

TRUSTS ON THE CONTINENT OF EUROPE

*A STUDY IN COMPARATIVE LAW WITH AN ANNEX
CONTAINING SUGGESTIONS FOR THE DRAFTING
OF GENERAL BONDS OF INTERNATIONAL
GOVERNMENT LOANS*

BY
F. WEISER,
DB.JTTB., OF GEAT'S INN, BABBISTER-AT-LATV.



my 485

LONDON:

SWEET & MAXWELL, LIMITED,
2 & 3 CHANCERY LANE, W.C.2

1936

(Printed in England)

CONTENTS.

	PAGE
PREFACE	v
PART I.—GENERAL.	1
The <i>numerus clausus</i> of real rights	7
The rules against inalienability of property	8
The principle of publicity.	9
The "overt" Trust	12
PART II.—THE TRUST AS A PROBLEM OF MUNICIPAL LAW IN VARIOUS CONTINENTAL COUNTRIES.	15
CHAPTER 1. Germany.	15
A. The <i>Fiducia</i>	23
(a) No remedy against transferee	26
(b) No "real subrogation".	26
(c) No "primary acquisition".	26
(d) Death of Fiduciary.	27
(e) No protection for beneficiary not identical with Settlor.	27
The <i>Sicherheitsübertragung</i>	28
B. The <i>Treuhand</i> of Teutonic extraction	30
(a) Conditional ownership	31
(b) "Right to administration"	36
(c) "Enablement"	36
CHAPTER 2. Austria	42
CHAPTER 3. Switzerland.	45
CHAPTER 4. Liechtenstein.	49

CONTENTS.

viii

	PAGE
	54
CHAPTER 5. France	57
The Prete-nom	
Lepaulle's " Traite theorique et pratique des Trusts"	59
Decided cases	63
CHAPTER 6. Italy	67
	71
PART III.—INTERNATIONAL PRACTICES AND MALPRACTICES ...	
The Bank for International Settlements,	73
Trustee	77
Trusts securing international State loans	
ANNEX. Suggestions for the drafting of some clauses in general bonds of international State loans	94
Introductory remarks	94
Draft clauses	97