

PUBLICATIONS

Publications in languages other than English are listed in English translation followed by the original language in square brackets.

I. BOOKS

Principles of Corporate Finance Law,

Oxford University Press, 3rd edition, 2023, LIX, 629 pp.
– together with Eilís Ferran and Elizabeth Howell –

Freedom of Contract, the Firm and Insolvency – Justice Theory, Economic Analysis and Legal Principles [Privatautonomie, Verband, Insolvenz – Rechtsethik, Rechtsökonomik, Rechtsstrukturen]

University of Hamburg, 2022, 580 pp.

Creditor Protection and the Company – Rescue and Insolvency under English and German Company and Corporate Insolvency Law [Gläubigerschutz in der Kapitalgesellschaft – Krise und Insolvenz im englischen und deutschen Gesellschafts- und Insolvenzrecht],

Mohr Siebeck, Tübingen 2011, XXXVI, 1016 pp.

Reviews: Manfred Born, *New Journal of Insolvency and Corporate Rescue Law* [Neue Zeitschrift für das Recht der Insolvenz und Sanierung, NZI] 2011 (Vol. 23), pp. 934–935; Vincenzo De Stasio, *Banking, Stock Exchange and Securities* [Banca Borsa Titoli di Credito, BBTC] 2012 (Vol. LXV, Issue 4), pp. 478–479; Hans Haarmeyer, *Journal of Insolvency Law* [Zeitschrift für das gesamte Insolvenzrecht, ZInsO] 2011 (Vol. 40), p. 1790; Lars Klöhn and Rudolf Haesen, *Insolvency Law Review* [Zeitschrift für Insolvenzrecht, KTS] 2013 (Vol. 2), pp. 192–196; Marcus Lutter, *New Journal of Company Law* [Neue Zeitschrift für Gesellschaftsrecht, NZG] 2011 (Vol. 24), p. 942; Hanno Merkt, *The Rabel Journal of Comparative and International Private Law* (RabelsZ) 78 (2014), Vol. 3, pp. 672–674.

II. EDITED BOOKS

Foundations of Corporate Insolvency Law: A Comparative and Economic Perspective,

Oxford University Press (expected 2024)
– together with Aurelio Gurrea-Martínez –

Legal Innovation: Conversations about Technology, the Legal Profession and Societal Change

Cambridge University Press (forthcoming 2024)
– together with Mihoko Sumida –

Legal Innovation: Technology, the Legal Profession and Industrial Change [リーガルイノベーション入門],

Koubundou Publishers, Tokyo, 2022, 420 pp.

– together with Mihoko Sumida –

Festschrift for Klaus J. Hopt in Celebration of His 80th Birthday [Festschrift für Klaus J. Hopt zum 80. Geburtstag am 24. August 2020],

De Gruyter, Berlin, Boston 2020, XVIII, 1592 pp.

– together with Stefan Grundmann, Hanno Merkt, Peter O. Mülberr, Harald Baum, Andreas M. Fleckner, Jan von Hein, Christoph Kumpan, Patrick Leyens, Katharina Pistor, Markus Roth, Heike Schweitzer, Felix Steffek, Marina Wellenhofer –

The Law of Alternative Dispute Resolution [Recht der alternativen Konfliktlösung],

C.H. Beck, Munich 2016, 2nd edn., XXVI, 513 pp.

– together with Reinhard Greger and Hannes Unberath –

Reviews: Christoph Althammer, *Journal of Conflict Management* [Zeitschrift für Konfliktmanagement, ZKM] 2017 (Iss. 1), p. 35–36; Artur Flaminio da Silva, *Procedural Law Review* [Revista de Processo, RePro] 2018 (284), p. 597–602; Foundations and Sponsorship [Stiftung und Sponsoring] 2016 (Vol. 5); Heinz Hansens, *Lawyers' Fees Report* [RVGReport] 2016 (Vol. 10), p. 366; Hans-Uwe Neuenhahn, *Journal of Succession Law* [Zeitschrift für Erbrecht und Vermögensnachfolge, ZEV] 2017 (Vol. 7); Sorika Pluskat, *New Journal of Company Law* [Neue Zeitschrift für Gesellschaftsrecht, NZG] 2017 (Vol. 16), p. 621.

Regulating Dispute Resolution – ADR and Access to Justice at the Crossroads,

Hart Publishing, Oxford 2013, XXXVI, 454 pp.

– together with Hannes Unberath and in cooperation with Hazel Genn, Reinhard Greger and Carrie Menkel-Meadow –

Reviews: Apostolos Anthimos, *Commercial Law Survey* [Episkopissi Emporikou Dikaiou] 2013, pp. 775–776; Annie de Roo, *Nederlands-Vlaams tijdschrift voor mediation en conflictmanagement* (TMD) 2015, No. 1; Naomi Creutzfeld, *The Rabel Journal of Comparative and International Private Law* [Rabels Zeitschrift für ausländisches und internationales Privatrecht] 80/3 (2016) 709–712; Elvis Grahovic, *Revue d'arbitrage et de médiation/Journal of Arbitration and Mediation* 2014, Vol. 4, No. 1, pp. 145–152; Deepu Jojo, *Association for International Arbitration Newsletter* (AIA Newsletter) 2014 (No. 1: January), p. 8; Niels Kraunsoe, *The Expert and Dispute Resolver* (TEDR) 2014 (Summer), Vol. 19, No. 2, p. 26; María Luisa Villamarín López, *International Journal of Procedural Law* (IJPL), Vol. 4 (2014), No. 1, pp. 170–171; Nancy Welsh, *Dispute Resolution Magazine* (DRM), *American Bar Association* (ABA), 2014 (Summer), Vol. 20, No. 4, pp. 22–24.

Mediation – Principles and Regulation in Comparative Perspective,

Oxford University Press, Oxford 2013, LX, 1348 pp.

– together with Klaus J. Hopt –

Reviews: Peter C.H. Chan, *14 European Business Organization Law Review* (EBOR) 2013 (Vol. 14), pp. 613–618; Judith Knieper, *German Arbitration Journal* [Zeitschrift für Schiedsverfahren, SchiedsVZ] 2013 (Vol. 6), p. 332.

Corporate Governance after the Financial and Economic Crisis – Models and Policies of Modern Company and Commercial Law [Corporate Governance nach der Finanz- und Wirtschaftskrise – Vorbilder und Ziele eines modernen Wirtschaftsrechts],

Mohr Siebeck, Tübingen 2011, XX, 342 pp.

– together with Christoph Allmendinger, Friederike Dorn, Thomas Lang, Stephanie Lumpp –

Reviews: Sebastian Mock, *DAJV-Newsletter* 2013 (Vol. 3), p. 144; Marco S. Spolidoro, *Company Law Review* [Rivista delle Società, Riv. soc.] 2012 (Vol. 57, Issue 5), pp. 1089–1092; Manuel R. Theisen, *The Director* [Der Aufsichtsrat, AR] 2012 (Vol. 6), p. 94; Manuel R. Theisen, *The Director* [Der

Aufsichtsrat, AR] (Vol. 1), p. 19 (Corporate Governance Publications of the Year); Patrick Velte, Journal of International and Capital-Markets-Oriented Accounting [Zeitschrift für internationale und kapitalmarktorientierte Rechnungslegung, KoR] 2012 (Vol. 4), p. M6.

Mediation – Empirical Research, Comparison of Laws and Regulation [Mediation – Rechts-tatsachen, Rechtsvergleich, Regelungen],

Mohr Siebeck, Tübingen 2008, LI, 1175 pp.

– together with Klaus J. Hopt –

Reviews: Apostolos Anthimos, Journal of Commercial Law [Episkopissi Emporikou Dikaiou] 2010, pp. 297–300; Deutscher Anwaltverein (ed.), Lawyer’s Journal [Anwaltsblatt, AnwBl] 2009 (Vol. 8+9), p. XXXVIII; Tina de Vries, Yearbook of Eastern Law [Jahrbuch für Ostrecht] 2009, p. 539–541; Jürgen Kloweit, Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2009, p. 63–64; Jonas Leder, AdVoice 2009, p. 60; Dörte Liebrecht, The Rabel Journal of Comparative and International Private Law (RabelsZ) 74 (2010), Vol. 4, pp. 888–891; Christoph H.M. Maurer, International Review of Comparative Law [Revue Internationale de Droit Comparé, RIDC] 2009 (Issue 1), pp. 222–224; Monthly Journal of German Law [Monatsschrift für Deutsches Recht, MDR] 2008 (Vol. 22), p. R16; André Niedostadek, Newsletter German Mediation Society [Newsletter Deutsche Gesellschaft für Mediation, DGM Newsletter] 2009 (Issue 2), pp. 18–19; Albert J. van den Berg (ed.), Yearbook Commercial Arbitration, 2009 (Vol. XXXIV), p. 1257.

III. POLICY BOOKS

Supporting Businesses Through Better Access to Justice: A Focus on SMEs and Entrepreneurship,

OECD Publishing, Paris forthcoming, 58 pp.

– together with H. Sargeant, T. Teplova, C. Lelievre et al. –

Developing Effective Online Dispute Resolution in Latvia,

OECD Publishing, Paris 2024, 118 pp.

– together with Mariane Piccinin Barbieri, Seong Ju Park, Aleksandrs Fillers –

Final Report on the General Consumer Conciliation Body [Abschlussbericht zur Funktionsweise der Allgemeinen Verbraucherschlichtungstelle und der Universalschlichtungsstelle des Bundes in Kehl],

BT-Drs. 19/27025 as of 12/2/2021 (German Parliament Documents), 150 pp.

– together with N. Creutzfeldt –

Analysis of Individual and Collective Loan Enforcement Laws in the EU Member States,

European Union, Brussels 2019, 158 pp.

Interim Report on the General Consumer Conciliation Body [Zwischenbericht zur Funktionsweise der Allgemeinen Verbraucherschlichtungstelle],

BT-Drs. 19/6890 as of 20/12/2018 (German Parliament Documents), 122 pp.

– together with N. Creutzfeldt –

Access to Justice for Business and Inclusive Growth in Latvia,

OECD Publishing, Paris 2018, 158 pp.

– together with T. Teplova, C. Lelievre et al. –

Making Mediation Law,

in: Mediation Series: World Bank, Washington D.C., 2016, VIII, 59 pp.

– together with N. Alexander –

V. ARTICLES

Automatic Information Extraction for Employment Tribunal Judgements Using Large Language Models,

in: ssrn.com/abstract=4776160 and [arXiv:2403.12936](https://arxiv.org/abs/2403.12936); submitted to journal,
– together with J. Ribeiro de Faria and H. Xie –

LLM vs. Lawyers: Identifying a Subset of Summary Judgments in a Large UK Case Law Dataset,

in: ssrn.com/abstract=4746305 and [arXiv:2403.04791](https://arxiv.org/abs/2403.04791); submitted to journal,
– together with A. Izzidien and H. Sargeant –

The Cambridge Law Corpus: A Corpus for Legal AI Research

in: Neural Information Processing Systems Datasets and Benchmarks Track (NeurIPS 2023): neurips.cc/virtual/2023/poster/73448; also available at ssrn.com/abstract=4763429 and [arXiv:2309.12269](https://arxiv.org/abs/2309.12269),
– together with A. Östling, H. Sargeant, H. Xie, L. Bull, A. Terenin, L. Jonsson and M. Magnusson –

Thinking Holistically about Procedural Justice in Alternative Dispute Resolution: A Case Study of the German Federal Ombud Scheme,

in: 48(3) Law & Social Inquiry 748–779 (2023).
– together with B. Bradford and N. Creutzfeldt –

The Impact of Artificial Intelligence on Dispute Resolution – Part 2 [Die Veränderung der Konfliktlösung durch künstliche Intelligenz – Teil 2],

in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2023 (Iss. 4), pp. 121–126.

Hard Law and Soft Law Regulations of Artificial Intelligence in Investment Management,

in: (2023) Cambridge Yearbook of European Legal Studies (CYELS) Vol. 24, pp. 262–293.
– together with W. Buczynski, F. Cuzzolin, M. Jamnik and B. Sahakian –

The Impact of Artificial Intelligence on Dispute Resolution – Part 1 [Die Veränderung der Konfliktlösung durch künstliche Intelligenz – Teil 1],

in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2022 (Iss. 6), pp. 212–216.

Consumer Dispute Resolution – Ten Reform Options [Verbraucherstreitbeilegung – Zehn Optionen zur Reform],

in: Journal of Legal Policy [Zeitschrift für Rechtspolitik, ZRP] 2022 (Iss. 7), pp. 202–206.
– together with R. Greger –

The Relationship between Mediation and Other Forms of Alternative Dispute Resolution,

in: ULP Law Review/Revista da Faculdade de Direito da Universidade do Porto (RFDUP), 25th Anniversary Edition 2022, pp. 263–296.

The Civil Dispute Resolution Code – 10 Reasons for Integrating Alternative Dispute Resolution into the Code of Civil Procedure [Die Zivilkonfliktlösungsordnung (ZKLO) – 10 Gründe für die Integration der alternativen Konfliktlösung in die ZPO],
in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2021 (Iss. 4), pp. 142–147.

Empirical Research into Consumer Conciliation: Final Report on the Study Commissioned by the Ministry of Justice [Empirische Forschung zur Verbraucherschlichtung: Schlussbericht zum Forschungsvorhaben im Auftrag des BMJV],
in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2021 (Iss. 2), pp. 65–70.
– together with N. Creutzfeldt –

The German Conflict Management Codex [Der Deutsche Konfliktmanagementkodex],
in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2019 (Iss. 1), pp. 4–8.

Enforcement of International Settlement Agreements Resulting from Mediation under the Singapore Convention,
in: (2019) 31 Singapore Academy of Law Journal (SACJ) 448–486.
– together with Shouyu Chong –

Empirical Research into Consumer Conciliation: Interim Report on the Study ‘Analysis of Universal Consumer Conciliation’ Commissioned by the Ministry of Justice [Empirische Forschung zur Verbraucherschlichtung: Zwischenbericht zum Forschungsvorhaben ‘Funktionsweise der Allgemeinen Verbraucherschlichtungsstelle’ im Auftrag des BMJV],
in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2019 (Iss. 2), pp. 40–44.
– together with N. Creutzfeldt –

Decoding Legal Conflict – Applying Artificial Intelligence to Identify Drivers of Conflict Resolution [Die Entschlüsselung rechtlicher Konflikte – Der Einsatz künstlicher Intelligenz zur Ermittlung von Entscheidungsfaktoren der Konfliktlösung],
in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2018 (Iss. 5), pp. 165–169.
– together with L. Bull –

The Relationship between Mediation and Other Forms of Alternative Dispute Resolution [Das Verhältnis der Mediation zu anderen Verfahren der Konfliktlösung],
in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2017 (Vol. 5), pp. 183–187.

Guide for Regulating Dispute Resolution (GRDR),
in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2013 (Vol. 5), pp. 136–139.
– together with H. Unberath, L. Adrian, A. De Matteis, G. De Palo, F. Ferrand, R. Greger, J. Härtling, U. Janzen, S. Kakiuchi, L. Kirchhoff, P. Mayr, I. Meier, K. Nemeth, M. Pel, A. Sperr and I. Verougstraete –

Principled Regulation of Dispute Resolution – Taxonomy, Normative Theory, Topics and Methodology [Prinzipiengeleitete Regelung der Konfliktlösung – Systematik, normative Grundlagen, Themen und Methode],

in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2013 (Vol. 5), pp. 139–143.

Legal Issues of Mediation and Court Conciliation – Problems and Regulation from the Perspective of Comparative Law and Empirical Research [Rechtsfragen der Mediation und des Güterichterverfahrens – Rechtsanwendung und Regulierung im Spiegel von Rechtsvergleich und Rechtstatsachen],

in: European Private Law Review [Zeitschrift für Europäisches Privatrecht, ZEuP] 2013 (Vol. 3), pp. 528–564.

– Japanese translation published in The Hogaku Ronshu – The Law Review of Kansai University 2013, Vol. 53(3), pp. 214–262, translation: Yo Terakawa –

Auditor Independence at the Crossroads – Regulation and Incentives,

in: 13 European Business Organization Law Review (EBOR) 2012 (Vol. 1), pp. 89–101.

– together with Walter Doralt (coord.), Andreas M. Fleckner, Susanne Augenhofer, Alexander Hellgardt, Klaus J. Hopt, Christoph Kumpan and Reinhard Zimmermann –

Comments on the Green Paper of the European Commission ‘Audit Policy: Lessons from the Crisis’ [Stellungnahme zum Grünbuch der Europäischen Kommission ‘Weiteres Vorgehen im Bereich der Abschlussprüfung: Lehren aus der Krise’],

in: Journal of Business Law [Zeitschrift für Wirtschaftsrecht, ZIP] 2011 (Vol. 10), pp. 459–460.

– together with Walter Doralt (coord.), Andreas M. Fleckner, Klaus J. Hopt, Christoph Kumpan, Reinhard Zimmermann, Susanne Augenhofer and Alexander Hellgardt –

Max Planck Institute Working Group on Auditor Independence: Comments on the European Commission Green Paper: Audit Policy – Lessons from the Crisis,

– together with Walter Doralt (coord.), Andreas M. Fleckner, Klaus J. Hopt, Christoph Kumpan, Reinhard Zimmermann, Susanne Augenhofer and Alexander Hellgardt –

Download: <http://ssrn.com/abstract=1723039>,

– Under the title ‘Comments on the European Commission Green Paper’ additionally published in: Company Law Review [Rivista delle Società, Riv. soc.] 56 (Vol. 2) 2011, pp. 485–493.

The Liability of Directors of Public and Private Companies – Economic Analysis and Legal Principles [Die Innenhaftung von Vorständen und Geschäftsführern – Ökonomische Zusammenhänge und rechtliche Grundlagen],

in: Legal Education [Juristische Schulung, JuS] 2010 (Vol. 4), pp. 295–300.

Insolvency Law and Its Reform from a German and European Perspective [La reforma del Derecho de la insolvencia: La perspectiva alemana y europea],

in: Yearbook of Insolvency Law [Anuario de Derecho Concursal, ADCo] 2010 (Vol. 21: September – December), pp. 565–586.

– together with Klaus J. Hopt –

Wrongful Trading – Principles and Case Law [Wrongful Trading – Grundlagen und Spruchpraxis],

in: New Journal of Insolvency and Corporate Rescue Law [Neue Zeitschrift für das Recht der Insolvenz und Sanierung, NZI] 2010 (Vol. 15), pp. 589–596.

Comparison of Laws for the Regulation of Mediation [Rechtsvergleichende Erfahrungen für die Regelung der Mediation],

in: The Rabel Journal of Comparative and International Private Law (RabelsZ) 74 (2010), Vol. 4, pp. 841–881.

Directors' Liability – Economic Theory and Introduction to Germany Company Law [Odpowiedzialność członków zarządu spółek z o.o. i spółek akcyjnych w stosunku wewnętrznym – Podstawy ekonomiczne i wprowadzenie do niemieckiego prawa spółek],
in: Special Edition of the Law Journal [Monitor Prawniczy, MoP] 2010 (Vol. 1), pp. 10–15.

Preventing Bank Insolvencies in the Financial Crisis: The German Financial Market Stabilisation Acts,
in: 10 European Business Organization Law Review (EBOR) 2009 (Issue 4), pp. 515–554.
– together with Klaus J. Hopt and Christoph Kumpan –
– published in Chinese translation in: 2 Law Review of Corporate Reorganization & Restructuring 395–433 (2012).

Insolvency Grounds in the European Union – Comparison of Laws, Regulatory Structures and Perspectives of Legal Harmonisation [Insolvenzgründe in Europa – Rechtsvergleich, Regelungsstrukturen und Perspektiven der Rechtsangleichung],
in: Insolvency Law Review [Zeitschrift für Insolvenzrecht, KTS] 2009 (Vol. 4), pp. 317–353.

The Civil Law Partnership in the Land Register [Die Gesellschaft bürgerlichen Rechts im Grundbuch],
in: Journal of Business Law [Zeitschrift für Wirtschaftsrecht, ZIP] 2009 (Vol. 31), pp. 1445–1456.

Nationalisation of Systemic Banks under the Financial Markets Stabilisation Acts [Kontrollerlangung über systemrelevante Banken nach den Finanzmarktstabilisierungsgesetzen (FMStG/FMStErgG)],
in: Journal of Business and Banking Law [Zeitschrift für Wirtschafts- und Bankrecht, WM] 2009 (Vol. 18), pp. 821–834.
– together with Klaus J. Hopt, Andreas M. Fleckner and Christoph Kumpan –

Mediation in Europe and the World – Comparative Research for the Transposition of the Mediation Directive [Mediation in Europa und der Welt – Rechtsvergleichende Forschung zur Umsetzung der Mediationsrichtlinie],
in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2009 (Vol. 1), pp. 21–25.

The Subjective Element of Shareholder Liability in the Law of the Private Company – A Contribution to the Theory of Piercing the Corporate Veil [Der subjektive Tatbestand der Gesellschafterhaftung im Recht der GmbH – zugleich ein Beitrag zum Haftungsdurchgriff],
in: Lawyers' Review [JuristenZeitung, JZ] 2009 (Vol. 2), pp. 77–85.

Mediation – Empirical Research, Comparison of Laws and Regulation [Mediation – Rechts-tatsachen, Rechtsvergleich, Regelungen],
in: Yearbook of the Max Planck Society [Jahrbuch der Max-Planck-Gesellschaft] 2009, Munich 2009.

Service and Receipt of Declarations of Intention under the Draft Companies Reform Act – Content and Relevance for Private, Public and Foreign Companies [Zustellungen und Zugang von Willenserklärungen nach dem Regierungsentwurf zum MoMiG – Inhalt und Bedeutung der Änderungen für GmbHs, AGs und ausländische Kapitalgesellschaften],

in: Business Advisor [Betriebs-Berater, BB] 2007 (Vol. 39), pp. 2077–2085.

Directors' Duties under English Company Law – Codification of Directors' Duties in the Companies Act 2006, [Geschäftsleiterpflichten im englischen Kapitalgesellschaftsrecht – Kodifizierung der directors' duties im Companies Act 2006],

in: Private Company Law Review [GmbH-Rundschau, GmbHHR] 2007 (Vol. 15), pp. 810–815.

Comments on the European Commission's Green Paper on Improving the Efficiency of the Enforcement of Judgments in the European Union: The Attachment of Bank Accounts,

in: European Company and Financial Law Review (ECFR) 4 (2007) 252–300,

– together with Jan von Hein (coord.) et al. –

The Transparency Directive Transposition Act – Better Information for Investors [Das Transparenzrichtlinie-Umsetzungsgesetz, TUG – Bessere Informationen für Kapitalanleger],

in: Money&Security [Geld&Brief] 2007 (Vol. 1), pp. 28–29.

Vulnerable Transactions in English Insolvency Law – A Functional Comparison with Specific Emphasis on Company Related Transactions [Das englische Recht der Insolvenzanfechtung – ein funktionaler Vergleich unter besonderer Berücksichtigung kapitalgesellschaftsrechtlicher Aspekte],

in: Insolvency Law Review [Zeitschrift für Insolvenzrecht, KTS] 2007 (Vol. 4), pp. 451–483.

Prevention Deficits in the Law of Vulnerable Transactions – The Case for Introducing Directors' Disqualification following the English Model [Präventionsdefizite im Insolvenzanfechtungsrecht – zugleich ein Plädoyer für die Einführung einer Geschäftsleiter-Disqualifizierung nach englischem Vorbild],

in: Journal of Legal Politics [Zeitschrift für Rechtspolitik, ZRP] 2007 (Vol. 7), pp. 228–230.

The Capacity of the Civil Law Partnership to be Entered into the Land Register [Grundbuchfähigkeit einer rechts- und parteifähigen GbR],

in: New Weekly Law Journal [Neue Juristische Wochenschrift, NJW] 2002 (Vol. 5), pp. 330–338.

– together with Peter Ulmer –

IV. CONTRIBUTIONS TO COLLECTED EDITIONS, COMMENTARIES AND HANDBOOKS

§ 19: Balance Sheet Insolvency [Überschuldung],

in: InsO – Annotated Guide to Insolvency Law [Kommentar zur Insolvenzordnung], edited by B. Kübler, H. Prütting, R. Bork and F. Jacoby, RWS Verlag, Cologne 2023, 96/2023, 36 pp.

Dispute Resolution and Artificial Intelligence,

in: Legal Innovation: Technology, the Legal Profession and Industrial Change [リーガルイノベーション入門], edited by Mihoko Sumida and Felix Steffek, Koubundou Publishers, Tokyo, 2022.

§ 63: Consequences of Late Capital Contributions [Folgen nicht rechtzeitiger Einzahlung],

in: AktG – Annotated Guide to the Companies Act [Großkommentar zum Aktiengesetz], Volume 3/1, edited by H. Hirte, P. O. Mülberr and M. Roth, De Gruyter, 5th edn., Berlin, Boston 2022, 18 pp.

– together with M. Gehrlein –

§ 64: Exclusion of Shareholders Defaulting on Capital Contributions [Ausschluss säumiger Aktionäre],

in: AktG – Annotated Guide to the Companies Act [Großkommentar zum Aktiengesetz], Volume 3/1, edited by H. Hirte, P. O. Mülbert and M. Roth, De Gruyter, 5th edn., Berlin, Boston 2022, 20 pp.

– together with M. Gehrlein –

§ 65: Payment Obligation of Preceding Shareholders [Zahlungspflicht der Vormänner],

in: AktG – Annotated Guide to the Companies Act [Großkommentar zum Aktiengesetz], Volume 3/1, edited by H. Hirte, P. O. Mülbert and M. Roth, De Gruyter, 5th edn., Berlin, Boston 2022, 26 pp.

– together with M. Gehrlein –

§ 66: No Release of Shareholders from Their Payment Obligations [Keine Befreiung der Aktionäre von ihren Leistungspflichten],

in: AktG – Annotated Guide to the Companies Act [Großkommentar zum Aktiengesetz], Volume 3/1, edited by H. Hirte, P. O. Mülbert and M. Roth, De Gruyter, 5th edn., Berlin, Boston 2022, 20 pp.

– together with M. Gehrlein and R. L. Notz –

§ 15: The Right to File for the Insolvency of Legal Persons and Associations without Legal Personality [Antragsrecht bei juristischen Personen und Gesellschaften ohne Rechtspersönlichkeit],

in: InsO – Annotated Guide to Insolvency Law [Kommentar zur Insolvenzordnung], edited by B. Kübler, H. Prütting and R. Bork, RWS Verlag, Cologne 2021, 12/2021, 18 pp.

§ 15a: The Duty to File for the Insolvency of Legal Persons and Associations without Legal Personality [Antragspflicht bei juristischen Personen und Gesellschaften ohne Rechtspersönlichkeit],

in: InsO – Annotated Guide to Insolvency Law [Kommentar zur Insolvenzordnung], edited by B. Kübler, H. Prütting and R. Bork, RWS Verlag, Cologne 2021, 12/2021, 8 pp.

Enforcing Bank Loans in the European Union: A Comparative and Leximetric Analysis,

in: S. Grundmann, H. Merkt, P. O. Mülbert, H. Baum, A. M. Fleckner, J. von Hein, C. Kumpan, P. Leyens, K. Pistor, M. Roth, H. Schweitzer, F. Steffek, M. Wellenhofer, Festschrift for Klaus J. Hopt in Celebration of His 80th Birthday [Festschrift für Klaus J. Hopt zum 80. Geburtstag am 24. August 2020], De Gruyter, Berlin, Boston 2020, pp. 1219–1236.

– Reprint in A. B. Veiga Copo, Retos y Desafíos de las Garantías Reales, Civitas 2022, pp. 107–124.

§ 15a: The Duty to File for the Insolvency of Legal Persons and Associations without Legal Personality [Antragspflicht bei juristischen Personen und Gesellschaften ohne Rechtspersönlichkeit],

in: InsO – Annotated Guide to Insolvency Law [Kommentar zur Insolvenzordnung], edited by B. Kübler, H. Prütting and R. Bork, RWS Verlag, Cologne 2020, 5/2020, 66 pp.

Fundamental Legal Issues of Credit [Einführung zum Kreditrecht (Vor §§ 488 ff. BGB)],

Chapter 12 in: Annotated Guide to Banking Law [Bankrechts-Kommentar], edited by K. Langenbucher, D. H. Bliesener and G. Spindler, C.H. Beck, 3rd edn., Munich 2020, pp. 801–814.

Loan Contracts: Characteristic Obligations under Loan Contracts [Darlehensvertrag – Vertragstypische Pflichten beim Darlehensvertrag (§ 488 BGB)],
Chapter 13 in Annotated Guide to Banking Law [Bankrechts-Kommentar], edited by K. Langenbacher, D. H. Bliesener and G. Spindler, C.H. Beck, 3rd edn., Munich 2020, pp. 815–850.

§ 17: Cash Flow Insolvency [Zahlungsunfähigkeit],
in: InsO – Annotated Guide to Insolvency Law [Kommentar zur Insolvenzordnung], edited by B. Kübler, H. Prütting and R. Bork, RWS Verlag, Cologne 2018, 32 pp.

Paving the Way for Legal Artificial Intelligence – A Common Dataset for Case Outcome Predictions,
in: Autonomous Systems and the Law, edited by N. Aggarwal, H. Eidenmüller, L. Enriques, J. Payne and K. van Zwieten, C.H. Beck, Hart Nomos, Munich 2019, pp. 67–71.
– together with L. Bull –

§ 15: The Right to File for the Insolvency of Legal Persons and Associations without Legal Personality [Antragsrecht bei juristischen Personen und Gesellschaften ohne Rechtspersönlichkeit],
in: InsO – Annotated Guide to Insolvency Law [Kommentar zur Insolvenzordnung], edited by B. Kübler, H. Prütting and R. Bork, RWS Verlag, Cologne 2017, 9/2017, 18 pp.

Creating Value in the Brexit Negotiations,
in: Negotiating Brexit, edited by J. Armour and H. Eidenmüller, C.H. Beck, Hart Nomos, Munich 2017, pp. 101–104.

§ 15a: The Duty to File for the Insolvency of Legal Persons and Associations without Legal Personality [Antragspflicht bei juristischen Personen und Gesellschaften ohne Rechtspersönlichkeit],
in: InsO – Annotated Guide to Insolvency Law [Kommentar zur Insolvenzordnung], edited by B. Kübler, H. Prütting and R. Bork, RWS Verlag, Cologne 2017, 4/2017, 60 pp.

The Relationship between Mediation and Other Forms of Alternative Dispute Resolution,
in: The Implementation of the Mediation Directive – Compilation of In-depth Analyses, European Parliament, Committee on Legal Affairs, Policy Department for Citizens’ Rights and Constitutional Affairs, Brussels 2016, pp. 43–69.

§ 16: Ground for the Opening of an Insolvency Proceeding [Eröffnungsgrund],
in: InsO – Annotated Guide to Insolvency Law [Kommentar zur Insolvenzordnung], edited by B. Kübler, H. Prütting and R. Bork, RWS Verlag, Cologne 2016, 11/2016, 24 pp.

International Law [Internationales Recht],
Chapter F in: The Law of Alternative Dispute Resolution [Recht der alternativen Konfliktlösung], edited by R. Greger, H. Unberath and F. Steffek, C.H. Beck, Munich 2016, 2nd edn., pp. 443–465.

Online Consumer Dispute Resolution [Verordnung über Online-Streitbeilegung in Verbraucherangelegenheiten (OS-VO)],
Chapter G in: The Law of Alternative Dispute Resolution [Recht der alternativen Konfliktlösung], edited by R. Greger, H. Unberath and F. Steffek, C.H. Beck, Munich 2016, 2nd edn., pp. 467–490.

Fundamental Legal Issues of Credit [Einführung zum Kreditrecht (Vor §§ 488 ff. BGB)],
Chapter 12 in: Annotated Guide to Banking Law [Bankrechts-Kommentar], edited by K. Langenbucher, D. H. Bliesener and G. Spindler, C.H. Beck, 2nd edn., Munich 2016, pp. 643–656.

Loan Contracts: Characteristic Obligations under Loan Contracts [Darlehensvertrag – Vertragstypische Pflichten beim Darlehensvertrag (§ 488 BGB)],
Chapter 13 in Annotated Guide to Banking Law [Bankrechts-Kommentar], edited by K. Langenbucher, D. H. Bliesener and G. Spindler, C.H. Beck, 2nd edn., Munich 2016, pp. 657–690.

Sketches of a Justice Theory for Private Law [Skizzen einer Gerechtigkeitstheorie für das Privatrecht],
in: Memorial Publication for Hannes Unberath [Gedächtnisschrift für Hannes Unberath], edited by Stefan Arnold and Stephan Lorenz, C.H. Beck, Munich 2015, pp. 415–442.
– published as Max Planck Private Law Research Paper No. 14/13:
<http://ssrn.com/abstract=2491056> –

Competition of Laws and Corporate Rescue – The Rodenstock Case [Concurrence normative et redressement d'entreprise – l'étude du cas Rodenstock],
in: Reforming the Law of Obligations and Company Law – Réformer le droit des obligations et le droit des sociétés, Studies in French and German Law – Études de droit français et allemand, edited by Walter Doralt and Olivier Deshayes, Société de Legislation Comparée, Paris 2013, pp. 145–156.

Guide for Regulating Dispute Resolution (GRDR): Principles,
Chapter 1 in: Regulating Dispute Resolution – ADR and Access to Justice at the Crossroads, edited by Felix Steffek and Hannes Unberath in cooperation with Hazel Genn, Reinhard Greger and Carrie Menkel-Meadow, Hart Publishing, Oxford 2013, pp. 3–11.
– together with H. Unberath, L. Adrian, A. De Matteis, G. De Palo, F. Ferrand, R. Greger, J. Härtling, U. Janzen, S. Kakiuchi, L. Kirchhoff, P. Mayr, I. Meier, K. Nemeth, M. Pel, A. Sperr and I. Verougstraete –

Guide for Regulating Dispute Resolution (GRDR): Principles and Comments,
Chapter 2 in: Regulating Dispute Resolution – ADR and Access to Justice at the Crossroads, edited by Felix Steffek and Hannes Unberath in cooperation with Hazel Genn, Reinhard Greger and Carrie Menkel-Meadow, Hart Publishing, Oxford 2013, pp. 13–32.
Download: <http://ssrn.com/abstract=2329592>
– together with H. Unberath, L. Adrian, A. De Matteis, G. De Palo, F. Ferrand, R. Greger, J. Härtling, U. Janzen, S. Kakiuchi, L. Kirchhoff, P. Mayr, I. Meier, K. Nemeth, M. Pel, A. Sperr and I. Verougstraete –

Principled Regulation of Dispute Resolution – Taxonomy, Policy, Topics,
Chapter 3 in: Regulating Dispute Resolution – ADR and Access to Justice at the Crossroads, edited by Felix Steffek and Hannes Unberath in cooperation with Hazel Genn, Reinhard Greger and Carrie Menkel-Meadow, Hart Publishing, Oxford 2013, pp. 33–61.

Fundamental Legal Issues of Credit [Einführung zum Kreditrecht vor §§ 488 ff. BGB],
Chapter 12 in: Annotated Guide to Banking Law [Bankrechts-Kommentar], edited by Katja Langenbucher, Dirk H. Bliesener and Gerald Spindler, C.H. Beck, Munich 2013, pp. 699–712.

Loan Contracts: Characteristic Obligations under Loan Contracts [Darlehensvertrag – § 488 BGB: Vertragstypische Pflichten beim Darlehensvertrag],
Chapter 13 in: Annotated Guide to Banking Law [Bankrechts-Kommentar], edited by Katja Langenbacher, Dirk H. Bliesener and Gerald Spindler, C.H. Beck, Munich 2013, pp. 713–744.

Mediation and the Judiciary [Mediation und Justiz],
in: The New Mediation Law – The Legal Framework of Mediation [Das neue Mediationsgesetz – Rechtliche Rahmenbedingungen der Mediation], edited by Christian Fischer and Hannes Unberath, C.H. Beck, Munich, 2013, pp. 29–45.

Restructuring Migration [Sanierungsmigration],
§ 37 in: Munich Handbook of Company Law [Münchener Handbuch des Gesellschaftsrechts], Vol. 6: International Company Law, Cross-border Reorganisations [Internationales Gesellschaftsrecht, Grenzüberschreitende Umwandlungen], edited by Stefan Leible and Jochem Reichert, C.H. Beck, 4th edn., Munich 2013, pp. 755–782.

Insolvency Proceedings [Insolvenzverfahren],
§ 38 in: Munich Handbook of Company Law [Münchener Handbuch des Gesellschaftsrechts], Vol. 6: International Company Law, Cross-border Reorganisations [Internationales Gesellschaftsrecht, Grenzüberschreitende Umwandlungen], edited by Stefan Leible and Jochem Reichert, C.H. Beck, 4th edn., Munich 2013, pp. 782–818.

Company Restructuring [Sanierungsverfahren],
§ 39 in: Munich Handbook of Company Law [Münchener Handbuch des Gesellschaftsrechts], Vol. 6: International Company Law, Cross-border Reorganisations [Internationales Gesellschaftsrecht, Grenzüberschreitende Umwandlungen], edited by Stefan Leible and Jochem Reichert, C.H. Beck, 4th edn., Munich 2013, pp. 818–843.

Debt/Equity-Swaps,
§ 40 in: Munich Handbook of Company Law [Münchener Handbuch des Gesellschaftsrechts], Vol. 6: International Company Law, Cross-border Reorganisations [Internationales Gesellschaftsrecht, Grenzüberschreitende Umwandlungen], edited by Stefan Leible and Jochem Reichert, C.H. Beck, 4th edn., Munich 2013, pp. 844–855.

Liability and Vulnerable Transactions [Haftung und Insolvenzanfechtung],
§ 41 in: Munich Handbook of Company Law [Münchener Handbuch des Gesellschaftsrechts], Vol. 6: International Company Law, Cross-border Reorganisations [Internationales Gesellschaftsrecht, Grenzüberschreitende Umwandlungen], edited by Stefan Leible and Jochem Reichert, C.H. Beck, 4th edn., Munich 2013, pp. 855–869,

Case Studies: Schefenacker, Deutsche Nickel, Brochier und Rodenstock [Fallstudien: Schefenacker, Deutsche Nickel, Brochier und Rodenstock],
§ 42 in: Munich Handbook of Company Law [Münchener Handbuch des Gesellschaftsrechts], Vol. 6: International Company Law, Cross-border Reorganisations [Internationales Gesellschaftsrecht, Grenzüberschreitende Umwandlungen], edited by Stefan Leible and Jochem Reichert, C.H. Beck, 4th edn., Munich 2013, pp. 869–888.

Mediation: Comparison of Laws, Regulatory Models, Fundamental Issues,
in: Mediation – Principles and Regulation in Comparative Perspective, edited by Klaus J. Hopt and Felix Steffek, Oxford University Press, Oxford 2013, pp. 1–130.
– together with Klaus J. Hopt –

Encyclopedia entries

- ‘**Insolvency (Corporate)**’ (pp. 900–904),
- ‘**Mediation**’ (pp. 1162–1167),
- ‘**Piercing the Corporate Veil**’ (pp. 1276–1281),
 - in: The Max Planck Encyclopedia of European Private Law, 2 volumes, edited by Jürgen Basedow, Klaus J. Hopt, Reinhard Zimmermann and Andreas Stier, Oxford University Press, Oxford 2012.
 - Online edition: <https://max-eup2012.mpipriv.de/index.php> (2021)
 - Encyclopedia entry ‘Mediation’ published in Chinese under: Mediation in the European Union [欧洲国家的调解概述], in: Journal of Law Application [法律适用] 2011 (Issue 8), pp. 114–116, translation: Lu Fang.

Corporate Rescue and Insolvency – Fundamental Issues, Regulatory Problems and Future Challenges [Unternehmenssanierung und Unternehmensinsolvenz – Grundzüge, Regelungsprobleme und zukünftige Herausforderungen],

in: Corporate Governance after the Financial and Economic Crisis – Models and Policies of Modern Company and Commercial Law [Corporate Governance nach der Finanz- und Wirtschaftskrise – Vorbilder und Ziele eines modernen Wirtschaftsrechts], edited by Christoph Allmendinger, Friederike Dorn, Thomas Lang, Stephanie Lumpp and Felix Steffek, Mohr Siebeck, Tübingen 2011, pp. 301–332.

Restructuring of Bonds under the new Bonds Act [Änderung von Anleihebedingungen nach dem Schuldverschreibungsgesetz],

in: Enterprises, Market and Responsibility – Festschrift for Klaus J. Hopt [Unternehmen, Markt und Verantwortung – Festschrift für Klaus J. Hopt zum 70. Geburtstag am 24. August 2010], edited by Stefan Grundmann, Brigitte Haar, Hanno Merkt, Peter O. Mülberr, Marina Wellenhofer as well as Harald Baum, Jan von Hein, Thomas von Hippel, Katharina Pistor, Markus Roth and Heike Schweitzer, De Gruyter, Berlin, New York 2010, Vol. 2, pp. 2597–2619.

Encyclopedia entries

- ‘**Piercing the Corporate Veil**’ [‘Durchgriff’] (Vol. I, pp. 332–337),
- ‘**Insolvency (Corporate)**’ [‘Insolvenz der Kapitalgesellschaft’] (Vol. I, pp. 870–875),
- ‘**Mediation**’ (Vol. II, pp. 1054–1058),
 - in: Handbook of European Private Law [Handwörterbuch des Europäischen Privatrechts], 2 volumes, edited by Jürgen Basedow, Klaus J. Hopt, Reinhard Zimmermann, Mohr Siebeck, Tübingen 2009 (student edition 2011).
 - Online edition: <http://hwb-eup2009.mpipriv.de> (2016)

Mediation – Comparison of Laws, Regulatory Models, Fundamental Problems [Mediation – Rechtsvergleich, Regelungsmodelle, Grundsatzprobleme],

in: Mediation – Empirical Research, Comparison of Laws and Regulation [Mediation – Rechtstatsachen, Rechtsvergleich, Regelungen], edited by Klaus J. Hopt and Felix Steffek, Mohr Siebeck, Tübingen 2008, pp. 3–102.
– together with Klaus J. Hopt –

Creditor Protection and Company Law – Theory and Structure [Gläubigerschutz im Kapitalgesellschaftsrecht – Grundlagen und Strukturen nach MoMiG und Trihotel in 10 Thesen],

in: Perspectives of Business Law – German, European and International Commercial, Company and Capital Markets Law [Perspektiven des Wirtschaftsrechts – Deutsches, Europäisches und internationales Handels-, Gesellschafts- und Kapitalmarktrecht,

Beiträge für Klaus J. Hopt aus Anlass seiner Emeritierung], edited by Harald Baum, Andreas M. Fleckner, Alexander Hellgardt and Markus Roth, De Gruyter Recht, Berlin 2008, pp. 291–321.

VI. SHORT CONTRIBUTIONS

Online Dispute Resolution [Editorial],

in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2022 (Vol. 4), p. 119.

Technology and Law: A Research and Teaching Agenda [テクノロジーと法：研究×教育の課題],

in: New Business Law, No 1155, 01/10/2019, Shojihomu, pp. 41–46.

Artificial Intelligence and Dispute Resolution [Editorial],

in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2019 (Vol. 5), p. 159.

Technology and Dispute Resolution [Editorial],

in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2018 (Vol. 3), p. 75.

Experience Report (Interview), St. John's College, University of Cambridge [Erfahrungsbericht (Interview), St. John's College, University of Cambridge],

in: The LL.M. – Important Issues Regarding the Master of Laws [Der LL.M. – Das Wichtigste zum Master of Laws], edited by e-fellows.wissen, Munich, 1st ed., 2007, pp. 118–119, 2nd ed. 2008, pp. 149–150.

The Heidelberg Tutorials [Das Heidelberger Tutorium],

in: Legal Education [Juristische Schulung, JuS] 2003 (Vol. 5), pp. 514–515.

VII. CASE NOTES

Liability for an Equity-Substituting Guarantee in the Case of Enforcement of Another Security through Sale to the Guaranteeing Shareholder [Ersatzanspruch wegen eigenkapitalersetzender Bürgschaft bei Verwertung einer anderweitigen Sicherheit durch Verkauf an den bürgenden Gesellschafter],

Supreme Court [BGH], 20.07.2009 – II ZR 36/08,

in: Business Law Cases [Entscheidungen zum Wirtschaftsrecht, EWiR] 2010 (Vol. 3), pp. 81–82.

– together with Johannes Schmidt –

Register Entry of the Domestic Address of a Private Company after the Company Law Reform [Die Anmeldung der inländischen Geschäftsanschrift einer GmbH nach Inkrafttreten des MoMiG],

Higher Regional Court [OLG] Munich, 28.1.2009 – 31 Wx 5/09,

in: Business Law Cases [Entscheidungen zum Wirtschaftsrecht, EWiR] 2009 (Vol. 7), pp. 199–200.

Capacity of a Reorganised Civil Law Partnership to be Entered into the Land Register – Entry under the Distinctive Name and Seat of the Partnership [Grundbuchfähigkeit der aus einer Umwandlung entstandenen Gesellschaft bürgerlichen Rechts – Eintragung unter dem unterscheidungskräftigen Namen und Sitz der GbR],
Higher Regional Court [OLG] Dresden, 26.5.2008 – 3 W 55/08,
in: Business Law Cases [Entscheidungen zum Wirtschaftsrecht, EWiR] 2008 (Vol. 24), pp. 745–746.

No Wrongful Trading Liability for Flawed Legal Advice under the Civil Liability (Contribution) Act 1978 (Re International Championship Management Ltd) [Keine wrongful trading Haftung wegen fehlerhaften Rechtsrats in Krise und Insolvenz unter dem Civil Liability (Contribution) Act 1978 (Re International Championship Management Ltd)],
High Court (Chancery Division), 6.4.2006 – [2006] EWHC 768 (Ch),
in: Business Law Cases [Entscheidungen zum Wirtschaftsrecht, EWiR] 2007 (Vol. 12), pp. 371–372.

VIII. BOOK REVIEWS

Book review: Wolf-Georg Ringe, Louise Gullifer and Philippe Théry (editors), Current Issues in European Financial and Insolvency Law – Perspectives from France and the UK, Hart Publishing, Oxford and Portland (Oregon) 2009,
in: 12 European Business Organization Law Review (EBOR) 2011 (Vol. 3), pp. 509–513.

Book Review: Nadja Alexander, International and Comparative Mediation – Legal Perspectives, Wolters Kluwer, Alphen aan den Rijn 2009,
in: Journal of Conflict Management [Zeitschrift für Konfliktmanagement, ZKM] 2011 (Vol. 5), p. 159.

Book Review: Jean J. du Plessis, Bernhard Großfeld, Claus Luttermann, Ingo Saenger, Otto Sandrock, German Corporate Governance in International and European Context, Springer-Verlag, Berlin, Heidelberg, New York 2007,
in: The Rabel Journal of Comparative and International Private Law (RabelsZ) 75 (2011), Vol. 1, pp. 131–136.

Book Review: Lars Westpfahl, Uwe Goetker, Jochen Wilkens, Cross-border Insolvencies [Grenzüberschreitende Insolvenzen], RWS Verlag Kommunikationsforum, Cologne 2008,
in: Journal of Insolvency Law [Zeitschrift für das gesamte Insolvenzrecht, ZInsO] 2009, pp. 764–765.

IX. POLICY PAPERS AND CONFERENCE REPORTS

Justice for All and the Social Contract: Justice in a Pandemic – Briefing Three, Center on International Cooperation, New York 2021.
– together with the Pathfinders for Peaceful, Just and Inclusive Societies –

Justice for All and the Economic Crisis: Justice in a Pandemic – Briefing Two, Center on International Cooperation, New York 2020.
– together with the Pathfinders for Peaceful, Just and Inclusive Societies –

Policy Brief: ADR and Justice in Consumer Disputes in the EU, European Civil Justice Systems, The Foundation for Law, Justice and Society, Oxford 2016.

– together with Christopher Hodges, Naomi Creutzfeldt and Eline Verhage –

The Transposition of the Mediation Directive from the Perspective of International Experiences – Report on the Yearly Meeting of the Friends of the Max Planck Institute for Comparative and International Private Law [Die Umsetzung der Mediationsrichtlinie vor dem Hintergrund internationaler Erfahrungen: Bericht über das Jahrestreffen der Freunde des Max-Planck-Instituts für ausländisches und internationales Privatrecht],

in: *European Private Law Review* [Zeitschrift für Europäisches Privatrecht, ZEuP] 2010 (Vol. 2), pp. 438–441.

A European Delaware? – Richard Buxbaum Gave the 11th Ernst Rabel Lecture at the Max Planck Institute for Comparative and International Private Law [Ein europäisches Delaware? – Richard Buxbaum hielt die 11. Ernst-Rabel-Vorlesung am Max-Planck-Institut für ausländisches und internationales Privatrecht],

in: *European Private Law Review* [Zeitschrift für Europäisches Privatrecht, ZEuP] 2009 (Vol. 4), pp. 867–870.

Discussion Report on the Presentation of Walter Bayer and Georg Bitter [Diskussionsbericht zu den Vorträgen von Walter Bayer und Georg Bitter],

in: *Munich Reports on International Tax Law: European Company and Tax Law* [Münchener Schriften zum Internationalen Steuerrecht: Europäisches Gesellschafts- und Steuerrecht], Vol. 27, edited by Ekkehart Reimer et al, C.H. Beck, Munich 2007, pp. 55–58.

Discussion Report on the Presentation of Lutter [Diskussionsbericht zum Referat Lutter],

in: *Gesellschaftsrechtliche Vereinigung – VGR* (ed.), *Private Company Law Reform in Discussion* [Die GmbH-Reform in der Diskussion], 2006, pp. 223–230.

Report on the Conference of the Law Association of the Cusanuswerk [Bericht zur Tagung der Fachschaft Jura des Cusanuswerks],

in: *Legal Education* [Juristische Schulung, JuS] 2006, Vol. 4, pp. XX–XXI.

– together with Alexandra Altrogge and Stephanie Lumppp –

X. PUBLISHED DISCUSSION STATEMENTS AND INTERVIEWS

Access to People-centred Justice: Interview with Dr Tatyana Teplova, Head of the Policy Coherence for SDGs Division and Senior Counsellor at the OECD,

in: *Journal of Conflict Management* [Zeitschrift für Konfliktmanagement, ZKM] 2021 (Iss. 4), pp. 158–160.

The Case for a Differentiating Approach to Dispute Resolution: Interview with Reinhard Greger [Plädoyer für ein differenziertes Konfliktmanagement: Interview mit Sokrates-Preisträger Prof. Dr. Reinhard Greger, RiBGH a.D.]

in: *Journal of Conflict Management* [Zeitschrift für Konfliktmanagement, ZKM] 2019 (Vol. 5), pp. 147–148.

Issues in German Takeover Law [Doitsu kigyô baishû-hô o meguru sho-mondai],

in: *The Quarterly Review of Corporation Law and Society*, Waseda University, Waseda Institute for Corporation Law and Society, Vol. 24, 2010, pp. 176–187.

– together with Harald Baum and Christoph Kumpan; Interviewer: Hiroyuki Watanabe –

Discussion statements regarding

– **Professional Law of Mediation** (pp. O 101–102),

– **Institutionalisation of Mediation** (pp. O 145–146),

in: Discussions of the 67th Conference of the Association of German Jurists, Erfurt 2008, Vol. II/2 (Conference Report – Discussions and Decisions, Mediation Section: Mediation and Further Consensual Dispute Resolution – Regulatory Needs in Procedural and Professional Law? [Verhandlungen des 67. Deutschen Juristentages, Erfurt 2008, Band II/2 (Sitzungsberichte – Diskussion und Beschlussfassung), Abteilung Mediation: Mediation und weitere Verfahren konsensualer Streitbeilegung – Regelungsbedarf im Verfahrens- und Berufsrecht?], Verlag C.H. Beck, Munich 2009.

EDITORIAL BOARD MEMBERSHIPS

Journal of Corporate Law Studies (since 2015): Editorial Board

Cambridge Yearbook of European Legal Studies (since 2016): Editorial Board

Journal of Conflict Management [Zeitschrift für Konfliktmanagement] (since 2017): Advisory Board

Heidelberg Law Journal [Studentische Zeitschrift für Rechtswissenschaft] (since 2016): Advisory Board

Universidade Lusófona do Porto (ULP) Law Review (since 2019): Advisory Board

International Comparative Jurisprudence (since 2015): Advisory Board

Bankruptcy Law Review [Law Press China] (since 2012): Advisory Board