

Indice

Introduction	»	vii
Regulatory Autonomy in Eastern Roman Provinces: the Babatha Archive		
<i>Simona Tarozzi</i>	»	1
Earth and water in the formularies of the <i>Albertini Tablets</i>		
<i>Paola Biavaschi</i>	»	13
International Treaties and Commercial Practices in Late Antiquity: Romans and Persians in <i>CJ. 4.63.4</i>		
<i>Silvia Schiavo</i>	»	23
Il n’y a que le provisoire qui dure: early eighteenth-century preliminary articles and conventions in doctrine and practice		
<i>Frederik Dhondt</i>	»	35
Esigenze solidaristiche e vincolo contrattuale nella giurisprudenza italiana dall’età giolittiana all’avvento della Costituzione repubblicana		
<i>Alan Sandonà</i>	»	51
<i>Pacta sunt servanda</i> – Basic Principles of a Modern Contract Law		
<i>Christoph Schärfl</i>	»	69
Self-enforcing Tools in International Contracts: A Comparative Perspective		
<i>Laura Maria Franciosi</i>	»	93
Post-Contractual non-competition clauses in German Labour Law – an example for today’s law formed in practice		
<i>Julia Maria Gokel</i>	»	109
Party autonomy and its effects on the International Maritime Law: the role of the Paramount Clause		
<i>Anna Montesano</i>	»	119