INDEX

ARTICLES

B. Conforti, The Directives of the E.E.C	225
B. Dutoit-P. Mercier, Recent developments in cases in the Swiss Federal Court in relation to the remarriage of Italians divorced in Switzerland (in French)	5
P. Fois, Problems arising from agreements of E.E.C. Member States in the judgment of 31st March 1971 of the Court of Justice of the European Communities	432
G. MÜLLER, The juridical treatment of Employment in Italo-German relations .	689
F. POCAR, The proper law applicable to Employment Contracts in Italian Conflict of Laws	727
U. Prosperetti, The nature of rules of Italian Labour Law in relation to the E.E.C. and to International Law	716
G. M. UBERTAZZI, The recognition and enforcement of a foreign judgment inconsistent with an Italian one	417
REVIEWS	
R. CLERICI, Citizenship problems before the Italian Courts	22
G. CONETTI, The Private International Law of Maritime Navigation in Poland .	450
SHORTER ARTICLES, NOTES AND COMMENTS	
S. M. CARBONE, Review of the merits and recognition of foreign judgments .	509
P. Fors, Questions arising from the "transfer" to the E.C.S.C. of statal taxation powers	246
E. JAYME, The German Constitution and Private International Law	76
F. E. Klein, The dissolution in Switzerland of a marriage between Italians .	238
P Marchetti, The second preliminary draft Convention for the establishment of a European patenting system	82
M. MAZZIOTTI, An unconstitutional treaty: the recent Agreement between Italy and the Argentina on citizenship	241
G. Montella, On the applicability of International Conventions on jurisdiction together with requirement of Art. 797, No. 1 of the Italian Code of Civil Procedure	515

VOLUME VIII - 1972 - INDEX	983
A. QUAGLINO, The F.A.O. and Italian jurisdiction	768
A. ROTTOLA, The recognition in Italy of foreign criminal judgments	252
I. ZAJTAY, The application of foreign law: science and fictio	755
IN MEMORIAM	
G. Pugliese, Luigi Bianchi d'Espinosa (1911-1972)	524
CASES IN ITALIAN COURTS	
Bankruptcy - Decision of the High Authority of the E.C.S.C. establishing the levy on scrap due from a private person - Necessity therefor to found a claim, to serve as the basis for proof in possible consequential bankruptcy proceedings: Court of Cassation, 7th January 1971, No. 2	109
Bankruptcy - Arts. 24 and 25 of the Italo-French Convention of 3rd June 1930 on the execution of judgments - Jurisdiction in bankruptcy questions - Distribution of assets - Proper law - Liens - Proper Law: Trani Tribunal, 26th February 1970	91
Citizenship - Dual nationality, Italian and foreign - Irrelevance thereof for the purpose of Art. 3, No. 2 e, Italian Divorce Law: Chieti Tribunal, 6th October 1971	804
Citizenship - Loss of Italian citizenship by a non-emancipated minor - Requisites therefor - Art. 12, paragraph 2 of the Law of 13th June 1912, No. 555: Milan Court of Appeal, 28th December 1971	311
Civil Procedure - Attorney ad litem appointed by an English citizen by means of a consular deed - Italo-British Convention of 1st June 1954: Genoa Court of Appeal, 1st April 1971	601
Civil Procedure - Proceedings of the enforcement of a foreign judgment Assessment of the petitioner's interest therein: Court of Cassation, 21st April 1971, No. 1146	604
Civil Procedure - Proceedings for the recognition and enforcement of a foreign judgment - Interest of petitioner therein - Jurisdiction of the court to which application is made - Art. 796, Code of Civil Procedure - Concurrent jurisdiction of the various Courts of Appeal in whose territory the consequence of the decision would be realized: Court of Cassation, 21st April 1972, No. 1266	590
Contract - Art. 10, Code of Navigation - Intention of the parties - Requisites to establish same: Genoa Tribunal, 19th July 1971	329
Contract - Proper law - Contract for Sea Transport - Art. 10, Code of Navigation - Choice of law in the bill of lading different from that in the charter party - Prevalence of the latter: Genoa Court of Appeal, 18th Septem-	
ber 1971	600

Commission Confession of Historia offsets in favour of the State of D	
Copyright - Confiscation of Hitler's effects in favour of the State of Bavaria - Did not extend to copyright: Bologna Pretore, 20th April 1971	328
Divorce - Art. 3, paragraph 2 (e) of the Law of 1st December 1970, No. 898 - Divorce obtained by the husband in a State not recognized by Italy - Invalidity thereof in Italy and consequent inapplicability of said paragraph 2 (e): Bolzano Tribunal, 21st May 1971	288
Divorce - Divorce obtained abroad, Art. 3, No. 2 e, Law of 1st December 1970, No. 898 - Enquiry to establish whether the Italian spouse had responded to the petition presented by the foreign spouse - Exclusion thereof - No need for the foreign divorce to be based upon grounds also applicable under Italian Law: Chieti Tribunal, 6th October 1971	804
Divorce - Art 3, paragraph 2 (e) of the Law of 1st December 1970, No. 898 - Dissolution of a marriage between an Italian husband and a foreign wife granted abroad on the husband's application - Inapplicability of said paragraph 2 (e): Milan Tribunal, 29th November 1971	303
Divorce - Marriage celebrated between foreigners by the rites of the Concordat with the Vatican - Foreign dissolution thereof - Law of the 1st December 1970, No. 898 - Validity in Italy of the foreign divorce: Court of Cassation (plenary session), 12th April 1972, No. 1127	855
Duties and Taxes - Tax exemptions under Art. 78 paras. 6 and 9 of the Peace Treaty of 10th February 1947 - Inapplicability thereof to Italian citizens of Jewish origin: Court of Cassation, 7th April 1971, No. 1028.	611
Duties and Taxes - Law of 15th June 1950, No. 330, imposing the "Tax for administrative Services" on imports - Arts. 9 and 13, para. 2, of the Treaty establishing the E.E.C Abrogation of the said Law with the end of transitional period - Right of individuals to recoup said tax wrongly levied: Milan Court of Appeal, 30th May 1972.	858
European Coal and Steel Community - Its character as an autonomous entity for the purposes of International Law - Claims for levies under Arts. 49 and 50 of the Treaty establishing the E.C.S.C Entitlement thereto belonging to the E.C.S.C. and not to the State of the parties subject to said levies - No lien thereon under Art. 2752, Civil Code: Court of Cassation, 7th January 1971, No. 2	109
European Economic Community - Arts. 9 and 13, para. 2, of the Treaty establishing the E.E.C Capacity of Member States to impose taxes tantamount to customs duties - Cessation thereof as from the end of the transitional period - Subjective right of individuals to a refund of taxes wrongly levied: Milan Court of Appeal, 30th May 1972	858
Extradition - Italo-Peruvian Convention of 1870 - Expiration thereof - Fiscal offences - No extradition therefor: Milan Court of Appeal, 30th October 1970	106
Extradition - Request for extradition to France of a person accused of a crime attracting the death-penalty in France - Impossibility of refusing said request, the 1957 European Convention not being operative in France - Need to recommend a less severe penalty than death: Court of Cassation,	
rst June 1971	290

8 08	Foreigners - Foreign juridical persons - Art. 16, Preliminary Dispositions of the Civil Code - Reciprocity - Requirement that the undertaking be subject to legal proceedings under the system of the foreign State to which it belongs: Court of Cassation (plenary session), 8th November 1971, No. 3147
95	Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - San Marino judgment on the right to a name - Public policy: Palermo Court of Appeal, Order 13th March 1970
259	Foreign Judgments and Administrative Acts Recognition in Italy of a foreign criminal judgment importing civil law consequences - Arts. 12, No. 4, of the Penal Code and 673 Code of Criminal Procedure - Admissibility of said judgment for disciplinary procedures before the Italian administrative authorities: Milan Court of Appeal, 19th October 1970
2 60	Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Swiss judgment repudiating paternity relating to Italian resident in Switzerland - Jurisdiction of Swiss Court - Art. 2, Italo-Swiss Convention of 3rd January 1933 - Inapplicability thereof - Art. 797, No. 1, Code of Civil Procedure - Confirmation of Swiss Court's jurisdiction: Bologna Court of Appeal, 18th December 1970
6 09	Foreign Judgments and Administrative Acts Recognition and enforcement in Italy - Swedish Court's finding of paternity and consequent maintenance order - Partial recognition and enforcement thereof - Admissibility thereof: Court of Cassation, 12th January 1971, No. 40
528	Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Jurisdiction of foreign court - Art. 797, No. 1, Code of Civil Procedure - Treaty rules on jurisdiction - Effect thereof - Foreign judgment ordering a husband to make payments to his wife for the maintenance of their infant son - Hague Convention of 15th April 1958 - Applicability thereof: Bari Court of Appeal, 12th January 1971
117	Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Period within which to enter an appearance under Art. 797, No. 2, Code of Civil Procedure: Trieste Court of Appeal, 18th January 1971.
120	Foreign Judgments and Administrative Acts - Relation between provisions in Conventions and rules of domestic law in questions concerning the execution of foreign judgments - Judgment of a German Court lacking jurisdiction within the terms of the Italo-German Convention of 9th March 1936 - Existence of jurisdiction however under principles of Italian law on jurisdiction - Possibility of recognizing and enforcing said judgment in Italy - Acceptability of the period given within which to enter an appearance - Art. 797, No. 2, Code of Civil Procedure - Irrelevance of Italian and foreign procedural rules: Milan Court of Appeal, 9th February 1971, No. 308
608	Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German divorce - Jurisdiction of German court - Italo-German Convention of 9th March 1936 - Art. 3, thereof: Milan Court of Appeal, 9th February 1971, No. 309

62. Rivista di diritto internazionale privato e processuale - 1972 - N. 4.

Foreign Judgments and Administrative Acts - Foreign court's maintenance order in favour of a natural son not able to be officially recognized - Art. 279, Civil Code - Said order not contrary to Italian public policy: Court of Cassation, 10th February 1971, No. 351.	125
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Recognition and enforcement in Italy of a Swedish court's maintenance order in favour of a natural son - To be limited to the proprietary provisions thereof: Lecce Court of Appeal, 22nd February 1971	128
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Principles governing the jurisdiction of foreign courts - Prevalence to be given to those contained in international Conventions - Verification of the legality of the summons: Court of Cassation, 15th March 1971, No. 717	264
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German dissolution of a marriage between Italian subjects - Admissibility of application for recognition thereof despite the provisions of Art. 3, para. 2 (e) of Italian Divorce Law - Grounds for the divorce not recognized in Italian law - Same not contrary to Italian public policy: Brescia Court of Appeal, 31st March 1971	139
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German dissolution of a marriage between foreign citizens: Court of Cassation, 21st April 1971, No. 1146.	604
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - San Marino judgment on the right to a name - Arts. 5 and 6 of the Convention between Italy and San Marino modified by the Accord of 28th February 1946: Court of Cassation, 21st April 1971, No. 1148.	141
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Review of the merits of a judgment - Effect of Art. 21 of the Italo-Turkish Convention of 10th August 1926 on Arts. 941 of the 1865 Code of Civil Procedure and 798 of the current Code of Civil Procedure: Court of Cassation, 12th May 1971, No. 1367	283
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign dissolution of a marriage of foreigners celebrated in Italy according to the rites of the concordat with the Vatican - Same not contrary to Italian public policy - Jurisdiction thereon not reserved exclusively for the ecclesiastical authorities: Brescia Court of Appeal, 9th July 1971	151
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Swiss annulment of marriage - Jurisdiction of Swiss court Art. 2, No. 1 of Italo - Swiss Convention of 3rd January 1933 - Domicil of the spouses - Art. 12, Nos. 1 & 3, said Convention: Court of Cassation, (plenary session), 12th July 1971, No. 2234	539
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Swiss Order on the custody and maintenance of minors given in proceedings preliminary to a judicial separation - Affinity thereof to provisions under Art. 708, Code of Civil Procedure - Character of same as indements - Consequent elicibility of said Order to recognition in Italy	

556

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy -Swiss dissolution of a marriage between Italian citizens - Right of same to be recognized notwithstanding an earlier refusal: Genoa Court of Appeal, 15th December 1971	829
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German judgment given in default ordering maintenance payments - Same not contrary to Italian public policy - Declaration for the enforcement thereof in Italy to be limited to the maintenance aspect: Milan Court of Appeal, 21st December 1971	831
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign divorce at the mere instance of one spouse - Same contrary to Italian public policy: Milan Court of Appeal, 28th December 1971.	311
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Swiss annulment of a marriage between Italian citizens: Court of Cassation, 5th January 1972, No. 16.	605
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - French Court's divorce decree - Res judicata - Proof thereof - Annotation in the marriage deed - Adequacy thereof - Jurisdiction of foreign court - Respondent a citizen of the country where the case was heard - Said jurisdiction confirmed - No reservation of jurisdiction under Art. 34 of the Concordat between Italy and the Vatican: Milan Court of Appeal, 14th January 1972, No. 3.	319
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German Court's dissolution of a marriage celebrated by Germans in Italy by the rites of the Concordat - No reservation of jurisdiction to the ecclesiastical Court since the Italian Law on divorce - Same not contrary to Italian public policy, given that the grounds of the divorce are also recognized in Italian Law: Milan Court of Appeal, 14th January 1972, No. 40	3 2 4
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Austrian judgment given in default - Italo-Austrian Convention of 6th April 1922 on the execution of judgments - Inapplicability thereof - Objection requiring an examination of the merits of said decision - Art. 798, Code of Civil Procedure - Objection well founded - Features of the examination of the merits of foreign decision: Milan Court of Appeal, 25th January 1972, No. 192	576
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Swiss dissolution of a marriage between Italian citizens - Same not contrary to Italian public policy given that the grounds applied were equally valid under Italian Law: Milan Court of Appeal, 25th January 1972, No. 205	326
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Requirements therefor under Nos. 5 and 6 of Art. 797, Code of Civil Procedure - Burden of proof: Lecce Court of Appeal, 14th February 1972	842
Foreign Judgments and Administrative Acts - Recognition and enforcement in	•

Law on Divorce - Same not contrary to Italian public policy - Applicability of Arts. 2 and 7 of the Hague Convention on Divorce of 1902: Lecce Court of Appeal, 14th February 1972	842
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Swiss dissolution of a marriage between foreigners - Hague Convention of 12th June 1902 on the reconition of foreign divorces - Law of 1st December 1970, No. 898 - Grounds for divorce provided therein: Milan Court of Appeal, 18th February 1972	326
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Zurich arbitral award requiring the respondent to pay the sum paid on his behalf by the petitioner as security for costs - Impossibility of enforcing same in Italy because it falls outside the Italian concept of a 'judgment': Milan Court of Appeal, 18th February 1972	580
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Conditions therefor under Art. 797, Code of Civil Procedure - Finding of lack of proof on the requisite conditions for recognition and enforcement - Same prevents the re-presentation of a petition therefor: Court of Cassation, 28th February 1972, No. 580	847
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign dissolution of a marriage celebrated according to the Rites of the Concordat with the Vatican between foreigners - Law of the 1st December 1970, No. 898 - Eligibility of said divorce for recognition and enforcement in Italy: Court of Cassation (plenary session), 12th April 1972, No. 1127	855
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Interest in proceedings for the enforcement of a foreign judgment - Criteria for assessing same - Art. 796, Code of Civil Procedure - Concept of 'realization' of a foreign judgment - Art. 797, No. 5, Code of Civil Procedure - Scope thereof: Court of Cassation, 21st April 1972, No. 1266	590
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - German order as to costs against the unsuccessful plaintiff - Art. 15 of the Italo-German Convention of 9th March 1936 and Art. 18 of the Hague Convention of 1st March 1954 on civil procedure - Non-adversary procedure of exequatur - Competence to order the enforcement of the foreign judgment: Milan Court of Appeal, 13th April 1972	588
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - French dissolution of a marriage between Italian citizens - Same may be recognized in Italy: Turin Court of Appeal, 18th April 1972.	608
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Dutch decision - Question of jurisdiction of Dutch court - Art. 2, Italo-Dutch Convention of 17th April 1959: Genoa Court of Appeal, 10th May 1972	596
Foreign Law - Verification thereof by the Italian Court - Different approach regarding the burden of proof in relation to the provisions of foreign law: Florence Tribunal, 19th April 1971	275
Foreign Law - Burden of proof upon the party invoking the application of	

foreign law - Lack of such proof - Consequent applicability of Italian Law: Milan Tribunal, 16th March 1972	5 85
Foreign Law - Discovery and application of foreign law - Powers of the Court and position of the parties: Court of Cassation, 28th March 1972, No. 992	851
Industrial Property - Validity, enforcement, title and extention of Trade Mark rights - Proper law - To be the law of the place where the rights registered and exercised: Milan Court of Appeal, 29th September 1972.	864
International Judicial Assistance - Summons served on citizens of San Marino - Convention of Friendship and Good Neighbourliness of 31st March 1939 between Italy and San Marino: Milan Pretore, 31st May 1971	602
International Judicial Assistance - Hague Convention of 1st March, 1954 and Italo-French Convention of 12th January 1955 - Prevalence of the system contained in the latter - No requirement for a translation into Italian of a petition against an Italian citizen: Milan Court of Appeal, 26th November 1971	556
International Judicial Assistance - Summons served on a person resident in France in the form prescribed by the Italian Code of Civil Procedure and not by the Italo-French Convention of 12th January 1955 - Evidence of said service: Milan Court of Appeal, 28th January 1972	3 ² 7
Jurisdiction - Fictitious sale of a ship by an Italian diplomatic agent in pursuance of a secret international agreement - Irrelevance of the classification of such act in the light of International Law for the purpose of establishing its liability to scrutiny, in a tort action, before an Italian Court: Court of Cassation (plenary session), 18th January 1970, No. 100.	599
Jurisdiction - Investigation proceedings abroad by Italian criminal court - Art. 27, Preliminary Dispositions of the Civil Code - Italian court's lack of jurisdiction - Juridical ineffectiveness of such investigatory acts: L'Aquila Court of Criminal Appeal, 3rd October 1970	603
Jurisdiction - Art. 4, No. 2, Code of Civil Procedure - Contractual obligations arising or to be performed in Italy: Milan Tribunal, 15th March 1971.	2 72
Jurisdiction - Criminal proceedings for a political offence committed abroad - Art. 8, Penal Code - Exercise of the act of 'Ministerial request' - Question of constitutional validity of same - Irrelevance thereof: Constitutional Court, Order No. 65, 30th March 1971	610
Jurisdiction - Penal jurisdiction - Crime committed abroad - Double jeopardy - Art. 11, Penal Code - Art. 9, Penal Code - Need for the accused to be present in Italy at the time that the criminal jurisdiction is exercised: Court of Criminal Cassation, 19th April 1971	789
Jurisdiction - Art. 4, No. 2, Code of Civil Procedure - Claim under Art. 2362 of the Civil Code against the only member (foreign) of an Italian company - Confirmation of Italian Court's jurisdiction: Court of Cassation (plenary session), 3rd May 1971, No. 1268	281
Jurisdiction - Art. 4, No. 2, Code of Civil Procedure - Criteria for jurisdiction based on the place of origin or of performance of the obligation in Italy - Determination of the meaning of « obbligazione » - Art. 1173, Civil Code -	

Contesting of a marriage celebrated abroad - Same not an action concerning « obligations » under Art. 4, No. 2, Code of Civil Procedure: Court of Cassation (plenary session), 28th May 1971, No. 1590	147
Jurisdiction - Appointment abroad of an administrator of the estate of an Italian citizen and its relation to property situate in Italy - Arts. 4 and 22, Code of Civil Procedure - Inapplicability thereof - Confirmation of Italian jurisdiction by virtue of the connexion with Italian Law as the proper law governing the question of succession: Court of Cassation (plenary session), 11th October 1971, No. 2836	153
Jurisdiction - Derogation from Italian jurisdiction - Geneva Protocol of the 24th September 1923 - Its character as a lex specialis derogating from Art. 2, Code of Civil Procedure: Court of Cassation (plenary session), 8th November 1971, No. 3147	808
Jurisdiction - United States Information Service (U.S.I.S.) - Its character as a peripheral organ of the U.S. Government - Employment with said Service - Italian Court's lack of jurisdiction: Court of Cassation (plenary session), 25th November 1971, No. 3441	819
Jurisdiction - Art. 2, Code of Civil Procedure - Duties arising under a Contract of Employment between a foreign firm and a foreign citizen - Derogation from Italian jurisdiction - Irrelevance of the applicability of Italian Law to said Contract of Employment: Milan Court of Appeal, 7th December 1971	824
Jurisdiction - Arbitration agreement stipulating arbitration abroad - Proper law governing the form thereof - Art. 26, Preliminary Dispositions of the Civil Code - To be the Law in force at the time the agreement was made - Arts. 2 and 807, Code of Civil Procedure and New York Convention of 10th June 1958 - Need for written form: Court of Cassation, (plenary session), 13th December 1971, No. 3620	563
Jurisdiction - Derogation by agreement from Italian jurisdiction - Art. 2, Code of Civil Procedure - Questions of Status and family law - Ineffecti- veness of said derogation: Court of Cassation, 5th January 1972, No. 16	605
Jurisdiction - Discovery in a preliminary investigation involving a French citizen - Art. 32 of the Italo-French Convention of the 3rd June 1930 - Confirmation of Italian jurisdiction: Court of Cassation (plenary session), 3rd February 1972, No. 256	839
Jurisdiction - Italo-French Convention of 3rd June 1930 - Art. 14 thereof - Criteria thereunder: Court of Cassation (plenary session), 29th February 1972, No. 609	849
Jurisdiction - Compensation for breach of an agency agreement requested by an Italian resident in Italy against a foreign company - Contractual duties to be carried out at the domicil of the creditor - Art. 4, No. 2, Code of Civil Procedure - Existence of jurisdiction - Arbitration agreement stipulating arbitration abroad - Proper law of the form thereof - Art. 26, Preliminary Dispositions of the Civil Code - To be the lex loci contractus: Milan Tribunal, 16th March 1972	58 5
Jurisdiction - Foreign plaintiff - Art. 4, Code of Civil Procedure - Right of a foreigner to take proceedings against an Italian citizen - Art. 16, Pre-	

liminary Dispositions of the Civil Code - Condition of reciprocity - Relates to the substantive issues in the dispute: Court of Cassation, 28th March 1972, No. 992	851
Maintenance - Maintenance obligations towards a son who cannot be officially recognized - Proper law - Art. 25, Preliminary Dispositions of the Civil Code - To be the law of the place where the obligation arose: Court of Cassation, 10th February 1971, No. 351	125
Marriage - Registration of a canon marriage celebrated between Italians in Albania: Court of Cassation, 3rd February 1971, No. 251	606
Marriage - Marriage celebrated by religious ceremony in a foreign State where it is valid as a civil marriage - Recognition thereof under Italian law even though unregistered: Court of Cassation, 7th May 1971, No. 1298.	144
Marriage - Marriage abroad by proxy celebrated between Italian citizens - Law governing the formalities thereof - Art. 26, Preliminary Dispositions of the Civil Code - To be lex loci celebrationis: Florence Tribunal, 19th April 1971	275
Marriage - Dissolution of marriage - Said dissolution not retrospective - Art. 10, para. 2, italian divorce Law: Milan Tribunal, 11th June 1971	533
Marriage - Civil marriage contracted abroad by Italian citizens - Validity thereof in Italy under Art. 115, Civil Code independently of its inscription in the Italian Civil Register: Milan Tribunal, 11th June 1971	533
Marriage - Marriage contracted abroad between Italian citizens - Need for the parties to have capacity and other personal qualifications - Proper Law - Art. 17, Preliminary Dispositions of the Civil Code - Italian Law to be applied: Milan Tribunal, 11th June 1971	533
Marriage - Canon marriage celebrated in Egypt between an Italian man and an Egyptian woman - Form thereof - Art. 26, para. 1, Preliminary Dispositions of the Civil Code - Egyptian Law to be applied - Validity of said marriage in Italy for all civil purposes: Milan Tribunal, 14th October 1971	546
Marriage - Marriage celebrated (in church) by foreigners in Italy - Nature thereof as a marriage in accordance with the Concordat with the Vatican - Italian Divorce Law - Expiration of the reservation of jurisdiction to the ecclesiastical authority and of the principle of divorce as being contrary to Italian public policy: Court of Cassation, 29th October 1971, No. 3041	2 94
Personal Capacity and Status - Establishment of a title of nobility - To be determined by the law of the State of the person in question: Palermo Court of Appeal, Order, 13th March 1970.	95
Personal Capacity and Status - Right to a name - Proper law - To be the law of the State of the person in question: Court of Cassation, 21st April 1971, No. 1148	141
Personal Capacity and Status - Hague Convention of 12th June 1902 on the guardianship of minors - Art. 7 thereof - Powers of the Italian authorities in relation to a Dutch minor pending the appointment of a guardian by his national authority: Milan Pretore, Order, 25th May 1971	145

Public Policy - Argentinian rule on the time limits for judicial recognition of defects in goods under a contract of carriage - Art. 31, Preliminary Dispositions of the Civil Code - Not applicable to such a question of incidental character: Genoa Tribunal, 1st March 1971	135
Public Policy - Extent of admissible proof in the Italian legal system - Not contram, as a rule, to Italian public policy: Court of Cassation, 12th May 1971, No. 1367	283
Public Policy - Situation manifestly contrary to Italian public policy under the Hague Conventions of 1956 and 1958 on maintenance questions - Features to be verified in connection therewith: Milan Court of Appeal, 21st December 1971	831
Treaties and General International Rules - Arts. 24 and 25 of the Italo-French Convention of 3rd June 1930 on the execution of judgments - Its application in matters of jurisdiction and determination of the proper law in bankruptcy cases: Trani Tribunal, 26th February 1970	91
Treaties and General International Rules - Convention of 31st March 1939 between Italy and San Marino - Does not envisage exclusive jurisdiction for national courts in matters of status, personal capacity or family rights: Palermo Court of Appeal, Order, 13th March 1970	9 5
Treaties and General International Rules - The peace treaty and Conventions between Italy and Jugoslavia on the property of Italian citizens in the territories ceded to Jugoslavia - Personal right to indemnity of the dispossessed owners - Jurisdiction of the Civil, not Administrative Courts: Court of Cassation (plenary session), 18th September 1970, No. 1549	98
Treaties and General International Rules - Extradition treaty of 21st August 1870 between Italy and Peru - State of war existing between the two nations during World War II - Expiration of said Convention: Milan Court of Appeal, 30th October 1970 .	106
Treaties and General International Rules - Italo-Swiss Convention of 3rd January 1933 on the execution of judgments - Criteria for establishing jurisdiction laid down in Art. 2 thereof - Inapplicability thereof to questions of status and family: Bologna Court of Appeal, 18th December 1970	260
Treaties and General International Rules - Arts. 49 and 50 of the Treaty establishing the E.C.S.C Claim of E.C.S.C. to levies on the production of coal and steel - Decision of E.C.S.C. establishing the levy on scrap: Court of Cassation, 7th January 1971, No. 2	109
Treaties and General International Rules - Hague Convention of 15th April 1958 on the recognition of maintenance orders - Foreign judgment ordering the husband to make payments to his wife for the maintenance of their infant son - Applicability of said Convention thereto: Bari Court of Appeal, 12th January 1971	528
Treaties and General International Rules - Italo-German Convention of 9th March 1936 on the execution of judgments - Relationship to rules of domestic Italian law on the same subject: Milan Court of Appeal,	
9th February 1971, No. 308	120

Treaties and General International Rules - Italo-German Convention of 9th March 1936 on the execution of judgments - Art. 3 thereof: Milan Court of Appeal, 9th February 1971, No. 309.	608
Treaties and General International Rules - Italo-French Convention of 3rd June 1930 on the execution of judgments - Judgment in default - Art. 34, said Convention - Proper procedural law to be applied: Court of Cassation, 15th March 1971, N. 717	264
Treaties and General International Rules - Italo-British Consular Convention of 1st June 1954 - Consul's powers of certification - Art. 20, said Convention: Genoa Court of Appeal, 1st April 1971	бот
Treaties and General International Rules - Art. 78, paras. 6 & 9 of the 1947 Treaty of Peace with the Allied and Associate Powers - Tax exemptions therein do not extend to Italian citizens of Jewish origin: Court of Cassation, 7th April 1971, No. 1028	611
Treaties and General International Rules - Arts. 5 and 6 of the Convention between Italy and San Marino, modified by the Accord of 28th February 1946 - Judgment on the right of a name: Court of Cassation, 21st April 1971, No. 1148	141
Treaties and General International Rules - Arts. 21 of the Italo-Turkish Convention of 10th August 1926 on the recognition of judgments - Preclusion of a review of the merits of the judgments whose application is sought - Art. 20, said Convention - Correctness of the summons to appear as well as of the period granted within which to enter an appearance before the foreign court: Court of Cassation, 12th May 1971, No. 1367.	283
Treaties and General International Rules - Hague Convention of 12th June 1902 on the guardianship of minors - Art. 7 thereof - Powers of the Italian authorities in relation to a Dutch minor, pending the appointment of a guardian by his national authority: Milan Pretore, Order, 25th May 1971	145
Treaties and General International Rules - Convention of Friendship and Good Neighbourliness between Italy and San Marino - Summons served on a citizen of San Marino - Art. 10, said Convention: Milan Pretore, 31st May 1971	602
Treaties and General International Rules - European Extradition Convention of 13th December 1957 - Inapplicability thereof to France: Court of Cassation, 1st June 1971	290
Treaties and General International Rules - Italo-French Convention of the 3rd June 1930 - Relations between Italy and Algeria - Inapplicability of said Convention: Genoa Court of Appeal, 26th June 1971	795
Treaties and General International Rules - Italo-Swiss Convention of 3rd January 1933 on the execution of judgments - Concept of domicil - Art. 12, Nos. 1 & 3, said Convention: Court of Cassation, (plenary session), 12th July 1971, No. 2234	5 39
Treaties and General International Rules - Treaty of Friedship, Trade and Navigation of 25th January 1906 between Italy and Nicaragua - Dissolution of a marriage between Nicaraguans - Same to be recognized in	
Italy: Milan Court of Appeal, 5th November 1971	323

Treaties and General International Rules - Geneva Protocol of the 24th September 1923 on Arbitration - Such international Conventions not revoked by the hostilities between Italy and France in the course of World War II: Court of Cassation (plenary session), 8th November 1971, No. 3147	808
Treaties and General International Rules - Italo-Swiss Convention of 3rd January 1933 on the execution of judgments - Requirements as to domicil under Arts. 1. 2, 4 and 12 thereof - Swiss judgment - Applicability of said provisions thereto: Court of Cassation, 15th November 1971, No. 3252	323
Treaties and General International Rules - Italo-Dutch Convention of 17th April 1959 on the execution of judgments - Art. 1, No. 2, in relation to public policy: Genoa Court of Appeal, 20th November 1971	30 0
Treaties and General International Rules - Italian Courts lack of jurisdiction in questions of employment with an office of the U.S. Governments undertaking U.S.I.S.: Court of Cassation, 25th November 1971, No. 3441	819
Treaties and General International Rules - Italo-French Convention of 3rd June 1930 on the recognition and execution of judgments - French judgment on a commercial issue - Calculation of period within which to enter an appearance - Applicability of said Convention thereto: Milan Court of Appeal, 26th November 1971	5 56
Treaties and General International Rules - Hague Convention of 1st March 1954 and Italo-French Convention of 12th January 1955 on international judicial assistance - Prevalence of previsions contained in the latter - No requirement for a translation into Italian of a petition against an Italian citizen: Milan Court of Appeal, 26th November 1971	556
Treaties and General International Rules - New York Convention of 10th June 1958 on arbitration - Arbitration agreement, stipulating arbitration abroad, made by Italians prior to the adoption in Italy of said Convention - Applicability of said Convention thereto - Art. 2, said Convention - Need for written form ad substantiam: Court of Cassation (plenary session), 13th December 1971, No. 3620	563
Treaties and General International Rules - Geneva Convention of 21st April 1961 on arbitration - Arbitration agreement stipulating arbitration abroad Need for written form only dispensed with if so permitted by the parties' domestic legal systems: Court of Cassation (plenary session), 13th December 1971, No. 3620	5 63
Treaties and General International Rules - Paris Agreement of 26th July 1961 between Italy and N.A.T.O Art. 8 thereof - No jurisdiction by Italian Court over an employee in the N.A.T.O. Administration: Naples Tribunal, 16th December 1971	305
Treaties and General International Rules - Automatic modification of rules of Italian law under Art. 10 of the Italian Constitution - No general international rule on the judicial immunity of international organizations in questions concerning labour relations: Naples Tribunal, 16th December 1971.	305
Treaties and General International Rules - New York Convention of 1958 and Hague Convention of 1956 and 1958 on maintenance obligations: Milan Court of Appeal, 21st December 1971	90 <i>)</i> 821

Treaties and General International Rules - Exchange of Notes, 24th July-18th August 1964 between U.S.A. and Italy on the 'nihil obstat' for marriage - Applicability thereof to a certificate issued by a U.S. Consul: Milan Court of Appeal, 28th December 1971	311
Treaties and General International Rules - Italo-Swiss Convention of 3rd January 1933 - Swiss annulment of marriage between Italian citizens - Swiss Court's lack of jurisdiction: Court of Cassation, 5th January 1972, No. 16	605
Treaties and General International Rules - Italo-German Convention 1936, on the execution of judgments - Art. 3 thereof on the jurisdiction of the foreign court: Milan Court of Appeal, 14th January 1972, No. 40	324
Treaties and General International Rules - Italo-Austrian Convention of 6th April 1922 on the execution of judgments - Said Convention no longer in force: Milan Court of Appeal, 25th January 1972, No. 192	5 76
Treaties and General International Rules - Art. 32 of Italo-French Convention of the 3rd June 1930 - Preliminary technical discovery: Court of Cassation (plenary session), 3rd February 1972, No. 256	839
Treaties and General International Rules - Arts. 2 and 7 of the Hague Convention of 1902 on divorce - Inclusion of Italy in the scope thereof subsequent to the introduction of the Italian Law on divorce: Lecce Court of Appeal, 14th February 1972	842
Treaties and General International Rules - Italo-Swiss Convention of 3rd January 1933 on the execution of judgments - Swiss dissolution of a marriage between Swiss citizens - Applicability thereto of said Convention: Milan Court of Appeal, 18th February 1972	32 6
Treaties and General International Rules - Art. 2 of the New York Convention of 20th June 1956 on the recovery of maintenance abroad - Ministry of the Interior - Acts as minors "next friend" in such proceedings: Lecce Court of Appeal, 22nd February 1972	128
Treaties and General International Rules - Italo-French Convention of the 3rd June 1930 - Art. 14 thereof - Criteria under said Art Application thereto of juridical classifications drawn from the Italian system: Court of Cassation (plenary session), 29th February 1972, No. 609	849
Treaties and General International Rules - Art. 15 of the Italo-German Convention of 9th March 1936 and Art. 18 of the Hague Convention of 1st March 1954 on civil procedure - German Order as to costs against the unsuccessful plaintiff: Milan Court of Appeal, Order, 13th April 1972.	588
Treaties and General International Rules - Italo-Dutch Convention of 17th April 1959 on the recognition of judgments - Dutch court's decision-Application of Art. 2, said Convention: Genoa Court of Appeal, 10th May 1972	596
Unfair competition - Art. 25, paragraph 2, Preliminary Dispositions of the Civil Code - Applicability thereof: Court of Cassation, 25th June 1971, No. 2011	292

CASES IN THE COURT OF THE EUROPEAN COMMUNITIES

I TELCHINI, Cases in the Court of Justice of the European Communities (July-December 1971)	3 3 1
CASES IN FOREIGN COURTS	
Contract - Tort proved to have been committed, in Nigerian territorial waters on a platform belonging to a Dutch company, by workers of various nationalities employed by said Company - Proper law confirmed as Dutch law - Exclusion of liability for injuries arising in course of employment contained in a clause of the employment contract - Proper law to regulate same confirmed as Dutch Law: English Court of Appeal (Sayers v. International Drilling Co. N. V.), 10th May 1971	614
Divorce - Italian spouses domiciled in Switzerland - Jurisdiction of the Swiss Court - Effect of Italo-Swiss Convention of 3rd January 1933 - Grounds for divorce recognized both in Swiss Law and Italian Law - Dissolution of the marriage - Application of Swiss Law "in every other respect" - Temporary prohibition on the remarriage of the 'guilty party': Civil Tribunal of the Canton of Basel-Stadt (Ronchi v. Ronchi Pedersoli), 29th November 1971	368
European Economic Community - Conflict between a rule of domestic law and a prior Community Law - Prevalence of the latter: Belgian Court of Cassation (State of Belgium v. S.a. Fromagerie Franco-Suisse "Le Ski"), 27th May 1971	179
Jurisdiction - Provision derogating from U.S. jurisdiction in favour of English jurisdiction contained in a Contract of international transport - Validity and enforceability of the same unless either unreasonable, unfair or unjust: United States Supreme Court (M/S Bremen and Unterweser Reederei GmbH v. Zapata Off-Shore Company), 12th June 1972	877
Jurisdiction - Action repudiating paternity brought in Switzerland by the infant son of a Swiss mother against an Italian citizen - Confirmation of Swiss Court's jurisdiction - Conditions therefor: Civil Tribunal of the District of Lausanne (Franco v. Monnier-Celant and Franco), 9th July 1971	365
Marriage - Capacity to marry - Art. 13, para. 1 of the Law introducing the German Civil Code (EGBGB) - Its compatibility with Art. 6, para. 1 of the German Constitution - Unconstitutional nature, under said Art. 6, para. 1, of the Court's refusal to waive the production of a certificate of capacity to marry by a Spaniard intending to marry a divorced German woman: German Federal Constitutional Court (José Castello G. and Hilde L.), 4th May 1971	161

DOCUMENTS

International conventions on the carriage of goods (CIM) and persons (CIV) by rail (present state of signature, ratification and adhesion). Convention between Italy and Tunisia on judicial assistance in civil, commercial and criminal matters, on the recognition and enforcement of judgments and arbitral awards and on extradition (Rome, 15th November 1967). Agreement on citizenship between Italy and Argentina. Conventions relating to a Uniform Law on the international sale of goods and on the formation of contracts for the international sale of goods (The Hague, 1st July 1964). Consular Convention between Italy and Rumania (Bucharest, 8th August 1967) New French rules of Private International Law on Affiliation. 665 Final Act of the XIIth Session of the Hague Conference on Private International Law 665 European Convention in the field of information on foreign law (London, 7th June 1968). Convention concerning exchange of information about the acquisition of nationality (Paris, 10th September 1964). Convention concerning exchange of information about the acquisition of nationality (Paris, 10th September 1964). Currents Events And Recent Development Contracts. 925 Currents Events And Recent Development Contracts. 925 Currents Events and International Practice - Towards a new European Criminal Law - State of ratifications of the Hague Conventions currently in force - The first proceedings in application of the Washington Convention on investments - The 10% surcharge on imports in U.S.A. and the E.E.C The ANAS scandal before the European Parliament - On the position of foreign workers in E.E.C. states - Harmonization of Criminal Law in the E.E.C The coming in force of the European Agreement on persons appearing before the Commission and the European Court of Human Rights - British ratification of the Convention on the reduction of cases of dual nationality and on military service obligations of persons of dual nationality - Finland's ratification of the European Convention on Extradition - The	European Convention on the abolition of legalization of documents executed by diplomatic agents or consular offices (London, 7th June 1968)	182
Convention between Italy and Tunisia on judicial assistance in civil, commercial and criminal matters, on the recognition and enforcement of judgments and arbitral awards and on extradition (Rome, 15th November 1967). Agreement on citizenship between Italy and Argentina	transmission of civil documents and the simplification of the formalities	185
and criminal matters, on the recognition and enforcement of judgments and arbitral awards and on extradition (Rome, 15th November 1967). 374 Agreement on citizenship between Italy and Argentina		191
Conventions relating to a Uniform Law on the international sale of goods and on the formation of contracts for the international sale of goods (The Hague, 1st July 1964)	and criminal matters, on the recognition and enforcement of judgments	374
and on the formation of contracts for the international sale of goods (The Hague, 1st July 1964)	Agreement on citizenship between Italy and Argentina	385
New French rules of Private International Law on Affiliation	and on the formation of contracts for the international sale of goods	625
Final Act of the XIIth Session of the Hague Conference on Private International Law	Consular Convention between Italy and Rumania (Bucharest, 8th August 1967)	650
European Convention in the field of information on foreign law (London, 7th June 1968)	New French rules of Private International Law on Affiliation	665
Convention concerning exchange of information about the acquisition of nationality (Paris, 10th September 1964)		890
Proposal of E.E.C. Regulation on conflict of laws in Employment Contracts . 925 **CURRENTS EVENTS AND RECENT DEVELOPMENTS** **Legislative, Judicial and International Practice - Towards a new European Criminal Law - State of ratifications of the Hague Conventions currently in force - The first proceedings in application of the Washington Convention on investments - The 10% surcharge on imports in U.S.A. and the E.E.C The ANAS scandal before the European Parliament - On the position of foreign workers in E.E.C. states - Harmonization of Criminal Law in the E.E.C The coming in force of the European Agreement on persons appearing before the Commission and the European Court of Human Rights - British ratification of the Convention on the reduction of cases of dual nationality and on military service obligations of persons of dual nationality - Finland's ratification of the European Convention on Extradition - The first ratification of the European Convention on the		916
CURRENTS EVENTS AND RECENT DEVELOPMENTS Legislative, Judicial and International Practice - Towards a new European Criminal Law - State of ratifications of the Hague Conventions currently in force - The first proceedings in application of the Washington Convention on investments - The 10% surcharge on imports in U.S.A. and the E.E.C The ANAS scandal before the European Parliament - On the position of foreign workers in E.E.C. states - Harmonization of Criminal Law in the E.E.C The coming in force of the European Agreement on persons appearing before the Commission and the European Court of Human Rights - British ratification of the Convention on the reduction of cases of dual nationality and on military service obligations of persons of dual nationality - Finland's ratification of the European Convention on Extradition - The first ratification of the European Convention on the		921
Legislative, Judicial and International Practice - Towards a new European Criminal Law - State of ratifications of the Hague Conventions currently in force - The first proceedings in application of the Washington Convention on investments - The 10% surcharge on imports in U.S.A. and the E.E.C The ANAS scandal before the European Parliament - On the position of foreign workers in E.E.C. states - Harmonization of Criminal Law in the E.E.C The coming in force of the European Agreement on persons appearing before the Commission and the European Court of Human Rights - British ratification of the Convention on the reduction of cases of dual nationality and on military service obligations of persons of dual nationality - Finland's ratification of the European Convention on Extradition - The first ratification of the European Convention on the	Proposal of E.E.C. Regulation on conflict of laws in Employment Contracts .	925
Criminal Law - State of ratifications of the Hague Conventions currently in force - The first proceedings in application of the Washington Convention on investments - The 10% surcharge on imports in U.S.A. and the E.E.C The ANAS scandal before the European Parliament - On the position of foreign workers in E.E.C. states - Harmonization of Criminal Law in the E.E.C The coming in force of the European Agreement on persons appearing before the Commission and the European Court of Human Rights - British ratification of the Convention on the reduction of cases of dual nationality and on military service obligations of persons of dual nationality - Finland's ratification of the European Convention on Extradition - The first ratification of the European Convention on the	CURRENTS EVENTS AND RECENT DEVELOPMENTS	
	Criminal Law - State of ratifications of the Hague Conventions currently in force - The first proceedings in application of the Washington Convention on investments - The 10% surcharge on imports in U.S.A. and the E.E.C The ANAS scandal before the European Parliament - On the position of foreign workers in E.E.C. states - Harmonization of Criminal Law in the E.E.C The coming in force of the European Agreement on persons appearing before the Commission and the European Court of Human Rights - British ratification of the Convention on the reduction of cases of dual nationality and on military service obligations of persons of dual nationality - Finland's ratification of the European Convention on	193

— Italy's adhesion to the 1967 Protocol on the status of refugees - The United Kingdom and Iceland before the International Court of Justice - The Council of Europe and Conventions on criminal matters - State of signatures and ratifications to the Conventions of the Council of Europe on criminal matters - The Council of Europe and man-made islands . Does official nomination as defence counsel constitute forced labour?	3 ⁸ 7
 Ratification by Italy of the 1967 Space Treaty Revision of the Universal Copyright Convention - Germany also appears against Iceland before the International Court of Justice - International Law and air piracy - Italo- Austrian Convention on the execution of judgments - The new rules of the International Court of Justice - On the concept of firms in a dominat- ing position in the E.E.C	666
— Project of Articles for the punishment of crimes against diplomatic agents and other protected persons - The decision of the European Court of Human Rights in the Ringeisen case - On the protocol on privileges and immunities of the European Communities - The judgment of the International Court of Justice on the dispute between India and Pakistan - Orders of the International Court of Justice on the Icelandic fishing waters - Request to appear before the International Court of Justice on a judgment of the Administrative Tribunal of the United Nations - On the confiscation in Europe of cargos of Chilean copper	928
Parliamentary Debates - Export to France of picture-novels, V.A.T., and Art. 95 of the E.E.C. Treaty - International Agreements and Danish pornographic materials - On the treatment of foreign "investment funds" in Italy - On the abolition of obligatory registered nominee shares - Belgian social security and Italian disabled persons - On research developments in Euratom	202
— On Italian citizens employed in foreign Consulates - On the problems of admission of Greek students to Italian Universities - On the treatment of Italian and Spanish immigrants in Switzerland - On the drafting of a Social Security Convention between Italy and Sweden - On the situation of Czechoslovakian refugees - Problems of scientific policy and international institutions	392
 On identity cards for foreigners and stateless persons - On the so-called "green card" - The Council of Europe and the prevention of road of- fences - On the unlawful recruitment of Italian workers by firms abroad 	669
Notices - The 1972 Courses at the Hague Academy - Human rights in prisons - The Fifth Round Table of Community Law at Genoa - Seminar on the European University - Proposed transformation of the UNIDROIT Year-book - The IXth "Bruges Week"	208
— The 1972 Courses on European Law in Luxemburg - Donation by the Krupp Foundation to the Hague Academy - The Fourth Congress of the Association of Italian and German Lawyers - The Eighth Convention of the A.A.A.	399
- Conference on thirty years of Bankruptcy Law - A new President at the	

European Commission of Human Rights - The XXVII Course of Interna- tional Law at Vitoria - A programme of teaching in European Law	673
The sixth Genoa round table on European Law - A meeting at Geneva on Conflict problems of grouping of companies.	025

BOOK REVIEWS

(See Italian Index)