

PUBLICATIONS

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

I. BOOKS

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

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. Mülbert, 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 – Rechtstatsachen, Rechtsvergleich, Regelungen],

Mohr Siebeck, Tübingen 2008, LI, 1175 pp.

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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

Analysis of Individual and Collective Loan Enforcement Laws in the EU Member States,
European Union, Brussels 2019, 158 pp.

Interim Report on the Analysis of the Universal 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 –

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OECD Publishing, Paris 2018, 158 pp.
– together with T. Teplova, C. Lelievre et al. –

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in: Mediation Series: World Bank, Washington D.C., 2016, VIII, 59 pp.
– together with N. Alexander –

IV. CONTRIBUTIONS TO COLLECTED EDITIONS, COMMENTARIES AND HANDBOOKS

Enforcing Bank Loans in the European Union: A Comparative and Leximetric Analysis,
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§ 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, 14 pp.

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, 3rd edn., Munich 2020, 36 pp.

§ 17: Cash Flow Insolvency [Zahlungsunfähigkeit],
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– 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],

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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,

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§ 16: Ground for the Opening of an Insolvency Proceeding [Eröffnungsgrund],

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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.

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Loan Contracts: Characteristic Obligations under Loan Contracts [Darlehensvertrag – Vertragstypische Pflichten beim Darlehensvertrag (§ 488 BGB)],

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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.
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Competition of Laws and Corporate Rescue – The Rodenstock Case [Concurrence normative et redressement d'entreprise – l'étude du cas Rodenstock],

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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],

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Loan Contracts: Characteristic Obligations under Loan Contracts [Darlehensvertrag – § 488 BGB: Vertragstypische Pflichten beim Darlehensvertrag],

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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.

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- ‘**Insolvency (Corporate)**’ [‘Insolvenz der Kapitalgesellschaft’] (Vol. I, pp. 870 – 875),
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V. ARTICLES

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Enforcement of International Settlement Agreements Resulting from Mediation under the Singapore Convention,

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