

HISTORIA ET IUS – NUMBER 11

- 1) Mario Caravale, Legal science and idea of code between the late Nineteenth and the early Twentieth century
- 2) Nader Hakim, Continuity or rupture in the history of juridical thought? Exegesis, transtextuality and legal positivism of the *Cours de Code Napoléon* by Charles Demolombe
- 3) Francesco Campobello, Between legality and freedom of conscience: Giuseppe Stara, magistrate and senator of the Sardinia Kingdom and united Italy
- 4) Francesca De Rosa, The “*Osservazioni*” by Filippo Maria Pagano about the Constitution of Cadiz in Naples in 1820
- 5) Ileana Del Bagno, The Catholic press about the Racial Acts
- 6) Edoardo Fregoso, Between time and custom. The *commodatum* in the Duchy of Parma from the *Ancien Régime* to the Code by Maria Luigia
- 7) Federica Furfaro, Towards the codification of the Mediterranean maritime law: into the yard of the High Adriatic sea at the end of the Eighteenth century
- 8) Annamaria Monti, Life assurances in the 19th century French literature
- 9) Emilia Musumeci, “The deadly crime”: the contagion and the embarrassment of the jurists
- 10) Marianna Pignata, The freedom of press in a country in search of identity
- 11) Filippo Rossi, Between Europe and Latin America. The “repudiation” of the *condición resolutoria implícita* in the Argentine Civil Code (1869): roots, models, convergences and divergences
- 12) Guido Rossi, The liability of the shipmaster in early modern law: comparative (and practice-oriented) remarks
- 13) Francesco Rotondo, Italians of Argentina. From the welcome to the “social defense” (1853-1910)
- 14) Stefania T. Salvi, “Barristers orators”. Forensic eloquence and transformations of a profession between the Nineteenth and the Twentieth century
- 15) Stefania Torre, The international Paris Convention of 1883 and the protection of the industrial property
- 16) Jacopo Torrisi, A Piedmonts Review and a Parthenopean committee: the birth of the Italian notary
- 17) Alexandre Ledru-Rollin, A look on the operators, the doctrine and the jurisprudence. Introduction by Sylvain Bloquet
- 18) Paolo Alvazzi Del Frate, The history of law and the “creation” of the Nation-State in Italy during the 19th century
- 19) Miroslav Černý, Recent contributions to the history of medieval Canon law in the Czech Republic
- 20) Marco P. Geri, Deception: vicissitudes and successes of a term with “no good meaning”
- 21) Maria Teresa Guerrini, Between education and profession: graduates in Law from Bologna during the modern age
- 22) Damigela Hoxha, Pellegrino Rossi in Bologna (1806-1815). Unpublished documents about the years of education and first offices
- 23) Luca Loschiavo, The statutory historiography over the last thirty years. Brief observations about the past and the near future
- 24) Sandro Notari, *Iura propria*. One decade of studies about the statutes of Lazio (2006-2015)
- 25) Giovanni Rossi, The “*Discorso sulla neutralità*” by Paolo Paruta: a reflection on the Cinquecento Venetian foreign policy
- 26) Mattia Zeba, The Ottoman and Turkish centralisation-decentralisation debate: a static revolution

27) Roldán Jimeno Aranguren, Love letters as process evidences in view of a Pamplonese ecclesiastical proceedings at the beginning of 17th century