

L'appalto

The contributions in this volume (first published as a Special Issue of International Journal of Corpus Linguistics 6 (2001)) evolved from the EU-funded project Trans-European Language Resources Infrastructure (TELRI) and deal with various aspects of multilingual corpus linguistics. The topics reach from building parallel corpora over annotation issues and questions concerning terminology extraction to bilingual and multilingual lexicography: the statistical properties of parallel corpora and the practice of translators; and the role of corpus linguistics for multilingual language technology.

Heritage stones are building and ornamental stones that have special significance in human culture. The papers in this volume discuss a wide variety of such materials, including stones from Europe, Asia, North and South America, Africa and Australia. Igneous (basalt, porphyry, granite), sedimentary (sandstone, limestone) and metamorphic (marble, quartzite, gneiss, soapstone, slate) stones are featured. These have been utilized over long periods of time for a wide range of uses contributing to the historic fabric of the built environment. Many of these stones are of international significance, and so are potential Global Heritage Stone Resources, that is stones that have the requisite qualities for international recognition by the Heritage Stones Subcommittee of the International Union of Geological Sciences. The papers bring together diverse information on these stones ranging from their geological setting and quarry locations to mechanical properties, current availability, and uses over time. As such the papers can serve as an entry into the literature on these important stones.

Supplement to the Official Journal of the European Communities
Fashions and Legacies of Nineteenth-Century Italian Opera
Text Corpora and Multilingual Lexicography
National Judges and the Case Law of the Court of Justice of the European Union
Catalogue of the Printed Books Preserved at Haigh Hall, Wigan, Co. Pal. Lancast. ...

The book investigates the various aspects characterizing Megaprojects from numerous perspectives and by integrating different disciplines: engineering, economics, business organization, human resource management, law, etc. It represents the first output of MeRIT (the Megaproject Research Interdisciplinary Team), and focuses on the intrinsic and unavoidable complexity of Megaprojects. The chapters have intentionally not been standardized, and humanistic topics are not separated from technical ones: this way of reading and interpreting Megaprojects through the cross-pollination of various disciplines reflects the MeRIT approach. Addressing the complexity involved in Megaprojects requires the use of a hermeneutic circle of sorts: understanding the project as a whole is achieved by referring to the specific parts, while each part can only be understood in relation to the whole. This circular approach appears to be the only one applicable to Megaprojects: no final destination, no final synthesis can be achieved. This volume consists of eight chapters written by researchers in law, economics, sociology, business organization, engineering, architecture and landscaping. The topics covered will be relevant to researchers, practitioners involved in the development of Megaprojects, and policymakers at the EU level.

A growing number of countries recognise a direct producers' liability for non-conforming goods. The European Commission has considered the introduction of an EU-wide direct producers' liability for a long time. Will there be new responsibilities for producers in the future? This book compiles national reports from 24 European countries on the sale of goods law as well as the consumer's remedies for non-conforming goods and the final seller's right of redress. A comparative report informs about the different models of producers' liability and their impact on the internal market. Beneficial for practitioners working in the field of consumer contract law and sale of goods law.

European Perspectives on Producers' Liability

Scritti scelti sulla religione greca e romana e sul Cristianesimo

Germany to Rome in 64 Days: Our Pilgrimage

Audi

Collaborative Construction Procurement and Improved Value

Anyone interested in the history of Eritrea, Ethiopia, or Italian and British imperialism will learn much from this book. It gives the full texts of the treasure-house of unpublished documents on which the same author's Lords of the Red Sea was based. These documents were produced at the end of the 19th century by the Italian administrators in Eritrea who dealt with the local nomads. These young officers became intrigued by the society and history of the highly developed Habab tribe, even as they became part of that history, replacing loose hegemony with direct sovereignty. Their records document not only their own important role in the "Scramble for Africa" but also the whole culture and historical memory of a fascinating society.

This volume outlines European perspectives on the liability which may follow a break-off of precontractual negotiations.

Bando, e ordine da osservarsi per l'appalto del tabacco rinnovato, ed ampliato; per dover cominciare il di primo novemb. 1727

Precontractual Liability in European Private Law

The Revenue in Jeopardy from Spurious Chemistry, Demonstrated in Researches Upon Wood-spirit and Vinous-spirit

Del Bonificamento del Lago Salpi coordinato a quell della Pianura della Capitanata. Delle opere eseguite, e dei vantaggi ottenuti. Dell' applicazione del metodo stesso al bonificamento del bacino inferiore del Volturno. [With a map of Lake Salpi.]

Salute e sicurezza nei cantieri edili

Il Volume, dedicato al tema della Sicurezza nei Cantieri edili, ha un taglio essenzialmente pratico ed operativo per gli "addetti ai lavori", ma rigorosamente inquadrato nel sistema legislativo come interpretato dalla giurisprudenza. STRUTTURA PARTE PRIMA La Direttiva cantieri 92/57/CEE: quadro giuridico di riferimento, oggetto e campo di applicazione, recepimento nell'ordinamento giuridico italiano. Le decisioni della Corte di Giustizia Europea di maggior interesse. PARTE SECONDA Analisi e commento al titolo IV del D.Lgs 81/08 come modificato dal D.Lgs. 106/2009 e raffronto con la disciplina precedente. PARTE TERZA Indicazioni operative per la redazione dei seguenti documenti: contratto d'appalto; verifica dell'idoneità tecnico professionale dell'appaltatore; notifica preliminare PSC (piano di sicurezza e coordinamento) POS (piano operativo di sicurezza) documentazione attività di coordinamento: scheda di acquisizione dati e richiesta documentazione verbale riunione preliminare verbale riunioni di coordinamento verbale sopralluogo e verifica in cantiere prescrizione adeguamento POS schede di verifica delle attività di cantiere giornale di coordinamento comunicazione inadempienze riscontrate dal coordinatore per l'esecuzione e prescrizioni fascicolo tecnico dell'opera PARTE QUARTA Rassegna della giurisprudenza più significativa, degli ultimi anni, della Corte di Cassazione in versione integrale.

Germany to Rome in 64 Days: Our Pilgrimage is about our pilgrimage from Kisslegg, Germany to Rome. It's about how my wife, Petra, and I interacted with the people we met and the places wewalked through on this 64-day pilgrimage. It's also the story of our internal pilgrimagedthrough our souls, minds, hearts, and spirits as we walkeed that external paththrough Germany, Austria, and Italy toRome.To put it in a broader perspective, Germany to Rome in 64 Days: Our Pilgrimage is about how we celebrated thisthen weeks of our lives and some of the things we want to take from it to enrich our ongoing pilgrimage of life.And as we tell our story we drop a few hints on how you might use someof what we learned as you walk your pilgrimage of life or when you choose to take a similar walking pilgrimage.Germany to Rome in 64 Days: Our Pilgrimage is also is available on lulu.com in a printed color version.

L'appalto

Raccolta Di Leggi, Notificazioni, Avvisi Ec. Pubblicati in Venezia Dal Giorno 24 Agosto 1849 in Avanti, Giuntivi Quelli Emanati Nel Regno Lombardo-veneto Dal 22 Marzo 1848

O.B.S. La prima forma di governo libera

Il Project Financing in Sicilia

Stato di tutte l'entrate, e spese della città di Ferrara, colla specificazione dell'origine di ciascheduno de membri. Notizie compilate e date alla luce ... dal dottor G. Bartoli

The rules presented in this volume of "Principles of European Law" deal with service contracts. The economic importance of service contracts within the European Union is enormous. The European Commission recently estimated that services account for some 50% of EU GDP and for some 60% of employment in the Union – though an exact figure is hard to determine given that many services are provided by manufacturers of goods. According to the European Commission, many services appear in official statistics as manufacturing activity, meaning that the role of services in the economy is often significantly underestimated.

Text Corpora and Multilingual LexicographyJohn Benjamins Publishing

Bibliotheca Lindesiana ...

L'appalto privato. Percorsi giurisprudenziali

Giunte Torinensi al Vocabolario della Crusca raccolte dal ... Conte G. Somis de Chiavrie. [With a notice of the author by A. Franchi.]

I centri minori italiani nel tardo medioevo

Stattistica della Svizzera ... con carta, etc

A new history explores how one of Renaissance Italy's leading cities maintained its influence in an era of global exploration, trade, and empire. The Grand Duchy of Tuscany was not an imperial power, but it did harbor global ambitions. After abortive attempts at overseas colonization and direct commercial expansion, as Brian Brege shows, Tuscany followed a different path, one that allowed it to participate in Europe's new age of empire without establishing an empire of its own. The first history of its kind, Tuscany in the Age of Empire offers a fresh appraisal of one of the foremost cities of the Italian Renaissance, as it sought knowledge, fortune, and power throughout Asia, the Americas, and beyond. How did Tuscany, which could not compete directly with the growing empires of other European states, establish a global presence? First, Brege shows, Tuscany partnered with larger European powers. The duchy sought to obtain trade rights within their empires and even manage portions of other states's overseas territories. Second, Tuscans invested in cultural, intellectual, and commercial institutions at home, which attracted the knowledge and wealth generated by Europe's imperial expansions. Finally, Tuscans built effective coalitions with other regional powers in the Mediterranean and the Islamic world, which secured the duchy's access to global products and empowered the Tuscan monarchy in foreign affairs. These strategies allowed Tuscany to punch well above its weight in a world where power was equated with the sort of imperial possessions it lacked. By finding areas of common interest with stronger neighbors and forming alliances with other marginal polities, a small state was able to protect its own security while carving out a space as a diplomatic and intellectual hub in a globalizing Europe.

L'impatto del diritto dell'Unione europea sugli Stati membri si concretizza, in misura determinante, tramite regole e principi dettati dalla Corte di giustizia e destinati a essere applicati dai giudici nazionali. Il buon funzionamento del complesso sistema derivante dall'interazione tra l'ordinamento dell'Unione e i singoli Stati membri presuppone, pertanto, un rapporto costruttivo tra la Corte di giustizia e le corti nazionali. Muovendo da tale premessa, il volume affronta le problematiche inerenti al "dialogo" tra tutte le corti nazionali (di merito, supreme, costituzionali) e la Corte di giustizia. A tal fine sono stati chiamati a esprimersi, prima di tutto, gli stessi giudici che ne sono protagonisti: a questi ultimi è stato chiesto di illustrare, a partire dalla propria esperienza, le difficoltà di comunicazione, in senso ampio, riscontrate nel dialogo con la Corte di giustizia. Alla voce dei giudici si aggiunge, quindi, quella dei professori specializzati nel diritto comparato ed europeo.

Die Osmanen und Die Spanische Monarchie Im 16. und 17. Jahr

A History of Political Economy

Service Contracts

MEMORIA SULL'ARTE DEL TRUCIOLO IN CARPI.

Nuovi ritratti della famiglia reale, de'ministri di stato, e de' più principali Personaggi della Corte di Francia, con una esatta supputazione delle entrate e rendite della eorona

The guide that explores how procurement and contracts can create an integrated team while improving value, economy, quality and client satisfaction Collaborative Construction Procurement and Improved Value provides an important guide for project managers, lawyers, designers, constructors and operators, showing step by step how proven collaborative models and processes can move from the margins to the mainstream. It covers all stages of the project lifecycle and offers new ways to embed learning from one project to the next. Collaborative Construction Procurement and Improved Value explores how strategic thinking, intelligent team selection, contract integration and the use of digital technology can enhance the value of construction projects and programmes of work. With 50 UK case studies, plus chapters from specialists in 6 other jurisdictions, it describes in detail the legal and procedural route maps for successful collaborative teams. Collaborative Construction Procurement and Improved Value: Examines the ways to create an effective contract that will spell success throughout the procurement process Contains helpful case studies from real-world projects and programmes Explores the benefits of the collaborative construction process and how to overcome common obstacles Bridges the gaps between contract law, collaborative working and project management Includes the first analysis of the NEC4 Alliance Contract, the FAC-1 Framework Alliance Contract and the TAC-1 Term Alliance Contract

Leading scholars investigate the ways in which operas by nineteenth-century Italian composers have been reshaped and revived over time.

The Despatches, Memoranda, Reports, and Correspondence Describing and Explaining the Stories of the Feudal Societies of the Red Sea Littoral from the Christian-Muslim Wars of the Sixteenth Century to the Establishment 1885-1901 of the Italian Colony of Eritrea

L'Italia durante le preponderanz straniere ... dal 1530 al 1789

Global Heritage Stone

Direct Producers' Liability for Non-conformity and the Sellers' Right of Redress

Riedizione del Volume pubblicato nel 2008 (nella I ed. presentato nella Collana "Testo Unico Sicurezza del Lavoro") sul quadro sanzionatorio e sulle regole innovative che governano il sistema istituzionale della vigilanza in materia di sicurezza sul lavoro a seguito dell'entrata in vigore del decreto legislativo 9 aprile 2008, n. 81 (Testo Unico).

La riedizione si è resa necessaria in seguito alle rilevanti modifiche introdotte dal decreto correttivo del Testo Unico Sicurezza del Lavoro (D.Lgs. 106/2009). Il volume si presenta suddiviso in varie parti rispettivamente dedicate: all'esame specifico dei nuovi meccanismi istituzionali che governano il complesso fenomeno delle ispezioni e della vigilanza in materia di sicurezza sul lavoro alle linee di sviluppo del nuovo apparato sanzionatorio così come individuato dal d.lgs. n. 81/2008 e successivamente modificato dal d.lgs. 106/2009, con particolare riferimento: al procedimento ispettivo e sanzionatorio, amministrativo e penale, ai limiti di applicabilità dei poteri degli organi di vigilanza (prescrizione, disposizione, diffida), alla lettura dell'apparato punitivo fra contravvenzioni e sanzioni amministrative, alla responsabilità diretta dell'ente, alle condizioni di estinzione agevolata dell'illecito, all'esercizio dei diritti della persona offesa all'analisi dell'apparato sanzionatorio e alla puntuale individuazione di tutte le ipotesi sanzionatorie previste dal nuovo testo unico, anche mediante apposite tabelle che individuano: la fattispecie illecita, la reazione punitiva, le forme di estinzione agevolata dell'illecito Infine viene proposta: la normativa e la prassi amministrativa di principale rilievo, accanto alla modulistica riguardante le fasi principali del procedimento sanzionatorio penale e amministrativo.

The Nakfa Documents

All'illustrissimi congregazione camerale ... per ... F. A. F. Appaltatore della Dogana dello studio. Sommario

L'Appalto delle manutenzioni stradali

Dizionario militare, etc

Tuscany in the Age of Empire