



## Law, Society and Digital Pasts, Presents and Futures

ANNUAL MEETING OF THE RESEARCH  
COMMITTEE ON SOCIOLOGY OF LAW



## Welcome address for the RCSL Lund Conference

Welcome to Lund University, to the Sociology of Law Department, and to the 2023 RCSL conference: Law, Society and Digital Pasts, Presents, and Futures. We are thrilled to finally host the conference in Lund (after pandemic cancellations).

This year's RCSL conference aims to delve into the latest concepts and practices surrounding digital societies while encompassing a broader socio-legal research field. We have been pleasantly overwhelmed with the response from scholars wishing to participate, with over 300 participants joining us! The conference program displays an impressive line-up of over 70 sessions, each showcasing interesting socio-legal topics. Additionally, we have three plenary sessions to look forward to.

The conference also presents a unique opportunity for us to celebrate the 50th anniversary of sociology of law as a subject at Lund University. We warmly invite you to join us at the reception on Wednesday, August 30th, where we can commemorate this milestone together.

While you are here, we hope you find time to explore the captivating city of Lund. For over 350 years, Lund has been a vibrant university town, but its charm extends beyond the University's grounds. With a rich history spanning over 1,000 years, Lund stands as one of Sweden's oldest cities. The magnificent 12th-century cathedral serves as the main tourist attraction and a testament to the city's storied past.

On behalf of the Sociology of Law Department in Lund, I extend my warmest wishes for a remarkable and enjoyable conference. May your time here be filled with insightful discussions, new connections, and memorable experiences. Welcome to Lund, and welcome to the 2023 RCSL conference!

Isabel Schoultz  
Head of Department  
Department of Sociology of Law, Lund University

## **Welcome address for the RCSL Lund Conference**

Let me tell you how this conference came about:

The Conference was planned in 2018 soon after I had become RCSL President to take place in Lund in late summer 2020. I discussed it first with Reza Banakar who held the chair for Sociology of Law at Lund University. We had the idea to revisit one of the first international comparative socio-legal research projects which was on KoL - Knowledge and Opinion about Law – and in that context we also decided to hold the conference. The project fitted into Reza Banakar's work on legal cultures. He invited a group to Lund for a workshop on KoL. It was held on the 10<sup>th</sup> of October 2019. During that visit, we took first steps in planning the conference on site. Alas, Reza had become severely ill and passed away almost a year later on the 20<sup>th</sup> of August 2020. This conference is, therefore, also in memory of Reza who has been a dear and inspiring colleague over many, many years.

We chose as subject for the conference "Law, Society and Digital Pasts, Presents and Futures". This is because Lund has a specialisation in the field, represented e.g. by Håkan Hydén who was Reza's predecessor and Stefan Larson who was the Podgorecki prize winner in 2012. The website was opened and the submission of papers was completed at the end of February 2020 and then the Corona Lockdown hit us. It caused a lot of work. The Lund department had to rewind what had been started, and we are happy that we did not have to altogether cancel the conference but could finally postpone it to this year. In restarting the planning, it was a lucky coincidence that I know Ole Hammerslev, Reza's successor, well. We have cooperated intensely in the huge project "Lawyers in 21st Century Society". Supported by Michael Molavi and backed up by the Sociology of Law Department, the preparations could be carried out. I am grateful to them that they have persevered.

The subject of the conference is still as topical as three years ago – or even more so. The Corona times have forced us to better use technological communication possibilities, which was helpful for our international work, but we are increasingly worried about the use of our data, artificial intelligence reinforces inequalities, digitalisation promotes populism and extremist movements, fake news, fuel wars, and the possibilities ChatBots offer for scholarly writing will have an impact on publishing modes, but also touch on our ethics, to just sum up some of the pending questions.

The conference of course is also a meeting place for our RCSL working groups with their special subjects and other socio-legal projects. Also the above mentioned project on KoL will have sessions. More colleagues than we had expected have registered and will present their work. I am pleased and it also gives me some satisfaction that this conference, which is at the end of my term, has been so well received. It shows how important sociology of law is and how active and vibrant our community.

I wish you all a good time in this beautiful city and intensive and fruitful exchanges with your colleagues.

All the best  
Ulrike Schultz

## Wednesday 30 August 2023

**08:30 - 10:00** Conference Inauguration & Podgórecki Prize Ceremony, *Stora salen*

**10:00 - 10:30** Fika (Tea/Coffee), *Sparbanksfoajén*

**10:30 - 12:00** Local Keynote Panel: Setting the Scene, *Stora salen*

Chair: Jannice Käll

- 1 Featuring Professor Sofia Ranchordas and Senior Lecturers Stefan Larsson and Jannice Käll

**12:00 - 13:30** Working Group Law and Popular Culture - Business Meeting, *Lilla Sparbanksfoajén*

**12:00 - 13:30** Lunch & Guided Lund Tour (if registered), *Sparbanksfoajén*

**13:00 - 14:30** Empowering children and youth through Law and Participation 1, *M331*

Chairs: Anna Sonander, Per Wickenberg

- 1 Sámi children's right to learn their language at school in Russia: lived experience - Ekatherina Zmyvalova
- 2 Changing Perspective of School Participation of Children with a Special Focus on Legal Actions and Leadership Initiatives for Making their Rights into Realities - Madhumita Bandyopadhyay
- 3 Nature Culture stewardship by children in urban marginalised settlements: Beyond Built Trust - Nupur Prothi
- 4 A review of how children experience their opportunities for participation in schools - George Joseph & Pushpa Mathew

**13:30 - 15:00** Legal Ethics 1a - Research Handbook: Theories and Institutionalization, *Stora salen*

Chair: Scott Cummings

- 1 Research Handbook on the Sociology of Legal Ethics - Introduction Book Project **Scott Cummings**<sup>1</sup>, **Ole Hammerslev**<sup>2</sup>, **Tamara Butter**<sup>3</sup>, **Sergio Anzola**<sup>4</sup>  
<sup>1</sup> UCLA School of Law, United States  
<sup>2</sup> Lund University, Sweden  
<sup>3</sup> University of Amsterdam, The Netherlands  
<sup>4</sup> University of the Andes, Colombia
- 2 Selling elastic by the meter requires good ethics: Legal ethics and Danish lawyers **Annette Olesen**<sup>1</sup>, **Ole Hammerslev**<sup>2</sup>  
<sup>1</sup> Aalborg University  
<sup>2</sup> Lund University
- 3 "The Methodological Reflections of a Former Law Firm Partner" - Trevor Clark

- 4 Legal Ethics Meets Ethnic Affiliations: A Pragmatic Proposal from Below  
***Temitayo Olarewaju<sup>1, 2</sup>, Rufus Adeoluwa Oludude<sup>3</sup>***

<sup>1</sup> Peter A. Allard School of Law, University of British Columbia, Canada.

<sup>2</sup> Maurice Young Centre for Applied Ethics

<sup>3</sup> University of Abuja, Nigeria.

- 5 Unwritten Ethical Standards for Lawyers? Strasbourg's practice of 'Abuse of the Right to Individual Application'

***Ezgi Ozlu<sup>1, 2</sup>***

<sup>1</sup> Strasbourg University

<sup>2</sup> Max Plank Institute Luxembourg for Procedural Rights

**13:30 - 15:00 Judiciary 1, Lilla salen**

Chair: Cristina Dallara

- 1 Personality of a Judge: Skills, Integrity, Authority.

***Dace Sulmane<sup>1, 2</sup>***

<sup>1</sup> Judicial Council, Secretariat, adviser

<sup>2</sup> Turība University, Faculty of Law, docent

- 2 Algorithmic adjudication versus responsive law: High court reflections on its role in the Dutch Childcare Benefits Scandal

***Derk Venema<sup>1</sup>***

<sup>1</sup> Open Universiteit

- 3 The Most Controversial Ethical Issues related to the Use of Social Media by Judges and Prosecutors

***Andrea Nikolic<sup>1</sup>, Đorđe Krivokapić<sup>1</sup>, Valerija Dabetić<sup>1</sup>***

<sup>1</sup> University of Belgrade

- 4 Judicial policy-making in continental Europe. When political institutions are missing, judges are on the stage!

***Cristina Dallara<sup>1</sup>***

<sup>1</sup> University of Bologna

**13:30 - 15:00 Social Rights, Gustafscenen**

Chair: Isabel Schoultz

- 1 The digitalization of the social services

***Annika Staaf<sup>1</sup>***

<sup>1</sup> Linnaeus University, Sweden

- 2 Interlegal aspects of social rights over time in the Swedish welfare state?

***Anna Lundberg<sup>1</sup>, Maria Persdotter<sup>2</sup>, Ulrika Wernesjö<sup>2</sup>***

<sup>1</sup> Lund University

<sup>2</sup> Linköping University

- 3 Coercive care as a social right: Exploring the tension between state protection and children as autonomous subjects of rights.

***Jonna Rennerskog<sup>1, 2</sup>***

<sup>1</sup> Stockholm University, Department of Criminology, Sweden

<sup>2</sup> I register as a part of the panel "The right to social rights in the welfare state"

- 4 Reconceptualizing welfare fraud automation and the expansion of datafied

authority

**Benjamin Schwarz<sup>1</sup>, Rikke Frank Jørgensen<sup>1</sup>**

<sup>1</sup> The Danish Institute for Human Rights

### **13:30 - 15:00 Legal Profession 1, Källarsalen**

Chair: Philip Drake

- 1 The Transformation of the Legal Profession in Serbia: Experiences and Perceptions on the Impact of ICT in Legal Practice

**Nikola Ivkovic<sup>1</sup>**

<sup>1</sup> University of Belgrade Faculty of Law, LLM student,

- 2 The Impact of Regulatory Structures on Lawyers' Ethical Compliance in Different Fields of Practice

**Lynn Mather<sup>1</sup>, Leslie C. Levin<sup>2</sup>**

<sup>1</sup> University at Buffalo School of Law, SUNY

<sup>2</sup> University of Connecticut School of Law

- 3 The impact of experiences of marginalization on women's career progress and attrition from law

**FIONA META KAY<sup>1</sup>, Jean Wallace<sup>2</sup>**

<sup>1</sup> Fiona Kay, Department of Sociology, Queen's University, Canada

<sup>2</sup> Jean Wallace, Department of Sociology, University of Calgary, Canada

- 4 A study of law training opportunities for Japanese female college students who do not major in law

**Yayoi KITAMURA<sup>1</sup>**

<sup>1</sup> Faculty of Arts and Letters, Kyoritsu Women's University

- 5 Continuity and Change and gender in the legal profession: a theoretical framework

**Hilary Sommerlad<sup>1</sup>, Pete Sanderson<sup>2</sup>**

<sup>1</sup> University of Leeds

<sup>2</sup> University of Huddersfield

### **13:30 - 15:00 Courts and Digitalisation 1, Nya fest**

Chair: Judith Townend

- 1 AI in Judging? Taking context, collaboration, and common sense into account

**Stina Bergman Blix<sup>1</sup>**

<sup>1</sup> Department of Sociology, Uppsala University, Sweden

- 2 Slowness of the Administration of Justice, Value or Vice? The Normative Significance of Temporality against the Backdrop of Emerging Technologies

**Eva Van Der Graaf<sup>1</sup>**

<sup>1</sup> University of Amsterdam (Paul Scholten Centre for Jurisprudence, Institute for Information Law)

- 3 Digitalization and Open Justice: What are the Human Impacts?

**Judith Townend<sup>1</sup>, Lucy Welsh<sup>1</sup>**

<sup>1</sup> University of Sussex

- 4 The digitalisation of Belgian labour courts: the case of JustRestart for over-indebtedness cases

**Marie Gerrienne<sup>1</sup>**

<sup>1</sup> University of Liège, Faculty of Social Sciences, Belgium

- 5 Justice in Digital Courts: Poor Law in Societies with high inflation of Court Cases (the case of Iran)

**Hassan Alipour<sup>1</sup>**

<sup>1</sup> Assistant Professor at the University of Teheran- College of Farabi – Visiting Researcher at the University of Tübingen

**13:30 - 15:00 Family, Policy and the Law 1, Kulturens Auditorium**

Chair: Benoit Bastard

- 1 Mavis Maclean, Introductory Lecture - Families and the Law: the development and dissemination of this body of work by the Family and Policy Subgroup, supported by IISL Onati
- 2 Emilie Biland - Family Law in Action: Divorce and Inequality in Quebec and France

**13:30 - 15:00 Penalty, Lilla Sparbanksfoajén**

Chair: Ida Nafstad

- 1 Police, Abolition, Racialization, and the Scandinavian Sociology of Law  
**Ida Nafstad<sup>1</sup>, Tatanya Valland<sup>2</sup>, Per Jørgen Ystehede<sup>3</sup>**  
<sup>1</sup> Lund University  
<sup>2</sup> The Norwegian Police University College  
<sup>3</sup> Oslo University
- 2 "A good cop" - Selection Procedures and Criteria in the German Police from a Critical Perspective  
**Laura Wisser<sup>1</sup>, <sup>2</sup>**  
<sup>1</sup> Max-Planck-Institute for the Study of Crime, Security and Law  
<sup>2</sup> University of Freiburg
- 3 Accountability in AI in Prisons: Ethics Washing, Historical Lessons, and a Critique  
**Kelly Hannah-Moffat<sup>1</sup>, Jihyun Kwon<sup>1</sup>**  
<sup>1</sup> University of Toronto
- 4 For a Political Sociology of Gender Imprisonment Comparative elements between France, Portugal and Brazil  
**João Pedroso<sup>1</sup>, Wanda Capeller<sup>2</sup>, Laís Gorski<sup>3</sup>**  
<sup>1</sup> Faculty of Economics University of Coimbra; Centre for Social Studies University of Coimbra  
<sup>2</sup> Emerita Science Po Toulouse  
<sup>3</sup> Centre for Social Studies University of Coimbra; ENFAM

**13:30 - 15:00 New Developments in Socio-Legal Ombuds Research, Kerstins rum**

Chair: Julia Dahlvik

- 1 At a new crossroad: Ombuds and citizen perspectives on access to justice in a digital era - Julia Dahlvik
- 2 Ombuds Institutions as War Actors: Exploring Their Role Before, During and After the Armed Conflict  
**Luka Glušac<sup>1</sup>**  
<sup>1</sup> University of Belgrade, Institute for Philosophy and Social Theory

- 3 The ombud as an organizational change agent: sustainable governance in an ESG perspective (Session "New developments in socio-legal ombuds research")

*Luigi Cominelli<sup>1</sup>, Wiktoria Masłowska<sup>1</sup>*

<sup>1</sup> Università degli Studi di Milano

**13:30 - 15:00 Law, Power and Decolonisation, Ombudsmannarummet**

Chair: Cansu Bostan

- 1 Law, biopolitics, and coloniality: The juridical dispositif in the production of argentinidad.

*Amadeo Szpiga, Juan Martín Liotta<sup>1</sup>*

<sup>1</sup> Universidad de Buenos Aires

- 2 Decolonization of the Justice System in the Autonomous Administration of North and East Syria: Promises of Nominalism Toward a Pluriversal Law

*Cansu Bostan<sup>1</sup>*

<sup>1</sup> Sociology of Law Department, Lund University

- 3 LEGAL PLURALISM, GIVING AND RECIPROCITY. AN ETHICAL APPROACH

*MARIA RITA BARTOLOMEI<sup>1</sup>*

<sup>1</sup> UNIVERSITY OF MESSINA

- 4 Theorizing legal continuity: insights from a post-transition legal system

*Rafał Mańko<sup>1</sup>*

<sup>1</sup> Center for Legal Education and Social Theory, University of Wrocław

- 5 Disciplinary Power - 'Runners', Cause Lawyering and the Demonization of Phil Shiner

*Ka Lok Yip<sup>1</sup>*

<sup>1</sup> Hamad Bin Khalifa University

**14:50 - 17:30 Empowering children and youth through Law and Participation 2, M331**

Chairs: Anna Sonander, Per Wickenberg

- 1 Child participation: from radical principle to routine activity in India's largest child rights scheme - Therese Boje Mortensen
- 2 The implementation of Children's participation Rights in some Primary Schools in Ho Chi Minh City - Khanh, Le Ngoc Tuong & Anh, Pham Phuong
- 3 Empowering Children in Organizing Extra Curricular Activities - Bach Linh Trang
- 4 Moving from Issues based to A System Approach in Empowering Children and Youth through Law and Participation: Lessons for policy and programming - Tarekegn Sakato
- 5 Implementation of the Convention on the Rights of the Child at National, Regional, and Local level - Marie Lundin Karphammar & Bodil Rasmusson
- 6 Children rights in Brazilian schools: A Living Law Informed Ethnography - Alexandre Soares de Carvalho
- 7 Colombian professionals supporting children on the autism spectrum and a



teaching program on Bilingualism are taking action towards strengthening children's participation - Judith Castellanos

- 8 How do children experience their opportunities for participation? Change factory (FramtidsFabrikken) - Marit Sanner & Leon Bell

**15:00 - 15:30 Fika (Tea/Coffee), Sparbanksfoajen**

**15:30 - 17:00 Legal Ethics 2 - Do all clients and causes merit representation?, Stora salen**  
Chair: Tamara Butter

- 1 Do all Clients and Causes Merit Representation?

**Richard Abel<sup>1</sup>**

<sup>1</sup> Retired

- 2 Legal ethics: A reply to prof. Rick Abel

**Ole Hammerslev<sup>1</sup>**

<sup>1</sup> Lund University

- 3 Lawyers and the Carbon Majors: When is it Unethical to Advance Climate Change for Clients?

**Steven Vaughan<sup>1</sup>**

<sup>1</sup> University College London

- 4 Pursuing the unjust lawsuit: a brief analysis of the Italian tradition of Galatei

**Andrea Romeo<sup>1</sup>**

<sup>1</sup> University of Catanzaro

- 5 Existential threats and the facilitating role of lawyers: a critical analysis of the non-accountability principle

**Iris Van Domselaar<sup>1</sup>**

<sup>1</sup> Amsterdam Law School

**15:30 - 17:00 Judiciary 2, Lilla salen**

Chair: Nina Holvast

- 1 ONE FOR ALL, NOBODY FOR ONE. ORGANISATIONAL CHANGES IN ITALIAN JUDICIAL OFFICES

**Giulia Cavallini<sup>1</sup>, Annalisa Tonarelli<sup>1</sup>, Dario Raspanti<sup>1</sup>**

<sup>1</sup> University of Florence

- 2 Electronic case implementation in Latvia: a case study

**Sanita Osipova<sup>1</sup>, Diāna Adamoviča<sup>1</sup>**

<sup>1</sup> University of Latvia

- 3 Delegating drafting duties to judicial assistants/law clerks: a stylometric analysis of the effect of confidence in drafting judgements

**Nina Holvast<sup>1</sup>, Peter Mascini<sup>1</sup>**

<sup>1</sup> Erasmus University Rotterdam

- 4 Judicial assistant in Italy: a comparative reflection

**Eleonora Ferrari<sup>1</sup>**

<sup>1</sup> Phd candidate in Law at University of Bologna, Italy

- 5 AI and justice: can artificial justice be a fair and democratic justice?

**João Pedroso<sup>1, 2</sup>, Andreia Santos<sup>2</sup>**

<sup>1</sup> Faculty of Economics, University of Coimbra

<sup>2</sup> Centre for Social Studies, University of Coimbra

**15:30 - 17:00 Access to Justice, Gustafscenen**

Chair: Anna Lundberg

- 1 Law tech as an Event: access to justice in the Deleuzian space

**Kryss Macleod<sup>1</sup>**

<sup>1</sup> Manchester Metropolitan University

- 2 Access to Justice in the light of expanding digitalization – the citizen's perspective

**Bettina Lemann Kristiansen<sup>1</sup>**

<sup>1</sup> Department of Law, Aarhus School of Business and Social Sciences, Aarhus University

- 3 The emerging 'person-centred' paradigm for public administration/services delivery and (access to) justice: a theoretical framework

**Marijke ter Voert<sup>1</sup>, Anna Pivaty<sup>1</sup>**

<sup>1</sup> Radboud University Nijmegen

- 4 Macrosocial impacts of restricted access to justice for small businesses in Poland

**Jan Winczorek<sup>1</sup>**

<sup>1</sup> University of Warsaw

**15:30 - 17:00 Legal Profession 2, Källarsalen**

Chair: Stefan Rutten

- 1 The Widening of the Legal Profession: An Analysis of the Differentiation and Stratification of Danish Jurists (1974-2019)

**Mikael Rask Madsen<sup>1</sup>, Nicholas Haagenzen<sup>1</sup>, Salvatore Caserta<sup>1</sup>**

<sup>1</sup> iCourts, the Centre of Excellence for International Courts, Faculty of Law, University of Copenhagen

- 2 "Closing the Open Door - Exploring the Development of Regulation of Transitions from State Institutions to the Private Sector in Sweden" - Heraclitos Muhire

- 3 Recent Changes and Trends in Law-Related Education at Japan's Secondary Schools: What Is Required Now for the Citizens in the Globalized Society?

**Agasa Horiguchi<sup>1</sup>**

<sup>1</sup> Graduate School of Law Meiji University

- 4 Saviours or corporate drones? The vocational habitus of neophyte lawyers in law clinics in the UK

**Philip Drake<sup>1</sup>, Pete Sanderson<sup>2</sup>**

<sup>1</sup> University of Manchester

<sup>2</sup> University of Huddersfield

**15:30 - 17:00 Courts and Digitalisation 2, Nya fest**

Chair: Henriette Hearn

- 1 Hiding Behind Digitalization: Judiciary Reform Strategies and the Trust in the Judiciary in Croatia

**Mateja Cehulic<sup>1</sup>, Dario Cepo<sup>1</sup>**

<sup>1</sup> University of Zagreb, Faculty of Law, Croatia

- 2 Technological Evolution and Legal Redressal: Reflections on the Indian Judicial System

**Guinea**.<sup>1</sup>

<sup>1</sup> Independent Researcher

- 3 "It's not the same": En explorative study of video links in courts

**Lisa Flower**<sup>1</sup>

<sup>1</sup> Department of Sociology, Lund University

- 4 A Cautionary Tale of Remote Criminal Court Proceedings: Ethnographic Findings from a Public Defender's Office

**Henriette Hearn**<sup>1</sup>

<sup>1</sup> Friedrich-Alexander University Erlangen-Nuremberg; Institute of Sociology; Chair for Social and Cultural Anthropology

- 5 A Neuroscientific Study on Legal Decision-Making

**Shozo OTA**<sup>1</sup>, **Takeshi ASAMIZUYA**<sup>2</sup>, **Junko KATO**<sup>2</sup>

<sup>1</sup> Meiji University School of Law

<sup>2</sup> The University of Tokyo Schools for Law & Politics

**15:30 - 17:00 Family, Policy and Law 2, Kulturens Auditorium**

Chair: Mavis Maclean

- 1 The central role of judicial empathy. Findings from empirical research on Polish family judges

**Mateusz Stepień**<sup>1</sup>

<sup>1</sup> Jagiellonian University, Department of Sociology of Law, Poland

- 2 Pathways to (in)justice – Tracing the formal and informal legal dispute resolutions in German child custody disputes connected to gendered violence.

**Lisa Schmitz**<sup>1</sup>

<sup>1</sup> Sociology of Law Department, Lund University, Sweden

- 3 Digitalization in high-conflict divorce cases, is it helpful in the light of access to justice?

**Tim Verheij**<sup>1, 2, 3</sup>, **Bregje Dijksterhuis**<sup>1, 3, 4</sup>

<sup>1</sup> University of Amsterdam

<sup>2</sup> Amsterdam Law Hub

<sup>3</sup> Faculty of Law

<sup>4</sup> Private Law Department

- 4 Gender (in)equality in legal divorce: the role of Swiss family lawyers

**Gaëlle Aeby**<sup>1</sup>, **Eric Widmer**<sup>2</sup>, **Michelle Cottier**<sup>3</sup>, **Bindu Sahdeva**<sup>3</sup>, **Sabrina Roduit**<sup>2</sup>

<sup>1</sup> HES-SO Valais-Wallis, School of Social Work

<sup>2</sup> University of Geneva, Centre for Legislative Studies & Institute of Sociological Research

<sup>3</sup> University of Geneva, Centre for Legislative Studies

**15:30 - 17:00 Human Rights, Lilla Sparbanksfoajén**

Chair: Matthew Canfield

- 1 Changing Structure, Changing Rights?: Multi-stakeholder Governance and Human Rights

**Matthew Canfield<sup>1</sup>, Sara Leila Margaret Davis<sup>2</sup>**

<sup>1</sup> Van Vollenhoven Institute for Law, Governance, and Society, Leiden Law School

<sup>2</sup> University of Warwick and Global Governance Centre, Geneva Graduate Institute

- 2 Human rights indicators for Courts: the Mexican judiciary case.

**Alberto Abad Suarez<sup>1</sup>**

<sup>1</sup> Universidad Nacional Autónoma de México

- 3 Blind spots in the 'data value chain' and implications for human rights due diligence law  
An empirical study of the Modern Slavery Act 2015

**Lisa Hsin<sup>1</sup>**

<sup>1</sup> Bonavero Institute of Human Rights, University of Oxford

#### **15:30 - 17:00 Data Protection and Copyright, Kerstins rum**

Chair: Riikka Lönnblad

- 1 Invisible pasts? Accessibility of digital cultural heritage and European data protection law

**Riikka Lönnblad<sup>1</sup>**

<sup>1</sup> University of Helsinki, Faculty of Law, Finland

- 2 Hegemonisation and counter-hegemonisation of the copyright debates

**Ewa Radomska<sup>1</sup>**

<sup>1</sup> Jagiellonian University, Faculty of Law and Administration, Poland

- 3 Protecting Trade Secrets in the Digital Era: Examining the Complexities of Trade Secret Protection in Asia's Evolving Landscape

**Hsiao-Fen HSU<sup>1</sup>**

<sup>1</sup> Professor, Department of Law, National Cheng-Kung University

- 4 How to organise legal intervention in the music copyright industry

**Anna Monnereau<sup>1</sup>**

<sup>1</sup> Bangor University

#### **15:30 - 17:00 Civil Justice and Dispute Resolution 1, Ombudsmannarummet**

Chair: Luigi Cominelli

- 1 Development and Significance of a New Training Method for Mediation Using Conversation Analysis: Interaction-Analytic Method for Practitioners (iAMP)

**Takanori Kitamura<sup>1</sup>**

<sup>1</sup> School of Law, Tokai University

- 2 The Emergence, Transformation, and Settlement of Disputes in the Metaverse

**Manuel Gomez<sup>1</sup>, Luis Bergolla<sup>2</sup>, Ana Mercedes Lopez<sup>3</sup>**

<sup>1</sup> Florida International University

<sup>2</sup> Stanford University

<sup>3</sup> Universidad Loyola Andalucía

- 3 User Survey on an Alternative Dispute Resolution for Medical Disputes in Japan with Physicians as Mediators – Analysis on Expectation and Satisfaction

**Tetsuro Hirano<sup>1</sup>, Chihara Watanabe<sup>1</sup>**

<sup>1</sup> Ritsumeikan University

#### **17:15 - 18:45 Judiciary 3, Lilla salen**

Chair: Luca Verzelloni

- 1 Divergent emotion norms in judicial work  
**Sharyn Roach Anleu<sup>1</sup>, Kathy Mack<sup>1</sup>**  
<sup>1</sup> Flinders University
- 2 Before, During and After the Trial: Articulating Judicial and Clinical Sociology  
**Benoit Bastard<sup>1</sup>, Verda Irtis<sup>2</sup>**  
<sup>1</sup> CNRS, ISP, ENS Paris-Saclay  
<sup>2</sup> Galatasaray University, Department of Sociology
- 3 From primus inter pares to public entrepreneurs. Bright and Dark Sides of the Entrepreneurial Turnaround in the Italian courts of justice  
**Luca Verzelloni<sup>1</sup>**  
<sup>1</sup> University of Milano-Bicocca, Italy
- 4 Victim Participation and Lay-Judge System  
**Shozo OTA<sup>1</sup>**  
<sup>1</sup> Meiji University School of Law
- 5 Going to court: developments in and explanations for the inflow of Dutch court cases 2005-2020  
**Marijke Ter Voert<sup>1</sup>, Anna Pivaty<sup>1</sup>, Leny de Groot - Van Leeuwen<sup>1</sup>**  
<sup>1</sup> Law faculty Radboud University Nijmegen, the Netherlands

**17:15 - 18:45 Arguing Reproductive Rights, Gustafscenen**

Chair: Marta Bucholc

- 1 We are here, we are queer! Abortion regulations and LGBTQI+ people  
**Nikoletta Pikramenou<sup>1</sup>**  
<sup>1</sup> University of Warsaw
- 2 Humanity or Exploitation? The Future of Assisted Reproductive Technologies in Serbia  
**Milica Vlajić<sup>1</sup>, Mila Đorđević<sup>2</sup>**  
<sup>1</sup> University of Belgrade – Faculty of Philosophy  
<sup>2</sup> University of Belgrade Faculty of Law
- 3 From Ruling C-355 (2006) to Ruling C-055 (2022): Trajectories of Sociolegal mobilization for decriminalizing abortion in Colombia  
**Carolina Mosquera Vera<sup>1</sup>**  
<sup>1</sup> University of Warsaw – Faculty of Sociology – Poland
- 4 State sovereignty on a skewer: on the margins of appreciation and state sovereignty in the case of sexual and reproductive health rights in Poland  
**Karina S. de Vries<sup>1</sup>, Marta Bucholc<sup>1</sup>, Bartek Cyran<sup>1</sup>**  
<sup>1</sup> University of Warsaw
- 5 Arguing reproductive rights (panel title)  
**Lourdes Peroni<sup>1, 2</sup>**  
<sup>1</sup> University of Warsaw  
<sup>2</sup> Paraguayan Institute of Constitutional Law

**17:15 - 18:45 Legal Consciousness 1, Källarsalen**

Chair: Balázs Fekete

- 1 Knowledge and Opinion About Open Science

**Pierre Guibentif<sup>1, 2</sup>**

<sup>1</sup> Maison des Sciences de l'Homme Paris-Saclay, France

<sup>2</sup> DINÂMIA'CET\_Iscte, Lisbon, Portugal

- 2 Legal consciousness and public discourse on law – researching Polish society

**Ewa Radomska<sup>1</sup>**

<sup>1</sup> Jagiellonian University, Faculty of Law and Administration, Poland

- 3 Transcending Time and Space: Legal consciousness of the welfare poor

**Stine Piilgaard Porner Nielsen<sup>1</sup>, Ole Hammerslev<sup>2</sup>**

<sup>1</sup> University of Southern Denmark, Department of Law

<sup>2</sup> Lund University, Sociology of Law Department

- 4 To Blame or not to Blame – that is no longer a question! Expanding on the notion of a “sectorial legal consciousness” in European civil aviation – John Woodlock

#### **17:15 - 18:45 Corruption and Informal Legal Orders in Central Asia, Nya fest**

Chair: Rustamjon Urinboyev

- 1 Administrative Law Reforms in Uzbekistan: Legal Motives vs Social Realities

**Tolibjon Mustafoev<sup>1</sup>**

<sup>1</sup> The Law Enforcement Academy of the Republic of Uzbekistan

- 2 Business associations as a driving institution in Kyrgyz business environment

**Chekhros Kilichova<sup>1</sup>**

<sup>1</sup> Lund University

- 3 Art, Humour and Anti-Corruption Activism in Uzbekistan

**Sherzod Eraliev<sup>1</sup>, Rustamjon Urinboyev<sup>1</sup>**

<sup>1</sup> Lund University

- 4 CONTEMPORARY APPROACHES TO THE LEGAL RESEARCH: A QUANTITATIVE ANALYSIS OF LEGAL CHANGE IN UZBEKISTAN

**Dilaver Khamzaev<sup>1</sup>, Werner Bergamin Hertzog<sup>2</sup>**

<sup>1</sup> Law enforcement Academy of Republic of Uzbekistan

<sup>2</sup> University of Zurich

- 5 Legal Informality and Debt-Based Trade in Uzbekistan. A Case Study of Rural Ferghana Valley.

**Elmurod Sobirov<sup>1</sup>**

<sup>1</sup> Lund University

#### **17:15 - 18:45 Interfaces of Digitalisation 1, Kulturens Auditorium**

Chair: Jannice Käll

- 1 Law in memory and memory in Law: the role of digital technologies

**Mireya Toribio Medina<sup>1</sup>**

<sup>1</sup> University of Birmingham

- 2 Regulatory digital artifacts

**Olimpia Giuliana Loddo<sup>1, 2</sup>**

<sup>1</sup> University of Cagliari

<sup>2</sup> Normativity Network

- 3 Everyday Conversation: The Effect of Asynchronous Communication and Hypercommunication on Daily Interaction and Sociotechnical Systems

**Caitlin Begg<sup>1, 2</sup>**

<sup>1</sup> Harvard University, Sociology, Cambridge, MA, USA

<sup>2</sup> Authentic Social, New York, NY, USA

#### 17:15 - 18:45 **Socio-Legal Methodologies, Lilla Sparbanksfoajén**

Chair: Dominik Müller

- 1 Methodological comments on socio-legal research about the relationship between subordinated social groups and the law

**Valéria Kiss<sup>1</sup>, Fruzsina Rozina Tóth<sup>1</sup>**

<sup>1</sup> Eötvös Loránd University Budapest, Faculty of Law, Center for the Theory of Law and Society

- 2 Rebuilding the concept of legal culture: structural-functional approach

**Mateja Čehulić<sup>1</sup>**

<sup>1</sup> Faculty of Law, University of Zagreb

- 3 A SOCIOLOGICAL ANALYSIS OF CAMPUS CRIMES AND THEIR PREVENTIVE MEASURES: "A CASE STUDY OF UNIVERSITIES IN JAMSHORO, PAKISTAN"

**Shuja M. Jalaluddin Khuhawar<sup>1</sup>, Prof. Dr. Hamadullah Kakepoto<sup>1</sup>**

<sup>1</sup> Department of Sociology, University of Sindh, Jamshoro

- 4 The Public Sociology of Law: An Attempt to Develop Citizens' Understanding on the Okawa Elementary School Tsunami Accident

**Takayuki Ii<sup>1</sup>**

<sup>1</sup> Senshu University

- 5 Legal methodology in an interdisciplinary assessment

**Rafael Pucci<sup>1</sup>**

<sup>1</sup> University of Sao Paulo (USP)

#### 17:15 - 18:45 **At the frontier of trustworthy digital welfare administration, Kerstins rum**

Chair: Julia Köhler-Olsen

- 1 Agility with Accountability: Legal compliance challenges raised by inhouse agile product development by a government agency

**Emily M. Weitzenböck<sup>1</sup>**

<sup>1</sup> OsloMet - Oslo Metropolitan University, Norway

- 2 The legal rule must serve the masses

**Julia Köhler-Olsen<sup>1</sup>**

<sup>1</sup> Department of Social Work, Child Welfare and Social Policy, Oslo Metropolitan University

- 3 Digital legal application in the Norwegian Labour and Welfare Administration: Implications for safeguarding citizens' right to individual assessments

**Aina Kane<sup>1</sup>, Elizabeth Langsrud<sup>2</sup>**

<sup>1</sup> UiT The Arctic University of Norway, Department of Child Welfare and Social Work, Norway

<sup>2</sup> Norwegian University of Sciences and Technology, Department of Social Work, Norway

#### 17:15 - 18:45 **Perspectives on Covid-19, Ombudsmannarummet**

Chair: Ravi Malhotra

- 1 New Avenues for Digital Accountability: Lessons from Taiwan's Legal Response to Covid-19 Pandemic

**Chin-Wen WU<sup>1</sup>, Yi-Chen Huang<sup>2</sup>**

<sup>1</sup> Associate Professor, College of Law, National Chengchi University, TAIWAN

<sup>2</sup> PhD student, Law School, The University of Edinburgh, UK

- 2 Digitalization, Disabled Workers and the Future of Work

**Ravi Malhotra<sup>1</sup>, Julia Dobrowolski<sup>2</sup>**

<sup>1</sup> University of Ottawa

<sup>2</sup> Independent Scholar

- 3 Law, Political Narratives and COVID-19: Thoughts on Illiberalism in Times of Pandemic through an Analysis of the Hungarian Experience

**Lucia Bellucci<sup>1</sup>**

<sup>1</sup> Università degli Studi di Milano

**19:00 - 20:00 Reception, Universitetshuset**

## **Thursday 31 August 2023**

**08:30 - 10:00 Legal Ethics 1b - From Below, Stora salen**

Chair: Tamara Butter

- 1 Colombian state lawyers' and the representation of the state before International Human Rights Tribunals

**Sergio Anzola<sup>1, 2</sup>**

<sup>1</sup> CEEAD

<sup>2</sup> Universidad de los Andes

- 2 Ethics of Feminist Lawyering

**Seda Kalem<sup>1</sup>**

<sup>1</sup> Istanbul Bilgi University Faculty of Law

- 3 Legal Ethics from below – Portuguese corporate lawyers and law firms in the global arena

**Susana Santos<sup>1</sup>**

<sup>1</sup> ISCTE-IUL, CIES, Portugal

- 4 Professional ethics of legislative lawyers, a case study from the Netherlands.

**Arnt Mein<sup>1</sup>, Nienke Doornbos<sup>2</sup>**

<sup>1</sup> Amsterdam University of Applied Sciences

<sup>2</sup> University of Amsterdam

**08:30 - 10:00 Law and Culture 1 - Advances in the Study of Popular Legal Culture, Lilla salen**

Chair: Stefan Machura

- 1 The Material, Spatial, Textural and Legal qualities of event tickets

**Guy Osborn<sup>1</sup>, Mark James<sup>1</sup>**

<sup>1</sup> University of Westminster

- 2 The hole of the doughnut and the legal norm in Your Honor (HBO 2021)

**Iker Nabaskues Martinez De Eulate<sup>1</sup>**



<sup>1</sup> Lecturer Philosophy of Law, Faculty of Law, University of the Basque Country

- 3 Law & Film Methodology: Being Honest/Beyond the Canon

**Jennifer Schulz<sup>1</sup>**

<sup>1</sup> Faculty of Law, University of Manitoba, Canada

- 4 The Coming-of-Age Movie in The Days of Streaming: 'Cuties' and Controversy

**Michael Randall<sup>1</sup>**

<sup>1</sup> University of Strathclyde

**08:30 - 10:00 Liberal Democracy Without Lawyers - Roundtable, Gustafscenen**

Chair: Terence Halliday

08:30 - 10:00 Featuring Malcolm Feeley, Terence Halliday, Ulrike Schultz, Mikael Rask Madsen, and Hilary Sommerlad

**08:30 - 10:00 Legal Consciousness 2, Källarsalen**

Chair: Balázs Fekete

- 1 Soldiers' legal consciousness in armed conflict: implications of a digital future for international practitioners' decision-making processes

**Sine Vorland Holen<sup>1, 2</sup>**

<sup>1</sup> Norwegian Defence University College

<sup>2</sup> University of Oslo

- 2 'Who are the humans behind Human Rights? Towards a sociological profile of victims before ECtHR from Central Eastern Europe and Russia' - Agnieszka Kubal

- 3 Part-time wives: in-between relations and outside the law (Family Policy and the Law 2 or 3)

**Simran Kalra<sup>1</sup>**

<sup>1</sup> King's College London, Dickson Poon School of Law

- 4 Collective legal consciousness. Perceptions about Law and justice around the Catalan secessionism issue

**Elena Llorca-Asensi, Maria-Elena Fabregat-Cabrera<sup>1</sup>, Raúl Ruiz-Callado<sup>1</sup>**

<sup>1</sup> University of Alicante. Department of Sociology I

**08:30 - 10:00 Shaping Religious Identity Online, Nya fest**

Chair: Letizia Mancini

- 1 FROM DIGNITY TO SECURITY, FROM SECURITY TO NATIONAL IDENTITY. THE ARGUMENTS AGAINST THE VEIL AND THE EXCLUSION OF MUSLIM WOMEN FROM THE PUBLIC SPACE

**Letizia Mancini<sup>1</sup>**

<sup>1</sup> Milan University - Italy

- 2 "Jesus on Chevrons: orthodox Telegram blogging on a mission to sacralise Russian war" - Nadia Zasanska

- 3 The impact of online hate speech on Muslim women: Evidence from the UK

**Kyriaki Topidi<sup>1</sup>**

<sup>1</sup> Head of Cluster on Culture and Diversity/Senior Researcher /European Centre for Minority Issues

- 4 Crimean Tatars in the Digital Age: Religious Authorities and New Media

**Elmira Muratova<sup>1</sup>**

<sup>1</sup> Aarhus Institute of Advanced Studies, Aarhus University, Denmark

**08:30 - 10:00 Interfaces of Digitalisation 2, Kulturens Auditorium**

Chair: Laetitia Tanqueray

- 1 Proactive, reactive or no regulation at all?

**HÅKAN HYDÉN<sup>1</sup>**

<sup>1</sup> Lund University, Sociology of law department

- 2 Law and ALife: An Interdisciplinary Approach to Law

**Kohei Oshio<sup>1</sup>**

<sup>1</sup> Meiji University

- 3 Illegal drug markets and social media: locally bound actors on global platforms -  
Silje Anderdal Bakken

- 4 Why bring Robots into care? A Critical Socio-Legal Analysis of the Literature on  
Social Robots in Care

**Laetitia Tanqueray<sup>1, 2</sup>, Stefan Larsson<sup>1</sup>**

<sup>1</sup> Department of Technology and Society, Lund University

<sup>2</sup> For Panel: The Relevance of (and Need for?) Sociology of Law in the Realm of AI  
and Robotics

**08:30 - 10:00 Gender in Law and Society 1, Lilla Sparbanksfoajén**

Chair: Barbara Giovanna Bello

- 1 "The Global Crisis of Democracy: The Critical Role of Equality as a Core  
Democratic Value" - Kathleen Mahoney

- 2 Child marriages in the south of Mozambique: usages and customs versus gender  
and women's rights?

**João Pedroso<sup>1</sup>, Elisa Samuel Boerekamp<sup>2</sup>**

<sup>1</sup> Faculty of Economics, University of Coimbra; Centre for Social Studies, University  
of Coimbra

<sup>2</sup> Centro de Formação Jurídica e Judiciária [Centre for Judiciary and legal training  
of Mozambique]

- 3 THE MISSING LAW. FEMICIDE BETWEEN NATURE, CULTURE AND METAVERSE

**MARIA RITA BARTOLOMEI<sup>1</sup>**

<sup>1</sup> UNIVERSITY OF MESSINA

- 4 Crashing methodology's party: towards the depatriarchalisation of methods in  
socio-legal research on nightlife spaces.

**Amadeo Szpiga<sup>1</sup>, Itziar Altuzarra<sup>1</sup>**

<sup>1</sup> University of the Basque Country

- 5 Criminal Law and gender perspective: The purple glasses view on the regulation of  
predictive policing algorithmic systems

**Javiera Farias<sup>1</sup>**

<sup>1</sup> University of Barcelona

**08:30 - 10:00 Roundtable on the Anthem Companion to Niklas Luhmann, Kerstins rum**

Chair: Kirandeep Kaur

- 1 Roundtable on the Anthem Companion to Niklas Luhmann  
**Kirandeep Kaur<sup>1</sup>, Ralf Rogowski<sup>2</sup>, Alfons Bora<sup>3</sup>, Pierre Guibentif<sup>4</sup>, Germano Schwartz<sup>5</sup>, Jiri Priban<sup>6</sup>**

<sup>1</sup> University of Warwick, Chair

<sup>2</sup> Respondent

<sup>3</sup> Dept. of Sociology, University of Bielefeld, Germany

<sup>4</sup> Dept. of Sociology, ISCTE-IUL, Lisbon, Portugal

<sup>5</sup> Professor and Rector at UniRitter, Porto Alegre, Brazil

<sup>6</sup> School of Law and Politics, Cardiff University, UK

**08:30 - 10:00 Law and Surveillance, Ombudsmannarummet**

Chair: Gabriela Kirk-Werner

- 1 ARTIFICIAL INTELLIGENCE IN JUSTICE ADMINISTRATION. COMPAS AND RISCANVI PROGRAMS: BACK TO THE ARCHITECTURE OF PANOPTICON AND THE CONTROL SOCIETY

**Francisco Javier Fernández<sup>1</sup>**

<sup>1</sup> University of the Basque Country

- 2 Electronic Monitoring as A Legibility Project: Safety in Location Knowing

**Gabriela Kirk-Werner<sup>1</sup>**

<sup>1</sup> Syracuse University

- 3 Resistance through digitalization: cases studies from Slovenia

**Ales Zavrsnik<sup>1</sup>**

<sup>1</sup> Institute of Criminology at the Faculty of Law, University of Ljubljana

- 4 New NIS 2 Regulations and the question of internet anonymity

**Lilian Margaux Schröder<sup>1</sup>**

<sup>1</sup> Student, LMU Munich, Department of Law

- 5 Aadhar and the threat to security - should the government have every citizen's data?

**Todi Dutt Mazumder<sup>1</sup>**

<sup>1</sup> Student, UG Sociology Hons, Department of Sociology, Sister Nivedita University

**08:30 - 10:00 Family, Policy and Law 3, VD-rummet**

Chair: Bregje Dijksterhuis

**08:30 - 09:00 Revisiting Children's Rights: The Covid-19 Pandemic Experience**

**Robert Dingwall<sup>1</sup>**

<sup>1</sup> Dingwall Enterprises Ltd

**09:00 - 09:30 Do not paint all the children with the same brush. A few remarks on the paternalistic approach to children in the EU data protection law**

**Mateusz Kupiec<sup>1</sup>**

<sup>1</sup> Polish Academy of Sciences Poland, Institute of Law Studies, Department of Administrative Law

**09:30 - 10:00 Academic interdisciplinary research on the financial position of partners after a divorce**

**Bregje Dijksterhuis<sup>1</sup>**

<sup>1</sup> University of Amsterdam, Amsterdam Law School, assistant professor family law

**10:00 - 10:30 Fika (Tea/Coffee), Sparbanksfoajén**

**10:30 - 12:00 Keynote: Associate Professor Serena Natile (University of Warwick) - 'Law and the distributive dynamics of digitalisation: maldistributive pasts, redistributive futures?', Stora salen**

Chair: Oscar Björkenfeldt

**12:00 - 13:30 Lunch & Guided Lund Tour (if registered), Sparbanksfoajén**

**13:00 - 14:30 Empowering children and youth through Law and Participation 3, M331**

Chairs: Anna Sonander, Per Wickenberg

- 1 Networking towards enhancing justiciability of the Right to Education in India - Nalini Juneja
- 2 Ensuring the Application of Children's Rights in Early Education Institutions in HCMC - Nam, Do Cong & Tan, Cao Thanh & Anh, Le Tong Ngoc
- 3 Research with children in vulnerable conditions, basic principles for meaningful and ethical child participation - Amanda Angelöw & Elia Psouni
- 4 Children's participation in research about violence, abuse, and neglect - Linnea Wegerstad

**13:30 - 15:00 Legal Ethics 1c - From Below and Education, Stora salen**

Chair: Tamara Butter

- 1 Legal Ethics - Research Handbook: From below (Panel): The Professional Ethics of Christian Lawyers  
**Katie Murray<sup>1</sup>**  
<sup>1</sup> University of Southern Queensland
- 2 "The Legality Illusion: How Professional Logics Harm Institutions" - Richard Moorhead
- 3 Combining Empirical and Normative Perspectives on Legal Ethics Training  
**Ann Southworth<sup>1</sup>**  
<sup>1</sup> University of California, Irvine School of Law, USA
- 4 Legal ethics in mental health cases: Lawyers, markets, and the perils of therapeutic culture  
**Agnieszka Doll<sup>1</sup>, Emmanuelle Bernheim<sup>2</sup>**  
<sup>1</sup> University of British Columbia  
<sup>2</sup> University of Ottawa

**13:30 - 15:00 Law and Culture 2 - Law in Popular Culture, Lilla salen**

Chair: Stefan Machura

- 1 War Crime in Opera  
**Stefan Machura<sup>1</sup>**

- <sup>1</sup> Bangor University, School of History, Law and Social Sciences
- 2 Law in War: The Republican Court in The Wind that Shakes the Barley  
**Peter Robson<sup>1</sup>**  
<sup>1</sup> University of Strathclyde, The School of Law, Glasgow
- 3 The spectre of Srebrenica  
**Iker Nabaskues Martínez De Eulate<sup>1</sup>**  
<sup>1</sup> Lecturer Philosophy of Law, Faculty of Law, University of the Basque Country
- 4 The fascination of crime for young people  
**Giovanna Truda<sup>1</sup>, Laura Noemi Lora<sup>2</sup>**  
<sup>1</sup> Department of Political Science, University of Salerno (Italy)  
<sup>2</sup> Facultad de Derecho, Universidad de Buenos Aires (Argentina)
- 5 Representation of the trial during Fascism, World War II and the Post-war Period  
Italian cinema and television  
**Ferdinando Spina<sup>1</sup>**  
<sup>1</sup> University of Salento

### 13:30 - 15:00 Gender in Law and Society 2, *Gustafscenen*

Chair: Letizia Mancini

- 1 Dilemmas among lawyers about gender equality issues when negotiating divorce agreements  
**Sabrina Roduit<sup>1, 2</sup>, Bindu Sahdeva<sup>1</sup>, Cottier Michelle<sup>1</sup>, Gaëlle Aeby<sup>3</sup>, Eric D. Widmer<sup>1, 2</sup>**  
<sup>1</sup> University of Geneva, Centre for Legislative Studies  
<sup>2</sup> University of Geneva, Institute of Sociological Research  
<sup>3</sup> HES-SO Valais-Wallis, School of Social Work
- 2 Putting intersectionality into Sociology of law Exploring the interplay between gender equality and diversity  
**Eva Schömer<sup>1</sup>**  
<sup>1</sup> Höskolan Kristianstad
- 3 Changing the Chilean kinship law: When the feminist legal agenda meets sexual minorities' claims.  
**Emilie Biland<sup>1</sup>, Jeanne Hersant<sup>2</sup>**  
<sup>1</sup> Sciences Po Paris  
<sup>2</sup> Pontificia Universidad Católica de Chile
- 4 "Matxirulo, your party's over!": The Basque autonomous feminist social movement facing sexual violence beyond the culture of punishment  
**Itziar Altuzarra<sup>1</sup>, Amadeo Szpiga<sup>1</sup>**  
<sup>1</sup> University of the Basque Country (UPV/EHU)

### 13:30 - 15:00 Legal Consciousness 3, *Källarsalen*

Chair: Balázs Fekete

- 1 Welfare Professionals' Situated and Relational Legal Consciousness: The Case of Youth Homelessness in Denmark  
**Stine Piilgaard Porner Nielsen<sup>1</sup>, Ole Hammerslev<sup>2</sup>, Marc Hertogh<sup>3</sup>**  
<sup>1</sup> University of Southern Denmark

<sup>2</sup> Lund University

<sup>3</sup> University of Groningen

- 2 The EU Rule of Law Crisis from an Empirical Perspective: Using Legal Consciousness Studies to Develop a Social Science That Does Not Yet Exist

**Marc Hertogh<sup>1</sup>, Erin Jackson<sup>1</sup>, Balázs Fekete<sup>2</sup>, Monika Lindbeck<sup>3</sup>**

<sup>1</sup> University of Groningen

<sup>2</sup> Eötvös Lóránd University

<sup>3</sup> University of Southern Denmark

- 3 Between community and society – mixed-methods research on legal consciousness of Polish society in the realm of private law

**Marcin Wróbel<sup>1</sup>**

<sup>1</sup> Jagiellonian University

- 4 THE RELATIONSHIP BETWEEN THE RULE OF LAW AND LEGAL CULTURE. A PRELIMINARY COMPARATIVE QUANTITATIVE ANALYSIS.

**György Gajdoschek<sup>1, 2</sup>**

<sup>1</sup> Centre for Social Sciences; Tóth Kálmán u. 4, Budapest, Hungary 1097

<sup>2</sup> Corvinus University, Budapest; Fővám tér 8, Budapest, Hungary 1093

#### **13:30 - 15:00 Law and Environment, Kulturens Auditorium**

Chair: Ana Maria Vargas

- 1 Biocentric justice and governance in the Anthropocene: the emergence of rights of nature in the Mar Menor (Spain) and Atrato river (Colombia)

**Nicolás Serrano<sup>1</sup>**

<sup>1</sup> Sociology of Law Department, Lund University

- 2 The law of the four poles: resisting climate change adaptation in a context of legal pluralism

**Ana Maria Vargas<sup>1</sup>, Emily Boyd<sup>1</sup>, Ebba Brink<sup>1</sup>**

<sup>1</sup> Lund University

- 3 State Recognition of Legal Pluralism v. Extractivism: insights from Peru

**Anibal Galvez<sup>1</sup>, Cesar Bazan<sup>2</sup>**

<sup>1</sup> International Institute for the Sociology of Law - University of Basque Country

<sup>2</sup> Pontificia Universidad Católica del Perú

- 4 Value dynamics in law as a complex system. A sociolegal case study of expropriation in the Tatra National Park in Poland

**Marcin Wróbel<sup>1</sup>**

<sup>1</sup> Jagiellonian University

#### **13:30 - 15:00 Civil Justice and Dispute Resolution 2, Lilla Sparbanksfoajén**

Chair: Luigi Cominelli

- 1 A Study on Dispute Resolution Culture in Belgium with Focus on Mediation and Online Dispute Resolution

**Stefan Rutten<sup>1</sup>, Dilyara Nigmatullina<sup>1</sup>**

<sup>1</sup> University of Antwerp, Belgium

- 2 Recent mediation policies in Japan

**Hideaki Irie<sup>1</sup>**

<sup>1</sup> Kyushu University

- 3 Conflict resolution and the law: discussing the evolution of systems of dispute treatment

**Luigi Cominelli<sup>1</sup>**

<sup>1</sup> Università degli Studi di Milano

**13:30 - 15:00 Notaries, Kerstins rum**

Chair: Ulrike Schultz

- 1 A Digital Death – Navigating and renegotiating the transfer of deceased persons' estates in a digital era

**Sarah Gilmartin<sup>1</sup>**

<sup>1</sup> Lancaster University, Law School, UK

- 2 The disappearance of the Colombian public notary: between tradition and a new citizenship - Sergio Latorre, Karen Cabrera

- 3 Colleagues and Keepers: Czech Notaries Acting Beyond their Professional Field  
**Jan Kober<sup>1</sup>**

<sup>1</sup> Institute of State and Law, Czech Academy of Sciences, Czech Republic

- 4 Digital technology and legal work: The digitalisation of the notary's office, between maintaining the monopoly and undergoing professions

**Corinne Delmas<sup>1</sup>**

<sup>1</sup> Université Gustave Eiffel/Laboratoire Techniques, Territoires et Sociétés (LATTS, UMR CNRS/ENPC/UGE)

**15:00 - 15:30 Fika (Tea/Coffee), Sparbanksfoajén**

**15:30 - 17:00 Keynote: Combining the Legal and the Social in Sociology of Law - An Homage to Reza Banakar, Stora salen**

Chair: Håkan Hydén

- 1 Featuring Ulrike Schultz, Hanne Petersen, Ole Hammerslev & Mikael Rask Madsen Seda Kalem, Stine Piilgaard Porner Nielsen, and John Woodlock

**17:15 - 18:45 Business Meeting, Stora salen**

**19:00 - 21:00 Conference Dinner (by registration only), Lilla salen**

## **Friday 1 September 2023**

**08:30 - 10:00 Legal Ethics 1d - Meeting Global Challenges, Stora salen**

Chair: Scott Cummings

- 1 Lawyers in Backsliding Democracy

**Scott Cummings<sup>1</sup>**

<sup>1</sup> UCLA School of Law

- 2 Prosecutorial Independence

**Bruce Green<sup>1</sup>, Rebecca Roiphe<sup>2</sup>**

<sup>1</sup> Fordham University School of Law, New York, US

<sup>2</sup> New York Law School, New York, US

- 3 The Role of Lawyers in Mature Democracies When the Rule of Law is Under Attack  
**Eli Wald<sup>1</sup>**

<sup>1</sup> University of Denver Sturm College of Law

- 4 Social Ethics of Legal Scholarship under Populism  
**Michał Stambulski<sup>1</sup>**

<sup>1</sup> Erasmus University Rotterdam

**08:30 - 10:00 On Constitutions 1, Lilla salen**

Chair: Bettina Lemann Kristiansen

- 1 The Battle for the Independent Judiciary in Serbia – the Recent History of Constitutional Change

**Đorđe Marković<sup>1</sup>**

<sup>1</sup> University of Belgrade, Faculty of Law, Republic of Serbia

- 2 Protecting the Rule of Law and Judicial Independence Against Threats from Central and Eastern Europe. Constitutionalism at the Service of Autocracy

**CRISTINA ARAGÃO SEIA<sup>1, 2</sup>**

<sup>1</sup> CEJEA - Centro de Estudos Jurídicos, Económicos e Ambientais

<sup>2</sup> Universidade Lusíada do Porto

- 3 Constitutional Consciousness of a Society on the Verge of Democratic Collapse. The Case of Poland

**Grażyna Skąpska<sup>1</sup>**

<sup>1</sup> Jagiellonian University, Kraków

- 4 Constitutions bend, not break. Considering the pandemic crisis from a sociological approach to constitutions.

**Ferdinando Spina<sup>1</sup>**

<sup>1</sup> University of Salento

**08:30 - 10:00 Online Harms 1, Gustafscenen**

Chair: Oscar Björkenfeldt

- 1 Criminal Sexual Selfies: Canadian Sexual Assault Decisions and the Digitisation of Sexual Violence - Lise Gotell

- 2 Internet and alcohol as criminogenic factors in hate crimes.

**Anna Juzaszek<sup>1</sup>**

<sup>1</sup> Doctoral School in the Social Sciences, Jagiellonian University

- 3 Hate in the Digital Age: A Study of Court Cases on Online Hate Speech in Poland

**Ewa Górską<sup>1</sup>**

<sup>1</sup> Jagiellonian University, Faculty of Law and Administration

- 4 The old pornographic exceptionality in the digital brave new world

**Ana Oliveira<sup>1</sup>**

<sup>1</sup> Centro de Estudos Sociais da Universidade de Coimbra, Portugal

**08:30 - 10:00 Legal Profession 3, Källarsalen**

Chair: Nina Holvast

- 1 The "unbearable lightness" of online gender-based discrimination and the



"unbearable heaviness" of tackling them

**Barbara Giovanna Bello<sup>1</sup>**

<sup>1</sup> Tuscia University, Viterbo (Italy)

- 2 Reconsidering public interest drift among law students: Empirical insights from a non-elite law school in the Netherlands

**Willem-Jan Kortleven<sup>1</sup>, Nina Holvast<sup>1</sup>**

<sup>1</sup> Erasmus University Rotterdam, Erasmus School of Law, Department of Law, Society & Crime, The Netherlands

- 3 The Legal Profession in Wartime

**MAKIKO HAYASHI<sup>1</sup>**

<sup>1</sup> Faculty of Law, Kindai University

- 4 The Mobilisation of Civil Society and Legal Professionals of Syria during the March Revolution of 2011: The Case of Northern Syria

**Monique Cardinal<sup>1</sup>**

<sup>1</sup> Université Laval, Canada

**08:30 - 10:00 Legal Mobilisation 1, Nya fest**

Chair: Carlo Nicoli Aldini

- 1 Legal mobilization to promote indigenous rights in Peru in the early 20th century

**Anibal Galvez<sup>1</sup>**

<sup>1</sup> International Institute for the Sociology of Law & University of Basque Country

- 2 Legal Mobilization in the age of "Neoliberalism": Reflections from Puerto Rico

**Myrta Morales-Cruz<sup>1</sup>**

<sup>1</sup> Inter American University of Puerto Rico School of Law

- 3 'But then I remembered that our constitution has the right to education.' Constitutional Normativity and Habitus in Colombian Education Lawsuits

**Markus Ciesielski<sup>1</sup>**

<sup>1</sup> Justus-Liebig-Universität Gießen

- 4 Assessing the agency of national minorities through litigation: Legal mobilization for language rights of the Hungarian minority in Romania

**Beata Huszka<sup>1</sup>**

<sup>1</sup> UCL SSEES

**08:30 - 10:00 Interfaces of Digitalisation 3, Kulturens Auditorium**

Chair: Dolores Morondo Taramundi

- 1 European Unions's regulation model and the challenges of political economy

**HELEN RETHYMIOTAKI<sup>1</sup>**

<sup>1</sup> Associate Professor of Sociology of Law, Law School of National and Kapodistrian University of Athens

- 2 Socio-legal tools against algorithmic discrimination

**Dolores Morondo Taramundi<sup>1</sup>**

<sup>1</sup> University of Deusto

- 3 The Brokers who Captured the Supply Chain: Big Data, Deep Secrets, and the Digital Drift of Law

**Marie-Lou Laprise<sup>1</sup>**

<sup>1</sup> Princeton University, Department of Sociology, USA

**08:30 - 10:00 Digital Platforms, *Lilla Sparbanksfoajén***

Chair: Helga Kristín Audunsdóttir

- 1 "We always want to hear people are sorry". Judges dealing with culture, ethnicity, and religion in court cases on migrant children in the Netherlands

***Iris Sportel<sup>1</sup>***

<sup>1</sup> Radboud University Nijmegen

- 2 Addictive Design of Internet Platforms: harms and regulatory responses

***Diogo Coutinho<sup>1</sup>, Beatriz Kira<sup>2</sup>, Vitória Oliveira<sup>1</sup>***

<sup>1</sup> University of Sao Paulo

<sup>2</sup> University College London

- 3 Digital Investor Activism

***Helga Kristín Audunsdóttir<sup>1</sup>***

<sup>1</sup> Reykjavik University

**08:30 - 10:00 Niklas Luhmann's Systems Theory and Sociology of Law 1, *Kerstins rum***

Chair: Stine Piilgaard Porner Neilsen

- 1 Niklas Luhmann's sociology of law: Reflections on systems theoretical socio-legal analyses

***Stine Piilgaard Porner Nielsen<sup>1</sup>***

<sup>1</sup> University of Southern Denmark, Department of Law, Denmark

- 2 Global crisis governance: Understanding international and local regulatory responses to scientific communication on the climate and COVID-19 crises

***Karin Buhmann<sup>1</sup>, Jingjing Wu<sup>1</sup>***

<sup>1</sup> University of Southern Denmark (Centre for Law, Sustainability & Justice)

- 3 A Luhmann perspective on increased corruption cases in, historically, non-corrupt Nordic countries

***Karin Hilmer Pedersen<sup>1</sup>***

<sup>1</sup> Aarhus University, Department of Political Science

**08:30 - 10:00 Critical Theoretical Perspectives, *Ombudsmannarummet***

Chair: Marie Leth-Espensen

- 1 The housing crisis comes home

***Dave Cowan<sup>1</sup>, Alex Marsh<sup>2</sup>***

<sup>1</sup> Cardiff Law School, UK

<sup>2</sup> University of Bristol, UK

- 2 Proliferation of Law Is Normal and Existentially Necessary Thing for the Law to Do? On Latourian Rehabilitation of Juridification

***Michał Dudek<sup>1</sup>***

<sup>1</sup> Department of Sociology of Law, Faculty of Law and Administration, Jagiellonian University in Krakow, Poland

- 3 Posthuman feminism, AI and international law

***Matilda Arvidsson<sup>1</sup>***

<sup>1</sup> University of Gothenburg

**08:30 - 10:00 Migration, *VD-rummet***

Chair: Martin Joorman

- 1 (De)constructing credibility in queer asylum claims in Greece - Sophia Zisakou
- 2 Refugee Reception and Bureaucratic Violence  
**Martin Joorman<sup>1, 2</sup>**  
<sup>1</sup> Karlstad University, Department of Social and Psychological Studies  
<sup>2</sup> Lund University, Sociology of Law Department
- 3 Migration in Transit: A Challenging Concept for Law  
**Iker Barbero<sup>1</sup>**  
<sup>1</sup> University of the Basque Country

**10:00 - 10:30 Fika (Tea/Coffee), Sparbanksfoajén**

**10:30 - 12:00 Legal Ethics 1e - IT and Education, Stora salen**

Chair: Sergio Anzola

- 1 When costs are not values. A socio-legal perspective on normativity and rule of law in the age of the "do-not-pay" lawyer  
**Daniela Piana<sup>1</sup>, Luca Verzelli<sup>2</sup>**  
<sup>1</sup> University of Bologna, Italy  
<sup>2</sup> University of Milano-Bicocca, Italy
- 2 The Most Controversial Ethical Issues related to the Use of Social Media by Judges and Prosecutors  
**Djordje Krivokapić<sup>1</sup>, Andrea Nikolić<sup>1</sup>, Valerija Dabetić<sup>1</sup>**  
<sup>1</sup> University of Belgrade
- 3 The Role of Clinical Legal Education in the AI Arena  
**Marisa Almeida Araújo<sup>1, 2</sup>**  
<sup>1</sup> Lusíada University, Faculty of Law  
<sup>2</sup> Centre for Legal, Economic and Environmental Studies (CEJEA)

**10:30 - 12:00 On Constitutions 2, Lilla salen**

Chair: Dorde Markovic

- 1 Translating Transnational Law - Maj Grasten
- 2 How the Rule of Law Dies: Resurgence of the Nomenclature System in Poland  
**Kaja Gadowska<sup>1</sup>**  
<sup>1</sup> Jagiellonian University, Institute of Sociology, Poland
- 3 The constitutionalisation of Europe: revisiting the standard integration narrative.  
**Guy Kelleher<sup>1</sup>**  
<sup>1</sup> Faculty of Social Sciences and Law, University of Bristol.

**10:30 - 12:00 Online Harms 2, Gustafscenen**

Chair: Judith Townend

- 1 Regulating Online Hate Speech through the Prism of Human Rights Law: The Potential of Localising Content Moderation Efforts  
**Ayako Hatano<sup>1</sup>**  
<sup>1</sup> University of Oxford

- 2 Online harassment against journalists: an instrument for exerting discursive power on public opinion formation

**Oscar Björkenfeldt<sup>1</sup>**

<sup>1</sup> Lund University

- 3 Protecting Journalists from Complex Online Harms

**Rebecca Owens<sup>1</sup>, Viana Nijia Zhang<sup>2</sup>, Jehana Copliah-Ali<sup>3</sup>, Shola Olabode<sup>4</sup>**

<sup>1</sup> Newcastle University, Newcastle Law School, UK

<sup>2</sup> Newcastle University, School of Computing, UK

<sup>3</sup> Newcastle University, Business School, UK

<sup>4</sup> Newcastle University, School of Arts and Cultures, UK

## 10:30 - 12:00 **The Exploitation of Migrant Workers in the Nordics, Källarsalen**

Chair: Isabel Schoultz

- 1 Mobilizing the rights of migrant workers - Swedish trade unions' engagement with law and the courts

**Isabel Schoultz<sup>1</sup>, Heraclitos Muhire<sup>1</sup>**

<sup>1</sup> Sociology of Law Department, Lund University

- 2 The Shadow Side of Migration: Exploring the Nexus of Informality, Undocumentedness, and Crime among Uzbek Migrants in Sweden

**Sherzod Eraliev<sup>1</sup>**

<sup>1</sup> Lund University

- 3 (Un)gendering assistance strategies for victims of labor exploitation in Sweden

**Polina Smiragina-Ingelström<sup>1</sup>**

<sup>1</sup> Lund University

- 4 Work related crimes and the reshaping of the discourse on labour exploitation - Synnøve Jahnsen

## 10:30 - 12:00 **Legal Mobilisation 2, Nya fest**

Chair: Michael Molavi

- 1 The Co-production of Climate Litigation: Trends, gaps and future directions of synergies between civil society, law and science

**Salvatore Paolo De Rosa<sup>1</sup>, Mark Connaughton<sup>1</sup>**

<sup>1</sup> Lund University Centre for Sustainability Studies (LUCSUS)

- 2 The Battle for Sabarimala: #HappyToBleed

**Deepa Das Acevedo<sup>1</sup>**

<sup>1</sup> University of Alabama School of Law

- 3 Taranto-Strasbourg round trip: a socio-legal history of citizens' mobilization against the Italian state and the largest steel factory in Europe

**Carlo Nicoli Aldini<sup>1</sup>**

<sup>1</sup> Sociology of Law Department, Lund University

- 4 Constitutional Courts and Right-Wing Legal Mobilization against Women's Rights in Central and Eastern Europe - Karolina Kocemba

- 5 The Promises and Perils of Collective Legal Mobilisation: Insights from a Canadian Regime

**Michael Molavi<sup>1</sup>**

<sup>1</sup> Sociology of Law Department, Lund University

**10:30 - 12:00 Future Socio-Legal Pathways, Kulturens Auditorium**

Chair: Christian Boulanger

- 1 Socio-legal trajectories in Germany and the UK: first results from a binational research project

**Christian Boulanger<sup>1</sup>, Jen Hendry<sup>2</sup>, Naomi Creutzfeldt<sup>3</sup>**

<sup>1</sup> Max Planck Institute for Legal History and Legal Theory, Frankfurt/Main, Germany

<sup>2</sup> University of Leeds, UK

<sup>3</sup> University of Kent, UK

- 2 "LawTech Ethnographies": Contours of a Newly Formed Research Group Agenda

**Prof. Dr. Dominik Müller<sup>1</sup>**

<sup>1</sup> FAU Erlangen-Nürnberg, Chair of Cultural and Social Anthropology, Institute of Sociology

- 3 On the relations between the scientific field and the legal field: the uses of sociolegal research in decision-making processes

**Lucas Konzen<sup>1</sup>**

<sup>1</sup> Federal University of Rio Grande do Sul (UFRGS)

**10:30 - 12:00 Law and Democracy, Lilla Sparbanksfoajén**

Chair: Lukáš Lev Červinka

- 1 Development of Residents' Initiative within Japanese Local Governments and Consideration of Referendum System

**Katsuhiro Musashi<sup>1</sup>**

<sup>1</sup> Doshisha University

- 2 The myth of apoliticism and the democratic activism

**Fruzsina Tóth<sup>1</sup>, Valéria Kiss<sup>1</sup>**

<sup>1</sup> Eötvös Loránd University, Faculty of Law, Center for Theory of Law and Society, assistant professor

- 3 Democracy as a Structural Coupling Between State and People

**Lukáš Lev Červinka<sup>1, 2</sup>**

<sup>1</sup> Charles University, Faculty of Law, Department of Constitutional Law; Czechia

<sup>2</sup> Ca' Foscari University of Venice, Department of Economics; Italy

**10:30 - 12:00 Niklas Luhmann's Systems Theory and Sociology of Law 2, Kerstins rum**

Chair: Stine Piilgaard Porner Nielsen

- 1 Transnational sustainability governance: a systems theory lens for understanding the evolution and acceptance of new norms

**Karin Buhmann<sup>1</sup>**

<sup>1</sup> University of Southern Denmark (Centre for Law, Sustainability & Justice)

- 2 Algorithmic Expectations

**Germano Schwartz<sup>1</sup>, Renata Almeida da Costa<sup>2</sup>**

<sup>1</sup> Fundação Universidade Caxias do Sul

<sup>2</sup> Universidade La Salle

- 3 Risk and Danger in the Introduction of Algorithms to Courts: A Comparative

## Framework between EU and Brazil

**Luisa Hedler<sup>1</sup>**

<sup>1</sup> Copenhagen Business School, Department of Business and Humanities, Denmark.

### 10:30 - 12:00 **Insolvency, Ombudsmannarummet**

Chair: Karl Dahlstrand

- 1 Portuguese Case Law in Insolvency and Pre-Insolvency Judicial Proceedings: Argumentation, Context, and Procedure

**Patrícia André<sup>1, 2</sup>**

<sup>1</sup> CEDIS – Research Center on Law and Society (NOVA School of Law)

<sup>2</sup> DINÂMIA'CET – Centre for Socioeconomic and Territorial Studies (ISCTE)

- 2 Women facing debt: an analyse of court decisions in insolvency and pre-insolvency procedures in Portugal 2008-2020

**Susana Santos<sup>1</sup>, Mara Vicente<sup>1</sup>**

<sup>1</sup> ISCTE- Instituto Universitário de Lisboa, CIES-ISCTE.

- 3 Less repressive and fairer foreclosure. Evidence from a randomized experiment at Kronofogden regarding the possibilities to break economic exclusion

**Karl Dahlstrand<sup>1</sup>, Peter Bergwall<sup>1</sup>, Mikael Lundholm<sup>1</sup>**

<sup>1</sup> Lund University

### 10:30 - 12:00 **ICT in Africa: Digital Technologies and the (Un)making of the State, VD-rummet**

Chair: Caitlyn McGeer

### 10:30 - 11:00 **ICTs and Transnational Dispute Resolution Re-thinking Customary Law through Digital Innovation in the Somali Context**

**Abdullahi Ali Hassan<sup>1</sup>, Nicole Stremlau<sup>1</sup>, Benedetta Zocchi<sup>1</sup>**

<sup>1</sup> Centre for Socio-Legal Studies, University of Oxford

### 11:00 - 11:30 **Navigating the Frontiers of AI Strategies in Africa: Cases from Kenya, Rwanda and South Africa**

**Thompson Kwarkye<sup>1</sup>, Nicole Stremlau<sup>1</sup>**

<sup>1</sup> Centre for Socio-Legal Studies, University of Oxford

### 11:30 - 12:00 **Digital Governance and Violence: Perceptions of Hate Speech and Mis/Dis-Information on Social Media**

**Caitlyn McGeer<sup>1</sup>, Nicole Stremlau<sup>1</sup>**

<sup>1</sup> University of Oxford

### 13:00 - 14:10 **Empowering children and youth through Law and Participation 4, M331**

Chairs: Anna Sonander, Per Wickenberg

- 1 Children & Young people's Participation in Child Protection – Mimi Petersen
- 2 Rights to Participation as Child's Wellbeing: A Case Study of Controlled Participation in Organized Child Activities in Inner Mongolia – Wuyungaowa & Zhao Hua
- 3 The Convention on the Rights of the Child as law and as a theoretical construction Challenges and opportunities to translate the law into practice with a particular

focus on participation (A

- 14:30 - 15:30 Empowering children and youth through Law and Participation 5, M331**  
Chairs: Anna Sonander, Per Wickenberg
- 14:30 - 14:50 How can we understand children's opportunities for participation; different practices – imprecise understandings or do different contexts require different approaches to participation? - Beri
- 14:50 - 15:10 Children and adolescents, an often times neglected sector of society in peace building contexts - Sanjay Nanwani
- 15:10 - 15:30 Summing up and Discussion - Anna Sonander & Per Wickenberg

## Contents

Presentation.....	15
1 - Before, During and After the Trial: Articulating Judicial and Clinical Sociology .....	16
2 - Between community and society – mixed-methods research on legal consciousness of Polish society in the realm of private law .....	17
3 - Law, biopolitics, and coloniality: The juridical dispositif in the production of argentinidad..	18
4 - "It's not the same": En explorative study of video links in courts .....	19
5 - "We always want to hear people are sorry". Judges dealing with culture, ethnicity, and religion in court cases on migrant children in the Netherlands.....	20
6 - 'But then I remembered that our constitution has the right to education.' Constitutional Normativity and Habitus in Colombian Education Lawsuits .....	21
7 - (Un)gendering assistance strategies for victims of labor exploitation in Sweden .....	22
8 - A Cautionary Tale of Remote Criminal Court Proceedings: Ethnographic Findings from a Public Defender's Office .....	23
9 - A Digital Death – Navigating and renegotiating the transfer of deceased persons' estates in a digital era .....	24
10 - A Luhmann perspective on increased corruption cases in, historically, non-corrupt Nordic countries.....	25
11 - A Neuroscientific Study on Legal Decision-Making .....	26
12 - A non-dominating model of digital constitutionalism .....	27
13 - A sociological analysis of campus crimes and their preventive measures: "a case study of universities in jamshoro, pakistan" .....	28
14 - A study of law training opportunities for Japanese female college students who do not major in law.....	29
15 - A Study on Dispute Resolution Culture in Belgium with Focus on Mediation and Online Dispute Resolution.....	30
16 - Aadhar and the threat to security - should the government have every citizen's data?.....	31
17 - Academic interdisciplinary research on the financial position of partners after a divorce....	32
18 - Access to Justice in the light of expanding digitalization – the citizen's perspective .....	33
19 - Accountability in AI in Prisons: Ethics Washing, Historical Lessons, and a Critique .....	34
20 - Addictive Design of Internet Platforms: harms and regulatory responses .....	35
21 - Administrative Law Reforms in Uzbekistan: Legal Motives vs Social Realities.....	36
22 - Adults as Advocates: How Sexual Abuse was put on the Child Rights Map in India.....	37
23 - Agility with Accountability: Legal compliance challenges raised by inhouse agile product development by a government agency .....	38



24 - AI and justice: can artificial justice be a fair and democratic justice?.....	39
25 - AI in Judging? Taking context, collaboration, and common sense into account.....	40
26 - Algorithmic adjudication versus responsive law: High court reflections on its role in the Dutch Childcare Benefits Scandal .....	41
27 - Algomormaive Expectations .....	42
28 - Arguing reproductive rights (panel title) .....	43
29 - Art, Humour and Anti-Corruption Activism in Uzbekistan .....	44
30 - Artificial intelligence in justice administration. compas and riscanvi programs: back to the architecture of panopticon and the control society .....	45
31 - Assessing the agency of national minorities through litigation: Legal mobilization for language rights of the Hungarian minority in Romania.....	46
32 - Becoming Judges Through "The Back Door": Women Accessing the Colombian Judiciary via Non-meritocratic Appointments.....	47
33 - Between protection and rejection: Young people seeking asylum navigating law(s) in response to criminal victimisation .....	48
34 - Biocentric justice and governance in the Anthropocene: the emergence of rights of nature in the Mar Menor (Spain) and Atrato river (Colombia).....	49
35 - Blind spots in the 'data value chain' and implications for human rights due diligence law An empirical study of the Modern Slavery Act 2015.....	50
36 - Bridging the Distance: Digitalization of Courts in Malaysia.....	51
37 - Business associations as a driving institution in Kyrgyz business environment .....	52
38 - Changing Structure, Changing Rights?: Multi-stakeholder Governance and Human Rights	53
39 - Changing the Chilean kinship law: When the feminist legal agenda meets sexual minorities' claims. ....	54
40 - Child marriages in the south of Mozambique: usages and customs versus gender and women's rights? .....	55
41 - Childhood agency on digital environments: towards a digital democracy .....	56
42 - Children and young people's participation in child protection.....	57
43 - Coercive care as a social right: Exploring the tension between state protection and children as autonomous subjects of rights. ....	58
44 - Colleagues and Keepers: Czech Notaries Acting Beyond their Professional Field.....	59
45 - Collective legal consciousness. Perceptions about Law and justice around the Catalan secessionism issue.....	60
46 - Colombian state lawyers' and the representation of the state before International Human Rights Tribunals .....	61
47 - Combining Empirical and Normative Perspectives on Legal Ethics Training .....	62
48 - Conflict resolution and the law: discussing the evolution of systems of dispute treatment ..	63

49 - Connecting Law Firms' Digital and People Strategies: A Sociotechnical Approach .....	64
50 - Constitution-based identity formation in times of Illiberalism: The role of Politicization and Polarization .....	65
51 - Constitutional changes, elites and social movements in Peru. Why is important an analysis from the sociology of constitutions? .....	66
52 - Constitutional Counciousness of a Society on the Verge of Democratic Collapse. The Case of Poland .....	67
53 - Constitutional Judges and the Political Transformation. The Case of Poland.....	68
54 - Constitutions bend, not break. Considering the pandemic crisis from a sociological approach to constitutions. ....	69
55 - Contemporary approaches to the legal research: a quantitative analysis of legal change in uzbekistan .....	70
56 - Continuity and Change and gender in the legal profession: a theoretical framework .....	71
57 - Crashing methodology's party: towards the depatriarchalisation of methods in socio-legal research on nightlife spaces. ....	72
58 - Crimean Tatars in the Digital Age: Religious Authorities and New Media .....	73
59 - Criminal Law and gender perspective: The purple glasses view on the regulation of predictive policing algorithmic systems .....	74
60 - Decolonization of the Justice System in the Autonomous Administration of North and East Syria: Promises of Nominalism Toward a Pluriversal Law .....	75
61 - Defending Death: Mediated Expansions of Jain Legal Discourse on the Fast Until Death ..	76
62 - Delegating drafting duties to judicial assistants/law clerks: a stylometric analysis on the effect of confidence in drafting judgements.....	77
63 - Democracy as a Structural Coupling Between State and People.....	78
64 - Democratic legitimation, freedom of expression and elections in contemporary Brazil .....	79
65 - Development and Significance of a New Training Method for Mediation Using Conversation Analysis: Interaction-Analytic Method for Practitioners (iAMP) .....	80
66 - Development of Residents' Initiative within Japanese Local Governments and Consideration of Referendum System.....	81
67 - Digital Governance and Violence: Perceptions of Hate Speech and Mis/Dis-Information on Social Media .....	82
68 - Digital Investor Activism .....	83
69 - Digital legal application in the Norwegian Labour and Welfare Administration: Implications for safeguarding citizens' right to individual assessments.....	84
70 - Digital societies and implications for gender equality.....	85
71 - Digital technology and legal work: The digitalisation of the notary's office, between maintaining the monopoly and undergoing professions .....	86

72 - Digitalization and Open Justice: What are the Human Impacts? .....	87
73 - Digitalization in high-conflict divorce cases, is it helpful in the light of access to justice? ..	88
74 - Digitalization, Disabled Workers and the Future of Work.....	89
75 - Dilemmas among lawyers about gender equality issues when negotiating divorce agreements .....	90
76 - Disciplinary Power - 'Runners', Cause Lawyering and the Demonization of Phil Shiner.....	91
77 - Divergent emotion norms in judicial work .....	92
78 - Do all Clients and Causes Merit Representation? .....	93
79 - Do not paint all the children with the same brush. A few remarks on the paternalistic approach to children in the EU data protection law .....	94
80 - Electronic case implementation in Latvia: a case study .....	95
81 - Electronic Monitoring as A Legibility Project: Safety in Location Knowing .....	96
82 - Ethics of Feminist Lawyering.....	97
83 - European Asylum Lawyers and the Rule of Law: Lawyers' Ethics in an 'Unjust' Legal System.....	98
84 - European Unions's regulation model and the challenges of political economy.....	99
85 - Everyday Conversation: The Effect of Asynchronous Communication and Hypercommunication on Daily Interaction and Sociotechnical Systems .....	100
86 - Existential threats and the facilitating role of lawyers: a critical analysis of the non-accountability principle.....	101
87 - Factual Law vs. Virtual Law? The Structure of Digital Legal Communications and the Call for a Theory of Inclusive Society.....	102
88 - Fair process in court for poor people? A study about the right to Social Assistance through appeal .....	103
89 - FemTech, Gendered Venture Capital Markets and the Law of Contract: exploring the potential and limitations of equality laws .....	104
90 - Financial Consumer Protection in the Digital Economy .....	105
91 - Finding common Public Value in crowdsourcing legislation practices.....	106
92 - For a Political Sociology of Female Incarceration: a comparative approach between France, Portugal and Brazil. ....	107
93 - For a Political Sociology of Gender Imprisonment Comparative elements between France, Portugal and Brazil .....	108
94 - From dignity to security, from security to national identity. the arguments against the veil and the exclusion of muslim women from the public space .....	109
95 - From primus inter pares to public entrepreneurs. Bright and Dark Sides of the Entrepreneurial Turnaround in the Italian courts of justice .....	110

96 - From Ruling C-355 (2006) to Ruling C-055 (2022): Trajectories of Sociolegal mobilization for decriminalizing abortion in Colombia.....	111
97 - Gender (in)equality in legal divorce: the role of Swiss family lawyers .....	112
98 - Gender, judging and emotions: an analysis of judging in domestic violence cases .....	113
99 - Global crisis governance: Understanding international and local regulatory responses to scientific communication on the climate and COVID-19 crises.....	114
100 - Going to court: developments in and explanations for the inflow of Dutch court cases 2005-2020 .....	115
101 - Hate in the Digital Age: A Study of Court Cases on Online Hate Speech in Poland .....	116
102 - Hegemonisation and counter-hegemonisation of the copyright debates .....	117
103 - Hiding Behind Digitalization: Judiciary Reform Strategies and the Trust in the Judiciary in Croatia.....	118
104 - How is e-participation changing the lawmaking process in Brazil?.....	119
105 - How the Rule of Law Dies: Resurgence of the Nomenclature System in Poland .....	120
106 - How to organise legal intervention in the music copyright industry .....	121
107 - Human rights indicators for Courts: the Mexican judiciary case. ....	122
108 - Humanity or Exploitation? The Future of Assisted Reproductive Technologies in Serbia .....	123
109 - Humanity or Exploitation? The Future of Assisted Reproductive Technologies in Serbia .....	124
110 - ICTs and Transnational Dispute Resolution Re-thinking Customary Law through Digital Innovation in the Somali Context .....	125
111 - Implementation of the Convention on the Rights of the Child at National, Regional and Local level.....	126
112 - Innovation in Online Extremist Communication: Evading the Reconfiguration of Law in Virtual Environments.....	127
113 - Interlegal aspects of social rights over time in the Swedish welfare state? .....	128
114 - International law and tech-based humanitarian assistance: is the cure worse than the ailment?.....	129
115 - Internet and alcohol as criminogenic factors in hate crimes.....	130
116 - Invisible pasts? Accessibility of digital cultural heritage and European data protection law .....	131
117 - Is there a last safety net in Sweden? A study about the decreased proportion of Social Assistance recipients in relation to need and restrictiveness. ....	132
118 - Judicial assistant in Italy: a comparative reflection .....	133
119 - Judicial policy-making in continental Europe. When political institutions are missing, judges are on the stage! .....	134

120 - Justice in Digital Courts: Poor Law in Societies with high inflation of Court Cases (the case of Iran) .....	135
121 - Knowledge and Opinion About Open Science .....	136
122 - Law & Film Methodology: Being Honest/Beyond the Canon .....	137
123 - Law and ALife: An Interdisciplinary Approach to Law.....	138
124 - Law in memory and memory in Law: the role of digital technologies.....	139
125 - Law in War: The Republican Court in The Wind that Shakes the Barley.....	140
126 - Law tech as an Event: access to justice in the Deleuzian space .....	141
127 - Law, Political Narratives and COVID-19: Thoughts on Illiberalism in Times of Pandemic through an Analysis of the Hungarian Experience .....	142
128 - Lawyers and the Carbon Majors: When is it Unethical to Advance Climate Change for Clients? ....	143
129 - Lawyers in Backsliding Democracy .....	144
130 - Legal consciousness and public discourse on law – researching Polish society .....	145
131 - Legal Entanglements in Asia: Meso-Level Governance between State and Market .....	146
132 - Legal Ethics - Research Handbook: From below (Panel): The Professional Ethics of Christian Lawyers .....	147
133 - Legal Ethics from below – Portuguese corporate lawyers and law firms in the global arena .....	148
134 - Legal ethics in mental health cases: Lawyers, markets, and the perils of therapeutic culture .....	149
135 - Legal Ethics Meets Ethnic Affiliations: A Pragmatic Proposal from Below .....	150
136 - Legal ethics: A reply to prof. Rick Abel.....	151
137 - Legal Informality and Debt-Based Trade in Uzbekistan. A Case Study of Rural Ferghana Valley.....	152
138 - Legal methodology in an interdisciplinary assessment .....	153
139 - Legal Mobilization in the age of “Neoliberalism”: Reflections from Puerto Rico.....	154
140 - Legal mobilization to promote indigenous rights in Peru in the early 20th century.....	155
141 - Legal pluralism, giving and reciprocity: an ethical approach.....	156
142 - Legal professions and Feminists. Unexpected Alliance against the Illiberal Turn in Poland .....	157
143 - Legal triage and “everyday” law: British Columbia’s common law notary public as legal first responder .....	158
144 - Less repressive and fairer foreclosure. Evidence from a randomized experiment at Kronofogden regarding the possibilities to break economic exclusion .....	159
145 - Macrosocial impacts of restricted access to justice for small businesses in Poland .....	160

146 - Mangal Pandey: The cinematic portrayal of India's First War of Independence.....	161
147 - Methodological comments on socio-legal research about the relationship between subordinated social groups and the law .....	162
148 - Migration in Transit: A Challenging Concept for Law .....	163
149 - Mobilizing the rights of migrant workers - Swedish trade unions' engagement with law and the courts.....	164
150 - Monitoring Care, Curating Suffering. Law, Bureaucracy and Veterinary Practices in Contemporary Animal Politics.....	165
151 - Navigating the Frontiers of AI Strategies in Africa: Cases from Kenya, Rwanda and South Africa .....	166
152 - New Avenues for Digital Accountability: Lessons from Taiwan's Legal Response to Covid-19 Pandemic.....	167
153 - New NIS 2 Regulations and the question of internet anonymity.....	168
154 - Niklas Luhmann's sociology of law: Reflections on systems theoretical socio-legal analyses .....	169
155 - Ombuds Institutions as War Actors: Exploring Their Role Before, During and After the Armed Conflict .....	170
156 - On the relations between the scientific field and the legal field: the uses of sociolegal research in decision-making processes .....	171
157 - One for all, nobody for one. organisational changes in italian judicial offices .....	172
158 - Online gig worker's perspectives on job and social security.....	173
159 - Online harassment against journalists: an instrument for exerting discursive power on public opinion formation.....	174
160 - Part-time wives: in-between relations and outside the law (Family Policy and the Law 2 or 3).....	175
161 - Pathways to (in)justice – Tracing the formal and informal legal dispute resolutions in German child custody disputes connected to gendered violence.....	176
162 - Personal data protection: an indonesian and southeast asian perspective of catching up..	177
163 - Personality of a Judge: Skills, Integrity, Authority. ....	178
164 - Police, Abolition, Racialization, and the Scandinavian Sociology of Law .....	179
165 - Portuguese Case Law in Insolvency and Pre-Insolvency Judicial Proceedings: Argumentation, Context, and Procedure.....	180
166 - Posthuman feminism, AI and international law.....	181
167 - Privacy Apathy: An Empirical Examination of the Production of Legal Consciousness Pertaining to Online Data Privacy in the United States and Germany.....	182
168 - Proactive, reactive or no regulation at all? .....	183
169 - Professional ethics of legislative lawyers, a case study from the Netherlands.....	184

170 - Proliferation of Law Is Normal and Existentially Necessary Thing for the Law to Do? On Latourian Rehabilitation of Juridification .....	185
171 - Prosecutorial Independence .....	186
172 - Protecting Journalists from Complex Online Harms .....	187
173 - Protecting the Rule of Law and Judicial Independence Against Threats from Central and Eastern Europe. Constitutionalism at the Service of Autocracy .....	188
174 - Protecting Trade Secrets in the Digital Era: Examining the Complexities of Trade Secret Protection in Asia's Evolving Landscape.....	189
175 - Pursuing the unjust lawsuit: a brief analysis of the Italian tradition of Galatei .....	190
176 - Putting intersectionality into Sociology of law Exploring the interplay between gender equality and diversity.....	191
177 - Rebuilding the concept of legal culture: structural-functional approach .....	192
178 - Recent Changes and Trends in Law-Related Education at Japan's Secondary Schools: What Is Required Now for the Citizens in the Globalized Society? .....	193
179 - Recent mediation policies in Japan.....	194
180 - Recognizing harm of Artificial reality and identifying its victim.....	195
181 - Reconceptualizing welfare fraud automation and the expansion of datafied authority .....	196
182 - Reconsidering public interest drift among law students: Empirical insights from a non-elite law school in the Netherlands .....	197
183 - Refugee Reception and Bureaucratic Violence .....	198
184 - Regulating Online Hate Speech through the Prism of Human Rights Law: The Potential of Localising Content Moderation Efforts .....	199
185 - Regulatory digital artifacts .....	200
186 - Representation of the trial during Fascism, World War II and the Post-war Period in Italian cinema and television.....	201
187 - Research Handbook on the Sociology of Legal Ethics - Introduction Book Project.....	202
188 - Resistance through digitalization: cases studies from Slovenia .....	203
189 - Revisiting Children's Rights: The Covid-19 Pandemic Experience.....	204
190 - Risk and Danger in the INtroduction of Algorithms to Courts: A Comparative Framework between EU and Brazil .....	205
191 - Saviours or corporate drones? The vocational habitus of neophyte lawyers in law clinics in the UK .....	206
192 - Selling elastic by the meter requires good ethics: Legal ethics and Danish lawyers.....	207
193 - Shaping Religious Identity Online: Authority, Experience and Engagement .....	208
194 - Slowness of the Administration of Justice, Value or Vice? The Normative Significance of Temporality against the Backdrop of Emerging Technologies.....	209

195 - Social Ethics of Legal Scholarship under Populism .....	210
196 - Socio-legal tools against algorithmic discrimination.....	211
197 - Socio-legal trajectories in Germany and the UK: first results from a binational research project .....	212
198 - Soldiers' legal consciousness in armed conflict: implications of a digital future for international practitioners' decision-making processes .....	213
199 - State Recognition of Legal Pluralism v. Extractivism: insights from Peru .....	214
200 - State sovereignty on a skewer: on the margins of appreciation and state sovereignty in the case of sexual and reproductive health rights in Poland .....	215
201 - Strategies and attitudes of German lawyers towards Digitalization. Insights from the Fields of Social and Labour Law .....	216
202 - Sápmi and the metaverse: emerging issues.....	217
203 - Taranto-Strasbourg round trip: a socio-legal history of citizens' mobilization against the Italian state and the largest steel factory in Europe.....	218
204 - Technological Evolution and Legal Redressal: Reflections on the Indian Judicial System .....	219
205 - The art of the ombudsman – moving on from the covid pandemic. ....	220
206 - The Battle for Sabarimala: #HappyToBleed .....	221
207 - The Battle for the Independent Judiciary in Serbia – the Recent History of Constitutional Change .....	222
208 - The Brokers who Captured the Supply Chain: Big Data, Deep Secrets, and the Digital Drift of Law .....	223
209 - The central role of judicial empathy. Findings from empirical research on Polish family judges .....	224
210 - The Co-production of Climate Litigation: Trends, gaps and future directions of synergies between civil society, law and science.....	225
211 - The Coming-of-Age Movie in The Days of Streaming: 'Cuties' and Controversy.....	226
212 - The constitutionalisation of Europe: revisiting the standard integration narrative.....	227
213 - The crucial element? The impact of state memory policies on attempts to define constitutional identities in Central Europe .....	228
214 - The Dark Side of Judiciary: Informal Norms in the Serbian Judiciary .....	229
215 - The Digital Evolution of Criminal Justice: Implications for Japan's Volunteer Probation Officer (VPO) System.....	230
216 - The digitalisation of Belgian labour courts: the case of JustRestart for over-indebtedness cases .....	231
217 - The digitalization of the social services.....	232
218 - The Emergence, Transformation, and Settlement of Disputes in the Metaverse.....	233



219 - The emerging 'person-centred' paradigm for public administration/services delivery and (access to) justice: a theoretical framework .....	234
220 - The Ethical Review Authority's decision-making concerning children's participation in research about violence, abuse and neglect.....	235
221 - The EU Rule of Law Crisis from an Empirical Perspective: Using Legal Consciousness Studies to Develop a Social Science That Does Not Yet Exist.....	236
222 - The EU Rule of Law Crisis from an Empirical Perspective: Using Legal Consciousness Studies to Develop a Social Science That Does Not Yet Exist.....	237
223 - The EU Rule of Law Crisis from an Empirical Perspective: Using Legal Consciousness Studies to Develop a Social Science That Does Not Yet Exist.....	238
224 - The exploitation of migrant workers in the Nordics .....	239
225 - The fascination of crime for young people .....	240
226 - The hole of the doughnut and the legal norm in Your Honor (HBO 2021).....	241
227 - The housing crisis comes home .....	242
228 - The impact of experiences of marginalization on women's career progress and attrition from law .....	243
229 - The impact of online hate speech on Muslim women: Evidence from the UK .....	244
230 - The Impact of Regulatory Structures on Lawyers' Ethical Compliance in Different Fields of Practice .....	245
231 - The implementation of eu law in the italian judicial system .....	246
232 - The law of the four poles: resisting climate change adaptation in a context of legal pluralism .....	247
233 - The Legal Profession in Wartime .....	248
234 - The legal rule must serve the masses.....	249
235 - The Material, Spatial, Textural and Legal qualities of event tickets .....	250
236 - The missing law. femicide between nature, culture and metaverse.....	251
237 - The Mobilisation of Civil Society and Legal Professionals of Syria during the March Revolution of 2011: The Case of Northern Syria .....	252
238 - The Most Controversial Ethical Issues related to the Use of Social Media by Judges and Prosecutors .....	253
239 - The Most Controversial Ethical Issues related to the Use of Social Media by Judges and Prosecutors.....	254
240 - The Most Controversial Ethical Issues related to the Use of Social Media by Judges and Prosecutors .....	255
241 - The myth of apoliticism and the democratic activism .....	256
242 - The old pornographic exceptionality in the digital brave new world .....	257

243 - The ombud as an organizational change agent: sustainable governance in an ESG perspective (Session "New developments in socio-legal ombuds research") .....	258
244 - The path towards the equitable inclusion of the memories of women victims of torture in the Basque Country A feminist approach to counter-memories .....	259
245 - The Promises and Perils of Collective Legal Mobilisation: Insights from a Canadian Regime .....	260
246 - The Public Defender's Office doesn't have an identity: an ethnographic essay on law institutions .....	261
247 - The Public Sociology of Law: An Attempt to Develop Citizens' Understanding on the Okawa Elementary School Tsunami Accident .....	262
248 - The Questionable Reform of the Criminal Justice in France.....	263
249 - The relationship between the rule of law and legal culture. a preliminary comparative quantitate analysis.....	264
250 - The right of access through the eyes of data protection officers and civil society – misalignment in the GDPR's architecture of empowerment .....	265
251 - The Role of Clinical Legal Education in the AI Arena .....	266
252 - The Role of Lawyers in Mature Democracies When the Rule of Law is Under Attack ...	267
253 - The role of National Human Rights Institutions in Business and Human Rights (part of the panel on "New developments in socio-legal ombuds research") .....	268
254 - The Role of Nigerian Courts in Curbing Identity Theft in a Borderless World .....	269
255 - The Shadow Side of Migration: Exploring the Nexus of Informality, Undocumentedness, and Crime among Uzbek Migrants in Sweden .....	270
256 - The spectre of Srebrenica .....	271
257 - The Sustainable Development Goal 5: Othermizing Gender Inequalities while Silencing Other Gendered-Voices .....	272
258 - The Transformation of the Legal Profession in Serbia: Experiences and Perceptions on the Impact of ICT in Legal Practice.....	273
259 - The Widening of the Legal Profession: An Analysis of the Differentiation and Stratification of Danish Jurists (1974-2019).....	274
260 - The "unbearable lightness" of online gender-based discrimination and the "unbearable heaviness" of tackling them .....	275
261 - Theorizing legal continuity: insights from a post-transition legal system .....	276
262 - Transcending Time and Space: Legal consciousness of the welfare poor.....	277
263 - Transnational sustainability governance: a systems theory lens for understanding the evolution and acceptance of new norms .....	278
264 - Trust as a Cultural Characteristic: The Case of Sweden.....	279
265 - Unsettling the regime of human rights: Decolonial reflections beyond the law.....	280

266 - Unwritten Ethical Standards for Lawyers? Strasbourg's practice of 'Abuse of the Right to Individual Application' .....	281
267 - User Survey on an Alternative Dispute Resolution for Medical Disputes in Japan with Physicians as Mediators – Analysis on Expectation and Satisfaction .....	282
268 - Uses of Social Media in Delinquency Practices Recorded in Youth Justice in Portugal ..	283
269 - Using the novel and the law to (r)explore women's identity and digitally facilitated gender-based violence (DFGBV).....	284
270 - Value dynamics in law as a complex system. A sociolegal case study of expropriation in the Tatra National Park in Poland.....	285
271 - Victim Participation and Lay-Judge System .....	286
272 - War Crime in Opera.....	287
273 - We are all equal. Subjectivity and society in the metaverse and other meta-worlds .....	288
274 - We are here, we are queer! Abortion regulations and LGBTQI+ people.....	289
275 - Welfare Professionals' Situated and Relational Legal Consciousness: The Case of Youth Homelessness in Denmark.....	290
276 - What do the tools say about political strategies: Three tool-based cases in the road to the digitalization of the Belgian justice system .....	291
277 - When costs are not values. A socio-legal perspective on normativity and rule of law in the age of the "do-not-pay" lawyer.....	292
278 - When do the staff of community general support centers recommend voluntary guardianship to elderly individuals?: A mixed methods study in Japan .....	293
279 - When Electronic Traffic Law Enforcement Become New Problem for Humans.....	294
280 - Why bring Robots into care? A Critical Socio-Legal Analysis of the Literature on Social Robots in Care.....	295
281 - Women facing debt: an analyse of court decisions in insolvency and pre-insolvency procedures in Portugal 2008-2020 .....	296
282 - Women in the Supreme Courts: A Comparison of Nigeria and the United Kingdom.....	297
283 - "A good cop" - Selection Procedures and Criteria in the German Police from a Critical Perspective .....	298
284 - "LawTech Ethnographies": Contours of a Newly Formed Research Group Agenda.....	299
285 - "Matxirulo, your party's over!": The Basque autonomous feminist social movement facing sexual violence beyond the culture of punishment .....	300
Panel.....	301
286 - Arguing reproductive rights.....	302
287 - Corruption and Informal Legal Orders in Central Asia: A Law and Society Analysis .....	303
288 - Liberal democracy without lawyers.....	304
289 - New developments in socio-legal ombuds research .....	305

290 - Panel session for papers for the Special Issue 'Niklas Luhmann's Systems Theory and Sociology of Law' .....	306
291 - Roundtable on the Anthem Companion to Niklas Luhmann.....	307
292 - The Relevance of (and Need for?) Sociology of Law in the Realm of AI and Robotics ..	308
293 - The right to social rights in the welfare state: Exploring extensions and restrictions over time .....	309
294 - WG - Civil Justice and Dispute Resolution .....	310
295 - "Sociology of Law as the Science of Norms"? An RCSL Working Group "Legal Pluralism"-sponsored Roundtable.....	311

### 123 - Law and ALife: An Interdisciplinary Approach to Law

Kohei Oshio<sup>1</sup>

<sup>1</sup> Meiji University

**Abstract:** In this study, we focus on law, one of the "non-living systems" created by the human organism, and aim to elucidate the origins and mechanisms of the law system itself, and the qualitative and quantitative evolutionary algorithms of law in the background, based on the idea of evolutionary theory. Artificial Life (ALife) is an artificial system that exhibits behaviors specific to life and non-life, as proposed by Langton. ALife is an attempt to clarify the "principles" of the phenomena, such as the background of the system and its structure. ALife is not only a method to study biological phenomena related to life as we know it on the earth (life-as-we-know-it), but also serves to expand the field of biology to life as it could be (life-as-it-could-be). Therefore, it can be considered as a method that can be seamlessly extended to the non-life system domain of law, which is also the basis of this study. In this study, we propose a model that extends the behavioral norms of organisms and the social norms and mathematical models that extend them, based on simple algorithms such as replication (or imitation), selection, and mutation in biological evolution, or individual learning, social learning, and cultural selection in cultural evolution (cultural evolution takes its cue from biological evolution). The simulations are based on simple algorithms such as individual learning, social learning, and cultural selection, and are used in mathematical models that can be applied to biological behavioral norms and social norms that extend them, leading to the consideration and clarification of an important question in human history: "Why do laws or social norms evolve? As the famous legal proverb "There is society, and there is law," law and society have been closely related, and the question of why law, a costly, vast, and redundant system, has developed to date has been a problem that has troubled many researchers in the humanities and sciences alike, but by using mathematical models, it is possible to answer this question. This research has led to an understanding of part of the evolution of law under some discarded variables.

