

A Selection of Notary Law-related Publications

I. Monographs

Law of Inheritance, Baden-Baden 2006, 2. Edition. 2009, 3. Edition 2013, 4. Edition 2016, 5. Edition 2018.

II. Editorship

1. Mathias Schmoeckel/ Joachim Rückert/ Reinhard Zimmermann (Hg.), A historical-critical commentary on the BGB, Volume I: General Section, Tübingen 2003; Volume II: Law of Obligation-General Section, Tübingen 2007; Volume III: Law of Obligation - Special Section, Tübingen 2013.
2. Constitutional Limitations of Unilateral Contract Alteration in Family, Inheritance and Company Law, (Schriften zum Notarrecht, 4), Baden-Baden, 2008.
3. Mathias Schmoeckel/ Werner Schubert, A companion to the history of the notary's office in the different European traditions, (Schriften zur Rheinischen Rechtsgeschichte, 12), Baden-Baden 2009.
4. Law and Dementia. On the provisions regulating legal and testamentary capacity, Baden-Baden 2010.
5. Mathias Schmoeckel/ Rainer Kanzleiter, Contract formation, compliance and control. Fünfte Verleihung des Helmut-Schippel-Preises, Baden-Baden 2010.
6. Mathias Schmoeckel/ Gerhard Otte, European testamentary forms, (Schriften zum Notarrecht, 23), Baden-Baden 2011.
7. Ulrich Preis/ Mathias Schmoeckel, Legal risk protection as regards to illness and care dependency, (Schriften zum Notarrecht, 31), Baden-Baden 2012.
8. Mathias Schmoeckel/ Werner Schubert, A companion to the history of the German notary from the imperial regulatory regime of 1512, (Schriften zur Rheinischen Rechtsgeschichte, 17), Baden-Baden 2012.

9. The image of the notary from the Early Modern Era to today, (Katalog zur Ausstellung Köln 2012), Berlin 2012.
10. Mathias Schmoeckel, The Holographic Will- a simplification or an obstacle for laypersons?, (Schriften zum Notarrecht, 41), Baden-Baden 2015.
11. Mathias Schmoeckel, Current issues as regards to notary accountability, (Schriften zum Notarrecht, 51), Baden-Baden 2018.

III. Articles

1. 100 Years BGB. Heritage and Application, NJW 1996, 1697-1705.
2. The End of Private Law, in: P. Hanau u.a. (Hg.), Notaryship as a vocation. Festschrift für Rainer Zimmermann, Bonn 2010, 291-305.
3. The notary as an essential companion to the lawyer: historical characteristics of the legal professions, in: Deutscher Anwaltverein (Hg.), Anwälte und ihre Geschichte, Tübingen 2011, 65-90.
4. The imperial notary regulation of 1512. Development and Assessment, in: (s.o. II. 23), 29-74.
5. Introduction: the importance of the notary for the development of a European legal culture, in: 28. Deutscher Notartag/ Sonderheft der Deutschen Notar-Zeitschrift, München 2013, 147*-148*.
6. Maximilian I. and the RNO as a demonstration of imperial authority, in: 28. Deutscher Notartag/ Sonderheft der Deutschen Notar-Zeitschrift, München 2013, 178*-193*.
7. Le notaire au confessionnel. Les devoirs de la fonction notariale au for interne, in : François Jankowiak/ Franck Roumy (Hg.), Plenitudo Juris. Mélanges en hommage à Michèle Bégou-Davia, Paris 2015, 515-520.
8. The Holographic Will- a simplification or an obstacle for laypersons? A discussion of the manually written will from a historical, comparative, philosophical and dogmatic perspective, in: Mathias Schmoeckel (Hg.), The Holographic Will- a simplification or an obstacle for laypersons, (Schriften zum Notarrecht, 41), Baden-Baden 2015, S. 15-21.
9. On the legal and testamentary capacity of those suffering from dementia, NJW 2016, 433-439.

Translated by Filip Bakardzhiev