

Restituzione degli atti per “*novum*” *superveniens* e riproponibilità delle questioni di costituzionalità sul divieto di inseminazione eterologa

ROBERTO ROMBOLI

Abstract: In the essay the Author conducts some considerations about the decision of “restituzione degli atti al giudice a quo”, with references to the constitutional case law and the effects this decision has on the relationship between Constitutional Court, ordinary courts and the European Court of Human Rights. The Author then tries to imagine what the “possible scenarios” may be after the Constitutional Court decision of “restituzione degli atti al giudice a quo” n. 150/2012, concerning the constitutional validity of the prohibition of heterologous artificial insemination.

Keywords: Constitutional Court, Ordinary courts, Artificial insemination, European Court of Human Rights.