

Andrey Shirvindt

Ausgewählte Publikationen
(November 2024)

Bücher

Predstavitel'stvo: issledovanie sudebnoj praktiki [Representation: A Survey of Case Law], (Statut 2016) (with Andrey Egorov and Ekaterina Papchenkova) 384 p.

Ograničenje svobody dogovora v celjach zaščity prav potrebitelej v rossijskom i evropejskom častnom prave [Restriction of the Freedom of Contract as a Means of Consumer Protection under Russian and European Private Law], (Statut 2014) 158 p.

Značenje fikcii v rimskom prave [The Role of Fictions in Roman Law], (Statut 2013) 254 p.

Aufsätze, Buchkapitel, Sammelbandbeiträge

Englisch

The Empowerment and Protection of Vulnerable Adults in Russia, Family & Law <https://www.familyandlaw.eu/pagina/country_reports> [2024].

International Legal Harmonization through Soft Law and the Russian Law on Letters of Credit, in: Soft Law in International Trade Finance: A Comparative Analysis of the Harmonizing Effect of the UCP (ed. by A. Brandão, L. Gama and G. Saumier) (Brill, 2024), pp. 522 – 542.

Non-State Rules of Law, in: Private International Law in Russia (ed. by D. Levina, M. Karayanidi and A. Asoskov) (Hart Publishing 2024), pp. 29 – 33.

Former Soviet States of Eastern Europe, Caucasus and Central Asia, in: The Cambridge Handbook of Comparative Law (ed. by M. Siems and P.J. Yap) (Cambridge University Press 2024), pp. 275–301.

No Ordinary Remedies for Extraordinary Situations? Some Remarks on the Fate of the Hardship Provisions of the Russian Civil Code, in: Comparative Law in Times of Emergencies (ed. by G. Giannone Codiglione and L. Pierdominici) (Roma Tre Press 2022), pp. 269–288.

The UNIDROIT Principles as Reference for the Uniform Interpretation of National Laws: National Report for Russian Federation, in: Use of the UNIDROIT Principles to Interpret and Supplement Domestic Contract Law (ed. by A.M. Garro and J.A. Moreno Rodríguez) (Springer 2021), pp. 303–325.

Freedom of Contract in Respect of Price Terms in Russian Law: With a Special Focus on Price Terms in Standard Form Contracts, in: Control of Price Related Terms in Standard Form Contracts (ed. by Y.M. Atamer and P. Pichonnaz) (with Artyom Karapetov) (Springer 2020), pp. 531–560.

Russian Federation, in: 35 Years of CISG – Present Experiences and Future Challenges (ed. by H. Sikirić, T. Jakšić and A. Bilić) (University of Zagreb, UNCITRAL 2017), pp. 387–407.

Reforming the Russian Civil Code – A Search for Better Law-Making, in: Legislators, Judges, and Professors (ed. by J. Basedow, H. Fleischer and R. Zimmermann) (Mohr Siebeck 2016), pp. 41–62.

Russian Contract Law for Foreigners, *Russian Law Journal* 3 (2015), pp. 169–180.

Prospects of the Russian Legal System after the Abolition of the Supreme Arbitration (Commercial) Court: Judges, Legislators and Professors, in: *Ustojčivost' v global'nom mire. Sustainability in the Global World* (ed. by T.V. Nikitina) (Saint Petersburg State University of Economics Press 2015), pp. 66–70.

Deutsch System des Zivilgesetzbuchs der Russischen Föderation: gestern, heute und morgen, in: *25 Jahre russisches ZGB – Rückblick und Ausblick* (hrsg. von R. Wedde) (im Erscheinen).

Die Bedeutung von nichtstaatlichen Regelwerken in Russland: ein Überblick, *Kieler Ostrechts-Notizen* (2024) (im Erscheinen)

Die UNIDROIT-Grundregeln und ähnliche nichtstaatliche Regelwerke in der höchstrichterlichen Rechtsprechung Russlands, *Deutsch-Russische Rechtszeitschrift* 9 (2024), S. 33 – 45.

Zum Verhältnis von Gesetzgebung und höchstgerichtlichen Richtlinien in einer postsozialistischen Rechtsordnung: am Beispiel der Erläuterungen vom Obersten Gerichtshof Russlands zur Reform des Zivilgesetzbuches, *Deutsch-Russische Rechtszeitschrift* 7 (2022), S. 155–167.

Übersetzung ins **Slowenische**: *Pravnik* 141 (2024) 3–4.

Die juristische Literaturlandschaft Russlands. Eine Kommentarwüste, in: *Juristische Kommentare: Ein internationaler Vergleich* (hrsg. von D. Kästle-Lamparter, N. Jansen und R. Zimmermann) (Mohr Siebeck 2020), S. 203–226.

Italienisch Il ruolo della finzione nel diritto delle persone in Roma antica. Sull'esempio della formula dell'adrogatio, in: *Individui e res publica dall'esperienza giuridica romana alle concezioni contemporanee. Il problema della 'persona'* (ed. by L. Monaco and O. Sacchi) (Satura editrice 2017), pp. 369–378.

Russisch Naš Zom: predislovie k pereizdaniju russkogo perevoda [Our Sohm: a Preface to the New Edition of the Russian Translation], in: *Zom R. Institucii. Istorija i sistema rimskogo graždanskogo prava (pervod s nemeckogo)* [R. Sohm, Institutes. The History and System of Roman Civil Law (transl. from German)], 13th ed. (Statut 2024) (forthcoming).

Graždanskoe i torgovoe pravo zarubežnyx gosudarstv: učebnik [Civil and Commercial Law of Foreign Countries: A Textbook] (ed. by A.S. Komarov, A.A. Kostin, O.N. Zimenkova, E.V. Veršinina) (Statut 2024), Vol. I (chapter on natural persons) (forthcoming).

Graždanskoe pravo: učebnik [Civil Law: A Textbook], 4 Vol., 2nd ed. (ed. by E.A. Suchanov) (Statut 2023) (chapters on the invalidity of juridical acts and representation, plurality of debtors and creditors, contracts in favor of a third party, assignment).

Častnoe pravo [Private Law], in: *Bol'shaja rossijskaja ènciklopedija* [Great Russian Encyclopedia] <https://bigenc.ru/c/chastnoe-pravo-2f593e> [2022].

Graždanskoe pravo: učebnik [Civil Law: A Textbook] (ed. by E.A. Suchanov) (Statut 2020), Vol. III, pp. 39–70 (chapters on plurality of debtors and creditors, contracts in favor of a third party, assignment).

Ponjatje iska o priznanii prava sobstvennosti v rossijskoj pravovoj nauke [The Concept of a Declaratory Action for Ownership in Russian Legal Science], in: *Veščnye prava: Sbornik rabot vypusnikov Rossijskoj školy častnogo prava* [Rights in Rem: Collected Papers of Alumni of the Russian School of Private Law] (ed. by O.M. Kozyr', R.V. Makin) (Statut 2020), pp. 396–460.

Kommentarii k perevodu latinskoj juridičeskoj terminologii [Commentaries on the Translation of Latin Legal Terminology], in: Gai Institutiones (ed. by Dmitry Dozhdev) (Statut 2020), pp. 342–352.

Čto čitajut studenty juridičeskich vuzov: pervye rezul'taty issledovanija [What Do Law Students Read: First Research Results], in: Zakon [The Statute] 9 (2019), pp. 85–89 (with Ekaterina Khodzhaeva).

Graždanskoe pravo: učebnik [Civil Law: A Textbook] (ed. by E.A. Suchanov) (Statut 2019), Vol. I, pp. 409–459, 479–496 (chapters on the invalidity of juridical acts and representation).

Programma speckursa „Srvnitel'noe dogovornoe pravo“ [Comparative Contract Law: A Course Syllabus], in: Graždanskoe pravo: Učebnye programmy obščich i special'nyh kursov [Civil Law: Syllabi of General and Special Courses] (ed. by E.A. Sukhanov) (Statut 2018), pp. 228–232.

Aktual'nye voprosy predstavitel'stva. Kommentarij k p. p. 122–132 Postanovlenija Plenuma VS RF ot 23.06.2015 N 25 „O primenenii sudami nekotoryx položenij razdela I časti pervoj Graždanskogo kodeksa Rossijskoj Federacii“ [Topical Issues of Representation. A Commentary on paras 122–132 of the Resolution of the Plenum of the Supreme Court of the Russian Federation „On the Application by the Courts of Certain Provisions of Section I of Part I of the Civil Code of the Russian Federation“ No 25 dated 23.06.2015], Vestnik èkonomičeskogo pravosudija Rossijskoj Federacii [Herald of Economic Justice of the Russian Federation] 12 (2015) pp. 61–144.

K voprosu o vybytii vešči iz vladenija sobstvennika pomimo ego voli v kontekste ograničenija vindikacii [Involuntary Loss of Possession in the Context of the Limits of Vindication Revisited], in: O sobstvennosti: Sbornik statej k jubileju K.I. Sklovskogo [On Ownership: Collected Papers in Honour of K.I. Sklovskij] (ed. by M.A. Erosova) (Statut 2015), pp. 334–361.

Textstufenforschung juridičeskoj romanistiki na službe u sovremennoj nauki evropejskogo častnogo prava? [Textstufenforschung of the Roman Law as a Tool in the Contemporary Science of European Private Law?] // Pravo i obšestvo: evoljucija vo vzaimodejstvii [Law and Society: Evolution in Interplay], (Peoples' Friendship University of Russia Press 2015), pp. 132–137.

Ssylka na ničtožnost' sdelki kak zloupotreblenie pravom. Izobretenie sudov, zakreplennoe v zakone [Invoking Nullity as an Abuse of Right. A Brainchild of the Courts Enshrined in Statutory Law], Arbitražnaja praktika [Arbitrazh Practice] 7 (2015), pp. 24–41.

Princip dobrosovestnosti v GK RF i srvnitel'noe pravovedenie [The Good Faith Principle in the Russian Civil Code and Comparative Law], in: Aequum ius. Ot družej i kolleg k 50-letiju professora D.V. Doždeva [Aequum ius. Essays in Honour of Prof. Dmitry Dozhdev on the Occasion of the 50th Anniversary of his Birthday] (Statut 2014), pp. 203–242.

Režim soglašenij ob otvetstvennosti za narušenie objazatel'stva v negosudarstvennyh svodach graždanskogo prava [Rules on Exemption Clauses in Non-State Restatements of Civil Law], Vestnik graždanskogo prava [Herald of Civil Law], 3 (2014), pp. 61–106; 1 (2014), pp. 74–126.

Soglašenija ob otvetstvennosti za narušenie objazatel'stva vo francuzskom prave [Rules on Exemption Clauses in French Law], Vestnik graždanskogo prava [Herald of Civil Law] 3 (2013), pp. 5–42.

Značenje fikcii v rimskom prave na primere formuly usynovlenija (adrogatio) [The Role of Fictions in Roman Law Based on the Example of the Formula of Adoption (*adrogatio*)], Vestnik drevnej istorii [Journal of Ancient History], 3 (278) (2011), pp. 156–173.

Fikcija v zakonodatel'stve ob opeke [Fictions in the Laws on Guardianship],

Drevnee pravo. Ius Antiquum [Ancient Law. Ius antiquum] 26 (2011).

Značenje fikcii v rimskom prave na primere Digest Justiniana [The Role of Fictions in Roman Law: an Example from Justinian's Digest], Trudy Instituta gosudarstva i prava Rossijskoj akademii nauk [Works of the Institute of State and Law of the Russian Academy of Sciences] 1 (2010), pp. 45–52.

Kommentarij k Obzoru sudebnoj praktiki po nekotorym voprosam, svjazannym s istrebovanijem imuščestva iz čužogo nezakonnogo vladenija (Informacionnoe pis'mo ot 13 nojabrja 2008 g. № 126) [A Commentary on the Survey of the Case Law on Selected Issues of the Property Claim (Informational Circular by the Presidium of the Higher Commercial Court of November 12, 2008 [No. 126]), Vestnik graždanskogo prava [Herald of Civil Law] 1 (2009), pp. 107–146.

Obobščenie problemnyx voprosov primenenija arbitražnymi sudami norm GK RF o veščno-pravovyx sposobax zaščity prava [An Account of Controversial Issues in the Case Law on Claims in Rem], Vestnik graždanskogo prava [Herald of Civil Law] 4 (2007), 108–140 (with A.V. Egorov and M.A. Erochova).

Besprechungen und Tagungsberichte

Book review: Dario Mantovani, Legum multitudo. Die Bedeutung der Gesetze im römischen Privatrecht / transl. from Italian by Ulrike Babusiaux; with an epilogue by Jakob F. Stagl. (Berlin 2018), Vestnik drevnej istorii [Journal of Ancient History], 82 (2022), pp. 736–740.

Book review: Wie pandektistisch war die Pandektistik? (ed. by H.-P. Haferkamp and T. Reppen) (Tübingen 2017), Vestnik graždanskogo prava [Herald of Civil Law] 1 (2018), pp. 293–211.

Institucii Gaja: opyt i perspektivy issledovanija. Hronika naučnogo seminaru [The Institutes of Gaius: Research Experiences and Perspectives. Academic Seminar Report], Vestnik drevnej istorii [Journal of Ancient History], 77(1) (2017), pp. 238–243.

Book review: David Kästle-Lamparter, Welt der Kommentare: Struktur, Funktion und Stellenwert juristischer Kommentare in Geschichte und Gegenwart (Tübingen 2016), Vestnik graždanskogo prava [Herald of Civil Law] 4 (2016), pp. 222–229.

Book review: Hein Kötz, Europäisches Vertragsrecht (Tübingen 2015), Vestnik graždanskogo prava [Herald of Civil Law] 4 (2015), pp. 210–226.

Book review: Reinhard Zimmermann, Die Europäisierung des Privatrechts und die Rechtsvergleichung (Berlin 2006), Rossijskij ežegodnik sravnitel'nogo prava [Russian Yearbook of Comparative Law] 1 (2007), pp. 631–647.

Fallanmerkungen

A Commentary on the Rulings of the Supreme Court of the Russian Federation of March 21, 2017, in case No. 51-KГ17-2 and of August 31, 2017, in case No. 305-ЭC17-6839, A40-14774/2016 [penalty clauses], Arbitražnaja praktika dlja juristov [Arbitrazh Practice for Lawyers] 12 (2017), pp. 28–29.

A Commentary on the Ruling of the Presidium of the Supreme Arbitration (Commercial) Court of the Russian Federation of April 13, 2010, No. 16996/09 [invoking nullity as an abuse of right], in: Pravovye pozicii Prezidiuma VAS RF [Case Law of the of the Presidium of the Supreme Arbitration (Commercial) Court of the Russian Federation], (Moscow 2015), pp. 485–498.

A Commentary on the Ruling of the Presidium of the Supreme Arbitration (Commercial) Court of the Russian Federation of May 20, 2008, No. 15756/07 [abuse of agent's authority], in Pravovye pozicii Prezidiuma VAS RF [Case Law of the Presidium of the Supreme Arbitration (Commercial) Court of the Russian Federation], (Moscow 2012), pp. 32–48.

Übersetzungen

Gai Institutiones (ed. by Dmitry Dozhdev) (Statut 2020) (Gai., 4.34–187).

Klaus J. Hopt, Interessenwahrung und Interessenkonflikte im Aktien-, Bank- und Berufsrecht. Zur Dogmatik des modernen Geschäftsbesorgungsrechts, Vestnik graždanskogo prava [Herald of Civil Law] 2 (2008), pp. 225–277 (with K.A. Khromenkov).

Reinhard Zimmermann, Römisches Recht und europäische Kultur, Vestnik graždanskogo prava [Herald of Civil Law] 4 (2007), pp. 209–238.

Ralf Michaels, Im Westen nichts Neues? 100 Jahre Pariser Kongreß für Rechtsvergleichung – Gedanken anlässlich einer Jubiläumskonferenz in New Orleans, Rossijskij ežegodnik sravnitel'nogo prava [Russian Yearbook of Comparative Law] 1 (2007), pp. 29–45.

Herausgeberschaften

Zeitschriften

Editorial board, Drevnee pravo. Ius Antiquum [Ancient Law. Ius antiquum], since 2014.

Editorial board, Vestnik graždanskogo prava [Herald of Civil Law], 2018–2023.

Editorial board, Trudy Instituta gosudarstva i prava Rossijskoj akademii nauk [Works of the Institute of State and Law of the Russian Academy of Sciences], 2018–2023.

Sammelbände

Opyty civilističeskogo issledovanija [Essays in Civil Law] Issues 1 to 5 (ed. with Nikolay Scherbakov) (Statut 2016–2023).

Aequum ius. Ot družej i kolleg k 50-letiju professora D.V. Doždeva [Aequum ius. Essays in Honour of Prof. Dmitry Dozhdev on the Occasion of the 50th Anniversary of his Birthday] (Statut 2014).