Commission on European Contract Law, 1994

European Union

copy @ lexmercatoria.org
Copyright © 1994 European Union
## Contents

**Commission on European Contract Law** 1  
  Commission on European Contract Law 1  
  Chairman of the Commission 1  
  Members of the Commission 1  
  Resolutions of the European Parliament 2  

**Metadata** 4  
  SiSU Metadata, document information 4
The Commission on European contract law is the author of the Restatement called "PRINCIPLES OF EUROPEAN CONTRACT LAW" in the framework of the Resolutions of the European Parliament on the codification of private law.

Chairman of the Commission

Ole LANDO

Legal Department, Handelshøjskolen i København (DK)

Members of the Commission

Prof. Dr. Christian von BAR
 Institut für internationales Privatrecht und Rechtsvergleichung
 Universität Osnabrück (D)

Hugh BEALE
 School of Law University of Warwick (ENG - GB)
 hugh@themis.law.warwick.ac.uk

Joachim BONELL
 UNIDROIT Roma (I)

Michael G. BRIDGE
 Dept. of Law University of Nottingham (ENG - GB)
 michael.bridge@nottingham.ac.uk

Carlo CASTRONOVO
 Università Cattolica del S. Cuore MILANO (I)

Mme. de MAGALHAES COLLA
 Faculdade de Direito
 Universidade Lisboa (P)
Resolutions of the European Parliament

Concerning the codification of private law and the Commission on European contract law.

2. Resolution on the harmonization of certain sectors of the private law of the Member States. 6 May 1994

The European Parliament

- having regard to Rule 148 of its Rules of Procedure
- having regard to the report of the Committee on Legal Affairs and Citizens’ Rights (A3-0329/94)

A. whereas the Community has already harmonized several areas of private law,

B. whereas Parliament, in its resolution of 26 May 1989 on action to bring into line the private law of the Member States (OJ C 158, 28-6-1989, p. 400), asked that a start be made on the necessary preparatory work for the drawing up of a Common European Code of Private Law,

C. whereas the Commission has not yet undertaken this preparatory work,

D. whereas progressive harmonization of certain sectors of private law is essential to the completion of the internal market,

1. Calls on the Commission for work to be commenced on the possibility of drawing up a Common European Code of Private Law;

2. Calls for the setting up of a committee of experts to propose priorities for partial harmonization in the short term and a more general harmonization in the long term;
3. Considers that the Union could promote harmonization and standardization at world or European level within organizations such as Unidroit, Unictral and the Council of Europe;

4. considers that support should continue to be given to the Commission on European Contract Law, better known as the Lando Commission, in its work on harmonization of contract law;

5. Instructs its President to forward this resolution to the Council, the Commission and the governments of the Member States.