Index

*Articles/Articles/Aufsätze*  
ARRANGED BY AUTHOR

A  
– Guido ALPA, European Community resolutions and the codification of “private law”, vol. 8 No.2  
– Marietta AUER, Good Faith: a semiotic approach, vol. 10 No.2  
– Georgios I. ARNOKOUROUS, The transposition of the Consumer Sales Directive into the Greek legal system, vol. 9 Nos.2&3

B  
– Stathis BANAKAS, European tort law – is it possible?, vol. 10 No.3  
– Jürgen BASEDOW, Codification of Private Law in the European Union: the making of a hybrid, vol. 9 No.1  
– Klaus Peter BERGER, The Principles of European Contract Law and the concept of “Creeping Codification” of law, vol. 9 No.1  
– Gerrit BETLEM and Ewoud HONDIUS, European Private Law after the Treaty of Amsterdam, vol. 9 No.1  
– Timothy C. BIRD, Directive 99/44/EC on certain aspects of the sale of consumer goods and associated guarantees: its impact on existing Irish sale of goods law, vol. 9 Nos.2&3  
– Michael G. BRIDGE, The English law of real security, vol. 10 No.4  
– Mauro BUSSANI, “Integrative’ comparative law enterprises and the inner stratification of legal systems, vol. 8 No.1

C  
– Marie-Jeanne CAMPANA, Avant-propos (Special issue on interactive private law adjudication in the European multi-level system – analytical explorations and normative challenges) vol. 8 No.1  
– Marie-Jean CAMPANA, Vers un langage juridique commun en Europe?, vol. 8 No.1
– Anthony CHAMBREDON, Form v. substance? An ideological venture beyond the
dichotomy in European contract law, vol. 8 No.1
– Christoph COEN, Rainer HORNUNG and Peter SCHLECHTRIEM,, Restitution and
Unjust Enrichment in Europe, vol. 9 Nos.2&3
– Hugh COLLINS, Formalism and efficiency, vol. 8 No.1

D
– Anna DI ROBILANT and Ugo MATTEI , The art and science of critical scholarship:
postmodernity and international style in the legal architecture of Europe, vol.
10 No.1
– Helge DEDEK, Karsten OTTE and Hanns PRÜTTING, The grotius program: pro-
posals for amending Article 21 and 22 of the Brussels Convention, vol. 8 No.2
– Libor DRABEK , A fair hearing before EC institutions, vol. 9 No. 4

E
– Marc ELVINGER, La Directive 99/44 du 25 Mai 1999 et le droit Luxembourgeois,
vol. 9 Nos.2&3

F
– Sonja FEIDEN, Europeanisation of European law adjudication, vol. 8 No.1

G
– Sarah GALE, Gary SCANLAN and Andrew McGEE,, Limitation Periods and
Remedies under EC legislation – the Arkin case, vol. 10 No.2
– David GEARY, Notes on family guarantees in English and Scottish law, vol. 8
No.1
– Walter VAN GERVEN, A common law for Europe: the future meeting the past?,
vol. 9 No. 4
– George L. GREUTON, Constructive trusts and insolvency, vol. 8 No.3
– Stefan GRUNDMANN, European sales law – reform and adoption of international
models in German sales law, vol. 9 Nos.2&3
– Stefan GRUNDMANN, The structure of European contract law, vol. 9 No. 4

H
– Arthur S. HARTKAMP, European freedoms and national mandatory rules: the
Dutch judiciary and the European Convention on Human Rights, vol. 8 No.1
– Martijn HESSELINK, Editorial: Special issue on Critical Legal Theory and
European Private Law, vol. 10 No.1
– Dieter HOFFMANN, Directive “Action en cessation en matière de protection des
intérêts des consommateurs” (Dir. 98/27/CE du 19/5/98), vol. 8 No.1
Nos.2&3
– Ewoud HONDIUS and Gerrit BUTLEM, European Private Law after the Treaty of
Amsterdam, vol. 9 No.1
– Ewoud HONDIUS and Christoph JELOSCHEK, Towards a European sales law – legal challenges posed by the Directive on the sale of consumer goods and associated guarantees, vol. 9 Nos.2&3
– Ewoud HONDIUS and Harriët SCHELHAAS, In conformity with the Consumer Sales Directive? Some remarks on transposition into Dutch Law, vol. 9 Nos.2&3
– Rainer HORNUNG, Peter SCHLECHTRIEM and Christoph COEN, Restitution and Unjust Enrichment in Europe, vol. 9 Nos.2&3
– G. HOWELLS, Federalism in USA and EC – the scope for harmonised legislative activity compared, vol. 10 No.5
– Christoph JELOSCHEK, The transposition of Directive 99/44/EC into Austrian law, vol. 9 Nos.2&3
– Christoph JELOSCHEK and Ewoud HONDIUS, Towards a European sales law – legal challenges posed by the Directive on the sale of consumer goods and associated guarantees, vol. 9 Nos.2&3
– Christian JOERGES, Editorial and acknowledgements (Special issue on interactive private law adjudication in the European multi-level system – analytical explorations and normative challenges), vol. 8 No.1
– Christian JOERGES, Interactive adjudication in the Europeanisation process? A demanding perspective and a modest example, vol. 8 No.1

– Nicholas KASIRER, The common core of European private law in boxes and bundles, vol. 10 No. 3
– Irene KLAUSER, Integrationist objectives of European general clauses and “stricter” national standards, vol. 8 No.1
– Duncan KENNEDY, The political stakes in “merely technical” issues of contract law, vol. 10 No.1
– Sonja A. KRUISINGA, What do consumer and commercial sales law have in common? A comparison of the EC Directive on consumer sales law and the UN Convention on contracts for the international sale of goods, vol. 9 Nos.2&3
– Jan A. KRUPSKI, Uniform connection of security rights in receivables, vol. 10 No.6

– Ole LANDO, Optional or mandatory Europeanisation of contract law, vol. 8 No.1
– Pierre LAROCHE, Ius Commune case books for the common law of Europe: presentation, progress, rationale, vol. 8 No.1
– Pierre LEGRAND, On the unbearable localness of the law: academic fallacies and unseasonable observations, vol. 10 No.1
– Marco M.B. LOOS, Towards a European law of service contracts, vol. 9 No. 4
– Aurora LOPEZ AZCONA, The consolidation of family rights of preferential acquisition contained in Spanish regional laws in relation to Swiss legislation: the Restoration of the droit de préemption des parents, vol. 10 No.5

M
– Ugo MATTEI and Anna DI ROBILANT, The art and science of critical scholarship: postmodernism and international style in the legal architecture of Europe, vol. 10 No.1
– Andrew McGEE, Sarah GALE, and Gary SCANLAN, Limitation Periods and Remedies under EC legislation – the Arkin case, vol. 10 No.2
– Ewan MCKENDRICK, Traditional concepts and contemporary values, vol. 10 No.1
– Ewan MCKENDRICK, Modifying procedural autonomy: better protection for community rights, vol. 8 No.4
– Alberto MONTI, Environmental Risk: A Comparative Law and Economics Approach to Liability and Insurance, vol. 9 No.1
– Thomas M.J. MÖLLERS, European Directives on Civil Law – The German approach: towards the re-codification and new foundation of civil law principles, vol. 10 No.6

N
– Leone NIGLIA, The non-Europeanisation of private law, vol. 9 No. 4

O
– Karsten OTTE, Hanns PRÜTTING and Helge DEDEK, The grotius program: proposals for amending Article 21 and 22 of the Brussels Convention, vol. 8 No.2

P
– Andrea PINNA, La transposition en droit français, vol. 9 Nos.2&3
– Kara PREEDY, Fundamental rights and private acts – horizontal direct or indirect effect?, vol. 8 No.1
– Hanns PRÜTTING, Karsten OTTE and Helge DEDEK, The grotius program: proposals for amending Article 21 and 22 of the Brussels Convention, vol. 8 No.2

R
– Kenneth G. REID, Patrimony not Equity: the trust in Scotland, vol. 8 No.3
– C.H. VAN RHEE, Civil procedure: a European Ius Commune, vol. 8 No.4
– C.H. VAN RHEE, Trusts, trust-like concepts and Ius Commune, vol. 8 No.3
– Kristina RIEDL, The work of the Lando-Commission from an alternative viewpoint, vol. 8 No.1
– Wulf-Henning ROTH, Transposing “pointillist” EC guidelines into systematic national Codes, vol. 10 No.6

S
– C.W. Maris van SANDELINGENAMBACHT, Legal postivism and the end of European private law: Duncan Kennedy’s critique of adjudication, vol. 10 No.1
– Gary SCANLAN, Andrew McGee and Sarah GALE, Limitation Periods and Remedies under EC legislation – the Arkin case, vol. 10 No.2
– Harriët SCHELHAAS and Ewoud HONDIUS, In conformity with the Consumer Sales Directive? Some remarks on transposition into Dutch Law, vol. 9 Nos.2&3
– Peter SCHLECHTRIEM, Christoph COEN and Rainer HORNUNG, Restitution and Unjust Enrichment in Europe, vol. 9 Nos.2&3
– Christoph SCHMID, Diagonal competence conflicts between European competition law and national regulation – A conflict of laws reconstruction of the dispute on book price fixing, vol. 8 No.1
– Andreas SCHWARTZE, Enforcement of private law: the missing link in the process of European harmonization, vol. 8 No.1
– Manola SCOTTON, Directive 99/44/EC on certain aspects of the sale of consumer goods and associated guarantees, vol. 9 Nos.2&3
– Mathias M.SIEMS, Should spouses be advised before committing to guarantees? A comparative analysis, vol. 10 No.4
– Hanna SIVESAND, Sweden – delayed reforms due to the Consumer Sales Directive?, vol. 9 Nos.2&3
– SPECIAL ISSUE on Critical Legal Theory and European Private Law, vol. 10 No.1
– SPECIAL ISSUE on the implementation of the Directive on the sale of consumer goods and associated guarantees, vol. 9 Nos.2&3
– SPECIAL ISSUE on interactive private law adjudication in the European multi-level system – analytical explorations and normative challenges, vol. 8 No.1
– SPECIAL ISSUE on trusts, vol. 8 No.3
– Dirk STAUDENMAYER, The Directive on the sale of consumer goods and associated guarantees – a milestone in European consumer and private law, vol. 8 No.4
– Bernd STAUDER, Die Gewährleistung bei Konsumentenkaufverträgen nach OR im Lichte des EU-Rechts, vol. 9 Nos.2&3
– Katja STOPPENBRINK, Systemwechsel im internationalen Anerkennungsrecht: Von der EuGVVO zur geplanten Abschaffung des Exequaturs, vol. 10 No.5

T
– IONNA THOMA, La définition et l’exercice des compétences externes de la Communauté Européenne au domaine de la coopération dans les matières civiles ayant une incidence transfrontière, vol. 10 No.3
– Rita TRIGO TRINDADE, Corporate governance: La responsabilité des conseils d’administration dans les sociétés, vol. 8 No.2
– Nikolaus Urban, One legal language and the maintenance of cultural and linguistic diversity?, vol. 8 No.1

– H.L.E. Verhagen, Trusts in the civil law: making use of the experience of “mixed” jurisdictions, vol. 8 No.3

– M. J. de Waal, The uniformity of ownership, numerus clausus and the reception of trust into South African law, vol. 8 No.3
– Stephen Watters, Consumer Sales Directive 1999/44/EC and the impact on English law, vol. 9 Nos.2&3
– Thomas Wilhelmsen, Private law in the European Union: harmonized or fragmented Europeanisation?, vol. 10 No.1

Case Notes/Annotations/Entscheidungsanmerkungen
Sorted by Jurisdiction

– BGH, 23.Juni 1999 – Selbständiger Beratungsvertrag über den künftigen Kaufgegenstand, notes by Murillo de Salas and Andreas Riedler, vol. 10 No.7?
– BGH, 23.September 1999 – Erbensucher, notes by Andreas Fotschl, Jose Carlos de Medeiros Nobrega, Begoña Alfonso de la Riva and Stephen Swann, vol. 10 No.4
– BGH, 29 Juni 1999 (Vorlagebeschluss) – The protection of “vulnerable sureties” as to German, French, Belgian, Dutch, English and Scottish law, note by Caroline Lebon, vol. 9 Nos.2&3

– Cour de Cassation (France), 12 novembre 1998 – les pouvoirs et les obligations-
– Cour de cassation (France), 16 novembre 1998 – enrichissement sans cause, notes by Gerrit De Geest and Ben W.F. Depoorter, Josiane Haas, Paolo Gallo, Eugenia Dacoronia and Eulalia Eleftheriadou, Begona Alfonso de la Riva, José Carlos de Madeiros Nobrega, Erwin Beysen, Silvia Fedrizzi, Matthias Hunert, Franz Nieper, vol. 8 No.4

– Cour de Cassation (France), 13 janvier 1999 – nullité du contrat par violence, note by Gabriel García Cantero, vol. 10 No.6

– Cour de Cassation (France), 26 octobre 1999 – cessation de contrat et accessoires, notes by F.M.B Pereira Coelho, Anastassios Tamamidis and Raf van Ransbeeck, vol. 10 No.2

– Cour de cassation (France), 1 décembre 1999 – responsabilité pour activites sportives, notes by Elspeth Reid, Bernhard A. Koch and Sylvia Gaspar Lera, vol. 10 No.4

– Cour de Cassation (France), 26 avril 2000 – priority conflict between the seller under title retention and the assignee of the resale claim, note by Vincent Sagaert, vol. 10 No.6

– Cour de Cassation (France) 21 février 2001 – l’indifférence du caractère excusable de l’erreur, notes by José Ramón de Verda y Beamonte, Paulo Videira Henriques, Barbara Vari

– European Court of Justice, 22 April 1999, Travel Vac SL v. Manuel José Antelm Sanchis – The application of Directive 85/577 on contracts negotiated away from business premises to contracts of purchase of time-shares, note by Elena Ioriatti, vol. 9 Nos.2&3

– European Court of Justice, 27 June 2000, Oceáno Grupo Editorial and Salvat Editores, notes by Martin Hogg, Georgios I. Arnokouros, Andrea Pinna, Rui Cascaão and Stephen Waterson, vol. 10 No.1

– European Court of Justice, 10 May 2001, Henning Veed fald v Århus Amtskonnune, C-203/99 – Danish kidney case under the Directive on product liability, note by Geraint Howells, vol. 10 No.6

– OGH (Österreichischer Oberster Gerichtshof), 2 Juli 1998 – Zur Haftung für die Beschädigung eines “gefälligkeitshalber” gelenkten fremden PKWs, notes by Andreas Fötschl and Heleni Theodorou, vol. 9 No.1


– Cour de Cassation (Belgium), 14 May 1999 – receipt theory, notes by Matthias E. Storme, Anastassios E. Tamamidis, Bert Van Schaick and Wendy Kennett, vol. 10 No.1

– High Court, 28 November 1990 – Immunity for suit? – Mareva Injunctions, Constructive Trusts and the salutary tale of Mizrahi Bank, note by Oonagh Breen, vol. 9 No.1

– Hoge Raad (Netherlands), 5 September 1997 – Ontvanger v. Hamm (bankruptcy), notes by Eric Dirix, Martin Hogg and Jasper Backx, vol. 8 No.3

– Bundesgericht (Schweiz), 26 September 1997 – a strong incentive to the litigants to act promptly, note by Patrick Wautelaet, vol. 9 No.1

Book review/Compte rendu/Buchbesprechung

Sorted by (first) author of the book under review

– Iwan Davies (ed.), Retention of Title Clauses in Sale of Goods Contracts in Europe by J. Michael Milo, vol. 9 No.4
– John Dickie, Internet and electronic commerce law in the European Union, by Georgios Arnokouros, vol. 8 No.2
– Jacobien W. Rutgers, International Reservation of Title Clauses. A study of Dutch, French and German Private International Law in the Light of European Law by J. Michael Milo, vol. 9 No.4
– Jan Smits, The making of European Private Law, Towards a Ius Commune Europaeum as a Mixed Legal System, by Ilse Samoy, vol. 10 No.6
– Franz Werro and Anne-Catherine Hahn, Prinzipien des Haftungsrechts by G. Brüggemeier, vol. 9 Nos.2&3
– Reinhard Zimmermann and Simon Whittaker, Good Faith in European Contract Law, by Ewoud Hondius, vol. 10 No.3

Report/La vie du droit/Erfahrungsbericht


Current Developments/Chronique d’actualité/Gegenwärtige Rechtsentwicklungen


Dictionary/Dictionnaire/Lexikon

– António Pinto Monteiro, clause pénale/penalty clause/Vertragsstrafe, vol. 9 No.1
– Júlio Manuel Vieira Gomes, Unjust enrichment, vol. 9 Nos.2&3
– Fritz Raber, Laesio enormis, vol. 8 No.3