

Heinrich Amadeus Wolff

## Ungeschriebenes Verfassungsrecht unter dem Grundgesetz



At the moment there is a disparity in German constitutional law between the written law and the law which is actually applied. A number of unwritten constitutional rules of law are being used in daily practice although their dogmatic principles have not yet been clarified. Constitutional law experts ignore this state of affairs to a great extent. According to the system they stand for, these legal rules should not exist. Heinrich Amadeus Wolff examines the discrepancy between theory (charter of the constitution) and practice (current constitutional law). He discusses the difference between constitutional law, *jus naturale* and legislation and shows clearly how the interpretation of the law differs from the written law. He concludes by attempting to combine reality and theory.

**Heinrich Amadeus Wolff** Geboren 1965; 1985-90 Studium der Rechtswissenschaften in Regensburg, Tübingen, Bonn, Freiburg und Heidelberg; 1990-93 Wiss. Mitarbeiter in Heidelberg; 1994 zweite jurist. Staatsprüfung; 1994 Wiss. Mitarbeiter beim Bundesverfassungsgericht in Karlsruhe und an der Deutschen Hochschule für Verwaltungswissenschaften in Speyer; 1995-99 wiss. Assistent in Speyer; 1996 Promotion; seit 1996 Lehrbeauftragter in Speyer; 1998 Habilitation; seit 1999 Oberregierungsrat im Bundesministerium des Innern.

2000. XIII, 526 pages. JusPubl 44

ISBN 978-3-16-158094-9  
DOI [10.1628/978-3-16-158094-9](https://doi.org/10.1628/978-3-16-158094-9)  
eBook PDF €144.00

---

Order now:  
<https://www.mohrsiebeck.com/en/book/ungeschriebenes-verfassungsrecht-unter-dem-grundgesetz-9783161580949/>  
Phone: +49 (0)7071-923-17  
Fax: +49 (0)7071-51104