

## PRESENTATIONS

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

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

**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 Zwieters 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 participation), 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, Faculty of Law, 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 Legal Branch 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.

**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.

**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.

**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, Cambridge, U.K., 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, 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, 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, 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, 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).

**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 (co-convenor).

**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).