

Digital Assets and Private International Law Conference 11 and 12 April 2024 in Vienna

Outline

Digital assets, such as cryptocurrencies, stablecoins and other tokens, have become important as objects of investment and trade. They are recorded on the blockchain, an electronic ledger held in identical form on servers (nodes) all over the world. Therefore, the determination of the governing law presents particular challenges. This conference will explore whether Private International Law methodology can be successfully applied to digital assets or whether it needs to be changed in light of the 'blockchain revolution'.

Date 11 and 12 April 2024

Place Juridicum, Schottenbastei 10-16, A-1010 Vienna, roof top floor

Format

The conference will take place in a hybrid format. Speakers and participants will meet in the Juridicum. The proceedings will be streamed simultaneously online. Registration (both for physical attendance and online participation) can be made until 6 April 2024 by email at the following address: service.rechtsvergleichung@univie.ac.at. Participation is free but registration compulsory.

Programme

Thursday, 11 April 2024

Time	Topic	Speaker
13.00	<i>Registration and Coffee</i>	
14.00	Inauguration	Prof. Brigitta Zöchling-Jud, Dean of the Law School of the University of Vienna
14.05	Welcome Address	Dr. Thomas Gstädtner, President of Supervisory Board, EBI (online)

14.10 Introduction

Prof. Matthias Lehmann,
University of Vienna and Radboud University of Nijmegen

Part 1 - Overarching Issues

14.15 The UNIDROIT Principles on Digital Assets and Private Law Prof. Ignacio Tirado, Secretary General, UNIDROIT (online)

14.30 Do We Need a 'Blockchain Revolution' in Private International Law? Prof. Andrea Bonomi, University of Lausanne

14.45 Proprietary Rights in Digital and Other Assets and the Conflict of Laws Prof. Christiane Wendehorst, University of Vienna

15:00 The Law Applicable to Payments, Tokenisation and Contracting on Cross-border Digital Platforms Prof. Dr. Gérardine Goh Escolar, Hague Conference on Private International Law

15.15 Discussion

15.45 *Coffee Break*

Part 2 - Law Applicable to Digital Assets

16.15 Money or Securities as the Paradigm for Digital Assets? Dr. Burcu Yüksel Ripley, University of Aberdeen

16.30 Which Role for Consumer Law in Blockchain Transactions? Prof. Teresa Rodriguez de las Herras Ballell, University Carlos III Madrid

16.45 A Single Law for the Blockchain vs. Layer-, Protocol- or Asset-Specific Law Dr. Augustin Gridel, University of Lorraine

17.00 Choice of Law for Digital Assets – Technical Possibilities and Legal Conditions Prof. Florian Heindler, Sigmund Freud University Vienna

17.15 Discussion

17.45 **Summary and Conclusion of the First Day** Prof. Matthias Lehmann, University of Vienna and Radboud University of Nijmegen

19.00 *Speakers' Dinner*

Friday, 12 April 2024

Time	Topic	Speaker
08.30	<i>Coffee</i>	

Part 3 - Law Governing Blockchain Transactions

09.00	The Determination of the Law of Custody and Its Importance for Digital Assets	Prof. Matthias Haentjens, University of Leiden
09.15	Determining the Law Governing Smart Contracts	Dr. Jasper Verstappen, University of Groningen
09.30	The Law Applicable to Staking	Dr. Fabio Andreotti, Bitcoin Suisse AG
09.45	Decentralized Finance (DeFi) - Which Law is Governing the Entities, which the Transactions?	Dr. Pascal Favrod-Coune, Aegis Partners
10.00	Discussion	
10.30	<i>Coffee Break</i>	

Part 4 - Law Governing Particular Issues

11.00	The Law Governing Private Relations and Liability on the Network	Prof. Tobias Lutzi, University of Augsburg
11.15	The Law Governing Trade Finance Tokens	Prof. Koji Takahashi, Doshisha University (online)

11.30	Secured Transactions in Digital Assets	Prof. Spyridon Bazinas, former Secretary of UNCITRAL Working Group VI (Security Interests) (online)
11.45	Discussion	
12.15	Summary and Conclusion	Prof. Matthias Lehmann, University of Vienna and Radboud University of Nijmegen

About the Interdisciplinary Association of Comparative and Private International Law (IACPIL)

IACPIL is a platform for discussing issues in comparative law and private international law. The association is based in Vienna, where it organises events on current topics, fundamental issues, and methodological questions. Its members reflect a broad professional base rooted in the academic, judicial, and administrative fields, and are also joined by translators and specialists from international organisations.

The association is a critically scrutinising forum. Interdisciplinary topics with legal, political, historical, social, economic, and cultural dimensions are frequently considered. In this way, IACPIL endeavours to promote a modern, humane, and social regulation of cross-border conflicts.

About the European Banking Institute (EBI)

The EBI is an international centre based in Frankfurt for banking studies resulting from the joint venture of Europe's preeminent academic institutions which have decided to share and coordinate their commitments and structure their research activities in order to provide the highest quality legal, economic and accounting studies in the field of banking regulation, banking supervision and banking resolution in Europe.

EBI aims to become a point of reference in the research of banking regulation research in Europe. By promoting the dialogue between scholars, regulators, supervisors, industry representatives and advisors in relation to issues concerning the regulation and supervision of financial institutions and financial markets from a legal, economic and any other related viewpoint, the close relationship with regulators, supervisors, and private sector is expected to guarantee a one-of-its-kind academic research production.