INDEX

ARTICLES

S. M. CARBONE, Scope and criteria for interpretation of the Vienna Convention on international sales .......................... 513
S. M. CARBONE, Permanent establishment and holding company in international tax law ........................................ 5
A. GRISOLI, On the unlawfulness under E.E.C. Law of the "Italian approved list of pharmaceutical products" ........................................ 167
K. H. NADELMANN, On Rocco, Count Portalis, and Mancini: A Memoir for the Joseph Story Bicentenary (in English) ............... 161
E. VITTA, The principle of nationality in Italian private international law .................................................. 345

REVIEWS

J. E. BRICEÑO BERRÚ, Los Tratados latinoamericanos de derecho internacional civil y procesal civil. Su valor y vigencia actuales (in Spanish) ........................................................................ 535

SHORTER ARTICLES, NOTES AND COMMENTS

C. BISCARETTI DI RUFFA, Considerations on the new law on the publication of deeds drawn up abroad ........................................ 554
E. CORTESE PINTO, Some considerations on the opinion 1/78 of the E.E.C. Court of Justice .................................................. 360
R. DANOVI, On the purchase by foreigners of real estate situated in Italy .......................................................... 371
C. MASTELLONE, First judgements of the Community Court in matters of environment ........................................ 364
L. MIGLIORINO, The United Nations Convention against the Taking of Hostages .................................................. 584
R. PISTORELLI, The 1978 State Immunity Act of the United Kingdom .......................................................... 21
E. VITTA, The last works of Rodolfo De Nova .................................................. 185

IN MEMORIAM

B. DUTOIT, Matthijs Herbert van Hoogstraten (1913-1980) (in French) .................................................. 390
Adoption - Special adoption of foreign minor - Art. 314, para 2 of the Civil Code - Maximum difference in age between adoptor and adoptee - Strasbourg Convention of 24th April 1967: Milan Court of Appeal, decree of 16th May 1980

Bankruptcy - Foreign bankruptcy - Formal requisites - Evaluation thereof on the basis of the foreign law: Grosseto Tribunal, 19th September 1979

Citizenship - Foreigner (female) who has become Italian by marriage - Preservation of original citizenship - Irrelevance thereof: Court of Cassation, 20th December 1978, no. 6111

Citizenship - Double nationality, Italian and foreign - Exclusive significance of the Italian nationality in questions of status, capacity, marriage, and other family rights: Court of Cassation, 6th March 1979, no. 1395

Citizenship - Foreigner renouncing original nationality - Declaration of such a person as stateless - Requirements therefor: Milan Tribunal, 31st May 1979


Civil Procedure - Powers of the public prosecutor to challenge foreign divorce judgments - Art. 72 of Code of Civil Procedure: Court of Cassation, 19th September 1978, no. 4189

Civil procedure - Recognition of foreign judgment - Exception under statute of limitations: Court of Cassation, 9th October 1978, no. 4486

Civil procedure - Powers of the public prosecutor to challenge foreign divorce judgments - Art. 5, third para. of divorce law - Art. 72 of Code of Civil Procedure - Applicability: Court of Cassation, 2nd November 1978, no. 4978

Civil procedure - Regulation of jurisdiction - Foreign arbitral decision not recognized in Italy - Irrelevance: Court of Cassation (plenary session), 15th November 1979, no. 6017

Civil procedure - Service by post of judicial documents - Hague Convention of 1st March 1954 - Art. 6 - Applicability: Milan Tribunal, 22nd November 1979

Civil procedure - Appeal against the transcription of a marriage - Defendants - Mayor or Consular Authority - Exclusion: Court of Cassation (plenary session), 14th February 1980, no. 1056

Companies - Branch office in Italy of foreign company - Requirements therefor - Arts. 2506 and 2508 of Civil Code - Applicability: Pisciotta Pretore, 31st December 1978

Contract - Employment relationship - Insurance services of I.N.P.S. (National Institute of Social Insurance) - Right to integration up to minimum - Holder of foreign pension - Validity of such right - Question of constitutional lawfulness - Manifestly unfounded: Court of Cassation, 15th September 1979, no. 4778

Contract - Patent licencing contract - Clauses contrasting with Art. 85 of E.E.C.
Treaty - Nullity of such clauses insofar as separable from agreement itself - Evaluation by national judge: Brescia Pretore, 23rd October 1979

Contract - Contract of carriage by air under the Warsaw Convention of 12th October 1929 - Concept thereof - Pecuniary liabilities - Sum in Poincaré gold francs under the 1929 Warsaw Convention on international air transport - Criteria therefor: Milan Tribunal, 19th November 1979

Contract - Employment relationship performed in Italy - Arts. 2120 and 2118 of Civil Code - Mandatory rules: Genoa Pretore, 30th April 1980

Criminal Procedure - Recognition of a foreign criminal decree providing for sentence - Service thereof upon accused - Requirement: Court of Criminal Cassation, 2nd March 1978


Criminal Procedure - Art. 128, Code of Criminal Procedure - Same does not envisage the accused defending himself - Contrast thereof with Art. 24 of the Constitution and with the European Convention on Human Rights - Question of Constitutional invalidity thereof not manifestly unfounded: Monza Criminal Tribunal, 14th March 1979

Criminal Procedure - Arts. 125 (para. 1) and 128 (para. 1), of Code of Criminal Procedure - Prohibition of accused defending himself - Contrast thereof with Art. 6, para. 3 (c) of European Convention on Human Rights, Art. 14, No 3 (d) of the International Pact of 16th December 1966 on civil and political rights, and Art. 24 of the Constitution - Question of constitutional invalidity thereof not manifestly unfounded: Turin Criminal Tribunal, 5th April 1979

Criminal Procedure - Order requiring technical expert opinion abroad - Appeal thereof - Exclusion: Court of Criminal Cassation, order of 17th October 1979

Divorce - Extension to divorce of the derogation from Art. 17 of the Preliminary Dispositions of the Civil Code prescribed by Art. 116 of the Civil Code - Inadmissibility thereof: Court of Cassation, 6th March 1979, No. 1403

European Communities - Disablement pension - E.E.C. Regulation no. 1408/71 - Accumulation of various social security services on the basis of the legislation of various member States: Alessandria Pretore, 19th May 1978

European Economic Community - Community Regulations - Mandatory duty to enforce same and their direct applicability - Binding interpretations made by the Court of Justice - No duty to request a new interpretation - Constitutional invalidity in the cases of domestic rules contrasting with E.E.C. Regulations: Court of Cassation, 11th July 1979, No. 3998

European Economic Community - Community directive on mountain agriculture - Law no. 352 of 10th May 1976 implementing directive - Art. 2 - Question of constitutional invalidity unfounded: Constitutional Court, 26th July 1979, no. 81

European Economic Community - Community directives on procedures in
awarding tenders for public works - Law no. 584 of 8th August 1977 implementing directives - Art. 1, third para. - Constitutional invalidity: Constitutional Court, 26th July 1979, no. 86

European Economic Community - Italian norms on prohibition of exportation of currency abroad - E.E.C. norms on the free circulation of capital - Problem of compatibility: Bolzano Criminal Tribunal, order of 29th October 1979

Extradition - Royal decrees bringing extradition treaties into effect - Equivalence thereof to formal Laws - General International Law permitting refund of extradition for crimes incurring the death penalty in the requesting State - Inexistence thereof - Italo-French Convention of 12th May 1870 - Extradition for crimes incurring the death penalty in the requesting State - Question of constitutional invalidity in relation to Art. 3, para. 1, and Art. 27, para. 4, of the Constitution - Said question well founded: Constitutional Court, 21st June 1979, no. 54

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign criminal decree providing for sentence - Requirement for same to be served upon the accused: Court of Criminal Cassation, 2nd March 1978

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign divorce judgment - Death of ex-spouse - Cessation of the matter of contention: Court of Cassation, 4th March 1978, no. 1090

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign arbitral awards - Re-examination of the merits - Art. 798 of Code of Civil Procedure - Inapplicability: Court of Cassation, 18th April 1978, no. 1842

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign divorce judgment - Italian judgment of separation between the same parties - Art. 797, para. 5 of Code of Civil Procedure - Contrast between Italian and foreign judgments - Requirements therefor - Art. 2909 of Civil Code: Court of Cassation, 21st July 1978, no. 3622

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign divorce judgments - Recognition - Powers of the public prosecutor to challenge same - Differences between foreign provisions applied and Italian provisions concerning divorce - Contrast with Public Policy - Lack of foundation - Substantial correspondence between the two law systems: Court of Cassation (plenary session), 19th September 1978, no. 4189


Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign maintainance and paternity order - Requirements for recognition thereof - Enforcement of the former independently of the latter: Court of Cassation, 9th October 1978, no. 4480

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Exception under statute of limitations: Court of Cassation, 9th October 1978, no. 4486
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German judgment - Italo-German Convention of 9th March 1936 - Agreement derogating from Italian jurisdiction - Failure to enter appearance in German proceedings - Prohibition of re-examining substantive merits of judgment thereon: Court of Cassation, 16th October 1978, no. 4631.

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign divorce judgement - Absence of formal identity between the criteria of divorce set forth by foreign law and those set forth by Italian law - Recognizability of foreign judgement - Question of constitutional invalidity pursuant to Art. 3 of the Constitution manifestly unfounded: Court of Cassation, 2nd November 1978, no. 4978.


Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign divorce - Criterion of domicile or residence abroad of the Italian husband - Requirements therefor - Law applied by foreign court - Significance thereof: Court of Cassation, 22nd December 1978, no. 6152.

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Characterization of foreign decision - To be made on the basis of Italian law - English arbitral award - British-Italian Convention of 7th February 1964 - Co-existence of internal rules (Arts. 2, 3, 4 of Code of Civil Procedure) with the special norms of the convention: Court of Cassation, 27th February 1979, no. 1273.

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign divorce of Italian spouses, pronounced on the basis of foreign law - Italian public policy - Tasks of Italian Court asked to recognize said divorce: Court of Cassation, 6th March 1979, no. 1395.

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Swedish judgement concerning maintenance passed before Sweden became party to the Hague Convention of 15th April 1958 - Recognizability in Italy: Court of Cassation, 12th April 1979, no. 2154.


Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German judgement lacking in motivation - Art 4 of Italo-German Convention of 9th March 1936 - Violation of public policy - Non-validity: Court of Cassation, 28th May 1979, no. 3073.


Foreign Judgments and Administrative Acts - Recognition and enforcement in
Italy - Foreign provision concerning the custody of minors lacking in motivation - Recognizability and enforceability thereof - Co-ordination of said provision with domestic acts: *Court of Cassation*, 30th October 1979, no. 5678 266


**Foreign Judgments and Administrative Acts** - Recognition and enforcement in Italy - Jurisdiction of foreign Court - Art. 3 of Italo-German Convention of 9th March 1936 - Art. 3, para. 2, letter e of the law on divorce - Does not constitute criterion of jurisdiction of foreign court: *Court of Cassation*, 11th March 1980, no. 1620 626

**Foreign Judgments and Administrative Acts** - Recognition and enforcement in Italy - Term for appearance in Belgium of six days - Art 27 of Brussels Convention of 27th September 1968 - Inadequacy: *Milan Court of Appeal*, decision of 25th June 1980 644

**Foreign law** - Principle of *iura novit curia* - Inapplicability to foreign law - Burden of the party to provide proof: *Court of Cassation*, 15th September 1979, no. 4778 647

**Foreigner** - Sanctions for failure to report - Art. 2 of the Legislative Decree of 11th February 1948, no. 50 - Question of unlawfulness thereof in relation to Arts. 2, 3, 10, 14, and 23 of the Constitution - Same manifestly unfounded: *Constitutional Court*, Order, 10th May 1979, no. 19 196

**Foreigner** - Right to extension of lease - Requirements - Continuity of actual residence: *Court of Cassation*, 15th July 1979, no. 4288 423

**Foreigner** - Domicil of foreigner who circulates in Italy with vehicles registered abroad with the Italian Central Office - Does not constitute criterion of exclusive jurisdiction: *Court of Cassation*, 13th November 1979, no. 5906 443

**Foreigner** - Foreign company - Juridical personality according to foreign law - Application of article 16, second para. of preliminary dispositions - Liechtenstein Amtsamt - Contrary to public policy - Non-validity: *Court of Cassation*, 14th April 1980, no. 2414 631

**Foreigner** - Art. 332 of Presidential Decree of 23rd January 1973 no. 43 (customs law) - Discrimination between foreigners in relation to their economic conditions - Art. 3 of the Constitution - Question of constitutional lawfulness not manifestly unfounded: *Naples Criminal Tribunal*, order of 5th May 1980 637

**Jurisdiction** - Criteria of jurisdiction - Interpretation thereof - Art. 4, para. 2 of Code of Civil Procedure - Criteria relative to obligations under contract: *Court of Cassation* (plenary session), 3rd August, 1978, no. 3818 42

**Jurisdiction** - Residence of Italian citizen abroad - Criteria of jurisdiction: *Court of Cassation*, and November, 1978, no. 4978 60

**Jurisdiction** - Separation between Italian citizens settled in Italy - Divorce suit pending abroad - Irrelevance thereof pursuant to Art. 3 of Code of Civil Procedure: *Court of Cassation*, 20th December 1978, no. 6111 64
Jurisdiction - Tacit submission to Italian jurisdiction - Precautionary provisions - Art. 4, no. 3, Code of Civil Procedure - Same extends to a request for proof of sequestration: Court of Cassation (plenary session), 5th March 1979, no. 1354


Jurisdiction - Employment contract between an Italian citizen and a foreign embassy - Judicial immunity of the foreign State - Confirmation thereof: Court of Cassation (plenary session), 26th May 1979, no. 3063

Jurisdiction - Employment services performed in Italy - Art. 4, no. 2, Code of Civil Procedure - Confirmation of a single connecting factor - Sufficiency thereof: Court of Cassation (plenary session), 12th June 1979, no. 3303

Jurisdiction - Judicial immunity of a diplomat for private acts - Art. 31, paras. 1 and 3, of the Vienna Convention of 18th April 1961 on diplomatic relations and immunities - Recognition therein of a general rule of International Law - Question of Constitutional invalidity relative to Arts 2, 3 (para. 1), 10 (para. 2), 19 (para. 1), and 102 (para. 1), of the Constitution - Said question unfounded: Constitutional Court, 18th June 1979, no. 48

Jurisdiction - Minor resident abroad - Special rehabilitation - Lack of competence of the juvenile court of the last habitual residence in Italy - Art. 24, second para. of Royal Decree Law no. 1404 of 20th July 1934 - Constitutional unlawfulness: Constitutional Court, 26th July 1979, no. 95

Jurisdiction - Arbitration clause for arbitration abroad - New York Convention of 10th June 1958 - Applicability also to relations between a citizen of a State party to the Convention and a citizen of a State not party to the Convention - Bill of lading containing the arbitration clause - Requirements for validity thereof: Court of Cassation (plenary session), 11th September 1979, no. 4746

Jurisdiction - Acts of unfair competition committed in Germany to the detriment of an Italian company - Art. 5, para. 3 of the Brussels Convention of 27th September 1968 - Place where damaging event occurred - Art. 18 - Appearance for the sole purpose of putting forward lack of competence as defence: Monza Tribunal, 28th September 1979

Jurisdiction - Foreign defendant formerly Italian citizen - Lack of evidence of loss of Italian citizenship - Validity of jurisdiction: Court of Cassation (plenary session), 10th October 1979, no. 5250

Jurisdiction - Germany company called to guarantee the payment of insurance contributions in Italy - Arts. 5, para. 1 and 6 para. 2 of Brussels Convention of 27th September 1968 - Validity of jurisdiction: Court of Cassation (plenary session), 10th October 1979, no. 5256

Jurisdiction - Clause attributing competence to German Judge inserted in a
agreement not to compete referred to in an employment contract between an Italian and a German company - Art. 17 of the Brussels Convention of 27th September 1968 - Applicability of the clause to employment contract as well: Court of Cassation (plenary session), 11th October 1979, no. 5274

Jurisdiction - Existence of the criteria set forth by Art. 4, para. 2 of Code of Civil Procedure - Powers of investigation and determination of facts of the Court of Cassation - Place of performance of obligation by guarantor - Place of execution of contract: Court of Cassation (plenary session), 19th November 1979, no. 6025

Jurisdiction - Derogation from jurisdiction - Art 17 of Brussels Convention of 27th September 1968 - Requirements for such derogation: Court of Cassation (plenary session), 5th February 1980, n. 785

Jurisdiction - Question of jurisdiction - Prejudicial nature thereof - Priority of matters pertaining to the regular constitution of relationship in a suit: Court of Cassation (plenary session), 14th February 1980, no. 1056


Non Contractual Obligations - Right of maintenance of minors - Art. 25, second para. of preliminary dispositions - Applicability: Court of Cassation, 9th October 1978, no. 4480

Non Contractual Obligations - Obligation to pay compensation for damages arising out of road accident - Governing law - Art. 25, second para. of preliminary dispositions of Civil Code - Defendant stateless - Irrelevance: Court of Cassation, 23rd October 1979, no. 5542

Public Policy - Liechtenstein Anstalt - Juridical personality - Contrary to public policy - Art. 31 of preliminary dispositions - Non-validity: Court of Cassation, 14th February 1980, no. 2414

Sea - Maritime demesne - Promontories and headlands - Determination of extension of territorial waters: Court of Cassation, 2nd June 1978, no. 2756

Treaties and General International Rules - New York Convention of 10th June 1958 on recognition and enforcement of foreign arbitral awards - Arbitration clause - Written form - Art. 2, para. 2 - Applicability - Judgments passed by permanent bodies of arbitration - Art. 1, para. 2 - Applicability: Court of Cassation, 18th April 1978, no. 1842

Treaties and General International Rules - New York Convention of 10th June 1958 on recognition and enforcement of foreign arbitral awards - Validity of arbitration clause for foreign arbitration - Art. II of the convention - Applicability: Court of Cassation (plenary session), 18th May 1978, no. 2352


Treaties and General International Rules - Italo-Austrian Convention of 6th April 1922 on judicial assistance - Relations between Italian and Austrian citizens -
Applicability - Relations between citizens of the same State - Inapplicability: Court of Cassation, 20th September 1978, no. 4227


Treaties and General International Rules - Italo-German Convention of 9th March 1936 - Derogation from Italian jurisdiction - Admissibility thereof - Re-examination of substantive merits of foreign judgment inadmissible: Court of Cassation, 16th October 1978, no. 4631


Treaties and General International Rules - Peace Treaty between Italy and the Allied Powers of 10th February 1947 - Art. 78, para. 2, thereof - Inheritance tax not to be levied thereunder: Court of Cassation, 29th March 1979, no. 1809


Treaties and General International Rules - Hague Convention of 15th April 1958 on enforcement of maintenance judgments - Art. 12 - Refers to entry into force for the State in which enforcement of the judgment is requested: Court of Cassation, 12th April 1979, no. 2154


Treaties and General International Rules - Italo-German Convention of 9th March 1936 - Art. 4 - Public policy - Art. 7 - Consequences in case of non-exhibition of documents: Court of Cassation, 28th May 1979, no. 3073

Treaties and General International Rules - Formation of general rules after the Constitution came into force - Possible contrast thereof with fundamental principles of the Italian Constitutional system - Impossibility of same being automatically adjusted: Constitutional Court, 18th June 1979, No. 48

Treaties and General International Rules - Vienna Convention of 18th April 1961 on diplomatic relations and immunities - Art. 31 thereof - Immunity of diplomat for private acts - Question of constitutional invalidity thereof unfounded: Constitutional Court, 18th June 1979, No. 48

Treaties and General International Rules - New York Convention of 10th June 1958 on enforcement of arbitral awards - Applicability also in relations between a citizen of a State party to the Convention and a citizen of a State not party to the Convention - Arbitration clause inserted in bill of lading - Requirements for validity thereof: Court of Cassation (plenary session), 11th September 1979, no. 4746

Treaties and General International Rules - Brussels Convention of 27th September 1968 - Art. 5, para. 3 - Place where damaging event occurred - Art. 18 - Appearance for the sole purpose of putting forward lack of competence as defence: Monza Tribunal, 28th September 1979

Treaties and General International Rules - Brussels Convention of 27th September 1968 - Arts. 5, para. 1 and 6, para. 2: Court of Cassation (plenary session), 10th October 1979, no. 5256

Treaties and General International Rules - Brussels Convention of 27 September 1968 - Art. 17 - Clause attributing competence inserted in an agreement not to compete referred to in an employment contract - Applicability to employment contract as well: Court of Cassation (plenary session), 11th October 1979, no. 5274


Treaties and General International Rules - New York Convention of 10th June 1958 on enforcement of arbitral awards - Art. 4 - Requirements of authenticity of foreign award - Law applicable - Art. 26 of preliminary dispositions - Law of the place in which the award has been passed: *Milan Court of Appeal, 21st December 1979*. 615


Treaties and General International Rules - Italo-German Convention of 9th March 1936 on enforcement of judgments - Art. 3 - It refers to citizenship and to the domicile of both the parties: *Court of Cassation, 11th March 1980, no. 1620*. 626


Treaties and General International Rules - Brussels Convention of 27th September 1968 - Art. 27, para. 2 - Term for appearance in Belgium of six days - Inadequacy: *Milan Court of Appeal, decision of 25th June 1980*. 644

**CASES IN THE COURT OF THE EUROPEAN COMMUNITIES**

I. Telchini, Cases in the Court of Justice of the European Communities (1st semester 1979). 651


**DOCUMENTS**

International convention relating to the arrest of sea-going of ships (Brussels, 10th May, 1952). 100
<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>International convention for the unification of certain rules relating to penal jurisdiction in matters of collision of other incidents of navigation (Brussels, 10th May 1952)</td>
<td>105</td>
</tr>
<tr>
<td>International convention for the unification of certain rules concerning civil collision in matters of jurisdiction (Brussels, 10th May 1952)</td>
<td>107</td>
</tr>
<tr>
<td>Recent American and British State Immunity Acts</td>
<td>110</td>
</tr>
<tr>
<td>The resolutions of the &quot;Institut de Droit International&quot; at the Athens session (4th-13th September 1979)</td>
<td>126</td>
</tr>
<tr>
<td>Agreement between the Republic of Italy and the Swiss Confederation concerning compensation for damages in the event of road accidents (Rome, 16th August 1978)</td>
<td>131</td>
</tr>
<tr>
<td>Convention on the law applicable to contractual obligations (Rome, 19th June 1980)</td>
<td>297</td>
</tr>
<tr>
<td>New rules on the revision of terms concerning the publication of deeds drawn up abroad</td>
<td>307</td>
</tr>
<tr>
<td>Guidelines and co-ordination for promotional activities undertaken abroad by the Regions</td>
<td>308</td>
</tr>
<tr>
<td>Convention between the Italian Republic and the Principality of Liechtenstein on social security matters, with the final Protocol and Administrative Accord for the application of the said Convention (Vaduz, 11th November 1976 and 11th January 1980)</td>
<td>311</td>
</tr>
<tr>
<td>Statute of the European School and Protocols concerning the creation of European Schools (Luxembourg, 12th April 1957, 13th April 1962, 15th December 1965)</td>
<td>483</td>
</tr>
<tr>
<td>Convention relating to carriage liability in the field of maritime civil of nuclear material (Brussels, 17th December 1971)</td>
<td>727</td>
</tr>
<tr>
<td>Prohibition for Italian citizens to supply to foreign authorities documents and informations concerning maritime activity</td>
<td>730</td>
</tr>
<tr>
<td>United Nations Convention on contracts of international sale of goods (Vienna, 11th April 1980)</td>
<td>731</td>
</tr>
</tbody>
</table>

**CURRENT EVENTS AND RECENT DEVELOPMENTS**

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Treaty on the Moon (t.t.)</td>
<td>493</td>
</tr>
<tr>
<td>On the divorce of foreigners in Mexico (F. A. Vazquez Pando)</td>
<td>758</td>
</tr>
<tr>
<td>Legislative, Judicial and International Practice. International treaties coming into force in Italy (1979) - Petition against the European Communities for the protection of Human Rights - On the harmonization of civil law in the E.E.C. - On international rules governing the custody of children - The case of Foti, Lentini et al. before the European Commission of Human Rights</td>
<td>133</td>
</tr>
<tr>
<td>Legislative, Judicial and International Practice. International treaties coming into force in Italy (January-March 1980) - About some aspects of guardianship concerning conflicts of law</td>
<td>330</td>
</tr>
</tbody>
</table>

Legislative, Judicial and International Practice. International treaties coming into force in Italy (July-September 1980) - A recommendation of the Council of Europe on the transfer and recycling of capital of unlawful origin 739

Parliamentary Debates. Publication of acts drawn up abroad 142

Notices. Conference at Kiel on the law of the sea in the eighties - International symposium on arbitration in Warsaw - XIV National Conference of the A.A.A. 143

Notices. The programmes of the Hague International Academy of Law for 1980 - Elections to the European Court of Human Rights - Round Table at Genoa on the development of the European Communities 334

Notices. The courses of the "Institut Universitaire International" of Luxembourg - Conference on the Mediterranean Policy of the E.E.C. 498

Notices. The second meeting on the harmonization of company law within the E.E.C. - Conference on international sale - The eight Congress of Italian and German jurists 761

BOOK REVIEWS

(See Italian Index)