



Merle Muda

Julio César Rivera



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Labour Regulation in the 21st Century Pietro Manzella, 2012-01-17 The economic crisis has highlighted major shortcomings in the EU flexicurity strategy which although suitable to tackle structural unemployment in a period of economic growth it proved unable to stand the impact of the recession which requires specific measures to maintain employment Against this background the authors of the present papers which were presented at the International Scientific Conference Labour Market of the 21st Century Looking for Flexibility and Security on the occasion of the 370th Anniversary of the establishment of Vilnius University's Faculty of Law that took place on 12-14 May 2011 investigate the development of labour regulation in the 21st century with particular reference to the relation between flexibility and security and to the need to strike a balance between these two elements The contributions address the issue in a comparative and transnational perspective and provide some insights into the development of national models of flexibility and social security *Labour Productivity, Investment in Human Capital and Youth Employment* Olga Rymkevich, 2010-01-01 Unemployment levels are on the rise nearly everywhere and the rate is particularly high among young people If this trend is not reversed the potential long term economic and social damage is incalculable For this reason a particular urgency attended an international conference on the subject held in March 2009 at the Marco Biagi Foundation in Modena Italy in the course of which specialists in labour law human resources management labour economics sociology education and statistics met to present and compare research This issue of the Bulletin of Comparative Labour Relations includes a selection of the papers presented at that conference Although the selected essays present findings on specific issues in particular countries the general applicability at the global level is evident Assessing measures taken to deal with youth unemployment in thirteen countries Italy Spain Russia Sweden Bulgaria Estonia Hungary Poland Israel Nigeria the United States China and Singapore twenty five leading authorities describe and analyse such aspects of the problem as the following vocational education and training quality of employment as well as quantity links between educational institutions and local national and international enterprises consultation and co operation between employers associations and trade unions job security vs employment security funding for postgraduate programmes internships and on the job vocational training career development for future managers safeguards for workers in a framework of flexibility labour market pressure from unskilled immigrant workers earn as you learn schemes work in the informal economy and the rationale behind the phasing out of passive labour market measures for school leavers such as unemployment benefits **The Laval and Viking Cases** Roger Blanpain, Andrzej Wi?tkowski, 2009-01-01 in this book nineteen labour law scholars present country reports detailing challenges and consequences of the rulings evident in twelve EU Member States as well as in Norway and Russia Among many others the salient issues covered include the following cross border solidarity among workers collective action as a fundamental freedom the prospects for an EU minimum wage plan the social partners approach to national labour law the harmonisation

of social security standards and the scope of enforcement by Member State labour regulatory authorities

The Scope and Structure of Civil Codes Julio César Rivera, 2014-02-04 This detailed analysis of the content and configuration of civil codes in diverse jurisdictions also examines their relationship with some branches of private law as family law commercial law consumer law and private international law It analyzes the codification decodification and recodification processes illuminating the dialogue between current codes and private law legislation in general with Constitutions and International Conventions The commentary elucidates the changing requirements of civil law as it shifted from an early protection of patrimony to a support for commercial and contractual law It also explains the varying trajectories of civil law which in some jurisdictions was merged with religious legal tenets in its codification of familial relations while in others it was fused with commercial law or indeed codified from scratch as a discrete legal corpus Elsewhere the volume provides material on differing approaches to consumer law where relevant legislation may be scattered across numerous statutes and also on private international law a topic of increasing relevance in a world where business corporations have interests in multiple jurisdictions and often play one off against another The volume features invited contributions from leading scholars in the field of private law brought together for an in depth analysis of the current regulatory attitude in this field of the law in jurisdictions with diverse legal systems and traditions In current times we are witnessing the adoption of diverging regulatory solutions Through the analysis of the past and present of private law regulation the volume unveils the underlying trends and relevance of the codification method across the world

The Modernization of Labour Law and Industrial Relations in a Comparative Perspective Silvia Spattini, 2009-01-01 Not all labour law and industrial relations scholars agree on the efficacy of the comparative approach that the analysis of measures adopted in other countries can play a constructive role in national and local policy making However the case deserves to be heard and no better such presentation has appeared than this remarkable book the carefully considered work of over 40 well known authorities in the field from a wide variety of countries including Australia France India Israel Peru Poland and South Africa The volume contains papers delivered at a conference sponsored by the Marco Biagi Foundation at the University of Modena and Reggio Emilia in March 2008

The World Justice Project Rule of Law Index, 2012-2013 World Justice Project, Mark David Agrast, 2013 The WJP rule of law index 2012 2013 looks at 48 rule of law indicators organized around nine conceptual dimensions limited government powers absence of corruption order and security fundamental rights open government regulatory enforcement civil justice criminal justice and informal justice The index scores and rankings are constructed from over 400 variables drawn from two original sources of data collected from independent sources by the World Justice Project in each country a General population poll GPP and a series of Qualified respondents questionnaires QRQ To date over 97 000 people and 2 500 experts from around the world have participated in this project The index is for a broad audience of policy makers civil society practitioners academics and other constituencies Page 1

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