

## Vienna Law Review – Style Sheet

Subject to the modifications below, citation generally follows the Cambridge Law Journal style guidelines: <https://www.cambridge.org/core/services/aop-file-manager/file/575ac91daacaf65b2c79463d/CLJ-ifc.pdf>

### Secondary sources:

The first reference to any single source cited has to be a full reference containing all information mandated. *First names are generally written out.* The full reference to any chapter or article should indicate the first and last pages of the chapter/article in the book/journal. *References to specific pages should always be shown as p./pp.*

- 1) Hendrik Brinckmann, ‘Publizitätsregime – Grundlagen’, in Rüdiger Veil (ed.), *Europäisches Kapitalmarktrecht*, 2nd edn. (Tübingen: Mohr Siebeck, 2014) 293-306, pp. 295-7.
- 2) Heike Holdinghausen, *Dreimal anziehen, weg damit. Was ist der wirkliche Preis für T-Shirts, Jeans und Co?* (Frankfurt am Main: Westend, 2015) pp. 11-2.

The submitted paper must contain a full bibliography of secondary sources used (by article/authored chapter, not by book/journal). *The bibliography uses standard long form citation.* Full references can make use of abbreviations of the journal title if the unabbreviated title is contained in the bibliography (*Note: Abbreviated journal titles are not italicized*). *There is no change to the citation mode in case the cited journal does not use volume numbers.*

- 1) Lars Klöhn, ‘Die insiderrechtliche Bereichsausnahme für Bewertungen aufgrund öffentlich bekannter Umstände’ (2014) WM 537-43, pp. 539-40.

where the bibliography shows (ordered by surname)

Hendrik Brinckmann, ‘Publizitätsregime – Grundlagen’, in Rüdiger Veil (ed.), *Europäisches Kapitalmarktrecht*, 2nd edn. (Tübingen: Mohr Siebeck, 2014) 293-306

Heike Holdinghausen, *Dreimal anziehen, weg damit. Was ist der wirkliche Preis für T-Shirts, Jeans und Co?* (Frankfurt am Main: Westend, 2015)

Lars Klöhn, ‘Die insiderrechtliche Bereichsausnahme für Bewertungen aufgrund öffentlich bekannter Umstände’ (2014) *Wertpapiermitteilungen* 537-43

All further references to the same source should be made in short form.

- 1) Klöhn, 'Die insiderrechtliche Bereichsausnahme', p. 540.
- 2) Brinckmann, 'Publizitätsregime', p. 298.

Legal commentaries are cited like book chapters, the section and statute serving as a substitute for the chapter title (first and last pages need not be indicated). *Thus, the respective author should always be indicated whether full or short reference is given.*

- 1) Karsten Schmidt, '§ 132 HGB', in Karsten Schmidt (ed.), *Münchener Kommentar zum Handelsgesetzbuch*, 4th edn., 7 vols. (München: C.H.Beck, 2016), vol. II, para. 33.
- 2) Schmidt, '§ 132 HGB', paras. 34-5.

### Primary sources:

Cases are cited according to national standards but should at least contain the decision date, case name or number and all information necessary to find the case via common legal databases. Furthermore, they should clearly indicate the jurisdiction and deciding court. The first reference to cases of a jurisdiction should provide a guide to accessing the case(s). If so, no other sources (e.g. reprints in journals) are given. Contextualization should be given in the text (e.g. 'the Austrian court of last resort in civil cases')

- 1) Austrian OGH, 15.3.2012, 6 Ob 28/12d; all decisions of the Austrian OGH can be accessed via <http://ris.bka.gv.at/Jus/> with their case number.
- 2) State attorney for the state of Salzburg, 27.7.1994, AZ 8 St 4570/94.

Case comments are only cited when reference is made to the specific comment. Case comments should be designated as such and are otherwise cited as articles in journals. If they lack a separate title, the case name or number serves as a title.

- 1) Andreas Baumgartner, 'Case Comment: Austrian OGH 24.3.2015, 4 Ob 239/14x' (2015) ÖJZ 914-5, p. 915.

References to additional material should be cited as is common in the respective jurisdiction (cf. cases) but should always make use of proper translations so as to provide guidance for the reader concerning the nature of the materials used. Additional context should be given in the text. Abbreviations should only be used sparsely and in accordance with the table of abbreviations.

- 1) § 1209 ABGB as amended by the GesbR-RG, Austrian Federal OJ I 2014/83; all Austrian federal statutes can be accessed via <https://www.ris.bka.gv.at/Bund/> with their title, amendments can be found by their OJ number.
- 2) Explanatory remarks on the government bill proposing § 321 StGB, RV 30 BlgNR 13. GP 472.
- 3) Parliamentary Motion to amend the Austrian Civil Code (ABGB), IA 130/A BlgNR 17. GP 2.
- 4) Parliamentary Committee Report on Motion IA 130/A, AB 497 BlgNR 17. GP 1.

*Note:* Institutional authors are cited like individuals regarding all material that is not anticipated by statute, irrespective of the legal nature of the item cited. Document numbers can be attached after the document title.

- 1) European Securities and Markets Authority, ‘Follow-up Report on the development of the Best Practice Principles for Providers of Shareholder Voting Research and Analysis’, ESMA/2015/1887, para. 34.

but (as a ‘primary source’ generally to be cited without author!) compare

- 1) Proposal for a Directive of the European Parliament and of the Council amending Directive 2007/37/EC as regards the encouragement of long-term shareholder engagement and Directive 2013/34/EU as regards certain elements of the corporate governance statement, Presidency compromise text, 17.3.2015, 7088/15, Art. 3i para. 2.

### Information on the author:

The initial footnote (a note attached to the author’s name by an asterisk) should contain a short description of the author. This may include the current or last occupation, a link to the biography of the author, and a current e-mail address.