## CONTENTS

<table>
<thead>
<tr>
<th>LIST OF ABBREVIATIONS</th>
<th>XV</th>
</tr>
</thead>
</table>

**Symposium**

**INTERNATIONAL INVESTMENT REGULATION: TRENDS AND CHALLENGES**

FOREIGN INVESTMENTS, SOVEREIGNTY AND THE PUBLIC GOOD  
*Francesco Francioni*  
3

CUSTOMARY LAW IN INVESTMENT REGULATION  
*Jorge E. Viñuales*  
23

“FRAGMENTATION” OF INTERNATIONAL LAW AS A STRATEGY FOR REFORMING INTERNATIONAL INVESTMENT LAW  
*Ernst-Ulrich Petersmann*  
49

THE “UNEXPECTED” DEVELOPMENT-FRIENDLY DEFINITION OF INVESTMENT IN THE 2013 RESOLUTION OF THE *INSTITUT DE DROIT INTERNATIONAL*  
*Pia Acconci*  
69

THE COHERENCE OF EU LAW: THE PROMOTION OF INVESTMENTS VS. THE PROTECTION OF HUMAN RIGHTS  
*Eduardo Savarese*  
91

TRANSFER PROVISIONS OF BITS IN TIMES OF FINANCIAL CRISIS  
*Anna De Luca*  
113

LEGAL FOUNDATIONS OF THE COMPETENCE OF THE EUROPEAN UNION ON FOREIGN DIRECT INVESTMENTS  
*Alfredo Rizzo*  
131

PROTECTING ITALIAN INVESTMENTS IN LIBYA’S CHANGING ENVIRONMENT  
*Ferdinando Franceschelli*  
147
ARTICLES

INTERNATIONAL ACTION AGAINST PIRACY AND ARMED ROBBERY AT SEA OFF THE COAST OF SOMALIA
Alessandra Annoni
175

THE GURLITT HOARD: AN APPRAISAL OF THE ROLE OF INTERNATIONAL LAW WITH RESPECT TO NAZI-LOOTED ART
Alessandro Chechi
199

RESPECT FOR THE RULE OF LAW IN A TIME OF ECONOMIC AND FINANCIAL CRISIS: THE ROLE OF REGIONAL INTERNATIONAL ORGANIZATIONS IN THE HUNGARIAN AFFAIRE
Federico Casolari
219

NOTES AND COMMENTS

THE SHALABAYEVA CASE: ISSUES OF INTERNATIONAL AND EU LAW
Marco Gestri
245

EFFECTIVE LIMITATIONS AND ILLUSORY RIGHTS: A COMMENT ON THE MOTHERS OF SREBRENICA DECISION OF THE EUROPEAN COURT OF HUMAN RIGHTS
Valentina Spiga
269

DUAL ATTRIBUTION OF ACTS COMMITTED BY A UN PEACEKEEPING FORCE: AN EMERGING NORM OF CUSTOMARY INTERNATIONAL LAW? THE DUTCH SUPREME COURT’S JUDGMENTS IN NUHANOVIC AND MUSTAFIC
Christine Bakker
287

NON-GOVERNMENTAL ORGANIZATIONS AND THE 2013 SESSION OF THE UNESCO INTANGIBLE CULTURAL HERITAGE COMMITTEE
Benedetta Ubertazzi
299

PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS

THE JUDICIAL ACTIVITY OF THE INTERNATIONAL COURT OF JUSTICE IN 2013: PROCEDURAL LAW ISSUES BEFORE THE ICJ
Daniele Amoroso
325

Tullio Treves
353
II. INTERNATIONAL CUSTOM, LAW OF TREATIES AND OTHER SOURCES OF INTERNATIONAL LAW

- Interpretation of treaties by domestic courts – Articles 31-33 of the 1969 Vienna Convention on the Law of Treaties – Interpretation of the Stabilisation and Association Agreement between the European Communities and the Republic of Croatia – Application of import duties on textile products semi-processed in Croatia and reimported into Italy
  Corte di Cassazione (Sez. V tributaria), 15 March 2013, No. 6632
  BENIND SPA v. Agenzia delle Dogane

V. IMMUNITIES

- State Immunity – Domestic implementation of ICJ judgments – Article 94(1) of the UN Charter – Article 59 of the ICJ Statute – Balance between fundamental human rights and international obligations – Articles 2, 10, 11 and 24 of the Italian Constitution
  Tribunale di Firenze, 21 January 2014, No. 1300 (order)
  Alessi and others v. Federal Republic of Germany
  Corte di Cassazione (Sezioni Unite Civili), 21 January 2014, No. 1136
  Federal Republic of Germany v. Heirs of Luigi Ferrini

VII. LAW OF THE SEA

- Montecristo case – Somali piracy – Italian jurisdiction – Article 6(3)(a) and (b) of the European Convention on Human Rights – Criminal proceeding – New formulation of the accusation – Right to be informed – Right to defense – Criminal prosecution before national courts
  Corte di Cassazione (Sez. II penale), 20 June 2013, No. 26825
  Corte di Appello di Roma (Sez. penale minori), 6 October 2012
XI. TREATMENT OF ALIENS AND NATIONALITY
Criminalization of homosexual conduct – Sexual-orientation asylum claims –
Membership in a particular social group – Discrimination – Credibility – Dis-
cretion – Burden of proof
Corte di cassazione (Sez. VI civile), 29 May 2012, No. 15981 (order)
T.T. v. Ministro degli Interni 447

XII. HUMAN RIGHTS
Entitlement to a pension – Laws of “authentic interpretation” – Non-retroac-
tivity of the law – Effects of the judgments of the European Court of Human
Rights in the domestic legal order – Counter-limits doctrine
Corte Costituzionale, 28 November 2012, No. 264
Ministro degli Interni v. Lorenzon Guido Luciano 454

XVII. RELATIONSHIP BETWEEN MUNICIPAL AND INTERNATIONAL LAW
Article 46 of the European Convention on Human Rights – Article 79 of the
Rules of Court of the European Court of Human Rights – Interpretation by
domestic courts of the judgments of the European Court of Human Rights –
Domestic monitoring of the implementation of the judgments of the European
Court of Human Rights – Kompetenz-Kompetenz – Powers of the Committee
of Ministers of the Council of Europe
Corte di Cassazione (Sezioni Unite Civili), 16 May 2013, No. 11826 (order)
Pisacane v. Pisacane and Ministero dell’Economia e delle Finanze 457

DIPLOMATIC AND PARLIAMENTARY PRACTICE
(edited by Pietro Gargiulo and Giuseppe Nesi)

II. INTERNATIONAL CUSTOM, LAW OF TREATIES AND OTHER SOURCES
OF INTERNATIONAL LAW
1. SUBSEQUENT AGREEMENTS AND SUBSEQUENT PRACTICE IN RELATION TO
   THE INTERPRETATION OF TREATIES 463

III. STATES AND OTHER INTERNATIONAL LAW SUBJECTS
1. ENVIRONMENTAL CONCERNS OVER THE CONSTRUCTION OF A US MILITARY
   COMMUNICATION SYSTEM IN SICILY 464

V. IMMUNITIES
1. THE IMMUNITY OF STATES OFFICIALS FROM FOREIGN CRIMINAL
   JURISDICTION
   A. Statement by the Italian Delegate on the Report of the International Law
   Commission 465
   2. THE ENRICA LEIS CASE: THE STATEMENTS OF THE MINISTER OF FOREIGN
   AFFAIRS AND THE PRIME MINISTER 467
XI. TREATMENT OF ALIENS AND NATIONALITY
1. THE MANAGEMENT OF MIGRATORY FLOWS TO ITALY AND EUROPE: A PROPOSAL TO AMEND THE DUBLIN REGULATION

XII. HUMAN RIGHTS
1. EXTRADITION OF A TERRORISM SUSPECT TO SPAIN
2. REACTION BY THE TURKISH AUTHORITIES TO THE MASS DEMONSTRATIONS TAKING PLACE IN THE COUNTRY

XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS
1. THE POSITION OF ITALY ON THE SO-CALLED DATAGATE
2. DENIAL OF OVERFLIGHT PERMISSION TO THE PRESIDENTIAL AIRCRAFT OF THE PRESIDENT OF BOLIVIA EVO MORALES

XVI. INTERNATIONAL ORGANIZATIONS
1. UNITED NATIONS
A. United Nations Reform

XIX. ARMED CONFLICT, NEUTRALITY, AND DISARMAMENT
1. PROTECTION OF THE ENVIRONMENT IN RELATION TO ARMED CONFLICTS
2. USE OF CHEMICAL WEAPONS IN SYRIA

AGREEMENTS TO WHICH ITALY IS A PARTY AND AGREEMENTS AND UNDERSTANDINGS TO WHICH ITALIAN REGIONS AND AUTONOMOUS PROVINCES ARE PARTIES
(edited by Chiara Altafin and Marina Mancini)

I AGREEMENTS TO WHICH ITALY IS A PARTY

A) AGREEMENTS SIGNED BY ITALY, PUBLISHED IN THE GAZZETTA UFFICIALE IN 2013

III. STATES AND OTHER INTERNATIONAL ENTITIES

IV. DIPLOMATIC AND CONSULAR RELATIONS

V. IMMUNITIES

XII. HUMAN RIGHTS
XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS
1. LEGAL AND JUDICIAL CO-OPERATION 485
2. MILITARY AND SECURITY MATTERS 485
3. CULTURAL, EDUCATIONAL, SCIENTIFIC AND TECHNOLOGICAL CO-OPERATION 486
4. TECHNICAL CO-OPERATION 486
5. FRIENDSHIP AND CO-OPERATION TREATIES 486
6. TRANSPORT 487
7. LABOUR 487

XV. INTERNATIONAL ECONOMIC LAW
1. TAXATION 487
2. ECONOMIC DEVELOPMENT AND DEVELOPMENT CO-OPERATION 488
3. ENERGY 489
4. DEBT CONSOLIDATION AND CANCELLATION TREATIES 489

XVI. INTERNATIONAL ORGANIZATIONS
1. HEADQUARTERS AGREEMENTS AND LEGAL STATUS 490
2. EUROPEAN UNION 490

XIX. ARMED CONFLICT, NEUTRALITY, AND DISARMAMENT 490

B) AGREEMENTS SIGNED BY ITALY, PUBLISHED BEFORE 2013, THE ENTRY INTO FORCE OF WHICH WAS ANNOUNCED IN THE GAZZETTA UFFICIALE IN 2013

VIII. ENVIRONMENT 490

XII. HUMAN RIGHTS 492

XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS
1. LEGAL AND JUDICIAL CO-OPERATION 492
2. MILITARY AND SECURITY MATTERS 492
3. CULTURAL, EDUCATIONAL, SCIENTIFIC AND TECHNOLOGICAL CO-OPERATION 493

XV. INTERNATIONAL ECONOMIC LAW
1. TAXATION 493
2. ECONOMIC DEVELOPMENT AND DEVELOPMENT CO-OPERATION 493

XVI. INTERNATIONAL ORGANIZATIONS
1. EUROPEAN UNION 494
II
AGREEMENTS AND UNDERSTANDINGS TO WHICH
ITALIAN REGIONS AND AUTONOMOUS PROVINCES ARE PARTIES

A) AGREEMENTS SIGNED BY ITALIAN REGIONS AND AUTONOMOUS
PROVINCES IN 2013

ABRUZZO 495
EMILIA-ROMAGNA 496
MARCHE 496

B) UNDERSTANDINGS SIGNED BY ITALIAN REGIONS AND
AUTONOMOUS PROVINCES IN 2013

FRIULI-VENEZIA GIULIA 496
VENETO 497

LEGISLATION
(edited by Pia Acconci)

XI. TREATMENT OF ALIENS AND NATIONALITY 499

XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-
ECONOMIC MATTERS 500

XVIII. USE OF FORCE AND PEACE-KEEPING 501

BIBLIOGRAPHIES

ITALIAN BIBLIOGRAPHICAL INDEX OF INTERNATIONAL LAW 2013
(edited by Giulio Bartolini and Alessandro Chechi) 509

REVIEW OF BOOKS
(edited by Marco Gestri) 539

Sarah Dromgoole, Underwater Cultural Heritage and International Law, Cam-
bridge, Cambridge University Press, 2013 (Natalino Ronzitti); Karl P. Sauvant and
Federico Ortino (eds.), Improving the International Investment Law and Policy
Regime: Options for the Future, Helsinki, Ministry for Foreign Aflairs of Finland,
2014 (Giorgio Sacerdotti); Bardo Fassbender and Anne Peters (eds.), Oxford
Handbook of the History of International Law, Oxford, Oxford University Press,
2012 (Carlo Focarelli); Alexander Gillespie, A History of the Laws of War, Ox-

INDEX 577