

LIST OF SPEAKERS AND TOPICS

PPJ 2012: PUBLIC AND PRIVATE JUSTICE COURSE & SEMINAR

Dubrovnik, May 28 – June 1, 2012

Appeals

and other Means of Recourse against Judgments in the Context of Efficiency and Fairness

- | | | |
|----|--|--|
| 1 | Neil Andrews (Cambridge) | The appeals in English and comparative law |
| 2 | Sladana Aras (Zagreb) | The powers of appellate court in the context of effective protection of children's right to maintenance |
| 3 | Nina Betetto (Ljubljana) | The precedent character of Supreme Court decisions in Slovenia |
| 4 | Ruth de Bock (the Hague) | Experimenting with civil appeal procedures in the Netherlands with regard to costs, length of proceedings and effectiveness |
| 5 | Peter C.H. Chan (Hong Kong) | Civil Appeals in China – Theory, Procedures and Reform |
| 6 | Biljana Djuricin (Podgorica) | Practical problems encountered by appellate courts in Montenegro |
| 7 | Tanja Domej (Zürich) | What is an important case? Criteria for the admissibility of appeals to the supreme courts in the German-speaking jurisdictions |
| 8 | Frédérique Ferrand (Lyon) | Appeals and enforceability: the effects of appeals on prospects for (immediate) enforcement – what does it mean for the effectiveness of legal protection? |
| 9 | Federico Ferraris (Milano-Bicocca) | Use (and abuse) of appellate proceedings: the Italian perspective |
| 10 | Aleš Galič (Ljubljana) | Reshaping the role of supreme courts in the countries of ex-Yugoslavia |
| 11 | Peter Gilles (Frankfurt) | Remedies against Judgements in Germany : abundance, complexity, clichés, and questionable legitimations |
| 12 | Gina Gioia (Padua) | Recourse against decisions on international jurisdiction |
| 13 | Christopher Hodges (Oxford) | Consumer ADR and the Courts: The need for an appealing new relationship |
| 14 | Pablo Bravo Hurtado (Temuco[Chile]/Maastricht) | Final Appeal to the Supreme Court in the Civil Law and Common Law World |
| 15 | Rob Jagtenberg & Annie de Roo (Rotterdam) | The ,why' of non-appeal. A search for motives and an estimate of costs, with a focus on employment disputes |
| 16 | Jon T. Johnsen | Appeals and Trial within Reasonable time. A European Perspective |
| 17 | Georg Kodek (Vienna) | Appellate proceedings in civil cases – traditional remedies in light of contemporary problems |
| 18 | Terence Lai (Hong Kong) | Civil Appeals in Hong Kong – the impact of the Civil Justice Reform |
| 19 | Richard Marcus (Hastings) | Appellate review in the reactive model: the example of the American federal courts |
| 20 | Donatas Murauskas (Vilnius) | Cost-benefit analysis of appeal: the problem of harmonisation |
| 21 | Nada Nekić Plevko (Zagreb) | Legal Remedies in the Enforcement Proceedings and their Impact on Effectiveness of Legal Protection in Commercial Cases |
| 22 | Jorg Sladič (Ljubljana/Maribor) | Appeals in civil procedure in Slovenia: why the recent reforms |

- of civil procedure did not manage to avoid the endless cycle of remittals
- 23 Sebastian Spinei (Romania) Is there a right to proper law-making? Regulating the appeals system in Romania
- 24 Olaf Halvorsen Rønning (Oslo) Human rights standards for legal aid in appeal cases
- 25 Andrea Saltzman (San Francisco) Appellate review in the USA: the practice in California state courts
- 26 Elisabeta Silvestri (Pavia) One, two or more appeals?
- 27 Ksenia Sergeeva (Ural SLA-Torino) Appellate and Cassation Review in Russian Civil Procedure
- 28 Serban Vacarelu (Maastricht) A re-evaluation of policy considerations regarding the appeal and the supervisory writs procedure in Louisiana
- 29 Igor Tarasov (Ural SLA) Supervisory Review in Russian Civil Procedure
- 30 Alan Uzelac (Zagreb) How much appeal is too much? On (mis)perception of the right to appeal as a human right in civil matters
- 31 Damir Valeev & Ruslan Sitdikov (Kazan) Reforming of the legal process of appeal related to the creation of Russian courts of intellectual property rights