

Bibliography of Academic Writings in the Field of Chinese Law in Western Languages in 2013

Knut Benjamin Piſſler, Yvonne Eulers¹

This bibliography aims at providing an overview of journal articles, edited books and monographs on Chinese law with a focus on publications in English and German.² The structure of the bibliography follows the classification scheme of the leading German law bibliography „Karlsruher Juristische Bibliographie“.

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. Industrial Property, Copyright and Publishing (Gewerblicher Rechtsschutz, Urheber- und Verlagsrecht)
 - 11. Negotiable Instruments (Wertpapierrecht)
 - 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 Legislation (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)³

I. Law and Jurisprudence (Recht und Rechtswissenschaft)

Ahl, Björn, Recht und Rechtswissenschaft. In: *Stefan Kramer* (ed.), Sinologie und Chinastudien. Eine Einführung, Narr: Tübingen 2013, pp. 137 et seq.

Ascher, Laura Emilia, Civil law vs. common law. Das Aufeinanderprallen zweier Rechtskulturen in China. In: *Kaminski, Gerd/Kreifl, Barbara* (eds.), Mit der Dornenkrone und dem Schwert. Wien: ÖGCF 2013, pp. 16 et seq.

Bahrij, John/Ko, Lily, An overview of English resources for Chinese legal research. In: Legal Information Management, Vol. 13 (2013), No. 1, pp. 25 et seq.

Balme, Stéphanie, Rule of law as a watermark: China's legal and judicial challenges. In: The World Bank Legal Review, Vol. 4 (2013), pp. 179 et seq.

Barresi, Paul A., The Chinese legal tradition as a cultural constraint on the westernization of Chinese environmental law and policy: Toward a Chinese environmental law and policy regime with more Chinese characteristics. In: Pace Environmental Law Review, Vol. 30 (2013), pp. 1156 et seq.

Bjornbak, Qiang/Blood, Kevin/Buxbaum, David C./He, Jing/Horrigan, Brenda/Huang, Jianwen/Pang, Wesley/Warren, Adria/Wu, Tracy, Regional

¹ Priv.-Doz. Dr. iur. Knut Benjamin Piſſler, Senior Research Fellow at the Max Planck Institute for Comparative and International Private Law in Hamburg (Email: piſſler@mpipriv.de). Yvonne Eulers studies law and sinology at the Georg-August-University Göttingen. She was an intern in the China unit of the Max Planck Institute for Comparative and International Private Law in March 2014.

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 2013. Readers are explicitly encouraged to remind me 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 2015.

and Comparative Law China. In: International Lawyer, Vol. 47 (2013), pp. 563 et seq.

Foster, Lawrence C./Yajima, Tiffany/Lin, Yan (eds.), China law reader = Zhongguo falü duben. San Francisco, Calif.: Long River Press 2013.

Fu, Hualing, Embedded socio-legal activism in China: The case of Yirenping. In: *Yu, Guanghua* (ed.), Rethinking law and development: The Chinese experience. London: Routledge 2013, pp. 159 et seq.

He, Xin, A tale of two Chinese courts: Economic development and contract enforcement. In: *Yu, Guanghua* (ed.), Rethinking law and development: The Chinese experience. London: Routledge 2013, pp. 11 et seq.

Lee, Jootaeck/Zhang, Xiaomeng/Okuhara, Keiko/Ma, Evelyn, Issues and trends in collection development for East Asian legal materials. In: Law Library Journal 2013, pp. 321 et seq.

Li, Zheng, Managing and using elements of legal information in legal practice. In: Legal Information Management, Vol. 13 (2013), No. 1, pp. 40 et seq.

Liu, Xiaonan, Chinese women in legal education. In: Indiana Journal of Global Legal Studies, Vol. 20 (2013), pp. 1311 et seq.

Ma, Evelyn, Scholarly Chinese legal works in the vernacular: A selective topical treatise finder (part II). In: International Journal of Legal Information, Vol. 41 (2013), pp. 162 et seq.

Maxin, Falko/Yang, Roumeng, Rule of law and Rule of 法 [fǎ]. In: myops 2013, pp. 56 et seq.

McIntyre, Stephen, Courtroom drama with Chinese characteristics: A comparative approach to legal process in Chinese cinema. In: East Asia Law Review, Vol. 8 (2013), pp. 1 et seq.

Minzner, Carl F., The rise and fall of Chinese legal education. In: Fordham International Law Journal, Vol. 36 (2013), pp. 334 et seq.

Peerenboom, Randall, The Arab Spring and social justice in China: Implications for institutional reforms. In: *Yu, Guanghua* (ed.), Rethinking law and development: The Chinese experience. London: Routledge 2013, pp. 146 et seq.

Poon, Czarina, The nature of a communist-based legal system and the post-18th party congress implications. In: Legal Information Management, Vol. 13 (2013), No. 1, pp. 3 et seq.

Potter, Pitman B., China's legal system. Cambridge: Polity Press 2013.

Ren, Dapeng/Yuan, Peng, China. In: *Cracogna, Dante/Fici, Antonio/Henry, Hagen* (eds.), Interna-

tional handbook of comparative law. Berlin: Heidelberg [etc.]: Springer 2013, pp. 339 et seq.

Ruskola, Teemu, Legal Orientalism. China, the United States, and modern law. Cambridge: Harvard Univ. Press 2013.

Schäfer, Dagmar, Peripheral matters: Selvage/Chef-de-piece inscriptions on Chinese silk textiles. In: U.C. Davis Law Review, Vol. 47 (2013), pp. 705 et seq.

Shan, Wenhua, Legal education in China: The new "Outstanding Legal Personnel Education Scheme" and its implications. In: Legal Information Management, Vol. 13 (2013), No. 1, pp. 10 et seq.

Shee, Amy Huey-Ling, In Search of a Modern Confucius for Effective Teaching in Law: A Trial Project to Promote Interactive Learning in Taiwan. In: National Taiwan University Law Review, Vol. 8 (2013), pp. 299 et seq.

Szto, Mary, Chinese ritual and the practice of law. In: Touro Law Review, Vol. 30 (2013), pp. 103 et seq.

Szto, Mary, Contract in my soup: Chinese contract formation and ritual eating and drunkenness. In: Pace International Law Review, Vol. 25 (2013), pp. 1 et seq.

Qu, Xinjiu, Die Unterscheidung zwischen einer erweiternden Auslegung und der analogen Anwendung aus seiner komparativen Perspektive zwischen Deutschland und China. In: *Hilgendorf, Eric* (ed.), Das Gesetzlichkeitsprinzip im Strafrecht. Ein deutsch-chinesischer Vergleich. Tübingen: Mohr Siebeck 2013, pp. 235 et seq.

Wang, Chang/Madson, Nathan H., Inside China's legal system. Oxford: Chandos 2013.

Wang, Chenguang, Legal transplantation and legal development in transitional China. In: The World Bank Legal Review, Vol. 4 (2013), pp. 161 et seq.

Wang, Zhenmin/Tao, Yuan, Achieving development through innovative constitutionalism: A China story. In: The World Bank Legal Review, Vol. 4 (2013), pp. 201 et seq.

Yu, Guanghua (ed.), Rethinking law and development: The Chinese experience. London: Routledge 2013.

Zhang, Xiaomeng, John C.H. Wu and his comparative law pursuit. In: International Journal Legal Information 2013 pp. 196 et seq.

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

Dykstra, Maura, Beyond the shadow of the law: Firm insolvency, state-building, and the new poli-

cy bankruptcy reform in late Qing Chongqing. In: Frontiers of History in China 2013, pp. 406 et seq.

Fang, Anyu, Pacifying the peasant: Political instability, administrative law reform, and the re-centralization of state power in China during the 1990s and 2000s. In: Quinnipiac Law Review, Vol. 31 (2013), pp. 903 et seq.

Godinho, Jorge, A history of games of chance in Macau: Part 2 – The foundation of the Macau gaming industry. In: Gaming Law Review and Economics, Vol. 17 (2013), pp. 107 et seq.

Heuser, Robert, Grundriss der Geschichte und Modernisierung des chinesischen Rechts. Baden-Baden: Nomos 2013.

Wang, Qiang, Eine rechtslinguistische, terminologische und funktional-inhaltliche Analyse des auf dem BGB basierenden Zivilgesetzbuch-Entwurfs der späten Qing-Zeit. In: Zeitschrift für chinesisches Recht 2013, pp. 13 et seq.

III. Private Law (Privatrecht)

1. In General (Allgemein)

Bu, Yuanshi, Chinese civil law. München: Beck/Baden-Baden: Nomos, 2013.

Zhang, Xiaoyang, Chinese civil law for business. Hong Kong: Open Univ. of Hong Kong 2013.

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

Chen, Na, Das allgemeine Persönlichkeitsrecht im deutschen und chinesischen Recht: ein rechtsdogmatischer und rechtshistorischer Vergleich. Hamburg: Kovač 2013.

Zhen, Hui, General part. In: *Bu, Yuanshi* (ed.), Chinese civil law. München: Beck/Baden-Baden: Nomos, 2013, pp. 1 et seq.

3. Law of Obligations (Schuldrecht)

Ascher, Laura Emilia, Strafschadensersatz in China. Entwicklung und offene Fragen. In: *Kaminski, Gerd/Kreißl, Barbara* (eds.), Mit der Dornenkrone und dem Schwert. Wien: ÖGCF 2013, pp. 155 et seq.

Binding, Jörg, Das Verbraucherrecht der VR China. In: Verbraucher und Recht 2012, pp. 12 et seq.

Binding, Jörg/Jiang, Long, Die Revision des chinesischen Verbraucherrechts – Beruhigungspille oder Drops gelutscht? In: Zeitschrift für Chinesisches Recht 2013, pp. 191 et seq.

Binding, Jörg/Kurz, Sophia, Formularklauseln im chinesischen Zivilrecht. In: Recht der Internationalen Wirtschaft 2013, pp. 424 et seq.

Bu, Yuanshi, Tort. In: *Bu, Yuanshi* (ed.), Chinese civil law, München: Beck/Baden-Baden: Nomos, 2013, pp. 117 et seq.

Huang, Fuming, Contract. In: *Bu, Yuanshi* (ed.), Chinese civil law, München: Beck/Baden-Baden: Nomos, 2013, pp. 33 et seq.

Joos, Beatrix, Der Werkvertrag im Recht der VR China. Hamburg: Kovač 2013.

Lichtenstein, Falk, Neue Auslegungsbestimmungen zum chinesischen Kaufrecht. In: Internationales Handelsrecht 2013, pp. 98 et seq.

Liu, Zhiyang, Haftung für Organisationsverschulden im chinesischen Krankenhaus im Vergleich zum deutschen Recht. Hamburg: Bachelor + Master Publ. 2013.

Qi, Chunyi, Rechtstransfer in Chinas Produktionsregime? Zur Kontrolle der allgemeinen Geschäftsbedingungen im deutschen und chinesischen Recht. Baden-Baden: Nomos 2013.

Rosen, Amy Lee, Chinese contract formation: The roles of Confucianism, communism, and international influences. In: University of Miami International and Comparative Law Review, Vol. 20 (2013), pp. 189 et seq.

Srivastava, D.K./Gu, Minkang, Tort Law in China. Commentary on the tort law of the People's Republic of China with insights from the common law. Hong Kong: Sweet & Maxwell 2013.

Wang, Jianyi, Das chinesische Reisevertragsrecht: Ein Grundriss. In: Zeitschrift für Chinesisches Recht 2013, pp. 217 et seq.

Wang, Zhu/Oliphant, Ken, Yangge Dance: The rhythm of liability for medical malpractice in the People's Republic of China. In: Oliphant, Ken / Wright, Richard W. (eds.), Medical malpractice and compensation in a global perspective. Berlin: De Gruyter 2013, pp. 97 et seq.

Wei, Shen/Yu, Kenny, Rethinking pre-contractual liability in China – One step beyond China's latest judicial interpretation. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 279 et seq.

Yang, Sophia Juan, Force majeure and hardship in Chinese contract law. The latest development in theory and practice. In: Büchler, Andrea/Müller-Chen, Markus (eds.), Private law – Festschrift für Ingeborg Schwenzer zum 60. Geburtstag, Bern: Stämpfli 2011, pp. 1809 et seq.

Zhang, Hang, Rechtsanwendungsprobleme beim Werklieferungsvertrag nach der Schuldrechtsreform und mögliche Konsequenzen für das chinesische Vertragsrecht. Göttingen: Sierke 2011.

Zhang, Hong, Schadensersatz bei Tötung, Körper- und Gesundheitsverletzung im deutschen und chinesischen Recht. Hamburg: Kovač 2013.

Zhang, Tietie, Standard form contracts. In: *Bu, Yuanshi* (ed.), Chinese civil law, München: Beck/Baden-Baden: Nomos, 2013.

4. Law of Property (Sachenrecht)

Pißler, Knut Benjamin, Wohnungseigentum in China. Darstellung und Rechtsgrundlagen. Tübingen: Mohr Siebeck 2012.

Upham, Frank K., What are property rights good for? Surprising lessons from the Chinese experience. In: *Yu, Guanghua* (ed.), Rethinking law and development. The Chinese experience. London: Routledge 2013, pp. 82 et seq.

Werthwein, Simon, Property. In: *Bu, Yuanshi* (ed.), Chinese civil law, München: Beck/Baden-Baden: Nomos, 2013, pp. 185 et seq.

Zinser, Rebecka, Die chinesische Sachenrechtsordnung. In: Jura 2013, pp. 67 et seq.

5. Family Law (Familienrecht)

Chang, Valerie L., No gold diggers: China's protection of individual property rights in the new marital property regime. In: George Washington International Law Review, Vol. 45 (2013), pp. 149 et seq.

High, Anne Jane, China's orphan welfare system: laws, policies and filled gaps. In: East Asia Law Review, Vol. 8 (2013), pp. 127 et seq.

Huo, Zhengxin, The People's Republic of China. In: *Trimmings, Katarina/Beaumont, Paul R.* (eds.), International surrogacy arrangements. Legal regulation at the international level. Oxford: Hart 2013, pp. 93 et seq.

Li, Na, Die Vervollkommnung des chinesischen ehelichen Güterrechts mit rechtsvergleichender Analyse. Berlin: Köster 2013.

Lin, Hsien-Diana, Lesbian parenting in Taiwan: Legal issues and the latest developments. In: Asian-Pacific Law and Policy Journal, Vol. 14 (2013), pp. 1 et seq.

Xu, Yishan/Ocker, Bailey L., Discrepancies in cross-cultural and cross-generational attitudes toward committed relationships in China and the United States. In: Family Court Review, Vol. 51 (2013), pp. 591 et seq.

Yu, Di, Marriage is between a man and a woman and ... : Latest evolution of marital residence regime in contemporary China. In: Chicago-Kent Law Review, Vol. 88 (2013), pp. 1013 et seq.

6. Law of Succession (Erbrecht)

Eberl-Borges, Christina, Erbrecht in China. In: ErbR – Zeitschrift für die gesamte erbrechtliche Praxis 2013, pp. 15 et seq.

Zhang, Shuhan, Das Testament in China. Geschichte, Gesetz und Gewohnheit. In: Zeitschrift für chinesisches Recht 2013, pp. 75 et seq.

7. Commercial Law (Handelsrecht)

Han, Zhuang (ed.), Droit des affaires chinois. Paris: Dalloz 2013.

Lin, Lin, The evolution of partnerships in China from the perspective of asset partitioning. In: Stanford Journal of Law, Vol. 18 (2013), pp. 215 et seq.

Shaddox, Samuel H., China's foreign invested partnership enterprise law: The lifeless or sleeping dragon? In: Pacific Rim Law & Policy Journal, Vol. 22 (2013), pp. 469 et seq.

Tai, Sik Kwan/Ng, Jim Mi Jimmy, Chinese maritime law update – 2013. In: Journal of Maritime Law and Commerce, Vol. 44 (2013), pp. 379 et seq.

8. Business Organisations (Gesellschaftsrecht)

Basch, Phillip/Wang, Lei, Die Organe einer Aktiengesellschaft nach chinesischem Recht. Ein Rechtsvergleich mit dem deutschen Recht. In: Neue Zeitschrift für Gesellschaftsrecht 2013, pp. 1169 et seq.

Blasek, Katrin, Forschung und Entwicklung (F&E) in China. In: *Jung, Peter/Lamprecht, Philipp/Blasek, Katrin* (eds.), Einheit und Vielheit im Unternehmensrecht – Festschrift für Uwe Blaurock zum 70. Geburtstag, Tübingen: Mohr Siebeck 2013, pp. 27 et seq.

Bu, Qingxiu, The Chinese reverse merger companies (RMCs) reassessed: promising but challenging? In: Journal of International Business and Law, Vol. 12 (2013), pp. 17 et seq.

Bu, Yuanshi, Einheit und Vielheit des chinesischen Unternehmensrechts. In: *Jung, Peter/Lamprecht, Philipp/Blasek, Katrin* (eds.), Einheit und Vielheit im Unternehmensrecht – Festschrift für Uwe Blaurock zum 70. Geburtstag, Tübingen: Mohr Siebeck 2013, pp. 75 et seq.

Cheng, Chun-yih, Taiwan. In: *Kawamura, Akira* (ed.), Corporate governance. Jurisdictional comparisons. London: Sweet & Maxwell 2013, pp. 359 et seq.

Chou, Cheng Fong, Are independent directors effective monitors in Taiwan? A theoretical analysis. In: National Taiwan University Law Review, Vol. 8 (2013), pp. 49 et seq.

Du, Julian/Li, Yi/Tao, Zhigang, Economic institutions and firm behavior and performance in China: Did institutions matter and how did they come into being? In: Yu, Guanghua (ed.), Rethinking law and development: The Chinese experience. London: Routledge 2013, pp. 35 et seq.

Ho, Virginia Harper, Beyond regulation: a comparative look at state-centric corporate social responsibility and the law in China. In: Vanderbilt Journal of Transnational Law, Vol. 46 (2013), pp. 375 et seq.

Jordan, Cally, Cadbury twenty years on. Corporate governance codes abroad: China. In: Xu, Yaoming/Tsuji, Yuichiro (eds.), International business law in the 21st century, challenges and issues in East Asia. Taipei: National Chengchi Univ. 2013, pp. 60 et seq.

Lin, Li-Wen, State ownership and corporate governance in China: An executive career approach. In: Columbia Business Law Review 2013, pp. 743 et seq.

Lin, Yu-Hsin, Do social ties matter in corporate governance? The missing factor in Chinese corporate governance reform. In: George Mason Journal of International Commercial Law, Vol. 5 (2013), pp. 39 et seq.

Liu, Junhai/Piessler, Knut B., China: Corporate governance of business organizations. In: Fleckner, Andreas M./Hopt, Klaus J. (eds.), Comparative corporate governance: A functional and international analysis. Cambridge: Cambridge Univ. Press 2013, pp. 156 et seq.

Ping, Xu/Kao, Wei, China. In: Kawamura, Akira (ed.), Corporate governance. Jurisdictional comparisons. London: Sweet & Maxwell 2013, pp. 61 et seq.

Ribeiro, George A./Hui, Dominic W.L./Sun, Ricky W.K., Hong Kong. In: Kawamura, Akira (ed.), Corporate governance. Jurisdictional comparisons. London: Sweet & Maxwell 2013, pp. 109 et seq.

Wang, Wen-Yeu/Tseng, Wang-Ruu, Taiwan: corporate governance of publicly held companies. In: Fleckner, Andreas M./Hopt, Klaus J. (eds.), Comparative corporate governance: A functional and international analysis. Cambridge: Cambridge Univ. Press 2013, pp. 208 et seq.

Wolff, Lutz-Christian, Grenzüberschreitende Mergers & Aquisitions in China. Entwicklungstendenzen aus juristischer Sicht. In: Kaminski, Gerd/Kreifsl, Barbara (eds.), Mit der Dornenkrone und dem Schwert. Wien: ÖGCF 2013, pp. 199 et seq.

Zhang, Kan, Corporate governance in China: how does the State influence its own enterprises? In: Brigham Young University International Law & Management Review, Vol. 9 (2013), pp. 111 et seq.

Zhang, Min/Liang, Xiaoyu, Advances among debates: research on and practice of corporate social responsibility from the legal perspective in China. In: Fordham Environmental Law Review, Vol. 25 (2013) pp. 191 et seq.

Zhang, Xian Chu, Upgrading corporate governance of listed companies in Hong Kong: Reforms and challenges. In: Xu, Yaoming/Tsuji, Yuichiro (eds.), International business law in the 21st century, challenges and issues in East Asia. Taipei: National Chengchi Univ. 2013, pp. 77 et seq.

Zhang, Zhong, Legal deterrence: The foundation of corporate governance. Evidence from China. In: Kennedy, David/Stiglitz, Joseph E. (ed.), Law and Economics with Chinese Characteristics: Institutions for Promoting Development in the Twenty-First Century. Oxford: Oxford University Press 2013, pp. 358 et seq.

9. Insurance (Privatversicherungsrecht)

—

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

Brodbeck, Vincent, Using the carrot, not the stick: Streaming media and curbing digital piracy in China. In: Boston University Journal of Science and Technology Law, Vol. 19 (2013), pp. 127 et seq.

Cheng, Huai-Chi/Ni, Kuei-Jung, The boundary of a WTO member's obligation to comply with Art. 31(f) of the TRIPS Agreement. A critical review of granting a compulsory license on Phillips CD-R patents by Taiwan. In: International Review of Intellectual Property and Competition Law 2012, pp. 885 et seq.

Dietz, Adolf, Nan, Xi: Die Staatsaufsicht über Verwertungsgesellschaften in Deutschland und China. Studien zum Gewerblichen Rechtsschutz und zum Urheberrecht. In: Zeitschrift für Chinesisches Recht 2013, pp. 291 et seq.

Jiang, Ye, Changing tides of collective licensing in China. In: Michigan State International Law Review, Vol. 21 (2013), pp. 729 et seq.

Lau, Timothy, Offensive use of prior art to invalidate patents in U.S. and Chinese patent litigation. In: UCLA Pacific Basin Law Journal, Vol. 30 (2013), pp. 201 et seq.

von Lewinski, Silke, Ein Happy-End nach vielen Anläufen. Der Vertrag von Peking zum Schutz von audiovisuellen Darbietungen. In: Gewerblicher Rechtsschutz und Urheberrecht/Internationaler Teil 2013, pp. 12 et seq.

Ma, David S. W., Right to integrity and the proposed resale royalty right and notification right in the PRC copyright law. In: Stanford Journal of International Law, Vol. 49 (2013), pp. 477 et seq.

Marcucci, Matthew A., Navigating unfamiliar terrain: reconciling conflicting impressions of China's intellectual property regime in an effort to aid foreign right holders. In: Fordham Intellectual Property, Media and Entertainment Law Journal, Vol. 23 (2013), pp. 1395 et seq.

Murphree, Michael/Breznitz, Dan, Innovation in China: fragmentation, structured uncertainty, and technology standards. In: Cardozo Law Review de novo 2013, pp. 196 et seq.

Murphy, William J./Orcutt, John L., Using valuation-based decision making to increase the efficiency of China's patent subsidy strategies. In: Cardozo Law Review de novo 2013, pp. 116 et seq.

Schreiner, Stephen T./Lerman, M., Using patents to protect financial process innovations in Europe, China, and India. In: Banking Law Journal, Vol. 130 (2013), pp. 496 et seq.

Shao, Ken, Zizhu Chuangxin and China's self-driven innovation: calling for a holistic perspective. In: Cardozo Law Review de novo 2013, pp. 168 et seq.

Shen, Chung-Lun, Reasonable royalties and the calculation of patent damages: Reflections and recommendations for a fair and adequate calculating basis of reasonable royalties in terms of harmonization of China-Taiwan regional patent laws. In: Chicago-Kent Journal of Intellectual Property, Vol. 12 (2013), pp. 156 et seq.

Wan, Yong, Safe harbors from copyright infringement liability in China (Part 1). In: Journal of the Copyright Society of the U.S.A., Vol. 60 (2013), pp. 635 et seq.

Wang, Chen/Sallet, Jon, Collaborative innovation and economic growth: a comment on China's innovation policies. In: Cardozo Law Review de novo 2013, pp. 148 et seq.

Wang, Jing/Liu, Weidong/Zhang, Lei/Han, Lei/Wang, Ningling/Lewis, Stacy/Gervasi, Christina N./Irving, Tom, Comparison of United States AIA [Leahy-Smith America Invents Act] first-inventor-to-file with Chinese first-to-file. In: University of Dayton Law Review, Vol. 38 (2013), pp. 251 et seq.

Yu, Peter K., Five oft-repeated questions about China's recent rise as a patent power. In: Cardozo Law Review de novo 2013, pp. 78 et seq.

Zhang, Chenguo, Volksrepublik China: Neue Interpretationsregeln des Obersten Volksgerichts über Patentstreitsachen. In: Gewerblicher Rechtsschutz und Urheberrecht/Internationaler Teil 2013, p. 895.

Zheng, Zhong, Taking private use seriously. A critical evaluation of the legal treatment of private use under Chinese digital copyright law. Frankfurt am Main: PL Acad. Research 2013.

Zinser, Rebecka, [Conference report] Patent law and innovation (Nanjing, December 2–4, 2012). In: Zeitschrift für chinesisches Recht 2013, pp. 63 et seq.

11. Negotiable Instruments (Wertpapierrecht)

Huang, Hui, The regulation of insider trading in China: law and enforcement. In: Bainbridge, Stephen M. (ed.), Research handbook on insider trading. Cheltenham: Elgar 2013, p. 303 et seq.

Huang, Robin Hui, Private enforcement of securities law in China: A ten-year retrospective and empirical assessment. In: American Journal of Comparative Law, Vol. 61 (2013), pp. 757 et seq.

Howson, Nicholas C., Punishing possession – China's all-embracing insider trading enforcement regime. In: Bainbridge, Stephen M. (ed.), Research handbook on insider trading. Cheltenham: Elgar 2013, p. 327 et seq.

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

Berger, Dennis F./Tian, Xu, Strategie Markenanmeldung Schweiz – China. In: Zeitschrift für Immaterialgüter-, Informations- und Wettbewerbsrecht 2013, pp. 80 et seq.

Cengiz, Firat, The modernization of the EU competition law regime: institutional design lessons for China? In: Faure, Michael G./Zhang, Xinzhu (eds.), The Chinese anti-monopoly law: New developments and empirical evidence. Cheltenham: Elgar 2013, pp. 281 et seq.

Chen, Fuliang/Xu, Tao, A comparative study on welfare results of nonlinear and linear pricing: Based on asymmetric duopoly market. In: Faure, Michael G./Zhang, Xinzhu (eds.), The Chinese anti-monopoly law: New developments and empirical evidence. Cheltenham: Elgar 2013, pp. 218 et seq.

Chen, Shaoping, Merger control under China's Anti-Monopoly law. In: Chicago-Kent Journal of

International and Comparative Law, Vol. 13 (2013), pp. 177 et seq.

Deng, Fei/Leonard, Gregory K., The role of China's unique economic characteristics in antitrust enforcement In: *Emch, Adrian/Stallibrass, David* (eds.), *China's anti-monopoly law: The first five years*. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 59 et seq.

Dodoo, Ninette/Bai, Yong, Chinese companies navigation of outbound investment. In: *Emch, Adrian/Stallibrass, David* (eds.), *China's anti-monopoly law: the first five years*. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 337 et seq.

Emch, Adrian /Stallibrass,David (eds.), *China's anti-monopoly law: The first five years*. Alphen aan den Rijn: Kluwer Law Internat. 2013.

Evrard, Sébastien/Zhang, Yizhe, Refusal to deal in China: A missed opportunity? In: *Emch, Adrian/Stallibrass, David* (eds.), *China's anti-monopoly law: The first five years*. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 135 et seq.

Farmer, Susan Beth, Recent developments in regulation and competition policy in China: Trends in private civil litigation. In: *Faure, Michael G./Zhang, Xinzhu* (eds.), *The Chinese anti-monopoly law: New developments and empirical evidence*. Cheltenham: Elgar 2013, pp. 15 et seq.

Faure, Michael G./Zhang, Xinzhu (eds.), *The Chinese anti-monopoly law: New developments and empirical evidence*. Cheltenham: Elgar 2013.

Faure, Michael/Zhang, Xinzhu, Towards an extraterritorial application of the Chinese anti-monopoly law that avoids trade conflicts. In: *George Washington International Law Review*, Vol. 45 (2013), pp. 501 et seq.

Fei, Lanfang, Liability for an online marketplace provider's trademark infringement. Practice and latest development of Chinese law. In: *International Review of Intellectual Property and Competition Law* 2013, pp. 569 et seq.

Feng, Yao/Sun, Zhaoqiu, Merger remedies in China: Substance and procedure. In: *Emch, Adrian/Stallibrass, David* (eds.), *China's anti-monopoly law: The first five years*. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 195 et seq.

Gao, Shiji/Wan, Yan, Market, regulation and state-building in China. In: *Faure, Michael G./Zhang, Xinzhu* (eds.), *The Chinese anti-monopoly law: New developments and empirical evidence*. Cheltenham: Elgar 2013, pp. 167 et seq.

Hao, Qian, The multiple hands: institutional dynamics of China's competition regime. In: *Emch,*

Adrian/Stallibrass, David (eds.), *China's anti-monopoly law: The first five years*. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 15 et seq.

Huang, Yong/Li, Richean Zhiyan, An overview of Chinese competition policy: Between fragmentation and consolidation. In: *Emch, Adrian/Stallibrass, David* (eds.), *China's anti-monopoly law: The first five years*. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 3 et seq.

Kehoe, Emily, Combating the counterfeiting woes of the wine seller in China. In: *IDEA: The Intellectual Property Law Review*, Vol. 53 (2013), pp. 257 et seq.

Kossof, Paul, Chinese national well-known trademarks and local famous trademarks in light of the 2013 trademark law: Status, effect, and adequacy. In: *John Marshall Review of Intellectual Property Law*, Vol. 13 (2013), pp. 225 et seq.

Lam, Horace/Ebert-Weidenfeller, Andreas, Die Bändigung des Drachens. Erwerb von Markenrechten in China. In: *Gewerblicher Rechtsschutz und Urheberrecht. Praxis im Immaterialgüter- und Wettbewerbsrecht* 2013, pp. 330 et seq.

Marquis, Mel, Abuse of administrative power to restrict competition in China: Four reflections, two ideas and a thought. In: *Faure, Michael G./Zhang, Xinzhu* (eds.), *The Chinese anti-monopoly law: New developments and empirical evidence*. Cheltenham: Elgar 2013, pp. 73 et seq.

Meng, Yanbei, The uneasy relationship between antitrust enforcement and industry-specific regulation in China. In: *Emch, Adrian/Stallibrass, David* (eds.), *China's anti-monopoly law: The first five years*. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 259 et seq.

Neve, Brett M., China, Google, and the intersection of competition and intellectual property. In: *North Carolina Journal of International Law and Commercial Regulation*, Vol. 38 (2013), pp. 1091 et seq.

Nevo, Hila, Market definition under attack: How relevant is the relevant market? In: *Faure, Michael G./Zhang, Xinzhu* (eds.), *The Chinese anti-monopoly law: New developments and empirical evidence*. Cheltenham: Elgar 2013, pp. 301 et seq.

Ng, Tom/Cheung, Ka, Analysis Protection of Well-Known Trade Marks in Hong Kong: An Evaluation of the Usefulness of European Authorities. In: *Hong Kong Law Journal*, Vol. 43 (2013), pp. 435 et seq.

Oded, Sharon, Leniency and compliance: towards an effective leniency policy in the Chinese anti-monopoly law. In: *Faure, Michael G./Zhang, Xinzhu* (eds.), *The Chinese anti-monopoly law: New*

developments and empirical evidence. Cheltenham: Elgar 2013, pp. 142 et seq.

Pfromm, René A., Das neue Kartellrecht in Hong-Kong. In: Recht der internationalen Wirtschaft 2013, pp. 692 et seq.

Renard, Francois/Edwards, Michael, China merger control practice: A comparative analysis. In: Emch, Adrian/Stallibrass, David (eds.), China's anti-monopoly law: The first five years. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 167 et seq.

Ritzenhoff, Lukas, Ausländische Konzerne im Fokus des chinesischen Kartellrechts? In: Wirtschaft und Wettbewerb 2013, pp. 927

Sloane, Peter S./Ge, Yijun, Managing trademark investigations for nonuse in China. In: Landslide, Vol. 5 (2013), No.6, pp. 42 et seq.

Stallibrass, David, Enforcement Divergence and the Chinese economy. In: Emch, Adrian/Stallibrass, David (eds.), China's anti-monopoly law: The first five years. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 389 et seq.

Tsai, Chih-Hong (Henry), The trademark/domain name protection war: a comparative study of the U.S., UDRP and Taiwan law. In: John Marshall Review of Intellectual Property Law, Vol. 12 (2013), pp. 350 et seq.

Wang, Xiaoye, The China Telecom and China Unicom case and the future of Chinese antitrust. In: Emch, Adrian/Stallibrass, David (eds.), China's anti-monopoly law: The first five years. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 467 et seq.

Wong, Stanley, Effectiveness of technical assistance in capacity building on competition law and policy: The case of China. In: Emch, Adrian/Stallibrass, David (eds.), China's anti-monopoly law: The first five years. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 357 et seq.

Wu, Qianlan, Competition laws, globalisation and legal pluralism. China's experience. Oxford: Hart 2013.

Wu, Tao, Relevant product market definition of antitrust cases in the internet industry: Taking the Baidu cases as examples. In: Faure, Michael G./Zhang, Xinzhu (eds.), The Chinese anti-monopoly law: New developments and empirical evidence. Cheltenham: Elgar 2013, pp. 262 et seq.

Wu, Zhenguo, Reviews and Prospects of Anti-Monopoly in China. In: Competition Law International, Vol. 9 (2013), No. 2, pp. 129 et seq.

Xue, Qiang/Yang, Xixi, Anti-Cartel law and enforcement in China: A survey. In: Emch, Adrian/Stallibrass, David (eds.), China's anti-monopoly law: The

first five years. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 83 et seq.

Yu, Liangchun/Zhang, Wei, Research on the intensity and effect of industrial administrative monopoly in China. In: Faure, Michael G./Zhang, Xinzhu (eds.), The Chinese anti-monopoly law: New developments and empirical evidence. Cheltenham: Elgar 2013, pp. 194 et seq.

Yu, Minning, Benefit of the doubt: Obstacles to discovery in claims against Chinese counterfeiters. In: Fordham Law Review, Vol. 81 (2013), pp. 2987 et seq.

Zhang, Xingxiang, Joint ventures under Chinese merger control rules. In: Emch, Adrian/Stallibrass, David (eds.), China's anti-monopoly law: The first five years. Alphen aan den Rijn : Kluwer Law Internat. 2013, pp. 215 et seq.

Zheng, Shilin/Zhang, Xinzhu The effect of the Chinese telecommunications reform on industrial growth: 1994–2007. In: Faure, Michael G./Zhang, Xinzhu (eds.), The Chinese anti-monopoly law: New developments and empirical evidence. Cheltenham: Elgar 2013, pp. 233 et seq.

Zhu, Li, Taking a close look at the Supreme People's Court's guidance for private antitrust litigation. In: Emch, Adrian/Stallibrass, David (eds.), China's anti-monopoly law: The first five years. Alphen aan den Rijn: Kluwer Law Internat. 2013, pp. 289 et seq.

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

Blumer, Maja, Chinese private international law – English translation of the Chinese law on the application of foreign-related civil relationships with an introduction. Stäfa (Zürich): Fajus 2013.

Chi, Manjiao, Conflict of Laws. In: Bu, Yuanshi (ed.), Chinese civil law, München: Beck/Baden-Baden: Nomos, 2013, pp. 235 et seq.

Conzatti, Andrea, The recognition of U.S. "Opt-Out" class actions in China. In: Georgetown Journal of International Law, Vol. 44 (2013), pp. 641 et seq.

Deißner, Susanne, Interregionales Privatrecht in China. Zugleich ein Beitrag zum chinesischen IPR. Tübingen: Mohr Siebeck, 2012.

Franzina, Pietro/Cavalieri, Renzo, The 2012 Interpretation of the Supreme People's Court of China regarding the 2010 act on private international law. In: Diritto del commercio internazionale, Vol. 27 (2013), pp. 891 et seq.

He, Qisheng, Reconstruction of lex personalis in China. In: International and Comparative Law Quarterly, Vol. 62 (2013), pp. 137 et seq.

He, Qisheng, Changes to habitual residence in China's lex personalis. In: Yearbook of Private International Law, Vol. 14 (2012/2013), pp. 323 et seq.

Hsu, Jason, Judgment unenforceability in China. In: Fordham Journal of Corporate and Financial Law, Vol. 19 (2013), pp. 201 et seq.

Huo, Zhengxin, Two steps forward, one step back: A commentary on the judicial interpretation on the Private International Law Act of China. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 685 et seq.

Leibküchler, Peter, Erste Interpretation des Obersten Volksgerichts zum neuen Gesetz über das internationale Privatrecht in der VR China. In: Zeitschrift für chinesisches Recht 2013, pp. 89 et seq.

Tai, Sik Kwan/Chan, Calvin Chu Fung Chan, Jurisdiction clauses in sea carriage contracts under Hong Kong law. In: Xu, Yaoming/Tsui, Yuichiro (eds.), International business law in the 21st century, challenges and issues in East Asia. Taipei: National Chengchi Univ. 2013, pp. 161 et seq.

Tu, Guangjian, Arrangement on mutual recognition and enforcement of judgments in civil and commercial matters between China and Macau: Inherent problems, six years' experience and the way forward. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 349 et seq.

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

Balthasar, Stephan, Schiedsverfahren mit Bezug zu Brasilien, Russland, Indien und China. Bestandsaufnahme und praktische Hinweise für die Gestaltung von Schiedsklauseln. In: Binder, Kathrin/Eichel, Florian (eds.), Internationale Dimensionen des Wirtschaftsrechts. Baden-Baden: Nomos 2013, pp. 279 et seq.

Cai, Yanmin, Case Management in China's civil justice system. In: van Rhee, Cornelis H./Fu, Yulin (eds.), Civil litigation in China and Europe. Essays on the role of the judge and the parties. Dordrecht: Springer 2013, pp. 39 et seq.

Chan, Peter C.H./Chan, David/Lei, Chen, China: Hong Kong. Selective Adoption of the English Woolf Reforms. In: van Rhee, Cornelis H./Fu, Yulin (eds.), Civil litigation in China and Europe. Essays on the role of the judge and the parties. Dordrecht: Springer 2013, pp. 71 et seq.

Chi, Cliff Manjiao, Domestic arbitration in China: A comparative perspective. In: Moser, Michael J. (ed.), Dispute resolution in China. Huntington, NY: Juris 2012, pp. 45 et seq.

Fan, Kun, Arbitration in China: A legal and cultural analysis. Oxford [etc.]: Hart 2013.

Fehl, Elske, Auf dem Weg zu einem vorhersehbaren und geordneten Konkursverfahren in China. Die neue Interpretation des obersten Volksgerichts zum Konkursgesetz der VR China. In: Zeitschrift für chinesisches Recht 2012, pp. 212 et seq.

Fei, Jia (Jessica)/Hill, Richard, Enforcement of arbitral awards in the PRC. In: Moser, Michael J. (ed.), Dispute resolution in China. Huntington, NY: Juris 2012, pp. 157 et seq.

Gan, Kingward, East meets West: an overview of how China's attorneys charge for their services. In: Hawaii Bar Journal, Vol. 17 (2013), pp. 24 et seq.

Green, Sven-Erik, Aufklärungspflichten und Auffangtatbestände. Die neue justizielle Interpretation des OVG zu den Befangenheitsregeln für Richter, Schöffen und Verteidiger in China. In: Zeitschrift für chinesisches Recht 2012, pp. 217 et seq.

Gu, Weixia, Securities arbitration in China: a better alternative to retail shareholder protection. In: Northwestern Journal of International Law and Business, Vol. 33 (2013), pp. 283 et seq.

Hawes, Colin S./Kong, Shuyu, Primetime dispute resolution: Reality TV mediation shows in China's "harmonious society". In: Law and Society Review, Vol. 47 (2013), pp. 739 et seq.

He, Chao, Das chinesische und das deutsche Insolvenzverfahren im Vergleich. Hamburg: Kovač 2013.

He, Qisheng, Enforcement of foreign arbitral awards in China: Dominant role of the Supreme People's Court. In: World Arbitration & Mediation Review, Vol. 7 (2013), p. 573 et seq.

He, Qisheng, Public policy in enforcement of foreign arbitral awards in the Supreme People's Court of China. In: Hong Kong Law Journal, Vol. 43 (2013), p. 1037 et seq.

He, Qisheng, The recognition and enforcement of foreign judgments between the United States and China: A study of Sanlian v. Robinson. In: Tsinghua China Law Review, Vol. 6 (2013), p. 23 et seq.

Jeikowski, Felix, Der Insolvenzverwalter im Insolvenzverfahren der VR China. In: Zeitschrift für Chinesisches Recht 2013, pp. 334 et seq.

Ji, Weidong, The judicial reform in China: The status quo and future directions. In: Indiana Journal of Global Legal Studies, Vol. 20 (2013), pp. 185 et seq.

Johnson, Philip, Enforcing online arbitration agreements for cross-border consumer small claims in China and the United States. In: Hastings Interna-

tional and Comparative Law Review, Vol. 36 (2013), pp. 577 et seq.

Kun, Fan, Glocalization of arbitration: transnational standards struggling with local norms through the lens of arbitration transplantation in China. In: Harvard Negotiation Law Review, Vol. 18 (2013), pp. 175 et seq.

Leung, William, Enforcement of arbitral award made by China's newly proclaimed foreign-related arbitration commissions – A tale of two cities. In: Dispute Resolution International, Vol. 7 (2013), No. 1, pp. 41 et seq.

Li, Li, Judicial strategies in Chinese group action cases: A realistic reaction to judicialisation. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 317 et seq.

Liebman, Benjamin L., Malpractice mobs: Medical dispute resolution in China. In: Columbia Law Review, Vol. 113 (2013), pp. 181 et seq.

Liu, Yang, Die zwangsweise Vermögensabgabe des Schuldners in der chinesischen Zwangsvollstreckung unter vergleichrechtlicher Berücksichtigung der deutschen zivilprozessualen Sachaufklärung. In: Deutsche Gerichtsvollzieher Zeitung 2013, pp. 25 et seq.

Meggitt, Gary, Class actions in Hong Kong: Yes, no, maybe. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 217 et seq.

Mitchard, Paul Q.C./Chan, Calvin, Negotiating and drafting dispute resolution clauses for China-related commercial contracts: Some legal and practical considerations. In: Moser, Michael J. (ed.), Dispute resolution in China. Huntington, NY: Juris 2012, pp. 313 et seq.

Moser, Michael J. (ed.), Dispute resolution in China. Huntington, NY: Juris 2012.

Moser, Michael J./Yeoh, Friven, Arbitrating China business disputes. In: Moser, Michael J. (ed.), Dispute resolution in China. Huntington, NY: Juris 2012, pp. 1 et seq.

Muir, Dana M./Liu, Junhai/Xu, Haiyan, The future of securities class actions against foreign companies: China and comity concerns. In: University of Michigan Journal of Law Reform, Vol. 46 (2013), pp. 1315 et seq.

Novaretti, Simona, La riforma della procedura civile della RPC e le "azioni nel pubblico interesse": Un balzo in avanti? Diritto con caratteristiche cinesi e società civile. In: Rivista di Diritto Civile 2013, pp. 343 et seq.

O'Brien, Roderick, Discipline for China's lawyers: Records from Beijing. In: Hong Kong Law Journal, Vol. 43, pp. 377 et seq.

Öhlberger, Veit, Schiedsverfahren in China: Rechtliche Rahmenbedingungen, Besonderheiten und jüngste Neuerungen. In: Kaminski, Gerd/Kreißl, Barbara (eds.), Mit der Dornenkrone und dem Schwert. Wien: ÖGCF 2013, pp. 223 et seq.

Poon, Anthony/Shen, Peng, Civil Litigation. In: Moser, Michael J. (ed.), Dispute resolution in China. Huntington, NY: Juris 2012, pp. 93 et seq.

Ren, Zhong, Wahrheitspflicht und Kooperationsmaxime im Zivilprozess in Deutschland, Japan und China. Frankfurt am Main: PL Acad. Research 2013.

van Rhee, Cornelis H./Fu, Yulin (eds.), Civil litigation in China and Europe. Essays on the role of the judge and the parties. Dordrecht: Springer 2013.

van Rhee, Cornelis H./Fu, Yulin, The role of the judge and the parties in civil litigation in China and Europe: An introduction. In: van Rhee, Cornelis H./Fu, Yulin (eds.), Civil litigation in China and Europe. Essays on the role of the judge and the parties. Dordrecht: Springer 2013, pp. 1 et seq.

Song, Lianbin/Wu, Ka, Recent Developments of China's arbitration system after the implementation of the arbitration law 1994. In: Xu, Yaoming/Tsui, Yuichiro (eds.), International business law in the 21st century, challenges and issues in East Asia. Taipei: National Chengchi Univ. 2013, pp. 117 et seq.

Stackpool-Moore, Ruth, Asian arbitration-positive developments in Hong Kong. In: Zeitschrift für Schiedsverfahren 2013, pp. 279 et seq.

Tian, Mei, Neue Maßnahmen im chinesischen Zwangsvollstreckungsrecht: Einschränkungen im privaten und wirtschaftlichen Leben der Vollstreckungsschuldner. In: Zeitschrift für Chinesisches Recht 2013, pp. 343 et seq.

To, Christopher, Impact of civil justice reform on alternative dispute resolution: A Hong Kong perspective. In: van Rhee, Cornelis H./Fu, Yulin (eds.), Civil litigation in China and Europe. Essays on the role of the judge and the parties. Dordrecht: Springer 2013, pp. 127.

Tu, Guangjian/Li, Xiaolin, The second amendment to the PRC Civil Procedure Law: An international civil litigation perspective. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 633 et seq.

Utterback, Meg, Mediating disputes in China. In: Moser, Michael J. (ed.), Dispute resolution in China. Huntington, NY: Juris 2012, pp. 367 et seq.

Wang, Yixin/Fu, Yulin, China: Mainland. Efficiency at the expense of quality. In: van Rhee, Cornelis H./Fu, Yulin (eds.), Civil litigation in China and Europe. Essays on the role of the judge and the parties. Dordrecht: Springer 2013, pp. 11 et seq.

Xi, Chao, Local courts as legislators? Judicial lawmaking by sub-national courts in China. In: *Statute Law Review*, Vol. 33 (2013), pp. 39 et seq.

Xu, Hang, Das chinesische Konkursrecht: Rechtshistorische und rechtsvergleichende Untersuchungen. Berlin [etc.]: Lit Verlag 2013.

Yang, Fan, Attitudes of mainland Chinese judges toward mediation. In: *Vindobona Journal of International Commercial Law & Arbitration*, Vol. 17 (2013), pp. 117 et seq.

Yuen, Peter/Choong, John, The enforcement of domestic and foreign court judgments in the PRC. In: *Moser, Michael J.* (ed.), *Dispute resolution in China*. Huntington, NY: Juris 2012, pp. 381 et seq.

Zhi, Zhang, Liberalisierung, Internationalisierung und Renationalisierung in den Rechtsreformen der Schiedsgerichtsbarkeit. Eine vergleichende Untersuchung der Novellierungen des Schiedsverfahrensrechts in Deutschland und der VR China vor dem Hintergrund des UNCITRAL-Modellgesetzes über die internationale Handelsschiedsgerichtsbarkeit. Baden-Baden: Nomos 2012.

Zhang, Dahai/Stadler, Astrid, Kollektiver Rechtsschutz und Klagen im öffentlichen Interesse in China nach der jüngsten Reform im chinesischen Zivilprozessrecht. In: *Recht der internationalen Wirtschaft* 2013, pp. 417 et seq.

Zhang, Tietie, Enforceability of ad hoc arbitration agreements in China: China's incomplete ad hoc arbitration system. In: *Cornell International Law Journal*, Vol. 46 (2013), pp. 361 et seq.

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

Belkin, Ira, China's tortuous path toward ending torture in criminal investigations. In: *McConville, Michael/Pils, Eva* (eds.), *Comparative perspectives on criminal justice in China*. Cheltenham: Elgar 2013, pp. 91 et seq.

Biddulph, Sarah, Compulsory drug rehabilitation in China. In: *Crofts, Nick/Rahman, Fifa* (eds.), *Drug law reform in East and Southeast Asia*. New York: Lexington Books, pp. 233 et seq.

Biddulph, Sarah, Rights in the new regime for treatment of drug dependency. In: *McConville, Michael/Pils, Eva* (eds.), *Comparative perspectives on criminal justice in China*. Cheltenham: Elgar 2013, pp. 323 et seq.

Bricker, Cary/Vitiello, Michael, Chinese homicide law, irrationality, and incremental change. In: *Temple International and Comparative Law Journal*, Vol. 27 (2013), pp. 43 et seq.

Chen, Guangzhong, Issues in the reform of China's public prosecution system against the backdrop of new revisions to the Criminal Procedure Law. In: *McConville, Michael/Pils, Eva* (eds.), *Comparative perspectives on criminal justice in China*. Cheltenham: Elgar 2013, pp. 153 et seq.

Chen, Jianfu, Criminal law and criminal procedure law in the People's Republic of China: Commentary and legislation – Leiden [etc.]: Nijhoff, 2013.

Chen, Xing Liang, Die Bestimmtheitsproblematik im chinesischen Strafrecht – dargestellt am Beispiel des § 225 Nr. 4 chStGB. In: *Hilgendorf, Eric* (ed.), *Das Gesetzlichkeitsprinzip im Strafrecht. Ein deutsch-chinesischer Vergleich*. Tübingen: Mohr Siebeck 2013, pp. 91 et seq.

Chen, Xingliang, Die Wiedergeburt der chinesischen Strafrechtswissenschaft. In: *Zeitschrift für die gesamte Strafrechtswissenschaft* 2012, pp. 212 et seq.

Chen, Yu-Jie, Lawyers' activism and the expansion of the right to counsel in Taiwan. In: *McConville, Michael/Pils, Eva* (eds.), *Comparative perspectives on criminal justice in China*. Cheltenham: Elgar 2013, pp. 209 et seq.

Cohen, Jerome Alan/Lewis, Margaret K., Challenge to China: how Taiwan abolished its version of re-education through labor. Great Barrington, Mass.: Berkshire 2013.

Dobinson, Ian, The guilty plea: An Australian/Chinese comparison. In: *McConville, Michael/Pils, Eva* (eds.), *Comparative perspectives on criminal justice in China*. Cheltenham: Elgar 2013, pp. 187 et seq.

Fu, Hualing, The upward and downward spirals in China's anti-corruption enforcement. In: *McConville, Michael/Pils, Eva* (eds.), *Comparative perspectives on criminal justice in China*. Cheltenham: Elgar 2013, pp. 390 et seq.

Gintel, Samuel R., Fighting transnational bribery: China's gradual approach. In: *Wisconsin International Law Journal*, Vol. 31 (2013), pp. 1 et seq.

He, Jiahong/He, Ran, Wrongful convictions and tortured confessions: Empirical studies in mainland China. In: *McConville, Michael/Pils, Eva* (eds.), *Comparative perspectives on criminal justice in China*. Cheltenham: Elgar 2013, pp. 73 et seq.

Hilgendorf, Eric (ed.), *Das Gesetzlichkeitsprinzip im Strafrecht. Ein deutsch-chinesischer Vergleich*. Tübingen: Mohr Siebeck 2013

Jiang, Na, The presumption of innocence and illegally obtained evidence: Lessons from wrongful convictions in China? In: *Hong Kong Law Journal*, Vol. 43 (2013), pp. 745 et seq.

Lan, Rongjie, Killing the lawyer as the last resort: The Li Zhuang case and its effects on criminal defence in China. In: *McConville, Michael/Pils, Eva* (eds.) Comparative perspectives on criminal justice in China. Cheltenham: Elgar 2013, pp. 304 et seq.

Li, Enshen, Crime control in China's pre-trial system: A political ideology? In: *National Taiwan University Law Review*, Vol. 8 (2013), pp. 141 et seq.

Li, Li, The defendants' language rights in criminal justice in China. In: *Rossi, Lucia Serena/Di Federico, Giacomo* (eds.), Fundamental rights in Europe and China. Napoli: Ed. Scientifica 2013, pp. 67 et seq.

Li, Wanping, The Amendment of China's criminal procedure law and constitutional rights. In: *Kaminski, Gerd/Krejzl, Barbara* (eds.), Mit der Dornenkrone und dem Schwert. Wien: ÖGCF 2013, pp. 139 et seq.

Liang, Genlin, Das gesetzgeberische Verständnis des Gesetzmäßigkeitsprinzips. Chinesischer Kommentar zu den Vorträgen von Prof. Xingliang Chen und Prof. Claus Roxin. In: *Hilgendorf, Eric* (ed.), Das Gesetzmäßigkeitsprinzip im Strafrecht. Ein deutsch-chinesischer Vergleich. Tübingen: Mohr Siebeck 2013, pp. 141 et seq.

McConville, Mike, Comparative empirical coordinates and the dynamics of criminal justice in China and the West. In: *McConville, Michael/Pils, Eva* (eds.), Comparative perspectives on criminal justice in China. Cheltenham: Elgar 2013, pp. 13 et seq.

McConville, Michael/Pils, Eva (eds.), Comparative perspectives on criminal justice in China. Cheltenham: Elgar 2013.

Meng, Qingli, Corruption in transitional China. A 33-year study. Oisterwijk: Wolf 2013.

Nesossi, Elisa, Compromising for "justice"? Criminal proceedings and the ethical quandaries of Chinese lawyers. In: *McConville, Michael/Pils, Eva* (eds.), Comparative perspectives on criminal justice in China. Cheltenham: Elgar 2013, pp. 256 et seq.

Pils, Eva, Disappearing China's human rights lawyers. In: *McConville, Michael/Pils, Eva* (eds.) Comparative perspectives on criminal justice in China. Cheltenham: Elgar 2013, pp. 411 et seq.

Rosenzweig, Joshua D., Disappearing justice: Public opinion, secret arrest and criminal procedure reform in China. In: *The China Journal*, Vol. 70 (2013), pp. 73 et seq.

Rosenzweig, Joshua D., Resolving the "endless narrative": Criminal defamation and expression rights in China. In: *McConville, Michael/Pils, Eva* (eds.) Comparative perspectives on criminal justice in China. Cheltenham: Elgar 2013, pp. 370 et seq.

Rosenzweig, Joshua D./Sapiro, Flora/Jue, Jiang/Biao, Teng/Pils, Eva, Comments on the 2012 revision of the Chinese Criminal Procedure Law. In: *McConville, Michael/Pils, Eva* (eds.), Comparative perspectives on criminal justice in China. Cheltenham: Elgar 2013, pp. 455 et seq.

Schünemann, Bernd, Einführung in die deutsch-chinesische Strafrechtslehrertagung über das „Gesetzmäßigkeitsprinzip im Kontext der Strafrechtsauslegung in China und Deutschland.“ In: *Hilgendorf, Eric* (ed.), Das Gesetzmäßigkeitsprinzip im Strafrecht. Ein deutsch-chinesischer Vergleich. Tübingen: Mohr Siebeck 2013, pp. 1 et seq.

Schuster, Frank Peter, Umgang mit dem Gesetzmäßigkeitsprinzip in der chinesischen und deutschen Praxis. Deutscher Kommentar zu den Vorträgen von Prof. Ming-kai Zhang und Prof. Lothar Kuhlen. In: *Hilgendorf, Eric* (ed.), Das Gesetzmäßigkeitsprinzip im Strafrecht. Ein deutsch-chinesischer Vergleich. Tübingen: Mohr Siebeck 2013, pp. 79 et seq.

Sprić, Daniel, Die Revision des Strafgesetzbuchs der Volksrepublik China. In: *Zeitschrift für die gesamte Strafrechtswissenschaft* 2012, pp. 829 et seq.

Stutsman, Thomas, Experimental psychology and criminal justice reform. In: *McConville, Michael/Pils, Eva* (eds.), Comparative perspectives on criminal justice in China. Cheltenham: Elgar 2013, pp. 118 et seq.

Stotzer, Rebecca L./Lau, Holning, Sexual orientation-based violence in Hong Kong. In: *Asian-Pacific Law and Policy Journal*, Vol. 14 (2013), pp. 84 et seq.

Wang, Jaw-Perng, The codification of a judicially-made discretionary exclusionary rule. In: *IUS Gentium*, Vol. 20 (2013), pp. 355 et seq.

Wen, Shuangge, The Achilles heel that hobbles the Asian giant: The legal and cultural impediments to Antibribery initiatives in China, In: *American Business Law Journal*, Vol. 50 (2013), pp. 483 et seq.

Wu, Jiuan-Yih, Strafprozessuale Telekommunikationsüberwachung in Taiwan. Das neue Gesetz über den Schutz und die Überwachung der Kommunikation (GÜK) aus dem Jahr 2007. In: *Esser, Robert* (ed.), Festschrift für Hans-Heiner Kühne zum 70. Geburtstag. Heidelberg: C.F. Müller 2013, pp. 389 et seq.

Xiong, Qi, Die Probleme der Kausalität und objektiven Zurechnung in Bezug auf das Opferverhalten beim „Scalping“ im deutschen und chinesischen Kapitalmarktstrafrecht. In: *Binder, Kathrin/Eichel, Florian* (eds.), Internationale Dimensionen des Wirtschaftsrechts – Beiträge aus Sicht verschiedener Rechtsdisziplinen und Rechtsordnungen; Tagungsband zum 13. Graduiertentreffen im Internationalen

Wirtschaftsrecht in Linz und Passau 2012. Baden-Baden: Nomos 2013, pp. 89 et seq.

Yang, Yuguang, The individual's rights in criminal justice in China. In: *Rossi, Lucia Serena/Di Federico, Giacomo* (eds.), Fundamental rights in Europe and China. Napoli: Ed. Scientifica 2013, pp. 57 et seq.

Zhou, Guangquan, Das Gesetzlichkeitsprinzip in der chinesischen und deutschen Praxis. Chinesischer Kommentar zu den Vorträgen von Prof. Mingkai Zhang und Prof. Lothar Kuhlen. In: *Hilgendorf, Eric* (ed.) Das Gesetzlichkeitsprinzip im Strafrecht. Ein deutsch-chinesischer Vergleich. Tübingen: Mohr Siebeck 2013, pp. 67 et seq.

Zuo, Weimin/Ma, Jinghua, The role of criminal defence lawyers in China: An empirical study of D County, S Province. In: *McConville, Michael/Pils, Eva* (eds.) Comparative perspectives on criminal justice in China. Cheltenham: Elgar 2013, pp. 234 et seq.

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

Ahl, Björn, Der Machtwechsel und die Hoffnung auf Rechtsreformen. In: Zeitschrift für chinesisches Recht 2013, pp. 6 et seq.

Bader, Julia/Kästner, Antje, Das autokratiefördernde Potenzial russischer und chinesischer Außenpolitik. In: *Kailitz, Steffen/Köllner, Patrick* (eds.) Autokratien im Vergleich. Baden-Baden: Nomos 2013, pp. 564 et seq.

Bank, Dan, China's aid and poverty reduction in Africa. In: *Yu, Guanghua* (ed.), Rethinking law and development: The Chinese experience. London: Routledge 2013, pp. 215 et seq.

Bartow, Ann, Privacy laws and privacy levers: Online surveillance versus economic development in the People's Republic of China. In: Ohio State Law Journal, Vol. 74 (2013), pp. 853 et seq.

Boittin, Margaret L., New perspectives from the oldest profession: Abuse and the legal consciousness of sex workers in China. In: Law and Society Review, Vol. 47 (2013), pp. 245 et seq.

Ding, Sheng, Book review: Karla W. Simon: Civil society in China: The legal framework from ancient times to the "new reform era". In: Journal of Chinese Political Science, Vol. 18 (2013), pp. 405 et seq.

Duguet, Anne Marie/Wu, Tao/Altavilla, Annagrazia/Man, Hongjie/Harris, Dean M., Ethics in research with vulnerable populations and emerging countries: The golden rice case. In: North Carolina Journal of International Law and Commercial Regulation, Vol. 38 (2013), pp. 979 et seq.

Flaherty, Martin S., Hong Kong fifteen years after the handover: one country, which direction? In: Columbia Journal of Transnational Law, Vol. 51 (2013), pp. 275 et seq.

He, Xin/Ng, Kwai, Pragmatic discourse and gender inequality in China. In: Law and Society Review, Vol. 47 (2013), pp. 279 et seq.

Hildebrandt, Timothy, Social organizations and the authoritarian state in China. Cambridge: Cambridge Univ. Press 2013.

Huang, Kuo-Chang/Lin, Chang-Ching/Chen, Kong-Pin, Do rich and poor behave similarly in seeking legal advice? Lessons from Taiwan in comparative perspective In: Law and Society Review, Vol. 48 (2013), pp. 193 et seq.

Köllner, Patrick, Informelle Institutionen in Autokratien: Konzeptionell-analytische Grundlagen und der Fall der Kommunistischen Partei Chinas. In: *Kailitz, Steffen/Köllner, Patrick* (eds.), Autokratien im Vergleich. Baden-Baden: Nomos 2013, pp. 272 et seq.

Krumbeis, Frederic, Widerstandsformen in autoritären Regimen – Das Beispiel China. In: *Junk, Julian/Volk, Christian* (eds.) Macht und Widerstand der globalen Politik. Baden-Baden: Nomos 2013, pp. 106 et seq.

Darwazeh, Nadia, ICC arbitration in China or "to know the road ahead, ask those coming back". In: *Hammoud, Lara/von Wunschheim, Clarisse/Zen-Ruffinen, Marie-Noelle* (eds.), Concerto arbitral en trois mouvements pour Pierre Tercier. Témoignage d'une jeunesse sous influence Tercierienne, Genève etc.: Schulthess, 2013, pp. 99 et seq.

Jing, Wang, Der Einfluss der NGOs auf die Rechtsentwicklung in China. In: *Kaminski, Gerd/Kreißl, Barbara* (eds.), Mit der Dornenkrone und dem Schwert. Wien: ÖGCF 2013, pp. 121 et seq.

Lin, Li-Wen/Milhaupt, Curtis J., We are the (national) champions: Understanding the mechanisms of State Capitalism in China. In: Stanford Law Review, Vol. 65 (2013), pp. 697 et seq.

Martin, Jeffrey T., Legitimate force in a particularistic democracy: Street police and outlaw legislators in the Republic of China on Taiwan. In: Law and Social Inquiry, Vol. 38 (2013), pp. 615 et seq.

Mushkat, Roda, Economic development, environmental preservation and international policy learning in China: Venturing beyond transnational legal process theory. In: *Yu, Guanghua* (ed.), Rethinking law and development: The Chinese experience. London: Routledge 2013, pp. 187 et seq.

Otten, Marco, Die ersten vier Gruppen von Leitentscheidungen des Obersten Volksgerichts. In: Zeitschrift für chinesisches Recht 2013, pp. 99 et seq.

Qiao, Shitong, Governing the post-socialist transitional commons: A case from rural China. In: Colorado Journal of International Environmental Law and Policy, Vol. 24 (2013), pp. 117 et seq.

Schick-Chen, Agnes, Chinesische Rechtskultur: Recht im Spannungsfeld zwischen Politik und Gesellschaft. In: Kaminski, Gerd/Kreißl, Barbara (eds.), Mit der Dornenkrone und dem Schwert. Wien: ÖGCF 2013, pp. 7 et seq.

Shieh, Shawn, Book review: Civil society in China: The legal framework from ancient times to the "new reform era". In: Alliance magazine, Vol. 18 (2013), No. 3, p. 62 et seq.

Simon, Karla W., Civil society in China. The legal framework from ancient times to the "new reform era". Oxford: Oxford Univ. Press 2013.

Song, Xin, Das neue chinesische Eigentumsgesetz zwischen sozialistischer Kontinuität und Wandel zur Weiterentwicklung des verfassungsrechtlichen Schutzes des Privateigentums in der VR China. Hamburg: Kovač 2013.

Stern, Rachel E., Environmental Litigation in China: A Study in Political Ambivalence. Cambridge: Cambridge University Press 2013.

Vorpeil, Klaus, Rechtsverfolgung in China. OGH zur Zumutbarkeitsgrenze hinsichtlich der Rechtsverfolgung in China. In: Außenwirtschaftliche Praxis 2013, pp. 262 et seq.

Yu, Jie/Yin, Le, An analytical comparison of various influential models of China's future greenhouse gas emissions and global role. In: Theoretical Inquiries in Law; Vol. 14 (2013), pp. 125 et seq.

Yuen, Mee-Yin Mary, Human rights in China: Examining the human rights values in Chinese Confucian ethics and Roman Catholic social teachings. In: Intercultural Human Rights Law Review, Vol. 8 (2013), pp. 281 et seq.

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

Brunozzi, Philippe/Dhouib, Sarhan/Pfannkuche, Walter (eds.), Transkulturalität der Menschenrechte: Arabische, chinesische und europäische Perspektiven (Welten der Philosophie). Freiburg i. Br.: Alber 2013.

Chen, Albert, Hong Kong's constitutional moment of 2014. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 791 et seq.

Ding, Chunyan, Patient privacy protection in China in the age of electronic health records. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 245 et seq.

Habicht, Jasper, Datenschutz im Cloud-Computing nach chinesischem Recht. In: Zeitschrift für Chinesisches Recht 2013, pp. 303 et seq.

Han, Yu, Foreigners' rights in China within the framework of Chinese citizenship rights. In: Rossi, Lucia Serena/Di Federico, Giacomo (eds.), Fundamental rights in Europe and China. Napoli: Ed. Scientifica 2013, pp. 93 et seq.

Jie, Zhou, The Right to economic initiative in China. In: Rossi, Lucia Serena/Di Federico, Giacomo (eds.), Fundamental rights in Europe and China. Napoli: Ed. Scientifica 2013, pp. 189 et seq.

Imperiale, Sara/Wang, Pian Pian, Waste incineration, community participation, and environmental justice: A comparative study of China and the United States In: Vermont Journal of Environmental Law, Vol. 14 (2013), pp. 435 et seq.

Ip, Eric C., The evolution of constitutional adjudication in the Chinese special administrative regions: Theory and evidence. In: American Journal of Comparative Law Fall, Vol. 61 (2013), pp. 799 et seq.

Kaminski, Gerd, Chinas langer Marsch zu den Menschenrechten. In: Kaminski, Gerd/Kreißl, Barbara (eds.), Mit der Dornenkrone und dem Schwert. Wien: ÖGCF 2013, pp. 32 et seq.

Kapai, Puja, The human rights of women in the Hong Kong Special Administrative Region. In: William and Mary Journal of Women and the Law, Vol. 19 (2013), pp. 255 et seq.

Lan, Wu, The Protection of private property in China. In: Rossi, Lucia Serena/Di Federico, Giacomo (eds.), Fundamental rights in Europe and China. Napoli: Ed. Scientifica 2013, pp. 145 et seq.

Lin, Feng, Rule of law under the communist Party of China. A study of local People's Congress elections. In: Wang, Guiguo/Yang, Fan/Cooray, Anton (eds.), The rule of law a comparative perspective. Festschrift for Anton M. J. Cooray on the occasion of his sixty-fifth birthday. Hong Kong: City Univ. of Hong Kong Press 2013, pp. 159 et seq.

Ling, Bing, The "confused topic" of Act of State under the Hong Kong Basic Law. In Chinese Journal of Comparative Law 2013, pp. 84 et seq.

Liu, Daoqian, Stellung und Funktion des Bundesverfassungsgerichts. Verfassungsgerichtsbarkeit und ihre Stellung in China. Frankfurt am Main: Peter Lang Academic Research 2013.

Petersen, Carole J., Sexual orientation and gender identity in Hong Kong: A case for the strategic use of human rights treaties and the international reporting process. In: Asian-Pacific Law and Policy Journal, Vol. 14 (2013), pp. 28 et seq.

Rossi, Lucia Serena/Di Federico, Giacomo (eds.), Fundamental rights in Europe and China. Napoli: Ed. Scientifica 2013.

Villalta Puig, Gonzalo, Fiscal constitutionalism and fiscal culture: A comparative study of the balanced-budget rule in the Spanish Constitution and the Hong Kong Basic Law. In: *Hong Kong Law Journal*, Vol. 43 (2013), pp. 5 et seq.

Wang, Xiumei, The Legal System for protecting fundamental rights in China and the judicial remedies and problems reflected in practise: A comparative approach and a comment on the underlying value. In: *Rossi, Lucia Serena/Di Federico, Giacomo* (eds.), Fundamental rights in Europe and China. Napoli: Ed. Scientifica 2013, pp. 41 et seq.

Xue, Li, Freedom of religion in China. In: *Rossi, Lucia Serena/Di Federico, Giacomo* (eds.), Fundamental rights in Europe and China. Napoli: Ed. Scientifica 2013, pp. 133 et seq.

Zhu, Guobin, Weak courts, weak rights: Assessing the realisation of constitutional rights in PRC courts. In: *Hong Kong Law Journal*, Vol. 43 (2013), pp. 713 et seq.

VIII. Administrative Law (Allgemeines Verwaltungsrecht)

Ahl, Björn, Staatliche Eingriffe in den chinesischen Immobilienmarkt. Fragen der Rechtmäßigkeit und des Rechtsschutzes. In: *Kaminski, Gerd/Kreifl, Barbara* (eds.), Mit der Dornenkrone und dem Schwert. Wien: ÖGCF 2013, pp. 173 et seq.

Li, Ji, Suing the leviathan – An empirical analysis of the changing rate of administrative litigation in China. In: *Journal of Empirical Legal Studies* 2013, pp. 815 et seq.

Liu, Chien-hung, Die Entwicklung des Widerspruchverfahrens in Taiwan. In: *Heckmann, Dirk/Schenke, Ralf P./Sydow, Gernot* (eds.), Verfassungstaatlichkeit im Wandel. Festschrift für Thomas Würtenberger zum 70. Geburtstag. Berlin: Duncker & Humblot 2013, pp. 533 et seq.

Ip, Eric C., The economic structure of Hong Kong administrative law: Efficiency and legality of government decision-making since China's resumption of sovereignty. In: *Washington University Global Studies Law Review*, Vol. 12 (2013), pp. 227 et seq.

IX. Administrative Law – Individual Branches (Besonderes Verwaltungsrecht)

Beuchel, Matz, Administration of agricultural resources: Land and water law in China. In: *European Food and Feed Law Review*, Vol. 8 (2013), pp. 25 et seq.

Bodolec, Caroline, The Chinese paper-cut: From local inventories to the UNESCO representative List of the Intangible Cultural Heritage of Humanity. In: *Bendix, Regina F./Eggert, Aditya/Peselmann, Arnika* (eds.), Heritage regimes and the state. Göttingen: Göttingen University Press 2012, pp. 249 et seq.

Chen, Chih-hsiung, Medicine: The case of traditional Chinese medicine in Taiwan. In: *East Asia Law Review*, Vol. 7 (2013), pp. 449 et seq.

Chen, Gengzhao/Hsu, Berry F.C., Law and policy in the sustainability of affordable housing: The case of China. In: *UCLA Pacific Basin Law Journal*, Vol. 30 (2013), pp. 259 et seq.

Chen, Jianlin, Challenges in designing public procurement linkages: a case study of SMEs preference in China's government procurement. In: *UCLA Pacific Basin Law Journal*, Vol. 30 (2013), pp. 149 et seq.

Gao, Anton Ming-Zhi, Development of a Legal Framework for Climate Change in Taiwan: Lessons from Europe and Germany. In: *Carbon & Climate Law Review*, Vol. 7 (2013), pp. 54 et seq.

Huang, Qiwei, China from fingers to fist. China's new food supervision regime. In: *European Food and Feed Law Review*, Vol. 8 (2013), pp. 216 et seq.

Kong, Bo/Freeman, Carla, Making sense of carbon market development in China. In: *Carbon & Climate Law Review*, Vol. 7 (2013), pp. 194 et seq.

Lin, Shin-Rou, A costly illusion?: An empirical study of Taiwan's use of isolation to control tuberculosis transmission and its implications for public health law and policymaking. In: *Asian-Pacific Law and Policy Journal*, Vol. 43 (2013), pp. 107 et seq.

Ma, Feng (Jason)/Lou, Nan, Chinese regulation of off-label use of drugs. In: *Food & Drug Law Journal*, Vol. 68 (2013), pp. 189 et seq.

Wang, Alex L., The search for sustainable legitimacy: Environmental law and bureaucracy in China. In: *Harvard Environmental Law Review*, Vol. 37 (2013), pp. 365 et seq.

Wu, Chuan-Feng, Can compulsory health insurance be justified? An examination of Taiwan's national health insurance. In: *Journal of Law and Health*, Vol. 26 (2013), pp. 51 et seq.

Zhang, Chenjian, PISA as a legitimacy tool during education reform. Case study of Shanghai. Bremen: Univ., Sonderforschungsbereich 597 Staatlichkeit im Wandel 2012.

Zhuang, Yu/Yu, Wenxuan, Improving the enforceability of the genetically modified food labelling law in China with lessons from the European Union. In: *Vermont Journal of Environmental Law*, Vol. 14 (2013), pp. 465 et seq.

X. Economic Legislation (Wirtschaftsrecht)

Cheng, Tina, A cloudy forecast: divergence in the cloud computing laws of the United States, European Union, and China. In: Georgia Journal of International and Comparative Law, Vol. 41 (2013), pp. 481 et seq.

Chiang, Yao-Kuo Eric, Horizontal model for regulatory reform of communications – the layers model, reform in Malaysia and the UK, and proposals for Taiwan. In: National Taiwan University Law Review, Vol. 8 (2013), pp. 1 et seq.

Faden, Margalit, Improving cross-border investment regulation: A case study of China's largest and least known sovereign wealth fund. In: East Asia Law Review, Vol. 7 (2013), pp. 429 et seq.

Gereke, Sophie, Anleitung für die Offenlegung von Spendeninformationen in China – Medienwirk-sames Instrument ohne Wirkung? In: Zeitschrift für chinesisches Recht 2012, pp. 206 et seq.

Hoffmann, Richard, Business in China – Insider-wissen aus erster Hand. Heidelberg (etc.): Springer, 2013.

Briscoe, Theodore W. III, To believe in black stars or red dragons? Comparing the foreign direct investment climates of Ghana and China. In: William & Mary Business Law Review, Vol. 4 (2013), pp. 717 et seq.

Haley, Usha C. V./Haley, George T. (eds.), Subsidies to Chinese industry. State capitalism, business strategy, and trade policy. Oxford: Oxford Univ. Press 2013.

Hamel Hartge, Cathleen, China's national security review: Motivations and the implications for investors. In: Stanford Journal of International Law, Vol. 49 (2013), pp. 239 et seq.

Heuser, Robert/Sprick, Daniel, Das rechtliche Umfeld des Wirtschaftens. Aspekte des Privaten und Öffentlichen Wirtschaftsrechts der VR China. Köln: Nomos 2013.

Jiang, Xiaoyi, Legal issues for implementing the clean development mechanism in China. Berlin: Springer 2013.

Lee, Jyh-An/Liu, Ching-Yi/Li, Weiping, Searching for internet freedom in China: a case study on Google's China experience. In: Cardozo Arts and Entertainment Law Journal, Vol. 31(2013), pp. 405 et seq.

Li, Jeffrey Chien-Fei, Internet control or Internet censorship? Comparing the control models of China, Singapore, and the United States to guide Taiwan's choice. In: University of Pittsburgh Journal of Technology Law and Policy, Vol. 14 (2013), pp. 1 et seq.

Liu, Yang, Electricity price regulation in the EU, Germany and China. München: Akademische Verlagsgemeinschaft, 2012.

Nan, Xi, Die Staatsaufsicht über Verwertungsge-sellschaften in Deutschland und China. Hamburg: Kovač 2013.

Ma, Mengwei, The perils and prospects of Chi-na's variable interest entities: Unraveling the murky rules and the institutional challenges posed. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 1061 et seq.

Mitterhoff, Daniel, Waiting for Leviathan: A note on Modern Wo'er trading co. ltd. v. Ministry of Finance of the People's Republic of China In: Public Procurement Law Review, Vol. 22 (2013), pp. 47 et seq.

Qin, Julia Ya, The China-Raw Materials Case and Its Impact (or Lack Thereof) on U.S. Down-stream Industries. In: American Society of International Law (ed.), Confronting complexity, March 28 – 31, 2012, Washington, DC, Washington: Ameri-can Society of International Law 2013, p. 278 et seq.

Remuta, Andreas, The Impact of country-specif-ic rules on the WTO legal system using the example of the accession of the People's Republic of China – An attempt to reach harmony between the protocol on the accession of the People's Republic of China and the WTO legal system. Hamburg: Kovač, 2013.

Rizzi, Cristiano, E-commerce law in China – the functioning of e-commerce in China and the influ-ence of the EU model. Alphen aan den Rijn: Kluwer 2013.

Wang, Jeffrey C.P., The business of doing busi-ness in China. In: Orange County Lawyer, Vol. 55 (2013), pp. 22 et seq.

Yan, Wei, Award of concessions on urban water supply in China. In: Hong Kong Law Journal, Vol. 43 (2013), pp. 659 et seq.

Ye, Ariel, A perspective from China. In: *Bienen, Derk/Brink, Gustav/Ciuriak, Dan* (eds.), Guide to international anti- dumping practice. Alphen aan den Rijn: Kluwer Law Internat 2013, pp. 86 et seq.

Yu, Wenxuan/Czarnezki, Jason J., Challenges to China's natural resources conservation and bio-diversity legislation. In: Environmental Law, Vol. 43 (2013), pp. 125 et seq.

Zhang, Ling, China's venture capital market: Current legal problems and prospective reforms. Witney: Chandos, 2013.

XI. Traffic Laws (Verkehrsrecht)

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

Arsenault, Steven J., A tale of two taxes: a comparative examination of the individual income tax in the United States and the People's Republic of China. In: *Richmond Journal of Global Law and Business*, Vol. 12 (2013), pp. 453 et seq.

Brown, Justin T., Dodging the draft (tax): How China's draft inheritance tax law turns a blind eye to the rich, a good eye to the masses, and how a reorientation can be realized. In: *Washington University Global Studies Law Review*, Vol. 12 (2013), pp. 161 et seq.

Chan, Christopher Chao-hung, Regulation of over-the-counter derivatives: A comparative study of proposals in Singapore and Hong Kong. In: *Xu, Yaoming/Tsuji, Yuichiro* (eds.), *International business law in the 21st century, challenges and issues in East Asia*. Taipei: National Chengchi Univ. 2013, pp. 221 et seq.

Chan, Gordon Y.M., Reforming the sponsor regulatory regime - A case of Hong Kong's response to the impact of Chinese listings. In: *Hong Kong Law Journal*, Vol. 43 (2013), pp. 973 et seq.

Chang, Roberta/Dettmeier, Michael/Lane, Christine/Magidenko, Gene, A 360-degree look at secongment tax issues: China, United States, and Germany. In: *Federal Lawyer*, Vol. 60 (2013), pp. 22 et seq.

Han, Xiuli, Crisis prevention for China as a Sovereign Creditor and the UNCTAD principles. In: *Espósito, Carlos/Lin, Yuefen/Bohoslavsky, Juan Pablo* (eds.), *Sovereign financing and international law: The UNCTAD principles on responsible sovereign lending and borrowing*. Oxford: Oxford Univ. Press 2013, pp. 261 et seq.

Hopfenwieser-Molzer, Maria, Steuerliche Aspekte im Zusammenhang mit Investitionen in China. In: *Kaminski, Gerd/Kreißl, Barbara* (eds.), *Mit der Dornenkrone und dem Schwert*. Wien: ÖGCF 2013, pp. 238 et seq.

Hsiao, Mark, Principles of Hong Kong banking law. Hong Kong: Sweet & Maxwell 2013.

Hsiao, Mark, Finality orders in the clearing system and OTC derivatives regulation in Hong Kong. In: *Hong Kong Law Journal*, Vol. 43 (2013), pp. 139 et seq.

Huang, Meibo/Zhu, Dandan, China's governmental preferential loans and the performance of its lending responsibility. In: *Espósito, Carlos/Lin, Yuefen/Bohoslavsky, Juan Pablo* (eds.), *Sovereign financing and international law: the UNCTAD principles on responsible sovereign lending and borrowing*. Oxford: Oxford Univ. Press 2013, pp. 239 et seq.

Huang, Shiang-Bor, Finanzaufsicht in Deutschland und der EU. Ein Rechtsvergleich mit Taiwan. Frankfurt am Main: PL Arcad. Research 2013.

Laprès, Daniel Arthur, Is China guilty of illegally manipulating its currency? In: *DC Insight*, Vol. 19 (2013), No. 4, pp. 14 et seq.

Liang, Sun, Internationale Standards über Finanzmarktkonglomerate und das chinesische Aufsichtsrecht. Zürich: Schulthess 2013.

Ma, Giai-Mau, Kostenumlageverträge in China: Aktuelle Regelungen und Praxis. In: *Internationales Steuerrecht* 2013, pp. 459 et seq.

Prautzsch, Alexander/Chen, Michaela, Chinas Pilotreform zur Umsatzsteuer - Chancen für ausländische Investoren. In: *Internationales Steuerrecht* 2012, pp. 963 et seq.

Schiessl, Martin, Das neue DBA mit Taiwan – Besonderheiten für grenzüberschreitende Investitionen. In: *Internationales Steuerrecht* 2013, pp. 125 et seq.

Wei, Shen, The latest credit crunch in China's banking sector: short-term pain or long-term gain? In: *Banking Law Journal*, Vol. 130 (2013), pp. 928 et seq.

Yao, Chengxi, Market structure of the Chinese equity markets. In: *Fordham Journal of Corporate and Financial Law*, Vol. 19 (2013), pp. 109 et seq.

Zhen, Yong, China's capital markets. Oxford: Chandos 2013.

XIII. Labor Law (Arbeitsrecht)

Cooney, Sean/Biddulph, Sarah/Zhu, Ying, Law and Fair Work in China: Making and Enforcing Labour Standards in the PRC. London: Routledge 2013.

Czoske, Pilar-Paz, Ein Überblick über die Arbeitnehmerüberlassung in der VR China im Spiegel der Revision des Arbeitsvertragsgesetzes 2012. In: *Zeitschrift für Chinesisches Recht* 2013, pp. 201 et seq.

Glofcheski, Rick, The sorry state of Hong Kong labour law. In: *Hong Kong Law Journal*, Vol. 43 (2013), pp. 1 et seq.

He, Guojun/Perloff, Jeffrey M., Does customer auditing help Chinese workers? In: *Industrial & Labor Relations Review*, Vol. 66 (2013), pp. 511 et seq.

He, Xin/Wang, Lungang/Su, Yang, Above the roof, beneath the law: Perceived justice behind disruptive tactics of migrant wage claimants in China. In: *Law and Society Review*, Vol. 47 (2013), pp. 703 et seq.

Hurst, William, Book Review: Kuruvilla, Sarosh/Kwan Lee, Ching/Gallagher, Mary E. (eds.), *From iron rice bowl to informalization: Markets, workers,*

and the state in a changing China. In: *Industrial & Labor Relations Review*, Vol. 66, pp. 1235 et seq.

Jin, Jing, Kommentar und Einführung zur ersten Novelle des chinesischen Arbeitsvertragsgesetzes. In: *Zeitschrift für Chinesisches Recht* 2013, pp. 212 et seq.

Josephs, Hillary K., Production Chains and workplace law violations: The case of Apple and Foxconn. In: *Global Business Law Review* 2013, pp. 211 et seq.

Laprès, Daniel Arthur, La République Populaire de Chine est-elle coupable de dumping social? In: *International Business Law Journal* 2013, pp. 587 et seq.

Liu, Mingwei, Book review: Recent books on Chinese labor and industrial relations. In: *Industrial & Labor Relations Review*, Vol. 66, pp. 1234 et seq.

Sandborg, David, Dispatch from Hong Kong. In: *Dispute Resolution Magazine*, Vol. 19 No. 3 (2013), pp. 45 et seq.

XIV. Social Legislation (Sozialrecht)

Lin, Ku-Yen, Volkskrankenversicherung in Taiwan. In: *Zeitschrift für ausländisches und internationales Arbeits- und Sozialrecht* 2012, pp. 350 et seq.

XV. Public International Law (Völkerrecht)

Anderson, James Clifford, WTO appellate body upholds U.S. safeguard measures on imported tires from China: Legal implications and ramifications to subsequent trade disputes and to other trade industries. In: *Pacific McGeorge Global Business & Development Law Journal*, Vol. 26 (2013), pp. 187 et seq.

Anonymous, A dual track approach to challenging Chinese censorship in the WTO: The (future) case of Google and Facebook. In: *Michigan Journal of International Law*, Vol. 34 (2013), pp. 857 et seq.

Au, Thomas H., Reconciling WTO general exceptions with China's accession protocol. In: *Tsinghua China Law Review* 2013, pp. 95 et seq.

von Bassewitz, Nadia, International climate change policy and legislation: where do we stand? 5: Rapidly industrialising developing states: China. In: *Ruppel, Oliver Christian/Ruppel-Schlichting, Katharina* (eds.), *Environmental law and policy in Namibia towards making Africa the tree of life*. Windhoeck: Orumbonde Press 2013, pp. 347 et seq.

Beckman, Robert, The UN convention on the law of the sea and the maritime disputes in the South China Sea. In: *American Journal of International Law*, Vol. 107 (2013), pp. 142 et seq.

Beckman, Robert C./Townsend-Gault, Ian/Schofield, Clive/Davenport, Tara/Bernard, Leon-

ardo (eds.), Beyond territorial disputes in the South China Sea: Legal frameworks for the joint development of hydrocarbon resources. Cheltenham (etc.): Elgar, 2013.

Chircop, Aldo, Regional cooperation in marine environmental protection in the South China Sea: A reflection on new directions for marine conservation. In: *Rothwell, Donald* (ed.), *Law of the sea 2013*, pp. 568 et seq.

Chow, Daniel C. K., Why China opposes human rights in the World Trade Organization. In: *University of Pennsylvania Journal of International Law*, Vol. 35 (2013), pp. 61 et seq.

Chiu, Rong-Her, The effect of cabotage on the cross-strait sea transport agreement between China and Taiwan. In: *Journal of Maritime Law and Commerce*, Vol. 44 (2013), pp. 69 et seq.

Crook, John R., Mounting U.S. Government concern over attacks on private and government computer networks originating in China. In: *American Journal of International Law*, Vol. 107 (2013), pp. 669 et seq.

Czarnecki, Jason J./Lin, Yanmei/Field, Cameron F., Global environmental law: Food safety & China. In: *Georgetown International Environmental Law Review*, Vol. 25 (2013), pp. 261 et seq.

Delisle, Jaques, From economic development to what – and why? China's evolving legal and political engagement with international human rights norms. In: *Yu, Guanghua* (ed.), *Rethinking law and development: The Chinese experience*. London: Routledge 2013, pp. 107 et seq.

Dulac, Elodie, Chinese investment treaties: What protection for foreign investment in China? In: *Moser, Michael J.* (ed.), *Dispute resolution in China*. Huntington, NY: Juris 2012, pp. 237 et seq.

Dupuy, Florian/Dupuy, Pierre-Marie, A legal analysis of China's historic rights claim in the South China Sea. In: *American Journal of International Law*, Vol. 107 (2013), pp. 124 et seq.

Fallon, Christopher J., Can Google bomb China? Private sector self-help and the Neutrality Act. In: *Journal of Transnational Law & Policy*, Vol. 22 (2012–2013), pp. 123 et seq.

Farah, Paolo/Cima, Elena, L'energia nel contesto degli accordi dell'OMC: sovvenzioni per le energie rinnovabili e pratiche OPEC di controllo dei prezzi. In: *Rivista di Diritto del Commercio Internazionale* 2013, pp. 343 et seq.

Farah, Paolo/Cima, Elena, Energy trade and the WTO: Implications for renewable energy and

the OPEC cartel. In: *Journal of International Economic Law*, Vol. 16 (2013), pp. 707 et seq.

Gao, Zhiguo/Jia, Bing Bing, The nine-dash line in the South China Sea: History, status, and implications. In: *American Journal of International Law*, Vol. 107 (2013), pp. 98 et seq.

Gathii, James Thuo, Beyond China's human rights exceptionalism in Africa: Leveraging science, technology and engineering for long-term growth. In: *Columbia Journal of Transnational Law*, Vol. 51 (2013), pp. 664 et seq.

Glaab, Andrea, Visaregelungen für Reisen in der Taiwan-Straße. In: *Zeitschrift für Chinesisches Recht* 2013, pp. 45 et seq.

Hadley, Kate, Do China's BITs matter? Assessing the effect of China's investment agreements on foreign direct investment flows, investors' rights, and the rule of law. In: *Georgetown Journal of International Law*, Vol. 45 (2013), pp. 255 et seq.

Hauser, Janie, From sleeping giant to friendly giant: Rethinking the United States solar energy trade war with China. In: *North Carolina Journal of International Law and Commercial Regulation*, Vol. 38 (2013), pp. 1061 et seq.

Kline, Robert T., The pen and the sword: the People's Republic of China's effort to redefine the exclusive economic zone through maritime lawfare and military enforcement. In: *Military Law Review*, Vol. 216 (2013), pp. 122 et seq.

Lin, Zhen, China's Efforts to fight Piracy at sea. In: *Mejia, Maximo Q./Kojima, Chie/Sawyer, Mark* (eds.), *Piracy at sea*. Berlin: Springer 2013, pp. 137 et seq.

Molsberger, Philipp, Grenzen und Chancen des Rechtsstaatsdialogs. Funde und Folgerungen in China. In: *Talmon, Stefan* (ed.), *Über Grenzen. Kolloquium zum 70. Geburtstag von Wolfgang Graf Vitzthum*. Berlin: Duncker & Humblot 2012, pp. 59 et seq.

Mushkat, Roda, Non-Democratic state learning of universal human rights: Reconfiguring Chinese patterns. In: *Temple International and Comparative Law Journal*, Vol. 27 (2013), pp. 63 et seq.

Ofodile, Uche Ewelukwa, Africa-China bilateral investment treaties: A critique. In: *Michigan Journal of International Law*, Vol. 35 (2013), pp. 131 et seq.

Pérez de las Heras, Beatriz, The European Union, the United States, and China dialogue on climate change: respective policies and mutual synergies for a world climate order. In: *Georgetown International Environmental Law Review*, Vol. 26 (2013), pp. 13 et seq.

Sakona, Shalia, Frankly, my dear America, we don't give a damn: Comparing Chinese and Euro-

pean trade barriers to American audiovisual works and the American response. In: *Boston College Law Review*, Vol. 54 (2013), pp. 1385 et seq.

Smith, Robert W., Maritime Delimitation in the South China Sea: Potentiality and Challenges. In: Rothwell, Donald (ed.), *Law of the sea*. Cheltenham: Elgar 2013, pp. 299 et seq.

Song, Yann-Huei, Conflicting outer continental shelf claims in the east and south China seas: proposals for cooperation and peaceful resolution. In: *University of Hawaii Law Review*, Vol. 35 (2013), pp. 485 et seq.

Suri, Manik V., Conceptualizing China within the Kantian peace. In: *Harvard International Law Journal*, Vol. 54 (2013), pp. 219 et seq.

Tang, Shaocheng, Die Entwicklung in Ostasien: Der Streit um die Diaoyutai-/Senkaku-Inseln. In: *Politische Studien* 2013, pp. 32 et seq.

Tso, Stephanie, Upgrading our electronics and downgrading their environment: How e-waste recycling has made China our backyard dumping ground. In: *Washington University Journal of Law & Policy*, Vol. 41 (2013), pp. 205 et seq.

Webster, Timothy, China's human rights footprint in Africa. In: *Columbia Journal of Transnational Law*, Vol. 51 (2013), pp. 626 et seq.

Yodogawa, Noriko/Peterson, Alexander M., An opportunity for progress: China, Central Asia, and the Energy Charter Treaty. In: *Texas Journal of Oil, Gas, and Energy Law*, Vol. 8 (2012–2013), pp. 111 et seq.

Young, Jean/Cho, Jeannie, Systemizing the fate of the stateless North Korean migrant: A legal guide to preventing the automatic repatriation of North Korean migrants in China. In: *Fordham International Law Journal*, Vol. 37 (2013), pp. 175 et seq.

Yu, Anthony, China's currency practices and "currency manipulation": The power of action in inaction. In: *Pacific McGeorge Global Business & Development Law Journal*, Vol. 26 (2013), pp. 577 et seq.

Yu, Yanning, Rethinking China's market economy status in trade remedy disputes after 2016: concerns and challenges. In: *Asian Journal of WTO & International Health Law & Policy*, Vol. 8 (2013), pp. 77 et seq.