
Valerius M. CIUCĂ

Covered in:
CEEOL, Index Copernicus, Ideas RePeC,
EconPapers, Socionet

Abstract:
The publication of a handbook or of a course support for the benefit of students is the essential duty of any teacher forming specialists in the field of legal sciences.

With such a sense of duty, we are pleased to note, appears before the academic body Mrs. Cerasela-Nadia Anitei, a professor at "Dunarea de Jos" University of Galati, who recently published a handbook of private international law under the title "Lessons of Romanian Private International Law" published by Lumen Publishing House in Iasi. Well structured in relation to the specific requirements of the discipline aforementioned, the author’s handbook is accompanied by extensive references which illustrate both the Romanian doctrine in this scientific field, and largely, the European doctrine or, more broadly, the international one, needed to support in a substantiated manner the basic ideas of the courses and seminars held before the students of the University from Galati.

The handbook recently published by the author is meant to arouse the interest of those who want to enter the secrets of this frontier science which refined over time, judicial solutions of the most questionable in relation to the legal culture related to each protagonist to private legal relations with foreign elements.

Keywords:
Lessons of Romanian private international law; legal sciences; Lumen Publishing House, Romanian, Iasi.

2 PhD Univ. Prof. Faculty of Law, Al. I. Cuza University, Iasi, e-mail: valerius_m_ciuca@yahoo.com
The publication of a handbook or course support for the benefit of students is the essential duty of any teacher forming specialists in the field of legal sciences.

With such a sense of duty, we are pleased to note, appears before the academic body Mrs. Cerasela-Nadia Anitei, a professor at "Dunarea de Jos" University of Galati, who recently published a handbook of private international law under the title "Lessons of Romanian Private International Law" published by Lumen Publishing House in Iasi.

Well-structured in relation to the specific requirements of the discipline aforementioned, the author’s handbook is accompanied by extensive references which illustrate both the Romanian doctrine in this scientific field, and largely, the European doctrine or, more broadly, the international one, needed to support in a substantiated manner the basic ideas of the courses and seminars held before the students of the University from Galati.

The handbook recently published by the author is meant to arouse the interest of those who want to enter the secrets of this frontier science which refined over time, judicial solutions of the most questionable in relation to the legal culture related to each protagonist to private legal relations with foreign elements.

I notice a correct use of the legal concepts that the author interweaves with most diverse rules, so that the comprehension of students is stimulated and the purpose of the handbook, that of initiation in a process of legal reflection, generally more complex, achieved.

Besides the pure epistemological interest that a handbook of the chair pursues as an unavoidable purpose, the present one draws attention due to the presence of an interesting casuistry able to confer the book the character of a guide, of vademecum and synoptic, in the applicative space of the seminar.

In the aforesaid respect, I also note the introduction of lists with topics of meditation, with the issue contoured as blanks and with selected bibliographies and occasioned of topics or "control themes".

Welcoming the noble intention completed properly, that of augmentation of the doctrinal reference framework in a field of scientific investigation as complex as private international law, I congratulate the author and invite all those interested in this area of law to complete their documentation and study sheets with this latest legal edition from the