Diritto: storia e comparazione

Brutti, Massimo, Somma, Alessandro

Published by Max Planck Institute for Legal History and Legal Theory

Brutti, Massimo and Alessandro Somma. 
Diritto: storia e comparazione: Nuovi propositi per un binomio antico. 

For additional information about this book
https://muse.jhu.edu/book/75263

For content related to this chapter
https://muse.jhu.edu/related_content?type=book&id=2603190
This book takes a stand against the narrowing focus of (German) jurisprudence on state law, rooted in the history of the territorially organised nation state. In the shadow of this tradition, state(-hood) law was only conceived of as state law. However, a gradual decoupling of state and law is observable – not least because of globalisation – which inevitably entails a pluralisation of legal regulations. Jurisprudence has to react to this, if it wants to remain relevant. This can happen through a broadening of its horizon towards a more far-reaching “science of regulation”, in order to grasp the increasing “Variety of Rules” adequately. State law remains an important and central type of law, yet it is no longer the sole type.
Global Perspectives on Legal History is a book series edited and published by the Max Planck Institute for European Legal History, Frankfurt am Main, Germany. As its title suggests, the series is designed to advance the scholarly research of legal historians worldwide who seek to transcend the established boundaries of national legal scholarship that typically sets the focus on a single, dominant modus of normativity and law. The series aims to privilege studies dedicated to reconstructing the historical evolution of normativity from a global perspective. It includes monographs, editions of sources, and collaborative works. All titles in the series are available both as premium print-on-demand and in the open-access format.

Released volumes

10 | Gunnar Folke Schuppert
The World of Rules.
A Somewhat Different Measurement of the World

9 | Guido Pfeifer, Nadine Grotkamp (eds.)
Außergerichtliche Konfliktlösung in der Antike.
Beispiele aus drei Jahrtausenden

8 | Elisabetta Fiocchi Malaspina
L’eterno ritorno del Droit des gens di Emer de Vattel (secc. XVIII–XIX).
L’impatto sulla cultura giuridica in prospettiva globale

7 | Víctor Tau Anzoátegui
El Jurista en el Nuevo Mundo.
Pensamiento. Doctrina. Mentalidad

6 | Massimo Meccarelli, María Julia Solla Sastre (eds.)
Spatial and Temporal Dimensions for Legal History.
Research Experiences and Itineraries

4 | Osvaldo Rodolfo Moutin
Legislar en la América hispánica en la temprana edad moderna.
Procesos y características de la producción de los Decretos del Tercer Concilio Provincial Mexicano (1585)
3 | Thomas Duve, Heikki Pihlajamäki (eds.)
New Horizons in Spanish Colonial Law.
Contributions to Transnational Early Modern Legal History

2 | María Rosario Polotto, Thorsten Keiser, Thomas Duve (eds.)
Derecho privado y modernización.
América Latina y Europa en la primera mitad del siglo XX

1 | Thomas Duve (ed.)
Entanglements in Legal History: Conceptual Approaches

More information on the series and forthcoming volumes: http://global.rg.mpg.de
This page intentionally left blank.
This page intentionally left blank.