

**June 2004**

**FINANCIAL MARKETS LAW COMMITTEE**

**ISSUE 3 – PROPERTY INTERESTS IN INVESTMENT SECURITIES**

**Resources and Materials**

Background paper to FMLC paper entitled, “Analysis of the need for and nature of legislation relating to property interests in indirectly held investment securities, with a statement of principles for an investment securities statute”

Financial Markets Law Committee  
c/o Bank of England  
Threadneedle Street  
London EC2R 8AH  
[www.fmlc.org](http://www.fmlc.org)

**With grateful thanks to Philip Wood, a useful list of resources and materials used in developing the FMLC’s paper, “Analysis of the need for and nature of legislation relating to property interests in indirectly held investment securities, with a statement of principles for an investment securities statute” is set out here.**

Austen-Peters, AO, *Custody of Investments* (Oxford, 2002)

Benjamin, Joanna and Yates, Madeleine, *The Law of Global Custody* (2<sup>nd</sup> edn, Butterworths, 2002)

Benjamin, Joanna, *Interests in Securities* (Oxford, 2002)

-----, “The Oxford Colloquium on Collateral and Conflict of Laws” in Butterworths 1998 below

-----, “Recharacterisation Risk and Conflict of Laws” in Butterworths 1998 below

-----, “Determining the Situs of Interests in Immobilised Securities,” 47 ICLQ (1998) 923

Bernasconi, Christophe, “The Law Applicable to Dispositions of Securities through Indirect Holding Systems,” Report for the Hague Conference on Private International Law, November 2001

Bernasconi, Christophe, and Potok, Richard, “PRIMA Convention brings certainty to cross-border deals,” IFLR, Jan 2003, 11.

Butterworths 1998, “The Oxford Colloquium on Collateral and the Conflict of Laws,” Special Supplement to Butterworths Journal of International Banking and Financial Law, September 1998

Christie, F and Dosanjh H, “The Practical Elements of Settlement and Custody” in Oditah, Fidelis (ed), *The Future for the Global Securities Market* 199 132.

Dicey and Morris, *The Conflict of Laws* (13th edn, 2000) pages 915 ff

Einselee, D, *Wertpapierrecht als Schuldrecht* (JCB Mohr, 1995)

Fentiman, Richard, “Cross-Border Securities Collateral: Redefining Recharacterisation Risk,” in Butterworths 1998 above

Giovannini Group, “Cross-Border Clearing and Settlement Arrangements in the European Union,” November 2001, available on europa.eu.int website

-----, “Second Report on EU Clearing and Settlement,” April 2003, available on the same website.

Goode, Roy, "The Nature and Transfer of Rights in Dematerialised and Immobilised Securities," in Fidelis Oditah, *The Future for the Global Securities Markets: Legal and Regulatory Aspects*, (Oxford 1996)

-----, "Securities Entitlements and the Conflict of Laws," in Butterworths 1998 above

-----, *Legal Problems of Credit and Security* (3<sup>rd</sup> edn 2003, Thomson/Sweet & Maxwell) Chapter 6

-----, "Are Intangible Assets Fungible?" (2003) LMCLQ, August

Group of Thirty, "Global Clearing and Settlement – A Plan of Action," 2003. See their website.

Guynn, Randall D, "Modernising Securities Ownership, Transfer and Pledging Laws," unpublished, International Bar Association 1996, available on IBA website.  
Contributions by James S Rogers, Kazuaki Sono and Jurgen Than

IOSCO/BIS, "Recommendations for securities settlement systems," November 2001, available on BIS website.

Jameson, Ian, "Cross-border Securities Collateralisation – Lenders Beware," BJIBFL, November 1996, 465

Kettering, Kenneth, "Repledge Deconstructed," 61 U Pitt L Rev 1999, 45

[Khimji, Mohammed, LSE Dissertation ]

Mooney, Charles W, "Beyond Negotiability: A New Model for Transfer and Pledge in Securities Controlled by Intermediaries," 12 Cardozo L Rev 305

Mooney, Charles W, Rocks, SM and Schwartz RS, "An Introduction to the Revised UCC Article 8 and Review of Other Recent Developments with Investment Securities," (1994) 49 The Business Lawyer 1891.

Moshinsky, Mark, "Securities Held Through a custodian- Conflict of Laws Issues," in Butterworths 1998 above

Nizard, F, *Les Titres Negotiables* (Economica, 2003)

Ooi, Maisie, *Shares and other Certificates in the Conflict of Laws* (OUP 2002)

Paech, Philipp, "Harmonising Substantive Rules for the Use of Securities Held with Intermediaries as Collateral," Uniform Law Review, 2002, pp 1140, 1154.

Papaspyrou, Nicholas, "Immobilisation of Securities" Parts 1 and 2 in (1996) 10 JIBL 430 and 11 JIBL 459

Potok, Richard, *Cross-border Collateral: Legal Risk and the Conflict of Laws* (Butterworths, 2002)

Potok, Richard, and Moshinsky, Mark, "Cross-border Collateral: A framework for Choice of Law Situations," in Butterworths 1998 above

Pullen, Kevin, "Fungible Securities and Insolvency," (1999) BJIBFL, July/ August, 286

Rogers, James S, "Policy Perspectives on Revised UCC Article 8," 43 UCLA Rev 1431

-----, "Of Normalcy and Anomaly: Thoughts on Choice of Law for the Indirect Holding System," in Butterworths 1998 above

-----, "An Essay on Horseless Carriages and Paperless Negotiable Instruments: Some Lessons from the Article 8 Revision" (1995) 31 Idaho L Rev 689.

Schroeder, JL, "Is Article 8 Finally Ready This Time? The Radical Reform of Secured Lending on Wall Street," (1994) Columb Bus L Rev 291

Schwartz, Steven L, " Intermediary Risk in a Global Economy," 50 Duke L J 1541

Unidroit, "Position Paper of the Unidroit Study Group on Harmonised Substantive Rules Regarding Indirectly Held Securities," August 2003, on their website.

Uniform Commercial Code, American Law Institute and the National Conference of Commissioners of Uniform State Law, 1994 Official Text with Comments of Revised Article 8. Investment Securities.

Uniform Securities Transfer Act, draft. Proposal for Consultation by the Canadian Securities Administrators Transfer Act Task Force, August, 2003

Verhagen, Rick, "Book-entry Securities and the Conflict of Laws: Beyond the Lex Situs," " EBL Rev 2000, 11(2) 112