

HISTORIA ET IUS – NUMBER 8

- 1) Mario Caravale, Banquo's shadow. The phantom of freedom in the fascist first decay public-law discipline
- 2) Jacques Bouineau, About which men talk human rights
- 3) Paolo Alvazzi del Frate, A culture of freedom: eight hundred years from Magna Carta
- 4) Mario Caravale, The Concession of the Magna Carta
- 6) Lorenzo d'Avack, Use of the Magna Carta during the first English constitutional conflict on the seventeenth century
- 7) Giovanni Serges, Magna Carta Libertatum property of the constitutionalism
- 8) Giordano Ferri, The English constitutionalism and the idea of the State in the liberal Italy: Attilio Brunialti's political sciences library
- 9) Tiziana Ferreri, The *crimem calumniae* in Accursio's *Magna Glossa* and some notes about the modern age
The *crimem calumniae*
- 10) Patrick Arabeyre, Between *priscus docendi stylus* and *nova docendi methodus*. Resurgent vision about the *panthéon* of French jurists
- 11) Giovanni Minnucci, An Alberico Gentili's unpublished letter to father Matteo on theological matters with a sonnet dedicated to Queen Elisabeth the first of England (18th September 1592?)
- 12) Maria Chiara D'Alfonso, G.P. Spannagel's notes on Giannone's *Istoria civile*. Contents, historiographical analysis and research perspectives
- 13) Geraldina Boni, Cardinal Giovanni Soglia Ceroni and the *jus publicum ecclesiasticum*
- 14) Maria Morello, To the history of the woman-worker legal conditions in the twentieth century. The law n. 7 of 9 January 1963 on the prohibition of the worker fire in case of marriage
- 15) Andrea Ridolfi, Crime of opinion between liberal State and Fascism
- 16) Antonio Ceci, Tobacco monopoly in Italy. Rise and downfall of a national industry
- 17) Dolores Freda, "Traders of human flesh": the agents of emigration at the early twentieth century
- 18) Giordano Ferri, Formalism and nihilism in Italy between the end of the nineteenth and the twentieth centuries. A new reading of Natalino Irti
- 19) Vida Azimi, Two readings about the State in all its conditions
- 20) Alessandro Neroni, Defining mixed jurisdictions: the case of Louisiana
- 21) Alessandra Cuppini, Crime Victims and the "Yo-Yo Effect". An Historical Investigation of Victim's Participation in Criminal Proceedings
- 22) Chiara Artico, "*Io son padrone di gridare et contrastare con far quello che mi pare et piace con mia moglie*": *ius corrigendi* and female strategies for the preservation of the family order in the Signoria of Duino between the seventeenth and eighteenth centuries.

23) Alberto Torini, The evolution of criminal law among humanitarian reasons and social emergencies (about L. Lacché – M. Stornati, *Questione criminale ed identità nazionale in Italia tra Otto e Novecento*, Macerata, Eum, 2014)

24) Pedro Ortego Gil, Castilian and Portuguese women in front of the ordinary and ecclesiastical jurisdiction in the Modern Period (about Isabel M.R. Mendes Drumond Braga y Margarita Torremocha Hernández, coords., *As mulheres perante os Tribunais do Antigo Regime na Península Ibérica*, Coimbra, Impresa da Universidade, 2015)

25) The “Byzantine debate” between Giovanni Tamassia and Francesco Schupfer, edited by Dario Di Cecca and Giordano Ferri

26) Juan Baró Pazos, Gonzalo Martínez Diez (1924-2015). Remarks about his contribution to the Spanish juridical historiography