

PRESENTATIONS (selected)

- Dual Class Share Structures and CMU – Opportunity or Cost?, Dual Class Share Structures and EU Companies' Access to Capital (ECCL Conference organized by Andrea Vicari, Alexander Schall and José Ferreira Gomes) Lisbon, Portugal (participation online), 3 November 2023.
- Laesio enormis (presented in German), Freud-Privatissimum aus Zivilrecht (Seminar organised by Max Leitner, Florian Heindler and Edwin Gitschthaler), Sigmund Freud Privatuniversität, Vienna, Austria, 12 January 2023.
- La Lésion (presented in French), Atelier de Droit des Obligations, Université Panthéon Assas (Paris II), 15 December 2022
- The Diesel Cases – Directors Duties and Liability, Institut de Recherche en Droit des Affaires, Université Panthéon Assas, 8 December 2022.
- Liability in the context of rockfall („Haftungsfragen in Zusammenhang mit Steinschlag“), Steinschlagsymposium 2022 Schladming, Steinschlag – Risikoeinschätzung und Maßnahmen aus Sicht kommunaler Verantwortlicher, 2022, 99-118 (together with Florian Greinix).
- The Diesel Cases – Consumer Claims According to Austrian and German Law, Keio University, Tokyo, Japan, 31 October 2022.
- Unterschiede und Gemeinsamkeiten der Aufsichts- und Verwaltungsratspraxis nach Rechtsform und Ländern, hkp group, Webinar-Serie der hkp/// group & Directors Academy 19.10.2022, online (gemeinsam mit Andreas Casutt, Jan Dörrächter, Viktoria Kickinger).
- Force majeure, frustration and change of circumstances, Vorarlberg legal society (Vorarlberger Juristische Gesellschaft), Bregenz, Austria Österreich, 29 September 2022.
- Pandemics, Inflation and War: Change of circumstances and contractual risk allocation (Pandemie, Inflation und Krieg: Veränderte Umstände im Vertrag – Risikoverteilung, Interpretation und Rechtsfolgen beim Wegfall der Geschäftsgrundlage), Civil law seminar for the appellate court Graz (Zivilrechtsseminar OLG Graz), Schloss Seggau, Seggauberg, Austria, 22 September 2022.

- Utility and efficiency: law and economics (Nutzen und Effizienz: law and economics, presented in German; Conference organised by Christoph Bezemek, ‘Rechtsdogmatik: Stand und Perspektiven’), University of Graz, Austria, 25 March 2022.
- Regards comparatistes sur l’Article 1231-5 Code civil (presented in French), Atelier des Obligations, Université Paris II, Paris, France, 30 November 2021.
- Breach of contract - Ex-ante considerations on performance and efficiency after Cavendish Square Holding BV v Talal El Makdessi, University of Oxford, IECL Seminar, Oxford, UK, 26 November 2021.
- Reforming Austrian Company Law (Reform des Gesellschaftsrechts, presented in German), University of Innsbruck, Innsbruck, Austria, 18 October 2021.
- Indemnities (Die Schad- und Klagloshaltung in der Praxis, presented in German, together with Alexander Reich-Rohrwig), Law and Taxes Conference 2020 (Recht und Steuern - ,RuSt‘ 2020), Rust, Austria, 14 October 2021.
- Long-term contracts: drafting, interpretation and default rules (Langzeitverträge Gestaltung, Auslegung und dispositives Recht, presented in German), University of Kyoto, Japan, 29 September 2021.
- The influence of fault in the quantification of damages: contractual aspects in a comparative perspective, Group of Studies on Contractual and Comparative Law at the Private Law Institute in Brazil (Instituto de Direito Privado – IDiP), Webinar, São Paolo, Brazil, 3 May 2021.
- Auditing: Time for reforms in Austria after recent scandals? (Abschlussprüfung: (Kein) Reformbedarf in Österreich nach Wirecard und Commerzialbank?, presented in German), Zeitschrift für Zeitschrift für Finanzmarktrecht-Forum, Vienna, Austria, 22 April 2021.
- 20th Annual Conference on European Tort Law, Comparative Remarks (presented in English), Vienna, Austria, 9 April 2021.
- Allemagne : Le projet de loi sur la diligence raisonnable des entreprises en matière des droits de l’homme (presented in French), Webinar organised by Andra Cotiga, Devoir de vigilance et responsabilité sociale et environnementale : perspectives comparées, européennes & internationales, Université Catholique de Lille, Lille, France, 8 March 2021.
- Entity Theory and Legislative Activism: The Austrian Limited, Company Law, an Entity Theory (presented in English), Interdisciplinary Association of Comparative and Private International Law (IACPIL), Vienna, Austria, 11 February 2021.
- Accounting fraud and responsible management („Bilanzskandale und verantwortungsvolles Handeln der Unternehmensorgane“, presented in German), Training session for board non-executive members, Weblounge IFAM, Arbeiterkammer, Vienna, Austria, 20 November 2020.

- Wirecard and Commerzialbank: time to reform audit rules and corporate governance? (“Wirecard and Commerzialbank: Ist die Zeit reif für Reformen der Abschlussprüfung und Corporate Governance?”, presented in German), Arbeiterkammer, Workshop (in House), Vienna, Austria, 4 September 2020 (together with Lisa Neubauer).
- Change of circumstances („Wegfall der Geschäftsgrundlage“, presented in German), Webinar („Privatrecht in der Covid-19-(Wirtschafts-)Krise“, organised by Johannes Flume and Andreas Geroldinger), University of Linz, Austria, 1 July 2020.
- Access to Capital, Corporate Governance and Regulatory Competition in Corporate Law: A Union that strives for more? (Conference co-organised with Andra Cotiga), Opening and introduction, Université Catholique de Lille, Lille, France, 6 March 2020.
- Crisis and changed circumstances - a comparative perspective (“L’imprévision en droit comparé“, presented in French), Atelier des obligations, Université Panthéon-Assas, Paris II, France, 3 March 2020.
- Banks and other Financial Institutions: Corporate Governance (presented in English), Ministry of Justice, Republic of Slovenia, Judicial Training Centre, Commercial Law Conference 2019, Portorocz, 17 October 2019.
- Directors duties and liability for breach – use and limits of doctrinal arguments in law („Existenzvernichtende“ Managerhaftung: Juristische Methode und Grenzen dogmatischer Argumentation, presented in German), University of Augsburg, Augsburg, Germany, 24 July 2019.
- Private International Law and harmonization of substantive contract law - cross-border ecommerce transactions in the Chinese and Australasian regulatory environment compared with the EU (presented in English), China-Australia Private International Law Forum 2019, East China University of Political Science and Law, China Society of Private International Law, Shanghai, China, 17 July 2019.
- Academic Career Paths in Germany and Austria (“Akademische Karrierewege in Deutschland und Österreich”, presented in German), Max-Planck-Institute for Comparative and International Private Law (Annual Conference of the Friends of the Institute), Hamburg, Germany, 29 June 2019.
- The Volkswagen scandal and questions of jurisdiction in a European context, conference on the obstacles for collective enforcement of consumer claims and European Law (“Der VW-Skandal und die Internationale Zuständigkeit – Podiumsdiskussion”, presented in German), organised by the Federal Ministry for Labor, Social Issues, Health and Consumer Protection, Vienna, Austria, 17 May 2019.
- Signalling in long term contracts („Signalling im Langzeitvertrag“ presented in German), Max-Planck-Institut für ausländisches und internationales Privatrecht (Konzil), Hamburg, Germany, 12 January 2019.

- Design and drafting of penalty clauses in B2B-contracts („Gestaltungsfragen und Formen der Vertragsstrafe im unternehmerischen Geschäftsverkehr“, presented in German), University of Innsbruck, Austria, 12 November 2018.
- Long term commercial contracts (presented in English), 2º encontro do Grupo de Estudos sobre Direito Contratual Comparado, Instituto de Direito Privado, São Paolo, Brazil, 7 November 2018.
- Change of circumstances in a comparative perspective (“L'eccessiva onerosità sopravvenuta” presented in English and Italian), Università Luigi Bocconi, Milan, Italy, 30 October 2018.
- Penalty clauses (Vertragsstrafen), University of Graz, Austria, 21 June 2018.
- Mandatory multi-year periods for statutory auditor engagements and the external rotation of audit firms: effects on independence, corporate governance, costs and benefits („Mehrjährige Prüferbestellung und externe Rotation“; presented in German), Institute of Auditors, Discussion Group - University Teachers on Accounting Law (“IDW Gesprächskreis juristischer Hochschullehrer Bilanzrecht“), Düsseldorf, Germany, 23 March 2018.
- Regulating proxy voting agencies in Europe („Les agences de conseil en vote : quelle régulation européenne ?“; presented in French), 9ème Forum de Trans Europe Experts, Paris, France, 16 March 2018 (together with Patrick Barban).
- Termination for cause and the doctrine of estoppel („Verwirkungsprobleme und Fristen bei der außerordentlichen Kündigung“, presented in German), University of Münster, Germany, 22 January 2018.
- Derivative actions: shareholder enforcement in a comparative perspective, University of Vienna (presented in English), Vienna, Austria, 15 January 2018.
- Penalty clauses and long term contracts („Vertragsstrafen im Langzeitvertrag“, presented in German), University of Münster, Germany, 28 November 2017.
- Termination of commercial contracts in a comparative perspective, Max Planck Institute and Radboud University Nijmegen Seminar (presented in English), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 27 October 2017.
- The UNIDROIT PICC Update of 2016 (presented in English), University of Padova, Treviso, Italy, 12 October 2017.
- Big data and private law (presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, Hamburg, 6 April 2017.
- Granular legal norms in European Contract Law? (presented in English), German-Italian Centre for European Excellence, Villa Vigoni, Laveno di Menaggio, Italy (Conference on:granular legal norms: the end of typification?), 23 March 2017.

- The Future of European Contract Law: Consumer Law (presented in English), Private International Law and e-Commerce, University of Ghent, Belgium, 10 March 2017.
- The UNIDROIT PICC 2016: Termination for breach but not for cause? (presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 13 October 2016.
- Private international law as a key to European Contract law („Das Kollisionsrecht als Schlüssel zum Europäischen Vertragsrecht“; presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 22 August 2016.
- Freedom of testation in a comparative perspective – evolution and restrictions through forced heirship (« La liberté de tester en droit comparé, évolution des législations et restrictions dans le domaine de la réserve héréditaire », presented in French), Université de Lausanne, Switzerland, 6 June 2016.
- A few questions of loyalty in a long term contract („Einige Fragen der Treuepflichten im Langzeitvertrag“; presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 21 April 2016.
- Contracts of unlimited duration? Legitimacy and limits of very long contractual engagements („Ewige Verträge? Zulässigkeit und Grenzen sehr langer Vertragsbindungen“; presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 21 January 2016.
- Private international law and e-commerce: unlocking the European internal market by deleting Art. 6 (2) of the Rome I Regulation („IPR, E-Commerce und Binnenmarkt - Möglichkeit und Folgen der Streichung von Art. 6 II Rom I-VO“; presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 8 July 2015 (together with Sarah Nietner).
- Impaired consent and prescription periods („Die Geltendmachung von Willensmängeln und absolute Fristen im schweizerischen Obligationenrecht“; presented in German), University of Basel, Switzerland, 28 April 2015.
- Interaction between directors‘ duties and D&O-insurance („Gesellschaftsrechtliche Grundlagen und Probleme der D&O-Versicherung“; presented in German), Max-PlanckInstitute for Comparative and International Private Law, Hamburg, Germany, 14 February 2014.
- Auditor liability in Europe – a comparative assessment („Die Haftung des gesetzlichen Abschlussprüfers“; presented in German), Zeitschrift für Unternehmens- und Gesellschaftsrecht (ZGR) – Symposium on the future of auditing in German and Europe, House of Finance, Frankfurt am Main, Germany, 23 November 2013.
- European contract law: half a century of evolution and developments („Europäisierung des Vertragsrechts – Von Ernst Rabel bis zum CESL“; presented in German), Max-PlanckInstitute for Comparative and International Private Law, Hamburg, Germany, 9. August 2013.

- Contract law – adapting long term contracts under German Law, comparative comments on: flexibility and adaptation mechanisms employed by contracting parties, *Droit privé français: réformes et perspectives de droit comparé* (presented in English), Max-PlanckInstitute for Comparative and International Private Law, Hamburg, Germany, 2 November 2012.
- Enforcement and regulation of directors' duties in Germany, comparative comments on: Main trends in French company law reforms since 2000, *Droit privé français: réformes et perspectives de droit compare* (presented in English), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 1 November 2012.
- Mancur Olson's logic of collective action and the European reforms on the auditing industry, (“Mancur Olson's logic of collective action und die Europäisierung des Rechts der Abschlussprüfung”, presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 17 April 2012.
- The Scope of application and the structure of the European contract code (« Le champ d'application et la structure du droit commun européen de la vente » ; presented in French), Groupe de recherche international sur les nouvelles normativités en Europe (GDRI/CNRS), Université Panthéon-Assas (Paris 2), Paris, France, 28 November 2011.
- Update: EU-law („Europarecht Update“; presented in German), Europäische Rechtsakademie (ERA)/Wirtschaftsprüferkammer (WPK), In house Seminar for German Chamber of Auditors on the EU-Audting reforms, Berlin, Germany, 25 November 2011. 5
- New developments on change of circumstances in France („Neue Entwicklungen zur théorie de l'imprévision in Frankreich – von Canal de Craponne bis zur Schuldrechtsmodernisierung“; presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 27 October 2011.
- A Common Sales Law for the EU (presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany,13 October 2011.
- The European Law Institute (presented in German) Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 27 June 2011.
- Independence as a regulatory problem („Unabhängigkeit als Regelungsproblem“; presented in German) Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 17 March 2011.
- An optional European contract law – Who would press the (blue) button? (presented in English), Humboldt University Berlin, Germany, 28 January 2011.
- Corporate governance and corporate control mechanisms (presented in English), Université du Luxembourg, 7 December 2010.
- Independence and liability of auditors – a corporate governance perspective (presented in English), University of Oslo, 29 November 2010.

- An optional European contract code? (“Ein optionales Vertragsrecht für Europa?“; presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 3 June 2010.
- Service contracts and advisory work of non-executive directors for the company („Verträge der AG mit ihrem Aufsichtsratsmitglied“, presented in German), Seminar Professor Hügel, University of Vienna, 29 June 2009.
- Directors and officers liability Insurance: legality and limits („Zulässigkeit und Grenzen der D&O-Versicherung“; presented in German), University of Kassel, Germany, 19 May 2009.
- Lost between safe harbours and insurance: risks of deterrence and over-deterrence for the German Aktiengesellschaft („Zwischen Business Judgment Rule & Managerversicherung: Wo bleibt die Organhaftung?“; presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 27 April 2009.
- „Probleme der Frustration bereits getätigter Aufwendungen durch fehlerhafte Beratung“; presented in German); Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 19 March 2009.
- Long term contracts and European Private Law (“Contratti di durata e Diritto privato europeo”, presented in Italian), Università di Pisa, Italy, 4 November 2008.
- Accounting and statutory auditor liability („Die Haftung des gesetzlichen Abschlussprüfers im Lichte der Funktionen von Rechnungslegung und Abschlussprüfung“; presented in German), Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 3 July 2007.
- A few particularities shaping US-tort law („Allgemeine Regelungen und Spezifika des Schadenersatzrechts in den Vereinigten Staaten“; presented in German); Special symposium of the Austrian Parliament on the occasion of a revision of Austrian tort law, Expert-hearing, Österreichisches Parlament, Palais Epstein, Vienna, Austria, 2 May 2007.
- The consumer notion of the common frame of reference (“Der Common Frame of Reference und der Verbraucherbegriff”; presented in German), Seminar of Professor Reinhard Zimmermann, Professor Nils Jansen, Praxmar, Austria, 5 August 2006.
- Some problems of statutory liability caps („Probleme gesetzlicher Haftungshöchstgrenzen“; presented in German) Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 12 April 2006.
- Auditor liability and contributory negligence („Der Mitverschuldenseinwand bei der Haftung des Abschlussprüfers“; presented in German); Max-Planck-Institute for Comparative and International Private Law, Hamburg, Germany, 14 December 2005.
- Liability of experts and third party losses („Gutachterhaftung gegenüber Dritten, Haftung für unrichtige Ad-hoc-Mitteilungen und Haftung für unrichtige Testamentsberatung gegenüber potentiellen Erben“; presented in German), Seminar Professor Hanns Hügel, University of Vienna, Austria, 3 June 2004.