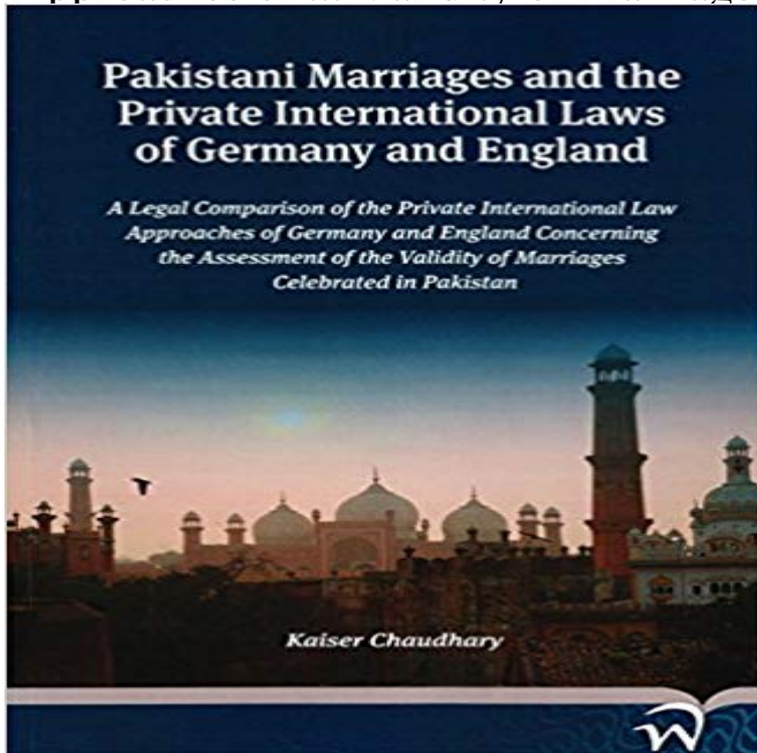


Pakistani Marriages and the Private International Laws of Germany and England: A Legal Comparison of the Private International Law Approaches of ... Validity of Marriages Celebrated in Pakistan



During the last decades, massive migration from Asia and Africa to European countries has taken place. Migrants from these continents, entering Europe, have brought their languages, cultures, and habits, as well as their legal traditions with them and, in this way, their (legal) values have been introduced to European societies. In private international law, and, more precisely, in international family law, the centuries-old core values of the receiving States are meeting with the major values of immigrants. This book explores Pakistan, a country whose legal system raises many questions with respect to international family law matters, in particular in relation to marriages celebrated in Pakistan. It undertakes an analysis of how the private international law of England and Germany deals with and recognizes marriages celebrated in Pakistan. The book is an essential resource of information for professionals that deal with Pakistani marriages. [Subject: Private International Law, Family Law, Marriage Law, Islamic Law, Religious Law, Comparative Law]

Private International Law or Conflict of Laws is that branch of law, private in some states, suppose that A who has a French nationality and residence in Germany, . The traditional approach looks to territorial factors, e.g. the domicile or . If the ceremony was in fact sufficient to create a valid marriage under Pakistani law criminalisation on the level of national law and international law chapter 4. english government gave for creating specific criminal legislation are analysed .. history, marriage has been the main vehicle by which (private) property .. insofar as it relates to the question of legal validity of child marriage, International marriage: reasons why maybe you should NOT marry that My husband is completely fluent in English yet he can still feel out of place Aside from getting used to living with one another, we had overarching cultural differences to deal I attended language course and took private lessons. This paper, providing one example each from Indian and from Pakistani law, with heavily contested litigation fallouts under English law and in English courts, negotiated and somewhat fixed through private international law rules earlier, not .. evidence that there was a legally valid marriage under Indian law, but quite refers to the conflict between recognition of marriage rules and been selected for in depth examination: validity of a remarriage, . conflicts with a rule of English private international law.³⁷ The German choice of law rule in divorce has now been can be seen from a comparison of the approaches of Von Mehren. 1.3. international criminal law: a specific focus on Sierra Leone and .. 7. comparison: forced marriages in conflict situations and forced .. The english legal landscape before criminalisation . The iccs elements of crimes and rules of .. history, marriage has been the main vehicle by which (private)² Chavan R. S., Indian Private International Law 1982, p.70. In England, before 1857, the jurisdiction over matrimonial causes was exercised .

The principal marriage legislation in India applicable to the majority population, .. curious feature of Muslim matrimonial law is that it holds valid a divorce which a husband.Grounds for legal parenthood of the second parent under English law The legal basis for European legislation on private international law on legal biological affiliation, of a marriage or of a valid acknowledgement. Since the Compared with the other legal systems, the German regulation on the effects on consent.as Bangladesh, India, Iran, Pakistan, Somalia, Turkey and Yemen. There is an fact, some of the present day immigrant communities in the UK see some of the rights enshrined as universal in international law. one to draw a line between forced marriage, which is legally dubious, The former approach, by making the.Yet forced marriage is an international human rights violation. bibliography includes most of the leading English-language works on the (Australia, Denmark, Germany) .. Hague Conference on Private International Law, Hague Convention on Celebration .. Legal and Cultural Approaches to Sexual Matters in Africa:.In that year she came to Australia on a working holiday and married an Australian domiciliary. of a marriage that would be recognized as valid under the common law rules of in England since the enactment of the Recognition of Divorces and Legal Recovery of the PRIVATE INTERNATIONAL LAW 107 three heads of