

INDEX

ARTICLES

S. M. CARBONE, Conflicts of laws and maritime law in the Italian system: some proposals	13
S. M. CARBONE, The « lawless contract » and the Rome Convention of 1980	279
L. DANIELE, The service of the document instituting the proceedings as requirement for recognition of decision in the Brussels Convention of 1968	484
P. DE CESARI, The new Hague Convention on maintenance obligations	42
G. GAJA, The Brussels Convention and the reform of Italian rules on jurisdiction and the enforcement of foreign judgments	741
A. GIARDINA, The new Italian law on arbitration	449
M. GIULIANO, Patentability of drugs and international duties of Italy	5
M. GIULIANO, Bankruptcy and analogous proceedings in Italo-German relations	705
F. MERZ, Problems arising out of bankruptcy and analogous proceedings in Italo-German relations	731
F. MOSCONI, Extradition and citizenship (and other matters)	465
R. A. SEDLER, Constitutional limits to the choice of applicable law: prospective of constitutional generalism	241
T. TREVES, Mandatory rules in the Rome Convention of 19th June 1980	25
E. VITTA, American influences in the E.E.C. convention on contractual obligations	261

REVIEWS

S. BARIATTI - L. DORIGO, Cases on the enforcement of foreign judgments according to the Italo-French Convention of 3rd June 1930	757
N. BOSCHIERO, Grounds for divorce and recognition and enforcement of foreign judgments: tendency of jurisprudence from 1970 to today	508
M. IOVANE, Recent developments of practice in the matter of immunity of foreign States from preventive and executive measures	288
T. VARADY, Some Observations on the New Yugoslav Private International Law Code (in English)	69

SHORTER ARTICLES, NOTES AND COMMENTS

S. CIGOJ, Renvoi in the new Yugoslav private international law	813
G. CONETTI, International aspects of a planned Italian law on the automated treatment of personal data	589
A. DAVÍ, A Conflict of competence between Court of Appeal and Juvenile Court in the matter of international adoption	315
M. FRIGO, The claimed binding nature of the CMR and the features of uniform law	94
A. GRISOLI, A debatable case of application of the E.E.C. provisions on the right of establishment	308
A. LEONCINI BARTOLI, Considerations on the position of the judge in respect of the problem of knowledge of foreign law following the London convention of 7th June 1968	333
M. MATTEUCCI, Soviet legislation and doctrine on international private law	562
F. MOSCONI, Act implementing treaties and non-ratification	580
R. ROSSOLINI, E.E.C. law and the free zone in Valle d'Aosta	817
R. VIÑAS FARRÉ, Notas para una reforma del Código de la Nacionalidad Andorrana (in Spanish)	87

IN MEMORIAM

I. TELCHINI, Angelo Grisoli (1928-1983)	837
---	-----

CASES IN ITALIAN COURTS

<i>Adoption</i> - International adoption - Conditions for adoption - Conflict of competence of the juvenile court and of the court of appeal: <i>Court of Cassation</i> , 1st April 1982, no. 2005	375
<i>Citizenship</i> - Italo-Libian citizenship - Total equivalence thereof with Italian citizenship: <i>Milan Court of Appeal</i> , 28th September 1982	863
<i>Citizenship</i> - Art. 10, second para. of Law on citizenship - Acquisition of Italian citizenship by foreigner who marries an Italian man - Question of constitutionality forming exclusive object of a <i>quo</i> judgment - Inadmissibility: <i>Constitutional Court</i> , 31st December 1982, no. 256	144
<i>Citizenship</i> - Art. 10, second para. of Law on citizenship - Acquisition of Italian citizenship by foreigner who marries an Italian man - Question of constitutionality relevant and not manifestly unfounded: <i>Constitutional Court</i> , order 31st December 1982, no. 258	115
<i>Citizenship</i> - Art. 1, nos. 1 and 2 and art. 2, second para. of the law on citi-	

zenship - Constitutional invalidity with reference to arts. 3 and 29, second para. of the Constitution: <i>Constitutional Court</i> , 9th February 1983, no. 30	601
<i>Civil procedure</i> - Trial before the Court of Cassation based on enforcement of foreign judgment - Intervention of the Public Prosecutor - Requirements: <i>Court of Cassation</i> , order 29th July 1981, no. 426	356
<i>Civil Procedure</i> - Service upon addressee resident abroad - Art. 142, first para. of the Code of Civil Procedure - Applicability only if it is proved impossible to service notice according to the applicable international convention: <i>Court of Cassation</i> , order 27th March 1982, no. 339	624
<i>Civil Procedure</i> - International adoption - Conditions for adoption - Conflict of competence of juvenile court and of court of appeal: <i>Court of Cassation</i> , 1st April 1982, no. 2005	375
<i>Contract</i> - Contract for road transport of goods - Geneva Convention of 19th May 1956 - Requirements for applicability thereof - Manifestation of intention of the parties also inferable from behaviour at trial: <i>Court of Cassation</i> , 19th June 1981, no. 4029	608
<i>Contract</i> - Current account contract between a Swiss bank and an Italian resident - Contrary to public policy pursuant to art. 31 preliminary provisions of the Civil Code: <i>Milan Tribunal</i> , 25th January 1982	126
<i>Contract</i> - Labour relationship contracted in Italy between an Italian company and a foreigner - Governing law - Art. 25, first para., of the Preliminary Provisions of the Civil Code - Italian law: <i>Genoa Pretore</i> , 2nd June 1983	880
<i>Criminal Procedure</i> - Accused already sentenced abroad for the same crime - Sentence already served abroad - The Hague Convention 28th May 1970 - Article 53 - Prevails over art. 11 of the Criminal Code even if not yet ratified: <i>Modena Tribunal</i> , 16th June 1982	651
<i>Divorce</i> - Governing law - Art. 17 of the Preliminary Provisions: <i>Rome Court of Appeal</i> , 20th December 1982	868
<i>European Economic Community</i> - Art. 85 of the E.E.C. treaty - Exclusivity clause between two companies which does not violate free trade between the member states of the E.E.C. - Inapplicability: <i>Court of Cassation</i> , 23rd April 1981, no. 2396	351
<i>Filiation</i> - Relations between parents and children - Art. 20 of the Preliminary Provisions - Question of constitutional lawfulness- Inadmissibility: <i>Constitutional Court</i> , 9th February 1983, no. 30	601
<i>Foreign Judgments and Administrative Acts</i> - Recognition and enforcement in Italy - Foreign acts of voluntary jurisdiction - Art. 801 of the Code of Civil Procedure - No need for enforcement if the act is utilized as evidence: <i>Court of Cassation</i> , 24th March 1981, no. 1717	844
<i>Foreign Judgments and Administrative Acts</i> - Recognition and enforcement in Italy - French divorce judgment - Brussels Convention 27th September 1968 - Inapplicability - Franco-Italian Convention 3rd June 1930 - Art. 1, no. 5 - Bringing of suit for separation in Italy after the issue of the French judgment - Irrelevance - Art. 1, no. 2 - Divorce granted for intolerability of cohabitation due to serious violations of conjugal duties - Contrary to public	

- policy - Confirmation - Art. 11, 29, 30 - Irrelevance of citizenship of the parties if one of them is domiciled in country of origin: *Court of Cassation*, 13th April 1981, no. 2187 117
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Intervention of Public Prosecutor - Requirements: *Court of Cassation*, order 29th July 1981, no. 426 356
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - The Hague Conventions of 1956 and of 1958 on maintenance obligations - Art. 24 of the Constitution - Question of constitutional validity unfounded: *Court of Cassation*, 17th December 1981, no. 6684 360
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Grounds for divorce - Irrelevance: *Court of Cassation*, 14th January 1982, no. 228 364
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Declaration of enforcement of ecclesiastical judgment in matrimonial matters - Review as to substance - Inadmissibility: *Court of Cassation*, 28th January 1982, no. 561 612
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Foreign arbitral award - New York Convention 10th June 1958 - Art. II - Form of arbitration clause - Does not require specific approval in writing - Articles IV and V - Burden of proof - Invalidity of appointment of arbitrators and of arbitral proceedings - Responsibility of the party against whom the award has been issued - Contrary to public policy - Examination of measure with which the *decisum* is summarized - Check upon arbitral proceedings only within the limits of the conditions required by art. 797 of the Code of Civil Procedure - Art. 798 of the Code of Civil Procedure - Defendant not entering an appearance - Review as to substance - Inadmissibility: *Court of Cassation*, 17th March 1982, no. 1727 615
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Swiss separation judgment due to fault between two Italians - Art. 797, no. 7 of the Code of Civil Procedure - Does not conflict with public policy: *Court of Cassation*, 28th April 1982, no. 2647 634
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Recognition of canonical judgments - Exclusion of review as to substance pursuant to art. 798 of the Code of Civil Procedure: *Court of Cassation*, 15th May 1982, no. 3024 637
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Judgment on maintenance obligations - Partial recognition - Competence of foreign judge - Requirements - Public policy - Not contrary: *Court of Cassation*, 27th May 1982, no. 3245 644
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Foreign adoption order - Art. 801 of the Code of Civil Procedure - Necessity for Italian judge to check whether the foreign adoption corresponds to the Italian discipline governing ordinary adoption or to that governing special adoption - Art. 20, second para. preliminary provisions: *Court of Cassation*, 16th June 1982, no. 3673 135
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in

- Italy - Recognition of foreign arbitral judgment - Non-production at trial of certified copy of arbitral convention - Refusal of recognition pursuant to art. IV of New York Convention of 10th June 1958: *Trieste Court of Appeal*, 2nd July 1982 655
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Canonical judgment annulling marriage - Non-official nature of enforceability proceedings - Requirements for recognition and enforcement: *Court of Cassation*, 8th July 1982, no. 4066 658
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Canonical judgment annulling marriage - Requirements for recognition and enforcement - Contrary to public policy - Art. 797 n. 7 of the Code of Civil Procedure: *Court of Cassation* (plenary session), 1st October 1982, no. 5026 661
- Foreign Judgments and Administrative Acts* - Recognition and enforcement in Italy - Judgment of Arbitral Tribunal of the Commodities Market of Vienna - Art. 1, no. 2 of New York Convention 10th June 1958 - Applicability: *Venice Court of Appeal*, 21st January 1983 672
- Foreign law* - Applicability - Recognition *ex officio* - *De facto* conditions to which the application of the foreign provision is subject - Necessity for allegation and evidence: *Court of Cassation*, 29th March 1982, no. 1936 625
- Jurisdiction* - Derogation to jurisdiction - Art. 2 of the Code of Civil Procedure - Foreign plaintiff in suit - Art. 16 preliminary provisions of the Civil Code and art. 24 of the Constitution - Power of action - Defendant Italian citizen - Unlimited jurisdiction of the Italian judge: *Court of Cassation* (plenary session), 11th April 1981, no. 2112 345
- Jurisdiction* - Application, by foreigner, to Italian judge for the issue of an order to pay - Opposition to the order by the Italian defendant - Italian jurisdiction - Confirmation: *Court of Cassation* (plenary session), 14th April 1981, no. 2215 350
- Jurisdiction* - Art. 18 of the Code of Civil Procedure - Only concerns territorial competence - Ascertainment of jurisdiction - Operative solely with reference to the main demand - Brussels Convention 27th September 1968 - Art. 18 - Entry of appearance in civil proceedings by foreign defendant - Objection as to incompetence accompanied by subordinate defence on merit - Admissibility: *Court of Cassation* (plenary session), 28th November 1981, no. 6331 357
- Jurisdiction* - Foreigner-defendant pursuant to art. 2362 of the Civil Code as sole shareholder of company having registered office in Italy - Art. 4, no. 2 of the Code of Civil Procedure - Birth of obligation in Italy - Italian jurisdiction - Confirmation: *Court of Cassation* (plenary session) 14th December 1981, no. 6594 124
- Jurisdiction* - Prorogation of jurisdiction - Art. 17 of the Brussels Convention of 27th September 1968 - Inapplicability - Arts. 2 and 4, no. 1 of the Code of Civil Procedure: *Catania Tribunal*, 23rd March 1982 848
- Jurisdiction* - Immunity from jurisdiction - Work performed in favour of « Radio Vaticana » (Vatican Radio) - Broadcasting objective - Confirmation of the immunity of the State of the Vatican City: *Court of Cassation* (plenary session), 5th July 1982, no. 4005 379

- Jurisdiction* - Sale of movables - Brussels Convention 27th September 1968 - Art. 5, no. 1 - Place of execution of contract - Irrelevance - Obligation to pay the price - Art. 59 of the Hague Convention 1st July 1964: *Court of Cassation* (plenary session), 22nd July 1982, no. 4289 383
- Jurisdiction* - Criteria for jurisdiction - Art. 5, no. 1 of the Brussels Convention of 27th September 1968 - Place of performance of the obligation in question - Prorogation of jurisdiction - Art. 17 of the Brussels Convention of 27th September 1968 - Requirements: *Court of Cassation* (plenary session), 18th September 1982, no. 4911 859
- Jurisdiction* - Arbitration clause making reference to arbitration in general - New York Convention of 10th June 1958 - Art. II - Requirements: *Court of Cassation* (plenary session), 12th October 1982, no. 5244 149
- Jurisdiction* - Immunity from jurisdiction - Lease agreement executed by FAO - Jurisdiction of Italian judge: *Court of Cassation* (plenary session), 18th October 1982, no. 5399 151
- Jurisdiction* - Plurality of defendants - Brussels Convention 27th September 1968 - Art. 6, no. 1 - Criteria as to connection - Reference to *lex fori*: *Genoa Tribunal*, 1st February 1983 385
- Jurisdiction* - Lispendens - Art. 3 of the Code of Civil Procedure - Brussels Convention of 27th September 1968 - Art. 21-23 - Action brought before a non-competent court - Art. 3, no. 6 of the Brussels Convention 25th August 1924 - Preventive effect of expiry: *Genoa Court of Appeal*, 5th February 1983 875
- Jurisdiction* - Suit brought before a non-competent judge - Art. 3, no. 6 of the Brussels Convention 25th August 1924 - Does not prevent expiry: *Venice Tribunal*, 27th September 1983 882
- Marriage* - Governing law of the nullity of a marriage - Art. 17 of the Preliminary Provisions: *Rome Court of Appeal*, 20th December 1982 868
- Public policy* - International public policy - Principles common to various countries aimed at the protection of human rights - Internal public policy - Basic ethical-social principles of the national community: *Court of Cassation*, 14th January 1982, no. 228 364
- Public Policy* - Current account contract between a Swiss bank and an Italian resident - Art. 31 preliminary provisions of the Civil Code - Contrary to public policy: *Milan Tribunal*, 25th January 1982 126
- Public Policy* - Partial recognition of foreign judgment regarding maintenance obligations - New Italian provisions on family law - Public policy - Non-conflicting: *Court of Cassation*, 27th May 1982, no. 3245 644
- Public Policy* - Recognition and enforcement of canonical judgments - Public policy - Does not coincide with that set forth in art. 797, no. 7 of the Code of Civil Procedure: *Court of Cassation* (plenary session), 1st October 1982, no. 5026 661
- Securities* - Maritime liens - Governing law - Art. 6 Code of Navigation - National law of the ship: *Catania Tribunal*, 23rd March 1982 848
- Status and capacity of persons* - Art. 17 of the Preliminary Provisions of the

- Civil Code - Determination of the situations contemplated therein - Need to take judgments of the country to which the person belongs into account without requiring recognition and enforcement: *Court of Cassation*, 24th March 1981, no. 1717 844
- Status and capacity of persons* - Acknowledgement of adulterine child in the United Kingdom prior to the reform of family law - Relationship defined with judgment - Permanence of nullity: *Court of Cassation*, 8th February 1982 no. 731 367
- Status and capacity of persons* - Natural paternity - Ascertainment - Art. 269 of the Civil Code - Inexistence of limitations regarding means of proof - Art. 1541 of the Greek Civil Code - Specific proof not required regarding sexual relations between natural parents: *Court of Cassation*, 19th April 1982, no. 2408 631
- Status and capacity of persons* - Governing law - Art. 17 of the Preliminary Provisions - Foreign divorce judgment - Recognition and enforcement thereof in the Italian system - Free status of the foreigner: *Milan Tribunal*, 19th April 1982 852
- Status and capacity of persons* - Governing law - Art. 17 of the Preliminary Provisions - Free status of divorced foreigner - Need for recognition and enforcement in Italy of the foreign divorce judgment: *Rome Court of Appeal*, 20th December 1982 868
- Treaties and General International Rules* - Brussels Convention 27th September 1968 - Application for recognition and enforcement of French divorce judgment - Inapplicability: *Court of Cassation*, 13th April 1981, no. 2187 117
- Treaties and General International Rules* - Franco-Italian Convention 3rd June 1930 - Recognition and enforcement of French divorce judgment - Art. 1, no. 5 - Bringing of suit for separation in Italy after the issue of the French judgment - Irrelevance - Art. 1, no. 2 - Divorce granted for intolerability of cohabitation due to serious violations of conjugal duties - Contrary to public policy - Confirmation - Arts. 11, 29, 30 - Irrelevance of citizenship of the parties if one of them is domiciled in country of origin: *Court of Cassation*, 13th April 1981, no. 2187 117
- Treaties and General International Rules* - Geneva Convention of 19th May 1956 on the carriage of goods by road - Requirements for the applicability thereof: *Court of Cassation*, 19th June 1981, no. 4029 608
- Treaties and General International Rules* - Brussels Convention 27th September 1968 - Art. 18 - Entry of appearance in civil proceedings by foreign defendant - Objection as to incompetence accompanied by subordinate defence on merit - Admissibility: *Court of Cassation* (plenary session), 28th November 1981, no. 6331 357
- Treaties and General International Rules* - The Hague Conventions of 1956 and of 1958 on maintenance obligations - Art. 24 of the Constitution - Question of constitutional validity unfounded: *Court of Cassation*, 17th December 1981, no. 6684 360
- Treaties and General International Rules* - Brussels Convention 27th September 1968 - Art. 27, no. 2 - Evaluation of possibility of defence for defendant in foreign trial - *Naples Court of Appeal*, 20th February 1982 128

- Treaties and General International Rules* - The Hague Convention 1st March 1954 - Necessity for the participation of public officers of both countries in the procedure for the consignment of deeds: *Naples Court of Appeal*, 20th February 1982 128
- Treaties and General International Rules* - New York Convention 10th June 1958 - Art. II - Form of arbitration clause - Does not require specific approval in writing - Art. IV and V - Burden of proof - Invalidity of appointment of arbitrators and of arbitral proceedings - Responsibility of the party against whom the award has been issued: *Court of Cassation*, 17th March 1982, no. 1727 615
- Treaties and General International Rules* - Brussels Convention of 27th September 1968 - Art. 17 - Prorogation of competence - Applicability: *Catania Tribunal*, 23rd March 1982 848
- Treaties and General International Rules* - Law for implementation of an international convention - Operative nature thereof not subject to the filing of the instrument of ratification - *Modena Tribunal*, 16th June 1982 651
- Treaties and General International Rules* - The Hague Convention 28th May 1970 - Art. 53 - Prevails over art. 11 of the Criminal Code even if not yet ratified: *Modena Tribunal*, 16th June 1982 651
- Treaties and General International Rules* - New York Convention of 10th June 1958 on recognition and enforcement of foreign arbitral judgments - Art. IV - Obligation to produce at trial copy of arbitral judgment and of settlement: *Trieste Court of Appeal*, 2nd July 1982 655
- Treaties and General International Rules* - Immunity from jurisdiction - Work performed in favour of « Radio Vaticana » (Vatican Radio) - Broadcasting objective - Confirmation of the immunity of the State of the Vatican City: *Court of Cassation* (plenary session), 5th July 1982, no. 4005 379
- Treaties and General International Rules* - New York Convention of 10th June 1958 on the enforcement of arbitral judgments - Art. I - Notion of arbitral judgment - Also includes non-ritual Italian arbitration: *Court of Cassation* (plenary session), 6th July 1982 no. 4039 854
- Treaties and General International Rules* - Equivalence of criminal judgments issued by allied military courts with Italian judgments - Art. 2 Royal-Decree of 11th February 1944 no. 31 - Question of constitutionality unfounded: *Constitutional Court*, 14th July 1982, no. 133 839
- Treaties and General International Rules* - Brussels Convention 27th September 1968 - Art. 17 - Contract also in favour of third party beneficiaries containing a clause on competence - Validity of the written form for third party beneficiaries as well - Application for preliminary ruling to the Court of Justice - Art. 18 - Appearance of the defendant - Objection as to incompetence accompanied by subordinate defence on merit - Application for preliminary ruling to the Court of Justice: *Court of Cassation* (plenary session), order 22nd July 1982, no. 671 145
- Treaties and General International Rules* - Brussels Convention 27th September 1968 - Art. 5, no. 1 - Sale of movables - Place of execution of contract - Irrelevance - Obligation to pay the price - Art. 59 of the Hague Convention 1st July 1964: *Court of Cassation* (plenary session), 22nd July 1982, no. 4289 383

<i>Treaties and General International Rules</i> - Brussels Convention of 27th September 1968 - Art. 5, no. 1 - Place of obligation in question - Art. 17 - Prorogation of competence - Applicability: <i>Court of Cassation</i> (plenary session), 18th September 1982, no. 4911	859
<i>Treaties and General International Rules</i> - New York Convention 10th June 1958 on the enforcement of arbitration judgments - Art. II - Arbitration clause making reference to arbitration in general: <i>Court of Cassation</i> (plenary session), 12th October 1982, no. 5244	149
<i>Treaties and General International Rules</i> - International conventions on the repression of the traffic and possession of drugs - Applicability: <i>Court of Cassation</i> , 26th October, 1982, no. 170	340
<i>Treaties and General International Rules</i> - New York Convention 10th June 1958 - Art. 1, no. 2 - Judgment of Arbitral Tribunal of the Commodities Market of Vienna - Applicability: <i>Venice Court of Appeal</i> , 21st January 1983	672
<i>Treaties and General International Rules</i> - Brussels Convention 27th September 1968 - Art. 6, no. 1 - Plurality of defendants - Criteria as to connection - Reference to <i>lex fori</i> : <i>Genoa Tribunal</i> , 1st February 1983	385
<i>Treaties and General International Rules</i> - Brussels Convention 27th September 1968 - Art. 21-23 - Derogation to art. 3 of the Code of Civil Procedure - Brussels Convention 25th August 1924 - Art. 3, no. 6 - Preventive effect of expiry - Action brought before a non-competent court - Effects: <i>Genoa Court of Appeal</i> , 5th February 1983	875
<i>Treaties and General International Rules</i> - Brussels Convention 25th August 1924 - Art. 3, no. 6 - Preventive effect of expiry - Action brought before non competent court - Does not prevent expiry: <i>Venice Tribunal</i> , 27th September 1983	882

CASES IN THE COURT OF THE EUROPEAN COMMUNITIES

<i>Brussels Convention of 27th September 1968</i> - Art. 5, no. 1 - Disputes on sums of money based on the relationship between an association and its members - Applicability - Obligations stemming directly from the association or at the same time from the association and from a resolution passed by one of its corporate bodies - Applicability: <i>Judgment in Case 34/82</i> , 22nd March 1983	896
<i>Preliminary ruling</i> - Art. 177, third para. of the EEC Treaty - Obligation of national judge to adjourn - Limits: <i>Judgment in Case 283/81</i> , 6th October 1982	159
<i>Treaty establishing the ECSC</i> - Withdrawals in favour of the ECSC owed by a bankrupt company - Decision of the Commission declaring these credits to be privileged - Invalidity: <i>Judgment in Case 168/82</i> , 17th May 1982	885

DOCUMENTS

Convention on the taking of evidence abroad in civil or commercial matters (The Hague, 18th March 1970)	179
---	-----

Member states of the convention on the taking of evidence abroad in civil or commercial matters (The Hague, 18th March 1970) with relative reserves and/or statements	189
Free supply of services by attorneys who are citizens of the member states of the European Communities	208
Amendments to the law on arbitration	212
The new Yugoslaw law on international private law (law 15th July 1982)	391
Replacement of the Poincaré gold franc, adopted by the Warsaw Convention of 1929 on the discipline governing international air transport and by the protocol of amendment of The Hague of 28th September 1955, with special rights for withdrawal from the International Monetary Fund (law no. 84, 26th March 1983)	413
Convention on representation in matters of international sale of goods (Geneva, 17th February 1983)	414
Provisions in matters of citizenship (law no. 123 dated 21st April 1983)	675
Law on adoption and custody of minors (law no. 184 dated 4th May 1983)	676
Amendments to some provisions of the code of navigation relative to air navigation (law no. 213 dated 13th May 1983)	911
The resolutions of the Institut de Droit International at the Cambridge session (25th August - 1st September 1983)	915

CURRENT EVENTS AND RECENT DEVELOPMENTS

The fifteenth session of Uncitral (T. FARANDA)	213
A recent book on the political attitude of the United Nations from 1946 to 1976 (M. GIULIANO)	923
<i>Legislative, Judicial and International Practice.</i> Activity of the international Centre for the settlement of investment disputes - Italian reserves to the European convention on the adoption of minors (Strasbourg, 24th April 1967) - Open to signature of the convention of the United Nations on the law of the sea	218
<i>Legislative, Judicial and International Practice.</i> - International treaties coming into force in Italy (December 1982-April 1983) - Status of signatures and ratifications of the UNCITRAL conventions	423
<i>Legislative, Judicial and International Practice.</i> International treaties coming into force in Italy (May-June 1983) - Acceptance of membership of Singapore, Barbados and Cyprus as parties to the Hague Convention on the taking of evidence abroad - New provisions in matters of copyright	694
<i>Legislative, Judicial and International practice.</i> - International Treaties coming into force in Italy (July-November 1983)	926
<i>Parliamentary Debates.</i> On the ratification of international treaties	220

<i>Parliamentary Debates.</i> On the law which replaces the Poincaré gold franc, adopted by the Warsaw Convention, with special withdrawal rights . . .	428
<i>Notices.</i> New composition of the EC Court of Justice. - New president of the Italian section of ILA - Seminar at Modena on international aspects of the participation of the workers in enterprises	224
<i>Notices.</i> Meeting at Salerno on Communitary Europe and Latin America - Course of studies on European integration in the Saar University	431
<i>Notices.</i> Meeting on petitions to the European Parliament - The XVI National Meeting of the A.A.A. - Election of the President of the European Court of Human Rights - International seminar on extradition	696
<i>Notices.</i> Brussels Convention and the reform of Italian rules on conflicts of jurisdiction - Meeting at Bologna on the law of the sea. - The XVII round table on EC law at the Catholic University - Round table at Rome on international adoption. - « Colloque Hugo Grotius » at Geneva	927

BOOK REVIEWS

(See Italian Index)

 Registrazione presso il Tribunale di Milano al n. 6418 in data 26-11-1963

Vicedirettore responsabile: prof. FAUSTO POCAR

Grafiche Fiorini s.a.s. - Verona, Via Altichiero 11



Rivista associata all'Unione della Stampa Periodica Italiana

 Proprietà letteraria - Stampato in Italia - Printed in Italy
