# INDEX

## ARTICLES

<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>R. A. Capotosti</td>
<td>Insurance of international carriage of goods</td>
<td>667</td>
</tr>
<tr>
<td>B. Costantino - A. Saravalle</td>
<td>The regime of the service of documents abroad according to the Hague Convention 15th November 1965</td>
<td>451</td>
</tr>
<tr>
<td>U. Draetta</td>
<td>The international sub-contract</td>
<td>641</td>
</tr>
<tr>
<td>P. Fouts</td>
<td>On the question of relations between community law and international law</td>
<td>5</td>
</tr>
<tr>
<td>T. Scovazzi</td>
<td>Italy’s first experiences before the European Court of Human Rights</td>
<td>37</td>
</tr>
<tr>
<td>T. Scovazzi</td>
<td>The marriage of Italian citizens abroad</td>
<td>225</td>
</tr>
<tr>
<td>T. Scovazzi</td>
<td>The marriage of foreign citizens in Italy</td>
<td>433</td>
</tr>
</tbody>
</table>

## REVIEWS

<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. Telchini</td>
<td>Recent trends in the judgments of the Court of the European Communities on the iron and steel industry</td>
<td>243</td>
</tr>
</tbody>
</table>

## SHORTER ARTICLES, NOTES AND COMMENTS

<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>T. Ballarino</td>
<td>The taxation of alcoholic drinks in Italy and the duty of non discrimination in the EEC</td>
<td>51</td>
</tr>
<tr>
<td>N. Boschiero</td>
<td>Conventions on the recognition and enforcement of foreign judgments and review as to substance</td>
<td>59</td>
</tr>
<tr>
<td>N. Boschiero</td>
<td>The provisional application of treaties in a recent bill</td>
<td>481</td>
</tr>
<tr>
<td>N. Boschiero</td>
<td>A recent judgment on international sale of goods</td>
<td>687</td>
</tr>
<tr>
<td>M. E. Corrao</td>
<td>Labour relations in the European Convention on the law applicable to contractual obligations</td>
<td>79</td>
</tr>
<tr>
<td>T. Faranda</td>
<td>The new convention on social security between Italy and Argentina and the protection of Italian workers abroad</td>
<td>501</td>
</tr>
<tr>
<td>L. Fumagalli</td>
<td>On the enforcement of not recognized foreign judgments</td>
<td>269</td>
</tr>
<tr>
<td>Author</td>
<td>Title</td>
<td>Page</td>
</tr>
<tr>
<td>--------</td>
<td>----------------------------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>M. Milone</td>
<td>The first individual communication concerning Italy to the Human Rights Committee of the United Nations</td>
<td>693</td>
</tr>
<tr>
<td>K. H. Nadelmann</td>
<td>From the «International Bankruptcy Law» Field Progress in West Germany: «Kosmos» Overruled (in English)</td>
<td>47</td>
</tr>
<tr>
<td>V. Parisio</td>
<td>Ascertainment of the law applied by the foreign judge according to the conventions in force for Italy</td>
<td>283</td>
</tr>
<tr>
<td>G. Sperduti</td>
<td>An innovatory judgment of the Constitutional Court on community law</td>
<td>263</td>
</tr>
<tr>
<td>D. Vigoni</td>
<td>Pasquale Stanislao Mancini and extradition</td>
<td>515</td>
</tr>
<tr>
<td>C. Zillioli</td>
<td>Some problems regarding the application of the new law on international adoption</td>
<td>523</td>
</tr>
</tbody>
</table>

**IN MEMORIAM**

M. Giuliano, Kurt Nadelmann (1900-1984) | 705 |

**CASES IN ITALIAN COURTS**

**Adoption** - Art. 76 of Law no. 184 dated 3rd May 1983 on adoption - Procedures in course upon entry into force of the law - Inapplicability: Constitutional Court, 18th July 1983 no. 214 | 112 |

**Characterization** - Technical-juridical terms of the rules on conflict of laws - Characterization in accordance with the lex causae: Rome Court of Appeal, 6th September 1983 | 167 |

**Citizenship** - Art. 8 of Law no. 555 dated 13th June 1912 - Loss of Italian citizenship - Requirements: Court of Cassation (plenary session), 5th May 1983 no. 3078 | 538 |

**Civil Procedure** - Procedure for recognition and enforcement of foreign judgments - Inadmissibility of the action - Liability to appeal by cassation - Exclusion: Court of Cassation, 17th February 1983 no. 1220 | 328 |

**Civil Procedure** - Enforcement in Italy of a foreign judgment - Invalidity of service - Has no effect on the procedure for enforcement: Court of Cassation, 11th April 1983 no. 2544 | 362 |

**Civil Procedure** - Forfeiture - Substantial law - Art. 27 preliminary provisions to the Civil Code - Inapplicability: Rome Court of Appeal, 6th September 1983 | 167 |

**Criminal Procedure** - Recognition and enforcement in Italy of foreign criminal judgments - European Convention on international validity of criminal judgments, done at the Hague on 28th May 1970 - Italian law authorizing ratification and containing implementing order - Question of constitutional legitimacy - Inadmissibility: Constitutional Court, order 29th September 1983 no. 282 | 122 |
Contract - Labour - Assignment abroad - Collective Agreements - Inapplicability unless otherwise agreed by the parties - Art. 9 - Inapplicability to assignments abroad: Court of Cassation, 18th February 1983 no. 1240


Contract - Labour relationship abroad between two Italian parties - Allowance for work abroad - Art. 2103 of the Civil Code, as amended by art. 13 of Law no. 300 dated 20th May 1970 - Inapplicability: Court of Cassation, 8th June 1983 no. 3926

Contract - International sale of goods - Uniform law on the formation of contracts attached to the Hague Convention 1st July 1964 - Requirements for the offer: Turin Tribunal, 13th September 1983


Divorce - Jurisdiction - Art. 4 of Law no. 898 dated 1st December 1970 - Applicable law - National laws of spouses and national law common to spouses during cohabitation: Milan Tribunal, 10th May 1982

European Community of Coal and Steel - High Authority - Administrative and non jurisdictional competence - Art. 65 of E.C.S.C. treaty - Does not limit Italian jurisdiction: Court of Cassation (plenary session), 15th October 1983 no. 6052

European Economic Community - Relations between community law and Italian law: Constitutional Court, 8th June 1984 no. 170


Exchange control - Criminal provisions for infringements of currency regulations - Decree-Law no. 31 of 4th March 1976 and subsequent amendments - Illegitimacy in respect to articles 3 and 35 of the Constitution - Limits: Constitutional Court, 27th June 1984 no. 180
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign judgment of separation between spouses - Recognition in pending divorce proceedings - Admissibility thereof: Milan Tribunal, 10th May 1982

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign judgment concerning maintenance obligations towards children - Requirements for limitation of recognition and enforcement action: Court of Cassation, 21st October 1982 no. 5486

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Brussels Convention 27th September 1968 - Form of the petition for recognition and enforcement: Court of Cassation, 1st December 1982 no. 6519

Foreign Judgments and Administrative Acts - Arbitral award issued abroad - New York Convention 10th June 1958 - Opposition to the recognition of the foreign arbitral award - Art. 5 - Invalidity of arbitration agreement or arbitration clause - Burden of proof - Applicable law - Non-ritual Italian arbitration - Applicability of the Convention - Requirements for recognition - Art. 8 British Arbitration Act - Third arbitrator - Not necessary when the two arbitrators appointed by the parties agree on the merits - Anglo-Italian Convention 7th February 1964 - Does not apply to recognition of an arbitral award issued in London: Court of Cassation, 15th December 1982 no. 6915


Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Swiss divorce judgment between Swiss citizens: Court of Cassation, 1st March 1983 no. 1539

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Hague Convention 15th April 1958 on maintenance obligations - Art. 2 no. 2 - Rights of defendant: Court of Cassation, 8th March 1983 no. 1690

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Brussels Convention 27th September 1968 - Enforcement in Italy of a foreign judgment - Invalidity of service - Has no effect on procedure for enforcement - Art. 34 - Grounds for dismissal of application for the enforcement of a foreign judgment - Art. 27 and 28 - Assignment of disputed credit before a foreign judge - Can be brought at the time enforcement is appealed - Art. 25 - Assignment of credit between private parties - Does not fall within the notion of «judgment»: Court of Cassation, 11th April 1983 no. 2544

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Brussels Convention 27th September 1968 - Art. 27 - Validity of summons - Does not include the time for appearance - Adequacy - Evaluation based on elements of fact - Feasibility of reaching the country in which
the judgment was given - Sufficiency of grounds of judgment if the defendant does not complain of particular difficulties: *Court of Cassation*, 11th April 1983 no. 2549.


**Foreign Judgments and Administrative Acts** - Recognition and enforcement in Italy - Foreign divorce judgment - Different notion of public policy pursuant to art. 797 no. 7 of the Code of Civil Procedure depending on Italian or foreign citizenship of the parties - Judgment relative to Italian citizen - Grounds admitted for divorce - Requirements: *Court of Cassation*, 30th May 1983 no. 3709.

**Foreign Judgments and Administrative Acts** - Recognition and enforcement in Italy - Brussels Convention 27th September 1968 - Enforcement proceedings - Non-service of foreign judgment before the petition for enforcement - Consequences: *Court of Cassation*, 9th June 1983 no. 3949.

**Foreign Judgments and Administrative Acts** - Recognition and enforcement in Italy - Foreign arbitral award - Burden on the party against whom the award is invoked to prove the invalidity of the arbitration clause, the unsuitability of the means of communication and the shortness of time limit set for appearance - Articles IV and V of the New York Convention 10th June 1958: *Court of Cassation*, 27th June 1983 no. 4399.

**Foreign Judgments and Administrative Acts** - Recognition and enforcement in Italy - Judgments of ecclesiastical courts in marriage matters - Order of enforceability issued by Court of Appeal - Limits of control by Court of Cassation: *Court of Cassation*, 6th July 1983 no. 4326.


**Foreign Judgments and Administrative Acts** - Recognition and enforcement in Italy - Indian judgment disposing guardianship of a child - Appointment
of Italian spouse as guardian. - Articles 32 and 33 of Law no. 184 dated 4th May 1984 on adoption and custody of children. - Recognition and enforcement of the judgment as pre-adoptive custody. - Exclusion: Turin Juvenile Court, decree 10th October 1983.

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy. - Austrian judgment. - Austro-Italian Convention 16th November 1971. - Art. 7 no. 3. - Adequacy of time for appearance before Austrian judge. - Evaluation of fact reserved to judges of the substance. - Control by the Court of Cassation. - Exclusion. - Claimed inequality of treatment between Italian citizens suited before Italian judge and those suited before foreign judge. - Exclusion: Court of Cassation, 18th October 1983 no. 6105.

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy. - Austrian judgment. - Austro-Italian Convention 16th November 1971. - Art. 7 no. 3. - Adequacy of time for appearance before Austrian judge. - Evaluation of fact reserved to judges of the substance. - Control by the Court of Cassation. - Exclusion. - Claimed inequality of treatment between Italian citizens suited before Italian judge and those suited before foreign judge. - Exclusion: Court of Cassation, 18th October 1983 no. 6105.


Foreign Judgments and Administrative Acts. - Recognition and enforcement in Italy. - Swiss divorce judgment between Italian citizens. - Swiss-Italian Convention 3rd January 1933. - Art. 2 no. 2. - Implicit submission to Swiss jurisdiction by Italian defendant. - Inadmissibility in matters of family and status of persons. - Art. 2 last paragraph. - Lex specialis with regard to art. 2 no. 2 of the Convention. - Judgment neither recognizable nor enforceable in Italy: Court of Cassation (plenary session), 25th May 1984 no. 3220.


Jurisdiction. - Petition for separation. - Marriage between foreign spouses resident in Italy. - Provisional measures. - Art. 4 no. 3 of the Code of Civil Procedure. - Applicability: Milan Court of Appeal, 8th October 1982.

Jurisdiction. - Clause attributing jurisdiction contained in general conditions of contract referred to in contract but not attached to it: Brussels Convention 27th September 1968. - Art. 17. - Invalidity of the clause if general conditions are drawn up by one of the parties to the contract: Court of Cassation (plenary session), 18th November 1982 no. 6189.

Jurisdiction. - Derogation to jurisdiction. - Disputes in an employment matter.
Competence of Italian judge - Limits - Brussels Convention 27th September 1968 - Art. 17 - Agency relationship - Applicability: Court of Cassation (plenary session), 18th November 1982 no. 6190

Jurisdiction - Criteria - Art. 4 no. 2 of the Code of Civil Procedure - Place where obligation in question arose, stemming from a contract concluded abroad: Court of Cassation (plenary session), 6th December 1982 no. 6654

Jurisdiction - Arbitration clause for foreign arbitration - International carriage of goods - Derogation to Italian jurisdiction - New York Convention 20th June 1958: Court of Cassation (plenary session), 20th December 1982 no. 7033

Jurisdiction - Dispute relating to performance of obligation to deliver goods - Art. 5 no. 1 Brussels Convention 27th September 1968 - Reference to the rules on conflicts of laws of the lex fori - Art. 25 preliminary provisions of the Civil Code - Contract concluded in Italy - Art. 1510 of the Civil Code - Applicability: Court of Cassation (plenary session), 20th December 1982 no. 7040

Jurisdiction - Foreign defendant - Claim preliminary to an action against an Italian defendant - Articles 4 no. 3 and 34 of the Code of Civil Procedure: Court of Cassation (plenary session), 17th February 1983 no. 1194


Jurisdiction - Brussels Convention 27th September 1968 - Art. 17 - Clause attributing jurisdiction to German judge contained in vendor's invoice and not inserted into contract - Invalidity - Art. 5 no. 1 - Place of performance of obligation of vendor - Sale with delivery upon arrival - Art. 1510 of the Civil Code - Italian jurisdiction - Confirmation: Court of Cassation (plenary session), 6th April 1983 no. 2431


Jurisdiction - Art. 65 E.C.S.C. treaty - Competence of the High Authority - They do not limit Italian jurisdiction: Court of Cassation (plenary session), 15th October 1983 no. 6052

Jurisdiction - Preliminary agency agreement between an Italian company and a German company - Brussels Convention 27th September 1968 - Art. 5 no. 1 - Place of performance of obligation to make the contract - Art. 1182 of the Civil Code - Domicile of debtor in Germany - Art. 5 no. 5 - Inapplicability if the agency contract is not made - Italian jurisdiction - Lack of


Jurisdiction - Art. 4 no. 2 of the Code of Civil Procedure - Place of performance of obligation in question - Criterion of jurisdiction - Ascertainment thereof on the basis of the lex fori: Court of Cassation (plenary session), 25th November 1983 no. 7076.


Jurisdiction - Bankruptcy declared in France - Distress on bankrupt's estates in Italy - Italian jurisdiction - Lack of foundation - Petition for confirmation of said distress - Italian jurisdiction - Lack of foundation: Court of Cassation (plenary session), 6th February 1984 no. 879.

Jurisdiction - Contract of carriage of goods and contract of insurance of the said goods - Italian jurisdiction for the obligations arising out of main contract - Art. 4 no. 3 of the Code of Civil Procedure - Connection - Italian jurisdiction also for the obligations arising out of insurance contract: Court of Cassation (plenary session), 19th May 1984 no. 3107.

Jurisdiction - Foreign defendant challenging Italian jurisdiction - Defense as to substance - Admissibility - Art. 18 of Brussels Convention 27th September 1968: Court of Cassation (plenary session), 19th May 1984 no. 3107.


Personal separation between spouses - Action for separation relative to marriage between foreign spouses - Applicable law - Lex fori: Milan Court of Appeal, 8th October 1982.
Public policy - Recognition and enforcement in Italy of foreign divorce judgments - Relevance of international or Italian public policy - Citizenship of spouses: Court of Cassation, 1st March 1983 no. 1539

Public policy - Foreign divorce judgment between foreign spouses - Recognition and enforcement in Italy - Art. 797 no. 7 of the Code of Civil Procedure - Public policy - Foreign divorce judgment between Italian spouses - Italian public policy: Court of Cassation, 30th May 1983 no. 3709

Public policy - Recognition and enforcement of foreign arbitral award - Right to defense - Not contrary to public policy: Milan Court of Appeal, 16th March 1984


Treaties and General International Rules - Brussels Convention 27th September 1968 - Art. 17 - Clause attributing jurisdiction contained in general conditions of contract referred to in contract but not attached to it - Invalidity of the clause if general conditions are drawn up by one of the parties to the contract: Court of Cassation (plenary session), 18th November 1982 no. 6189


Treaties and General International Rules - Brussels Convention 27th September 1968 - Form of petition for recognition and enforcement: Court of Cassation, 1st December 1982 no. 6519

Treaties and General International Rules - Anglo-Italian Convention 7th February 1964 - Does not apply to recognition of an arbitral award issued in London: Court of Cassation, 15th December 1982 no. 6915

Treaties and General International Rules - New York Convention 10th June 1958 - Opposition to the recognition of the foreign arbitral award - Art. 5 - Invalidity of arbitration agreement or arbitration clause - Burden of proof - Non-ritual arbitration in Italy - Applicability of the Convention - Requirements for recognition: Court of Cassation, 15th December 1982 no. 6915

Treaties and General International Rules - New York Convention 10th June 1958 on recognition of foreign arbitral awards - Arbitration clause containing mandatory period for arbitral proceedings - Art. 11 no. 3 of the Convention - Inapplicability of the mandatory period: Court of Cassation (plenary session), 20th December 1982 no. 7033

Treaties and General International Rules - Brussels Convention 27th September 1968 - Place of performance of obligation - Art. 5 no. 1 - Reference to the rules on conflict of laws of the lex fori: Court of Cassation (plenary session), 20th December 1982 no. 7040

Treaties and General International Rules - Hague Convention 15th April 1958 on recognition of judgments on maintenance obligations towards children -
Requirements for the summons of the defendant - Art. 2 no. 2 - Applicability - Review as to substance - Exclusion - Art. 2 - Applicability: Court of Cassation, 20th December 1982 no. 7031.

Treaties and General International Rules - Anglo-Italian Convention 7th February 1964 on enforcement of judgments - Decision «in chambers» declaring the inadmissibility of the petition for recognition and enforcement on account of formal reasons - Liability to appeal by cassation - Exclusion: Court of Cassation, 17th February 1983 no. 1220.


Treaties and General International Rules - Brussels Convention 27th September 1968 - Art. 34 - Grounds for dismissal of application for the enforcement of a foreign judgment - Art. 27 and 28 - Assignment of disputed credit before a foreign judge - Can be brought at the time enforcement is appealed - Art. 25 - Assignment of credit between private parties - Does not fall within the notion of «judgment»: Court of Cassation, 11th April 1983 no. 2544.

Treaties and General International Rules - Application of a convention by judge - Grounds of judgment - Express mention on convention being in force - Not necessary - Brussels Convention 27th September 1968 - Art. 27 - Validity of summons - Does not include the time for appearance - Adequacy - Evaluation based on elements of fact - Feasibility of reaching the country in which the judgment was given - Sufficiency of grounds of judgment if the defendant does not complain of particular difficulties: Court of Cassation, 11th April 1983 no. 2549.


Treaties and General International Rules - New York Convention 10th June 1958 on the recognition and enforcement of foreign arbitral awards - Flaws in arbitral proceedings - Burden of proof regarding the existence thereof to be borne by the party against whom recognition of the award is requested - Articles IV and V of the New York Convention - Applicability thereof: Court of Cassation, 27th June 1983 no. 4399.


Treaties and General International Rules - Austro-Italian Convention 16th November 1971 on recognition of judgments - Art. 7 no. 3 - Adequacy of time for appearance before Austrian judge: Court of Cassation, 18th October 1983 no. 6105.

Treaties and General International Rules - Jugoslav-Italian Convention 14th November 1957 on social security - Working activity started in Italy and continued in Jugoslavia - Total amount of insurance periods paid in the two States - Art. 5 of Presidential Decree no. 1432 of 31st December 1971 - Applicability: Court of Cassation, 25th October 1983 no. 6300.

Treaties and General International Rules - Brussels Convention 27th September 1968 - Art. 5 no. 1 - Preliminary agency agreement between an Italian company and a German company - Applicability - Art. 5 no. 5 - Inapplicability if agency contract is not made: Court of Cassation (plenary session), 21st November 1983 no. 6924.

1951 on statute of the armed forces of the Atlantic Treaty - Joint Declaration of 17th July 1957 between the Italian Ministry of Labour and the Commander of the United States armed forces in Italy - Control by Italian judge of reduction of personnel made by employer (foreign State) - Admissibility: Court of Cassation, 25th November 1983 no. 7100


Treaties and General International Rules - Franco-Italian Convention 3rd June 1930 on enforcement of judgments - Declaration of bankruptcy - Articles 21 and 23 - Applicability: Court of Cassation (plenary session), 6th February 1984 no. 879


Treaties and General International Rules - Swiss-Italian Convention 3rd January 1933 on recognition of judgments - Art. 2 no. 2 - Implicit submission to Swiss jurisdiction by Italian defendant - Inadmissibility in matters of family and status of persons - Art. 2 last paragraph - Lex specialis with regard to art. 2 no. 2 - Applicability: Court of Cassation (plenary session), 25th May 1984 no. 3220


Treaties and General International Rules - Brussels Convention 27th September 1968 - Objective interpretation - Art. 5 no. 1 - Place of performance of obligation in question - Ascertainment according to the lex fori - Art. 6 nos. 1 and 2 - Plurality of defendants - Applicability: Milan Tribunal, 21st September 1984

CASES IN THE COURT OF THE EUROPEAN COMMUNITIES

Brussels Convention 27th September 1968 - Art. 17 - Clause attributing jurisdiction contained in an insurance contract - Reference to disputes which can be brought by third-parties beneficiaries of the contract - They can rely upon the clause even if they have not expressly signed it - Art. 18 - Challenge of jurisdiction of the court and alternative defence as to substance - Admissibility: Judgment in Case 201/82, 14th July 1983
INTERNATIONAL CASES


**DOCUMENTS**


Convention between Italy and Belgium relative to military service of citizens with dual nationality (Brussels, 3rd November 1980). 387

Election of Italian Representatives to the European Parliament (law no. 61, 9th April 1984). 401

Convention on the issue of multilingual abstracts of civil status certificates (Vienna, 8th September 1976). 604

Convention between Italy and Argentina on social security (Buenos Aires, 3rd November 1981). 608

Ratifications of Hague Convention of 15th November 1965 on the service of documents abroad. 619

Ratifications of Hague Convention of 18th March 1970 on the taking of evidence abroad. 621

European Conventions on the service and the obtaining abroad of documents, information and evidence in administrative matters (Strasbourg, 24th November 1977 - Strasbourg, 15th March 1978). 776

**CURRENT EVENTS AND RECENT DEVELOPMENTS**

L’influence de la pratique du droit dans la mobilisation des créances d’entreprises: la cession globale (B. Cassandro Sulpasso). 197

**Legislative, Judicial and International Practice.** International treaties coming into force in Italy (December 1983-February 1984). 201

**Legislative, Judicial and International Practice.** International treaties coming into force in Italy (March-May 1984). 408

**Legislative, Judicial and International Practice.** First ratifications to the E.E.C. Convention on contractual obligations - New additional protocol to the European Convention on Human Rights. 623

**Legislative, Judicial and International Practice.** International treaties coming into force in Italy (June-December 1984) - Italian law authorising ratifica-


Parliamentary Debates. A bill on the provisional application of treaties.


Notices. Regional centre of international commercial arbitration in Cairo - Meeting in Lausanne on international arbitration.


BOOK REVIEWS

(See Italian Index)