

# Handbuch des Schuldrechts

Edited by Joachim Gernhuber

Die Schriftenreihe *Handbuch des Schuldrechts (HdbSchR)* wurde 1979 gegründet. Sie hat zum Ziel, durch in loser Folge erscheinende Einzelbände zu ausgewählten Teilbereichen des deutschen Schuldrechts eine letztlich geschlossene Gesamtdarstellung zu liefern, die für Praktiker wie Wissenschaftler gleichermaßen nützlich und relevant ist.

Contact:

Dr. Julia Caroline Scherpe-Blessing, LL.M. (Cantab)

Program Director Private Law, Criminal Law, and Procedural Law

Suggested citation: HdbSchR

Last updated: 24/09/2020. Prices are subject to change.

---

Order now:

[https://www.mohrsiebeck.com/en/monograph-series/handbuch-des-schuldrechts-hdbSchR?no\\_cache=1](https://www.mohrsiebeck.com/en/monograph-series/handbuch-des-schuldrechts-hdbSchR?no_cache=1)

[order@mohrsiebeck.com](mailto:order@mohrsiebeck.com)

Phone: +49 (0)7071-923-0

Fax: +49 (0)7071-51104

Heermann, Peter W.

## Geld und Geldgeschäfte

Volume 10  
2003. XXXIX, 707 pages.

ISBN 9783161479793  
cloth 169,00 €

After opening with a short description of the theory of money, Peter W. Heermann examines the basic legal features of financial debt and interest payments (or: accrual). Increasingly, provisions concerning debt are included in multilateral contractual networks where the principle of the relativity of the obligation, usually linked to bilateral contracts, has encountered practical limitations. In light of these difficulties, Peter W. Heermann develops a model of reciprocal trilateral (multilateral) contracts. He examines non-cash payments (in particular bank transfers, direct debiting transactions, credit card transactions, the POS payment system, the POZ payment system), credit transactions (such as loan contracts, installment sale transactions financed by a third party, financial leasing, factoring) and transactions to safeguard credits (such as a contract of guarantee, collateral promise, bank guarantee, letter of credit, letter of support or assignment for security purposes).

Volume 9/2  
1999. XXXVI, 889 pages.

ISBN 9783161471155  
cloth 164,00 €

## Leistungsstörungen

Die Folgen des Schuldnerverzugs – Die Erfüllungsverweigerung und die vom Schuldner zu vertretende Unmöglichkeit

Hrsg. v. Ulrich Huber

## Leistungsstörungen

Die allgemeinen Grundlagen – Der Tatbestand des Schuldnerverzugs – Die vom Schuldner zu vertretenden Umstände

Hrsg. v. Ulrich Huber

Volume 9/1  
1999. XL, 773 pages.

ISBN 9783161471148  
cloth 164,00 €

Ulrich Huber provides a comprehensive analysis of the irregularity of performance, including recovery of damages and recourse to other remedies, in the German civil law system. This book includes detailed reference to court decisions of the past century from the highest German civil court. Although providing the same depth of analysis as a commentary, Ulrich Huber's approach is more concise and understandable.

Volume 8  
1989. XXXVII, 827 pages.

ISBN 9783166454979  
cloth 179,00 €

## Das Schuldverhältnis

Hrsg. v. Joachim Gernhuber

Volume 7  
1988. XXX, 541 pages.

ISBN 9783166454078  
cloth 109,00 €

## Gebrauchsüberlassungsverträge

Hrsg. v. Wolfgang Gitter

Reuter, Dieter / Martinek, Michael

## Ungerechtfertigte Bereicherung

2. Teilband: Dreiecksverhältnisse – Bereicherungshaftung – Konkurrenzen – Erkenntnisleitende Grundgedanken – Reformvorstellungen

von Dieter Reuter



Volume 4/2  
2nd, completely newly revised  
edition 2016. XXXV, 689 pages.

ISBN 9783161545276  
cloth 149,00 €

ISBN 9783161557286  
eBook PDF 149,00 €

More than 30 years after the first edition of Dieter Reuter and Michael Martinek's »Unjustified Enrichment« was published as part of the »Handbook of Obligation Law« monograph series, Dieter Reuter's Volume II appears in completely revised form; Michael Martinek's Volume I is set to follow. The edition presented here contains a comprehensive systematisation and doctrinal analysis of the triangular relationship, the liability scope of unjust enrichment and issues of overlapping institutes on the basis of the normative-functional typology of enrichment actions. Like the 1983 edition, which prompted vivid and pathbreaking discussion among practitioners and legal scholars and had a coining impact on higher court jurisprudence, this volume sets a benchmark for the law of unjust enrichment pursuant to sections 812 et seq. of the German Civil Code, one of the most intricate but also one of the most important fields of civil law.

Volume 3  
2nd, newly revised edition 1994.  
XXIV, 559 pages.

ISBN 9783161459764  
cloth 169,00 €

## Die Erfüllung und ihre Surrogate

Sowie das Erlöschen der Schuldverhältnisse aus anderen Gründen

Hrsg. v. Joachim Gernhuber