian norms and those in Italy on special adoption: *Genoa Court of Appeal*, Order, 14th July 1975 381
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Jurisdiction of foreign court - Submission to foreign jurisdiction - Same contrary to Art. 2, Code of Civil Procedure - Powers of Publico Ministero in impugning judgments recognising matrimonial decrees: *Court of Cassation*, 18th July 1975, No. 2845 . . . . . 848
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign divorce on grounds not applying under Italian Law - Incompatibility with Italian public policy - Art. 797, No. 7, Code of Civil Procedure - No incompatibility provided that divorce pronounceable under Art. 3, No. 2 (e) of Italian Law on Divorce: *Milan Court of Appeal*, 19th September 1975 . . . . . 383
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Swedish court's order for maintenance payments - Requirements under the Hague Convention of 15th April 1958 - Applicability thereof: *Court of Cassation*, 17th March 1976, No. 971 . . . . . 914
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Art. 1, No. 3, Italo-French Convention of 3rd June 1930 - Duty to advise the decision to defence counsel - No duty to legalise formally the decision: *Court of Cassation*, 24th March 1976, No. 1046 . . . . . 909
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Italo-German Convention of 9th March 1936 - Irrelevance of the place of performance of a contract - Decision on a matter of procedural presumptions - Same not recognizable in Italy: *Pinerolo Tribunal*, 31st March 1976 . . . . . 78
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign divorce - Incompatibility with Italian public policy to be determined as at time of proceedings for recognition thereof - Divorce between Italian citizens - Requirements for recognition thereof: *Court of Cassation*, 7th May 1976, No. 1593 . . . . . 397
- Foreign judgments and administrative acts* - Danish Royal Divorce decree - Same an act of voluntary jurisdiction: *Genoa Court of Appeal*, Order, 28th May 1976 . . . . . 407
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Enforcement of foreign arbitral award - New York Convention of 10th June 1958 - Applicability thereof - Rules for jurisdiction and procedure - Remission of case to the State asked to enforce the award - Opposition to enforcement proceedings - Requirements therefor - Re-examination of substantive merits of the award - No provision therefor - Arbitral awards that are defective - Remedies therefor: *Naples Tribunal*, 30th June 1976 . . . . . 861
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Israeli repudiation divorce - Same not contrary to Italian public policy: *Florence Court of Appeal*, 20th July 1976 . . . . . 105
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign dissolution of marriage between Italians on grounds equiva-

- lent to those in Art. 3, para. 2 (e) of the Law of 1st December 1970, No. 898 - Said grounds applied - Irrelevance thereof: *Milan Court of Appeal*, 8th October 1976 . . . . . 600
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Application to recognize nullity decree for inheritance purposes - Same does not necessarily imply proceeding as a co-party in the action: *Genoa Court of Appeal*, 26th October 1976 . . . . . 108
- Foreign judgments and administrative acts* - Foreign divorce, foreign parties thereto - Their renunciation of recognition proceedings in Italy - Invalidity thereof: *Court of Cassation*, 23rd November 1976, No. 4423 . . . . . 418
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign dissolution of marriage between Italians - Requirements for recognition thereof: *Court of Cassation*, 13th January 1977, No. 154 . . . . . 609
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Application by foreign court of law different from that indicated by Italian Private International Law - Need for said decision not to be contrary to Italian public policy - Foreign divorce on grounds not recognised in the Italian Law on Divorce - Recognition thereof: *Court of Cassation*, 27th January 1977, No. 415 . . . . . 873
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign dissolution of marriage between Italians - Requirements for recognition thereof: *Court of Cassation*, 23rd February 1977, No. 798 . . . . . 625
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign divorce involving an Italian wife - Jurisdiction of foreign courts - Acceptance thereof by respondent wife - Validity thereof - Divorce by mutual consent - Same not contrary to Italian public policy: *Genoa Court of Appeal*, 2nd June 1977 . . . . . 898
- Foreign law* - Lack of knowledge of foreign law by Italian court - Application of Italian law: *Court of Cassation* (plenary session), 25th May 1976, No. 1877 . . . . . 88
- Foreign Law* - Pleading of foreign law in final Italian appeals - Need for question to have been raised on appeal, with the production of the foreign legislative text: *Court of Cassation*, 12th June 1976, No. 2182 . . . . . 912
- Foreign Law* - Application of foreign law by Italian court - Relevance of interpretation thereof in foreign courts: *Milan Court of Appeal*, 3rd June 1977 . . . . . 903
- Foreigner* - Constitutional principle of equality - Applicability thereof - Question of constitutional validity of Art. 142 of the consolidated laws on public safety - Said question unfounded - Need for a rationalization of legislative provisions on this subject: *Constitutional Court*, 20th January 1977, No. 46 . . . . . 376
- Form of deeds and acts* - Arbitration clause or agreement - New York Convention of 10th June 1958 - Art. 2, No. 1 thereof - Derogation from Arts. 1341-1342, Civil Code: *Naples Court of Appeal*, 20th February 1975 . . . . . 839
- Form of deeds and acts* - Arbitration clause - Written form required under New York Convention of 10th June 1958 - Requisite verifiable according to the law where the contract was concluded under Art. 26 - Transmission

- of a copy of the clause to the other party - Conditions therefor: *Court of Cassation* (plenary session), 25th March 1976, No. 1877 . . . . . 88
- International Judicial Assistance* - Rogatory addressed abroad - Hague Convention of 1st March 1954 - Art. 11, para. 2 thereof - Intervention of interested party - Application to the court - Question of constitutional invalidity thereof, *per* Art. 24 of the Constitution, manifestly unfounded: *Rome Tribunal*, 12th June 1976 . . . . . 639
- Jurisdiction* - European Court of Justice petitioned in a preliminary issue - Said Court also determines the question of the jurisdiction of the domestic court presenting the application: *Milan Court of Appeal*, 13th June 1975 . . . . . 115
- Jurisdiction* - Brussels Convention of 27th September 1968 - Art. 6 No. 1 thereof - Plurality of defendants - Possibility of citation before the court in the country of domicile of one of them - Extension of such norm to the concept of joinder of proceedings by consent: *Court of Cassation* (plenary session), 6th November 1975, No. 3718 . . . . . 389
- Jurisdiction* - Art. 5 No. 1 of the Brussels Convention of 27th September 1968 - Place of performance of contractual obligation - Art. 18, said Convention - Objection of lack of jurisdiction raised on the principal issue - Same upheld: *Pinerolo Tribunal*, 31st March 1976 . . . . . 78
- Jurisdiction* - Art. 4, Code of Civil Procedure - Italian court's jurisdiction when only one of requirements therein met - Arbitration agreement prescribing arbitration abroad - Art. II, New York Convention of 10th June 1958 on the recognition of foreign arbitral awards - Lack of requisites prescribed therein - No consequent derogation from Italian jurisdiction: *Court of Cassation* (plenary session), 22nd April 1976, No. 1439 . . . . . 852
- Jurisdiction* - Exercise of jurisdiction - Same not to be excluded or nullified by absence of competent court in territory concerned: *Milan Tribunal*, 20th May 1976 . . . . . 403
- Jurisdiction* - Dispute between Italian and Dutch nationals - Dutch defendant - Arts. 2 and 4, Code of Civil Procedure - Inapplicability thereof - Brussels Convention of 27th September 1968 - Applicability thereof: *Cours of Cassation* (plenary session), 25th May 1976, No. 1877 . . . . . 88
- Jurisdiction* - Art. 4, No. 3, Code of Civil Procedure - Existence of other defendants subject of court's jurisdiction - Confirmation of jurisdiction over all parties: *Court of Cassation* (plenary session), 12th June 1976, No. 2172 . . . . . 598
- Jurisdiction* - Italian Court's jurisdiction - Foreign defendant - Art. 4, Code of Civil Procedure - Applicability thereof - Italo-Swiss Convention of 3rd January 1933 - Inapplicability thereof: *Milan Court of Appeal*, 2nd July 1976 . . . . . 409
- Jurisdiction* - Arbitration clause prescribing arbitration abroad - Derogation from Italian jurisdiction - Art. 2, Code of Civil Procedure - Art. 1 of New York Convention of 1958 on the recognition and enforcement of arbitral awards - Validity of said clause - Need for restrictive interpretation thereof: *Milan Tribunal*, 11th November 1976 . . . . . 110
- Jurisdiction* - Italian court's jurisdiction under Arts 2 & 4, No. 2, Code of Civil Procedure - Different regulations derived from foreign system - Same

- has no bearing on question of jurisdiction - Judicial immunity of Foreign State - Requisites therefor: *Court of Cassation* (plenary session), 20th November 1976, No. 4360 . . . . . 605
- Jurisdiction* - Brussels Convention of 27th September 1968 - Art. 5 No. 1 thereof - Criteria establishing jurisdiction - Place in which the obligation the subject of the proceedings was or should be executed - Consignment of goods abroad by carrier or forwarding agent - Italian jurisdiction inapplicable thereto: *Florence Tribunal*, 9th December 1976 . . . . . 414
- Jurisdiction* - Clause deferring jurisdiction in bill of lading - Art. 17, Brussels Convention of 27th September 1968 - Irrelevance of special written approval: *Genoa Tribunal*, 22nd January 1977 . . . . . 613
- Jurisdiction* - Foreign plaintiff - Art. 2, Brussels Convention of 27th September 1968 - Derogation from Art. 16, Preliminary Dispositions of the Civil Code - Effect thereon of Art. 10, para. 2 of the Constitution: *La Spezia Pretore*, 4th February 1977 . . . . . 876
- Jurisdiction* - Derogation from Italian jurisdiction - Art. 2, Code of Civil Procedure - Rules on jurisdiction therein - Art. 2, No. 2, Italo-German Convention of 9th March 1936 - Rules on indirect jurisdiction therein: *Court of Cassation* (plenary session), 25th February 1977, No. 827 . . . . . 631
- Jurisdiction* - Art. 4, para. 1, Law on Divorce - Special rule as to jurisdiction therein: *Milan Tribunal*, 19th May 1977 . . . . . 895
- Non-contractual Obligation* - Liability of the "Bureau central français des sociétés d'assurance contre les accidents d'automobiles" for the consequences of an accident caused in France by an Italian vehicle carrying a 'green card' - Confirmation thereof: *Milan Court of Appeal*, 3rd June 1977 . . . . . 903
- Personal Capacity and Status* - Request for legitimation under Art. 126 of Law of 15th May 1975 No. 151 - Parties concerned resident abroad: *Milan Tribunal*, 20th May 1976 . . . . . 403
- Personal status and capacity* - Declaration as a stateless person - New York Convention of 28th September 1954 - Concept of statelessness - Need for default of action on the part of the diplomatic authorities: *Milan Tribunal*, 31st May 1976 . . . . . 595
- Property and security rights* - Maritime lien - Change of ship's nationality - Law to be applied: *Court of Cassation*, 12th April 1976, No. 1279 . . . . . 84
- Property and security rights* - Joint ownership by wife of husband's assets that are subject to execution - Proper law governing same - Art. 19, Preliminary Dispositions of the Civil Code - Law to be the common national law of the spouses: *Arona Pretore*, Order, 21st December 1976 . . . . . 871
- Public Policy* - Foreign law not reserving shares in the estate for testator's widow or children - Same not contrary to Italian public policy: *Chiavari Tribunal*, Order, 25th February 1974 . . . . . 379
- Public Policy* - Foreign court's order of specific performance - Recognition and enforcement thereof in Italy - Art. 797, No. 7, Code of Civil Procedure - Limits to the role of the Italian court asked to enforce said order: *Turin Court of Appeal*, 25th June 1975 . . . . . 426



- Public Policy* - Foreign judgment - Effect thereof contrary to Italian public policy - Determination of such issue as at time of proceedings for recognition and enforcement of said judgment: *Court of Cassation*, 7th May 1976, No. 1593 . . . . . 397
- Public Policy* - Foreign judgment as contrary to Italian public policy - To be determined as at the time of proceedings for recognition and enforcement thereof in Italy: *Court of Cassation*, 13th January 1977, No. 154 . . . . . 609
- Sea* - Law of 10th May 1976, No. 319 on the prevention of Pollution - Art. 26 thereof - Same abrogates previous provisions on pollution at sea: *Livorno Tribunal*, 7th July 1976 . . . . . 868
- Ship* - Seizure of pleasure vessel for breach of new Customs Law (23rd January 1973, No. 43) - Geneva Convention of 18th May 1956 on the temporary importation of pleasure craft - Applicability thereof also to vessels of States not adhering to said Convention: *Attorney General at Lucca Tribunal*, Order, 24th June 1976 . . . . . 420
- Succession* - Foreign law not reserving shares in the estate for the testator's wife or children - Same not contrary to Italian public policy: *Chiavari Tribunal*, 25th February 1974 . . . . . 379
- Treaties and general international rules* - New York Convention of 10th June 1958 on the recognition and execution of foreign arbitral awards - Art. 2, No. 1 thereof - Derogation from Arts. 1341-1342, Civil Code - Arts. 4 & 5 of said Convention - Onus upon the party requesting enforcement of the award and upon the party opposing it - Inadmissibility of re-examination of substantive merits of said award: *Naples Court of Appeal*, 20th February 1975 . . . . . 839
- Treaties and general international rules* - Accord between the Italian Government and the E.E.C. Commission for the establishment of the Common Centre for Nuclear Research of EURATOM - Law implementing same of 1st August 1960, No. 906 - Same a special Law prevailing over successive general Laws: *Milan Court of Appeal*, 13th June 1975 . . . . . 115
- Treaties and General International Rules* - Italo-German Convention of 9th March 1936 on the recognition and execution of judgments - Art. 1 thereof - Conditions for recognition: *Milan Court of Appeal*, 19th September 1975 . . . . . 383
- Treaties and General International Rules* - Brussels Convention of 27th September 1968 - Art. 6, No. 1 thereof - Plurality of defendants - Possibility of citation before the Court in the country of domicile of one of them - Extension of such norm to the concept of joinder of proceedings by consent: *Court of Cassation* (plenary session), 6th November 1975, No. 3718 . . . . . 389
- Treaties and General International Rules* - Geneva Convention of 19th May 1956 on the international carriage of goods by road - Arts. 4 & 6 thereof - Applicability thereof to transport contracts only if so stated in the carriage-note: *Court of Cassation*, 28th November 1975, No. 3983 . . . . . 421
- Treaties and general international rules* - Hague Convention of 15th April 1958 on the recognition of maintenance orders - Applicability thereof: *Court of Cassation*, 17th March 1976, No. 971 . . . . . 914
- Treaties and general international rules* - Italo-French Convention of 3rd June

- 1930 - Art. 1 No. 3 thereof - Duty to advise defendant of judgment: *Court of Cassation*, 24th March 1976, No. 1046 . . . . . 909
- Treaties and general international rules* - Italo-French Convention of 12th January 1955 on judicial assistance - Art. 23 thereof - Exemption from formal legalisation of foreign judgments: *Court of Cassation*, 24th March 1976, No. 1046 . . . . . 909
- Treaties and General International Rules* - Warsaw Convention of 12th October 1929 on international air transport - Art. 30, No. 3 thereof - Relationships between consignor, consignee and carrier - Applicability of said Convention: *Milan Tribunal*, 29th March 1976 . . . . . 394
- Treaties and general international rules* - Brussels Convention of 27th September 1968 on jurisdiction and the execution of judgments - Art. 5, No. 1 thereof - Place of performance of contractual obligation - Art. 18, said Convention: *Pinerolo Tribunal*, 31st March 1976 . . . . . 78
- Treaties and general international rules* - New York Convention of 10th June 1958 on the recognition and execution of foreign arbitral awards - Art. II thereof - Requirements therefor: *Court of Cassation* (plenary session), 22nd April 1976, No. 1439 . . . . . 852
- Treaties and General International Rules* - Brussels Convention of 23rd September 1910 on assistance and salvage at sea - Art. 15 thereof - Applicability thereof only when both vessels concerned belong to States adhering to said Convention: *Court of Cassation*, 7th May 1976, No. 1596 . . . . . 429
- Treaties and general international rules* - Brussels Convention of 27th September 1968 - Applicability thereof to dispute between Italian and Dutch nationals - Applicability thereof also to judgments established even before its entry into force: *Court of Cassation* (plenary session), 25th May 1976, No. 1877 . . . . . 88
- Treaties and general international rules* - New York Convention of 10th June 1958 - Arbitration agreements - Written form thereof - Transmission of copy to other party - Requisites therefor: *Court of Cassation* (plenary session), 25th May 1976, No. 1877 . . . . . 88
- Treaties and general international rules* - New York Convention of 28th September 1954 on the status of stateless persons - Art. 1 thereof - Concept of statelessness: *Milan Tribunal*, 31st May 1976 . . . . . 595
- Treaties and general international rules* - Hague Convention of 1st March 1954 on Civil Procedure - Art. 11, para. 2 thereof - Rogatories addressed abroad - Question of constitutional invalidity, under Art. 24 of the Constitution, manifestly unfounded: *Rome Tribunal*, 12th June 1976 . . . . . 639
- Treaties and General International Rules* - Geneva Convention of 18th May 1956 on the temporary importation of pleasure craft - Panamanian vessel - Applicability of said Convention also to vessels of States not adhering thereto - Italo-Panamanian Convention of friendship, trade and navigation of 13th February 1968 - Relevance thereof to this question: *Attorney General at the Lucca Tribunal*, Order, 24th June 1976 . . . . . 420
- Treaties and general international rules* - New York Convention of 10th June 1958 on the recognition of arbitral awards - *Lex specialis* - Relations between an Italian and a national of a State not adhering to said Conven-

- tion - Applicability thereof - Art. III thereof - Reference to procedural rules in the State where the award is invoked - Art. V, No. 1, said Convention - Conditions contrary to enforcement of award - No provision for re-examination of substantive merits of award - Arts. V, No. 1 (e), and VI, said Convention - Defective awards - Prohibition of enforcement thereof: *Naples Tribunal*, 30th June 1976 . . . . . 861
- Treaties and General International Rules* - Italo-Swiss Convention of 3rd January 1933 - Same does not contain norms on jurisdiction but only on the recognition and execution of judgments: *Milan Court of Appeal*, 2nd July 1976 . . . . . 409
- Treaties and General International Rules* - Charter of the European School sealed at Luxemburg on 12th April 1957 and Protocol on the creation of European Schools sealed at Luxemburg on 13th April 1962 - Interpretation thereof - Jurisdiction of the European Court of Justice under Art. 177 of the E.E.C. Treaty does not extend thereto: *Cort of Cassation* (plenary session), 9th July 1976, No. 2595 . . . . . 427
- Treaties and general international rules* - GATT - Subsequent Italian regulation to contrary effect - Prevalence of most recent provision - Relationship between GATT and EEC Treaty: *Court of Cassation* (plenary session), 20th October 1976, No. 3616 . . . . . 912
- Treaties and general international rules* - New York Convention of 1958 on the recognition and enforcement of arbitral awards - Arbitration agreement stipulating arbitration abroad - Art. 2, Code of Civil Procedure - Validity of said arbitration agreement - Need for a restrictive interpretation thereof: *Milan Tribunal*, 11th November 1976 . . . . . 110
- Treaties and General International Rules* - Brussels Convention of 27th September 1968 - Arts 5 No. 1 thereof - Criteria determining jurisdiction - Place in which the obligation the subject of the proceedings was or should be executed: *Florence Tribunal*, 9th December 1976 . . . . . 414
- Treaties and General International Rules* - Brussels Convention of 27th September 1968 - Art. 31 thereof - Procedure to enforce a foreign judgement: *Bari Court of Appeal*, 11th December 1976 . . . . . 886
- Treaties and general international rules* - Brussels Convention of 27th September 1968 - Art. 17 thereof - Protocol annexed to said Convention - Art. 1 thereof: *Genoa Tribunal*, 22nd January 1977 . . . . . 613
- Treaties and general international rules* - European Extradition Convention of 13th December 1957 - Crimes subject to capital punishment - No extradition therefor on the part of Italy - Lack of ratification of said Convention by France - Irrelevance thereof: *Trieste Court of Appeal* (investigatory session), 3rd February 1977 . . . . . 617
- Treaties and general international rules* - Brussels Convention of 27th September 1968 - Binding power thereof on EEC Member States - Art. 2 thereof - Same derogates from Art. 16, Preliminary Dispositions of the Civil Code: *La Spezia Pretore*, 4th February 1977 . . . . . 876
- Treaties and general international rules* - Paris Accord of 26th July 1961 between Italy and supreme Allied Headquarters of NATO - Difference between civilian employees and employees under local ordinances: *La Spezia Pretore*, 4th February 1977 . . . . . 876

- Treaties and general international rules* - European Extradition Convention of 13th December 1957 - Non-ratification thereof by France - Inapplicability thereof to Italo-French relations - Italo-French Extradition Treaty of 12th May 1879, Arts. 1, 2 & 7 thereof - Question of extradition for crimes subject in France to capital punishment - Constitutional invalidity thereof: *Trieste Court of Appeal* (investigatory session), Order, 17th February 1977 621
- Treaties and general international rules* - Brussels Convention of 27th September 1968 - Art. 54, first para. thereof - Judicial actions proposed prior to entry into effect thereof - Inapplicability thereto: *Court of Cassation* (plenary session), 25th February 1977, No. 827 . . . . . 631
- Treaties and general international rules* - Italo-German Convention of 9th March 1936 on the recognition and execution of judgments - Art. 2, No. 2 thereof - Rule of indirect jurisdiction: *Court of Cassation* (plenary session), 25th February 1977, No. 827 . . . . . 631
- Treaties and general international rules* - Brussels Convention of 27th September 1968 - Art. 37 thereof - Opposition to the enforcement of a foreign judgment - Contradictory proceedings - Applicability thereof: *Bari Court of Appeal*, Decree, 28th February 1977 . . . . . 886

#### CASES IN THE COURT OF THE EUROPEAN COMMUNITIES

- I. TELCHINI, Cases in the Court of Justice of the European Communities (January-June, 1976) . . . . . 122
- I. TELCHINI, Cases in the Court of Justice of the European Communities (July-December, 1976) . . . . . 641
- Brussels Convention of 27th September 1968* - Art. 5, No. 1 thereof - Place of performance of contractual obligation - Law governing the disputed obligation - Relevance thereof: *Judgment in Case 12/76*, 6th October 1976 . . 171
- Brussels Convention of 27th September 1968* - Art. 5, No. 1 thereof - Dispute between grantor and grantee of exclusive selling agreement - Obligation to which reference must be made - Art. 5, No. 5, said Convention - Position of grantor of exclusive selling rights: *Judgment in Case 14/76*, 6th October 1976 . . . . . 176
- Brussels Convention of 27 September 1968* - Concept of "civil and commercial matter" - Proceedings between a public administration and a private firm - Same does not fall within Convention's area of application: *Judgment in Case 29/76*, 14th October 1976 . . . . . 183
- Brussels Convention of 27 September 1968* - Art. 5, No. 3 thereof - Place in which damage caused - To be either the place where damage sustained or that where the event causing it is confirmed - Consequences thereof on question of jurisdiction: *Judgment in Case 21/76*, 30th November 1976 . . 187
- Brussels Convention of 27 September 1968* - Judgment pronounced in one adherent State that may be executed in another adherent State - Impossibility of pronouncing an identical judgment in the second State: *Judgment in Case 42/76*, 30th November 1976 . . . . . 430
- Brussels Convention of 27th September 1968* - Art. 17 para. 1 thereof - Form of agreement as to jurisdiction - Reference to general conditions of contract - Contract drawn up containing reference to preceding proposals: *Judgment in Case 24/76*, 14th December 1976 . . . . . 434

- Brussels Convention of 27th September 1968* - Art. 17 para. 1 thereof - Form of agreement as to jurisdiction - Verbal contract with written confirmation by vendor accompanied by the text of general conditions of sale - Written acceptance by purchaser - Significance of the absence of objection by the purchaser to the confirmation: *Judgment in Case 25/76*, 14th December 1976 . . . . . 439
- Brussels Convention of 27th September 1968* - Art. 56, first para. thereof - Its bearing upon the effect of bilateral Agreements in relation to judgments excluded from the application of the said Convention: *Judgment in Cases 9/77 and 10/77*, 14th July 1977 . . . . . 917
- Preliminary ruling* - Brussels Convention of 27th September 1968 - New Member States - Their right to deposit objections: *Judgment in Case 12/76*, 6th October 1976 . . . . . 171

## CASES IN FOREIGN COURTS

- Debts in foreign currency* - Order to pay a sum of money expressed in a non-Sterling currency - Same admissible in English courts if the contract concerned is governed by a foreign law: *House of Lords (Miliangos v. George Frank Textiles Ltd.)*, 5th November 1975 . . . . . 200
- Jurisdiction* - Judicial immunity of foreign States - Applies only to acts *iure imperii*: *Supreme Court of Hong Kong, Judicial Committee of the Privy Council* (owners of "Phillipine Admiral" v. Wallem Shipping), 5th November 1975 . . . . . 445
- Jurisdiction* - Judicial immunity of Foreign States - Applies only to acts *iure imperii* - Arts. 1-3, Brussels Convention of 10th April 1926 for the unification of certain rules on the immunity of State-owned ships: *High Court of Justice, Queen's Bench Division* (The "Congreso del Partido"), 28th January 1977 . . . . . 455

## DOCUMENTS

- Final Act of the XIIIth Session of the Hague Conference on Private International Law . . . . . 210
- Draft Articles of the new Code of Penal Procedure on jurisdictional relations with foreign authorities . . . . . 221
- European Convention for the repression of terrorism (Strasbourg, 27th January 1977) . . . . . 469
- Convention between Italy and France on military service for persons of dual nationality (Paris, 10th September 1974) . . . . . 673
- Protocol of Closing Session of the Special Commission of the XIII Session of the Hague Conference of Private International Law (The Hague, 16th June 1977) . . . . . 923

## CURRENT EVENTS AND RECENT DEVELOPMENTS

- The work of the Ninth Session of UNCITRAL (T. Scovazzi) . . . . . 238
- European initiatives in the fight against international terrorism: The Convention of 27th January 1977 (L. Migliorino) . . . . . 473
- Italy and the new Conventions on military service (R. Clerici) . . . . . 679

A New Challenge for Human Rights (G. Conetti) . . . . .	928
<i>Legislative, Judicial and International Practice</i> - State of ratifications and adoptions of multilateral conventions on arbitration matters - On the violation of Community Law by Member States . . . . .	241
<i>Legislative, Judicial and International Practice</i> . Discontinuance of two arbitral proceedings under the Washington Convention on investments - The Guzzardi affair before the European Commission of Human Rights - The Artico case before the European Commission of Human Rights - Opening for signature of the European Accord on the transmission of requests for judicial assistance - The London Convention on liability in maritime actions - Draft Convention on the elimination of discrimination against women - The work of UNCITRAL on international sales . . . . .	477
<i>Legislative, Judicial and International Practice</i> . A new Convention on migrant workers - On the execution of judgments between Scandinavian countries - The Bocchieri case before the European Commission of Human Rights . . . . .	686
<i>Legislative, Judicial and International Practice</i> . Italy and the Code of Conduct on Transnational Corporations - Referendum and International Treaties in Switzerland - Entry into force of two Conventions between Italy and Spain - European Conference on Family Law . . . . .	933
<i>Parliamentary Debates</i> - On the Italo-U.S.A. Accord on the Lockheed affair - On new Italo-Brazilian Conventions . . . . .	244
<i>Notices</i> - The Xth Genoan Round Table on Community Law - Round Table on the Community Court of Justice at the Catholic University - A Conference at Parma on the European Convention of Human Rights . . . . .	248
<i>Notices</i> . The 1977 programmes of the Hague Academy of International Law . . . . .	481
<i>Notices</i> . On the requirements of candidates to the European Court of Human Rights - Elections to the European Court of Human Rights - A Convention at Siena on case law in the Communities Court of Justice . . . . .	688
<i>Notices</i> . Joint Meeting of the Court of Justice of the European Communities and the European Court and Commission of Human Rights - The 1968 Brussels Convention before the Court of Justice of the European Communities - The new composition of the Chambers of the Court of Justice of the European Communities - Seminar on Summit Meetings and Political Cooperation in the European Communities . . . . .	936

#### BOOK REVIEWS

(See Italian Index)

---

Registrazione presso il Tribunale di Milano al n. 6418 in data 26-11-1963  
 Direttore responsabile: prof. avv. MARIO GIULIANO

---



Rivista associata all'Unione della Stampa Periodica Italiana

---

LINOTIPIA VERONESE DI ALFIO FIORINI - VERONA