

Trust (Treuhanderschaft), Establishment (Anstalt) and Foundation (Stiftung) under Liechtenstein Law

By: Dr. iur. Klaus Biedermann

Based on a paper presented at the AIJA (Association
Internationale des Jeunes Avocats) Seminar on the Swiss Banking
Secrecy, Zurich, 8th-10th April 1983

Table of Contents

1. Concept and Distinctions

1.1. The Main Family Purpose: Tying up of Family Property and Rendering it Inalienable

1.2. The Political Issue: To Break and to Restrict Family Settlements/ Family Trust Settlements and Fideicommissa/Family Foundations

2. **Trust, Foundations and Establishments under Liechtenstein Law**

2.1. Trust and Foundation

2.1.1. Preliminary Remarks, Common Features of Trust and Family Foundation

2.1.2. Creation of Trust and Foundation

2.1.3. Administration, Structure of Beneficial Interests, the Respective Roles of Trustee of the Trust/Board of Foundation and Beneficiaries

2.1.4. Termination and Alteration

2.1.4.1. Revocation and/or Avoidance as Opposed to Termination

2.2. Some Additional Remarks concerning the Trust

2.3. The Establishment

2.3.1. The Place of the Establishment in the Liechtenstein Legal System

Further References