

TABLE OF CONTENTS AND ABSTRACTS

Essays and articles

Urban Safety, Its Uncertain Boundaries, Mayors' Ordinances, and "Citizen Patrols" (p. 707)

Tommaso F. Giupponi

The article addresses the problematic role of local and regional autonomies in managing safety, with particular reference to recent national legislation concerning urban safety (from mayors' ordinances to so-called "citizen patrols") and to the corresponding jurisprudence of the Constitutional Court, in an attempt to identify the necessary forms of coordination among different levels of government involved in the light of the reform of Title V of the Constitution.

The New and Controversial Municipal Ordinances of Coexistence (p. 743)

Miguel Casino Rubio

*Following the lead of the Barcelona City Council, almost all Spanish municipalities have approved, in recent years, "coexistence ordinances", designed to combat behaviours that lead to deterioration in public spaces and affect coexistence in cities. These new ordinances, which provide for violations and penalties, have been largely welcomed by administrative doctrine and jurisprudence. Nevertheless, this article highlights some of these ordinances' main weaknesses. In particular, it focuses on their relevance and *raison d'être* and casts doubt on local authorities' competence to ban specific personal conduct.*

The Conflict between Liberty and Security in the United Kingdom since 9/11 (p. 773)

Sebastian Payne

This article analyses some of the legislative responses in the UK that have ensued in the wake of the 9/11 terrorist attacks and the case law resulting from the exceptional legislative measures. The legislation and litigation illustrates the conflict with liberty that these measures have created. The “Anti-terrorism, Crime and Security Act 2001” is considered. The A Case (No. 1): The Belmarsh case relating to indefinite detention without trial, and the A Case (No. 2): relating to the admissibility of evidence obtained by torture, are both examined. “Control Orders” are briefly considered. The Binyam Mohamed Court of Appeal case relating to the disclosure of sensitive security-related information is considered, as well as the Government’s proposals in its Green Paper “Justice and Security” to make available in all civil proceedings secret hearings where security-related issues are said to arise.

Notes and comments

The Regional Statutory Guarantee Councils: Administration and Jurisdiction (p. 801)

Bernardo Giorgio Mattarella

The Regional Statutory Councils as “*jus dicentes* institutions” (p. 809)

Giandomenico Falcon

The Regional Statutory Guarantee Councils in Constitutional Court Jurisprudence (p. 817)

Silvio Gambino

Some Observations Concerning the Initial Experiences of the Piemonte Region’s Guarantee Commission (p. 835)

Jörg Luther

The Emilia-Romagna Region's Statutory Guarantee Council (p. 851)
Marzio Maccarini

The Experience of the Liguria Region's Statutory Guarantee Council
(p. 861)
Giuseppe Casale

Musings and Suggestions about Guarantee Bodies (Especially Regional Statutory Guarantee Councils) (p. 877)
Giuseppe Ugo Rescigno

Regional Observatory

Focus on Constitutional Jurisprudence Concerning Public Safety
(p. 887)
Federica Paolozzi

Focus on Administrative Jurisprudence Concerning Equal Opportunities in Access to Public and Elective Offices (p. 913)
Alfredo Amato

Readings and Highlights

Breaks and Continuity in the History of the Italian State. In Particular, Fascist and Catholic Corporatism (about the book by S. Cassese, *Lo Stato fascista*, Bologna, Il Mulino, 2010) (p. 935)
Leonardo Ferrara

