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**Abstract:**

The article examines the draft OHADAC Model Law relating to Private International Law as a comprehensive and innovative attempt to modernise conflict-of-laws rules and promote legal harmonisation across Caribbean states. Adopting a comparative approach, the article evaluates the structure and normative choices of the draft OHADAC Model Law relating to Private International Law, situating it within contemporary global developments and regional legal diversity. The analysis compares the draft OHADAC Model Law relating to Private International Law with recent legislative reforms in Latin America, in particular Dominican Republic Law No. 544-14 on Private International Law, Argentina Civil and Commercial Code of 2015 and Uruguay General Law on Private International Law of 2020, as well as with European legal systems, including those of Switzerland, Austria, Poland and the European Union’s private international law regime. The article demonstrates the draft OHADAC Model Law’s relating to Private International Law potential to serve as both a source of inspiration and a functional legal instrument. Particular attention is given to the provisions on the determination and proof of foreign law, overriding mandatory rules, public policy, party autonomy, the personal statute, family law matters, the recognition and enforcement of foreign judgments and public documents, and the protection of acquired rights. The article concludes that the draft OHADAC Model Law relating to Private International Law provides a flexible, coherent and forward-looking instrument capable of guiding national reforms in the Caribbean and enriching the broader debate on global convergence in private international law.