

## *Contents*

|   |     |
|---|-----|
| GIOVANNI CAZZETTA, <i>Introductory Remarks</i> . . . . .  | 1   |
| ANTÓNIO MANUEL HESPAÑHA, <i>Is there place for a separated legal history? A broad review of recent developments on legal historiography</i> . . . . .                                     | 7   |
| TOMMASO GAZZOLO, <i>Kant and the normativity of law</i> . . . . .   | 29  |
| EMANUELE CASTRUCCI, <i>Juridical form and economic process. On the transformations of the European general theory of law in the framework of the crisis of the early 1930s</i> . . . . .  | 65  |
| FEDERIGO BAMBI, <i>Gleaning the lexicon of Brunetto Latini's Rettorica</i> . . . . .  | 103 |
| GIUSEPPE GUIZZI, <i>Between history, law and literature: insolvency and bankruptcy in Honoré de Balzac</i> . . . . .  | 123 |
| ENRIQUE ÁLVAREZ CORA, <i>The concept of analogy in modern legal doctrine</i> . . . . .  | 157 |
| GUSTAVO ADOLFO NOBILE MATTEI, <i>Modern perspectives for a theory of punishment. Declinations of justice and causeæ puniendi between the XVI and the XVII centuries</i> . . . . .         | 183 |
| LUCA MANNORI, <i>After the reform. Local communities and public representation in Tuscany at the sunset of Enlightenment (1788-1795)</i> . . . . .  | 221 |
| GUSTAVO S. SIQUEIRA, <i>Brazilian Civil Law on the eve of the 1916 Civil Code: The absence of the Philippine Ordinances and expectations in the press and national doctrine</i> . . . . . | 255 |
| CRISTIANO LA LUMIA, <i>Jurists on the attack. The question of enemy aliens in the Italian legal debate (1915-1918)</i> . . . . .  | 269 |
| MICHELE PIFFERI, <i>Constitutional problems of criminal law. Between reformism and the rise of the authoritarian paradigm (1920-1940)</i> . . . . .                                       | 309 |
| BARTOLOMÉ CLAVERO, <i>Terra Australis Nullius: jurisprudence, historiography, anthropology, memory, fiction, and rock under the sign of Mabo</i> . . . . .                                | 355 |
| GIUSEPPE VETTORI, <i>The 1968 movement and the strength of principles. Only a beginning</i> . . . . .   | 427 |
| ÁNGEL M. LÓPEZ Y LÓPEZ, <i>Legal absolutism (a view from Spain, twenty years later)</i> . . . . .   | 447 |
| PIER PAOLO PORTINARO, <i>Fritz Bauer, a critical jurist</i> . . . . .   | 471 |
| GIANCARLO ANELLO, <i>An experienced liberty: phenomenological approach to religious freedom and the life of an Italian colonial jurist</i> . . . . .                                      | 515 |
| ANTÓNIO MANUEL HESPAÑHA, <i>Law in the Academia (Coimbra, 1570-1640). Identifying the law within a communicative community</i> . . . . .  | 537 |

## TESTIMONIES

- MAURIZIO FIORAVANTI, *The presence of Spain in the European constitutional history. In memory of Joaquín Varela* . . . . . 621

## REVIEWS

- Cultura giuridica e letteratura nella costruzione europea*, a cura di Orlando Roselli, Napoli, 2018 (Stefano Mannoni) . . . . . 633
- Les défis de la représentation. Langages, pratiques et figuration du gouvernement*, sous la direction de Manuela Albertone et Dario Castiglione, Paris, 2018 (Luca Mannori) . . . . . 635
- Diritto: storia e comparazione. Nuovi propositi per un binomio antico*, Massimo Brutti, Alessandro Somma (eds.), Berlin, 2018 (Pablo Moreno Cruz) . . . . . 642
- MICHEL FOUCAUT, *Teorie e istituzioni penali*, Milano, 2019; Id., *La società punitiva*, Milano, 2016 (Ernesto De Cristofaro) . . . . . 650
- JACQUES GUILHAUMOU, *Cognition et ordre social chez Sieyès. Penser les possibles*, Paris, 2018 (Stefano Mannoni) . . . . . 658
- Immaginare la Repubblica. Mito e attualità dell'Assemblea Costituente*, a cura di Fulvio Cortese, Corrado Caruso, Stefano Rossi, Milano, 2018 (Massimiliano Gregorio) . . . . . 660
- Libertà e coercizione. Il lavoro in una prospettiva di lungo periodo*, a cura di Giulia Bonazza e Giulio Ongaro, Palermo, 2018 (Giovanni Cazzetta) . . . . . 666
- Pour une nouvelle éducation juridique*, Massimo Vogliotti (dir.), Paris, 2018 (Bernardo Sordi) . . . . . 671
- LORENZO TANZINI, *1345. La bancarotta di Firenze. Una storia di banchieri, fallimenti e finanza*, Roma, 2018 (Gianluca Russo) . . . . . 675

## READINGS

- RICCARDO CAVALLO, *The Nazi legal imaginary* (on the *Third Reich's* legal science and culture from the recent research of Johann Chapoutot) . . . . . 685
- ÁNGEL M. LÓPEZ Y LÓPEZ, *Why Cicero keeps interrogating us today* (on Fernando H. Llano Alonso, *El gobierno de la razón: la filosofía jurídico política de Marco Tulio Cicerón*, Madrid, 2017) . . . . . 707
- STEFANO MANNONI, *For and against Tocqueville* (on Cédric Glineur, *Histoire des institutions administratives. X-XIX siècle*, Paris, 2017) . . . . . 727
- PIERO MARINO, *Towards an ethical justification of law?* (on Dietmar von der Pfördten's *Rechtsethik*) . . . . . 735
- ENRICO MAURO, *The crooked law that protects the being of those who have against the 'non-being' of those who have not* (on Elisabetta Grande, *Guai ai poveri. La faccia triste dell'America*, Torino, 2017) . . . . . 745

|  |     |
|--|-----|
| BALDASSARE PASTORE, « <i>The law only rests on liberty</i> » (on Immanuel Kant, <i>Lezioni sul diritto naturale</i> (Naturrecht Feyerabend), a cura di Norbert Hinske e Gianluca Sadun Bordoni, Milano, 2016) . . . . .            | 757 |
| IRENE STOLZI, <i>An irreducible complexity? Fascism between images and reality</i> (on some recent scholarship) . . . . .  | 767 |
| MARIA SOLE TESTUZZA, <i>The fact of generating: an arching bridge</i> (on <i>Genesis. XVII/1, 2018. La ricerca della paternità. Responsabilità, diritti e affetti</i> , a cura di Stefania Bartoloni e Daniela Lombardi) . . . . . | 785 |
| <i>ABSTRACTS</i> . . . . .   | 817 |
| CENTRO DI STUDI PER LA STORIA DEL PENSIERO GIURIDICO MODERNO <i>Activities in the Year 2017-2018</i> . . . . .   | 829 |