

## PROF. MATHIAS M. SIEMS

Durham Law School	<a href="http://www.dur.ac.uk/mathias.siems/">http://www.dur.ac.uk/mathias.siems/</a>
Durham University	<a href="http://www.cbr.cam.ac.uk/people/research-associates/mathias-m-siems/">http://www.cbr.cam.ac.uk/people/research-associates/mathias-m-siems/</a>
Stockton Road	<a href="http://works.bepress.com/mathias_siems/">http://works.bepress.com/mathias_siems/</a>
Durham, DH1 3LE	<a href="http://www.ssrn.com/author=367649">http://www.ssrn.com/author=367649</a>
United Kingdom	skype: siemslegal
email: <a href="mailto:mathias.siems@durham.ac.uk">mathias.siems@durham.ac.uk</a>	

---

### Current academic positions

Professor of Commercial Law, Durham Law School, Durham University (since 7/11)

Research Associate, Centre for Business Research (CBR), University of Cambridge (since 9/06)

Invited Fellow, Maastricht European Private Law Institute (M-EPLI), Maastricht University, The Netherlands (since 12/10)

Research Associate, London Centre for Corporate Governance and Ethics (LCCGE), Birkbeck, University of London (since 2/11)

### Education and qualifications

Postdoctoral degree (*Habilitation*), Heinrich-Heine-University, Düsseldorf, Germany (1/06)

Master of Laws (LL.M.) with distinction, University of Edinburgh, UK (9/01)

Second state examination (bar examination equivalent), top 6%, Munich, Germany (6/00)

Doctorate (Ph.D.), Faculty of Law, Ludwig-Maximilians-University (LMU), Munich (1/00)

First state examination (LL.B. equivalent), top 2%, LMU Munich (2/98)

Further studies: Summer Institute of International and Comparative Law in Paris, Cornell University, NY, and Université Paris I Panthéon-Sorbonne, France (8/01); Summer School in English Legal Methods, University of Cambridge, UK (7/00)

### Main previous positions

Professor of Law, School of Law, University of East Anglia (UEA), UK (9/08 - 6/11)

Reader in Commercial Law, School of Law, University of Edinburgh, UK (9/06 - 8/08)

Visiting Fellow (and consultancy contract), Centre for Business Research (CBR), University of Cambridge (10/05 - 8/06)

Associate Professor of International Commercial Law, Riga Graduate School of Law (RGSL), University of Latvia (2/05 - 7/06)

Fulbright Scholar (and Visiting Researcher), Harvard Law School, Harvard University, Cambridge (Mass.), US (9/04 - 1/05)

Jean Monnet Fellow in Law, European University Institute (EUI), Law Department, Florence and San Domenico di Fiesole, Italy (9/03 - 6/04)

Head of Academic Affairs and Research Assistant, Bucerius Law School, Hamburg, Germany (4/02 - 7/03)

### Further previous positions

Visiting Scholar, Faculty of Law, McGill University, Montreal, Canada (3/17)

Visiting Scholar, Centre for Comparative Law in Africa, University of Cape Town, South Africa (12/16)

Senior Researcher, LSE Enterprise, London School of Economics and Political Science (LSE), University of London (5/15 - 8/16)

Visiting Senior Research Fellow, Centre for Law & Business, National University of Singapore (NUS) (12/15)

Visiting Fellow, Institute of Advanced Legal Studies (IALS), University of London (1/13 - 9/14)

Visiting Scholar, Research Center of Law and Economics, China University of Political Science and Law (CUPL), Beijing (10/13)

Visiting Professor, Riga Graduate School of Law (RGSL), University of Latvia (7/08, 4/09, 4/13)

Visiting Scholar, Center for the Study of Law and Society (CSLS), UC Berkeley (8/12 - 12/12)

Visiting Scholar, Fordham Law School, Fordham University, New York, US (10/11 - 11/11)

Visiting Scholar, KoGuan Law School, Shanghai Jiao Tong University (SJTU), China (12/10 - 1/11)

Visiting Fellow, British Institute of International and Comparative Law (BIICL), London (8/10 - 12/10)

Exchange Researcher, Waseda Institute for Corporation Law and Society, Waseda University, Tokyo, Japan (4/10)

Visiting Professor, Radzyner Law School, Interdisciplinary Center Herzliya, Israel (12/09 - 1/10)

Visiting Professor, Central European University (CEU), Budapest, Hungary (8/09)

Visiting Scholar, Faculty of Law, The Chinese University of Hong Kong (CUHK) (12/08)

Invited Fellow, Tilburg Institute of Comparative and Transnational Law, The Netherlands (10/08 - 9/10)

Visiting Scholar, St. John's College, University of Oxford (7/08 - 8/08)

Senior Research Associate, Peterhouse, University of Cambridge (6/06 - 9/07)

Visiting Lecturer, Humboldt-University, Berlin, Germany (10/01 - 2/02)

### Non-academic work and volunteering

Lawyer (*Rechtsanwalt*) at the law firm Andersen Luther - Andersen Legal, Berlin (10/01 - 3/02)

Post-graduate traineeship (*Referendariat*) in Munich, Germany: civil and criminal courts, city administration, administrative court, law firms Konrad Grasser & Collegen and Linklaters, Oppenhoff & Rädler (4/98 - 6/00)

Para-medic (first aid attendant) at Bavarian Red Cross (BRK) in Munich, Germany (5/93 - 2/05)

### Advisory positions

Advisor for project on "Illicit drug policies and social outcomes: a cross-country analysis" (IDPSO), European Area Network on Illicit Drugs (ERANID), funded by the European Union under the Seventh Framework Programme (6/17 - 5/20)

Member of the Peer Review Committee for the Quality Assessment of the Research Programs in the Faculty of Law of the University of Antwerp (4/15)

Member of the Orientation Committee (“Comité de Direction”), Institut Droit & Croissance, Paris (5/12 - 11/12)

### **Funded research and scholarships**

Contract research for EU Commission, DG Justice (€329,400) for a Study on the Law Applicable to Companies with the Aim of a Possible Harmonisation of Conflict of Laws Rules on the Matter (core research team with Carsten Gerner-Beuerle, Edmund Schuster and Federico Mucciarelli) commissioned by LSE Enterprise (5/15 - 8/16)

Visiting Senior Research Fellowship (S\$8,000) by Centre for Law & Business, National University of Singapore (NUS): research on measuring minority shareholder protection (12/15)

ESRC Research Grant (Co-Investigator, £22,296; total award value £520,526) on the Law, Development and Finance in Rising Powers (4/13 - 3/15)

Philip Leverhulme Prize 2010 (£70,000) for research on comparative law in context, three year award (10/11 - 9/14)

Consultancy contract (US\$5,700) for report on German and French company law (with Martin Gelter) commissioned by the Russian Federal Financial Markets Service and the Russian Center for Capital Market Development (project funded by the World Bank) (7/06 - 12/06)

Consultancy contract (£20,000) at the Centre for Business Research (CBR) of the University of Cambridge: research on Law, Finance and Development (project funded by the ESRC Research Programme World Economy and Finance; evaluation: outstanding) (10/05 - 7/06)

Fulbright Scholarship (US\$11,000 and travel expenses) at Harvard Law School: research on comparative corporate governance (Fulbright-EU Programme) (9/04 - 1/05)

Jean Monnet Fellowship (€16,000 and travel expenses) at the European University Institute, Florence, Italy: research on EU company law and numerical comparative law (9/03 - 6/04)

Scholarship of the German Academic Exchange Service (DAAD) (DM 25.500, tuition fees and travel expenses) for one year at the University of Edinburgh (10/00 - 9/01)

### **Prizes and awards**

Allen & Overy ECGI WP Law Prize (€5,000) for the best paper in the ECGI Law Working Paper Series 2010 (with John Armour, Simon Deakin and Priya Lele)

ECGI Law Prize (€5,000) for the best paper in the ECGI Law Working Paper Series 2009 (with John Armour, Simon Deakin, Prabirjit Sarkar and Ajit Singh)

T.B. Smith Prize for Distinguished Scholarship 2001 (award for best LL.M. student of the year) of the University of Edinburgh

### **Appointments to research associations**

Research Member of the European Corporate Governance Institute (ECGI) (since 2/17)

Associate Member of the International Academy of Comparative Law (IACL) (since 7/15)

Fellow of the European Law Institute (ELI) (since 1/12)

## Publications in English

### Monographs

1. *Comparative Law*, Cambridge: Cambridge University Press (Law in Context Series), 416 + xx pages, 2014 (2nd edition in preparation for 2018).

Reviews: M. Bogdan, (2015) 79 *Rechts Zeitschrift für ausländisches und internationales Privatrecht* 213-215; B. Pozzo, (2015) 23 *European Review of Private Law* 705-706; E. Patrignani, (2015) 10 *The Journal of Comparative Law* 280-293; B. Fekete, (2015) 56 *Állam-és Jogtudomány* [Review of the Institute of Legal Studies of the Hungarian Academy of Sciences] 91-97 (in Hungarian); H. Xanthaki, (2015) 17 *European Journal of Law Reform* 475; Wei Shen, (2015) 10 *Asian Journal of Comparative Law* 381-383; Y. Marique, (2016) 20 *Edinburgh Law Review* 109-111; J. C. Suk, (2016) 61 *American Journal of Comparative Law* 512-517; B. Fekete, (2016) 23 *The Maastricht Journal of European and Comparative Law* 740-744; F. Benatti, (2017) 70 *Banca Borsa Titoli di Credito* 117-121 (in Italian).

2. *Convergence in Shareholder Law*, 471 + xlviii pages, Cambridge: Cambridge University Press, 2008 (reprinted as paperback in 2011).

Reviews: E. Micheler, (2008) 71 *Modern Law Review* 850-852; R. Goddard, (2009) 29 *Legal Studies* 338-341; I. MacNeil, (2010) 14 *Edinburgh Law Review* 160-162.

### Edited books

1. *The Shifting Meaning of Legal Certainty in Comparative and Transnational Law*, Oxford: Hart Publishing, 2017, forthcoming (co-editors Mark Fenwick and Stefan Wrzka).

2. *Comparative Company Law: A Case-Based Approach*, Oxford: Hart Publishing, 399 + xi pages, 2013 (co-editor David Cabrelli) (2nd edition in preparation for 2018).

Reviews: R.C. Nolan, (2014) 130 *Law Quarterly Review* 343; D. Maltese, (2013) 72 *Cambridge Law Journal* 768; P. Watts, (2013) *New Zealand Law Journal* 318.

3. *Collective Actions: Enhancing Access to Justice and Reconciling Multilayer Interests?*, 423 + xxxii pages, Cambridge: Cambridge University Press, 2012 (co-editors Stefan Wrzka and Steven Van Uytsel).

### Book chapters

1. Taxonomies and Leximetrics, in Jeffrey Gordon and Wolf-Georg Ringe (eds.), *The Oxford Handbook of Corporate Law and Governance*, Oxford: Oxford University Press, 2017, forthcoming.

2. Comparative Legal Certainty: Legal Families and Forms of Measurement, in Mark Fenwick, Mathias Siems and Stefan Wrzka (eds.), *The Shifting Meaning of Legal Certainty in Comparative and Transnational Law*, Oxford: Hart Publishing, 2017, pp. 115-134, forthcoming.

3. The State of the Art and Shifting Meaning of Legal Certainty, in Mark Fenwick, Mathias Siems and Stefan Wrzka (eds.), *The Shifting Meaning of Legal Certainty in Comparative and Transnational Law*, Oxford: Hart Publishing, 2017, pp. 1-26, forthcoming (with Mark Fenwick and Stefan Wrzka).

4. With Great Power Comes Great Responsibility: Ideal and Real Types of Shareholders, in Hanne S. Birkmose (ed.) *Shareholders' Duties*, Alphen aan den Rijn: Kluwer Law International, 2017, pp. 69-88.

5. Why Do We Do What We Do? Comparing Legal Methods in Five Law Schools through Survey Evidence, in Rob van Gestel, Hans Micklitz and Edward L. Rubin (eds.), *Rethinking Legal Scholarship: A Transatlantic Interchange*, New York: Cambridge University Press, 2017, pp. 31-83 (with Daithí Mac Síthigh).
6. The Methods of Comparative Corporate Law, in Roman Tomasic (ed.), *The Routledge Handbook of Corporate Law*, London: Routledge, 2017, pp. 11-31.
7. The Leximetric Research on Shareholder Protection, in Jennifer Hill and Randall Thomas (eds.), *Research Handbook on Shareholder Power*, Cheltenham: Edward Elgar, 2015, pp. 168-185.
8. The Curious Case of Overfitting Legal Transplants, in Maurice Adams and Dirk Heirbaut (eds.), *The Method and Culture of Comparative Law: Essays in Honour of Mark Van Hoecke*, Oxford: Hart Publishing, 2014, pp. 133-146.
9. The OECD Principles of Corporate Governance in Emerging Markets: A Successful Example of Networked Governance?, in Mark Fenwick, Steven Van Uytsel and Stefan Wrška (eds.), *Networked Governance, Transnational Business and the Law*, Berlin: Springer, 2014, pp. 257-284 (with Oscar Alvarez-Macotella).
10. A Case Based Approach to Comparative Company Law (with David Cabrelli), pp. 1-23; Form Style and Substance in Comparative Company Law (with David Cabrelli), pp. 364-387; Country reports on German law, in Mathias Siems and David Cabrelli (eds.), *Comparative Company Law: A Case-Based Approach*, Oxford: Hart Publishing, 2013.
11. The Ordoliberal Variety of Neoliberalism, in Suzanne J. Konzelmann and Marc Fovargue-Davies (eds.), *Banking Systems in the Crisis: The Faces of Liberal Capitalism*, Abingdon: Routledge, 2013, pp. 250-268 (with Gerhard Schnyder).
12. Private Enforcement of Directors' Duties: Derivative Actions as a Global Phenomenon, in Stefan Wrška, Steven Van Uytsel and Mathias Siems (eds.), *Collective Actions: Enhancing Access to Justice and Reconciling Multilayer Interests?*, Cambridge: Cambridge University Press, 2012, pp. 93-116.
13. Access to Justice and Collective Actions: Florence and Beyond, in Stefan Wrška, Steven Van Uytsel and Mathias Siems (eds.), *Collective Actions: Enhancing Access to Justice and Reconciling Multilayer Interests?*, Cambridge: Cambridge University Press, 2012, pp. 1-20 (with Stefan Wrška and Steven Van Uytsel).
14. Measuring the Immeasurable: How to Turn Law into Numbers, in Michael Faure and Jan Smits (eds.), *Does Law Matter? On Law and Economic Growth*, Cambridge: Intersentia, 2011, pp. 115-136.
15. A World Without Law Professors, in Mark Van Hoecke (ed.), *Methodologies of Legal Research*, Oxford: Hart Publishing, 2011, pp. 71-86.

#### *Major journal articles*

1. Malicious Legal Transplants, (2018) 38 *Legal Studies*, forthcoming.
2. Global Social Indicators, Law and Legitimacy, (2017) 13 *International Journal of Law in Context*, forthcoming (with David Nelken)
3. Law, Trust and Institutional Change in China: Evidence from Qualitative Fieldwork, (2017) 17 *Journal of Corporate Law Studies*, forthcoming (with Ding Chen, Simon Deakin and Boya Wang).

4. The G20/OECD Principles of Corporate Governance 2015: A Critical Assessment of their Operation and Impact, (2017) *Journal of Business Law* 310-328 (with Oscar Alvarez-Macotella).
5. Legal Research in Search of Attention: A Quantitative Analysis, (2016) 27 *King's Law Journal* 170-187.
6. Varieties of Legal Systems: Towards a New Global Taxonomy, (2016) 12 *Journal of Institutional Economics* 579-602.
7. Contentious Modes of Understanding Chinese Commercial Law, (2015) 6 *The George Mason Journal of International Commercial Law* 177-200 (with Tianshu Zhou).
8. Disappearing Paradigms in Shareholder Protection: Leximetric Evidence for 30 Countries, 1990-2013, (2015) 15 *Journal of Corporate Law Studies* 127-160 (with Dionysia Katelouzou).
9. Convergence, Legal Origins and Transplants in Comparative Corporate Law: A Case-Based and Quantitative Analysis, (2015) 63 *American Journal of Comparative Law* 109-153 (with David Cabrelli).
10. Ordoliberal Lessons for Economic Stability: Different Kinds of Regulation, Not More Regulation, (2014) 27 *Governance: An international Journal of Policy, Administration and Institutions* 377-96 (with Gerhard Schnyder).
11. Bringing in Foreign Ideas: The Quest for 'Better Law' in Implicit Comparative Law, (2014) 9 *The Journal of Comparative Law* 119-136.  
Reprinted in Nicholas HD Foster, Maria Federica Moscati and Michael Palmer (eds.), *Interdisciplinary Study and Comparative Law*, London: Wildy, Simmonds and Hill Publishing, 2016, pp. 186-208.
12. The Financial Crisis: A Reason to Improve Shareholder Protection in the EU?, (2014) 41 *Journal of Law and Society* 51-72 (with Jonathan Mukwiri).
13. Citations to Foreign Courts – Illegitimate and Superfluous, or Unavoidable? Evidence from Europe, (2014) 62 *American Journal of Comparative Law* 35-85 (with Martin Gelter).
14. Language, Legal Origins, and Culture before the Courts: Cross-Citations between Supreme Courts in Europe, (2013) 21 *Supreme Court Economic Review* 215-269 (with Martin Gelter).
15. Mapping Legal Research, (2012) 71 *Cambridge Law Journal* 651-676 (with Daithí Mac Síthigh).
16. Networks, Dialogue or One-Way Traffic? An Empirical Analysis of Cross-Citations Between Ten European High Courts, (2012) 8 *Utrecht Law Review* 88-99 (with Martin Gelter).  
Reprinted in Mads Andenas and Duncan Fairgrieve (eds.), *Courts and Comparative Law*, Oxford: Oxford University Press, 2015, pp. 200-212.
17. The Law and Finance of Share Repurchases in Europe, (2012) 12 *Journal of Corporate Law Studies* 33-57 (with Amedeo De Cesari).
18. The Financial Regulation of European Wholesale Energy and Environmental Markets, (2011) 19 *Journal of Financial Regulation and Compliance* 355-369 (with Ivan Diaz-Rainey and John Ashton).
19. The Protection of Creditors of a European Private Company (SPE), (2011) 12 *European Business Organization Law Review* 147-172 (with Leif Herzog and Erik Rosenhäger).

20. The Web of Creditor and Shareholder Protection: A Comparative Legal Network Analysis, (2010) 27 *Arizona Journal of International and Comparative Law* 747-784.
21. The Evolution of Ownership Disclosure Rules Across Countries, (2010) 33 *Journal of Corporate Law Studies* 451-483 (with Michael Schouten).
22. Convergence in Corporate Governance: A Leximetric Approach, (2010) 35 *The Journal of Corporation Law* 729-756.
23. Citation Patterns of the German Federal Supreme Court and the Court of Appeal of England, (2010) 21 *King's Law Journal* 152-171.
24. Comparative Law and Finance: Past, Present and Future Research, (2010) 166 *Journal of Institutional and Theoretical Economics (JITE)* 120-140 (with Simon Deakin).
25. Regulatory Competition in Partnership Law, (2009) 58 *International and Comparative Law Quarterly* 767-802.
26. The Foundations of Securities Law, (2009) 20 *European Business Law Review* 141-171.
27. Law and Financial Development: What We are Learning from Time-Series Evidence, (2009) *BYU Law Review* 1435-1500 (with John Armour, Simon Deakin and Viviana Mollica).  
 Reprinted in Michael Faure and Jan Smits (eds.), *Does Law Matter? On Law and Economic Growth*, Cambridge: Intersentia, 2011, pp. 41-98.  
 Chinese language version: (2010) 51 *Comparative Studies* 160-181 and (2011) 52 *Comparative Studies* 160-183.
28. How Do Legal Rules Evolve? Evidence from a Cross-Country Comparison of Shareholder, Creditor and Worker Protection, (2009) 57 *American Journal of Comparative Law* 579-629 (with John Armour, Simon Deakin and Priya Lele).  
 Reprinted in Simon Deakin and Katharina Pistor (eds.), *Legal Origin Theory*, Cheltenham: Edward Elgar, 2012, pp. 274-324.
29. Shareholder Protection and Stock Market Development: A Test of the Legal Origins Hypothesis, (2009) 6 *Journal of Empirical Legal Studies* 343-380 (with John Armour, Simon Deakin, Prabirjit Sarkar and Ajit Singh).  
 Chinese language version: (2009) 42 *Comparative Studies* 96-116.
30. Shareholder Protection Around the World ("Leximetric II"), (2008) 33 *Delaware Journal of Corporate Law* 111-147.  
 Reprinted in L. Padmavathi (ed.), *Investor Protection: Transnational Perspectives*, Hyderabad: Amicus Books, 2008, pp 1-38.  
 Chinese language version: (2009) 16 *Tsinghua University Commercial Law Review* 180-214.
31. Legal Liability of Directors and Company Officials Part 2: Court Procedures, Indemnification and Insurance, and Administrative and Criminal Liability, (2008) *Columbia Business Law Review* 1-171 (with Bernard Black, Brian Cheffins, Martin Gelter, Hwa-Jin Kim, and Richard Nolan).  
 Russian language version: Правовое Регулирование Ответственности Членов Органов Управления: Анализ Мировой Практики (Legal Regulation of the Liability of Members of Management Organs: an Analysis of International Practice), Альпина Паблишерз (Alpina Publishers), 2010.

32. Legal Originality, (2008) 28 *Oxford Journal of Legal Studies* 147-164.  
Reprinted in Maksymilian Del Mar, William Twining and Michael Giudice (eds.), *Legal Theory and the Legal Academy, Volume III*, Farnham: Ashgate, 2010, pp. 225-242.
33. The EU Market Abuse Directive: A Case-Based Analysis, (2008) 2 *Law and Financial Markets Review* 39-49.
34. The End of Comparative Law, (2007) 2/2 *The Journal of Comparative Law* 133-150.
35. The Evolution of Labour Law: Calibrating and Comparing Regulatory Regimes, (2007) 146 *International Labour Review* 133-162 (with Simon Deakin and Priya Lele).  
French language version: L'évolution du droit du travail: évaluation et comparaison des régimes réglementaires, (2007) 146 *Revue internationale du Travail* 133-162. Spanish language version: Evolución del derecho laboral: Análisis comparado de algunos regimens, (2007) 146 *Revista Internacional del Trabajo* 133-162.  
Reprinted in Roger Blanpain and Linda Dickens (eds.), *Challenges in European Employment Relations*, Alphen ann den Rijn: Kluwer Law International, 2008, pp. 1-37.
36. Legal Liability of Directors and Company Officials Part 1: Substantive Grounds for Liability, (2007) *Columbia Business Law Review* 614-799 (with Bernard Black, Brian Cheffins, Martin Gelter, Hwa-Jin Kim, and Richard Nolan)  
For the Russian language version see 31, above.
37. Legal Origins: Reconciling Law & Finance and Comparative Law, (2007) 52 *McGill Law Journal* 55-81.
38. Shareholder Protection – A Leximetric Approach, (2007) 7 *Journal of Corporate Law Studies* 17-50 (with Priya Lele).  
Updated version reprinted in Thankom G. Arun and John Turner (eds.), *Corporate Governance and Development: Reform, Financial Systems and Legal Framework*, Cheltenham: Edward Elgar, 2009, pp. 143-175.
39. Legal Adaptability in Elbonia, (2006) 2 *International Journal of Law in Context* 393-408.
40. Numerical Comparative Law – Do We Need Statistical Evidence in Order to Reduce Complexity?, (2005) 13 *Cardozo Journal of International and Comparative Law* 521-540.  
Reprinted in Maurice Adams, Jaakko Husa and Marieke Oderkerk (eds.), *Comparative Law Methodology*, Volume II, Cheltenham: Edward Elgar, 2017, forthcoming.  
Chinese language version: (2014) *SJTU Law Review* 124-136.
41. The Case Against Harmonisation of Shareholder Rights, (2005) 6 *European Business Organization Law Review* 539-552.
42. Judicial Federalism in the ECJ's Berlusconi Case: Towards More Credible Corporate Governance and Financial Reporting?, (2005) 46 *Harvard International Law Journal* 487-506 (with Martin Gelter).
43. The Impact of the European Company (SE) on Legal Culture, (2005) 30 *European Law Review* 431-442.
44. The European Directive on Cross-Border Mergers: An International Model?, (2004/2005) 11 *Columbia Journal of European Law* 167-186.  
Updated version reprinted in P. L. Jayanthi Reddy (ed.), *Corporate Mergers*, Hyderabad: Amicus Books, 2008, pp. 156-183.



45. Unevenly Formed Contracts: Ignoring the Mirror of Offer and Acceptance, (2004) 12 *European Review of Private Law* 771-788.
46. The Rules on Conflict of Laws in the European Takeover Directive, (2004) *European Company and Financial Law Review* 458-476.
47. Disgorgement of Profits for Breach of Contract – A Comparative Analysis, (2003) 7 *Edinburgh Law Review* 27-59.
48. Convergence, Competition, Centros and Conflicts of Law: European Company Law in the 21st Century, (2002) 27 *European Law Review* 47-59.
49. The EU Directive on Electronic Signatures – A World Wide Model or a Fruitless Attempt to Regulate the Future?, (2002) 16 *International Review of Law, Computers & Technology* 7-22.
50. No Risk, No Fun? Should Spouses be Advised before Committing to Guarantees? A Comparative Analysis, (2002) 10 *European Review of Private Law* 509-528.
51. Shareholders, Stakeholders and the Ordoliberalism, (2002) 13 *European Business Law Review* 147-159.

*Shorter journal articles (< 6,000 words)*

1. Comparative Law in the 22nd Century, (2016) 23 *The Maastricht Journal of European and Comparative Law* 359-365.
2. The Reform of the EU Market Abuse Law: Revolution or Evolution?, (2012) 19 *The Maastricht Journal of European and Comparative Law* 195-205 (with Matthijs Nelemans).
3. The Taxonomy of Interdisciplinary Legal Research: Finding the Way Out of the Desert, (2009) 7 *Journal of Commonwealth Law and Legal Education* 5-17.
4. The European Private Company (SPE): An Attractive New Legal Form of Doing Business? (2009) *Butterworths Journal of International Banking and Financial Law* 247-250 (with Leif Herzog and Erik Rosenhäger).
5. The Adjudication of the German Federal Supreme Court (BGH) in the Last 55 Years – A Quantitative and Comparative Approach, (2007) *Oxford University Comparative Law Forum* No. 4.
6. SEVIC: Beyond Cross-Border-Mergers, (2007) 8 *European Business Organization Law Review* 307-316.
7. Diversity in Shareholder Protection in Common Law Countries, (2007) 5/1 *CESifo DICE Report – Journal for Institutional Comparisons* 3-9 (with Priya Lele).
8. Shareholder Protection Across Countries – Is the EU on the Right Track?, (2006) 4/3 *CESifo DICE Report – Journal for Institutional Comparisons* 39-43.
9. What Does Not Work in Comparing Securities Laws: A Critique on La Porta et al.'s Methodology, (2005) *International Company and Commercial Law Review* 300-305.  
  
Updated version reprinted in Oscar Alvarez Macotella, Rocío Haydee Robles Peiro and Gabriela Salazar Torres (eds.), *Derecho Bursátil Contemporáneo, Temas Selectos*, Mexico: Editorial Porrúa, 2008, pp. 329-343.
10. The Divergence of Austrian and German Commercial Law – What Kind of Commercial Law Do We Need in a Globalised Economy?, (2004) *International Company and Commercial Law Review* 273-278.

### Comments (< 2,000 words)

1. Book review of “Rechtsvergleichung” (Uwe Kischel), (2017) 65 *American Journal of Comparative Law*, forthcoming.
2. A Time Traveller’s Guide to Law and Finance. Comments on Carsten Gerner-Beuerle, ‘Law and Finance in Emerging Economies: Germany and Britain 1800–1913’ (2017) 80(2) MLR 263–298, *Modern Law Review Forum*, available at [www.modernlawreview.co.uk/siems-gerner-beuerle/](http://www.modernlawreview.co.uk/siems-gerner-beuerle/).
3. The Rule of Law in China (2015/autumn issue) *Society Now* 22-24 (with Ding Chen, Simon Deakin and Boya Wang).
4. Book review of “The Anatomy of China’s Banking Sector and Regulation” (Shen Wei), (2015) *Journal of Business Law* 432-433.
5. Human-Rights Treaties and Comparative Law (Comment on Versteeg, “Law versus Norms: The Impact of Human-Rights Treaties on National Bills of Rights”), (2015) 171 *Journal of Institutional and Theoretical Economics* 118-121.
6. Comment on Cooter and Edlin “Clearings and Thickets: Intellectual Property Law and Growth Economics”, in Horst Eidenmüller (ed.), *Regulatory Competition in Contract Law and Dispute Resolution*, Munich: C. H. Beck Verlag, 2013, pp. 25-26.
7. Book review of “Comparative Law: A Handbook” (E. Örüçü and D. Nelken), (2008) 12 *Edinburgh Law Review* 334-336.
8. Book review of “The Law of Banking in Scotland” (L. D. Crerar), (2007) 8 *The Journal of the Law Society of Scotland* 47.
9. Student Profile: Mathias M Siems, Berlin, Germany, The LL.M. Programme of the University of Edinburgh, (2002) 2 *International Graduate* 34.

### Reports and datasets

1. Study on the Law Applicable to Companies, Report for EU Commission, DG Justice, commissioned by LSE Enterprise, 2016, available at <https://dx.doi.org/10.2838/527231>
  - Author of General Report, 366 pages (with Carsten Gerner-Beuerle, Federico Mucciarelli and Edmund Schuster)
  - Author of German Country Report, 33 pages (with Carsten Gerner-Beuerle).
2. Leximetric Datasets at Centre for Business Research, University of Cambridge, 2016 (edited with John Armour and Simon Deakin), available at [www.cbr.cam.ac.uk/datasets/](http://www.cbr.cam.ac.uk/datasets/)
  - CBR Labour Regulation Index Dataset 1970-2013 (117 countries)
  - CBR Extended Shareholder Protection Index 1990-2013 (30 countries)
  - CBR Extended Creditor Protection Index 1990-2013 (30 countries)
3. Dataset of Project on Cross-Citations between Supreme Court in Europe, 2013 (with Martin Gelter), available at [www.cross-citations.blogspot.com](http://www.cross-citations.blogspot.com)
4. Project on Mapping Legal Research (with Daithí Mac Síthigh)
  - Dataset of survey across five law schools in the UK, Ireland and Germany, 2013/14, available at [www.mappingmethods.blogspot.co.uk](http://www.mappingmethods.blogspot.co.uk)
  - Online Supplement: UK law schools and UEA pilot study, 2012, available at <http://ssrn.com/abstract=2097698>
5. Supplement for Project on Law and Finance of Share Repurchases in Europe, 2011 (with Amedeo De Cesari), available at <http://ssrn.com/abstract=1950153>

6. Previous CBR datasets of Project on Law, Finance, and Development (2006-2009), available at [www.cbr.cam.ac.uk/research/research-projects/completed-projects/law-finance-development/#item-2/](http://www.cbr.cam.ac.uk/research/research-projects/completed-projects/law-finance-development/#item-2/)
  - Shareholder Protection Index 1970-2005 (5 countries) (with Priya Lele)
  - Shareholder Protection Index 1995-2005 (25 countries) (with nine co-authors)
  - Creditor Protection Index 1970-2005 (5 countries) (with John Armour, Priya Lele and Viviana Mollica).
  - Creditor Protection Index 1995-2005 (25 countries) (with nine co-authors)
  - Labour Regulation Index, 1970-2005 (5 countries) (with Simon Deakin and Priya Lele)
7. Report to Russian Center for Capital Market Development: Comparative Analysis on Legal Regulation of the Liability of Members of the Board of Directors and Executive Organs of Companies, 318 pages, 2006, available at <http://ssrn.com/abstract=1001990> (in English) and at <http://ssrn.com/abstract=1001991> (in Russian) (with Bernard Black, Brian Cheffins, Martin Gelter, Hwa-Jin Kim, and Richard Nolan).

## Publications in German

### Monographs

1. Die Konvergenz der Rechtssysteme im Recht der Aktionäre – Ein Beitrag zur vergleichenden Corporate Governance in Zeiten der Globalisierung (*The convergence of legal systems in shareholder law – A study on comparative corporate governance in the era of globalisation*), 597 pages, Tübingen: Mohr Siebeck, 2005.
2. Kaufmannsbegriff und Rechtsfortbildung – Die Transformation des deutschen Handelsrechts (*Definition of merchant and judge-made law: The transformation of German commercial law*), 260 pages, Munich: Verlag V. Florentz, 2003.
3. Der personelle Anwendungsbereich des Handelsrechts nach dem Handelsrechtsreformgesetz – Kaufmannsbegriff und Rechtsfortbildung (*The subjective scope of German commercial law after the reform of the Commercial Code*), 248 pages, Munich: Verlag V. Florentz, 2000.

### Contributions to annotated codes

1. Schall (ed.), Companies Act – Kommentar (*Annotated Code on the UK Companies Act 2006*), Munich: C. H. Beck Verlag, 2014, pp. 415-495 (ss. 281-361) and pp. 631-687 (ss. 540-609).
2. Kölner Kommentar zur Europäischen Aktiengesellschaft (*Annotated Code on the European Company (SE)*), Cologne: Carl Heymanns Verlag: Volume 8/1, 2011, pp. 7-72 (introduction); Volume 8/2, 2010, pp. 1-287 (the one-tier board structure of the SE).
3. Spindler/Stilz (eds.), AktG, Kommentar (*Annotated Code on the German law on joint-stock companies*), Munich: C. H. Beck Verlag, 1<sup>st</sup> edition, 2007, pp. 1465-1489; 2<sup>nd</sup> edition, 2010, pp. 2260-2268; 3<sup>rd</sup> edition, 2015, pp. 2260-2288 (§§ 131, 132 AktG).

### Journal articles

1. Zitate ausländischer Höchstgerichte in der Rechtsprechung des OGH (*Citations of foreign supreme courts in the jurisprudence of the Austrian Supreme Court*), Österreichische Richterzeitung (RZ) 2015, 98-106 (with Martin Gelter).

2. Der Schutz von Aktionären im Rechtsvergleich: Eine leximetrische und ökonometrische Untersuchung (*Shareholder protection across countries: a leximetric and econometric analysis*), Zeitschrift für das gesamte Handels- und Wirtschaftsrecht (ZHR) 173 (2009), 119-141 (with Priya Lele).
3. Die epistemologischen Grundlagen des chinesischen Vertragsrechts im Rechtsvergleich (*The epistemological foundations of Chinese contract law in a comparative perspective*), Hanse Law Review 5 (2009), 1-17.
4. Aller guten Dinge sind zwei: Lehren aus der Entwicklung der SE für die EPG (*Second time lucky: What the SE can teach us about the European Private Company (SPE)*), Der Konzern 2008, 393-401 (with Erik Rosenhäger and Leif Herzog).
5. Die neue Verbraucherkreditrichtlinie und ihre Folgen (*The new Consumer Credit Directive: costs and benefits*), Europäische Zeitschrift für Wirtschaftsrecht (EuZW), 2008, 454-458.
6. Numerische Rechtsgeschichte: Sind juristische Zeitreihen sinnvoll? (*Numerical legal history: Are legal time-series useful?*), Zeitschrift für Neuere Rechtsgeschichte (ZNR) 30 (2008), 65-77.
7. Statistische Rechtsvergleichung (*Statistical comparative law*), Rabels Zeitschrift für ausländisches und internationales Privatrecht (RabelsZ) 72 (2008), 354-390.
8. Wie häufig werden Zeitschriften und Kommentare zum BGB in der Literatur zitiert? (*How often are journals and books on the Civil Code cited in the literature?*), Zeitschrift für das gesamte Schuldrecht (ZGS) 2008, 90-91.
9. Tschüss Deutschland nun auch im Personengesellschaftsrecht? – Deutsche und französische Rechtsanwaltskanzleien als LLPs (*Good-bye Germany now in partnership law too? – German and French law firms as LLPs*), Zeitschrift für Vergleichende Rechtswissenschaft (ZVglRWiss) 107 (2008), 60-78.
10. Die Logik des Schutzes von Betriebsgeheimnissen (*The logic of the protection of trade secrets*), Wettbewerb in Recht und Praxis (WRP) 2007, 1146-1151.
11. Verletzung des Bankgeheimnisses: „Kirch“ und „Jackson“ im Rechtsvergleich (*The banker's duty of confidentiality: A comparative analysis of "Kirch" and "Jackson"*), Zeitschrift für Vergleichende Rechtswissenschaft (ZVglRWiss) 106 (2007), 203-216.
12. Befangenheit bei Verwaltungsratsmitgliedern einer Europäischen Aktiengesellschaft (*Conflict of interests regarding board members of a European Company (SE)*), Neue Zeitschrift für Gesellschaftsrecht (NZG) 2007, 129-132.
13. SEVIC: Der letzte Mosaikstein im Internationalen Gesellschaftsrecht der EU? (*SEVIC: The last jigsaw piece in the conflict of company law rules in the EU?*), Europäische Zeitschrift für Wirtschaftsrecht (EuZW) 2006, 135-140.
14. Anspruchsziele bei betrügerischen Täuschungen des Kapitalmarktes (*Remedies for securities fraud*), Zeitschrift für Rechtsvergleichung (ZfRV) 2005, 184-189.
15. Das private Nachbarschaftsrecht zwischen Mietern – Wie viel Schutz ist für Mieter benachbarter Wohnungen notwendig? (*Private neighbour law between tenants – How much protection is needed?*), Juristische Schulung (JuS) 2005, 884-887.
16. Welche Auswirkung hat das neue Verfolgungsrecht der Aktionärsminorität? – Eine rechtsvergleichende Folgenanalyse des § 148 AktG-E (*What will be the effect of the new German law on shareholder actions? – A comparative analysis*), Zeitschrift für Vergleichende Rechtswissenschaft (ZVglRWiss) 104 (2005), 376-394.

17. Kollisionsrechtlicher Verbraucherschutz: Gibt es ein Patentrezept? (*Consumer protection and conflict of laws: Is there a panacea?*), Zeitschrift für Gemeinschaftsprivatrecht (GPR) 2005, 158-163.
18. Verletzerfreundliche Auslegung oder Vorsichtsprinzip bei Persönlichkeitsrechtsverletzungen durch die Medien? (*The invasion of personal privacy in case of ambiguous statements of the media*), Zeitschrift für Medien- und Kommunikationsrecht (AfP) 2004, 485-489.
19. Führen alle Wege aus dem Dschungel nach Rom? – Möglichkeiten und Grenzen der Vereinheitlichung des internationalen Privatrechts (*Do all roads out of the jungle lead to Rome? – Prospects and risks of unifying private international law*), Zeitschrift für Gemeinschaftsprivatrecht (GPR) 2003/2004, 66-70.
20. Die Harmonisierung des Internationalen Deliktsrechts und die Einheit der Rechtsordnung (*The harmonisation of international tort law and the unity of legal systems*), Recht der Internationalen Wirtschaft (RIW) 2004, 662-667.
21. Die Idee des Neoliberalen im deutschen Recht (*The idea of neoliberalism in German law*), Rechtstheorie 35 (2004), 1-18.
22. Fünf Jahre neuer Kaufmannsbegriff – eine Bestandsaufnahme der Rechtsprechung (*Five years after the reform of the German commercial law – A summary of recent decisions*), Neue Juristische Wochenschrift (NJW) 2003, 1296-1298.
23. Der anonyme Aktionär – The anonymous shareholder – L'actionnaire anonyme (*The anonymous shareholder*), Zeitschrift für Unternehmens- und Gesellschaftsrecht (ZGR) 2003, 218-235.
24. Neue Medien im UK Company Law – Eine rechtsvergleichende Darstellung der Companies Act 1985 (Electronic Communications) Order 2000 (*New technologies in UK company law – A comparative analysis of the Companies Act 1985 (Electronic Communications) Order 2000*), Recht der Internationalen Wirtschaft (RIW) 2002, 202-207.
25. Die Rechtsfähigkeit der Gesellschaft bürgerlichen Rechts in Deutschland – Ein Vorbild für Österreich? (*The legal capacity of the partnership in Germany – A model for Austria?*), Wirtschaftsrechtliche Blätter (wbl) 2002, 149-153 (with Oliver Maaß).
26. Der Neoliberalismus als Modell für die Gesetzgebung? (*Should neoliberalism be a model for lawmaking?*), Zeitschrift für Rechtspolitik (ZRP) 2002, 170-174.
27. Effektivität und Legitimität einer Richtlinienumsetzung durch Generalklauseln (*Effectiveness and legitimacy of implementing EU Directives through general provisions*), Zeitschrift für Europäisches Privatrecht (ZEuP) 2002, 747-753.
28. Der Preis ist heiß – Die Angemessenheit der Gegenleistung bei Übernahmeangeboten (*What kind of consideration is necessary in take-over bids?*), Zeitschrift für Wirtschaftsrecht (ZIP) 2002, 926-929 (with Jörg Rodewald).
29. Globale Haftungsklauseln im Bürgschaftsrecht (*"All monies" clauses in guarantees*), Juristische Schulung (JuS) 2001, 429-434.
30. Die Vermögensverwaltung im HGB – Gewerbebegriff und Vermögensverwaltungsgesellschaften (*The administration of property in the German Commercial Code*), Neue Zeitschrift für Gesellschaftsrecht (NZG) 2001, 738-742.
31. Die Umsetzung der EU- Richtlinie zu vergleichender Werbung in deutsches Recht (*The implementation of the EU Directive on comparative advertising in Germany*), Zeitschrift für Europäisches Privatrecht (ZEuP) 2001, 686-696.

32. Haftung für die „frohe Botschaft“ – Rechtsfolgen falscher Ad-hoc-Mitteilungen (*Liability for wrongful disclosure of significant events in capital market law*), Betriebs-Berater (BB) 2001, 2437-2440 (with Jörg Rodewald).
33. Der Regierungsentwurf für ein Gesetz zur Namensaktie und zur Erleichterung der Stimmrechtsausübung (NaStraG) (*The proposed “NaStraG” statute on registered shares and shareholder voting rights*), Neue Zeitschrift für Gesellschaftsrecht (NZG) 2000, 626-631.
34. Die Begrenzung der Nachhaftung gem. § 160 HGB, § 736 II BGB (*Limitations on continuing liability in partnerships according to ss. 160 HGB, 736 BGB*), Wertpapier-Mitteilungen (WM) 2000, 2328-2334 (with Oliver Maaß).
35. Die selbständige Anschlussberufung im Verwaltungsprozess (*The independent counter-appeal in the German Law of administrative procedure*), Neue Zeitschrift für Verwaltungsrecht (NVwZ) 2000, 160-161.

#### Miscellaneous

1. Cases notes in Entscheidungssammlung zum Wirtschafts- und Bankrecht (WuB) II C § 15a HGB 1.11 (January 2011), § 730 BGB 1.07 (March 2007), § 317 AktG 2.06 (October 2006), § 13 GmbHG 1.06 GmbHG (July 2006), WuB II C, § 57 AktG 1.06 (March 2006), WuB II C, § 30 GmbHG 5.05 (July 2005), WuB II C, § 55 GmbHG 1.05 (May 2005), § 35 GmbHG 1.03 (October 2003), WuB II C, § 34 GmbHG 1.02 (August 2002).
2. Einführung in das Bankvertragsrechts (*Banking law – Course compendium*) (2003), available at [www.jurawelt.com/studenten/skripten/zivr/7453](http://www.jurawelt.com/studenten/skripten/zivr/7453).
3. Konsequenzen der Zentralisierungsbestrebungen der Wertpapiermarktaufsicht – Echo zu Benner (*Consequences of a centralised financial services agency – Comment on Benner*), Zeitschrift für Rechtspolitik (ZRP) 2002, 491.
4. Case note in Entscheidungen zum Wirtschaftsrecht (EWiR) 2002, § 142 AktG 1/02, 49-50.
5. Neues Handelsrecht – Echo zu Bülow/Arzt (*The new German commercial code – Comment on Bülow and Arzt*), Juristische Schulung (JuS) 1998, 1176.

## Presentations

#### Conferences organised by research associations

*Law-related conferences:* Annual Conference of the Law and Society Association (LSA), Mexico City, Mexico (6/17) and Berlin, Germany (7/07); Annual Conference of the European Association of Law and Economics (EALE), Bologna, Italy (9/16), Aix-en-Provence, France (9/14) and Hamburg, Germany (9/11); Inaugural Conference on Empirical Legal Studies in Europe (CELSE), Amsterdam, Netherlands (6/16); 6th CECL Conference on “Company Law Reform in Central and Eastern Europe”, Warsaw, Poland (6/16); Fifth Young Comparatists Biennial Conference of the Associazione Italiana di Diritto Comparato (A.I.D.C.), Campobasso, Italy (5/16); Annual Seminar of the British Association of Comparative Law (BACL), York, UK (9/15) and Cambridge, UK (9/11); Annual Conference of the Law and Development Institute (LDI) on “New Directions for Law and Development Studies”, New Orleans, US (4/15); Annual Conference of the Asian Law and Economics Association (AsLEA), Taipei, Taiwan (6/14); 13th Congress of the International Association of Legal Methodology (IALM), Geneva, Switzerland (2/14); The 21st Century Commercial Law Forum, 13th International Symposium 2013, Tsinghua University, Beijing, China (10/13); Annual Conference of the Cambridge Journal of International and Comparative Law (CJICL), Cambridge, UK (5/13); Annual meeting of the North East Regional Obligations Group

(NEROG), Sheffield, UK (7/12); Conference on Empirical Legal Studies (CELS), Chicago (11//11) and New York, US (11/07); Annual Conference of the Society of Legal Scholars (SLS), Cambridge, UK (9/11); Annual Conference of the Irish Society of Comparative Law (ISCL), UC Dublin, Ireland (4/11)

*Conferences in other academic fields:* Conference on “Interdisciplinary Futures: ‘Open the Social Sciences’ 20 Years Later”, Calouste Gulbenkian Foundation, Lisbon, Portugal (1/17); Annual Conference of the World Interdisciplinary Network for Institutional Research (WINIR), Rio de Janeiro, Brazil (9/15) and London, UK (9/14); Annual Conference of the Society for the Advancement of Socio-Economics (SASE), London, UK (7/15); Annual Conference of The International Society for New Institutional Economics (ISNIE), Florence, Italy (6/13) and Stirling, UK (6/10)

#### *Workshops, symposia and roundtables on specific themes*

*Events related to book publications:* Workshop on “The Shifting Meaning of Legal Certainty”, Kyushu University, Fukuoka, Japan (7/16); Seminar on “Shareholders’ Duties”, Aarhus University, Denmark (11/15); Workshop on “The Method and Culture of Comparative Law”, Ghent, Belgium (5/14); Workshop on “Methodology in the New Legal World”, European University Institute (EUI), Florence, Italy (3/14); Conference on “Shareholder Power”, National University of Singapore (NUS) (3/14); Annual Kyushu University Law Conferences on “Collective Actions” and “Networked Governance, Transnational Business and the Law”, Fukuoka, Japan (2/13 and 2/11); Conference on “Does Law Matter? On Law and Economic Growth”, The Royal Netherlands Academy of Arts and Sciences (KNAW), Amsterdam, The Netherlands (10/11); Workshop on “Banking Systems in the Crisis: The Faces of Liberal Capitalism”, University of New South Wales (UNSW), Sydney, Australia (9/11); Workshop on Legal Research Methods, University of Tilburg, The Netherlands (10/09)

*Events related to journal publications:* Workshop on “Global Social Indicators: Constructing Transnational Legitimacy”, King’s College London, UK (3/16); International Seminars on the New Institutional Economics on “Does the law deliver?” and “Jurimetrics”, Regensburg and Kloster Eberbach, Germany (6/14 and 6/09); Journal of Comparative Law (JCL) Workshop on “Interdisciplinary Study and Comparative Law”, London, UK (2/14 and 7/13); Highest Courts Workshop of the Hague Institute for the Internationalisation of Law (HiIL), University of Bologna, Italy (11/09)

*Events related to funded research projects:* Project meetings with Steering Committee for “Study on the Law Applicable to Companies”, London School of Economics and Political Science (LSE), UK (1/16 and 5/15); Conference on “Evolutionary and Reflexive Approaches to Corporate Governance”, Centre for Business Research (CBR), University of Cambridge, UK (12/07); Workshop on “Law and Finance in Rising Powers”, University of Cambridge, UK (12/14); Reflexive Governance Workshop, Centre for Business Research (CBR), Cambridge, UK (6/09); Workshop of the ESRC World Economy and Finance Research Programme, Birkbeck, University of London, UK (5/06); CBR Summit on Innovation and Governance, University of Cambridge, UK (3/06)

*Other thematic events:* Round Table on “Alternative Approaches to Legal Convergence”, Maastricht University, The Netherlands (10/16); Symposium on Comparative Law, Kyoto University, Japan (7/16); Workshop on “Objectives, Methods and Perspectives of Contextual Analysis in Comparative Law”, Hungarian Academy of Sciences, Budapest, Hungary (5/16); International Conference on “Consumers Without Borders”, Maastricht University, The Netherlands (9/15); Corporate Governance Workshop, University of Hertfordshire, UK (6/15); Workshop on “Images and Imagination in Theorising about Law”, University of Oxford, UK (5/15); Workshop on “Thinking about Law Comparatively”, Queen Mary Universi-

ty of London, UK (3/15); Conference on “Interaction between Legal Systems”, Leiden, The Netherlands (1/15); Symposium on “Legal Pluralism as Legal Culture”, University of Lapland, Finland (12/14); London Roundtable on “Transnational Private Law Theory: Research & Teaching Methods”, King’s College London, UK (11/14); Workshop on “Economics and law in Europe in the 20th century”, Paris, France (9/14); Workshop on “Corporate Governance at the Crossroads”, Center for Advanced Study in the Social Sciences, Juan March Institute, Madrid, Spain (9/13); Workshop on “Competition Between Civil Justice Systems”, Erasmus University Rotterdam, The Netherlands (3/12); Workshop on Corporate Governance, Copenhagen Business School, Denmark (6/09); Symposium “Towards a European Legal Methodology”, University of Tilburg, The Netherlands (6/08); Forum Corporate Law of the Center for Business and Corporate Law, Heinrich-Heine-University Düsseldorf, Germany (7/05)

#### *Lectures and seminars*

*Distinguished lectures:* VU University Amsterdam, The Netherlands: International Distinguished Lectures of the ZIFO Institute for Financial and Corporate Law (1/14); China University of Political Science and Law (CUPL), Beijing, China: 57th Lecture of the Research Center of Law and Economics (10/13); Fordham University, New York, US: Comparative Corporate Governance Distinguished Lecture Series (11/11)

*Guest lectures/seminars:* Lancaster University Law School, UK (11/16); University of Cyprus, Nicosia, Cyprus (11/16); ECPR Summer School in Methods and Techniques, University of Ljubljana, Slovenia (7/15); Kyushu University, Faculty of Law, Fukuoka, Japan (10/13); Shanghai Jiao Tong University (SJTU), KoGuan Law School, Shanghai, China (1/11); Keio University, Faculty of Law, Tokyo, Japan (4/10); Chiba University, Faculty of Law and Economics, Chiba-shi, Japan (4/10); King’s College London, Department of Management, UK (2/10); European School of New Institutional Economics (ESNIE), Cargèse, Corsica, France (5/08); Visiting Researcher Seminar at Harvard Law School, Cambridge, US (11/04)

*Departmental research seminars:* Free University of Bozen-Bolzano, Faculty of Economics and Management, Italy (5/17); University of Modena and Reggio Emilia, Department of Economics, Italy (5/17); School of Oriental and African Studies (SOAS), University of London, UK (1/16, Department of Financial and Management Studies; 1/11, School of Law); Institute of Advanced Legal Studies (IALS), University of London, UK (12/13 and 6/13); Durham University, Law School, UK (1/15 and 4/12); University of East Anglia, Law School, UK (10/10 and 1/09); University of Manchester, Law School, UK (11/09), University of Glasgow, Law School, UK (2/08); University of Edinburgh, Law, School, UK (10/07); European University Institute (EUI), Law Department, Florence, Italy (1/04)

*Research centre seminars:* Centre for Cross-Border Commercial Law in Asia, Singapore Management University (SMU) (4/17); Law & Economics Workshop, King’s College London, UK (2/17); Centre for Law & Business, National University of Singapore (NUS) (12/15); Transnational Regulatory Governance Research Group, King’s College London, UK (9/15); Law & Economics Forum, London School of Economics and Political Science (LSE), UK (2/14); Centre for Corporate and Commercial Law (3CL), University of Cambridge, UK (11/13 and 5/12); Programme on Behavioural Approaches to Contract and Tort (BACT), Erasmus University Rotterdam, The Netherlands (6/12); London Centre for Corporate Governance and Ethics (LCCGE), Birkbeck, University of London, UK (4/12); Law and Economics Workshop, University of Bonn, Germany (7/11); Centre for the Study of European Contract Law (CSECL), University of Amsterdam, The Netherlands (3/11); Law & Finance Workshop, University College London (UCL), UK (10/10); CBR Corporate Governance Seminar Series, University of Cambridge, UK (1/08); Max Planck Institute for Research on Collective Goods, Bonn, Germany (4/08)



## Teaching

*Company Law* (Durham University, LL.B. and LL.M, since 1/12; University of East Anglia, LL.B. and LL.M., 9/08 - 6/11; University of Edinburgh, LL.B. and LL.M., 9/06 - 5/08); *Comparative Corporate Governance* (Durham University, LL.M., since 10/14; University of East Anglia, LL.M., 9/10 - 12/10; Radzyner Law School, IDC, LL.B., 12/09 - 1/10)

*European Banking and Securities Law* (University of Edinburgh, LL.M., 9/07 - 5/08); (*European Securities Law* (Durham University, LL.M., since 1/15; Riga Graduate School of Law, LL.B. and LL.M., 3/05 - 4/05, 1/06 - 2/06, 4/13); *International Banking Law* (Riga Graduate School of Law, LL.M., 8/05 - 9/05); *Investment Firms and Regulatory Compliance* (Riga Graduate School of Law, Latvia, LL.M., 7/08 and 4/09)

*Comparative Law* (Durham University, LL.M., since 10/2015; University of Edinburgh, LL.B., 9/07 - 5/08); *European Contract Law* (Central European University, Budapest, LL.M., 8/09; University of Edinburgh, LL.M., 1/07 - 5/07); *German Private and Commercial Law* (University of Edinburgh, LL.B., 1/07 - 5/07); *Summer School in European Business Law* (Heinrich-Heine-University, Düsseldorf, Germany, undergraduate and LL.M., 7/05, 8/06, 8/07)

*Research Methods for Law* (Durham University, LL.M., since 10/15; IALS, University of London, Ph.D., 1/06; University of East Anglia, LL.M and Ph.D., 9/08 - 6/11; University of Edinburgh, LL.M. and Ph.D., 3/08)

*Courses on German law*: introduction to legal studies, unjustified enrichment, banking law, contract law and revision courses in private law (Bucerius Law School, Hamburg, LL.B., 4/02 - 7/03); seminars on property law (Humboldt-University, Berlin, undergraduate programme, 10/01 - 2/02); seminars for post-graduate trainees (*Referendararbeitsgemeinschaft*) and lectures on the new German law of obligations (Andersen Luther, Berlin, 12/01 - 3/02)

## PhD supervision and examination

*Current PhD supervision as principal supervisor*: Olatunji Jayeola (Durham University, since 1/16); *as second supervisor*: Parintira Tanawong (since 3/16); Daniel Cash (since 5/14); Oludara Awolalu (since 10/13)

*Completed PhD supervisions as principal supervisor*: H. Kubra Kandemir (née Savas) and Melih Sonmez (Durham University, previously at University of East Anglia, 1/11 and 4/11 – 1/15, degrees awarded in 1/15); David Gibbs (University of East Anglia, 10/09 - 6/11, degree awarded in 6/14); Tian Shu Zhou (University of Edinburgh, 9/07 - 8/08, degree awarded 6/12)

*Completed PhD supervisions as second supervisor*: Ali Abdulhafidh (University of East Anglia, 7/10 - 6/11); Lorenzo Cotula and Patricia Kamanga (University of Edinburgh, 2/07 - 8/08); further PhD students as second supervisor: Maheran Mohamed, Joanna Cummin, Marie-Hélène Ferguson and Antje Kreutzmann (University of East Anglia, 2/09 - 6/11)

*External examiner*: Anne Lafarre (Tilburg University, The Netherlands, 2/17); Navajoyti Samanta (University of Sheffield, 4/16); Catalina Goanta (Maastricht University, The Netherlands, 3/16); Mimi Ajibadé (SOAS, University of London, 10/14); Chukwunonye Emenalo (University of Hertfordshire, 7/14); Anselmo Ricardo Augusto Samussone (SOAS, University of London, 4/14); Shaowei Lin (University of Edinburgh, 3/14); Olive Sabiiti (University of Manchester, 2/14); Vladimir Meerovitch (LSE, University of London, 7/13); Sarah Azlina Che Rohim (University of Manchester, 7/11); Xiao Huang (SOAS, University of London, 12/10); John Hamilton (University of Cambridge, 11/09); Xiao Li (University of Glasgow, 11/07)

*Internal examiner*: Miao Liu and W. Phillip Kanzow (Durham University, 11/15 and 9/14); Peter Ormosi (University of East Anglia, 1/10); Monika Brombach, Claudius Werwigk and Christian Kuhn (Heinrich-Heine-University, Düsseldorf, 9/04 - 7/06)

## University administration

Research Director of the law school and a member of its management committee (Durham University, 1/12 -7/12; University of East Anglia, 10/10 - 6/11); Deputy Research Director with responsibility for funding (Durham University, 9/14 - 8/16)

Postgraduate Research Student (PGR) Director of the law school (University of East Anglia, 1/09 - 6/11)

LL.M. Admissions Tutor (University of East Anglia, 1/09 - 5/09)

Member of appointment committees (Durham University; University of East Anglia; University of Edinburgh; Riga Graduate School of Law, since 12/05)

## Referee

*Research councils:* British Academy (BA); Economic and Social Research Council (ESRC); Leverhulme Trust; Austrian Science Fund (FWF); Danish Council for Independent Research (DFF); Israel Science Foundation (ISF); Netherlands Organisation for Scientific Research (NWO)

*Book publishers:* Cambridge University Press (CUP); Edward Elgar; Emerald; Hart Publishing; Intersentia; Oxford University Press (OUP), Routledge-Cavendish; Springer

*Academic journals:* American Journal of Comparative Law; Australian Journal of Labour Law; Comparative Labor Law and Policy Journal; Corporate Governance: An International Review; Enterprise & Society; Erasmus Law Review; European Business Law Review; European Business Organization Law Review; European Constitutional Law Review; European Journal of Comparative Law and Governance; European Journal of Law and Economics; European Law Review; International and Comparative Law Quarterly; Journal of African Law; Journal of Banking Regulation; Journal of Comparative Law; Journal of Corporate Law Studies; Journal of Economic Surveys; Journal of Financial Regulation; Journal of Institutional Economics; Journal of Law and Economics; Law, Democracy and Development; Law and Society Review; Legal Studies; Management International Review; Modern Law Review; Oxford Journal of Legal Studies; Oxford University Commonwealth Law Journal; Recht en Methode (Law and Method); Review of Law and Economics; Socio-Economic Review

*Conferences:* Conference on Empirical Legal Studies (CELS); Conference of the European Association of Law and Economics (EALE); Conference of the International Corporate Governance Society (ICGS)

## Language skills

German (native), English (fluent), Italian (intermediate), French (intermediate), Latin