



**Table of Contents**  
The Italian Law Journal  
Vol. 07 – No. 01 (2021)

***History and Projects***

CAMILLA CREA AND OLIVIERO DILIBERTO, <i>The Chinese Civil Code and 'Fascination' with Roman Law. A Conversation with Oliviero Diliberto</i> .....	1
---	---

***Essays***

FRANCESCO ALICINO, <i>Atheism and the Principle of Secularism in the Italian Constitutional Order</i> .....	15
ANDREA BORRONI AND GIOVANNA CARUGNO, <i>The Protection of Choreographies Under Copyright Law: A Comparative Analysis</i> .	35
LARRY A. DI MATTEO, GALYNA MYKHAILIUK AND NINA MYKHAILIUK, <i>Advancing the Rule of Law: Creating an Independent and Competent Judiciary</i> .....	61
ALBERTO MARIA GAMBINO AND ANDREA STAZI, <i>Contract Automation from Telematic Agreements to Smart Contracts</i> .....	97
DANIELE MANTUCCI AND LUCA E. PERRIELLO, <i>The Trust Experience in San Marino Between Ius Commune and International Models</i> .....	117
LEONELLO MARRACCINI, <i>Innovation Partnerships and Italy's Participation in the European Space Economy Plan</i> .....	139
ANDREA NERVI, <i>From the Emissions Trading System to the Role of Private Law in Environmental Protection. Notes for Research</i> .....	157
GIULIANO VOSA, <i>Questioning Representative Sovereignty: The Italian Head of State in 'Post-State' Constitutional Law</i> .....	171
MARIACRISTINA ZARRO, <i>Online Unfair Commercial Practices: A European Overview</i> .....	201

## ***Hard Cases***

ENRICO BAFFI AND FRANCESCO PARISI, <i>Early Repayment of Loans Under EU Law: The Lexitor Judgment</i> .....	227
MAURIZIO FALSONE, <i>Nothing New Under the Digital Platform Revolution? The First Italian Decision Declaring the Employment Status of a Rider</i> .....	253
PAOLA MONACO, <i>Science at the Italian Bar: The Case of Hydroxychloroquine</i> .....	271
BARTOSZ WOŁODKIEWICZ, <i>State Immunity and European Civil Procedural Law – Remarks on the Judgment of the CJEU of 7 May 2020, C-641/18, LG v Rina SpA and Ente Registro Italiano Navale</i> .....	285

## ***Malebolge***

GIOVANNI ZARRA, <i>‘From Paris with Love’: Transnational Public Policy and the Romantic Approach to International Arbitration</i> .....	303
---	-----

## ***Corporate and Financial Markets Law***

GIOVANNI NICCOLÒ ANTICHI, <i>(In)efficient Cost Allocation in Italian Proxy Contests</i> .....	333
LAURA MARCHEGIANI, <i>Shifting the SME Corporate Model Towards Sustainability: Suggestions from Italian Company Law</i> .....	355

## ***Short Symposium: ‘The Terrible Duty. Legitimacy and Usefulness of Punishment’***

MARIO DE CARO AND FRANCESCO TOTO, <i>Introduction</i> .....	375
FLAVIA FARINA, <i>The Therapeutic Function of Punishment in Aristotle</i> .....	381
LUC FOISNEAU, <i>Punishment Not War: Limits of a Paradigm</i> .....	397

FRANCESCO TOTO, <i>'Public Enemy'? Difficulties in Rousseau's Theory of Punishment</i> .....	405
DARIO IPPOLITO, <i>How To Punish? The Deontology of Punishment in the Enlightenment Philosophy</i> .....	441
FRANCESCA FANTASIA, <i>Kant on Punishment: Between Retribution, Deterrence and Human Dignity</i> .....	463
SABINA TORTORELLA, <i>The Necessity for Punishment in Hegel as a Right of Freedom</i> .....	489
MARCO PIAZZA, <i>Nietzsche, La Mettrie, and the Question of the Legitimacy of Punishment: A Hidden Source?</i> .....	513
PATRIZIO GONNELLA, <i>The Mith of Re-Education</i> .....	533