Bibliography


Briggs A, Private International Law in English Courts (OUP 2014).


Recognition of foreign bank resolution actions

Davenport H and Farr H B, ‘Recent Decisions’ (1913) 13 Colum L Rev 73.
Dombret A, *Too Big to Fail III Should We Break Up the Banks?* Kenadjian P S (ed) (De Gruyter 2015).


Faber D and others (eds), *Ranking and Priority of Creditors* (OUP 2016).

Faber D and Vermunt N (eds), *Bank Failure: Lessons from Lehman Brothers* (OUP 2017).


Gong X, A Balanced Way for China’s Inter-Regional Cross-Border Insolvency Cooperation (Leiden University 2016).


Goode R M, Principles of Corporate Insolvency Law (Sweet & Maxwell 2011).


Huang J, ‘Conflicts between Civil Law and Common Law in Judgment Recognition and Enforcement: When is the Finality Dispute Final?’ (2011) 29 *Wis Int’l LJ* 70.


Huertas T F, ‘Safe to Fail’ in *Safe to Fail* (Palgrave Macmillan 2014).


Kenadjian PS (ed), The Bank Recovery and Resolution Directive Europe’s Solution for “Too Big To Fail”? (De Gruyter 2013).


Bibliography


Laeven L, ‘Deposit Insurance in the European Union’ in Enoch C and others (eds), From Fragmentation to Financial Integration in Europe (International Monetary Fund 2014).


Recognition of foreign bank resolution actions


Ma D, A Study of the Order Public in Private International Law 国际私法中的公共秩序研究 (Wuhan University 2010).


Makarova M Y and others, Bankers without Borders? Implications of Ring-fencing for European Cross-border Banks (International Monetary Fund 2010).


McDonald O, Lehman Brothers: A Crisis of Value (Manchester University Press 2016).


Mevorach I, Insolvency within Multinational Enterprise Groups (OUP 2009).


Moss G S, Fletcher I F and Isaacs S (eds), Moss, Fletcher and Isaacs on the EU Regulation on Insolvency Proceedings (3rd edn, OUP 2016).


Nygå P E, Autonomy in International Contracts (OUP 1999).

O’Rourke K, A Short History of Brexit: From Brentry to Backstop (Pelican 2019).


Bibliography

Przeworski A, Stokes S C and Manin B (eds), Democracy, Accountability, and Representation (CUP 1999).


Schillig M, ‘Private Sector Transfer, Bridge Bank, and Asset Separation’ in Resolution and Insolvency of Banks and Financial Institutions (OUP 2016).

Schillig M, Resolution and Insolvency of Banks and Financial Institutions (OUP 2016).


Scott K, Jackson T and Taylor J (eds), Making Failure Feasible: How Bankruptcy Reform Can End ‘Too Big To Fail’ (Hoover Institute Press 2015).
Scott K, Shultz G and Taylor J, Ending Government Bailouts As We Know Them (Hoover Institute 2010).
Scott K and Taylor J (eds), Bankruptcy Not Bailout: A Special Chapter 14 (Hoover Institute Press 2012).
Sheldon R, Cross-border Insolvency (Bloomsbury 2015).
Recognition of foreign bank resolution actions


Story J, Commentaries on the Conflict of Laws, Foreign and Domestic, in Regard to Contracts, Rights, and remedies, and Especially in Regard to Marriages, Divorces, Wills, Successions, and Judgments (Hilliard, Gray, and Company 1834).


Tu G, Private International Law in China (Springer 2016).


Wolfrum R, ‘Sources of International Law’ in Max Planck Encyclopedia of Public International Law (OUP 2011).
Wood P, Principles of International Insolvency (Sweet & Maxwell 2007).
Zhang L, ‘Study of Private International Law Issues in International Insolvency Cooperation 跨境破产合作中的国际私法问题研究’ (China University of Political Science and Law 2005).