

Bibliography of Academic Writings on the Field of Chinese Law in Western Languages in 2018

Knut Benjamin Pißler/Gao Qianting/Benjamin Julius Groth¹

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

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, Anti-trust Legislation (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)
- 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. 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)

Bath, Vivienne, Legal and Judicial System. In *Wei-ping Wu/Mark Frazier* (ed.), *The SAGE Handbook of Contemporary China*, Los Angeles etc.: Sage 2018, pp. 421 et seq.

Cao, Deborah, Chinese Language in Law. Code Red. Lanham: Lexington Books 2018.

DiMatteo, Larry A., 'Rule of Law' in China: The Confrontation of Formal Law with Cultural Norms. In: Cornell International Law Journal, Vol. 51 (2018), pp. 391 et seq.

Eberl-Borges, Christina, Einführung in das chinesische Recht. Baden-Baden: Nomos 2018.

Fu, Hualing/ Gillespie, John/ Nicholson, Penelope/ Partlett, William, Socialist Law in Socialist East Asia. Cambridge; New York, NY; Port Melbourne; New Delhi; Singapore: Cambridge University Press 2018.

Gao, Jingkang/Zhao, Jinhua, Legitimacy versus Morality: Why Do the Chinese Obey the Law? In: Law and Human Behavior, Vol. 42 (2018), pp. 167 et seq.

¹ Prof. Dr. iur. Knut Benjamin Pißler, M.A. (Sinology), research fellow at the Max-Planck-Institute for Comparative and Private International Law in Hamburg (e-mail: <pißler@mpipriv.de>). Gao Qianting, LL.M. Student of European and European Legal Studies at the University of Hamburg; she served as an intern at the China unit of the Max Planck Institute for Comparative and International Private Law in February and March 2019. Benjamin Julius Groth, Student Research Assistant at the Max-Planck-Institute for Comparative and Private International Law in Hamburg.

² Writings in other European languages could only partly be considered.

³ We admit that this bibliography does not comprehensively include all literature in western languages on Chinese law in the year 2018. 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 2020.

Ji, Weidong, Building the Rule of Law in China. Ideas, Praxis and Institutional Design. London; New York: Routledge 2018.

Ji, Weidong, Building the Rule of Law in China. Procedure, Discourse and Hermeneutic Community. London; New York: Routledge 2018.

Li, Jing, Platform Economy in Legal Profession: An Empirical Study of Online Legal Service Providers in China. In: *UCLA Pacific Basin Law Journal*, Vol. 35 (2018), pp. 97 et seq.

Li, Lin, Interpreting China's Legal System. New Jersey: World Scientific 2018.

Menne, Martin, Chinesisch-deutscher Rechtsstaatsdialog: Die Rolle der Richterinnen und Richter in der Justiz – das richterliche Selbstverständnis. In: *Juristische Rundschau* 2018. pp. 1 et seq.

Moccia, Luigi, The Idea of "Law" in China. An Overview. In: *Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai* (eds.), Perspectives on Chinese Business and Law. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 59 et seq.

Morris, Nicholas, Developing a Sustainable Legal System for the Belt and Road Initiative. In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), Normative Readings of the Belt and Road Initiative. Road to New Paradigms. Cham: Springer 2018, pp. 43 et seq.

Ng, Michael H. K, Judicial Orientalism. Imaginaries of Chinese Legal Transplantation in Common Law. In: *Zhao, Yun/Ng, Michael H. K* (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 211 et seq.

Tiffert, Glenn, Socialist Rule of Law with Chinese Characteristics. A New Genealogy. In: *Fu, Hualing/Gillespie, John/Nicholson, Penelope/Partlett, William* (eds.), Socialist Law in Socialist East Asia. Cambridge; New York, NY; Port Melbourne; New Dehli; Singapore: Cambridge University Press 2018, pp. 72 et seq.

Tong, Zhiwei, Right, Power, and Faquanism. A Practical Legal Theory from Contemporary China. Leiden; Boston: Brill 2018.

Vangeli, Anastas, The Normative Foundations of the Belt and Road Initiative. In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), Normative Readings of the Belt and Road Initiative. Road to New Paradigms. Cham: Springer 2018, pp. 59 et seq.

Wolff, Lutz-Christian, Comparing Chinese Law ... But with Which Legal Systems? In: *The Chinese Journal of Comparative Law*, Vol. 6 (2018) No. 2, pp. 151 et seq.

Woo, Margaret, Comparative Law in a Time of Nationalism. In: *Hastings International and Comparative Law Journal*, Vol. 41 (2018), pp. 1 et seq.

Zhao, Yun/Ng, Michael H. K, Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation.

Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018.

Zhao, Yun/Ng, Michael H. K, The Law, China and the World. In: *Zhao, Yun/Ng, Michael H. K* (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 1 et seq.

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

Baka, Anna/Qi, Fei, Lost in Translation in the Sino-French War in Vietnam. From Western International Law to Confucian Legal Semantics. A Comparative-Critical Analysis of Chinese, French, and American Archives. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of Law as Justice for World Order. Oxford: Oxford University Press 2018, pp. 386 et seq.

Brang, Lucas, Die chinesische Völkerrechtslehre und ihr postkoloniales Erbe: 1979–1993. In: *Zeitschrift für Chinesisches Recht*, Vol. 25 (2018), pp. 179 et seq.

Cai, Tingjian, Säkularisierung und Wiederkehr der Religion in China. Ein kurzer Einblick in den Anfang des Prozesses. In: *Zapf, Holger/Hidalgo, Oliver/Hildmann, Philipp W.* (eds.), Das Narrativ von der Wiederkehr der Religion. Wiesbaden: Springer 2018, pp. 343 et seq.

Chen, Lei/DiMatteo, Larry A., History of Chinese Contract Law. In: *DiMatteo, Larry A./Chen, Lei* (eds.), Chinese Contract Law. Civil and Common Law Perspectives. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 3 et seq.

Chen, Li, Traditionalising Chinese Law. Symbolic Epistemic Violence in the Discourse of Legal Reform and Modernity in Late Qing China. In: *Zhao, Yun/Ng, Michael H. K* (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 181 et seq.

Fieseler, Jörn, Neue Edle für den Staat. Grundsätze des Beamtentums aus dem alten China mit Bestand. In: *Behörden-Spiegel*, Vol. 1 (2018), pp. 48 et seq.

Ho, Norman P., Chinese Legal Thought in the Han-Tang Transition: Liu Song's (d. 300) Theory of Adjudication. In: *UCLA Pacific Basin Law Journal*, Vol. 35 (2018), pp. 155 et seq.

Ho, Norman P., Natural Law in Chinese Legal Thought: The Philosophical System of Wang Yangming. In: *Yonsei Law Journal*, Vol. 8 (2017), 1 et seq.

Hu, Henan, Bridging the Western and Eastern Traditions. A Comparative Study of the Legal Thoughts of Hugo Grotius and Lao Zi. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of

Law as Justice for World Order. Oxford: Oxford University Press 2018, pp. 292 et seq.

Jiang, Zhaoxin, Consequential Court and Judicial Leadership. The Unwritten Republican Judicial Tradition in China. In: *Zhao, Yun/Ng, Michael H. K.* (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 278 et seq.

Keung, Patrick Sze-Lok/ Xu, Bijun, The Sino-Japanese War and the Collapse of the Qing and Confucian World Order in the Face of Japanese Imperialism and European Acquiescence. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of Law as Justice for World Order. Oxford: Oxford University Press 2018, pp. 413 et seq.

Lai, Junnan, Late Qing Intellectuals' Discussions on Chinese Competence for Constitutionalism (1902-1911). In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 653 et seq.

Leung, Patrick Sze-Lok/ Carty, Anthony, The Crisis of the Ryukyus 1877-1882: Confucian World Order Challenged and Defeated by Western/Japanese Imperial International Law. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of Law as Justice for World Order. Oxford: Oxford University Press 2018, pp. 360 et seq.

Ma, Huaide/ Wang, Jingbo, Building a Government Based on the Rule of Law. History and Development. Singapore: Springer 2018.

Matsubara, Kentaro, East, East, and West: Comparative Law and the Historical Processes of Legal Interaction in China and Japan. In: *American Journal of Comparative Law*, Vol. 66 (2018), pp. 769 et seq.

Nuzzo, Luigi, The Birth of an Imperial Location: Comparative Perspectives on Western Colonialism in China. In: *Leiden Journal of International Law*, Vol. 31 (2018), pp. 569 et seq.

Ruskola, Teemu, Corporation Law in Late Imperial China. In: *Wells, Harwell* (ed.), Research Handbook on the History of Corporate and Company Law. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2018, pp. 355 et seq.

Tan, Jing/ Carty, Anthony, Confucianism and Western International Law in 1900. Li Hongzhang and Sir Ernest Satow Compared. The Case Study of the Crisis of Russia in Manchuria 1900-1. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of Law as Justice for World Order. Oxford: Oxford University Press 2018, pp. 434 et seq.

Tian, Tao, Chinese Intellectuals' Discourse of International Law in the Late 19th Century and Early 20th Century. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), Morality and Responsibility of Rulers. European

and Chinese Origins of a Rule of Law as Justice for World Order. Oxford: Oxford University Press 2018, pp. 339 et seq.

Wang, Aihe, Moral Rulership and World Order in Ancient Chinese Cosmology. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of Law as Justice for World Order. Oxford: Oxford University Press 2018, pp. 247 et seq.

Wang, Tay-sheng, Rezeption des kontinentaleuro-päischen Zivilrechts in Taiwan und die Eigenständigkeit des taiwanischen Zivilrechts. In: *Zeitschrift des Max-Planck-Instituts für europäische Rechtsgeschichte*, Vol. 26 (2018), pp. 70 et seq.

Winter, Marc, Die Todesstrafe im kaiserlichen China und ihre Wahrnehmung im Westen. In: *Baer, Josette/Rother, Wolfgang* (eds.), *Verbrechen und Strafe*. Basel: Colmena Verlag 2017, pp. 35 et seq.

Xu, Xiaoqun, Law, Custom, and Social Norms: Civil Adjudications in Qing and Republican China. In: *Law and History Review*, Vol. 36 (2018), pp. 77 et seq.

III. Private Law (Privatrecht)

1. In General (Allgemein)

Chang, Yun-Chien/ Xu, Ke, Decentralized and Anomalous Interpretation of Chinese Private Law: Understanding a Bureaucratic and Political Judicial System. In: *Minnesota Law Review*, Vol. 102 (2018), pp. 1527 et seq.

Chen, Jianfu, Re-Conceptualising Private Law: The Struggle for Civil Codification in China. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 257 et seq.

Li, Hao, The Codification of Chinese Civil Law. Innovations and Controversies. In: *Möllers, Thomas M. J./ Li, Hao* (eds.), *The General Rules of Chinese Civil Law. History, Reform and Perspective*. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 17 et seq.

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

Bu, Yuanshi, Chinese Civil Code. The General Part. Baden-Baden: Nomos Verlagsgesellschaft 2018.

Chen, Yongqiang, Civil Juristic Acts. History, Comparison and Issues (Summary). In: *Möllers, Thomas M. J./ Li, Hao* (eds.), *The General Rules of Chinese Civil Law. History, Reform and Perspective*. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 167 et seq.

Han, Shiyuan, General Principles under the CCL. In: *DiMatteo, Larry A./ Chen, Lei* (eds.), *Chinese Contract Law. Civil and Common Law Perspectives*. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 29 et seq.

Hogg, Martin, General Principles of Chinese Contract Law. A Scottish Perspective. In: *DiMatteo, Larry A./ Chen, Lei* (eds.), *Chinese Contract Law. Civil and Com-*

mon Law Perspectives. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 112 et seq.

Hu, Qiangzhi, Das Verbot des Selbstkontrahierens nach § 168 Abs. 1 GRCL aus rechtsvergleichender Perspektive. In: *Möllers, Thomas M. J./Li, Hao* (eds.), The General Rules of Chinese Civil Law. History, Reform and Perspective. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 189 et seq.

Man, Hongjie, The Law of Natural Persons in the New General Rules of Civil Law. Innovations, Debates and Prospects. In: *Möllers, Thomas M. J./Li, Hao* (eds.), The General Rules of Chinese Civil Law. History, Reform and Perspective. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 89 et seq.

Möllers, Thomas M. J., Principles in Chinese Civil Code. In: *Möllers, Thomas M. J./Li, Hao* (eds.), The General Rules of Chinese Civil Law. History, Reform and Perspective. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 55 et seq.

Möllers, Thomas M. J./Li, Hao, The General Rules of Chinese Civil Law. History, Reform and Perspective. Baden-Baden: Nomos Verlagsgesellschaft 2018.

Shen, Wei, An Emperor's New or Old Clothes? – Understanding Some Basic Principles of China's General Rules of Civil Law (Summary). In: *Möllers, Thomas M. J./Li, Hao* (eds.), The General Rules of Chinese Civil Law. History, Reform and Perspective. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 51 et seq.

Twigg-Flesner, Christian, General Principles of Chinese Contract Law. An English Common Law Perspective. In: *DiMatteo, Larry A./Chen, Lei* (eds.), Chinese Contract Law. Civil and Common Law Perspectives. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 44 et seq.

Wang, Tianfan, Das „erhebliche Missverständnis“ im chinesischen Zivilgesetzbuch. In: *Möllers, Thomas M. J./Li, Hao* (eds.), The General Rules of Chinese Civil Law. History, Reform and Perspective. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 171 et seq.

Zhang, Tong, Klassifizierung der juristischen Personen im Sinne des Allgemeinen Teils des chinesischen Zivilgesetzbuchs. Reformen und Probleme. In: *Möllers, Thomas M. J./Li, Hao* (eds.), The General Rules of Chinese Civil Law. History, Reform and Perspective. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 131 et seq.

3. Law of Obligations (Schuldrecht)

Burkardt, Rainer, The Chinese San-Bao Regulations. In: Recht, Automobil, Wirtschaft, Vol. 1 (2015), pp. 21 et seq.

Cannarsa, Michel, Chinese Contract Law on Remedies and Damages. A Civil Law Perspective. In: *DiMatteo, Larry A./Chen, Lei* (eds.), Chinese Contract Law. Civil and Common Law Perspectives. Cambridge; New York,

NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 404 et seq.

Chen, Lei, Codifying Personality Rights in China. Legislative Innovation or Scaremongering? In: *Oliphant, Ken/Zhang, Pinghua/Chen, Lei* (eds.), The Legal Protection of Personality Rights. Chinese and European Perspectives. Leiden; Boston: Brill Nijhoff 2018, pp. 103 et seq.

Chen, Lei, Damages and Specific Performance in Chinese Contract Law. In: *DiMatteo, Larry A./Chen, Lei* (eds.), Chinese Contract Law. Civil and Common Law Perspectives. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 377 et seq.

Chen, Lei, Debating Personality Rights Protection in China: A Comparative Outlook. In: European Review of Private Law, Vol. 26 (2018), pp. 31 et seq.

Chen, Lei, Relaxations of Contractual Priority and the Need for Third Party Rights in Chinese Contract Law. In: *Chen-Wishart, Mindy/Loke, Alexander/Vogenauer, Stefan* (eds.), Formation and Third Party Beneficiaries. Oxford: Oxford University Press 2018, pp. 45 et seq.

Chen-Wishart, Mindy, Invalidity of Contract in Chinese and English Contract Law. In: *DiMatteo, Larry A./Chen, Lei* (eds.), Chinese Contract Law. Civil and Common Law Perspectives. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 239 et seq.

DiMatteo, Larry A./Chen, Lei, Chinese Contract Law. Civil and Common Law Perspectives. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018.

Ding, Chunyan, Contract Formation under Chinese Law. In: *Chen-Wishart, Mindy/Loke, Alexander/Vogenauer, Stefan* (eds.), Formation and Third Party Beneficiaries. Oxford: Oxford University Press 2018, pp. 24 et seq.

Ding, Chunyan, Perspectives on Chinese Contract Law. Performance and Breach. In: *DiMatteo, Larry A./Chen, Lei* (eds.), Chinese Contract Law. Civil and Common Law Perspectives. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 301 et seq.

Du, Serena/Werner, Sven-Michael, Contracts, Warranty and Product Liability in the Chinese Automotive Industry. In: Recht, Automobil, Wirtschaft, Vol. 1 (2018), pp. 21 et seq.

Fu, Guangyu, Das chinesische Zivilgesetzbuch und die ungerechtfertigte Bereicherung. Bilanz und Perspektive. In: *Möllers, Thomas M. J./Li, Hao* (eds.), The General Rules of Chinese Civil Law. History, Reform and Perspective. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 223 et seq.

Han, Shiyuan/ Pifler, Knut Benjamin, Materielle Gestaltungsmacht in der Rechtsdurchsetzung in der Volksrepublik China. Aufrechnung und Vertragsstrafen. In: *Gebauer, Martin/Huber, Stefan* (eds.), Rechts-

durchsetzung durch Vertragsstrafe und Aufrechnung. Tübingen: Mohr Siebeck 2018, pp. 67 et seq.

Ho, Lusina, Contract Formation in Hong Kong. In: *Chen-Wishart, Mindy/Loke, Alexander/Vogenauer, Stefan* (eds.), *Formation and Third Party Beneficiaries*. Oxford: Oxford University Press 2018, pp. 206 et seq.

Ho, Lusina, Reforms in Hong Kong Trust Law and their Impact. In: *Zeitschrift für vergleichende Rechtswissenschaft*, Vol. 3 (2018), pp. 318 et seq.

Jan, Sheng-Lin, Contracts for the Benefit of Third Parties under the Taiwan Civil Code. In: *Chen-Wishart, Mindy/Loke, Alexander/Vogenauer, Stefan* (eds.), *Formation and Third Party Beneficiaries*. Oxford: Oxford University Press 2018, pp. 330 et seq.

Jia, Wang/Chen, Lei, Will Innovative Technology Result in Innovative Legal Frameworks? Smart Contracts in China. In: *European Review of Private Law*, Vol. 26 (2018), pp. 921 et seq.

Jing, Jin, Kollidierende AGB im chinesischen Vertragsrecht. Auslegungswege und Gesetzgebungsmöglichkeiten bei der Kodifizierung eines Zivilgesetzbuches. In: *Möllers, Thomas M. J./Li, Hao* (eds.), *The General Rules of Chinese Civil Law. History, Reform and Perspective*. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 251 et seq.

Lee, Mason, Contracts for the Benefit of Third Parties. Hong Kong. In: *Chen-Wishart, Mindy/Loke, Alexander/Vogenauer, Stefan* (eds.), *Formation and Third Party Beneficiaries*. Oxford: Oxford University Press 2018, pp. 225 et seq.

Li, Jieqiong, Civil Liability Provisions in the General Rules of Civil Law. In: *Möllers, Thomas M. J./Li, Hao* (eds.), *The General Rules of Chinese Civil Law. History, Reform and Perspective*. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 271 et seq.

Liang, Shenbao, Einwilligung in medizinische Behandlungen. Eine rechtsvergleichende Analyse nach schweizerischem und chinesischem Privatrecht. Zürich; Basel; Genf: Schulthess 2018.

Lin, Nuannuan/Hu, Weijun, The Evolving Legal Mechanism for Medical Malpractice Dispute Resolution in China. In: *Columbia Journal of Asian Law*, Vol. 32 (2018), pp. 37 et seq.

Lin, Siyi, China's New Charity Law: A New Era of Charitable Trusts. In: *Trusts & Trustees*, Vol. 24 (2018), pp. 768 et seq.

Lu, Lerong, Shadow Banking for Cash-Strapped Entrepreneurs: A Study of Private Lending Agreements under Chinese Contract Law. In: *Journal of Business Law*, Vol. 3 (2018), pp. 215 et seq.

McKendrick, Ewan/Liu, Qiao, Good Faith in Contract Performance in the Chinese and Common Laws. In: *DiMatteo, Larry A./Chen, Lei* (eds.), *Chinese Contract Law. Civil and Common Law Perspectives*. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 72 et seq.

Oliphant, Ken/Zhang, Pinghua/Chen, Lei, The Legal Protection of Personality Rights. Chinese and European Perspectives. Leiden; Boston: Brill Nijhoff 2018.

Qiu, Xuemei, Contract Law. In: *Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai* (eds.), *Perspectives on Chinese Business and Law*. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 151 et seq.

Shen, Wei, Liability Prior to Contract Formation in Chinese Contract Law. In: *DiMatteo, Larry A./Chen, Lei* (eds.), *Chinese Contract Law. Civil and Common Law Perspectives*. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 137 et seq.

Szeliński, Dara-Lisa, Die Arzthaftung in der Volksrepublik China nach der jüngsten Interpretation des Obersten Volksgerichts. In: *Zeitschrift für Chinesisches Recht*, Vol. 25 (2018), pp. 232 et seq.

Tang, Vivian, Enforcement of Consumer Law in Hong Kong. In: *Micklitz, Hans-Wolfgang/Saumier, Geneviève* (eds.), *Enforcement and Effectiveness of Consumer Law*. Cham: Springer 2018, pp. 331 et seq.

Wang, Qiang, Eine strukturelle, rechtssystematische und -terminologische Analyse des Tierhalterhaftungsrechts der VR China. Eine Gesamtwürdigung im Vergleich mit dem deutschen Pendant. In: *Zeitschrift für Europarecht, Internationales Privatrecht und Rechtsvergleichung*, Vol. 2 (2018), pp. 79 et seq.

Wang, Yi, Prospect of Validity in Chinese Contract Law. In: *DiMatteo, Larry A./Chen, Lei* (eds.), *Chinese Contract Law. Civil and Common Law Perspectives*. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 215 et seq.

Wei, Dan, Enforcement and Effectiveness of Consumer Law in the People's Republic of China. In: *Micklitz, Hans-Wolfgang/Saumier, Geneviève* (eds.), *Enforcement and Effectiveness of Consumer Law*. Cham: Springer 2018, pp. 173 et seq.

Wolff, Lutz-Christian, Impossibility of Performance and Contract Validity. A German Law Perspective. In: *DiMatteo, Larry A./Chen, Lei* (eds.), *Chinese Contract Law. Civil and Common Law Perspectives*. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 279 et seq.

Wu, Ying Chieh, Contract Formation in Taiwan. In: *Chen-Wishart, Mindy/Loke, Alexander/Vogenauer, Stefan* (eds.), *Formation and Third Party Beneficiaries*. Oxford: Oxford University Press 2018, pp. 310 et seq.

Yang, Fei, Die Haftung von Plattformbetreibern für die Mitwirkung an fremden Rechtsverletzungen nach deutschem und chinesischem Recht. Eine Untersuchung zum Urheber-, Marken- und Lauterkeitsrecht. Göttingen: V&R unipress 2018.

Yang, Lixin, Tort Liability Law of China. Wien: Jan Sramek Verlag 2018.

Yu, Wenguang, Regulation on Internet Intermediaries' Liabilities. Focusing on Illegal Online Hate Speech. In: *Krönke, Christoph/Müller, Michael W./Yu, Wenguang/Tian, Wei* (eds.), *Paradigms of Internet Regulation in the European Union and China*. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 49 et seq.

Zhang, Daoning, Certainty of Subject Matter - What China Can Learn from English Trust Law. In: *Trusts & Trustees*, Vol. 24 (2018), pp. 1020 et seq.

Zhang, Mingzhao/Zhu, Ling, Understanding Who Has an Insurable Interest in Goods under Multimodal Transport in Chinese Law. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 739 et seq.

Zhang, Pinghua, The Structure of the Interest in Personality and the Introduction of a Statutory Right of Personality. In: *Oliphant, Ken/Zhang, Pinghua/Chen, Lei* (eds.), *The Legal Protection of Personality Rights. Chinese and European Perspectives*. Leiden; Boston: Brill Nijhoff 2018, pp. 138 et seq.

Zhang, Xinbao, Legislation of Tort Liability Law in China. Singapore: Springer 2018.

Zou, Mimi, An Introduction to Chinese Contract Law. Hong Kong: LexisNexis Hong Kong 2018.

4. Law of Property (Sachenrecht)

Chen, Lei, The Evolution of the Property System in China. Between the Socialist Heritage and Liberal Market. In: *Fu, Hualing/Gillespie, John/Nicholson, Penelope/Partlett, William* (eds.), *Socialist Law in Socialist East Asia*. Cambridge; New York, NY; Port Melbourne; New Dehli; Singapore: Cambridge University Press 2018, pp. 385 et seq.

Clarke, Donald, Form and Function in China's Urban Land Regime: The Irrelevance of "Ownership", in: *Land Use Policy*, Vol. 79 (2018), pp. 902 et seq.

Qiao, Shitong, Chinese Small Property. The Co-Evolution of Law and Social Norms. Cambridge; New York, NY; Port Melbourne, VIC; Delhi; Singapore: Cambridge University Press 2018.

Wang, Lidong, Das Problem des Doppelspiels beim gutgläubigen Erwerb. Eine rechtsvergleichende Untersuchung zwischen dem deutschen und chinesischen Recht. Berlin: Peter Lang 2018.

Zhuang, Jiayuan, Einführung in das „neue“ Sachenrecht der GRCL. Mit Schwerpunkt auf dem öffentlichen Eigentum am Grundstück (Zusammenfassung). In: *Möllers, Thomas M. J./Li, Hao* (eds.), *The General Rules of Chinese Civil Law. History, Reform and Perspective*. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 221 et seq.

5. Family Law (Familienrecht)

Chen, Wei/Zhang, Xin/Shi, Lei, Empirical Research on Protecting Women's Property Rights in Divorce Proceedings in China. In: *International Journal of Law, Policy and the Family*, Vol. 32 (2018), pp. 109 et seq.

Fan, Liying, On the Independence of Personalities and Restrictions on the Status of Spouses. In: *Oliphant, Ken/Zhang, Pinghua/Chen, Lei* (eds.), *The Legal Protection of Personality Rights. Chinese and European Perspectives*. Leiden; Boston: Brill Nijhoff 2018, pp. 215 et seq.

Miller, Alyssa, Punishing Passion: A Comparative Analysis of Adultery Laws in the United States of America and Taiwan and Their Effects On Women. In: *Fordham International Law Journal*, Vol. 41 (2018), pp. 425 et seq.

6. Law of Succession (Erbrecht)

—

7. Commercial Law (Handelsrecht)

—

8. Business Organisations (Gesellschaftsrecht)

Chan, Raymond Siu Yeung/Ho, Danny C. K./Young, Angus, Perceptions about the Role of the Company Secretary in Hong Kong: From Creature of the Law to Independent Professionals? In: *Company Lawyer*, Vol. 39 (2018), pp. 199 et seq.

Chen, Ruoying, Corporate Division: Rules and Practice in China. In: *Fleischer, Holger/Kanda, Hideki/Gim, Geon sig/Mülbert, Peter O.* (eds.), *Issues and Challenges in Corporate and Capital Market Law: Germany and East Asia*. Tübingen: Mohr Siebeck 2018, pp. 23 et seq.

Chu, Claire Te-Fang, Takeover Laws and Practices in Taiwan. Recent Developments and Future Prospects. In: *Varottil, Umakanth/Wan, Wai Yee* (eds.), *Comparative Takeover Regulation. Global and Asian Perspectives*. Cambridge; New York, NY; Port Melbourne; Dehli; Singapore: Cambridge University Press 2018, pp. 313 et seq.

Cohn, Stuart R./Miao, Yinzhi, The Dragon and the Eagle: Reforming China's Securities IPO Laws in the U.S. Model, Pros and Cons. In: *Washington University Global Studies Law Review*, Vol. 17 (2018), pp. 327 et seq.

Donald, David C., Evolutionary Development in Hong Kong of Transplanted UK-Origin Takeover Rules. In: *Varottil, Umakanth/Wan, Wai Yee* (eds.), *Comparative Takeover Regulation. Global and Asian Perspectives*. Cambridge; New York, NY; Port Melbourne; Dehli; Singapore: Cambridge University Press 2018, pp. 381 et seq.

Huang, Floral Liu, Xinmin/ Yeung, Horace, Coordinated Efforts to Regulate Overseas Listed Chinese Companies: A Historical Perspective and Recent Developments. In: *Journal of Corporate Law Studies*, Vol. 18 (2018), pp. 43 et seq.

Huang, Robin Hui/ Chen, Juan, Takeover Regulation in China. Striking a Balance between Takeover Contestability and Shareholder Protection. In: *Varottil,*

Umakanth/Wan, Wai Yee (eds.), Comparative Takeover Regulation. Global and Asian Perspectives. Cambridge; New York, NY; Port Melbourne; Dehli; Singapore: Cambridge University Press 2018, pp. 211 et seq.

Jie, Weil/Ng, Nicholas, Comparative Corporate Governance: Why Singapore's Temasek Model Is Not Replicable in China. In: New York University Journal of International Law & Politics, Vol. 51 (2018), pp. 211 et seq.

Keay, Andrew/Zhao, Jingchen, Transforming Corporate Governance in Chinese Corporations: A Journey, Not a Destination. In: Northwestern Journal of International Law and Business, Vol. 38 (2018), pp. 187 et seq.

Lin, Lin, Private Equity Investor Protection: Conceptualizing the Duties of General Partners in China. In: Berkeley Business Law Journal, Vol. 15 (2018), pp. 43 et seq.

Mezzanotte, Félix E./Fung, Simon, Do Institutional Owners Monitor? Evidence from Voting on Connected Transaction Proposals in Hong Kong-Listed Companies. In: Michigan Business & Entrepreneurial Law Review, Vol. 7 (2018), pp. 221 et seq.

Qiu, Xuemei/Lin, Zhengling, Chinese Company Law. In: *Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai* (eds.), Perspectives on Chinese Business and Law. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 179 et seq.

Seidenfuss, Kai-Uwe, One-Tier, Two-Tier and Hybrid Board Structures in Hong Kong, Germany and Japan: A Governance Perspective. In: Company Lawyer, Vol. 39 (2018), pp. 345 et seq.

Senff, Philipp, CEO/CFO Compliance, Whistleblower und Prävention in China. In: Compliance-Berater 2018, pp. 28 et seq.

Shen, Junzheng, Regulation of Controlling Shareholder Misconduct in Listed Companies: A Comparison of Hong Kong and Delaware. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 485 et seq.

Tyler, Edward Lawson Griffin/Lo, Stefan H. C., Butterworths Hong Kong Company Law Handbook. 20th Edition. Hong Kong: LexisNexis 2018.

Wan, Wai Yeel/Chen, Christopher/Xia, Chongwu/Goo, Say H., Managing the Risks of Corporate Fraud: The Evidence from Hong Kong and Singapore. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 125 et seq.

Wan, Wai Yee/Chen, Christopher/Zhang, Wei, Regulating Squeeze-Out Techniques by Controlling Shareholders: The Divergence between Hong Kong and Singapore. In: Journal of Corporate Law Studies, Vol. 18 (2018), pp. 185 et seq.

Wang, Jiangyu, Squeeze-out (or the Lack Thereof) in the Regulation of Corporate Mergers in China. In: *Fleischer, Holger/Kanda, Hideki/Gim, Geon sig/Müller, Peter O.* (eds.), Issues and Challenges in Corporate and Capital Market Law. Germany and East Asia. Tübingen: Mohr Siebeck 2018, pp. 225 et seq.

Zhang, Zinian, Corporate Reorganisations in China. An Empirical Analysis. Cambridge; New York, NY; Port Melbourne; New Delhi; Singapore: Cambridge University Press 2018.

Zhao, Jingchen/Wen, Shuangge, The Eligibility of Claimants to Commence Derivative Litigation on Behalf of China's Joint Stock Limited Companies. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 687 et seq.

9. Insurance (Privatversicherungsrecht)

Kipnis, Andrew B., Mediated Agency and Funeral Insurance in China. In: Political and Legal Anthropology, Vol. 41 (2018), pp. 319 et seq.

10. Negotiable Instruments (Wertpapierrecht)

—

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

Bian, Renjun, Patent Litigation in China: Challenging Conventional Wisdom. In: Berkeley Technology Law Journal, Vol. 33 (2018), pp. 413 et seq.

Carr, Chris/Harris, Dan, Internet-of-Things Devices, Intellectual Property, Venture Capital, China Manufacturing, and the Art of a Clean Deal: Who Owns What? In: Santa Clara High Technology Law Journal, Vol. 34 (2018), pp. 315 et seq.

Cheng, Wenting/Drahos, Peter, How China Built the World's Biggest Patent Office. The Pressure Driving Mechanism. In: International Review of Intellectual Property and Competition Law, Vol. 1 (2018), pp. 5 et seq.

Cheung, Candy, Protecting Traditional Medicinal Knowledge to Promote the Economic Interests of the State: The Case of the People's Republic of China. In: European Intellectual Property Review, Vol. 40 (2018), pp. 775 et seq.

Guo, Dezhong/Zhang, Ying, Legal Regulation on Patent Licensing Royalties in China. In: Recht, Automobil, Wirtschaft, Vol. 1 (2015), pp. 5 et seq.

Hurtado, Adela, Protecting the Mickey Mouse Ears: Moving beyond Traditional Campaign-Style Enforcement of Intellectual Property Rights in China. In: Fordham Intellectual Property, Media and Entertainment Law, Vol. 28 (2018), pp. 421 et seq.

Hsiao, Jerry I-H., Patent Eligibility of 3D Bioprinted Organs in Taiwan. In: Albany Law Journal of Science and Technology, Vol. 28 (2018), pp. 1 et seq.

Kabisch, Andreas, Patent- und Gebrauchsmusterrecherche in China. Lost in Translation? In: Gewerblicher Rechtsschutz und Urheberrecht, Praxis im Immateriagüter- und Wettbewerbsrecht, Vol. 9 (2018), pp. 206 et seq.

Long, Jingrong, Different Solutions for Similar Questions. Hyperlinks and the Right of Communication to

the Public in China and the EU. In: International Review of Intellectual Property and Competition Law, Vol. 4 (2018), pp. 413 et seq.

Scheil, Jörg-Michael, Aktuelles aus der VR China. Abmahnung, Berechtigungsanfrage und Negative Feststellungsklage in der chinesischen Patentpraxis. In: Mitteilungen der deutschen Patentanwälte, Vol. 10 (2018), pp. 447 et seq.

Song, Xiaoting, Chinese Intellectual Property Rights. In: Gołota, Łukasz/Hu, Jiaxiang/Borghet, Kim van der/Wang, Saisai (eds.), Perspectives on Chinese Business and Law. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 315 et seq.

Yu, Peter K., A Half-Century of Scholarship on the Chinese Intellectual Property System. In: American University Law Review, Vol. 67 (2018), pp. 1045 et seq.

Yu, Peter K., When the Chinese Intellectual Property System Hits 35. In: Queen Mary Journal of Intellectual Property, Vol. 8 (2018), pp. 3 et seq.

12. Unfair Competition, Trademarks, Anti-trust Legislation (Wettbewerbs- und Warenzeichenrecht, Kartellrecht)

Cammerer, Claus, Die Revision des chinesischen Gesetzes gegen unlauteren Wettbewerb. In: Wettbewerb in Recht und Praxis, Vol. 10 (2018), pp. 1160 et seq.

Chai, Yaotian, The New Anti-Unfair Competition Law of the People's Republic of China 2018. In: Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil, Vol. 7 (2018), pp. 636 et seq.

Chui, Shufeng, Anti-Monopoly Law Problem Analysis in China's Auto Industry. In: Recht, Automobil, Wirtschaft, Vol. 1 (2015), pp. 26 et seq.

Dong, Huijuan/Lin, Xiuqin, Major Changes in the Chinese Trademark Law in the Transitional Period. In: Queen Mary Journal of Intellectual Property, Vol. 8 (2018), pp. 50 et seq.

Dai, Yiting, Chinese Court's Determination and Protection of Well-known Mark. In: Recht, Automobil, Wirtschaft, Vol. 1 (2015), pp. 39 et seq.

Fan, Jr-Da, Compensation for Non-Pecuniary Damage of Trademark Infringement in Taiwan. In: Journal of the Patent and Trademark Office Society, Vol. 100 (2018), pp. 49 et seq.

Härtel, Ines/Zhong Lian, The Right of Geographical Indications of Agricultural Products and Food. In: Härtel, Ines (eds.), Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture. Cham: Springer 2018, pp. 611 et seq.

Kabisch, Andreas, Schutz von Geschäftsgeheimnissen in China durch NNNs. In: Gewerblicher Rechtschutz und Urheberrecht, Praxis im Immaterialgüter und Wettbewerbsrecht, Vol. 22 (2018), pp. 516 et seq.

Li, Guangjie, Revisiting China's Competition Law and Its Interaction with Intellectual Property Rights. Baden-Baden: Nomos Verlagsgesellschaft 2018.

Ng, Wendy, The Influence of Socialist Principles on the Legal Regulation of Markets in China. The Anti-Monopoly Law. In: Fu, Hualing/Gillespie, John/Nicholson, Penelope/Partlett, William (eds.), Socialist Law in Socialist East Asia. Cambridge; New York, NY; Port Melbourne; New Dehli; Singapore: Cambridge University Press 2018, pp. 351 et seq.

Ng, Wendy, The Political Economy of Competition Law in China. Cambridge; New York, NY; Port Melbourne; New Delhi; Singapore: Cambridge University Press 2018.

Riley, Alan, A Chinese Global Antitrust Disruption? In: Competition Law Insight, Vol. 17 (2018), pp. 1 et seq.

Sun, Hoachen, Protecting Non-Traditional Trademarks in China. New Opportunities and Challenges. In: Calboli, Irene/Senftleben, Martin (eds.), The Protection of Non-Traditional Trademarks. Critical Perspectives. Oxford: Oxford University Press 2018, pp. 185 et seq.

Wang, Jia, Conceptualizing Copyright Exceptions in China and South Africa. A Developing View from the Developing Countries. Cham: Springer 2018.

Wang, Jie, Regulating Hosting ISPs Responsibilities for Copyright Infringement. The Freedom to Operate in the US, EU and China. Singapore: Springer 2018.

Wang, Xianlin, Anti-Monopoly Regulations on the Abuse of Intellectual Property Rights in China. In: Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil, Vol. 8 (2018), pp. 761 et seq.

Wang, Ye, Network Copyright Protection in China. Hamburg: Verlag Dr. Kovač 2018.

Yan, Xingyu, The Jurisdictional Delimitation in the Chinese Anti-Monopoly Law Public Enforcement Regime: The Inevitable Overstepping of Authority and the Implications. In: Journal of Antitrust Enforcement, Vol. 6 (2018), pp. 123 et seq.

Yan, Yizhou, Rechtsschutz im chinesischen und deutschen Vergaberecht. Funktionaler Vergleich und mögliche Reformansätze. Baden-Baden: Nomos 2018.

Zhang, Angela Huyue, The Role of Media in Antitrust: Evidence from China. In: Fordham International Law Journal, Vol. 41 (2018), pp. 473 et seq.

Zhang, Chenying, Regulation of Vertical Territorial Restraints Agreements in the Automobile Sector of China. In: Recht, Automobil, Wirtschaft, Vol. 1 (2015), pp. 34 et seq.

Zhang, Tom/ Zhao, Linda, China: Trade Marks - Court Uses Competition Law to Tackle Bad Faith Registration. In: Managing Intellectual Property, Vol. 277 (2018), pp. 45 et seq.

Zhang, Yun, Passivlegitimation bei kartellrechtlichen Schadensersatzklagen nach dem chinesischen Recht. Gleichzeitig ein Vergleich mit dem deutschen Recht. Hamburg: Verlag Dr. Kovač 2018.

Zhu, Yingying/Tao, Jingzhou, Is a 3D Shape Registrable as a Trademark in China? In: *Intellectual Property & Technology Law Journal*, Vol. 30 (2018) No. 10, pp. 17 et seq.

13. Conflicts of Laws, Uniform Private Law (Internationales Privatrecht, Einheitsrecht)

Ali, Shahla, Hong Kong Special Administrative Region, China. The Adoption of the UNCITRAL Model Law on International Commercial Arbitration in Hong Kong. In: *Bell, Gary F.* (ed.), *The UNCITRAL Model Law and Asian Arbitration Laws. Implementation and Comparisons*. Cambridge; New York, NY; Port Melbourne; New Delhi; Singapore: Cambridge University Press 2018, pp. 9 et seq.

Brand, Ronald A., Recognition of Foreign Judgments in China: The Liu Case and the "Belt and Road" Initiative. In: *Journal of Law and Commerce*, Vol. 37 (2018), pp. 29 et seq.

Chen, Weizuo, The CISG and the Rules of Private International Law of the People's Republic of China. In: *Mélanges en l'honneur du Professeur Claude Witz*. Paris: LexisNexis 2018, pp. 183 et seq.

Cuniberti, Gilles, Reconnaissance en France d'un jugement chinois de divorce – [Civ. 1^{re}, 24 janv. 2018, no 16-26.698]. In: *Revue critique de droit international privé* 2018, No. 2, pp. 324 et seq.

Davide Farah, P., La Perspectiva China del Derecho Internacional. In: *Revista Espanola de Derecho Internacional* 2018, pp. 227 et seq.

DiMatteo, Larry A./Wang, Jingen, CCL and CISG. A Comparative Analysis of Formation, Performance, and Breach. In: *DiMatteo, Larry A./Chen, Lei* (eds.), *Chinese Contract Law. Civil and Common Law Perspectives*. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 466 et seq.

Gan, Yong, Jurisdiction Agreements in Chinese Conflict of Laws: Searching for Ways to Implement the Hague Convention on Choice of Court Agreements in China. In: *Journal of Private International Law*, Vol. 14 (2018), pp. 295 et seq.

Guo, Yu, People's Republic of China. Comparison Between UN Model Law and Chinese Arbitration Law. In: *Bell, Gary F.* (ed.), *The UNCITRAL Model Law and Asian Arbitration Laws. Implementation and Comparisons*. Cambridge; New York, NY; Port Melbourne; New Delhi; Singapore: Cambridge University Press 2018, pp. 271 et seq.

Guo, Yujun/Fu, Pengyuan, On the Construction of Electronic Service Abroad System under the 'Belt and Road' Initiative. In: *Sooksripaisarnkit, Poomintr/Garimella, Sai Ramani* (eds.), *China's One Belt One Road Initiative and Private International Law*. London; New York: Routledge 2018, pp. 39 et seq.

Hu, Didi, Cross-Border Insolvency Regime in China: Finding the Most Pragmatic Interim Solution for

Globalized Companies under Localized Practices. In: *American Bankruptcy Law Journal*, Vol. 92 (2018), pp. 523 et seq.

Huo, Zhengxin, Proof of Foreign Law under the Background of the Belt and Road Initiative. In: *Sooksripaisarnkit, Poomintr/Garimella, Sai Ramani* (eds.), *China's One Belt One Road Initiative and Private International Law*. London; New York: Routledge 2018, pp. 125 et seq.

Janssen, Andre/Chau, Samuel C. K., The Impact of the UNIDROIT Principles of International Commercial Contracts on Chinese Contract Law. Past, Present and Future. In: *DiMatteo, Larry A./Chen, Lei* (eds.), *Chinese Contract Law. Civil and Common Law Perspectives*. Cambridge; New York, NY; Port Melbourne, VIC; New Dehli; Singapore: Cambridge University Press 2018, pp. 447 et seq.

Lacamp, Louis, La circulation des jugements étrangers en Chine: la route de l'exequatur. In: *Revue critique de droit international privé* 2018, No. 2, pp. 229 et seq.

Liang, Jieying, Party Autonomy in Contractual Choice of Law in China. Cambridge; New York, NY; Port Melbourne; New Dehli; Singapore: Cambridge University Press 2018.

Lo, Chang-fa, Taiwan. Comparative Analysis of the Arbitration Law of Taiwan and the UNCITRAL Model Law. In: *Bell, Gary F.* (ed.), *The UNCITRAL Model Law and Asian Arbitration Laws. Implementation and Comparisons*. Cambridge; New York, NY; Port Melbourne; New Delhi; Singapore: Cambridge University Press 2018, pp. 348 et seq.

Magnus, Ulrich, CISG Applicable in Hong Kong and Macao. In: *Mélanges en l'honneur du Professeur Claude Witz*. Paris: LexisNexis 2018, pp. 579 et seq.

Putz, Alexander, Erleichterungen für Gerichtsstandsvereinbarungen mit chinesischen Handelspartnern. In: *Zeitschrift für internationales Wirtschaftsrecht*, Vol. 4 (2018), pp. 166 et seq.

Siebel, Yue, Die Anerkennung und Vollstreckung von Gerichtsentscheidungen zwischen Deutschland und China. Jena: JWV Jenaer Wissenschaftliche Verlagsgesellschaft 2018.

Sooksripaisarnkit, Poomintr, Harmonisation of Choice of Law Rules in Commercial Contracts in the One Belt One Road Countries. Will the Hague Principles on Choice of Law in International Commercial Contracts Serve as a Good Model? In: *Sooksripaisarnkit, Poomintr/Garimella, Sai Ramani* (eds.), *China's One Belt One Road Initiative and Private International Law*. London; New York: Routledge 2018, pp. 19 et seq.

Sooksripaisarnkit, Poomintr/Garimella, Sai Ramani, China's One Belt One Road Initiative and Private International Law. London; New York: Routledge 2018.

Sooksripaisarnkit, Poomintr/Garimella, Sai Ramani, The Role of Private International Law in the Context of the One Belt One Road Initiative. In: *Sooksripaisarnkit, Poomintr/Garimella, Sai Ramani* (eds.), *China's One*

Belt One Road Initiative and Private International Law. London; New York: Routledge 2018, pp. 1 et seq.

Sun, Bin, The Future of Cross-Border Litigation in China: Enforcement of Foreign Commercial Judgments Based on Reciprocity. In: New York University Journal of International Law & Politics, Vol. 50 (2018), pp. 1135 et seq.

Tsang, King Fung, Enforcement of Foreign Commercial Judgments in China. In: Journal of Private International Law, Vol. 14 (2018), pp. 262 et seq.

Tu, Guangjian, Recognition and Enforcement of Mainland China's Civil and Commercial Judgments in Hong Kong - An Update. In: Asia Pacific Law Review, Vol. 25 (2018), pp. 10 et seq.

Wersborg, Sarah Katharina, Welches Recht gilt? Die Bestimmung des anzuwendenden Rechts im chinesischen, im deutschen und im europäischen internationalen Erbrecht. Bonn: Zerb Verlag 2018.

Zeller, Bruno, One Belt One Road - One law? In: *Sooksripaisarnkit, Poomintr/Garimella, Sai Ramani* (eds.), China's One Belt One Road Initiative and Private International Law. London; New York: Routledge 2018, pp. 144 et seq.

Zhang, Meirong, Developments in Inter-Regional Conflict of Laws within China. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 1097 et seq.

IV. Judicial System, Practice and Procedure, Civil Procedure (Gerichtsverfassung, allgemeines Prozessrecht und Zivilprozess)

Borgh, Kim van der/Wang, Saisai, Foreign Related Commercial Arbitration in China. In: *Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai* (eds.), Perspectives on Chinese Business and Law. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 125 et seq.

Bu, Yuanshi, Berufungsverfahren. In: *Pijsler, Knut Benjamin* (ed.), Handbuch des chinesischen Zivilprozessrechts. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 243 et seq.

Bu, Yuanshi, Die Vollstreckung von Schiedssprüchen in China. In: Zeitschrift für Zivilprozess, Vol. 22 (2018), pp. 315 et seq.

Bu, Yuanshi, Drittanfechtungsklage. In: *Pijsler, Knut Benjamin* (ed.), Handbuch des chinesischen Zivilprozessrechts. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 259 et seq.

Chan, Cora, Rights, Proportionality and Deference: A Study of Post-Handover Judgments in Hong Kong. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 51 et seq.

Chan, Johannes/Won, Vivian, The Politics of the Ombudsman. The Hong Kong Experience. In: *Hertogh, Marc/Kirkham, Richard M.* (eds.), Research Handbook on the Ombudsman. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2018, pp. 91 et seq.

Chen, Albert H. Y./Lo, P. Y., Hong Kong's Judiciary under 'One Country, Two Systems'. In: *Lee, Hoong P./Pittard, Marilyn J.* (eds.), Asia-Pacific Judiciaries. Independence, Impartiality and Integrity. Cambridge; New York, NY; Port Melbourne; New Delhi; Singapore: Cambridge University Press 2018, pp. 131 et seq.

Chew, Pat K., A Case of Motivated Cultural Cognition: China's Normative Arbitration of International Business Disputes. In: International Lawyer, Vol. 51 (2018), pp. 469 et seq.

Chu, Juan, Vindicating Public Environmental Interest: Defining the Role of Environmental Public Interest Litigation in China. In: Ecology Law Quarterly, Vol. 45 (2018), pp. 485 et seq.

Chun, Jin/ Steele, Stacey, How Technologies and Innovation Are Driving Chinese Insolvency Law Developments: New Supreme People's Court Bankruptcy Information Platform. In: International Corporate Rescue, Vol. 15 (2018), pp. 33 et seq.

Feng, Lin, The Future of Judicial Independence in China. In: *Lee, Hoong P./Pittard, Marilyn J.* (eds.), Asia-Pacific Judiciaries. Independence, Impartiality and Integrity. Cambridge; New York, NY; Port Melbourne; New Delhi; Singapore: Cambridge University Press 2018, pp. 81 et seq.

Feng, Yuqing/He, Xin, From Law to Politics: Petitioners' Framing of Disputes in Chinese Courts. In: China Journal 2018, pp. 130 et seq.

Feng, Yuqing/Xu, Qing, Politicised Legal Discourse and Judicial Accommodation of Petitioners in Chinese Courts. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 233 et seq.

Feuerstein, Mario, Klagen im öffentlichen Interesse. In: *Pijsler, Knut Benjamin* (ed.), Handbuch des chinesischen Zivilprozessrechts. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 273 et seq.

Feuerstein, Mario, Prozessbeteiligte. In: *Pijsler, Knut Benjamin* (ed.), Handbuch des chinesischen Zivilprozessrechts. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 63 et seq.

Glatter, Joachim, Practically useful or just politically driven? Establishment of the China International Commercial Courts. In: Dispute Resolution 2018, No. 3, pp. 20 et seq.

Gong, Xinyi, China's Insolvency Law and Interregional Cooperation. Comparative Perspectives from China and the EU. London; New York: Routledge 2018.

Gu, Weixia, China's Belt and Road Development and a New International Commercial Arbitration Initiative in Asia. In: Vanderbilt Journal of Transnational Law, Vol. 51 (2018), pp. 1305 et seq.

Hau, Norman/Hobden, Ben, An Era of Cooperation: Notable Judicial Assistance by the Hong Kong Courts in Recent Cross-Border Insolvency and Restructuring Cases. In: International Corporate Rescue, Vol. 15 (2018), pp. 167 et seq.

He, Jiahong, Methodology of Judicial Proof and Presumption. Singapore: Springer 2018.

Holloway, David, The New Chinese International Commercial Court and the Future of Dispute Resolution in the Belt and Road Initiative. In: *Vindobona Journal of International Commercial Law & Arbitration*, Vol. 22 (2018), pp. 96 et seq.

Hou, Peng, Financing Arbitration in Mainland China: Hong Kong's Legislation as a Model. In: *Arbitration International*, Vol. 34 (2018), pp. 593 et seq.

Huang, Robin Hui, Rethinking the Relationship between Public Regulation and Private Litigation: Evidence from Securities Class Action in China. In: *Theoretical Inquiries in Law*, Vol. 19 (2018), pp. 333 et seq.

Hiibner, Patrick Alois, Einstweiliger Rechtsschutz. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 289 et seq.

Jing, Zhen, A New Insurance Dispute Resolution Mechanism: The Linked Litigation-Mediation Scheme in China. In: *Journal of Business Law*, Vol. 1 (2018), pp. 40 et seq.

Klages, Nils, Verfahren mit Auslandsbezug: Anerkennung und Vollstreckung von Gerichtsentscheidungen und Schiedssprüchen. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 491 et seq.

Klages, Nils, Gewöhnliches Verfahren in erster Instanz. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 85 et seq.

Kwok, Mantak, Strengthening Hong Kong's Position as an Arbitration Hub in the Belt and Road Initiative. In: *International Arbitration Law Review*, Vol. 21 (2018), pp. 106 et seq.

Li, Guo, General Trends of Misrepresentation Litigation in China. In: *Fleischer, Holger/Kanda, Hideki/Gim, Geon sig/Mülbert, Peter O.* (eds.), *Issues and Challenges in Corporate and Capital Market Law*. Germany and East Asia. Tübingen: Mohr Siebeck 2018, pp. 163 et seq.

Li, Yedan/Kocken, Joris/Rooij, Benjamin van, Understanding China's Court Mediation Surge: Insights from a Local Court. In: *Law and Social Inquiry*, Vol. 43 (2018), pp. 58 et seq.

Li, Zhiyu, Innovation through Interpretation: How Judges Make Policy in China. In: *Tulane Journal of International and Comparative Law*, Vol. 23 (2018), pp. 327 et seq.

Lin, Siyi, China's International Commercial Court under the Belt and Road Initiative. In: *International Company and Commercial Law Review*, Vol. 29 (2018), pp. 664 et seq.

Liu, Chenglin, Risks Faced by Foreign Lawyers in China. In: *Arizona Journal of International and Comparative Law*, Vol. 35 (2018), pp. 131 et seq.

Liu, Zhuang, Does Reason Writing Reduce Decision Bias? Experimental Evidence from Judges in China. In: *Journal of Legal Studies*, Vol. 47 (2018), pp. 83 et seq.

Moliterno, James/ Lan, Rongjie, The New-Breed, "Die-Hard" Chinese Lawyer: A Comparison with American Civil Rights Cause Lawyers. In: *Washington and Lee Journal of Civil Rights and Social Justice*, Vol. 25 (2018), pp. 99 et seq.

Pelzer, Nils, Einzelne Vollstreckungsmaßnahmen. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 431 et seq.

Pelzer, Nils, Schlichtung. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 199 et seq.

Pelzer, Nils, Vereinfachtes Verfahren und Verfahren mit geringem Streitwert. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 231 et seq.

Pelzer, Nils, Verfahren mit Auslandsbezug: Allgemeine Voraussetzungen. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 479 et seq.

Pelzer, Nils, Verfahrenseröffnung. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 37 et seq.

Pelzer, Nils, Zuständigkeitsordnung. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 49 et seq.

Pils, Eva, In Whose Service? The Transnational Legal Profession's Interaction with China and the Threat to Lawyers' Autonomy and Professional Integrity. In: *Fordham International Law Journal*, Vol. 41 (2018), pp. 1263 et seq.

Pißler, Knut Benjamin, *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018.

Pißler, Knut Benjamin, Laienrichter in China nach dem neuen Schöffengesetz. Mehr als nur Dekoration? In: *Zeitschrift für Chinesisches Recht*, Vol. 25 (2018), pp. 222 et seq.

Pißler, Knut Benjamin, Zwangsvollstreckung: Voraussetzungen und Verfahren. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 395 et seq.

Pißler, Knut Benjamin, Wiederaufnahmeverfahren. In: *Pißler, Knut Benjamin* (ed.), *Handbuch des chinesischen Zivilprozessrechts*. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 341 et seq.

Roux-Kemp, A. le, Forensic DNA Databases in Hong Kong and China: A BRICS Comparative Perspective. In: Indiana International & Comparative Law Review, Vol. 28 (2018), pp. 221 et seq.

Schlichte, Johannes, Justizreform in China. Ein langer und oft steiniger Weg. In: Deutsche Richterzeitung, Vol. 12 (2018), pp. 416 et seq.

Siebel, Yue, Vollstreckungseinwände. In: *Pfälzer, Knut Benjamin* (ed.), Handbuch des chinesischen Zivilprozessrechts. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 461 et seq.

So, Billy K. L./So, Sufumi, Commercial Arbitration Transplanted. A Tale of the Book Industry in Modern Shanghai. In: *Zhao, Yun/Ng, Michael H. K* (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 238 et seq.

Steele, Stacey/ Godwin, Andrew/ Jin, Chun/ Han, Changyin/Ren, Yimin/Chi, Weihong, Trends and Developments in Chinese Insolvency Law: The First Decade of the PRC Enterprise Bankruptcy Law. In: American Journal of Comparative Law, Vol. 66 (2018), pp. 669 et seq.

Tsang, King Fung, The Role of Hong Kong in the Dispute Resolutions of One Belt One Road. In: *Sooksri-paisarnkit, Poomintr/Garimella, Sai Ramani* (eds.), China's One Belt One Road Initiative and Private International Law. London; New York: Routledge 2018, pp. 199 et seq.

Wang, Shucheng, Guiding Cases as a Form of Statutory Interpretation: Expansion of Supreme People's Court's Judicial Lawmaking Authority in China. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 1067 et seq.

Wang, Yuan, The Role of the Supreme People's Court in Chinese International Commercial Arbitration. Halle (Saale): Universitätsverlag Halle-Wittenberg 2018.

Wei, Su, Legal Status of Arbitral Institutions in China: A Trouble of "Chinese Character". In: International Arbitration Law Review, Vol. 21 (2018), pp. 119 et seq.

Werthwein, Simon, Beweisrecht. In: *Pfälzer, Knut Benjamin* (ed.), Handbuch des chinesischen Zivilprozessrechts. Analyse und Materialien. Tübingen: Mohr Siebeck 2018, pp. 129 et seq.

Xi, Chao/Pan, Xuanming, Public Enforcement of Securities Laws. A Case of Convergence? In: *Zhao, Yun/Ng, Michael H. K* (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 81 et seq.

Xiao, Yongping/Yu, Meng, Some Suggestions for Improving the International Credibility of the Chinese Judiciary. A Focus on the BRI. In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), Normative Readings of the Belt and Road Initiative. Road to New Paradigms. Cham: Springer 2018, pp. 207 et seq.

Yu, Tommi, China's "Belt and Road Initiative". What's in it for Law Firms and Lawyers? In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), Normative Readings of the Belt and Road Initiative. Road to New Paradigms. Cham: Springer 2018, pp. 221 et seq.

Zhai, Tiantian/Chang, Yen-Chiang, Standing of Environmental Public-Interest Litigants in China: Evolution, Obstacles and Solutions. In: Journal of Environmental Law, Vol. 30 (2018), pp. 369 et seq.

Zhang, Daoning, Pre-Packaged Reorganisations in China and Creditor Protection. In: International Corporate Rescue, Vol. 15 (2018), pp. 15 et seq.

Zhang, Tietie, Ad hoc Arbitration in China. London; New York, NY: Routledge 2018.

Zhu, Han, Law-Oriented Lawyering vs Political Lawyering: A Comparative Study of China, Taiwan and South Korea. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 431 et seq.

Zou, Yuzhuo, An Introduction to the Civil Procedure System. In: *Gółota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai* (eds.), Perspectives on Chinese Business and Law. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 95 et seq.

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

Biddulph, Sarah, Punishments in the Post Rehabilitation through Labour. Questions about Minor Crime in China. In: *Zhao, Yun/Ng, Michael H. K* (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 15 et seq.

Chen, Guangzhong, Der Zusammenhang zwischen der Gerechtigkeit der Urteilsfindung und dem Erscheinnen des Zeugen vor Gericht. In: Goltdammer's Archiv für Strafrecht, Vol. 4 (2018), pp. 202 et seq.

Chen, Haoming, Korruptionsstrafbarkeit in Deutschland und China. Frankfurt am Main: Johann Wolfgang Goethe-Universität Frankfurt am Main 2018.

Chen, Xuan, Boundary of Criminal Responsibility of Internet Service Providers. A Lesson from the Qvod Case. In: *Krönke, Christoph/Müller, Michael W./Yu, Wenguang/Tian, Wei* (eds.), Paradigms of Internet Regulation in the European Union and China. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 69 et seq.

Chen, Yu-Jie/Cohen, Jerome A, China-Taiwan Repatriation of Criminal Suspects: Room for Human Rights? In: Hong Kong Law Journal, Vol. 48 (2018), pp. 1029 et seq.

Choo, Sabrina, Circumventing the China Extradition Conundrum: Relying on Deportation to Return Chinese Fugitives. In: New York University Journal of International Law & Politics, Vol. 50 (2018), pp. 1361 et seq.

Chow, Daniel C.K., China's Anti-Corruption Crackdown and the Foreign Corrupt Practices Act. In: Texas A&M Law Review, Vol. 5 (2018), pp. 323 et seq.

Hu, Ming, Zur wirksamen Mitwirkung von Verteidigern in chinesischen Verständigungsfällen. In: Goltdammer's Archiv für Strafrecht, Vol. 4 (2018), pp. 212 et seq.

Kielsgard, Mark D./Tam Hey Juan Julian, Autocatalytic Models of Counter-Terrorism in East and Southeast Asia: An International Comparative Analysis of China, Indonesia, and Thailand. In: George Washington International Law Review, Vol. 50 (2018), pp. 461 et seq.

Lin, Xifen/Watters, Casey, Understanding the Presumption of Innocence in China. Institution and Practice. In: Zhao, Yun/Ng, Michael H. K (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 44 et seq.

Nesossi, Elisa/Trevaskes, Susan, Procedural Justice and the Fair Trial in Contemporary Chinese Criminal Justice. Leiden, The Netherlands: Brill, 2018.

Pils, Eva, China's Turn to Public Repression: The Case of the 709 Crackdown on Human Rights Lawyers. In: China Law and Society Review, Vol. 3 (2018), pp. 1 et seq.

Rong, Pumin, Criminalisation of Ship-Source Marine Pollution under Chinese Law: A Critical Analysis. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 763 et seq.

Ross, Eleanor, Increasing United States-China Cooperation on Anti-Corruption: Reforming Mutual Legal Assistance. In: George Washington Law Review, Vol. 86 (2018), pp. 839 et seq.

Schünemann, Bernd, Der deutsch-chinesische Diskurs auf dem Gebiet der Strafrechtspflege – Hindernisse und Chancen. In: Goltdammer's Archiv für Strafrecht, Vol. 4 (2018), pp. 177 et seq.

Shen, Anqi, Internal Migration, Crime, and Punishment in Contemporary China. An Inquiry Into Rural Migrant Offenders. Cham: Springer 2018.

Tretyakov, Konstantin, The Right to Die in the United States, Canada, and China: Legal Fictions and Their Utility in a Comparative Perspective. In: University of Pennsylvania Journal of Law and Social Change, Vol. 21 (2018), pp. 79 et seq.

Tsang, Andrew, Money Laundering and Distributed Ledger Technology in Hong Kong. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 577 et seq.

Wang, Juan, What's Wrong With Corruption? Messages from Confessions in China. In: Crime, Law and Social Change, Vol. 69 (2018), pp. 447 et seq.

Wei Luo, Amended and Annotated Criminal Procedure Law of the People's Republic of China with Official Interpretation. Buffalo, New York: William S. Hein & Co. 2018.

Xie, Yan, Probleme der Kriminalisierung und Entkriminalisierung des sozialschädlichen Wirtschaftsverhaltens in China. In: Hecker, Bernd/Weißer, Bettina/Brand, Christian (eds.), Festschrift für Rudolf Rengier zum 70. Geburtstag. München: Beck 2018, pp. 507 et seq.

Xiong, Moulin/Liu, Siyu/Liang, Bin, Criminal Defense and Judicial Sentencing in China's Death Penalty Cases. In: Psychology, Crime & Law, Vol. 24 (2018), pp. 414 et seq.

Xiong, Moulin/Miao, Michelle, Miscarriage of Justice in Chinese Capital Cases. In: Hastings International and Comparative Law Review, Vol. 41 (2018), pp. 273 et seq.

Xu, Jianhua, Legitimization Imperative: The Production of Crime Statistics in Guangzhou, China. In: British Journal of Criminology, Vol. 58 (2018), pp. 155 et seq.

Xu, Meijun, Erfordernisse des „fair trial“ unter besonderer Berücksichtigung der Reform der Richterämter. In: Goltdammer's Archiv für Strafrecht, Vol. 4 (2018), pp. 220 et seq.

Yu, Zhigang, Internet Criminal Law in China. Cybercrime Transformations, Legislative Examples, and Theoretical Contributions. In: Zeitschrift für die gesamte Strafrechtswissenschaft, Vol. 2 (2018), pp. 555 et seq.

Zhao, Shuhong, Die Bedeutung der deutschen Strafrechtsdogmatik für die Reform der chinesischen Strafrechtswissenschaft. In: Zeitschrift für die gesamte Strafrechtswissenschaft, Vol. 4 (2018), pp. 1264 et seq.

Zhou, Zunyou, China's Death Penalty Reforms and Trials under the Influence of Public Opinion. In: Zeitschrift für die gesamte Strafrechtswissenschaft, Vol. 2 (2018), pp. 582 et seq.

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

Biddulph, Sarah, Democratic Centralism and Administration in China. In: Fu, Hualing/Gillespie, John/Nicholson, Penelope/Partlett, William (eds.), Socialist Law in Socialist East Asia. Cambridge; New York, NY; Port Melbourne; New Dehli; Singapore: Cambridge University Press 2018, pp. 195 et seq.

Burnay, Matthieu, Chinese Perspectives on the International Rule of Law. Law and Politics in the One-Party State. Cheltenham, UK; Northampton, MA, USA: Edward Elgar Publishing 2018.

Caldwell, Ernest, Transitional Justice Legislation in Taiwan before and during the Tsai Administration. In: Washington International Law Journal, Vol. 27 (2018), pp. 449 et seq.

Carty, Anthony/Nijman, Janne Elisabeth, Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of Law as Justice for World Order. Oxford: Oxford University Press 2018.

Chen, Weitseng, Twins of Opposites: Why China Will Not Follow Taiwan's Model of Rule of Law Transition

toward Democracy. In: *American Journal of Comparative Law*, Vol. 66 (2018), pp. 481 et seq.

Chen, Yu-Jie/ Lin, Ching-Fu/ Liu, Han-Wei, "Rule of Trust": The Power and Perils of China's Social Credit Megaproject. In: *Columbia Journal of Asian Law*, Vol. 32 (2018), pp. 1 et seq.

Cheng, Kwok-yin, Legitimacy in a Postcolonial Legal System: Public Perception of Procedural Justice and Moral Alignment toward the Courts in Hong Kong. In: *Law and Social Inquiry*, Vol. 43 (2018), pp. 212 et seq.

Fisch, Justin, The Case for Effective Environmental Politics: Federalist or Unitary State? Comparing the Cases of Canada, the United States of America, and the People's Republic of China. In: *University of Michigan Journal of Law Reform*, Vol. 51 (2018), pp. 777 et seq.

Gołota, Łukasz, Domestic Political and Economic System of China. In: *Gołota, Łukasz/Hu, Jiaxiang/Borghorst, Kim van der/Wang, Saisai* (eds.), *Perspectives on Chinese Business and Law*. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 19 et seq.

Heilmann, Sebastian, Red Swan. How Unorthodox Policy-Making Facilitated China's Rise. Hong Kong: The Chinese University Press 2018.

Huang, Chun-chieh, 'Humane Governance' as the Moral Responsibility of Rulers in East Asian Confucian Political Philosophy. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), *Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of Law as Justice for World Order*. Oxford: Oxford University Press 2018, pp. 270 et seq.

Huang, Jianwen, The Influence of The Fourth Plenary Session of the 18th Central Committee of the CPC on China's Auto Industry. In: *Recht, Automobil, Wirtschaft*, Vol. 1 (2015), pp. 30 et seq.

Hurst, William, Ruling Before the Law. The Politics of Legal Regimes in China and Indonesia. Cambridge; New York, NY; Port Melbourne; New Dehli; Singapore: Cambridge University Press 2018.

Lee, Anru, Taiwan. In: *Ogawa, Akihiro* (ed.), *Routledge Handbook of Civil Society in Asia*. London; New York: Routledge 2018, pp. 79 et seq.

Li, Lin, The Chinese Road of the Rule of Law. Singapore: Springer 2018.

Minzner, Carl, End of an Era. How China's Authoritarian Revival is Undermining Its Rise. New York, NY: Oxford University Press 2018.

Nijman, Janne Elisabeth, A Universal Rule of Law for a Pluralist World Order. Leibniz's Universal Jurisprudence and his Praise of the Chinese Ruler. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), *Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of Law as Justice for World Order*. Oxford: Oxford University Press 2018, pp. 222 et seq.

Noesselt, Nele, Chinesische Politik. Nationale und globale Dimensionen. Baden-Baden: Nomos 2018.

Pils, Eva, The Party and the Law. In: Lam, Willy Wo-Lap (ed.), *Routledge Handbook of the Chinese Communist Party*. Abingdon: Routledge 2018, pp. 248 et seq.

Reitz, John C., The Chinese Model of Democracy as Liberal Democracy's Major Competitor. In: *Drake Law Review*, Vol. 66 (2018), pp. 863 et seq.

Senger, Harro von, Moulüe Supraplanung. Unerkannte Denkhorizonte aus dem Reich der Mitte. München: Hanser 2018.

Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle, Normative Readings of the Belt and Road Initiative. *Road to New Paradigms*. Cham: Springer 2018.

So, Alvin Y., Hong Kong. In: *Ogawa, Akihiro* (ed.), *Routledge Handbook of Civil Society in Asia*. London; New York: Routledge 2018, pp. 66 et seq.

Spires, Anthony J., China. In: *Ogawa, Akihiro* (ed.), *Routledge Handbook of Civil Society in Asia*. London; New York: Routledge 2018, pp. 49 et seq.

Trevaskes, Susan, A Law Unto Itself: Chinese Communist Party Leadership and Yifa zhiguo in the Xi Era. In: *Modern China*, Vol. 44 (2018), pp. 347 et seq.

Vilaça, Guilherme Vasconcelos, Strengthening the Cultural and Normative Foundations of the Belt and Road Initiative. The Colombo Plan, Yan Xuetong and Chinese Ancient Thought. In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), *Normative Readings of the Belt and Road Initiative. Road to New Paradigms*. Cham: Springer 2018, pp. 7 et seq.

Zhang, Xiaodan, Carl Schmitt in China: Why Is He Needed and How Is He Understood? – An Analysis of Chinese Political Constitutional Theory. In: *Zeitschrift für Chinesisches Recht*, Vol. 25 (2018), pp. 83 et seq.

Zhang, Xiaodan, Die exekutive Rechtsetzung des Staatsrats der VRCh und ihre dialektische Funktion im sozialistischen Rechtsstaat Chinas. In: *Jahrbuch des öffentlichen Rechts der Gegenwart*, Vol. 66 (2018), pp. 731 et seq.

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

Backer, Larry Catá, Chinese Constitutionalism in the "New Era": The Constitution in Emerging Idea and Practice. In: *Connecticut Journal of International Law*, Vol. 33 (2018), pp. 163 et seq.

Chan, Johannes, A Storm of Unprecedented Ferocity: The Shrinking Space of the Right to Political Participation, Peaceful Demonstration, and Judicial Independence in Hong Kong. In: *International Journal of Constitutional Law*, Vol. 16 (2018), pp. 373 et seq.

Chang, Liching, Das Patientenautonomiegesetz in Taiwan. In: *Medizinrecht*, Vol. 36 (2018), pp. 796 et seq.

Charlton, Guy C./Gao, Xiang/Kuan, Da-Wei, The Law Relating to Hunting and Gathering Rights in the Traditional Territories of Taiwan's Indigenous Peoples.

In: *Asia Pacific Law Review*, Vol. 25 (2018), pp. 125 et seq.

Cheung, Daisy, Mental Health Law in Hong Kong: The Civil Context. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 461 et seq.

Ding, Chunyan, Protection of Patient Personality Rights in China. In: *Oliphant, Ken/Zhang, Pinghua/Chen, Lei* (eds.), *The Legal Protection of Personality Rights. Chinese and European Perspectives*. Leiden; Boston: Brill Nijhoff 2018, pp. 195 et seq.

Feng, Yang, China's Legislative Decentralization in the Reform Era (1978-present): Progress and Limits. Tilburg: Wolf Legal Publishers, 2018.

Fisch, Markus, Chinas neues Nationales Nachrichtendienstegesetz. In: *Zeitschrift für Chinesisches Recht*, Vol. 25 (2018), pp. 13 et seq.

Fu, Hualing/Buhi, Jason, Diverging Trends in the Socialist Constitutionalism of the People's Republic of China and the Socialist Republic of Vietnam. In: *Fu, Hualing/Gillespie, John/Nicholson, Penelope/Partlett, William* (eds.), *Socialist Law in Socialist East Asia*. Cambridge; New York, NY; Port Melbourne; New Dehli; Singapore: Cambridge University Press 2018, pp. 135 et seq.

Fu, Hualing/Zhai, Xiaobo, What Makes the Chinese Constitution Socialist? In: *International Journal of Constitutional Law*, Vol. 16 (2018), pp. 655 et seq.

Guo, Zhiyuan, Rights Protection for Persons with Mental Disability in China: An International Human Rights Law Perspective. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 283 et seq.

Guo, Zhiyuan/Feeney, Floyd, The New Chinese Mental Health Laws. In: *Washington University Global Studies Law Review*, Vol. 17 (2018), pp. 411 et seq.

Jiang, Patrick/Puig, Gonzalo Villalta, Article 158 (3) of the Hong Kong Basic Law and the Preliminary Reference Procedure of the European Union. In: *Chicago Journal of International Law*, Vol. 19 (2018), pp. 1 et seq.

Jun, Lu, Human Rights Lawyers' Role in Rights NGOs in China: History and Future. In: *Fordham International Law Journal*, Vol. 41 (2018), pp. 1197 et seq.

Kende, Mark S./Bishop, Jenna H., Two Decades of Obscenity and Free Speech Issues in Hong Kong, with a U.S. Comparative Perspective. In: *Georgia Journal of International and Comparative Law*, Vol. 46 (2018), pp. 317 et seq.

Li, Lin/Tian, He/Lü, Yanbin, Chinas Rule of Law Index 2017. Singapore: Springer 2018.

Lin, Tzu-Yi/Kuo, Ming-Sung/Chen, Hui-Wen, Seventy Years On: The Taiwan Constitutional Court and Judicial Activism in a Changing Constitutional Landscape. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 995 et seq.

Lo, PY, Enforcing an Unfortunate, Unnecessary and "Unquestionably Binding" NPCSC Interpretation: The Hong Kong Judiciary's Deconstruction of Its Construc-

tion of the Basic Law. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 399 et seq.

Martinek, Madeleine, Experimental Legislation in China between Efficiency and Legality. The Delegated Legislative Power of the Shenzhen Special Economic Zone. Cham: Springer 2018.

Parkin, Siobhain, LGBT Rights-Focused Legal Advocacy in China: The Promise, and Limits, of Litigation. In: *Fordham International Law Journal*, Vol. 41 (2018), pp. 1243 et seq.

Peng, Chun, Rural Land Takings Law in Modern China. Origin and Evolution. Cambridge; New York, NY; Port Melbourne; Delhi; Singapore: Cambridge University Press 2018.

Petersmann, Ernst-Ulrich, International Economic Law without Human and Constitutional Rights? Legal Methodology Questions for My Chinese Critics. In: *Journal of International Economic Law*, Vol. 21 (2018), pp. 213 et seq.

Pils, Eva, Human Rights in China. A Social Practice in the Shadows of Authoritarianism. Cambridge; Medford, MA: Polity Press 2018.

Ramsden, Michael, Judging Socio-Economic Rights in Hong Kong. In: *International Journal of Constitutional Law*, Vol. 16 (2018), pp. 447 et seq.

Rotenberg, Eloise D., Xi Jinping's Sinocentrism and Its Impact on Religion: Modern Chinese Christianity under Attack. In: *New York University Journal of International Law & Politics*, Vol. 50 (2018), pp. 1057 et seq.

Shen, Guang, Revision of China's Legislation Law: Towards a More Orderly, Fair and Just Legal System. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 1137 et seq.

Turpin, Dominique, Vingt ans après. Hong Kong à la croisée des chemins. In: *Gonzalez, Gérard/Gouttenoire, Adeline/Milano, Laure/Surrel, Hélène/Tinière, Romain* (eds.), *Les droits de l'hommes à la croisée des droits. Mélanges en l'honneur de Frédéric Sudre*. Paris: Lexis-Nexis 2018, pp. 805 et seq.

Vanhullebusch, Matthias, China's Development Banks in Asia. A Human Rights Perspective. In: *Nakanishi, Yumiko* (ed.), *Contemporary Issues in Human Rights Law*. Singapore: Springer 2018, pp. 193 et seq.

Wang, Jia, The Right to Privacy in the Internet Age. The Chinese Perspective. In: *Oliphant, Ken/Zhang, Pinghua/Chen, Lei* (eds.), *The Legal Protection of Personality Rights. Chinese and European Perspectives*. Leiden; Boston: Brill Nijhoff 2018, pp. 164 et seq.

Wang, Shucheng, Judicial Approach to Human Rights in Transitional China. In: *Zhao, Yun/Ng, Michael H. K* (eds.), *Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation*. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 63 et seq.

Yap, Po Jen/Lee, Kenneth, Human Trafficking and Judicial "Divination" in Hong Kong. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 807 et seq.

Zhai, Han, The "Invisible Constitution" Seen Realistically: Visualising China's Unitary System. In: *Dixon, Rosalind/Stone, Adrienne* (eds.), *The Invisible Constitution in Comparative Perspective*. Cambridge: Cambridge University Press 2018, pp. 401 et seq.

VIII. Administrative Law (Allgemeines Verwaltungsrecht)

Chaisse, Julien/Ng, Ruby, The Doctrine of Legitimate Expectations: International Law, Common Law and Lessons for Hong Kong. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 79 et seq.

IX. Administrative Law – Individual Branches (Besonderes Verwaltungsrecht)

Ahl, Björn/Czoske, Pilar-Paz, How China Manages Economic-Stream Migration: The New Points Scheme. In: *Asian and Pacific Migration Journal*, Vol. 24 (2018), pp. 476 et seq.

Aust, Elisa/Wirbel, Clemens/Zhang, Tian, Water Resources Law. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018, pp. 347 et seq.

Boute, Anatole/Hao, Zhang, The Role of the Market and Traditional Regulation in Decarbonising China's Energy Supply. In: *Journal of Environmental Law*, Vol. 30 (2018), pp. 261 et seq.

Flaskühler, Christina/Li, Yumei, Climate Change Law. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018, pp. 445 et seq.

Flaskühler, Christina/Yu, Xinhui, Genetic Resources Law. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018, pp. 211 et seq.

Fritzsche, Klaus-Christian/Jahrmarkt, Lena/Li, Yumei, Soil Protection Law. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018, pp. 397 et seq.

Härtel, Ines, *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018.

Härtel, Ines/Ren, Dapeng, Agri-Food Law. Term, Development, Structures, System and Framework. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food*

Safety, Sustainable Use of Resources in Agriculture. Cham: Springer 2018, pp. 1 et seq.

Härtel, Ines/Yu, Huajiang, Food Security and Food Safety Law. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018, pp. 57 et seq.

Hollwitz, Hanna/Yang Shuxing, Land Resources Law. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018, pp. 127 et seq.

Jiang, Jize/Kuang, Kai, Hukou Status and Sentencing in the Wake of Internal Migration: The Penalty Effect of Being Rural-to-Urban Migrants in China. In: *Law & Policy*, Vol. 40 (2018), pp. 196 et seq.

Mayer, Anne-Kristin/Wang, Heng, Regulations Concerning Pesticides and Fertilizers. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018, pp. 277 et seq.

Monien, Johanna/Cai, Yuanyuan, Genetically Modified Organisms Law. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018, pp. 517 et seq.

Mushkat, Miron/Mushkat, Roda, The Political Economy of Regulating Tobacco in a "Laissez Faire Heaven": The Hong Kong Model. In: *Tulane Journal of International and Comparative Law*, Vol. 26 (2018), pp. 277 et seq.

Olbrisch, Mathias/Li, Wei, Organic Farming Law. In: *Härtel, Ines* (eds.), *Handbook of Agri-Food Law in China, Germany, European Union. Food Security, Food Safety, Sustainable Use of Resources in Agriculture*. Cham: Springer 2018, pp. 551 et seq.

Pain, Maria-Augusta/Yang, Chun-Han, Nuclear Decommissioning in Brazil and China: Regulatory Development, Incompleteness and Future Synergy. In: *Journal of World Energy Law & Business*, Vol. 11 (2018), pp. 220 et seq.

Rahman, Naznen, A Comparative Analysis of Air Pollution Control in Delhi and Beijing: Can India's Model of Judicial Activism Affect Environmental Change in China? In: *Tulane Journal of International and Comparative Law*, Vol. 27 (2018), pp. 151 et seq.

Ryan, Erin, Breathing Air with Heft: An Experiential Report on Environmental Law and Public Health in China. In: *Environs Environmental Law and Policy Journal*, Vol. 41 (2018), pp. 195 et seq.

Semprebon, Mariagrazia, Food Traceability in China. In: *European Food and Feed Law Review*, Vol. 13 (2018), pp. 522 et seq.

Shan, Ouyang/Ke, Zhou/Wei, Cao, China's Climate Change Law – History, Current Situation and

Key Issue. In: *Kirchengast, Gottfried/ Schulev-Steindl, Eva/Schnedl, Gerhard* (eds.), Klimaschutzrecht zwischen Wunsch und Wirklichkeit. Wien: Böhlau Verlag 2018, pp. 111 et seq.

Sun, Juanjuan/Buijs, Jasmin, Online Food Regulation in China. In: European Food and Feed Law Review, Vol. 13 (2018), pp. 503 et seq.

Wang, Alex L., Explaining Environmental Information Disclosure in China. In: Ecology Law Quarterly, Vol. 44 (2018), pp. 865 et seq.

Wang, Alex L., Symbolic Legitimacy and Chinese Environmental Reform. In: Environmental Law, Vol. 48 (2018), pp. 699 et seq.

Xiao, Pinghui, Legislative Development of Food E-Commerce Regulation in China and Its Challenges. In: European Food and Feed Law Review, Vol. 13 (2018), pp. 313 et seq.

Zander, Sophie, How Effective a Weapon Is the New EPL in China's "War Against Pollution"? The Past Triumphs and Future Challenges of Environmental Public Interest Litigation. In: New York University Journal of International Law & Politics, Vol. 50 (2018), pp. 605 et seq.

X. Economic Legislation (Wirtschaftsrecht)

Balke, Liudmyla, China's New Cybersecurity Law and U.S.-China Cybersecurity Issues. In: Santa Clara Law Review, Vol. 58 (2018), pp. 137 et seq.

Binding, Jörg/Vogel, Benedikt, Die Bedeutung Chinas neuer Rückruf-Verordnung für die Automobilindustrie. In: Recht, Automobil, Wirtschaft, Vol. 1 (2015), pp. 13 et seq.

Ding, Xiaodong, Personal Data Protection. Rethinking the Reason, Nature and Legal Framework. In: Krönke, Christoph/Müller, Michael W./Yu, Wenguang/Tian, Wei (eds.), Paradigms of Internet Regulation in the European Union and China. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 99 et seq.

Erie, Matthew S., The Emergence of Global Regulatory Coherence: A Thorny Embrace for China? In: University of Pennsylvania Journal of International Law, Vol. 40 (2018), pp. 133 et seq.

Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai, Perspectives on Chinese Business and Law. Cambridge; Antwerp; Chicago: Intersentia 2018.

Heinrich, Antje, Die Förderung kleiner und mittlerer Unternehmen in China. Eine wirtschafts- und rechtsvergleichende Untersuchung. Wiesbaden: Springer Gabler 2018.

Höft, Kay, Der Entwurf eines neuen Exportkontrollgesetzes der VR China im Kontext des Außenwirtschaftsrechts der USA, EU und Deutschlands. Praktische Erwartungen für die Lieferkette. In: Zeitschrift für Chinesisches Recht, Vol. 25 (2018), pp. 102 et seq.

Höft, Kay, Exportkontrolle made in China. Der Entwurf des neuen Exportkontrollgesetzes der Volksre-

publik China im rechtsvergleichenden Überblick. In: Außenwirtschaftliche Praxis, Vol. 24 (2018), pp. 445 et seq.

Huang, Ling/Ilan, Daniel/Carroll, Katherine Mooney/Zhou, Zheng, Understanding the Impact of China's Far-Reaching New Cybersecurity Law. In: Intellectual Property & Technology Law Journal, Vol. 30 (2018), pp. 15 et seq.

Kipker, Dennis-Kenji, VPN-Tunnelabschaltung und „Chinese Cybersecurity Law“. Wohl mehr Mythos als Realität. In: Datenschutz und Datensicherheit, Vol. 42 (2018), pp. 574 et seq.

Kipker, Dennis-Kenji/Scholz, Dario, Cybersicherheit und Datenschutz in China. TC 260 stellt neue Normungsentwürfe vor. In: Datenschutz und Datensicherheit, Vol. 42 (2018), pp. 768 et seq.

Köstner, Dominic, Die Auswirkungen der neuen Negativliste auf Inbound-Investitionen in der Automobilindustrie. In: Zeitschrift für Chinesisches Recht, Vol. 25 (2018), pp. 241 et seq.

Krönke, Christoph/Müller, Michael W./Yu, Wenguang/Tian, Wei, Introduction. Paradigms of Internet Regulation in the European Union and China. In: Krönke, Christoph/Müller, Michael W./Yu, Wenguang/Tian, Wei (eds.), Paradigms of Internet Regulation in the European Union and China. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 15 et seq.

Krönke, Christoph/Müller, Michael W./Yu, Wenguang/Tian, Wei, Paradigms of Internet Regulation in the European Union and China. Baden-Baden: Nomos Verlagsgesellschaft 2018.

Lackoński, Bogusław, Establishment of Overseas Branches of Chinese Companies in the EU. In: Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai (eds.), Perspectives on Chinese Business and Law. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 245 et seq.

Lee, Jyh-An, Hacking into China's Cybersecurity Law. In: Wake Forest Law Review, Vol. 53 (2018), pp. 57 et seq.

Liu, Lizhi/Weingast, Barry R., Taobao, Federalism, and the Emergence of Law, Chinese Style. In: Minnesota Law Review, Vol. 102 (2018), pp. 1563 et seq.

Liu, Meichen, The New Chinese Foreign Investment Law and Its Implication on Foreign Investors. In: Northwestern Journal of International Law and Business, Vol. 28 (2018), pp. 285 et seq.

Parasol, Max, The Impact of China's 2016 Cyber Security Laws on Foreign Technology Firms, and on China's Big Data and Smart City Dreams. In: The Computer Law & Security Review. The International Journal of Technology Law and Practice, Vol. 28 (2018) No. 1, pp. 69-98.

Robinson, Mark/Ip, Karen/Gong, James, China Enacts Its First Law on E-Commerce. In: Digital Business Lawyer, Vol. 20 (2018), pp. 3 et seq.

Schlender, Kai, Die Staatssicherheitsprüfung der VR China. In: Recht der internationalen Wirtschaft, Vol. 1 (2018), pp. 38 et seq.

Schlender, Kai, Neue NDRC-Regeln für chinesische Outbound-Investitionen. In: Zeitschrift für Chinesisches Recht, Vol. 25 (2018), pp. 5 et seq.

Shao, Guosong/Qi, Aimin/Zheng, Wentong, Assessing China's Cybersecurity Law. In: Computer Law & Security Review, Vol. 34 (2018), pp. 1342 et seq.

Stricker-Kellerer, Sabine, Rahmenbedingungen für Investitionen ausländischer Unternehmen der Automobilindustrie in der Volksrepublik China. In: Recht, Automobil, Wirtschaft, Vol. 1 (2015), pp. 2 et seq.

Stucken, Bernd-Uwe/Senff, Philipp/Geng, Yan, Managing Automotive Recalls in China. In: Recht, Automobil, Wirtschaft, Vol. 1 (2015), pp. 11 et seq.

Tan, Michael/Zhao, Lynn, China's New E-Commerce Law - Good or Bad News? In: Data Protection Leader, Vol. 15 (2018), pp. 4 et seq.

Ulatowski, Rafal, Evolution of the Chinese Economic Model and its International Implications. In: Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai (eds.), Perspectives on Chinese Business and Law. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 1 et seq.

Wang, Saisai, Chinese Foreign Direct Investment Law. In: Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai (eds.), Perspectives on Chinese Business and Law. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 215 et seq.

Weithmann, Sabrina, The Evolvement of Standards in China. Insights from the Electric Vehicle Sector. Baden-Baden: Nomos 2018.

Xie, Libin, Persönliche Daten als Eigentum. In: Eisenmenger, Sven/Kluth, Winfried/Korte, Stefan (eds.), Stand und Perspektiven des Öffentlichen Wirtschaftsrechts, pp. 13 et seq.

Yang, Xun/Jianqi, Yang, A New Regulation to Strengthen Cybersecurity Protection Requirements in China. In: Cybersecurity Reports, Vol. 4 (2018), pp. 4 et seq.

Zhao, Yun, Online Privacy Protection. A Legal Regime for Personal Data Protection in China. In: Zhao, Yun/Ng, Michael H. K (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 156 et seq.

Zhou, Bosheng/Li, Shoushuang/Xing, May Lihong, The 2017 Amendment of the Chinese Catalogue of Industries for Guiding Foreign Investment and Its New Implications. In: Company Lawyer, Vol. 39 (2018), pp. 91 et seq.

Zhou, Weihuan/Arner, Douglas W./Buckley, Ross P., Regulating FinTech in China. From Permissive to Balanced. In: Lee, David Kuo Chuen/Deng, Robert H. (eds.), Handbook of Blockchain, Digital Finance, and

Inclusion, Volume 2. ChinaTech, Mobile Security, and Distributed Ledger. London; San Diego; Cambridge; Oxford: Academic Press 2018, pp. 45 et seq.

XI. Traffic Laws (Verkehrsrecht)

Wang, Jing, Challenges and Innovation in the Taxi Industry and Its Regulation Caused by App-Based Ride-Hailing Services. In: Noguellou, Rozen/Renders, David (eds.), Uber & Taxis. Comparative Law Studies. Bruxelles: Bruylant 2018, pp. 111 et seq.

Wang, Qi, Die Haftung des Kfz-Nutzers bei Straßenverkehrsunfällen nach dem chinesischen Recht. Gleichzeitig ein Vergleich mit dem deutschen Recht. Hamburg: Verlag Dr. Kovač 2018.

Xiong, Bingwan, Adjudicating the Regulatory Penalties against Non-professional Taxis in China and the European Union. In: Krönke, Christoph/Müller, Michael W./Yu, Wenguang/Tian, Wei (eds.), Paradigms of Internet Regulation in the European Union and China. Baden-Baden: Nomos Verlagsgesellschaft 2018, pp. 111 et seq.

XII. Financial Laws and Taxation (Finanz- und Steuerrecht)

Faske, Brandon, Turning Billions into (Green) Trillions: Tracking the Growth and Development of the Green Bond Market in China, France, India, and the United States. In: Tulane Environmental Law Journal, Vol. 31 (2018), pp. 293 et seq.

Frank-Fahle, Constantin/Leber, Florian/Schmierer, Stefan, Die Investment Hubs Dubai, Hongkong und Singapur im Vergleich. Rechtliche Rahmenbedingungen und steuerliche Chancen. In: IWB - Internationales Steuer- und Wirtschaftsrecht, Vol. 16 (2018), pp. 634 et seq.

Ho, Virginia Harper, Sustainable Finance & China's Green Credit Reforms: A Test Case for Bank Monitoring of Environmental Risk. In: Cornell International Law Journal, Vol. 51 (2018), pp. 609 et seq.

Kawadza, Herbert, A Step towards the Harmonization of the Regulation of Financial Misconduct in BRICS: A Comparison of the Chinese and South African Regimes for the Prohibition of Insider Dealing. In: Journal of African Law, Vol. 62 (2018), pp. 351 et seq.

Lai, Karry, The Spectre of Chinese NPLs. In: International Financial Law Review, Vol. 30 (2018), pp. 29 et seq.

Lam, Alexa, Less Is More? Different Regulatory Responses to Crowdfunding and Why the Hong Kong Model Stacks Up Well. In: Hong Kong Law Journal, Vol. 48 (2018), pp. 191 et seq.

Li, Dapeng, Research on Aircraft Finance Leases in China. In: Air & Space Law, Vol. 43 (2018), pp. 583 et seq.

Lichtenstein, Natalie, A Comparative Guide to the Asian Infrastructure Investment Bank. Oxford, United Kingdom: Oxford University Press 2018.

Lin, Wangwei, Regulating Investment-Based Crowdfunding Over the Internet in China. In: *Company Lawyer*, Vol. 39 (2018), pp. 330 et seq.

Lu, Lerong, Black Swans and Grey Rhinos: Demystifying China's Financial Risks and the Financial Regulatory Reform. In: *Butterworths Journal of International Banking & Financial Law*, Vol. 33 (2018), pp. 594 et seq.

Lu, Lerong/Ye, Ningyao, China: Chinese Depositary Receipts: What They Are, How They Work and Why This Represents a Golden Opportunity. In: *Butterworths Journal of International Banking & Financial Law*, Vol. 33 (2018), pp. 529 et seq.

Middendorf, Oliver/Eberhardt, David, Kann eine Hongkong-Gesellschaft als Landesholding iSd § 9 Nr. 7 S. 1 Nr. 1 GewStG für ganz China fungieren? In: *Internationales Steuerrecht*, Vol. 7 (2018), pp. 273 et seq.

Prautzsch, Alexander/Mehl, Lukasz, Besteuerung von Restrukturierungen in der Volksrepublik China. Überarbeitete Regelungen in Theorie und Praxis. In: *Internationales Steuerrecht*, Vol. 8 (2018), pp. 304 et seq.

Riccardi, Lorenzo, Introduction to Chinese Fiscal System. Singapore: Springer 2018.

Sawyer, Adrian, An Update on Hong Kong's Exchange of Information Developments and Engaging With BEPS. In: *Asia Pacific Law Review*, Vol. 25 (2018), pp. 170 et seq.

Seppänen, Samuli, Chinese Legal Development Assistance: Which Rule of Law? Whose Pragmatism? In: *Vanderbilt Journal of Transnational Law*, Vol. 51 (2018), pp. 101 et seq.

Shen, Wei, China's Central Bank to Embrace Inclusive Finance through Monetary Policy. In: *Butterworths Journal of International Banking & Financial Law*, Vol. 33 (2018), pp. 727 et seq.

Shen, Wei, Regulations of Financial Services in China – Rules and Players in Marketizing Financial Services. In: *Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai* (eds.), *Perspectives on Chinese Business and Law*. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 259 et seq.

Wang, Jingyi/Chow, Wilson, Capital Gains Tax with Hong Kong Characteristics: Desirability, Feasibility and Design. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 555 et seq.

Xiao, Huina, Why Law Enforcement Is Weak in China? The Mindset of the Frontline Tax Officials. In: *Columbia Journal of Asian Law*, Vol. 31 (2018), pp. 73 et seq.

Zhou, Tianshu/Li, Wenjing, Regulation of Sponsors in China: Political Will, Regulators' Desire and Market Demands. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 323 et seq.

XIII. Labor Law (Arbeitsrecht)

Ahl, Björn/Liu, Guofu, Recent Reform of the Chinese Employment-Stream Migration Law Regime. In: *China and WTO Review*, Vol. 4 (2018), pp. 215 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.

Estlund, Cynthia/Halegua, Aaron, What Is Socialist about Labour Law in China? In: *Fu, Hualing/Gillespie, John/Nicholson, Penelope/Partlett, William* (eds.), *Socialist Law in Socialist East Asia*. Cambridge; New York, NY; Port Melbourne; New Dehli; Singapore: Cambridge University Press 2018, pp. 257 et seq.

Kumar, Pankaj/Singh, Jaivir, Issues in Law and Public Policy on Contract Labour in India. Comparative Insights from China. Singapore: Springer 2018.

Li, Wen Lin, Revisiting Executive Pay of China's State-Owned Enterprises: Formal Design, Fresh Data, and Further Doubts. In: *U.C. Davis Business Law Journal*, Vol. 19 (2018), pp. 27 et seq.

Potter, Pitman B., Labour Relations and Trade Policy in China; Opportunities for Coordinated Compliance. In: *Drache, Daniel/Jacobs Lesley* (eds.), *Grey Zones of International Economic Law: Global Governance and Policy Space*. Vancouver: UBC Press 2018, pp. 183 et seq.

Watters, Casey G./Feng, Xuan/Tang, Zheng, China Overhauls Work Permit System for Foreigners. In: *Industrial Law Journal*, Vol. 47 (2018), pp. 263 et seq.

Winn, Audrey, Chinese Workers vs. Walmart: Brainstorming Solutions to Funding Strategic Labor Litigation in the Wake of China's 2017 Foreign NGO Law. In: *New York University Law Review*, Vol. 93 (2018), pp. 1854 et seq.

Zou, Mimi, Collective Bargaining and the All-China Federation of Trade Unions. A Game Changer in Governing Chinese Workplaces? In: *Hendrickx, Frank/De Stefano, Valerio* (eds.), *Game Changers in Labour Law. Shaping the Future of Work*. Alphen aan den Rijn: Wolters Kluwer 2018, pp. 125 et seq.

Zou, Mimi, Regulating Child Labour in China: A Historical Perspective of Child Migration. In: *Crock, Mary/Benson, Lenni* (eds.), *Protecting Migrant Children: In Search of Best Practice*. Cheltenham, UK; Northampton, MA, USA: Edward Elgar 2018, pp. 219 et seq.

Zou, Mimi, Social Media and Privacy in the Chinese Workplace: Why One Should Not "Friend" Their Employer on Wechat. In: *Comparative Labor Law and Policy Journal*, Vol. 39 (2018), pp. 421 et seq.

XIV. Social Legislation (Sozialrecht)

Basil, Nicholas E., Economy versus Care: China's Economic Ambitions and a Conundrum in Alternati-

ve Care. In: *Emory International Law Review*, Vol. 32 (2018), pp. 523 et seq.

XV. Public International Law (Völkerrecht)

Ahl, Björn, Interaction of National Law-Making and International Treaties. Implementation of the Convention against Torture in China. In: *Zhao, Yun/Ng, Michael H. K* (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 136 et seq.

Bahri, Amrita, Treatment of Non-market Economies in Anti-dumping Proceedings. The Mexican Approach. In: *Nedumpara, James J./Zhou, Weihuan* (eds.), Non-market Economies in the Global Trading System. The Special Case of China. Singapore: Springer 2018, pp. 259 et seq.

Bath, Vivienne, The South and Alternative Models of Trade and Investment Regulation. Chinese Investment and Approaches to International Investment Agreements. In: *Morosini, Fabio/Sánchez, Michelle Ratton* (eds.), Reconceptualizing International Investment Law from the Global South. New York, NY: Cambridge University Press 2018, pp. 47 et seq.

Belding, Sean P., China's Island Building in the South China Sea: Collateral Effect on the UNCLOS and Potential Solutions. In: *Houston Journal of International Law*, Vol. 40 (2018), pp. 1003 et seq.

Belis, David/Schunz, Simon/Wang, Tao/Jayaram, Dhanasree, Climate Diplomacy and the Rise of 'Multiple Bilateralism' between China, India and the EU. In: Vol. 12 (2018), pp. 85 et seq.

Bhatnagar, Mukesh/Pallavi, Arora/Isha, Das, External Benchmark Choices in Anti-dumping and Countervailing Duty Proceedings. A Battle of 'Proxies'? In: *Nedumpara, James J./Zhou, Weihuan* (eds.), Non-market Economies in the Global Trading System. The Special Case of China. Singapore: Springer 2018, pp. 155 et seq.

Brombal, Daniele, Planning for a Sustainable Belt and Road Initiative (BRI). An Appraisal of the Asian Infrastructure Investment Bank (AIIB) Environmental and Social Safeguards. In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), Normative Readings of the Belt and Road Initiative. Road to New Paradigms. Cham: Springer 2018, pp. 129 et seq.

Cai, Congyan, International Law in Chinese Courts during the Rise of China. In: *Roberts, Anthea/Stephan, Paul B./Verdier, Pierre-Hugues/Versteeg, Mila* (eds.), Comparative International Law. New York, NY: Oxford University Press 2018, pp. 295 et seq.

Canic, Dimitrije, The Balkan Loophole: China's Potential Circumvention of EU Protectionism. In: *University of Miami Business Law Review*, Vol. 27 (2018), pp. 99 et seq.

Carrai, Maria Adele, China's Unilateral Abrogation of the Sino-Belgian Treaty. Case Study of an Instance of Deviant Transplantation. In: *Zhao, Yun/Ng, Michael H. K* (eds.), Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 257 et seq.

Chen, Yu-Jie, Localizing Human Rights Treaty Monitoring: Case Study of Taiwan as a Non-UN Member State. In: *Wisconsin International Law Journal*, Vol. 35 (2018), pp. 277 et seq.

Chen, Yusong, Anti-Dumping Laws and Implementation in China. A 16 Years Review After Accession to the WTO. In: *Bungenberg, Marc/Hahn, Michael J./Herrmann, Christoph/Müller-Ibold, Till* (eds.), The Future of Trade Defence Instruments. Global Policy Trends and Legal Challenges. Cham: Springer 2018, pp. 283 et seq.

Cheung, Emily/Fung, Maranatha, The Hazards of Translating Wheaton's 'Elements of International Law' into Chinese. Cultures of World Order Lost in Translation. In: *Carty, Anthony/Nijman, Janne Elisabeth* (eds.), Morality and Responsibility of Rulers. European and Chinese Origins of a Rule of Law as Justice for World Order. Oxford: Oxford University Press 2018, pp. 316 et seq.

Chia, Joy L., Rights Lawyering in Xi's China: Innovation in the Midst of Marginalization. In: *Fordham International Law Journal*, Vol. 41 (2018), pp. 1111 et seq.

Chiang, Ting-Wei, Chinese State-Owned Enterprises and WTO's Anti-Subsidy Regime. In: *Georgetown Journal of International Law*, Vol. 49 (2018), pp. 845 et seq.

Chow, Daniel C.K./Sheldon, Ian/McGuire, William, How the United States Withdrawal from the Trans-Pacific Partnership Benefits China. In: *University of Pennsylvania Journal of Law & Public Affairs*, Vol. 4 (2018), pp. 37 et seq.

Deng, Haifeng/Huang, Jie, What Should China Learn from the CPTPP Environmental Provisions? In: *Asian Journal of WTO & International Health Law & Policy*, Vol. 13 (2018), pp. 511 et seq.

DiLascia, Madeline, China's Stealthy Sovereignty: The Importance of Objective Opinio Juris. In: *George Washington International Law Review*, Vol. 50 (2018), pp. 923 et seq.

Ediger, Mikaela L., International Law and the Use of Force against Contested States: The Case of Taiwan. In: *New York University Law Review*, Vol. 93 (2018), pp. 1668 et seq.

Elliott, Kyle, Trouble in the Caribbean: Responses to a Potential Chinese-Bahamian Bilateral Fishing Agreement. In: *Duke Environmental Law and Policy Forum*, Vol. 28 (2018), pp. 305 et seq.

Fang, Dong, EU – Price Comparison Methodologies (DS516): Interpretation of Section 15 of China's WTO Accession Protocol. In: *Bungenberg, Marc/Hahn, Michael J./Herrmann, Christoph/Müller-Ibold, Till* (eds.), The Future of Trade Defence Instruments. Global Policy Trends and Legal Challenges. Cham: Springer 2018, pp. 107 et seq.

Feng, Xuewei, The Termination of the Grandfather Clause in China's Accession Protocol and the Normal Value Construction After Fifteen Years of Accession. In: *Nedumpara, James J./Zhou, Weihuan* (eds.), *Non-market Economies in the Global Trading System. The Special Case of China*. Singapore: Springer 2018, pp. 99 et seq.

Finneran, Brian, U.S. Policy in the Arctic: The Implications of the South China Sea Arbitration Award on American Policy and UNCLOS. In: *Penn State Journal of Law & International Affairs*, Vol. 6 (2018), pp. 290 et seq.

Flaherty, Martin S., Facing the Unravelling of Reform: Domestic and International Perspectives on the Changing Role of China's Rights Lawyers. In: *Fordham International Law Journal*, Vol. 41 (2018), pp. 1091 et seq.

Gaer, Felice, International Human Rights Scrutiny of China's Treatment of Human Rights Lawyers and Defenders: The Committee against Torture. In: *Fordham International Law Journal*, Vol. 41 (2018), pp. 1165 et seq.

Guan, Wenwei, China's Free Trade from SEZs to CEPA to FTZs. The Beijing Consensus in Global Convergence and Divergence. In: *Zhao, Yun/Ng, Michael H. K* (eds.), *Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation*. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 104 et seq.

He, Chi, The Belt and Road Initiative as Global Public Good. Implications for International Law. In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), *Normative Readings of the Belt and Road Initiative. Road to New Paradigms*. Cham: Springer 2018, pp. 85 et seq.

Hebert, Je'an-Luc, The South China Sea Arbitration Award and Its Widespread Implications. In: *Oregon Review of International Law*, Vol. 19 (2018), pp. 289 et seq.

Heng, Wang, How May China Respond to the U.S. Trade Approach? Retaliatory, Inclusive and Regulatory Responses. In: *Columbia Journal of Asian Law*, Vol. 31 (2018), pp. 1 et seq.

Hsueh, Ching-wen/Lo, Mao-wei, An Assessment of ARMO from the Perspective of Taiwan. In: *Asian Journal of WTO & International Health Law & Policy*, Vol. 13 (2018), pp. 177 et seq.

Hu, Desheng/Ou, Jun/Hu, Xueyue, On the Environmental Responsibility of Chinese Enterprises for Their FDIs in Countries within the Belt and Road Initiative. In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), *Normative Readings of the Belt and Road Initiative. Road to New Paradigms*. Cham: Springer 2018, pp. 183 et seq.

Huang, Jie, Procedural Models to Upgrade BITs: China's Experience. In: *Leiden Journal of International Law*, Vol. 31 (2018), pp. 93 et seq.

Isanga, Joseph M., Philippines v. China Aftermath: Rule of Law and Legitimacy under Assault. In: *Syracu-*

se *Journal of International Law and Commerce*, Vol. 45 (2018), pp. 147 et seq.

Jin, Jason, Is the Cargo Liability Limit Unbreakable under the Montreal Convention? Implications of a Civil Case in China. In: *Air & Space Law*, Vol. 43 (2018), pp. 561 et seq.

Joshi, Moushami, Shifting Sands. The Evolution and Future Course of U.S. Anti-dumping Law and Practice Against China and Vietnam. In: *Nedumpara, James J./Zhou, Weihuan* (eds.), *Non-market Economies in the Global Trading System. The Special Case of China*. Singapore: Springer 2018, pp. 201 et seq.

Kaszubska, Katarzyna, Double Remedy. Beyond the Non-market Economy Status. In: *Nedumpara, James J./Zhou, Weihuan* (eds.), *Non-market Economies in the Global Trading System. The Special Case of China*. Singapore: Springer 2018, pp. 131 et seq.

Keating, Steven Geoffrey, Rock or Island? It Was an UNCLOS Call: The Legal Consequence of Geospatial Intelligence to the 2016 South China Sea Arbitration and the Law of the Sea. In: *Journal of National Security Law & Policy*, Vol. 9 (2018), pp. 509 et seq.

Kellogg, Thomas E., News of a Kidnapping: The Gui Minhai Case and China's Approach to International Law. In: *Fordham International Law Journal*, Vol. 41 (2018), pp. 1215 et seq.

Kontopoulos, Theodore S., Fish, Friends, and Flashpoints in the South China Sea. In: *University of Illinois Law Review* 2018, pp. 1885 et seq.

Ledsham, Simon, China's Accountability to International Law in the South China Sea in Light of Philippines V. China. In: *Journal of Parliamentary and Political Law*, Vol. 12 (2018), pp. 99 et seq.

Li, Li, China's Non-Tariff Measures and Consequent Obstacles to Trade. In: *Santa Clara Journal of International Law*, Vol. 3 (2018), pp. 45 et seq.

Lichtenstein, Natalie, Governance of the Asian Infrastructure Investment Bank in Comparative Context. In: *AIIB Yearbook of International Law* 2018, pp. 50 et seq.

Lin, Ching-Fu/Liu, Han-Wei, Regulatory Rationalisation Clauses in FTAs: A Complete Survey of the US, EU and China. In: *Melbourne Journal of International Law*, Vol. 19 (2018), pp. 149 et seq.

Linton, Suzannah, India and China before, at, and after Rome. In: *Journal of International Criminal Justice*, Vol. 16 (2018), pp. 265 et seq.

Lo, Chang-fa/Lo, Chih-yuan/Huang, Xin-Wei/Shih, Yu-Fang, Outsiders' Perspective on China's Possible Participation in the Asia-Pacific Regional Mediation Organization—toward Peaceful and Prosperous Coexistence. In: *Asian Journal of WTO & International Health Law & Policy*, Vol. 13 (2018), pp. 159 et seq.

Lu, Yang, The Establishment of "Belt and Road" International Investment Disputes Settlement Institution. In: *Journal of Law and Commerce*, Vol. 37 (2018), pp. 1 et seq.

Miranda, Jorge, How China Did not Transform into a Market Economy. In: *Nedumpara, James J./Zhou, Weihuan* (eds.), *Non-market Economies in the Global Trading System. The Special Case of China*. Singapore: Springer 2018, pp. 65 et seq.

Montobbio, M. Tianxia, Teoría de las Relaciones Internacionales y Ascenso Global de China. In: *Revista Espanola de Derecho Internacional* 2018, pp. 235 et seq.

Müller, Sophia, Anti-Subsidy Investigations Against China. The "Great Leap Forward" in Reforming EU Trade Defence? In: *Bungenberg, Marc/Hahn, Michael J./Herrmann, Christoph/Müller-Ibold, Till* (eds.), *The Future of Trade Defence Instruments. Global Policy Trends and Legal Challenges*. Cham: Springer 2018, pp. 125 et seq.

Mueller, Sophia, The Use of Alternative Benchmarks in Anti-Subsidy Law. A Study on the WTO, the EU and China. Cham: Springer 2018.

Nedumpara, James J./Subramanian, Archana, China's Long March to Market Economy Status. An Analysis of China's WTO Protocol of Accession and Member Practices. In: *Nedumpara, James J./Zhou, Weihuan* (eds.), *Non-market Economies in the Global Trading System. The Special Case of China*. Singapore: Springer 2018, pp. 13 et seq.

Nedumpara, James J./Zhou, Weihuan, Non-market Economies in the Global Trading System. The Special Case of China. Singapore: Springer 2018.

Notani, Sanjay/Jha, Parthsaraih/Raturi, Rishab, 'Rebuttable Presumption' to 'Refutable Assumption'. An Assessment of Market Economy Treatment by the Indian Designated Authority from 1995 till 2018. In: *Nedumpara, James J./Zhou, Weihuan* (eds.), *Non-market Economies in the Global Trading System. The Special Case of China*. Singapore: Springer 2018, pp. 281 et seq.

Perez-Alvaro, Elena/Forrest, Craig, Maritime Archaeology and Underwater Cultural Heritage in the Disputed South China Sea. In: *International Journal of Cultural Property*, Vol. 25 (2018), pp. 375 et seq.

Petersen, Carole J., Prohibiting the Hong Kong National Party: Has Hong Kong Violated the International Covenant on Civil and Political Rights? In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 789 et seq.

Pintado Lobato, M., Hacia una Teoría China de las Relaciones Internacionales. Evolución, Proyectos Teóricos y Pertinencia Práctica. - Towards a Chinese Theory of International Relations. Evolution, Theoretical Projects and Practical Appropriateness In: *Revista española de derecho internacional* 2018, pp. 201 et seq.

Roberts, Anthea, Crimea and the South China Sea. Connections and Disconnects Among Chinese, Russian, and Western International Lawyers. In: *Roberts, Anthea/Stephan, Paul B./Verdier, Pierre-Hugues/Versteeg, Mila* (eds.), *Comparative International Law*. New York, NY: Oxford University Press 2018, pp. 111 et seq.

Scharaw, Bajar, The (Provisional) End of Debates on Narrow Dispute Settlement Clauses in PRC First-

Generation BITs? China Heilongjiang v Mongolia. In: *Arbitration International*, Vol. 34 (2018), pp. 293 et seq.

Simon-Pearson, Wendy, One Belt, One Road, One Treaty: China's Energy Security and the Energy Charter Treaty. In: *George Washington Journal of Energy & Environmental Law*, Vol. 9 (2018), pp. 112 et seq.

Song, Lili/Mosses, Morsen, Revisiting Ocean Boundary Disputes in the South Pacific in Light of the South China Sea Arbitration: A Legal Perspective. In: *International Journal of Marine & Coastal Law*, Vol. 33 (2018), pp. 768 et seq.

Sun, Xiaopu, The Kigali Amendment's and China's Critical Roles in Evolving the Montreal Protocol. In: *Natural Resources & Environment*, Vol. 33 (2018), pp. 30 et seq.

Tao, Lifeng/Wei, Shen, The Gap between the EU and China on the ISDS Mechanisms in the Context of the EU-China BIT Negotiations: Evolving Status and Underlying Logic. In: *Hong Kong Law Journal*, Vol. 48 (2018), pp. 1159 et seq.

Telep, Jeffrey M./Lutz, Richard C., China's Long Road to Market Economy Status. In: *Georgetown Journal of International Law*, Vol. 49 (2018), pp. 693 et seq.

Vermulst, Edwin/Sud, Juhi, Treatment of China in EU Anti-dumping Investigations Post-December 2017. Plus ça change, plus c'est la même chose. In: *Nedumpara, James J./Zhou, Weihuan* (eds.), *Non-market Economies in the Global Trading System. The Special Case of China*. Singapore: Springer 2018, pp. 237 et seq.

Wang, Jiangyu, Between Power Politics and International Economic Law: Asian Regionalism, the Trans-Pacific Partnership and U.S.-China Trade Relations. In: *Pace International Law Review*, Vol. 30 (2018), pp. 328 et seq.

Washington, André J., Not So Fast, China: Non-Market Economy Status Is Not Necessary for the "Surrogate Country" Method. In: *Chicago Journal of International Law*, Vol. 19 (2018), pp. 206 et seq.

Wentker, Alexander, Nichtteilnahme als Grenzphänomen zwischenstaatlicher Gerichts und Schiedsverfahren - die Fälle South China Sea und Arctic Sunrise. In: *Foblets, Marie-Claire/Hanschel, Dirk/Höland, Armin/Zimmermann, Reinhard* (eds.), *Grenzen des Rechts*. Halle an der Saale: Universitätsverlag Halle-Wittenberg 2018, pp. 39 et seq.

Yang, Julia Y., Lessons from the South China Sea Ruling: Med-Arb as the Recommended Dispute Resolution Method for Asia's Maritime Disputes under UNCLOS. In: *Cardozo Journal of Conflict Resolution*, Vol. 19 (2018), pp. 783 et seq.

Zhang, Kangle, A Tale of Ending Poverty. The New Financial Institutions and China's Global Strategy. In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), *Normative Readings of the Belt and Road Initiative. Road to New Paradigms*. Cham: Springer 2018, pp. 105 et seq.

Zhang, Leil/Borgh, Kim van der, EU-China Economic and Trade Relations. In: *Gołota, Łukasz/Hu, Jiaxiang/Borgh, Kim van der/Wang, Saisai* (eds.), *Perspectives on Chinese Business and Law*. Cambridge; Antwerp; Chicago: Intersentia 2018, pp. 43 et seq.

Zhang, Shu, Developing China's Investor-State Arbitration Clause. Discussions in the Context of the 'Belt and Road' Initiative. In: *Shan, Wenhua/Nuotio, Kimmo/Zhang, Kangle* (eds.), *Normative Readings of the Belt and Road Initiative. Road to New Paradigms*. Cham: Springer 2018, pp. 147 et seq.

Zhao, Chunlei, Investor-State Mediation in a China-EU Bilateral Investment Treaty: Talking About Being in the Right Place at the Right Time. In: *Chinese Journal of International Law*, Vol. 17 (2018), pp. 111 et seq.

Zhao, Liang, Achievements and Challenges of Chinese Maritime Judicial Practice. In: *Zhao, Yun/Ng, Michael H. K* (eds.), *Chinese Legal Reform and the Global Legal Order. Adoption and Adaptation*. Cambridge; New York, NY; Port Melbourne, VIC; Dehli; Singapore: Cambridge University Press 2018, pp. 125 et seq.

Zhao, Liang, International Recent Developments: China. In: *Tulane Maritime Law Journal*, Vol. 42 (2018), pp. 569 et seq.

Zhou, Weihuan, The Issue of 'Particular Market Situation' Under WTO Anti-dumping Law. In: *Nedumpara, James J./Zhou, Weihuan* (eds.), *Non-market Economies in the Global Trading System. The Special Case of China*. Singapore: Springer 2018, pp. 185 et seq.

Zou, Keyuan, State Practice in Deep Seabed Mining. The Case of the People's Republic of China. In: *Kotzur, Markus/Matz-Lück, Nele/Proelß, Alexander/Verheyen, Roda/Sanden, Joachim* (eds.), *Sustainable Ocean Resource Governance. Deep Sea Mining, Marine Energy and Submarine Cables*. Leiden; Boston: Brill Nijhoff 2018, pp. 185 et seq.