1. Record Nr. UNINA9910814526703321 Autore Snijders Henk Titolo Content and meaning of national law in the context of transnational law // edited by Henk Snijders, Stefan Vogenauer Pubbl/distr/stampa Munich, [Germany]: .: sellier european law publishers, . 2009 ©2009 **ISBN** 1-282-50638-2 9786612506383 3-86653-874-X Descrizione fisica 1 online resource (234 p.) Disciplina 340.9 Soggetti Law - Europe - International unification International and municipal law - Europe Conflict of laws - Europe Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali Description based upon print version of record. Includes bibliographical references. Nota di bibliografia Frontmatter -- Table of Contents -- Abbreviations -- Channelling Nota di contenuto International Law into the Domestic Legal Order - Some Practices and Constitutional Problems -- Beyond the Call of Duty? Domestic Courts and the Standards of the European Court of Human Rights -- The Interpretation of the English Civil Procedure Rules in the Context of Article 6 of the European Convention on Human Rights -- The Europeanisation of Fundamental Rights Protection in Switzerland: Two Steps Forward, One Step Back -- Gold-plating and Double Banking: an Overrated Problem? -- Sale of Consumer Goods: the Adaptation of (Dutch) National Law to Transnational Demands -- EU Law-making and its Impact on National Company Law -- Inspiration From Above: Making and Interpreting Dutch Law on Jurisdiction in Civil and Commercial Matters in Light of European Law -- Interpretation of national rules for ex offi cio raising of points of Community law by national courts -- Interpretation of the UNIDROIT Principles of International Commercial Contracts by national courts -- Interpretation of English Law in Light of the Common Frame of Reference -- The

White Paper on Damages Actions for Breach of the EC Antitrust Rules

Sommario/riassunto

This collection of essays by Dutch, English and Swiss scholars deals with the impact of transnational law, in particular the law of the European Union and the Council of Europe, on the content and meaning given to domestic law by national legislators and judges. Topics covered include the constitutional and practical implications of implementing transnational law at the national level, as well as the interpretation of domestic law against the background of the European Convention on Human Rights, the law of the European Union and so called "soft law" instruments, in areas such as civil procedure, jurisdiction, contract, company law and competition law.