



ELI

EUROPEAN
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INSTITUTE



UNIDROIT

International Institute for the Unification of Private Law
Institut international pour l'unification du droit privé

ELI-UNIDROIT Model European Rules of Civil Procedure Dissemination Conference 5–6 February 2024

Conference Brochure



About ELI



The law in Europe has a profound impact on the daily lives of European citizens, companies and organisations. As an independent organisation, ELI aims to improve the quality of law, support its development and contribute to its proper implementation both on a national and European level.

ELI is partly modelled on the American Law Institute (ALI), which was founded in 1923 and has since become a landmark institution in the American legal system. Like its American counterpart, ELI aims to unite jurists of the highest standing from all branches and professions of the law. The Institute operates on its own initiative but is also open for cooperation with other organisations that share its vision. Since its foundation, the Institute has established close working relations with EU Institutions and agencies such as the European Parliament, the European Commission, the Court of

Justice of the European Union (CJEU) and the European Union Agency for Fundamental Rights, international organisations such as the Council of Europe, the Organization for Security and Co-operation in Europe, United Nations Commission on International Trade Law and the International Institute for the Unification of Private Law, as well as organisations such as the Council of the Notariats of the European Union, the Council of Bars and Law Societies of Europe (CCBE), the European Network of Councils for the Judiciary, the Hague Conference on Private International Law and the Academy of European Law. ELI is also grateful for its long-standing successful cooperation with the University of Vienna, which generously hosts the ELI Secretariat (pictured above).

At the heart of ELI's activities are its projects, which can be either short to medium or long term: the former

are usually projects that react to current developments, while the latter are proactive in nature and will often take several years of drafting. Alongside Hubs, which are national networks of ELI members, ELI has also established Special Interest Groups (SIGs), through which it aims to scrutinise the latest, cutting-edge developments in the different fields of law. Participation in ELI activities is encouraged amongst all members, and those members wishing to play a particularly significant and decisive role in the functioning of the Institute can stand for election in the ELI Council. ELI members can also take part in various projects, for example, as Project Team members or as members of Members Consultative Committees (MCCs). ELI is proud of its diverse membership and values the variety of expertise and perspectives which it brings to the organisation.

About UNIDROIT



The International Institute for the Unification of Private Law (UNIDROIT), set up in 1926 as an auxiliary organ of the League of Nations, is an independent intergovernmental Organisation with its seat in the Villa Aldobrandini in Rome.

UNIDROIT's 65 Member States, representing over 74% of the world population and over 90% of global nominal GDP, are drawn from the five continents and represent a variety of different legal, economic, and political systems as well as different cultural backgrounds.

The purpose of UNIDROIT is to develop methods for modernising, harmonising, and co-ordinating international private and commercial law and to formulate uniform law instruments, including treaties, model laws, legal or legislative guides, principles, and rules. Its work facilitates trade, contributes to international sustainable development, promotes education, advances international cooperation and exchange, and closes cultural gaps.

In fulfilling its mandate, UNIDROIT closely cooperates not only with its sister organisations Hague Conference

on Private International Law (HCCH) and United Nations Commission on International Trade Law (UNCITRAL), but also with other specialised UN agencies (Food and Agriculture Organization (FAO), International Fund for Agricultural Development (IFAD), International Civil Aviation Organization (ICAO), United Nations Educational, Scientific and Cultural Organization (UNESCO)) and other intergovernmental and international global and regional organisations (among which Intergovernmental Organisation for International Carriage by Rail (OTIF), United Nations Economic Commission for Europe (UNECE), United Nations Economic Commission for Africa (UNECA), World Bank Group/International Finance Corporation (WBG/IFC), ALI, ELI, International Bar Association (IBA) etc).

Over the years, UNIDROIT has adopted several important instruments that have impacted international commercial law and legislative development in many States (both members and non-members of UNIDROIT). UNIDROIT's areas of work cover international contract law (including the UNIDROIT Contract Principles (UPICC) and the Principles

on Reinsurance Contract Law PRICL), access to credit and finance (2001 Cape Town Convention and its Protocols, 2023 Model Law on Factoring), private law and agriculture (2005 UNIDROIT/FAO/IFAD Legal Guide on Contract Farming, 2017 UNIDROIT/IFAD Legal Guide on Land Investment Contracts), protection of cultural property (1995 UNIDROIT Rome Convention, 2011 UNESCO/UNIDROIT Model Legislative Provisions on State Ownership of Undiscovered Cultural Objects), capital markets (2007 Geneva Convention, Legislative Guide on Intermediated Securities, UNIDROIT Principles on Close-Out Netting), and technology and the law (2023 UNIDROIT Principles on Digital Assets and Private Law). In the field of procedural law, UNIDROIT cooperated first with ALI (ALI-UNIDROIT Principles on Transnational Civil Law) and with ELI (ELI-UNIDROIT Model European Rules on Civil Procedure). Current projects include sustainability and private law (projects on Voluntary Carbon Credits and Due Diligence in Global Supply Chains), agricultural finance (UNCITRAL-UNIDROIT Model Law on Warehouse Receipts), Principles on International Investment Contracts, Best Practices on Enforcement, Bank Insolvency.

ELI-UNIDROIT Model Rules: Introduction

Published in 2021, the ELI-UNIDROIT Model European Rules of Civil Procedure sought to adopt the ALI-UNIDROIT Principles of Transnational Civil Procedure (2004) to a European perspective. In doing so, the project aimed ultimately at reducing uncertainties for parties litigating in unfamiliar surroundings, with a view to promoting fairness in judicial proceedings.

The project was adopted in February 2014 and a total of ten Working Groups, consisting of leading experts in civil procedure law (academics, judges and practitioners) from over 16 countries, were established. They were supported by 29 Advisory Committee members and a Members Consultative Committee of 12. Among the project's observers were the American Law Institute, Asociación Americana de Derecho Internacional Privado, the Association for International Arbitration, the Council of Bars and Law Societies of

Europe, the Council of the Notariats of the European Union, the Court of Justice of the European Union, the European Commission, the European Network of Councils for the Judiciary, the European Parliament, the Hague Conference on Private International Law, the International Bar Association (IBA) Arbitration Committee, the IBA Litigation Committee, the International Association of Lawyers, the International Association of Procedural Law, the International Association of Young Lawyers, the International Bar Association, the International Union of Judicial Officers and Max Planck Institute Luxembourg. Their insights were instrumental in shaping the outcome.

The Rules, which strike a balance between generality and specificity, constitute a frame of reference for policy makers both at European and national levels. They have been translated into French and Spanish, with Chinese, Farsi, German,

Hungarian, Italian, Portuguese, Russian and Ukrainian translations being underway.

The Conference in Vienna aims at reigniting discussion on the importance and impact that the Model Rules have had and continue to have since they were published. It will provide an opportunity to present some of the most innovative features of the Rules as well as consider future challenges and opportunities for civil procedure resulting from digitalisation. The Conference will also provide a platform for the discussion of ongoing civil procedure reforms and the impact the Model Rules have or could have on them. Finally, participants will have the opportunity to reflect on the translations of the Model Rules.



MONDAY | 5 FEBRUARY 2024

VENUE: AUSTRIAN ACADEMY OF SCIENCES | MAIN BUILDING | DR IGNAZ SEIPEL-PLATZ 2 | 1010 VIENNA | SITZUNGSSAAL

13:00–13:30 CET **Registration**

13:30–13:45 CET **Welcome and Introductory Addresses**

Manuela Baccharini (Professor, Vice Rector for Research and International Affairs, University of Vienna)

Pascal Pichonnaz (Professor, University of Fribourg, ELI President)

Ignacio Tirado (Professor, UNIDROIT Secretary-General)

13:45–14:30 CET **Panel I – The ELI-UNIDROIT Model Rules: An Overview**

Co-Chair: Diana Wallis (Solicitor, Mediator, MICArb, Senior Fellow)

Co-Chair: Anna Veneziano (Professor, Deputy Secretary-General of UNIDROIT)

Rolf Stürner (Professor emeritus, University of Freiburg)

Commentator: Diane Wood (Judge, ALI Director)

Q&A

14:30–15:30 CET **Panel II – Enhancing Convergence: The Approach of the Model Rules to Case Management and Cooperation, and Access to Information and Evidence**

Chair: Diana Wallis (Solicitor, Mediator, MICArb, Senior Fellow)

Remco van Rhee (Professor, Maastricht University)

Alan Uzelac (Professor, Zagreb University)

Fernando Gascón Inchausti (Professor, Complutense University of Madrid)

External discussant: Anna Nylund (Professor, University of Bergen)

Q&A

15:30–16:00 CET *Coffee Break*

16:00–17:15 CET **Panel III – Treading New Ground: The Approach of the Model Rules to Collective Redress, Costs, Res Iudicata**

Chair: Ignacio Tirado (Professor, UNIDROIT Secretary-General)

Stefaan Voet (Professor, University of Leuven)

Eva Storskrubb (Professor, University of Uppsala)

Burkhard Hess (Professor, University of Vienna)

External discussant: Georg Kodek (President of the Austrian Supreme Court)

Q&A

17:15–18:45 CET **Panel IV – New Technologies in Civil Procedure and Enforcement**

Chair: Xandra Kramer (Professor, Erasmus University Rotterdam)

John Sorabji (Associate Professor, University College London)

Teresa Rodríguez de las Heras Ballell (Professor, University Carlos III of Madrid)

Anna Skrjabina (Consultant and Researcher, University of Latvia)

Q&A

TUESDAY | 6 FEBRUARY 2024

VENUE: AUSTRIAN ACADEMY OF SCIENCES | MAIN BUILDING | DR IGNAZ SEIPEL-PLATZ 2 | 1010 VIENNA | SITZUNGSSAAL

09:00–09:30 CET **Registration**

09:30–11:00 CET **Panel V – The ELI-UNIDROIT Model Rules and Current or Prospective Reforms of Civil Procedure**

Chair: Remo Caponi (Judge, Italian Supreme Court)
Magne Strandberg (Professor, University of Bergen)
Masood Ahmed (Professor, University of Leicester)
Norel Rosner (Legal and Policy Officer, European Commission)

Q&A

11:00–11:30 CET *Coffee Break*

11:30–13:00 CET **Panel VI – The Relevance of the Translations of the Model Rules**

Chair: Anna Veneziano (Professor, Deputy Secretary-General of UNIDROIT)
Emmanuel Jeuland (Professor, Paris 1 Panthéon-Sorbonne University)
Marco de Benito (Professor, IE University)
Elisabetta Silvestri (Professor, University of Pavia)

Q&A

13:00–13:15 CET Concluding Remarks

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Speakers

Welcome and Introductory Addresses



Manuela Baccharini is Professor of Cell Signalling at the Max Perutz Labs of the University of Vienna and the Medical University of Vienna. She has served as Vice-Rector for Research and International Affairs since October 2022. Prior to this, she held various positions, eg at the Max Planck Institute of Immunobiology and Epigenetics in Freiburg. Baccharini is a member of the European Molecular Biology Organization (EMBO) and corresponding member of the Austrian Academy of Sciences.



Pascal Pichonnaz has been a Professor of Swiss contract law, Roman law, European consumer law and comparative contract law at the University of Fribourg since 2020. Pichonnaz was Dean of the Law Faculty from 2014–2017 and has published numerous books in various legal fields. He is a member of several boards of legal periodicals and is active as an international commercial arbitrator. From 2008–2009, he was the President of the European Law Faculties Association. Currently, Pichonnaz is Chair of the Swiss Federal Commission for Consumers. He was elected President of ELI in September 2021.



Ignacio Tirado has been Secretary-General of UNIDROIT since August 2018. Tirado holds a PhD from the Universities of Bologna and Autónoma de Madrid and an LLM from the University of London. Previously he was a Senior Legal Consultant at the World Bank and has consulted for the International Monetary Fund as well as for the Asian Development Bank. Tirado is a founding member of the European Banking Institute, an International Fellow of the American College of Bankruptcy and has been Director and Academic Co-Chair of the International Insolvency Institute.



Speakers

Panel I – The ELI-UNIDROIT Model Rules: An Overview



Anna Veneziano (LLM, Yale Law School; PhD, University of Florence) is the Deputy Secretary General of UNIDROIT. She is a Professor of Comparative Law at Teramo University, with previous visiting and tenured positions at other academic institutions. Veneziano's fields of expertise include international contract and secured transactions law. In relation to the ELI-UNIDROIT European Model Rules on Civil Procedure, she was the Co-Chair of the Steering Committee of the project on behalf of UNIDROIT.



Diana Wallis is the chair of the EU Committee of the Law Society of England & Wales, a Trustee of the ERA in Trier and an Honorary Associate of the Centre for Socio-Legal Studies at Oxford University. After a career as a litigation solicitor specialising in private international law, she became a member of the European Parliament in 1999 before acting as its Vice-President between 2007–2012. Between 2013–2017 Wallis was the President of ELI. She is also a member of the Chartered Institute of Arbitrators and currently practises both as an arbitrator and accredited mediator.



Rolf Stürner is an honorary Professor at the University of Freiburg, Germany. He has held various positions, among others, as Director of the Institute for German and Foreign Civil Procedure, judge at the Court of Appeal in Karlsruhe, and visiting professor at HLS and NYU. Stürner was a Reporter in the drafting of the ALI-UNIDROIT Principles of Transnational Civil Procedure and the UNIDROIT Best Practices of Civil Enforcement, and was a member of the Steering Committee and Final Drafting Team of the ELI-UNIDROIT Model European Rules of Civil Procedure.



Diane P Wood (University of Texas, BA, JD) is a Senior Judge of the US Court of Appeals for the 7th Circuit, the Director of the American Law Institute, and a Senior Law Lecturer at the University of Chicago. She clerked for Judge Irving Goldberg and Justice Harry A Blackmun (US Supreme Court). Wood also served as a lawyer at the US State Department. She was an associate at Covington & Burling, a Professor at the University of Chicago Law School and Deputy Assistant Attorney General for Antitrust at the US Dept of Justice. Wood joined the 7th Circuit in 1995 and was its chief judge from 2013–2020.

Speakers

Panel II – Enhancing Convergence: The Approach of the Model Rules to Case Management and Cooperation, and Access to Information and Evidence



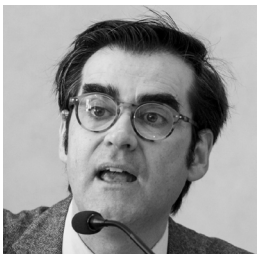
Diana Wallis is the chair of the EU Committee of the Law Society of England & Wales, a Trustee of the ERA in Trier and an Honorary Associate of the Centre for Socio-Legal Studies at Oxford University. After a career as a litigation solicitor specialising in private international law, she became a member of the European Parliament in 1999 before acting as its Vice-President between 2007–2012. Between 2013–2017 Wallis was the President of ELI. She is also a member of the Chartered Institute of Arbitrators and currently practises both as an arbitrator and accredited mediator.



Cornelis Hendrik (Remco) van Rhee is a Professor of European Legal History and Comparative Civil Procedure at Maastricht University and Director of the 'Foundations and Principles of Civil Procedure in Europe' programme of the *Ius Commune* Research School.



Alan Uzelac is a Professor of Law and Head of Department for Civil Procedure at Zagreb University. He was among the founders of the European Commission for the Efficiency of Justice (CEPEJ) of the Council of Europe, where he held different functions. He has been active as an arbitrator in international commercial cases. As an international expert, Uzelac has assisted legal reforms in a dozen of European and Asian countries. Within the ELI-UNIDROIT project, he was a Co-Reporter of the Working Group on Procedural Obligations.



Fernando Gascón Inchausti is a Professor of Procedural Law at the Complutense University of Madrid (Spain). His main fields of research are civil and criminal procedure, both from a European and comparative perspective. He was a Co-Reporter of the working group on 'Access to Information and Evidence' and a member of the groups on 'Res iudicata and lis pendens' and 'Appeals' of the Model European Rules of Civil Procedure. Gascón has co-edited, with Astrid Stadler and Vincent Smith, a commentary to the Rules.



Anna Nylund is a Professor of Procedural Law and co-chair of the Research Group for Civil Procedure and Dispute Resolution, Faculty of Law, University of Bergen. She has published extensively in the fields of comparative and European civil procedure law, alternative dispute resolution and children's participation rights. Nylund is the chair of the Nordic Association of Procedural Law. Her current research focuses on the foundations of the civil justice system and the digitalisation of civil justice.

Speakers

Panel III – Treading New Ground: The Approach of the Model Rules to Collective Redress, Costs, Res Iudicata



Ignacio Tirado has been Secretary-General of UNIDROIT since August 2018. Tirado holds a PhD from the Universities of Bologna and Autónoma de Madrid and an LLM from the University of London. Previously he was a Senior Legal Consultant at the World Bank and has consulted for the International Monetary Fund as well as for the Asian Development Bank. Tirado is a founding member of the European Banking Institute, an International Fellow of the American College of Bankruptcy and has been Director and Academic Co-Chair of the International Insolvency Institute.



Stefaan Voet is a Professor at the University of Leuven (Belgium). His research focuses on complex litigation, ADR and dispute resolution design. He was a visiting scholar at the University of Houston in 2009 and at the Stanford Law School in 2014. Voet has been a visiting professor at various universities worldwide. From 2016–17, he held the TPR Chair at the University of Utrecht. In 2020, he was a scientific fellow at the MPI for Procedural Law in Luxembourg and in 2023, he became a member of the IAPL Council.



Eva Storskrubb is an Associate Professor of Procedural Law at Uppsala University. After years of legal practice, Storskrubb transitioned to full-time academia in 2021. Her research focuses on EU civil justice and commercial dispute resolution. Among her current appointments, Storskrubb sits on the Advisory Committee of the ELI project on Digitalisation of Civil Justice and she is a member of the Steering Committee of the Swedish Network for European Legal Studies. She is also a affiliated researcher on the Vici project on affordable access to justice at Erasmus University.



Burkhard Hess is a full professor of procedural law at the University of Vienna. Prior to that, he has been the Director of the Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law. He was also a Professor at the Universities of Heidelberg and Tübingen. Hess has been providing expert advice to various governments and organisations and published widely on civil procedure. He is the Honorary President of the German Association of International Procedural Law and the Vice President for Europe of the International Association of Procedural Law.



Georg E Kodek studied law at the University of Vienna and at Northwestern University School of Law. In 1991, he was appointed a district court judge in Vienna. After serving at the superior court of Eisenstadt and the Vienna Court of Appeals, in 2006 he was appointed to the Austrian Supreme Court. Since January 2024, he has been President of that Court. In addition, he is professor of civil and commercial law at the Vienna University of Economics and Business. There, he is currently head of the Department of Private Law. He has published extensively in the fields of civil and commercial law.

Speakers

Panel IV – New Technologies in Civil Procedure and Enforcement



Xandra Kramer is a Professor of Private Law (Erasmus University Rotterdam) and of Private International Law (Utrecht University) as well as a Deputy Judge in the District Court of Rotterdam. Her research mission is to contribute to improving access to justice in the international context. Kramer is particularly interested in the functioning of civil justice systems, the crossroads between procedural justice and economic efficiency, justice innovation and digitisation, complex litigation and the harmonisation of private international law and civil procedure.



John Sorabji is an Associate Professor at UCL. He was formerly the Deputy Private Secretary to HM King Charles III and the Principal Legal Adviser to The Lord Chief Justice of England and Wales and The Master of the Rolls. He is General Editor of The White Book, author of English Civil Justice after Woolf and Jackson and A Model Civil Procedure Code for England and Wales, and co-author of the ELI-UNIDROIT Model European Rules of Civil Procedure amongst others.



Teresa Rodríguez de las Heras Ballell is an Associate Professor of Commercial Law at University Carlos III of Madrid. She was a Sir Roy Goode Scholar at UNIDROIT in 2021–2022. Ballell is a Spanish delegate at UNCITRAL (WG I, WG VI and WG IV), an expert for UNCITRAL and UNIDROIT on digital economy projects and on the UNIDROIT project on Best Practices for Effective Enforcement. She is also an arbitrator at the Spanish Court of Arbitration and a member of various EU Expert Groups, among others on Liability and New Technologies. Ballell is a member of ELI's Executive Committee.



Anna Skrjabina is a consultant and researcher focused on justice administration, technology, and legal design and an Associate Reporter of the ELI project on the Digitalisation of Justice Systems in Europe. Previously a practitioner in the Ministry of Justice and Court Administration of Latvia, she led large-scale justice reform projects. Skrjabina was part of the OECD Advisory Committee on Access to Justice, led the Justice and Technology workstream initiated by the OECD and Latvia and is an expert for the Council of Europe's European Commission for the Efficiency of Justice (CEPEJ).

Speakers

Panel V – The ELI-UNIDROIT Model Rules and Current or Prospective Reforms of Civil Procedure



Remo Caponi is currently a judge at the Italian Supreme Court. He was a full professor of Civil Procedure at the University of Florence from 1998–2022 and in 2022 he won the Enrico Redenti Prize for Civil Procedure. Caponi is a member of the Presidium of the International Association of Procedural Law (IAPL), a founding member of the ELI and was a member of ELI Executive Committee from 2013–2017. He has published five books and more than 200 papers in Italian, English and German.



Magne Strandberg is a Professor at the Faculty of Law at the University of Bergen. Strandberg is co-head of the obligatory course on procedural law and also lectures on tort law and other fields of law. Strandberg has a special interest in rules and theories of evidence, which was the subject of his PhD-thesis in 2010 and numerous later articles. In the ELI-UNIDROIT project, Strandberg was a member of the working group on the obligation of parties and judges and the working group on appeals.



Masood Ahmed is an Associate Professor of Law at the University of Leicester. His research focuses on civil procedure, civil justice systems and reform, alternative dispute resolution (ADR) and international commercial arbitration, and he has published in leading international academic journals and edited books. Ahmed has been involved in various major civil justice reform projects in England and Wales and has advised His Majesty's Courts and Tribunal Service, the Ministry of Justice, the Civil Justice Council, the Civil Procedure Rule Committee and the Law Society of England and Wales.



Norel Rosner currently works at the Directorate-General for Justice and Consumers of the European Commission, focusing on international aspects in the area of civil justice and on civil procedure. In this capacity, he followed, as an observer, the ELI-UNIDROIT project leading to the adoption of the Model Rules of Civil Procedure. Rosner previously worked at the Court of Justice of the European Union, as well as in academia (University of Groningen, The Netherlands) and private practice (De Brauw Blackstone Westbroek, The Netherlands).

Speakers

Panel VI – The Relevance of the Translations of the Model Rules



Anna Veneziano (LLM, Yale Law School; PhD, University of Florence) is the Deputy Secretary General of UNIDROIT. She is a Professor of Comparative Law at Teramo University, with previous visiting and tenured positions at other academic institutions. Veneziano's fields of expertise include international contract and secured transactions law. In relation to the ELI-UNIDROIT European Model Rules on Civil Procedure, she was the Co-Chair of the Steering Committee of the project on behalf of UNIDROIT.



Emmanuel Jeuland holds a Master's degree in law from the Université de Paris Panthéon-Sorbonne and an LLM from King's College (London). His doctorate in the law of obligations focused on the procedural law of substitution of persons. He is currently the Co-Director of the Research Department on Justice and Litigation and Director of the Master's programme on Justice and Litigation at the University of Paris. Jeuland has published textbooks and essays on procedural law and legal relations.



Marco de Benito is an Associate Professor at IE University, where he holds the Jean Monnet Chair in European Civil Procedure and teaches comparative civil procedure and international arbitration. He is a member of the International Association of Procedural Law and the ICC Institute of World Business Law, and a corresponding member of the Spanish Royal Academy of Jurisprudence and Legislation. De Benito was the founder of Estudio de Benito and he is frequently appointed as an arbitrator in international matters.



Elisabetta Silvestri was an Associate Professor of Italian Civil Procedure, Comparative Civil Procedure, and Arbitration, Mediation and Assisted Negotiation at the Department of Law, University of Pavia, Italy until October 2020. She was also a visiting scholar at Yale Law School (New Haven, United States) and the London School of Economics. Silvestri has held lectures in many Italian and foreign universities on a wide variety of subjects in the field of civil procedure and related matters.

Publications

ELI-UNIDROIT Model European Rules of Civil Procedure
(free download)

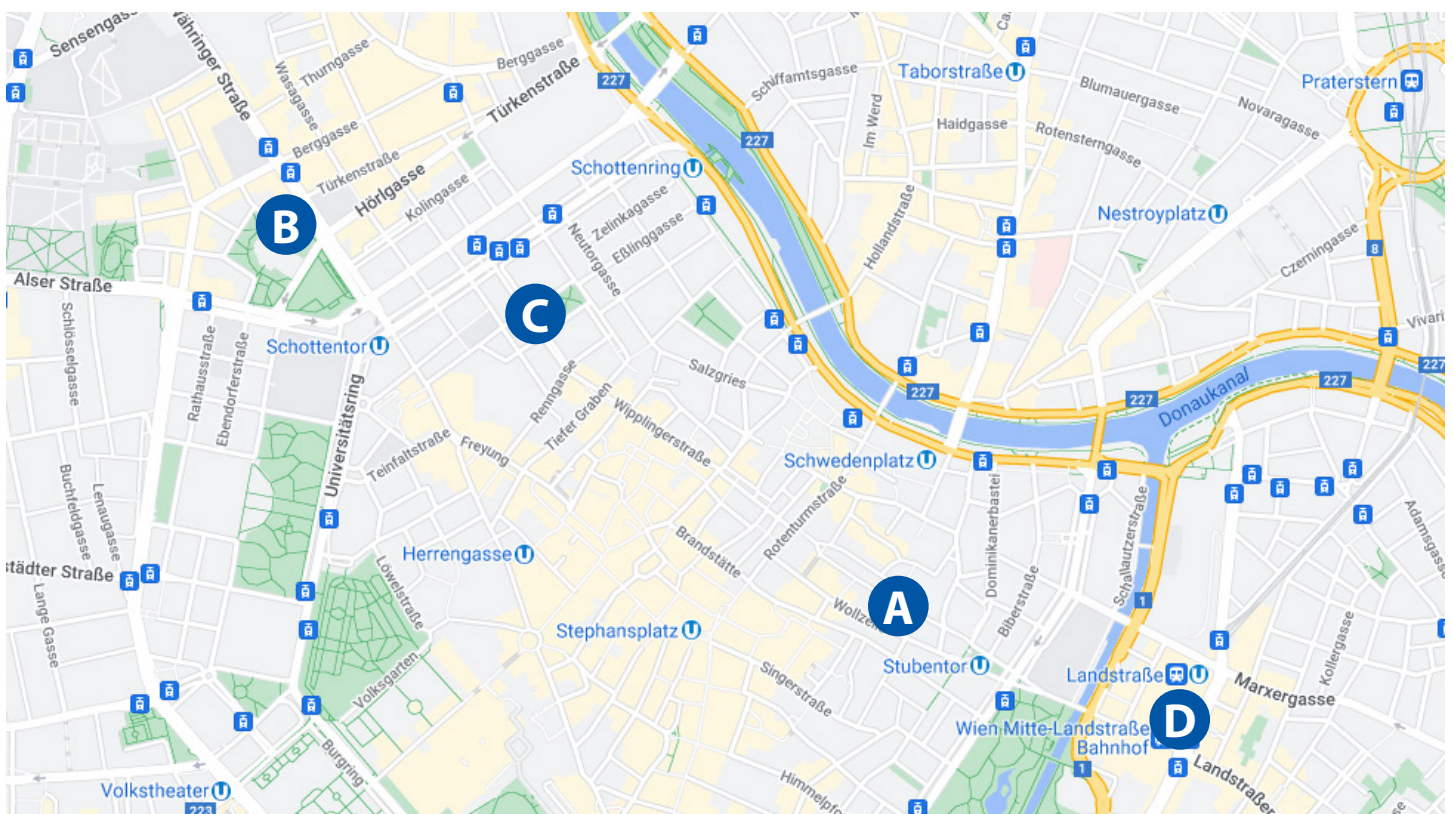


ELI-UNIDROIT Model European Rules of Civil Procedure
(OUP)



Key Venues

- A** Austrian Academy of Sciences (Österreichische Akademie der Wissenschaften)
Doktor-Ignaz-Seipel-Platz 2, 1010 Vienna
- B** Hotel Regina
Rooseveltplatz 15, 1090 Vienna
- C** Restaurant Hansen (Speakers Dinner on 5 February 2024)
Wipplingerstraße 34, 1010 Vienna
- D** Wien Mitte-Landstraße Bahnhof (convenient hub from and to the Vienna Airport)
Landstraßer Hauptstraße 1C, 1030 Vienna



European Law Institute

- Pan-European, democratic, membership-based organisation
- Uniting prominent jurists of all legal professions
- Aiming to improve the law in Europe
- Carrying out projects with immediate practical application

Members of ELI can contribute to its projects and gain access to an international network of jurists. Apart from other activities, ELI organises its Annual Conference and Meetings, bringing together Europe's leading experts in diverse fields of law.

Executive Committee

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First Vice-President:
Second Vice-President:
Treasurer:
Other Members:

Pascal Pichonnaz
Anne Birgitte Gammeljord
Sir Geoffrey Vos
Pietro Sirena
Sylvaine Poillot Peruzzetto
Teresa Rodríguez de las Heras Ballell
Aneta Wiewiórowska-Domagalska

ELI in Vienna

The Secretariat of ELI, which is hosted by the University of Vienna, is located in the heart of the Austrian capital, close to the main building of the University, the representation of the European Commission in Austria as well as the information office of the European Parliament.

We cordially invite you to visit us whenever you are in Vienna.



ELI Secretariat

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