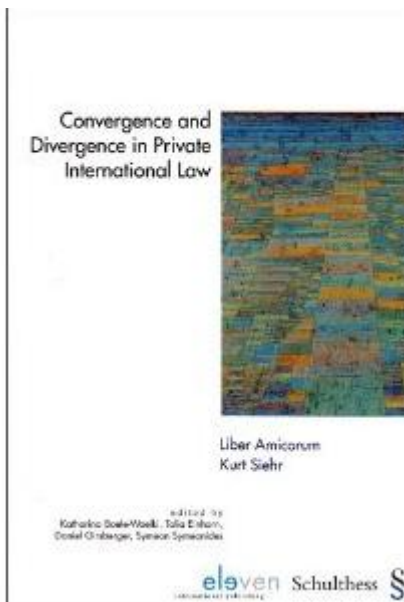


# Convergence and Divergence in Private International Law – Liber Amicorum Kurt Siehr



As we pointed out in a [previous post](#), a very rich collection of essays **in honor of Prof. Kurt Siehr** on his 75th birthday has been recently published by [Eleven International Publishing](#) and [Schulthess](#), under the editorship of *Katharina Boele-Woelki, Talia Einhorn, Daniel Girsberger* and *Symeon Symeonides*: **Convergence and Divergence in Private International Law – Liber Amicorum Kurt Siehr**. A previous *Festschrift* was dedicated to Prof. Siehr in 2000: “Private Law in the International

Arena – From National Conflict Rules Towards Harmonization and Unification: Liber amicorum Kurt Siehr” (see [Google Books](#)).

Here’s the table of contents:

## Part I: General Aspects of PIL Law-Making.

- *Talia Einhorn*, American vs. European Private International Law – The Case for a Model Conflict of Laws Act (MCLA);
- *Peter Hay*, Comparative and International Law in the United States – Mixed Signals;
- *Herbert Kronke*, Connecting Factors and Internationality in Conflict of Laws and Transnational Commercial Law;
- *Jim Nafziger*, Democratic Values in the Choice-of-Law Process;
- *Anton K. Schnyder*, Keine Berührungangst des Schweizerischen Bundesgerichts im Umgang mit Eingriffsnormen;

- *Frank Vischer*, 'Revolutionary ideas' and the Swiss Statute on Private International Law;
- *Jun Yokoyama*, Renvoi in Japanese Private International Law.

## **Part II: Family Relations and Succession.**

- *Katharina Boele-Woelki & Maarit Jantära-Jareborg*, Protecting Children Against Detrimental Family Environments under the 1996 Hague Convention and the Brussels II bis Regulation;
- *Andrea Bonomi*, Choice-of-law Aspects of the Future EC Regulation in Matters of Succession – A First Glance at the Commission's Proposal;
- *Alegria Borrás*, The Necessary Flexibility in the Application of the New Instruments on Maintenance;
- *William Duncan*, Hague Conference Future Developments in International Family Law with Special Emphasis on Cross-border Child Protection: A View from The Hague;
- *Eric Jayme*, Der deutsche Nachlaßrichter und die amerikanische „tracing rule“ im Internationalen Ehegüterrecht – Eine Problemskizze;
- *Peter Kindler*, From Nationality to Habitual Residence: Some Brief Remarks on the Future EU Regulation on International Successions and Wills;
- *Patrick Kinsch*, Luxembourg Recognition in the Forum of a Status Acquired Abroad – Private International Law Rules and European Human Rights Law;
- *Christian Kohler*, Germany Elliptiques variations sur un thème connue: compétence judiciaire, conflits de lois et reconnaissance de décisions en matière alimentaire d'après le règlement (CE) n° 4/2009 du Conseil;
- *Rong-chwan Chen*, Conflict of Laws of Divorce: Judicial Practice and Legislative Development of Taiwan;
- *Heinz-Peter Mansel*, The Impact of the European Union's Prohibition of Discrimination and the Right of Free Movement of Persons on the Private International Law

- Rules of Member States – With comments on the Sayn-Wittgenstein case before the European Court of Justice;
- *Gustaf Moller*, On the Hague Convention on the Civil Aspects of International Child Abduction and its application by the Supreme Court of Finland;
  - *Jan Neels*, South Africa External Public Policy, the Incidental Question Properly So-called and the Recognition of Foreign Divorce Orders;
  - *Teun Struycken*, The Netherlands Surrogacy, a New Way to Become a Mother? A New PIL Issue.

### **Part III: Contractual and Non-Contractual Obligations.**

- *Michael Bogdan*, Some Reflections on Contracts and Torts in Cyberspace in view of Regulations Rome I and Rome II;
- *Andreas Furrer*, Cross-border Multimodal Transport – Problems and Limits of Finding an Appropriate Legal Regime;
- *Ulrich Magnus*, UN-Kaufrecht und Verbraucher;
- *Peter Mankowski*, The Principle of Characteristic Performance Revisited Yet Again;
- *Robin Morse*, Contracts of Carriage and the Conflict of Laws;
- *Monika Pauknerova*, Presumptions, Escape Clauses and International Carriage of Goods Contracts;
- *Oliver Remien*, Tourism, Conflict of Laws and the Rome I Regulation;
- *Symeon Symeonides*, Party Autonomy in Rome I and II from a Comparative Perspective; [see our dedicated post [here](#)]
- *Lajos Vekas*, Hungary Questions of Contract Law in the New Hungarian Civil Code.

### **Part IV: International Litigation and Arbitration.**

- *Paul R. Beaumont & Burcu Yüksel*, The Validity of Choice of Court Agreements under the Brussels I Regulation and the Hague Choice of Court Agreements Convention;
- *George Bermann*, USA Parallel Litigation: Is Convergence

Possible?;

- *Dagmar Coester-Waltjen*, Einige Überlegungen zu Schiedsgerichtsvereinbarungen und ihrer Wirksamkeit;
- *Giuditta Cordero-Moss*, Legal Capacity, Arbitration and Private International Law;
- *Harry Duintjer Tebbens*, New Impulses for the Ascertainment of Foreign Law in Civil Proceedings: A question of (inter)networking?;
- *Marc Fallon & Dimitrios-Panagiotis Tzakas*, Res Judicata Effects of Foreign Class Action Rulings in the EU Member States;
- *Celia Fassberg-Wasserstein*, Israeli Foreign Judgments Law: A Case for Codification?;
- *Manlio Frigo*, The Linguistic Factor in the Circulation of Arbitral Awards and Some of its Pitfalls;
- *Helene Gaudemet-Tallon*, La clause attributive de juridiction, un moyen d'échapper aux lois de police?;
- *Daniel Girsberger*, The Effects of Assignment on Arbitration Agreements – Why Conflict-of-Laws Theory is Still Needed;
- *Tibor Varady*, Observation of Group Affiliation (or: Cohabitation with the Impossible) in International Commercial Arbitration;
- *Spyridon Vrellis*, The Validity of a Choice of Court Agreement Under the Hague Convention of 2005.

## **Part V: Cultural Property.**

- *Johan Erauw*, Conflict of Laws with Folgerecht ('droit de suite') on the Sale of Works of Art in and out of Europe – after the EC-Directive No. 2001/84;
- *John Henry Merryman*, The van Meegeren Problem;
- *Gerte Reichelt*, Versunkene Welten Rechtlicher Schutz des archäologischen Unterwasserkulturerbes;
- *Marc-André Renold*, The International Scope of Application of the Swiss Rules on the Due Diligence of Dealers in Cultural Property.

-----  
Title: **Convergence and Divergence in Private International Law**  
– **Liber Amicorum Kurt Siehr**, edited by *Katharina Boele-Woelki, Talia Einhorn, Daniel Girsberger, Symeon Symeonides*; [Eleven International Publishing](#) – [Schulthess](#), The Hague – Zürich, 2010, 918 pages.

ISBN : 978-90-77596-93-7 (Eleven); 978-3-7255-6165-0 (Schulthess).

Katharina Boele-Woelki Talia Einhorn Daniel Girsberger Symeon Symeonides