

EUROPEAN CONTRACT LAW IN THE DIGITAL AGE

EUCOLATH
EUROPEAN CONTRACT LAW AND THEORY SERIES

Editorial Board

Prof. Dr iur. Dr phil. Stefan Grundmann, LL.M (Berkeley)
Professor of Private, Commercial and International Law at Humboldt-University,
Berlin, and Professor of Transnational Law at the European University Institute,
Florence

Prof. Hugh Collins
Vinerian Professor of English Law, All Souls College, Oxford, and Fellow of the
British Academy

Prof. Dr Fernando Gómez Pomar
Professor of Civil Law and Law and Economics at Universitat Pompeu Fabra,
Barcelona

Dr Jacobien Rutgers
Reader in Private Law and Private International Law at the Free University (VU)
Amsterdam

Prof. Dr Pietro Sirena
Professor of Private Law at Bocconi University, Milan

EUROPEAN CONTRACT LAW
IN THE DIGITAL AGE

Edited by
Stefan GRUNDMANN



intersentia

Cambridge – Antwerp – Portland

Intersentia Ltd
Sheraton House | Castle Park
Cambridge | CB3 0AX | United Kingdom
Tel.: +44 1223 370 170 | Fax: +44 1223 370 169
Email: mail@intersentia.co.uk
www.intersentia.com | www.intersentia.co.uk

Distribution for the UK and Ireland:

NBN International
Airport Business Centre, 10 Thornbury Road
Plymouth, PL6 7PP
United Kingdom
Tel.: +44 1752 202 301 | Fax: +44 1752 202 331
Email: orders@nbninternational.com

Distribution for Europe and all other countries:

Intersentia Publishing nv
Groenstraat 31
2640 Mortsel
Belgium
Tel.: +32 3 680 15 50 | Fax: +32 3 658 71 21
Email: mail@intersentia.be

Distribution for the USA and Canada:

International Specialized Book Services
920 NE 58th Ave. Suite 300
Portland, OR 97213
USA
Tel.: +1 800 944 6190 (toll free) | Fax: +1 503 280 8832
Email: info@isbs.com

European Contract Law in the Digital Age
© The editor and contributors severally 2018

The editor and contributors have asserted the right under the Copyright, Designs and Patents Act 1988, to be identified as authors of this work.

No part of this book may be reproduced, stored in a retrieval system, or transmitted, in any form, or by any means, without prior written permission from Intersentia, or as expressly permitted by law or under the terms agreed with the appropriate reprographic rights organisation. Enquiries concerning reproduction which may not be covered by the above should be addressed to Intersentia at the address above.

Artwork on cover: Paul Klee, Entlegene Landschaft © bpk / Jens Ziehe

ISBN 978-1-78068-477-2
D/2018/7849/3
NUR 822

British Library Cataloguing in Publication Data. A catalogue record for this book is available from the British Library.

CONTENTS

<i>Table of Cases</i>	ix
<i>List of Authors</i>	xi

PART I. THE OVERALL ARCHITECTURE

The Digital Dimension as a Challenge to European Contract Law – The Architecture

Stefan GRUNDMANN and Philipp HACKER	3
1. Challenges and Core Features of an ‘Architecture’	4
2. Institutional Framework – Regulatory Issues, Platforms, and Global Surroundings	17
3. The Use of Digital Technology Over the Life-Cycle of a Contract – From Screening for Parties to Enforcement and Interpretation	26
4. Digital Objects of Contract – CESL II and More	40
5. Conclusions	44

PART II. INSTITUTIONAL FRAMEWORK – PLATFORMS, REGULATION ISSUES, GLOBAL SURROUNDINGS

Digital Contracts in Global Surroundings

Dan Jerker B. SVANTESSON	49
1. Introduction	50
2. Some Central Themes	51
3. The Validity of Choice of Court and Choice of Law Terms in Digital Contracts	65
4. The ‘Targeting’ Test	75
5. Concluding Remarks	84

Regulating Online Platforms – The Case of Airbnb

Vanessa MAK	87
1. Introduction	88
2. Airbnb – Home Away from Home	89
3. The Legal Relationship Between Airbnb and the User	90
4. The Relationship Between Host and Guest	96

5. Dispute Resolution	98
6. ‘Nimby’ – Disgruntled Hotel Owners, Neighbours and Landlords	99
7. Concluding Remarks	101

Crowdfunding in Europe

Carmen ESTEVAN DE QUESADA	103
1. Introduction	104
2. Concept and Main Characteristics of Crowdfunding	107
3. Business Models of Crowdfunding and the Legal Nature of the Main Transaction	112
4. Investment-Based Crowdfunding	118
5. Concluding Remarks	133

Terms of Service are not Contracts – Beyond Contract Law in the Regulation of Online Platforms

Przemysław JACEK PAŁKA	135
1. Introduction	136
2. Contracts for Service vs. Terms of Service	137
3. Online Platforms as Proprietary Spaces	143
4. Horizontal Relations, Vertical Relations, and the Code	151
5. Regulating Online Platforms – Beyond Contract Law in Consumer Protection	158
6. Conclusions	160

PART III. DIGITAL FORMATION OF CONTRACT – MORE VIRTUAL AND MORE FORMALISED

The E-Commerce Directive, Consumer Transactions, and the Digital Single Market – Questions of Regulatory Fitness, Regulatory Disconnection and Rule Redirection

Roger BROWNSWORD	165
1. Introduction	166
2. Unfair Contract Terms	173
3. Profiling and Personalisation	181
4. Automated Processing	189
5. The Two Proposed Directives – A New Exceptionalism?	198
6. Conclusion	202

Connected Contracts Reloaded – Smart Contracts as Contractual Networks

Florian IDELBERGER 205

1. Introduction 206
2. Blockchain and ‘Smart Contracts’ Primer 207
3. Looking for the Contract in ‘Smart Contracts’ 215
4. What Came before, and What can be Deduced? 218
5. Networks in Society 222
6. Blockchain Technology as a Technical Materialisation 228
7. Networks as Transnational Law 234
8. The Way Forward (Conclusion) 235

The Silk Road Revisited – Money Transactions Inside the Bitcoin System

Kristoffer SCHOLLIN 237

1. High Priest Nakamoto 238
2. Money without Money in Mesopotamia 242
3. The Functions of Money 243
4. Old Temples and New 246
5. Decentralisation and Contractual Exchange in Bitcoin 251
6. Old and New Priesthoods 255
7. A Return to the Merchant Temple – A Glimpse of the Future? 256
8. The Silk Road Revisited and a Return to the Sumerian Temples? 258

**PART IV. DEVELOPMENT AND IMPLEMENTATION OF CONTRACT
– MORE DIGITAL, MORE LIQUID**

Contracts in the Infosphere

Giovanni SARTOR 263

1. Introduction 263
2. The Rise of Computation 265
3. Autonomy of Artificial Systems and Contracting 266
4. Cognitive Delegation 271
5. Contracts without Agreement, or Agreements by Artefacts? 272
6. Conclusion – How to Regulate Artificial Intelligence in Contracts. 276

PART V. DIGITAL OBJECTS OF CONTRACT – CESL II AND MORE

Contracts for the Supply of Digital Content – The Proposal of the Commission for a Directive on Contracts for the Supply of Digital Content

Gerald SPINDLER	281
1. Introduction	282
2. General Approach	283
3. Scope of Application	286
4. Article 5 CSDC – Time and Place of Supply	293
5. Article 6 CSDC – Conformity with the Contract	294
6. Article 9 CSDC – Burden of Proof for Unlimited Time	300
7. Liability of the Supplier and Remedies for the Consumer	301
8. Article 13 CSDC – Legal Consequences of Termination	304
9. Article 14 CSDC – Right to Damages	307
10. Defects Liability Period and Statute of Limitation	309
11. Article 15 CSDC – Modification of the Digital Content	310
12. Article 16 CSDC – Right to Terminate Long-Term Contracts	311
13. Miscellaneous Provisions	312
14. Conclusion	312

Digital Content – A Digital CESL II – A Paradigm for Contract Law via the Backdoor?

Christina RAMBERG	315
1. Introduction	315
2. Examples of Sale of Digital Contents and the Scope of Application	316
3. Special Features of the Sale of Digital Contents	318
4. Special Legal Problems Relating to the Sale of Digital Content	319
5. Conclusion	325

<i>Index</i>	329
--------------------	-----

TABLE OF CASES

COURT OF JUSTICE OF THE EUROPEAN UNION

Case C-168/00 <i>Simone Leitner v. TUI Deutschland</i> [2002] ECR I-2631	193
Case C-464/01 <i>Gruber v. Bay Wa AG</i> , judgment of 20 January 2005, ECLI:EU:C:2005:32	288
Case C-404/06 <i>Quelle AG v. Bundesverband der Verbraucherzentralen und Verbraucherverbände</i> , ECLI:EU:C:2008:231	304
Case C-509/09 <i>eDate Advertising GmbH v. X</i> , ECLI:EU:C:2011:685	60
Case C-161/10 <i>Olivier Martinez and Robert Martinez v. MGN Limited</i> , ECLI:EU:C:2010:656	60
Case C-472/10 <i>Nemzeti Fogyasztóvédelmi Hatóság v. Invitel Távközlési Zrt</i> , ECLI:EU:C:2012:242	93
Case C-49/11 <i>Content Services Ltd. v. Bundesarbeitskammer</i> , ECLI:EU:C:2012:419	310
Case C-92/11 <i>RWE Vertrieb AG v. Verbraucherzentrale Nordrhein-Westfalen eV</i> , ECLI:EU:C:2013:180	93
Case C-128/11 <i>Usedsoft GmbH v. Oracle International Corp.</i> ECLI:EU:C:2012:407	288
Case C-415/11 <i>Mohamed Aziz v. Caixa d'Estalvis de Catalunya, Tarragona i Manresa (Catalunyacaixa)</i> CJEU judgment, 14 March 2013, ECLI:EU:C:2013:164; Opinion of Advocate General Kokott, 8 November 2012, ECLI:EU:C:2012:700	175
Case C-26/13 <i>Arpád Kásler and Hajnalka Káslerné Rábai v. OTP Jelzálogbank Zrt.</i> , judgment of 30 April 2014, ECLI:EU:C:2014:282	294
Case C-96/14 <i>Jean-Claude Van Hove v. CNP Assurances SA</i> , judgment of 23 April 2015, ECLI:EU:C:2015:262	294
Case C-264/14 <i>Skatteverket v. David Hedqvist</i> , ECLI:EU:C:2015:718	241, 250
Case C-362/14 <i>Schrems v. Data Protection Commissioner</i> , ECLI:EU:C:2015:650	92
Case C-174/15 <i>Vereniging Openbare Bibliotheken v. Stichting Leenrecht</i> , ECLI:EU:C:2016:459	288
Case C-191/15 <i>Verein für Konsumenteninformation v. Amazon EU Sàrl</i> , judgment of 28 July 2016, ECLI:EU:C:2016:612	50, 73–75, 181
Joined Cases 89, 104, 114, 116, 117 and 125–129/85 <i>Ahlstrom and Others v. EC Commission (Re Woodpulp Cartel)</i> , [1988] ECR 5193	21
Joined Cases C-585/08 <i>Pammer v. Reederei Karl Schlüter GmbH & KG</i> and C-144/09 <i>Hotel Alpenhof GesmbH v. Oliver Heller</i> , ECLI:EU:C:2010:740, [2010] ECR I-12527	76–80, 83, 99
Joined Cases C-65/09 and C-87/09 <i>Gebrüder Weber v. Wittmer and Putz v. Medianess Electronics GmbH</i> , ECLI:EU:C:2011:396	199, 301–302

AUSTRALIA

<i>Sheldon Pallet Manufacturing Co. Pty. Ltd. v. New Zealand Forest Products Ltd.</i> [1975] 1 NSWLR 141, 147	61
---	----

CANADA

<i>Douez v. Facebook, Inc.</i> , 2017 SCC 33	75
<i>Rai v. Airbnb and another</i> , 2015 BCHRT 167	97

HONG KONG

<i>Dr Yeung, Sau Shing Albert v. Google Inc.</i> [2014] HKCFI 1404	85
--	----

UNITED KINGDOM

<i>Cavendish Square Holding BV v. Talal El Makdessi; ParkingEye Limited v. Beavis</i> [2015] UKSC 67	176–179
<i>CCN Systems Ltd v. Data Protection Registrar</i> (Case DA/90 25/4/9, judgment delivered 25 February 1991)	182
<i>Jarvis v. Swan's Tours Ltd</i> [1973] QB 233	193
<i>Royal Bank of Scotland plc v. Etridge (No. 2)</i> [2001] UKHL 44	183
<i>Thornton v. Shoe Lane Parking Ltd</i> [1971] 2 QB 163	192

UNITED STATES

<i>American Express Co. v. Italian Colors Restaurant</i> 570 US_(2013)	99
--	----

OPINIONS

Case COMP/C-3/39.740, <i>Foundem v. Google</i> (30 November 2010)	22
Case COMP/C-3/39.775, <i>Ciao v. Google Inc.</i> (30 November 2010)	22
Case COMP/C-3/39.768, <i>1plus v. Google Inc.</i> (30 November 2010)	22
<i>Opinion of the European Banking Authority on lending-based crowdfunding</i> (EBA/Op/2015/03, 26 February 2015)	108
<i>Opinion: Investment-based crowdfunding</i> , 18 December 2014, ESMA/2014/1378	108
<i>Towards a New Digital Ethics</i> (Opinion 4/2015) 11 September, 2015, at 13.	187
<i>Virtual Currencies and Beyond: Initial Considerations</i> , January 2016, SDN/16/03	239, 241, 245

LIST OF AUTHORS

Roger Brownsword

Professor at King's College London and at Bournemouth University

Carmen Estevan de Quesada

Professor at the University of Valencia

Stefan Grundmann

Professor at the European University Institute, Florence and at Humboldt-University, Berlin

Philipp Hacker

Max Weber Fellow at the European University Institute, Florence and Postdoctoral Researcher at Humboldt-University, Berlin

Florian Idelberger

Researcher at the European University Institute, Florence

Vanessa Mak

Professor of Private Law at Tilburg University

Przemysław Jacek Pałka

Researcher at the European University Institute, Florence

Christina Ramberg

Professor at Stockholm University

Giovanni Sartor

Professor at the European University Institute, Florence

Kristoffer Schollin

Researcher at the University of Gothenburg

Gerald Spindler

Professor at the Georg-August University of Göttingen

Dan Jerker B. Svantesson

Professor and Co-Director at the Centre for Commercial Law, Bond University and Researcher at the Swedish Law and Informatics Research Institute, Stockholm University.

