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# Human Rights And The Private Sphere Vol 3 A Comparative Study Ut Austin Studies In Foreign And Transnational Law

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Private Law and Human Rights

Private Security, Public Order

Human Rights in the Private Sphere

Constitutionalisation of Private Law

The Impact of the European Convention on Human Rights on Private International Law

Human Rights in Private Law

Private Law and Human Rights

Human Rights and the Private Sphere

Human Rights in the Age of Platforms

The Influence of Human Rights and Basic Rights in Private Law

The Impact of the European Convention on Human Rights on Private International Law

Human Rights and Private Wrongs

Research Handbook on Human Rights and Digital Technology

Socio-Economic Human Rights in Essential Public Services Provision

Privacy and Human Rights

Human Rights and Private Wrongs

Beyond Voluntarism

Privatisation and Human Rights in the Age of Globalisation

Understanding Human Rights Principles

Private Rights and Public Illusions

Towards New Global Strategies: Public Goods and Human Rights

Human Rights in the Private Sphere

European Human Rights Justice and Privatisation

Public International Law and Human Rights Violations by Private Military and Security Companies

Corporate Responsibility for Wealth Creation and Human Rights

Public Rights, Private Relations

Human Rights in the Polder

Universal Declaration

Defending Human Rights and Democracy in the Era of Globalization

Private Law Remedies for Extraterritorial Human Rights Violations

Human Rights and Private Law

Taking Root

Human Rights and Private International Law  
Human Rights and Private International Law  
The Universal Declaration of Human Rights in the 21st Century  
Human Rights and the Private Sphere Vol 1  
Globalizing Human Rights  
The Human Right to Health (Norton Global Ethics Series)  
The Impact of the UK Human Rights Act on Private Law  
The Law of International Human Rights Protection

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## AVILA PETERSEN

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### **Private Law and Human Rights**

Open Book Publishers  
This book aims to contribute to the debate on global public goods, a debate which has been taking place for some time in the UN and the World Bank, among the regional development banks and bilaterally among states and donors. There is a need for new visions and strategies and to examine global infrastructure on the basis of the idea that global public goods, including human rights, contribute to cohesion at local, regional and international levels. The book investigates the possibilities and disadvantages of applying the idea of public goods in a global context. It

explains the history of the concept and its significance for human rights. The authors include, in addition to academics, representatives from public institutions, civil society organizations, independent consultants, the media and the private sector.

*Private Security, Public Order* Edinburgh University Press  
Offers a new understanding of the relationships between litigation strategies, growing private funding and European human rights justice.

### **Human Rights in the Private Sphere**

Taylor & Francis  
This publication aims at establishing a clear analysis of the nature and growth of the C-factor (C for constitutionalisation) in Germany, France, the UK and The Netherlands. *Constitutionalisation of Private Law* Routledge  
Human rights organizations have grown exponentially across the

globe, particularly in the global South, and the term human rights is now common parlance among politicians and civil society activists. While debates about human rights are waged in elite circles, what do publics in the global South think about human rights ideas and the organizations that promote them? Drawing on large-scale public opinion surveys and interviews with human rights practitioners in India, Mexico, Morocco, and Nigeria, *Taking Root* finds that most people are in fact broadly supportive of human rights discourse, trust local human rights groups, and do not view human rights as a tool of foreign powers. However, this general public support isn't grounded in strong commitments of public engagement, money, or local ties to the human rights sector. Publics in the global South do donate to charitable causes and organizations but rarely give to local

rights groups, and these organizations must instead seek aid from foreign sources. As the most informative and comprehensive account of public perceptions of human rights available across several regions of the world, Taking Root challenges a number of accepted truths held by human rights supporters and skeptics alike.

The Impact of the European Convention on Human Rights on Private International Law

Aldershot, [England) : Dartmouth

This book challenges several traditional assumptions concerning human rights. In particular it challenges the presumption that the fundamental rights and freedoms contained in the European Convention on Human Rights are irrelevant for cases which concern the sphere of relations between individuals. It asks whether victims should be protected from non-state actors, and attempts to develop a coherent approach to 'human rights in the private sphere'. This study concentrates on the rights contained in the European Convention on Human Rights, and their enforcement in the courts

of the United Kingdom and at the European level; at the European Commission and Court of Human Rights in Strasbourg, and at the European Court of Justice in Luxembourg. In addition, some constitutional cases are examined from the United States and Canadian legal orders. The application of international human rights law to the private sphere has implications for the worlds of labour relations, race relations, discrimination and violence against women, and for victims of indignities everywhere. This study shows that respect for privacy need not mean excluding wrongs in the private sphere from the world of human rights.

**Human Rights in Private Law** IGI Global Human Rights and Private Wrongs breaks new ground by considering a series of fascinating issues that are normally ignored by human rights specialists because they are too "private" to consider as policy issues: children's labor migration; refugee policy towards unaccompanied minors; financial matters of investor and business responsibility; and complex questions involving access to the

benefits of pharmaceutical research, transnational organ trafficking, and the control over genetic research.

**Private Law and Human Rights** Springer Particularly valuable for both academics and practitioners, Human Rights and the Private Sphere: A Comparative Study analyzes the interaction between constitutional rights, freedoms and private law. Focusing primarily on civil and political rights, an international team of constitutional and private law experts have contributed a collection of chapters, each based around a different jurisdiction. They include Denmark, France, Germany, India, Ireland, Israel, Italy, New Zealand, the UK, the US, the European Convention for the Protection of Human Rights and Fundamental Freedoms and the European Union. As well as exploring, chapter by chapter, the key topics and debates in each jurisdiction, a comparative analysis draws the sections together; setting-out the common features and differences in the jurisdictions under review and identifies some common trends in this important area of the law.

Cross-references between the various chapters and an appendix containing relevant legislative material and translated quotations from important court decisions makes this volume a valuable tool for those studying and working in the field of international human rights law.

*Human Rights and the Private Sphere* Cambridge University Press  
Human Rights and Private Wrongs breaks new ground by considering a series of fascinating issues that are normally ignored by human rights specialists because they are too "private" to consider as policy issues: children's labor migration; refugee policy towards unaccompanied minors; financial matters of investor and business responsibility; and complex questions involving access to the benefits of pharmaceutical research, transnational organ trafficking, and the control over genetic research.

*Human Rights in the Age of Platforms* Routledge  
In this book the interaction between the rights guaranteed in the European Convention of Human Rights (ECHR) and private international law has been analysed by

examining the case law of the European Court of Human Rights (the Court) and selected national courts. In doing so the book focuses on the impact of the ECHR on the three main issues of private international law: jurisdiction, applicable law and the recognition and enforcement of foreign judgments. Next to a list of cases consulted and a comprehensive bibliography, the book offers brief introductions to PIL and the ECHR for readers who are less familiar with either of the topics. This makes the book not only a valuable tool for specialists and practitioners in the fields covered, but at the same time a well-documented basis for students and starting researchers specializing in either or both directions.

*The Influence of Human Rights and Basic Rights in Private Law* Edward Elgar Publishing

Scholars from across law and internet and media studies examine the human rights implications of today's platform society. Today such companies as Apple, Facebook, Google, Microsoft, and Twitter play an increasingly important role in how users form and express

opinions, encounter information, debate, disagree, mobilize, and maintain their privacy. What are the human rights implications of an online domain managed by privately owned platforms? According to the Guiding Principles on Business and Human Rights, adopted by the UN Human Right Council in 2011, businesses have a responsibility to respect human rights and to carry out human rights due diligence. But this goal is dependent on the willingness of states to encode such norms into business regulations and of companies to comply. In this volume, contributors from across law and internet and media studies examine the state of human rights in today's platform society. The contributors consider the "datafication" of society, including the economic model of data extraction and the conceptualization of privacy. They examine online advertising, content moderation, corporate storytelling around human rights, and other platform practices. Finally, they discuss the relationship between human rights law and private actors, addressing such issues as private

companies' human rights responsibilities and content regulation. Contributors Anja Bechmann, Fernando Bermejo, Agnès Callamard, Mikkel Flyverbom, Rikke Frank Jørgensen, Molly K. Land, Tarlach McGonagle, Jens-Erik Mai, Joris van Hoboken, Glen Whelan, Jillian C. York, Shoshana Zuboff, Ethan Zuckerman

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The Impact of the European Convention on Human Rights on Private International Law OUP Oxford

Privacy today is much debated as an individual's right against real or feared intrusions by the state, as exemplified by proposed identity cards and surveillance measures in the United Kingdom. In contrast, invasions of privacy by private individuals or bodies tend to arouse less concern. This book attempts to fill the gap by looking at the horizontal application of human rights after *Douglas v Hello*, *Campbell v MGN* and *Caroline von Hannover v Germany*. It provides a conceptual and

theoretical framework and also considers specific particularly sensitive areas of law relating to privacy protection, such as intellectual property, employment and media law. It provides comparative perspectives by relating Article 8 of the European Convention on Human Rights, which serves as a focal point, to UK, Dutch, German and European Communities law. Several common threads are revealed running across jurisdictions and different areas of law and aspects of privacy. The most notable is the definition of privacy in terms of the autonomy of the individual, a notion associated with the liberal state in the classic sense but now acquiring more content as a human right also linked to ideas of social justice.

Human Rights and Private Wrongs Oxford University Press

In a digitally connected world, the question of how to respect, protect and implement human rights has become unavoidable. This contemporary Research Handbook offers new insights into well-established debates by framing them in terms of human rights. It examines the issues posed by the

management of key Internet resources, the governance of its architecture, the role of different stakeholders, the legitimacy of rule making and rule-enforcement, and the exercise of international public authority over users. Highly interdisciplinary, its contributions draw on law, political science, international relations and even computer science and technology studies.

*Research Handbook on Human Rights and Digital Technology* Routledge

The abuse of workers in export processing zones in developing countries, the undignified treatment of elderly people in care homes, and the dangers for internet users' privacy arising from private companies' control of their data are prominent examples of how our most fundamental interests are increasingly jeopardized by powerful private actors. Jean Thomas argues that, while these interests are protected by human and constitutional rights in relation to the state, no similar protections exist in relations among private actors. To address this problem, she develops a theoretical framework for the application of human

and constitutional rights among private actors. The author proposes a theory of private liability for public rights violations that allows us to answer the question: who should bear the duties associated with human and constitutional rights in the private sphere? And what do private actors owe one another in respect of the interests protected by these rights? In advancing a model of rights that makes the application of public rights among private actors morally plausible and institutionally feasible, the book also illuminates the broader conceptual question of what rights are.

*Socio-Economic Human Rights in Essential Public Services Provision*

Springer

This book explores the human rights consequences of the new mercenarism, as channeled through so-called private military and security companies (PMSCs), and offers an overview of the evolution and status quo of both non-legal (soft law and self-regulation) and legal initiatives seeking to limit them. It addresses various topics, including the impact of the presence of non-state actors on

human security using the cases of Afghanistan and Syria; research on PMSCs' impact on human rights in specific cases; the insufficiency and ineffectiveness of existing direct and indirect legal prohibitions on the use of mercenaries; various aspects of international human rights law and international humanitarian law related to the conduct of PMSCs; soft-law and self-regulation mechanisms; and the international minimum standard in general international law regarding the privatization, export, import, and contracting of PMSCs.

Privacy and Human Rights

Oxford Private International L

1: Introduction 2: Human rights, private international law, and their interaction 3: The right to a fair trial 4: The right to a fair trial and jurisdiction under the EU rules 5: The right to a fair trial and recognition and enforcement of foreign judgments under the EU rules 6: The right to a fair trial and jurisdiction under national rules 7: The right to a fair trial and enforcement and recognition of foreign judgments under the traditional English rules 8:

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Concluding remarks 9:

The prohibition of discrimination and private international law 10: Freedom of expression and the right to respect for private life:

International defamation and invasion of privacy

11: The right to marry, the right to respect for family life, the prohibition on discrimination and international marriage 12:

Religious rights and recognition of marriage and extra-judicial divorce

13: Right to respect for family life and the rights of the child: International Child Abduction 14: Right to respect for private and family life and related rights: Parental status 15:

The right to property, foreign judgments, and cross-border property disputes 16: Overall conclusions.

**Human Rights and Private Wrongs** Oxford University Press

Public functions are increasingly being outsourced to the private sector. This includes activities that impact on human rights and security. Drawing on insights from various disciplines, this book looks at the costs and benefits of privatization and at whether there are limits



to this trend.  
*Beyond Voluntarism*  
 Springer  
 Traditionally, the theory of human rights limited its application to the public domain, namely the relationships between individuals and public authorities. The great expansion of human rights legislation and concepts in modern national and international law has given rise to a major issue relating to their potential impact on private relationships. This book examines this important topic, which may revolutionize private law. It presents new approaches which strive to broaden the application of human rights to the private field on the ground that power can be abused and human rights can be infringed even when all parties are private. The subject is examined from theoretical and comparative perspectives by leading scholars representing a diversity of legal systems - the United States, Canada, England, South Africa, Germany and Israel. Among the contributors are Professor Todd Rakoff (Harvard), Professor Roger Brownsword (Sheffield), Professor Hugh Beale (Warwick) and Professor

Ewan McKendrick (Oxford), Professor Ernest Weinrib and Professor Lorraine Weinrib (Toronto), Professor Christian Starck (Gottingen), Professor Andreas Heldrich (Munich) and others.

**Privatisation and Human Rights in the Age of Globalisation**  
 BRILL

The developments of communication technologies have been among the most spectacular in the recent years. These put major challenges for the protection of human rights and, in particular, the right to privacy. These also raise crucial ethical issues concerning the treatment, storing and access to information. This book aims at mapping the main questions in this area and presents some of the legal answers so far given.

**Understanding Human Rights Principles**

Bloomsbury Publishing  
 The era of technology in which we reside has ushered in a more globalized and connected world. While many benefits are gained from this connectivity, possible disadvantages to issues of human rights are developed as well. Defending Human Rights

and Democracy in the Era of Globalization is a pivotal resource for the latest research on the effects of a globalized society regarding issues relating to social ethics and civil rights. Highlighting relevant concepts on political autonomy, migration, and asylum, this book is ideally designed for academicians, professionals, practitioners, and upper-level students interested in the ongoing concerns of human rights.

Private Rights and Public Illusions  
 Bloomsbury Publishing

Particularly valuable for both academics and practitioners, *Human Rights and the Private Sphere: A Comparative Study* analyzes the interaction between constitutional rights, freedoms and private law. Focusing primarily on civil and political rights, an international team of constitutional and private law experts have contributed a collection of chapters, each based around a different jurisdiction. They include Denmark, France, Germany, India, Ireland, Israel, Italy, New Zealand, the UK, the US, the European Convention for the Protection of Human

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