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European Labour Law Journal

new



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The *European Labour Law Journal* aims to increase and foster the debate on the future of labour law in Europe and to increase the knowledge of labour law. It aims to better define the role of labour law in Europe and in light of a European Social Model which can provide solutions for the challenges facing the EU and its Member States, requiring a good combination of economic market performance and quality of life, good work and social justice.

In order to contribute to this, the Journal studies European labour law in national, European and international contexts. Current and future developments in Europe and the world necessitate a fundamental investigation of labour law in the EU and its Member States, and of the basic principles of labour law in Europe.

The Journal fills an existing gap in the academic community. Although there are many national and some internationally oriented labour law journals, none of them specifically addresses the EU as a central focus of attention, including developments of labour law in the EU at the level of the Member States. The *European Labour Law Journal* aims to be a leading academic journal in the area of European labour law and social policy. European labour law is viewed in a wide sense. It includes labour law at the European Union level as well as labour law in the Member States. It also pays attention to developments of labour law at a more global level and its relevance for the EU and its Member States. These various levels are seen as intrinsically connected and mutually interdependent.

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The editorial board is assisted by correspondents from all EU member states and candidate member states. The editorial board also works in cooperation with the European Labour Law Network (ELLN).

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Contents

European labour law

Two or three academic contributions (between 6.000 and 8.000 words);

These contributions may, for example,

1. deal with the broad area of EU law and policy relating to labour law; or
2. be confined to specific national or international developments that are particularly relevant for the EU or EU Member States; or
3. discuss labour law at a doctrinal level, or
4. deal with cross-disciplinary findings with relevance for labour law in Europe.

National labour law developments

Short and commented/annotated overviews (on average, between 750 and 1.500 words) of relevant developments in national labour law and policy (policy changes, legislation, case law, specific collective agreements, ...).

European labour law developments

Short and commented/annotated overviews (on average, between 750 and 1.500 words) of relevant developments in labour law and policy at European level (policy changes, legislation, case law, specific collective agreements, ...).

International labour law developments

Short and commented/annotated overviews (on average, between 750 and 1.500 words) of relevant developments in labour law and policy at the broad international level (policy changes, legislation, case law, specific collective agreements, ...) and that can be seen as relevant for the debate on labour law in Europe.



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