

# Bibliography of Academic Writings in the Field of Chinese Law in Western Languages in 2017

Knut Benjamin Pissler / Benjamin Julius Groth<sup>1</sup>

*This bibliography aims at providing an overview of journal articles, edited books and monographs on Chinese law published in English and German.<sup>2</sup> The structure of the bibliography follows the classification scheme of the leading German law bibliography "Karlsruher Juristische Bibliographie".<sup>3</sup>*

## Classification Scheme

- I. Law and Jurisprudence (Recht und Rechtswissenschaft)
- II. Legal and Constitutional History (Rechts- und Verfassungsgeschichte)
- III. Private Law (Privatrecht)
  - 1. In General (Allgemein)
  - 2. General Part of the Civil Code (Allgemeiner Teil des Zivilrechts)
  - 3. Law of Obligations (Schuldrecht)
  - 4. Law of Property (Sachenrecht)
  - 5. Family Law (Familienrecht)
  - 6. Law of Succession (Erbrecht)
  - 7. Commercial Law (Handelsrecht)
  - 8. Business Organisations (Gesellschaftsrecht)
  - 9. Insurance (Privatversicherungsrecht)
  - 10. Negotiable Instruments (Wertpapierrecht)
  - 11. Industrial Property, Copyright and Publishing (Gewerblicher Rechtsschutz, Urheber- und Verlagsrecht)
  - 12. Unfair Competition, Trademarks, Antitrust Law, Procurement Law (Wettbewerbs- und Warenzeichenrecht, Kartellrecht)
  - 13. Conflicts of Laws, Uniform Private Law (Internationales Privatrecht, Einheitsrecht)
- IV. Judicial System, Practice and Procedure, Civil Procedure (Gerichtsverfassung, allgemeines Prozessrecht und Zivilprozess)

<sup>1</sup> Prof. Dr. Knut Benjamin Pissler, Senior Research Fellow at the Max-Planck-Institute for Comparative and Private International Law in Hamburg (e-mail: <pißler@mpipriv.de>). Benjamin Julius Groth, Student Research Assistant at the Max-Planck-Institute for Comparative and Private International Law in Hamburg.

<sup>2</sup> Writings in other European languages could only partly be considered.

<sup>3</sup> We admit that this bibliography does not comprehensively include all literature in western languages on Chinese law in the year 2017. Readers are explicitly encouraged to remind us of pieces we left unnoticed. We will include these in the next bibliography to be published in the second issue of this journal in the year 2019.

- V. Criminal Law and Criminal Procedure (Strafrecht und Strafverfahren)
- VI. Theory of the State, Sociology, Politics (Staats- und Gesellschaftslehre, Politik)
- VII. Public Law and Constitutional Law (Staats- und Verfassungsrecht)
- VIII. Administrative Law (Allgemeines Verwaltungsrecht)
- IX. Administrative Law – Individual Branches (Besonderes Verwaltungsrecht)
- X. Economic Law (Wirtschaftsrecht)
- XI. Traffic Laws (Verkehrsrecht)
- XII. Budget, Grants in Aid, Financial Laws and Taxation (Finanz- und Steuerrecht)
- XIII. Labor Law (Arbeitsrecht)
- XIV. Social Legislation (Sozialrecht)
- XV. Public International Law (Völkerrecht)

## I. Law and Jurisprudence (Recht und Rechtswissenschaft)

*Bu, Yuanshi, Einführung in das Recht Chinas. München: C. H. Beck 2017 (2. Aufl.).*

*Cao, Deborah, On the universality of "rights": Absence and presence of "rights" in the Chinese language. In: Intercultural Pragmatics, Vol. 14 (2017), pp. 277 et seq.*

*Cao, Deborah/Mannoni, Michele, Are There 'Illegal Rights' in Chinese Law? On the Meanings of Feifa Quanyi. In: The Chinese Journal of Comparative Law, Vol. 5 (2017), pp. 190 et seq.*

*Chen, Deqian Yaoyi, Ranking der chinesischen juristischen Fakultäten. In: Zeitschrift für Chinesisches Recht, Vol. 23 (2017), pp. 237 et seq.*

*Chen, Ding/Deakin, Simon/Siems, Mathias/Wang, Boya, Law, Trust and Institutional Change in China: Evidence from Qualitative Fieldwork. In: Journal of Corporate Law Studies, Vol. 17 (2017), pp. 257 et seq.*

*Coendet, Thomas, Book review: Pitman B Potter, China's Legal System (Polity Press, 2013). In: Hong Kong Law Journal, Vol. 47 (2017), pp. 1013 et seq.*

*Dong, Jiang, An Introduction to Chinese Legal Culture. In: Sunde, Jørn Øyrehaugen/Skodvin, Knut Einar/Koch,*

- Søren* (eds.), Comparing Legal Cultures. Bergen: Fagbokforlaget 2017, pp. 317 et seq.
- Feinerman, James V.*, Pioneering the Study of Chinese Law in the West. In: American Journal of Comparative Law, Vol. 65 (2017), pp. 739 et seq.
- Godwin, Andrew/Wu, Richard Wai-sang*, Legal Education, Practice Skills, and Pathways to Admission: A Comparative Analysis of Singapore, Hong Kong, and Australia. In: Journal of Legal Education, Vol. 66 (2017), pp. 212 et seq.
- Gröschler, Peter/Harke, Jan Dirk/Schanbacher, Dietmar/Wolff, Lutz-Christian*, Itineraria iuris – Von Rom nach China. Festschrift für Ulrich Manthe zum 70. Geburtstag. Berlin: Duncker & Humblot 2017.
- Han, Ning/Yu, Liying/Mostad-Jensen, Anne*, Legal Research Instruction and Law Librarianship in China: An Updated View of Current Practices and a Comparison with the U.S. Legal Education System. In: Law Library Journal, Vol. 109 (2017), pp. 101 et seq.
- Hess, Burkhard/Hopt, Klaus J./Sieber, Ulrich/Starck, Christian*, Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln. Köln: Carl Heymanns Verlag 2017.
- Ho, Norman P.*, Confucian Jurisprudence, Dworkin, and Hard Cases. In: Washington University Jurisprudence Review, Vol. 10 (2017), pp. 1 et seq.
- Hsu, Tzong-Li*, Rezeption des Rechtsinstituts „Independent Regulatory Commission“ – Die Erfahrung Taiwans. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ulrich/Starck, Christian* (eds.), Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln. Köln: Carl Heymanns Verlag 2017, pp. 67 et seq.
- Kang, Junxin/Xia, Jing/Shen, Chun/Liu, Shuiqing/Chen, Yang/Wu, Feng*, Sports Law in China. Alphen aan den Rijn: Kluwer Law International B. V. 2017.
- Lewis, Margaret K.*, Safeguarding the Boundaries of Right: Jerome A. Cohen's Experience with Law in the People's Republic of China. In: American Journal of Comparative Law, Vol. 65 (2017), pp. 745 et seq.
- Kostal, Rande*, Book review: Jedidiah Joseph Kroncke, The Futility of Law and Development: China and the Dangers of Exporting American Law (Oxford University Press, 2016). In: Law and History Review, Vol. 35 (2017), pp. 829 et seq.
- Mi, Jian*, Betrachtungen zur Rezeption aus chinesischer Sicht. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ulrich/Starck, Christian* (eds.), Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln. Köln: Carl Heymanns Verlag 2017, pp. 57 et seq.
- Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa*, Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017.
- Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa*, Of Ceremonial Columns. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 379 et seq.
- Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa*, The Expression of Justice in China. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 3 et seq.
- Scheil, Jörg-Michael*, Durchsetzung, Ausnutzung und Umgehung von Rechtsnormen in China. In: Zeitschrift für Chinesisches Recht, Vol. 24 (2017), pp. 129 et seq.
- Son, Bui Ngoc*, The Law of China and Vietnam in Comparative Law. In: Fordham International Law Journal, Vol. 41 (2017), pp. 135 et seq.
- Wang, Zhizhou/Liu, Sida/Li, Xueyao*, Internationalizing Chinese Legal Education in the Early Twenty-First Century. In: Journal of Legal Education, Vol. 66 (2017), pp. 237 et seq.
- Webster, Timothy*, Book review: Jedidiah J. Kroncke, The Futility of Law and Development: China and the Dangers of Exporting American Law (Oxford University Press, 2016). In: American Journal of Comparative Law, Vol. 65 (2017), pp. 968 et seq.
- Wu, Richard*, An Empirical Study of Hong Kong Law Students' Ethical Values: Does Common Law Education Enhance Their Professionalism? In: Legal Ethics, Vol. 20 (2017), pp. 242 et seq.
- Xiong, Bingwan*, Chinese Jurists' Misconceptions of Critical Legal Studies. In: Frontiers of Law in China, Vol. 12 (2017), pp. 310 et seq.
- Yang, Teng-Chieh*, Rule of Law oder Rule by Law? Eine methodische Reflexion zur Rechtsstaatsfrage in China. In: *Baer, Susanne/Lepsius, Oliver/Schönberger, Christoph/Waldhoff, Christian/Walter, Christian* (eds.), Jahrbuch des öffentlichen Rechts der Gegenwart 2017, pp. 877 et seq.
- Zhou, Hengxiang*, Deutsch-chinesisches Rechtswörterbuch. Berlin: Duncker & Humblot 2017.

## II. Legal and Constitutional History (Rechts- und Verfassungsgeschichte)

- Brockman-Hawe, Benjamin E.*, Accountability for "Crimes against the Laws of Humanity" in Boxer China: An Experiment with International Justice at Paoting-Fu. In: University of Pennsylvania Journal of International Law, Vol. 38 (2017), pp. 627 et seq.

**Carrai, Maria Adele**, Learning Western Techniques of Empire: Republican China and the New Legal Framework for Managing Tibet. In: *Leiden Journal of International Law*, Vol. 30 (2017), pp. 801 et seq.

**Chen, Li**, The Acquisition and Use of International Law by Chinese Diplomat as a Sword to Defend Sovereignty and Challenge Chinese Exclusion Act in the Late Qing Dynasty. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 987 et seq.

**Cohen, Jerome A.**, Hong Kong in 1963–1964: Adventures of a Budding China Watcher. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 291 et seq.

**Cohen, Jerome A.**, Law and China's "Open Policy": A Foreigner Present at the Creation. In: *American Journal of Comparative Law*, Vol. 65 (2017), pp. 729 et seq.

**Ho, Norman**, The Legal Thought of Emperor Taizong of the Tang Dynasty (618–907). In: *Frontiers of Law in China*, Vol. 12 (2017), 584 et seq.

**Howson, Nicholas Calcina**, China's "Corporatization without Privatization" and the Late Nineteenth Century Roots of a Stubborn Path Dependency. In: *Vanderbilt Journal of Transnational Law*, Vol. 50 (2017), pp. 961 et seq.

**Li, Hao**, The History and Recent Development of the Codification of Chinese Civil Law – Is China Ready for an Advanced Civil Code in the 21st Century? In: *Bu, Yuanshi* (ed.), *Die Kodifikation des Zivilgesetzbuches der VR China*. Berlin; Münster: LIT 2017, pp. 1 et seq.

**Neumark, Hillel D.**, Book review: Forgery and Impersonation in Imperial China: Popular Deceptions and the High Qing State. By Mark McNicholas (University of Washington Press, 2016). In: *New York University Journal of International Law & Politics*, Vol. 49 (2017), pp. 682 et seq.

**Nie, Xin**, The Origin and Transformation of Judicial Yuan: From the Comparative and Historical Perspective. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 384 et seq.

**Scogin Jr., Hugh T.**, Book review: Tradition and Law in China: A Review of Wejen Chang's in Search of the Way: Legal Philosophy of the Classic Chinese Thinkers. In: *New York University Journal of International Law & Politics*, Vol. 49 (2017), pp. 1105 et seq.

**Senn, Marcel/Senger, Harro von**, Rechts- und Gesellschaftsphilosophie. Historische Fundamente der europäischen, nordamerikanischen, indischen sowie chinesischen Rechts- und Gesellschaftsphilosophie: Eine Einführung mit Quellenmaterial. Baden-Baden: Nomos 2017.

**Sommer, Matthew H.**, Book review: Mark McNicholas, Forgery and Impersonation in Imperial China: Popular Deceptions and the High Qing State (University Of Washington Press, 2016). In: *Law and History Review*, Vol. 35 (2017), pp. 547 et seq.

**Wolff, Lutz-Christian**, Hongkonger Rechtsgeschichte – warum und wofür denn? In: *Gröschler, Peter/Har-*

*ke, Jan Dirk/Schanbacher, Dietmar/Wolff, Lutz-Christian* (eds.), *Itineraria iuris – Von Rom nach China. Festschrift für Ulrich Manthe zum 70. Geburtstag*. Berlin: Duncker & Humblot 2017, pp. 275 et seq.

**Yin, Zhiguang**, Heavenly Principles? The Translation of International Law in 19th-century China and the Constitution of Universality. In: *European Journal of International Law*, Vol. 27 (2017), pp. 1005 et seq.

**Zhang, Lihong**, Estudio del Derecho Romano en China. In: *Vacca, Letizia* (ed.), *Nel mondo del diritto romano. Convegno ARISTEC*, Roma 10–11 ottobre 2014. Napoli: Jovene editore 2017, pp. 311 et seq.

### III. Private Law (Privatrecht)

#### 1. In General (Allgemein)

**Bu, Yuanshi**, Die Kodifikation des Zivilgesetzbuches der VR China. Berlin; Münster: LIT 2017.

**Bu, Yuanshi**, Die Kodifikation des chinesischen Zivilgesetzbuches – ausgewählte Fragen. In: *Bu, Yuanshi* (ed.), *Die Kodifikation des Zivilgesetzbuches der VR China*. Berlin; Münster: LIT 2017, pp. 17 et seq.

**Bu, Yuanshi**, Die Kodifikation des chinesischen Zivilgesetzbuches – ausgewählte Fragen. In: *Zeitschrift für Chinesisches Recht*, Vol. 24 (2017), pp. 183 et seq.

**Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu**, Private Law in China and Taiwan. Legal and Economic Analyses. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017.

**Deffains, Bruno**, The Economics of Legal Harmonization and Legal Convergence. In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), *Private Law in China and Taiwan. Legal and Economic Analyses*. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 39 et seq.

**Etgen, Björn**, Book review: Binding/Pissler (Hrsg.): Chinesisches Zivil- und Wirtschaftsrecht, Band 2 – Schwerpunkt Wirtschaftsrecht. In: *Zeitschrift für Chinesisches Recht*, Vol. 24 (2017), pp. 73 et seq.

**Herz, Pirmin**, Research Center of Innovation between China and Europe Conference: The Current Reform of Chinese Civil Law. In: *European Review of Private Law*, Vol. 25 (2017), pp. 1153 et seq.

**Levmore, Saul**, Concentrated and Distributed Law: Observations on Legal Evolution in China and Taiwan. In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), *Private Law in China and Taiwan. Legal and Economic Analyses*. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 13 et seq.

**Shen, Wei/Wang, Wen-Yeu**, Conclusion: A Tale of Two Jurisdictions – Is it an End to the Divergence of Private Law? In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), *Private Law in China and Taiwan. Legal and Economic Analyses*. Cambridge; New York, NY; Port

Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 304 et seq.

*Sun, Xianzhong*, Die Kodifikation eines Zivilgesetzbuches in China: Einige Probleme mit Blick auf die Systematisierung und Verwissenschaftlichung der Gesetzgebung. In: Zeitschrift für Chinesisches Recht, Vol. 24 (2017), pp. 86 et seq.

*Wong, Caroline/Yiu, Christine*, Protecting Celebrity Personality Rights: What Can You Do in China? (Case Comment). In: Entertainment Law Review, Vol. 28 (2017), pp. 274 et seq.

*Yen, Yu-Hung*, Vertrags- und Deliktshaftung in Deutschland und Taiwan. Ein Rechtsvergleich. Baden-Baden: Nomos 2017.

## 2. General Part of the Civil Code (Allgemeiner Teil des Zivilrechts)

*Bu, Yuanshi*, Stiftungswesen und Stiftungsrecht in China. In: *Jung, Peter/Hopt, Klaus J.* (eds.), Stärkung des Stiftungswesens. Verhandlungen der Fachgruppe für vergleichendes Handels- und Wirtschaftsrecht anlässlich der 35. Tagung für Rechtsvergleichung vom 10. bis 12. September 2015 in Bayreuth. Tübingen: Mohr Siebeck 2017, pp. 1 et seq.

*Ho, Lusina/Lee, Rebecca*, Introducing the Special Needs Trust to Hong Kong. In: Trusts & Trustees, Vol. 23 (2017), pp. 1111 et seq.

*Simon, Karla W./Snape, Holly*, China's Social Organisations after the Charity Law. In: Made in China, Vol. 2 (2017), pp. 26 et seq.

*Weitemeyer, Birgit*, Gemeinsame Wurzeln und Wiederannäherung des Stiftungsrechts. Rechtsvergleichender Generalbericht der Stiftungsrechtsordnungen Deutschlands, der Schweiz, der USA, Frankreichs und Chinas. In: *Jung, Peter/Hopt, Klaus J.* (eds.), Stärkung des Stiftungswesens. Verhandlungen der Fachgruppe für vergleichendes Handels- und Wirtschaftsrecht anlässlich der 35. Tagung für Rechtsvergleichung vom 10. bis 12. September 2015 in Bayreuth. Tübingen: Mohr Siebeck 2017, pp. 107 et seq.

*Xu, Fengbiao/Fongern, Tim A.*, Das Scheingeschäft nach dem chinesischen Allgemeinen Teil des Zivilrechts. In: Zeitschrift für Chinesisches Recht, Vol. 24 (2017), pp. 299 et seq.

*Yu, Tuo*, Approaches for Dealing with the "Natural Person" in the Chinese Legal System: A Statutory Way and a Principled Way. In: German Law Journal, Vol. 18 (2017), pp. 1121 et seq.

## 3. Law of Obligations (Schuldrecht)

*Cao, Xianfeng*, Harmony but not Uniformity: Comparative Analysis of the Functions of Tort Law and Other Relevant Laws. In: *Koziol, Helmut* (ed.), The Aims of Tort Law. Chinese and European Perspectives. Wien: Jan Sramek Verlag 2017, pp. 151 et seq.

*Chen, Jung-Lung*, Product Liability in Taiwan. In: *Koziol, Helmut/Green, Michael D./Lunney, Mark/Oliphant, Ken/Yang, Lixin* (eds.), Product Liability. Fundamental Questions in a Comparative Perspective. Berlin; Boston: De Gruyter 2017, pp. 179 et seq.

*Cheng, Tong Io/Hang, Leong Cheng*, Product Liability in Macao. In: *Koziol, Helmut/Green, Michael D./Lunney, Mark/Oliphant, Ken/Yang, Lixin* (eds.), Product Liability. Fundamental Questions in a Comparative Perspective. Berlin; Boston: De Gruyter 2017, pp. 97 et seq.

*Chien, Tze-Shiou*, The Evolution of Tort Law in Taiwan: A Doctrinal-Economic Interpretation. In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), Private Law in China and Taiwan. Legal and Economic Analyses. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 156 et seq.

*Chung, Gordon*, A Comparative Analysis of the Frustration Rule: Possibility of Reconciliation between Hong Kong-English "Hands-Off Approach" and German "Interventionist Mechanism". In: European Review of Private Law, Vol. 25 (2017), pp. 109 et seq.

*Glück, Ulrike*, Besonderheiten der Vertragsgestaltung bei Unternehmenskäufen in China. In: *Gröschler, Peter/Harke, Jan Dirk/Schanbacher, Dietmar/Wolff, Lutz-Christian* (eds.), Itineraria iuris – Von Rom nach China. Festschrift für Ulrich Manthe zum 70. Geburtstag. Berlin: Duncker & Humblot 2017, pp. 111 et seq.

*Guo, Mingrui/Bi, Xiaoxiao*, The Main Function of Tort Liability Law of the People's Republic of China: To Prevent, to Deter and to Punish Tortious Conduct. In: *Koziol, Helmut* (ed.), The Aims of Tort Law. Chinese and European Perspectives. Wien: Jan Sramek Verlag 2017, pp. 43 et seq.

*Hu, Tianlong*, Toward Healing and Restoration against Medical Disturbance (Yiniao) in China: Reconsiderations and Prospects of Responsibility Search and Malpractice Resolution. In: Frontiers of Law in China, Vol. 12 (2017), pp. 561 et seq.

*Jing, Zhen*, Misleading Conduct by Insurers in Sales of Insurance Policies in China. In: Company Lawyer, Vol. 38 (2017), pp. 28 et seq.

*Joos, Beatrix*, Der Leasingvertrag und das Wahlrecht des Leasinggebers bei Zahlungsverzug des Leasingnehmers im Vertragsrecht der Volksrepublik China. In: *Gröschler, Peter/Harke, Jan Dirk/Schanbacher, Dietmar/Wolff, Lutz-Christian* (eds.), Itineraria iuris – Von Rom nach China. Festschrift für Ulrich Manthe zum 70. Geburtstag. Berlin: Duncker & Humblot 2017, pp. 161 et seq.

*Jungk, Antje*, Ein Blick auf das Berufs- und Haftungsrecht der Rechtsanwälte in der Volksrepublik China. In: *Gröschler, Peter/Harke, Jan Dirk/Schanbacher, Dietmar/Wolff, Lutz-Christian* (eds.), Itineraria iuris – Von Rom nach China. Festschrift für Ulrich Manthe zum 70. Geburtstag. Berlin: Duncker & Humblot 2017, pp. 177 et seq.

**Koziol, Helmut**, The Aims of Tort Law. Chinese and European Perspectives. Wien: Jan Sramek Verlag 2017.

**Leng, Jing/Shen, Wei**, The Evolution of Contract Law in China: Convergence in Law but Divergence in Enforcement? In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), Private Law in China and Taiwan. Legal and Economic Analyses. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 63 et seq.

**Lewis, Dean**, The Evolution of Claims Arising out of Unforeseen Physical Conditions in Hong Kong. In: International Construction Law Review, Vol. 34 (2017), pp. 130 et seq.

**Liu, Jinrui/Cui, Jianyu**, The Compensatory Function of Tort Liability Law. In: *Koziol, Helmut* (ed.), The Aims of Tort Law. Chinese and European Perspectives. Wien: Jan Sramek Verlag 2017, pp. 13 et seq.

**Lone, Fozia Nazir**, Tort Law in Hong Kong. Alphen aan den Rijn: Wolters Kluwer 2016.

**Man, Jin/Jin, Enyi**, Security Interests over Bank Accounts in China. In: Butterworths Journal of International Banking & Financial Law, Vol. 32 (2017), pp. 716 et seq.

**Thomas, Kristie**, Revolution or Evolution? The Development of Consumer Protection Law in Contemporary China. In: Journal of Business Law, Vol. 3 (2017), pp. 181 et seq.

**Wang, Cheng**, An Economic Analysis of Tort Law's Aims and Functions. In: *Koziol, Helmut* (ed.), The Aims of Tort Law. Chinese and European Perspectives. Wien: Jan Sramek Verlag 2017, pp. 61 et seq.

**Wang, Wen-Yeu**, The Evolution of Contract Law in Taiwan: Lost in Interpretation? In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), Private Law in China and Taiwan. Legal and Economic Analyses. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 100 et seq.

**Yang, Lixin/Yang, Zhen**, Product Liability in China. In: *Koziol, Helmut/Green, Michael D./Lunney, Mark/Oliphant, Ken/Yang, Lixin* (eds.), Product Liability. Fundamental Questions in a Comparative Perspective. Berlin; Boston: De Gruyter 2017, pp. 29 et seq.

**Yeh, Chi-Chou**, Schmerzensgeld für Familienangehörige im Schadensfall nach taiwanesischem und deutschem Haftungsrecht – Ein Beispiel für „Emanzipation nach Rezeption“. In: Zeitschrift für Chinesisches Recht, Vol. 23 (2017), pp. 213 et seq.

**Zhang, Pinghua/Bi, Xiaoxiao**, A Significant Aim of the Tort Liability Law of the People's Republic of China: To Promote Social Harmony and Stability. In: *Koziol, Helmut* (ed.), The Aims of Tort Law. Chinese and European Perspectives. Wien: Jan Sramek Verlag 2017, pp. 115 et seq.

**Zhang, Shuhan**, Verschuldenshaftung und Gefährdungshaftung. Eine Untersuchung zu den Haftungs-

prinzipien des deutschen Rechts vor dem Hintergrund der Reform des chinesischen Haftpflichtrechts. Göttingen: Cuvillier Verlag 2017.

**Zhang, Wei**, The Evolution of the Law of Torts in China: The Growth of a Liability System. In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), Private Law in China and Taiwan. Legal and Economic Analyses. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 126 et seq.

#### 4. Law of Property (Sachenrecht)

**Babie, Paul T./Orth, John V./Weng, Charlie Xiaochuan**, The Honoré-Waldron Thesis: A Comparison of the Blend of Ideal-Typic Categories of Property in American, Chinese, and Australian Land Law. In: Tulane Law Review, Vol. 91 (2017), pp. 739 et seq.

**Barale, Lucille**, Taking Security: Mortgage and Pledge. In: *Moser, Michael J./Yu, Fu* (eds.), Doing Business In China. Huntington, NY: Juris Publishing 2017, Chapter 10.

**Brandt, Loren/Whiting, Susan H./Zhang, Linxiu/Zhang, Tonglong**, Changing Property Rights Regimes: A Study of Rural Land Tenure in China. In: The China Quarterly, Vol. 232 (2017), pp. 1026 et seq.

**Bu, Yuanshi**, Domestizierung des chinesischen Sachenrechts – Anmerkungen zu den „Erläuterungen des OVG zu einigen Fragen der Anwendung des ‚Sachenrechtsgesetzes der VR China‘ (Teil eins)“. In: Zeitschrift für Chinesisches Recht, Vol. 24 (2017), pp. 23 et seq.

**Chang, Yun-chien**, The Evolution of Property Law in Taiwan: An Unconventional Interest Group Story. In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), Private Law in China and Taiwan. Legal and Economic Analyses. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 212 et seq.

**Gallagher, Steven**, “Purchased in Hong Kong”: Is Hong Kong the Best Place to Buy Stolen or Looted Antiquities? In: International Journal of Cultural Property, Vol. 24 (2017), pp. 479 et seq.

**Meng, Zhen**, Ownership of Trust Property in China. A Comparative and Social Capital Perspective. Singapore: Springer 2017.

**Putz, Alexander**, Das Eigentumsrecht in Deutschland und der VR China. Genese, Status quo und Entwicklungsperspektiven aus rechtsvergleichender Sicht. Baden-Baden: Nomos 2017.

**Qiao, Shitong**, The Evolution of Chinese Property Law: Stick by Stick? In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), Private Law in China and Taiwan. Legal and Economic Analyses. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 182 et seq.

**Qiao, Shitong/Upham, Frank K.**, China's Changing Property Law Landscape. In: *Graziadei, Michele/Smith*,

*Lionel D.* (eds.), Comparative Property Law. Global Perspectives. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2017, pp. 311 et seq.

*Stein, Gregory M.*, What Will China Do When Land Use Rights Begin to Expire? In: Vanderbilt Journal of Transnational Law, Vol. 50 (2017), pp. 625 et seq.

*Weber, Oliver*, Das chinesische Grundbuchsystem und Grundbuchverfahren. In: Zeitschrift für Chinesisches Recht, Vol. 24 (2017), pp. 5 et seq.

*Werthwein, Simon*, Gutgläubiger Erwerb abhanden gekommenen Bargeldes nach chinesischem Sachenrecht: unmöglich, unnötig oder unsicher? In: *Gröschler, Peter/Harke, Jan Dirk/Schanbacher, Dietmar/Wolff, Lutz-Christian* (eds.), Itineraria iuris – Von Rom nach China. Festschrift für Ulrich Manthe zum 70. Geburtstag. Berlin: Duncker & Humblot 2017, pp. 261 et seq.

## 5. Family Law (Familienrecht)

*He, Xin*, "No Malicious Incidents": The Concern for Stability in China's Divorce Law Practice. In: Social & Legal Studies, Vol. 26 (2017), pp. 467 et seq.

*Ho, Norman P.*, Chinese (PRC & ROC) Nationality Laws and Reconceptualizing Asian-American Identity. In: Asian Pacific American Law Journal, Vol. 22 (2017), pp. 1 et seq.

*Raposo, Vera/Wai, U. Sio*, Surrogacy in Greater China: The Legal Framework in Taiwan, Hong Kong, Macao, and Mainland China. In: UCLA Pacific Basin Law Journal, Vol. 34 (2017), pp. 135 et seq.

*Tai, Yu-Zu*, Die Auswirkung der Grundrechte auf die Entwicklung des taiwanesischen Familienrechts. In: *Deguchi, Masahisa/Scholz, Rupert/Marutschke, Hans Peter/Lüke, Wolfgang/Esser, Robert* (eds.), „Grundrechts schutz in der Rechtspraxis und -dogmatik – Aspekte aus dem europäischen und asiatischen Verfassungs-, Zivil- und Strafrecht“. Juristentreffen der Deutschland-Alumni des ostasiatischen Fachnetzwerkes für Rechtswissenschaft, Ritsumeikan Kinugasa Campus, Kyoto 24.–26. März 2017. Kyoto: The Ritsumeikan University Law Association 2017, pp. 215 et seq.

*Wei, Chen/Lei, Shi/Zhang, Weilun*, China's Divorce Registration from the Perspective of Children's Rights. In: International Family Law, Vol. 1 (2017), pp. 22 et seq.

*Zhang, Taisu*, The Laws and Economics of Confucianism. Kinship and Property in Preindustrial China and England. Cambridge, United Kingdom: Cambridge University Press 2017.

## 6. Law of Succession (Erbrecht)

*Qiang, Wang*, Das Vermächtnis als erbrechtliche Verfügung in der VR China – ein rechtswissenschaftlicher und -terminologischer Vergleich mit dem deutschen Pendant. In: Zeitschrift für Vergleichende Rechtswissenschaft, Vol. 4 (2017), pp. 485 et seq.

*Simmons, Thomas E.*, A Chinese Inheritance. In: Quinnipiac Probate Law Journal, Vol. 30 (2017), pp. 124 et seq.

## 7. Commercial Law (Handelsrecht)

*Fu, Tingzhong*, The Legal Framework Surrounding the "Actual Carrier" in the Chinese Maritime Code. In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), Maritime Law in China. Emerging Issues and Future Developments. London; New York: Routledge 2017, pp. 31 et seq.

*Hjalmarsson, Johanna Wu, Keren*, Flexibility versus Certainty: On Classical Contract Formation and Modern Methods of Trading. In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), Maritime Law in China. Emerging Issues and Future Developments. London; New York: Routledge 2017, pp. 181 et seq.

*Hjalmarsson, Johanna/Zhang, Jingbo*, Maritime Law in China. Emerging Issues and Future Developments. London; New York: Routledge 2017.

*Hu, James Zhengliang*, A study on the Revision of the Chinese Maritime Code. In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), Maritime Law in China. Emerging Issues and Future Developments. London; New York: Routledge 2017, pp. 1 et seq.

*Huang, Dingjing*, Maritime Lien and Insolvency under Chinese Law. In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), Maritime Law in China. Emerging Issues and Future Developments. London; New York: Routledge 2017, pp. 129 et seq.

*Jing, Zhen*, Chinese Insurance Contracts. Law and Practice. Abingdon, Oxon; New York, NY: Informa Law from Routledge 2017.

*Kong, Lingzheng*, When Market Transforms: Reforming the Takeover Defense Regime in China. In: George Mason Journal of International Commercial Law, Vol. 8 (2017), pp. 151 et seq.

*Liu, Edward Yang*, Relaxation of Restrictions on Cross-Border Security and Guarantees in China – Its Implications on the Shipping Industry. In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), Maritime Law in China. Emerging Issues and Future Developments. London; New York: Routledge 2017, pp. 87 et seq.

*Song, Meixian*, Crew Negligence and 'Civil' Liabilities in Carriage by Sea: A Comparative Analysis. In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), Maritime Law in China. Emerging Issues and Future Developments. London; New York: Routledge 2017, pp. 49 et seq.

*Wu, Hongyu/Han, Lixin*, Legal Issues Arising under the Direct Action Framework in Relation to Oil Pollution Damage. In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), Maritime Law in China. Emerging Issues and Future Developments. London; New York: Routledge 2017, pp. 167 et seq.

*Zhang, Chaohan/ Zhang, Luping*, Development in Aviation Product Liability and its Implication to Chi-

na. In: *Zeitschrift für Luft- und Weltraumrecht*, Vol. 66 (2017), pp. 43 et seq.

**Zhang, Jingbo**, Bills of Lading in Banker's Hands: Does Chinese Legislation Offer Sufficient Security? In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), *Maritime Law in China. Emerging Issues and Future Developments*. London; New York: Routledge 2017, pp. 65 et seq.

**Zhao, Liang**, Letter of Indemnity in Carriage of Goods by Sea: Chinese Law and Judicial Practice. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 265 et seq.

**Zhang, Lina**, Sea Towage under Chinese Law. In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), *Maritime Law in China. Emerging Issues and Future Developments*. London; New York: Routledge 2017, pp. 144 et seq.

## 8. Business Organisations (Gesellschaftsrecht)

**Backer, Larry Catá**, China's Corporate Social Responsibility with National Characteristics. In: *Martin, Jena/Bravo, Karen E.* (eds.), *The Business and Human Rights Landscape. Moving Forward, Looking Back*. Cambridge: Cambridge University Press 2017, pp. 530 et seq.

**Baker, Dennis J.**, The Doctrinal and Normative Vacuity of Hong Kong's Joint Enterprise Doctrine. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 349 et seq.

**Bath, Vivienne**, Independent Directors in Hong Kong. In: *Puchniak, Dan W./Baum, Harald/Nottage, Luke* (eds.), *Independent Directors in Asia. A Historical, Contextual and Comparative Approach*. Cambridge: Cambridge University Press 2017, pp. 277 et seq.

**Beuselinck, Christof/Du, Yan**, Determinants of Cash Holdings in Multinational Corporations' Foreign Subsidiaries: US Subsidiaries in China. In: *Corporate Governance*, Vol. 25 (2017), pp. 100 et seq.

**Bo, Gong**, The Limits of Institutional Shareholder Activism: Some Comparisons from China and the United Kingdom. In: *Tomasic, Roman* (ed.), *Routledge Handbook of Corporate Law*. London; New York: Routledge 2017, pp. 163 et seq.

**Braig, Katharina Franziska**, Book review: Berit Roth-Mingram, *Corporate Social Responsibility in der Sozialen Marktwirtschaft – Mit system- und rechtsvergleichenden Impulsen aus den Vereinigten Staaten von Amerika und der Volksrepublik China* (Nomos Verlag, 2017). In: *Zeitschrift für Umweltpolitik & Umweltrecht*, Vol. 3 (2017), pp. 281 et seq.

**Brewer, John**, *The Law and Practice of Hong Kong Companies*. Hong Kong: Sweet & Maxwell 2017.

**Chang, Hsin-Ti/Lin, Yu-Hsin/Tsai, Ying-Hsin**, From Double Board to Unitary Board System: Independent Directors and Corporate Governance Reform in Taiwan. In: *Puchniak, Dan W./Baum, Harald/Nottage, Luke* (eds.), *Independent Directors in Asia. A Historical, Contextual and Comparative Approach*. Cambridge: Cambridge University Press 2017, pp. 241 et seq.

**Chen, Chiutung Coco**, International Principles for Domestic Stock Exchanges? Investigating the Effectiveness of OECD Corporate Governance in Taiwan and China. In: *Company Lawyer*, Vol. 38 (2017), pp. 321 et seq.

**Chen, Chun-Yuan**, Functions of Directors' and Officers' (D&O) Liability Insurance and Litigation Risk: An Empirical Legal Study of Taiwan. In: *National Taiwan University Law Review*, Vol. 12 (2017), pp. 1 et seq.

**Chen, Fa/Zhao, Lijun**, An Empirical Study on Dual-Class Share Structure of US Listed Chinese Companies. In: *Journal of International Business and Law*, Vol. 16 (2017), pp. 215 et seq.

**Chen, Ruoying**, Evolution of Corporate Law in China: Mission Possible to Reform SOEs? In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), *Private Law in China and Taiwan. Legal and Economic Analyses*. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 245 et seq.

**Chen, Ruoying**, From Legal Capital to Subscribed Capital. Capital Rule in China and its Economic Background. In: *Fleischer, Holger/Kanda, Hideki/Kim, Kon Sik/Müllert, Peter O.* (eds.), *German and Asian Perspectives on Company Law*. Tübingen: Mohr Siebeck 2016, pp. 181 et seq.

**Chen, Yen-Liang**, Die Haftung der Vorstandsmitglieder einer Aktiengesellschaft in Taiwan. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ulrich/Starck, Christian* (eds.), *Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln*. Köln: Carl Heymanns Verlag 2017, pp. 333 et seq.

**Chen-Rabich, Li-Jiuan**, Die Reform der Aktionärsrechte in Taiwan. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ulrich/Starck, Christian* (eds.), *Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln*. Köln: Carl Heymanns Verlag 2017, pp. 407 et seq.

**Clarke, Donald**, The Bonding Effect in Cross-Listed Chinese Companies: Is it Real? In: *Huang, Robin Hui/Howson, Nicholas Calcina* (eds.), *Enforcement of Corporate and Securities Law. China and the World*. Cambridge: Cambridge University Press 2017, pp. 88 et seq.

**Donegan, Heida**, Law and Finance: From "Transplantation" to "Better" Corporate Governance in China. In: *Vasudev, P. M./Watson, Susan* (eds.), *Global Capital Markets. A Survey of Legal and Regulatory Trends*. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2017, pp. 116 et seq.

**Fu, Jenny**, State Capitalism and Corporate Law: The Governance of State-Owned Enterprises in China. In: *Tomasic, Roman* (ed.), *Routledge Handbook of Corpora-*

te Law. London; New York: Routledge 2017, pp. 145 et seq.

**Gao, Xujun**, Internationalization of the Chinese Capital Market and the Improvement of Investor Protection in China. In: *Veil, Rüdiger/Gao, Xujun* (eds.), Foreign Investments on Chinese Capital Markets. Enforcement Concepts from a Chinese and German Comparative Perspective. Tübingen: Mohr Siebeck 2017, pp. 59 et seq.

**Ho, Daniel/Lau, Peter**, Court-Free Company Amalgamations in Hong Kong: Legal Procedure and Assessing Practice. In: *Company Lawyer*, Vol. 38 (2017), pp. 260 et seq.

**Ho, John Kong Shan**, Disclosure of Beneficial Ownership of Companies in Hong Kong. In: *Common Law World Review*, Vol. 46 (2017), pp. 251 et seq.

**Keay, Andrew/Zhao, Jingchen**, Accountability in Corporate Governance in China and the Impact of Guanxi as a Double-Edged Sword. In: *Brooklyn Journal of Corporate, Financial & Commercial Law*, Vol. 11 (2017), pp. 377 et seq.

**Li, Guo/Takayuki, Matsuo**, The Chinese Board of Supervisors System: An International Comparison. In: *Veil, Rüdiger/Gao, Xujun* (eds.), Foreign Investments on Chinese Capital Markets. Enforcement Concepts from a Chinese and German Comparative Perspective. Tübingen: Mohr Siebeck 2017, pp. 143 et seq.

**Lim, Ren-En**, Reviewing Recent Developments in China's Capital Markets and Assessing the Relevance of the Proposed Shanghai International Board. In: *Capital Markets Law Journal*, Vol. 12 (2017), pp. 78 et seq.

**Lin, Wangwei/Xing, May Lihong/Tan, Wenjuan**, The Vanco Takeover – Revisiting the Takeover Defence Regulation in China. In: *Company Lawyer*, Vol. 38 (2017), pp. 153 et seq.

**Lou, Jianbo**, Ordinary Corporate Conduct Standard vs. Business Judgment Rule. A Review of Case Rulings by Beijing Courts between 2005 and 2014. In: *Fleischer, Holger/Kanda, Hideki/Kim, Kon Sik/Müller, Peter O.* (eds.), German and Asian Perspectives on Company Law. Tübingen: Mohr Siebeck 2016, pp. 83 et seq.

**Lin, Lin**, Managing the Risks of Equity Crowdfunding: Lessons from China. In: *Journal of Corporate Law Studies*, Vol. 17 (2017), pp. 327 et seq.s

**Liu, Junhai**, Regulation of Corporate Groups in China. In: *Fleischer, Holger/Kanda, Hideki/Kim, Kon Sik/Müller, Peter O.* (eds.), German and Asian Perspectives on Company Law. Tübingen: Mohr Siebeck 2016, pp. 277 et seq.

**Mariani, Stefano**, A Critical Analysis of the Hong Kong Stamp Duty Implications of Corporate Amalgamations and the Repurchase by a Company of its Own Shares. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 399 et seq.

**Mezzanotte, Felix E.**, The Unconvincing Rise of the Statutory Derivative Action in Hong Kong: Evidence

from its First 10 Years of Enforcement. In: *Journal of Corporate Law Studies*, Vol. 17 (2017), pp. 469 et seq.

**Michael, Bryanel Goo, Say**, What Does Corporate Governance Regulation in Hong Kong Teach Us About Incremental Legal Change? In: *Business Law Review*, Vol. 38 (2017), pp. 89 et seq.

**Milhaupt, Curtis J.**, Chinese Corporate Capitalism in Comparative Context. In: *Chen, Weitseng* (ed.), The Beijing Consensus? How China Has Changed the Western Ideas of Law and Economic Development and Global Legal Practices. Cambridge: Cambridge University Press 2017, pp. 275 et seq.

**Piotroski, Joseph D./Wong, T. J./Zhang, Tianyu**, Political Bias in Corporate News: The Role of Conglomeration Reform in China. In: *Journal of Law & Economics*, Vol. 60 (2017), pp. 173 et seq.

**Pisacane, Giovanni**, Corporate Governance in China. The Structure and Management of Foreign-Invested Enterprises under Chinese Law. Singapore: Springer 2017.

**Roth-Mingram, Berrit**, Corporate Social Responsibility in der Sozialen Marktwirtschaft. Mit system- und rechtsvergleichenden Impulsen aus den Vereinigten Staaten von Amerika und der Volksrepublik China. Baden-Baden: Nomos 2017.

**Sappideen, Razeen**, Corporate Governance with Chinese Characteristics: The Case of State Owned Enterprises. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 90 et seq.

**Shao, Ching-Ping**, The Evolution of Company Law in Taiwan: A Focus on the Blockholder-Centric Model. In: *Chang, Yun-chien/Shen, Wei/Wang, Wen-Yeu* (eds.), Private Law in China and Taiwan. Legal and Economic Analyses. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 275 et seq.

**Sun, Jian/Yuan, Rongli/Cao, Feng/Wang, Baiqiang**, Principal-Principal Agency Problems and Stock Price Crash Risk: Evidence from the Split-Share Structure Reform in China. In: *Corporate Governance*, Vol. 25 (2017), pp. 186 et seq.

**Tang, Xin**, Independent Directors in China: Facts and Reform Proposals. In: *Puchniak, Dan W./Baum, Harald/Nottage, Luke* (eds.), Independent Directors in Asia. A Historical, Contextual and Comparative Approach. Cambridge: Cambridge University Press 2017, pp. 208 et seq.

**Tsang, Andrew/Chan, Natalie**, Compliance and Company Secretarial Practice of Hong Kong Listed Companies. Hong Kong: Sweet & Maxwell Asia 2017.

**Veil, Rüdiger/Gao, Xujun**, Foreign Investments on Chinese Capital Markets. Enforcement Concepts from a Chinese and German Comparative Perspective. Tübingen: Mohr Siebeck 2017.

**Yan, Wenjia**, The Role of Representatives of Minority Shareholders in the System of Corporate Governance.

In the Context of Corporate Governance in the US, EU and China. Frankfurt am Main: PL Academic Research 2017.

**Wang, Jianyu**, Corporate Governance in China: The Law and its Political Logic. In: *Tomasic, Roman* (ed.), Routledge Handbook of Corporate Law. London; New York: Routledge 2017, pp. 183 et seq.

**Wang, Jiangyu**, Enforcing Fiduciary Duties as Tort Liability in Chinese Courts. In: *Huang, Robin Hui/Hosson, Nicholas Calcina* (eds.), Enforcement of Corporate and Securities Law. China and the World. Cambridge: Cambridge University Press 2017, pp. 185 et seq.

**Wang, Mingzhu/Chen, Yugang**, Does Voluntary Corporate Social Performance Attract Institutional Investment? Evidence from China. In: Corporate Governance, Vol. 25 (2017), pp. 338 et seq.

**Wang, Qian**, Die Arbeitnehmervertretung im Aufsichtsrat und Vorstand von GmbH und Aktiengesellschaft in China. In: *Glöckner, Jochen/Singer, Reinhard/Stadler, Astrid/Gao, Xujun* (eds.), Rechtliche Funktionsbedingungen von Märkten und Formen der Konfliktbeilegung in China und Europa. Frankfurt am Main: PL Academic Research 2017, pp. 135 et seq.

**Young, Angus/Lau, Alex**, Chinese Family Companies in Hong Kong: Governance, Predicaments, and Regulatory Challenges. In: *Tomasic, Roman* (ed.), Routledge Handbook of Corporate Law. London; New York: Routledge 2017, pp. 245 et seq.

**Yu, Jianan**, Die Sonderbehandlung von Gesellschaftsdarlehen im deutschen und im chinesischen Recht. Baden-Baden: Nomos 2017.

**Yu, Yongli**, Die Sacheinlage bei der Gründung einer GmbH nach chinesischem Gesellschaftsrecht. Hamburg: Verlag Dr. Kovač 2017.

**Zhang, Chi**, The Distorted Governance Model of Venture Capital Limited Partnerships in China: A Political Perspective. In: Business Law Review, Vol. 38 (2017), pp. 234 et seq.

**Zhang, Chi**, Venture Capital Investment Trusts in China: Legal Framework, Challenges, and Reform. In: Trusts & Trustees, Vol. 23 (2017), pp. 806 et seq.

**Zhang, Huailing**, Die Rechtspflichten der Leitungsgesellschaften geschlossenen Kapitalgesellschaften. Ein Vergleich der gesetzlichen Regelungen im deutschen GmbHG, im Entwurf einer Verordnung der EU für die Privatgesellschaft und im chinesischen Gesellschaftsgesetz. Hamburg: Verlag Dr. Kovač 2017.

**Zhang, Lin**, Venture Capital and Corporate Governance: An Institutional Analysis in the Context of China. In: International Company and Commercial Law Review, Vol. 28 (2017), pp. 271 et seq.

**Zhang, Xiaoxiang/Yang, Xiaotong/Strange, Roger/Zhang, Qiyu**, Informed Trading by Foreign Institutional Investors as a Constraint on Tunneling: Evidence from China. In: Corporate Governance, Vol. 25 (2017), pp. 222 et seq.

**Zhang, Xiaoyang**, Participating in Local Farmers' Specialised Co-Operatives: A Viable Option for Foreign Investors to Acquire Non-Controlling Ownership Interest in China's Agricultural Sector? In: Company Law, Vol. 38 (2017), pp. 295 et seq.

**Zhang, Xiaoyang**, Touching upon China's Partnership Law: Some Critical Aspects for Foreign Businesses. In: International Business Law Journal, Vol. 2 (2017), pp. 171 et seq.

**Zhang, Xiaoyang**, What Does China's Sole Proprietorship Law Mean to Foreign Business People? In: Business Law Review, Vol. 38 (2017), pp. 61 et seq.

**Zhao, Jingchen/Yin, Juelin**, Corporate Social Responsibility in Contemporary China. In: Business and Human Rights Journal, Vol. 2 (2017), pp. 181 et seq.

**Zhou, Cui**, Aktionärsklagen, Haftungsklagen Dritter und Schiedsverfahren in der Volksrepublik China. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ulrich/Starck, Christian* (eds.), Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln. Köln: Carl Heymanns Verlag 2017, pp. 391 et seq.

**Zou, Mimi**, Chinese Multinationals and Corporate Social Responsibility. In: Asian Jurist, Vol. 1 (2017), pp. 52 et seq.

## 9. Insurance (Privatversicherungsrecht)

**Jing, Zhen**, Remedies for Breach of the Pre-Contract Duty of Disclosure in Chinese Insurance Law. In: Connecticut Insurance Law Journal, Vol. 23 (2017), pp. 327 et seq.

## 10. Negotiable Instruments (Wertpapierrecht)

**Brown, Ian Emerson**, China's Leaked CSRC Report Five Years Later: Baseline for VIE [Variable Interest Entity] Trajectory? In: Houston Journal of International Law, Vol. 39 (2017), pp. 197 et seq.

**Ding, Yeming/Zeller, Bruno**, The Fraud Exception in Letters of Credit – The Chinese Approach. In: International Review of Law, Vol. 1 (2017), pp. 13 et seq.

**Gao, Xujun**, Die Regelungen gegen Falschangaben nach dem chinesischen Wertpapiergesetz (WGC). In: *Glöckner, Jochen/Singer, Reinhard/Stadler, Astrid/Gao, Xujun* (eds.), Rechtliche Funktionsbedingungen von Märkten und Formen der Konfliktbeilegung in China und Europa. Frankfurt am Main: PL Academic Research 2017, pp. 13 et seq.

**Gao, Xujun**, Studie über den Stand der Gesetzesanwendung der Normen des Wertpapiergesetzes (WGC) über Falschangaben in der Volksrepublik China. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ulrich/Starck, Christian* (eds.), Unternehmen im globalen Umfeld. Aufsicht,

Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln. Köln: Carl Heymanns Verlag 2017, pp. 315 et seq.

**Gehring, Steffen**, The Chinese Capital Markets – From a German Institutional Investor's Perspective. In: *Veil, Rüdiger/Gao, Xujun* (eds.), *Foreign Investments on Chinese Capital Markets. Enforcement Concepts from a Chinese and German Comparative Perspective*. Tübingen: Mohr Siebeck 2017, pp. 14 et seq.

**Hu, Jiyel Chen, Yang**, Rethinking China's Capital Market and Financial Stability after the Global Financial Crisis: The Significance of Institutional Investors. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 38 et seq.

**Jiang, Tianyi/Jing, Zhen**, Shipper's Title to Sue after the Transfer of the Bill of Lading-A Comparative Study for the Reform of Chinese Maritime Law. In: *Journal of Maritime Law and Commerce*, Vol. 48 (2017), pp. 155 et seq.

**Liu, Junhai**, Improving Investor-Friendly Legal Environment in Chinese Capital Markets. In: *Huang, Robin Hui/Howson, Nicholas Calcina* (eds.), *Enforcement of Corporate and Securities Law. China and the World*. Cambridge: Cambridge University Press 2017, pp. 162 et seq.

**Wang, Liming**, Improving the Civil Liability System for False and Misleading Disclosure in the Chinese Securities Markets. In: *Huang, Robin Hui/Howson, Nicholas Calcina* (eds.), *Enforcement of Corporate and Securities Law. China and the World*. Cambridge: Cambridge University Press 2017, pp. 103 et seq.

**Xiang, Jian/Chen, Yicong**, The Process of Opening up the Capital Market in China: Current Practice and Emerging Trends. In: *Veil, Rüdiger/Gao, Xujun* (eds.), *Foreign Investments on Chinese Capital Markets. Enforcement Concepts from a Chinese and German Comparative Perspective*. Tübingen: Mohr Siebeck 2017, pp. 3 et seq.

**Zhou, Tianshu/Li, Wenjing**, Unpredictable Enforcement: A Study on CSRC's Approach to Insider Trading in China. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 67 et seq.

## 11. Industrial Property, Copyright and Publishing (Gewerblicher Rechtsschutz, Urheber- und Verlagsrecht)

**Albrecht, Daniel**, Legal Protection of Intellectual Property in China. In: *Recht der internationalen Wirtschaft*, Vol. 5 (2017), pp. 1 et seq.

**Anil, Samtani/Chee, Lee Suy/Leong, Leon Tan Kok/Inn, Wong Ji**, Copyright Protection for Variety Shows in China (Case Comment). In: *European Intellectual Property Review*, Vol. 39 (2017), pp. 440 et seq.

**Benesch, Balduin**, Die Schutzanforderungen des Designs im deutschen und chinesischen Recht: Eine rechtsvergleichende Untersuchung. In: *Glöckner, Jochen/Singer, Reinhard/Stadler, Astrid/Gao, Xujun* (eds.), *Rechtliche Funktionsbedingungen von Märkten und Formen der Konfliktbeilegung in China und Europa*. Frankfurt am Main: PL Academic Research 2017, pp. 171 et seq.

**Bharadwaj, Ashish/Verma, Dipinn**, China's First Junction in Standard Essential Patent Litigation. In: *Journal of Intellectual Property Law & Practice*, Vol. 12 (2017), pp. 717 et seq.

**Butcher, John**, China: Software – Japanese Game Maker Scores against Pirates in Chinese Court. In: *World Intellectual Property Report*, Vol. 31 (2017) No. 12, pp. 6 et seq.

**Chen, Ge**, Copyright and International Negotiations. An Engine of Free Expression in China? Cambridge: Cambridge University Press 2017.

**Chen, Lung-Sheng**, Internet Service Provider Copyright Infringement in Taiwan. In: *Dinwoodie, Graeme B.* (ed.), *Secondary Liability of Internet Service Providers*. Cham: Springer 2017, pp. 339 et seq.

**Chen, Ping-Hsun**, Analysis of the Proposed TPP-Related Patent Linkage System in Taiwan. In: *Journal of Law and Health*, Vol. 30 (2017), pp. 55 et seq.

**Chen, Yifu**, Traditional Chinese Medicines and Patent Law: Incompatibilities and Remedies. In: *Li, Yahong* (ed.), *Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared*. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 106 et seq.

**Cunningham Jr., Kevin Eugene Thomas**, Fine China? A Look into Chinese Intellectual Property Infringement, Treaty Obligations, and International Responses. In: *Journal of the Patent and Trademark Office Society*, Vol. 99 (2017), pp. 279 et seq.

**Cunningham Jr., Kevin Eugene Thomas**, Two's Company: The Rise in Chinese PCT [Patent Cooperation Treaty] Participation and What it Means for Japan. In: *Journal of the Patent and Trademark Office Society*, Vol. 99 (2017), pp. 670 et seq.

**Davidson, Justin/Oey, Vincent**, Patent Examination Guidelines Revised in China. In: *European Intellectual Property Review*, Vol. 39 (2017), pp. 728 et seq.

**Friedmann, Danny**, IP in China: Moving Closer to the Common Law System for the Sake of Uniformity. In: *Journal of Intellectual Property Law & Practice*, Vol. 12 (2017), pp. 621 et seq.

**Gao, Li**, Greening Chinese Patent Law to Incentivize Green Technology Innovation in China. In: *Li, Yahong* (ed.), *Patents and Innovation in Mainland China and*

Hong Kong. Two Systems in One Country Compared. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 79 et seq.

*Guan, Wenwei*, Copyright v Freedom of Contract: The "Contract Override" Issue in Hong Kong's Copyright Amendment. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 115 et seq.

*Guo, Yimeei*, Modern China's Copyright Law and Practice. Singapore: Springer 2017.

*He, Tianxiang*, Control or Promote? China's Cultural Censorship System and its Influence on Copyright Protection. In: *Queen Mary Journal of Intellectual Property*, Vol. 7 (2017), pp. 74 et seq.

*Hua, Jie*, Incorporation of Incidental Use into Copyright Limitations and Exceptions in China. In: *European Intellectual Property Review*, Vol. 39 (2017), pp. 30 et seq.

*Lee, Jyh-An*, The Legal Framework for FRAND [Fair, Reasonable and Non-Discriminatory] Enforcement in China. In: *Li, Yahong* (ed.), Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 155 et seq.

*Li, Richard/Wang, Richard Li-dar*, Reforming and Specifying Intellectual Property Rights Policies of Standard-Setting Organizations: Towards Fair and Efficient Patent Licensing and Dispute Resolution. In: *University of Illinois Journal of Law, Technology and Policy*, Vol. 3 (2017), pp. 1 et seq.

*Li, Xiaowu/Wang, Don*, Chinese Patent Law's Statutory Damages Provision: The One Size that Fits None. In: *Washington International Law Journal*, Vol. 26 (2017), pp. 209 et seq.

*Li, Yahong*, Introduction: Patents, Innovation and "One Country, Two Patent Systems". In: *Li, Yahong* (ed.), Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 1 et seq.

*Li, Yahong*, Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017.

*Liu, Wei/Liu, Jiarui*, Copyright Protection of Sports Programs in China. In: *Journal of the Copyright Society of the U.S.A.*, Vol. 64 (2017), pp. 235 et seq.

*Liu, Youhua*, Remarks on the Proposed Fourth Amendment to the Patent Law of China. In: *Queen Mary Journal of Intellectual Property*, Vol. 7 (2017), pp. 485 et seq.

*Lou, Xiaohan/Song, Mingyuan/Yu, Chao*, Supreme People's Court Annual Report on Intellectual Property

Cases (2015) (China). In: *Washington International Law Journal*, Vol. 26 (2016), pp. 147 et seq.

*McLean, Jeffrey/Yue, Winnie*, Debates on the Role of the Original Grant Patent System in Hong Kong's Innovation. In: *Li, Yahong* (ed.), Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 214 et seq.

*Pfaffenzeller, Oliver*, Die Entwicklung von chinesischen Spezialgerichten für gewerblichen Rechtsschutz und der ICC-Bericht zu „Specialized IP Jurisdictions“ als Beitrag zur Harmonisierung der IP-Gerichtsbarkeit. In: *Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil*, Vol. 2 (2017), pp. 127 et seq.

*Prud'homme, Dan*, Book review: Governance of Intellectual Property in China and Europe (Publication Review). Nari Lee (ed.), Niklas Bruun (ed.), Mingde Li (ed.). In: *European Intellectual Property Review*, Vol. 39 (2017), pp. 730 et seq.

*Prud'homme, Dan*, Utility Model Patent Regimes and Innovation in China and Beyond. In: *Li, Yahong* (ed.), Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 29 et seq.

*Rana, Shruti*, The Global Battle over Copyright Reform: Developing the Rule of Law in the Chinese Business Context. In: *Stanford Journal of International Law*, Vol. 53 (2017), pp. 89 et seq.

*Rooij, Benjamin Van/Fine, Adam/Zhang, Yanyan/Wu, Yunmei*, Comparative Compliance: Digital Piracy, Deterrence, Social Norms, and Duty in China and the United States. In: *Law & Policy*, Vol. 39 (2017), pp. 73 et seq.

*Scheil, Jörg-Michael*, Aktuelles aus der VR China – Neue Entwicklungen im chinesischen Patentrecht – Inhaberstreit und neue Prüfungsrichtlinien. In: *Mitteilungen der deutschen Patentanwälte*, Vol. 7 (2017), pp. 326 et seq.

*Shay, Leslie*, An Overview of the Development of Hong Kong's Patent System. In: *Li, Yahong* (ed.), Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 194 et seq.

*Tang, Shuwei/Zheng, Catherine*, Patents/Prosecution: The Myths and Realities of China's Revised Patent Examination Guidelines. In: *World Intellectual Property Report*, Vol. 31 (2017) No. 7, pp. 47 et seq.

*Wan, Frank Charn Wing*, The Role of Patents in the Economic Development of Hong Kong. In: *Li, Yahong* (ed.), Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared. Cambridge; New York, NY; Port Melbourne, VIC; Delhi;

Singapore: Cambridge University Press 2017, pp. 175 et seq.

**Wan, Yong**, Similar Facts, Different Outcomes: A Comparative Study of the Google Books Project Case in China and the United States. *Journal of the Copyright Society of the U. S. A.*, Vol. 63 (2016), pp. 573 et seq.

**Wu, Tianyi/Wang, Xiaoyang**, The Supreme People's Court's Annual Report on Intellectual Property Cases (2016) (China). In: *Washington International Law Journal*, Vol. 27 (2017), pp. 295 et seq.

**Xia, Luo**, China Judicial Reforms Are Creating Opportunities for Technology Transfer and Licensing. In: *Les Nouvelles*, Vol. 52 (2017), pp. 1 et seq.

**Yao, Guanyang**, Court Provides SEP [Standard-Essential Patent] Guidance in China. In: *Managing Intellectual Property*, (2017) No. 268, pp. 23 et seq.

**Yu, Limeng**, Industry-Specific Study of Patent Law and Innovation in China's Telecommunications Industry. In: *Li, Yahong* (ed.), *Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared*. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 127 et seq.

**Yu, Ronald**, Patent Law Reform in Hong Kong: Lessons from Singapore. In: *Li, Yahong* (ed.), *Patents and Innovation in Mainland China and Hong Kong. Two Systems in One Country Compared*. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2017, pp. 232 et seq.

**Zhang, Guangliang**, Statutory Damages for Copyright Infringement in China: Alienation and Redemption. *Journal of the Copyright Society of the U. S. A.*, Vol. 63 (2016), pp. 597 et seq.

**Zhang, Jiyu**, New Plant Variety Protection in China from the Perspective of Food Security and Environmental Protection. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 174 et seq.

**Zhang, Liguol/Bruun, Niklas**, Legal Transplantation of Intellectual Property Rights in China: Resistance, Adaptation and Reconciliation. In: *International Review of Intellectual Property and Competition Law*, Vol. 1 (2017), pp. 4 et seq.

**Zhang, Taolue/Prud'homme, Dan/Lutze, Oliver**, China's New Patent Commercialization Strategy. In: *Journal of Intellectual Property Law & Practice*, Vol. 12 (2017), pp. 474 et seq.

## 12. Unfair Competition, Trademarks, Antitrust Law, Procurement Law (Wettbewerbs- und Warenzeichenrecht, Kartellrecht)

**Cai, Jingmeng**, Private Antitrust Enforcement of Resale Price Maintenance in China: What Lessons Can China Learn from the United States? In: *Asian-Pacific Law and Policy Journal*, Vol. 18 (2017), pp. 1 et seq.

**Chang, Hung-Hao**, The Economic Effects of Uber on Taxi Drivers in Taiwan. In: *Journal of Competition Law & Economics*, Vol. 13 (2017), pp. 475 et seq.

**Chim, Carter**, Book review: Conor Quigley and Suzanne Rab (Eds), *Hong Kong Competition Law* (Hart Publishing, 2016). In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 689 et seq.

**Chung, Hung-Hao**, Ex Post Evaluation of Antitrust and Unfair Competition Fines on Firms: Empirical Evidence from Taiwan. In: *Journal of Competition Law & Economics*, Vol. 13 (2017), pp. 103 et seq.

**Churk, Shue Sing**, State Deprivation of IP Rights: The Case of Tobacco Trade Marks in Hong Kong. In: *Journal of Intellectual Property Law & Practice*, Vol. 12 (2017), pp. 8 et seq.

**Churk, Shue Sing**, State Deprivation of IP Rights: The Case of Tobacco Trade Marks in Hong Kong. In: *Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil*, Vol. 2 (2017), pp. 191 et seq.

**Fang, Xiaomin**, Merger Control in China from a Comparative Law Perspective. In: *International Company and Commercial Law Review*, Vol. 28 (2017), pp. 321 et seq.

**Fei, Lanfang/Zhou, Peng**, Technological Interference, Public Interest and Unfair Competition – A Critical Review of China's Practice. In: *International Review of Intellectual Property and Competition Law*, Vol. 4 (2017), pp. 436 et seq.

**Ferrante, Michele**, Strategies to Avoid Risks Related to Trademark Squatting in China. In: *The Trademark Reporter*, Vol. 107 (2017), pp. 726 et seq.

**Foster, Andrew L.**, Navigating the Unique Features of China's Competition Landscape. In: *Antitrust*, Vol. 31 (2017), pp. 79 et seq.

**Friedmann, Danny**, Protection against Abuse of Trademark Law in Greater China: A Brief Analysis of the People's Republic of China, Hong Kong, Macau, and Taiwan. In: *California Western International Law Journal*, Vol. 47 (2017), pp. 157 et seq.

**Furse, Mark**, Book review: Caroline Cauffman/Qian Hao (eds.), *Procedural Rights in Competition Law in the EU and China*. In: *European Competition Law Review*, Vol. 38 (2017) No. 2, pp. 97 et seq.

**Huang, Cunzhen/Deng, Fei**, Convergence with Chinese Characteristics? A Cross-Jurisdictional Comparative Study of Recent Merger Enforcement in China. In: *Antitrust*, Vol. 31 (2017), pp. 44 et seq.

**Hui, Janet/ Zheng, Ziqing**, China. In: *Bellis, Jean-François/Elliott, Porter* (eds.), *Merger Control*. London: Sweet & Maxwell 2017, pp. 125 et seq.

**Ip, Eric C./Kwok, Kelvin Hiu Fai**, Judicial Control of Local Protectionism in China: Antitrust Enforcement against Administrative Monopoly on the Supreme People's Court. In: *Journal of Competition Law & Economics*, Vol. 13 (2017), pp. 549 et seq.

**Jin, Meirong**, Anti-Monopoly Perspectives of Chinese Public Air Transport Market. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 138 et seq.

**John, Kerri Jane**, Combating Counterfeits: Using U.S. Law to Analyze the Potential Application of China's Amended Trademark Law to Online Marketplaces. In: *Cardozo Arts and Entertainment Law Journal*, Vol. 35 (2017), pp. 415 et seq.

**Kayani, Farrukh Nawaz**, Merger Control under the Competition Law of China and Pakistan. In: *European Competition Law Review*, Vol. 38 (2017), pp. 193 et seq.

**King, Ian**, China: Antitrust – Qualcomm Seeks China iPhone Ban, Expanding Apple Legal Fight. In: *World Intellectual Property Report*, Vol. 31 (2017) No. 11, pp. 5 et seq.

**Kovacic, William E.**, Competition Policy and State-Owned Enterprises in China. In: *World Trade Review*, Vol. 16 (2017), pp. 692 et seq.

**Kovacic, William E./Cai, Junfeng/Foster, Andrew L./Huang, Yong/Li, Qing/Lu, Wanli/Ohlhausen, Maureen K.**, China Antitrust Enforcement Today and in the Future. In: *Keyte, James* (ed.), *International Antitrust Law & Policy*. This Volume Contains Articles and Panel Discussions Delivered During the Forty-Third Annual Fordham Competition Law Institute Conference on International Antitrust Law & Policy. Huntington, NY: Juris 2017, pp. 271 et seq.

**Marco, Sandra**, Hong Kong's Leniency Policy. In: *Competition Law Insight*, Vol. 16 (2017) No. 10, pp. 18 et seq.

**Martin, Jessica**, Two Steps Forward, One Step Back: A Need for China to Further Amend its 2013 Trademark Law in Order to Prevent Trademark Squatting. In: *Brooklyn Journal of International Law*, Vol. 42 (2017), pp. 993 et seq.

**Neulitz, Henry**, Celebrities' Name Right Protection and Promotion in the People's Republic of China. In: *Glöckner, Jochen/Singer, Reinhard/Stadler, Astrid/Gao, Xujun* (eds.), *Rechtliche Funktionsbedingungen von Märkten und Formen der Konfliktbeilegung in China und Europa*. Frankfurt am Main: PL Academic Research 2017, pp. 219 et seq.

**Peng, Wen/Huo, Tingxi**, Practical Tips on Trademark Matters in China. In: *Landslide*, Vol. 9 (2017) No. 6, pp. 34 et seq.

**Peng, Xianwei**, Chinese Antitrust Law and its Application to the Liner Shipping Industry: Issues Arising from the P3 Network Case. In: *Hjalmarsson, Johanna/Zhang, Jingbo* (eds.), *Maritime Law in China. Emerging Issues and Future Developments*. London; New York: Routledge 2017, pp. 105 et seq.

**Pollard, Marcus**, Great Expectations – The First Year of Hong Kong's Competition Law Enforcement. In: *Journal of European Competition Law & Practice*, Vol. 8 (2017) No. 2, pp. 113 et seq.

**Pommiès, Charles/McDonald, Peter/Shen, David**, IPRs and China's Anti-Monopoly Law: Friends or Foes? In: *Antitrust*, Vol. 31 (2017), pp. 73 et seq.

**Pozen, Sharis/Heim, Mathew/Levine, Gail/Wachstock, Suzanne/Zanfagna, Gary**, In-House Counsel Roundtable: The China Challenge. In: *Keyte, James* (ed.), *International Antitrust Law & Policy*. This Volume Contains Articles and Panel Discussions Delivered During the Forty-Third Annual Fordham Competition Law Institute Conference on International Antitrust Law & Policy. Huntington, NY: Juris 2017, pp. 297 et seq.

**Rotsch, Friederike/Paul, Matthias**, Abhilfemaßnahmen bei Unternehmenszusammenschlüssen in der Volksrepublik China. In: *Gröschler, Peter/Harke, Jan Dirk/Schanbacher, Dietmar/Wolff, Lutz-Christian* (eds.), *Itineraria iuris – Von Rom nach China. Festschrift für Ulrich Manthe zum 70. Geburtstag*. Berlin: Duncker & Humblot 2017, pp. 191 et seq.

**Sato, Nan/Genova, Jacopo**, Taking Cues from the Past: Evolution of Celebrity Endorsement Regulations in China. In: *Entertainment and Sports Lawyer*, Vol. 33 (2017), pp. 93 et seq.

**Wang, Lei/Krizic, Ivo**, Beyond Legal Transplant: China's "Shopping Around" Approach and Formation of Anti-Monopoly Law. In: *World Competition*, Vol. 40 (2017), pp. 505 et seq.

**Wang, Szu-Yuan**, Protection of Geographical Indications in Taiwan: Turning a Legal Conundrum into a Policy Tool for Development. In: *Calboli, Irene/Ng-Loy, Wee Loon* (eds.), *Geographical Indications at the Crossroads of Trade, Development, and Culture. Focus on Asia-Pacific*. Cambridge; New York; Port Melbourne; Daryaganj; Singapore: Cambridge University Press 2017, pp. 359 et seq.

**Wang, Wenming**, Chinese Unfair Competition Law – The Draft Amendment of 2017. In: *Gewerblicher Rechtsschutz und Urheberrecht, Internationaler Teil*, Vol. 66 (2017), pp. 705 et seq.

**Wang, Xiaoye**, Why SEPs [Standard Essential Patents] Have Been Involved in Antitrust Cases – From a Chinese Scholar's Perspective. In: *Zeitschrift für Wettbewerbsrecht*, Vol. 15 (2017), pp. 72 et seq.

**Wang, Xiaoye/Emch, Adrian**, Chinese Merger Control Eight Years On. In: *European Competition Law Review*, Vol. 38 (2017), pp. 53 et seq.

**Wang, Zei/Zhou, Yunchuan/Zhou, Bo/Rui, Songyan/Xu, Lin/Hsiao, Hui-Wen**, Landmark Trademark Cases in China. An In-Depth Analysis. Alphen aan den Rijn: Wolters Kluwer 2017.

**Webb, Rose**, Establishing a New Competition Regime in Hong Kong. In: *International Company and Commercial Law Review*, Vol. 28 (2017), pp. 313 et seq.

**Wu, Stephen C./Hsieh, Yvonne Y./Wu, Wei-Han**, Taiwan. In: *Bellis, Jean-François/Elliott, Porter* (eds.), *Merger Control*. London: Sweet & Maxwell 2017, pp. 739 et seq.

- Xiao, Kaiyul Christiansen, Claus Barrett/Elsmore, Matthew J.**, The New Legal Framework for Acquiring "Well-Known" Status in China: Signalling a More Coherent Phase of Enhanced Trade Mark Protection? In: International Review of Intellectual Property and Competition Law, Vol. 3 (2017), pp. 305 et seq.
- Yan, Xingyu**, Whither Antitrust Regulation of Loyalty Rebates in China: The Tetra Pak Decision and Lessons from the EU. In: World Competition, Vol. 40 (2017), pp. 613 et seq.
- Yang, Stephen**, Service Invention in China – Current Provisions & Proposed Changes. In: Les Nouvelles, Vol. 52 (2017), pp. 99 et seq.
- Yin, Yiqing**, Section 337 of the Tariff Act of 1930 and its Impacts on China. In: Catholic University Journal of Law & Technology, Vol. 25 (2017), pp. 319 et seq.
- Yu, Qiang**, China's Stance on the Google/Motorola Merger: Implications for Competition in Intellectual Property-Intensive Sectors. In: Computer Law & Security Review, Vol. 33 (2017), pp. 103 et seq.
- Yu, Xinmiao**, The Enforcement of Anti-Monopoly Law in China – IP Related Cases. In: Glöckner, Jochen/Singer, Reinhard/Stadler, Astrid/Gao, Xujun (eds.), Rechtliche Funktionsbedingungen von Märkten und Formen der Konfliktbeilegung in China und Europa. Frankfurt am Main: PL Academic Research 2017, pp. 161 et seq.
- Zhan, Qian**, Survey Evidence in China's Trade Mark Lawsuits: An Empirical Study. In: Queen Mary Journal of Intellectual Property, Vol. 7 (2017), pp. 306 et seq.
- Zhang, Angela Huyue**, The Antitrust Paradox of China, Inc. In: New York University Journal of International Law & Politics, Vol. 50 (2017), pp. 159 et seq.
- Zhao, Xiaoping**, Whither China's Protection of Geographical Indications? A Case Study of Qinzhouhuang Millet. In: Queen Mary Journal of Intellectual Property, Vol. 7 (2017), pp. 25 et seq.
- Zheng, Haiyan**, A Unique Type of Cocktail: Protection of Geographical Indications in China. In: Calboli, Irene/Ng-Loy, Wee Loon (eds.), Geographical Indications at the Crossroads of Trade, Development, and Culture. Focus on Asia-Pacific. Cambridge; New York; Port Melbourne; Daryaganj; Singapore: Cambridge University Press 2017, pp. 380 et seq.
- Zhu, Dong**, Beyond Safe Harbour: Secondary Trade Mark Liability of Online Auction Sites in China. In: Queen Mary Journal of Intellectual Property, Vol. 7 (2017), pp. 265 et seq.
- 13. Conflicts of Laws, Uniform Private Law (Internationales Privatrecht, Einheitsrecht)**
- Cerqueira, Gustavo**, The Unidroit Principles of International Commercial Contracts in the Sino-European Sale of Goods Contracts. In: Nord, Nicolas/Cerqueira, Gustavo (eds.), International Sale of Goods. A Private International Law Comparative and Prospective Analysis of Sino-European Relations. Cham: Springer 2017, pp. 101 et seq.
- Chen, Jie**, Die Rechtswahl und Zuständigkeitsvereinbarung in internationalen arbeitsrechtlichen Streitigkeiten als Spiegel der Privatautonomie. Ein Rechtsvergleich zwischen Deutschland und China. Leipzig: Universität Leipzig 2017.
- Chen, Rong-Chwan**, Taiwan. In: Basedow, Jürgen/Rühl, Giesela/Ferrari, Franco/Miguel Asensio, Pedro Alberto de (eds.), Encyclopedia of Private International Law. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2017, pp. 2559 et seq.
- Chen, Weizuo**, China. In: Basedow, Jürgen/Rühl, Giesela/Ferrari, Franco/Miguel Asensio, Pedro Alberto de (eds.), Encyclopedia of Private International Law. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2017, pp. 1970 et seq.
- Chuah, Jason C. T.**, Globalised Maritime Commerce and Challenges for PRC Choice of Law Rules in Defining 'Party Autonomy'. In: Hjalmarsson, Johanna/Zhang, Jingbo (eds.), Maritime Law in China. Emerging Issues and Future Developments. London; New York: Routledge 2017, pp. 200 et seq.
- Harris, Jonathan**, Understanding Cross-Border Insolvency in the Hong Kong Context. In: Hong Kong Law Journal, Vol. 47 (2017), pp. 55 et seq.
- Huang, Jie (Jeanne)**, Book review: The Partially Modernized Chinese Conflict System: Achievements and Challenges: Review of Zheng Sophia Tang, Yongping Xiao, and Zhengxin Huo, Conflict of Laws in the People's Republic of China. In: Journal of Private International Law, Vol. 13 (2017), pp. 633 et seq.
- Leibküchler, Peter**, Die Parteiautonomie im chinesischen internationalen Privatrecht. Das Recht der Volksrepublik China im Lichte eines Vergleichs mit deutschem und europäischem Kollisionsrecht. Tübingen: Mohr Siebeck 2017.
- Liu, Qiao/Ren, Xiang**, CISG in Chinese Courts: The Issue of Applicability. In: American Journal of Comparative Law, Vol. 65 (2017), pp. 873 et seq.
- Nord, Nicolas**, Identification of the Applicable Law in China and in Europe. In: Nord, Nicolas/Cerqueira, Gustavo (eds.), International Sale of Goods. A Private International Law Comparative and Prospective Analysis of Sino-European Relations. Cham: Springer 2017, pp. 25 et seq.
- Nord, Nicolas**, International Sale of Goods. A Private International Law Comparative and Prospective Analysis of Sino-European Relations. Cham: Springer 2017.
- Nord, Nicolas/Cerqueira, Gustavo**, La codification de la résolution du conflit de lois en Chine et son interprétation par la Cour suprême: entre progrès et incertitudes. In: Revista de arbitragem e mediação, Vol. 14 (2017), pp. 239 et seq.
- Nord, Nicolas**, The Law Applicable to Consumer Contracts: Protection and Gaps in China and in Europe.

- In: *Nord, Nicolas/Cerqueira, Gustavo* (eds.), International Sale of Goods. A Private International Law Comparative and Prospective Analysis of Sino-European Relations. Cham: Springer 2017, pp. 143 et seq.
- Tsang, King Fung*, Chinese Bilateral Judgment Enforcement Treaties. In: Loyola of Los Angeles International and Comparative Law Review, Vol. 40 (2017), pp. 1 et seq.
- Tu, Guangjian*, Macau: Proof and Information about Foreign Law in Macau. In: *Nishitani, Yuko* (ed.), Treatment of Foreign Law – Dynamics towards Convergence? Cham: Springer 2017, pp. 541 et seq.
- Tu, Guangjian*, Macau, SAR of China. In: *Basedow, Jürgen/Rühl, Giesela/Ferrari, Franco/Miguel Asensio, Pedro Alberto de* (eds.), Encyclopedia of Private International Law. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2017, pp. 2305 et seq.
- Wolff, Lutz-Christian*, From a ‘Small Phrase with Big Ambitions’ to a Powerful Driver of Contract Law Unification? – China’s Belt and Road Initiative and the CISG. In: Journal of Contract Law, Vol. 34 (2017), pp. 50 et seq.
- Wolff, Lutz-Christian*, Hong Kong, SAR of China. In: *Basedow, Jürgen/Rühl, Giesela/Ferrari, Franco/Miguel Asensio, Pedro Alberto de* (eds.), Encyclopedia of Private International Law. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2017, pp. 2129 et seq.
- Xu, Qingkun*, The Codification of Conflicts Law in China: A Long Way to Go. In: American Journal of Comparative Law, Vol. 65 (2017), pp. 919 et seq.
- Zhang, Huang*, International Jurisdiction under the 2005 Hague Convention on Choice of Court Agreements: Implications for China. In: Hong Kong Law Journal, Vol. 47 (2017), pp. 581 et seq.
- #### IV. Judicial System, Practice and Procedure, Civil Procedure (Gerichtsverfassung, allgemeines Prozessrecht und Zivilprozess)
- Backer, Larry Catá*, Between the Judge and the Law: Judicial Independence and Authority with Chinese Characteristics. In: Connecticut Journal of International Law, Vol. 33 (2017), pp. 1 et seq.
- Bath, Vivienne*, Overlapping Jurisdictions and the Resolution of Disputes before Chinese and Foreign Courts. In: *Bonomi, Andrea/Romano, Gian Paolo* (eds.), Yearbook of Private International Law Vol. XVII – 2015/2016. Köln: Verlag Dr. Otto Schmidt KG, pp. 111 et seq.
- Budke, Benjamin*, Party Autonomy and its Limitations in International Commercial Arbitration in Mainland China under the CIETAC Arbitration Rules. In: *Glöckner, Jochen/Singer, Reinhard/Stadler, Astrid/Gao, Xujun* (eds.), Rechtliche Funktionsbedingungen von Märkten und Formen der Konfliktbeilegung in China und Europa. Frankfurt am Main: PL Academic Research 2017, pp. 191 et seq.
- Bufford, Samuel L.*, China’s Bankruptcy Law Interpretations: Translations and Commentary. In: American Bankruptcy Law Journal, Vol. 91 (2017), pp. 1 et seq.
- Bufford, Samuel L./Chen, Yichang*, Provisions Adopted by the Supreme People’s Court of the People’s Republic of China on the Application of the Enterprise Bankruptcy Law of the People’s Republic of China. In: American Bankruptcy Law Journal, Vol. 91 (2017), pp. 38 et seq.
- Campbell, Ray Worthy/Fu, Yulin*, Moving Target. The Regulation of Judges in China’s Rapidly Evolving Legal System. In: *Devlin, Richard/Dodek, Adam* (eds.), Regulating Judges. Beyond Independence and Accountability. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2017, pp. 262 et seq.
- Chan, Peter C. H.*, Mediation in Contemporary Chinese Civil Justice. A Proceduralist Diachronic Perspective. Leiden; Boston: Brill Nijhoff 2017.
- Chan, Raymond Siu Yeung/Young, Angus*, Corporate Rescue Reform: Lessons Hong Kong Can Learn from Singapore? In: International Corporate Rescue, Vol. 14 (2017), pp. 342 et seq.
- Chen, Helena Hsi-Chia*, Predictability of ‘Public Policy’ in Article V of the New York Convention under Mainland China’s Judicial Practice. Alphen aan den Rijn: Kluwer Law International B. V. 2017.
- Chen, Helena Hsi-Chia*, New Changes to Arbitration Framework in China’s Pilot Free Trade Zones. In: International Arbitration Law Review, Vol. 20 (2017) No. 2, pp. N1 et seq.
- Chen, Rong-Chwan*, Interpretation and Application of the New York Convention in Taiwan. In: *Bermann, George A.* (ed.), Recognition and Enforcement of Foreign Arbitral Awards. The Interpretation and Application of the New York Convention by National Courts. Cham: Springer 2017, pp. 945 et seq.
- Cheng, Ka Ki/Le Roux-Kemp, Andra*, Mediation and Resolving Disputes Involving Emergency Nurses in Hong Kong: A Legal Empirical Inquiry. In: Hong Kong Law Journal, Vol. 47 (2017), pp. 763 et seq.
- Chew, Pat K.*, Opening the Red Door to Chinese Arbitrations: An Empirical Analysis of CIETAC Cases 1990–2000. In: Harvard Negotiation Law Review, Vol. 22 (2017), pp. 241 et seq.
- Cui, Wei*, Does Judicial Independence Matter? A Study of the Determinants of Litigation Patterns in an Authoritarian Regime. In: University of Pennsylvania Journal of International Law, Vol. 38 (2017), pp. 941 et seq.
- Cui, Wei/Wang, Zhiyuan*, The Selection of Litigation against Government Agencies. Evidence from China. In: Review of Law and Economics, Vol. 13 (2017), pp. 1 et seq.
- Dai, Jiajia/Feng, Shiting/Xu, Wenming*, Private Enforcement of Securities Law in China: An Empirical Analysis of SPC’s 2002 Notice on A/B Share Markets. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming*

(eds.), *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 89 et seq.

*Dimsey, Mariel*, Hong Kong's Year in Review: A Résumé of 2016 Arbitration Developments. In: *Journal of International Arbitration*, Vol. 34 (2017), pp. 545 et seq.

*Dong, Jingjing*, Integration of the Arbitral Award in the States System: Comparative Perspectives. In: *Nord, Nicolas/Cerqueira, Gustavo* (eds.), *International Sale of Goods. A Private International Law Comparative and Prospective Analysis of Sino-European Relations*. Cham: Springer 2017, pp. 69 et seq.

*Finder, Susan*, China's Evolving Case Law System in Practice. In: *Tsinghua China Law Review*, Vol. 9 (2017), pp. 245 et seq.

*Fu, Yulin*, The Chinese Supreme People's Court in Transition. In: *IUS Gentium*, Vol. 59 (2017), pp. 13 et seq.

*Fu, Yulin*, The Chinese Supreme People's Court in Transition. In: *van Rhee, Cornelis Hendrik/Fu, Yulin* (eds.), *Supreme Courts in Transition in China and the West. Adjudication at the Service of Public Goals*. Cham: Springer 2017, pp. 13 et seq.

*Ganea, Peter*, Zur Reform des einstweiligen Rechts-schutzes im geistigen Eigentum Chinas. In: *Zeitschrift für Chinesisches Recht*, Vol. 24 (2017), pp. 288 et seq.

*Gao, Simin/Wang, Qianyu*, The U.S. Reorganization Regime in the Chinese Mirror: Legal Transplantation and Obstructed Efficiency. In: *American Bankruptcy Law Journal*, Vol. 91 (2017), pp. 139 et seq.

*Gao, Xujun*, The Practice of Mediation in Chinese Civil and Commercial Judicial Proceedings and its Problems. In: *Glöckner, Jochen/Singer, Reinhard/Stadler, Astrid/Gao, Xujun* (eds.), *Rechtliche Funktionsbedingungen von Märkten und Formen der Konfliktbeilegung in China und Europa*. Frankfurt am Main: PL Academic Research 2017, pp. 27 et seq.

*Gayner, Oliver/Khoury, Susanna*, Singapore and Hong Kong: International Arbitration Meets Third Party Funding. In: *Fordham International Law Journal*, Vol. 40 (2017), pp. 1033 et seq.

*Gu, Weixia*, Piercing the Veil of Arbitration Reform in China: Promises, Pitfalls, Patterns, Prognoses, and Prospects. *American Journal of Comparative Law*, Vol. 65 (2017), pp. 799 et seq.

*He, Xin/Li, Luoyun/Feng, Yuqing*, Mediatory Versus Legalistic Discourse in Chinese Courts. In: *Political and Legal Anthropology Review*, Vol. 40 (2017), pp. 326 et seq.

*He, Xin/Ng, Kwai Hang*, "It Must Be Rock Strong!" Guanxi's Impact on Judicial Decision Making in China. In: *American Journal of Comparative Law*, Vol. 65 (2017), pp. 841 et seq.

*Herbots, Jacques*, Arbitragem na República Popular da China. In: *Revista de arbitragem e mediação* 2017, pp. 375 et seq.

*Hu, Ying*, The Role of Public Enforcement in Investor Compensation: A Hong Kong Perspective. In: *Common Law World Review*, Vol. 46 (2017), pp. 216 et seq.

*Huang, Jiali*, One Country, Two Systems: Hong Kong's Unique Status and the Development and Growth of Arbitration in China. In: *Cardozo Journal of Conflict Resolution*, Vol. 18 (2017), pp. 423 et seq.

*Huang, Robin Hui*, Private Enforcement of Securities Law in China: Past, Present and Future. In: *Huang, Robin Hui/Howson, Nicholas Calcina* (eds.), *Enforcement of Corporate and Securities Law. China and the World*. Cambridge: Cambridge University Press 2017, pp. 138 et seq.

*Huang, Robin Hui/Howson, Nicholas Calcina*, Enforcement of Corporate and Securities Law. China and the World. Cambridge: Cambridge University Press 2017.

*Huang, Zeyu*, Institutionalization of Ad Hoc Arbitration in Mainland China: The Proposal for a Multi-Tiered Test. In: *International Arbitration Law Review*, Vol. 20 (2017), pp. 175 et seq.

*Kang, Christine*, Oriental Experience of Combining Arbitration with Conciliation: New Development of CIETAC and Chinese Judicial Practice. In: *Fordham International Law Journal*, Vol. 40 (2017), pp. 919 et seq.

*Lam, Alexa*, Enforcement of Hong Kong's Securities Law – The Underpinning Philosophy. In: *Huang, Robin Hui/Howson, Nicholas Calcina* (eds.), *Enforcement of Corporate and Securities Law. China and the World*. Cambridge: Cambridge University Press 2017, pp. 359 et seq.

*Lee, Man Yee Karen*, Beyond the "Professional Project": The Political Positioning of Hong Kong Lawyers. In: *International Journal of Law, Crime and Justice*, Vol. 50 (2017), pp. 1 et seq.

*Lee, Nari/Zhang, Liguo*, Specialized IP Courts in China – Judicial Governance of Intellectual Property Rights. In: *International Review of Intellectual Property and Competition Law*, Vol. 8 (2017), pp. 900 et seq.

*Leifer, Jeremy/Chu, David*, Hong Kong's Insolvency Regime: A Time of Change. In: *International Corporate Rescue*, Vol. 14 (2017), pp. 319 et seq.

*Li, Ji*, The Power Logic of Justice in China. In: *American Journal of Comparative Law*, Vol. 65 (2017), pp. 95 et seq.

*Li, Yuwen/Chengming, Yang*, The Judicial System and Reform in Post-Mao China. In: *Chinese Journal of International Law*, Vol. 16 (2017), pp. 134 et seq.

*Liao, Meizhen/Sun, Yadi*, Cooperation in Chinese Courtroom Discourse. In: *Giltrow, Janet/Stein, Dieter* (eds.), *The Pragmatic Turn in Law*. Berlin; Boston: De Gruyter 2017, pp. 57 et seq.

*Liebman, Benjamin L.*, Authoritarian Justice in China: Is There a "Chinese Model"? In: *Chen, Weitseng* (ed.), *The Beijing Consensus? How China Has Changed the Western Ideas of Law and Economic Development and*

Global Legal Practices. Cambridge: Cambridge University Press 2017, pp. 225 et seq.

**Liu, Xiaochun**, China's Free Trade Zone and Latest Development of the Resolution Mechanism for Financial Disputes: A Perspective from the Innovation of Qianhai International Arbitration. In: *Huang, Robin Hui/Howson, Nicholas Calcina* (eds.), Enforcement of Corporate and Securities Law. China and the World. Cambridge: Cambridge University Press 2017, pp. 207 et seq.

**Ma, Geoffrey/ Brock, Denis**, Arbitration in Hong Kong. A Practical Guide. Hong Kong: Sweet & Maxwell Asia 2017.

**Mak, Ida Kwan Lun**, Alternative Dispute Resolution of Shareholder Disputes in Hong Kong. Institutionalizing its Effective Use. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017.

**McMorrow, Judith A./Liu, Sida/van Rooij, Benjamin**, Lawyer Discipline in an Authoritarian Regime: Empirical Insights from Zhejiang Province, China. In: Georgetown Journal of Legal Ethics, Vol. 30 (2017), pp. 267 et seq.

**Mo, John Shijian**, Interpretation and Application of the New York Convention in China. In: *Bermann, George A.* (ed.), Recognition and Enforcement of Foreign Arbitral Awards. The Interpretation and Application of the New York Convention by National Courts. Cham: Springer 2017, pp. 183 et seq.

**Naravage, Andrew**, Rights-Protection Lawyers in China: A Behavioral and Rational Choice Analysis of Lawyers in an Authoritarian State. In: Columbia Journal of Transnational Law, Vol. 55 (2017), pp. 757 et seq.

**Palmer, Michael/Fu, Hualing**, Mediation in Contemporary China: Continuity and Change. London: Wildy, Simmonds & Hill Publishing 2017.

**Payne, Oliver**, Cayman Court Grants Recognition and Assistance to Foreign Liquidators Appointed Over a Cayman Company: What the China Agrotech Ruling Means for Cross-Border Insolvency Practitioners. In: Corporate Rescue and Insolvency, Vol. 10 (2017), pp. 200 et seq.

**Petsche, Markus**, International Consumer Sales: International Jurisdiction and ADR in Europe and China. In: *Nord, Nicolas/Cerqueira, Gustavo* (eds.), International Sale of Goods. A Private International Law Comparative and Prospective Analysis of Sino-European Relations. Cham: Springer 2017, pp. 129 et seq.

**Qian, Sun/Tuholske, Jack**, An Exploration of and Reflection on China's System of Environmental Public Interest Litigation. In: Environmental Law Reporter News & Analysis, Vol. 47 (2017), pp. 10497 et seq.

**Ribeiro, Joao/Teh, Stephanie**, The Time for a New Arbitration Law in China: Comparing the Arbitration Law of China with the UNCITRAL Model Law. In: Journal of International Arbitration, Vol. 34 (2017), pp. 459 et seq.

**Seppänen, Samuli**, Rawls Rejected, Ignored and Radicalised: Debating Procedural Justice in China. In: *Sapio, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 92 et seq.

**Sharma, Rajesh/Sajnani, Suraj**, Interpretation and Application of the New York Convention in Hong Kong. In: *Bermann, George A.* (ed.), Recognition and Enforcement of Foreign Arbitral Awards. The Interpretation and Application of the New York Convention by National Courts. Cham: Springer 2017, pp. 417 et seq.

**Simoes, Fernando Dias**, Interpretation and Application of the New York Convention in Macau. In: *Bermann, George A.* (ed.), Recognition and Enforcement of Foreign Arbitral Awards. The Interpretation and Application of the New York Convention by National Courts. Cham: Springer 2017, pp. 631 et seq.

**Song, Jianli**, Recognition and Enforcement of Foreign Judgments in China: Challenges and Developments. In: Zeitschrift für Chinesisches Recht, Vol. 24 (2017), pp. 279 et seq.

**Song, Lianbin**, International Sale of Goods: Combination of Arbitration and Mediation in China. In: *Nord, Nicolas/Cerqueira, Gustavo* (eds.), International Sale of Goods. A Private International Law Comparative and Prospective Analysis of Sino-European Relations. Cham: Springer 2017, pp. 43 et seq.

**Stark, Alexander**, Umweltgerichte in China. Baden-Baden: Nomos 2017.

**Stern, Rachel E.**, Activist Lawyers in Post-Tiananmen China [Review Essay of Eva Pils, China's Human Rights Lawyers: Advocacy and Resistance (Routledge Press 2015)]. In: Law and Social Inquiry, Vol. 42 (2017), pp. 234 et seq.

**Tan, Jinghui**, 2016 Annual Review on Construction Dispute Resolution in China. In: Construction Law Journal, Vol. 33 (2017), pp. 490 et seq.

**van Rhee, Cornelis Hendrik/Fu, Yulin**, Supreme Courts in Transition in China and the West. Adjudication at the Service of Public Goals. Cham: Springer 2017.

**Wang, Bingdao**, The Common Law Powers Solving Cross-Border Insolvency: New Developments in Hong Kong and Singapore. In: International Company and Commercial Law Review, Vol. 28 (2017), pp. 395 et seq.

**Wang, Wen-yeu**, The IPC [Investors Protection Center] Model for Securities Law Enforcement in Taiwan. In: *Huang, Robin Hui/Howson, Nicholas Calcina* (eds.), Enforcement of Corporate and Securities Law. China and the World. Cambridge: Cambridge University Press 2017, pp. 454 et seq.

**Wang, Xinxin**, Adoption and Confirmation of Draft Plan of Reorganisation for Enterprises in China: Observing the US Lawmaking Experience. In: International Corporate Rescue, Vol. 14 (2017), pp. 25 et seq.

**Woo, Margaret Y.K.**, Court Reform with Chinese Characteristics. In: Washington International Law Journal, Vol. 27 (2017), pp. 241 et seq.

**Woo, Margaret Y.K.**, In Search of Justice: China's Elusive Civil Litigation Reforms. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), *Justice. The China Experience*. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 285 et seq.

**Xi, Zhiguo**, Identification of the Competent Judge in China. In: *Nord, Nicolas/Cerqueira, Gustavo* (eds.), *International Sale of Goods. A Private International Law Comparative and Prospective Analysis of Sino-European Relations*. Cham: Springer 2017, pp. 19 et seq.

**Xu, Alison**, Chinese Judicial Justice on the Cloud: A Future Call or a Pandora's Box? An Analysis of the "Intelligent Court System" of China. In: *Information & Communications Technology Law*, Vol. 26 (2017), pp. 59 et seq.

**Yang, Fan**, "How Long Have You Got?": Towards a Transparent and Streamlined System for Enforcing Foreign Arbitral Awards in China. In: *Journal of International Arbitration*, Vol. 34 (2017), pp. 489 et seq.

**Yang, Fan**, The Proper Law of the Arbitration Agreement: Mainland Chinese and English Law Compared. In: *Arbitration International*, Vol. 33 (2017), pp. 121 et seq.

**Yap, Po Jen/Chan, Eric**, Legislative Oaths and Judicial Intervention in Hong Kong. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 1 et seq.

**Yin, Qiushi**, Le Interpretazioni della Suprema Corte del Popolo Cinese e lo Ius Honorarium. In: *Roma e America*, Vol. 37 (2016), pp. 251 et seq.

**Zhang, Mo**, Pushing the Envelope: Application of Guiding Cases in Chinese Courts and Development of Case Law in China. In: *Washington International Law Journal*, Vol. 26 (2017), pp. 269 et seq.

**Zhang, Qinyu**, Composition in Enterprises Bankruptcy Law of China: Crises, Reflection and Reshaping. In: *American Bankruptcy Law Journal*, Vol. 91 (2017), pp. 55 et seq.

**Zhang, Tietie**, Judicial Sovereignty and Public Policy under Chinese Arbitration Law. In: *The American Review of International Arbitration*, Vol. 28 (2017), pp. 369 et seq.

**Zhang, Xianchu**, A Question of Class Action in China. In: *Huang, Robin Hui/Howson, Nicholas Calcina* (eds.), *Enforcement of Corporate and Securities Law. China and the World*. Cambridge: Cambridge University Press 2017, pp. 123 et seq.

**Zhao, Huimiao**, Reorganization of Listed Companies with Chinese Characteristics. In: *American Bankruptcy Law Journal*, Vol. 91 (2017), pp. 87 et seq.

**Zhao, Yanrong**, The Courts' Active Role in the Striving for Judicial Independence in China. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 278 et seq.

**Zheng, Chunyan/ Ai, Jiahui/ Liu, Sida**, The Elastic Ceiling: Gender and Professional Career in Chinese Courts. In: *Law and Society Review*, Vol. 51 (2017), pp. 168 et seq.

**Zheng, Jie**, The Recent Development of Online Arbitration Rules in China. In: *Information & Communications Technology Law*, Vol. 26 (2017) No. 2, pp. 135 et seq.

## V. Criminal Law and Criminal Procedure (Strafrecht und Strafverfahren)

**Belkin, Ira**, Justice in the PRC: How the Chinese Communist Party Has Struggled with Managing Public Opinion and the Administration of Criminal Justice in the Internet Age. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), *Justice. The China Experience*. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 195 et seq.

**Biddulph, Sarah/Nesossi, Elisa/Sapiro, Flora/Trevaskes, Susan**, Detention and its Reforms in the PRC. In: *China Law and Society Review*, Vol. 2 (2017), pp. 1 et seq.

**Biddulph, Sarah/ Nesossi, Elisa/ Trevaskes, Susan**, Criminal Justice Reform in the Xi Jinping Era. In: *China Law and Society Review*, Vol. 2 (2017), pp. 63 et seq.

**Biddulph, Sarah**, Justice at the Margins: Notions of Justice in the Punishment of Prostitution. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), *Justice. The China Experience*. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 312 et seq.

**Chan, Heng Choon Oliver/ Wong, Dennis S. W.**, Coping with Cyberbullying Victimization: An Exploratory Study of Chinese Adolescents in Hong Kong. In: *International Journal of Law, Crime and Justice*, Vol. 50 (2017), pp. 71 et seq.

**Chen, Lyric**, Who Enforces China's Anti-Corruption Laws? Recent Reforms of China's Criminal Prosecution Agencies and the Chinese Communist Party's Quest for Control. In: *Loyola of Los Angeles International and Comparative Law Review*, Vol. 40 (2017), pp. 139 et seq.

**Chen, Xuan**, Notwehr und Verhältnismäßigkeitsgrundsatz – eine verfassungskonforme Auslegung des § 20 StGB VR China. In: *Deguchi, Masahisa/Scholz, Rupert/Marutschke, Hans Peter/Lüke, Wolfgang/Esser, Robert* (eds.), "Grundrechtsschutz in der Rechtspraxis und -dogmatik – Aspekte aus dem europäischen und asiatischen Verfassungs-, Zivil- und Strafrecht". Juristentreffen der Deutschland-Alumni des ostasiatischen Fachnetzwerkes für Rechtswissenschaft, Ritsumeikan Kinugasa Campus, Kyoto 24.–26. März 2017. Kyoto: The Ritsumeikan University Law Association 2017, pp. 117 et seq.

**Cheng, Kevin Kwok-yin**, Aggravating and Mitigating Factors in Context: Culture, Sentencing, and Plea

Mitigation in Hong Kong. In: *New Criminal Law Review*, Vol. 20 (2017), pp. 506 et seq.

*Cheng, Kevin Kwok-yin*, Prosecutorial Procedural Justice and Public Legitimacy in Hong Kong. In: *British Journal of Criminology*, Vol. 57 (2017), pp. 94 et seq.

*Chow, Daniel C.K.*, Cultural Barriers to Effective Enforcement of the Foreign Corrupt Practices Act in China. In: *University of Toledo Law Review*, Vol. 48 (2017), pp. 551 et seq.

*Chung, Gordon*, A Re-Evaluation of "Incarceration Strategy" by Hong Kong Courts: The Overuse of Incarceration in Sentencing Juvenile Drug Offenders. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 323 et seq.

*Daentzer, Anne*, Aufbau eines Compliance-Management-Systems in einer chinesischen Tochtergesellschaft. In: *Gröschler, Peter/ Harke, Jan Dirk/ Schanbacher, Dietmar/ Wolff, Lutz-Christian* (eds.), *Itineraria iuris – Von Rom nach China. Festschrift für Ulrich Manthe zum 70. Geburtstag*. Berlin: Duncker & Humblot 2017, pp. 93 et seq.

*Ferguson, Gerry*, China's Deliberate Non-Enforcement of Foreign Corruption: A Practice that Needs to End. In: *International Lawyer*, Vol. 50 (2017), pp. 503 et seq.

*Fu, Hualing*, China's Striking Anticorruption Adventure: A Political Journey toward the Rule of Law? In: *Chen, Weitseng* (ed.), *The Beijing Consensus? How China Has Changed the Western Ideas of Law and Economic Development and Global Legal Practices*. Cambridge: Cambridge University Press 2017, pp. 249 et seq.

*Fu, Xin*, Doing Fieldwork on Criminal Justice in China. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 114 et seq.

*Gao, Mingxuan*, Das Strafgesetzbuch der Volksrepublik China. Band 1: Erarbeitung und Entstehung: chStGB 1979 [translated by Zhao Guannan and He Tan]. Hamburg: Verlag Dr. Kovač 2017.

*Gao, Mingxuan*, Das Strafgesetzbuch der Volksrepublik China. Band 2: Entwicklung und Vollendung: chStGB 1997 Allgemeiner Teil [translated by Zhao Guannan and He Tan]. Hamburg: Verlag Dr. Kovač 2017.

*Guo, Zhiyuan*, Exclusion of Illegally Obtained Confessions in China: An Empirical Perspective. In: *International Journal of Evidence & Proof*, Vol. 21 (2017), pp. 30 et seq.

*He, Jiahong*, Tote kehren zurück. Empirische Studien zur Strafjustiz in China. Berlin; Boston: De Gruyter 2017.

*Hsueh, Chih-Jen*, Unternehmensstrafbarkeit und Compliance in Taiwan. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ulrich/Starck, Christian* (eds.), *Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland*: Fünftes Internationales

Symposium der Fritz Thyssen Stiftung in Köln. Köln: Carl Heymanns Verlag 2017, pp. 211 et seq.

*Hsu, Heng-da*, Grundrecht als Rechtfertigung der Straftat?: Aspekte aus der taiwanesischen Strafrechtspraxis. In: *Deguchi, Masahisa/ Scholz, Rupert/ Marutschke, Hans Peter/ Lüke, Wolfgang/ Esser, Robert* (eds.), "Grundrechtsschutz in der Rechtspraxis und -dogmatik – Aspekte aus dem europäischen und asiatischen Verfassungs-, Civil- und Strafrecht". Juristentreffen der Deutschland-Alumni des ostasiatischen Fachnetzwerkes für Rechtswissenschaft, Ritsumeikan Kinugasa Campus, Kyoto 24.–26. März 2017. Kyoto: The Ritsumeikan University Law Association 2017, pp. 141 et seq.

*Jiang, Dong*, Does China Need an Anti-Foreign Bribery Statute? Some Lessons from the FCPA of US. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 355 et seq.

*Jiang, Su*, Strafzumessung in Deutschland und ihre Bedeutung für die Reform in China. In: *Zeitschrift für Chinesisches Recht*, Vol. 23 (2017), pp. 291 et seq.

*Li, Enshen*, Penological Developments in Contemporary China: Populist Punitiveness vs Penal Professionalism. In: *International Journal of Law, Crime and Justice*, Vol. 51 (2017), pp. 58 et seq.

*Lin, Jing*, Compliance and Money Laundering Control by Banking Institutions in China. Self Control, Administrative Control, and Penal Control. Berlin: Duncker & Humblot 2016.

*Lin, Xifen/Gu, Zihui/Xi, Lin*, The Gap between Law and Practice: An Empirical Study on China's High Pretrial Detention Rate. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 551 et seq.

*Lin, Xifen/Shen, Wei*, Do the "Haves" Come Out Ahead in China's Prisons? An Empirical Study of China's Commutation Procedures. In: *International Journal of Law, Crime and Justice*, Vol. 48 (2017), pp. 1 et seq.

*Liu, Jiaru*, Strafurteilsgründe in China und Deutschland. Zugleich ein Beitrag zu rechtskulturellen Hindernissen des chinesisch-deutschen Strafrechttransfers. Hamburg: Verlag Dr. Kovač 2017.

*Lo, T. Wing/Kwok, Sharon Ingrid*, Triad Organised Crime in Macau Casinos: Extra-Legal Governance and Entrepreneurship. In: *British Journal of Criminology*, Vol. 57 (2017), pp. 589 et seq.

*Meyer, Nicholas J.*, A Comparative Analysis of the Juvenile Death Penalty in the United States, Saudi Arabia, Iran, and China: Will it Be Abolished? In: *ILSA Journal of International and Comparative Law*, Vol. 24 (2017), pp. 39 et seq.

*Mou, Yu*, Overseeing Criminal Justice: The Supervisory Role of the Public Prosecution Service in China. In: *Journal of Law and Society*, Vol. 44 (2017), pp. 620 et seq.

*Nesossi, Elisa*, Wrongful Convictions: The Useful Injustice? In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sa-*

*rah/Nesossi, Elisa* (eds.), Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 141 et seq.

*Ngai, Eric Hong Ying/Jiawen, Clover Yao/Lei, Alfred Yang*, Rethinking the Admissibility of Implied Assertions as Evidence in Hong Kong's Criminal Cases. In: Queen Mary Law Journal, Vol. 8 (2017), pp. 51 et seq.

*Sapiro, Flora*, 'Rich Sister' Wu Ying, Judicial Drama and Justice. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 168 et seq.

*Seet, Matthew*, Finding Reprieve: Should the Global Movement against Capital Punishment Embrace China's Suspended Death Sentence as a Model for Other Retentionist States to Emulate? In: Chinese Journal of International Law, Vol. 16 (2017), pp. 453 et seq.

*Su, Kai-Ping*, Criminal Court Reform in Taiwan: A Case of Fragmented Reform in a Not-Fragmented Court System. In: Washington International Law Journal, Vol. 27 (2017), pp. 203 et seq.

*Wang, Shizhou*, Corporate Responsibility and Compliance – Country Report for the Criminal Law of the People's Republic of China. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ulrich/Starck, Christian* (eds.), Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln. Köln: Carl Heymanns Verlag 2017, pp. 187 et seq.

*Wang, Zhuhao/Caruso, David*, Is an Oral-Evidence Based Criminal Trial Possible in China? In: International Journal of Evidence & Proof, Vol. 21 (2017), pp. 52 et seq.

*Xie, Yan*, The Criminal Issue in China's Capital Market – The Boundary between Private Lending and Illegal Fundraising. In: *Glöckner, Jochen/Singer, Reinhard/Stadler, Astrid/Gao, Xujun* (eds.), Rechtliche Funktionsbedingungen von Märkten und Formen der Konfliktbeilegung in China und Europa. Frankfurt am Main: PL Academic Research 2017, pp. 153 et seq.

*Xiong, Moulin/Wei, Shuai*, Unequal Treatment in Pretrial Detention in China. In: British Journal of Criminology, Vol. 57 (2017), pp. 1398 et seq.

*Xu, Huijun*, Using Sentencing Evidence to Effectively Establish the Balanced Application of the Death Penalty in China. In: International Journal of Evidence & Proof, Vol. 21 (2017), pp. 143 et seq.

*Yang, Xue*, Community Corrections Programs in China: New Forms of Informal Punishments? In: Asian-Pacific Law and Policy Journal, Vol. 19 (2017), pp. 49 et seq.

*Yu, Jiajia*, Cybercrime in China-A Review Focusing on Increasing Criminalisation of Harmful Cyberactivi-

ties. In: Hong Kong Law Journal, Vol. 47 (2017), pp. 937 et seq.

*Zöller, Mark A./Sinn, Arndt/Esser, Robert*, Lebensschutz im Strafrecht. 4. Deutsch-Taiwanesisches Strafrechtsforum Berlin 2014. Hamburg: Verlag Dr. Kovač 2017.

## VI. Theory of the State, Sociology, Politics (Staats- und Gesellschaftslehre, Politik)

*Chappell, Jonathan*, Book review: Humphrey Ko (ed), The Making of the Modern Chinese State: Cen-  
tent, Legal Personality and Industry (Palgrave Macmillan, 2016). In: Hong Kong Law Journal, Vol. 47 (2017), pp. 1017 et seq.

*Chen, Albert H. Y.*, The Hong Kong Basic Law and the Limits of Democratization under "One Country Two Systems". In: International Lawyer, Vol. 50 (2017), pp. 69 et seq.

*Chen, Tsung-Ji*, Probleme der Demokratie, Staatsidentität und Gesellschaft in Taiwan. Baden-Baden: Nomos Verlagsgegesellschaft 2017.

*Chen, Weitseng*, The Beijing Consensus? How China Has Changed the Western Ideas of Law and Economic Development and Global Legal Practices. Cambridge: Cambridge University Press 2017.

*Cui, Wei*, The Legal Maladies of "Federalism, Chinese-Style". In: *Chen, Weitseng* (ed.), The Beijing Consensus? How China Has Changed the Western Ideas of Law and Economic Development and Global Legal Practices. Cambridge: Cambridge University Press 2017, pp. 95 et seq.

*Dowdle, Michael W./Prado, Mariana Mota*, Dialogus de Beijing Consensus. In: *Chen, Weitseng* (ed.), The Beijing Consensus? How China Has Changed the Western Ideas of Law and Economic Development and Global Legal Practices. Cambridge: Cambridge University Press 2017, pp. 15 et seq.

*Evron, Yoram*, China's Diplomatic Initiatives in the Middle East: The Quest for a Great-Power Role in the Region. In: International Relations, Vol. 31 (2017) No. 2, pp. 125 et seq.

*Hammond, Kelly Anne*, Book review: China and Islam: The Prophet, the Party, and Law. By Matthew S. Erie. (Cambridge University Press, 2016). In: Journal of Law and Religion, Vol. 32 (2017), pp. 374 et seq.

*He, Xin/Wang, Lungang/Yang, Su*, Perceived Justice of Migrant Workers in China. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 257 et seq.

*High, Anna*, "It's Grace and Favor, it's Not Law": Extra-Legal Regulation of Foreign Foster Homes in China. In: University of Pennsylvania Asian Law Review, Vol. 12 (2017), pp. 357 et seq.

- Holbig, Heike**, Demokratie als translinguale Praxis. Chinesische Aneignungen „deliberativer Demokratie“. In: *Schubert, Sophia/Weiß, Alexander* (eds.), „Demokratie“ jenseits des Westens. Baden-Baden: Nomos 2016, pp. 188 et seq.
- Gu, Xuewu**, Warum sich die VR China dem Untergangsschicksal der UdSSR und der DDR entziehen kann. In: *Mayer, Tilman/Reuschenbach, Julia* (eds.), 1917. 100 Jahre Oktoberrevolution und ihre Fernwirkungen auf Deutschland. Baden-Baden: Nomos 2017, pp. 233 et seq.
- Lee, Eun-Jeung**, Datong – der „Idealstaat“ im politischen Denken von Konfuzius. In: *Amberger, Alexander/Möbius, Thomas* (eds.), Auf Utopias Spuren. Utopie und Utopieforschung. Festschrift für Richard Saage zum 75. Geburtstag. Cham: Springer 2017, pp. 109 et seq.
- Lin, Delia**, High Justice versus Low Justice: The Legacy of Confucian and Legalist Notions of Justice. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 67 et seq.
- Michalski, Anna/Pan, Zhongqi**, Role Dynamics in a Structured Relationship: The EU-China Strategic Partnership. In: Journal of Common Market Studies, Vol. 55 (2017), pp. 611 et seq.
- Mulrenan, Stephen**, Belt and Road: China's Global Expansion. In: IBA Global Insight, Vol. 71 (2017) No. 5, pp. 16 et seq.
- Noesselt, Nele**, Chinesische Demokratiediskurse: Imaginationen von Governance im nationalen und internationalen Kontext. In: *Schubert, Sophia/Weiß, Alexander* (eds.), „Demokratie“ jenseits des Westens. Baden-Baden: Nomos 2016, pp. 535 et seq.
- Novaretti, Simona**, Social Governance vs. Social Management: Towards a New Regulatory Role for Social Organizations in China? In: Opinio Juris in Comparatione, Vol. 1 (2017), pp. 1 et seq.
- Pils, Eva**, From Independent Lawyer Groups to Civic Opposition: The Case of China's New Citizen Movement. In: Asian-Pacific Law and Policy Journal, Vol. 19 (2017), pp. 110 et seq.
- Pils, Eva**, Justice, Wrongs and Rights: Understanding Traditional and Liberal Conceptions of Justice through the Lens of Contemporary Chinese Advocacy Initiatives. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), Justice. The China experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 229 et seq.
- Pin, Andrea**, Book review: Matthew Erie, China and Islam: The Prophet, the Party, and Law (Cambridge University Press, 2016). In: American Journal of Comparative Law, Vol. 65 (2017), pp. 963 et seq.
- Rosenzweig, Joshua**, State, Society and the Justice Debate in Contemporary China. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 26 et seq.
- Shen, Anqi**, Women Judges in Contemporary China. Gender, Judging and Living. Cham: Palgrave Macmillan 2017.
- Shi, Jian/Langjia, Zeren/Li, Zhuyu**, Chinese College Students' Perceptions of the EU and its Relations with China. In: European Foreign Affairs Review, Vol. 22 (2017), pp. 411 et seq.
- Svetlicinii, Alexandr**, Book review: Lutz-Christian Wolff/Chao Xi, Legal Dimensions of China's Belt and Road Initiative. In: International Trade Law & Regulation, Vol. 23 (2017) No. 3, pp. 109 et seq.
- Tam, Waikeung**, Do Female Legislators Have Different Policy Priorities than their Male Colleagues in an Undemocratic/Semi-Democratic Legislature? The Case of Hong Kong. In: Journal of Legislative Studies, Vol. 23 (2017), pp. 44 et seq.
- Voß, Edgar**, Klimapluralisierung. Bündnisse mit der Zivilgesellschaft in der chinesischen Klimapolitik. Wiesbaden: Springer 2017.
- Wang, Liwan**, Parliamentary Diplomacy in the Chinese Constitution and Foreign Policy. In: The Hague Journal of Diplomacy, Vol. 11 (2016), pp. 253 et seq.
- Weber, Ralph/Fröhlich, Thomas**, Gibt es Ansätze deliberativer Demokratie in China? Bemerkungen zur Debatte über das Zeguo-Experiment. In: *Schubert, Sophia/Weiß, Alexander* (eds.), „Demokratie“ jenseits des Westens. Baden-Baden: Nomos 2016, pp. 550 et seq.
- Whiting, Susan H.**, Authoritarian 'Rule of Law' and Regime Legitimacy. In: Comparative Political Studies, Vol. 50 (2017), pp. 1907 et seq.
- Xu, Zhangrun**, The Confucian Misgivings. Liang Shu-ming's Narrative About Law. Singapore: Springer 2017.
- Zeng, Jinghan**, Does Europe Matter? The Role of Europe in Chinese Narratives of 'One Belt One Road' and 'New Type of Great Power Relations'. In: Journal of Common Market Studies, Vol. 55 (2017), pp. 1162 et seq.

## VII. Public Law and Constitutional Law (Staats- und Verfassungsrecht)

- Biddulph, Sarah/Rapaport, Rachel**, The Stability Imperative: Human Rights and Law in China. In: Chinese Journal of International Law, Vol. 16 (2017), pp. 132 et seq.
- Caldwell, Ernest**, Widening the Constitutional Gap in China and Taiwan: History, Reform, and the Transformation of the Control Yuan. In: University of Illinois Law Review, Vol. 4 (2017), pp. 739 et seq.
- Chang, Chih-Wei**, Migration und Integration. Der Integrationsprozess der Migranten unter dem Blickwinkel des Grundgesetzes für die Bundesrepublik Deutschland und der Verfassung der Republik China auf Taiwan. München: Herbert Utz Verlag 2017.

- Cheng, Griffith*, Latest Developments on the Right to Be Forgotten—Is the Time Ripe for Hong Kong? In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 847 et seq.
- Cianciarulo, Marisa S.*, For the Greater Good: The Subordination of Reproductive Freedom to State Interests in the United States and China. In: *Akron Law Review*, Vol. 51 (2017), pp. 99 et seq.
- Feng, Yang*, Examining Legislation in China's Special Economic Zones: Framework, Practice and Prospects. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 611 et seq.
- Feng, Yang*, The Legislation in Autonomous Areas of China: Progress, Limitations and Recommendations. In: *Asian-Pacific Law and Policy Journal*, Vol. 18 (2017), pp. 46 et seq.
- Ip, Eric C.*, Interpreting Interpretations: A Methodology for the Judicial Enforcement of Legislative Interpretations of the Hong Kong Basic Law. In: *Public Law* 2017, pp. 552 et seq.
- Lin, Chia-Ho*, Von Grundrechts Wegen: Verfassungsmäßige Kontrolle oder besorgniserregende Superrevision? Für & Wider der Urteilsverfassungsbeschwerde in Taiwan. In: *Deguchi, Masahisa/Scholz, Rupert/Marutschke, Hans Peter/Lüke, Wolfgang/Esser, Robert* (eds.), "Grundrechtsschutz in der Rechtspraxis und -dogmatik – Aspekte aus dem europäischen und asiatischen Verfassungs-, Zivil- und Strafrecht". Juristentreffen der Deutschland-Alumni des ostasiatischen Fachnetzwerkes für Rechtswissenschaft, Ritsumeikan Kinugasa Campus, Kyoto 24.–26. März 2017. Kyoto: The Ritsumeikan University Law Association 2017, pp. 75 et seq.
- Lin, Rung-Guang*, Towards Religious Institutionalism? The Future of the Regulation of Religious Institutions in Taiwan. In: *National Taiwan University Law Review*, Vol. 12 (2017), pp. 87 et seq.
- Liu, Margaret*, China Migrant Children's Right to Legal Education: Legal Capacity Vis-A-Vis Enforcement Incapacity. In: *Coventry Law Journal*, Vol. 22 (2017) No. 2, pp. 11 et seq.
- Lu, Haina/ Hao, Wanyuan*, Protection of Stateless Persons in China: A Human Rights Perspective. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 404 et seq.
- Mao, Junxiang/ Sheng, Xi*, Strength of Review and Scale of Response: A Quantitative Analysis of Human Rights Council Universal Periodic Review on China. In: *Buffalo Human Rights Law Review*, Vol. 23 (2017), pp. 1 et seq.
- McCully, James*, Does "One Belt, One Road" Mean "One Country, One System?" An Analysis of Hong Kong's Vanishing Autonomy through an "One Belt, One Road" Influence Educational Scholarship. In: *Syracuse Journal of International Law and Commerce*, Vol. 44 (2017), pp. 397 et seq.
- Mushkat, Roda*, China's Multilayered Attitude towards State Sovereignty: Theory, Practice and Broad Implications. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 659 et seq.
- Petersen, Carole J./ Cheung, Alvin Y.H.*, Academic Freedom and Critical Speech in Hong Kong: China's Response to Occupy Central and the Future of "One Country, Two Systems". In: *North Carolina Journal of International Law*, Vol. 42 (2017), pp. 665 et seq.
- Pils, Eva*, Human Rights in China. A Social Practice in the Shadows of Authoritarianism. Cambridge: Polity 2017.
- Richardson, Sally Brown*, Book review: Chuanhui Wang, The Constitutional Protection of Private Property in China: Historical Evolution and Comparative Research (Cambridge University Press, 2016). In: *American Journal of Comparative Law*, Vol. 65 (2017), pp. 222 et seq.
- Trevaskes, Susan*, Weaponising the Rule of Law in China. In: *Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa* (eds.), *Justice. The China Experience*. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 113 et seq.
- Tung, Suen Yiu*, Challenging the "Majority Support" Argument on Not Introducing Anti-Discrimination Legislation on the Ground of Sexual Orientation in Hong Kong. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 421 et seq.
- Wang, Shucheng*, Boundaries of the Investigative Power of the Legislative Council under an Executive-Led Government in Hong Kong. In: *Statute Law Review*, Vol. 38 (2017), pp. 182 et seq.
- Wu, Qianlan*, How Has China Formed its Conception of the Rule of Law? A Contextual Analysis of Legal Instrumentalism in ROC and PRC Law-Making. In: *International Journal of Law*, Vol. 13 (2017), pp. 277 et seq.
- Xie, Libin*, Zur Realität und Normativität im chinesischen Verfassungsleben. In: *Deguchi, Masahisa/Scholz, Rupert/Marutschke, Hans Peter/Lüke, Wolfgang/Esser, Robert* (eds.), "Grundrechtsschutz in der Rechtspraxis und -dogmatik – Aspekte aus dem europäischen und asiatischen Verfassungs-, Zivil- und Strafrecht". Juristentreffen der Deutschland-Alumni des ostasiatischen Fachnetzwerkes für Rechtswissenschaft, Ritsumeikan Kinugasa Campus, Kyoto 24.–26. März 2017. Kyoto: The Ritsumeikan University Law Association 2017, pp. 41 et seq.
- Zhang, Xiaodan*, Stufenordnung und Verfahren der Setzung von Rechtsnormen in der Volksrepublik China. Eine historische und normative Studie. Berlin: Duncker & Humblot 2017.
- Zhang, Ziwei*, Foreign Investment and Public-Private Partnerships in China. In: *European Procurement & Public Private Partnership Law Review*, Vol. 12 (2017), pp. 29 et seq.
- Zhao, Huiyu/Percival, Robert*, Comparative Environmental Federalism: Subsidiarity and Central Regu-

lation in the United States and China. In: *Transnational Environmental Law*, Vol. 6 (2017), pp. 531 et seq.

**Zhu, Guobin/ Kouroutakis, Antonios**, The Hong Kong Subconstitutional Model of Separation of Powers: The Case of Weak Judicial Review. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 221 et seq.

**Zhu, Xiao/Wu J., Kaijie**, Public Participation in China's Environmental Lawmaking: In Pursuit of Better Environmental Democracy. In: *Journal of Environmental Law*, Vol. 29 (2017), pp. 389 et seq.

**Zuo, Yilu**, A Single Spark Can Start a Prairie Fire. In: *Vienna Journal on International Constitutional Law*, Vol. 11 (2017), pp. 43 et seq.

### VIII. Administrative Law (Allgemeines Verwaltungsrecht)

**Lee, Chien-Liang**, Pfadabhängigkeit oder Pfadkreation für das allgemeine Verwaltungsvertragsrecht in Taiwan? In: *Verwaltungsarchiv*, Vol. 4 (2017), pp. 489 et seq.

**Thomson, Stephen**, Clutter and Cobwebs: How Administrative Tribunals in Hong Kong Can Learn from the UK. In: *Civil Justice Quarterly*, Vol. 36 (2017), pp. 363 et seq.

**Wawrzyniak, Bodo**, Das neue chinesische Verwaltungswangsgesetz. Ein modernes Instrument zur Durchsetzung von Verwaltungspflichten im deutschen und taiwanesischen Vergleich. Hamburg: Verlag Dr. Kovač 2017.

### IX. Administrative Law – Individual Branches (Besonderes Verwaltungsrecht)

**Aporti, Nicola/Varallo, Cesare**, "Natural" Claim in China: Overview and Comparison with EU and US. In: *European Food and Feed Law Review*, Vol. 12 (2017), pp. 2 et seq.

**Chen, Siyu**, Die Umweltverträglichkeitsprüfung im deutschen und im chinesischen Recht. Hamburg: Verlag Dr. Kovač 2017.

**Cao, Deborah**, Legal Protection of Wildlife as Resources in China. In: *Cao, Deborah/White, Steven* (eds.), *Animal Law and Welfare – International Perspectives*. Berlin: Springer 2016, pp. 263 et seq.

**Dai, Liping/Qiu, Qiu**, Implementing the Water Pollution Prevention and Control Action Plan in China. In: *Water Law*, Vol. 25 (2017), pp. 243 et seq.

**Domann, Brent**, Food and Fertile Ground: Improving Chinese Food Safety through Environmental Regulation. In: *Quinnipiac Law Review*, Vol. 36 (2017), pp. 1 et seq.

**Fang, Kun/Wei, Qiqi/Logan, Kathryn K.**, Protecting the Public's Environmental Right-To-Know: Developments and Challenges in China's Legislative System

for EEID [Enterprise Environmental Information Disclosure], 2007–2015. In: *Journal of Environmental Law*, Vol. 29 (2017), pp. 285 et seq.

**Fisch, Markus**, Die Regulierung ausländischer Nichtregierungsorganisationen in China. In: *Zeitschrift für ausländisches und internationales Arbeits- und Sozialrecht*, Vol. 31 (2017), pp. 86 et seq.

**Geroe, Steven**, Ways and Means: Penalties and Incentives for Compliance in Chinese Emissions Trading Pilots. In: *Carbon & Climate Law Review*, Vol. 11 (2017), pp. 39 et seq.

**Glatter, Joachim**, Rote Linien und Graubereiche: Ausländische Anwaltskanzleien in China. In: *Zeitschrift für Chinesisches Recht*, Vol. 24 (2017), pp. 117 et seq.

**Lahteenmaki-Uutela, Anu/ Grmelova, Nicole/ Henault-Ethier, Louise/ Deschamps, Marie-Helen/ Vandenberg, Grant W./Zhao, Ai/ Zhang, Yumei/ Yang, Baoru/Nemane, Vivek**, Insects as Food and Feed: Laws of the European Union, United States, Canada, Mexico, Australia, and China. In: *European Food and Feed Law Review*, Vol. 12 (2017), pp. 22 et seq.

**Li, Yanfang/Wu, Kaijie**, Source Control or End Control: What China Should Do to Ensure Edible Agricultural Product Safety for Exports? In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 193 et seq.

**Lin, Ching-Fu**, Outsource Power, Import Safety? Challenges and Opportunities of the U.S.-China Food Safety Regulatory Cooperation. In: *Food & Drug Law Journal*, Vol. 72 (2017), pp. 32 et seq.

**Mou, Yu**, The Constructed Truth: The Making of Police Dossiers in China. In: *Social & Legal Studies*, Vol. 26 (2017), pp. 69 et seq.

**Novaretti, Simona**, "Che il passato serva il presente": tutela giuridica dei beni culturali e partecipazione pubblica nella Repubblica Popolare Cinese. Napoli: Edizioni Scientifiche Italiane 2017.

**Novaretti, Simona**, Collect Gold in Times of Trouble, Collect Jade in Good Times: Private Market, Public Engagement and the Protection of Cultural Property in the People's Republic of China. In: *Aedon*, Vol. 2 (2017), pp. 1127 et seq.

**Snyder, Francis/ Ni, Lili**, A Tale of Eight Pesticides: Risk Regulation and Public Health in China. In: *European Journal of Risk Regulation*, Vol. 78 (2017), pp. 469 et seq.

**Wang, Jihong/Kossof, Paul**, A Comparative Study of U. S. and Chinese Environmental Law with a Focus on the Real Estate Industry. In: *International Lawyer*, Vol. 50 (2017), pp. 367 et seq.

**Wu, Shih-Yun**, Animal Welfare Legislation in Taiwan and China: Examining the Problems and Key Issues. In: *Animal Law*, Vol. 23 (2017), pp. 405 et seq.

**Xing, Lijuan**, To Judicialize the Eco-Civilization Policy in China: A Perspective of Grasslands Protection. In:

Kansas Journal of Law & Public Policy, Vol. 26 (2017), pp. 396 et seq.

*Yan, Huiqi*, Pesticide Law and Compliance Decision Making. A Case Study of Chinese Farmers. Singapore: Springer 2017.

*Yost, Nicholas C./Zhang, Xiaoke*, Environmental Impact Assessment in China and the United States: A Comparison. In: Environmental Law Reporter News & Analysis, Vol. 47 (2017), pp. 10067 et seq.

*You, Mingqing/ Wang, Haijing*, Annual Review of Chinese Environmental Law Developments: 2016. In: Environmental Law Reporter News & Analysis, Vol. 47 (2017), pp. 10492 et seq.

*Zhang, Xiaoyang*, China's New Legislation for Regulating Foreign NGOs: An Important Step in Orientating Path Choice? In: Company Lawyer, Vol. 38 (2017), pp. 386 et seq.

*Zhuo, Jing*, Legal Protection of Traditional Chinese Medicine in the Context of the Creative Economy. In: Hong Kong Law Journal, Vol. 47 (2017), pp. 171 et seq.

## X. Economic Law (Wirtschaftsrecht)

*Bath, Vivienne*, 'One Belt One Road' and Chinese Investment. In: *Chao, Xi/Wolff, Lutz-Christian* (eds), Legal Dimensions of China's One Belt One Road. Hong Kong: Wolters Kluwer Hong Kong Limited 2016, pp. 165 et seq.

*Bu, Qingxiu*, Suspension of Chinese Units of "Big 4" Audit Firms: The Question of Moral Turpitude. In: *Vasudev, P. M./Watson, Susan* (eds.), Global Capital Markets. A Survey of Legal and Regulatory Trends. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2017, pp. 35 et seq.

*Chan, Chen-Jung*, Staatsaufsicht über ausländische Investitionen in taiwanesische Unternehmen – Unter besonderer Berücksichtigung der wirtschaftlichen Globalisierung. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ullrich/Starck, Christian* (eds.), Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln. Köln: Carl Heymanns Verlag 2017, pp. 123 et seq.

*Chow, Daniel C. K.*, Three Major Problems Threatening Multi-National Pharmaceutical Companies Doing Business in China. In: Columbia Science and Technology Law Review, Vol. 19 (2017), pp. 46 et seq.

*Fang, Xiaomin*, Reform der Staatsaufsicht über staatliche Unternehmen in China. In: *Hess, Burkhard/Hopt, Klaus J./Sieber, Ullrich/Starck, Christian* (eds.), Unternehmen im globalen Umfeld. Aufsicht, Unternehmensstrafrecht, Organhaftung und Schiedsgerichtsbarkeit in Ostasien und Deutschland: Fünftes Internationales Symposium der Fritz Thyssen Stiftung in Köln. Köln: Carl Heymanns Verlag 2017, pp. 103 et seq.

*Glöckner, Jochen/Singer, Reinhard/Stadler, Astrid/Gao, Xujun*, Rechtliche Funktionsbedingungen von Märkten und Formen der Konfliktbeilegung in China und Europa. Frankfurt am Main: PL Academic Research 2017.

*Huang, Tao/He, Weiping*, Investor Protection in China's Securities Markets: Marginalization of the Judiciary and Utilization of Political Resources. In: Frontiers of Law in China, Vol. 12 (2017), pp. 473 et seq.

*Huang, Xiaoyan*, Technology Law in China: Computer Hacking, Cloud Computing and Robotics as Examples. In: *Hilgendorf, Eric/Seidel, Uwe* (eds.), Robotics, Autonomics, and the Law. Legal Issues Arising from the Autonomics for Industry 4.0 Technology Programme of the German Federal Ministry for Economic Affairs and Energy. Baden-Baden: Nomos 2017, pp. 109 et seq.

*Kennedy, Gabriela/Lee, Karen*, Navigating the Latest Developments in China's Cybersecurity Law. In: Computer Law & Security Review, Vol. 33 (2017), pp. 896 et seq.

*Kipker, Dennis-Kenji*, Das neue chinesische Cybersecurity Law. In: Multimedia und Recht, Vol. 7 (2017), pp. 455 et seq.

*Lin, Lin*, Engineering a Venture Capital Market: Lessons from China. In: Columbia Journal of Asian Law, Vol. 30 (2017), pp. 160 et seq.

*Griffin, Patrick*, CFIUS in the Age of Chinese Investment. In: Fordham Law Review, Vol. 85 (2017), pp. 1757 et seq.

*Gui, Binwei/Faure, Michael G./Xu, Guangdong*, Does the Environmental Kuznets Curve Hold for China? An Empirical Examination. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), Regulatory Reform in China and the EU. A Law and Economics Perspective. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 200 et seq.

*Gutierrez, Omar R.*, An Analysis of the People's Republic of China's Foreign Investment Law and Foreign Direct Investment in Shanghai's Free Trade Zone. In: Florida Journal of International Law, Vol. 29 (2017), pp. 41 et seq.

*Hu, Tianlong*, Beyond Wrecking Chinese Drywall: Considerations and Prospects of Law and Practices of Sourcing from China. In: University of Cincinnati Law Review, Vol. 85 (2017), pp. 395 et seq.

*Kim, Da Young*, A Lesson from the Shale Revolution in the United States, Canada, and China. In: Georgetown Environmental Law Review, Vol. 29 (2017), pp. 747 et seq.

*Klick, Jonathan*, Empirical Analysis of Regulation: The Promise of Field Experiments in China. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), Regulatory Reform in China and the EU. A Law and Economics Perspective. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 267 et seq.

**Krebs, Michael Dean**, Increasing the Difficulty Level: China's 2016 Mobile Game App Regulations, another Restrictive Market Entry Barrier to Foreign Corporations. In: *Temple International and Comparative Law Journal*, Vol. 31 (2017), pp. 521 et seq.

**Lei, Zhang/Mol, Arthur P. J./Shuai, Yang**, Environmental Information Disclosure in China: In the Era of Informatization and Big Data. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 57 et seq.

**Li, Ji**, Investing Near the National Security Black Hole. In: *Berkeley Business Law Journal*, Vol. 14 (2017), pp. 1 et seq.

**Luttermann, Claus**, VR China: Neues Foreign Investment Law und Gold Trade Notes. In: *Recht der internationalen Wirtschaft*, Vol. 5 (2017), pp. 255 et seq.

**Partain, Roy A./Faure, Michael G.**, Development of a Regulatory Framework for CDM [Clean Development Mechanism]-Enabled Offshore Carbon Capture and Storage (OCCS) in China. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 165 et seq.

**Philipsen, Niels/Weishaar, Stefan E./Xu, Wenming**, Regulatory Reform in China and the EU: Comparative and Concluding Remarks. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 274 et seq.

**Poole-Robb, Stuart**, No Solace in this Quantum: The Development of the Jinan Network in China. In: *Cyber Security Practitioner*, Vol. 3 (2017) No. 10, pp. 14 et seq.

**Ohshita, Stephanie**, Exercising Power: China's Transition to Efficient, Renewable Energy. In: *Hager, Carol/Stefes, Christoph H.* (eds.), *Germany's Energy Transition. A Comparative Perspective*. Cham: Palgrave Macmillan 2016, pp. 133 et seq.

**Ozery, Tamar Groswald**, Minority Public Shareholders in China's Concentrated Capital Markets – A New Paradigm? In: *Columbia Journal of Asian Law*, Vol. 30 (2017), pp. 1 et seq.

**Qi, Da**, The Changing Legal Landscape for Network Security under the PRC Cybersecurity Law. In: *Competition Law International*, Vol. 13 (2017), pp. 55 et seq.

**Su, Huchao**, Enforcement of Regulatory Powers in Capital Markets: China's Practice and Analysis. In: *Veil, Rüdiger/Gao, Xujun* (eds.), *Foreign Investments on Chinese Capital Markets. Enforcement Concepts from a Chinese and German Comparative Perspective*. Tübingen: Mohr Siebeck 2017, pp. 47 et seq.

**Tetz, Stefanie**, Auslandsinvestitionen chinesischer Unternehmen – Rechtssicherheit vs. politische Steuerung? In: *Zeitschrift für Chinesisches Recht*, Vol. 24 (2017), pp. 109 et seq.

**Wang, Jing**, A Maze of Contradictions: Chinese Law and Policy in the Development Process of Privately Owned Small and Medium-Sized Enterprises in China. In: *Michigan State International Law Review*, Vol. 25 (2017), pp. 491 et seq.

**Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming**, Introduction. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 1 et seq.

**Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming**, *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017.

**Wilson, Claire**, Banking Law and Practice in Hong Kong. Hong Kong: Sweet Maxwell 2017.

**Xiao, Zhu/Wang, Shenghang/Ehemann, Eva-Maria**, Development of Environmental Rights in China: Substantive Environmental Rights or Procedural Environmental Rights. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 24 et seq.

**Yang, Xun**, China Issues Draft Regulation on the Security of Critical Information Infrastructure. In: *Cyber Security Practitioner*, Vol. 3 (2017) No. 9, pp. 8 et seq.

**Yang, Xun**, Draft Security Assessment Measures for Data Exports Issued in China. In: *Cyber Security Practitioner*, Vol. 3 (2017) No. 5, pp. 4 et seq.

**Zhang, Rebecca Xiaomeng**, In Light of China's New Film Industry Promotion Law: Implications for Cross-Border Transactions Between China and the U.S. in the Film Industry. In: *Northwestern Journal of International Law and Business*, Vol. 38 (2017), pp. 161 et seq.

**Zhang, Ziwei**, Foreign Investment and Public-Private Partnerships in China. In: *European Procurement & Public Private Partnership Law Review*, Vol. 12 (2017), pp. 29 et seq.

**Zhou, Qi**, What Can Economists Learn from Contract Lawyers? In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 117 et seq.

## XI. Traffic Laws (Verkehrsrecht)

**Wiistenberg, Dirk**, Eine Mitfahrglegenheit in Peking – Gelegenheitsverkehr-Apps im Recht. In: *Gröschler, Peter/Harke, Jan Dirk/Schanbacher, Dietmar/Wolff, Lutz-Christian* (eds.), *Itineraria iuris – Von Rom nach China. Festschrift für Ulrich Manthe zum 70. Geburtstag*. Berlin: Duncker & Humblot 2017, pp. 297 et seq.

## XII. Budget, Grants in Aid, Financial Laws and Taxation (Finanz- und Steuerrecht)

**Bär, Michael/Volk, Michael**, Grenzüberschreitende Verrechnung von Dienstleistungen vor und nach In-

- krafttreten des DBA-China zum 1.1.2017. In: Internationale Steuer-Rundschau, Vol. 7 (2017), pp. 244 et seq.
- Bin, Yang/ Guang, Rachell/ Jiang, Josephine/ Ngai, Henry*, Better Smart than Lucky: China R&D Incentives 2.0. In: International Tax Review, Vol. 7 (2017), pp. 91 et seq.
- Chen, Chien-Hsun*, Is China Internationally Tax Competitive? In: Bulletin for International Taxation, Vol. 71 (2017) No. 2, pp. 89 et seq.
- Chen, Hungyi/Tsai, Chang-Hsien*, Changing Regulations of Peer-To-Peer Lending in China. In: Banking & Financial Services Policy Report, Vol. 36 (2017) No. 11, pp. 13 et seq.
- Chi, Cheng/Wang, Xiaoyue/Liao, Kelly/Wang, Mimi/Miraglia, Rafael*, TP [Transfer Pricing] in China: All the Data in the World. In: International Tax Review, Vol. 7 (2017), pp. 35 et seq.
- Chow, Daniel C.K.*, Can the United States Impose Trade Sanctions on China for Currency Manipulation? In: Washington University Global Studies Law Review, Vol. 16 (2017), pp. 295 et seq.
- Clarke, Donald/Lu, Fang*, The Law of China's Local Government Debt: Local Government Financing Vehicles and their Bonds. In: American Journal of Comparative Law, Vol. 65 (2017), pp. 751 et seq.
- Gao, Simin*, Disequilibrium between Regulation and Criminalization to Counter Financial Misconduct: The Case of Shadow Banking in China. In: American Business Law Journal, Vol. 54 (2017), pp. 393 et seq.
- Gu, John/Chan, Yvette/Mak, Chris/Fan, Sam*, Chasing Deals: Tax Trying to Keep Pace with Business in China. In: International Tax Review, Vol. 7 (2017), pp. 43 et seq.
- Halkyard, Andrew*, Transparency and Simplicity Support Investment in Hong Kong. In: *Brown, Karen B* (ed.), Taxation and Development. A Comparative Study. Cham: Springer 2017, pp. 157 et seq.
- Jiang, Zhaokang*, Customs Valuation and Transfer Pricing: Legal Rules, Practices – A China Case Study – And Proposals to Address the Significant Concern for Cost-Efficient Compliance and Trade Facilitation. In: Global Trade and Customs Journal, Vol. 12 (2017), pp. 247 et seq.
- Jiang, Zhaokang*, Trade Facilitation and Customs Compliance for Cost-Saving and Efficiency: Policies, Practices and Proposals – A China Case Study. In: Global Trade and Customs Journal, Vol. 12 (2017), pp. 469 et seq.
- Jin, Li/Krever, Richard*, Dividing the Spoils of Foreign Investment: China's Shifting Tax Treaty Policy. In: New Zealand Journal of Taxation Law and Policy, Vol. 23 (2017), pp. 350 et seq.
- Kinsley, Charles/Wong, Henry/Chow, Eva*, A Brave New World in Tax Transparency: CRS [Common Reporting Standard] in China, Hong Kong and Taiwan. In: International Tax Review, Vol. 7 (2017), pp. 60 et seq.
- Li, Ji*, "Strangers in a Strange Land": Chinese Companies in the American Tax System. In: Hastings Law Journal, Vol. 68 (2017), pp. 503 et seq.
- Li, Shoushuang/ Zhang, Wangxial/ Xing, Lihong/Wang, Xiaoqi*, The Recent Development of China's P2P Finance Regulatory System. In: Company Lawyer, Vol. 38 (2017) No. 2, pp. 61 et seq.
- Lu, Lerong/Lu, Longjie*, Unveiling China's Stock Market Bubble: Margin Financing, the Leveraged Bull and Governmental Responses. In: Journal of International Banking Law and Regulation, Vol. 32 (2017) No. 4, pp. 146 et seq.
- Lu, Li-Hsiang*, Staatsschuldenrecht in Deutschland und Taiwan: Ein Rechtsvergleich unter Berücksichtigung der geschichtlichen Entwicklung. Berlin; Münster: LIT 2017.
- Rodriguez-Fierro, Nicole*, The Standing Committee of the National People's Congress Passes China's First Environmental Protection Tax Law. In: Tulane Environmental Law Journal, Vol. 30 (2017), pp. 386 et seq.
- Scheil, Jörg-Michael*, Book review: Phillip Meyer, Besteuerung und steuerliche Gestaltung deutscher Direktinvestitionen in China, Springer Fachmedien, Wiesbaden 2017. In: Zeitschrift für Chinesisches Recht, Vol. 24 (2017), pp. 356 et seq.
- Schoppe, Christian/Qiu, Cheng*, Besteuerung grenzüberschreitend tätiger Unternehmen: Verrechnungspreisdokumentation in China. In: Betriebs-Berater, Vol. 29 (2017), pp. 1629 et seq.
- See, Wei Hwa*, The Territoriality Principle in the World of the OECD/G20 Base Erosion and Profit Shifting Initiative: The Cases of Hong Kong and Singapore: Part 1. In: Bulletin for International Taxation, Vol. 71 (2017), pp. 43 et seq.
- See, Wei Hwa*, The Territoriality Principle in the World of the OECD/G20 Base Erosion and Profit Shifting Initiative: The Cases of Hong Kong and Singapore: Part 2. In: Bulletin for International Taxation, Vol. 71 (2017) No. 2, pp. 111 et seq.
- Shen, Shirley/Krever, Richard*, China's VAT Reform: Experiences and Lessons Learned. In: International VAT Monitor, Vol. 28 (2017) No. 2, pp. 147 et seq.
- Wang, Jingyi*, Losing Out in Powering Innovation: The Necessity of Introducing Research and Development Tax Incentives in Hong Kong. In: Hong Kong Law Journal, Vol. 47 (2017), pp. 143 et seq.
- Wong, Philip/Chan, Finsen*, Hong Kong Consultation on Measures against BEPS: Summary and Recommendations. In: Tax Planning International Review, Vol. 44 (2017), pp. 24 et seq.
- Xi, Tao*, Money, Banks, and the Commercial Banking Law: A Framework for Law and Economics Analysis. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), Regulatory Reform in China and the EU. A Law and Economics Perspective. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 13 et seq.

**Xie, Jessica/Fan, Flora/Zhang, William/Mei, Maria,** The Future is Green: EPT [Environment Protection Tax] in China. In: International Tax Review, Vol. 7 (2017), pp. 86 et seq.

**Xing, Chris/Turley, Conrad/Weng, Jennifer/Yeung, Karmen,** China after BEPS [Base Erosion and Profit Shifting], for Now ... In: International Tax Review, Vol. 7 (2017), pp. 20 et seq.

**Young, Angus,** Book review: Shen Wei, Shadow Banking in China: Risk, Regulation and Policy. In: Journal of International Banking Law and Regulation, Vol. 32 (2017), pp. 167 et seq.

**Zhang, Tracy/Fang, Weil Chau, Anthony/Li, Lilly,** Adding Wings to a Tiger: Data in Tax Enforcement in China. In: International Tax Review, Vol. 7 (2017), pp. 51 et seq.

**Zhou, Eric/Tao, Rachel/Dong, Cheng/Han, Helen,** All Roads Lead to ...: New Integration Regime in China Customs. In: International Tax Review, Vol. 7 (2017), pp. 72 et seq.

**Zhou, Michelle/Jiang, Jason/Zhang, Sheila/Ho, Angie/Sarelius, Murray,** This Time it's Personal: China IIT [Individual Income Tax] on the Eve of a Major Revamp. In: International Tax Review, Vol. 7 (2017), pp. 66 et seq.

### XIII. Labor Law (Arbeitsrecht)

**Chan, Sheeral Zou, Mimi,** Understanding Employment Discrimination Litigation in China through the Notion of "Rights Apathy". In: Marquette Benefit & Social Welfare Law Review, Vol. 18 (2017), pp. 141 et seq.

**Chan, Vivien,** Employment Risks Causing Sleepless Nights for General Counsel and Other In-House Attorneys in China. In: Employment & Industrial Relations Law, Vol. 27 (2017), pp. 25 et seq.

**Chung, Gordon,** Can Employers Lawfully "Opt Out" of Their Statutory Obligations? A Call for Reform of Fixed-Term Employment in Hong Kong. In: Asia Pacific Law Review, Vol. 25 (2017), pp. 29 et seq.

**Cooney, Sean,** China's Challenge to Labour Law in Both the Global North and the Global South. In: Blakett, Adelle/Trebilcock, Anne (eds.), Research Handbook on Transnational Labour Law. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2015, pp. 150 et seq.

**Brown, Ronald C.,** Up and Down the Multinational Corporations' Global Labor Supply Chains: Making Remedies that Work in China. In: UCLA Pacific Basin Law Journal, Vol. 34 (2017), pp. 103 et seq.

**Fu, Hualing,** Bringing Politics Back. In: *Access to Justice and Labour Dispute Resolution in China*. In: Sapiro, Flora/Trevaskes, Susan/Biddulph, Sarah/Nesossi, Elisa (eds.), Justice. The China Experience. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2017, pp. 356 et seq.

**Krzywdzinski, Martin,** Consent in autoritären Gesellschaften. Betriebliche Sozialordnungen in Russland und China. Baden-Baden: Nomos 2017.

**Liu, Mingwei/Kuruvilla, Sarosh,** The State, the Unions, and Collective Bargaining in China: The Good, the Bad, and the Ugly. In: Comparative Labor Law and Policy Journal, Vol. 38 (2017), pp. 187 et seq.

**Liu, Shih-Hao,** The Fissured Workplace and Predicaments and Breakthroughs in Taiwanese Labour Law. In: Blanpain, Roger/Hendrickx, Frank/Nakakubo, Hiroya/Araki, Takashi (eds.), The Notion of Employer in the Era of the Fissured Workplace. Should Labour Law Responsibilities Exceed the Boundary of the Legal Entity? Alphen aan den Rijn: Wolters Kluwer 2017, pp. 229 et seq.

**Straub, Peter,** Geheimhaltungsvereinbarungen und Wettbewerbsverbote im chinesischen Arbeitsrecht. In: Recht der internationalen Wirtschaft, Vol. 9 (2017), pp. 566 et seq.

**Su, Li,** Die deliktische Haftung des Arbeitgebers für die Schädigung Dritter durch den Arbeitnehmer nach den §§ 34 und 35 des chinesischen Haftpflichtgesetzes. In: Bu, Yuanshi (ed.), Die Kodifikation des Zivilgesetzbuches der VR China. Berlin; Münster: LIT 2017, pp. 59 et seq.

**Tiefenbrun, Susan,** China's Employment Laws and their Impact on Women Working in China. In: U.C. Davis Journal of International Law and Policy, Vol. 23 (2017), pp. 253 et seq.

**Yang, Grace,** The China Employment Law Guide. What You Need to Know to Protect Your Company. USA: TCK Publishing 2017.

**Zhang, Weiwen,** Videoüberwachung von Arbeitnehmern. Frankfurt am Main: Peter Lang GmbH 2017.

**Zhao, Jin,** Übertragungsmöglichkeiten der arbeitsrechtlichen Inhaltskontrolle von Deutschland nach China. In: Bu, Yuanshi (ed.), Die Kodifikation des Zivilgesetzbuches der VR China. Berlin; Münster: LIT 2017, pp. 81 et seq.

**Zou, Mimi,** Occupational Safety and Health Laws in China: Towards an Integrated Framework? In: Addaboo, Tindara/Ales, Edoardo/Curzi, Ylenia/Senatori, Iacopo (eds.), Well-being at and through Work. Torino: G. Giappichelli Editore and Eleven International Publishing 2017, pp. 121 et seq.

**Zou, Mimi,** Regulating the Fissured Workplace: The Notion of the "Employer" in Chinese Labour Law. In: Blanpain, Roger/Hendrickx, Frank/Nakakubo, Hiroya/Araki, Takashi (eds.), The Notion of Employer in the Era of the Fissured Workplace. Should Labour Law Responsibilities Exceed the Boundary of the Legal Entity? Alphen aan den Rijn: Wolters Kluwer 2017, pp. 183 et seq.

**Zou, Mimi,** The Regulatory Challenges of "Uberization" in China: Classifying Ride-Hailing Drivers. In: International Journal of Comparative Labour Law and Industrial Relations, Vol. 33 (2017), pp. 269 et seq.

**Zou, Mimi/ Pan, Xuanmin/ Han, Sirui**, Regulating Collective Labour Disputes in China: A Tale of Two Actors. In: *Palmer, Michael/Fu, Hualing* (eds.), *Mediation in Contemporary China: Continuity and Change*. London: Wildy, Simmonds & Hill Publishing 2017, pp. 392 et seq.

#### XIV. Social Legislation (Sozialrecht)

**Hu, Chuanning**, Die Reformgeschichte des chinesischen Wohnungssystems. In: *Zeitschrift für ausländisches und internationales Arbeits- und Sozialrecht*, Vol. 31 (2017), pp. 101 et seq.

**Olivier, Marius**, Social Protection Innovation and Challenges in China and Africa: Selected Comparative Perspectives. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 429 et seq.

#### XV. Public International Law (Völkerrecht)

**Abad Quintanal, G.**, Las relaciones entre Estados Unidos y la República Popular China en la era Trump: el arte de la negociación frente al arte de la guerra. In: *Revista española de derecho internacional*, Vol. 69 (2017), pp. 317 et seq.

**Barelli, Mauro**, Book review: China's Use of Military Force in Foreign Affairs: The Dragon Strikes. Markus B. Leigl. In: *Journal of Conflict & Security Law*, Vol. 22 (2017), pp. 557 et seq.

**Bath, Vivienne/Nottage, Luke**, Asian Investment and the Growth of Regional Investment Agreements. In: *Christoph Antons* (ed), *The Routledge Handbook of Asian Law*. London; New York: Routledge 2017, pp. 182 et seq.

**Becker-Weinberg, Vasco**, Environmentally Sustainable Seabed Activities in the South China Sea. In: *Zou, Keyuan* (ed.), *Sustainable Development and the Law of the Sea*. Leiden; Boston: Brill Nijhoff 2017, pp. 158 et seq.

**Beckman, Robert/Davenport, Tara**, Non-Living Resources in Disputed Areas in the East China Sea: Law and Policy Issues Concerning Provisional Arrangements under the UNCLOS. In: *Zou, Keyuan* (ed.), *Sustainable Development and the Law of the Sea*. Leiden; Boston: Brill Nijhoff 2017, pp. 118 et seq.

**Bondzi-Simpson, Philip Ebow/Awuah, Felix**, A Review of the China–Ghana Bilateral Investment Treaty, 1989. In: *Frontiers of Law in China*, Vol. 12 (2017), pp. 372 et seq.

**Botchway, Francis N.**, Book review: The Political Economy of WTO Implementation and China's Approach to Litigation in the WTO. Yenkong Ngangjoh-Hodu. In: *Chinese Journal of International Law*, Vol. 16 (2017), pp. 620 et seq.

**Brown, Ronald C.**, A New Leader in Asian Free Trade Agreements? In: *UCLA Pacific Basin Law Journal*, Vol. 35 (2017), pp. 1 et seq.

**Cataldi, Giuseppe**, Navigation in the South China Sea: Introductory Remarks. In: *International Journal of Marine & Coastal Law*, Vol. 32 (2017), pp. 238 et seq.

**Chen, Chen-Ju**, The Ecosystem Approach to International Marine Management under International Law: A Case Study of the East China Sea. In: *Zou, Keyuan* (ed.), *Sustainable Development and the Law of the Sea*. Leiden; Boston: Brill Nijhoff 2017, pp. 207 et seq.

**Cohen, Tyler/ Schneiderman, David**, The Political Economy of Chinese Bilateral Investment Treaty Policy. In: *The Chinese Journal of Comparative Law*, Vol. 5 (2017), pp. 110 et seq.

**Colón-Estrella, Iván M.**, Meddling in the Dragon's Pool: Exploring the Validity of China's Actions in the South China Sea. In: *Revista Jurídica Universidad de Puerto Rico*, Vol. 86 (2017), pp. 247 et seq.

**Farah, Paolo Davide**, Trade and Progress: The Case of China. In: *Columbia Journal of Asian Law* Vol. 30 (2016), pp. 51 et seq.

**Fietta, Stephen/ Saadeh, Jiries/ Rees-Evans, Laura**, The South China Sea Award: A Milestone for International Environmental Law, the Duty of Due Diligence and the Litigation of Maritime Environmental Disputes? In: *Georgetown Environmental Law Review*, Vol. 29 (2017), pp. 711 et seq.

**Fox, Sarah Jane/Ismail, Rosida**, The Skies the Limit! Collaborating to Open the Skies with China – Challenges and Opportunities. In: *European Journal of Comparative Law and Governance*, Vol. 4 (2017), pp. 387 et seq.

**Franckx, Erik/ Benatar, Marco**, Introduction: The South China Sea: An International Law Perspective. In: *International Journal of Marine & Coastal Law*, Vol. 32 (2017), pp. 193 et seq.

**García Cantalapiedra, D. J.**, La Administración Trump, el ascenso de la República Popular China y el nuevo "internacionalismo independiente". In: *Revista española de derecho internacional*, Vol. 69 (2017), pp. 325 et seq.

**Gong, Baihu**, The China (Shanghai) Pilot Free Trade Zone – An Experimental Field to Understand the Impact of the Trans-Pacific Partnership Agreement in China. In: *Veil, Rüdiger/Gao, Xujun* (eds.), *Foreign Investments on Chinese Capital Markets. Enforcement Concepts from a Chinese and German Comparative Perspective*. Tübingen: Mohr Siebeck 2017, pp. 39 et seq.

**Gong, Renren**, China and CAT [Convention against Torture] – From Implementation Issues to Institutional Analyses. In: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht*, Vol. 4 (2017), pp. 973 et seq.

**Gonzales-Rojas, Fernando**, All Parts Should Have Meaning: A Proposal on the Correct Interpretation of Section 15(a) & (d) of China's Protocol of Accession. In: *Global Trade and Customs Journal*, Vol. 12 (2017), pp. 328 et seq.

**Guo, Ran**, China's Maritime Silk Road Initiative and the Protection of Underwater Cultural Heritage. In: International Journal of Marine & Coastal Law, Vol. 32 (2017), pp. 510 et seq.

**Guo, Ran**, Sino-Vietnam Dispute over Hydrocarbon Resources Exploration in Nansha Waters after the South China Sea Arbitration. In: Hong Kong Law Journal, Vol. 47 (2017), pp. 951 et seq.

**Hayton, Bill**, When Good Lawyers Write Bad History: Unreliable Evidence and the South China Sea Territorial Dispute. In: Ocean Development and International Law, Vol. 48 (2017), pp. 17 et seq.

**Herrmann, Christoph/Müller, Sophia**, Die Gewährung des „Marktwirtschaftsstatus“ gegenüber China im Antidumpingrecht. In: Europäische Zeitschrift für Wirtschaftsrecht, Vol. 13 (2017), pp. 500 et seq.

**Hoang, Yen**, The South China Sea Arbitral Award: Legal Implications for Fisheries Management and Cooperation in the South China Sea. In: Cambridge International Law Journal, Vol. 6 (2017), pp. 87 et seq.

**Huffman, Jamie**, The Kimberley Process as a Framework for Regulating Conflict Oil and Gas Sourced from the South China Sea. In: William and Mary Environmental Law and Policy Review, Vol. 42 (2017), pp. 357 et seq.

**Iloulian, Jeremy**, From Shark Finning to Shark Fishing: A Strategy for the U.S. & EU to Combat Shark Finning in China & Hong Kong. In: Duke Environmental Law and Policy Forum, Vol. 27 (2017), pp. 345 et seq.

**Jiang, Fengan**, Should the WTO allow China to Impose Export Duties Designed to Combat Climate Change? In: Global Trade and Customs Journal, Vol. 12 (2017) No. 4, pp. 132 et seq.

**Kaye, Stuart**, The Law of the Sea Convention and Sea Level Rise after the South China Sea Arbitration. In: International Law Studies, Vol. 93 (2017), pp. 423 et seq.

**Kim, Suk Kyoong**, Maritime Boundary Negotiations between China and Korea: The Factors at Stake. In: International Journal of Marine & Coastal Law, Vol. 32 (2017), pp. 69 et seq.

**Kopela, Sophia**, Historic Titles and Historic Rights in the Law of the Sea in the Light of the South China Sea Arbitration. In: Ocean Development and International Law, Vol. 48 (2017), pp. 181 et seq.

**Korkut, Ekrem/Kang, Woo Hyun**, China's Nine Dash Line Claim in Light of the Ruling by the Permanent Court of Arbitration (12 July 2016). In: Penn State Journal of Law & International Affairs, Vol. 75 (2017), pp. 425 et seq.

**Kraska, James**, Maritime Confidence-Building Measures for Navigation in the South China Sea. In: International Journal of Marine & Coastal Law, Vol. 32 (2017), pp. 268 et seq.

**Lakhani, Shirin**, The China-Pakistan Economic Corridor: Regional Effects and Recommendations for Sustainable Development and Trade. In: Denver Jour-

nal of International Law and Policy, Vol. 45 (2017), pp. 417 et seq.

**Levy, Philip I.**, The Treatment of Chinese SOEs in China's WTO Protocol of Accession. In: World Trade Review, Vol. 16 (2017), pp. 635 et seq.

**Lewis, Margaret K.**, Human Rights and the U.S.-China Relationship. In: George Washington International Law Review, Vol. 49 (2017), pp. 471 et seq.

**Liang, Zhao Li, Lianjun/ Chuah, Jason**, Maritime Law and Practice in China. In: Journal of International Maritime Law, Vol. 23 (2017), pp. 156 et seq.

**Lilienthal, Gary/Ahmad, Nehaluddin**, The South China Sea Islands Arbitration: Making China's Position Visible in Hostile Waters. In: Asian-Pacific Law and Policy Journal, Vol. 18 (2017), pp. 83 et seq.

**Maier-Knapp, Naila**, The EU as an Actor in Southeast Asia in the Context of the South China Sea Arbitration. In: European Foreign Affairs Review, Vol. 22 (2017), pp. 455 et seq.

**Martinek, Madeleine**, Zum Marktwirtschaftsstatus Chinas – Eine summarische Bestandsaufnahme des Diskussionsstands. In: Zeitschrift für Chinesisches Recht, Vol. 24 (2017), pp. 203 et seq.

**McDorman, Ted L.**, An International Law Perspective on Insular Features (Islands) and Low-Tide Elevations in the South China Sea. In: International Journal of Marine & Coastal Law, Vol. 32 (2017), pp. 298 et seq.

**McManus, John W.**, Offshore Coral Reef Damage, Overfishing, and Paths to Peace in the South China Sea. In: International Journal of Marine & Coastal Law, Vol. 32 (2017), pp. 199 et seq.

**Michalski, Anna/Pan, Zhongqi**, Role Dynamics in a Structured Relationship: The EU–China Strategic Partnership. In: Journal of Common Market Studies, Vol. 55 (2017), pp. 611 et seq.

**Mossop, Joanna**, The South China Sea Arbitration and New Zealand's Maritime Claims. In: New Zealand Journal of Public and International Law, Vol. 15 (2017), pp. 265 et seq.

**Müller-Graff, Peter-Christian**, Die Beziehungen zwischen der Europäischen Union und China. Baden-Baden: Nomos 2017.

**Nguyen, Hoa**, Principled Negotiation: The Final Answer to the South China Sea Dispute. In: Texas A&M Law Review, Vol. 4 (2017), pp. 287 et seq.

**Oegroseno, Arif Havas**, State Practices in Southeast Asia: Possible Collaboration amongst Claimants in the South China Sea Dispute. In: International Journal of Marine & Coastal Law, Vol. 32 (2017), pp. 364 et seq.

**Oxman, Bernard H.**, The South China Sea Arbitration Award. In: University of Miami International and Comparative Law Review, Vol. 24 (2017), pp. 235 et seq.

**Petrovic, Jadranka/Grunberg, Benjamin**, Intersecting Trade, Politics and Human Rights: The Negotiation Phase of the Australia-China Free Trade Agreement. In: Journal of World Trade, Vol. 51 (2017), pp. 67 et seq.

*Philipsen, Niels*, Evolving Goals of EU State Aid Policy and Possible Lessons for China: A Law and Economics Approach. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 139 et seq.

*Puig, Gonzalo Villalta/Yee, Alice Tung Ho*, Challenges and Opportunities of the China-Gulf Cooperation Council Free Trade Agreement. In: *Hastings International and Comparative Law Review*, Vol. 40 (2017), pp. 123 et seq.

*Rossi, Christopher R.*, Treaty of Tordesillas Syndrome: Sovereignty Ad Absurdum and the South China Sea Arbitration. In: *Cornell International Law Journal*, Vol. 50 (2017), pp. 231 et seq.

*Sellars, Kirsten*, Rocking the Boat: The Paracels, the Spratlys, and the South China Sea Arbitration. In: *Columbia Journal of Asian Law*, Vol. 30 (2017), pp. 221 et seq.

*Sergeev, Artem*, The Right to Internet Access: Assessing the Impact and the Merits of Compliance through an Example of Modern China. In: *International Journal of Law & Information Technology*, Vol. 25 (2017), pp. 309 et seq.

*Shan, Wenhua/Su, Jinyuan/Apostolova, Kate/Mennish, Lexi*, China and International Investment Law: Twenty Years of ICSID Membership. In: *Asian Journal of International Law*, Vol. 7 (2017), pp. 222 et seq.

*Smith, Stephen Wakefield*, ASEAN, China, and the South China Sea: Between a Rock and a Low-Tide Elevation. In: *University of San Francisco Maritime Law Journal*, Vol. 29 (2017), pp. 29 et seq.

*Song, Lili*, Refugees or Border Residents from Myanmar? The Status of Displaced Ethnic Kachins and Kokangs in Yunnan Province, China. In: *International Journal of Refugee Law*, Vol. 29 (2017), pp. 466 et seq.

*Suse, Andrei*, Old Wine in a New Bottle: The EU's Response to the Expiry of Section 15(A)(II) of China's WTO Protocol of Accession. In: *Journal of International Economic Law*, Vol. 20 (2017), pp. 951 et seq.

*Sweeney, Shannon*, Rocks v. Islands: Natural Tensions over Artificial Features in the South China Sea. In: *Temple International and Comparative Law Journal*, Vol. 31 (2017), pp. 599 et seq.

*Talmon, Stefan*, The South China Sea Arbitration and the Finality of "Final" Awards. In: *Journal of International Dispute Settlement*, Vol. 8 (2017), pp. 388 et seq.

*Tanaka, Yoshifumi*, Reflections on Historic Rights in the South China Sea Arbitration (Merits). In: *International Journal of Marine & Coastal Law*, Vol. 32 (2017), pp. 458 et seq.

*Tanaka, Yoshifumi*, Reflections on the Interpretation and Application of Article 121(3) in the South China Sea Arbitration (Merits). In: *Ocean Development and International Law*, Vol. 48 (2017), pp. 365 et seq.

*Thomas, Kristie*, Assessing Intellectual Property Compliance in Contemporary China. The World Trade Organisation TRIPS Agreement. Singapore: Palgrave Macmillan 2017.

*Toman, Raphael G.*, Jurisdictional Requirements for Arbitration under UNCLOS: Does the South China Sea Decision Bring Long Sought Clarity to the Scope of Historic Claims? In: *New York University Journal of International Law & Politics*, Vol. 49 (2017), pp. 619 et seq.

*Tomasic, Roman/Xiong, Ping*, Mapping the Legal Landscape: Chinese State-Owned Companies in Australia. In: *Victoria University of Wellington Law Review*, Vol. 48 (2017), pp. 323 et seq.

*Tsang, King Fung*, Chinese Bilateral Judgment Enforcement Treaties. *Loyola of Los Angeles International and Comparative Law Review*, Vol. 40 (2017), pp. 1 et seq.

*Tzeng, Peter*, Ukraine v. Russia and Philippines v. China: Jurisdiction and Legitimacy. In: *Denver Journal of International Law and Policy*, Vol. 46 (2017), pp. 1 et seq.

*Wang, Jinpeng*, Book review: Dang Vu Hai, Marine Protected Areas Network in the South China Sea: Charting a Course for Future Cooperation. In: *International Journal of Marine & Coastal Law*, Vol. 32 (2017), pp. 373 et seq.

*Wang, Jinpeng/Qin, Tianbao*, Establishment and Management of MPAs [Marine Protected Areas] in ABNJ [Areas Beyond National Jurisdiction]: A Chinese Perspective. In: *Zou, Keyuan* (ed.), *Sustainable Development and the Law of the Sea*. Leiden; Boston: Brill Nijhoff 2017, pp. 194 et seq.

*Wang, Kuan-Hsiung*, A Study on the Experiences in Managing Regional Fishery Resources in East Asia: With Special Reference to the South China Sea. In: *Zou, Keyuan* (ed.), *Sustainable Development and the Law of the Sea*. Leiden; Boston: Brill Nijhoff 2017, pp. 59 et seq.

*Weishaar, Stefan E./Chen, Ruohong*, Carbon Labels: Climate Change Regulation and Legal Risks and Opportunities under WTO Law. In: *Weishaar, Stefan E./Philipsen, Niels/Xu, Wenming* (eds.), *Regulatory Reform in China and the EU. A Law and Economics Perspective*. Cheltenham, UK: Edward Elgar Publishing 2017, pp. 235 et seq.

*Whomersley, Chris*, The Award on the Merits in the Case Brought by the Philippines against China Relating to the South China Sea: A Critique. In: *Chinese Journal of International Law*, Vol. 16 (2017), pp. 387 et seq.

*Wolman, Andrew*, Chinese Pressure to Repatriate Asylum Seekers: An International Law Analysis. In: *International Journal of Refugee Law*, Vol. 29 (2017), pp. 84 et seq.

*Wu, Mark*, China's Export Restrictions and the Limits of WTO Law. In: *World Trade Review*, Vol. 16 (2017), pp. 673 et seq.

**Wu, Yingying**, Treatments of State-Owned Enterprises under the Canada-China Bilateral Investment Treaty (CCFIPPA). In: *North Carolina Journal of International Law*, Vol. 42 (2017), pp. 375 et seq.

**Yang, Yuan**, Liability and Compensation for Oil Spill Accidents: International Regime and its Implementation in China. In: *Natural Resources Journal*, Vol. 57 (2017), pp. 465 et seq.

**Yang, Zewei**, United Nations Convention on the Law of the Non-Navigational Uses of International Watercourses: Problems, Improvements and Potential Influence on China. In: *Hong Kong Law Journal*, Vol. 47 (2017), pp. 243 et seq.

**Zhang, Chrystal/Diao, Weimin**, Incorporation of International Aviation Security Conventions into China's Legislation: Further Integration Is Needed for Effective Implementation. In: *Air & Space Law*, Vol. 42 (2017), pp. 247 et seq.

**Zhang, Lina/Price, David**, IP Issues in the Proposed China-GCC [Gulf Cooperation Council] Free Trade Agreement. In: *Price, David/AlDebasi, Alhanoof* (eds.), *Intellectual Property Rights. Development and Enforcement in the Arab States of the Gulf*. Berlin: Gerlach Press 2017, pp. 266 et seq.

**Zhang, Xinbao**, China's Strategy for International Cooperation on Cyberspace. In: *Chinese Journal of International Law*, Vol. 16 (2017), pp. 377 et seq.

**Zhao, Chenguang**, The ICC [International Criminal Court] and China. Berlin: Duncker & Humblot 2017.

**Zhou, Weihuan**, Chinese Investment in Australia: A Critical Analysis of the China-Australia Free Trade Agreement. In: *Melbourne Journal of International Law*, Vol. 18 (2017), pp. 407 et seq.

**Zhou, Xiaoguang**, Realizing China's Paris Commitment to Addressing Climate Change: Challenges and Legal Solutions. In: *Environmental Law Reporter News & Analysis*, Vol. 47 (2017), pp. 10020 et seq.

**Zhyznomirska, Lyubov**, Book review: Security Relations between China and the European Union: From Convergence to Cooperation? Edited by E. J. Kirchner, T. Christiansen and H. Dorussen. In: *Journal of Common Market Studies*, Vol. 55 (2017), pp. 1457 et seq.

**Zinke, Jon W.**, Book review: Maritime Law and Practice in China. By Liang Zhao and Lianjun Li. (Routledge, 2017). In: *Journal of Maritime Law and Commerce*, Vol. 48 (2017), pp. 365 et seq.

**Zou, Keyuan**, Navigation in the South China Sea: Why Still an Issue? In: *International Journal of Marine & Coastal Law*, Vol. 32 (2017), pp. 243 et seq.

**Zuber, Tobias**, Das Antidumpingrecht und die Nicht-marktwirtschaft der Volksrepublik China. Eine Rechtsanalyse aus europäischer Perspektive. Hamburg: Verlag Dr. Kovač 2017.