

## **List of Publications<sup>1</sup>**

### **1. Commentary Books:**

- 2015 author of a commentary to parts of German law of health insurance (§§ 198-206, 249-256a Social Security Code [SGB] V, §§ 44, 44a, 50, 51, 58-60, 120 Social Security Code [SGB] VI), editor: Berchtold/Huster/Rehborn, to be published soon
- 2013 author of a commentary to parts of Germany health insurance law (§§ 140-140h, 284-307b Social Security Code V), editor: Prof. Dr. Spickhoff (60 pages), 2<sup>nd</sup> edition, (1<sup>th</sup> edition 2010)
- 2013 author of a commentary to parts of German family law (§§ 1297-1302 German Civil Code, BGB), editor: Soergel, (60 pages)
- 2011 author of a commentary to the German Statute on Prostitution law, editor: Julius Staudinger, 50 pages
- 2011 author of a commentary to § 138 German Civil Code (BGB), dealing with violations of bonos mores, editor: Julius Staudinger, 300 pages
- 2011 co-author of a commentary to parts of German employment law (§§ 611, 612, 612a, 613, 615, 619a German Civil Code, BGB), editor: Julius Staudinger, joint effort with Prof. Dr. Reinhard Richardi (900 pages)

---

<sup>1</sup> In German unless noted otherwise.

2010 author of a commentary to parts of Germany family law (§§ 1381-1388 BGB), editor: Prof. Dr. Dagmar Kaiser (35 pages)

2010 author of a commentary to parts of the German Compulsory Action Act (§§ 1, 2, 10-14, 20-27), editor: Prof. Dr. Martin Löhnig (150 pages)

## **2. Monographs:**

2015 “Limitation of Civil Liability”, publisher: Mohr Siebeck (round about 1000 pages)

2013 “Limitation of the heir’s liability in case of bankruptcy”, publisher: Mohr Siebeck (180 pages)

2012 “Reduction problems with sum of liability clauses” publisher: Mohr Siebeck (160 pages)

2006 “Industrial disputes arising from corporate decisions to close or relocate production sites”, publisher: Duncker & Humblot (165 pages)

## **3. Textbook:**

2015 “Commerical Law”, publisher: CF Müller (283 pages)

## **4. Articles/Annotations:**

### a) Civil Law:

JuS 2015, 294, 394: “The legal relevance of staying silent”

Hereditare, 2014, 213: “The asymmetric, semi permeable civil liability structure of § 1990 BGB and ways to overcome it de lege lata and de lege ferenda

NJW 2012, 3611: “Protection for the debtor of compensation for the increase in value in a marriage”

- JZ 2012, 546: “The correct point in time to check for violations of bonos mores”
- ZEuP 2011, 201: Annotation to European Court of Justice (EuGH) decision of 19.1.2010 – C-555/07 (*Küçükdeveci*)
- FamRZ 2009, 1718: “The reform of the system of equalization of marriage surplus”
- NJW 2009, 2496: “Warranty rights of buyers because of asbestos contaminations”, joint effort with Saskia Lettmaier
- VersR 2009, 1032: “The abolition of § 102 VVG and its consequences for mortgages and seizure of property”
- ZGS 2009, 394: “New adjudications concerning warranty problems”, joint effort with Saskia Lettmaier
- WM 2009, 637: “Recent questions concerning compulsory execution mortgages”
- NJW 2009, 563: “Buyer’s reclamation of payments for subsequent improvement”
- ZGS 2008, 296: “Period of limitation of leaserer’s claims according to § 548 II BGB”
- WuB IV D. Art. 6 RL 97/7 EG .09: Annotation to Federal Court of Justice (BGH) decision of 10/1/2008 – VIII ZR 268/07
- EuZW 2008, 312 f.: Annotation to European Court of Justice (EuGH) decision of 4/17/2008 – C-404/06 (*Quelle*)
- ZGS 2007, 139: “Reimbursement of expenditure according to § 284 BGB”, joint effort with Theresa Wabnitz
- JURA 2007, 606: “Sales law and warranty problems”

- JuS 2006, 808: “Waiving basic civil rights”
- NJW 2005, 2886: “Legal problems arising in the ‚Accompanied Driving at the age of 17 years’ project”, joint effort with Maximilian Seibl
- VersR 2005, 1641: “Suspension of period of limitation through negotiations according to § 203 BGB”
- EWiR 2007, 5: Annotation to BGH decision of 10/26/2006 – VII ZR 194/05
- JA 2006, 401: Annotation to BGH decision of 11/23/2005 – VIII ZR 43/05
- JA 2005, 834: Annotation to BGH decision of 6/21/2005 – VI ZR 238/03
- JA 2005, 757: Annotation to BGH decision of 5/18/2005 – VIII ZR 368/03
- JA 2005, 569: Annotation to BGH decision of 2/16/2005 – VIII ZR 6/04
- JA 2005, 490: Annotation to BGH decision of 2/1/2005 – 1 StR 327/04
- JA 2005, 651: “Introduction to the law of factoring”

b) Employment and Social Security Law:

- NJW 2015, xxx: “Strike law and the planned ‘Tarifeinheitgesetz’ – quo vadis”?, (joint effort with Christine Monsch), to be published soon
- NZS 2014, 721: „Deduction of payments by statutory accident insurances from compensations for immaterial damage claims according to § 104 III SGB VIII” (to be published soon)
- JURA 2014, 594: “Damages and regress of social insurance agencies”

- 2013 „Multinational Human Resource Management and the Law: Common Workplace Problems in Different Legal Environments, published by Matthew W. Finkin/Joel Cutcher-Gershenfeld (authoring on German Law at problems Nr. 5, 6, 7, 9, 14, 15, 17), *in English*
- 2013 „From Bolkestein to the Services Directive – and further”, in: Cross-Border Services, Posting of Workers and Multilevel Governance, published by Stein Evju, S. 383 ff. (joint effort with Monika Schlachter), *in English*
- SGb 2013, 645: Annotation to the Federal Social Court (BSG) decision of 6.3.2013 – B 11 AL 12/12 R
- AP Nr. 11 zu § 15 AGG: Annotation to Federal Labor Court (BAG) decision of 15.3.2012 – 8 AZR 37/11
- AP Nr. 92 zu § 7 BUrlG Abgeltung: Annotation to BAG decision of 20.9.2011 – 9 AZR 416/10
- Comparative Labor Law & Policy Journal 2010: “Mobbing – the German law of bullying” (*in English*)
- NZA 2010, 65: “Employment law regulations for genetic diagnoses of employees”
- NZA 2010, 1048: Annotation to EuGH decision of 8.7.2010 – C-246/09 (*Bulicke*)
- SGb 2010, 497: Annotation to BGS decision of 12/3/2009 – B 11 AL 42/08 R
- FA 2008, 260: “Recent jurisdiction respecting § 1a KSchG”
- NJW 2007, 2289: “Corporate reorganisation with the help of job creation and reskilling companies”, joint effort with Steffen Krieger

- NZA 2007, 310: “Strikes in order to achieve social compensation plans?”
- DB 2007, 1410: This paper addresses problems with employment for a definite term, joint effort with Jobst-Hubertus Bauer
- AP Nr. 2 zu § 1 TVG Sozialplan: Annotation to BAG decision of 4/24/2007 – 1 AZR 252/06
- RdA 2007, 99: “Restriction of the freedom to strike according to the principle of proportionality”
- BB 2007, 1894: “Job protection according to § 84 SGB IX”, joint effort with Christian Arnold, Gleiss Lutz
- ZTR 2006, 518: This paper addresses collective labour agreements with and strikes against employers, who are members of an employers’ association
- JA 2006, 567: Annotation to BAG decision of 9/22/2005 – 2 AZR 366 /04, joint effort with it Susanne Bausch
- JA 2006, 246: Annotation to BAG decision of 10/12/2005 – 10 AZR 640/04
- JA 2005, 839: Annotation to BAG decision of 4/21/2005 – 2 AZR 162/04
- JA 2005, 488: Annotation to BAG decision of 1/12/2005 – 5 AZR 364/04
- c) Bankruptcy Law:
- ZInsO 2013, 365: “The situation of the creditors of the estate if the heir is bankrupt in the moment of the succession.”
- KTS 2013, 459: Annotation to the BGH decision of 17.1.2013 – IX ZB 98/11
- KTS 2011, 51: “Plea for a reform of § 301 I 2 InsO”

d) Sports Law:

CaS 2011, 150: "Labor law protections for young football professionals"

FAZ: "Adolescent soccer professionals: Finale whistle at 8pm!", in:  
FAZ vom 2.3.2011, S. 27

wfb: „Juvenile labor protection law and professional soccer“, in:  
Württembergischer Fußballverband (publisher): Employment  
protection and soccer (to be published soon)