

Bibliography of Academic Writings in the Field of Chinese Law in Western Languages in 2015

Knut Benjamin Pissler / Benjamin Julius Groth¹

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".³

Classification Scheme

- I. Law and Jurisprudence (Recht und Rechtswissenschaft)
- II. Legal and Constitutional History (Rechts- und Verfassungsgeschichte)
- III. Private Law (Privatrecht)
 1. In General (Allgemein)
 2. General Part of the Civil Code (Allgemeiner Teil des Zivilrechts)
 3. Law of Obligations (Schuldrecht)
 4. Law of Property (Sachenrecht)
 5. Family Law (Familienrecht)
 6. Law of Succession (Erbrecht)
 7. Commercial Law (Handelsrecht)
 8. Business Organisations (Gesellschaftsrecht)
 9. Insurance (Privatversicherungsrecht)
 10. Negotiable Instruments (Wertpapierrecht)
 11. Industrial Property, Copyright and Publishing (Gewerblicher Rechtsschutz, Urheber- und Verlagsrecht)
 12. Unfair Competition, Trademarks, Antitrust Law, Procurement Law (Wettbewerbs- und Warenzeichenrecht, Kartellrecht)
 13. Conflicts of Laws, Uniform Private Law (Internationales Privatrecht, Einheitsrecht)
- IV. Judicial System, Practice and Procedure, Civil Procedure (Gerichtsverfassung, allgemeines Prozessrecht und Zivilprozess)
- V. Criminal Law and Criminal Procedure (Strafrecht und Strafverfahren)
- VI. Theory of the State, Sociology, Politics (Staats- und Gesellschaftslehre, Politik)
- VII. Public Law and Constitutional Law (Staats- und Verfassungsrecht)
- VIII. Administrative Law (Allgemeines Verwaltungsrecht)
- IX. Administrative Law – Individual Branches (Besonderes Verwaltungsrecht)
- X. Economic Law (Wirtschaftsrecht)
- XI. Traffic Laws (Verkehrsrecht)
- XII. Budget, Grants in Aid, Financial Laws and Taxation (Finanz- und Steuerrecht)
- XIII. Labor Law (Arbeitsrecht)
- XIV. Social Legislation (Sozialrecht)
- XV. Public International Law (Völkerrecht)

I. Law and Jurisprudence (Recht und Rechtswissenschaft)

Ahl, Björn, Justizreformen in China. Baden-Baden: Nomos 2015.

Burkhoff, Amy, "One exam determines one's life": The 2014 reforms to the Chinese national college entrance exam. In: *Fordham International Law Journal*, Vol. 38 (2015), pp. 1473 et seq.

Cao, Deborah, *Animals in China. Law and society*. Basingstoke: Palgrave Macmillan 2015.

Cao, Deborah, Judicial interpretation of bilingual and multilingual laws. A European and Hong Kong Comparison. In: *Jemielniak, Joanna/Miklaszewicz, Przemyslaw* (eds.), *Interpretation of Law in the Global World. From Particularism to a Universal Approach*. Berlin: Springer 2010, pp. 71 et seq.

Chen, Li, *Pioneers in the fight for the inclusion of Chinese students in American legal education and le-*

¹ Priv.-Doz. Dr. iur. Benjamin Knut Pissler, M.A. (Sinology), Senior Research Fellow at the Max-Planck-Institute for Comparative and Private International Law in Hamburg (<pissler@mpipriv.de>). Benjamin Julius Groth, Student Research Assistant at the Max-Planck-Institute for Comparative and Private International Law in Hamburg.

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

³ We admit that this bibliography does not comprehensively include all literature in western languages on Chinese law in the year 2015. Readers are explicitly encouraged to remind us of pieces we left unnoticed. We will include these in the next bibliography to be published in the second issue of this journal in the year 2017.

gal profession. In: *Asian American Law Journal*, Vol. 22 (2015), pp. 5 et seq.

Chow, Daniel C. K., The legal system of the People's Republic of China in a nutshell. St. Paul, Minn: West Academy Publ. 2015.

Hwang, Shu-Perng, Das Gesetz und seine (Nicht)Anwendung: Rechtsstaatliche und demokratische Überlegungen zu Anwendungsdefiziten in Taiwan. In: *Heun, Werner/Starck, Christian* (eds.), Grundrechte, Rechtsstaat und Demokratie als Grundlagen des Verwaltungsrechts. Sechstes deutsch-taiwanesisches Kolloquium vom 25. bis 26. April 2014. Baden-Baden: Nomos 2015, pp. 41 et seq.

Lei, Zheng/Liebman, Benjamin L./Milhaupt, Curtis J., SOEs and state governance: How state-owned enterprises influence China's legal system. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 203 et seq.

Li, Ji, The Leviathan's rule by law. In: *Journal of Empirical Legal Studies*, Vol. 12 (2015), pp. 815 et seq.

Liu, Sida/Wang, Zhizhou, The fall and rise of law and social science in China. In: *Annual Review of Law and Social Science*, Vol. 11 (2015), pp. 373 et seq.

Ma, Evelyn/Zhang, Xiaomeng, Researching Chinese law using legal periodicals in English and Chinese: A critical overview. In: *Legal Reference Services Quarterly*, Vol. 34 (2015), pp. 1 et seq.

Novaretti, Simona, Law and tradition in a socialist market economy: Haunted house litigation in China. In: *Asian Journal of Comparative Law*, Vol. 10 (2015), pp. 137 et seq.

von Senger, Harro, Von zwei Rechtsfakultäten 1975 bis zu über 600 Rechtsfakultäten 2015: Rechtsausbildung in der Volksrepublik China. In: *Zeitschrift für schweizerisches Recht* 2015, pp. 403 et seq.

Shin, Yu-Cheol, Privatautonomie in Ostasien? In: *Haase, Marco* (ed.), *Privatautonomie. Aufgaben und Grenzen*. Tagung vom 24. Bis 26. Mai 2013 in Peking. Baden-Baden: Nomos 2015, pp. 35 et seq.

Wang, Yuting, Between the sacred and the secular. Living Islam in China. In: *Possamai, Adam/Richardson, James T./Turner, Bryan S.* (eds.), *The Sociology of Shari'a. Case Studies from around the World*. Switzerland: Springer International Publishing 2015, pp. 155 et seq.

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

Ahl, Björn, Justizreformen in China. Baden-Baden: Nomos 2015.

Eben von Racknitz, Ines, Political Negotiations during the China War of 1860. Transcultural Dimensions of Early Chinese and Western Diplomacy. In: *Comparativ* 2015, pp. 27 et seq.

Gao, Quanxi/Zhang, Wei/Tian, Feilong, The road to the rule of law in modern China. Heidelberg: Springer 2015.

Hsieh, Pasha L., The discipline of international law in republican China and contemporary Taiwan. In: *Washington University Global Studies Law Review*, Vol. 14 (2015), pp. 87 et seq.

Jang, Daw-Yih/Hsu, Kuo-Ching, Lorenz von Stein and Chinese constitutional movement: A reexamination of legal history. In: *National Taiwan University Law Review*, Vol. 10 (2015), pp. 1 et seq.

Lee, Tahirih V., Book review: Cassel, Kristoffer. *Grounds of judgment: Extraterritoriality and imperial power in nineteenth-century China and Japan*. Oxford: Oxford University Press, 2012. In: *Law and History Review*, Vol. 33 (2015), pp. 243 et seq.

Levy, Katja, Commemorating the 30th Anniversary of the PRC Constitution. Berlin: Lit Verlag 2015.

Lauprecht, Peter, Vernunft, Gerechtigkeit, Würde. Eine Reise zu chinesischen, islamischen und westlichen Quellen der Menschenrechte. Wien: Drava 2015.

Potter, Pitman B., Peng Zhen. In: *Kerry Brown* (ed.), *Berkshire dictionary of Chinese biography*, Vol. 4 (2015), pp. 370 et seq.

Ritter, Gerhard A., Die Volksrepublik China und die beiden deutschen Staaten 1989/90. In: *Historische Zeitschrift* 2015, pp. 94 et seq.

Tan, Carol G.S., Book review: Ruskola, Teemu. *How a "lawless" China made modern America: An epic told in orientalism*. Cambridge: Harvard University Press, 2013. In: *Harvard Law Review*, Vol. 128 (2015), pp. 1677 et seq.

Taube, Markus, Zur Bedeutung transnationaler Institutionentransfers für den Aufbau einer marktwirtschaftlichen Ordnung in der VR China. In: *Apolte, Thomas* (ed.), *Transfer von Institutionen*. Berlin: Duncker & Humblot 2014, pp. 123 et seq.

Yang, Ruomeng, Die Rezeption der europäischen Privatrechte in China und die konfuzianische Tradition. Das Beispiel des Deliktsrechts im frühen 20. Jahrhundert. Frankfurt am Main: PL Academic Research 2015.

III. Private Law (Privatrecht)

1. In General (Allgemein)

Binding, Jörg/Piffler, Knut Benjamin/Xu, Lan, Chinesisches Zivil- und Wirtschaftsrecht, Frankfurt am Main: Deutscher Fachverlag 2015.

Eberl-Borges, Christina, Zum Stand des chinesischen Privatrechts. In: *Eberl-Borges, Christina/Wang, Qiang* (eds.), *Erbrecht in der VR China. Die aktuelle Entwicklung im Rahmen des Aufbaus der Privatrechtsordnung*. Frankfurt am Main: PL Academic Research 2015, pp. 1 et seq.

Kroymann, Benjamin/Xu, Lan, Grundlagen. In: *Binding, Jörg/Piñler, Knut Benjamin/Xu, Lan*, Chinesisches Zivil- und Wirtschaftsrecht, Frankfurt am Main: Deutscher Fachverlag 2015, pp. 1 et seq.

Messmann, Stefan, Book Review: Handbuch „Chinesisches Zivil- und Wirtschaftsrecht“ von Binding/Piñler/Xu (erschienen im Verlag Fachmedien Recht und Wirtschaft / dfv Mediengruppe, Frankfurt am Main, 334 Seiten). In: Zeitschrift für Chinesisches Recht 2015, pp. 419 et seq.

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

Binding, Jörg/Zhang, Hang, Die Allgemeinen Grundsätze des Zivilrechts. In: *Binding, Jörg/Piñler, Knut Benjamin/Xu, Lan*, Chinesisches Zivil- und Wirtschaftsrecht, Frankfurt am Main: Deutscher Fachverlag 2015, pp. 27 et seq.

3. Law of Obligations (Schuldrecht)

Bu, Yuanshi, Das chinesische Vertragsrecht. Bestandsaufnahme und Entwicklungsperspektive. In: Zeitschrift für Europarecht, internationales Privatrecht und Rechtsvergleichung 2014, pp. 261 et seq.

Frank, Rainer, Der Wert eines Menschenlebens in Japan, Korea und China. Schadensersatz und Schmerzensgeld im Falle der Tötung. In: Zeitschrift für das gesamte Familienrecht 2015, pp. 289 et seq.

Glöckner, Jochen/Huang, Zhe, Bauverträge im deutschen und chinesischen Zivilrecht. In: Baurecht, Vol. 7 (2015), pp. 896 et seq., 1040 et seq.

Lyu, Kai, Re-clarifying China's trust law: Characteristics and new conceptual basis. In: Loyola of Los Angeles International and Comparative Law, Vol. 36 (2015), pp. 447 et seq.

Munzinger, Michael/Metzger, Daniel, Neuerungen im chinesischen Produkthaftungs- und Lebensmittelrecht. In: Recht der internationalen Wirtschaft 2015, pp. 790 et seq.

Piñler, Knut Benjamin, Der Doppelverkauf im chinesischen Recht. Vom Wettlauf der Käufer und ius ad rem im chinesischen Zivilrecht. In: Zeitschrift für chinesisches Recht 2015, pp. 352 et seq.

Piñler, Knut Benjamin, Finanzierungsleasingverträge in China: Eine Kommentierung im Spiegel der jüngsten Interpretation des Obersten Volksgerichts. In: Zeitschrift für Chinesisches Recht 2015, pp. 115 et seq.

Seibert, Nils/Wu, Wenfang, Gesetzliche Schuldverhältnisse. In: *Binding, Jörg/Piñler, Knut Benjamin/Xu, Lan*, Chinesisches Zivil- und Wirtschaftsrecht, Frankfurt am Main: Deutscher Fachverlag 2015, pp. 163 et seq.

Shi, Jiayou, La révision de la loi chinoise relative à la protection des intérêts du consommateur. In: Revue internationale de droit comparé 2015, pp. 225 et seq.

Tensmeyer, Stephen, Modernizing Chinese trust law. In: New York University Law Review, Vol. 90 (2015), pp. 710 et seq. *Weidlich, Thomas/Shen, Yuan*, Vertragliche Schuldverhältnisse. In: *Binding, Jörg/Piñler, Knut Benjamin/Xu, Lan*, Chinesisches Zivil- und Wirtschaftsrecht, Frankfurt am Main: Deutscher Fachverlag 2015, pp. 93 et seq.

Wu, Jiin Yu, Verbraucherspezifisches AGB-Recht zwischen Privatautonomie und staatlicher Intervention. Die Praxis der behördlichen Klauselvorgaben auf Taiwan. In: *Haase, Marco* (ed.), Privatautonomie. Aufgaben und Grenzen. Tagung vom 24. Bis 26. Mai 2013 in Peking. Baden-Baden: Nomos 2015, pp. 193 et seq.

Zhang, Mei, International franchising: Food safety and vicarious liability in China. In: Franchise Law Journal, Vol. 35 (2015), pp. 93 et seq.

Zhang, Ruiqiao, Trust law of China and its uncertainties: Examination of the rights and obligations of trust and ownership of trust property. In: National Taiwan University Law, Vol. 10 (2015), pp. 45 et seq.

4. Law of Property (Sachenrecht)

Chen, Weitseng, Arbitrage for property rights: How foreign investors create substitutes for property institutions in China. In: Washington International Law Journal, Vol. 24 (2015), pp. 47 et seq.

Feuerstein, Mariol Yin, Xiaohui, Dingliche Sicherungsrechte. In: *Binding, Jörg/Piñler, Knut Benjamin/Xu, Lan*, Chinesisches Zivil- und Wirtschaftsrecht, Frankfurt am Main: Deutscher Fachverlag 2015, pp. 251 et seq.

Fu, Guangyu, Ein Hybridsystem zur Gewährleistung effizienten Rechtsverkehrs. Mobiliarsicherheiten in der Volksrepublik China. In: *Gebauer, Martin/Huber, Stefan* (eds.), Dingliche Rechtspositionen und Verkehrsschutz. Kontinuität und Reformen in vergleichender Perspektive. Tübingen: Mohr Siebeck 2015, pp. 139 et seq.

Klages, Nils, Einführung eines einheitlichen Grundbuchsystems in China. In: Zeitschrift für chinesisches Recht 2015, pp. 44 et seq.

Lohsse, Sebastian/Jin, Jing, Sachenrecht: Begrifflichkeiten, Prinzipien, Eigentum. In: *Binding, Jörg/Piñler, Knut Benjamin/Xu, Lan*, Chinesisches Zivil- und Wirtschaftsrecht, Frankfurt am Main: Deutscher Fachverlag 2015, pp. 205 et seq.

Qiao, Shitong/Upham, Frank, The evolution of relational property rights: A case of Chinese rural land reform. In: Iowa Law Review, Vol. 100 (2015), pp. 2479 et seq.

5. Family Law (Familienrecht)

Ding, Chunyan, What happens to embryos when the would-be parents die: The "Orphaned Embryos" custo-

dy dispute in China. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 941 et seq.

Li, Ke, "What he did was lawful": Divorce litigation and gender inequality in China. In: *Law & Policy*, Vol. 37 (2015), pp. 153 et seq.

Pißler, Knut Benjamin/Zhu, Qingyu, Familienrecht. In: *Binding, Jörg/Pißler, Knut Benjamin/Xu, Lan*, Chinesisches Zivil- und Wirtschaftsrecht, Frankfurt am Main: Deutscher Fachverlag 2015, pp. 269 et seq.

de Silva de Alwis, Rangital/Klugman, Jeni, Freedom from violence and the law: A global perspective in light of the Chinese domestic violence law. In: *University of Pennsylvania Journal of International Law*, Vol. 37 (2015), pp. 1 et seq.

Wang, Hai-Nan, Die Vertragsfreiheit und ihre Einschränkung im taiwanesischen Adoptionsrecht am Beispiel der Wahl des Familiennamens. In: *Haase, Marco* (ed.), Privatautonomie. Aufgaben und Grenzen. Tagung vom 24. bis 26. Mai 2013 in Peking. Baden-Baden: Nomos 2015, pp. 35 et seq.

6. Law of Succession (Erbrecht)

Eberl-Borges, Christina, Deutsches Erbrecht als Vorbild für ein modernes Erbrecht in China. In: *Zeitschrift für die gesamte erbrechtliche Praxis* 2015, pp. 39 et seq.

Eberl-Borges, Christina, Erbrechtsreform in China. In: *Eberl-Borges, Christina/Wang, Qiang* (eds.), Erbrecht in der VR China. Die aktuelle Entwicklung im Rahmen des Aufbaus der Privatrechtsordnung. Frankfurt am Main: PL Academic Research 2015, pp. 29 et seq.

Eberl-Borges, Christinal Wang, Qiang, Erbrecht in der VR China. Die aktuelle Entwicklung im Rahmen des Aufbaus der Privatrechtsordnung. Frankfurt am Main: PL Academic Research 2015.

Pißler, Knut Benjamin/Zhu, Qingyu, Erbrecht. In: *Binding, Jörg/Pißler, Knut Benjamin/Xu, Lan*, Chinesisches Zivil- und Wirtschaftsrecht, Frankfurt am Main: Deutscher Fachverlag 2015, pp. 285 et seq.

Wang, Qiang, Das chinesische Erbrecht im rechtswissenschaftlichen, -linguistischen und -terminologischen Vergleich mit dem deutschen. Unter Berücksichtigung der Erbrechtsreform in der VR China. In: *Eberl-Borges, Christina/Wang, Qiang* (eds.), Erbrecht in der VR China. Die aktuelle Entwicklung im Rahmen des Aufbaus der Privatrechtsordnung. Frankfurt am Main: PL Academic Research 2015, pp. 61 et seq.

Wang, Qiang, Beiträge der wissenschaftlichen Entwürfe zur Erbrechtsreform in der VR China. Eine juristische und rechtsterminologische Untersuchung. In: *Zeitschrift für chinesisches Recht* 2015, pp. 5 et seq.

7. Commercial Law (Handelsrecht)

de Aguirre, Cecilia Fresnedo, Settlement of Trade Disputes between China and Latin America. A Uruguayan

Perspective. In: *Wei, Dan* (ed.), Settlements of Trade Disputes between China and Latin American Countries. Berlin: Springer 2015, pp. 181 et seq.

Barral, Welber, Brazil and China: Trade in the Twenty-First Century. In: *Wei, Dan* (ed.), Settlements of Trade Disputes between China and Latin American Countries. Berlin: Springer 2015, pp. 1 et seq.

Cordovil, Leonor/Carvalho, Aline, Antidumping, Public Interest and the Chinese Challenge. In: *Wei, Dan* (ed.), Settlements of Trade Disputes between China and Latin American Countries. Berlin: Springer 2015, pp. 79 et seq.

Engelman, Eric D., Burdensome secrets: A comparative approach to improving China's trade secret protections. In: *Fordham Intellectual Property, Media and Entertainment Law Journal*, Vol. 25 (2015), pp. 589 et seq.

Glück, Ulrike, Besonderheiten des Vertriebsrechts in China. In: *Zeitschrift für Vertriebsrecht* 2015, pp. 93 et seq.

Gómez-Altamirano, Daniela, China–Mexico Trade Disputes: Fear of Competition? In: *Wei, Dan* (ed.), Settlements of Trade Disputes between China and Latin American Countries. Berlin: Springer 2015, pp. 131 et seq.

Guo, Yimeei, Research on Selected China's Legal Issues of E-Business. Berlin: Springer 2015.

Hu, James Zhenglai, Transport law in China. Alphen aan den Rijn: Kluwer Law International 2015.

Kramer, Cynthia, Brazilian Trade Remedies Practice Against China. In: *Wei, Dan* (ed.), Settlements of Trade Disputes between China and Latin American Countries. Berlin: Springer 2015, pp. 17 et seq.

de Oliveira, Luciana Maria, Improving the Effectiveness of the DSB of the WTO and the Accession Process for the New Members. The Case of China. In: *Wei, Dan* (ed.), Settlements of Trade Disputes between China and Latin American Countries. Berlin: Springer 2015, pp. 97 et seq.

Wei, Dan, The Use of Trade Defense: Some Considerations for Brazil–China Bilateral Trade Relationship. In: *Wei, Dan* (ed.), Settlements of Trade Disputes between China and Latin American Countries. Berlin: Springer 2015, pp. 17 et seq.

Wei, Dan, Settlements of Trade Disputes between China and Latin American Countries. Berlin: Springer 2015.

Ying, Gan, Commercial and economic law in China. Alphen aan den Rijn: Kluwer Law International 2015.

Zhou, Tianshu/Siems, Mathias, Contentious modes of understanding Chinese commercial law. In: *George Mason Journal of International Commercial Law*, Vol. 6 (2015), pp. 177 et seq.

8. Business Organisations (Gesellschaftsrecht)

Bath, Vivienne, Corporate governance in China. In: *du Plessis, Jean Jacques/Hargovan, Anil/Bagaric, Mirko/Harris, Jason* (eds.), *Principles of Contemporary corporate governance*. New York: Cambridge University Press 2015, pp. 462 et seq.

Barth, Marcell/Prautzsch, Alexander/Paus, Henning, Reform des chinesischen Gesellschaftsrechts. In: *Recht der internationalen Wirtschaft* 2015, pp. 133 et seq.

Blumer, Maja, Chinesisches Unternehmensrecht zwischen Kommunismus und Kapitalismus. Verborgene Stolpersteine für schweizerische Unternehmen in China. In: *Aktuelle juristische Praxis* 2015, pp. 235 et seq.

Clarke, Donald, Blowback: How China's efforts to bring private-sector standards into the public sector backfired. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 19 et seq.

Darden, Michael P./Blumental, David M./Naeve, C. Brock/Xiao, Shanshan, China's "measures for the administration of major asset reorganization": Considerations for American counterparties to oil & gas M&A transactions with Chinese exchange-listed companies. In: *Texas Journal of Oil, Gas, and Energy Law*, Vol. 10 (2015), pp. 385 et seq.

Du, Jun/Liu, Xiaoxuan, Selection, staging, and sequencing in the recent Chinese privatization. In: *Journal of Law & Economics*, Vol. 58 (2015), pp. 657 et seq.

Hawes, Colin/Lau, Alex K.I./Young, Angus, The Chinese "Oppression" remedy: Creative interpretations of Company Law by Chinese courts. In: *American Journal of Comparative Law*, Vol. 63 (2015), pp. 559 et seq.

Howson, Nicholas Calcina, Protecting the state from itself? Regulatory interventions in corporate governance and the financing of China's "state capitalism". In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 49 et seq.

Johnson, Kaitlyn, Variable interest entities: Alibaba's regulatory work-around to China's foreign investment restrictions. In: *Loyola University Chicago International Law Review*, Vol. 12 (2015), pp. 249 et seq.

Kroymann, Benjamin, Book review: Florian Werner, *Der Börsengang in China – Rechtliche Grundlagen der Aktienemission und des Marktzutritts an börsenmäßig organisierten und außerbörslichen Handelsplätzen*, 2014. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 341 et seq.

Lorenz, Michael/Schmierer, Stefan, Hongkongs neues Gesellschaftsrecht. In: *Recht der internationalen Wirtschaft* 2015, pp. 200 et seq.

Milhaupt, Curtis J./Zheng, Wentong, Beyond ownership: State capitalism and the Chinese firm. In: *Georgetown Law Journal*, Vol. 103 (2015), pp. 665 et seq.

Milhaupt, Curtis J./Zheng, Wentong, Reforming China's state-owned enterprises: Institutions, not ownership. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 175 et seq.

Schmidt, Nicolaus H., Book review: Shen, Wei, *Corporate Law in China. Structure, Governance and Regulation*, Sweet & Maxwell, Hong Kong 2015, LXII + 669 pp., ISBN: 978-962-661-436-5. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 233 et seq.

Senff, Philipp, Compliance Management in China. Schutz gegen Haftungsrisiken. In: *Corporate-Compliance-Zeitschrift* 2015, pp. 146 et seq.

Shen, Weil/Watters, Casey, Is China creating a new business order? Rationalizing China's extraterritorial attempt to expand the veil-piercing doctrine. In: *Northwestern Journal of International Law and Business*, Vol. 35 (2015), pp. 469 et seq.

Sheng, Jin, China's listed companies. Conflicts, governance and regulation. Alphen aan den Rijn: Kluwer Law International 2015.

Tsai, Chang-Hsien, The failure of corporate internal controls and internal information sharing: A conceptual framework for Taiwan. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 469 et seq.

Wang, Yuan, Managerial failure in U.S. multinational enterprises in China: A call for action. In: *International HR Journal*, Vol. 24 (2015), pp. 2 et seq.

Wolff, Lutz-Christian, *Mergers & Acquisitions in China: Law and Practice*. Hong Kong: Wolters Kluwer, 2015 (5th ed.).

Yan, Wenjia, Cumulative voting. In the US (declining), in China (rising) and the EU (not-adapted). In: *European company and financial law review* 2015, pp. 79 et seq.

Yang, Yiyi, *Entwicklung des Bankenaufsichtsrechts in China*. Berlin: Lit Verlag 2015.

Zhang, Lin, China's venture capital market. Current legal problems and prospective reforms. Amsterdam: Elsevier 2015.

Zhao, Shouzheng, *Gesellschafterhaftung wegen Existenzvernichtung der GmbH im deutschen und im chinesischen Gesellschaftsrecht*. Göttingen: Cuvillier 2014.

9. Insurance (Privatversicherungsrecht)

Chu, Beiping, Current issues and developments in Chinese insurance law. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), *Insurance law in China*. Abingdon: Informa Law 2015, pp. 96 et seq.

Fu, Tingzhong, The law relating to access to insurance markets in China. In: *Hjalmarsson, Johanna/Huang, Ding-*

jing (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 15 et seq.

Han, Lixin/Ke, Wei, Law and practice of civil liability insurance for ship-source oil pollution damage in China. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 221 et seq.

Han, Wenhao, Jurisdiction, applicable law and dispute resolution. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 113 et seq.

Hjalmarsson, Johanna/Bek, Mateusz, Legislative and regulatory methodology and approaches: developing catastrophe insurance in China. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 191 et seq.

Hjalmarsson, Johanna/Huang, Dingjing, Insurance law in China. Abingdon: Informa Law 2015.

Huang, Dingjing, Insurer's limitation of liability for maritime claims. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 255 et seq.

Li, Miao, Insurance brokers under Chinese law. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 29 et seq.

Lista, Andrea, Faraway, so close. Some theoretical reflections on the application of competition law to the insurance sector in EU and China. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 38 et seq.

Song, Meixian/Yang, Yiqing, Introduction to Chinese insurance law. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 1 et seq.

Wang, Pengnan, An introduction to the law and practice of marine insurance in China. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 209 et seq.

Yu, Tao, Liability insurance. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 135 et seq.

Zhang, Jingbo, Cargo insurance documents in letters of credit. In: *Hjalmarsson, Johanna/Huang, Dingjing* (eds.), Insurance law in China. Abingdon: Informa Law 2015, pp. 235 et seq.

Zhang, Jinlei, The role of insurance brokers at the formation stage of marine insurance contracts in China. In: *Tulane Maritime Law Journal*, Vol. 39 (2015), pp. 707 et seq.

10. Negotiable Instruments (Wertpapierrecht)

Bir, Sophia-Antonia, Insiderhandel in China und Deutschland. Eine rechtsvergleichende Studie zur Re-

gelung des Verbots von Insidergeschäften. Berlin: Duncker & Humblot, 2015.

Ng, Tom, Judicial enforcement of the listing rules in Hong Kong. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 389 et seq.

Shao, Ching-Ping, Beyond uncertainty: Lower courts' defiance in insider trading cases in Taiwan. In: *National Taiwan University Law Review*, Vol. 10 (2015), pp. 177 et seq.

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

Bu, Yuanshi, Die kartellrechtlichen Einschränkungen des Immaterialgüterrechts in China. In: *Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil* 2015, pp. 1097 et seq.

Clark, Douglas, Patent litigation in China. Oxford: Oxford University Press 2015.

Dietz, Adolf, Book review: Li, Xin, Urheberrecht in Deutschland und der Volksrepublik China – ein Rechtsvergleich Studien zum Gewerblichen Rechtsschutz und zum Urheberrecht, Band 119, Verlag Dr. Kovač, Hamburg 2015, XLI + 193 S., ISSN 1613-3994, ISBN 978-3-8300-8354-2, € 88,90. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 338 et seq.

Guan, Wenwei, Fair dealing doctrine caught between parody and UGC exceptions: Hong Kong's 2014 copyright amendment and beyond. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 719 et seq.

Hilty, Reto M./Liu, Kung-Chung, Compulsory licensing. Practical experiences and ways forward. [Fifth Conference on European and Asian Intellectual Property.] Berlin: Springer, 2015.

Li, Xin, Urheberrecht in Deutschland und der Volksrepublik China. Hamburg: Verlag Dr. Kovač 2015.

Liu, Haiyan, The policy and targets of criminal enforcement of intellectual property rights in China and the United States. In: *Washington International Law Journal*, Vol. 24 (2015), pp. 137 et seq.

Ma, Xiao, Establishing an indirect liability system for digital copyright infringement in China: Experience from the United States' approach. In: *NYU Journal of Intellectual Property and Entertainment Law*, Vol. 4 (2015), pp. 197 et seq.

Priest, Eric, Copyright and free expression in China's film industry. In: *Fordham Intellectual Property, Media and Entertainment Law Journal*, Vol. 26 (2015), pp. 1 et seq.

Prud'homme, Daniel, China's shifting patent landscape and State-led patenting strategy. In: *Journal of intellectual property law & practice* 2015, pp. 619 et seq.

Prud'homme, Daniel, "Soft spots" in China's utility model patent system: Perceptions, assessment, and re-

form. In: *European Intellectual Property Review*, Vol. 37 (2015), pp. 305 et seq.

Qin, Kel Shi, Lijie, Chinesische Patente: Der Teufel steckt im Detail. In: *Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil* 2015, pp. 29 et seq.

Scheil, Jörg-Michael, Aktuelles aus der VR China. Neuer Patentrechtsentwurf und IP-Gerichte. Neueste Entwicklung im chinesischen Patentrecht. In: *Mitteilungen der deutschen Patentanwälte* 2015, pp. 362 et seq.

Song, Seagull Haiyan, China's copyright protection for audio-visual works. A comparison with Europe and the U.S.. In: *International Review of Intellectual Property and Competition Law* 2015, pp. 410 et seq.

Wang, Jie, Development of Hosting ISPs' Secondary Liability for Primary Copyright Infringement in China. As Compared to the US and German Routes. In: *International Review of Intellectual Property and Competition Law* 2015, pp. 275 et seq.

Wang, Qian, Whose works must not be broadcasted by compulsory license in China? A commentary on article 49.2 of the draft amendment of China's copyright law. In: *Journal of the Copyright Society of the U.S.A.*, Vol. 62 (2015), pp. 607 et seq.

Wang, Victor, Utility model patent: An essential and improving patent scheme in China. In: *Cardozo Journal of International and Comparative Law*, Vol. 23 (2015), pp. 695 et seq.

Xu, Fangming, Added subject-matter in Chinese and European patent law. In: *International Review of Intellectual Property and Competition Law* 2015, pp. 155 et seq.

Zhang, Chenguo, Die Revision des chinesischen Urheberrechtsgesetzes unter dem Eindruck der internationalen Debatte um adäquate Schutzstandards. In: *Zeitschrift für Urheber- und Medienrecht* 2015, pp. 185 et seq.

Zhang, Guangliang, Rules for denying copyright permanent injunctions in China. Fog needs to be cleared. In: *Journal of the Copyright Society of the USA* 2015, pp. 341 et seq.

Zhang, Yi, Der Rechtscharakter der Lizenz im chinesischen Recht. In: *Recht der internationalen Wirtschaft* 2015, pp. 477 et seq.

Zhang, Yi, Grundzüge des chinesischen Lizenzvertragsrechts. In: *Zeitschrift für vergleichende Rechtswissenschaft* 2015, pp. 310 et seq.

Zhang, Yi, Das chinesische Lizenzvertragsrecht. In: *Gewerblicher Rechtsschutz und Urheberrecht/Internationaler Teil* 2015, pp. 109 et seq.

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

Blasek, Katrin, Die Revision des chinesischen Markenrechts – von Verbesserungen, Kosmetik und verpassten Chancen. In: *Gewerblicher Rechtsschutz und Urheberrecht Internationaler Teil* 2015, pp. 12 et seq.

Bu, Qinxu, China's dual enforcement system regarding resale price maintenance agreements. In: *World competition* 2015, pp. 235 et seq.

Chow, Daniel C.K., Trademark squatting and the limits of the famous marks doctrine in China. In: *George Washington International Law Review*, Vol. 47 (2015), pp. 57 et seq.

Feng, Xiaoqing, Internationalization and local elements: Research on recent amendments to the trademark law of China. In: *Akron Intellectual Property Journal*, Vol. 7 (2015), pp. 101 et seq.

Ferrante, Michele, China's renewed attention to the fight against counterfeit products sold online: The impact of Taobao's new policy and punishments. In: *Journal of Internet Law*, Vol. 18 (2015), pp. 3 et seq.

Ferrante, Michele, E-commerce platforms. Liability for trademark infringement reflections on Chinese courts' practice and remedies against the sale of counterfeits on the internet. In: *Journal of intellectual property law & practice* 2015, pp. 255 et seq.

Huang, Yong/Wang, Elizabeth Xiao-Ru/Zhang, Roger Xin, Essential facilities doctrine and its application in intellectual property space under China's anti-monopoly law. In: *George Mason Law Review*, Vol. 22 (2015), pp. 1103 et seq.

Kwok, Kelvin Hiu Fai, The new Hong Kong competition law. Anomalies and challenges. In: *World competition* 2014, pp. 541 et seq.

Li, Tao, Aufsicht über Missbrauch marktbeherrschender Stellung in China. In: *Gewerblicher Rechtsschutz und Urheberrecht/Internationaler Teil* 2015, pp. 444 et seq.

Mezzanotte, Félix E., Notices, enforcement and the making of the Hong Kong competition ordinance. In: *China-EU Law Journal* 2015, pp. 201 et seq.

Mushkat, Miron/Mushkat, Roda, Political economy of regulating competition in a challenged global metropolis: The Hong Kong blueprint. In: *North Carolina Journal of International Law and Commercial Regulation*, Vol. 40 (2015), pp. 293 et seq.

Song, Hongsong, Additional Protection of Celebrities' Personal Features by Unfair Competition Law. China's Perspectives and Practices. In: *European intellectual property review* 2015, pp. 29 et seq.

Tang, Yi Shin, Lawmaking process and non-governmental stakeholders in China's anti-monopoly law. In: *European competition law review* 2015, pp. 174 et seq.

Wang, Xiaoye, Antimonopolgesetz der Volksrepublik China und die Wirtschaftsreform. In: *Stern, Klaus* (ed.), *Wirtschaftlicher Wettbewerb versus Staatsintervention. Aktuelle Rechtsfragen aus verfassungs-, verwaltungs- und wirtschaftsrechtlicher Sicht*. An der Nationaluniversität Taiwan in Taipeh/im Auftrag der Fritz Thyssen Stiftung. Köln: Heymann 2014, pp. 63 et seq.

Wersborg, Sarah, Das Kartellrecht in China – Die neuesten Entwicklungen der administrativen und der privaten Durchsetzung. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 131 et seq.

Xu, Yan, The cultural and psychological characteristics of Chinese consumers and their influence on the trademark law in China. In: *Houston Business and Tax Law Journal*, Vol. 15 (2015), pp. 100 et seq.

Yuan, Xiuting/Kossov, Paul, Developments in Chinese Anti-Monopoly Law. Implications of Huawei v. Interdigital on Anti-Monopoly Litigation in Mainland China. In: *European intellectual property review* 2015, pp. 438 et seq.

Zhang, Angela Huyue, Antitrust regulation of Chinese state-owned enterprises. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 85 et seq.

Zhang, Angela Huyue, Taming the Chinese leviathan: Is antitrust regulation a false hope? In: *Stanford Journal of International Law*, Vol. 51 (2015), pp. 195 et seq.

Zhang, Mao, Chine. Adoption d'une nouvelle loi sur les marques. In: *OMPI magazine*, Vol. 5 (2014), pp. 34 et seq.

Zhou, Wanli, Abhilfemaßnahmen in der Fusionskontrolle und Ausgleichsmaßnahmen in der Banken-Beihilfenkontrolle. Eine rechtliche und ökonomische Betrachtung. Bonn: Springer, 2014.

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

Boll, Patrick, Anwendbares Recht beim grenzüberschreitenden Warenkauf. Rechtsvergleichende Untersuchung des deutschen Handelskaufrechts bei Geltung gegenüber Ausschluss des UN-Kaufrechts (CISG) unter Einbeziehung von Besonderheiten beim Warenkauf in der Volksrepublik China. Berlin: epubli GmbH 2015.

Chen, Weizuo/Pißler, Knut Benjamin, Internationales Privatrecht. In: *Binding, Jörg/Pißler, Knut Benjamin/Xu, Lan*, *Chinesisches Zivil- und Wirtschaftsrecht*, Frankfurt am Main: Deutscher Fachverlag 2015, pp. 303 et seq.

Lee, Emily, Legal pluralism, institutionalism and judicial recognition of Hong Kong-China cross-border insolvency judgments. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 331 et seq.

Liu, Qiao/Ren, Xiang, CISG in Chinese Courts. The First Look. In: *Liu, Qiao/Shan, Wenhua/Ren, Xiang* (eds.),

China and International Commercial Dispute Resolution. Leiden: Brill Nijhoff 2015, pp. 273 et seq.

Tang, Zheng Sophia, Declining jurisdiction by forum non conveniens in Chinese courts. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 351 et seq.

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

Alexandra, Hansmeyer, Auswirkungen von Streitverkündungen in deutschen Gerichtsverfahren auf Gerichts- und Schiedsverfahren in China. In: *Praxis des Internationalen Privat- und Verfahrensrechts* 2015, pp. 173 et seq.

Basedow, Jürgen, EU Law in Chinese International Commercial Arbitration. In: *Liu, Qiao/Shan, Wenhua/Ren, Xiang* (eds.), *China and International Commercial Dispute Resolution*. Leiden: Brill Nijhoff 2015, pp. 37 et seq.

Carpenter-Gold, Daniel, Castles made of sand: Public-interest litigation and China's new environmental protection law. In: *Harvard Environmental Law Review*, Vol. 39 (2015), pp. 241 et seq.

Chan, Felix/Chan, Wai Sum/Li, Johnny, Using actuarial evidence in Singapore and Hong Kong: A sequel to "Lai Wee Lian Revisited". In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 499 et seq.

Chu, Beiping, Do charterparty arbitration clauses bind brokers? – From a perspective of Chinese law. In: *Tulane Maritime Law Journal*, Vol. 39 (2015), pp. 661 et seq.

Daley, James/Priebe, Jason/Zeller, Patrick, The impact of emerging Asia-Pacific data protection and data residency requirements on transnational information governance and cross-border discovery. In: *Sedona Conference Journal*, Vol. 16 (2015), pp. 201 et seq.

Gu, Weixia, Responsive justice in China during transitional times: Revisiting the juggling path between adjudicatory and mediatory justice. In: *Washington University Global Studies Law Review*, Vol. 14 (2015), pp. 49 et seq.

Hao, Xiong, "Is Court Mediation Feasible?" Quantitative research on the attitudes of legal professionals in southwest grassroots society of China. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 963 et seq.

Koo, A. K. C., Institutionalising mediation in Hong Kong. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 769 et seq.

Koo, A. K. C., Mediation in China: Towards a modernised and harmonised procedural framework for international commercial mediation. In: *Vindobona Journal of International Commercial Law & Arbitration*, Vol. 19 (2015), pp. 55 et seq.

Lee, Emily, Problems of judicial recognition and enforcement in cross-border insolvency matters between

Hong Kong and Mainland China. In: *The American journal of comparative law* 2015, pp. 439 et seq.

Liang, Dannil/Liu, Jingjing, Preventing environmental deterioration from international trade and investment: How China can learn from NAFTA's experience to strengthen domestic environmental governance and ensure sustainable development. In: *Kong, Hoi L./Wroth, L. Kinvin* (eds.), *NAFTA and sustainable development: History, experience, and prospects for reform*. Cambridge: Cambridge University Press 2015, pp. 302 et seq.

Lin, Yanmei/Tuholske, Jack, Field notes from the Far East: China's new public interest environmental protection law in action. In: *Environmental Law Reporter News & Analysis*, Vol. 45 (2015), pp. 10855 et seq.

Liu, Chuyang, Navigating med-arb in China. In: *University of Pennsylvania Journal of Business Law*, Vol. 17 (2015), pp. 1295 et seq.

Liu, Sisi, Die Entwicklung der gütlichen Streitbeilegung in China im Lichte der deutschen Erfahrung bezüglich des Prozessvergleichs. Frankfurt am Main: PL Academic Research 2015.

Liu, Qiao/Shan, Wenhua/Ren, Xiang, *China and International Commercial Dispute Resolution*. Leiden: Brill Nijhoff 2015.

Long, Cheryl Xiaoning/Wang, Jun, Judicial local protectionism in China: An empirical study of IP cases. In: *International Review of Law & Economics*, Vol. 42 (2015), pp. 48 et seq.

Luttermann, Claus, Schiedsverfahren und Durchsetzung von Schiedssprüchen in China: Über Rechtsgrundlagen und Verfahrenspraktiken statt Klageweg. In: *Internationales Steuer- und Wirtschaftsrecht* 2015, pp. 326 ff.

Moncure, David, The conflict between United States discovery rules and the laws of China: The risks have become realities. In: *Sedona Conference Journal*, Vol. 16 (2015), pp. 283 et seq.

Pelzer, Nils, Fallannahme und Verfahrenseröffnung an chinesischen Gerichten: Löst die jüngste Reform die Probleme? In: *Zeitschrift für Chinesisches Recht* 2015, pp. 371 et seq.

Pilbrow, Ben/Perry, Scott, Big trouble in little China: Predicting the impact of *Z v A*. In: *IBA Arbitration News*, Vol. 20 (2015), pp. 45 et seq.

Post, Dana L., Discovery, disclosure, and data transfer in Asia: China and Hong Kong. In: *Sedona Conference Journal*, Vol. 16 (2015), pp. 257 et seq.

Shao, Jing-huey, State power in disguise – Addressing catastrophic mass torts in the United States, China, and Taiwan. In: *Tulane Journal of International and Comparative Law*, Vol. 24 (2015), pp. 175 et seq.

Sun, Wei/Willems, Melanie, *Arbitration in China. A practitioner's guide*. Alphen aan den Rijn: Wolters Kluwer 2015.

Zhao, Yun, Book review: Fernando Dias Simoes, *Commercial arbitration between China and the Portuguese-speaking world*, Alphen aan den Rijn: Kluwer, 2014, 232 pp, Hardcover, ISBN 978-90-411-5416-3. In: *China-EU Law Journal* 2015, pp. 243 et seq.

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

Ahlbrecht, Heiko/Schlei, Miriam, Chinesisches Wirtschaftsstrafrecht als Compliancefaktor. In: *Zeitschrift für Wirtschafts- und Steuerstrafrecht* 2015, pp. 128 et seq.

Chang, Liching, Landesreferat zum Thema des strafrechtlichen Umgangs mit Produktgefahren in Taiwan. In: *Freund, Georg/Rostalski, Frauke* (eds.), *Strafrechtliche Verantwortlichkeit für Produktgefahren. Internationales Symposium vom 18.–20. Juli 2013 an der Philipps-Universität Marburg mit Beiträgen aus China, Deutschland, Japan, Spanien, Taiwan und der Türkei*. Frankfurt am Main: PL Academic Research 2015, pp. 113 et seq.

Chang, Ming-Woei, Reforming the expert evidence system in Taiwan criminal justice: Lessons from the United States. In: *National Taiwan University Law Review*, Vol. 10 (2015), pp. 255 et seq.

Chow, Daniel C.K., How China's crackdown on corruption has led to less transparency in the enforcement of China's anti-bribery laws. In: *U.C. Davis Law Review*, Vol. 49 (2015), pp. 685 et seq.

Freund, Georg/Rostalski, Frauke, *Strafrechtliche Verantwortlichkeit für Produktgefahren. Internationales Symposium vom 18.–20. Juli 2013 an der Philipps-Universität Marburg mit Beiträgen aus China, Deutschland, Japan, Spanien, Taiwan und der Türkei*. Frankfurt am Main: PL Academic Research 2015.

Herrmann, Joachim, Chinese criminal procedure reform of 2012. How much reform did it bring? In: *Zeitschrift für die gesamte Strafrechtswissenschaft* 2014, pp. 723 et seq. Hsu, Heng-Da/Kriminalpolitische Überlegungen zum taiwanesischen Computer- und Internetstrafrecht. In: *Sinn, Arndt/Wang, Hsiao-Wen/Wu, Jiuan-Yih/Zöller, Mark Alexander* (eds.), *Strafrecht ohne Grenzen. 3. Deutsch-Taiwanesisches Strafrechtsforum. Kaohsiung/Tainan/Taipeh 2013*. Heidelberg: C.F. Müller 2015, pp. 105 et seq.

Hsu, Yu-An, Risiko und Information. Das Computerstrafrecht Taiwans und Deutschlands im Vergleich. In: *Sinn, Arndt/Wang, Hsiao-Wen/Wu, Jiuan-Yih/Zöller, Mark Alexander* (eds.), *Strafrecht ohne Grenzen. 3. Deutsch-Taiwanesisches Strafrechtsforum. Kaohsiung/Tainan/Taipeh 2013*. Heidelberg: C.F. Müller 2015, pp. 113 et seq.

Hsueh, Yu-An, Zur Verwertbarkeit in der Volksrepublik China gewonnener Beweise im taiwanesischen Strafverfahren. In: *Sinn, Arndt/Wang, Hsiao-Wen/Wu, Jiuan-Yih/Zöller, Mark Alexander* (eds.), *Strafrecht ohne Grenzen. 3. Deutsch-Taiwanesisches Strafrechtsforum*.

Kaohsiung/Tainan/Taipeh 2013. Heidelberg: C.F. Müller 2015, pp. 29 et seq.

Liang, Genlin, Die Entwicklung der chinesischen Verbrechenlehre. Überblick und Stellungnahme. In: Zeitschrift für die gesamte Strafrechtswissenschaft 2014, pp. 743 et seq.

Michael, Bryanel/Carr, Indira, How can the ICAC help foster the widespread adoption of company anticorruption programs in Hong Kong? In: North Carolina Journal of International Law and Commercial Regulation, Vol. 40 (2015), pp. 355 et seq.

Mushkat, Roda, A new turning point in the study of international legal compliance, in China and elsewhere. In: Hong Kong Law Journal, Vol. 45 (2015), pp. 157 et seq.

Ping, Jia/Wei, Liul/Zong, Qiu Ren, Recommendations on abolishing detention education system for sex workers and their clients in Mainland China. In: Scholar: St. Mary's Law Review on Race and Social Justice, Vol. 17 (2015), pp. 139 et seq.

Self, Ben, The Bo Xilai trial and China's struggle with the rule of law. In: Washington University Global Studies Law Review, Vol. 14 (2015), pp. 155 et seq.

Shum Ka Ching, Kelly, Interests of youth suspects are at risk: Implementing the right to the presence of parent or guardian and the right to legal assistance at the police stations in the case of youth suspects in Hong Kong. In: Hong Kong Law Journal, Vol. 45 (2015), pp. 127 et seq.

Sinn, Arndt/Wang, Hsiao-Wen/Wu, Jiuan-Yih/Zöller, Mark Alexander, Strafrecht ohne Grenzen. 3. Deutsch-Taiwanesisches Strafrechtsforum. Kaohsiung/Tainan/Taipeh 2013. Heidelberg: C.F. Müller 2015.

Wang, Hsiao-Wen, Der Rechtshilfeverkehr in Strafsachen in Taiwan. Am Beispiel der Überstellung verurteilter Personen. In: Sinn, Arndt/Wang, Hsiao-Wen/Wu, Jiuan-Yih/Zöller, Mark Alexander (eds.), Strafrecht ohne Grenzen. 3. Deutsch-Taiwanesisches Strafrechtsforum. Kaohsiung/Tainan/Taipeh 2013. Heidelberg: C.F. Müller 2015, pp. 39 et seq.

Wu, Jiuan-Yih, Die Rechtsstellung des Verteidigers im Ermittlungsverfahren in Taiwan im Jahr 2013. In: Fahl, Christian/Müller, Eckhart/Satzger, Helmut/Swoboda, Sabine (eds.), Festschrift für Werner Beulke zum 70. Geburtstag. Heidelberg: C. F. Müller 2015, pp. 1081 et seq.

Wu, Juan-Yih, Die Normierung der Vollstreckungshilfe in Taiwan. Das taiwanesisches Gesetz über die Überstellung von verurteilten Personen vom 23. Juli 2013 (Transfer of Sentenced Persons Act). In: Sinn, Arndt/Wang, Hsiao-Wen/Wu, Jiuan-Yih/Zöller, Mark Alexander (eds.), Strafrecht ohne Grenzen. 3. Deutsch-Taiwanesisches Strafrechtsforum. Kaohsiung/Tainan/Taipeh 2013. Heidelberg: C.F. Müller 2015, pp. 1 et seq.

Xiong, Qi, Über die Schutzmodelle des chinesischen Produktstrafrechts und ihre strafrechtsdogmatischen Konsequenzen. In: Freund, Georg/Rostalski, Frauke (eds.),

Strafrechtliche Verantwortlichkeit für Produktgefahren. Internationales Symposium vom 18.–20. Juli 2013 an der Philipps-Universität Marburg mit Beiträgen aus China, Deutschland, Japan, Spanien, Taiwan und der Türkei. Frankfurt am Main: PL Academic Research 2015, pp. 197 et seq.

Xiong, Qi/Tong, Dehua, Landesreferat zum Thema des strafrechtlichen Umgangs mit Produktgefahren in der Volksrepublik China. In: Freund, Georg/Rostalski, Frauke (eds.), Strafrechtliche Verantwortlichkeit für Produktgefahren. Internationales Symposium vom 18.–20. Juli 2013 an der Philipps-Universität Marburg mit Beiträgen aus China, Deutschland, Japan, Spanien, Taiwan und der Türkei. Frankfurt am Main: PL Academic Research 2015, pp. 25 et seq.

Zhao, Xiaopeng, Die rechtliche Regulierung der Menschenfleischnachfrage im Internet. Eine rechtsvergleichende Untersuchung zwischen Deutschland und China. Frankfurt am Main: PL Academic Research 2015.

Zhe, Lil/Verhoeven, Sten Idris, Towards a harmonised definition of terrorism in China: A discussion under "One-Country, Two Systems". In: Hong Kong Law Journal, Vol. 45 (2015), pp. 881 et seq.

Zhou, Zhenjie, Corporate crime in China: History and contemporary debates. New York: Routledge, 2015.

Zhu, Kuibin/Siegel, David M., Electronic recording of custodial interrogations with Chinese characteristics: Tool for transparency or torture? In: Hong Kong Law Journal, Vol. 45 (2015), pp. 795 et seq.

Zhu, Yi, Forum. Who's afraid of the "big bad" criminal procedure law? Public participation in China's legislation. In: Levy, Katja (ed.), Commemorating the 30th Anniversary of the PRC Constitution. Berlin: Lit Verlag 2015, pp. 85 et seq.

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

Belis, David/Qi, Ye, At the crossroads: China's domestic and international climate change policy. In: Carbon & Climate Law Review, Vol. 9 (2015), pp. 199 et seq.

Blasek, Katrin, Rule of law in China. A comparative approach. Heidelberg: Springer 2015. DeLisle, Jacques/Goldstein, Avery/China's challenges. Philadelphia: University of Pennsylvania Press 2015.

Erie, Matthew S., Muslim Mandarins in Chinese courts: Dispute resolution, Islamic law, and the secular state in northwest China. In: Law and Social Inquiry, Vol. 40 (2015), pp. 1001 et seq.

Hargreaves, Stuart, From the 'Fragrant Harbour' to 'Occupy Central': Rule of law discourse & Hong Kong's democratic development. In: Journal of Parliamentary and Political Law, Vol. 9 (2015), pp. 519 et seq.

Hwa, Gregory, Breaking out of the west, advancing into Asia: Cultural considerations for brand management in China. In: Marquette Sports Law Review, Vol. 25 (2015), pp. 399 et seq.

Kinkel, Jonathan J., High-end demand: The legal profession as a source of judicial selection reform in urban China. In: *Law and Social Inquiry*, Vol. 40 (2015), pp. 969 et seq.

Lei, Ya-Wen/Zhou, Daniel Xiaodan, Contesting legality in authoritarian contexts: Food safety, rule of law and China's networked public sphere. In: *Law and Society Review*, Vol. 49 (2015), pp. 557 et seq.

Liebman, Benjamin L., China's law and stability paradox. In: *DeLisle, Jacques/Goldstein, Avery* (eds.), *China's challenges*. Philadelphia: University of Pennsylvania Press 2015, pp. 157 et seq.

Liebman, Benjamin L./Milhaupt, Curtis J., *Regulating the visible hand? The institutional implications of Chinese state capitalism*. Oxford: Oxford University Press 2015.

Martin, Jeffrey, Policing an occupied legislature: Symbolic struggle over the police image in Taiwan's Sunflower Movement. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 229 et seq.

Martinek, Madeleine, Book review: Katrin Blasek, *Rule of Law in China – A Comparative Approach*, Springer Verlag, Heidelberg/New York u. a. 2015, ISBN 978-3-662-44621-8, VIII + 80 Seiten. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 335 et seq.

Musacchio, Aldo/Lazzarin, Sergio G., Chinese exceptionalism or new global varieties of state capitalism. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 403 et seq.

Reins, Leoniel/Van Eynde, Sarah/Van Hende, Katelijun/Gao, Anton Ming-Zhi, China's climate strategy and evolving energy mix: Policies, strategies and challenges. In: *Carbon & Climate Law Review*, Vol. 9 (2015), pp. 256 et seq.

Su, Yen-Tu, The partisan ordering of candidacies and the pluralism of the law of democracy: The case of Taiwan. In: *Election Law Journal*, Vol. 15 (2015), pp. 1 et seq.

Tempel, Sylke, *China. Reich auf der Kippe*. Köln: BVA, Bielefelder Verlag 2015.

Timoteo, Marina, Law and language: issues related to legal translation and interpretation of Chinese rules on tortious liability of environmental pollution. In: *China-EU Law Journal* 2015, pp. 121 et seq.

Yang, Wa, Understanding the "Elephants in the Room:" A roadmap to prepare for business negotiations in China and India. In: *Journal of International Business and Law*, Vol. 14 (2015), pp. 67 et seq.

Young, Simon, Rethinking the process of political reform in Hong Kong. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 381 et seq.

Wang, Cheng-Tong Lir/Liu, Sida/Halliday, Terence C., Advocates, experts, and suspects: Three images of lawyers in Chinese media reports. In: *International*

Journal of the Legal Profession, Vol. 21 (2015), pp. 195 et seq.

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

Ahl, Björn, Medienkontrolle in China. In: *Medien und Recht* 2014, pp. 89 et seq.

Ahl, Björn, The rise of China and international human rights law. In: *Human rights quarterly* 2015, pp. 637 et seq.

Ahl, Björn, Zur Revision des Gesetzgebungsgesetzes der Volksrepublik China. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 241 et seq.

Biddulph, Sarah, *The Stability Imperative: Human Rights and Law in China*. Vancouver: UBC Press 2015.

Broemel, Roland/Xie, Libin, Concepts of economic freedoms in China and the EU: a methodical approach. In: *China-EU Law Journal* 2015, pp. 1 et seq.

Bu, Yuanshi, Normenkollisionen und Normenkontrolle in China. In: *Recht der internationalen Wirtschaft* 2015, pp. 781 et seq. Cao, Jingchun *Protecting the right to privacy in China*. In: *Victoria University of Wellington Law Review* 2015, pp. 645 et seq.

Chan, Chen-Jung, Bürgerbeteiligung bei Großprojekten. Auf dem Weg zur direkten Demokratie in Taiwan? In: *Ziekow, Jan/Lee, Chien-Liang* (eds.), *Wandlungen im Verhältnis zwischen Bürger und Staat*. Vorträge auf dem 1. deutsch-taiwanesischen vergleichenden Symposium zum öffentlichen Recht vom 31. Oktober bis 1. November 2013 in Speyer. Berlin: Duncker & Humblot 2015, pp. 169 et seq.

Chang, Wen Chen, Peaceful but "Illegal" assemblies? – Comparisons between Taiwan's constitution and the international covenant on civil and political rights. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 295 et seq.

Chen, Albert H.Y., Constitutions and values in three Chinese societies. In: *Davis, Dennis/Richter, Alan/Saunders, Cheryl* (eds.), *An inquiry into the existence of global values. Through the lens of comparative constitutional law*. Oxford: Hart Publishing, 2015, pp. 119 et seq.

Chen, Chia Ming, Searching for constitutional authority in the Sunflower Movement. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 211 et seq.

Chen, Hsien-wu/Lin, Po-wen, The rule of law in Taiwan's constitution. In: *Levy, Katja* (ed.), *Commemorating the 30th Anniversary of the PRC Constitution*. Berlin: Lit Verlag 2015, pp. 61 et seq.

Chen, Yu-jie, Human rights in China-Taiwan relations: How Taiwan can engage China. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 565 et seq.

Davis, Michael C., The basic law, universal suffrage and the rule of law in Hong Kong. In: *Hastings International and Comparative Law Review*, Vol. 38 (2015), pp. 275 et seq.

Gao, Quanxi, The rise of the Chinese political constitutionalist school. In: *Levy, Katja* (ed.), *Commemorating the 30th Anniversary of the PRC Constitution*. Berlin: Lit Verlag 2015, pp. 17 et seq.

Gao, Xujun/Gao, Bo, The German-Chinese 'Rule of Law Dialogue': Influence and outlook. In: *Verfassung und Recht in Übersee*, 2014, pp. 392 et seq.

Heun, Werner/Starck, Christian, Grundrechte, Rechtsstaat und Demokratie als Grundlagen des Verwaltungsrechts. Sechstes deutsch-taiwanesisches Kolloquium vom 25. bis 26. April 2014. Baden-Baden: Nomos 2015.

Hsu, Tzong-li, Medienfreiheit in Taiwan. In: *Medien und Recht* 2014, pp. 63 et seq.

Huang, Hui, Objectives and ways of implementation of the normative constitutional school. In: *Levy, Katja* (ed.), *Commemorating the 30th Anniversary of the PRC Constitution*. Berlin: Lit Verlag 2015, pp. 39 et seq.

Kerr, Andrew/Dan, Yu, Tradition as precedent: Articulating animal law reform in China. In: *Journal of Animal & Natural Resource Law*, Vol. 11 (2015), pp. 71 et seq.

Lee, Chien-Liang, Entwicklung des Rundfunksystems und –rechts in Taiwan. In: *Medien und Recht* 2014, pp. 325 et seq.

Lee, Chien-Liang, Verfassungsrechtliche Gewährleistung der Privatautonomie auf Taiwan – Grundzüge anhand der Verfassungsrechtsprechung. In: *Haase, Marco* (ed.), *Privatautonomie. Aufgaben und Grenzen*. Tagung vom 24. Bis 26. Mai 2013 in Peking. Baden-Baden: Nomos 2015, pp. 107 et seq.

Levy, Katja, Laojiao abolished, arbitrariness retained. Stability maintenance in an academic debate in the PRC. In: *Levy, Katja* (ed.), *Commemorating the 30th Anniversary of the PRC Constitution*. Berlin: Lit Verlag 2015, pp. 91 et seq.

Liebman, Benjamin L., Article 41 [of the Chinese Constitution] and the right to appeal. In: *Levy, Katja* (ed.), *Commemorating the 30th Anniversary of the PRC Constitution*. Berlin: Lit Verlag 2015, pp. 6 et seq.

Lin, Ming-Hsin, Vertrauensschutz in der Rechtsprechung der taiwanesischen Hochrichterschaft. In: *Heun, Werner/Starck, Christian* (eds.), *Grundrechte, Rechtsstaat und Demokratie als Grundlagen des Verwaltungsrechts*. Sechstes deutsch-taiwanesisches Kolloquium vom 25. bis 26. April 2014. Baden-Baden: Nomos 2015, pp. 175 et seq.

Lin, Yan/Ginsburg, Tom, Constitutional interpretation in lawmaking: China's invisible constitutional enforcement mechanism. In: *American Journal of Comparative Law*, Vol. 63 (2015), pp. 467 et seq.

Obata, Kaoru, The European human rights system beyond Europe. Interaction with Asia. In: *Journal für Rechtspolitik* 2015, pp. 36 et seq.

Pan, Xiao, Realising the right to health: A comparative study of South Africa, the United States and China.

In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 517 et seq.

Peng, Chun, Chinese rural land expropriation law: problems, prescriptions and obstacles. In: *China-EU Law Journal* 2015, pp. 173 et seq.

Peng, Chun, Decision-making and scrutiny of rural land expropriation in China: Conventional wisdom and beyond. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 591 et seq.

Pils, Eva, *China's human rights lawyers*. London: Routledge 2015.

Schick-Chen, Agnes S., Book Review: Xinhong Wang, *Open environmental information upon disclosure request in China: the paradox of legal mobilization*. In: *China-EU Law Journal* 2015, pp. 247 et seq.

Stein, Nate, A society disabled: State of the right to education for people with disabilities in China. In: *New York University Journal of International Law & Politics*, Vol. 47 (2015), pp. 501 et seq.

Su, Yeong-chin, Reform des Verfassungsprozessrechts in Taiwan. In: *Heun, Werner/Starck, Christian* (eds.), *Grundrechte, Rechtsstaat und Demokratie als Grundlagen des Verwaltungsrechts*. Sechstes deutsch-taiwanesisches Kolloquium vom 25. bis 26. April 2014. Baden-Baden: Nomos 2015, pp. 11 et seq.

Sun, Nai-Yi, Grundrechte und subjektiv-öffentliches Recht. Rechtsanspruch von Behinderten auf barrierefreien Zugang zu öffentlich-rechtlichen Einrichtungen und Dienstleistungen? Am Beispiel des Gesetzes zur Gewährleistung der Rechte behinderter Menschen in Taiwan. In: *Heun, Werner/Starck, Christian* (eds.), *Grundrechte, Rechtsstaat und Demokratie als Grundlagen des Verwaltungsrechts*. Sechstes deutsch-taiwanesisches Kolloquium vom 25. bis 26. April 2014. Baden-Baden: Nomos 2015, pp. 109 et seq.

Sun, Xianzhong, Die neue "Abrissverordnung" Chinas. Eine spiegelbildliche Systemanalyse des Bürgerrechtsgedankens. In: *Stern, Klaus* (ed.), *Wirtschaftlicher Wettbewerb versus Staatsintervention. Aktuelle Rechtsfragen aus verfassungs-, verwaltungs- und wirtschaftsrechtlicher Sicht*. An der Nationaluniversität Taiwan in Taipeh / im Auftrag der Fritz Thyssen Stiftung. Köln: Heymann 2014, pp. 177 et seq.

Tremolada, Riccardo/Farah, Paolo D., Conflict between intellectual property rights and human rights: A case study on intangible cultural heritage. In: *Oregon Law Review*, Vol. 94 (2015), pp. 125 et seq.

Wang, Linzhu, The identification of minorities in China. In: *Asian-Pacific Law and Policy Journal*, Vol. 16 (2015), pp. 1 et seq.

Wang, Shucheng, Emergence of a Dual Constitution in Transitional China. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 819 et seq.

Weng, Yuesheng, Reflexionen über die Entwicklung des Medienrechts in Taiwan unter besonderer Berücksichtigung

sichtigung des Fernsehrechts. In: *Medien und Recht* 2014, pp. 33 et seq.

Wong, Kai Yeung, Taking transgender rights seriously: A rights-based model of gender recognition in Hong Kong. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 109 et seq.

Wu, Chien Huei, Dance with the dragon: Closer economic integration with China and deteriorating democracy and rule of law in Taiwan and Hong Kong? In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 275 et seq.

Xie, Libin, Privatautonomie in der chinesischen Verfassungsordnung. In: *Haase, Marco* (ed.), *Privatautonomie. Aufgaben und Grenzen*. Tagung vom 24. Bis 26. Mai 2013 in Peking. Baden-Baden: Nomos 2015, pp. 125 et seq.

Xie, Libin, What is constitutional property in China? In: *China-EU Law Journal* 2015, pp. 65 et seq.

Yang, Shang-Ju, Konzeption des pouvoir constituant bei Sieyès und Schmitt. Der theoretische Ursprung der Verfassungsänderung in Taiwan. Berlin: Duncker & Humblot 2015.

Yang, Teng-Chieh, Eine starke oder eine schwache Konzeption der Rechtsstaatlichkeit? Auch zur Problematik der Universalität der Rechtsstaatlichkeit. In: *Der Staat* 2015, pp. 375 et seq.

Yee, Sienho, Sustainable development, international law and China. Towards an International Law of Co-progressiveness, Part II. Membership, Leadership and Responsibility. Boston: Brill Nijhoff 2014.

Yeung, Horace/Huang, Flora, "One country two systems" as bedrock of Hong Kong's continued success: Fiction or reality? In: *Boston College International and Comparative Law Review*, Vol. 38 (2015), pp. 191 et seq.

Zhang, Xiaodan, Die Änderung des Gesetzgebungsgesetzes der VRCh und die „neue Normalität“ der Gesetzgebung in China. In: *Verfassung und Recht in Übersee*, 2015, pp. 443 et seq.

Zhao, Jun, China and the uneasy case for universal human rights. In: *Human rights quarterly* 2015, pp. 29 et seq.

Zhu, Yi, Who's afraid of the "big bad" criminal procedure law? – Public participation in China's legislation. In: *Levy, Katja* (ed.), *Commemorating the 30th Anniversary of the PRC Constitution*. Berlin: Lit Verlag 2015, pp. 85 et seq.

Ziekow, Jan/Lee, Chien-Liang, Wandlungen im Verhältnis zwischen Bürger und Staat. Vorträge auf dem 1. deutsch-taiwanesischen vergleichenden Symposium zum öffentlichen Recht vom 31. Oktober bis 1. November 2013 in Speyer. Berlin: Duncker & Humblot 2015.

VIII. Administrative Law (Allgemeines Verwaltungsrecht)

Chen, Ai-er, Das Verwaltungsermessen in der taiwanesischen Verwaltungsrechtsdogmatik und Rechtsprechung des Verwaltungsgerichts. In: *Heun, Werner/*

Starck, Christian (eds.), *Grundrechte, Rechtsstaat und Demokratie als Grundlagen des Verwaltungsrechts*. Sechstes deutsch-taiwanesisches Kolloquium vom 25. bis 26. April 2014. Baden-Baden: Nomos 2015, pp. 73 et seq.

Lee, Chien-Liang, Das verwaltungsverfahren als Ordnungsidee im kooperativen Staat? Dargestellt am Beispiel der Stadterneuerung; zugleich eine kritische Analyse der Verfassungsauslegung Nr. 709 in Taiwan. In: *Ziekow, Jan/Lee, Chien-Liang* (eds.), *Wandlungen im Verhältnis zwischen Bürger und Staat*. Vorträge auf dem 1. deutsch-taiwanesischen vergleichenden Symposium zum öffentlichen Recht vom 31. Oktober bis 1. November 2013 in Speyer. Berlin: Duncker & Humblot 2015, pp. 9 et seq.

Lee, Chien-Liang, Verwaltungsrecht als Element des wirtschaftlichen Wettbewerbs und der Staatsintervention im Telekommunikationsmarkt. Entwicklung und Reform des Telekommunikationsrechts in Taiwan. In: *Stern, Klaus* (ed.), *Wirtschaftlicher Wettbewerb versus Staatsintervention*. Aktuelle Rechtsfragen aus verfassungs-, verwaltungs- und wirtschaftsrechtlicher Sicht. An der Nationaluniversität Taiwan in Taipeh / im Auftrag der Fritz Thyssen Stiftung. Köln: Heymann 2014, pp. 203 et seq.

Lin, Chia-Ho, Die Bedeutung der Grundrechte für das Verwaltungsverfahren. Am Beispiel Governance. In: *Heun, Werner/Starck, Christian* (eds.), *Grundrechte, Rechtsstaat und Demokratie als Grundlagen des Verwaltungsrechts*. Sechstes deutsch-taiwanesisches Kolloquium vom 25. bis 26. April 2014. Baden-Baden: Nomos 2015, pp. 215 et seq.

Sprick, Daniel, Rechtsstaatsentwicklung durch Gesetzgebung? – Das neue Verwaltungsprozessgesetz der Volksrepublik China. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 349 et seq.

Tsai, Tzung-Jen, Vom verpflichteten Staat zum verpflichtenden Staat. Zur Wandlung des verwaltungsrechtlichen Staat-Bürger-Verhältnisses. In: *Ziekow, Jan/Lee, Chien-Liang* (eds.), *Wandlungen im Verhältnis zwischen Bürger und Staat*. Vorträge auf dem 1. deutsch-taiwanesischen vergleichenden Symposium zum öffentlichen Recht vom 31. Oktober bis 1. November 2013 in Speyer. Berlin: Duncker & Humblot 2015, pp. 121 et seq.

IX. Administrative Law – Individual Branches (Besonderes Verwaltungsrecht)

Chan, Chen-Jung, Regelungsdefizite oder Anwendungsprobleme? In: *Zeitschrift für Wett- und Glückspielrecht* 2015, pp. 84 et seq.

Deng, Yixiang/Brombal, Daniele/Moriggi, Angela/Critto, Andrea/ Zhou, Yun/Marcomini, Antonio, China's water environmental management towards institutional integration. A review of current progress and constraints vis-a-vis the European experience. In: *Journal of Cleaner Production* 2015, pp. 285 et seq.

Gamini, Nazita, The need for stronger implementation of quarantine laws: How adopting China's strategy to fight SARS can help the United States effectively utilize quarantine powers in the fight against Ebola. In: *Journal of Health & Biomedical Law*, Vol. 11 (2015), pp. 57 et seq.

Gao, Anton Ming-Zhi, The special reconstruction regime after extreme weather from the 2009 Morakot typhoon in Taiwan. In: *Carbon & Climate Law Review*, Vol. 9 (2015), pp. 5 et seq.

Han, Yonghong, A legislative reform for the food safety system of China: A regulatory paradigm shift and collaborative governance. In: *Food & Drug Law Journal*, Vol. 70 (2015), pp. 453 et seq.

Hu, Chuanning, Der soziale Wohnungsbau im Vergleich zwischen Deutschland und China. Hamburg: Verlag Dr. Kovač 2014.

Kraus, Taylor L., Caring about personal care products: Regulation in the United States, the European Union, and China in the age of global consumption. In: *Wisconsin International Law Journal*, Vol. 33 (2015), pp. 167 et seq.

Liu, Hin Ting, Omissions and public authority liability: Should Hong Kong follow England's lead? In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 405 et seq.

McMullen-Laird, Lydia/Zhao, Xiaofan/Gong, Meng-jiel/McMullen, Samuel J., Air pollution governance as a driver of recent climate policies in China. In: *Carbon & Climate Law Review*, Vol. 9 (2015), pp. 243 et seq.

Pasquali, Paola, Borders of migration: a comparative legal perspective between EU and China. In: *China-EU Law Journal* 2015, pp. 223 et seq.

Reagan, Robert, A comparison of e-waste extended producer responsibility laws in the European Union and China. In: *Vermont Journal of Environmental Law*, Vol. 16 (2015), pp. 662 et seq.

Roth-Mingram, Berrit, Das neue Umweltschutzgesetz der VR China. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 55 et seq.

Sun, Juanjuan, The regulation of "Novel Food" in China: The tendency of deregulation. In: *European Food and Feed Law Review*, Vol. 10 (2015), pp. 442 et seq.

Sun, Nai-yi, Die Gesundheitsreform 2011 in Taiwan und die institutionelle Bürgerbeteiligung. In: Ziekow, Jan/Lee, Chien-Liang (eds.), *Wandlungen im Verhältnis zwischen Bürger und Staat. Vorträge auf dem 1. deutsch-taiwanesischen vergleichenden Symposium zum öffentlichen Recht vom 31. Oktober bis 1. November 2013 in Speyer*. Berlin: Duncker & Humblot 2015, pp. 189 et seq.

Wang, Alex L., Chinese state capitalism and the environment. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 251 et seq.

Wang, Jia, Toward a more balanced safe harbour protection system for internet service providers in China. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 851 et seq.

You, Mingqing, Changes and challenges of the 2014 revised environmental protection law in the context of China's five fundamental transitions. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 621 et seq.

Zhao, Yuhong, Innovative measures to improve environmental law enforcement in China. In: *China-EU Law Journal* 2015, pp. 155 et seq.

X. Economic Law (Wirtschaftsrecht)

Ahl, Björn, Staatliche Eingriffe in den Markt. Fragen der Rechtmäßigkeit und des Rechtsschutzes in China. In: *Stern, Klaus* (ed.), *Wirtschaftlicher Wettbewerb versus Staatsintervention. Aktuelle Rechtsfragen aus verfassungs-, verwaltungs- und wirtschaftsrechtlicher Sicht*. An der Nationaluniversität Taiwan in Taipeh / im Auftrag der Fritz Thyssen Stiftung. Köln: Heymann 2014, pp. 239 et seq.

Atzler, Christian/Schlender, Kail/Zinser, Rebecka, Der Entwurf für ein „Gesetz der Volksrepublik China für ausländische Investitionen“. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 252 et seq.

Baumont, Rick, Avenues to foreign investment in China's shipping industry. In: *Federal Lawyer*, Vol. 62 (2015), pp. 34 et seq.

Chen, Ruoying, Legal informality and human capital development in China. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 151 et seq.

Chia, Manjiao, A Long March towards Compatibility, Coherence and Consistency. The Future of China's Investment Agreements. In: *Zeitschrift für europarechtliche Studien* 2015, pp. 373 et seq.

Du, Ming, State-owned Enterprises in the WTO Law. An Analysis of United States-Definitive Anti-dumping and Countervailing Duties on Certain Products from China. In: *Liu, Qiao/Shan, Wenhua/Ren, Xiang* (eds.), *China and International Commercial Dispute Resolution*. Leiden: Brill Nijhoff 2015, pp. 306 et seq.

Duan, Maosheng, From carbon emissions trading pilots to national system: The road map for China. In: *Carbon & Climate Law*, Vol. 9 (2015), pp. 231 et seq.

Fang, Xiaomin, Staatliche Intervention in der marktorientierten Übergangswirtschaft Chinas. In: *Stern, Klaus* (ed.), *Wirtschaftlicher Wettbewerb versus Staatsintervention. Aktuelle Rechtsfragen aus verfassungs-, verwaltungs- und wirtschaftsrechtlicher Sicht*. An der Nationaluniversität Taiwan in Taipeh / im Auftrag der Fritz Thyssen Stiftung. Köln: Heymann 2014, pp. 395 et seq.

Farah, Paolo Davide, Lo Shale Gas in Cina alla Luce della Sicurezza Energetica e dei Principi dello Sviluppo

Sostenibile. In: *Italianeuropei* 2015, No. 2, pp. 132 et seq.

Farah, Paolo Davide/Tremolada, Riccardo, Regolazione e prospettive del mercato dello shale gas in Cina: tra diritto del commercio internazionale, diritto dell'energia, accordi di produzione, protezione ambientale e sviluppo sostenibile: Un confronto con l'esperienza statunitense. In: *Diritto Comunitario e Degli Scambi Internazionali* 2015, pp. 29 et seq.

Feng, Deng, Indigenous evolution of SOE regulation. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp 3 et seq.

Gagliardi, Danelle, Made in America: Why the shale revolution in America is not replicable in China and Argentina. In: *Washington University Global Studies Law Review*, Vol. 14 (2015), pp. 181 et seq.

Gao, Anton Ming-Zhi, Europe's policy framework for promoting offshore wind energy: Lessons for Taiwan and other countries. In: *Renewable Energy Law and Policy Review*, Vol. 6 (2015), pp. 3 et seq.

Jan, Sheng-Lin, Staatsintervention im privatrechtlichen Wettbewerbsrecht. Betrachtet am Beispiel des taiwanischen AGB-Rechts. In: *Stern, Klaus* (ed.), *Wirtschaftlicher Wettbewerb versus Staatsintervention. Aktuelle Rechtsfragen aus verfassungs-, verwaltungs- und wirtschaftsrechtlicher Sicht*. An der Nationaluniversität Taiwan in Taipeh / im Auftrag der Fritz Thyssen Stiftung. Köln: Heymann 2014, pp. 311 et seq.

Lin, Li-Wen, Balancing closure and openness: The challenge of leadership reform in China's state-owned enterprises. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp 133 et seq.

Luttermann, Claus, Rechtsreform für ausländische Investitionen in China. Auf dem Weg zum einheitlichen „Foreign Investment Law“. In: *Internationales Steuer- und Wirtschaftsrecht* 2015, pp. 185 et seq.

Mahony, Tarrant, Foreign investment law in China. Regulation, practice and context. Tsinghua: Tsinghua University Press 2015.

Sauvant, Karl P./Nolan, Michael D., China's rising outward FDI, its reception in host countries and implications for international investment law and policy. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp 285 et seq.

Sewell, Jessica, China's shale gas: A golden opportunity or hai di lao yue for U.S. firms? In: *Texas Journal of Oil, Gas, and Energy Law*, Vol. 10 (2015), pp. 463 et seq.

Sharma, Ajay, A comparative analysis of the Chinese and Indian FDI regimes. In: *Chicago-Kent Journal of*

International and Comparative Law, Vol. 15 (2015), pp. 35 et seq.

Sheng Li, Die Elektrizitätswirtschaft im Spannungsfeld von Staatsaufsicht und Wettbewerb. Ein Vergleich der deutschen und chinesischen Rechtslage. Hamburg: Verlag Dr. Kovač, 2014.

Stern, Klaus, Wirtschaftlicher Wettbewerb versus Staatsintervention. Aktuelle Rechtsfragen aus verfassungs-, verwaltungs- und wirtschaftsrechtlicher Sicht. An der Nationaluniversität Taiwan in Taipeh / im Auftrag der Fritz Thyssen Stiftung. Köln: Heymann 2014.

Trakman, Leon, China and Foreign Direct Investment. Looking Ahead. In: *Liu, Qiao/Shan, Wenhua/Ren, Xiang* (eds.), *China and International Commercial Dispute Resolution*. Leiden: Brill Nijhoff 2015, pp. 131 et seq.

Yuskaitis, Sarah, Get fracking: How China is institutionally unprepared to handle the technological advances of a shale revolution. In: *Suffolk Transnational Law Review*, Vol. 38 (2015), pp. 179 et seq.

XI. Traffic Laws (Verkehrsrecht)

Geyer, Matthias, Die Luftverkehrshaftung nach dem Recht der Volksrepublik China. Hamburg: Verlag Dr. Kovač 2015.

Zhang, Pengfei/Zhao, Minghua, Chinese Women Seafarers. Past, Present and Prospects. In: *Kitada, Momoko/Williams, Erin/Loloma, Froholdt Lisa* (eds.), *Maritime Women: Global Leadership*, Berlin: Springer 2015, pp. 235 et seq.

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

Awrey, Dan, Law and finance in the Chinese shadow banking system. In: *Cornell International Law Journal*, Vol. 48 (2015), pp. 1 et seq.

Behnes, Raimund, Mittelbare Übertragung steuerpflichtigen Vermögens in China. Steuerliche Implikationen für ausländische Akquisitionen und Restrukturierungen. In: *Internationales Steuerrecht* 2015, pp. 503 et seq.

Chrisman, John/Richardson, David/Lee, Alan, Hong Kong's role in China's financial reform – The era of the “New Normal“. In: *Banking Law Journal*, Vol. 132 (2015), pp. 417 et seq.

Cui, Wei, Administrative decentralization and tax compliance: A transactional cost perspective. In: *University of Toronto Law Journal* 2015, pp. 186 et seq.

Cui, Wei, An anatomy of the chinese VAT. In: *Schenk, Alan/Thuronyi, Victor/Cui, Wei* (eds.), *Value Added Tax: A Comparative Approach*, New York: Cambridge University Press 2015, pp. 441 et seq.

Cui, Wei, Taxation of state-owned enterprises: A review of empirical evidence from China. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible*

Hand? The Institutional Implications of Chinese State Capitalism, Oxford: Oxford University Press 2015, pp 109 et seq.

Cui, Wei/Wang, Zhiyuan, The inefficiencies of legislative centralization: Evidence from Chinese provincial tax rate setting. In: *China: An International Journal*, Vol. 13 (2015), pp 49 et seq.

Deng, Haifeng, Improving the legal implementation mechanisms for a carbon tax in China. In: *Pace Environmental Law Review*, Vol. 32 (2015), pp. 665 et seq.

Deng, Haifeng/Farah, Paolo Davidel Wang, Anna, China's role and contribution in the global governance of climate change: Institutional adjustments for carbon tax introduction, Collection and Management in China. In: *Journal of World Energy Law and Business*, Vol. 8 (2015), pp. 581 et seq.

Fan, Liao, Quenching thirst with poison? Local government financing vehicles – Past, present, and future. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp 69 et seq.

Gao, Simin, Seeing gray in a black-and-white legal world: Financial repression, adaptive efficiency, and shadow banking in China. In: *Texas International Law Journal*, Vol. 50 (2015), pp. 95 et seq.

Große-Bley, Jelena, Die Verordnung zur Verwaltung der Kreditauskunftsbranche. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 141 et seq.

Huang, Robin Hui, The regulation of shadow banking in China: International and comparative perspectives. In: *Banking & Finance Law Review*, Vol. 30 (2015), pp. 481 et seq.

Kindich, Aaron D./Meyer, Philipp H./Kahle, Holger Kahle, Aktuelle Entwicklungen der Ertragsbesteuerung von Betriebsstätten deutscher Unternehmen in China. In: *Die Unternehmensbesteuerung* 2015, pp. 211 et seq.

Lakhani, Avnita, China's shadow banking industry and impact on capital markets: Ignoring the lessons of the past. In: *George Mason Journal of International Commercial*, Vol. 7 (2015), p. 1 et seq.

Masuch, Andreas/Ng, Martin/Gao, Vivien, Auswirkungen der Business-Tax-to-VAT-Reform in China auf die Unternehmen. In: *Mehrwertsteuerrecht* 2015, pp. 568 et seq.

Meyer, Philipp, Das neue deutsch-chinesische Doppelbesteuerungsabkommen – Eine Analyse relevanter Rechtsänderungen für deutsche Investoren in China. In: *Zeitschrift für Chinesisches Recht* 2015, pp. 35 et seq.

Pistor, Katharina/Li, Guo/Chu, Zhou, The hybridization of China's financial system. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp 353 et seq.

Richardson, David/Chrisman, John/McFadzean, Christopher W., Shedding light on China's massive shadow banking market-regulations: For better or for worse? In: *Banking Law Journal*, Vol. 132 (2015), pp. 27 et seq.

Smith, Brittany A., Taxation without representation: Nonresident taxpayers face additional cost of doing business in China as a result of new provisional measures. In: *Tulane Maritime Law Journal*, Vol. 40 (2015), pp. 275 et seq.

Su, Pan, Why does a powerful regulatory regime fail? An examination of the regulation of prepaid cards in China. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 987 et seq.

XIII. Labor Law (Arbeitsrecht)

Brown, Ronald C., Asian and U.S. perspectives on labor rights under international trade agreements compared. In: *Marx, Axel/Wouters, Jan/Rayp, Glenn/Beke, Laura* (eds.), *Global Governance of Labour Rights*. Cheltenham: Elgar 2015, pp. 83 et seq.

Brown, Ronald C., Collective bargaining in China: Guangdong regulation a harbinger of national model? In: *China-EU Law Journal*, Vol. 4 (2015), pp. 135 et seq.

Cairns, Daniel S. S., New formalities for casual labor: Addressing unintended consequences of China's labor contract law. In: *Washington International Law Journal*, Vol. 24 (2015), pp. 219 et seq.

Estlund, Cynthia, Will workers have a voice in China's "Socialist Market Economy"? The curious revival of the workers congress system. In: *Comparative Labor Law & Policy Journal*, Vol. 36 (2015), pp. 69 et seq.

Li, Ka Ni, Re-conceptualizing the notion of "employer": The case of labor dispatch workers in China. In: *Brooklyn Journal of International Law*, Vol. 40 (2015), pp. 619 et seq.

Lu, Jiefeng, Regulating employment discrimination in China: A discussion from the socio-legal perspective. In: *Michigan State International Law Review*, Vol. 23 (2015), pp. 437 et seq.

Schreiter, Anne, Deutsch-chinesische Arbeitswelten. Einblicke in den interkulturellen Unternehmensalltag in Deutschland und China. Bielefeld: Transcript 2015.

Shen, Jianfeng, Privatautonomie im chinesischen Arbeitsrecht. Zum Verhältnis zwischen dem Vertragsgesetz und dem Arbeitsvertragsgesetz. In: *Haase, Marco* (ed.), *Privatautonomie. Aufgaben und Grenzen*. Tagung vom 24. Bis 26. Mai 2013 in Peking. Baden-Baden: Nomos 2015, pp. 269 et seq.

Wang, Fuxi, Book review. Friedman, Eli. *Insurgency trap: Labor politics in postsocialist China*. New York: Cornell University Press, 2014. In: *Comparative Labor Law and Policy Journal*, Vol. 36 (2015), pp. 343 et seq.

Xie, Zengyi, *Labor law in China. Progress and challenges*. Berlin: Springer 2015.

Zheng, Aiqing, Le droit du travail en Chine. Avancées et défis. In: *Bezenberger, Tilman/ Gruber, Joachim/Rohlfing-Dijoux, Stéphanie* (eds.), Die deutsch-französischen Rechtsbeziehungen, Europa und die Welt. Les relations juridiques franco-allemandes, l'Europe et le monde. Baden-Baden: Nomos 2014, pp. 521 et seq.

XIV. Social Legislation (Sozialrecht)

Brown, Ronald, Measuring China's social insurance law under international standards of international labour organization and influences of social dimension provisions of free trade agreements and bilateral investment treaties. In: *Hong Kong Law Journal*, Vol. 45 (2015), pp. 651 et seq.

Deng, Haifeng, Legal issues of social assistance in the process of post-disaster reconstruction in China. In: *Carbon & Climate Law Review*, Vol. 9 (2015), pp. 19 et seq.

Gallagher, Mary E., The social relations of Chinese state capitalism. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 225 et seq.

XV. Public International Law (Völkerrecht)

Andreeff, Daniel, Legal implications of China's land reclamation projects in the Spratly Islands. In: *New York University Journal of International Law & Politics*, Vol. 47 (2015), pp. 855 et seq.

Bai, Xuezhul/Morris, Nicholas, China, economic Taoism, and development: Different paradigms and different outcomes. In: *Toohey, Lisa/Picker, Colin/Greenacre, Jonathan* (eds.), *China in the international economic order: New Directions and Changing Paradigms*. New York: Cambridge University Press 2015, pp. 211 et seq.

Bateman, Walter S., Sovereignty as an obstacle to effective oceans governance and maritime boundary making. The case of South China Sea. In: *Schofield, Clive/Lee, Seokwoo/Kwon, Moon-Sang* (eds.), *The Limits of Maritime Jurisdiction. A Law of the Sea Institute publication*. Leiden: Brill Nijhoff 2014, pp. 201 et seq.

Bath, Vivienne, The 'National Interest' in Australian and Chinese investment law and policy. In: *Farrar, John/Hiscock, Mary/Lo, Vai* (eds.), *Australia's trade, investment and security in the Asian century*. Queensland, AU: World Scientific Books 2015, pp. 97 et seq.

Bath, Vivienne, China and international investment policy – the balance between domestic and international concerns. In: *Toohey, Lisa/Picker, Colin/Greenacre, Jonathan* (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 227 et seq.

Bath, Vivienne/Nottage, Luke, ASEAN and the ASEAN Australia New Zealand Free Trade Agreement. In: *Bungenberg, Marc/Griebel, Joern/Hobe, Stephan/Reinisch,*

August (eds.), *International investment law*. Baden-Baden: Beck / Hart / Nomos 2015, pp. 283 et seq.

Belis, David/Joffe, Paul/Kerremans, Bart/Qi, Ye, China, the United States and the European Union: Multiple bilateralism and prospects for a new climate change diplomacy. In: *Carbon & Climate Law Review*, Vol. 9 (2015), pp. 203 et seq.

Buckley, Ross/Zhou, Weihuan, China's negotiation of the international economic legal order. In: *Toohey, Lisa/Picker, Colin/Greenacre, Jonathan* (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 151 et seq.

Cheung, Alvin Y.H., Road to nowhere: Hong Kong's democratization and China's obligations under public international law. In: *Brooklyn Journal of International Law*, Vol. 40 (2015), pp. 465 et seq.

Chow, Daniel C.K., Why China wants a bilateral investment treaty with the United States. In: *Boston University International Law Journal*, Vol. 33 (2015), pp. 421 et seq.

Daugirdas, Kristina/Mortenson, Julian Davis, U.S. Navy continues freedom of navigation and overflight missions in the South China Sea despite China's "Island-Building" campaign. In: *American Journal of International Law*, Vol. 109 (2015), pp. 667 et seq.

Davenport, Tara M., The China-Japan dispute over entitlement in the East China Sea. Legal issues and prospects for resolution. In: *Schofield, Clive/Lee, Seokwoo/Kwon, Moon-Sang* (eds.), *The Limits of Maritime Jurisdiction. A Law of the Sea Institute publication*. Leiden: Brill Nijhoff 2014, pp. 297 et seq.

Davis, Michael C., Can international law help resolve the conflicts over uninhabited islands in the East China Sea? In: *Denver Journal of International Law and Policy*, Vol. 43 (2015), pp. 119 et seq.

Don Harpaz, Marcia, China and international tribunals: Onward from the WTO. In: *Toohey, Lisa/Picker, Colin/Greenacre, Jonathan* (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 43 et seq.

van Eekelen, Willem F., Indian foreign policy and the border dispute with China. A new look at Asian relationships. Leiden: Brill / Martinus Nijhoff 2015.

Elkemann, Catherinel/Ruppel, Oliver C., Chinese foreign direct investment into Africa in the context of BRICS and Sino-African bilateral investment treaties. In: *Richmond Journal of Global Law and Business*, Vol. 13 (2015), pp. 593 et seq.

Gao, Henry, From the Doha Round to the China Round: China's growing role in WTO negotiations. In: *Toohey, Lisa/Picker, Colin/Greenacre, Jonathan* (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 79 et seq.

Gruin, Julian, Contesting the Liberal Imaginary? China's Role in the international monetary system. In: Toohey, Lisa/Picker, Colin/Greenacre, Jonathan (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 189 et seq.

Healey, Deborah, Mergers with conditions in China: Caution, control, or industrial policy? In: Toohey, Lisa/Picker, Colin/Greenacre, Jonathan (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 245 et seq.

He, Juan, China-Canada seal import deal after the WTO EU-seal products case: At the crossroad. In: *Asian Journal of WTO & International Health Law & Policy*, Vol. 10 (2015), pp. 223 et seq.

Hsieh, Pasha L., The discipline of international law in Republican China and contemporary Taiwan. In: *Washington University Global Studies Law Review*, Vol. 14 (2015), pp. 87 et seq.

Hutzler, Ryan, Building a different kind of relationship. A suggested treaty between the United States and China. In: *New York International Law Review*, Vol. 28 (2015), pp. 29 et seq.

Jacobsen, Lin, International investment law with Chinese characteristics: Zooming in on China's BIT practice. In: *American Review of International Arbitration*, Vol. 26 (2015), pp. 19 et seq.

Jayaram, Dhanasree, A shift in the agenda for China and India: Geopolitical implications for future climate governance. In: *Carbon & Climate Law Review*, Vol. 9 (2015), pp. 219 et seq.

Kim, Sok-kyun, Perspectives on East China Sea maritime disputes. Issues and context. In: Schofield, Clive/Lee, Seokwoo/Kwon, Moon-Sang (eds.), *The Limits of Maritime Jurisdiction. A Law of the Sea Institute publication*. Leiden: Brill Nijhoff 2014, pp. 285 et seq.

Kimble, Suzanne S., Is China making waves in international waters by building artificial islands in the South China Sea? In: *Tulane Journal of International and Comparative Law*, Vol. 24 (2015), pp. 263 et seq.

Kingdon, Emma, A case for arbitration: The Philippines' solution for the South China Sea dispute. In: *Boston College International and Comparative Law Review*, Vol. 38 (2015), pp. 129 et seq.

Kohler, Hannah, The eagle and the hare: U.S.-Chinese relations, the Wolf amendment, and the future of international cooperation in space. In: *Georgetown Law Journal*, Vol. 103 (2015), pp. 1135 et seq.

Kraska, James/Monti, Michael, The law of naval warfare and China's maritime militia. In: *International Law Studies*, Vol. 91 (2015), pp. 450 et seq.

Lam, Tina, The legal hurdles preventing a U.S.-China bilateral investment treaty: Problems with national security, environmental and labor standards, and

investor-state dispute settlement mechanisms. In: *Florida Coastal Law Review*, Vol. 16 (2015), pp. 303 et seq.

Ma, Guang/Li, Jiang, A legalization theory based response to Timothy Webster's "Paper Compliance" of China in WTO dispute settlement. In: *Asian Journal of WTO & International Health Law & Policy*, Vol. 10 (2015), pp. 541 et seq.

MacFarlane, Philip J., U.S. and Chinese investment treaties in Latin America: Convergence or competition? In: *Houston Journal of International Law*, Vol. 37 (2015), pp. 927 et seq.

Manley, Morgan V., The (inter)national strategy: An ivory trade ban in the United States and China. In: *Fordham International Law Journal*, Vol. 38 (2015), pp. 1511 et seq.

Mastroianni, Marissa A., Growing numbers of Chinese blue helmets: China's changing role within the Security Council. In: *Florida Journal of International Law*, Vol. 27 (2015), pp. 121 et seq.

Mercurio, Bryan, China, intellectual property rights, and the WTO: Challenging but not a challenge to the existing legal order. In: Toohey, Lisa/Picker, Colin/Greenacre, Jonathan (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 293 et seq.

Nafziger, James A.R./Ye, Ming, China's epochal case: A tale of two ships. In: *Journal of Maritime Law and Commerce*, Vol. 46 (2015), pp. 515 et seq.

Nakagawa, Junji, The emerging rules on state capitalism and their implications for China's use of SOEs. In: Toohey, Lisa/Picker, Colin/Greenacre, Jonathan (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 112 et seq.

O'Brien, Justin/Gilligan, Georgel/Greenacre, Jonathan, Is the rise of Chinese state capital a regulatory game changer? The example of inward investment capital to Australia. In: Toohey, Lisa/Picker, Colin/Greenacre, Jonathan (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 170 et seq.

Peng, Shin-yi, Standards as a means to technological leadership? China's ICT Standards in the context of the international economic order. In: Toohey, Lisa/Picker, Colin/Greenacre, Jonathan (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 128 et seq.

Peters, Craig, The impasse of Tibetan justice: Spain's exercise of universal jurisdiction in prosecuting Chinese genocide. In: *Seattle University Law Review*, Vol. 39 (2015), pp. 165 et seq.

Peerenboom, Randall, Revamping the China model for the post-global financial crisis era: The emerging post-Washington, post-Beijing consensus. In: Toohey, Lisa/Picker, Colin/Greenacre, Jonathan (eds.), *China in*

the international economic order: New directions and changing paradigms. New York: Cambridge University Press 2015, pp. 11 et seq.

Picker, Colin B., China's legal cultural relationship to international economic law: Multiple and conflicting paradigms. In: *Toohey, Lisa/Picker, Colin/Greenacre, Jonathan* (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 62 et seq.

Picker, Colin B./Toohey Lisa, China in the international economic order: New directions and changing paradigms. In: *Toohey, Lisa/Picker, Colin/Greenacre, Jonathan* (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 1 et seq.

Potter, Pitman B., Legal challenges in Canada-China relations. In: *Farooq, Asif B./McKnight, Scott* (eds.), *Moving forward: Issues in Canada-China Relations*. Toronto: University of Toronto Asian Institute 2015, pp. 46 et seq.

Qiao, Shitong, Whither China's Non-interference Principle? In: *Snyder, Francis G./Lu, Yi* (eds.), *The future of transnational law. EU, USA, China and the BRICS*. Bruxelles: Bruylant 2015, pp. 25 et seq.

Runnels, Michael B., Rising to China's challenge in the Pacific Rim: Reforming the Foreign Corrupt Practices Act to further the Trans-Pacific Partnership. In: *Seattle University Law Review*, Vol. 39 (2015), pp. 107 et seq.

Schofield, Clive Lee, Seokwool Kwon, Moon-Sang, *The Limits of Maritime Jurisdiction*. A Law of the Sea Institute publication. Leiden: Brill Nijhoff 2014.

Shi, Xiaoxin, Making ends meet: Using a market-based approach to incentivize foreign vessels to comply with the air emission standards of MARPOL [International Convention for the Prevention of Pollution from Ships] Annex VI. In: *Penn State Journal of Law & International Affairs*, Vol. 4 (2015), pp. 556 et seq.

Snyder, Francis G./Lu, Yi, *The future of transnational law. EU, USA, China and the BRICS*. Bruxelles: Bruylant 2015.

Suter, David, *The Shanghai Cooperation Organisation. A Chinese Practice of International Law*. Zurich: Schulthess 2015.

Tobias, Drew, From Nicaragua to Snowden: Chinese domestic internet encryption, national security, and the WTO. In: *Boston University Journal of Science and Technology Law*, Vol. 21 (2015), pp. 167 et seq.

Toohey, Lisa, Regarding China: Images of China in the international economic order. In: *Toohey, Lisa/Picker, Colin/Greenacre, Jonathan* (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 27 et seq.

Trakman, Leon E., Geopolitics, China, and investor-state arbitration. In: *Toohey, Lisa/Picker, Colin/Greenacre,*

Jonathan (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 268 et seq.

Tran, Truong Thuy, Politics, international law and the dynamics of recent developments in the South China Sea. In: *Schofield, Clive/Lee, Seokwoo/Kwon, Moon-Sang* (eds.), *The Limits of Maritime Jurisdiction. A Law of the Sea Institute publication*. Leiden: Brill Nijhoff 2014, pp. 249 et seq.

Trujillo, Elizabeth, China – Measures related to the exportation of rare earths, tungsten, and molybdenum. In: *American Journal of International Law*, Vol. 109 (2015), pp. 616 et seq.

Villalobos, Katharine M., Digital oppression in Cuba and China: A comparative study of ICCPR violations. In: *Journal of Transnational Law & Policy*, Vol. 24 (2015), pp. 161 et seq.

Webster, Timothy, China's implementation of WTO decisions. In: *Toohey, Lisa/Picker, Colin/Greenacre, Jonathan* (eds.), *China in the international economic order: New directions and changing paradigms*. New York: Cambridge University Press 2015, pp. 98 et seq.

Wu, Chien-Huei, Key issues regarding the EU's concurrent imposition of anti-dumping and countervailing duties on Chinese coated fine papers: Analogue country, market economy treatment, individual treatment, and double remedy. In: *Asian Journal of WTO & International Health Law & Policy*, Vol. 10 (2015), pp. 263 et seq.

Wu, Mark, The WTO and China's unique economic structure. In: *Liebman, Benjamin/Milhaupt, Curtis* (eds.), *Regulating the Visible Hand? The Institutional Implications of Chinese State Capitalism*, Oxford: Oxford University Press 2015, pp. 313 et seq.

Xue, Guifang, The South China Sea. Competing claims and conflict situations. In: *Schofield, Clive/Lee, Seokwoo/Kwon, Moon-Sang* (eds.), *The Limits of Maritime Jurisdiction. A Law of the Sea Institute publication*. Leiden: Brill Nijhoff 2014, pp. 225 et seq.

Yanagihara, Masaharu, Significance of the history of the law of nations in Europe and East Asia. In: *Recueil des cours* 2015, pp. 273 et seq.