La presunzione di consonanza

Stefano Catalano 2010

Italian Regionalism: Between Unitary Traditions and Federal Processes-Stefano Mangialardi 2014-06-12 The object of this book is to describe the institutional modifications of the Italian form of state more than ten years after the review of Title V - Part II of the Italian Constitution - for an audience that goes well beyond the Italian national boundaries. The fifteen essays that make up the book discuss the birth and evolution of the Italian regionalism (including those regions with Special Statutes) as well as reforms of 1999-2001. A particular attention is devoted to the role of autonomy in defining regional statutes, regional forms of government, and regulatory and administrative powers. These are subjects on which there is by now an abundant body of constitutional case law, which is extensively referred to in the chapters. The role of the regions vis-à-vis the local bodies and vis-à-vis the European and international order is also discussed, as the right to negotiate with foreign powers has now been conferred on the regions. Lastly, the volume presents contributions on regional finance and on the new law on fiscal federalism, as well as on regional powers in the area of health and welfare.

Prime riflessioni sulla "storica" sentenza 1 del 2014 in materia elettorale AA. YY. 2014-06-13T00:00:00+02:00 320.66

Il sistema di governo regionale integrato. Alla ricerca di un equilibrio tra esigenze di riordino territoriale, razionalizzazione della spesa pubblica e federalism. [2014-06-13T00:00:00+02:00 320.65]


Diritto costituzionale. Manuale breve. Tutti il programma d'esame con domande e risposte commentate Luca Menottti 2012

L'equilibrio di genere negli organi politici. Misure promozionali e principi costituzionali-Stefania Leone 2013-10-21T00:00:00+02:00 320.65

Il nuovo statuto d'autonomia della Regione Lombardia. Prime riflessioni Silvio Troilo 2008

La giurisprudenza costituzionale e il "nuovo" regionalismo. Risultati della ricerca presentata al Seminario di studi (Roma, 29 maggio 2012)-Nicola Vincenzo 2013

Il sistema costituzionale italiano-Giancarlo Ralla 2007

Il diritto regionale e degli enti locali-Giancarlo Ralla 2009

Bibliografia nazionale italiana-2010-07

Annali della giurisprudenza italiana-1901

L'esecuzione civile-Gianni Belloquio 2012

Annali della giurisprudenza Italiana raccolta generale delle decisioni delle Corti di cassazione e d'appello in materia civile, criminale, commerciale, di diritto pubblico e amministrativo, e di procedura civile e penale-1901

La Legge-Luciano Bertoia 1901

Sinossi giuridica compendio ordinato di giurisprudenza, scienza e bibliografia ... -1903

La legge-1901

Il circolo giuridico rivista di legislazione e giurisprudenza-1901

Sinossi giuridica-1900

Il Foro italiano-1904

Sinossi giuridica-1921

Organizzazione, piano e governo urbano-Michela Morelli 2002

Manuale degli amministratori comunali e provinciali e delle opere pie ... -1803

Monitore dei tribunali-1902

Giurisprudenza forense unita al diritto patrocinio dell'avvocato Giuseppe Cassiani Ingoni professore emerito nella r. università di Modena-1827

Il Foro siciliano-1898

Modernity and the Hegemony of Vision-David H. Levin 1993-11-08 “A genuine contribution to the literature . . . important especially to specialists in Continental philosophy but also to historians, literary theorists, and others who read recent European philosophy and who thus want to think through the problem of the hegemony of vision.” —David Hoy, University of California, Santa Cruz

Towards the Single Employment Contract-Giuseppe Casadei 2010-07 This book examines the concept of the single employment contract, tracing it from its genesis and evaluating its pros and cons in the context of the current labour market problems in selected European countries. The book adopts a comparative approach to examining the single employment contract, highlighting its virtues and revealing its inherent contradictions. The authors set out the general framework within which the current debate has developed by outlining the origins that gave rise to the proposal of a single employment contract. They then review the debate on labour market segmentation and the flexibility proposal, and examine the key characteristics of the single employment contract as well as the arguments put forward both for and against it. Case studies show how the idea has been taken up in France, Italy and Spain. The book concludes with a concise review of contractual arrangements in EU labour markets and of possible future projections and developments. The book is aimed at academics and practitioners interested in labour market and labour legislation reforms. The book is co-publication between Hart Publishing and the International Labour Organization.

Cutting Red Tape National Strategies for Administrative Simplification-OECD 2006-11-28 Red tape is burdensome to companies, inhibits entrepreneurship, and reduces competitiveness. This book examines country strategies and tools for reducing red tape and the institutional frameworks set up to reduce red tape, and finds what the trends ...

Niccolò Machiavelli and His Times-Pasquale Villari 1878
Form and Function in a Legal System - Robert S. Summers 2005-11-14 This book addresses three major questions about law and legal systems: (1) What are the defining and organizing forms of legal institutions, legal rules, interpretative methodologies, and other legal phenomena? (2) How does frontal and systematic focus on these forms advance understanding of such phenomena? (3) What credit should the functions of forms have when such phenomena serve policy and related purposes, rule of law values, and fundamental political values such as democracy, liberty, and justice? This book seeks to offer general answers to these questions and thus gives form in the law its due. The answers not only provide articulate conversancy with the subject but also reveal insights into the nature of law itself, the oldest and foremost problem in legal theory and allied subjects.

Dominant Nationalism, Dominant Ethnicity - André Lecours 2009 Although nationalism and ethnicity have long been associated with minority populations, an emerging literature looks at how the state and/or a majority group interact with minorities, and how, behind the expression of the nation promoted by the state, there is often an ethnic core. This book contributes to this emerging literature on dominant nationalism and dominant ethnicity by presenting multidisciplinary contributions that center on how states deploy their own nationalism, and how the state’s nation-building and nation-consolidating processes are very often spearheaded by a specific ethnocultural group. It focuses on the interrelated issues of identity, federalism and democracy. Dominant nationalism and ethnicity involve the projection, the promotion, and sometimes the imposition by the state and/or a dominant group of an identity, which can be challenged, negotiated and/or resisted by minority groups. This brings questions for democratic practices, since it raises the issue of self-rule. Since dominant nationalism and ethnicity are shaped by ideas and institutions relating to the territorial division of power, federalism is crucial for understanding these phenomena. The book is amongst the first to look at dominant nationalism and ethnicity from historical, theoretical, empirical and normative perspectives.

The Future of Intellectuals and the Rise of the New Class - Alvin Ward Gouldner 1979


La Corte suprema di Roma raccolta periodica delle sentenze della Corte di cassazione di Roma- 1877

Islamicate Sexualities - Brad Epps 2008 Babayan explores different genealogies of sexuality and questions some of the theoretical emphases and epistemic assumptions affecting current histories of sexuality.

The Neglected Duty - Johannes J. G. Jensen 1986

Religion and the Constitution - Michael W. McConnell 2016-02-29 Religion and the Constitution, Fourth Edition, written by a team of well-known Constitutional Law scholars, thoughtfully examines the relationship between government and religion within the framework of the U.S. Constitution. This classroom-tested casebook is suitable for courses in Religious Liberty, Religion and the Constitution, or Religious Institutions and the Law.