INDEX

,

ARTICLES

S. M. CARBONE, Traditional doctrines and international sea transport	12
R. CLERICI, New problems as to nationality of matried woman	678
A. GIARDINA, Limitation of actions in international sales of goods: the Conven- tion promoted by the United Nations	465
P. LAGARDE, « Dépeçage » in Private International Law of Contract	649
F. MATSCHER, The new Italo-Austrian Convention for the recognition and enforcement of judgments in civil and commercial matters	233
F. MOSCONI, The 1970 Law on Divorce and the 1902 Hague Convention. A problem of co-ordination	5
SHORTER ARTICLES, NOTES AND COMMENTS	
E. BACK IMPALLOMENI, The financial accord between Italy and Austria	475
G. CASSONI, Intestate succession of an Italian citizen and usucaption relative to property of a deceased person situate abroad	59
L. CONDORELLI, Foreign divorces and Italian public policy of yesteryear	301
G. CONETTI, A case of revival of the Italian Colonial system	69
B. CONFORTI, 'International' public policy in a study by Nicola Palaia	290
L. MARI, On the proper law for the "insurer's right of subrogation"	486
P. MASCAGNI, On establishing the enforceability as 'res judicata' of a foreign judgment under the Brussels Convention	715
R. PISILLO MAZZESCHI, On Italian jurisdiction in Divorce	306
C. ROMANELLI GRIMALDI, On the significance of the lex loci contractus as a criterion for jurisdiction	504
G. SPERDUTI, On the recent 'Italian Private International Law', by G. Bal- ladore Pallieri	49
T. TREVES, The Italian Constitution and the Italo-Argentine Accord on citizenship	. 294
G. M. UBERTAZZI, Lex causae, lex fori and international policy in the disown- ment of paternity	54

A second distance

CASES IN ITALIAN COURTS

Citizenship - Art. 10, para. 3, of the law on Italian citizenship - Involuntary loss of citizenship by a woman - Arts. 3 and 29 of the Constitution - Constitutional invalidity of such act: Constitutional Court, 16th April	
1975, No. 87	515
Citizenship - Italians in Libya who did not acquire Libyan citizenship - Their status as Italian citizens under Art. 3 of the Italian Constitution: Milan Tribunal, 20th May 1974	530
 Citizenship - Art. 40, para. 3, on the Law on Citizenship - Acquisition of foreign nationality jure coniugii - An autonomous rule relative to Art. 8 of said Law - Operates as a reference back to the norms drawn from the foreign law - Question of the constitutional legitimacy thereof in the light of Arts. 3 and 29 of the Constitution - Such question not manifestly unfounded: Florence Tribunal, Order of 30th October 1974 	126
Civil Procedure - Summons served abroad on defendant - Art. 142, Code of Civil Procedure - Same presupposes knowledge of service: Milan Tribunal, 7th January 1974	324
Civil Procedure - Proceedings against a foreign legal entity - Jurisdiction - Art. 18, para. 2, Code of Civil Procedure - Applicability thereof by way of way of analogy: Court of Cassation, 17th July 1974, No. 2134	347
Civil Procedure - Attorney ad litem authorized by defendant - Need for authorization to take place in Italy - Onus upon party contesting same to prove authorization effected abroad: Court of Cassation, 25th November, 1974, No. 3827	574
Civil Procedure - Limitations on evidence prescribed by Italian rules - Same do not bind foreign court: Court of Cassation, 18th December 1974 No. 4346	754
Collisions at Sea - Collision on the high seas between an Italian ship and a foreign ship - Jurisdiction of Italian court - Art. 14, Code of Naviga- tion - Proper law applicable thereto - Art. 12, said Code - Presumption that the party fitting out a ship is the owner thereof - Invocation of the proper law applicable to questions of ownership of the vessel under Art. 6, said Code: Court of Cassation, 7th February 1975 No. 458	783
Companies - Anstalt - Non-recognition thereof in Italian system, by virtue of Art. 31, Preliminary Dispositions of the Civil Code, so far only as concerns question of patrimonial autonomy - Capacity at law and procedurally of persons operating therein confirmed: Trieste Tribunal, 27th February 1974	90
Companies - Company incorporated abroad - Importance of actual situation rather than provisions in its Memorandum and Articles of Association to determine the existence of requirements under Art. 2505, Civil Code - Burden of proof: Court of Cassation, 10th December 1974, No. 4172	545
Companies - Anstalt in Liechtenstein - Non-recognition of juridical personality under Art. 16, Preliminary Dispositions of the Civil Code - Lack of	

.

VOLUME XI - 1975 - INDEX	905
procedural validation of the Anstalt as a limited partnership in Italy: Venice Court of Appeal, Order, 23rd March 1975	565
Contract - Employment contract between an Italian firm and a German worker - Engagement of latter - Art. 3, E.E.C. Regulation No. 1612 of 15th Octo- ber 1968 - Applicability thereof: <i>Milan Pretore</i> , 21st December 1972 .	88
Contract - Parent/child relationships - Art. 20, Preliminary Dispositions of the Civil Code - Custody of infant son - Proper law governing same: Milan Tribunal, 18th March 1974, No. 2271	330
Contract - Employment contract performed in Eritrea - Proper law applicable thereto - Art. 25, Preliminary Dispositions of the Civil Code: Trieste Tribunal, 18th March 1974	93
Contract - Contract of employment concluded in Italy between a foreigner and an Italian company - Applicability thereto of Italian Law: Milan Pretore, 1st July 1974	733
Contract - Contract of employment normally carried out in Italy and occa- sionally carried out abroad - Accident abroad of party employed - Proper law applicable thereto - Italian Law to be applied: Court of Cassation, 29th July 1974 No. 2298	737
Contract - Contract of employment at sea between an Italian and a Liberian company - Proper law applicable thereto - Art. 9, Code of Navigation - To be Liberian Law - Irrelevance of application of Italian Collective Labour Agreement - Para. 358 of Liberian Maritime Law, restricting the right to strike - Same not contrary to Italian public policy: Genoa Tribunal, 6th November 1974	131
Contract - Duty to maintain a child - Purely patrimonial nature thereof - Art. 25, Preliminary Dispositions of the Civil Code - Applicability thereof: Court of Cassation, 18th December 1974 No. 4346	754
Criminal Procedure - Art. 11, Penal Code - Revival of foreign judgment - Question of same being unconstitutional in the light of Art. 10, para. 1, of the Constitution not manifestly unfounded: Venice Assizes, Order, 30th April 1974	103
Divorce - Art. 4, para. 1, Law on Divorce - Special rule establishing jurisdic- tion: Milan Tribunal, 7th January 1974	324
Divorce - Art. 4, para. 1, Law on Divorce - Rule also regulating jurisdiction - Art. 3, No. 2 (e), said Law - Same presupposes petitioner's Italian citizen- ship: Milan Tribunal, 18th March 1974, No. 2247	328
Divorce - Art. 3, No. 2 (e), Law on Divorce - Rule of necessary application: Milan Tribunal, 18th March 1974, No. 2271	332
Divorce - Art. 4, para. 1, Law on Divorce - Special rule on jurisdiction relative to Art. 4, Code of Civil Procedure: Milan Tribunal, 18th March 1974, No. 2273	330
Divorce - Art. 3, No. 2 (e), Law on Divorce - No right of Italian who obtained a foreign divorce to invoke said Art Question of constitutional invalidity	

59. Rivista di diritto internazionale privato e processuale. 1975 - N. 4.

A DESCRIPTION OF A DESC

and the second second

é

,

ł

of same relative to Art. 3 of the Constitution manifestly unfounded: <i>Milan</i> <i>Tribunal</i> , 25th March 1974	525
Divorce - Art. 4 on the Law on Divorce - Residence of the petitioner - Not a criterion for jurisdiction: Court of Cassation (plenary session), 15th July 1974, No. 2126	113
Duties and Taxes - Italian Turnover Tax levy on nationally produced cotton and on cotton imports - Principle of equality of fiscal treatment under Art. III No. 2 (Art. IV No. 2 in the new text) of G.A.T.T.: Court of Cassation (plenary session), 7th January 1975 No. 10	761
European Economic Community - Community Regulations directly applicable in Member States - Domestic rules for enacting and implementing same - Contrast between Art. 189, second para and Art. 177 of E. E. C. Treaty - Constitutional invalidity of domestic rules relative to Art. 11 of the Italian Constitution: Constitutional Court, 30th October 1975 No. 232	721
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Retrospective consequences of a foreign judgment - Foreign divorce - Same contrary to Italian public policy per Art. 797, No. 7, Code of Civil Procedure: Florence Court of Appeal, 9th February 1974	326
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Swiss Court's maintenance order - Jurisdiction of Swiss Court - Arts. 1, 2 and 12, Convention of 3rd January 1933 - Said Order not contrary to Italian public policy: Court of Cassation, 22nd June 1974, No. 1894	339
Foreign judgments and administrative acts - Recognition and enforcement in Italy - German court's ruling on costs - Art. 18 et seq., Hague Convention of 1st Harch 1954 and Art. 15, Italo-German Convention of 9th March 1936 - Unopposed declaration of enforceability of said foreign court's ruling: Venice Court of Appeal, Order, 11th July 1974	736
Foreign judgments and administrative acts - Recognition and enforcement in Italy - Foreign judgment bearing on the name of an Italian citizen - Ineligibility thereof for recognition and enforcement in Italy: Court of Cassation, 8th October, 1974 No. 2678	744
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Retrospective consequences of a judgment - Foreign divorce - Same contrary to Italian public policy per Art. 797, No. 7, Code of Civil Proce- dure: Florence Court of Appeal, 22nd October 1974	350
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Jurisdiction of foreign court - Court of the place where obligation to be performed - Art. 5 of Brussels Convention of 27th September 1968 - Contrast with Italian public policy - Decisive importance given to failure of defendant to enter an appearance - Same not well founded: Genoa Court of Appeal, 11th November 1974	352
Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Foreign dissolution of marriage between Italians - Grounds for same not recognized in Italian Law on divorce - Same contrary to Italian public policy: Milan Court of Appeal, 3rd December 1974	356

Foreign judgments and administrative acts - Recognition and enforcement in	
Italy - Foreign dissolution of a marriage between Italians on grounds not	
contained in the Italian Law on Divorce - Same contrary to Italian public	
policy: Milan Court of Appeal, 6th December 1974	746

Foreign Judgments and Administrative Acts - Recognition and enforcement in
Italy - Jurisdiction of foreign court - Parties citizens of that State -
Recognition of said jurisdiction - Italian divorce on grounds of wife's
fault - Art. 797, No. 5, Code of Civil Procedure - Impossibility of enforcing
foreign judgment: Milan Court of Appeal, 13th December 1974

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Austrian arbitral award - Art. III, New York Convention of 10th June 1958 - Said award not equivalent to a domestic one for purposes of execution in Italy: Naples Court of Appeal, 13th December 1974

Foreign judgments and administrative acts - Recognition and enforcement in
Italy - Foreign judgment establishing paternity and ordering maintenance
payments - Possibility for Italian court asked to enforce same to split the
two issues: Court of Cassation, 18th December 1974 No. 4346

Foreign judgments and administrative acts - Recognition and enforcement in	
Italy - Luxemburg bankruptcy adjudication a year after a firm's cesser of	
business - Same not contrary to Italian public policy - Absence of a hearing	
of the bankrupt party - Does not call for enquiry into the substantive merits	
of foreign court's decision: Court of Cassation, 9th January 1975 No. 42	779

Foreign Judgments and Administrative Acts - Recognition and enforcement in Italy - Ecclesiastical annulment of a marriage celebrated by canon rites in Bulgaria between an Italian man and a Bulgarian producing civil conse- quences in Bulgaria - Art. 34 of the Concordat between Italy and the Vatican - Inapplicability thereof: Court of Cassation, roth January 1975, No. 68	560
Foreign judgments and administrative acts - Recognition and enforcement in Italy - German judgment in default of defence or prosecution - Brussels Convention of 27th September 1968 - Eligibility of said judgment for recognition in Italy: <i>Milan Court of Appeal</i> , Order 16th June 1975	801
Foreigner - Engagement or hospitality accorded to foreigner - Art. 2, Law of 11th February 1948 - Communication to Police Authority - Constitutional validity thereof: Court of Criminal Cassation, 26th March 1973	577
Foreigner - Stay of foreigners in Italy - Need for permits issued by National Security Authority - Question of constitutional legitimacy of Art. 142 of Royal Decree No. 773 of 18th June 1931 in the light of Arts. 2, 3 (para. 1) and 10 (para. 2) of the Constitution - Said question not manifestly un- founded: Asti Pretore, Order, 9the September 1974	120
Foreign Law - Enquiry into the proper law applicable in the light of Private International Law as a question of law and not of fact: Court of Cassation, 7th February 1975 No. 458	783

Form of deeds and acts - Establishment of the meaning of "form of deeds and acts" - Same also embraces elements extrinsic to the activity of the parties,

59 a. Rivista di diritto internazionale privato e processuale. 1975 - N. 4.

907

549

552

754

such as authorizations and controls: <i>Court of Cassation</i> , 14th February 1975 No. 569	786
Jurisdiction - 'Average' relative to a shipment on a foreign vessel ending in a foreign port - Art. 610, Code of Navigation - Irrelevance thereof - Art. 1, para. 2, said Code - Jurisdiction of Italian Court confirmed: Court of Cassation, 6th July 1973, No. 1909	571
Jurisdiction - Art. 4, para. 1, Law on Divorce - Special rule establishing jurisdiction: Milan Tribunal, 7th January 1974	324
Jurisdiction - Art. 4, para. 1, Law on Divorce - Rules for jurisdiction in cases involving foreigners and stateless persons: Milan Tribunal, 28th Feb- ruary 1974	520
Jurisdiction - Art. 4, para. 1, Law on Divorce - Rule also regulating jurisdic- tion: Milan Tribunal, 18th March 1974, No. 2247	328
Jurisdiction - Art. 4, para. 1, Law on Divorce - Special rule on jurisdiction relative to Art. 4, Code of Civil Procedure - Need to reconcile same - Art. 4, No. 2, Code of Civil Procedure - Reciprocity relative to Swiss law - Confirmation of Italian court's jurisdiction - Impossibility of designat- ing specific court to exercise jurisdiction - Jurisdiction of all courts of the same grade - Choice by petitioner: <i>Milan Tribunal</i> , 18th March 1974, No. 2273	332
Jurisdiction - Jurisdiction over foreign State - No general rules of international law which decree the immunity of foreign States when they act as private persons - Foreign Minister of a foreign State - May be summoned to Court in the person of the ambassador: <i>Rome Pretore</i> , 29th April 1974	98
Jurisdiction - Art. 4, para. 1, Law on Divorce - Rule as to jurisdiction: Milan Tribunal, 16th April 1974	528
Jurisdiction - Cessation of civil effects of a marriage celebrated under the rites of the Concordat - Irrelevance of Art. 34 of the Concordat to the question of Italian Court's jurisdiction - Law No. 898 of 1st December 1970 - Constitutional validity thereof: Court of Cassation (plenary session), 10th May 1974, No. 1331	572
Jurisdiction - Inheritance disputes - Art. 4, No. 2, Code of Civil Procedure - Succession of an Italian citizen abroad - Italian nationality of the <i>de cuius</i> - Sufficient for the exercise of jurisdiction over the foreign defendant: <i>Court of Cassation</i> (plenary session), 6th July 1974, No. 1979	108
Jurisdiction - Art. 4, Code of Civil Procedure - Points at which proceedings are to be connected with provisions of Italian law - Burden of proof - Residence by foreigner in Italy as a criterion to establish jurisdiction: Court of Cassation (plenary session), 9th July 1974, No. 2004	345
Jurisdiction - Cessation of civil effects of a marriage celebrated under the rites of the Concordat - Irrelevance of Art. 34 of the Concordat to the question of Italian Court's jurisdiction - Law No. 898 of 1st December 1970 - Consti- tutional validity thereof: Court of Cassation (plenary session), 11th July 1974, No. 2049	573

ł

I

;

1

ł

ţ

Jurisdiction - Art. 4 on the Law on Divorce - Residence of the petitioner - Not a criterion for jurisdiction: Court of Cassation (plenary session), 15th July 1974, No. 2126	113
Jurisdiction - Criterion of execution in Italy of obligations under Art. 4, No. 2, Code of Civil Procedure - Its application also to cases other than execution of obligations: <i>Court of Cassation</i> (plenary session), 18th September 1974, no. 2497	533
Jurisdiction - Criterion of reciprocity in Art. 4, No. 4, Code of Civil Procedure - Foreign rule confirming jurisdiction over those located abroad under a contract made in their homeland is not a reciprocal rule relative to contracts made outside of Italy: <i>Court of Cassation</i> (plenary session), 28th October 1974, No. 3205	575
Jurisdiction - Court of the place where obligation to be performed - Art. 5, Brussels Convention of 27th September 1968: Genoa Court of Appeal, 11th November 1974	352
Jurisdiction - Indication, by means of a "repatriation order", to a foreign State of Italy's willingness to accept a former Italian citizen whom such State intends to expel and deprive of its citizenship - Nature as a sovereign Act of State - Consequent lack of jurisdiction of ordinary Italian civil court: Court of Cassation (plenary session), 14th November 1974, No. 3608	538
Jurisdiction - Employment contract between an Italian citizen and the Economic Agency at the Rumanian Embassy in Italy - State of Rumania as defendant - Consequent lack of Italian Court's jurisdiction: Court of Cassation (plenary session), 23rd November 1974, No. 3803	541
Jurisdiction - Agreement providing for arbitration abroad - Art. II of New York Convention of 10th June 1958 - Need for written form: Naples Court of Appeal, 13th December 1974	552
Jurisdiction - Petition for damages against a foreigner arising from a non-con- tractual liability - Wrongful act committed abroad with harmful conse- quences in Italy - Confirmation of Italian Court's jurisdiction: Court of Cassation (plenary session), 15th March 1975, No. 1001	562
Marriage - Canon marriage celebrated abroad - Exclusively civil consequences thereof in Italy: Milan Tribunal, 7th January 1974	324
Marriage - Marriage celebrated abroad by canon rites between Italian citizens - Recognition of civil effects thereof in Italy - Premises therefor: Milan Tribunal, 7th March 1974	522
Marriage - Registration of marriage - Arts. 50 and 51, Royal Decree No. 1238 of 9th July 1939 - Marriages celebrated abroad between two Italians or between an Italian and a foreigner: <i>Milan Tribunal</i> , 16th April 1974 .	528
Marriage - Canon marriage between an Italian and a foreign woman celebrated abroad where canon rites irrelevant - Registration thereof in Italy - Con- sequent civil effects thereof: Pavia Tribunal, 21st May 1974	104
Marriage - Marriage celebrated by Italian citizens abroad according to the local rites - Art. 115, Civil Code - Conditions for validity of such marriage in	

909

ŗ

1

ļ

1

.1

ų

Italy - Enquiry into the form of the marriage celebrated abroad: Court of Cassation, 14th February 1975 No. 569	786
Nationality of Ship - Act occurring on board a foreign ship in Italian waters - Powers, duties and responsibilities of the ship's captain - Proper law applicable to each - Arts. 5 and 8 of the Code of Navigation - To be the law of the ship's flag: Bergamo Tribunal, Order, 21st June 1974	107
Personal Status and Capacity - Proper law - Renvoi to national law - Concrete situation in legal system cited - Relevance thereof - General and abstract foreign norms - Irrelevance thereof: Milan Tribunal, 18th March 1974, No. 2247	328
Personal Status and Capacity - Action to disown paternity - Foreign parties thereto - Art. 17, Preliminary Dispositions of the Civil Code - Proper law thereof foreign law - Art. 1162, Iranian Civil Code - Period within which to commence proceedings - Substantive nature of same - Art. 27, Preliminary Dispositions of Civil Code - Irrelevance thereof: <i>Milan Tribunal</i> , 10th Oc- tober 1974	123
Private International Law - Juridical values of other legal systems to which the rules of Italian private international law attach relevance - Same represented not only by the normative system, but also by the regulation of jurisdiction and administrative rules affecting a factual situation - Enforcement of such rules in the system to which the court belongs: Court of Cassation (plenary session), 15th July 1974, No. 2126	113
Property - Proper law - Art. 22, Preliminary Dispositions of the Civil Code - Lex rei sitae - Place where movables located at the time of acquisition and place at time of institution of procedure - Difference between these: Court of Cassation, 21st June 1974	335
Public Policy - Liechtenstein regulations relative to the Anstalt - Contrast thereof with Italian public Policy: Trieste Tribunal, 27th February 1974	90
Public Policy - Iranian legal provision containing a limitation period for an action disowning paternity shorter than that in Italian Law - Same contrary to Italian public policy: <i>Milan Tribunal</i> , 10th October 1974	123
Public Policy - Iranian legal provision on marriage - Same not contrary to Italian public policy: Florence Tribunal, Order, 30th October 1974	126
Sea - High seas - Authority to dump industrial waste in the ocean - Same lies within the competence of the State and not of the Regions: Constitutional Court, 4th July 1974, No. 203	79
Succession - Inheritance petition - Proper law applicable thereto - To be the national law of the <i>de cuius</i> - Bona fide possession - Proper law governing same - To be Italian law: Court of Cassation (plenary session), 6th July 1974, No. 1979	108
Treaties and General International Rules - Italo-Swiss Convention of 3rd Jan- nuary 1933 on the recognition and enforcement of judgments - Jurisdiction of Swiss court - Arts. 1, 2 and 12, said Convention: Court of Cassation, 22nd June 1972, No. 1894	
22nd June 1972, No. 1894	339

Treaties and General International Rules - Jurisdiction over foreign State - No general rules of international law sanctioning immunity of foreign States when acting in a private capacity: Rome Pretore, 29th April 1974	98
Treaties and general international rules - Italo-Spanish Convention of 21st July 1956 on Social Security - Proper law applicable to the social insurance cover - Accident occurring in the course of work occasionally carried out abroad - To be the Law of the State in which the employer company has its Registered Office: Court of Cassation, 29th July 1974 No. 2298	737
Treaties and General International Rules - Jurisdiction relative to foreign States - Same exists only in relation to acts of a private law nature: Court of Cassa- tion (plenary session), 23rd November 1974, No. 3803	541
Treaties and General International Rules - New York Convention of 10th June 1958 on arbitral awards - Art. III thereof - Foreign award not equivalent to domestic award for purposes of execution in Italy - Art. II, said Conven- tion - Arbitration agreement - Need for same to be in written form: Naples Court of Appeal, 13th December 1974	552
Treaties and general international rules - Art. 3, New York Convention of 20th June 1956 on the recognition of maintenance obligations - Role of intermediary institution therein provided - Italian Ministry of the Interior - Applicability of said Art Art. 2, Hague Convention of 15th April 1958 on the recognition of maintenance obligations towards infant children - No power by Italian court to question the substantive merits of the foreign judgment sought to be enforced: Court of Cassation, 18th December 1974 No. 4346	754
Treaties and general international rules - General Agreement on Tariffs and Trade (G.A.T.T.) - Art. III No. 2 thereof, corresponding to Art. IV No. 2 in the new text - Adaptation of Italian law thereto by means of an Order of execution - Principle of taxation parity between nationally- produced and imported goods - Interpretation thereof in a global sense - Powers of the courts and the legislature to enquire into the application of the principle - Application to the general duty on the import of cotton goods: Court of Cassation (plenary session), 7th January 1975 No. 10	761
Treaties and general international rules - Convention on the international carriage of goods by road (C.M.R.) - Art. 29 thereof - Limits to the carrier's liability for delays in the consigment of goods - Fraud or aggravated liability of the carrier analogous to fraud under the <i>lex fori</i> - Invalidity of the said limitation of liability: <i>Milan Tribunal</i> , 3rd. March 1975	796
Treaties and general international rules - Brussels Convention of 27th Sep- tember 1968 - German judgment in default of defence or prosecution - Eligibility thereof for recognition in Italy: Milan Court of Appeal, Order 16th June 1975	801
•'	

CASES IN THE COURT OF THE EUROPEAN COMMUNITIES

I.	TELCHINI, Cases in the Court of Justice of the European Communities (January-June 1974)	137
I.	TELCHINI, Cases in the Court of Justice of the European Communities (July-December 1974)	365
I.	TELCHINI, Cases in the Court of Justice of the European Communities (January-June 1975)	803
Ju	dgment, 21st June 1974, in Case 2/74 (Reyners v. Belgian State)	179

CASES IN FOREIGN COURTS

Contract - Shipping contract under which an Italian forwarding-agent provides a despatch note to a German forwarding-agent - General conditions of German forwarding-agents - Applicability thereof: Bundesgerichtshof,	
13th December 1973	L
 Exchange Control - Agreement establishing the International Monetary Fund - Art. VIII 2 (b) thereof - Restrictive interpretation thereof in relation to a contract between an Italian and an English firm for transactions on the London Metal Exchange - Incidence of Art. 106 of Treaty establishing the E.E.C.: High Court of Justice, Queen's Bench Division (Wilson Smithett and Cope Ltd. v. Terruzzi), 11th January 1975	78

DOCUMENTS

Convention to prevent unlawful acts contrary to the Security of Civil Aviation (Montreal, 23rd September 1971)	187
Conventions on aerial piracy (state of signatures, ratifications and adoptions of the 1963 Tokyo Convention, the 1970 Hague Convention and the 1971 Montreal Convention)	102
	193
Convention on limitation of actions in international sale of goods	201
Convention between Italian Republic and Federal German Republic on exemption from legalization of deeds (Rome, 7th June 1969)	415
Convention between Italy and the Lebanon on reciprocal judicial assistance in the execution of judgments and extradition (Beirut, 10th July 1970).	417
Consular Convention between Italian Republic and Peoples Republic of Hungary (Rome, 16th October 1969)	427

VOLUME XI - 1975 - INDEX	913
Extradition Treaty between Republic of Italy and United States of America (Rome, 18th January 1973)	5 94
Agreement between Italy and Austria for the definition of financial and patrimonial questions (Rome, 17th July 1971)	600
Convention for reciprocal judicial assistance, for the execution of judgments and for extradition between Italy and Morocco (Rome, 12th February 1971)	604
New legislative provisions on the nationality of married women	846
Convention between Italy and Rumania on judicial assistance in civil and crimi- nal matters	847
Regulation of conciliation and arbitration in the International Chamber of Commerce	857

CURRENT EVENTS AND RECENT DEVELOPMENTS

Legislative, Judicial and International Practice. Swiss ratification of the European Convention on Human Rights - Adoption of international	
powers of attorney in a European context	209
Legislative, Judicial and International Practice. The work of the Seventh Session of UNCITRAL - Vienna Convention of 14th March 1975 on the Representation of States in their relations with International Organizations of a Universal Character - New adherents to the 1964 Hague Convention on Sales - Coming into operation of the 1969 Convention on civil liability for pollution - Italo-United States Agreement on double taxation and Italian fiscal reform - On the value of academic qualifications obtained by Italians abroad - Accord between the Italian Arbitration Association and the	
U.S.S.R. Chamber of Commerce and Industry	44 1
Legislative, Judicial and International Practice. Activities of international organizations in the harmonization and unification of International Commercial Law - Resolutions of the Twenty-ninth Session of the General Assembly of U.N.O.	613
Legislative, Judicial and International Practice - Treates modifying the European Investment Bank Statute - Signature of four additional protocols to the Warsaw convention on carrier's liability - Entry into force of the protocol on the interpretation of Brussels convention of 1968 - Entry into force of 1971 convention on civil liability for nuclear transport	868
Parliamentary Debates. On the recognition of foreign degrees and qualifica- tions - Towards an Italo-Swiss Convention on fiscal matters - International control of the use of artificial satellites .	210
Parliamentary Debates - Recent Libyan and Tunisian enactments on territorial waters - On the treatment of Italian employees at foreign Embassies .	450

Notices. Round Table on the E.E.C. Commission at the Catholic University of Milan - Colloquium on Insurance in the Common Market	213
Notices - New composition of the European Commission and Court of Human Rights - The Third National Congress of Comparative Law	452
Notices. A new Secretary General at UNIDROIT - An international convention on humanitarian law	627
Notices - Regulation on legal profession in E.E.C.	

BOOK REVIEWS

(See Italian Index)

Registrazione presso il Tribunale di Milano al n. 6418 in data 26-11-1963 Direttore responsabile: prof. avv. Mario Giuliano LINOTIPIA VERONESE FIORINI - VERONA

914	
-----	--