

# WACH UND MECKES



## Dr. Johannes Rübbeck

Associate

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- Qualifications
- Admission to the bar in Germany (*Rechtsanwalt*), 2022.
  - PhD on European civil procedural law and insolvency law, University of Munich, Germany, 2021 (honored with the faculty award 2020 of the University of Munich).
  - Law studies, University of Munich, Germany (promoted by a scholarship from the *Studienstiftung des Deutschen Volkes*).
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- Professional
- Associate at WACH UND MECKES since May 2022.
  - Legal clerk (*Rechtsreferendar*) at the European Court of Justice (Advocate General Juliane Kokott), Luxembourg, July to September 2021.
  - Research Assistant at the Ludwig-Maximilians-University Munich, Germany, Chair for Civil Law, Civil Procedural Law, European Civil and Procedural Law (Prof. Dr. Beate Gsell), March 2018 to May 2021.
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- Memberships
- German Institution for Arbitration (*Deutsche Institution für Schiedsgerichtsbarkeit e.V., DIS*).
  - German Initiative of Young Arbitrators (*Deutsche Initiative junger Schiedsrechtler, DIS40*).
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- Expertise
- Advising and representing German and international clients in complex commercial disputes, in particular in relation to German and international M&A transactions, as well as in commercial and corporate disputes.
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- Languages
- German
  - English
  - French
  - Italian
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- Publications
- *Rübbeck*, Das forum attractivum des Europäischen Insolvenzrechts – Reichweitenbestimmung des Art. 6 I EuInsVO (*The forum attractivum in European Insolvency Law – Determination of the scope of Art. 6 I European Insolvency Regulation*), 2021.
  - *Rübbeck*, Ausschließliche internationale Zuständigkeit für insolvenzbezogene Einzelstreitverfahren nach der EuInsVO (*Exclusive international jurisdiction over individual insolvency-related disputes pursuant to the European Insolvency Regulation*), DZWIR 2019, 63 ff.

- *Gsell/Rübbeck*, Beseitigung als Folgenbeseitigung – Kollektivklagen der Verbraucherverbände auf Rückzahlung unrechtmäßig erzielter Gewinne (*Recovery as removal of consequences – class actions by consumer associations on return of unlawful profits*), ZfPW 2018, 409 ff.
- *Singbartl/Rübbeck*, Die Kündigung von Altbausparverträgen (*The termination of old building loan agreements*), DZWIR 2016, 315 ff.
- *Singbartl/Rübbeck*, Note to the decision BGH, Urteil vom 17. Juni 2015 – VIII ZR 249/14, ZJS 2016, 251 ff.
- *Singbartl/Rübbeck*, Note to the decision BAG, Urteil vom 24. September 2015 – 6 AZR 497/14, GWR 2016, 237.
- *Singbartl/Rübbeck*, Note to the decision BGH, Urteil vom 11. Juni 2015 – VII ZR 216/14, ZJS 2016, 87 ff.
- *Singbartl/Rübbeck*, Note to the decision OLG Hamm, Beschluss vom 30. Dezember 2015 – 31 U 191/15, GWR 2016, 79.

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#### Recent Matters

##### Disputes in the Energy Sector:

- Representing a UK-based energy generator in the enforcement of eight-figure damages claims against a British plant constructor and its German parent from a title of the High Court of Justice in Germany relating to the construction of a substitute fuel power plant.

##### Commercial and Corporate Disputes:

- Representing Etihad Airways PJSC in its defense against multibillion damages claims by a German airline carrier through its administrator.
- Representing a worldwide operating textile distributor in the assertion of eight-figure claims against a public entity arising from the supply of respirator masks.