

Publications

1. Punitive Damages in International Commercial Arbitration, in Lillich and Brower, eds., *International Arbitration in the 21st Century*, pp. 245 - 274 (1994)
2. What Should Be The Leading Principles Of Land Use Planning? A German Perspective, 29 *Vand. J. Trans. L.* 967, pp. 967 - 1021 (1996)
3. International Commercial Arbitration, *American Society of International Law Insight*, pp. 7 - 14 (April 1997)
4. The Future of Comparative Law: Public Legal Systems, 21 *HASTINGS INT'L & COMP. L. REV.*, pp. 847 - 864 (1998)
5. States, Federal, Financial, Sovereign and Social: A Critical Inquiry into an Alternative to American Financial Federalism, 47 *Am. J. Comp. L.*, pp. 429 - 488 (1999)
6. Financial Federalism with an Accent, 40 *S. Tex. L. Rev.*, pp. 737 - 758 (1999)
7. Deutsche und Amerikanische Perspektiven zum Länderfinanzausgleich, *Zeitschrift der Deutsch-Amerikanischen Juristenvereinigung*, S. 9 - 14 (2000).
8. Rules of Evidence in Electronic Transactions, in Horn, ed., *Legal Issues in Electronic Banking*, pp. 121 - 161 (2001)
9. Financial Federalism with an Accent, in McCabe, ed., *Comparative Federalism in the Devolution Era*, pp. 195 - 216 (2002).
10. Washington and Lee Initiates LL.M. Program for Foreign Lawyers, *XII Education & Practice*, pp. 5-10 (2003).
11. ICSID Jurisdiction: The Relationship of Contracting States to Sub-State Entities, in Horn, ed., *Arbitrating Foreign Investment Disputes - Procedural and Substantive Legal Aspects*, pp. 353 - 386 (2004).
12. Mehr Engagement!, in Dettling, ed., *Weißbuch Bildung*, S.100-111 (2004)
13. Distinguishing Features of the United States Legal System, IALS Conference, *Learning from Each Other: Enriching the Law School Curriculum in an Integrated World*, <http://preview.ialsnet.org/meetings/enriching/larsen.pdf>, pp. 103-106 (2007)
14. Distinguishing Features of the German Legal System, in IALS Conference, *Learning from Each Other: Enriching the Law School Curriculum in an Integrated World*, <http://preview.ialsnet.org/meetings/enriching/BaumannsPaper3.pdf>, pp. 1-3, (with Markus Baumanns) (2007)
15. Juristen und Ökonomen: Wie Öl und Wasser?, *Staufenbiel*, 6. März 2007

16. Pairing Law and Business, in IALS Conference, The Law of International Business Transactions: A Global Perspective, <http://preview.ialsnet.org/meetings/business/MasterBookletHamburg2.pdf>, pp. 387-391 (2008).
17. Freedom of Education in the United States, in Weber, ed., Fundamental Rights in Europe and North America, 56 p. (2008)
18. Expert Culture and Participatory Culture, Council on Public Policy, 25 p. (2009).
19. Die Verzahnung von Rechtswissenschaft und Betriebswirtschaft am Beispiel eines Masterstudiengangs, in Hof/Götz von Olenhusen (Hrsg.), Rechtsgestaltung – Rechtskritik – Konkurrenz von Rechtsordnungen... (Nomos, 2012; S. 161-168)
20. Neue Akzente für die Juristenausbildung, in Hof/Götz von Olenhusen (Hrsg.), Rechtsgestaltung – Rechtskritik – Konkurrenz von Rechtsordnungen... (Nomos, 2012; S. 498-594)
21. Integration and Disintegration in Europe: A View from Inside and Outside, in Proceedings of the XIIIth Congress of the Societas Iuris Publici Europaei (SIPE) (forthcoming 2019)
22. Is There (Still) A “German Advantage” in Civil Procedure? A Consideration of Professor John Langbein’s Seminal University of Chicago Law Review Article, in Festschrift für Professor Karsten Schmidt (forthcoming 2019)