

# ***Abstammungsrecht 2 0 Ein Rechtsvergleichender Reformvorschlag Vor Dem Hintergrund Der Methoden Der Kuenstlichen Befruchtung Studien Zum Deutschen Und Internationalen Familien Und Erbr***

Supplements accompany some issues.

The book provides rule-by-rule commentaries on European contract law (general contract law, consumer contract law, the law of sale and related services), dealing with its modern manifestations as well as its historical and comparative foundations. After the collapse of the European Commission's plans to codify European contract law it is timely to reflect on what has been achieved over the past three to four decades, and for an assessment of the current situation. In particular, the production of a bewildering number of reference texts has contributed to a complex picture of European contract laws rather than a European contract law. The present book adopts a broad perspective and an integrative approach. All relevant reference texts (from the CISG to the Draft Common European Sales Law) are critically examined and compared with each other. As far as the *acquis commun* (ie the traditional private law as laid down in the national

codifications) is concerned, the Principles of European Contract Law have been chosen as a point of departure. The rules contained in that document have, however, been complemented with some chapters, sections, and individual provisions drawn from other sources, primarily in order to account for the quickly growing *acquis communautaire* in the field of consumer contract law. In addition, the book ties the discussion concerning the reference texts back to the pertinent historical and comparative background; and it thus investigates whether, and to what extent, these texts can be taken to be genuinely European in nature, ie to constitute a manifestation of a common core of European contract law. Where this is not the case, the question is asked whether, and for what reasons, they should be seen as points of departure for the further development of European contract law.

Die Methoden medizinisch assistierter Reproduktion zur Behandlung ungewollter Kinderlosigkeit haben sich in den letzten Jahrzehnten rasant fortentwickelt und erfreuen sich einer immer größer werdenden Beliebtheit. Sehr häufig angewandt und vielfach diskutiert wird die sog. heterologe Insemination. Eine solche liegt vor, wenn ein Kind durch künstliche Befruchtung mittels Samenspende eines Dritten gezeugt wird. Sie führt dazu, dass der soziale und gegebenenfalls rechtliche Vater nicht identisch mit dem genetisch-biologischen Vater ist. Die Reproduktionsmedizin stellt die Rechtsordnung vor neue Herausforderungen und gibt Anlass dazu, das Familienrecht auf seine Aktualität hin zu überprüfen. Vor diesem Hintergrund arbeitet das Werk den für die heterologe Insemination geltenden Rechtsrahmen

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unter Einbeziehung allgemeiner Fragen moderner Reproduktionsmedizin umfassend heraus, hinterfragt kritisch und macht konkrete Vorschläge für Gesetzesreformen.

The research in this book examines the issue of professional salvor's liability for damage caused due to negligent performance of salvage services. Analysis is focused on the relevant international law (1989 Salvage Convention, 1976 LLMC Convention, and the 1992 CLC Convention), the (professional) liability provisions of the chosen number of jurisdictions (England/Wales, Germany, France, and the US), the standard salvage contract forms, the standard of care, the relevant salvage case law, the sanctions for poor or non-performance, and the methods of calculating the limitation of liability. (Series: Writings on Maritime and Port Law / Schriften zum See- und Hafenrecht - Vol. 20)

Die Prinzipien des deutschen Abstammungsrechts  
Abstammungsrecht 2. 0

The Slow Philosophy of J. M. Coetzee

Die assistierte Reproduktion mittels humaner artifiziieller Gameten

Commentaries on European Contract Laws

Die Selbstbestimmung bei der rechtlichen Eltern-Kind-Zuordnung im deutsch-französischen Vergleich

**'A unique and innovative approach to family issues in psychiatric disorders. The authors tackle a broad range of complex issues that are rarely covered in the depth or with the expertise that this volume brings. This book is a major contribution to the field and provides the kind of**

**international perspective that enhances our understanding of the complex dimensions of psychiatric disorders from a multigenerational and cross-cultural perspective.' From a review of the first edition by Carol Nadelson, Professor of Psychiatry, Harvard Medical School. It is indisputable that mental illness in a parent has serious and often adverse effects on the child, something which is surprisingly unreflected in clinical service provision. In this completely rewritten second edition, an international, multidisciplinary team of professionals review the most up-to-date treatment interventions from a practical, clinical point of view. It is essential reading for all professionals dealing with adult mental illness and child-care.**

**Pure economic loss is one of the most discussed and controversial legal issues in Europe today, raising complex questions which affect the law of tort and contract. How far can tort liability expand without imposing excessive burdens upon individual activity? Should the recovery of pure economic loss be the domain principally of the law of contract? And is there a common core of principles, policies and rules governing tortious liability for pure economic loss in Europe?**

**Originally published in 2003, this is a comprehensive study of the subject, using a fact-based comparative method and in-depth research into the laws of thirteen European countries.**

**Following a historical and analytical introduction to economic loss, experts from most European countries consider how their national systems would deal with the same practical problem, highlighting similarities and differences in a range of comprehensive issues. This is the third publication of the Common Core of European Private Law.**

**The third edition of European Human Rights Law: Text and Materials has been substantially expanded to provide a complete review of the wide range of rights the Convention protects, with new chapters on the right to life, property, discrimination, religious freedom, and education. The**

**book introduces both the process and the substance of this increasingly important area of European law. A broad selection of extracts from essential cases and materials is accompanied by stimulating commentary that guides the reader through the legal rules and court system that have evolved in Strasbourg, how the court works, and how European human rights law is enforced both at the national and international level. European human rights law is also placed into a useful comparative framework alongside human rights cases decided by courts in the United States, Canada, and elsewhere. This third edition has been extensively updated to cover the major developments of recent years, including the reform of the European Court of Human Rights and the expansion of the system to central and eastern Europe.**

**This volume identifies and elaborates on the significance and functions of the various actors involved in the development of family law in the Middle East. Besides the importance of family law regulations for each individual, family law has become the battleground of political and social contestation. Divided into four parts, the collection presents a general overview and analysis of the development of family law in the region and provides insights into the broader context of family law reform, before offering examples of legal development realised by codification drawn from a selection of Gulf states, Iran, and Egypt. It then goes on to present a thorough analysis of the role of the judiciary in the process of lawmaking, before discussing ways the parties themselves may have shaped and do shape the law. Including contributions from leading authors of Middle Eastern law, this timely volume brings together many isolated aspects of legal development and offers a comprehensive picture on this topical subject. It will be of interest to scholars and academics of family law and religion.**

**European Family Law in Action: Parental responsibilities**

**Neuerwerbungen der Bibliothek**

**Parental Psychiatric Disorder**

**Pure Economic Loss in Europe**

**Comparative Law**

**Living Together**

Since the publication of Philippe Ariès' book, 'Centuries of Childhood', there has been great interest among historians in the history of the family and the household. The essays in this text explore two major transitions in kinship patterns - at the end of the Middle Ages and at the end of the 18th century.

On 30 January 2020, in response to the globalisation of COVID-19, the World Health Organization declared a Public Health Emergency of International Concern. The deadly outbreak has caused unprecedented disruption to travel and trade and is raising pressing legal questions across all disciplines, which this book attempts to address.00The aims of this book are twofold. First, it is intended to serve as a "toolbox" for domestic and European judges. They will soon be dealing with the interpretation of COVID-19-related legislation and administrative measures, as well as the disruption the pandemic has caused to society and fundamental rights.00Second, it aims to assist businesses and citizens who wish to be informed about the implications of the virus in the existence, performance and enforcement of their contracts.

Im Buch wird das deutsche Abstammungsrecht hinsichtlich der modernen Fortpflanzungsmedizin auf den Prüfstand gestellt. Da der deutsche Gesetzgeber hier sehr restriktive Regelungen getroffen hat, wird von vielen Paaren mit Kinderwunsch häufig der Weg ins Ausland angetreten. Dies führt dazu, dass in Deutschland vermehrt Kinder leben, die durch (hier) verbotene Befruchtungsmethoden gezeugt worden sind. Das deutsche Abstammungsrecht bietet für diese Fälle jedoch keine interessengerechten

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Regelungen. Der Autor ermittelt den diesbezüglichen Reformbedarf und entwickelt umfassende Vorschläge zur gesetzlichen Neuregelung. Das betrifft sowohl die statusrelevante Zuordnung des Kindes, die statusunabhängige Abstammungsfeststellung als auch Auskunftsrechte."

Exploring the rules that apply when a person dies without leaving a valid will, 'Intestate Succession' delivers a comparative and historical review of the relevant law in Europe and beyond, including an analysis of legal development, justifications, and reform.

Monographien und Periodika -- Fünfjahresverzeichnis. Reihe E

Fortpflanzungsmedizingesetz (FMedG)

Gesamtverzeichnis des deutschsprachigen Schrifttums (GV), 1911-1965

Dialogues Across Disciplines

Karlsruher juristische Bibliographie

**Uwe Kischel's comprehensive treatise on comparative law offers a critical introduction to the central tenets of comparative legal scholarship. The first part of the book is dedicated to general aspects of comparative law. The controversial question of methods, in particular, is addressed by explaining and discussing different approaches, and by developing a contextual approach that seeks to engage with real-world issues and takes a practical perspective on contemporary comparative legal scholarship. The second part of the book offers a detailed treatment of the major legal contexts across the globe, including common law, civil law systems (based on Germany and France, and extended to Eastern Europe, Scandinavia, and Latin America, among others), the African context (with an emphasis on customary law), different contexts in Asia, Islamic law and law in Islamic countries (plus a brief treatment of Jewish law and canon law),**

and transnational contexts (public international law, European Union law, and *lex mercatoria*). The book offers a coherent treatment of global legal systems that aims not only to describe their varying norms and legal institutions but to propose a better way of seeking to understand how the overall context of legal systems influences legal thinking and legal practice.

The Academy is an institution for the study and teaching of public and private international law and related subjects. Its purpose is to encourage a thorough and impartial examination of the problems arising from international relations in the field of law. The courses deal with the theoretical and practical aspects of the subject, including legislation and case law. All courses at the Academy are, in principle, published in the language in which they were delivered in the "Collected Courses of the" "Hague Academy of International Law," This volume contains: - General Course of Private International Law by F. VISCHER, Professor at the University of Basel; - Les consequences de l'integration europeenne sur le developpement du droit international prive;, par A.V.M. STRUYCKEN, professeur; a l'Universite; catholique de Nimege. Brussels I Recast (Regulation No 1215/2012 on the recognition and enforcement of judgments in civil and commercial matters) is intended to simplify and expedite cross-border enforcement of debts. However, some existing issues remain unresolved, and new ones have already been identified since the Regulation entered into force in 2015. This collection of expert essays, the first book to focus systematically and comprehensively on the area of remedies in the light of Brussels I Recast, offers detailed analyses of inherent problems and includes practical hypothetical cases



illustrating major issues and how they may be resolved. The aspects covered by the contributors – all well-known academics, lawyers, and judges from different EU Member States – include the following: – grounds for refusal of recognition and enforcement; – certification of enforceability and timely service of the certificate; – adaptation of enforcement measures that are determined in the judgment but are not known in the Member State of enforcement; – effect of requesting a translation of the judgment; – financial implications of remedies; and – provisional measures and their role in a timely protection of rights. Because the success of Brussels I Recast depends on a very unpredictable implementation into national systems, the extent to which national barriers represent obstacles to fair and efficient judicial protection is thoroughly examined. A very useful concluding chapter presents practical cases highlighting the most important, as well as problematic, issues concerning enforcement of foreign judgments. The in-depth analyses conducted by the contributors clearly define serious obstacles and propose solutions that will lead to better implementation of Brussels I Recast, better protection of party's rights, and further harmonisation in this field of civil justice. This book is sure to be of exceptional value to counsel for multinational enterprises, EU and Member State legislators, enforcement agencies, and academics worldwide.

Collective labour law is, for the most part, national law. It is often the result of social struggle and political compromise occurring in the national context. Unlike other fields of private law, it has not been the object of legal harmonisation, at either international or European levels. However, as national frontiers progressively open up for goods and

**services, collective labour law has become increasingly exposed to international and supranational law. This book contains the papers presented at an international conference held at the Max Planck Institute for Comparative and International Private Law in 2014. The authors look, from a comparative perspective, at current developments in the fields of collective bargaining and employee participation in several European countries and in China. They analyse the extent to which differences between the national legal systems still prevail and whether common features are about to emerge. With contributions by Chen Su, Örjan Edström, Matteo Fornasier, Robbert H. van het Kaar, Li Jianfei, Ulla Liukkunen, Louise Merrett, Etienne Pataut, Achim Seifert, Bernd Waas, Xie Zengyi, Zhang Hui**

**The Professional Salvor's Liability in the Law of Negligence and the Doctrine of Affirmative Damages**

**The Intercountry Adoption Debate**

**Comparative Succession Law**

**European Contract Law**

**Vaterschaft und weitere Rechtsprobleme bei heterologer Insemination**

**European Human Rights Law**

Im Mausmodell ist es Wissenschaftlern bereits vereinzelt gelungen, gesunden Nachwuchs mittels Vereinigung artifizieller Keimzellen, d.h. aus induzierten pluripotenten Stammzellen abgeleiteter Keimzellen, zu erzeugen. In nicht allzu ferner Zukunft könnten solche artifiziellen Keimzellen auch von Menschen zur Reproduktion verwendet werden.

Dies würde die Schaffung "unnatürlicher", d.h. von Natur aus nicht möglicher, genetischer Eltern-Kind-Beziehungen erlauben. Das vorliegende Buch arbeitet zunächst die wesentlichen völker- und verfassungsrechtlichen Grundlagen des Abstammungsrechts heraus. Daraufhin stellt es den geltenden Abstammungsrechtsrahmen speziell mit Blick auf eine mögliche Reproduktion mittels artifizierter Keimzellen dar. Schließlich werden – nach einem Exkurs in anthropologische Verwandtschaftsvorstellungen – Regelungsvorschläge sowohl für das innerstaatliche als auch für das im EGBGB geregelte internationale Abstammungsrecht unterbreitet, die auch (und gerade) für die verschiedenen denkbaren Fälle der Reproduktion mittels artifizierter Keimzellen interessengerechte Lösungen bereithalten.

In *The Slow Philosophy of J.M. Coetzee* Jan Wilm analyses Coetzee's singular aesthetic style which, he argues, provokes the reader to read his works slowly. The effected 'slow reading' is developed into a method specifically geared to analyzing Coetzee's singular oeuvre, and it is shown that his works productively decelerate the reading process only to dynamize the reader's reflexion in a way that may be termed philosophical. Drawing on fresh archival material, this is the first study of its kind to explore Coetzee's writing process as already slow; as a program of seemingly relentless revision which brings forth his uniquely dense and crystalline style. Through the incorporation of material from drafts and notebooks, this study is also the first to combine an exploration of the writer's

stylistic choices with a rigorous analysis of the reader's responses. The book includes close readings of Coetzee's popular and lesser known work, including *Disgrace*, *Waiting for the Barbarians*, *Elizabeth Costello*, *Life and Times of Michael K* and *Slow Man*. Meaningful discussion about intercountry adoption (the adoption of a child from one country by a family from another country) necessitates an understanding of a complex range of issues. These issues intersect at multiple levels and processes, span geographic and political boundaries, and emerge from radically different cultural beliefs and systems. The result is a myriad of benefits and costs that are both global and deeply personal in scope. This edited volume introduces this complexity an ...

Library design in the 21st century has one common theme: collaboration is at the heart of innovation. Designing modern libraries is a complex process involving many stakeholders and participants. Libraries of all types work with an almost limitless range of constituent groups for input, buy-in and successful implementation. Securing support for new library buildings and renovations of libraries engages many people: library clients, community members, faculty, funding agencies, donors, governing authorities, librarians, architects, interior designers and planners. Telling the right story and getting to the end game demand carefully crafted approaches, wide-ranging skills, a unified vision and productive teamwork. The IFLA Library Buildings and Equipment Section has selected the best papers presented by award-winning architects and international thought

leaders from the academic and public library sector at our recent satellite conferences and seminars: "Collaborative Strategies for Successful Library Design" (Chicago, Illinois), "What comes after the Third Place?" (Columbus, Ohio); "Key Issues for Library Space: International Perspectives" (Maynooth, Ireland); "Storage, the final frontier" (Munich, Germany) and "Telling and selling the space story" (Wroc?aw, Poland). The stories by the library and design professionals within this publication illustrate how powerful a role partnerships, outreach and cooperation play in a library project's success.

The dynamics of Middle Eastern family law

Cultural Turns

Judicial Sales of Ships

Kinship in Europe

Zentralblatt fur Chirurgie

Changing God's Law

From 'Justinian's Institutes' and 'Blackstone's Commentaries' to modern examples such as the 'American Law Institute's Restatements', this book offers the first comparative analysis of non-legislative codifications.

This book is about the protection from disinheritance. Regardless of what a person's will might say, the closest relatives usually have a claim to some of the deceased's property. The book explores this issue in a sample of countries in Europe as well as in the USA, Canada, Latin America, China, South Africa, Australia, and New Zealand.

Abstammungsrecht 2. 0 Peter Lang GmbH, Internationaler Verlag Der Wissenschaften

This new edition of European Contract Law examines the contract rules of several different European jurisdictions, including the most important civilian systems and English common law, while attempting to articulate general principles which are common in all of them. While the first edition was limited to a comparative analysis of the rules on formation and validity of contracts, agency, third party beneficiaries, and assignment, the second edition now also includes contractual remedies and various updates and revisions of the first edition, especially in the light of the recent changes to the French Code civil. Furthermore, the book comprises a wealth of translated extracts of legislation, cases, and academic literature, comprehensively covering all aspects of contract law. The book was originally published in German to considerable acclaim. This English edition has been translated by Gill Mertens, building on the work done by the translator of the first edition, Tony Weir. This edition will be invaluable to scholars and practitioners in Europe and beyond.

Text and Materials

Remedies Concerning Enforcement of Foreign Judgements

Non-legislative Codifications in Historical and Comparative Perspective

Employee Participation and Collective Bargaining in Europe and China

1992-I

Law and Revolution, II

This volume contains detailed information concerning the law on parental responsibilities in twenty-two European jurisdictions. The expert members of the CEFL have drafted national reports on the basis of a detailed questionnaire. These national reports, together

with the relevant legal provisions, are available on CEFL's web site ([www.law.uu.nl/priv/cefl](http://www.law.uu.nl/priv/cefl)). This book integrates all the given answers in order to provide an overview and a straightforward simultaneous comparison of the different solutions chosen within the national systems. On the basis of this reliable and comprehensive comparative material the CEFL will be able to draft Principles of European Family Law regarding Parental Responsibilities.

Unter welchen Voraussetzungen die Zuordnung rechtlicher Elternschaft erfolgt, ist die zentrale Frage, mit der sich die Regelungen des Abstammungsrechts beschäftigen. Diese Zuordnung folgt Prinzipien, die in der Wahl der gesetzlichen Anknüpfungspunkte zum Ausdruck kommen. Abstammung im Rechtssinne kann biologisch, genetisch, sozial und intentional bestimmt werden; als weitere Gesichtspunkte können Stabilität und Transparenz eine Rolle spielen sowie der Status der Elternbeziehung, Gleichbehandlung von Mutter- und Vaterstellung und schließlich das Kindeswohl. Diese Prinzipien, also die Leitgedanken bei der Zuordnung rechtlicher Elternschaft, haben sich seit dem Inkrafttreten des BGB verändert. Die Autorin zeichnet die Entwicklung der Abstammungsprinzipien zwischen dem Inkrafttreten des BGB und der heute geltenden Abstammungsregelungen nach. Dabei werden im Rahmen einer historischen Analyse die Wandlungen des Abstammungsrechts und die zu Grunde liegenden inner- und außerrechtlichen Entwicklungen dargestellt. Ferner wird untersucht, welche Entwicklungskräfte sich für die jeweils prägenden Leitgedanken der Abstammungszuordnung verantwortlich zeigen.

This collection brings together scholars and artists in disability studies, sexuality, queer

theory, and feminism, to show how much sexuality studies and disability studies have to learn from each other.

This work focuses on a specific aspect of the enforcement of maritime claims, namely judicial sales of ships, a procedure creditors typically resort to in the event of an irreversible default situation. A substantial part of the book approaches the topic from a comparative perspective, the goal being to assess the similarities and differences of the judicial sale procedure between three specific jurisdictions: Belgium, the Netherlands, and England & Wales. In this study, the comparison is used to further analyse the impacts of these differences on the effectiveness and reliability of the judicial sale procedure in each jurisdiction and also forms the basis for assessing the feasibility of harmonising judicial sale procedures and fostering their acceptance. Considering the international character typical of judicial sales of ships, conflict-of-law questions are very likely to arise during these procedures. Accordingly, the comparative study, where appropriate, is viewed against a private international law background.

The Impact of the Protestant Reformations on the Western Legal Tradition

Legislators, Judges, and Professors

Übungen in Internationalem Privatrecht und Rechtsvergleichung

The Making of Legal Authority

Recueil Des Cours/Collected Courses of the Hague Academy of International Law

Collaborative Strategies to Ensure Success

Living together explores international law responses to the challenges of growing religious antagonisms. Building on historic concepts, it looks at the role of religious



institutions and religious law before examining the contribution of human rights bodies and particular human rights.

As lawyers we are normally interested in various substantive areas of law; and as comparative lawyers we are interested in finding out about the differences and similarities between national legal systems. But from time to time we should also reflect on how we think and operate, and look at basic questions of legal methodology -- both for the sake of understanding better what we do as lawyers immersed in our own legal systems and as lawyers attempting to assess and comprehend how foreign legal systems work. The nine essays in this volume are devoted to the topics of law-making today (with a focus on Japan, Turkey and Russia), judicial decision-making today (with a focus on England and Wales, Switzerland and Argentina), and legal scholarship today (with a focus on the United States, France and South Africa); and they thus revolve around the three protagonists of legal development: legislators, judges and professors. With contributions by: Aditi Bagchi, Basak Baysal, Jean-Sebastien Borghetti, Thomas Coendet, Matthew Dyson, Yuko Nishitani, Agustin Parise, Helen Scott, Andrey M. Shirvindt

This book provides a comprehensive overview of cultural turns - groundbreaking theoretical reorientations in the study of culture, the humanities and the social sciences. It features chapters on the interpretive, performative, reflexive, postcolonial, translational, spatial and iconic turns while introducing emerging developments. This translation of a revised German classic is the first synthesis of cultural turns in the English-speaking world.

Harold Berman's masterwork narrates the interaction of evolution and revolution in the development of Western law. This new volume explores two successive transformations of the Western legal tradition under the impact of the sixteenth-century German Reformation and the seventeenth-century English Revolution, with particular emphasis on Lutheran and Calvinist influences. Berman examines the far-reaching consequences of these apocalyptic political and social upheavals on the systems of legal philosophy, legal science, criminal law, civil and economic law, and social law in Germany and England and throughout Europe as a whole. Berman challenges both conventional approaches to legal history, which have neglected the religious foundations of Western legal systems, and standard social theory, which has paid insufficient attention to the communitarian dimensions of early modern economic law, including corporation law and social welfare. Clearly written and cogently argued, this long-awaited, magisterial work is a major contribution to an understanding of the relationship of law to Western belief systems.

New Orientations in the Study of Culture

K ü rschners deutscher Gelehrten-Kalender

Religion and International Law

Vorschlag einer Reform des Abstammungsrechts unter Ber ü cksichtigung menschen-  
und verfassungsrechtlicher Vorgaben

Brussels I Recast

Deutsche Nationalbibliographie und Bibliographie der im Ausland erschienenen  
deutschsprachigen Ver ö ffentlichungen

*Die rechtliche Eltern-Kind-Zuordnung befindet sich aktuell im Umbruch und erlangt immer mehr Dimensionen: Der medizinische Fortschritt, die Liberalisierung bestimmter gesellschaftlicher Werte und die stärkere internationale Vernetzung haben zur Folge, dass das Recht neue Familienformen abbilden muss. In einem deutsch-französischen Rechtsvergleich werden die unterschiedlichen Ansätze bei der Lösung dieser Problemstellungen untersucht. Anders als dem ersten Anschein nach liegen die konzeptuellen Unterschiede nicht in einer anderen Gewichtung des Kriteriums der genetischen Verbindung und des Kriteriums der privatautonomen Elternschaft. Stattdessen sind die normativen Regelungen Spiegel eines grundlegend anderen gesellschaftlichen Verständnisses von Familie, Elternstellung und Kindsein.*

*Die bahnbrechenden Fortschritte der Fortpflanzungsmedizin und Gentechnologie stellen Gesellschaft, Politik und Recht seit gut vier Jahrzehnten vor grosse Herausforderungen. Der schweizerische Gesetzgeber hat jüngst mittels Teilrevision des Fortpflanzungsmedizingesetzes auf die Entwicklungen im Bereich der genetischen Untersuchung von Embryonen in vitro (Präimplantationsdiagnostik) reagiert. Mit diesem Handkommentar liegt erstmals eine Gesamtdarstellung des schweizerischen Fortpflanzungsmedizinrechts vor. Neben dem Gesetz erfasst die Kommentierung auch die*

*Verfassungsbestimmung über die Fortpflanzungsmedizin und Gentechnologie im Humanbereich sowie das massgebende Verordnungsrecht und nimmt Bezug auf internationale Regulierungen. Die Kommentierung enthält zudem allgemeine Darstellungen der medizinischen und genetischen Grundlagen, der soziologischen Hintergründe, der Quellen und Entwicklungsgeschichte sowie der krankensicherungsrechtlichen Bezüge des Fortpflanzungsmedizinrechts. Bundesgesetz vom 18. Dezember 1998 über die medizinisch unterstützte Fortpflanzung*

*European Private Law:Sources*

*Sex and Disability*

*Distressed Parents and their Families*

*A Comparative Study*

*Entwicklungsrichtungen und Entwicklungskräfte*