Monography

- Liability and Couple Relationship - A contribution to legal obligations in family relationships and liability issues in internal and external relations, habilitation thesis, Mohr Siebeck (JusPriv 221), Tübingen 2017
  
  Summary of the author in AcP 218 (2018), 659–661
  
  Review by Henrich, FamRZ 2018, 1655


Textbooks

- Exam Course BGB (together with Hans-Joachim Musielak, who wrote the first two editions on his own and the third edition together with Wolfgang Hau), C.H. Beck, Munich, 4th edition 2019

- Exam revision Course Family Law (on the basis of the prior editions written by Martin Lipp, last 4th edition), C.F. Müller, Heidelberg, 5th edition (in preparation)

Commentaries


- Regulation (EU) 2016/1103 und 1104 implementing enhanced cooperation in the area of jurisdiction, applicable law and the recognition and enforcement of decisions in matters of matrimonial property regimes and in matters of the property consequences of registered partnerships: Art. 1–19, 36–70 [scope and definitions, jurisdiction, recognition, enforceability and enforcement of decisions, authentic instruments and court settlements, general and final provisions],

---

1 All publications and presentations are/were in German if not indicated otherwise.


**Articles and Contributions**

- Claims for compensation in the event of breaches of the provisions of parental care and access rights (in preparation)

- Conditions, legal consequences and enforcement of the house rules in tenancy contracts, NZM 2018, 689-698 – published together with Florian Eichel and Fabian Klinck

- Divorce without court – European developments, StAZ 2018, 106-116


- The performance and defense component of an exemption claim, ZfPW 2015, 226–249


- Ordre public and the recognition of legal parenthood in international surrogacy cases, RabelsZ 78 (2014), 551-591
Dispute about back rent between divorced spouses: Jurisdiction of the “Grand Family Court” – relevance of defendant’s submissions for the court’s jurisdiction, NZM 2013, 607–610

Adultery as a military offense?, JZ 2013, 350–354


Annotations

Compensation claim of the alleged father against the mother for paid maintenance to the child, Annotation of Supreme Court of Justice of Austria (Oberster Gerichtshof), 27.11.2018 – 4Ob82/18i, (in preparation)

Annotation of Higher Regional Court Hamburg (Oberlandesgericht), 25.5.2018 – 8 U 51/17, [Pitfalls of public service and jurisdiction agreement in international business contracts], IPRax 2019 (forthcoming)

Annotation of Higher Regional Court Düsseldorf (Oberlandesgericht), 29.8.2018 – 2 UF 66/18, [Claim authorization from savings books issued in the name of the children], FamRZ 2019, 461–462

Annotation of European Court of Justice, 20.12.2017 – C-372/11 (Sahyouni / Mamisch II), [scope of the Rome III Regulation and contractual divorce], FamRZ 2018, 171–172

Annotation of German Federal Court of Justice (BGH), 14.6.2016 – XI ZR 242/15 [bail’s liability as a nail test for the extension of the legal force to defenses], JZ 2017, 317–320

Independent competence of the courts in the executing Member State to prove the grounds of non-recognition. Annotation of German Federal Court of Justice (BGH), 20.10.2016 – IX ZB 11/16, LMK 2016, 384751

Judicial determination of paternity with regard to embryos: characterization, private international law, substantive law. Annotation of Higher Regional Court Düsseldorf (Oberlandesgericht), 31.7.2015 – II-1 UF 83/14, IPRax 2016, 432–436

Ancillary matrimonial property regime and conflict of laws – characterization of claims arising from an undisclosed partnership between spouses. Annotation of German Federal Court of Justice (BGH), 10.6.2015 – IV ZR 69/14, IPRax 2016, 353–355

Annotation of ECJ, 18.12.2014 – C-400/13 (Sanders / Verhaegen), [concentration of venue in cross-border maintenance cases], FamRZ 2015, 641–642
• Procedural recognition of a foreign decision on legal parentage in favor of registered partners in surrogacy cases. Annotation of Federal Court of Justice (Bundesgerichtshof), 10.12.2014 – XII ZB 463/13 (civil status proceedings), StAZ 2015, 33–40

• Inappropriate differentiations in international surrogacy cases. Annotation of Administrative Court Berlin (Verwaltungsgericht), 5.9.2012 – 23 L 283.12, Higher Regional Court Düsseldorf (Oberlandesgericht), 26.4.2013 – 3 Wx 211/12 and Higher Regional Court Berlin (Kammergericht), 1.8.2013 – 1 W 413/12, IPRax 2014, 57–62

• Annotation of Higher Regional Court Frankfurt (Oberlandesgericht), 23.2.2012 – 1 UF 365/10 [International jurisdiction in an action concerning spousal maintenance during separation after amendment of action from a quantified action for performance to a multistage action], FamRZ 2012, 1507–1508


**Book reviews**


**Contributions**

Prof. Dr. Claudia Mayer, LL.M. (Chicago)

Presentations / Conference contributions

- Claims for compensation in the event of breaches of the provisions of parental care and access rights, 22 June 2019, annual meeting of the scientific association of Family Law, 20 to 22 June 2019, Munich (Germany)
- “Foreign divorces and their relevance in Germany – a case for Rome III?”, 15 December 2017, vocation speech at the Law School of the University of Regensburg (Germany)
- „Divorce without court – European developments“, 10 November 2017; 4th German Day of Registrars, 10 to 11 November 2017, Rostock-Warnemünde (Germany)
- „Migration and cross-border surrogacy – genetic link as decisive criteria in surrogacy cases“, 20 September 2017, 8th German-Japanese Law Symposium, 18 to 21 September 2017 in Tokyo (Japan)
- “The reasonableness of bringing an action as an «overriding requirement for the commencement of the statute of limitations»”, 17 May 2017, habilitation speech at the Law School of the University of Passau (Germany)
- “Marriage involving refugees”, 9 May 2017, Conference of the Association of Hessian Registrars, 9 to 10 May 2017, Bad Hersfeld (Germany)
- “Guaranty as crucial test for the extension of legal force on the arguments in defence”, 17 January 2017, vocation speech at the Law School of the Eberhard Karls University of Tübingen (Germany)
- “Implementing the European Account Preservation Order and gathering of information”, 28 October 2016, weekend seminar for lawyers concerning European Civil Procedure, funded by the Justice Programme of the European Union in the context of the project “European Civil Procedure for Lawyers – Promoting Training to Improve the Effectiveness of Transnational Justice”, 28 to 29 October 2016, Munich (Germany)
- “Objectives and assessment of the effectivity of the EU Maintenance Regulation from an academic point of view”, 16 September 2016, conference in the context of the EU-project “Planning the future of cross-border families: a path through coordination – EUFam’s”, 15 to 16 September 2016, Heidelberg (Germany)
- “Lis alibi pendens and choice of court agreements”, 11 June 2016, weekend seminar for lawyers concerning European Civil Procedure, funded by the Justice Programme of the European Union in the context of the project “European Civil Procedure for Lawyers – Promoting Training to Improve the Effectiveness of Transnational Justice”, 10 to 11 June 2016, Munich (Germany)
“Surrogacy – legal comparison in Europe and the decision of the Federal Court“, 22 October 2015, Conference of the cantonal surveillance authority in civil status matters, 22 to 23 October 2015, Brunnen (Switzerland)

“Surrogacy in Europe and the consequences of the decisions of the European Court of Human Rights”, 11 May 2015, 15th Congress of the European Association of Registrars, 11 to 12 May 2015, Kassel (Germany)

“The decision of the German Federal Court of Justice of 10 December 2014 concerning surrogacy“, 28 April 2015, Conference of the Association of Bavarian Registrars, 27 to 29 April 2015, Amberg (Germany)

“Supreme Court Update with regard to surrogacy – The decision of the German Federal Court of Justice”, 15 November 2014, Conference of the Federal Association of Registrars, 13 to 15 November 2014, Bad Salzschlirf (Germany)

“Deficient flat“, 30 September 2014, Autumn Academy for young jurists of the German Mietgerichtstag, 28 September to 1. October 2014, Berlin (Germany)

“Judicial development of disclosure law? – Demonstrated with the example of the so called „Berliner Räumung“ before its overdue codification in § 885a German Code of Civil Procedure“, 12 September 2014, 25. Annual Meeting of the Association of Young Academics specializing in Civil Law, 10 to 13. September 2014, Cologne (Germany)

“International Surrogacy – An urgent need for legal action“, 25 October 2013, staff lecture at the University of Dundee (Scotland) (in English)

“Forum non conveniens and its application by U.S. federal courts in the context of international treaty obligations”, 7 June 2013, 14. Graduates’ meeting on International Business Law, 7 to 8 June 2013, Winterthur (Switzerland)

Workshop Moderation (in English) “Country Reports – African Perspective” at the International Conference on the “Recovery of Maintenance in the EU and Worldwide”, 5 to 8 March 2013, Heidelberg (Germany)