

Corso Di Diritto Parlamentare

Derived from the renowned multi-volume International Encyclopaedia of Laws, this practical guide to cyber law – the law affecting information and communication technology (ICT) – in Italy covers every aspect of the subject, including intellectual property rights in the ICT sector, relevant competition rules, drafting and negotiating ICT-related contracts, electronic transactions, privacy issues, and computer crime. Lawyers who handle transnational matters will appreciate the detailed explanation of specific characteristics of practice and procedure. Following a general introduction, the book assembles its information and guidance in seven main areas of practice: the regulatory framework of the electronic communications market; software protection, legal protection of databases or chips, and other intellectual property matters; contracts with regard to software licensing and network services, with special attention to case law in this area; rules with regard to electronic evidence, regulation of electronic signatures, electronic banking, and electronic commerce; specific laws and regulations with respect to the liability of network operators and service providers and related product liability; protection of individual persons in the context of the processing of personal data and confidentiality; and the application of substantive criminal law in the area of ICT. Its succinct yet scholarly nature, as well as the practical quality of the information it provides, make this book a valuable time-saving tool for business and legal professionals alike. Lawyers representing parties with interests in Italy will welcome this very useful guide, and academics and researchers will appreciate its value in the study of comparative law in this relatively new and challenging field.

This comprehensive Handbook takes a multidisciplinary approach to the study of parliaments, offering novel insights into the key aspects of legislatures, legislative institutions and legislative politics. Connecting rich and diverse fields of inquiry, it illuminates how the study of parliaments has shaped a wider understanding surrounding politics and society over the past decades.

Politica e diritto nel "processo" di risoluzione dei casi regolamentari

Segreti pubblici e poteri giudiziari delle commissioni d'inchiesta

Il controllo parlamentare sul governo nel Regno Unito. Un contributo allo studio del parlamentarismo britannico

corso di dottorato di ricerca in diritto costituzionale, ciclo 22

Diritto costituzionale. Manuale breve. Tutto il programma d'esame con domande e risposte commentate

Lo statuto dell'opposizione parlamentare nell'evoluzione della forma di governo

l'evoluzione nelle esperienze di Regno Unito, Germania ed Italia

Il diritto parlamentare nella teoria e nella pratica

Bibliografia nazionale italiana

Questioni costituzionali, volume complementare del Corso di diritto costituzionale di Luigi Palma...

Parliamentary Diplomacy in European and Global Governance offers a detailed interdisciplinary study of a new global phenomenon: the rise and impact of parliamentary diplomacy in European, regional and world affairs.

Le site d' études indique: "Il volume approfondisce i temi classici del diritto parlamentare: dalle fonti alle prerogative e immunità à , dall'organizzazione delle Camere al procedimento legislativo, dagli atti di indirizzo, controllo e informazione alle attività à del Parlamento in seduta comune. L'ambizione è quella di fornire al lettore un approfondimento delle problematiche teoriche e dottrinarie, ma soprattutto la ricostruzione minuziosa dei precedenti relativi ai singoli istituti e procedure. Infatti, il diritto parlamentare "vivente" si nutre di molteplici fonti non scritte di diversa intensità à e in qualche caso anche del cosiddetto "diritto parlamentare informale", che solo gli operatori sul campo - come i due Autori - possono essere in grado di ricostruire. La lettura del testo consente quindi la conoscenza del reale vissuto (giuridico e in qualche caso politico) delle Camere. "

Mali e rimedi. Profusione al corso di diritto costituzionale nella libera Universit à di Urbino. Riveduta ed ampliata. Gennaio 1895

Rivista di politica economica

National Implementation and Interpretation of EU Law

Catálogo alfabetico annuale

Corso di diritto internazionale

The Eurosceptic Challenge

Italian Populism and Constitutional Law

Corso di diritto comparato

Il controllo parlamentare nell'ordinamento italiano

Tra declino e cambiamento

Includes sections "Rassegna delle pubblicazioni economiche" and "Rassegna della stampa economica periodica."

The Oxford Handbook of Italian Politics provides a comprehensive look at the political life of one of Europe's most exciting and turbulent democracies. Under the hegemonic influence of Christian Democracy in the early post-World War II decades, Italy went through a period of rapid growth and political transformation. In part this resulted in tumult and a crisis of governability; however, it also gave rise to innovation in the form of Eurocommunism and new forms of political accommodation. The great strength of Italy lay in its constitution; its great weakness lay in certain legacies of the past. Organized crime—popularly but not exclusively associated with the mafia—is one example. A self-contained and well entrenched 'caste' of political and economic elites is another. These weaknesses became apparent in the breakdown of political order in the late 1980s and early 1990s. This ushered in a combination of populist political mobilization and experimentation with electoral systems design, and the result has been more evolutionary than transformative. Italian politics today is different from what it was during the immediate post-World War II period, but it still shows many of the influences of the past.

Strategies, Conflicts and Dilemmas

Interdisciplinary Approaches to Legislatures

Parliamentary Diplomacy in European and Global Governance

Il Governo parlamentare. Profusione al corso libero di diritto costituzionale nella R. Università di Roma, il 4 dicembre 1897

Giornale della libreria

Governo parlamentare o governo costituzionale?

La forma di governo parlamentare

l'esperienza dell'Italia

Modificazioni tacite della costituzione attraverso il diritto parlamentare

Interparliamentary Cooperation in the Composite European Constitution

This edited volume explores the relationship between constitutionalism and populism in the Italian context. Italian populism is of interest to comparative lawyers for many reasons. Firstly, the country has a long-lasting tradition of anti-parliamentarism over the course of its history as a unitary state. After the 2018 general election, it has turned into the first European country in which two self-styled populist parties formed a coalition government. Although it collapsed in August 2021, Communities, the constitutional implications of populist politics have to be considered not only within the national framework but also in a wider context. This book argues that the relationship between populism and constitutionalism should not be seen in terms of mutual exclusion and perfect opposition. Indeed, populism frequently relies on concepts and categories belonging to the language of constitutionalism (majority, democracy, people), offering a kind of constitutional court. This collection analyses the place and the functioning of interparliamentary cooperation in the EU composite constitutional order, taking into account both the European and the national dimensions. The chapters join the recent scholarship on the role of parliaments in the EU after the Treaty of Lisbon.The aim of this volume is to highlight the constitutional significance of interparliamentary cooperation as a permanent feature of EU democracy and as a new parliamentary function. The contributors are academics and parliamentary officials from all over Europe. The volume discusses the developments in interparliamentary cooperation and its implications for the organisation and procedures of national parliaments and the European Parliament, for the fragmented executive of the EU, and for the democratic legitimacy of the overall EU composite Constitution. These issues are examined by looking at the European legislative process, the European Semester and the cooperation on the internal structure of parliaments and analyse the different models of interparliamentary cooperation, ie from COSAC to the new Interparliamentary Conference on Stability, Economic Coordination and Governance in the European Union provided by the Fiscal Compact.

Pareri parlamentari e limiti della legge

Handbook of Parliamentary Studies

Corso di diritto parlamentare

L'assemblea parlamentare nell'Europa dei sei

Italian Books and Periodicals

Corso di diritto costituzionale

Constitutional and Parliamentary Information

aspetti del partito politico italiano

Corso di diritto costituzionale nell'Università di Bologna

Programma sommario per gli esami dell'anno accademico 1891/92-1893/94

In recent years, Eurosceptic and nationalist forces have been gaining ground in the European Union. Their rhetoric has changed the political discourse, shaking the ideal of an ever closer union to its core. However, the specific legal changes brought about by this political turn have often remained obscure. How does Euroscepticism manifest itself in the law and policies of the EU Member States? This book seeks to understand to what extent Eurosceptic attitudes translate into legislative, administrative and judicial practices that challenge EU law and governance in the Member States. It reveals the many facets of national resistance that the EU is currently facing, ranging from open defiance to ignorance of EU law. It includes perspectives from the entire Union: from old and new, western and eastern, troublesome and (ostensibly) compliant Member States. Bringing together experts from law and political science, this timely book offers unique insights into the reception – and sometimes rejection – of EU law in the Member States. It is essential reading for anyone interested in the current challenges and the future of the European Union.

1590.11

profili costituzionalistici

Funzioni parlamentari non legislative e forma di governo

Cyber Law in Italy

L'interpretazione del diritto parlamentare. Politica e diritto nel "processo" di risoluzione dei casi regolamentari

Gazzetta Ufficiale

Il sistema parlamentare rappresentativo

The Oxford Handbook of Italian Politics

Profusione al corso di diritto costituzionale letta nell' Università di Modena ai 23 di gennaio 1899....

Diritto parlamentare

Parlamento e decisioni di bilancio