

I. Articles

1. A Bank's Insolvency: Irritating Connections Between a Virtual and the Real World in „Second Life“

Christoph G. Paulus

Professor of Law, Humboldt-Universität zu Berlin

2. Cross-border insolvency (Part 1)

Renato Rordorf

Judge at the Italian Supreme Court

3. Cross Border Insolvency (Part 2)

Hans-Peter Kirchhof

Judge of the Bundesgerichtshof (ret.)

4. COMI: Are English courts coming-out?

Professor Dr. Bob Wessels

Professor of International Insolvency Law University of Leiden, School of Law, and St. John's University, School of Law, New York.

5. “Increasing the chances of restructuring through an extrajudicial restructuring procedure?”

Prof. Heinz Vallender

Cologne, Germany

II. Jurisdiction

1. International Jurisdiction for actions to set transactions aside by the virtue of insolvency

Decision of the Court of Justice of the European Communities (First Chamber)

12 February 2009 – Case No. C-339/07

Christopher Seagon, in his capacity as liquidator in respect of the assets of Frick Teppichboden Supermärkte GmbH v. Deko Marty Belgium NV

1a. International jurisdiction of German Courts for actions to set transactions aside by the virtue of insolvency

Bundesgerichtshof

19 Mai 2009 – IX ZR 39/06

2. The law applicable to assets covered by a reservation of title is the law of the opening State

Decision of the Court of Justice of the European Communities (First Chamber)

10 September 2009 – Case No. C-292/08

German Graphics Graphische Maschinen GmbH v. Alice van der Schee, acting as liquidator of Holland Binding BV,

3. “Close link” between civil judgment and insolvency proceeding – recognition of a judgment of another member state

Decision of the Court of Justice of the European Communities (First Chamber)

2 July 2009 – Case No. 111/08

SCT Industri AB i likvidation v. Alpenblume AB

4. Corporations – application under *Cross-Border Insolvency Act 2008* (Cth) – Korean insolvency proceeding recognised as a foreign proceeding and a foreign main proceeding pursuant to the Model Law on Cross-Border Insolvency contained in Schedule 1 to the *Cross-Border Insolvency Act*

Decision of the Federal Court of Australia

17 April 2009 – [2009] FCA 372

Hur v Samsun Logix Corporation

5. The validity of arbitration agreements in insolvency proceedings

Court of Appeal London

09.07.2009 - [2009] EWCA Civ 677

Elektrim S.A. v. Vivendi Universal S.A.

6. The Duty of cooperation between insolvency courts in international insolvency procedures

High Court of Justice

11. February 2009 - [2009] EWHC 206 (Ch)

“Nortel Group”