



Autonomía privada y régimen económico del matrimonio entre contrayentes de diferentes países. Una alternativa de regulación? [

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Analítica

The present work begins with an analysis of the most general questions about private autonomy as a figure of Private Right, to analyse then its performance possibilities in Family Law and in Private International Law, valuing its application to the economic regime as effect of the marriage among contracting parties of different countries. From the perspective of Family Law, it is particularized at times in the conventional economic regime and the contract of goods of marriage and their transcendancy for the mixed marriages as manifestation of the material autonomy, and from the perspective of the Private International Law, their concretion in the election for the parts of the applicable law to the international supposition that affects them

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