

Dr. iur. habil. Christian Hofmann, LL.M. (NYU), LL.M. (NUS)
Associate Professor
Email: lawch@nus.edu.sg
Phone: +65-66013568

CURRICULUM VITAE

EXECUTIVE SUMMARY

- Associate Professor at the National University of Singapore (NUS), formerly Professor at the Private University Liechtenstein (UFL) and Senior Legal Counsel at the German Central Bank (Bundesbank)
- Publications (among others) in the Oxford Journal of Legal Studies, Law Quarterly Review, Journal of Financial Regulation, Capital Markets Law Journal, Journal of Business Law, European Business Organization Law Review, Berkeley Business Law Journal, Banking and Finance Law Review; two monographs (one in banking law, the other in company law)
- Talks given at (among others) the European Stability Mechanism, European Central Bank, Central Bank of Luxembourg, Securities and Futures Commission of Hong Kong, Monetary Authority of Singapore, UNCITRAL Trade Law Forum, Inaugural Interdisciplinary Sovereign Debt Research and Management Conference at Georgetown University Washington D.C.
- Consultation work for public bodies and private firms, most recently for the European Parliament Committee on Economic and Monetary Affairs
- Research focus on financial regulation, banking law, payment systems and monetary law, comparative company law, comparative civil law

CURRENT POSITION

- Since January 2020, National University of Singapore, School of Law, Associate Professor (with tenure); Head (Financial Regulation and Central Banking) at the Centre for Banking & Finance Law (CBFL); Deputy Director at the Centre for Asian Legal Studies (CALs);

FORMER POSITIONS AND APPOINTMENTS

FULLTIME EMPLOYMENTS

- October 2013 to December 2019, National University of Singapore, School of Law, Assistant Professor (tenure-track); Member of the Executive Committee at the Centre for Banking & Finance Law (CBFL); Fellow of the EW Barker Centre for Law and Business (EWBCLB); Member of the Board of Examiners; Member of the Faculty Curriculum Committee
- February 2012 to October 2013: Private University in the Principality of Liechtenstein (UFL), Professor of Private and Business Law (“Professor für Privat- und Wirtschaftsrecht”)
- January 2011 to February 2012: German Central Bank (Bundesbank, part of the Eurosystem), Senior Legal Counsel (“Bundesbankdirektor”)
- October 2009 to August 2010: Goethe University Frankfurt, School of Law, acting professor on a temporary basis (“Lehrstuhlvertreter”)
- April 2009 to September 2009: Cologne University, School of Law, acting professor on a temporary basis (“Lehrstuhlvertreter”)
- June 2004 to November 2006: Humboldt University to Berlin, School of Law, research and teaching postdoc (“Habilitation” and “Wissenschaftlicher Assistent”)
- March 2002 to May 2004: University of the Saarland, School of Law, research associate Academic employee (“Wissenschaftlicher Mitarbeiter”)

VISITING RESEARCH AND TEACHING POSITIONS

- May to July 2023: research visit as Visiting Scholar at the URPP Financial Market Regulation at the University of Zurich
- August to December 2022: research and teaching semester as Visiting Professor at the Centre for Transnational Legal Studies (CTLS) London
- February 2019, April 2018, March 2017 and March 2016: teaching visits at the East China University of Political Science and Law, Shanghai
- November 2018: research visit at the Centre for Financial Regulation and Economic Development (CFRED) of the Chinese University of Hong Kong

- Michaelmas term 2017: research visit as Senior Research Fellow at the Commercial Law Centre of Harris Manchester College, University of Oxford
- September 2016: research visit at the Asian Institute of International Financial Law at the University of Hong Kong
- May 2016: research visit at the Luxembourg School of Finance, University of Luxembourg
- October 2015: teaching visit at Thammasat University, Bangkok
- September 2010 to December 2010: research visit as Hauser Global Research Fellow at New York University, School of Law
- November 2006 to July 2008: research visit as Visiting Scholar and Feodor-Lynen-Fellow of the Alexander von Humboldt Foundation at UC Berkeley, School of Law
- December 2009: teaching visit at Vilnius University, Vilnius (Lithuania)

EDUCATION AND DEGREES

- Albert-Ludwigs-University Freiburg, School of Law, *First State Exam* (LLB equivalent), ranked no 6 out of 256 successful candidates
- Martin-Luther-University at Halle/Wittenberg, *Master of Laws in International Business Law* (LL.M. oec. int.), ‘summa cum laude’
- Martin-Luther-University at Halle/Wittenberg, *Ph.D.* (Dr. iur.), ‘summa cum laude’, awarded the Martin Luther Prize
- Ministry of Justice of the Saarland, *Second State Exam* (Bar Exam equivalent), ranked no 1 in the state of Saarland in the respective year
- Humboldt-University at Berlin, *professorial ‘Habilitation’* with *venia legendi* for Private Law, Commercial Law, Business Law, European Private Law and Comparative Law (Bürgerliches Recht, Handels- und Wirtschaftsrecht, Europäisches Privatrecht und Rechtsvergleichung)
- New York University, School of Law, *LL.M. in Global Business Law* and *David Marshall Scholar*
- National University of Singapore, School of Law, *LL.M. in Corporate and Financial Services Law* and *David Marshall Fellow*

AWARDS

- 2020: Faculty Annual Teaching Excellence Award, National University of Singapore
- 2018: Humanities and Social Sciences Research Fellowship, National University of Singapore
- 2012-2013: David Marshall-Scholarship, National University of Singapore
- 2010: Hauser Global Fellowship, New York University
- 2006-2008: Feodor-Lynen-Fellowship of the Alexander von Humboldt Foundation

PUBLICATIONS

PUBLICATIONS IN ENGLISH

ARTICLES

1. Unlimited Central Bank Digital Currency: the case for a public good in the euro-area and its regulatory (and de-regulatory) implications for modern finance, (2023) 48:1 *North Carolina Journal of International Law* 1-79 (with Iris Chiu)
2. Which markets need Central Bank Digital Currency? (2023) 18:3 *Capital Markets Law Journal* 281-302 (lead article, discussed in the editor's note of the respective issue)
3. Why Singapore needs a digital dollar (2023) 39:3 *Banking and Finance Law Review* 381-407
4. Digital Euro: An assessment of the first two progress reports: The case for unlimited holdings of digital euros, European Parliament: In-depth analysis requested by the ECON committee (2023), [https://www.europarl.europa.eu/RegData/etudes/IDAN/2023/741511/IPOL_IDA\(2023\)741511_EN.pdf](https://www.europarl.europa.eu/RegData/etudes/IDAN/2023/741511/IPOL_IDA(2023)741511_EN.pdf).
 - a. Partially identical with 'The Shift from Private Money into "Unlimited" CBDCs: An Unviable Development or a Chance for Reform and New Opportunities?', in Christos Gortsos (ed.), *Central Bank Digital Currencies (CBDCs): Proceedings of a Colloquium* (9 May 2023), chapter 2 (2023: in preparation)
5. The changing concept of monetary value, (2020) 21:1 *European Business Organisation Law Review* 37-68
6. The Role of Deposit Insurance in Bank Resolution, (2020) 6:1 *Journal of Financial Regulation* 148-158
7. Singapore's reformed bank regulation and resolution regimes, (2020) 35:2 *Banking & Finance Law Review* 227-247
8. Who pays for failing banks: Hong Kong's Financial Institutions Resolution Ordinance (FIRO), (2019) 49:3 *Hong Kong Law Journal* 905-925
9. Piercing the Corporate Veil: Historical, Theoretical and Comparative Perspectives, (2019) 16:1 *Berkeley Business Law Journal* 140-204 (with Tan Cheng-Han and Jiangyu Wang)

10. An Easy Start for Start-ups: Crowdfunding Regulation in Singapore, (2018) 15:1 *Berkeley Business Law Journal* 219-267
 - a. Partially identical with ‘Crowdfunding - Opportunities and Regulatory Challenges’ in Gina Gioia (ed.), *Casting light on climate change*, p. 61-73 (Edizioni ETS 2019)
11. Reconsidering Central Bank Lending of Last Resort, (2018) 19:4 *European Business Organization Law Review* 883-922
12. Global Systemically Important Banks (‘GSIBs’) - Operating globally, regulated nationally?, (2017) *Journal of Business Law* 155-179
13. Greek Debt Relief, (2017) 37:1 *Oxford Journal of Legal Studies* 1-30
14. Shadow Banking in Singapore (2017) *Singapore Journal of Legal Studies* 18-52
 - a. Reprinted in: Iris H.-Y. Chiu and Iain G. MacNeil (eds.), *Research Handbook on Shadow Banking: Legal and Regulatory Aspects* (Cheltenham: Edward Elgar Publishing 2018), ch. 15
15. Bank Regulation in Singapore, (2015) 1:2 *Journal of Financial Regulation* 306-324
16. Sovereign Debt Restructuring in Europe under the new model Collective Action Clauses, (2014) 49 *Texas International Law Journal* 385-443
17. A legal analysis of the Euro zone crisis, (2013) 18 *Fordham Journal of Corporate and Financial Law* 519-664
 - a. Reprinted in: Christoph Paulus (ed.), *A Debt Restructuring Mechanism for Sovereigns* (Munich: C.H. Beck Publishers 2014) 44-73
18. Vertical Price Fixing in Europe and the U.S. - the way to a uniform approach for both markets, (2013) 14 *European Business Law Review* 699-730
19. Stabilizing the Financial Sector – EU Financial Services 2010-2012, (2012) 8 *European Review of Contract Law* 426-455
20. Central Bank Collateral and the Lehman Collapse, (2011) 6 *Capital Markets Law Journal* 456-469
21. EC Financial Services and Contract Law - Developments 2007-2010, (2010) 6 *European Review of Contract Law* 467-484 (with Stefan Grundmann)

CASE NOTES AND BOOK REVIEWS

1. Central banks' monetary policy operations and their legal limits, (2019) 135:4 *Law Quarterly Review* 545-551
2. Book review on 'Furrer: Europäisches Privatrecht im wissenschaftlichen Diskurs', (2007) 44 *Common Market Law Review* (CMLR) 1198-2000
3. Case Note on ECJ C-350/03 (Schulte), (2006) 2 *European Review of Contract Law* 376-385

BOOK CHAPTERS

1. The law and regulation of cryptoassets in Singapore, in Matthias Lehmann und Tetsuo Morishita (eds.), *Cryptocurrencies: the impossible domestic law regime?* International Academy of Comparative Law (2023: in preparation) (with Lisa-Marie Ross)
2. A New and Unsolved Riddle in Monetary Law: The Complex Case of Central Bank Digital Currency, in Jason Allen and Gerhard Dannemann (eds.), *FA Mann: The Lawyer and His Legacy*, chapter 14 (2023: in preparation)
3. Central Banks and Their Limits in a Pandemic, in V. Ramraj (ed.), *Covid-19 in Asia* (Oxford University Press 2021) 97-111
4. Bank Resolution, in W.-Y. Wan, D. Arner, A. Godwin, W. Shen (eds.), *Research Handbook on Asian Financial Law* (Edward Elgar Publishing 2020) 64-85
5. Prudential Bank Regulation, in H. Tjio, D. Neo, L. Lan (eds.), *Handbook on Financial Law and Regulation in Singapore* (Academy Publishing 2019) 43-80
6. The Advance Effect of Directives, in K. Riesenhuber (ed.), *European Legal Methodology*, *Ius Communitatis* (Intersentia Publishers 1st ed. 2017) 373-402 (2nd ed. 2021 forthcoming)
7. Germany, with References to the European Union, in S. Booyesen and D. Neo (eds.), *Can Banks Still Keep a Secret?* (Cambridge University Press 2017) 193-223
8. Enfranchisement and Disenfranchisement, in Bauer/Cahn/Kenadjian (ed.), *Collective Action Clauses and the Restructuring of Sovereign Debt* (Berlin: DeGruyter 2013) 45- 69

REPORTS

- Singapore, in Cambridge Centre for Alternative Finance (CCAF), *Global Cryptoasset Regulatory Landscape Study* (University of Cambridge April 2019) (with Lin Lin)

FEATURED IN THE MEDIA

- Interviewed for Business Times article ‘MAS to draw up framework for ‘equitable’ sharing of scam losses’ of 4 February 2022
- Interviewed for Channel News Asia article ‘Did OCBC set a precedent with its 'goodwill payout' for scam victims? No, lawyers say‘ of 20 January 2022

PUBLICATIONS IN GERMAN

BOOKS

1. Der Minderheitenschutz im Gesellschaftsrecht, DeGruyter publishers Berlin 2011 (ISBN 978-3-11-024824-1), 700 p.
2. Die GeldKarte - Die elektronische Geldbörse der deutschen Kreditwirtschaft, Heymanns publishers Cologne 2001 (ISBN 3-452-25028-8), 206 p.
3. Finanzkrise und Wirtschaftsordnung, edited with Stefan Grundmann and Florian Möslein, DeGruyter publishers Berlin 2009 (ISBN 978-3-89949-651-2), 132 p.

ARTICLES

Banking and Finance Law

1. Non-Fungible Tokens (NFTs) als Gegenstand von Inhaberrechten - Singapore High Court, Entscheidung vom 21.10. 2022, Janesh s/o Rajkumar v Unknown Person (“CHEFPIERRE”) [2022] SGHC 264, Recht Digital 2023, 38-41 (mit Lisa-Marie Ross)
2. LG Saarbrücken: Haftung bei Weitergabe der TAN (Urteil vom 10.06.2022, 1 O 394/21), Recht der Zahlungsdienste 2022, 209
3. Das neue Haftungsrecht im Zahlungsverkehr, Zeitschrift für Bank- und Kapitalmarktrecht (BKR) 2018, 62 - 69
4. Haftung im Zahlungsverkehr, Zeitschrift für Bank- und Kapitalmarktrecht (BKR) 2014, 105-112
5. Collective Action Clauses, Zeitschrift für das gesamte Handels- und Wirtschaftsrecht (ZHR) 2011, 684-723 (with Christoph Keller)
6. Die Pflicht zur Bewertung der Kreditwürdigkeit, Neue Juristische Wochenschrift (NJW) 2010, 1782-1786

7. Die neue Erläuterungspflicht des § 491 Abs. 3 BGB, Zeitschrift für Bank- und Kapitalmarktrecht (BKR) 2010, 232-237
8. Parallele Interessen und Pflichten im Kredit- und Wertpapierhandelsrecht - Reformbedarf im US-amerikanischen Kreditrecht zur Bekämpfung missbräuchlicher Vergabepraktiken, Zeitschrift für Rechtsvergleichung 2009, 126-135
9. Die Belehrungspflichten bei kreditfinanzierten Anlagemodellen: die neue BGH-Rechtsprechung zu institutionalisiertem Zusammenwirken, Wertpapiermitteilungen (WM) 2006, 1847-1854
10. Aufklärungspflichten des Kreditinstituts beim vollfinanzierten Immobilienerwerb durch mittellose Kleinverdiener, Zeitschrift für Wirtschaftsrecht (ZIP) 2005, 688-698
11. Schadensverteilung bei Missbrauch der ec-Karte, Wertpapiermitteilungen (WM) 2005, 441-450
12. Aufklärungspflichten der Kreditinstitute über das Finanzierungsmodell beim Immobilienerwerb unter Ausnutzung von Steuervorteilen („Steuersparmodelle“), Zeitschrift für Bankrecht- und Bankwirtschaft (ZBB) 2005, 174-182
13. Verbundene Geschäfte auch beim Realkredit: Die Auswirkungen der EuGH-Urteile ‚Schulte/Badenia‘ und ‚Crailsheimer Volksbank‘, Zeitschrift für Bank- und Kapitalmarktrecht (BKR) 2005, 487-496
14. Forderung nach mehr Sicherheit im Mailorderverfahren bei Kreditkarten in jüngster Rechtsprechung des Bundesgerichtshofs, Zeitschrift für Bankrecht und Bankwirtschaft (ZBB) 2004, 405-411
15. Die Zahlungsverpflichtung des Kartenemittenten gegenüber dem Unternehmer, Zeitschrift für Bank- und Kapitalmarktrecht (BKR) 2003, 321-330
16. Der Reisescheck: Verschuldens- und schadensunabhängige Haftung der Scheckverwender nach Banken-AGB und Rechtsprechung – Zugl. Bespr. des Urteils OLG Frankfurt v. 17.1.03 – 10 U 30/02, Zeitschrift für Bank- und Kapitalmarktrecht (BKR) 2003, 935-942
17. Die GeldKarte und der Jugendschutz, Zeitschrift für Bankrecht- und Bankwirtschaft (ZBB) 2002, 377-384

Sales Law

1. Mängelreue beim Kauf – die Lage nach der Schuldrechtsreform, Zeitschrift für das gesamte Schuldrecht (ZGS) 2004, 293-297 (with Sebastian Pammler)

2. Die Rechte des Käufers vor Übergabe bei unbehebbarrem Mangel des Kaufgegenstandes, Zeitschrift für das gesamte Schuldrecht 2004, 91-95 (with Sebastian Pammler)
3. Agenturverträge im Gebrauchtwagenhandel, Juristische Schulung (JuS) 2005, 8-12
4. Veräußerung bebauter Grundstücke: Rückkehr zu dogmatischen Abgrenzungskriterien, Neue Zeitschrift für Baurecht (NZZ) 2003, 641-645 (with Hendrike Joneleit)

Company Law

1. Streit in der GmbH um einen Autokauf, Juristische Arbeitsblätter (JA) 2006, 270-276 (with Roland Michael Beckmann)
2. Rückverschmelzung nach Börsengang: Der Fall T-Online, Die Aktiengesellschaft (AG) 2005, 677-688 (with Kasper Krolop)

Competition Law

1. Das Leegin-Urteil des US Supreme Court als Maßstab für Europa? - Die kartellrechtliche Beurteilung von vertikalen Preisbindungsklauseln, Zeitschrift für Wirtschaftsrecht (ZIP) 2010, 920-927
2. Wettbewerb bei VISA und MasterCard: kartellrechtliche Beurteilung der Vereinheitlichung in den Kreditkarten-Systemen, Zeitschrift für Wirtschaft und Wettbewerb (WuW) 2006, 17-30

EU Law and Comparative Law

1. Australisches Vertragsrecht: Eine Einführung unter besonderer Berücksichtigung der Rechtsquellenlehre, Zeitschrift für Vergleichende Rechtswissenschaft (ZVglR) 2005, 395-426
2. Die zeitliche Dimension der richtlinienkonformen Auslegung, Zeitschrift für Wirtschaftsrecht (ZIP) 2006, 2113-2118
3. Das Haftungsregime für Kartenzahlungssysteme im europäischen Rechtsvergleich - Eine Bestandsaufnahme vor dem Hintergrund des Vorschlags für eine Richtlinie über Zahlungsdienste im Binnenmarkt, Zeitschrift für Vergleichende Rechtswissenschaft (ZVglR) 2007, 174-202

BOOK CHAPTERS

1. Chapters on §§ 675l, 675m, 675v, 567w BGB, in: beck-online Großkommentar zum Zivilrecht (BeckOGK) since 2016 (updated three times annually, last update January 2022), in total about 80,000 words

2. Chapters on §§ 29, 60-62, 65-74 GmbHG, in: Gehrlein/Ekkenga/Simon (eds.), Company Act Commentary (“GmbHG”), Wolters Kluwer publishers, 4th ed. 2019, 3rd ed. 2017, 2nd ed. 2015 and 1st ed. 2012, in total over 200 pages (some co-authored with Roland M. Beckmann, others with Christian Brünkmans)
3. Bail-ins and bail-outs in the course of resolutions of banks in the EU (Bail-ins and Bail-outs im Zug der Abwicklung von Banken in der EU), in: C Broemmelmeyer, M Ebers, M Sauer (eds.), Innovatives Denken zwischen Recht und Markt (Innovative ideas at the interface of law and markets): Festschrift for Hans-Peter Schwintowski (Baden-Baden: Nomos publishing, 2018), p. 259-293
4. Private Power in Company Law (Private Macht im Gesellschaftsrecht), in: F. Moslein (ed.), Private Macht ('Private Power') (Tübingen: Mohr Siebeck 2016), p. 353-379
5. The Credit Card System (Kreditkartengeschäft), in: Hans-Peter Schwintowski (ed.), Bankrecht (Banking Law), Wolters Kluwer publishers, Cologne (ISBN 978-3- 452-27768-8), 4th ed. 2014 p. 345-378, 5th ed. 2018, p. 433-467 and 6th ed. 2021 p. 725-760
6. The advance effect of EU directives (“Die Vorwirkung von Richtlinien“), in: Riesenhuber (ed.), European Methodology (“Europäische Methodenlehre“), DeGruyter publishers Berlin, 4th ed. 2021 p. 493-520, 3rd ed. 2015 p. 326-346, 2nd ed. 2010 p. 463-486 and 1st ed. 2006
7. Direct suits of shareholders in Liechtenstein (“Die Gesellschafterdirektklage in Liechtenstein”), in : H. Schumacher/W. Zimmermann (eds.), Festschrift for Gert Delle Karth and 90 years of the principal high court in Liechtenstein, 2013, p. 431-464
8. Party autonomy in Banking Law and Securities Regulation (“Selbstverantwortung im Bank- und Kapitalmarktrechtrecht“), in: Riesenhuber (ed.), The Principle of Individual Responsibility (“Das Prinzip Selbstverantwortung”), Mohr Siebeck publishers 2011 Tübingen (ISBN 978-3-16-150732-8), p. 423-442
9. The Market in Financial Instruments Directive and the New Consumer Credit Directive and their implementation in Germany (“Veränderte Aufklärungs- und Interessenwahrungspflichten im Bankvertragsrecht nach MiFID und der neuen Verbraucherkredit-Richtlinie“), in: Riesenhuber (ed.), Perspectives of European Contract Law (“Perspektiven des Europäischen Schuldvertragsrechts”), DeGruyter publishers Berlin 2008 (ISBN 978-3-89949-524-9), p. 71-112
10. The Financial Crisis and the Economic Order: Causes, Stabilization and Stability of the Financial Markets (“Finanzkrise und Wirtschaftsordnung: Krisenursachen, Finanzmarktstabilisierung, Finanzmarktstabilität“) (with Stefan Grundmann and Florian Möslin), in:

Grundmann/Hofmann/Möslein, Financial Crisis and Economic Order (“Finanzkrise und Wirtschaftsordnung“), DeGruyter publishers 2009 (ISBN 978-3-89949-651-2), p. 1-39

11. Corporate Law and constitutionally guaranteed private property rights (“Gesellschaftsrecht und Art. 14 GG”), in: Liber Amici Klaus J. Hopt, DeGruyter publishers 2010 (ISBN 978-3-89949-628-4), p. 833-848

SELECTED TALKS

- 23 June 2023: ‘Access to Asia’s largest financial centre: banking, financial services and cryptocurrencies in Singapore’ at the 10th annual conference "Access to Banking and Capital Markets" of the URPP Financial Market Regulation of the University of Zurich and the European Banking Institute (EBI)
- 9 May 2023: ‘the shift from private money into “unlimited” CBDCs: an unviable development or a chance for reform and new opportunities?’ at the colloquium of the Collegium Helveticum (ETH Zürich) on “Central Bank Digital Currencies (CBDCs)”
- 2-3 December 2022 (online): ‘the market for crypto-assets and the vision of a digital dollar in Singapore’ at the international Conference on Cryptocurrency and Central Bank Digital Currency: Opportunities, Risks, and Regulation at the Chinese University of Hong Kong
- 30 September and 1 October 2022: ‘Challenges in regulating cryptoassets’ at the comparative law conference on cryptoassets at the Private University in the Principality of Liechtenstein (UFL)
- 15-16 September 2022 (online): ‘Central Bank Digital Currencies from the Perspective of Mann’s “Legal” Theory of Money’ at the Fourth F.A. Mann Project Conference at Humboldt University to Berlin
- 31 August 2022: ‘The Law and Regulation of Cryptoassets in Singapore’ at the CIBEL-CCLA Conference on Sustainable Banking and Financial Regulation in Asia: Principles, Practice and Innovation at the Singapore Management University (online)
- 19, 22 and 26 April 2022: Seminar series “Understanding the Civil Law” as part of the Applied Law in Asia Series (ALIAS) at the Centre of Asian Legal studies of NUS Law (with WU Ying-Chieh, Seoul National University)
- 22 March 2022: ‘Liability for Digital Payment Fraud’ as part of the ‘CBFL Seminar Series’ at the Centre for Banking & Finance Law of NUS
- 25 February 2022 (online): ‘Singapore’s approach to digital coins and central bank digital currency’ at the Cryptocurrency and Crime: Building Regulation and Enforcement in Europe’ conference at the University of Luxembourg
- 6 December 2021: ‘Does Singapore need a Digital Dollar?’ as part of the ‘Current Issues in Financial Regulation and Central Banking Series’ at the Centre for Banking & Finance Law of NUS

- 19 November 2021 (online): ‘Demystifying Central Bank Digital Currency’ at the Third F.A. Mann Project Conference, held in London and organised by Gerhard Dannemann and Jason Allen
- 12 October 2021: ‘Central Bank Digital Currency’ at the Centre for Law and Economics of ETH Zürich
- 11 June 2021 (online): ‘Central bank-issued Digital Coins from the Perspective of Mann’s Legal Theory of Money’ at the Second FA Mann Workshop, held in Frankfurt and organised by Gerhard Dannemann and Jason Allen
- 26 February 2021 (online): ‘The Monetary Authority of Singapore’ at the ‘The History of Central Banking in Hong Kong, Mainland China and Singapore’ conference at the Chinese University of Hong Kong
- 30 October 2020 (online): ‘Central Bank Dilemma in a Global Pandemic’ at the ‘Financial Stability: The Promise and Perils of Technological Innovation’ conference at King’s College (London)
- 26 October 2020: ‘Central Banks and Their Limits in a Pandemic’ organised by the Centre for Banking & Finance Law (CBFL) at NUS Law (Singapore)
- 15 January 2020: ‘Privately-issued and central bank-issued digital coins’ at the ‘2nd Cryptocrime Working Group Conference’ at the University of Luxembourg (Luxembourg);
- 14 November 2019: panellist at the conference ‘A legal perspective on FinTech and its impact on financial systems’ organised by the Centre for Banking & Finance Law (CBFL) at NUS Law (Singapore);
- 1 November 2019: panellist on the panel ‘Use and regulatory challenges of AI in the banking industry’ at the roundtable on ‘AI in the Financial Sector’ organised by the Law Faculty of Singapore Management University (Singapore);
- 17 October 2019: panellist at the ‘Roundtable on Banking and Finance Law in Southeast Asia’, organized by the Centre for Asia-Pacific Initiatives (CAPI) at the University of Victoria (Victoria, CA);
- 27-28 September 2019: ‘The Changing Concept of Monetary Value’ at the ‘Alternative Investments in the Tech Era’ conference at NUS Law (Singapore);

- 30-31 July 2019 (online): 'Hong Kong's New Regime for Resolution of Financial Institutions' at the 14th Annual Conference of the European China Law Studies Association at Durham University, Law School (Durham, UK);
- 30-31 May 2019: 'Crowdfunding: Phenomenon and Regulation' and panellist at the Future of Finance Summit 2019, financial industry event organised by *The Asian Banker*, Bangkok Shangri-La Hotel (Bangkok, TH);
- 11-12 February 2019: 'Drawing The Line Between Monetary Policy and Monetary Financing: The Unresolved Issue in The Law of Central Banking' at the 'Financial Law Amity Symposium' of the Centre of Banking & Finance Law at NUS Law (Singapore);
- 20 November 2018: 'Resolution Regimes for Financial Institutions: General Principles and Hong Kong's FIRO' at the '44th Corporate and Finance Law Seminar' of the Centre for Financial Regulation and Economic Development (CFRED), Chinese University of Hong Kong (Hong Kong);
- 10-12 September 2018: 'Fintech and alternative means of corporate finance - implications for MSME finance, payments and monetary systems' and panellist at the Trade Law Forum, hosted by UNCITRAL and the Korean Ministry of Justice (Incheon, KR);
- 22-28 July 2018: participation as Singapore's delegate in the roundtable on Legal regulation of crowdfunding at the 20th Congress of the International Academy of Comparative Law at Kyushu University (Fukuoka, JP);
- 11 May 2018: 'Bank Resolution Mechanisms in Asia' at the '15th ASLI conference - Law into the Future: Perspectives from Asia' at Seoul National University (Seoul, KR);
- 24 April 2018: public lecture on 'Banks in Insolvency' at the East China University of Political Science and Law (Shanghai, CN);
- 23 January 2018: 'Principles of Bank Resolution' at the 'Shandong-SMU-HKU-Melbourne conference on Asian Financial Law' at Singapore Management University (Singapore);
- 13-14 January 2018: 'An Easy Start for Start-Ups: Crowdfunding Regulation in Singapore' at the 'NUS-SMU-Berkeley Comparative Corporate Governance Conference' at NUS Law (Singapore);

- 12 October 2017: ‘Collective Action Clauses and Sovereign Debt Restructuring’ at the Sovereign Debt Restructuring Roundtable ‘The Model Law Approach – How Singapore could lead the world in providing certainty and fairness in Sovereign Debt Restructuring’, organised by the Center for International Governance Innovation (CIGI), Canada, and hosted by the Centre of Banking and Finance Law (Singapore);
- 15 November 2016: ‘Legal Challenges in Bank Resolutions’ at the ‘Amity Workshop – Legal Issues in Finance in Europe and Asia’ with the University of Luxembourg, hosted at NUS (Singapore);
- 22 September 2016: ‘Regulating non-bank financial intermediaries in Asia’ at the Asian Institute of International Financial Law at the Law School of the University of Hong Kong (Hong Kong);
- 21 Sep 2016: ‘Regulating non-bank financial intermediaries in Asia’ at the Securities and Futures Commission of Hong Kong (Hong Kong);
- 27 May 2016: ‘Central bank holdings of sovereign debt’ and ‘lending of last resort’ at the Central Bank of Luxembourg with General Counsel Etienne de Lhoneux and his team (Luxembourg);
- 25 May 2016: ‘Banks and Shadow Banks – Operating Alike but Regulated Differently?’ at the 1st LSF Finance and Technology Symposium on ‘Advancing Shadow Banking: Impact of Regulation and Technology’, organised by the Faculty of Law, Economics and Finance of the University of Luxembourg (Luxembourg);
- 17 May 2016: ‘Sovereign Debt Restructuring’ at the European Stability Mechanism (Luxembourg);
- 22-23 February 2016: ‘Greek Debt Relief’ at the 2016 HKU-NUS-SMU Symposium, hosted by Hong Kong University (Hong Kong);
- 21-22 January 2016: ‘Greek Debt Relief’ at ‘DebtCon1: First Annual Interdisciplinary Sovereign Debt Research and Management Conference’ held at Georgetown University (Washington D.C., US);
- 15 January 2016: ‘Lender of Last Resort – Eurosystem and U.S. Federal Reserve System’ at the Lender of Last Resort Workshop with Douglas Arner, Professor at HKU, and Lev Ratnovski, Economist in the Research Department of the International Monetary Fund, hosted by CBFL at NUS Law (Singapore);

- 10 July 2015: 'The global coalition against 'GSIBs' - Regulatory approaches to control the risks stemming from global systemically important banks' at the Supervisory Law Division of the European Central Bank (Frankfurt, DE);
- 24-25 June 2015: 'Central Bank Lending of Last Resort' at the 2016 Annual Conference of the Journal of Financial Regulation (OUP) at Hong Kong University (Hong Kong);
- 3 June 2015: 'The global coalition against 'GSIBs' - Efforts to control the risks stemming from global systemically important banks' organised by the Law and Economics Forum of the London School of Economics, Department of Law (London).
- 20-21 May 2015: 'The Global Coalition Against Systemically Important Banks' at the '12th ASLI Conference 2015 - Law 2.0: New Challenges in Asia', hosted by the National Taiwan University (Taipei, TW);
- 5-6 December 2014: 'Bank Secrecy in the EU and Germany' at the 'Bank Secrecy Conference' at NUS Law (Singapore);
- 25-26 September 2014: 'Sovereigns and their Systemically Important Financial Institutions (SIFIs): Europe's way out of the perilous embrace' at the 'NUS/USYD conference 2014', hosted by the Faculty of Law at the University of Sydney (Sydney, AU);
- 29 August 2014: 'The European Banking Union' at the EU Centre Singapore (Singapore)