CONTENTS

LIST OF ABBREVIATIONS XIII

Symposium
SANCTIONS AND RESTRICTIVE MEASURES IN INTERNATIONAL LAW

AUTONOMOUS AND COLLECTIVE SANCTIONS IN THE INTERNATIONAL
LEGAL ORDER 3
Nigel D. White

DEFINING ELEMENTS AND EMERGING LEGAL ISSUES OF EU
“SANCTIONS” 33
Leonardo Borlini and Stefano Silingardi

NATIONAL MARGIN OF APPRECIATION AS A STANDARD OF REVIEW
FOR ECONOMIC SANCTIONS: IN SEARCH OF THE GOLDEN FLEECE? 53
Viktoria Lapa

THE PARLIAMENTARY ASSEMBLY OF THE COUNCIL OF EUROPE AND
THE SANCTIONS AGAINST THE RUSSIAN FEDERATION IN RESPONSE
to the crisis in Ukraine 77
Antonino Ali

ITALIAN PRACTICE IN THE IMPLEMENTATION OF INTERNATIONAL
TARGETED SANCTIONS: ENHANCED PROTECTION OR ADDITIONAL
COMPLEXITIES? 93
Elena Carpanelli

A CRITICAL OVERVIEW OF THE UNITED NATIONS ARCHITECTURE ON
CHILDREN AND ARMED CONFLICT: WHAT ROLE FOR SANCTIONS? 115
Francesca Capone

Focus
THE ILC’S WORK ON THE IDENTIFICATION OF CUSTOMARY
INTERNATIONAL LAW

THOUGHTS ON DOMESTIC ADJUDICATION AND THE IDENTIFICATION
AND FORMATION OF CUSTOMARY INTERNATIONAL LAW 133
Cameron Miles

THE STANDARDS FOR THE IDENTIFICATION OF EXCEPTIONS TO
CUSTOMARY LAW 151
Mariangela La Manna
## CONTENTS

### REMARKS ON THE ILC WORK ON THE IDENTIFICATION OF CUSTOMARY LAW AND HUMAN RIGHTS: CURBING “DROIT DE L’HOMMISME”?  
*Ludovica Chiussi*

### THE PERSISTENT OBJECTOR RULE IN THE WORK OF THE INTERNATIONAL LAW COMMISSION ON THE IDENTIFICATION OF CUSTOMARY INTERNATIONAL LAW  
*James A. Green*

### NOTES AND COMMENTS

**SECESSION REVISITED: GENERAL FRAMEWORK AND LESSONS FROM THE REFERENDA IN CATALONIA AND KURDISTAN**  
*Enrico Milano*

**THE TREATY ON THE PROHIBITION OF NUCLEAR WEAPONS: A PROMISE, A THREAT OR A FLOP?**  
*Marco Pedrazzi*

**THE EU “CONFLICT MINERALS REGULATION”: POTENTIALITIES AND LIMITS IN THE LIGHT OF THE INTERNATIONAL STANDARDS ON RESPONSIBLE SOURCING**  
*Valentina Grado*

**ITALY’S NEW MIGRATION CONTROL POLICY: STEMMING THE FLOW OF MIGRANTS FROM LIBYA WITHOUT REGARD FOR THEIR HUMAN RIGHTS**  
*Marina Mancini*

### PRACTICE OF INTERNATIONAL COURTS AND TRIBUNALS

**THE JUDICIAL ACTIVITY OF THE INTERNATIONAL COURT OF JUSTICE IN 2017**  
*Serena Forlati*

*Tullio Treves*

**INTERNATIONAL CRIMINAL JUSTICE (2017)**  
*Raffaella Nigro*

**THE WTO IN 2017: SYSTEMIC DEVELOPMENTS, DISPUTES AND REVIEW OF THE APPELLATE BODY’S REPORTS**  
*edited by Giorgio Sacerdoti*

**INVESTMENT ARBITRATION IN 2017: TOWARDS ADULTHOOD?**  
*Giovanni Zarra*
IJUDICIAL DECISIONS
(Edited by Daniele Amoroso and Andrea Caligiuri)

II. INTERNATIONAL CUSTOM, LAW OF TREATIES AND OTHER SOURCES OF INTERNATIONAL LAW

1. Succession to Bilateral Treaties: The Consent of the “New” State is a Necessary but not Sufficient Condition (note by Giuseppe Puma)

Succession of States in respect of treaties – Unilateral declarations of succession – Bilateral treaties – Extradition – Reciprocity – Articles 9 and 24 of the 1978 Vienna Convention on Succession of States in Respect of Treaties

Corte di Cassazione (Sez. VI Penale), 3 February 2017, No. 14237
Republic of Mauritius v. Soornack Nandnace

V. IMMUNITIES

1. Conflicting Approaches of the Court of Cassation to State Immunity in Employment Disputes (note by Pierfrancesco Rossi)

Immunity of foreign States from jurisdiction – Employment disputes – Restrictive immunity – Article 11 of the UN Convention on Jurisdictional Immunities of States and Their Property of 2 December 2004 (UNCSI) – Customary international law – Article 10 of the Italian Constitution

Corte di Cassazione (Sezioni Unite Civili), 27 February 2017, No. 4882
Embassy of Qatar v. Mohamed Hasan Mohamed Awad

Corte di Cassazione (Sezioni Unite Civili), 6 June 2017, No. 13980
Cleopatra Mutinta Chibomba v. Embassy of the Republic of Zambia to the Italian Republic

XII. HUMAN RIGHTS

1. The Carrying of a Kirpan Between Freedom of Religion, Public Safety and the (Alleged) Duty of Migrants to Conform to the Values of the “Western World” (note by Giulia Ciliberto)

Religious symbols – Article 9 of the European Convention on Human Rights (ECHR) – Public order – Values of the Western world

Corte di Cassazione (Sez. I Penale), 15 May 2017, No. 24048
Criminal proceedings against Singh Jatinder

2. The “Internationalisation” of the Public Policy Clause in the Recent Developments of the Italian Case Law: A Brief Overview (note by Cristina Grieco)

Public policy – Internationalization – Punitive damages – Surrogate motherhood procedure – IVF program – Status filiationis – Best interest of the child

Corte di Cassazione (Sezioni Unite Civili), 5 July 2017, No. 16601
Axo Sport Soc. v. Nosa Inc.
XIII. INTERNATIONAL CRIMINAL LAW

1. Germany Held Responsible for the Nazi Massacre of Pietransieri
   (note by Ferdinando Franceschelli)
   Immunity of foreign States from jurisdiction – Judgment No. 238/2014
   of the Italian Constitutional Court – International crimes – Admission
   of responsibility
   Tribunale di Sulmona, 2 November 2017, No. 20
   Comune di Roccaraso and others v. Germany and Ministry of Foreign
   Affairs of Italy

XVII. RELATIONSHIP BETWEEN MUNICIPAL AND INTERNATIONAL LAW

1. To Luxembourg and Back: How Judicial Dialogue Avoided a
   Normative Clash between the EU and Italian Legal Orders
   (note by Daniele Amoroso)
   “Taricco” judgment – Article 325 of the Treaty on the Functioning of the
   European Union – Financial interests of the European Union – Limita-
   tion periods – Primacy of EU law – Preliminary reference – Counter-
   limits doctrine – Supreme constitutional principles – Principle of legality
   in criminal matters – Article 25(2) of the Italian Constitution – Article 7
   of the European Convention on Human Rights – Article 49 of the Charter
   of Fundamental Rights of the European Union – Article 4(2) of the Treaty
   on European Union – “National identity” clause
   Corte Costituzionale, 26 January 2017, No. 24
   Criminal proceedings against Mauro Bertoni and others
   Criminal proceedings against D.B.C. and others

2. The Foreseeability of Preventive Measures under Italian
   Criminal Law in the Light of the European Principle of Legality
   (note by Fulvia Staiano)
   Principle of legality – Foreseeability of criminal law – Consistent inter-
   pretation – Preventive measures – Special police supervision – Obliga-
   tions to live honestly and within the law – Article 2 of Protocol No. 4 to
   the European Convention on Human Rights
   Corte di Cassazione (Sezioni Unite Penali), 27 April 2017, No. 40076
   Criminal proceedings against Andrea Paternò

DIPLOMATIC AND PARLIAMENTARY PRACTICE
(Edited by Pietro Gargiulo, Marco Pertile and Paolo Turrini)

III. STATES AND OTHER INTERNATIONAL ENTITIES

1. The Referendum on the Self-determination of Catalonia
   (note by Bianca Maganza)
CONTENTS

VI. TERRITORY
1. The Status of Jerusalem (note by Paolo Turrini)

XI. TREATMENT OF ALIENS AND NATIONALITY
1. The Venezuelan Crisis (note by Chiara Tea Antoniazzi)

XII. HUMAN RIGHTS
1. The Right of Defense before the Roman Rota (note by Federico Di Dario and Luigi D’Ettorre)

XIV. CO-OPERATION IN JUDICIAL, LEGAL, SECURITY, AND SOCIO-ECONOMIC MATTERS
1. Italy’s Involvement in Post-Conflict Libya. The Libyan Coast Guard Training Mission (note by Alessio Gracis)

XV. INTERNATIONAL ECONOMIC LAW
1. China’s Market Economy Status (note by Julinda Beqiraj)

XVII. RELATIONSHIP BETWEEN MUNICIPAL AND INTERNATIONAL LAW
1. President Mattarella’s Refusal to Promulgate a Law on the Financing of the Arms Industry (note by Riccardo Labianco)

XVIII. USE OF FORCE AND PEACE-KEEPING
1. The Use of Chemical Weapons at Khan Shaykhun and the US Attack on a Syrian Airfield (note by Marco Pertile)

XIX. ARMED CONFLICT, NEUTRALITY, AND DISARMAMENT
1. The Legality of Italy’s Export of Arms (note by Iotam Andrea Lerer)

TREATY PRACTICE
(edited by Marina Mancini)

XII. HUMAN RIGHTS
Memorandum of Understanding between Italy and the Libyan Government of National Accord on Cooperation in the Field of Development, Fight against Illegal Immigration, Trafficking in Human Beings and Smuggling and on Enhancement of Border Security of 2 February 2017

LEGISLATION
(edited by Pia Acconci)

XI. TREATMENT OF ALIENS AND NATIONALITY
Law No. 47 of 7 April 2017
New Protective Measures for Unaccompanied Foreign Minors
XII. HUMAN RIGHTS

Law No. 110 of 14 July 2017
Introduction of the Crime of Torture into the Italian Legal Order 520

Law No. 167 of 20 November 2017
New Legislative Measures against Holocaust Denial-Negationism 528

BIBLIOGRAPHIES

ITALIAN BIBLIOGRAPHICAL INDEX OF INTERNATIONAL LAW 2017 (edited by Giulio Bartolini and Alessandro Chechi) 533

REVIEW OF BOOKS (edited by Marco Gestri) 561


INDEX 595