Prof Felix Steffek October 2023

## **PRESENTATIONS**

Presentations in a language other than English are listed in English translation followed by the original language in square brackets.

**The Future of Dispute Resolution**, Legal Innovation: Technology Changing Society and the Law Symposium, Hitotsubashi University, 18/12/2023.

The Cambridge Law Corpus: A Dataset for Legal Al Research, How Machine Learning Can Improve Access to Justice Workshop, Hitotsubashi University, 18/12/2023.

**Ethical Guide on Artificial Intelligence in Dispute Resolution,** Future of Dispute Resolution Roundtable, Hitotsubashi University, 20/12/2023.

The Cambridge Law Corpus: A Dataset for Legal Al Research, Centre for Al and Data Governance (CAIDG), Singapore Management University, 07/11/2023.

Artificial Intelligence and Dispute Resolution: Does Technology Improve the Way We Solve Our Conflicts?, Alumni Festival, University of Cambridge, 23/09/2023.

**Comment: Bankruptcy Reforms and Corporate Debt Structure,** The Future of Insolvency Law in Hong Kong, City University of Hong Kong, 01/06/2023.

Director and Shareholder Responsibility in Financial Distress: A Comparative and Economic Perspective, Graz Company Law Forum, University of Graz, 26/05/2023.

**New EU Harmonisation Initiatives in Insolvency Law** [Neue Harmonisierungsbestrebungen im Insolvenzrecht aus Brüssel], University of Vienna, 24/05/2023.

**The Cambridge Law Corpus: A Corpus for Legal Al Research,** Faculty Research Seminar, University of Cambridge, Faculty, of Law, 22/05/2023.

Chair: Panel on 'Technology and Law', 12th Annual Conference of the Cambridge International Law Journal, University of Cambridge, 24/04/2023.

Dispute Resolution Mechanisms and Their Regulation: A Functional and Comparative Taxonomy, Max Planck Institute for Procedural Law, Luxembourg, 24/03/2023

Justice by Algorithm [Automatisierte Entscheidungen in der Konfliktlösung], European University Viadrina, 26/11/2022.

The Use of Artificial Intelligence in the Insolvency and Restructuring Practice, INSOLTech Roundtable, INSOL International and Singapore Global Restructuring Initiative, 16/11/2022.

**Artificial Intelligence and Corporate Insolvency,** Inaugural Conference of the Singapore Global Restructuring Initiative, Singapore Management University, Singapore, 14/11/2022.

**Building Online Dispute Resolution Frameworks**, European Justice Forum, Barcelona, 03/11/2022.

**Legal Innnovation: Technology, the Legal Profession and Industrial Change,** Book Launch, Hitotsubashi University and University of Cambrige, Tokyo, 14/10/2022.

**Justice, Inclusive Growth and Business Development,** OECD RIGA Global Access to Justice Roundtable, OECD and Ministry of Justice of Latvia, Riga, 21/09/2022.

**Artificial Intelligence and Consumer Ombud Proceedings,** Workshop, Schlichtungsstelle für den öffentlichen Nahverkehr, Berlin, 14/09/2022.

**Responsive Justice: Critical Factors for Successful Change,** Justice Leaders Forum, Latvian Ministry of Justice, Riga, 14/07/2022.

The Future of English Corporate Insolvency and Restructuring Law, Workshop on 'English Corporate Insolvency and Restructuring Law after CIGA', Harris Manchester College, University of Oxford, 23/06/2022.

**Elements of a Comprehensive Online Dispute Resolution Framework,** Workshop on Developing an Effective Online Dispute Resolution Concept, OECD and Ministry of Justice of the Republic of Latvia, Paris, 03/06/2022.

Corporate Debt Workouts, Financial Stability Board, 16/02/2022.

Economic Perspectives on Reflective Loss in Investor-State Dispute Settlement, UNICTRAL Working Group III, 08/12/2021.

**Online Dispute Resolution,** Global Week for Justice, Latvian Ministry of Justice and OECD, Riga, 03/12/2021.

**Technology and Legal Innovation,** Research project on the legal aspects of the use of satellite data, Japan Society for the Promotion of Science, Tokyo, 24/11/2021.

Regulating the Use of Artificial Intelligence in Dispute Resolution, Eastern Economic Forum (EEF), Far Eastern Federal University and Lomonosov Moscow State University, Vladivostok, 02/09/2021.

Should Mediation Be Integrated into the Existing Laws of Civil Procedure by Way of Regulation? [Empfehlen sich Regelungen zur Integration der Mediation in das bestehende Rechtsschutzsystem?], Strengthening Mediation Conference: Improving Quality and Reputation through Public Regulation? [Stärkung der Mediation: Qualitäts- und Reputationssteigerung durch mehr staatliche Regulierung?], Ministry of Justice and Consumer Protection, Berlin, 28/05/2021.

**Using Artificial Intelligence to Manage Corporate Financial Distress,** Fourth Industrial Revolution Webinar Series, INSOL and Singapore Global Restructuring Initiative of Singapore Management University (SGRI), Singapore, 04/05/2021.

Artificial Intelligence and Dispute Resolution [Künstliche Intelligenz und Konfliktlösung], Faculty of Law, University of Münster, Münster, 04/05/2021.

Justice in a Pandemic: Responding to Changing Justice Needs of SMEs, For a People-centred e-Justice, Portuguese Ministry of Justice, Lisbon, 26/04/2021.

Enforcing Secured Bank Loans in the European Union: A Comparative and Leximetric Analysis, Conference on Security Law, Comillas Pontifical University, Madrid, 21/04/2021.

**Artificial Intelligence and Dispute Resolution,** Centre for Access to Justice and Inclusion, Anglia Ruskin University, Cambridge, 24/03/2021.

Empirical Research on Consumer Conciliation [Empirische Forschung zur Verbraucherschlichtung], Ministry of Justice and Consumer Protection, Berlin, 9.2.2021.

Predictive Analytics in the Civil Justice System [Predictive Analytics in der Ziviljustiz], Recode Law, Münster, 21.1.2021.

Comment on Kristin van Zwietens presentation on 'Transaction Avoidance and Corporate Insolvency Law: Framing the Issues', Commercial Law Centre, Oxford, 15.1.2021.

**Artificial Intelligence and Dispute Resolution,** Technology and Legal Innovation, Hitotsubashi University, Tokyo, 12.01.2021.

Technology and Financial Distress: The End of Corporate Insolvency Law?, Technological Innovation and Financial Sector (R-)Evolution, British Academy and King's College London, 11.12.2020.

**Artificial Intelligence and Dispute Resolution**, Cambridge Alumni Festival, University of Cambridge, 21.9.2020.

**Artificial Intelligence and Dispute Resolution,** SOLAIR conference, Czech Academy of Sciences, Government Office of the Czech Republic, Ministry of Industry and Trade of the Czech Republic, Microsoft, UNCITRAL, Ministry of Justice of Japan, Prague, 11.9.2020.

Comment on Ignacio Tirado's presentation on 'The EU Insolvency Framework and the Cape Town Convention', Cape Town Convention Academic Conference, Unidroit, Rome, 10.9.2020.

Artificial Intelligence and Dispute Resolution [Künstliche Intelligenz und Konfliktlösung], Recode Law Conference, Münster, 3.9.2020.

The Future of the Corporation: The Impact of Technology, Innovation and Industrial Change, Faculty of Law, Moscow State University, 28.8.2020.

**Keynote: Artificial Intelligence and Dispute Resolution,** Access to Justice in the Digital Age, Ministry of Justice and Consumer Protection, Berlin, 16.7.2020.

Panel on the Impact of COVID-19 on Insolvency Law Reforms, Conference on Restructurings of Companies in Financial Distress: Global and Asian Perspectives, City University of Hong Kong, 11.6.2020.

A General Theory of the Law of Corporate Debt, Conference on Restructurings of Companies in Financial Distress: Global and Asian Perspectives, City University of Hong Kong, 10.6.2020.

Comment on 'Relative Priority and the European Restructuring Directive' by Gerard McCormack, Conference on Restructurings of Companies in Financial Distress: Global and Asian Perspectives, City University of Hong Kong, 10.6.2020.

**Artificial Intelligence and Dispute Resolution,** Rosalind Franklin Conference, Newnham College, Cambridge, 26.5.2020.

A General Theory of the Law of Corporate Debt, European Law Institute Special Interest Group: Business and Financial Law, University of Lille, 6.3.2020.

**Update:** Analysis of Individual and Collective Loan Enforcement Laws in the EU Member States, 2<sup>nd</sup> Meeting of the Member States Expert Group on Insolvency Benchmarking, Directorate-General for Financial Stability, Financial Services and Capital Markets Union (DG FISMA), Brussels, 3.12.2019.

Chances and Risks for Creditors in International Restructuring and Insolvency Proceedings [Chancen und Risiken für Gläubiger in internationalen Insolvenz- und Restrukturierungsverfahren], Annual Forum for Law and Tax [Jahresforum für Recht und Steuern], Rust, 17.10.2019.

**Economic Foundations of Corporate Law Teaching and Research,** Meeting of Georgian Corporate Law Professors, Kakheti, Georgia, 28.9.2019.

Analysis of Individual and Collective Loan Enforcement Laws in the EU Member States, Meeting of the Member States Expert Group on Insolvency Benchmarking, Directorate-General for Financial Stability, Financial Services and Capital Markets Union (DG FISMA), Brussels, 24.9.2019.

**Perspektiven der Verbraucherschlichtung,** Konfliktmanagement-Kongress, Justizministerium Niedersachsen, Hannover, 7.9.2019.

**Artificial Intelligence and Dispute Resolution,** New Trends in the Common Law, Institute of Advanced Legal Studies, London, 2.9.2019.

The Cost of Capital: A Common Foundation for Corporate and Corporate Insolvency Law?, Euregio Symposium on The Law of Closed Corporations, Bolzano, 24.5.2019.

**Technology and Law: A Research and Teaching Agenda, University of Georgia, 19.4.2019.** 

The Cost of Capital: A Common Foundation of Corporate and Corporate Insolvency Law, Centre for Cross-Border Commercial Law in Asia, Singapore Management University, 5.4.2019.

**Insolvency Reform in the United Kingdom and the European Union, SMU-Cambridge** Roundtable on Corporate Insolvency Law, Singapore Management University, 5.4.2019.

**Artificial Intelligence and Dispute Resolution,** Dispute Resolution Roundtable, Singapore Management University, 4.4.2019.

The Future of the Corporation: The Impact of Technology, Innovation and Industrial Change, Financial Services Agency, Tokyo, 2.4.2019.

**Technology and Law: A Research and Teaching Agenda,** Technology and Law Symposium, Hitotsubashi University, Tokyo, 29.3.2019.

Artificial Intelligence and Dispute Resolution, Hitotsubashi University, Tokyo, 28.3.2019.

**Towards a People-centred Justice Ecosystem: Inspiring Policy Change**, OECD Roundtable on Equal Access to Justice, Lisbon (remote), 28.3.2019.

Consumer Conciliation: A Learning System, Kansai University, Osaka, 27.3.2019.

**Artificial Intelligence and Dispute Resolution,** Advanced Technology, Artificial Intelligence and Law, RIKEN National Research Institute, Tokyo, 26.3.2019.

**Artificial Intelligence and Consumer ADR,** Consumer ADR Conference, University of Oxford, 19.3.2019.

**A European Perspective on Mediation,** Bringing Mediation into the Mainstream in the Civil Justice System in Scotland, Edinburgh, 28.2.2019.

Consumer Conciliation as a Learning System [Verbraucherschlichtung als lernendes System], Ministry of Justice, Berlin, 19.11.2018.

**Digitally-Enabled, People-Centred Legal and Justice Services,** 58<sup>th</sup> Session of the Public Governance Committee: Meeting Citizen Service Delivery Expectations in a Digital Age, OECD, Paris, 12.11.2018.

Economic Analysis of Corporate Group Insolvency Law [Konzerninsolvenzrecht aus dem Blickwinkel der ökonomischen Analyse], University of Vienna, Strobl, 11.7.2018.

The Implications of Technology on People-Centric Services and Access to Justice, OECD Policy Roundtable on Equal Access to Justice, Riga, 6.7.2018.

**Education – What Training Does a 21st Century Lawyer Need?**, LawTech: Preparing UK Students for Careers in Law, BEIS Conference Centre, London, 18.4.2018.

**Normative Aspects of Comparative Law Research,** British Association of Comparative Law Conference, Murray Edwards College, Cambridge, 16.4.2018.

**Treaty Shopping and Tools for Treaty Reform,** OECD Freedom of Investment Roundtable, Paris, 12.3.2018.

Paving the Way for Legal Artificial Intelligence – A Common Dataset for Case Outcome Predictions, 2nd Annual Conference of the Oxford Business Law Blog – The Law of Autonomous Systems and the Automation of Law, University of Oxford, 8.3.2018.

The Cost of Capital – The Normative Foundation of Corporate Law?, 3CL Workshop, University of Cambridge, 6.3.2018.

A Normative Theory of Corporate Law and Board Composition – Bank Nominee Directors and the Cost of Capital, International Corporate Governance and Law Forum: Boards of Directors – Composition and Process, University of Leeds, 16.1.2018.

Comparative Law Research, Mykolas Romeris University, Vilnius, 20.9.2017.

The Cost of Capital – The Normative Foundation of Corporate and Corporate Insolvency Law?, The Inaugural Cross-border Corporate Insolvency and Commercial Law Conference, City University of London, 6.4.2017.

The Potential for Value Creation in the Brexit Negotiations, Negotiating Brexit Conference, University of Oxford, 17.3.2017.

**Comment on 'Bankruptcy on the Side',** Goethe/Penn Conference on Law & Finance, University of Frankfurt, 16.12.2016.

**Directors' Duties and Liability in Insolvency,** Business Law and Foreign Investments in Cuba – Challenges and Perspectives, University of Havana, 9.12.2016.

The Relationship Between Mediation and Other Forms of Alternative Dispute Resolution, European Parliament, Committee on Legal Affairs, Brussels, 29.11.2016.

The Cost of Capital – The Normative Foundation of Corporate Law?, European Company and Financial Law Review (ECFR) Symposium, Copenhagen, 30.9.2016.

A Place for a Theory of Justice in Dispute Resolution Research?, Different Routes to Justice Workshop, Westminster Law School, London, 13.9.2016.

**Justice and Alternative Dispute Resolution,** International Dispute Resolution Institute (IDRI), London, 17.8.2016.

**Enforcing International Mediation Settlements,** International Dispute Resolution Institute (IDRI), London, 17.8.2016.

**Trade Agreements and Corporations,** Organisation for Economic Co-operation and Development (OECD), Launch of the OECD Business and Finance Outlook, Paris, 9.6.2016.

**Policy Principles for the Role of Law and Interests in ADR,** Civil Justice Conference, University of Oxford, 20.4.2016.

Regulating Corporate Insolvency in the European Union – The Capital Cost of Insolvency, Regulatory Principles and the Way Forward, Insolvency Lawyers' Association (ILA) Academic Forum, Oxford, 18.3.2016.

The Capital Markets Union Action Plan, the Capital Cost of Insolvency and the Way Forward, Meeting of the European Company Law Experts, Cologne, 11.12.2015.

Restructuring of Corporate Groups under the New European Insolvency Regulation [Konzernsanierung nach der neuen Europäischen Insolvenzverordnung], ZIP-Jahrestagung zum Insolvenzrecht 2015, Cologne, 2.10.2015.

Restructuring Corporate Groups under the Recast European Insolvency Regulation – A Critical Assessment, Business Law Workshop, University of Oxford, 16.6.2015.

A Solution for Corporate Groups?, Conference on European Corporate Insolvency – Restructuring the European Business Enterprise, University of Oxford, 8.5.2015.

The Impossibility of the Creditor to Accept Performance [Die Unmöglichkeit auf Seiten des Gläubigers], Habilitation Lecture, University of Hamburg, 22.4.2015.

Comparative Law and Justice Theory – Designing Comparative Taxonomies with Examples from the Law of Dispute Resolution, Comparative Law Discussion Group, Institute of European and Comparative Law, University of Oxford, 12.2.2015.

The Conciliation Judge in Civil Procedure Law [Der Güterichter im Zivilprozess], University of Regensburg, 15.12.2014.

Sketches of a Justice Theory for Private Law [Skizzen einer Gerechtigkeitstheorie für das Privatrecht], Max Planck Institute for Comparative and International Private Law, Hamburg, 5.9.2014.

Limited Liability and Piercing the Corporate Veil - A Fresh Look at Taxonomy, Comparison of Laws, Economics and Justice, University of Cambridge, 29.4.2014.

Principles and Developments in German Private Law [Grundlagen und Entwicklungslinien des deutschen Privatrechts], Multilateral Visitor Programme for Civil and Commercial Law Judges, organised by the German Judges Association and the German Foundation for International Legal Cooperation, Bonn, 4.11.2013.

Forgotten Justice? Business Law from the Perspective of Justice Theory with Examples Taken from Company and Corporate Insolvency Law [Vergessene Gerechtigkeit? Rechtsethische Anforderungen an das Wirtschaftsrecht mit Anwendungsfällen aus dem Gesellschafts- und Insolvenzrecht], Corporate Law Seminar, Max Planck Institute for Comparative and International Private Law, Hamburg, 19.9.2013.

One for All and All for One? Principles and Reform of Corporate Group Insolvency Law in the European Union, Centre for Corporate and Commercial Law, University of Cambridge, 8.3.2013.

Theory and Principles of German Private Law [Systematik und Institute des deutschen Zivilrechts], Multilateral Visitor Programme for Civil and Commercial Law Judges, organised by the German Judges Association and the German Foundation for International Legal Cooperation, Bonn, 5.11.2012.

Comparative Comments on Regulatory Competition in Company Law, Conference on French Private Law – Reforms and Perspectives in Comparative Law, Max Planck Institute for Comparative and International Private Law, Hamburg, 1.11.2012.

Corporate Group Restructuring and Insolvency in Europe – Principles, Models, Reform, Meeting of the European Company Law Experts, Cologne, 27.9.2012.

Company Law in the European Union, England and Germany – Competition, Influence and Inspiration, Conference on the Codification of Private Law in the 21st Century, Eötvös Loránd University, Budapest, 24.9.2012.

**ADR Procedures – Characteristics, Policy and Principled Regulation**, Conference on Regulating Dispute Resolution – ADR and Access to Justice at the Crossroads, University of Bayreuth, 15.9.2012.

International Corporate Group Rescue and Insolvency – Principles, Models, Reform, Law and Finance Workshop, University of Oxford, Oxford, 14.2.2012.

Creditor Protection and the Corporation – Comparative Methodology and its Application to English and German Law, Comparative Law Seminar, University of Cambridge, 10.2.2012.

Principles and Developments in German Private Law [Grundlagen und Entwicklungslinien des deutschen Privatrechts], Multilateral Visitor Programme for Civil and Commercial Law Judges, organised by the German Judges Association and the German Foundation for International Legal Cooperation, Bonn, 7.11.2011.

Rescue and Liquidation of Corporate Groups in the European Union [Konzernsanierung und -insolvenz in Europa], Corporate Law Seminar, Max Planck Institute for Comparative and International Private Law, Hamburg, 24.10.2011.

**Mediation and Civil Proceedings [Mediation und Zivilprozess]**, German Mediation Day 2011 – The New Mediation Act, University of Jena, Jena, 8.10.2011.

**Mediation in Germany and Europe – Law, Principles and Reform**, National Judges College, China-EU School of Law, Beijing, 25.4.2011.

Theory and Principles of German Private Law [Systematik und Institute des deutschen Zivilrechts], Multilateral Visitor Programme for Civil and Commercial Law Judges, organised by the German Judges Association and the German Foundation for International Legal Cooperation, Bonn, 2.11.2010.

**Reform of Corporate Rescue Law [Die Reform der Unternehmenssanierung]**, Conference of the Law Interest Group of the Cusanuswerk, Bonn, 1.11.2010.

Mediation in the European Union – The Mediation Directive and Its Transposition [Mediation in Europa – Die Mediationsrichtlinie und ihre Umsetzung], Ryukoku University, Kyoto, 15.12.2009.

The European Mediation Directive and its Transposition into German Procedural Law – A New Legal Framework Based on Comparative Research, University of Tokyo, Tokyo, 12.12.2009.

Comment on the Papers of Stefan Enchelmaier, Michel Vivant, Jong-Hyu Jeong and Hisakazu Matsuoka, International Symposium on Standardisation and Diversity of Legal Systems in the 21st Century, Kyoto University, Kyoto, 10.12.2009.

Corporate Rescue and Insolvency in Comparative Perspective – Regulatory Challenges in the Time of the Financial Crisis, Group Insolvencies and Competition among Corporate Insolvency Laws, Kyoto University, Kyoto, 9.12.2009.

Mediation – Comparative Research and Perspectives of Regulation [Mediation – Rechtsvergleichende Forschung und Perspektiven der Regulierung], ELSA – European Law Students' Association's visit to the Max Planck Institute for Comparative and International Private Law, Hamburg, 18.6.2009.

Comparative Research for the Transposition of the Mediation Directive [Rechtsvergleichende Erfahrungen für die Umsetzung der Mediationsrichtlinie], Annual Meeting of the Friends of the Hamburg Max Planck Institute for Comparative and International Private Law: Mediation in Germany, Europe and the World – The Transposition of the Mediation Directive from the Perspective of International Experience, Max Planck Institute for Comparative and International Private Law, Hamburg, 13.6.2009.

**Directors' Duties and Liability [Die Innenhaftung von Vorständen und Geschäftsführern]**, Faculty of Law and Administration, University of Warsaw, Warsaw, 30.5.2009.

Interaction of Mediation and Civil Proceedings – Practical Issues of Cross-Border Mediation, Conference on Cross-border Mediation, Academy of European Law, Trier, 14.5.2009.

Challenges for Rescue and Insolvency Law with a View on Corporate Groups, Competition of Laws and the Financial Crisis [Herausforderungen des Sanierungs- und Insolvenzrechts im Angesicht von Konzerninsolvenzen, dem Wettbewerb der Insolvenzrechte und der Finanzmarktkrise], Corporate Law Seminar, Max Planck Institute for Comparative and International Private Law, Hamburg, 8.4.2009.

**Mediation: Principles and Models of Regulation**, European Master in Law and Economics Programme (Erasmus Mundus), Max Planck Institute for Comparative and International Private Law, Hamburg, 25.3.2009.

Creditor Protection and the Company – Rescue and Insolvency under English and German Company and Corporate Insolvency Law, Council Meeting, Max Planck Institute for Comparative and International Private Law, Hamburg, 9.3.2009.

Government Advisory Activities of the Max Planck Institute for Comparative and International Private Law with Particular Reference to the Expert Report on Mediation for the German Ministry of Justice [Beratung des Gesetzgebers durch das Max-Planck-Institut für Privatrecht am Beispiel des Großgutachtens zur Mediation für das Bundesministerium der Justiz], Max Planck Institute for Comparative and International Private Law, Hamburg, 15.11.2008.

**Foundations of German Company Law [Grundlagen des deutschen Gesellschaftsrechts]**, Multilateral Visitor Programme for Civil and Commercial Law Judges, organised by the German Judges Association and the German Foundation for International Legal Cooperation, Bonn, 3.11.2008.

Theory and Principles of German Private Law [Systematik des deutschen Zivilrechts], Multilateral Visitor Programme for Civil and Commercial Law Judges, organised by the German Judges Association and the German Foundation for International Legal Cooperation, Bonn, 3.11.2008.

Directors' Liability for Wrongful Trading and Its Relationship to the Liability of Shareholders [Die Insolvenzverursachungshaftung des Geschäftsführers und ihr Verhältnis zur Gesellschafterverantwortung], Symposium in Honour of Peter Ulmer, International Science Forum, Heidelberg, 14.3.2008.

Reform of Private Limited Company Law – The First Government Draft [GmbH-Reform: Regierungsentwurf des MoMiG], Freshfields Bruckhaus Deringer, Hamburg, 9.8.2007.

Structure and Theory of German Private Law [Der Aufbau des materiellen deutschen Zivilrechtssystems], Multilateral Visitor Programme for Civil and Commercial Law Judges, organised by the German Judges Association and the German Foundation for International Legal Cooperation, Bonn, 30.10.2006.

Creditor Protection in English Company Law – A Functional Comparison with German Law [Gläubigerschutz im englischen Kapitalgesellschaftsrecht – ein funktioneller Vergleich mit dem deutschen Recht], Company Law Seminar, University of Heidelberg, Heidelberg, 19.1.2005.

**Evolutionary Theory and the Law**, Law and Economics Discussion Group, University of Cambridge, 27.5.2003.

**Regulatory Implications of Demutualisation**, Topical Issues in Corporate Finance, University of Cambridge, Cambridge, 23.1.2003.

Valuation of Internet Enterprises Using the Discounted-Cash-Flow Method [Bewertung von Internetunternehmen mittels der Discounted-Cash-Flow Methode], Institute for German and European Business and Commercial Law, University of Heidelberg, 20.11.2000.

Guarantees by Close Relatives and Public Policy [Sittenwidrigkeit von Bürgschaften naher Angehöriger], Institute for German and European Business and Commercial Law, University of Heidelberg, 19.6.2000.

Contracts for Work and Services: Lump-sum Payment Clauses and Termination of Contract for Good Cause [Werkvertragsrecht: Pauschalierte Vergütungsklauseln und Kündigung aus wichtigem Grund], Institute for German and European Business and Commercial Law, University of Heidelberg, 3.5.1999.

The Calculation Error in the Judgments of the Supreme Court [Der Kalkulationsirrtum in der Rechtsprechung des Bundesgerichtshofs], Institute for German and European Business and Commercial Law, University of Heidelberg, 27.1.1999.

## CONFERENCES CONVENED

Conference titles in a language other than English are listed in English translation followed by the original language in square brackets.

Centre for Corporate and Commercial Law (3CL) Seminars and Workshops: Faculty of Law, University of Cambridge, since 2017 (co-convenor).

**Strengthening Insolvency Systems in Asia and the Pacific,** co-organised by Asian Development Bank, INSOL International, Singapore Management University (Singapore Global Restructuring Initiative), University of Cambridge (Centre for Corporate and Commercial Law), University of Chicago (Center on Law and Finance), Manila, 15–16/12/2022 (co-convenor).

Conference of the European Association of Law and Economics (EALE), Universitat Pompeu Fabra Law School and the Barcelona Graduate School of Economics, Barcelona 9–10/9/2021 (area organiser).

**3CL Travers Smith Roundtable on 'Funding Innovation: Current Issues in Corporate Finance'**, Faculty of Law, University of Cambridge, 12.3.2021 (co-convenor).

Artificial Intelligence and Dispute Resolution: Court Decisions Data Sets, Litigation Outcome Prediction and Ethical Principles, Faculty of Law, University of Cambridge, 7.12.2019 (lead convenor).

**2<sup>nd</sup> SMU-3CL Cambridge Roundtable on Corporate Insolvency Law: Building Debt Restructuring Hubs – Singapore, UK, US and EU Perspectives**, Faculty of Law, University of Cambridge, 27.6.2019 (co-convenor).

**Technology and Law Symposium**, jointly organised by Hitotsubashi University, AIST & the Cambridge Centre for Corporate and Commercial Law (3CL), Tokyo, 29.3.2019 (co-convenor).

**1**<sup>st</sup> **SMU-3CL Cambridge Roundtable on Corporate Insolvency Law**, Singapore Management University, Singapore, 5.4.2019 (co-convenor).

**Teaching Deals in the Classroom,** Faculty of Law, University of Cambridge, 5.5.2017 (coconvenor).

**Global Pound Conference Germany,** International Chamber of Commerce, Berlin, 24.3.2017 (co-convenor).

**ADR and Justice Conference,** Wolfson College, University of Oxford, 18–20.4.2016 (co-convenor).

**Corporate Law Workshops**, Max Planck Institute for Comparative and International Private Law, Hamburg, 2012–2014 (co-convenor).

Regulating Dispute Resolution, University of Bayreuth, 13–14.9.2012 (co-convenor).

Corporate Governance after the Financial Crisis [Corporate Governance nach der Finanzkrise], Cusanuswerk, Bonn, 1.11.2010 (co-convenor).

Conference on Mediation in Comparative Perspective [Mediation in rechtsvergleichender Perspektive], Max Planck Institute for Comparative and International Private Law, Hamburg, 13.6.2009 (co-convenor).