ZEuP - Zeitschrift für Europäisches Privatrecht 2/2025

A new issue of ZEuP - Zeitschrift für Europäisches Privatrecht is now available and includes contributions on EU private law, comparative law and legal history, legal unification, private international law, and individual European private law regimes. The full table of content can be accessed here.

Zeitschrift für ZEuP Europäisches Privatrecht 2/2025 Gerhard Wagner Commercial Courts: Stärkungsmittel für den deutschen Justizstandort Herausgegeben von Anatol Dutta 221 Matteo Fornasier Birke Häcker Zwischen Äquivalenzsicherung und Prä-vention: Der EuGH und das Verbot der Ersetzung missbräuchlicher Klauseln Eva-Maria Kieninger 233 Gerhard Wagner Valeria Confortini Digital Legacy and Private Autonomy Marc-Philippe Weller 260 Joe Sampson Reinhard Zimmermann Maitland and Europe 285 Jonathan Mance My German life 305 David Cuenca Pinkert/Alexander Kronenberg Anspruchsverjährung im deutsch-spanischen Rechtsverkehr 318 Federica Chironi/Tahsin Bensol Unharmonious Harmonization? Different Approaches to Acquisition Fees in 347 **Building Savings Contracts** Entscheidungen Marc-Philippe Weller/Franka Weckner EGMR "Klimaseniorinnen" – Konse-370 quenzen für private Klimaklagen? Carl Dingeldey/Nils Romberg/ Kaspar J. H. Wagner
Force-Majeure-Klauseln im deutschen und englischen Recht 385 Rebekka Forster Aussonderungsrecht des Financiers bei einem Kauf- und Rückvorbehaltskauf 401 Dokumentation 420 www.zeup.beck.de Bibliothek 430

The following contributions might be of particular interest for the readers of this blog:

- Anspruchsverjährung im deutsch-spanischen Rechtsverkehr

David Cuenca Pinkert and Alexander Kronenberg on the statute of limitation in cross-border situations involving Germany and Spain: Against the background of the relevance of the application of foreign law in practice, the article analyses the institute of the statute of limitations under Spanish substantive law and also deals with similarities and differences to German law as well as selective references to conflict of laws and particularities. Due to its practical relevance, the article focuses on the treatment of the limitation period for tortious claims for damages, especially as a result of road traffic accidents.

EGMR "Klimaseniorinnen" - Konsequenzen für private Klimaklagen?

Marc-Philippe Weller and Franka Weckner comments on the decision by the ECtHR in Klimaseniorinnen and discuss the consequences of this decision for climate litigation brought before civil courts.