

## Index 2016

### Article Index

#### *Articles/Articles/Aufsätze*

Arranged by author

#### A

Vladimír AMBRUZ, The Rule in Saunders v. Vautier and the Czech Trust Law, ERPL Vol. 24, No. 6 (2016), pp. 1011–1030

Esther ARROYO I AMAYUELAS & Esther FARNÓS AMORÓS, Kinship Bonds and Emotional Ties: Lack of a Family Relationship as Ground for Disinheritance, ERPL Vol. 24, No. 2 (2016), pp. 203–222

#### B

Jürgen BASEDOW, General Principles of European Private Law and Interest Analysis: Some Reflections in the Light of Mangold and Audiolux, ERPL Vol. 24, No. 3 & 4 (2016), pp. 331–352

Hugh BEALE, Penalty Clauses in English Law, ERPL Vol. 24, No. 3 & 4 (2016), pp. 353–372

Jean-Sylvestre BERGÉ, La complémentarité du droit national, international et européen: Perspectives pour les individus, ERPL Vol. 24, No. 3 & 4 (2016), pp. 373–392

Alexandra BRAUN, The Risk of ‘Misusing’ Trusts: Some Lessons from the Italian Experience, ERPL Vol. 24, No. 6 (2016), pp. 1119–1140

Oonagh B. BREEN, Guardians of the Charitable Realm: Charitable Trust Supervision Practice and Procedure in the Common Law World, ERPL Vol. 24, No. 6 (2016), pp. 1141–1164

Jan De BRUYNE & Cedric VANLEENHOVE, Liability in the Medical Sector: The ‘Breast-Taking’ Consequences of the Poly Implant Prothèse Case, ERPL Vol. 24, No. 5 (2016), pp. 823–854

#### F

Youseph FARAH & Leonardo V.P. DE OLIVEIRA, Releasing the Potential for a Value-Based Consumer Arbitration under the Consumer ADR Directive, ERPL Vol. 24, No. 1 (2016), pp. 117–142

Andrea FEJÓŠ & Chris WILLETT, Consumer Access to Justice: The Role of the ADR Directive and the Member States, ERPL Vol. 24, No. 1 (2016), pp. 33–60

Marcel FONTAINE, Les objectifs de l’harmonisation du droit des contrats – Deux projets OHADA et les Principes OHADAC: objectifs contrastés, ERPL Vol. 24, No. 3 & 4 (2016), pp. 393–408

#### G

Stefan GRUNDMANN, ‘Towards’ a Private Law Embedded in Social Theory: Eine Skizze, ERPL Vol. 24, No. 3 & 4 (2016), pp. 409–424

## H

Martijn W. HESSELINK, The Justice Dimensions of the Relationship between Fundamental Rights and Private Law, ERPL Vol. 24, No. 3 & 4 (2016), pp. 425-456

Ewoud HONDIUS, Unfair Contract Terms and the Consumer: ECJ Case Law, Foreign Literature, and Their Impact on Dutch Law, ERPL Vol. 24, No. 3 & 4 (2016), pp. 457-472

## J

Agnieszka JANCZUK-GORYWODA, Online Platforms as Providers of Transnational Payments Law, ERPL Vol. 24, No. 2 (2016), pp. 223-252

Corjo J.H. JANSEN, A European Civil Code and National Private Law: Lessons from History, ERPL Vol. 24, No. 3 & 4 (2016), pp. 473-488

André JANSSEN, Brexit: Der Herzinfarkt der Europäischen Union Editorial/Éditorial/Redaktionell, ERPL Vol. 24, No. 5 (2016), pp. 731-732

Lucie JOSKOVÁ, Position of a Trustee: The Capacity to Be a Trustee and a Trustee's Duty of Care, ERPL Vol. 24, No. 6 (2016), pp. 1075-1090

Marie Jull SØRENSEN, In the Name of Effective Consumer Protection and Public Policy!, ERPL Vol. 24, No. 5 (2016), pp. 791-822

## K

Sebastian C.J.J. KORTMANN, Indirect Representation According to the Draft Common Frame of Reference, ERPL Vol. 24, No. 3 & 4 (2016), pp. 489-500

Rainer KULMS, Trusts as Vehicles for Investment, ERPL Vol. 24, No. 6 (2016), pp. 1091-1118

Martina KÜNECKE, English as Common Legal Language: Its Expansion and the Effects on Civil Law and Common Law Lawyers, ERPL Vol. 24, No. 5 (2016), pp. 733-758

## L

Ole LANDO, Unification of Patrimonial Laws Governing International Trade, ERPL Vol. 24, No. 3 & 4 (2016), pp. 501-512

Marco B.M. LOOS, Enforcing Consumer Rights through ADR at the Detriment of Consumer Law, ERPL Vol. 24, No. 1 (2016), pp. 61-80

Joasia LUZAK, The ADR Directive: Designed to Fail? A Hole-Ridden Stairway to Consumer Justice, ERPL Vol. 24, No. 1 (2016), pp. 81-102

## M

Hector L. MACQUEEN, Unilateral Promises: Scots Law Compared with the PECL and the DCFR, ERPL Vol. 24, No. 3 & 4 (2016), pp. 529-552

Corrado MALBERTI, Fiduciary Arrangements in Civil Law Countries: Framing the Trustee's Role and Duties, ERPL Vol. 24, No. 6 (2016), pp. 1053-1074

Anna Maria MANCALEONI, The Obligation on Dutch and Italian Courts to Apply EU Law of Their Own Motion, ERPL Vol. 24, No. 3 & 4 (2016), pp. 553-578

Hans-W. MICKLITZ, Überlegungen zu dem schwierigen Verhältnis von EU-Privatrecht und nationalem Privatrecht, ERPL Vol. 24, No. 3 & 4 (2016), pp. 579-600

P

Frederik PEERAER & Ilse SAMOY, The Belgian Civil Code: How to Restore its Central Position in Modern Private Law?, ERPL Vol. 24, No. 3 & 4 (2016), pp. 601-618

Alexandra POPOVICI, Trust in Quebec and Czech Law: Autonomous Patrimonies?, ERPL Vol. 24, No. 6 (2016), pp. 929-950

R

Norbert REICH, Product Liability and Beyond: An Exercise in ‘Gap-Filling,’ Friend, ERPL Vol. 24, No. 3 & 4 (2016), pp. 619-644

Peter ROTT, Claims Management Services: An Alternative to ADR?, ERPL Vol. 24, No. 1 (2016), pp. 143-160

S

István SÁNDOR, Different Types of Trust from an Ownership Aspect, ERPL Vol. 24, No. 6 (2016), pp. 1189-1216

Karsten SCHMIDT, Trust as a Legislative Challenge: Bipolar Relation vs Quasi-Corporate Status? - Basic Trust Models in Legal Practice, Theory, and Legislation, ERPL Vol. 24, No. 6 (2016), pp. 995-1010

Carla SIEBURGH & Reinhard ZIMMERMANN, Arthur Hartkamp: Scholar, Colleague, Friend, ERPL Vol. 24, No. 3 & 4 (2016), pp. 327-330

Carla SIEBURGH, The Attribution of Acts: Towards a Principled Assessment under EU and National Private Law, ERPL Vol. 24, No. 3 & 4 (2016), pp. 645-672

Lionel SMITH, The Duties of Trustees in Comparative Perspective, ERPL Vol. 24, No. 6 (2016), pp. 1031-1052

Gian Marco SOLAS, Alternative Litigation Funding and the Italian Perspective, ERPL Vol. 24, No. 2 (2016), pp. 253-270

Matthias E. STORME, Let’s Appropriate and Cross-Fertilize, ERPL Vol. 24, No. 2 (2016), pp. 187-188

Eva STORSKRUBB, Alternative Dispute Resolution in the EU: Regulatory Challenges, ERPL Vol. 24, No. 1 (2016), pp. 7-32

William SWADLING, Trusts and Ownership: A Common Law Perspective, ERPL Vol. 24, No. 6 (2016), pp. 951-972

T

Eva THÉOCHARIDI, Effectiveness of the ADR Directive: Standard of Average Consumer and Exceptions, ERPL Vol. 24, No. 1 (2016), pp. 103-116

Luboš TICHÝ, Recognition of a Trust as a Specific Problem in Private International Law, ERPL Vol. 24, No. 6 (2016), pp. 1165-1188

Christiaan TIMMERMANS, Horizontal Direct/Indirect Effect or Direct/Indirect Horizontal Effect: What’s in a Name?, ERPL Vol. 24, No. 3 & 4 (2016), pp. 673-686

## V

- Roel VAN LEUKEN, Parental Liability for Cartel Infringements Committed by Wholly Owned Subsidiaries: Is the Approach of the European Court of Justice in Akzo Nobel also Relevant in a Private-Law Context?, ERPL Vol. 24, No. 3 & 4 (2016), pp. 513-528
- Wino J.M. van VEEN & Hjalmar M.C. DUIN, Dutch Trusts and Trust-Like Arrangements, ERPL Vol. 24, No. 6 (2016), pp. 973-994
- Urmas VOLENS & Kåre LILLEHOLT, Consumer Insolvency Law in Estonia and Norway: Comparative Aspects, ERPL Vol. 24, No. 5 (2016), pp. 759-790

## W

- Anna WALLERMAN, Harmonization of Civil Procedure: Can the European Union Learn from Swiss Experiences?, ERPL Vol. 24, No. 5 (2016), pp. 855-876
- Chris WILLET, Special Edition on Access to Justice and Consumer, ERPL Vol. 24, No. 1 (2016), pp. 1-6

## Z

- Mariusz ZAŁUCKI, New Rules on Liability for Inheritance Debts in Poland: Road to a Single European Law?, ERPL Vol. 24, No. 2 (2016), pp. 189-202
- Reinhard ZIMMERMANN, Die Verjährung - von den Principles of European Contract Law bis zum Entwurf eines Gemeinsamen Europäischen Kaufrechts: Textstufen transnationaler Modellregeln, ERPL Vol. 24, No. 3 & 4 (2016), pp. 687-726

### *Case Notes/Annotations/Entscheidungsanmerkungen*

Arranged by author

- Gillis LINDEMANS, The Walls Have Fallen, Run for the Keep: Insolvency Law as the New Company Law for Third Parties, ERPL Vol. 24, No. 5 (2016), pp. 877-892
- Evelyn TERRYN, 'Consumers, by Definition, Include Us All' . . . But Not for Every Transaction, ERPL Vol. 24, No. 2 (2016), pp. 271-286

### *Conference Reports*

Arranged by author

- Andrew J. BELL, 15th Annual Conference on European Tort Law, ERPL Vol. 24, No. 6 (2016), pp. 1217-1236
- Elsabé Van DER SIJDE, The Young Property Lawyers Forum Colloquium 2015, ERPL Vol. 24, No. 5 (2016), pp. 893-896
- Malte KRAMME, Isabel GLÄSER, Carmen LANGHANKE, Shane MCNAMEE, Grzegorz RUSSEK & Maximilian SCHLÜTER, Religion, Werte und Recht, ERPL Vol. 24, No. 5 (2016), pp. 903-912
- Tamás SZABADOS, New Hungarian Civil Procedure Act and the Development of European Rules of Civil Procedure, ERPL Vol. 24, No. 6 (2016), pp. 1237-1244

Isué Natalia VARGAS-BRAND, 'Uniform Rules for European Contract Law? A Critical Assessment', ERPL Vol. 24, No. 6 (2016), pp. 1245-1250  
Chengyuan WANG, Conference: 'Perspectives on Chinese Contract Law', ERPL Vol. 24, No. 5 (2016), pp. 897-902  
Pedro RUBIM BORGES FORTES, 'The Future of Contract Law in Latin America', ERPL Vol. 24, No. 2 (2016), pp. 287-296

*Book reviews/Comptes rendus/Buchbesprechungen*

Arranged by author

Matthew Dyson (ed.), Comparing Tort and Crime: Learning from Across and Within Legal Systems By Marta INFANTINO, ERPL Vol. 24, No. 5 (2016), pp. 917-922  
Leandro Tripodi, Towards a New CISG By Olaf MEYER, ERPL Vol. 24, No. 5 (2016), pp. 913-916  
Alberto Alemanno & Anne-Lise Sibony (eds), Nudge 2.0: The Future of Behavioural Analysis of Law in Europe and Beyond By Philipp HACKER, ERPL Vol. 24, No. 5 (2016), pp. 297-322