

is needed to safeguard capacity and quality. As shown by the contributions gathered here, the nature of reform in this area is not the same everywhere. There are a variety of reasons for this heterogeneity, ranging from different understandings of the caseload problem itself, local conceptions regarding the purpose of the Supreme Court, and strong entitlements concerning the right to appeal to budgetary restrictions and extremely rigid legislation. The book also shows that the implementation of similar solutions to case overload, such as access filters, may have different effects in different jurisdictions. The conclusion might well be that the problem of overburdened courts is multifactorial and context-dependent, and that easy, one-size-fits-all solutions are hard to find and perhaps even harder to implement.

The Politics of Public Administration Reform in ItalySpringer Nature

Tools and Procedures in Europe

European Welfare State Constitutions After the Financial Crisis

Between National Autonomy and EU Law Constraints

Food Regulation and Criminal Justice

Global Perspectives in Policing and Law Enforcement

Research Achievements in Social Sciences and Humanities

Water Law, Policy and Economics in Italy

Il volume ripercorre ed approfondisce il volto dei delitti dei pubblici ufficiali: scoprendo le diverse fattispecie incriminatrici approfondendo le circostanze e tutte le conseguenze penali di una eventuale condanna in materia trattando le misure di prevenzione. Segue inoltre il percorso di accertamento processuale con un'attenzione particolare: alla fase delle indagini preliminari e alla individuazione dell'ufficio di procura alle operazioni sotto copertura e al whistleblower al regime delle intercettazioni e delle misure cautelari al ruolo dei riti speciali e del dibattimento. Aggiornato fino al d.l. n. 161/2019 sulle Intercettazioni (conv. in l. n. 7/2020) e alla sentenza della Corte cost. n. 32/2020 sull'incostituzionalità parziale della legge spazzacorrotti.

This book provides the first comprehensive overview of the most important water-related issues that centre on Italy, analysed from several disciplinary perspectives – such as hydrology, economics, law, sociology, environmental sciences and policy studies – in order to promote full understanding of the challenges the country is facing and the ways it could best tackle them. Despite the misconception that Italy is a water-scarce country, is in fact quite rich in water resources. Such resources, however, are unevenly distributed over the Italian territory. Italy's northern regions rely on quite an abundant quantity of freshwater, whereas in the southern area water endowment is limited. Moreover, climatic differences between North and South contribute to widen the divide. This disparity has notable consequences of socio-economic character, some of which, in turn, feed back into the environmental conditions of Italian regions: pollution, floods, landslides and droughts are among the problems affecting the country. There are numerous features of water use and consumption that distinguish Italy from other comparable countries, such as the significant role played by agriculture (a water-intensive activity), a lead position in the consumption of bottled water, lower-than-average prices of water and a far-from-optimal efficiency of waterworks. All such aspects, and many others, make Italy an essential case study.

Il Trattato di diritto penale, in 3 tomi e oltre 8.000 pagine, analizza il sistema penale e tutti i vari tipi di reati e di contravvenzioni previsti dal codice penale. Il Codice penale rimane il decisivo punto di riferimento, sia per quanto riguarda l'ordine della trattazione, sia per quanto attiene alla scelta dei contenuti. I tre tomi in cui è suddivisa l'opera affrontano, oltre alla parte generale, i delitti e le contravvenzioni contenuti all'interno del Codice, e la disciplina penale degli stupefacenti e della prostituzione. La materia penalistica viene affrontata secondo una visione pluralistica, assicurata dal coinvolgimento di autori dalla diversa estrazione professionale (accademici, giudici, magistrati della pubblica accusa, avvocati). Grande attenzione è riservata al diritto giurisprudenziale, sempre coniugata con il rigoroso inquadramento sistematico degli istituti. Anche per questa ragione, la trattazione, pur seguendo, in linea di massima, le cadenze del codice penale, ordina sovente gli istituti o le fattispecie di reato in capitoli più ampi, tesi a sottolinearne gli aspetti di sistematicità. Ciò non solo per rispettare le coordinate del genere trattatistico, ma anche per offrire al lettore un'esperienza di fruizione più completa, efficace e "contestualizzata".

This book constitutes the refereed proceedings of the 7th International Conference on Electronic Government and the Information Systems Perspective, EGOVIS 2018, held in Regensburg, Germany, in September 2018. The 19 revised full papers presented were carefully reviewed and selected from 22 submissions. The papers are organized in the following topical sections: digitalization and transparency; challenges in e-government technology and e-voting; knowledge management in the context of e-government; semantic technologies and the legal aspects; open data and open innovation; and e-government cases - data and knowledge management.

The Italian Case in a Comparative Perspective

Fonti. Assunzioni e concorsi. Sviluppo di carriera. Cause di cessazione. Responsabilità. Forme flessibili. Trattamento economico. Disciplina. Contrattazione collettiva. Incompatibilità. Dirigenza. Controversie di lavoro. Dottrina, giurisprudenza e normativa. Aggiornato alla riforma Bongiorno (l. 19 giugno 2019, n. 56 e deleghe sul miglioramento della p.a.), alla Riforma Madia (d.lgs. nn. 74 e 75/2017) e ai nuovi C.C.N.L. 2016-2018

The First Outstanding 50 Years of "Università Politecnica delle Marche"

Courts, Politics and Constitutional Law

Comparative Multidisciplinary Perspectives on Omnibus Legislation

This issue is the first milestone on the way to the XXth AIDP World Congress dedica-ted to 'Criminal Justice and Corporate Business'. It brings together key proceedings of the International Colloquium on 'Food Regulation and Criminal Justice', organised by the Chinese group of the AIPD in Beijing on September 23rd-26th, 2016. The volume contains the resolutions adopted in Beijing, the general report, four transversal articles, and several national reports. It offers a broad overview of the main challenges raised by contemporary food regulation, as well as various responses provided by criminal law around the globe. The contributions deal with issues concerning food security, food safety, and food fraud. They pay particular attention to the international dimension, the interaction with administrative enforcement mechanisms, and the increasing relevance of self-regulation.

Der Band präsentiert die Beiträge des letztjährigen XVIII. Deutsch-Italienischen Verfassungskolloquiums, das vom 10. bis 12. Mai 2018 in Padua unter Beteiligung von mehr als 40 Wissenschaftlern aus beiden Ländern stattfand. Das Kolloquium befasste sich mit der Migrationskrise in der Europäischen Union aus deutscher und italienischer Perspektive, mit den Herausforderungen und Innovationen im Verwaltungsverfahrenrecht sowie mit aktuellen Entwicklungen im Öffentlichen Recht der beiden Länder.