

Bibliography

- Albery M, 'Coincidence and the Construction of Wills' (1963) 26 *Modern Law Review* 353
- Alstott A, 'Family Values and the Law of Inheritance' (2009) 7 *Socioeconomic Review* 145
- Anderson M, 'La capacitat per a testar de qui té habitualment disminuïda la capacitat natural: l'art. 116 del Codi de Successions' (2009) 2009 *InDret* 1
- Atkinson TE, *Handbook of the Law of Wills and Other Principles of Succession: Including Intestacy and Administration of Decedents' Estates* (West Academic Publishing 1953)
- Avenarius M, *BGB Kommentar* (Hans Prütting, Gerhard Wegen and Gerd Weinreich eds, Wolters Kluwer 2010)
- Babusiaux U, *Römisches Erbrecht* (Böhlau Verlag 2015)
- Ballarino T, 'Il nuovo regolamento europe sulle successioni' [2013] *Rivista di Diritto Internazionale* 1116
- Banda TJA, *The Court's Power to Condone a Document in Terms of Section 2(3) and Section 2A of the Wills Act 7 of 1953: A Comparative Analysis and Recommendations* (University of Pretoria 2012)
- Banta NM, 'Electronic Wills and Digital Assets: Reassessing Formality in the Digital Age' (2020) 71 *Baylor Law Review* 547
- Barbaix R and Verbeke A-L, *Beginselen erfrecht* (die Keure 2012)
- , *Kernbegrippen erfrecht en giften* (Intersentia 2013)
- Baron JB, 'Gifts, Bargains, and Form' (1998) 64 *Indiana Law Journal* 155
- , 'Irresolute Testators, Clear and Convincing Wills Law' (2016) 73 *Washington & Lee Law Review* 3
- Bartsch H and Bartsch MB, *Das aktuelle Erbrecht* (Walhalla Fachverlag 2013)
- Beaulne J, *La liquidation des successions* (Wilson & Lafleur 2002)
- , 'Bilan d'une première décennie en droit des successions' (2003) 105 *Revue du notariat* 271
- Beckert J, 'The Longue Durée of Inheritance Law. Discourses and Institutional Development in France, Germany, and the United States since 1800' (2007) 48 *European Journal of Sociology* 79
- Beinke U, *Der Formzwang beim privatschriftlichen Testament* (Philipps Universität Marburg 1988)
- Benedetti AM, 'Notas sobre la prohibición del testamento conjunto: Sobre la validez de los mirror wills' [2015] *Revista de Derecho Privado* 59
- Bérier FL de, *Law of Succession. Roman Legal Framework and Comparative Perspective* (Wolters Kluwer 2011)

- Berti R and Zanetti S, 'La trasmissione mortis causa del patrimonio e dell'identità digitale: strumenti giuridici, operativi e prospettive de iure condendo' [2016] Law and Media Working Paper Series 1
- Beyer GW, 'Video Requiem: Thy Will Be Done' (1985) 7 Trust & Estates 24
- , *What If Your Parrot Outlives You? Preparing for Your Bird's Future* (Phoenix Landing Foundation 2020)
- Beyer GW and Hargrove CG, 'Digital Wills: Has the Time Come for Wills to Join the Digital Revolution' (2007) 33 Ohio NUL Rev. 865
- Beyer GW and Peters K V., 'Sign on the [Electronic] Dotted Line: The Rise of the Electronic Will' (2019) 1 Wills Trusts & Estates Law eJournal
- Bird GB, 'Sleight of Handwriting: The Holographic Will in California' (1981) 32 Hastings Law Journal 605
- Blumenthal S, 'The Deviance of the Will: Policing the Bounds of Testamentary Freedom in Nineteenth-Century America' (2006) 119 Harvard Law Review 959
- Bogardus PW, Hamilton MB and Wetzel SL, *Wills and Personal Planning Precedents. An Annotated Guide* (The Continuing Legal Education Society of British Columbia 2020)
- Bonfield L, 'Reforming the Requirements for Due Execution of Wills: Some Guidance from the Past' (1996) 70 Tulane Law Review 1893
- , 'Reforming the Requirements for Due Execution of Wills: Some Guidance from the Past' (1996) 70 Tulane Law Review 1893
- Borysiak W, *Funkcjonowanie w praktyce testamentu sporządzanego w formie ustnej (art. 952 k.c.)* (Instytut Wymiaru Sprawiedliwości 2014)
- Breitschmid P, 'Testament und Erbvertrag - Formprobleme: Die Einsatzmöglichkeiten für die Nachlassplanung im Lichte neuerer Rechtentwicklungen' in Peter Breitschmid (ed), *Testament und Erbvertrag* (Haupt 1991)
- , 'Revision der Formvorschriften des Testaments – Bemerkungen zur Umsetzung der «Initiative Guinand»' (1995) 1995 Zeitschrift des Bernischen Juristenvereins 179
- , 'Bericht zu den Konturen eines "zeitgemässen Erbrechts" zu Händen des Bundesamtes für Justiz zwecks Umsetzung der "Motion Gutzwiller"' (2014) Sonderheft Not@lex/successio 7
- British Columbia Law Institute, *Wills, Estates and Succession: A Modern Legal Framework* (2006)
- Breuer A, 'Pellegrini v. Breitenbach. Power to Reform Innocent Mistakes in Wills' (2012) 26 Quinnipac Probate Law Journal 46
- Brière G, *Traité de droit civil - Les successions* (Éditions Yvon Blais 1994)
- , 'Le projet de réforme du droit des successions' (1984) 15 Revue générale de droit 405
- Brook J, 'To Dispense or Not to Dispense? A Comparison of Dispensing Powers and Their Judicial Application' (2018) 2018 Private Client Business 205
- Brown RL, 'The Holograph Problem - The Case Against Holographic Wills' (2005) 74 Tennessee Law Review 93

Bibliography

- Brox H and Walker W-D, *Erbrecht* (C H Beck 2018)
- Burns F, 'Surviving Spouses, Surviving Children and the Reform of Total Intestacy Law in England and Scotland: Past, Present and Future' (2013) 33 *Legal Studies* 85
- Busch E and Lobe M, *Das Bürgerliche Gesetzbuch mit besonderer Berücksichtigung der Rechtsprechung des Reichsgerichts* (De Gruyter 1928)
- Casswell DG, 'The Conflict of Laws Rules Governing the Formal Validity of Wills: Past Developments and Suggested Reform' (1977) 15 *Osgoode Hal Law Journal* 165
- Champine PR, 'My Will Be Done: Accommodating the Erring and the Atypical Testator' (2014) 80 *Nebraska Law Review* 388
- Cicala C, 'Il formalismo testamentario. Il documento' in Giovanni Bonilini (ed), *Trattato di diritto delle successioni e delle donazioni. La successione testamentaria* (Giuffrè 2009)
- Ciotola P, 'La vérification d'un testament sur disquette ou l'art de vers le formalisme testamentaire à la corbeille informatique' (1997) 4 *Extracte* 10
- , 'Le testateur et son clone inavoué, le juge: clone difforme ou conforme dans la recherche des intentions du testateur: le juge et l'interprétation des volontés du testateur' (2005) 107 *La Revue du Notariat* 239
- , 'Des principes usuels d'interprétation des testaments et les décisions rendues en 2007' (2018) 110 *Revue du notariat* 37
- Clougherty L, 'An Analysis of the National Advisory Committee on Uniform State Laws' Recommendation to Modify the Wills Act Formalities' (1991) 10 *Probate Law Journal* 283
- Clowney S, 'In Their Own Hand: An Analysis of Holographic Wills and Homemade Willmaking' (2008) 43 *Real Property, Probate and Trust Journal* 27
- Cobas Cobiella ME and de Joz Latorre C, 'La modernización del derecho de sucesiones. Algunas propuestas' (2007) 7 *Cuestiones de Interés Jurídico* 1
- Coing H, 'Form und Billigkeit im moderne Privatrecht' (1965) 1965 *Deutsche Notar-Zeitschrift* 1 29
- Cossío A, 'Dolo y captación en las disposiciones testamentarias' (1962) 1962 *Anuario de Derecho Civil* 277
- Cottier M, 'Ein zeitgemässes erbrecht für die Schweiz: Bericht zur Motion 10.3524 Gutzwiller "Für Ein Zeitgemässes Erbrecht" zuhanden des Bundesamtes für Justiz' (2014) *Sonderheft Not@lex/succesio* 29
- Coumaros N, *Le rôle de la volonté dans l'acte juridique* (Librarie du Recueil Sirey 1931)
- Crawford BJ, 'Wills Formalities in the Twenty-First Century' (2019) 2019 *Wisconsin Law Review* 269
- , 'Blockchain Wills' (2020) 95 *Indiana Law Journal* 735
- Crawford BJ, Purser K and Cockburn T, 'Post-Pandemic Wills' (2021) 2021 *University of Chicago Legal Forum*

- Cristiani F, 'Nuove tecnologie e testamento: Presente e futuro' [2013] *Diritto dell'informazione e dell'informatica* 559
- Critchley P, 'Privileged Wills and Testamentary Formalities: A Time to Die?' (1999) 58 *Cambridge Law Journal* 49
- Croucher RF, 'Statutory Wills and Testamentary Freedom – Imagining the Testator's Intention in Anglo-Australia Law' (2007) 7 *Oxford University Commonwealth Law Journal* 241
- Croucher RF and Vines P, *Succession: Families, Property and Death* (Lexis Nexis 2018)
- Crous N, *A Comparative Study of the Legal Status of Electronic Wills* (North West University 2019)
- Dadańska KA and Kubasik K, 'Forma rozrządzeń na wypadek śmierci po wejściu w życie Rozporządzenia Parlamentu Europejskiego i Rady (UE) nr 650/2012 z dnia 4 lipca 2012 roku' [2014] *Problemy Prawa Prywatnego Międzynarodowego* 9
- Dainow J, 'Restricted Testation in New Zealand, Australia and Canada' (1938) 36 *Michigan Law Review* 1107
- Danz E, 'Können Testamente mit Formfehlern aufrecht erhalten werden?' (1909) 1909 *Deutsche Juristen Zeitung* 281
- Darwall S, 'The Value of Autonomy and Autonomy of the Will' (2006) 2006 *Ethics* 263
- di Renzo Villata MG (ed), *Succession Law, Practice and Society in Europe across the Centuries* (Springer 2018)
- Dorman JA, 'Stop Frustrating the Testator's Intent: Why the Connecticut Legislature Should Adopt the Harmless Error Rule' (2016) 30 *Quinnipiac Probate Law Journal* 36
- Dunand J-P, 'Le testament oral en droit suisse et dans l'ancien droit neuchâtelois' in Jean Kellerhals, Dominique Manai and Robert Roth (eds), *Pour un droit pluriel: études offertes au professeur Jean-François Perrin* (Helbing & Lichtenhahn 2002)
- Dvoenosova GA, 'The Functions of a Document' (2013) 40 *Scientific and Technical Information Processing* 17
- Dyłał Ł, 'Dokument a dokument a dokument elektroniczny w prawie cywilnym - pojęcie i istota desygnatu' [2011] *Prawo Mediów Elektronicznych* 8
- Eccher B, *Bürgerliches Recht. Band VI. Erbrecht* (Springer 2010)
- , *Erbrecht* (Verlag Österreich 2016)
- Echeverría JD, '¿Qué reformas cabe esperar en el derecho de sucesiones del Código civil? (Un ejercicio de prospectiva)' (2009) 3 *El Cronista del Estado Social y Democrático de Derecho* 26
- Edwards HT, 'To Err Is Human, But Not Always Harmless: When Should Legal Error Be Tolerated?' (1995) 70 *New York University Law Review* 1167

Bibliography

- Ellart CS-M, 'The Late Roman Law of Inheritance: The Testament of Five or Seven Witnesses' in Béatrice Caseau and Sabine R Huebner (eds), *Inheritance, Law and Religions in the Ancient and Mediaeval Worlds* (Association des amis du Centre d'histoire et civilisation de Byzance 2014)
- Ellenberger J, 'Kommentar', *Palandt Bürgerliches Gesetzbuch Kommentar* (74th edn, CH Beck 2015)
- Espino Bermell C, *El testamento ológrafo. La importancia de la escritura y la firma del testador. El cotejo pericial de letras (La prueba caligráfica)* (Universidad de Córdoba 2016)
- Esquivel ME and Acuna ME, *Derecho sucesoral* (Universidad Libre 2011)
- Essary M, 'Wich v. Fleming The Dilemma of a Harmless Defect in a Will' (1983) 35 *Baylor Law Review* 903
- Evans AE, 'The Competency of Testamentary Witnesses' (1927) 25 *Michigan Law Review* 238
- Evans S, 'Testators' Wishes; Dead or Alive: Is There a Difference?' (2013) 2013 *Conveyance and Property Lawyer* 481
- Fernández FR, 'El testamento y la futura reforma del código civil en materia de discapacidad: Algunas reflexiones' (2009) 10 *Actualidad Jurídica Iberoamericana* 346
- Flaks S, 'Excusing Harmless Error in Will Execution: The Israeli Experience' (2010) 3 *Estate Planning and Community Property Law Journal* 27
- Fontana P and others, 'Handwriting as a Gauge of Cognitive Status: A Novel Forensic Tool for Posthumous Evaluation of Testamentary Capacity' (2008) 29 *Neurological Sciences* 257
- Foster FH, 'Dark Side of Trusts: Challenges to Chinese Inheritance Law, The' (2003) 2 *Washington University Global Studies Law Review* 151
- Frechette D, Zylberberg F and Raymond M, 'Canada - Quebec' in Louis Garb and John Wood (eds), *International Succession* (Oxford University Press 2010)
- Frerichs MJ and Kovacevic E, 'What Could Be the Harm? Minnesota's Harmless Error Statute' (*Lexology*, 2020) <<https://www.lexology.com/library/detail.aspx?g=74e38c22-0717-4e2d-bc0f-3412e1ecd60f>>
- Friedman R, 'Proof and Effect of Mistake as to the Provisions of Wills' (1973) 38 *Missouri Law Review* 48
- Friedmann LS, 'The Law Of The Living, The Law Of the Dead: Property, Succession, And Society' (1966) 1966 *Wisconsin Law Review* 340
- Frolik LA, 'The Strange Interplay of Testamentary Capacity and the Doctrine of Undue Influence. Are We Protecting Older Testators or Overriding Individual Preferences?' (2001) 24 *International Journal of Law and Psychiatry* 253
- Fuller LL, 'Consideration and Form' (1941) 1 *Columbia Law Review* 799
- Fulli-Lemaire S, 'Le formalisme en droit patrimonial de la famille: regard comparatiste' (2016) 17 *Max Planck Private Law Research Paper*
- Gardos P, 'Recodification of the Hungarian Civil Law' (2007) 2007 *European Review of Private Law* 707

- Gary S, 'Adapting Intestacy Laws to Changing Families' (2000) 18 *Law & Inequality: A Journal of Theory and Practice* 1
- , 'Harmless Error: History of the Doctrine and Recent Cases from the U.S. and Australia', *Oregon State Bar CLE seminar Advanced Estate Planning 2019* (Oregon State Bar 2019)
- Gee KB, 'Beyond Castro's Tablet Will: Exploring Electronic Will Cases Around the World and Re-Visiting Ohio's Harmless Error Statute' (2016) 26 *Probate Journal of Ohio* 149
- Gernhuber J, 'Formnichtigkeit und Treu und Glauben', *Festschrift zum 70. Geburtstag von Walter Schmidt-Rimpler* (C F Müller 1956)
- Gerver PHM, 'Het nieuwe erfrecht ingevoerd' [2003] *Nederlands Juristenblad* 72
- Glendon MA, 'Fixed Rules and Discretion in Contemporary Family Law and Succession Law' (1986) 60 *Tulane Law Review* 1165
- Glover M, 'The Therapeutic Function of Testamentary Formality' (2012) 185 *Kansas Law Review* 139
- , 'A Taxonomy of Testamentary Intent' (2016) 23 *George Mason Law Review* 269
- , 'Minimizing Probate-Error Risk' (2016) 49 *University of Michigan Journal of Law Reform* 335
- , 'A Social Welfare Theory of Inheritance Regulation' (2018) 2018 *Utah Law Review* 411
- , 'Restraining Live Hand Control of Inheritance' (2020) 79 *Maryland Law Review*
- Goldberg JCP and Sitkoff RH, 'Torts and Estates: Remediating Wrongful Interference with Inheritance' (2013) 65 *Stanford Law Review* 335
- Goodwin IJ, 'Access to Justice: What to Do about the Law of Wills' [2016] *Wisconsin Law Review* 947
- Goossens E and Verbeke A-L, 'De Europese Erfrechtverordening' [2012] *Themis* 105
- Górska K, *Zachowanie zwykłej formy pisemnej czynności prawnych* (C H Beck 2007)
- Gray T, 'Succession Law: Reflections and Directions' (2019) 40 *Adelaide Law Review* 331
- Greabe JM, 'The Riddle of Harmless Error Revisited' (2016) 54 *Houston Law Review* 59
- Grochowski M, *Skutki braku zachowania formy szczególnej oświadczenia woli* (C H Beck 2017)
- Gruchmann L, 'Die Entstehung des Testamentss-gesetzes vom 31. Juli 1938. Nationalsozialistische „Rechtserneuerung“ und Reformkontinuität' (1985) 7 *Zeitschrift für Neuere Rechtsgeschichte* 53
- Grundmann S, 'Favor Testamenti: Zu Formfreiheit und Formzwang bei bei privatschriftlichen Testamenten' (1987) 187 *Archiv Für Die Civilistische Praxis* 429

Bibliography

- Gschnitzer F, *Erbrecht* (Springer 1964)
- Gulliver AG and Tilson CJ, 'Classification of Gratuitous Transfers' (1941) 51 Yale Law Journal 1
- Güre GY, 'No Paper? No Problem: Ushering in Electronic Wills Through California's "Harmless Error" Provision' (2016) 49 University of California Davis Law Review 1955
- Gwiazdomorski J, 'Formy testamentu' (1966) 22 Nowe Prawo 713
- Gwiazdomorski J and Mączyński A, *Prawo spadkowe w zarysie* (Państwowe Wydawnictwo Naukowe 1985)
- Haines D, 'Informal Wills and the Uniform Legislation', *The Law Society of South Australia Succession Law Conference 2007* (The Law Society of Australia 2007)
- Hall P, 'Welcoming E-Wills into the Mainstream: The Digital Communication of Testamentary Intent' (2019) 20 Nevada Law Journal 339
- Haneman VJ, 'The Disruptive Potential of Blockchain in the Law of Wills' [2020] Trust & Estates 2
- Hannah F and McGregor-Lowndes M, *From Testamentary Freedom to Testamentary Duty: Finding the Balance* (Queensland University of Technology 2008)
- Hardin KA, 'An Analysis of The Virginia Wills Act Formalities and The Need For a Dispensing Power Statute in Virginia' (1993) 50 Washington & Lee Law Review 1145
- Harris VM, 'The Importance of the Last Will and Testament' (1908) 25 Banking Law Journal 377
- Häsemeyer L, *Die gesetzliche Form der Rechtsgeschäfte – objektive Ordnung und privatautonome Selbstbestimmung im formgebundenen Rechtsgeschäft* (Athenaeum 1971)
- Hayton D, 'By-Passing Testamentary Formalities' (1987) 46 Cambridge Law Journal 215
- Hedlund R, 'Introducing a Dispensing Power in English Succession Law' (2019) 25 Trusts & Trustees 722
- Heiss H, *Formmängel und ihre Sanktionen. Eine privatrechtsvergleichende Untersuchung* (Mohr Siebeck 1999)
- Hess B, *Intertemporales Privatrecht* (Mohr Siebeck 1998)
- Hill A and Mazza T, 'Strict versus Substantial Compliance with Statutory Formalities for Wills' (2020) <https://www.hamiltonlaw.on.ca/Web/About-the-HLA/HLA-Journal-Articles/Estates--Trusts-Journal-Articles/Estates_Law_News_Strict_versus_Substantial.aspx> accessed 21 January 2021
- von Hippel F, *Formalismus und Rechtsdogmatik: dargestellt am beispiel der 'errichtung' des zeugenlosen schrifttestaments (eigenhändiges testament; testament olographe)* (Hanseatische Verlagsanstalt 1935)
- Hirsch AJ, 'Inheritance and Inconsistency' (1996) 57 Ohio State Law Journal 1057
- , 'Incomplete Wills' (2013) 111 Michigan Law Review 1423
- , 'Technology Adrift: In Search of a Role for Electronic Wills' (2020) 61 Boston College Law Review 828

- Hochstetler M, 'Where There's a "Will," There's a Way: The Harmless-Error Rule, Interested-Witness Rule, and In Re Estate of Shaffer' (2020) 30 Ohio Probate Law Journal 202
- Hoeren T, 'Der Tod und das Internet. Rechtliche fragenzur verwendung von E-Mail- und WWW-Acounts nach dem Tode des Inhabers' (2005) 2005 Neue Juristische Wochenschrift 2113
- Holmes G, 'Testamentary Formalism in Louisiana: Curing Notarial Will Defects Through a Likelihood-of-Fraud Analysis' (2014) 75 Louisiana Law Review 511
- Horton D, 'Wills Law on the Ground' (2015) 62 UCLA Law Review 1094
- , 'Tomorrow's Inheritance: The Frontiers of Estate Planning Formalism' (2017) 58 Boston College Law Review 540
- , 'Partial Harmless Error For Wills: Evidence From California' (2018) 103 Iowa Law Review 2027
- Horton D and Weisbord RK, 'COVID-19 and Formal Wills' [2020] Stanford Law Review Online 1
- Hosemann EG, 'Protecting Freedom of Testation: A Proposal for Law Reform' (2014) 47 University of Michigan Journal of Law Reform 419
- Huebner R, *History of Germanic Private Law* (1918)
- Hurlburt WH, 'Electronic Wills and Powers of Attorney: Has Their Day Come', *The Uniform Law Conference of Canada, Proceedings of 83rd Annual Meeting* (The Uniform Law Conference of Canada 2001)
- Ibañez SB and others, *Testamento digital* (Ricardo Oliva Leon and Sonsoles Valero Barcelo eds, Juristas con Futuro 2016)
- Institute ALR, 'Wills: Non-Compliance with Formalities' (2001) 20 Estates, Trusts & Pensions Journal
- Israel Misrad ha-Mishpatim, A Succession Bill for Israel: Text and Explanatory Notes, translated in Harvard Law School-Israel Cooperative Research on Israel's Legal Development (1952)
- Jacuta J, 'Is Substantial Compliance in Ontario's Future?' (2020) <<https://hullandhuil.com/2020/08/is-substantial-compliance-in-ontarios-future/>> accessed 21 January 2021
- Janowski P, 'Doktryna „substantial compliance” (merytorycznej zgodności) w anglosaskim prawie spadkowym, na przykładzie Australii i Nowej Zelandii' [2016] *Ius et Administratio* 73
- Jarboe ST, 'Interpreting a Testator's Intent from the Language of Her Will: A Descriptive Linguistic Approach' (2002) 80 Washington University Law Quarterly 1365
- Jayne E, 'Party Autonomy in International Succession and Family Law: New Tendencies' (2009) 11 Yearbook of Private International Law 1
- Johnson JR, 'Dispensing with Wills' Act Formalities for Substantively Valid Wills' (1992) 18 Virginia Bar Association Journal 10
- Kasirer N, 'The "Judicial Will" Architecturally Considered' (1996) 99 *Revue du notariat* 3

Bibliography

- , 'From Written Record to Memory in the Law of Wills' (1998) 29 *Ottawa Law Review* 43
- Keeton GW and Gower LCB, 'Freedom of Testation in English Law' (1934) 20 *Iowa Law Review* 326
- Kennedy D, 'From the Will Theory to the Principle of Private Autonomy: Lon Fuller's "Consideration and Form"' (2000) 100 *Columbia Law Review* 94
- Kerridge R, *Hawkins on the Construction of Wills* (Sweet & Maxwell 2000)
- , *Making a Will* (Society of Legal Scholars 2017)
- Keuk B, *Der Erblasserwille post testamentum und die Auslegung des Testaments* (Röhrscheid 1965)
- Klasiček D, '21 St Century Wills' (2019) 35 *Pravni vjesnik* 29
- Kocot W, *Wpływ Internetu na prawo umów* (Lexis Nexis 2004)
- Koziczak A, 'Oznaki emocji w testamentie a jego autentyczność' (2012) 277 *Problemy Kryminalistyki*
- Krawczyk M, 'Testament własnoręczny w świetle regulacji kodeksowej, poglądów doktryny i orzecznictwa Sądu Najwyższego' (2009) 7 *Zeszyty Naukowe* 123
- Kreiczer-Levy S, 'The Mandatory Nature of Inheritance' (2008) 53 *The American Journal of Jurisprudence* 105
- , 'Big Data and the Modern Family' (2019) 2019 *Wisconsin Law Review* 349
- Lagarde P, 'Les principes de base du nouveau règlement européen sur les successions' [2012] *Revue Critique de Droit International Privé* 691
- Lang AG, 'Formality v. Intention - Wills in an Australian Supermarket' (1985) 15 *Melbourne University Law Review* 82
- Langbein JH, 'Substantial Compliance with the Wills Act' (1975) 88 *Harvard Law Review* 489
- , 'Crumbling of the Wills Act: Australians Point the Way' (1979) 65 *American Bar Association Journal* 1192
- , 'Defects of Form in the Execution of Wills: Australian and Other Experience with the Substantial Complicity Doctrine', *American/Australian/New Zealand Law: Parallels and Contrasts (Papers presented in Sydney, Australia, from 11-16 August 1980 at a meeting between the American Bar Association, Law Council of Australia, New Zealand Law Society, to commemorate the bicentenary)* (1980)
- , 'The Nonprobate Revolution and the Future of the Law of Succession' (1984) 97 *Harvard Law Review* 1108
- , 'Excusing Harmless Errors in the Execution of Wills: A Report on Australia's Tranquil Revolution in Probate Law' (1987) 87 *Columbia Law Review* 1
- , 'Absorbing South Australia's Wills Act Dispensing Power in the United States: Emulation, Resistance, Expansion' (2017) 38 *Adelaide Law Review* 1
- Lange KW, *Erbrecht* (C H Beck 2017)
- Lapunte SC, 'New Developments in the Spanish Law of Succession' (2007) 2007 *InDret* 2

- Laufer J, 'Flexible Restraints on Testamentary Freedom—a Report on Decedents' Family Maintenance Legislation' (1954) 79 *Harvard Law Review* 277
- Law Reform Commission of British Columbia, *Report on the Making and Revocation of Wills (LRC 52)* (1981)
- Law Reform Commission of Western Australia, *Report on Wills: Substantial Compliance* (1985)
- Law Reform Committee, *Making and Revocation of Wills* (1980)
- Law Reform Committee of South Australia, *Twenty-Eight Report of the Law Reform Committee of South Australia to the Attorney-General Relating to the Reform of the Law on Intestacy and Wills* (1974)
- Lee WA, 'Queensland Succession Act 1981' (1983) 3 *Oxford Journal of Legal Studies* 442
- Lefebvre B, 'L'accroissement du pouvoir discrétionnaire du juge en matière de validation d'un testament informel : les enseignements de la cour d'appel' in Brigitte Lefebvre (ed), *Mélanges Roger Comtois* (Éditions Thémis 2007)
- Leible S, *Wege zu einem Europäischen Privatrecht* (Universität Bayreuth 2001)
- Leipold D, 'Europa und das Erbrecht' in Gerhard Köbler, Meinhard Heinze and Wolfgang Hromadka (eds), *Europas universale rechtsordnungspolitische Aufgabe im Recht des dritten Jahrtausends. Festschrift für A. Söllner zum 70. Geburtstag* (C H Beck 2000)
- , 'Ist unser Erbrecht noch zeitgemäß?' (2010) 65 *Juristen Zeitung* 802
- , *Erbrecht* (Mohr Siebeck 2014)
- Leslie MB, 'Frustration of Intent in the Wealth Transmission Process' (2014) 2 *Oñati Socio-Legal Series* 283
- Lester S, 'Admitting Defective Wills to Probate, Twenty Years Later: New Evidence for the Adoption of the Harmless Error Rule' (2007) 42 *Real Property, Probate and Trust Journal* 577
- Lindgren J, 'Abolishing the Attestation Requirement for Wills' (1990) 68 *North Carolina Law Review* 541
- , 'The Fall of Formalism' (1992) 55 *Albany Law Review* 1009
- Liżyńska K, *Badanie autentyczności testamentu holograficznego* (Cyfrowa Biblioteka Prawnicza 2008)
- Lynch S, 'Wills and Estates: Succession Law and Testamentary Capacity' in RG Beran (ed), *Legal and Forensic Medicine* (Springer 2013)
- Maciejewska-Szałas M, *Forma pisemna i elektroniczna czynności prawnych. Studium prawnoporównawcze* (CH Beck 2014)
- Mackie K, *Principles of Australian Succession Law* (3rd edn, Lexis Nexis 2017)
- MacLean LJ, *Rectification and Validation of Wills and Codicils* (LESA 2015)
- Mączynski A, 'La revocation du testament' a la lumiere de la loi sur le droit international prive et de la Convention de La Haye sur les conflits de lois en matiere de forme des dispositions testamentaires' 19 *Polish Yearbook of International Law* 85

Bibliography

- , *Dziedziczenie testamentowe w prawie prywatnym międzynarodowym. Ustawowe i konwencyjne unormowanie problematyki formy* (Uniwersytet Jagielloński 1976)
- , ‘Wpływ wad oświadczenia woli na ważność testamentu’ (1991) 1991 Rejent 24
- , ‘Konstytucyjne prawo dziedziczenia’ in Wojciech Popiołek, Maciej Szpunar and Leszek Ogiegięto (eds), *Rozprawy prawnicze. Księga pamiątkowa Profesora Maksymiliana Pazdana* (Zakamycze 2005)
- , ‘Prawo dziedziczenia i jego ochrona w świetle orzecznictwa Trybunału Konstytucyjnego’ in Marek Zubik (ed), *Minikomentarz dla Maksiprofesora. Księga jubileuszowa profesora Leszka Garlickiego* (Wydawnictwo Sejmowe 2017)
- Maillard KN, ‘The Color of Testamentary Freedom’ (2014) 62 SMU Law Review 1783
- Malaurie P and Brenner C, *Droit des successions et des libéralités* (8th edn, LGDJ Lextenso 2018)
- Manitoba Law Reform Commission, *Report on ‘the Wills Act’ and the Doctrine of Substantial Compliance* (1980)
- Mann BH, ‘Formalities and Formalism in the Uniform Probate Code’ (1994) 142 University of Pennsylvania Law Review 1033
- Marsal Guillamet J, ‘La Ineficàcia dels actes i disposicions d’última voluntat’, *El Nou Dret successori del Codi Civil de Catalunya* (Documenta Universitaria 2012)
- Martin J, ‘La pertinence de l’article 714 du Code civil du Québec ou le paradoxe d’un formalisme sujet à la libre interprétation des tribunaux’ (2018) 113 Revue du notariat 431
- Marty-Nelson E and others, *Florida Wills, Trusts, and Estates. Cases and Materials* (Carolina Academic Press 2016)
- Martyn JGR and others, *Theobald on Wills* (Thomson Reuters 2010)
- Maxton JK, *Formalities, Mistake and Construction in the Law of Wills* (University of Canterbury 1982)
- Mazeaud H, Mazeaud L and Mazeaud J, *Leçons de Droit Civil* (Editions Montchrestien 1999)
- Mc Nary A, *The New Alberta Wills and Succession Act—What’s In It?...And What’s Out* (Legal Education Society of Alberta 2011)
- McCrum MW, ‘Wills – Execution – Witnesses’ Signatures Located Only after Self-Proving Affidavit Do Not Satisfy Attestation Requirements’ (1983) 15 St. Mary’s Law Journal 219
- McEnery B, ‘Succession Law Keeping Pace with Changes in Technology and Community Expectations – Informal Wills’ (2014) 12 Journal of New Business Ideas & Trends 1
- McGee AS, ‘Revisiting Ohio’s Harmless Error Statute - Saving Grace or Unintended Loophole?’ (2019) 29 Probate Journal of Ohio 233
- Melnychuk KS, ‘One Click Away: The Prospect of Electronic Wills in Saskatchewan’ (2014) 77 Saskatchewan Law Review 27

- Menashe D, 'Relaxed Formalism: The Validation of Flawed Wills' (2007) 40 Israel Law Review 119
- Mentrek J, 'Estate Planning in a Digital World' [2009] Ohio Probate Law Journal 195
- Merlini O de L, 'Los vicios de la voluntad testamentaria: Apuntes para una interpretación del artículo 673 del Código Civil' (2007) 2007 Revista General de Legislación y Jurisprudencia 50
- Miller CD, 'Will Formality, Judicial Formalism, and Legislative Reform: An Examination of the New Uniform Probate Code "Harmless Error" Rule and the Movement Toward Amorphism' (1991) 43 Florida Law Review 167
- Miller D, 'How Harmless Is Harmless? An In-Depth Look Into the Harmless Error Rule' [2013] ACTEC Foundation: Mary Moers Wenig Writing Competition Winners 1
- Miller G, 'Reforming the Formal Requirements for the Execution of a Will' (1993) 8 Denning Law Journal 71
- , *The Machinery of Succession* (Darmouth 1996)
- Miller JG, 'Substantial Compliance and the Execution of Wills' (1987) 9 International and Comparative Law Quarterly 343
- du Mongh J, 'Het erfrecht van de langstlevende echtgenoot: de "Wet-Valkeniers" van 22 April 2003' (2004) 2004 Rechtskundig Weekblad 1521
- Moreteau O, 'A Summary Reflection on the Future of Civil Codes in Europe' in P Apathy and others (eds), *Festschrift für Helmut Koziol zum 70. Geburtstag* (2010)
- Muscheler K, 'Das eigenhändige Testament – gestern, heute und morgen' (2014) 2014 Successio - Zeitschrift für Erbrecht 24
- Nachbar T, 'Form and Formalism' (2018) 1 University of Virginia School of Law Public Law and Legal Theory Research Paper Series
- Nelson C and Stark J, 'Formalities and Formalism: A Critical Look at the Execution of Wills' (1978) 6 Pepperdine Law Review 331
- Newbould J, 'Demand for Wills on the Rise as Coronavirus Fears Set in for Australians' *Money Magazine* (8 April 2020)
- Niedośniał M, *Testament. Zagadnienia ogólne testamentu w polskim prawie cywilnym* (Polski Dom Wydawniczy 'Ławica' 1993)
- , *Testament jako dokument prawny (zagadnienia dowodowe i procesowe testamentu)* (Biblioteka Jagiellońska 2019)
- Olsson B, *Handläggning av testamente - från upprättande till skifte* (Stockholms Universitet 2014)
- Olzen D, *Erbrecht* (De Gruyter 2005)
- Ormiston WF, 'Formalities and Wills: A Plea for Caution' (1980) 54 Australian Law Journal 451
- Orth J V., 'Wills Act Formalities: How Much Compliance Is Enough?' (2008) 43 Real Property, Probate and Trust Journal 73
- Osajda K, 'Wpływ rozwoju techniki na uregulowanie formy testamentu - rozważania de lege ferenda' (2010) 2010 Rejent 50

Bibliography

- , 'Sposoby stwierdzenia treści testamentu ustnego' [2013] *Monitor Prawniczy* 463
- , 'Prawo spadkowe (w) przyszłości. Perspektywy rozwoju prawa spadkowego' (2019) 2019 *Monitor Prawniczy* 66
- Otero Crespo M, 'La sucesión en los «bienes digitales». La respuesta plurilegislativa española' (2019) 6 *Revista de Derecho Civil* 89
- Pabin A, 'Testament jako akt sformalizowany - uwagi w sprawie przyszłego kształtu regulacji dotyczących formy rozrządzeń testamentowych' (2016) 2016 *Studia Prawnicze* 91
- Pagliantini S, *Causa e motivi del regolamento testamentario* (Jovene 2000)
- Papadopoulos S, 'Electronic Wills with an Aura of Authenticity: Van Der Merwe v Master of the High Court and Another' (2012) 24 *South African Mercantile Law Journal* 93
- Parker R, 'History of the Holograph Testament in the Civil Law' (1943) 3 *Jurist* 1
- Patti S, 'Il testamento olografo nell'era digitale' (2014) 2014 *Rivista di diritto civile* 992
- Pazdan M, 'Czynności notarialne w międzynarodowym prawie spadkowym' (1998) 8 *Rejent* 99
- Peart N, 'Where There Is a Will, There Is a Way - A New Wills Act for New Zealand' (2007) 15 *Waikato Law Review* 26
- Peart N and Kelly G, 'The Scope of the Validation Power in the Wills Act 2007' (2013) 2013 *New Zealand Law Review* 73
- Pelletier Jr GA and Sonnenreich MR, 'A Comparative Analysis of Civil Law Succession' (1966) 11 *Villanova Law Review* 323
- Perka M, 'Zasada favor testamenti w prawie spadkowym' [2017] *Palestra* 57
- Piątowski JS and Kordasiewicz B, *Prawo spadkowe. Zarys wykładu* (Lexis Nexis 2011)
- Pildes RH, 'Forms of Formalism' (1999) 66 *University of Chicago Law Review* 607
- Ponath G, *Die Beschränkungen der Testierfreiheit durch das Testamentsrecht* (Zerb Verlag 2006)
- Pound R, 'The Role of the Will in Law' (1954) 68 *Harvard Law Review* 1
- Purser K and Cockburn T, 'Wills Formalities in the Twenty-First Century – Promoting Testamentary Intention in the Face of Societal Change and Advancements in Technology: An Australian Response to Professor Crawford' (2019) 2019 *Wisconsin Law Review Forward* 46
- Purser K, Cockburn T and Crawford BJ, 'Wills Formalities beyond COVID-19; An Australian-United States Perspective' (2020) 9 *UNSW Law Journal Forum* 1
- Québec Ministre de la Justice, *Commentaires du ministre de la Justice* (Les Publications du Québec 1993)
- Queensland Law Reform Commission, *The Law Relating to Succession. Report No. 22* (1978)

- , *The Law Of Wills. Report No. 52* (1997)
- Quevedo AIG de, 'La formalización del testamento público abierto' (1996) 14 *Revista Colegio de Notarios* 1
- Radwański Z (ed), *System prawa prywatnego, vol. 2, Prawo cywilne - część ogólna* (C H Beck 2008)
- Radzyner A, 'Inheritance from Uncle Sam: The American Influence on Israeli Succession Law' (2016) 4 *Comparative Legal History* 19
- Rath-Boşca L-D, Barmos LM and Stănescu IA, 'The Need to Harmonize the Laws of the European Union Regarding the Succession Law' [2016] *Agora International Journal of Economical Sciences* 35
- Raventos LA, 'The Formal Validity Of The Mortis Causa Provisions In The Regulations 650/2012 (EU): An Article on Spanish Law' (2016) 22 *ILSA Journal of International & Comparative Law* 515
- Reed P, 'Challenges to Wills' [2012] *Private Client Business* 109
- Reid KGC, De Waal MJ and Zimmermann R (eds), *Comparative Succession Law. Testamentary Formalities* (Oxford University Press 2011)
- Reinhart G, *Das Verhältnis von Formnichtigkeit und Heilung des Formmangels im bürgerlichen Recht* (Universität Heidelberg 1969)
- Rendell C, *Law of Succession* (Macmillan 1997)
- Rescigno P, 'Ultime volontà e volontà della forma' (1987) 38 *Vita Notarile* 17
- , 'Il testatore anziano e la forma del testamento' [2017] *Jus civile* 382
- Richemont HD, *Projet de loi portant réforme des successions et des libéralités (Rapport No. 343)* (Sénat de la République Française 2006)
- Rivers J and Kerridge R, 'The Construction of Wills' (2000) 116 *Law Quarterly Review* 287
- Robbins N, *New Zealand and the Holographic Will* (Victoria University of Wellington 2016)
- Rogers M, 'If It Looks like a Will, There's a Way' (2017) 43 *Lawtalk* 32
- Ronovska K, 'Civil Law in the Czech Republic: Tendencies of Development (Some Notes on the Proposal of the New Civil Code)' [2008] *European Review of Private Law* 111
- Ropenga P, 'Testament by SMS' (2020) 2020 *Alacriter - blog - Insights into contracts, international law, trusts and estates* 1
- Ross H, *Preserving Digital Materials* (Walter de Gruyter 2012)
- Röthel A, *Ist unser Erbrecht noch zeitgemäß?* (C H Beck 2010)
- , 'Testamentsformen' (2014) 5 *Juristische Ausbildung* 475
- Rudnicki J, 'Rola formy testamentu. Uwagi na tle porównawczym' (2013) 2 *Forum Prawnicze* 35
- Ruggeri L, Kunda I and Winkler S (eds), *Family Property and Succession in EU Member States. National Reports on the Collected Data* (Sveučilište u Rijeci 2019)
- Rzewuski M, 'Formalisation of the Testament in the Light of the Favor Testamenti Principle' (2013) 2013 *Miřníky Práva v Stredoeurópskom Priestore* 978

Bibliography

- , ‘Wykładnia słusznościowa testamentu’ [2014] *Białostockie Studia Prawnicze* 227
- , ‘Konwersja testamentu’ in Piotr Stec and Mariusz Załucki (eds), *50 lat kodeksu cywilnego. Perspektywy rekodyfikacji* (Wolters Kluwer 2015)
- , ‘Wykładnia testamentu a okoliczności zewnętrzne towarzyszące testowaniu’ (2015) 2015 *Przegląd Sądowy* 106
- Safjan M, *System prawa prywatnego, vol. 1, Prawo cywilne - część ogólna* (Marek Safjan ed, C H Beck 2007)
- Sagaut J-F, ‘Présentation de la loi réformant le droit français des libéralités et des successions’ (2010) 14 *Electron. J. Comp. Law* 1
- Sanchez E V., ‘Are We Ready for Electronic Wills’ (2006) 206 *Notes on Business Education* 1
- Sandoval JS, ‘El testamento ológrafo en soporte digital y la firma biométrica’ (2019) 2019 *Boletín del Ministerio de Justicia* 1
- Sasso I, ‘Will Formalities in the Digital Age: Some Comparative Remarks’ (2018) 4 *Italian Law Journal* 169
- Scalise RJJ, ‘Undue Influence and the Law of Wills. A Comparative Analysis’ (2008) 19 *Duke Journal of Comparative and Intenational Law* 41
- , ‘Will Formalities in Louisiana: Yesterday, Today, and Tomorrow’ (2020) 80 *Louisiana Law Review* 1334
- Schapp J, *Methodenlehre und System des Rechts* (Mohr Siebeck 2009)
- Schmidt JP, ‘Grundlagen der Testierfähigkeit in Deutschland und Europa’ (2012) 220 *Rabels Zeitschrift für ausländisches und internationales Privatrecht* 1022
- Schmoeckel M and Otte G (eds), *Europäische Testamentsformen* (Nomos 2011)
- Scholz P, ‘Digitales Testieren. Zur Verwendung digitaler Technologien beim eigenhändigen und Nottestament de lege lata et ferenda’ [2019] *Archiv Für Die Civilistische Praxis* 100
- Shah JC and others, ‘Crypto-Wills: Transferring Digital Assets by Maintaining Wills on the Blockchain’ in Jagdish Chand Bansal and others (eds), *Communication and Intelligent Systems* (Springer 2020)
- Sherwin E, ‘Clear and Convincing Evidence of Testamentary Intent: The Search for a Compromise Between Formality and Adjudicative Justice’ (2002) 34 *Connecticut Law Review* 453
- Shulman KI, Cohen CA and Hull I, ‘Psychiatric Issues in Retrospective Challenges of Testamentary Capacity’ (2005) 20 *International Journal of Geriatric Psychiatry* 63
- Sibley JN, ‘Convention Povidng a Uniform Law on the Form on an International Will: Problems with State Probate Law’ (1974) 4 *Georgia Journal of International and Comparative Law* 422
- Sitkoff RH, ‘Freedom of Disposition in American Succession Law’ in Antoni Vaquer Aloy, María Paz Sánchez González, Esteve Bosch Capdevila (eds), *La libertad de testar y sus límites* (Marcial Pons 2018)

- Sitkoff RH and Dukeminier J, *Wills, Trusts and Estates* (10th edn, Wolters Kluwer 2017)
- Skowrońska-Bocian E, *Testament w prawie polskim* (Lexis Nexis 2004)
- Slingo J, 'Coronavirus: Demand for Wills Jumps by 76%' *The Law Society Gazette* (31 March 2020)
- Snail S and Hall N, 'Electronic Wills in South Africa' (2010) 7 *Digital Evidence and Electronic Signature Law Review* 67
- Sneddon KJ, 'In the Name of God, Amen. Language in Last Wills and Testaments' (2011) 29 *Quinnioac Law Review* 665
- , 'Speaking For the Dead: Voice in Last Wills and Testaments' (2011) 85 *St. John's Law Review* 684
- , 'Not Your Mother's Will: Gender, Language, and Wills' (2015) 98 *Marquette Law Review*
- Solzbach J, *Formstrenge bei Testamenten im deutsch-US-amerikanischen Vergleich* (Friedrich-Alexander- Universität Erlangen-Nürnberg 2016)
- Sonnekus JC, 'Videotestamente naas skriftelike testamente' (1990) 1990 *Tydskrif vir die Suid-Afrikaanse Reg* 114
- Spitzer M, 'Neues ze letztwilligen Verfügungen. Ein Beitrag zu Nottestament und Testierfähigkeit' (2006) 2006 *Österreichische Notariats Zeitung* 77
- Stec P and Załucki M, *Podstawy prawa cywilnego z umowami w administracji* (Difin 2011)
- Stern Y, 'The Testamentary Phenomenon in Ancient Rome' (2000) 49 *Historia: Zeitschrift für Alte Geschichte* 413
- Szostek D, *Nowe ujęcie dokumentu w polskim prawie prywatnym ze szczególnym uwzględnieniem dokumentu w postaci elektronicznej* (C H Beck 2012)
- Talpis J, 'Freedom of Cross-Border Estate Planning: Anticipated Problems' (2016) 22 *Trusts & Trustees* 119
- Tamaruya M, 'Japanese Wealth Management and the Transformation of the Law of Trusts and Succession' (2019) 33 *Trust Law International* 147
- Tampieri M, 'Formalismo testamentario e testamento olografo' (1998) 1998 *Rivista del Notariato* 119
- Terner P, 'Perspectives of a European Law of Succession' (2007) 14 *Maastricht Journal of European and Comparative Law* 147
- The Law Commission, *Making a Will. Consultation Paper 231* (The Law Commission 2017)
- , *'Making a Will' Consultation Paper 231* (2017)
- du Toit F, 'The Impact of Social and Economic Factors on Freedom of Testation in Roman and Roman-Dutch Law' (1999) 10 *Stellenbosch Law Review* 232
- , 'Testamentary Condonation in South Africa: A Pyrrhic Victory for Private Autonomy over Mandatory Formalism in the Law of Wills?' in Alain-Laurent Verbeke and others (eds), *Confronting the Frontiers of Family and Succession Law. Liber Amicorum Walter Pintens* (Intersentia 2012)

Bibliography

- , ‘Roman-Dutch Law in Modern South African Succession Law’ (2014) 2014 *Ars Aequi* 278
- , ‘Testamentary Rescue: An Analysis of the Intention Requirement in Australia and South Africa’ [2014] *Australian Property Law Journal* 56
- , ‘Remedying Formal Irregularities in Wills: A Comparative Analysis of Testamentary Rescue in Canada and South Africa’ (2020) 20 *Oxford University Commonwealth Law Journal* 139
- Traynor RJ, *The Riddle of Harmless Error* (Ohio University Press 1970)
- Tucker RM, ‘How Substantial Is Substantial? Compliance with the Louisiana Civil Code’s Requirements for Notarial Testaments’ (2018) 92 *Tulane Law Review* 969
- Uzcategui J, ‘Application of the Harmless Error Doctrine in California and Beyond’ (2015) 21 *California Trusts & Estates Quarterly* 1
- Vaquer Aloy A, ‘Freedom of Testation, Compulsory Share and Disinheritance Based on Lack of Family Relationship’ in M Anderson and E Arroyo I Amayuelas (eds), *The Law of Succession: Testamentary Freedom. European Perspectives* (Europa Law Publishing 2009)
- , ‘La protección del testador vulnerable’ (2015) 68 *Iuris Dictio* 327
- , ‘La relajación de las solemnidades del testamento’ (2016) 3 *Revista de Derecho Civil* 9
- Velazco RES, ‘El Anteproyecto de Reforma al Código Civil y los negocios jurídicos mortis causa’ (2019) 64 *Actualidad Civil* 43
- Veloso Z, ‘Testamentos – Nocoês Gerais, Formas ordinarias’ in Domingos Franciulli Netto, Gilmar Ferreira Mendes and Ives G da Silva Martins Filho (eds), *O novo Código Civil: Estudos em Homenagem ao Prof Miguel Reale* (LTr 2003)
- Verbeke A-L, ‘Het nieuwe erfrecht international gestitueerd’ [2003] *Weekblad voor Privaatrecht, Notariat en Registratie* 20
- Verbeke A-L and Leleu Y-H, ‘Harmonization of the Law of Succession in Europe’ in AS Hartkamp and others (eds), *Towards a European Civil Code* (Kluwer Law International 2011)
- Vukotic M, ‘Importance of Will Execution Formalities in Serbian Law’ in Bojan Milisavljevic, Tatjana Jevremovic Petrovic and Milos Zivkovic (eds), *Law and Transition* (University of Belgrade 2017)
- Waggoner LW, ‘The Revised Uniform Probate Code’ (1994) 5 *Trust & Estates* 18
- Wagner C, ‘Have Ontario’s Courts Dispensed with Strict Compliance with the Formalities of Execution?’ (2012) <<https://www.wagnersidlofsky.com/have-ontarios-courts-dispensed-with-strict-compliance-with-the-formalities-of-execution>> accessed 21 January 2021
- Wang H, Galligan MW and Kolodny JB, ‘Modern Inheritance Develops in China’ (2013) 2013 *New York Law Journal* 2
- Warren J, ‘Interpretation of Wills’ (1936) 49 *Harvard Law Review* 689
- Weisbord RK, ‘Wills for Everyone: Helping Individuals Opt Out of Intestacy’ (2013) 53 *Boston College Law Review* 877

- Weisbord RK, Horton D and Urice SK, *Wills, Trusts and Estates. The Essentials* (Wolters Kluwer 2018)
- Welsler R, 'Die Reform des österreichischen Erbrechts', *Zivilrechtsgesetzgebung heute Festschrift Gerhard Hopf zum 65. Geburtstag* (Manz 2007)
- , 'Die Reform des österreichischen Erbrechts' (2012) 144 Österreichische Notariat Zeitung 249
- , 'Reformbedarf bei den letztwilligen Verfügungen' in Reinhold Geime, Rolf A Schütze and Thomas Garber (eds), *Europäische und internationale Dimension des Rechts : Festschrift für Daphne-Ariane Simotta* (Lexis Nexis 2012)
- Wendel PT, 'Setting the Record Straight: The "Flexible Strict Compliance" Approach to the Wills Act Formalities' (2016) 95 Oregon Law Review
- , 'Wills Act Compliance and the Harmless Error Approach: Flawed Narrative Equals Flawed Analysis?' (2017) 95 Oregon Law Review 339
- , *Wills, Trusts, and Estates* (Wolters Kluwer 2018)
- Westman T, *Talking av testamente* (Stockholms Universitet 2013)
- Weyer, 'Das eigenhändige Testament - Gedanken und Erfahrungen eines Nachlassrichters' (1935) 1935 Deutsche Notar-Zeitschrift 348
- White K, 'Dispensing Powers. Validating Testamentary Intentions in the Absence of Formal Compliance' [2000] Law Society Journal 56
- Wiederkehr G and others, *Code Civil* (Daloz 2014)
- Wieling H, *Testamentsauslegung im Römischen Recht* (C H Beck 1972)
- Wierciński J, 'Sporządzenie testamentu w stanie wyłączającym świadome powzięcie decyzji i wyrażenie woli w praktyce notarialnej' [2011] Przegląd Sądowy 7
- , 'Uwagi o zamiarze testowania (animus testandi)' (2012) 2012 Przegląd Sądowy 132
- Wingarter A, *Die eigenhändige letztwillige Verfügung im Spannungsverhältnis zwischen Form und der Verwirklichung des Erblasserwillens* (Bayerischen Julius-Maximilians-Universität 1998)
- Wójcik S, *System prawa cywilnego, vol. IV, Prawo spadkowe* (Józef Stanisław Piątowski ed, Ossolineum 1986)
- Wójcik S and Zoll F, 'Testament' (2006) 2006 Studia Prawa Prywatnego 83
- Wolak G, 'Animus testandi na tle orzecznictwa Sądu Najwyższego' (2015) 2015 Rejent 1
- Wood-Bodley MC, 'MacDonald v. the Master: Computer Files and the Rescue Provision of the Wills Act' (2004) 121 South African Law Journal 34
- Załużcki M, 'Współczesne tendencje rozwoju ustawodawstwa testamentowego' (2012) 22 Roczniki Nauk Prawnych 23
- , *Uniform European Inheritance Law. Myth, Dream or Reality of the Future* (AFM Publishing House 2015)
- , 'Forma testamentu w perspektywie rekodyfikacji polskiego prawa spadkowego. Czas na rewolucję?' (2017) 72 Państwo i Prawo 31

Bibliography

- , ‘Testament w prawie angielskim’ in Piotr Kostański, Paweł Podrecki and Tomasz Targosz (eds), *Experientia docet. Księga jubileuszowa ofiarowana Pani Profesor Elżbiecie Traple* (Wolters Kluwer 2017)
- , ‘Attempts to Harmonize the Inheritance Law in Europe: Past, Present, and Future’ (2018) 103 *Iowa Law Review* 2318
- , ‘The Future of Succession Law in the EU. A Proposal’ in C Santos Botelho and F da Silva Veiga (eds), *Future Law* (2018)
- , *Videotestament. Prawo spadkowe wobec nowych technologii* (CH Beck 2018)
- , ‘About the Need to Adjust the Regulations Regarding the Form of Will to the Modern Requirements’ (2019) 6 *The European Journal of Economics, Law and Politics* 1
- (ed), *Kodeks Cywilny. Komentarz* (C H Beck 2019)
- , ‘A Few Remarks about the Future of Provisions on Making a Will Contrary to the Testamentary Formalities Law’ (2020) 13 *Cadernos de Dereito Actual* 20
- , ‘Evidentiary Function of the Provisions on the Form of Wills in the Contemporary Succession Law. Is the Complete Abandonment of Formalism Possible?’ (2020) 26 *Trusts & Trustees* 814
- , ‘Preparation of Wills in Times of COVID-19 Pandemic - Selected Observations’ (2020) 45 *Journal of Modern Science* 143
- Zerres T, *Bürgerliches Recht* (Springer 2019)
- Zimmermann R, ‘Testamentsformen : » Willkür « oder Ausdruck einer Rechtskultur?’ (2012) 76 *Rabels Zeitschrift für ausländisches und internationales Privatrecht* 471
- Zoll F, ‘Czy odwołalność testamentu zawsze powinna być nieograniczona’ in Marlena Pecyna, Małgorzata Podrecka and Jerzy Pisuliński (eds), *Rozprawy cywilistyczne. Księga pamiątkowa dedykowana Profesorowi Edwardowi Drozdowi* (Lexis Nexis 2013)