INTRAlaw Conference

28 - 29 September 2017, Aarhus

Programme

See more at law.au.dk/lawintransition
Law in transition – Interacting legal orders and changing actors

This conference takes as its point of departure the fact that sovereign states are no longer the only actors in charge of establishing, implementing and enforcing legal norms. To an increasing extent, legal norms are established as a result of activities in international and supranational organizations, transnational corporations and through collaboration between public law and private law entities at a national, supranational and international level. The aim of the conference is to shed light on the impact of these new tendencies

1. on legal regulatory mechanisms,
2. on the role of the traditional legal actors, and
3. on the subsequent challenges for legal research.

At the conference also the potential impact of the rising anti-globalization ideas could be touched upon in regard to the overall legal developments and their design and democratic legitimacy.

Session 1: Different legal orders and their interaction

Multiple normative orders coexist in the world today at national, EU and international levels, resulting in a complex legal situation in which systems overlap, and norms can contradict. The session focuses on the interaction between the various legal orders, and in particular on the role of transnationalisation, to first provide a descriptive account of the system (procedural mechanisms, institutions and practices), and second to assess the impact and consequences of hybridity and analyze the extent to which legal pluralism creates confusion and inefficiency, or creates opportunities for accommodating social differences in the globalized world.

Session 2: The changing role and nature of legal actors

In the current national, regional and international governance systems, an increasing range of actors is now sharing the same regulatory space and is taking part in the establishing and application of norms. Traditional legal actors have now to consider the influence from non-state and transnational actors, such as NGOs, companies and international organizations, in the establishment, application and enforcement of norms. In addition, states as well as non-state entities are challenging the normative foundations of the international legal system. Consequently, various questions arise, encompassing the notions of hierarchy of norms, legitimacy and democracy.

Session 3: Emerging approaches in legal research

This session discusses how developments in international and transnational law impact on legal research methods. How does the recognition of hybridity impact on the understanding and shaping of legal concepts and legal methods? How to associate traditional legal methods such as legal dogmatics with new approaches taking into account the political or socio-logical dimensions in the development, interpretation and application of law, or the paradigm shift of information technologies? What kind of new knowledge is provided by the renewed interest in interdisciplinary approaches with for instance the disciplines of international relations or economics?
28 September 2017

Welcome

11.00-12.45
Registration and sandwiches

12.45-13.00
Inauguration

13.00-13.30
Opening speech: INTRAlaw and its activities

13.30-14.00
Keynote speaker Kaarlo Tuori,
Institute of International Economic Law,
Professor Emeritus

14.00-14.30
Dr. Ralf Seinicke,
Goethe University Frankfurt, Professor

14.30-15.00
Coffee

15.00-16.30
Session 1A: Different legal orders and their interaction
Panel 1 – chair Kaarlo Tuori
• Birgit Feldtmann: Detention and transfer of suspected pirates
• Fenella Billing & Nikolas Feith Tan: Trust at sea
• Kim Østergaard, Kristina M. Siig & Birgit Feldtmann: UNCLOS as a system of regulation

Panel 2 – chair Ralf Seinicke
• Drossos Stamboulakis: The transnational legal ordering of the recognition and enforcement of civil and commercial decisions
• Alberto Costi & Monique Egli Costi: Law in transition: From soft law to hard law

Panel 3 – chair Katarina Mitkidis
• Berihun Gebeye: Decoding legal pluralism in Africa
• Denis Halis: The interacting legal orders of Mainland China, Hong Kong and Macau
• Rodrigo Cespedes: Transnational Constitutionalization in Latin America

16.30-16.45
Break
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16.45-17.45

Session 1B: Different legal orders and their interaction

Panel 4 – chair Natalie Videbæk Munkholm
- Yane Svetiev: Hybridisation in European private law
- Soterios Loizou: Balancing national, regional and international law

Panel 5 – chair Hans Henrik Edlund
- Jan Leidø: Limits of transnational private rulemaking
- Amandine Faucon Alonso: Party autonomy as a tool to ease international divorce?

Panel 6 – chair Tara Van Ho
- Rossella Pulvirenti: Internationally recognized human rights
- Ida Nafstad: Swedish criminal courts in a multicultural and pluralistic society

17.45
End of day 1

19.00
Conference dinner
29 September 2017

09.00-09.30
Coffee

09.30-10.00
Keynote speaker Thomas Gammeltoft-Hansen, Aarhus BSS, adjunct Professor

10.00-10.30
Keynote speaker Rosemary Rayfuse, UNSW, Scientia Professor

10.30-11.00
Coffee

11.00-12.30
Session 2A: The changing roles of legal actors

Panel 1 – chair Rosemary Rayfuse
• Amin Alavi: Regionalization of international trade
• Marta Bitorsoli: Core international crimes’ extensions of transnational character

Panel 2 – chair Thomas Gammeltoft-Hansen
• Catarina Prata: A proposed regulatory framework for private military and security companies
• Michael De Boeck: Judicial dialogue between international investment tribunals, ICJ and CJEU

Panel 3 – chair Ellen Margrethe Basse
• Sten Schaumburg-Müller: Datafication and automated (legal) decisions

12.30-13.30
Lunch

13.30-14.00
Keynote speaker Reza Banakar, Lund University, Professor

14.00-14.30
Keynote speaker Hanne Petersen, University of Copenhagen, Professor
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14.30-15.00
Coffee

15.00-16.30
Session 2B: The changing roles of legal actors (continued)

Panel 4 – chair Reza Banakar
• Ann-Christine Hartzén: The transformation of labour market regulatory institutions
• Louise Munkholm: Understanding the changing role of local labour law enforcers
• Andrew Noble: Taking Uber control

Panel 6 – chair Hanne Petersen
• Cally Jordan: IOSCO, international standards and capital markets regulation
• Saba Sekulovic: Obligations of investors in international investment law
• Ivan Tot: Financial market lex mercatoria and its influence on the financial collateral directive

Session 3: Emerging approaches in legal research

Panel 7 – chair Bettina Lehmann Kristiansen
• Nana Harbo: Legal approaches in protecting the Arctic environment
• Sara Bertotti: What law for peace agreements?

16.30-16.45
Break

16.45
Closing of the conference
Location
Aarhus University,
The Conference Center,
Fredrik Nielsens vej 2-4,
8000 Aarhus C,
Denmark

Submission of abstracts
Deadline 1 June 2017

Submission of papers
Deadline 15 September 2017.
The conference organisers will seek to obtain access for conference papers to relevant journals.

Conference website:
law.au.dk/lawintransition