

PROF. DR. MICHAEL GRÜNBERGER, LL.M. (NYU)

University of Bayreuth
Chair of Civil, Commercial and Technology Law
Universitätsstraße 30 · D-95440 Bayreuth
Phone +49 921 55-6170 · Fax +49 921 55-6172
gruenberger@uni-bayreuth.de
www.gruenberger.uni-bayreuth.de

EMPLOYMENT

University of Bayreuth, Germany

Professor of Civil, Commercial and Technology Law, since August 2012 (tenured)

Chair of the Bayreuth Graduate and Research Training Group “Intellectual Property and the Public Domain” (<http://www.gkrw.uni-bayreuth.de>), since November 2012. (The group is funded by the Deutsche Forschungsgemeinschaft, Germany’s largest and most prestigious independent research funding organisation, with € 540.000,- (approx. \$ 700.000,-) annually.

Visiting Professor of Civil, Commercial and Technology Law, April – August 2012

Rupprecht-Karls-University Heidelberg, Germany

Visiting Professor of Civil Law, October 2011 – March 2012

University of Cologne, Germany

Assistant Professor at the Institute for Industrial Property Rights and Copyright, August 2005 – September 2011

Fordham Law School, New York, NY

Visiting Foreign Scholar, March – April 2008

novalex/juriq, Germany

Coaching students for the first state exam (JD equivalent) in public law, October 2005 – March 2006; April 2003 – July 2004

University of Cologne, Germany

Graduate Senior Assistant and Ph.D. student, Chair of Civil, Commercial and Corporate Law and Intellectual Property Law, January 2003 – August 2004

Mayer, Brown & Platt, Germany

Freelancer, May 1999 – October 2000

University of Cologne, Germany

Graduate Assistant, Department for German Legal History, February 1999 – September 2000

University of Cologne, Germany

Student Research Assistant, Department for German Legal History, January 1995 – January 1999

EDUCATION

University of Cologne, Faculty of Law, Germany

Habilitation (post-doctoral degree), 2011

Dr. jur. (doctorate in law), 2005

New York University, New York

Master of Laws (LL.M.), 2005 (Artur T. Vanderbilt scholarship, DAAD (German Academic Exchange Service) scholarship)

Landesjustizprüfungsamt [Legal State Exam Authority] Düsseldorf, Germany

Second State Examination, *magna cum laude*, 2002

(Top 3 % of all participants in 2002)

Oberlandesgericht [Regional High Court] Cologne, Germany

First State Examination (J. D. equivalent), *magna cum laude*, 1999

(Top 1 % of all law school graduates in North-Rhine Westfalia in 1999)

PUBLICATIONS

Research Focus

My current research focuses on three subject areas:

Intellectual property law with an emphasis on copyright law, as well as international jurisdiction and conflict of laws in IP infringement cases;

Scope of equal treatment and non-discrimination principles among private actors;

Development of private law in a multi-level legal order such as the European Union.

Monographs

Geistiges Eigentum im Verfassungsstaat – Geschichte und Theorie [Intellectual Property in a Constitutional State – History and Theory], M. Grünberger/M. Goldhammer/D. Klippel (editors), Mohr Siebeck, Tübingen (2016)

Die Kollision von Urheberrecht und Nutzerverhalten [The Conflict Between Copyright Law and User Behavior], M. Grünberger/S. Leible (editors), Mohr Siebeck, Tübingen (2014)

Comments on Vor §§ 73 ff, § 73, §§ 77-79a, § 80, § 96, §§ 135/135a, § 137c, § 137j, § 137m Copyright Law, in: Schricker, Copyright Law, edited by Ulrich Loewenheim/Matthias Leistner/Ansgar Ohly, C. H. Beck, 5th edition, Munich (2015)

Comments on §§ 1-5, 19-21 AGG [German General Non-Discrimination Act] (in cooperation with Janis Block), in: BeckOnline-Großkommentar BGB, edited by Beate Gsell/Wolfgang Krüger/Stephan Lorenz/Jörg Mayer, C. H. Beck, München (2014)

Personale Gleichheit. Der Grundsatz der Gleichbehandlung im Zivilrecht [Personal Equality, The Principle of Non-Discrimination in Civil Law], Baden-Baden (2013); reviewed by Gregor Bachmann in: GPR 1/2015; E. Eichenhofer in: ZESAR 2014, 304; G. Bachmann in: GPR 2015, 10; C. Armbrüster in: ZVersWiss 2015, 311; A. Röthel in: AcP 215 (2015), 893; M. Pöschl in: Rechtswissenschaft 2016, 51

Das Interpretenrecht [Performers Rights], Carl Heymanns Verlag, Cologne (2006)

Essays

Grundstrukturen (allgemeine Strukturmerkmale) von Gleichheitssätzen [Basic Structures (General Structural Features) of the Principals of Equal Treatment], in: Gleichheitssatzdogmatik heute: Beiträge und Ergebnisse, Kempny/Reimer (editors), Tübingen 2017

Perspektiven deutscher Privatrechtstheorie [Perspectives of German Private Law Theory], in: Privatrechtstheorie heute Grünberger/Jansen (editors), Tübingen 2017

Verbreiten, Vermieten und Verleihen im Europäischen Urheberrecht, [Spreading, Letting and Lending in European Copyright Law], in: Anwalt des Urheberrechts: Festschrift für Gernot Schulze zum 70. Geburtstag, München 2017

Die Entwicklung des Urheberrechts im Jahr 2016, Teil 2 [Development of the Copyright Law in 2016, part 2], ZUM 5 / 2017, 361-380

Die Entwicklung des Urheberrechts im Jahr 2016, Teil 1 [Development of the Copyright Law in 2016, part 1], ZUM 4 / 2017, 324-338

Internetplattformen – Aktuelle Herausforderungen der digitalen Ökonomie an das Urheber- und Medienrecht [Internet Platforms – Current Challenges of the Digital Economy for Copyright and Media Law], ZUM 2/2017, 89-92

Vergütungspflicht und Lizenzvorrang in der neuen EU-Bildungsschranke [Payment Obligation and License Priority regarding the Limitations on Copyright for Educational Purposes recently imposed by the EU], GRUR 1/2017, 1-11

Bürgerliches Recht und Gleichheit, in: Grundlagen und Grundfragen des Bürgerlichen Rechts [Civil Law and Equality, in: Bases and Basic Questions of Civil Law], Klippel/Löhning/Walter (editors), Bielefeld 2016

Zugangsregeln bei Verlinkungen auf rechtswidrig zugänglich gemachte Werke [Access Rules for Links to Illegally Available Works], ZUM 11/2016, 905-919 (2016)

Einheit und Vielfalt im Recht der öffentlichen Wiedergabe [Uniformity and Diversity in the Right of Public Reproduction], GRUR 10/2016, 977-983 (2016)

Die Bildungs- und Wissenschaftsschranke – Ein angemessener Interessenausgleich? [Educational and Scientific Limitations – An Adequate Reconciliation of Interests?], ZUM 6/2016, 473-474

Transnationales Recht als responsiver Rechtspluralismus? [Transnational Law as Responsive Legal Pluralism?], *Der Staat* 55 (2016) 1

Die Entwicklung des Immaterialgüterrechts im Recht der Europäischen Union im Jahr 2015 – Teil 2 [The Development of Copyright Law in the Legislation of the European Union in 2015, Part 2], *GPR* 2/2016, 87-93 (2016)

Die Entwicklung des Immaterialgüterrechts im Recht der Europäischen Union im Jahr 2015 – Teil 1 [The Development of Copyright Law in the Legislation of the European Union in 2015, Part 1], *GPR* 1/2016, 23-33 (2016)

Zurück in die Zukunft? Zur Schutzdauerverkürzung und (Wieder-)Einführung von Formalitäten [Back to the Future? About the Reduction of the Term of Protection and the (Re-)Introduction of Formalities], in: Dreier/Hilty (editors), *Vom Magnettonband zu Social Media*, Festschrift 50 Jahre Urheberrechtsgesetz, Munich, 421-437 (2015)

Altersdiskriminierung und Kündigungsabfindung – Andersen revisited? [Age Discrimination and Severance Pay – Andersen Revisited?], in: *Europäische Zeitschrift für Arbeitsrecht*, issue 3/2015, 333-345 (2015)

Nichtdiskriminierungsrecht [Non-discrimination Law], in: Ulrich Preis/ Adam Sagan (editors), *Europäisches Arbeitsrecht*, Köln, 115-216 (2015)

Bedarf es einer Harmonisierung der Verwertungsrecht und Schranken? [Do We Need a Balance Between Patent Rights and Limitations?], *ZUM*, issue 4, 273-290 (2015)

Die Entwicklung des Immaterialgüterrechts im Recht der Europäischen Union in den Jahren 2013/14 – Teil 1 und 2 [The Development of Copyright Law in the Legislation of the European Union in 2013/14], Part 1, *GPR* 1/2015, 11-25 (2015); Part 2, *GPR* 2015, 79-91

Zuständigkeitsbegründender Erfolgsort bei Urheberrechtsverletzungen [International Jurisdiction in Copyright Infringement Proceedings], *Praxis des Internationalen Privat- und Verfahrensrechts (IPRax)*, 56-65 (2015)

Ein more technological approach für das Immaterialgüterrecht? [A More Technological Approach for Copyright Law?] (with Rupprecht Podszun), *ZGE*, 269-270 (2014)

Aspekte eines umweltsensiblen Urheberrechts [Aspects of an Environmentally Sensitive Copyright Law], in: Michael Grünberger/Stefan Leible (Hrsg.), *Die Kollision von Urheberrecht und Nutzerverhalten [The Conflict Between Copyright Law and User Behavior]*, 1-21 (2014)

Selbstverantwortung und Solidarität im Wirtschaftsrecht – Nichtdiskriminierungsrecht [Personal Responsibility and Solidarity in Business Law – Non-discrimination Law], in: Studiengesellschaft für Wirtschaft und Recht (editor), *Selbstverantwortung versus Souveränität im Wirtschaftsrecht* (2014)

Diskriminierende Sozialpläne [Discrimination in Social Plans] (with Adam Sagan), *Europäische Zeitschrift für Arbeitsrecht*, 324-339 (2013)

Alles obsolet? – Anerkennungsprinzip vs. klassisches IPR [Everything obsolete? – The Recognition Principle vs. the Conventional Private International Law], in: Stefan Leible/Hannes Unberath (ed.), *Brauchen wir eine Rom 0-Verordnung? – Überlegungen zu einem Allgemeinen Teil des europäischen IPR, [Do we need a Rome O-Regulation – Considerations about a General Part of the European Private International Law]*, 81-160, Jena (2013)

Vielfalt durch Quote – Umgekehrte Diskriminierung zu Lasten des Leistungsprinzips? [Variety by Quota – Reverse Discrimination at the Cost of the Efficiency Principle?] *Neue Zeitschrift für Arbeitsrecht - insert*, 139-145 (2012)

Digitalisierung und Zugänglichmachung verwaister Werke [Digitalization and Making Available of Orphan Works], *Zeitschrift für Geistiges Eigentum* 2012, 321-390; also printed in: Stefan Leible (ed.), *Der Schutz des geistigen Eigentums im Internet [Protection of Intellectual Property on the Internet]*, 75-142, Tübingen (2013)

Relative Autonomie und beschränkte Einheitlichkeit im Gemeinschaftsmarkenrecht [Relative Autonomy and Limited Uniformity in Community Trade Mark Law], *Praxis des Internationalen Privat- und Verfahrensrechts*, 500-507 (2012)

Geschlechtergerechtigkeit im Wettbewerb der Regulierungsmodelle – Wege zur tatsächlichen Durchsetzung der Gleichberechtigung in Führungspositionen der Wirtschaft [Gender Equality in Competing Regulatory Models – Ways to Enforce Equality in Management Positions], *Rechtswissenschaft*, 1–45 (2012)

Das Prinzip der personalen Gleichheit. Eine Skizze des Rechtfertigungsmodells von Gleichbehandlungspflichten privater Akteure [The Principle of Personal Equality. Outline of a Justification Model for the Obligation of Private Actors to Enforce Equal Treatment], in: Ast/Hänni/Mathis/Zabel (ed.), *Equality and Universality, Archiv- für Rechts- und Sozialphilosophie, supplements*, Vol. 128, 91–105, Stuttgart (2011)

Altersdiskriminierung und Abfindungsansprüche [Age Discrimination and Compensation], *Europäische Zeitschrift für Arbeitsrecht*, 171-187 (2011)

Die Gleichbehandlung von Ehe und eingetragener Lebenspartnerschaft im Zusammenspiel von Unionsrecht und nationalem Verfassungsrecht [Equal Treatment of Marriage and Civil Union in Union Law and National Constitutional Law], *Familie Partnerschaft Recht*, 203-208 (2010)

Bindungswirkung kartellbehördlicher Entscheidungen [Binding Effect of Decisions by EU and National Competition Authorities], in: Wernhard Möschel/Florian Bien (ed.), *Kartellrechtsdurchsetzung durch private Schadenersatzklagen? [Private Enforcement of Competition Law?]*, 134-221, Baden-Baden (2010)

Urheberrechte in der wissensbestimmten Wirtschaft [Copyright in the Knowledge Economy], *Gemeinschaftsprivatrecht*, 29-36 (2010)

Das Urheberrechtsstatut nach der Rom II-VO [Conflict of Law Rules regarding Copyright Infringement in the Rome II-Regulation], 108 Zeitschrift für Vergleichende Rechtswissenschaft, 134-177 (2009)

Der Anwendungsbereich der AGB-Kontrolle [Scope of Application of the of the General Terms and Conditions Act], JURA, 249-256 (2009)

Der Nachname als Vorname – Neues zum Vornamensrecht [Last Name as a First Name – New Developments], Juristische Rundschau, 397-401 (2008)

Rechtsdurchsetzungsbemühungen – Anzeichen eines Systemkollapses? [Enforcement of IP-Rights– Signs of a Breakdown?], in: Intellectual Property: Challenge Enforcement, Reto Hilty, Thomas Jaeger, Volker Kitz (ed.), 1-46, Berlin (2008)

Die Reform des TSG – Großer Wurf oder kleine Schritte ? [Reforming Transsexuality Law – Great Success or Minor Achievement?], in Groß/Neuschaefer-Rube /Steinmetzer (ed.), Transsexuality and Intersexuality, 91-111, Berlin (2008)

Ein Plädoyer für ein zeitgemäßes Transsexuellengesetz [A Plea to Modernize the Transsexuality Act], Das Standesamt 2007, 357-368, cited by the Federal Constitutional Court, Decision of 1/11/2011, 1 BvR 3295/07

Wegfall der Berliner Anschlussförderung – Schadensersatzansprüche des Kunden gegen die Bank wegen Verletzung des Anlageberatungsvertrages [Termination of the Berlin Continuity Support – Damage Claims of a Client against his Bank for Violation of the Investment Advisory Contract], Verbraucher und Recht, 245-252 (2007)

Von Bernd Markus Antoinette zu Anderson Bernd Peter – Von der Ordnungsfunktion und der Identitätsfunktion des Vornamens [From Bernhard Markus Antoinette to Anderson Bernd Peter – The Regulation and Identification Functions of First Names], 207 Archiv für die civilistische Praxis (2008), 314-339, cited by the Federal Constitutional Court, Decision of 12/5/2008, 1 BvR 576/07, reviewed by Frankfurter Allgemeine Sonntagszeitung, 6 January 2008, page 60

A Duty to Protect the Rights of Performers? Constitutional Foundations of an Intellectual Property Right, 24 Cardozo Arts & Ent. L.J. 617 (2006)

Die Urhebervermutung und die Inhabervermutung für die Leistungsschutzberechtigten [Authorship and Ownership Presumptions for Neighbouring Rights], Gewerblicher Rechtsschutz und Urheberrecht, 894-903 (2006)

A Constitutional Duty to Protect the Rights of Performers? Goldstein v. California and Bob Dylan – Two Different Stories, 37 International Review of Intellectual Property and Competition Law, 277-303 (2006)

Archivrechtliche Fragen der Präsentation von Findmitteln und Archivgut im Internet [Questions regarding the Presentation of Finding Aids and Archival Documents on the Internet in View of

Archival Legislation], in 54 *Archives Maintenance in Westphalia and Lippe*, (2001)

Comments on Decisions

Urheberrecht in der wissensbasierten Gesellschaft [Copyright Law in a Knowledge-based Society] – Comments on the judgement of the European Court of Justice of September 11, 2014, C-117/13 – Technische Universität Darmstadt ./. Eugen Ulmer KG, GPR, issue 2, 91-94 (2015)

Comments on BGH, Decision of 25/11/2013, NotZ (Brfg) 11/13 – Age Limit for Notary Publics, LMK, 356538 (2014)

Comments on the Federal Constitutional Court, Decision of 1/11/2011, 1 BvR 3295/07 – Transsexuality VIII, in: *JuristenZeitung*, 368-371 (2011)

Comments on the Federal Constitutional Court, Decision of 12/6/2005 – 1 BvL 3/03 – Transsexuality V, in: *JuristenZeitung*, 516-519 (2006)

Book Reviews

Review of Hazel V. J. Moir: *Patent Policy and Innovation*, Cheltenham 2013, *ZGE*, issue 7 (4) (2016) (with Michael Neumann)

Review of Antina John: *Verhaltensökonomik im Recht des Arbeitnehmerurhebers in Deutschland und in der Schweiz, [Behavioural Economics in the Law of Employed Originators in Germany and Switzerland]*, Berlin 2014, *ZGE*, issue 7 (3) (2016) (with Sebastian Köhler)

Review of Andreas Lenk: *Die rechtserhaltende Benutzung im deutschen und europäischen Markenrecht [Genuine Use in German and European Trademark Law]*, Berlin 2013, *ZGE*, issue 7 (2) (2015) (with Lena Tofaute)

Review of Jan Philipp Oppermann: *Die kollisionsrechtliche Anknüpfung internationaler Urheberrechtsverletzungen. Das universelle Verständnis im Urheberrecht. [Points of Attachment under Choice-of-Law Rules in Case of International Copyright Infringements. The Universalistic Concept of Copyright.]*, Baden-Baden (Nomos) 2011, *ZGE*, issue 4 (2014)

Review of Alexander Peukert: *Die Gemeinfreiheit. Begriff, Funktion, Dogmatik. [The Public Domain. Concept, Function, Doctrine.]* Tübingen (Mohr Siebeck), 2012, *ZGE*, issue 4 (2014)

Rewiew of Thomas Nietsch: *Anonymität und die Durchsetzung urheberrechtlicher Ansprüche im Internet: Grundrechtliche Positionen im Spannungsfeld [Anonymity and the Implementation of Copyrighted Claims on the Internet: Constitutional Positions in Conflict]*, Tübingen 2014, *Geistiges Eigentum und Wettbewerbsrecht*, volume 87. In: *Archiv für Urheber- und Medienrecht*, special edition volume 2014/III, *Besprechungen* (2014)

Review of Alexander Fiedler: *Der Computerprogrammschutz und die Schutzrechtskumulation von Urheber- und Patentrecht, [Protecting Computer Programs and the Overlap between*

Copyright and Patent Law], Baden-Baden (Nomos) 2013, to be published in *Archiv für Urheber- und Medienrecht [UFITA]* (2014)

Review of Janett Theile: *Transsexualität im Familienrecht [Transsexuality in Family Law]*, Schriften des Instituts für ausländisches und europäisches Privat- und Verfahrensrecht der Universität Leipzig, vol. 18, Roderer Verlag, Regensburg 2013, Das Standesamt, 188-190 (2014)

Review of Ulrike Vent: *Die Namensführung des Kindes in Italien einschließlich einer vergleichenden Darstellung des Kindesnamensrechts [Children's Names in Italy Including a Comparative Description of the Naming Law for Children]*, Hamburg 2011, 25 Jahrbuch für Italienisches Recht, 187-192 (2012)

Review of Lara Adamietz: *Geschlecht als Erwartung [Gender as Expectation]*, Baden-Baden 2011, *JuristenZeitung*, 570 (2011)

Scripts

Grundstrukturen des Kartellrechts [Basic Structures of German and EU Competition Law]

Other Publications

Chapter Germany, in: Lionel Bently (ed.), *International Copyright Law and Practice*, 2015

Comments on Art. 8 and 13 Rom II-VO, in: Hüfstege/Mansel, *BGB Rom-Verordnungen*, volume 6, Baden-Baden (2013), 2nd edition 2015

Innovation und Risiko – Regulierung im Spannungsfeld zwischen Technologieermöglichung und Risikominimierung [Innovation and Risk – Legislation between the Poles of Technology Application and Risk Minimization], *Spektrum*, issue 1/2014, p. 52-55 (2014)

Die Rechte des ausübenden Künstlers im neuen Urheberrechtsgesetz [The Rights of Performing Artists in the Reformed Copyright Act], in: *Kunst+Kultur* 2005, no. 3 of 4 March 2006, page 12

Working Papers

The Principle of Equal Treatment in Triangular Relationships,
http://papers.ssrn.com/sol3/papers.cfm?abstract_id=1447254 (November 2009)

SELECTED PRESENTATIONS

- 2017 University of Zurich, Switzerland, Zivilrechtslehrtagung 2017, "Contracts on Digital Contents", September 11, 2017.
- Ludwig-Maximilians-University Munich, Germany, "European and German Concepts of Intermediary Liability – Towards a Context-sensitive Approach", Online Platforms and Intermediaries in Copyright Law, March 23/24, 2017.
- University of Oxford, St. Peter's College, Great Britain, "One Contract to Rule Them All? – The Hidden Battle Between Contract and Copyright Law in the Digital Single Market Strategy", February 16, 2017.
- 2016 Institute for Copyright and Media Law Munich, "Internet Platforms – Present Challenges of the Digital Economy to Copyright and Media Law", Symposium, November 4, 2016
- Medientage München, Munich, Germany, "Copyright Law in The Strategy for a Digital Single Market", October 27, 2016.
- GRUR Annual Symposium, Munich, Germany, "Limitations on Copyright for Educational and Scientific Purposes – from the European and the German Perspective", October 12-15, 2016.
- University of Tartu, Society of European Contract Law SECOLA, "A Digital CESL II: A Suitability Assessment", conference "European Contract Law in the Digital Age", June 17/18, 2016.
- Bucerius Law School, Hamburg, Germany, "Autonomy, Equality and Justice", round-table discussion "Autonomy in Legislation", April 29/30, 2016.
- University of Bayreuth, Germany, "Copyright Law in a Knowledge-based Society – General Conditions for Archives", conference "Legal Collisions in the Use of Archives? Copyright Law and User Behavior in Scientific Archives", April 14, 2016.
- University of Cologne, Germany, "Basic Structures (General Structural Features) of the Principle of Equal Treatment", work meeting on equal treatment 2016, April 4/5, 2016
- 2015 University of Regensburg, Germany, Symposium "Principles of Civil Law", *Civil Law and Equality*, October 3, 2015
- University of Dar Es Salaam and University of Bayreuth (organiser), Eastern

Presentations marked with * were given in English.

African Common Legal Space in Economic Law: State of the Art and Future Perspectives, with Consideration of the European Experience, *Labour Law and Legal Harmonisation – The Case of Non-Discrimination Law in the E.U.*, August 11, 2015

Asociación Española de Profesores de Derecho Internacional y Relaciones Internacionales Madrid and Universität Bayreuth (organiser), Testing the stress of the EU: EU law after the financial crisis, *The European Patent with unitary effect – A peak in multilevel private law ordering?*, May 8, 2015.

University of Bayreuth, Germany, Conference „Intellectual Property and the Public Domain – Results and Perspectives“, Closing Statement *What’s next?*, February 2, 2015, Bayreuth

2014 Institut für Urheberrecht, Munich, Germany, working session: The Consumption and Use of Works in a Digitalized World, *Do We Need a Balance Between Patent Rights and Restrictions?*, December 12, 2014.

University of Passau, Germany, DFG Graduate School “Privacy”, *Privacy – Legal Functions of a Key Term, Areas and Culture of Privacy*, September 17, 2014.

University of Bayreuth, Germany, *Body and Gender in Legislation*, May 20, 2014

Vienna University of Economics and Business, Austria, *Equal Treatment and Protection against Discrimination*, January 13, 2014

2013 University of Salzburg, Austria, Symposium “Individual Responsibility versus Solidarity in Commercial Law”, Studiengesellschaft für Wirtschaft und Recht, *Non-Discrimination Law*, November 7, 2013

University of Verona, Italy, Facoltà di Giurisprudenza, *Protection of IP-Infringements in International Settings**, November 4, 2013

University of Bayreuth, Germany, Lecture “Body and Scene”, *Bodies in Legislation*, October 30, 2013

6th IP Forum Mannheim, University of Mannheim, Germany, *The International Localization of IP-Rights Infringements*, June 20, 2013

Spring conference of the Pharma Study Group Information and Documentation, Erfurt, Germany, *Copyright in the Cloud*, April 24, 2013

2012 University of Bayreuth, Germany, Everything obsolete? – The Recognition Principle vs. the Conventional Private International Law, Symposium, *Do we need a Rome O Regulation – Considerations about a General Part of the European Private International Law*, June 30, 2012

University of Passau, Germany, 26th Passau Symposium for Labor Law, *Variety by Quota – Reverse Discrimination at the Cost of the Efficiency Principle?*, June 22, 2012

- University of Bayreuth, Germany, DFG-Graduate School “Intellectual Property and the Public Domain”, *Consumer Protection vs. Intellectual Property?*, May 9, 2012
- University of Bayreuth, Germany, 8th Bayreuth Forum for Commercial and Media Law – The Protection of Intellectual Property on the Internet, *Digitalization and Making Available of Orphan Works*, January 28, 2012
- University of Innsbruck, Austria, *Test-Achats and Unisex Tariffs – A Case for a Jurisprudential approach to Law*, January 16, 2012
- 2011 University of Bayreuth, Germany, *Gene Modified Maize, Bees and Honey – A Challenge for the Concept of Coexistence in the Act on Genetic Engineering*, December 8, 2011
- University of Cologne, Germany, Habilitation, *The Place of Supplementary Performance in German and European Private Law*, July 14, 2011
- University of Cologne, lecture series on “Gender and Diversity – Think Laterally”, *Transsexuality in Legislation – A Permanent Challenge for Gender Dichotomy*, May 5, 2011
- 2010 University of Mannheim, Germany, *The Women’s Quota in Supervisory Boards*, February 15, 2010
- 17th Annual Conference of the Junges Forum Rechtsphilosophie (“Equality and Difference”), Halle, Germany, *The Presumption of Equality. A Justification Model of the Obligation of Private Actors for Equal Treatment*, September 22, 2010
- University of Cologne, Germany, lecture series on Gender Research, *Marriage and Civil Union: Separate But Equal?*, May 7, 2010
- 2009 University of Tübingen, Germany, Study Group “Competition and Innovation”, *The Binding Effect of Decisions of the Competition Authorities*, September 25, 2009
- Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, Lecture at the Post-Doctoral Seminar, *Personal Equality. The Principle of Non-Discrimination in Civil Law*, May 4 and 5, 2009
- 2007 Aristoteles University, Thessaloniki, Greece, *Enforcement of Intellectual Property Rights – Does One Size Fit All?**, December 18, 2007
- Max-Planck-Institute for Intellectual Property and Competition Law, Munich, Germany, Max-Planck-Forum 2007, *IP-Law Enforcement Efforts – Indications of a Breakdown*, November 15, 2007
- University Medical Center Aachen, Germany, Symposium on Medically-Ethical Aspects in the Treatment of Transsexuality, *The Reform of the Transsexuality Act – Great Success or Minor Achievement?*, May 16, 2007
- Deutsches Anwaltsinstitut Bochum, Germany, Teaching Unit in the course of the

4th Seminar on Commercial and Corporation Law, *Competition Law*, May 4, 2007

University of Cologne, Germany, *From Bernhard Markus Antoinette to Anderson Bernd Peter – The Regulation and Identification Functions of First Names*, January 25, 2007

TEACHING

Expertise

Based on my prior experience I feel particularly confident and qualified to teach the following courses in English:

Business Transactions in Europe: The course is designed to introduce students to the complexities of the emergence and application of EU private law. Topics included are the effects of the fundamental freedoms granted in the TFEU among private actors, EU consumer protection law, in particular the sales of goods and services, EU non-discrimination law, EU labor law, EU unfair competition and antitrust law, conflict of law rules and jurisdiction. The aim of this course is to familiarize U.S. law students with the legal framework governing all private business transactions (b2c and b2b) in all 28 member states of the EU.

EU Intellectual Property Law: The course covers copyright, trademark law, design law, patent law (with the European Patent with unitary effect in particular). It is based on a comparative approach and will discuss international jurisdiction and conflict of laws in IP infringement cases, too.

Comparative Constitutional Law (with a particular focus on U.S., German, EU and European Court of Human Rights, Canadian and South African jurisprudence).

Courses taught

Civil Law Code – general part, lecture, University of Bayreuth: Summer 2017, Winter 2017/18

Introduction to Legal Sociology, lecture, University of Bayreuth: Winter 2016/17

*Introduction to EU Intellectual Property Law**, Duquesne University School of Law, Summer Study of European Law at Cologne University, lecture: Summer 2011, Summer 2012, Summer 2013, Summer 2014

Jurisprudence & Methodology of Law, lecture, University of Bayreuth (co-teaching with Prof. Oliver Lepsius and Prof. Brian Valerius): Summer 2014, Summer 2015, Summer 2016, Summer 2017

* Courses marked with * were taught in English.

Technology Law, lecture, University of Bayreuth: Summer 2012, Summer 2013, Summer 2014, Summer 2015, Summer 2016, Summer 2017

Exercise Course in Civil Law for Advanced Learners, University of Bayreuth: Summer 2012, Summer 2013, Summer 2014, Summer 2016

Intellectual Property Law, advanced seminar, University of Bayreuth: Summer 2012, Winter 2012/13, Summer 2013, Winter 2013/14, Summer 2014, Winter 2014/15, Summer 2015, Summer 2016, Winter 2016/17, Summer 2017, Winter 2017/18

Legal Theory, lecture, University of Bayreuth (co-teaching with Prof. Lepsius and Prof. Podszun): Summer 2015

Intellectual Property Law I (Patent, Trademark and Design Law), lecture, University of Bayreuth: Winter 2012/13, Winter 2013/14, Winter 2014/15, Winter 2016/17, Winter 2017/18

Legal Foundations, lecture, University of Bayreuth (co-teaching with Prof. Oliver Lepsius and Prof. Brian Valerius): Winter 2013/14, Winter 2014/15, Winter 2016/17

Specialization on Technology Law, lecture and advanced seminar, University of Bayreuth: Winter 2013/14, Winter 2014/15

*Private Law in a Multilevel Legal Order**, Tanzanian-German Centre for Eastern African Legal Studies, University of Dar es Salaam: July 29 – 31, 2013

Intellectual Property Law II (Copyright), lecture, University of Bayreuth: Summer 2013, Summer 2014, Summer 2016, Summer 2017

European Private Law, lecture, University of Bayreuth: Winter 2012/13

Introduction to Law for Engineers, lecture, University of Bayreuth: Winter 2012/13

Jurisprudence & Methodology of Law, University of Heidelberg: Winter 2011/12

European Private Law, lecture, University of Heidelberg: Winter 2011/12

Tort, Unjust Enrichment & negotio gestorum, lecture for advanced students, winter term 2011/12, University of Heidelberg

Copyright Law, lecture, University of Cologne: Summer 2009

*Comparative Aspects of German-U.S. Constitutional Law**, colloquium, University of Cologne: Summer 2008

Selected Comparative Aspects on German and English Private Law, colloquium, University of Cologne: Winter 2007/8

COMMUNITY INVOLMENT

Board member of the Institut für Urheber- und Medienrecht e.V., Munich (Institute for Copyright and Media Law)

Board member of the Society of Comparative Law (since 2015)

Co-Editor of the Zeitschrift für Geistiges Eigentum (Intellectual Property Journal), Mohr Siebeck, Tübingen (since 2014)

Member of the advisory council of the Gender Studies Institute at Cologne University (since 2012)

Elected Member of the Faculty Council of the Law and Economics Department at Bayreuth University (for the 2013-2015 term)

Hiring committee member for tenured positions at the Law and Economics Department at Bayreuth University (2012-2015)

Elected Member of the Faculty Council of the Law Department at the University of Cologne (2009-2011)

Member of the Diversity Committee of Cologne University (2008-2011)

LANGUAGES

German (native)

English (fluent)

Italian (fluent)