

# Zagreb International Conference on the Law of Obligations

---

December 12-13, 2019

University of Zagreb,  
Faculty of Economics and Business

J. F. Kennedy Sq. 6, Zagreb  
Croatia



United Nations  
UNCITRAL



ELI

EUROPEAN  
LAW  
INSTITUTE

GLOBAL PRIVATE  
LAW SIG



University of Zagreb  
Faculty of Economics & Business



# Zagreb International Conference on the Law of Obligations

The first Zagreb International Conference on the Law of Obligations (Zagrebačka međunarodna konferencija o obveznom pravu) is organised by the Department of Law at the University of Zagreb, Faculty of Economics and Business. The conference is organised in the framework of the celebrations of the UNCITRAL Secretariat for the fortieth anniversary of the CISG, and in cooperation with the ELI Global Private Law SIG of the European Law Institute.

## International Programme Committee

Prof. Dr **Zvonimir Slakoper**, University of Zagreb, Faculty of Economics and Business, and University of Rijeka, Faculty of Law (*Head of the International Programme Committee*)

Prof. Dr **Loris Belanić**, University of Rijeka, Faculty of Law

Prof. Dr **Marko Bevanda**, University of Mostar, Faculty of Law

Prof. Dr **Tomislav Borić**, University of Graz, Faculty of Law

Prof. Dr **Igor Gliha**, University of Zagreb, Faculty of Law

Prof. Dr **Hrvoje Markovinović**, University of Zagreb, Faculty of Law

Prof. Dr **Saša Nikšić**, University of Zagreb, Faculty of Law

Prof. Dr **Silvija Petrić**, University of Split, Faculty of Law

Prof. Dr **Meliha Powlakić**, University of Sarajevo, Faculty of Law

Prof. Dr **Saša Prelič**, University of Maribor, Faculty of Law

Prof. Dr **Albert Ruda-González**, University of Girona, Faculty of Law

Prof. Dr **Nina Tepeš**, University of Zagreb, Faculty of Law

Doc. Dr **Ivan Tot**, University of Zagreb, Faculty of Economics and Business (*Deputy Head of the International Programme Committee*)

## Organising Committee

Doc. Dr **Ivan Tot**, University of Zagreb, Faculty of Economics and Business (*Head of the Organising Committee*)

Doc. Dr **Antun Bilić**, University of Zagreb, Faculty of Law

Doc. Dr **Tomislav Jakšić**, University of Zagreb, Faculty of Law

Doc. Dr **Zvonimir Šafranko**, University of Zagreb, Faculty of Economics and Business

Dr **Kristijan Poljanec**, University of Zagreb, Faculty of Economics and Business

## The Conference Programme

Thursday, December 12	
8:00 – 8:45	<b>Registration of participants</b>
Opening of the Conference	
9:00 – 9:30  <b>Congress Hall</b>	<p>Prof. Dr <b>Jurica Pavičić</b> Dean of the Faculty of Economics and Business, University of Zagreb</p> <p>Prof. Dr <b>Igor Gliha</b> Dean of the Faculty of Law, University of Zagreb</p> <p>Prof. Dr <b>Albert Ruda-González</b> Dean of the Faculty of Law, University of Girona</p> <p><b>Đuro Sessa</b> President of the Supreme Court of the Republic of Croatia</p>
Keynote speech	
9:30 – 10:15  <b>Congress Hall</b>	<p><b>REFORM AND RESTATEMENT OF THE LAW OF OBLIGATIONS: THE ‘SLOW FOOD’ OF EUROPEAN HARMONIZATION OF PRIVATE LAW?</b> Prof. Dr <b>Erik Van den Haute</b> Université Libre de Bruxelles, Faculty of Law and Criminology</p>
Session I	New Codifications in Central and Southeast Europe
10:15 – 11:30  <b>Congress Hall</b>	<p><b>Chair:</b> Prof. Dr <b>Zvonimir Slakoper</b> University of Zagreb, Faculty of Economics and Business, and University of Rijeka, Faculty of Law</p> <p><b>THE CONCEPTION AND INSTITUTIONAL NOVELTIES OF RECODIFICATION OF PRIVATE LAW IN THE SLOVAK REPUBLIC</b> Prof. Dr <b>Marek Števček</b>, and Dr <b>Marek Ivančo</b> Comenius University in Bratislava, Faculty of Law</p> <p><b>LIABILITY FOR BREACH OF CONTRACT IN HUNGARIAN CIVIL LAW</b> Prof. Dr <b>Attila Menyhárd</b> Eötvös Loránd University in Budapest, Faculty of Law</p> <p><b>GOOD FAITH RULES AND RECODIFICATION PROCESS</b> Dr <b>Daniele Imbruglia</b> University of Rome “La Sapienza”, Faculty of Economics</p> <p><b>LIMITATIONS OF FREEDOM OF CONTRACT IN THE NEW CODIFICATIONS OF THE LAW OF OBLIGATIONS IN CENTRAL AND SOUTHEAST EUROPE AS AN EXAMPLE FOR THE NEW POLISH CIVIL CODE</b> Dr <b>Dorota Miler</b> University of Augsburg, Faculty of Law</p>

11:30 – 11:45	Coffee break
Session II EU Contract Law	
11:45 – 13:15  Congress Hall	<p><b>Chair:</b> Prof. Dr <b>Meliha Povlakić</b> University of Sarajevo, Faculty of Law</p> <p><b>IMPLEMENTING DIRECTIVE 2019/770/EU ON CONTRACTS FOR THE SUPPLY OF DIGITAL CONTENT AND SERVICES – A COMMON LAW PERSPECTIVE</b> Prof. Dr <b>Paula Giliker</b> University of Bristol, School of Law</p> <p><b>BEYOND INFORMATION: AGGRESSIVE PRACTICES AND CONSUMER CREDIT IN THE EU</b> Dr <b>Eleni Kaprou</b> Brunel University London, School of Law</p> <p><b>CHALLENGES OF CROSS-BORDER ENFORCEMENT OF CONSUMER LAW: UNFAIR CONTRACT TERMS</b> Dr <b>Karmen Lutman</b> University of Ljubljana, Faculty of Law</p> <p><b>UNFAIR CONTRACT TERMS IN COMMERCIAL TRANSACTIONS: THE ROLE OF DCFR AS A SOURCE FOR INTERPRETATION OF THE LATE PAYMENT DIRECTIVE</b> Doc. Dr <b>Ivan Tot</b> University of Zagreb, Faculty of Economics and Business</p> <p><b>FULL PARTY AUTONOMY IN COMMERCIAL AGENCY LAW – A ROAD LESS TRAVELLED</b> <b>Stephan Walter</b>, PhD candidate University of Bonn, Faculty of Law</p>
13:15 – 14:30	Lunch break
European Law Institute – Global Private Law SIG Members Meeting	
14:00 – 14:30  Classroom 16	<p><b>Chair:</b> Prof. Dr <b>Albert Ruda-González</b> University of Girona, Faculty of Law</p> <p>The Members Meeting of the ELI Global Private Law SIG of the European Law Institute is also open to other fellows of the European Law Institute, as well as to the conference participants who are interested in the activities of the European Law Institute and in applying for the membership in the European Law Institute.</p> <p>The current and prospective ELI fellows from Croatia are especially encouraged to join the meeting, as one of the items on the agenda of the meeting will be a discussion on the future activities of the Croatian Hub of the European Law Institute.</p>

Session III Tort Law and Unjustified Enrichment	
<p><b>14:30 – 16:00</b></p> <p><b>Congress Hall</b></p>	<p><b>Chair:</b> Prof. Dr <b>Hrvoje Markovinović</b> University of Zagreb, Faculty of Law</p> <p><b>RE-CODIFYING TORT LAW IN CENTRAL EUROPE IN THE BEGINNING OF 21<sup>st</sup> CENTURY (POLAND, CZECH REPUBLIC AND HUNGARY)</b> Prof. Dr <b>Ewa Bagińska</b>, and Mgr <b>Paulina Wszyńska-Ślufińska</b> University of Gdańsk, Faculty of Law and Administration</p> <p><b>COMPARATIVE PERSPECTIVES ON DISGORGEMENT OF PROFITS IN TORT AND CONTRACT</b> Prof. Dr <b>Albert Ruda-González</b> University of Girona, Faculty of Law</p> <p><b>RETHINKING TORT LAW IN THE CORPORATE GROUP SITUATION</b> Prof. Dr <b>Christian Witting</b> Queen Mary University of London, School of Law</p> <p><b>THE CONTEMPORARY CHALLENGES FOR THE LAW OF TORTS: SHARING ECONOMY, VICARIOUS LIABILITY AND BEYOND</b> Doc. Dr <b>Radosław Strugała</b> University of Wrocław, Faculty of Law, Administration and Economics</p> <p><b>THE ROLE OF UNJUSTIFIED ENRICHMENT IN CIVIL LAW</b> Prof. Dr <b>Attila Menyhárd</b> Eötvös Loránd University in Budapest, Faculty of Law</p>
<p><b>16:00 – 16:15</b></p>	<p><b>Coffee break</b></p>
Session IV Contemporary Challenges to the Law of Obligations (1)	
<p><b>16:15 – 18:00</b></p> <p><b>Congress Hall</b></p>	<p><b>Chair:</b> Doc. Dr <b>Marko Jurić</b> University of Zagreb, Faculty of Law</p> <p><b>SMART CONTRACTS AND TRADITIONAL CONTRACT LAW</b> Prof. Dr <b>Mateja Đurović</b> King's College London, The Dickson Poon School of Law</p> <p><b>SOCIAL AND BUSINESS PROBLEMS CREATED BY UBIQUITOUS WRAP CONTRACTS: CAUTIONARY TALES FROM SILICON VALLEY</b> Prof. Dr <b>Nancy S. Kim</b> California Western School of Law, San Diego</p> <p><b>HOW TERMS OF SERVICE AGREEMENTS (ToSA), AS CONTRACTS OF ADHESION, INFLUENCE USERS' DIGITAL ACCOUNTS AND ITS CONTENT?</b> Prof. Dr <b>Dubravka Klasiček</b> Josip Juraj Strossmayer University of Osijek, Faculty of Law</p> <p><b>BLOCKCHAIN TECHNOLOGY AS A WAY TO REGISTER AND TRADE SHARES – CONSEQUENCES IN THE AREA OF LAW OF OBLIGATIONS</b> Dr <b>Marcin Mazgaj</b> Pedagogical University of Cracow, Institute of Law, Administration and Economics</p>

	<p><b>SMART CONTRACTS AND EVOLUTION OF LEGAL PERSPECTIVE ON PROTECTION OF HUMAN RIGHTS</b>  Dr <b>Sandra Marković</b>, attorney-at-law,  and <b>Dino Gliha</b>, attorney-at-law, PhD candidate  Joint Law Office dr. sc. Marković, Grbavac &amp; Gliha, Zagreb / University of Zagreb,  Faculty of Law</p> <p><b>FORMATION AND VITIATION OF ALGORITHMIC CONTRACTS – A WAY FORWARD FOR THE COMMON LAW</b>  <b>Nicholas Liu</b>  Singapore Management University, School of Law</p>
<p>Session V</p>	<p>Comparative Contract Law and the Recent Developments in the National Contract Law in Europe</p>
<p><b>16:15 – 18:00</b></p> <p><b>Classroom 16</b></p>	<p><b>Chair:</b> Doc. Dr <b>Zvonimir Šafranko</b>  University of Zagreb, Faculty of Economics and Business</p> <p><b>DEVELOPMENT OF CONSUMER PROTECTION LAW UNDER THE INFLUENCE OF EU LAW IN TURKISH LEGAL SYSTEM</b>  Prof. Dr <b>Şebnem Akipek Öcal</b>  TED University in Ankara, Faculty of Economics and Administrative Sciences</p> <p><b>OVERPROTECTION OF CONSUMERS UNDER TURKISH LAW: CONSUMER ARBITRATION COMMITTEES</b>  <b>Ayşen Çilenti Konuralp</b>, PhD candidate  Bilkent University in Ankara, Faculty of Law</p> <p><b>ASCERTAINMENT OF RECEIVABLES AS A REQUIREMENT FOR SET-OFF</b>  Doc. Dr <b>Jiří Handlar</b>  Masaryk University in Brno, Faculty of Law</p> <p><b>THE USE OF NEGATIVE INTEREST RATES WITH A SPECIAL REFERENCE TO BANKING CASH DEPOSIT CONTRACTS</b>  <b>Ana Vargek Stilinović</b>, Head Associate at Croatian National Bank, and <b>Marko Stilinović</b>, PhD candidate  Croatian National Bank / University of Zagreb, Faculty of Law</p> <p><b>ADVANTAGES AND DISADVANTAGES OF THE LEGAL NORMING OF THE FRANCHISE AGREEMENT IN THE DRAFT CIVIL CODE OF THE REPUBLIC OF SERBIA</b>  Prof. Dr <b>Strahinja Miljković</b>  University of Priština, Faculty of Law</p> <p><b>A CONTRADICTION ARISING FROM AN ANNULMENT DECISION: THE UNIQUE PROBLEM OF AN UNIQUE MODIFICATION OF THE SWISS CODE OF OBLIGATIONS</b>  Dr <b>Orhan Emre Konuralp</b>  Bilkent University in Ankara, Faculty of Law</p>
<p><b>17:45 – 18:00</b></p>	<p>Coffee break</p>

Session VI Contemporary Challenges to the Law of Obligations (2)	
18:15 – 19:30  Congress Hall	<p><b>Chair:</b> Doc. Dr <b>Marko Jurić</b> University of Zagreb, Faculty of Law</p> <p><b>ADDRESSING CONTEMPORARY CHALLENGES IN THE CONTRACT LAW THROUGH MILLENARY CONCEPTS</b> <b>Luigi Lonardo</b>, PhD candidate, and <b>Andrea Faraci</b>, attorney-at-law King's College London, The Dickson Poon School of Law</p> <p><b>SHOULD ROBOTS BE GIVEN A LEGAL PERSONHOOD?</b> <b>Josip Dešić</b>, PhD candidate University of Rijeka, Faculty of Law</p> <p><b>LIABILITY FOR ARTIFICIAL INTELLIGENCE</b> <b>Nasir Muftić</b>, PhD candidate University of Sarajevo, Faculty of Law</p> <p><b>LEGAL RULES REGARDING THE FORMALITY OF REAL ESTATE TRANSACTIONS IN THE LIGHT OF NEW TECHNOLOGIES</b> <b>David Borlinič Gačnik</b>, PhD candidate, and <b>Jure Jakšić</b>, PhD candidate University of Maribor, Faculty of Law</p>
	<p>Special guest speaker</p>
	<p><b>Alexander Kunzelmann</b> United Nations Commission on International Trade Law (UNCITRAL)</p>
Session VII Contemporary Challenges to the Law of Obligations (3)	
18:15 – 19:30  Classroom 16	<p><b>Chair:</b> Doc. Dr <b>Antun Bilić</b> University of Zagreb, Faculty of Law</p> <p><b>CIVIL LIABILITY OF INTERNET INTERMEDIARIES FOR ILLEGAL ONLINE CONTENT</b> Doc. Dr <b>Matija Damjan</b> University of Ljubljana, Faculty of Law</p> <p><b>OBLIGATION LAW ASPECTS OF DIGITAL PLATFORMS: CASE STUDY AIRBNB</b> Prof. Dr <b>Kosjenka Dumančić</b>, and <b>Tina Jakupak</b> University of Zagreb, Faculty of Economics and Business / Commercial Court in Zagreb</p> <p><b>THE LIABILITY ASPECTS OF GDPR IN COMMERCIAL CONTRACTS</b> Doc. Dr <b>Dominik Vuletić</b> University of Zagreb, Faculty of Economics and Business</p> <p><b>CONSTRUCTING A LICENSE AGREEMENT FOR THE PURPOSES OF USING A DATABASE</b> <b>Roman Bieda</b>, PhD candidate University of Opole, Faculty of Law and Administration</p> <p><b>LEGAL PROTECTION OF VIDEO GAMES AND THEIR COMPONENTS BY CONTRACT LAW</b> <b>Hristina R. Georgieva</b>, PhD candidate University of National and World Economy in Sofia, Faculty of Law</p>

Friday, December 13

8:00 – 8:20	<b>Registration of participants</b>
Session VIII	Towards the 40 years of the United Nations Convention on Contracts for the International Sale of Goods
8:30 – 10:45  Congress Hall	<p><b>Chair:</b> Prof. Dr <b>Nina Tepeš</b> University of Zagreb, Faculty of Law</p> <hr style="border: 1px solid #4b0082;"/> <p style="text-align: center; background-color: #4b0082; color: white; padding: 2px;"><b>Special guest speaker</b></p> <hr style="border: 1px solid #4b0082;"/> <p><b>David Nikolaus Probst</b> United Nations Commission on International Trade Law (UNCITRAL)</p> <hr style="border: 1px solid #4b0082;"/> <p><b>CISG, REGIONAL SALES LAW AND HARMONIZATION OF LAW</b> Prof. Dr <b>Erik Van den Haute</b> Université Libre de Bruxelles, Faculty of Law and Criminology</p> <p><b>UNIFICATION OR DIVERSION ON THE USE OF “GOOD FAITH” UNDER THE CISG AND UAE CIVIL CODE</b> Prof. Dr <b>Bashar Malkawi</b> University of Sharjah, College of Law</p> <p><b>UNIFORM INTERPRETATION OF THE CISG: THE CASE OF DAMAGES AND INTEREST</b> Doc. Dr <b>Milena Djordjevic</b> University of Belgrade, Faculty of Law</p> <p><b>INTERNATIONAL VERSUS DOMESTIC: THE QUESTION ON THE APPLICABILITY OF INTELLECTUAL PROPERTY LAW TO THE CISG</b> Dr <b>Şerife Esra Kiraz</b> Aksaray University, Faculty of Economics and Administrative Sciences</p> <p><b>AUCTIONS AND AUCTIONLIKE SELLING MECHANISMS IN INTERNATIONAL SALE OF GOODS: A CALL FOR REVISITING ARTICLE 2 (b) OF THE VIENNA SALES CONVENTION?</b> Dr <b>Kristijan Poljanec</b> University of Zagreb, Faculty of Economics and Business</p> <p><b>RELIEVING THE CONTRACT OF PROBLEMS THAT RESERVATIONS CREATE UNDER ARTICLES 12 AND 96 CISG: CAN ARTICLE 13 CISG OPERATE AS A SELF-HELP MECHANISM?</b> Dr <b>Dila Okyar Karaosmanoğlu</b> Hacettepe University, Faculty of Law</p> <p><b>MEMORANDUM OF UNDERSTANDING AND ITS PLACE IN THE UNCISG</b> <b>Shivani Shenoy</b>, intern at AZB &amp; Partners, Mumbai, and <b>Yashwardhan Rajawat</b>, student at Symbiosis Law School, Pune</p>
10:45 – 11:00	<b>Coffee break</b>



Session IX Croatian Law of Obligations in Comparative Law Context (1) *	
<p><b>11:00 – 12:45</b></p> <p><b>Congress Hall</b></p>	<p><b>Chair:</b> Prof. Dr <b>Tomislav Borić</b> University of Graz, Faculty of Law</p> <p><b>RIMSKO-KANONSKA PRAVNA KULTURA I OSNOVNA NAČELA ZAKONA O OBVEZNIM ODNOSIMA</b> [ROMAN-CANONICAL LEGAL CULTURE AND THE FUNDAMENTAL PRINCIPLES OF THE CROATIAN OBLIGATIONS ACT] Prof. Dr <b>Marko Petrak</b> University of Zagreb, Faculty of Law</p> <p><b>KRIVNJA KOD UGOVORNE ODGOVORNOSTI ZA ŠTETU</b> [FAULT AND CONTRACTUAL LIABILITY] Prof. Dr <b>Saša Nikšić</b> University of Zagreb, Faculty of Law</p> <p><b>CLAUSULA REBUS SIC STANTIBUS U POVIJESNOM I POREDBENOPRAVNOM KONTEKSTU</b> [CLAUSULA REBUS SIC STANTIBUS IN HISTORICAL AND COMPARATIVE LEGAL CONTEXT] Prof. Dr <b>Tomislav Karlović</b> University of Zagreb, Faculty of Law</p> <p><b>ZABLUDA KAO MANA VOLJE I NJEZINI DOSEZI U SUVREMENOM RAZVOJU GRAĐANSKOG PRAVA</b> [THE REACH OF THE MISREPRESENTATION AS DEFECT IN CONSENT IN MODERN CIVIL LAW] Prof. Dr <b>Loris Belanić</b>, and Prof. Dr <b>Gabrijela Mihelčić</b> University of Rijeka, Faculty of Law</p> <p><b>ZASTOJ ZASTARE U TRGOVAČKIM UGOVORIMA</b> [THE SUSPENSION OF PRESCRIPTION IN COMMERCIAL LAW CONTRACTS] Mr. sc. <b>Radovan Dobronić</b> The Commercial Court in Zagreb</p> <p><b>OPĆE UREĐENJE ZAKONSKIH KAMATA – PRIJEDLOZI ZA HRVATSKO PRAVO DE LEGE FERENDA</b> [THE GENERAL REGIME OF STATUTORY INTEREST – PROPOSALS FOR THE CROATIAN LAW DE LEGE FERENDA] Doc. Dr <b>Ivan Tot</b> University of Zagreb, Faculty of Economics and Business</p> <p>*The papers will be presented in Croatian, with a simultaneous translation to English.</p>
<p><b>12:45 – 13:45</b></p>	<p><b>Lunch break</b></p>
Session X Croatian Law of Obligations in Comparative Law Context (2) *	
<p><b>13:45 – 15:15</b></p> <p><b>Congress Hall</b></p>	<p><b>Chair:</b> Prof. Dr <b>Saša Nikšić</b> University of Zagreb, Faculty of Law</p> <p><b>INTERTEMPORALNO DJELOVANJE PROPISA I UTJECAJ NA POSTOJEĆE OBVEZNE ODNOSI</b> [THE INTERTEMPORAL EFFECT OF LAW AND ITS INFLUENCE ON THE EXISTING OBLIGATIONS] Prof. Dr <b>Hrvoje Markovinović</b> University of Zagreb, Faculty of Law</p>

	<p><b>TUMAČENJE I PRIMJENA ZAHTJEVA TRANSPARENTNOSTI U HRVATSKOM I EUROPSKOM UGOVORNOM PRAVU</b>  [INTERPRETATION AND APPLICATION OF THE TRANSPARENCY REQUIREMENT IN CROATIAN AND EUROPEAN CONTRACT LAW]  Prof. Dr <b>Emilia Mišćenić</b>  University of Rijeka, Faculty of Law</p> <p><b>ČVRSTE POKROVITELJSKE IZJAVE</b>  [STRONG LETTERS OF COMFORT]  Doc. Dr <b>Tomislav Jakšić</b>  University of Zagreb, Faculty of Law</p> <p><b>KUPOPRODAJA S OBROČNOM OTPLATOM CIJENE: IZNIMKA OD TEMELJNIH NAČELA UGOVORNOG PRAVA – SLOBODE UGOVARANJA I <i>PACTA SUNT SERVANDA</i></b>  [SALES CONTRACT WITH PAYMENT IN INSTALMENTS ACCORDING TO CROATIAN OBLIGATIONS ACT: AN EXCEPTION TO THE BASIC PRINCIPLES OF CONTRACT LAW – FREEDOM OF CONTRACT AND <i>PACTA SUNT SERVANDA</i>]  Doc. Dr <b>Antun Bilić</b>  University of Zagreb, Faculty of Law</p> <p><b>KUPNJA NA POKUS</b>  [PURCHASE ON APPROVAL]  Dr <b>Marko Sukačić</b>  Josip Juraj Strossmayer University of Osijek, Faculty of Law</p> <p>*The papers will be presented in Croatian, with a simultaneous translation to English.</p>
15:15 – 15:30	Coffee break
Session XI Croatian Law of Obligations in Comparative Law Context (3) *	
15:30 – 17:15  Congress Hall	<p><b>Chair:</b> Doc. Dr <b>Tomislav Jakšić</b>  University of Zagreb, Faculty of Law</p> <p><b>ARTS. 1115 AND 368 CROATIAN OBLIGATIONS ACT – THE RIGHT APPROACH TO RESTITUTION OF USE VALUE OF MONEY IN UNJUSTIFIED ENRICHMENT?</b>  Prof. Dr <b>Damjan Možina</b>  University of Ljubljana, Faculty of Law</p> <p><b><i>ACTIO DE IN REM VERSO</i> (VERZIJSKI ZAHTJEV) U HRVATSKOM I POREDBENOM PRAVU</b>  [<i>ACTIO DE IN REM VERSO</i> IN CROATIAN AND COMPARATIVE LAW]  Doc. Dr <b>Henrik-Riko Held</b>  University of Zagreb, Faculty of Law</p> <p><b>STJECANJE BEZ OSNOVE U SUDSKOJ PRAKSI</b>  [UNJUSTIFIED ENRICHMENT IN THE CASE-LAW]  <b>Damir Kontrec</b>  The Supreme Court of the Republic of Croatia</p>

	<p><b>OSOBE KOJE IMAJU PRAVO NA PRAVIČNU NOVČANU NAKNADU U SLUČAJU SMRTI ILI OSOBITO TEŠKOG INVALIDITETA – USPOREDNI PRIKAZ I SUDSKA PRAKSA</b>  [PERSONS ENTITLED TO A JUST PECUNIARY COMPENSATION IN THE EVENT OF DEATH OR ESPECIALLY SEVERE DISABILITY – REVIEW AND CASE LAW]  Doc. Dr <b>Jadranko Jug</b>  The Supreme Court of the Republic of Croatia</p> <p><b>DOSPIJEĆE OBVEZE PRAVIČNE NOVČANE NAKNADE – PRIMJENA ODREDBE ČL. 1103. ZAKONA O OBVEZNIM ODNOSIMA U SUDSKOJ PRAKSI</b>  [THE MATURITY OF A JUST PECUNIARY COMPENSATION – APPLICATION OF THE ART. 1103 OF THE CROATIAN OBLIGATION ACT IN CASE LAW]  Dr <b>Krešimir Franjo Šenjug</b>  Law Firm Grgić &amp; Partners, Zagreb</p> <p><b>POREDBENOPRAVNI ASPEKTI NASLJEĐIVANJA TRAŽBINE NAKNADE IMOVINSKE ŠTETE U SLOVENSKOM I HRVATSKOM PRAVU (UTJECAJ AUSTRIJSKOG PRAVA)</b>  [COMPARATIVE LAW ASPECTS OF INHERITANCE OF MATERIAL DAMAGES CLAIMS IN SLOVENIAN AND CROATIAN LAW (THE INFLUENCE OF THE AUSTRIAN LAW)]  <b>Jure Jakšić</b>, PhD candidate, and <b>David Borlanić Gačnik</b>, PhD candidate  University of Maribor, Faculty of Law</p> <p>** The papers will be presented in Croatian, with a simultaneous translation to English.</p>
<b>Session XII Intersection of Law of Obligations and Related Branches of Law</b>	
<p><b>15:30 – 17:15</b></p> <p><b>Classroom 16</b></p>	<p><b>Chair:</b> Doc. Dr <b>Zvonimir Šafranko</b>  University of Zagreb, Faculty of Economics and Business</p> <p><b>ZAKON O OBVEZNIM ODNOSIMA I ZAŠTITA POTROŠAČA U BOSNI I HERCEGOVINI – POSTOJE LI ODGOVORI NA IZAZOVE DIGITALNOG DOBA</b>  [OBLIGATIONS ACT AND CONSUMER PROTECTION IN BOSNIA AND HERZEGOVINA – ARE THERE ANSWERS TO THE CHALLENGES OF THE DIGITAL AGE?]  Prof. Dr <b>Meliha Povlakić</b>  University of Sarajevo, Faculty of Law</p> <p><b>THE IMPACT OF THE EU CHARTER ON CIVIL LAW CONCEPTS: POWERFUL IN PRINCIPLE, BUT LIMITED IN USE?</b>  Doc. Dr <b>Petra Weingerl</b>  University of Maribor, Faculty of Law</p> <p><b>HRVATSKO ODŠTETNO PRAVO I ODGOVORNOST DRŽAVE ZA POVREDE LJUDSKIH PRAVA I SLOBODA – POSTOJI LI U HRVATSKOM PRAVU NAKON PRESUDE <i>BEGO I DRUGI</i> PRAVNA OSNOVA ZA NAKNADU ŠTETE PROTIV DRŽAVE ZBOG POVREDE KONVENCIJE ZA ZAŠTITU LJUDSKIH PRAVA I TEMELJNIH SLOBODA?</b>  [CROATIAN TORT LAW AND STATE LIABILITY FOR INFRINGEMENT OF HUMAN RIGHTS AND FUNDAMENTAL FREEDOMS – IN THE AFTERMATH OF <i>BEGO AND OTHERS</i> JUDGMENT, DOES CROATIAN LAW RECOGNISE A LEGAL BASIS FOR COMPENSATION OF DAMAGES AGAINST THE STATE FOR VIOLATING THE CONVENTION FOR PROTECTION OF HUMAN RIGHTS AND FUNDAMENTAL FREEDOMS?]  Mr. sc. <b>Helena Majić</b>  The Constitutional Court of the Republic of Croatia</p>

	<p><b>ODGOVORNOST DRŽAVE ZA ŠTETU UZROKOVANU POVREDOM EU PRAVA OD STRANE SUDA</b>  [THE STATE LIABILITY FOR BREACH OF EU LAW BY NATIONAL COURT]  Prof. Dr <b>Silvija Petrić</b>  University of Split, Faculty of Law</p> <p><b>UGOVOR O PRIJEVOZU CESTOM KAO FORMALAN UGOVOR ILI TUŽAN EPILOG NESNALAŽENJA IZMEĐU GRAĐANSKOG I TRANSPORTNOG PRAVA</b>  [THE ROAD TRANSPORT CONTRACT AS A FORMAL CONTRACT – THE BITTER EPILOGUE OF THE DIVERGENCE BETWEEN CIVIL AND TRANSPORT LAW]  Prof. Dr <b>Nikoleta Radionov</b>  University of Zagreb, Faculty of Law</p> <p><b>ULOGA I ZNAČAJ SUVREMENIH USLUŽNIH PRAVILA U KONCIPIRANJU USLUŽNOG PRAVA</b>  [THE ROLE AND IMPORTANCE OF CONTEMPORARY RULES ON SERVICES FOR THE DEVELOPMENT OF THE LAW OF SERVICES]  Prof. Dr <b>Snežana Miladinović</b>  University of Montenegro, Faculty of Law</p>
17:15 – 17:30	Coffee break
Session XIII Forthcoming Challenges to the Croatian Law of Obligations **	
17:30 – 19:15  Congress Hall	<p><b>Chair: Doc. Dr Ivan Tot</b>  University of Zagreb, Faculty of Economics and Business</p> <p><b>UČINAK DIREKTIVE O AUTORSKOM PRAVU NA JEDINSTVENOM DIGITALNOM TRŽIŠTU (EU) 2019/790 NA OBVEZNOPRAVNE ODNOSI KOD DIJELJENJA SADRŽAJA ZAŠTIĆENOG AUTORSKIM PRAVOM NA INTERNETU</b>  [THE EFFECTS OF THE DIRECTIVE (EU) 2019/790 ON COPYRIGHT AND RELATED RIGHTS IN THE DIGITAL SINGLE MARKET ON THE OBLIGATIONS RELATED TO ONLINE SHARING OF THE COPYRIGHT-PROTECTED CONTENT]  Prof. Dr <b>Romana Matanovac Vučković</b>  University of Zagreb, Faculty of Law</p> <p><b>HARMONIZIRANA PRAVILA O ISPORUCI DIGITALNOG SADRŽAJA KAO POTICAJ MALIM I SREDNJIM PODUZETNICIMA ZA ŠIRENJE NA DIGITALNOM TRŽIŠTU</b>  [THE HARMONISED RULES ON THE SUPPLY OF DIGITAL CONTENT AS AN INCENTIVE FOR SMALL AND MEDIUM ENTERPRISES ON THE DIGITAL SINGLE MARKET]  Prof. Dr <b>Ivana Kunda</b>  University of Rijeka, Faculty of Law</p> <p><b>SUKLADNOST ROBE S UGOVOROM O KUPOPRODAJI: NOVINE KOJE DONOSI NOVA DIREKTIVA (EU) 2019/771 O ODREĐENIM ASPEKTIMA UGOVORA O KUPOPRODAJI ROBE</b>  [CONFORMITY OF THE GOODS WITH THE SALES CONTRACT: NOVELTIES INTRODUCED BY THE NEW DIRECTIVE (EU) 2019/771 ON CERTAIN ASPECTS CONCERNING CONTRACTS FOR THE SALE OF GOODS]  Dr <b>Danijela Vrbljanac</b>  University of Rijeka, Faculty of Law</p>

**MOGUĆNOSTI KORIŠTENJA I PRAVNO UREĐENJE PAMETNIH  
UGOVORA U REPUBLICI HRVATSKOJ**

[POSSIBILITIES OF USE AND REGULATION OF SMART CONTRACTS IN THE  
REPUBLIC OF CROATIA]

Dr **Marko Perkušić**

University of Split, University Department of Forensic Sciences

**ELEKTRONIČKA ZADUŽNICA**

[ELECTRONIC EXECUTORY DEBENTURE]

Doc. Dr **Zvonimir Šafranko**

University of Zagreb, Faculty of Economics and Business

**PROFESIONALIZACIJA CESIJE: NADOLAZEĆA NPL DIREKTIVA U  
OKVIRU HRVATSKOG OBVEZNOG PRAVA**

[PROFESSIONALISATION OF ASSIGNMENT: THE IMPACT OF THE UPCOMING  
NPL DIRECTIVE ON CROATIAN LAW OF OBLIGATIONS]

**Matej Trkanjec**

B2 Kapital d.o.o.

\*\*The papers will be presented in Croatian, with a simultaneous translation to English.

19:15

Closing of the Conference

The general sponsor  
of the Zagreb International Conference on the Law of Obligations is

**EUROHERC osiguranje d.d.**

**EUROHERC**