



Power of Attorney

Solicitor / Rechtsanwalt

Klaus Friedrich Buttschardt

Fürst-Max-Willibald-Straße 9, D-88364 Wolfegg
www.strafverteidiger-Ravensburg.de - kanzlei@strafverteidiger-ravensburg.de

are hereby granted by

in the matter

power of attorney

- 1.) for conducting litigation (under Sections 81 et seq. ZPO [Code of Civil Procedure] among others), including the power to lodge or withdraw counter-claims;
- 2.) for filing applications in divorce matters or matters arising as a consequence of divorce, for concluding agreements concerning consequences of divorce and for filing applications for the provision of pension notifications or other pension plan notifications;
- 3.) for representation and defence in criminal cases and penalty charge cases (Sections 302 and 374 StPO [Code of Criminal Procedure]), including preliminary proceedings and (in case of absence) for representation under Section 411 II StPO and with express authorisation also under Sections 233 I, 234 StPO, for filing criminal complaints and other complaints permissible under the Strafprozeßordnung [Code of Criminal Procedure] and complaints under the Gesetz über die Entschädigung für Strafverfolgungsmaßnahmen [Act on Compensation for Prosecution Measures], in particular also for the proceedings concerning the amount of compensation;
- 4.) for representation in other proceedings and in out-of-court proceedings of any kind (in particular in accident cases relating to the assertion of claims against liable parties, vehicle owners and insurers);
- 5.) for establishing or nullifying contractual relationships and for submitting or receiving unilateral declarations of intent (e.g. notices of termination) in connection with the matter mentioned above.

The power of attorney shall apply to all levels of judicial proceedings, and shall also extend to ancillary and follow-on proceedings of any kind (e.g. distress and interim injunction, proceedings for determining costs, compulsory execution proceedings, intervention proceedings, compulsory auction proceedings, sequestration proceedings and depositing proceedings, as well as insolvency and composition proceedings concerning the opponent's assets). In particular, it shall encompass the power to bring about and receive service of process, to transfer the power of attorney wholly or partly to others (sub-power of attorney), to file, withdraw or waive legal remedies, to settle the legal dispute or out-of-court proceedings by composition, waiver or acknowledgement, to receive money, valuables and deeds, in particular also the value in dispute and the amounts to be reimbursed by the opponent, the treasury or other agencies, as well as to inspect files.

Place, date

Signature