

BANKERS'
Law®



Professor Graham Roberts - Demise of Banking Codes

Matthew Swan - The new Security Interests (Jersey Law)

Katsuhiko Fujihira and Shinsuke Kaneko - Amendment of Commodity Exchange Act

Peter Isler and Patrik Peyer - Future of Private Banking in Switzerland

Reports on ICC's Winter Trade Finance Conference and ISDA's Regional Conference

£ ¥ ₰ ₧ € \$ 元 ₨ 圓 ₩ S/. f

V O L U M E **3** N U M B E R **4**

CONTENTS

Editor

Professor Graham Roberts
(Queen Mary
University of London)

Editorial Director

R. White

Subscription and Marketing

Kathryn Grandon

Publishers

Guthrum House Ltd

Registered Office: Abacus House,
33 Gutter Lane, London EC2V 8AR

Printers

Impress Print & Design
Pike Road
Corby, NN18 9QA

Subscriptions and Orders

Bankers' Law is published four times per
subscription year. Annual Subscription
for Volume 3 is £290 (UK) and £305
(overseas) per volume. Corporate
subscriptions are available on request.

Subscriptions and address for correspondence (including editorial)

Guthrum House Limited
Guthrum House
145 Angel Street, Hadleigh,
Suffolk, IP7 5BY England
Tel: +44 (0)1473 822061
Fax: + 44 (0)1473 822839
www.bankerslaw.co.uk

Bankers' Law ISSN 1748-3662

The opinions expressed in this publication
are not necessarily those of the publishers,
the Editor or the Editorial Board; the
publication accepts no responsibility for
those views so expressed. While every
effort is made to ensure the accuracy
of the information contained in this
publication, the Editor and publishers
do not guarantee the accuracy of the
information contained in this publication
nor do they accept responsibility for errors
or omissions or their consequences.
Bankers' Law is not designed to provide
legal advice on specific issues or problems
and professional legal advice should
be sought.

© Guthrum House Ltd 2011. All rights
reserved. No part of this publication, may
be stored in a retrieval system, transmitted
using any electronic means (including fax
and e-mail) or reproduced by any means
whatsoever (including photocopying or
scanning) without the advance written
permission of the publishers.

UK statutory material in this publication is
acknowledged as Crown copyright.

Law is as stated at 24 January 2011

The demise of the Banking Codes and (almost) the end of self-regulation in retail banking.....4

Professor Graham Roberts (Queen Mary, University of London) examines the regulations that have replaced the Banking Code and Business Banking Code.

Legal Issues from High Court and Court of Appeal Judgments on Lehman.....9

Dr Jingchen Zhao reviews the judgments in Lehman Brothers International (Europe) v CRC Credit Fund Ltd and important legal issues arising from the FSA's Client Assets Sourcebook and the rules in the Financial Services and Markets Act 2000.

Microfinance - no small matter.....12

An interview with Peter Ryan, CEO and founder of the MicroLoan Foundation. The article looks at, in particular, some of the legal considerations for microfinance as well as broader issues.

The New Security Interests (Jersey) Law16

Matthew Swan (Ogier, Jersey) explains the new legislation that will provide for a fundamental revision of the law relating to security interests in intangible movables in Jersey.

Amendment of Commodity Exchange Act in Japan.....24

Katsuhiko Fujihira and Shinsuke Kaneko (Morrison & Foerster LLP) examine important new amendments to the Commodity Exchange Act which impose stringent new entry regulations and rules of conduct on commodity futures transactions dealers involved in offshore exchange and OTC-traded transactions.

The Future of Private Banking in Switzerland - an Outlook from a Legal Perspective30

Peter Isler and Patrik Peyer (Niederer Kraft & Frey) analyse the sector on the basis of recent initiatives by the Swiss Regulator and an experts commission report established by the Swiss Federal Council.

Spanish SICAVs: is this the end of tax deferred divestments?.....33

Javier Fernandez Cuenca and Marta Moreno de Alboran (Perez-Llorca) look at Spain's proposed changes to the tax regime for SICAVs.

INTERNATIONAL CONFERENCES SECTION

Winter Trade Finance Conference 201036

We report on ICC's recent conference in London which covered issues such as key problems in letter of credit transactions such as discrepant presentations and linkage; fraud and letters of credit; the forthcoming ISBP revision; ICC-IEA Forfeiting Rules and URDG 758 (demand guarantees).

Report on ISDA's Annual Regional Conference42

We report on the conference in London which looked at topical developments such as legal obligations of confidentiality owed by traders to clients, Collateral Dispute Resolution, Marine Trade v Pioneer Freight Futures (event of default) and Perpetual Trustee v BNY Corporate Trustee Co Ltd (flip clauses), central clearing regulatory developments, changes in equity derivatives documentation and Dodd-Frank Wall Street Reform and Consumer Protection Act 2010.

CASE-NOTES.....46

UBS v Kommunale Wasserwerke and SK Slavia Praha-Fotbal v Debt Collect (effective service of proceedings for banks in EU) (Comment by Richard Clark, Slaughter and May). Bank of Scotland v Hussain and Qulb (what becomes of a charge when a property transaction is voided?) (Fergal Cathie and Warren McIntosh, Barlow Lyde & Gilbert LLP); Lloyds TSB v Markandan & Uddin (breach of trust in conveyancing claims) (Fergal Cathie and Warren McIntosh, Barlow Lyde & Gilbert LLP); SOCA v Szepietowski, National Westminster Bank (marshalling - two creditors of the same debtor) (Tim Pope and Thomas Webb, Burges Salmon LLP).