

Comparative Law and

I

Edited by

Gerrit De Geest

*Professor of Law and Economics
Utrecht University, The Netherlands
and Ghent University, Belgium*

and

Roger Van den Bergh

*Professor of Law and Economics
Erasmus University Rotterdam, The Netherlands
and University of Bologna, Italy*

THE INTERNATIONAL LIBRARY OF CRITICAL WRITINGS IN ECONOMICS

C

An Elgar Reference Collection

Cheltenham, UK ° Northampton, MA, USA

PART I GENERAL THEORIES AND GENERAL HISTORICAL PERSPECTIVES

1. Saul Levmore (1986), 'Rethinking Comparative Law: Variety and Uniformity in Ancient and Modern Tort Law', *Tulane Law Review*, 61 (2), December, 235-87 3
2. Ugo Mattel (1997), 'The Competitive Relationship among Sources of Law', in *Comparative Law and Economics*, Chapter 4, Ann Arbor, MI: University of Michigan Press, 101-21 56
3. Anthony Ogus (2002), 'The-Ecoiomic Basis of Legal Culture: Networks and Monopolization', *Oxford journal of Legal Studies*, 22 (3), Autumn, 419-34 7 7
4. Edward L. Glaeser and Andrei Shleifer (2002), 'Legal Origins', *Quarterly Journal of Economies*, CXVII, November, 1193-229 93
5. Richard A. Posner (1981), 'The Economic Theory of Primitive Law', in *The Economics of Justice*, Chapter 7, Cambridge, MA and London, England: Harvard University Press, 174-206 130
6. Francesco Parisi (2001), 'The Genesis of Liability in Ancient Law', *American Law and,Economics Review*, 3 (1), Spring, 82-124 163

PART II REGULATORY COMPETITION AND LEGAL TRANSPLANTS

7. Wallace E. Oates and Robert M. Schwab (1988)-, 'Economic Competition Among Jurisdictions: Efficiency Enhancing or Distortion Inducing?', *Journal of Public Economics*, 35 (3), April, 333-54 209
8. Roger Van den Bergh (2000), 'Towards an Institutional Legal Framework for Regulatory Competition in Europe', *Kyklos*, 53 (4), 435-65 231
9. Edgardo Buscaglia and William Ratliff (2000), 'Legal and Economic Integration: The Cases For and Against Legal Transplants', in *Law and. Economics in Developing Countries*, Chapter 2, Stanford, CA: Hoover Institution Press, Stanford University, 31—54, references .262
10. Gerrit De Geest (2002), 'Information Problems Caused by Regulatory Competition, and Their Solution: International Standard Codes', in Stefan Grundmann and Jules Stuyck (eds), *An Academic Green Paper on European Contract Law*, Chapter 23, The Hague: Kluwer Law International, 373-85 288

11. Daniel Berkowitz, Katharina Pistor and Jean-Francois Richard (2003), 'The Transplant Effect', *American Journal of Comparative Law*, 51 (1), Winter, 163-203 30j

PART III LEGAL SYSTEMS AND ECONOMIC GROWTH

12. Douglass C. North and Robert Paul Thomas (1973), 'The Issue' and 'France and Spain - The Also-rans', in *The Rise of the Western World: A New Economic History*, Chapters 1 and 10, New York: Cambridge University Press, 1-8, 120-31, 159, 165-6 345
13. ' Mancur Olson (1982), 'The Developed Democracies Since World War II', in *The Rise and Decline of Nations: Economic Growth, Stagflation, and Social Rigidities*, Chapter 4, New Haven, CT and London: Yale University Press, 75-117, 251-8 367
14. Rafael La Pofa, Florencio Lopez-de-Silanes, Andrei Shleifer and Robert Vishny (1999), 'The Quality of Government', *Journal of Law, Economics and Organization*, 15 (1), 222-79 418
15. Paul G. Mahoney (2001), 'The Common Law and Economic Growth: Hayek Might Be Right', *Journal of Legal Studies*, XXX (2, Part I), June, 503-25 476

- *Name Index* 499

Comparative Law and Economics Volume II

Edited by

Gerrit De Geest

*Professor of Law and Economics
Utrecht University, The Netherlands
and Ghent University, Belgium*

and

Roger Van den Bergh

*Professor of Law and Economics
Erasmus University Rotterdam, The Netherlands
and University of Bologna, Italy*

THE INTERNATIONAL LIBRARY OF CRITICAL WRITINGS IN ECONOMICS

O

An Elgar Reference Collection

Cheltenham, UK ° Northampton, MA, USA

Coeteets

Acknowledgements

vii

An introduction by the editors to all three volumes appears in Volume I

PART I PROPERTY

1. Harold Demsetz (1967), 'Toward a Theory of Property Rights', *American Economic Review, Papers and Proceedings*, **LVII** (2), May, 347-59 3
2. Saul Levmore (1987), 'Variety and Uniformity in the Treatment of the Good-Faith Purchaser', *Journal of Legal Studies*, **XVI** (1), January, 43-65 16
3. J. Mark Ramseyer (1989), 'Water Law in Imperial Japan: Public Goods, Private Claims, and Legal Convergence', *Journal of Legal Studies*, **XVIII** (1), January, 51-77 39
4. Kathryn Firmin-Sellers (2000), 'Custom, Capitalism, and the State: The Origins of Insecure Land Tenure in West Africa', *Journal of Institutional and Theoretical Economics*, **156** (3), September, 513-30 66
5. Michael A. Heller (1998), 'The Tragedy of the Anticommons: Property in the Transition from Marx to Markets', *Harvard Law Review*, **111** (3), January, 622-88 84
6. Francesco Parisi (2002), 'Entropy in Property', *American Journal of Comparative Law*, 50 (3), Summer, 595-632 151

PART II TORT LAW AND RESTITUTION

7. Michelle-J. White (1989), 'An Empirical Test of the Comparative and Contributory Negligence Rules in Accident Law', *RAND Journal of Economics*, 20 (3), Autumn, 308-30 191
8. J. Finsinger, T. Hoehn and A. Pototschnig (1991), 'The Enforcement of Product Liability Rules: A Two-Country Analysis of Court Cases', *International Review of Law and Economics*, **11** (2), September, 133-48 214
9. Boudewijn Bouckaert and Gerrit De Geest (1995), 'Private Takings, Private Taxes, Private Compulsory Services: The Economic Doctrine of Quasi Contracts', *International Review of Law and Economics*, **15** (4), December, 463-87 230
10. Claus Ott and Hans-Bernd Schafer (1997), 'Negligence as Untaken Precaution, Limited Information, and Efficient Standard Formation in the Civil Liability System', *International Review of Law. and Economics*, 17 (1), March, 15-29 255

11. Mauro Bussani, Vernon Valentine Palmer and Francesco Parisi (2003), 'Liability for Pure Financial Loss in Europe: An Economic Restatement', *American Journal of Comparative Law*, 51 (1), Winter, 113-62 270

PART III CONTRACTS AND CONSUMER PROTECTION

12. Steven N.S. Cheung (1969), 'Transaction Costs, Risk Aversion, and the Choice of Contractual Arrangements', *Journal of Law and Economics*, **XII** (1), April, 23-42 * 323
13. • Janet T. Landa (1981), 'A Theory of the Ethnically Homogeneous Middleman Group: An Institutional Alternative to Contract Law', *Journal of Legal Studies*, X (2), June, 349-62 343
14. Heidi Kroll (1987), 'Breach of Contract in the Soviet Economy', *Journal of Legal Studies*, **XVI** (1), January, 119-48 357
15. Wouter P.J. Wils (1993), 'Who Should Bear the Costs of Failed Negotiations'? A Functional Inquiry into Precontractual Liability', *Journal des Economistes et des Etudes Humaines*, 4 (1), March, 93-134 387
16. Hein Kotz (2000), 'Precontractual Duties of Disclosure: A Comparative and Economic Perspective', *European Journal of Law and Economics*, 9 (1), January, 5-19 429
17. Ronald J. Gilson (1999), 'The Legal Infrastructure of High Technology Industrial Districts: Silicon Valley, Route 128, and Covenants Not to Compete', *New York University Law Review*, 74 (3), June, 575-629 444
18. Pamaria Rekaiti and Roger Van den Bergh (2000), 'Cooling-off Periods in the Consumer Laws of the EC Member States. A Comparative Law and Economics Approach', *Journal of Consumer Policy*, 23 (4), December, 371-407 499

Name Index 537

Comparative Law Economics Volume III

Edited by

Gerrit De Geest

*Professor of Law and Economics
Utrecht University, The Netherlands
and Ghent University, Belgium*

and

Roger Van den Bergh

*Professor of Law and Economics
Erasmus University Rotterdam, The Netherlands
and University of Bologna, Italy*

THE INTERNATIONAL LIBRARY OF CRITICAL WRITINGS IN ECONOMICS

An Elgar Reference Collection
Cheltenham, UK ° Northampton, MA, USA

An introduction by the editors to all three volumes appears in Volume I

PART I CORPORATE LAW AND ORGANIZATIONS

1. Mark J. Roe (1993), 'Some Differences in Corporate Structure in Germany, Japan, and the United States', <i>Yale Law Journal</i> , 102 (8), June, 1927-2003	3
2. Michelle J. White (1996); 'The Costs of Corporate Bankruptcy: A U.S.-European Comparison', in Jagdeep S. Bhandari and Lawrence A. Weiss (eds), <i>Corporate Bankruptcy: Economic and Legal Perspectives</i> , Chapter 30, Cambridge: Cambridge University Press, 467-500/	80
3. Henry, Hansmann and Ugo Mattei (1998), 'The Functions of Trust V_T JLawT A Comparative Legal and Economic Analysis', <i>New York (^University Law Review</i> , 73 (2), May, 434-79 \	114
4. Rafael La Porta, Florencio Lopez-de-Silanes, Andrei Shleifer and Robert W. Vishny (1998), 'Law and Finance', <i>Journal of Political Economy</i> , 106 (6), December, 1113-55	160
5. Bernard Black, Reinier Kraakman and Anna Tarassova (2000), : 'Russian Privatization and Corporate Governance: What Went Wrong?', <i>Stanford Law Review</i> , 52, July, 1731-808	203
6. Henry Hansmann and Reinier Kraakman (2001), 'The End of History for Corporate Law', <i>Georgetown Law Journal</i> , 89 (2), January, 43.9-68	281
7. John C. Coffee, Jr. (2001), 'Do Norms Matter? A Cross-country Evaluation', <i>University of Pennsylvania Law Review</i> , 149 (6), June, 2151-77	311

PART II PROCEDURAL LAW

8. Geoffrey P. Miller (1997), 'The Legal-Economic Analysis of Comparative Civil Procedure', <i>American Journal of Comparative Law</i> , 45 (4), Fall, 905-18	341
9. J. Mark Ramseyer and Minoru Nakazato (1989), 'The Rational Litigant: Settlement Amounts and Verdict Rates in Japan', <i>Journal of Legal Studies</i> , XVIII (2), June, 263-90	355
10. Michael Adams (197). 'The Conflicts of Jurisdictions-An Economic Analysis of Pre-trial Discovery, Fact Gathering and Cost Shifting Rules in the United States and Germany', <i>European Review of Private Law</i> , 3(1), 53-93	383

Comparative Law and Economics III

11. Richard A. Posner (1996), 'Lecture Three: Functional, Systemic Comparisons of Legal Systems', in *Law and Legal Theory in England and America*, Oxford: Clarendon Press, 69-114 424
12. Robert D. Cooter and Tom Ginsburg (1996), 'Comparative Judicial Discretion: An Empirical Test of Economic Models', *International Review of Law and Economics*, 16, 295-313 470
13. Edgardo Buscaglia and Thomas Ulen (1997), 'A Quantitative Assessment of the Efficiency of the Judicial Sector in Latin America', *International Review of Law and Economics*, 17 (2), June, 275-91 489

Name Index 507