

INDEX

ARTICLES

G. BARILE, Fundamental principles of Italian constitutional law and principles of public policy	5
N. BOSCHIERO, The new Hague Convention on the law applicable to contracts for the international sale of goods	507
F. D. BUSNELLI, Some critical remarks on the Italian rules regarding international adoption of children	255
S. M. CARBONE, Maritime trade between international law and national law	497
S. M. CARBONE, The enforcement within the Italian legal system of the Visby and Brussels protocols on bill of lading	789
R. CLERICI, Bills of lading: the entry into force of two new protocols of Brussels	21
S. LABRIOLA, The "Achille Lauro" incident and Italian constitutional law	241
L. MIGLIORINO, The subrogation of States to the rights of national investors abroad according to bilateral investment agreements	275
M. PISANI, The "Achille Lauro" case and the treaty on extradition between Italy and the United States of America	775

REVIEWS

J. E. BRICEÑO BERRÚ, Los tratados sudamericanos de derecho comercial internacional y el libro segundo del código Bustamante (in spanish)	39
J. E. BRICEÑO BERRÚ, Las convenciones interamericanas sobre derecho comercial internacional (in spanish)	799
S. MAZZI, Italian bibliography on the European convention on human rights	291
S. PIERI, Recent decisions on international adoption of children	541

SHORTER ARTICLES, NOTES AND COMMENTS

S. BARIATTI, A commentary on art. 17 of the Brussels convention of 27th September 1968	819
M. CASELLA, Aspects of draft bill on the reform of law of exchange control	67
R. CLERICI, On the reacquisition of Italian nationality	575
U. DRAETTA, The battle of forms in international trade	319

T. FARANDA, Recent developments in Italian case law and legislation on social security protection afforded to the Italian worker abroad	843
M. FRIGESSI DI RATTALMA, The effects of exchange control regulations on international contracts	73
P. IVALDI, Wilful misconduct and default according to art. 29 of CMR	327
A. SARAVALLE, International arbitration and anti-trust laws: the Mitsubishi case	597

CASES IN ITALIAN COURTS

<i>Adoption of children</i> - Law 4th May 1983 n. 184 - Art. 76 - Application of former norms to the proceedings - Adoption of foreign minors - Question of constitutional invalidity as to art. 3, Constitution - Question not manifestly unfounded: <i>Court of Cassation</i> (plenary session), order 28th March 1985 n. 200	626
<i>Adoption of children</i> - Adopters of a minor for whom adoption may be allowed - Appeal against the decision upholding the issue - Confirmation as to the proper party - Subsequent appeal to the Court of Cassation - Confirmation of proper party - Minor adoptable - Articles 314/7 and 314/8, Civil Code - Prerequisites - Law 4th May 1983 n. 184 on adoption of children - Difference with former norms: <i>Court of Cassation</i> (plenary session), 28th March 1985 n. 2186	625
<i>Adoption of children</i> - Adoption of foreign minors - Law 4th May 1983 n. 184 - Art. 76 - Inapplicability of said law to proceedings pending or defined - Foreign proceedings - Applicability: <i>Court of Cassation</i> , 23rd April 1985 n. 2659	709
<i>Adoption of children</i> - Adoption of foreign minors - Law 4th May 1983 n. 184 - Inapplicability of said law to pending proceedings or defined proceedings - Foreign proceedings - Applicability: <i>Court of Cassation</i> , 23rd April 1985 n. 2662	709
<i>Adoption of children</i> - Adoption of foreign minors - Law 4th May 1983 n. 184 - Art. 76 - Inapplicability of said law to proceedings pending or defined - Foreign proceedings - Applicability: <i>Court of Cassation</i> , 23rd April 1985 n. 2664	709
<i>Adoption of children</i> - Adoption of foreign minors - Law 4th May 1983 n. 184 - Art. 76 - Inapplicability of said law to proceedings pending or defined - Foreign proceedings - Applicability: <i>Court of Cassation</i> , 6th May 1985 n. 2828	709
<i>Bankruptcy</i> - Request made on property of a foreign State - State as a enterpriser - Meaning of commercial enterpriser - Art. 1 of law on bankruptcy and art. 2082, Civil Code - Inapplicability thereof - Execution proceedings - Law 15th July 1926 n. 1263 - Art. 1 - Authorization - Applicability: <i>Catania Tribunal</i> , decree 17th November 1983	930
<i>Bankruptcy</i> - Foreign company without permanent residence in Italy - Italian Court's lack of jurisdiction - Art. 9 of the law of bankruptcy - Business transactions in Italy - Irrelevance: <i>Court of Cassation</i> (plenary session), 4th July 1985 n. 4049	886

- Civil procedure* - Foreigner - Enjoyment of civil rights - Condition of reciprocity - Art. 16, Preliminary Dispositions - Burden of proof as to reciprocity on foreigner: *Bari Tribunal*, 31st May 1984 114
- Civil procedure* - Power of attorney *ad litem* granted abroad - Prerequisites for validity thereof: *Court of Cassation*, 17th January 1985 n. 112 899
- Civil procedure* - Summons served on a foreigner neither resident or domiciled in Italy - Art. 143, last paragraph, Civil Procedure Code - Ruling of the Constitutional Court n. 10 of 1978 - Invalidity of summons and subsequent proceedings: *Court of Cassation*, 6th May 1985 n. 2825 881
- Civil procedure* - Confirmation of sequestration - Credit of foreign company in Italy - Prerequisites for confirmation: *Catania Tribunal*, 30th May 1985 158
- Civil procedure* - Summons served on foreign company with place of business in the Ivory Coast - Articles 142 and 143, Civil Procedure Code - Applicability - Law 6th February 1981 n. 42 modifying said norms - Inapplicability: *Catania Tribunal*, 30th May 1985 158
- Civil procedure* - Art. 73, fourth paragraph, Royal decree 30th January 1941 n. 12 on the Judiciary - Competency of the "Pubblico Ministero" - Court cases concerning citizenship - Confirmation of competency thereof: *Milan Tribunal*, 20th June 1985 662
- Civil procedure* - Judgment on merits subsequent an *interim* measure - Art. 19, Civil Procedure Code - Authorized representative to stay in court - Foreign company - Conditions - Art. 18, Civil Procedure Code - Application by analogy: *Court of Cassation*, 4th July 1985 n. 4018 396
- Civil procedure* - Enforcement of foreign judgment - Art. 796, last paragraph, Civil Procedure Code - "Pubblico Ministero" - Necessary party to proceedings - Summons of recourse to the Court of Cassation not served on the "Pubblico Ministero" - Inadmissibility of said recourse: *Court of Cassation*, 19th December 1985 n. 6496 894
- Civil procedure* - Summons upon person resident abroad - Execution after the Constitutional Court's ruling 2nd February 1978 n. 10 but prior to law 6th February 1981 n. 42 - Art. 143, third paragraph, Civil Procedure Code - Inapplicability - Hague convention 1st March 1954 and the Universal Postal Convention 5th July 1974 - Applicability: *Milan Court of Appeal*, 4th April 1986 694
- Companies* - *Anstalt* of Liechtenstein - Legal capacity under Italian law - Art. 16, Preliminary Dispositions and art. 2507, Civil Code - Bodies of the company - Relative powers: *Court of Cassation*, 21st January 1985 n. 198 353
- Companies* - Foreign companies - Art. 16, Preliminary Dispositions - Applicability - *Anstalt* of Liechtenstein - Reconstruction as a company limited by shares: *Court of Cassation* (plenary session), 20th May 1985 n. 3089 652
- Contract* - Surety between resident and non resident entered into without prior ministerial authorization as *per* art. 2 of decreed law 6th June 1956 n. 476 - Art. 1418, first paragraph, Civil Code - Voidness of contract: *Court of Cassation* (plenary session), 2nd June 1984 n. 3357 121

- Contract* - Employment contract - Accident suffered by worker - Art. 25, Preliminary Dispositions - Obligations of employer - Law of place where accident took place: *Bari Pretore*, 23rd November 1984 143
- Contract* - Contract between Swiss bank and Italian citizen resident in Italy - Purchase of foreign stock by the said bank - Violation of exchange control norms - Voidness of contract - Action for unjust enrichment proposed against the bank - Art. 2041, Civil Code - Inapplicability: *Court of Cassation*, 13th December 1984 n. 6537 148
- Contract* - Art. 25, first paragraph, Preliminary Dispositions - Application of foreign law - Prerequisites: *Court of Cassation*, 19th January 1985 n. 149 344
- Contract* - Yugoslav citizen ex-Italian citizen - Contributions to I.N.P.S. prior to 1st May 1945 - Exchange of notes between Italy and Yugoslavia on 5th February 1959 - Request for benefits to be made to the Yugoslav fund: *Court of Cassation*, 23rd January 1985 n. 304 910
- Contract* - Services and consultancy furnished to an Italian company by a foreign company - Nature - Art. 2 of law 23rd November 1939 n. 1815 - Inapplicability: *Court of Cassation*, 30th January 1985 n. 566 358
- Contract* - International carriage of goods by road contract - C.M.R. convention - Carrier's limitation of liability - Notion of default according to the *lex fori* - Three year limitation period - Prerequisites: *Court of Cassation*, 29th March 1985 n. 2204 381
- Contract* - Documentary credit - Contract - Exclusion - Art. 25, second paragraph, Preliminary Dispositions - Inapplicability - Applicability of uniform law - Inapplicability of art. 25, first paragraph: *Padoa Tribunal*, 11th April 1985 391
- Contract* - Service contract between foreign State and Italian company - Law 23rd October 1960 n. 1369 - Application thereof - Irrelevance of the public or private scope for which the State acts - Art. 9 of law 30th November 1955 n. 1335 - Duty of the foreign State to respect Italian norms concerning labour contracts - Paris agreement of 26th July 1961 between the Italian Government and the N.A.T.O. Supreme Command - Inapplicability thereof: *Catania Tribunal*, 19th April 1985 868
- Contract* - International carriage under "carnet TIR" - Exclusion of custom controls at border - Geneva convention 15th January 1959 - Applicability thereof - Duty to pay levies to customs upon arrival - Law 25th September 1940 n. 1424 - Applicability thereof: *Court of Cassation*, 23rd April 1985 n. 2658 902
- Contract* - Employment contract - Art. 25, Preliminary Dispositions - Law chosen by the parties: *Court of Cassation*, 4th May 1985 n. 2805 648
- Contract* - N.A.T.O. personnel with local status - Collective dismissal - London convention 1951 - Inapplicability thereof: *Court of Cassation*, 17th May 1985 n. 3034 922
- Contract* - Employment contract - Foreign law less favourable to employee - Inapplicability: *Court of Cassation*, 25th May 1985 n. 3209 658

- Contract* - Law of Western Germany - Assignment of motor car for the benefit of creditors - Prerequisites: *Court of Cassation*, 5th September 1985 n. 4617 705
- Contract* - Employment contract performed abroad - Accident to Italian worker abroad - Applicable law - Art. 25, Preliminary Dispositions - Exclusion thereof - Presidential decree 30th June 1965 n. 1124 concerning insurance against labour accidents - Place of engagement - Italian territory - Application of Italian law: *Court of Cassation*, 8th October 1985 n. 4882 888
- Contract* - Performance abroad by Italian employees working for Italian companies - Art. 1 of Royal decreed law 4th October 1935 n. 1827 and articles 1 and 4 of Presidential decree 30th June 1965 n. 1124 - Employment contracts do not contain reference to compulsory contributions - Contrast with art. 35, last paragraph, Constitution - Constitutional invalidity: *Constitutional Court*, 19th December 1985 n. 369 853
- Criminal procedure* - Art. 666, 5th paragraph, Criminal Procedure Code - Decree fixing the date of hearing for judgment - Defending counsel only to be informed - Contrast with articles 3, 13 and 24, second paragraph, Constitution - Constitutional invalidity: *Constitutional Court*, 12th November 1985 n. 280 900
- Divorce* - Applicable law - Articles 17, first paragraph and 18, Preliminary Dispositions - National law of spouses - Foreign law which does not provide for the divorce - Conflict with public policy - Exclusion: *Rome Court of Appeal*, 9th April 1985 639
- Divorce* - Divorce between foreigners of different nationality - Applicable law - Art. 17, first paragraph, Preliminary Dispositions - National laws of spouses - Lack of requirements provided for by both laws - Impossibility as to passing judgment of divorce: *Milan Court of Appeal*, 4th April 1986 694
- Duties and taxes* - Dues for administrative services - G.A.T.T. agreement - Art. II n. 2 - Compatibility with Italian law - Interpretation of the G.A.T.T. agreement - Jurisdiction of the Court of Justice of the European Communities: *Court of Cassation* (plenary session), 8th October 1984 n. 5009 914
- Duties and taxes* - Importation of cotton - I.G.E. rate - G.A.T.T. agreement - Art. III (now art. IV) - Compatibility with Italian law - Interpretation of the G.A.T.T. agreement - Jurisdiction of the Court of Justice of the European Communities: *Court of Cassation* (plenary session), 9th October 1984 n. 5024 914
- Duties and taxes* - Crude oil pumped from the port of Trieste through the transalpine pipeline - Fiscal and port levies - G.A.T.T. agreement - Art. II (now art. III) - Compatibility with Italian law: *Court of Cassation* (plenary session), 10th November 1984 n. 5684 914
- Duties and taxes* - Import duties on goods imported from G.A.T.T. member States - Possible contrast with E.E.C. norms - Judge of merit to decide: *Constitutional Court*, order 23rd April 1985 n. 118 99
- Duties and taxes* - Foreign company without permanent residence in Italy - Royalties - Non taxable: *Court of Cassation*, 16th July 1985 n. 4176 909

- Duties and taxes* - Equal tax obligation - I.G.E. rate on imported cotton - G.A.T.T. agreement - Art. III (now art. IV) - Compatibility with Italian law - Interpretation of the G.A.T.T. agreement - Jurisdiction of the Court of Justice of the European Communities: *Court of Cassation*, 23rd July 1985 n. 4311 914
- Duties and taxes* - Tax adjustment on the importation of foreign spirits - Art. III (now art. IV) G.A.T.T. agreement - Compatibility with Italian law - Question of constitutional validity relative to articles 11, 3 and 53, Constitution - Said question clearly unfounded: *Constitutional Court*, 25th July 1985 n. 219 914
- European Economic Community* - Import duties on goods imported from G.A.T.T. member States - Possible contrast with E.E.C. norms - Judge of merit to decide: *Constitutional Court*, order 23rd April 1985 n. 118 99
- European Economic Community* - Qualification in order to exercise a profession issued by an E.E.C. member State to an Italian citizen - Equivalence with a qualification certificate issued by the Italian State - Architects Order - Jurisdiction - Exclusion: *National Council of the Order of Architects*, decision 12th December 1985 403
- Exchange control* - Re-entry of Italian currency - Art. 2 of law 30th April 1976 n. 159, as modified by art. 3 of law 8th October 1976 n. 689 - Exemption from administrative penalties - Inapplicability as to the crime of smuggling by foreign flag ship: *Court of Cassation* (criminal section), 26th April 1984 905
- Exchange control* - Decreed law 6th June 1956 n. 476 - Art. 2 - Prohibition for residents to enter into contracts with non residents without a prior ministerial authorization - Voidness of said contracts: *Court of Cassation* (plenary session), 2nd June 1984 n. 3357 121
- Exchange control* - Exchange control norms - Art. 2 decreed law 6th June 1956 n. 476 - Contract entered into in violation of said norms - Voidness thereof - Art. 1418, first paragraph, Civil Code - Applicability: *Court of Cassation*, 13th December 1984 n. 6537 148
- Exchange control* - Re-entry of Italian currency - Art. 2 of law 30th April 1976 n. 159, as modified by art. 3 of law 8th October 1976 n. 689 - Assignment of currency to "Banca d'Italia" - Duty of declaration to Italian Exchange Control Office - Exclusion: *Court of Cassation*, 6th May 1985 n. 2829 904
- Exchange control* - Re-entry of Italian currency - Art. 2 of law 30th April 1976 n. 159, as modified by art. 3 of law 8th October 1976 n. 689 - Inapplicability of administrative penalties to unknown offenders - Known offenders - No distinction between the classes of offenders: *Court of Cassation*, 17th June 1985 n. 3638 904
- Exchange control* - Re-entry of Italian currency - Art. 2 of law 30th April 1976 n. 159, as modified by art. 3 of law 8th October 1976 n. 689 - Inapplicability of administrative penalties to unknown offenders - Known offenders - No distinction between the classes of offenders: *Court of Cassation*, 19th September 1985 n. 4703 904
- Extradition* - Extradition of Italian minor to United States of America - Extradition

- tion treaty between Italy and U.S.A. of 13th October 1983 - Law 26th May 1984 n. 225 - Question of constitutional validity - Contrast with articles 27, third paragraph and 31, Constitution - Inadmissibility of said question: *Constitutional Court*, 25 July 1985 n. 220 900
- Extradition* - Art. 666, 5th paragraph of the Criminal Procedure Code - Decree fixing the date of hearing for judgment - Defending counsel only to be informed - Contrast with articles 3, 13 and 24 second paragraph, Constitution - Constitutional invalidity: *Constitutional Court*, 12th November 1985 n. 280 900
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign judgment of adoption of children - Request for recognition - Refusal by juvenile Court - Appeal to the Court of Cassation of "Pubblico Ministero" - Art. 32 of law 4th May 1983 n. 184 - Prerequisites for such recourse - Lack of notification to other party - Inadmissibility of recourse: *Court of Cassation*, order 15th January 1985 n. 31 157
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign measure concerning maintenance - Verification of rights of defendant - Nature of measure - Reference made to equivalent measure under Italian law - German order - Its nature of "décision" according to the Hague convention of 1958 - Enforcement: *Court of Cassation*, 21st January 1985 n. 193 348
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Trial prerequisites and conditions for action - Foreign arbitral award - Competency of official receiver - Lack of competency thereof: *Court of Cassation*, 14th March 1985 n. 1977 617
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign public act concerning *status personae* - Enforcement in Italy independently from *exequatur*: *Court of Cassation* (plenary session), 28th March 1985 n. 2186 625
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - English judgment on divorce - Foreign judge's jurisdiction - Art. 797 n. 1, Civil Procedure Code - Prerequisites - Public policy - Art. 797 n. 7, Civil Procedure Code: *Rome Court of Appeal*, 22nd April 1985 n. 933 643
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign judgment concerning maintenance - Adequacy of the time within which to enter appearance before the Court - Art. 797 n. 2, Civil Procedure Code - Applicability - Art. 2 of the Hague convention 15th April 1958 - Applicability: *Court of Cassation*, 5th June 1985 n. 3354 904
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Japanese judgment of divorce between Italian citizens - Art. 797 nos. 2-6, Civil Procedure Code - Prerequisites - Confirmation thereof - Art. 797 n. 1, Civil Procedure Code - Jurisdiction of foreign judge - Confirmation thereof - Art. 797 n. 7, Civil Procedure Code - Application of Japanese law on divorce - Conflict with public policy - Exclusion: *Genoa Court of Appeal*, 4th December 1985 168
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Art. 796, last paragraph, Civil Procedure Code - "Pubblico Mini-

- stero" - Necessary party to proceedings - Summons of recourse to the Court of Cassation not served to the "Pubblico Ministero" - Invalidity of recourse: *Court of Cassation*, 19th December 1985 n. 6496 894
- Foreign judgments and administrative acts* - Recognition and enforcement in Italy - Foreign arbitral award - Default pending arbitral proceedings - Art. 798, Civil Procedure Code - Re-examination as to merits of case - Inadmissibility: *Court of Cassation*, 15th March 1986 n. 1765 707
- Foreign law* - Lack of knowledge by judge - Burden of proof: *Bari Pretore*, 23rd November 1984 143
- Foreign law* - Its application by Italian judge - Burden of proof to furnish the judge with the authentic and complete source of the foreign norms - Lack of submission of foreign law - Application of Italian law: *Court of Cassation*, 19th January 1985 n. 149 344
- Foreign law* - Lack of knowledge by judge of foreign law - Presumption of equality between Italian law and foreign law - Employment contract - Meaning of *favor laboris*: *Court of Cassation*, 4th May 1985 n. 2805 648
- Foreign law* - Application by Italian judge - Burden of proof upon party requesting application of foreign law - Difference between a foreign and an Italian norm - Norm to be applied: *Court of Cassation*, 9th May 1985 n. 2879 924
- Foreigner* - Art. 16, Preliminary Dispositions - Legal capacity - Condition of reciprocity - Burden of proof as to reciprocity on foreigner - Employment contract - Property rights - Applicability of said article - Contrast with Constitutional law - Exclusion: *Bari Tribunal*, 31st May 1984 114
- Foreigner* - Art. 152, second paragraph of the consolidated laws on public safety - Expulsion measure issued by "Prefetto" - Lack of judicial debate - Contrast with articles 2 and 97, Constitution - Question as to constitutional validity non manifestly unfounded: *Legnano Criminal Pretore*, 28th February 1985 373
- Foreigner* - Foreign plaintiff - Articles 16, Preliminary Dispositions and 24, Constitution - Identical rights of Italian plaintiff: *Rome Court of Appeal*, 9th April 1985 639
- Form of deeds and acts* - Arbitration agreement prescribing arbitration abroad - Applicable law - New York convention 10th June 1958 - Art. II - Applicability - Art. 26, Preliminary Dispositions - Inapplicability: *Court of Cassation*, 4th November 1981 n. 6035 707
- Form of deeds and acts* - Marriage by proxy - Proper law of deed - Art. 26, Preliminary Dispositions - Mexican law - Lack of witnesses - Invalidity of the deed and marriage: *Rome Court of Appeal*, 22nd April 1985 n. 452 876
- Jurisdiction* - Arbitration agreement prescribing arbitration abroad - New York convention 10th June 1958 - Art. II - Prerequisites of form: *Court of Cassation*, 4th November 1981 n. 6035 707
- Jurisdiction* - Declaration of presumption of death - Foreigner domiciled in Italy and residing abroad - Art. 4, Civil Procedure Code - Inapplicability - Legal consequences of the declaration in Italy - Criteria for jurisdiction: *Rome Tribunal*, 24th June 1983 913

- Jurisdiction* - Request of execution made on property of a foreign State - State as a enterpriser - Immunity - Authorization under law 15 July 1926 n. 1263 - Request of bankruptcy: *Catania Tribunal*, decree 17th November 1983 930
- Jurisdiction* - Derogation from Italian jurisdiction - Bill of lading containing a derogation clause - Validity thereof under the proper law of contract between carrier and shipper - Validity thereof vis-à-vis third party bearer - Brussels convention of 1968 - Art. 17 - Derogation clause printed on the back of a bill of lading - Signature by the issuing party - Invalidation: *Court of Cassation* (plenary session), 21st November 1984 n. 5945 127
- Jurisdiction* - Art. 4 n. 4, Civil Procedure Code - Reciprocity - Controversy between foreigners - Inapplicability - Jurisdiction criteria - Interpretation of the *lex fori* - Art. 4 n. 2, Civil Procedure Code - Appeal for release of temporary indemnity as *per art.* 356, Code of Navigation - Obligation *ex lege* - Landing of the seaman in Italy - Confirmation of Italian jurisdiction - Art. 4 n. 3 - Connection - Confirmation thereof: *Court of Cassation* (plenary session), 22nd November 1984 n. 5982 134
- Jurisdiction* - Art. 4 n. 3, Civil Procedure Code - Confirmation of sequestration under Italian injunction - Italian jurisdiction - Confirmation thereof - Foreign defendant - Art. 4 n. 2, Civil Procedure Code - Request of payment for services partially performed in Italy - Italian jurisdiction - Confirmation thereof - Articles 25, Preliminary Dispositions, 5 and 9, Code of Navigation - Irrelevance: *Court of Cassation* (plenary session), 22nd November 1984 n. 5983 137
- Jurisdiction* - Court case among Italian citizens concerning *hereditatis petitio* - Italia jurisdiction - Confirmation thereof - Petition made against a foreign "personal representative" - Art. 4 n. 3, Civil Procedure Code - Italian jurisdiction - Confirmation thereof - Court case pending abroad relative to the validity of the will - Art. 3, Civil Procedure Code - Irrelevance of the *lis pendens*: *Court of Cassation* (plenary session), 22nd November 1984 n. 5984 140
- Jurisdiction* - Foreign defendant - Art. 4 n. 2, Civil Procedure Code - Art. 6 of the agreement between Italy and the United States of America concerning social security - Request of benefits - Employee resident in Italy - Italian jurisdiction - Confirmation thereof: *Bari Pretore*, 23rd November 1984 143
- Jurisdiction* - Italian lawyer's consultancies to a foreign company with place of business abroad - Articles 2, 5 n. 1, 20 and 53 of the Brussels convention 27th September 1968 - No determinable credit - Art. 1182, last paragraph, Civil Code - Payment due at debtor's domicile - Lack of Italian jurisdiction: *Milan Tribunal*, 11th February 1985 860
- Jurisdiction* - Arbitration agreement prescribing arbitration abroad - Prerequisites of form - Convention of New York 10th June 1958 - Art. II - Invalidation of agreement: *Court of Cassation* (plenary session), 12 February 1985 n. 1168 707
- Jurisdiction* - Sale with opening of documentary credit - Brussels convention 27th September 1968 - Art. 5 n. 1 - Confirmation of Italian jurisdiction - *Lis pendens* - Art. 21 - Judicial proceedings in Italy and proceedings *en*

- référé* in France - Inadmissibility of *lis pendens*: *Padoa Tribunal*, 21st March 1985 374
- Jurisdiction* - Derogation from Italian jurisdiction - Brussels convention of 27th September 1968 - Art. 17 - Agreement on jurisdiction of German judge by Italian citizens domiciled in Italy - Inadmissibility thereof - Art. 2, Civil Procedure Code - Application thereof: *Court of Cassation* (plenary session), 1st April 1985 n. 2242 863
- Jurisdiction* - Divorce - Criteria - Art. 4 n. 1, Civil Procedure Code - Applicability: *Rome Court of Appeal*, 9th April 1985 639
- Jurisdiction* - Documentary credit - Brussels convention 27th September 1968 - Art. 5 n. 1 - Applicability - Payment obligation - Place of performance - Beneficiary's domicile - Confirmation of Italian jurisdiction - *Lis pendens* - Art. 21 of said convention - Judicial proceedings in Italy and proceedings *en référé* in France - Inadmissibility of *lis pendens*: *Padoa Tribunal*, 11th April 1985 391
- Jurisdiction* - Divorce - Criteria - Art. 4, Civil Procedure Code - Applicability - Art. 4 n. 1 of law 1st December 1970 n. 898 - Applicability: *Rome Court of Appeal*, 22nd April 1985 n. 933 643
- Jurisdiction* - Foreign company without permanent residence in Italy - Italian Court's lack of jurisdiction - Art. 9 of the law of bankruptcy - Business transaction in Italy - Irrelevance: *Court of Cassation* (plenary session), 4th July 1985 n. 4049 886
- Jurisdiction* - International organizations - Immunity from jurisdiction - "Istituto italo-latino americano" - Convention 1st June 1966 between Italy and the Latin American Republics - Juridical personality in international law - Immunity from jurisdiction - Confirmation thereof: *Court of Cassation* (plenary session), 23rd November 1985 n. 5819 160
- Jurisdiction* - Foreign defendant - Residence in Italy - Performance of contractual obligations in Italy - Confirmation of jurisdiction - Art. 2, Civil Procedure Code - Derogation clause - Written form - Void as to lack of signature - The clause may be asserted by the party that inserted it: *Court of Cassation* (plenary session), 20th December 1985 n. 6519 895
- Jurisdiction* - Arbitration agreement prescribing arbitration abroad - New York convention 10th June 1958 - Art. II - Prerequisites of form: *Court of Cassation*, 15th March 1986 n. 1765 707
- Jurisdiction* - Ruling of jurisdiction - Judgment declaring Italian jurisdiction - *Res non iudicata* - Admissibility of appeal: *Court of Cassation* (plenary session), 20th March 1986 n. 1971 681
- Jurisdiction* - Sale of movable goods contract - Art. 5 n. 1 of the Brussels convention 27th September 1968 - *Lex loci executionis* - Prerequisites - Art. 59 of the Hague convention 1st July 1964 - Italian jurisdiction - Confirmation of said jurisdiction: *Court of Cassation* (plenary session), 20th March 1986 n. 1971 681
- Jurisdiction* - Divorce between a foreign citizen resident in Italy and a foreign citizen resident abroad - Lack of Italian jurisdiction - Foreign defendant

- resident abroad - Defence on the merits - Tacit acceptance of Italian jurisdiction - Art. 4 n. 1, Civil Procedure Code - Italian jurisdiction - Confirmation: *Milan Court of Appeal*, 4th April 1986 694
- Marriage* - Registration of marriage of Italian citizen abroad - Lack of single status of one of the spouses - Request for annulment and cancellation of registration - Inadmissibility - Art. 51 of law of Registry Service - Transmission by diplomatic channels of the deed - Prerequisites: *Monza Tribunal*, 16th April 1984 928
- Marriage* - Marriage between citizens abroad - Prerequisites of form - Articles 115, Civil Code, 17 and 26, Preliminary Dispositions, 50 of law of Registry Service - Mexican law - Proxy granted without witnesses - Invalidity of marriage: *Rome Court of Appeal*, 22nd April 1985 n. 452 876
- Nationality* - Italo-Libyan citizenship - Libyan law of citizenship 18th April 1954 - Acquisition of said citizenship - Prerequisites - Art. 8 n. 2 of the Italian law of citizenship - Irrelevance - Citizens of Jewish descent - Relevancy: *Court of Cassation*, 12th November 1984 n. 5686 926
- Nationality* - Loss - Prerequisites - Art. 8 of law 13th June 1912 n. 555 - Residence abroad and voluntary acquisition of foreign nationality - Art. 3, Military Code - Military service with enemy State during war: *Sanremo Tribunal*, 31st December 1984 341
- Nationality* - Libyan law 25th April 1954 - Subjects thereof - Prerequisites - Italo-Libyan citizens - Applicability - Possession of passport - Proof of nationality: *Court of Cassation*, 18th February 1985 n. 1359 363
- Nationality* - Libyan law 25th April 1954 - Subject thereof - Prerequisites - Italo-Libyan citizens - Non automatic acquisition of Libyan citizenship: *Court of Cassation*, 10th April 1985 n. 2373 387
- Nationality* - Court cases concerning citizenship - Competency of the "Pubblico Ministero" - Art. 73, fourth paragraph Royal decree 30th January 1941 n. 12 on the Judiciary - Confirmation of competency thereof - Art. 9, first paragraph, n. 3 law 13th June 1912 n. 555 - Automatic re-acquisition of Italian citizenship - Question of constitutional invalidity of cited art. 9 - Contrast with articles 2, 3, 10 and 22, Constitution - Question unfounded - General international rules concerning citizenship - Inexistence thereof: *Milan Tribunal*, 20th June 1985 662
- Nationality* - Question concerning the *status civitatis* of an Italian citizen claimed by son - Competency of son - Inexistence thereof - Re-acquisition and acquisition of Italian citizenship - Articles 9, first paragraph, n. 3 and 12, first paragraph of law 13th June 1912 n. 555 - Importance of the interested party's will - Question of constitutional invalidity relative to articles 2, 3 and 10, Constitution - Question manifestly unfounded - Art. 12, first paragraph of the law of citizenship - Different cases provided therein: *Court of Cassation*, 4th February 1986 n. 688 672
- Nationality* - Italo-Libyan citizenship - To be considered as Italian *optimo iure* citizenship - Art. 3, Constitution - Prerequisites of proof of said status - Possession of temporary travel document: *Milan Tribunal*, 17th February 1986 415

- Public policy* - Succession - Austrian law - Trust - Conflict with public policy - Exclusion - Verification of public policy - Time of said verification: *Court of Cassation*, 5th April 1984 n. 2215 101
- Public policy* - Art. 5 of law 20th May 1970 n. 300 - Health control of employee performed by public authorities - Foreign law that admits health control to be performed by physician chosen by employer - Conflict with public policy: *Bari Pretore*, 23rd November 1984 143
- Public policy* - Succession - Art. 23, Preliminary Dispositions - English law does not provide for sharing of inheritance to the benefit of "legittimari" - Conflict with public policy - Art. 31, Preliminary Dispositions: *Sanremo Tribunal*, 31st December 1984 341
- Public policy* - Recognition of *Anstalt* - Conflict with public policy - Exclusion: *Court of Cassation*, 21st January 1985 n. 198 353
- Public policy* - Difference between national and international public policy - Art. 30, Constitution - Principle of maintenance and upbringing of children - Principle of international public policy - Art. 1169, Iranian Civil Code - Custody of children granted to father - Art. 31, Preliminary Dispositions - Conflict with international public policy: *Court of Cassation*, 27th February 1985 n. 1714 368
- Public policy* - Divorce - Foreign law which does not provide for divorce - Applicability - Conflict with public policy - Art. 31, Preliminary Dispositions - Exclusion: *Rome Court of Appeal*, 9th April 1985 639
- Public policy* - Foreign judgment of divorce - Grounds for divorce analogous to those provided for by the Italian law but not identical - Conflict with public policy - Art. 797 n. 7, Civil Procedure Code - Exclusion: *Rome Court of Appeal*, 22nd April 1985 n. 933 643
- Public policy* - Japanese judgment on divorce - Application of foreign law of divorce - Question as to if contrary to public policy - Art. 797 n. 7, Civil Procedure Code - Exclusion: *Genoa Court of Appeal*, 4th December 1985 168
- Relations between parents and children* - Iranian norm that provides for custody of children to father instead of mother - Conflict with public policy: *Court of Cassation*, 27th February 1985 n. 1714 368
- Succession* - Art. 23, Preliminary Dispositions - Applicable law - National law of the *de cuius* - Austrian law - Trust - Applicability: *Court of Cassation*, 5th April 1984 n. 2215 101
- Succession* - Art. 23, Preliminary Dispositions - English law contrary to public policy - Inapplicability: *Sanremo Tribunal*, 31st December 1984 341
- Treaties and general international rules* - New York convention 10th June 1958 on the recognition and enforcement of foreign arbitral awards - Art. II - Validity of the arbitration clause - Art. 26, Preliminary Dispositions - Inapplicability: *Court of Cassation*, 4th November 1981 n. 6035 707
- Treaties and general international rules* - Customs convention of the temporary importation for private use of aircraft and pleasure boats, signed at Geneva 18th May 1956 - Smuggling of foreign flag ship - Applicability: *Court of Cassation* (criminal section), 26th April 1984 905

- Treaties and general international rules* - G.A.T.T. agreement - Art. II, n. 2 - Dues for administrative services - Compatibility with Italian law - Interpretation of G.A.T.T. agreement - Jurisdiction of the Court of Justice of the European Communities: *Court of Cassation* (plenary session), 8th October 1984 n. 5009 914
- Treaties and general international rules* - G.A.T.T. agreement - Art. III (now art. IV) - Importation of cotton - I.G.E. rate - Compatibility with Italian law - Interpretation of the G.A.T.T. agreement - Jurisdiction of the Court of Justice of the European Communities: *Court of Cassation* (plenary session), 9th October 1984 n. 5024 914
- Treaties and general international rules* - G.A.T.T. agreement - Art. II (now art. III) - Fiscal and port levies - Crude oil - Compatibility with Italian law: *Court of Cassation* (plenary session), 10th November 1984 n. 5684 914
- Treaties and general international rules* - Brussels convention 27th September 1968 - Art. 17 - Agreement on prorogation of jurisdiction contained in bill of lading - Signature by the issuing party only - Invalidity: *Court of Cassation* (plenary session), 21st November 1984 n. 5945 127
- Treaties and general international rules* - Agreement between Italy and the United States of America 23rd May 1973 concerning social security - Request for benefits - Employee resident in Italy - Applicability - Italian jurisdiction - Confirmation thereof: *Bari Pretore*, 23rd November 1984 143
- Treaties and general international rules* - Italo-French cinematograph film co-production agreement of 1st August 1966 - Entry into force without authorization to ratification *per* art. 80, Constitution - Implementing act norms approved by Parliamentary commission - Art. 72, fourth paragraph, Constitution - Incompatibility thereof: *Constitutional Court*, 19th December 1984 n. 295 911
- Treaties and general international rules* - Hague convention 15th April 1958 on the recognition of decisions concerning maintenance of children - Art. 2 - Hague convention 2nd October 1973 on the recognition of decisions relating to maintenance obligations - Art. 6 - German order fixing the amount in value of maintenance obligation - Its nature of "décision" - Applicability: *Court of Cassation*, 21st January 1985 n. 193 348
- Treaties and general international rules* - Exchange of notes between Italy and Yugoslavia 5th February 1959 concerning social security matters - Contributions paid to I.N.P.S. prior to 1st May 1945 - Request for benefits to be made to the Yugoslav fund: *Court of Cassation*, 23rd January 1985 n. 304 910
- Treaties and general international rules* - Brussels convention 27th September 1968 - Italian lawyer's consultancies rendered to a foreign company with place of business abroad - Articles 2, 5 n. 1, 20 and 53 - Applicability - Lack of Italian jurisdiction: *Milan Tribunal*, 11th February 1985 860
- Treaties and general international rules* - New York convention 10th June 1958 on the recognition and enforcement of foreign arbitral awards - Art. II - Validity of the arbitration clause - Prerequisites: *Court of Cassation* (plenary session), 12th February 1985 n. 1168 707
- Treaties and general international rules* - Brussels convention 27th September 1968 - Art. 5 n. 1 - Characteristic obligation - Irrelevance - Place of per-

- formance of contract raised before the court - Sale with opening of documentary credit - Art. 25, first paragraph, Preliminary Dispositions - Place of business of seller's bank: *Padoa Tribunal*, 21st March 1985 . . . 374
- Treaties and general international rules* - Geneva convention 19th May 1956 on international carriage of goods by road - Art. 29 - Liability limitation of carrier - Notion of default according to the *lex fori* - Art. 23 - *Culpa gravis* - Art. 32 - Three year limitation period: *Court of Cassation*, 29th March 1985 n. 2204 381
- Treaties and general international rules* - Brussels convention 27th September 1968 - Art. 17 - Agreement on jurisdiction of German judge by Italian citizens domiciled in Italy - Inadmissibility - Choice of jurisdiction - Limits: *Court of Cassation* (plenary session), 1st April 1985 n. 2242 . . . 863
- Treaties and general international rules* - Brussels convention 27th September 1968 - Art. 5 n. 1 - Documentary credit - Applicability - Place of performance of contract raised before the court - Beneficiary's domicile - Art. 21 - *Lis pendens* between judicial proceedings and *en référé* proceedings - Inadmissibility: *Padoa Tribunal*, 11th April 1985 391
- Treaties and general international rules* - Paris agreement 26th July 1961 between the Italian Government and the N.A.T.O. Supreme Command - Art. 9 - Services contract entered into by a single N.A.T.O. member State for a base on Italian territory - Inapplicability: *Catania Tribunal*, 19th April 1985 868
- Treaties and general international rules* - Customs convention on the international transport of goods undercover by TIR carnets, done at Geneva 15th January 1959 - Truck carried goods without control by customs at border - Omission in submitting declaration to custom upon arrival - Collection of duties - Tax injunction - Legitimacy - Underwriter of the manifest of goods - Duty to pay levies: *Court of Cassation*, 23rd April 1985 n. 2658 . . . 902
- Treaties and general international rules* - London convention of 1951 - Local status of N.A.T.O. personnel - Collective dismissal - Inapplicability: *Court of Cassation*, 17th May 1985 n. 3034 922
- Treaties and general international rules* - Hague convention 15th April 1958 on the recognition and enforcement of decisions relating to maintenance obligations towards the children - Art. 2 - Time within which to enter appearance before the Court - Prerequisites: *Court of Cassation*, 5th June 1985 n. 3354 904
- Treaties and general international rules* - Existence of general international rules concerning citizenship - Exclusion - Freedom of States: *Milan Tribunal*, 20th June 1985 662
- Treaties and general international rules* - G.A.T.T. agreement - Art. III (now art. IV) - Equal tax obligation - I.G.E. rate on imported cotton - Compatibility with Italian law - Interpretation of the agreement - Jurisdiction of the Court of Justice of the European Communities: *Court of Cassation*, 23rd July 1985 n. 4311 914
- Treaties and general international rules* - G.A.T.T. agreement - Art. III (now art. IV) - Tax adjustment on the importation of foreign spirits - Compatibility with Italian law - Question of constitutional invalidity relative

- to art. 11, Constitution - Question thereof unfounded: *Constitutional Court*, 25th July 1985 n. 219 914
- Treaties and general international rules* - Extradition treaty between Italy and U.S.A. 13th October 1983 - Enabling act for ratification and implementing order 26th May 1984 n. 225 - Question of constitutional invalidity relative to articles 27, third paragraph and 31, Constitution - Inadmissibility: *Constitutional Court*, 25th July 1985 n. 220 900
- Treaties and general international rules* - Convention 1st June 1966 among Italy and the Latin-American Republics concerning the "Istituto italo-latino americano" - Art. II - Recognition of "Istituto" as a juridical person in international law - Immunity from Italian jurisdiction - Confirmation - Lack of ratification of agreement signed in Rome on 3rd June 1969 - Irrelevance - European convention on the immunity of States signed in Basel 16th June 1972 - Art. 5 - Norm codifying prior general international rule - Inapplicability of said rule to international organizations: *Court of Cassation* (plenary session), 23rd November 1985 n. 5819 160
- Treaties and general international rules* - Italo-Austrian Convention 16th November 1971 on the recognition and enforcement of decisions - Art. 8 n. 2 - Remission to art. 796 last paragraph, Civil Procedure Code - Recognition and enforcement proceedings - "Pubblico Ministero" - Party necessary to proceedings - Summons of recourse to the Court of Cassation not served to the "Pubblico Ministero" - Inadmissibility of said recourse: *Court of Cassation*, 19th December 1985 n. 6496 894
- Treaties and general international rules* - New York convention 10th June 1958 on the recognition and enforcement of foreign arbitral awards - Art. II - Validity of the arbitration clause - Prerequisites: *Court of Cassation*, 15th March 1986 n. 1765 707
- Treaties and general international rules* - Brussels convention 27th September 1968 - Art. 5 n. 1 - *Lex loci executionis* - Prerequisites: *Court of Cassation* (plenary session), 20th March 1986 n. 1971 681
- Treaties and general international rules* - Hague convention 1st July 1964 relating the uniform law on the international sale of goods - Art. 59 - *Lex loci executionis* - Jurisdiction criteria under art. 5 n. 1 of the Brussels convention 27th September 1968: *Court of Cassation* (plenary session), 20th March 1986 n. 1971 681
- Treaties and general international rules* - Hague convention 1st March 1954 on civil procedure - Summons upon person resident abroad - Moment upon which summons were served - Importance: *Milan Court of Appeal*, 4th April 1986 694
- Treaties and general international rules* - Universal postal convention 5th July 1974 - Summons served upon person resident abroad - Moment upon which summons were served - Importance: *Milan Court of Appeal*, 4th April 1986 694

COURT OF THE EUROPEAN COMMUNITIES CASES

- Brussels convention 27th September 1968* - Art. 16 - Lease contract for short term - Assignment of house for the holiday season - Applicability - Suit attaining a lease contract and the respective duties of the parties - Applicability - Suit regarding indirectly the enjoyment of the leased house: *Case 241/83*, judgment 15th January 1985 171
- Brussels convention 27th September 1968* - Art. 18 - Counterclaim petition - Jurisdiction of other judge as *per art. 17* - Tacit acceptance by plaintiff of chosen judge - Admissibility: *Case 48/84*, judgment 7th March 1985 177
- Brussels convention 27th September 1968* - Art. 27 n. 2 - Verification as to regular serving of summons of recourse by the judge before whom recognition has been sought - Admissibility - Defendant domiciled in the State in which the judgment was given - Consideration given to exceptional circumstances arising after serving of summons and to personal behaviour of parties - Admissibility: *Case 49/84*, judgment 11th June 1985 418
- Brussels convention 27th September 1968* - Art. 36 - Appeal against *exequatur* measure by third parties having interest - Inadmissibility: *Case 148/84*, judgment 2nd July 1985 425
- Brussels convention 27th September 1968* - Art. 16 n. 5 - Appeal against enforcement *per paragraph 767* of the German Civil Procedure Code - Applicability - Objections: *Case 220/84*, judgment 4th July 1985 714
- Brussels convention 27th September 1968* - Art. 17 - Prorogation of jurisdiction agreement confirmed in writing by one of the parties to the contract only - Validity - Conditions: *Case 221/84*, judgment 11th July 1985 429
- Brussels convention 27th September 1968* - Art. 39 - Measure on chattels of party upon which enforcement is sought - Specific authorization not necessary - National term different than that required under convention - Inapplicability - Convallation under national law - Inadmissibility: *Case 119/84*, judgment 3rd October 1985 432

FOREIGN COURTS CASES

- Treaties and general international rules* - *Brussels convention 27th September 1968* - Art. 17 - Agreement as to German jurisdiction between Italian citizens domiciled in Italy - Admissibility - Suit as to the validity of contract - Applicability - Art. 21 - Subject matter of the judicial case - Interpretation according to national law - Claimed *lis pendens* between two different kinds of judicial actions - Unfounded claim - Art. 22 - Connection thereof - Suspension of pending proceedings - Inadmissibility: *Oberlandesgericht München*, 13th February 1985 931

DOCUMENTS

- Protocols amending the *Brussels convention 25th August 1924* (*Brussels, 23rd February 1968-21st December 1979*) 182

Establishment of a Committee concerning Italian emigration (Law 8th May 1985 n. 205)	189
Norms on the application of art. 38 concerning the adoption of children law (Ministerial decree 28th June 1985)	198
Convention on the recognition of divorces and legal separations (The Hague, 1st June 1970)	440
Protocol between Italy and the Democratic Republic of Germany on workers residence (Berlin, 27th January 1983)	446
E.E.C. directive 85/384 on architects	448
Principles relative to international civil aviation implemented by Italian law (presidential decree 4th July 1985 n. 461)	462
New norms on citizenship (law 15th May 1986 n. 180)	468
The new statute on conflicts of laws of Federal Republic of Germany (law 25th July 1986)	718
Final act of the extraordinary session of the Hague Conference on Private International Law (The Hague, 30th October 1985)	739
Agreement between Italy and Spain on the transmission of civil documents and the waiver of legalization (Madrid, 10th October 1983)	746
Temporary agreement on sea-beds (Geneva, 3rd August 1984)	748
Convention of accession of the United Kingdom of Denmark, of Ireland and of the United Kingdom of Great Britain and Northern Ireland to the Brussels convention of 27th September 1968 and to the protocol on its interpretation (Luxembourg, 9th October 1978)	938
Brussels convention on jurisdiction and enforcement of judgments in civil and commercial matters (as amended by convention of accession of 1978)	943
Protocol on interpretation of Brussels convention of 27th September 1968 by the Court of Justice (as amended by convention of accession of 1978)	965
Convention on the prevention and punishment of crimes against internationally protected persons (New York, 14th December 1973)	969
European agreement on transfer of responsibility for refugees (Strasbourg, 16th October 1980)	975
Additional agreement to the agreement between Italy and the United States of America on social security matters (Rome, 17th April 1984)	980

CURRENT EVENTS AND RECENT DEVELOPMENTS

Towards a greater interest of practitioners for private international law (L. G. RADICATI DI BROZOLÒ)	201
The new convention for the guarantee of multilateral investments (A. TITA)	469
The Faculty of Law of Trento University and E.E.C. law (I. TELCHINI)	753

- Legislative, judicial and international practice.* International treaties coming into force in Italy (according to the Official Bulletin from December 1985 to February 1986) - New ratification of the Rome convention of 1980 - First ratifications to the convention for the accession to the Rome convention of 1980 - Status of ratifications and accessions to the Hague conventions in force - New norms concerning entry permits to certain foreigners - Italian norms on right of establishment of the dental surgeons - Italian norms on right of establishment of the midwives 204
- Legislative, judicial and international practice.* International treaties coming into force in Italy (according to the Official Bulletin from March to May 1986) - Entry into force of the convention concerning judicial cooperation on criminal matters between Italy and the United States of America - Entry into force of the convention against the taking of hostages 473
- Legislative, judicial and international practice.* International treaties coming into force in Italy (according to the Official Bulletin from June to August 1986) - Entry into force of the European convention on the suppression of terrorism - Accession of Italy to the convention on privileges and immunities of the Specialised Agencies of United Nations 757
- Legislative, judicial and international practice.* International treaties coming into force in Italy (according to the Official Bulletin from September to November 1986) - Deposit of the ratification made by Italy of the Vienna convention on international sale of 1980 - A decreed law on the social security of Italian workers abroad - Two new agreements on social security - An amendment to the Chicago convention on international civil aviation - Modifications to the norms concerning the committees for emigration - On authorization of marriage publications concerning foreigners 984
- Parliamentary debates.* The new draft law on the revision of the control exchange regulations 209
- Parliamentary debates.* On the convention concerning the recognition of divorces and legal separations - On the convention against the taking of hostages 476
- Parliamentary debates.* The european convention on the suppression of terrorism 760
- Parliamentary debates.* The new agreement on social security between Italy and the United States of America 992
- Notices.* XVIII round-table on E.E.C. law at the Catholic University - Motion at the National Lawyers Congress on the future of lawyers role within the European Community framework - Meeting on national case law and the primacy of E.E.C. law - Congress at Parma on the E.E.C. regulations concerning labour law - Seminar at the Council of Europe concerning associations - The award "Dr. Luigi Craici" for a young graduate 223
- Notices.* International colloquium on cooperation between European and the developing countries Universities - Meeting on the protection of freedom of religion - International congress on the "Achille Lauro" case - A congress on the accession to the European Communities by Spain and Portugal 478

- Notices.* Elections at the European Court for Human Rights - Appointment of the Committee against discrimination of women - The reform of the Faculties of Law and private international law - International *colloque* on the conflict rules in Europe and America - Meeting on the new rules concerning bill of lading - The "Journées Néerlandaises" of the Association Henri Capitant 763
- Notices.* The celebration of the 40th anniversary of the International Court of Justice - A meeting on insurance law and the Common Market - A round-table on the Constitution and international law 993

BOOK REVIEWS

(See Italian Index)

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

Vicedirettore responsabile: prof. FAUSTO POCAR

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



Rivista associata all'Unione della Stampa Periodica Italiana

 Proprietà letteraria - Stampato in Italia - Printed in Italy
