6TH BIENNAL

Conference Of The European Society For Comparative Legal History

DAY 1 22nd June



SESSION 1

- 1.1 PANEL: A Spasm of Change: Profession and Professionalization of Law in China, Japan and Ottoman Empire in the 19th and 20th Century

 Murat Burak Aydin | Max Planck Institute for European Legal History / Joseph Wang / Hiroki Kawamura
- 1.2 From British Extra-territoriality to Local Legal Actors in China, Japan and the Ottoman Empire: A Pluriversal Comparative Legal History

 Zülâl Muslu | Max-Planck Institute for Legal History

SESSION 2

2.1 PANEL: Women and legal professions in Finland, Sweden and Estonia Merike Ristikivi | University of Tartu / Mia Margareta Korpiola | University of Turku

SESSION 3

- **3.1** A cosmopolitan 'judicial family'. European models and mixed courts in Egypt (1875-1949)
 - Elisabetta Fusar Poli | Università degli Studi di Brescia
- 3.2 The Emergence and the Evolution of the Justice of the Peace in France,
 Belgium and the Netherlands
 Emanuel van Dongen | Utrecht University
 - Justice of the peace in countryside of the Duchy of Warsaw Piotr Pomianowski | University of Warsaw

SESSION 4

4.1 PANEL: Legal professions and the use of foreign literature: a comparative approach

Heikki Pihlajamäki | University of Helsinki / Georges Martyn | University of Gent / Laura Beck Varela | Autonoma University Madrid / Airton Ribeiro da Silva Jr. | University of Helsinki

- **5.1 PANEL:** Diversi sed non adversi. Professional expectations and legal careers from Italy to Europe (XIII-XIX cent.)
 - Nicoletta Sarti / Maria Teresa Guerrini / Damigela Hoxha | University of Bologna
- **5.2** The Career Paths of Legally Qualified Hungarian Nobles during the 17th-18th-Centuries in a Comparative Perspective
 - Zsuzsanna Peres | National University of Public Service Budapest







Conference Of The European Society For Comparative Legal History

ESCLH EUROPEAN SOCIETY for COMPARATIVE LEGAL HISTORY

DAY 1 22nd June

SESSION 6

- 6.1 A Quest for Heritage and Comparative Law: The Role of the Louisiana Bar Association in the Frustrated 1908 Revision of the Civil Code Agustin Parise | Maastricht University
- 6.2 Law Reforms through the use of Foreign Models. How Legal Comparison concerned the Creation of the Latin-American Civil Codes
 Filippo Rossi | Università degli Studi di Milano
- **6.3** Quebec Jurists and the Civil Code of Louisiana: a Study of an Evolving Approach Asya Ostroukh | University of the West Indies, Barbados
- 6.4 Putting the Old Laws in Order: Method of Consolidation as Instrument for Systematization of Laws of the Russian Empire and Local Laws of Baltic Governorates in 19th Century Valdis Bluzma | Turiba University, Riga

SESSION 7

7.1 PANEL: Facing Authoritarianism: Lawyers, Legal Method and the Demise of Democracy, 1918-1953
Cosmin Sebastian Cercel | University of Nottingham / Peter Curos | University of Oslo / David Fraser | University of Nottingham / Petra Gyöngyi / Simon Lavis Open University

SESSION 8

8.1 PANEL: History and the Shaping of Legal Professions (South America and Europe, late nineteenth and esarly twentieth centuries)

Jean-Louis Halpérin | École Normal Supérieur, Paris / Fatiha Cherfouh-Baïch | Université de Paris Descartes / Ricardo Sontag | Universidade Federal de Minas Gerais / Mariana de Moraes Silveira | Universidade Federal de Minas Gerais)

- 9.1 The punishment of poverty under the social defense discourse: A Comparative Study between the Law of Vagrants and Thugs (Ley Relativa a Vagos y Maleantes, 1933), in Spain, and the Law of Penal Contraventions (Lei de Contravenções Penais, 3688/41), in Brazil Jonatan de Jesus Oliveira Alves | University of Valencia
- 9.2 Legal Scholarship and Criminal Procedure in the Brazilian First Republic in a Comparative Perspective (1889-1930)
 Régis J. Nodari | Federal University of Minas Gerais







Conference Of The European Society For Comparative Legal History

DAY 1 22nd June



SESSION 9

- **9.3** Law and the Birth of the Irish Free State in 1922 Thomas Mohr | University College Dublin
- 9.4 What does it mean to be interpreted as interpreter? A Hermeneutical Analysis of a 17th Century German Jurisprudent's effect on 18th Century Criminal Case Law of a Hungarian Free Royal City

 András Biczó | University of Debrecen

SESSION 10

- 10.1 The Tramways Case of 1912 and the Birth of Constitutional Adjudication in Romania between Legal Acculturation and Legal Cultural Autonomy

 Manuel Guṭan | Lucian Blaga University of Sibiu
- 10.2 Between Erudition and Safety: Writing Practices of Judges and Lawyers and International References in Brazilian Administrative Law Investigated Through Bibliometric Data (1873-1930) Arthur Barreto | Università degli Studi di Firenze
- 10.3 Why Italians watch Karlsruhe and Germans watch themselves: On the role of constitutional reputation in scholarly uses of foreign law (1989-2012)
 Niels Graaf | University of Utrecht
- 10.4 Literary genres and legal practice: the accommodation of Portuguese literature in legal practice to the Brazilian courts in the 19th century
 Gregório Schroder Sliwka | Universidade Federal do Rio Grande do Sul (UFRGS) / Pontifícia Universidade Católica do Rio Grande do Sul (PUCRS)

- 11.1 Limiting the Sovereign: the Comparison of the First Constitutional Elements in Britain and the Ottoman EmpireNurullah Gorgen | King's College London
- **11.2** Transformative constitutionalism –history in the making Andre Mukheibir / Joanna Botha | Nelson Mandela University
- 11.3 Edmund Burke across the Atlantic: The reception and employment of his constitutional ideas by Joseph Story (1779-1845) and Bernardo Pereira de Vasconcelos (1795-1850)
 Rodrigo Couto Gondim Rocha
- **11.4** Constitutional Review in Estonia and Germany between the World Wars

 Marelle Leppik | University of Tartu / Hesi Siimets-Gross | University of Tartu







Conference Of The European Society For Comparative Legal History

DAY 1 22nd June



SESSION 12

Fides and pistis. The impact of different legal conceptions on case law in the 12.1 **Antiquity**

Nemes Szilvia | Eötvös Loránd University Budapest

- The revision of Gaius' iuris divisio in Second Scholastics' legal thought and the 12.2 methodological renovation of the definition of dominium and ius Ana Caldeira Fouto | University of Lisbon
- Shaping a Mixed Jurisdiction: The Methods of Israeli Professors and Judges 12.3 Nir Kedar | Sapir Academic College - Bar-llan University

SESSION 13

- The Art of Dispute Resolution in Civil Matters: Venetian Lawyers in the Age of 13.1 lus Commune
 - Claudia Passarella | University of Padova
- **13.2** The Office of Logothete in Medieval Serbia Andreja Katančević | University of Belgrade
- **13.3** Profession of judge in People's Poland Marcin Łysko | University of Bialystok

SESSION 14

- 14.1 **PANEL:** Between Politics and Law: comparing legal discourses on procedural, commercial and international law (16th-20th Century) Charles Bartlett | Duke University / Pamela Alejandra Cacciavillani | University of Monterrey – UDEM / Elisabetta Fiocchi Malaspina | University of Zurich
- Early Eighteenth Century Jurists and the Challenge of Defining the Legal Status of the Sea in the Age of Mercantilism Stefano Cattelan | Vrije Universiteit Brussel

- 15.1 **PANEL:** Struggling with the Polish republican tradition and foreign impact: On judges in the protoliberal concepts of the Kingdom of Poland (1815-1830) Michał Gałędek | University of Gdańsk / Anna Tarnowska | Nicolaus Copernicus University
- Her Stepdaughter: portrait of family law Markéta Štěpáníková | Masaryk University
- Founding Mothers and Equal Wives Marianne Dahlén | Uppsala University







Conference Of The European Society For Comparative Legal History

DAY 2 23rd June



SESSION 16

16.1 PANEL: Ars avvocandi or advocacy as a forensic art, a legal-historical analysis of the law in the Portuguese and Spanish legal systems (17th-20th centuries)

Isabel Graes | Universidade de Lisboa / Susana Garcia-León | Universidad Complutense de Madrid / Pablo Abascal Monedero | Universidad Pablo de Olavide / João Nunes | Universidade de Lisboa

SESSION 17

17.1 PANEL: Non-legal professions and legal discourse on trade and empire Frederik Dhondt | Vrije Universiteit Brussel / Inge Van Hulle | University of Tilburg / Florenz Volkaert | University of Gent

SESSION 18

18.1 PANEL: Common law as the economic legal panacea? Comparatism and influence of the common law commercial doctrine on the nineteenth century civil codifications

David Gilles | University of Sherbrooke / Peter Johnstone | UNT / Gwenael Guyon / Stéphane Baudens

SESSION 19

19.1 Law reporting in England and Continental Europe during the Early Modern Period: a Comparison reappraised

Dolores Freda | Federico II University of Naples

19.2 Judging according to evidence or according to personal knowledge? Conrad Hornejus (1590-1649) and Heinrich Hahn (1605-1668) on the duties of the judges

Paolo Astorri | University of Copenhagen

19.3 Attorneys of the High Court of Appeal: learning, living and litigating in 16th century Portugal

Jorge Veiga Testos | University of Lisbon

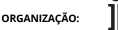
19.4 Professional Qualification of Judges in 16th–17th Century Poland-Lithuania, France, England, and Castile

Przemysław Gawron | Cardinal Stefan Wyszyński University Warsaw/ Jan Jerzy Sowa | University of Warsaw

SESSION 20

20.1 PANEL: The Role of Judiciary and Case Law in the Criminal Law Development (1870-1940)

Aniceto Masferrer | University of Valencia / Ricardo Sontag | Federal University of Minas Gerais / Michele Pifferi | University of Ferrara / José Franco-Chasán | University of Valencia









Conference Of The European Society For Comparative Legal History

DAY 2 23rd June



SESSION 21

- **21.1** Between Scylla and Charybdis Lawyers of the High Judge Conference in Hungary in 1861
 - Imre Képessy | Eötvös Loránd University Budapest Széchenyi István University Győr
- 21.2 Judicial and law-making role of the industrial courts in 19th century Europe Federica Paletti | Università degli Studi di Brescia
- 21.3 Struggling with the Polish republican tradition and foreign impact: On judges in the protoliberal concepts of the Kingdom of Poland (1815-1830)
 Michał Gałędek | University of Gdańsk / Anna Tarnowska | Nicolaus Copernicus University
- 21.4 A historical-comparative study of legal education in Brazil, France and Germany in the 19th century
 Ariel Pesso | University of São Paulo

SESSION 22

- 22.1 The legal education at the Ottoman medreses and the European universities the comparative view- [1450-1600]
 Murat ÇELİK | Ankara Yıldırım Beyazıt University
- 22.2 Secular legal hermeneutics within legal pedagogy in the formation of Anglo--Muhammadan law in British India
 Geetanjali Srikantan | Tilburg University
- 22.3 A law student in Southern Europe: a comparative study between learning in the faculties of Law of Salamanca and Coimbra in the second half of the 18th Century

 Carlos Alves | ICS-UL FCT CHSC-UC
- 22.4 The localised nature of common law legal education: A tale of practical training for the professions
 Andra le Roux-Kemp | University of Lincoln

- **23.1 PANEL:** Law Professors, Professionalization, Legitimization and Resistance. Methods and circulations across Europe, the British Empire and the United States
 - Annamaria Monti | Bocconi University / A. Likhovski | Tel Aviv University / D. Rabban | Texas University







Conference Of The European Society For Comparative Legal History

DAY 2 23rd June

SESSION 24

PANEL: Lawyers, judges and laymen: Oaths to the ruler and about professio-24.1 nal ethics

Martin Sunnqvist | University of Lund / Raffaella Bianchi Riva | University of Milan / Sari Nauman | University of Gothenburg

SESSION 25

- 25.1 «Todo es diferentisimo»: comparative analysis of the commercial law for professional merchants in 1569 Luisa Brunori | University of Lille
- Joannes van der Linden, Abraham de Pinto and Judah Benjamin: Commercial Lawyers Calling Forth Pothier in their 19th Century Law Manuals Pim Oosterhuis | University of Maastricht
- How to deal with the French Commercial Code? The methods of the legal professions in the nineteenth-century Polish territories Anna Klimaszewska | University of Gdańsk
- 25.4 The centralization of early modern cross-border insolvency procedures in the German territories Remko Mooi | University of Tilburg

DAY 3 24th June

SESSION 26

- Civilisation in the age of legal technicians. Textual analysis of three colonial 26.1 legal periodicals (1924-1960)
 - Nathalie Tousignant | Université Saint-Louis Bruxelles
- Making good professionals: Legal periodicals as long-life learning tools on 26.2 Belgian colonial law Sebastiaan Vandenbogaerde | Ghent Legal History Institute
- 26.3 Trusteeship: Native Lands Trust legislation in Kenya and South Africa, 1936-38 Paul Swanepoel | University of KwaZulu Natal

SESSION 27

27.1 The life in the scroll: medieval notaries as mediators in the trial, in wills and in

Alessandra Bassani | Università degli Studi di Milano







Conference Of The European Society For Comparative Legal History





SESSION 27

- **27.2** Three Concepts of Notaries in the Interwar Czechoslovakia Tomáš Gábriš | Trnava University Slovak Republic
- **27.3** Transactions mortis causa in the documents of Thomasinus de Savere, notarius iuratus and scriba communis in Dubrovnik (Ragusa) 1277-1286

 Henrik-Riko Held | University of Zagreb
- 27.4 Adaptation, flexibility and indispensability: Notaries and the Inquisition in Italy and France (13th 14th c.)
 Luca Fois | University of Padova

SESSION 28

- 28.1 Examining the legal hybridity in Ceylon; Weighing between Roman Dutch law and English common law tradition
 Punsara Amarasinghe | Scuola Superiore Universitaria Sant'Anna di Pisa
- Analysis of the legal system of the British West Indies/Caribbean, 1700s-1800s

 legal transplantation or a creation?

 Justine Collins | Max Plank Institute for European Legal History Frankfurt Goethe University
- 28.3 Christian Japanese and the Jesuit sources: production and circulation of normativities in a global Empire, 1540's 1630's
 Luisa Stella Coutinho | Max Planck Institute for European Legal History
- 28.4 Alien structure and legal method: Possible approaches to ecclesiastical rules in secular courts
 Elena Silvestrova | Ss Cyril and Methodius Institute of Post-Graduate
 Studies

- 29.1 Prologues and preambles in medieval Europe The comparative context of the Norwegian Code of the Realm from 1274 Brage Thunestvedt Hatløy | University of Bergen
- 29.2 Judicial Review Over Executive Power in Estonia and Latvia During the Interwar Period in 20th Century
 Karin Visnapuu / Marju Luts-Sootak | University of Tartu
- 29.3 German, Russian and Estonian concepts of fundamental rights in the beginning of 20th century
 Hannes Vallikivi | University of Tartu / Marju Luts-Sootak | University of Tartu







6TH BIENNAL

Conference Of The European Society For Comparative Legal History

ESCLH EUROPEAN SOCIETY for COMPARATIVE LEGAL HISTORY

DAY 3 24th June

SESSION 29

29.4 Land Law Adjudication in Pre-Petrine Russia and English Common Law
Anna Taitslin | University of Canberra - Australian National University University of New England

SESSION 30

- **30.1** Lawyers' "Fudge" as a tool of legal development Matthew Dyson | Oxford University
- **30.2** Case law, legal reasoning and strict liability: a civil law perspective Guido Rossi | University of Edinburgh
- **30.3** The emergence of a legal doctrine Mats Kumlien | Uppsala University
- **30.4** *"Principles, general provisions, new forms of reasoning"* Francesco Gambino | University of Macerata

SESSION 31

- 31.1 The Emerging Concept of Cross Border Legal Practice in the Light of Contemporary International Law

 Uche Nnawulezi | Alex Ekwueme Federal University
- 31.2 The curious case of Swiss legal professionals and what can EU learn from them?
 Maria Lewandowicz | University of Gdańsk
- 31.3 Transnational Networks of international Lawyers and The Birth of a legal profession in Europe (1830-1873)

 Raphaël Cahen | Vrije Universiteit Brussel

SESSION 32

- 32.1 The method of civil law specialists across Europe in the XIXth century, notably in France, in Italy and in Belgium
 Elisabeth Bruyère | University of Ghent
- **32.2** *Did British Lawyers become American Statesmen in the Late 18th century?* Judit Beke-Martos | Ruhr University Bochum
- **32.3** "Follow us as the shark does the emigrant ship" the relationship between the method of remuneration of lawyers and the frequency of medical malpractice cases. XIXth century genesis of the phenomenon in the USA and the European example in this regard

Marcin Michalak | University of Gdansk







Conference Of The European Society For Comparative Legal History

ESCLH EUROPEAN SOCIETY for COMPARATIVE LEGAL HISTORY

DAY 3 24th June

SESSION 33

- 33.1 Substantial Differences on the Development of Marine, Life and Fire Insurance Law Sinem Ogis
- 33.2 Recent regulation of the consular work in the Central European and in the Southern Pacific states (with special regards to Hungary, Australia and New Zealand)

 Endre Domaniczky | Madl Ferenc Institute for Comparative Law
- **33.3** A Global Story: The Origins and Evolution of Legal Counsel Isaac Amon

SESSION 34

34.1 PANEL: Legal Professionalization in the Nordic Countries in the 18th century Jørn Øyrehagen Sunde | University of Oslo / Per Nilsen | University of Lund / Helle Vogt | University Copenhagen

SESSION 35

- 35.1 Is it necessary for the minister of justice to be a jurist?

 Gábor Bathó | Budapest Metropolitan University / National University of Public Service Budapest
- 35.2 Reason and Fairness? Questioning court-related linchpins of law and justice.

 Certainties throughout centuries

 Ulrike Muessig | University of Passau
- 35.3 Legal Interpretation in the Soviet Union and in the Germanic Legal System Countries after World War II: a common positivist heritage with separate development

 Sanita Osipova / Jānis Lazdinš | University of Latvia

- 36.1 Teaching and legislation and the construction of public law in Portugal and Brazil in the nineteenth century: jurist-teachers, legislators and parallel dynamics in the context of luso-brazilian liberalism

 Sandro Alex de Souza Simões | University of Lisbon
- 36.2 Law as information. Writing legal history in the information age
 Adolfo Giuliani | Marie Curie Fellow Centre of excellence in Law (Eurostorie), University of Helsinki
- **36.3** Educating legal professionals: history and methods in comparative perspective Rogelio Pérez Perdomo | Metropolitan University of Caracas
- 36.4 What influence does the internal legal culture in Western Europe, the United States and China have on the development of artificial intelligence?

 Cecil Yongo Abungu | Harvard Law School





