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Aims and Scope

The *European Review of Private Law* aims to stress the considerable practical, as well as academic, importance of national private laws in integrating Europe in the face of the current overwhelming emphasis placed on European Union Law. Cross-border research will become increasingly important as transnational legal work develops. There is a need for a law review that focuses on legal developments within a broad European perspective and provides a platform for debate on the desirability of a unified private law in Europe as a complement to economic, monetary, and political union.

The *European Review of Private Law* will have an appeal across the academic/practitioner divide. By providing accessible and comparative surveys of legal developments in a number of countries, with summaries of articles and case notes in French, German and English, the Review will provide a valuable source of information for lawyers wishing to look for new ideas with which they hope to induce their courts into various innovations in the private law. The impact of European Union Law has made national courts more receptive to importing new conceptual devices and legal techniques directly from the foreign case law, without necessarily waiting for the legislature to act.

But et Portée

La Revue Européenne de Droit Privé vise à souligner l'importance pratique et académique des droits privés nationaux dans une Europe de plus en plus intégrée face à l'importance écrasante donnée au droit communautaire. Le développement de l'activité juridique transfrontalière rend la recherche en ce domaine de plus en plus importante.

Le besoin est né d'une revue de droit qui se concentre sur les développements juridiques dans une perspective européenne large, et qui fournit une plateforme de discussion sur la désirabilité d'un droit privé unifié en Europe, comme complément d'une Union Économique, Monétaire et politique.

La Revue Européenne de Droit Privé est particulièrement intéressante pour combler le fossé existant entre le monde académique et les praticiens du droit. En fournissant des études accessibles et comparatives sur les développements juridiques dans un certain nombre de pays, avec des résumés d'articles et des commentaires d'arrêts en Français, Allemand et Anglais, la revue offre une source précieuse d'informations pour les juristes cherchant de nouvelles idées à soumettre à leurs tribunaux pour innover dans le cadre du droit privé. L'impact du droit communautaire a conduit les tribunaux nationaux à être plus réceptifs à l'importation directe de la jurisprudence étrangère, de nouveaux concepts et de techniques juridiques sans attendre toujours l'action du législateur.

Ziel und Umfang

Die *European Review of Private Law* beabsichtigt, sowohl die praktische als auch die akademische Bedeutung der nationalen Zivilrechtssysteme im europäischen Integrationsprozess, im Hinblick auf die derzeitige überwältigende Bedeutung des Europäischen Unionsrechts zu unterstreichen. Grenzüberschreitende wissenschaftliche Untersuchungen werden mit dem Fortschreiten des grenzüberschreitenden Rechtsverkehrs und den damit zusammenhängenden Rechtsfragen stets bedeutsamer. Aus diesem Grund besteht ein Bedarf für eine rechtswissenschaftliche Zeitschrift, die sich auf die rechtliche Entwicklung innerhalb einer weiten europäischen Perspektive richtet und die ein Forum für eine Auseinandersetzung über die Notwendigkeit eines einheitlichen Privatrechts in Europa, als Ergänzung zur Wirtschafts-, Währungs- und Politikunion, entwickelt. Die *European Review of Private Law* beabsichtigt, einen Anreiz zu bieten, um die Kluft zwischen Rechtswissenschaft und rechtliche Praxis zu schließen. Durch die Bereitstellung zugänglicher und rechtsvergleichender Darstellungen der rechtlichen Entwicklung in einer bestimmten Anzahl von Staaten, mit Zusammenfassungen der Beiträge sowie der Urteilsanmerkungen in französischer, deutscher und englischer Sprache, ist die *European Review of Private Law* eine sehr wertvolle Informationsquelle für diejenigen Juristen, die nach neuen Ideen Ausschau halten, mit denen sie ihre nationalen Gerichte erzeugen können, das Zivilrecht zu erneuern. Der Einfluss des Europäischen Unionsrechts hat

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Style Guide

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