



Professor Dr. Matthias LEHMANN holds the chair for civil law, private international law and international business law at the University of Bonn, Germany, where he is also Director of the Institute for Private International and Comparative Law. He has studied at the University of Jena in Germany, Panthéon-Assas (Paris II) and Columbia University in New York. He has been awarded doctoral degrees both from the University of Jena and from Columbia University. He completed his habilitation (second thesis) at the University of Bayreuth.

Matthias is particularly interested in international and comparative aspects of banking and financial law. His habilitation entitled “Finanzinstrumente” (financial instruments) is concerned with the dematerialization of securities. He has also published on many other topics, including the SSM, cross-border bank resolution, bank structural reform and civil liability of credit rating agencies. He has experience in teaching and publishing in several languages. He is regularly a visiting professor at the Université de Bordeaux, the Université de Fribourg and the Universidad Pablo de Olavide in Seville. He has been Visiting Fellow at the London School of Economics and Political Science and Visiting Academic at Oxford University.

A comprehensive list of his publications is available at <https://www.jura.uni-bonn.de/en/institut-fuer-internationales-privatrecht-und-rechtsvergleichung/das-institut/prof-dr-lehmann/publikationen/>

Notable publications include:

- *The Role and Prospects of International Law in Financial Regulation and Supervision* (with Christian Tietje), *Journal of International Economic Law* (JIEL) 13 (2010), 663-682, reprinted in: Thomas Cottier, John H. Jackson and Rosa M. Lastra (eds.), *International Law in Financial Regulation and Monetary Affairs*, Oxford University Press, Oxford 2012, pp. 133-150.
- *Volcker Rule, Ring-fencing or Separation of Bank Activities – Comparison of Structural Reform Acts Around the World*, *Journal of Banking Regulation*, LSE Legal Studies Working Paper No. 25/2014.
- *Civil Liability of Rating Agencies: An Inspired Sprout from Brussels*, (2016) 11 *Capital Markets Law Journal* 60-83
- *Les effets extraterritoriaux de la législation sur la séparation des activités bancaires/ Extraterritorial Effects of Legislative Acts on the Separation of Banking Activities*, *Revue du droit des affaires internationales / International Business Law Journal*, pp. 305-315 (2014).
- *La résolution et le droit international privé*, *Revue de droit bancaire et financier*, pp. 88-95 (2014).
- *Internationales Finanzmarktrecht*, in: *Münchener Kommentar zum BGB*, 6th ed., C.H.Beck Munich 2015 (120 pages).
- *Das neue Europäische Finanzaufsichtssystem* (with Cornelia Manger-Nestler), *Zeitschrift für Bankrecht und Bankwirtschaft/Journal of Banking Law and Banking* (ZBB), 2011, pp. 2 et seq.
- *Einheitlicher Europäischer Aufsichtsmechanismus: Bankenaufsicht durch die EZB* (with Cornelia Manger-Nester) (ZBB) 2014, pp. 2-21.