

**THE PROTECTION OF RIGHTS
IN THE TECHNOLOGICAL
AND ENVIRONMENTAL
TRANSITION:
THE CHALLENGE
OF THE THIRD MILLENNIUM**

edited by

CONCETTA PARRINELLO and SIMON MICHAEL TANNER



Edizioni Scientifiche Italiane

Index

Human rights and environment

CONCETTA PARRINELLO, <i>Market regulation and sustainable environment: the balancing of economic and environmental interests</i>	9
SUSANNA CAPPuccio, <i>Strategies for a sustainable future and responsible growth</i>	25
MICHELE CRISAFULLI, <i>Smart Cities and environment: opportunities and civil law issues</i>	43
ANTONELLA FALCONE, <i>New perspectives for Restorative Justice in the field of environmental crime</i>	53
CALOGERO LEANZA, <i>On contract law to the test of the sustainability principle: green contracts: green contracts</i>	63
DARIO CARMELO LO SARDO, <i>The “do no significant harm” (DNSH) principle as a parameter of environmental sustainability in the context of the National Recovery and Resilience Plan (NRRP)</i>	75
COSIMO LOTTA, <i>The essential levels of technical environmental performance in the light of the National Recovery and Resilience Plan</i>	89
SANTINA MUNAFÒ, <i>Commercial law and environmental protection: from national legislation to the prospects for reform imposed by the EU</i>	99
MARIAGIULIA PREVITI, <i>Maritime autonomous surface ships: a green innovation system?</i>	109
SOFIA SCALISI, <i>Property rights and environmental protection: always a proportional equation?</i>	121

LAURA NATALIA ANNA TESTA, <i>Circular economy and waste: considerations on prevention and the “End of Waste”</i>	131
--	-----

Human rights and technologies

BARBARA BOMBACI, <i>The right to be forgotten as a singular paradigm of issues connected to the processing of personal data of minors</i>	143
BENEDETTA BOTTARI, <i>Artificial Intelligence and Corporate Governance: a matter of regulation and responsibility</i>	153
LAURA D’AMICO, <i>Risk assessment tools: between discriminatory deviations, opacity and responsibility for the type of perpetrator</i>	161
VIVIANA DI NUZZO, <i>The CJEU on the limits of data retention for preventive and investigative purposes: the users’ right to protection of personal data</i>	173
FRANCESCA ANNUNZIATA DI PIETRO, <i>The public and its “new” problems: starting from John Dewey’s insights on Democracy</i>	183
FEDERICO FIUMARA, <i>Italian golden power Law Decree between technology and fulfillment of SDGs</i>	193
MARTINA GENOVESE, <i>Cross-border processing of biometric data in the Clearview’s case</i>	201
MARCO AURELIO LEONARDI, <i>The right to disconnect in the employment relationship: current regulation and future perspectives</i>	213
CLAUDIO ORLANDO, <i>Automated evidence and participatory rights in criminal proceedings</i>	225
GIANCARLO ORLANDO, <i>What future for the judge? Towards the predictability of the judicial decision and the increase of the judicial precedent in the civil law systems</i>	235
FORTUNATA SCIOTTO, <i>Jobs and educational obligation in view of digital innovations</i>	251
DEMETRIO SCOPELLITI, <i>New technologies in parliamentary procedures: is the AI a Legislator?</i>	261