

THE ITALIAN DRAFT REFORM OF CRIMINAL PROCEEDINGS IN THE FRAMEWORK OF THE RIGHT TO A REASONABLE LENGTH OF THE "FAIR TRIAL": LIGHTS AND SHADOWS AMONG TRIAL WAIVER SYSTEMS, NEED FOR ORGANIZATIONAL ACCOUNTABILITY OF THE JUDICIARY AND DISCIPLINARY LIABILITY

The Author examines in deep the prescriptions of the recent draft Law for legislative delegation to the Government in order to achieve the efficiency of criminal proceedings and the expedite definition of criminal proceedings before the Courts of appeal, proposing some reflections on its implications on the execution of judgments of the European Court of Human Rights against Italy concerning the reasonable length of criminal proceedings.