CURRENT PROJECTS AND WORKING PAPERS


• Wolf-Georg Ringe, ‘Stewardship and Shareholder Engagement in Germany’ in: Dionysia Katelouzou and Dan W. Puchniak (eds), Global Shareholder Stewardship: Complexities, Challenges and Possibilities (forthcoming, Cambridge University Press 2022)


I. MONOGRAPHS


  Translated versions: Portuguese (Brazil, 2018), Chinese (2019), Georgian (2019), Korean (2020), Arabic (2021), Spanish (forthcoming), German (forthcoming)

• The Deconstruction of Equity – Activist Shareholders, Decoupled Risk, and Corporate Governance (Oxford University Press 2016) XVI, 269 pages

• Regulatory Arbitrage and Regulatory Competition in the Governance of Global Financial Markets / Arbitrage et concurrence réglementaires dans la gouvernance des marchés financiers mondiaux (Second Paule Gauthier Annual Lecture) (Yvon Blais 2015), 135 pages

• Englisches Handels- und Wirtschaftsrecht (together with Volker Triebel and others) (3rd edn, Verlag Recht und Wirtschaft, Heidelberg 2012), 580 pages

• Die Sitzverlegung der Europäischen Aktiengesellschaft (Studien zum ausländischen und internationalen Privatrecht vol 171) (Mohr Siebeck, Tübingen 2006) XX, 274 pages
II. Edited Books

- *Business Law and the Transition to a Net Zero Economy* (together with Andreas Engert, Luca Enriques, Umakanth Varottil, and Thom Wetzer) (Beck / Nomos / Hart 2022)
- *German and Nordic Perspectives on Company Law and Capital Markets Law* (together with Holger Fleischer and Jesper Lau Hansen) (Mohr Siebeck, Tübingen 2015)
- *Company Law and Economic Protectionism – New Challenges to European Integration* (together with Ulf Bernitz) (Oxford University Press, 2010)

III. Journal Articles and Chapters in Books

• ‘Stewardship and Shareholder Engagement in Germany’ (2021) 22 European Business Organization Law Review (EBOR) 87-124


• ‘Interne und externe Corporate Governance bei Banken’ ['Internal and External Corporate Governance for Banks’] in Stefan Grundmann and others (eds), Festschrift für Klaus J. Hopt zum 80. Geburtstag (de Gruyter, Berlin 2020) 1037-1052

• ‘Renforcer l’architecture de la zone euro par le marché’ (2020) 9 Journal des Libertés 27-43

• ‘Renforcer l’architecture de la zone euro par le marché (seconde partie)’ (2020) 11 Journal des Libertés 189-211

• ‘How to Rescue Startups During the Pandemic’ in Horst Eidenmüller and others (eds), Covid-19 and Business Law (C.H. Beck / Hart / Nomos 2020) 41-45 (with Dorothea Ringe)


• ‘Regulating Fintech in the EU: the Case for a Guided Sandbox’ (2020) 11 European Journal of Risk Regulation 604-629 (with Christopher Ruof)

• ‘Bank Resolution in Europe: The Unfinished Agenda of Structural Reform’ in Danny Busch and Guido Ferrarini (eds), European Banking Union (OUP, 2nd edn 2020), (with Jeffrey N. Gordon)


• ‘The Politics of Capital Markets Union: From Brexit to Eurozone’ in Franklin Allen and others (eds), Capital Markets Union and Beyond (MIT Press 2019) 341-352

• ‘Der Standort Hamburg im Finanzmarkt: eine Renaissance’ in Tilman Repgen, Florian Jeßberger and Markus Kotzur (eds), 100 Jahre Rechtswissenschaft an der Universität Hamburg (Mohr Siebeck, Tübingen 2019) 709-731

  
  reprinted in Friedemann Kainer and René Repasi (eds), Trade Relations after Brexit (Nomos / Hart 2019) 247-291

• ‘Shareholder Activism: a Renaissance’ in Jeffrey N. Gordon and Wolf-Georg Ringe (eds), The Oxford Handbook of Corporate Law and Governance (OUP 2018) 387-424


• ‘Das Beschlussmängelrecht in Großbritannien’ (2017) 81 Rabels Zeitschrift für ausländisches und internationales Privatrecht (RabelsZ) 243-292 (‘Contesting Shareholder Resolutions in the UK’)


• ‘Regulatory Competition in Global Financial Markets – the Case for a Special Resolution Regime’ (2016) 1 Annals of Corporate Governance 175-247


• ‘Changing Law and Ownership Patterns in Germany: Corporate Governance and the Erosion of Deutschland AG’ (2015) 63 American Journal of Comparative Law 493-538
  
  - received American Society of Comparative Law’s Senior Scholar Prize 2018 -
  

• ‘Bank Resolution in Europe: The Unfinished Agenda of Structural Reform’ in Danny Busch and Guido Ferrarini (eds), European Banking Union (OUP 2015) 500-523 (co-authored with Jeffrey N. Gordon)


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  - received George Washington School of Law, Junior Faculty Prize 2013 -


- ‘Transfer of rights and obligations’ (co-authored with Hugh Beale), in Gerhard Dannemann and Stefan Vogenauer (eds), *The Common European Sales Law in Context – Interactions with English and German Law* (OUP 2013) 521-561


- ‘Disclosure Regulation of Cash-Settled Equity Derivatives – An Intentions-Based Approach’ (co-authored with Mainu Kettunen), [2012] Lloyd’s Maritime and Commercial Law Quarterly 227-260

- ‘Der Nacherfüllungsanspruch im Kaufrecht’ [‘Place of performance for the right to cure in sales contracts’] (2012) 65 Neue Juristische Wochenschrift 3393-3398

- received ECGI prize for the Best Law Paper of the Year 2011 –


- shortlisted for the 2008 SLS Conference Best Paper Prize -


Shorter version in Véronique Magnier (ed), La gouvernance des sociétés cotées face à la crise – Pour une meilleure protection de l’intérêt social (L.G.D.J., Paris 2010) 167-197


• ‘Die Neuregelung des Internationalen Kapitalmarktpublizitätsrechts durch die Neufassung der Transparenzrichtlinie’ (2007) 52 Die Aktiengesellschaft (AG) 809-815
• ‘Mitbestimmungsrechtliche Folgen einer SE-Sitzverlegung’ (2006) 9 Neue Zeitschrift für Gesellschaftsrecht (NZG) 931-935
• ‘No freedom of emigration for companies?’ (2005) 16 European Business Law Review (EBLR) 621-642

IV. COMMENTARIES ON LEGISLATION

• ‘Commentary on Articles 3 – 6 of the EIR’ in: Reinhard Bork and Kristin van Zwieten (eds), Commentary on the European Insolvency Regulation (2nd edition, Oxford University Press 2022)
• ‘Commentary on Articles 17-21 of the Market Abuse Regulation 596/2014’ in Matthias Lehmann and Christoph Kumpan (eds), European Financial Services Law (Nomos/Beck/Hart 2019) 778-835
• ‘Commentary on Articles 3 – 6 of the EIR’ in: Reinhard Bork and Kristin van Zwieten (eds), Commentary on the European Insolvency Regulation (Oxford University Press 2016)
• ‘Annotated guide on Articles 7, 8 SE Regulation’, in Marcus Lutter, Peter Hommelhoff and Christoph Teichmann (eds), SE-Kommentar: SE-VO, SEAG, SEBG, Steuerrecht (Otto Schmidt Verlag, 2nd ed, Cologne 2015)
• ‘Annotated guide on Rome I Regulation, Articles 1-5, 9, 11, 18-29’ in Maximilian Herberger and others (eds), juris Praxiskomentar BGB (4th edn, juris, Saarbrücken 2009; 5th edn 2010; 6th edn 2012; 7th edn 2014; 8th edn 2017; 9th edn 2020)

• ‘Annotated guide on Articles 7, 8 SE Regulation’, in Marcus Lutter and Peter Hommelhoff (eds), SE-Kommentar: SE-VO, SEAG, SEBG, Steuerrecht (co-authored with Daniel Zimmer) (Otto Schmidt Verlag, Cologne 2008)

V. CASE NOTES

• ‘Kornhaas and the Challenge of Applying Keck in Establishment’ (2017) 42 European Law Review 270-279
  reprinted in [2017] European Current Law 775-783


• ‘Sekundärisolvenzverfahren nach der Europäischen Insolvenzverordnung (zu BGH, 8.3.2012 – IX ZB 178/11’ (2013) 33 Praxis des Internationalen Privat- und Verfahrensrechts (IPRax) 330-332


• ‘Case Note on the Opinion of Advocate General Maduro of 22 May 2008 in case C-210/06 (Cartesio)’, (2008) 29 Zeitschrift für Wirtschaftsrecht (ZIP) 1072-1075


• ‘Case Note on the judgment by OLG Hamburg of 30 March 2007 – 11 U 231/04’ (applicability of the real seat theory to third-country companies) (2007) 98 GmbH-Rundschau 769-770


• ‘Case Note on the judgment by OLG München of 27 July 2006 – 7 U 2287/06’ (international jurisdiction for equity-replacing lawsuits) [2007] Entscheidungen zum Wirtschaftsrecht (EWiR) 153-154 (EWiR Art. 1 LugÜ 1/07) (together with Charlotte Willemer)


• ‘Case Note on case C-411/03 Sevic Systems AG’ (admissibility of cross-border mergers) (2005) 57 Der Betrieb (DB) 2806-2807
• ‘Case Note on the judgment of OLG Brandenburg of 30 November 2004 – 6 Wx 4/04’

VI. BOOK REVIEWS

• International Handbook on Shareholders’ Agreements. Regulation, Practice and
  Comparative Analysis. Ed. by Sebastian Mock, Kristián Csach, Bohumil Havel. – Berlin,
  Journal of Comparative and International Private Law (RabelsZ) 448-451

• Grenzüberschreitende Finanzdienstleistungen: Das Internationale Finanzmarkt-, Privat-
  und Zivilprozessrecht Deutschlands, Österreichs, der Schweiz und Liechtensteins, edited
  by Dirk A. Zetzsche and Matthias Lehmann. Tübingen: Mohr Siebeck, 2018. LV + 550

• Alternative Initial Public Offering Models. The Law and Economics Pertaining to Shell
  Company Listings on German Capital Markets, by Axel Moeller (zugl.: Hamburg,
  (Studien zum ausländischen und internationalen Privatrecht 368), in: (2018) 82 RabelsZ
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• Better Bankers, Better Banks. Promoting Good Business through Contractual
  Commitment, by Claire A. Hill and Richard W. Painter. Chicago: Chicago University
  symposium-a-perspective-from-across-the-pond.html>

• Die englische Limited in der Praxis. Einschließlich Ltd. & Co. KG und Umwandlung.
  Mit Formularteil. 4., neu bearbeitete und erweiterte Auflage. Von Clemens Just. –
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• Corporate Ownership and Control – British Business Transformed, by Brian Cheffins.
  European Business Organization Law Review 173-175

• The European Private Company (SPE): A Critical Analysis of the EU Draft Statute,
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  Review 900-901

• The European Company, Volume II. Edited by Dirk van Gerven and Paul Storm.
  Journal of Corporate Law Studies (JCLS) 257-259

VII. BLOGS, SHORTER AND OTHER CONTRIBUTIONS


  *co-published at*


• ‘Keeping up with Innovation: Designing a European Sandbox for Fintech’, ECMI/CEPS Commentary no 58 (January 2019) (with Christopher Ruof)


• ‘Predictions of Brexit’s impact on finserv have been greatly exaggerated’, LSE Brexit Blog, 10 March 2017, <http://blogs.lse.ac.uk/brexit/2017/03/10/predictions-of-brexit-impact-on-finserv-have-been-greatly-exaggerated/>


• Twitter Interview with BankingUnion_EU, 2 January 2016, [http://bankingunion.eu/previous/3_Ringe/]


• ‘How to save bank resolution in the European banking union’, VoxEU post, 30 April 2014 (with Jeffrey Gordon), [http://www.voxeu.org/article/saving-bank-resolution-eurozone]


• ‘Corporate Mobility and Regulatory Competition in Europe’, Blog contribution to the Harvard Law School Forum on Corporate Governance and Financial Regulation, 7 May


