**PROFESSOR LOUISE GULLIFER QC (Hon) FBA**

Address: Harris Manchester College, E mail: louise.gullifer@hmc.ox.ac.uk

Oxford OX1 3TD

 Telephone: 01865 271014

**Academic appointments**

From 1st October 2019: Rouse Ball Professor of English law, University of Cambridge

2000-  **Current position:** **Professor of Commercial Law, University of Oxford, Fellow and Tutor in Law, Harris Manchester College, Oxford**

**Director, Commercial Law Centre, Harris Manchester College (**[**https://www.law.ox.ac.uk/research-subject-groups/commercial-law-centre**](https://www.law.ox.ac.uk/research-subject-groups/commercial-law-centre)**)**

Undergraduate Teaching : Roman law, Contract Law, Tort law (2000-2005), Commercial Law (convenor).

Graduate teaching: Corporate Finance Law, Legal Concepts in Financial Law (new course set up in 2014 of which I am convenor), Corporate Insolvency (convenor 2010-2013, I do not teach this at the moment)

1999-2000: Tutor in Law, Harris Manchester College, Oxford (Senior Research Fellow)

1998-9: Lecturer, St. Anne's College, Oxford (part time)

1997: Faculty Fellow in Commercial Law (part time) College Lecturer, Hertford College, Oxford

1994-1997: Tutorial Fellow, Brasenose College, Oxford (half time)

1991-1994: College Lecturer, Hertford College, Oxford (part time)

**Research and other external appointments**

2017- External member of Humanities and Social Sciences Senior Academic Promotions Sub-committee, University of Cambridge

June 2017 – Sep 2017: Chair of Excellence, Universidad Carlos III, Madrid

2017- UK delegate to Committee of Governmental Experts, UNIDROIT, on MAC protocol to Cape Town Convention

Jan 2017 - 2020 Professor of International Commercial Law, Radboud University, Nijmegen (one of the temporary chairs of the Radboud Business and Law Research Centre)

May 2016 Elected member of the International Insolvency Institute

May 2018 - Chair of Academic Committee, International Insolvency Institute

 Member of Advisory Committee of the Asian Principles of Business Restructuring Project

April 2014 Columbia Law School, visiting professor

2016 - UK delegate to UNCITRAL Working Group VI (Model law on secured transactions)

2013 - Member of the Expert Group in relation to the UNCITRAL Model law on secured transactions

2013- Executive Director of the Secured Transactions Law Reform Project <https://securedtransactionslawreformproject.org/>

2010-13 Member of the Executive committee of the Secured Transactions Law

Reform Project

2011- Academic lead, Cape Town Convention Academic Project (<https://www.law.ox.ac.uk/research-subject-groups/cape-town-convention-academic-project>)

2010- Elected Member of the International Academy of Commercial and Consumer Law

* 1. Consultant to Law Commission in relation to its project on reform of Registration of Security Interests: Company Charges and Property other than Land.

**Teaching and examining appointments**

2018 Visiting Professor, National University of Singapore

2017 Visiting Professor, City University Hong Kong

2016 Kwa Geok Choo Distinguished Visiting Professor at National University of Singapore

2014- Visiting Professor, University of Leiden

2012-2014 Professeur Invitée, Paris 1 Sorbonne

2012-2016 External Examiner, University College, London (LLM)

2007-2010 External Examiner, University of Bristol (LLB and LLM)

2006- 2017 Boston University School of Law Oxford Study Abroad Program Director

**Administrative appointments**

**University**

2017-2020 Director of Examinations, Law Faculty

2017-2020 Member, Law Board

2015-2018 Member, Faculty personnel committee

2017-18 BCL supervisor (adviser)

2017 Member, workload committee.

2016-18 Member, graduate law degree committee

2015 - Faculty assessor

2015 Chair of examiners, BCL/MJur (taught graduate course)

2008 - Chair, Student Disciplinary Panel, Oxford University

2007 – 2008 Vice-Chair, Student Disciplinary Panel, Oxford University

2008 – 2012 Development coordinator, Law Faculty

2007 Chair of Examiners, Final Honours School

2003 - 2004 Member Law Admissions Working Group

2004 - 2007 Oxford representative on the LNAT Consortium

 *This involved setting up the LNAT and the Consortium as well as managing*

*its first few years*

2005 - 2016 Member, Faculty Selection Committee

2004 – 2006 Member Law Board

**College**

2017-2019 Vice-Principal, Harris Manchester College

2013 – 2014 Dean, Harris Manchester College

2006 – 2008 Tutor for graduates, Harris Manchester College

1999 – 2005 Steward of SCR, Harris Manchester College

**Other administrative and committee positions**

Current membership of university committees: Conference of Colleges Legal Panel, Bapsybanoo Marchioness of Winchester Lectureship and The Dasturzada Dr Jal Pavry Lectureship Management Committee.

2011 Member, Oxford University working group on foundation courses

2007- 2012 Member, Eldon Law Scholarship committee

2006 Member of University Childcare review committee

I have sat on a number of appointment committees, both for Oxford (university and college) and elsewhere.

**Education**

1970-1979: Brighton & Hove High School for Girls

1979-1983: Hertford College, Oxford

MA Jurisprudence, First Class Honours,

BCL

**Awards and Prizes**

Gray's Inn awards: Atkin Scholarship, Holker Senior Award, Karmel Scholarship, Cynthia Terry Award, Utthwatt Scholarship;

Pupillage award (3 Gray’s Inn Place)

2008 Oxford University Teaching Excellence Award

**Practice**

1985-1990: Tenant at 3 Gray's Inn Place.

General Commercial Law practice, including banking, commercial fraud, corporate insolvency, sale of goods, agency, professional negligence and contractual disputes.

1991- Associate Member, 3 Verulam Buildings (formally 3 Gray’s Inn Place)

2008 Fellow of Gray’s Inn

2013 Bencher of Gray’s Inn

Although no longer practising, I occasionally provide academic opinions in relation to litigation and arbitration. Most recently (2015-2017) I wrote expert reports on transaction avoidance in insolvency for the District Court of Reykjavik in 7 cases concerning Icelandic banks, and in 2018 advised the National Bank of Kazakhstan in relation to the holding of intermediated securities.

**Publications**

Bottom of Form

**Books**

L Gullifer and J Payne (eds) *Intermediation and beyond* (forthcoming, delivered to Hart Publishing July 2018)

H Beale, M Bridge, L Gullifer and E Lomnicka, The Law of Security and Title Financing (3rd edn Oxford University Press 2018)

L Gullifer (ed), Goode and Gullifer on Legal Problems of Credit and Security (6th edn Thompson Reuters 2017)

M Bridge, L Gullifer, K Low and G McMeel, The Law of Personal Property (2nd edn Thompson Reuters 2017)

O Akseli and L Gullifer (eds), *Secured Transactions Law Reform: Principles, Policies and Practice* (Hart Publishing 2016)

L Gullifer and J Payne, *Corporate Finance Law : Principles and Policy* (2nd edn Hart Publishing 2015) (1st edition 2008)

L Gullifer and Stefan Voganauer (eds), *English and European Perspectives on Contract and Commercial law: Essays in honour of Hugh Beale* (Hart Publishing 2014)

P Pichonnaz and L Gullifer, *set-off in arbitration and commercial transactions* (Oxford University Press 2014)

L Gullifer (ed), *Goode on Legal Problems of Credit and Security* (5th edn Sweet & Maxwell 2013)

M Bridge, L Gullifer, S Worthington and G McMeel, *The Law of Personal Property* (Sweet & Maxwell 2013)

H Beale, M Bridge, L Gullifer and E Lomnicka, *The Law of Security and Title Finance* (2nd edn Oxford University Press 2012)

L Gullifer and J Payne (eds), *Intermediated Securities: Legal Problems and Practical Issues* (Hart Publishing 2010)

L Gullifer, W-G Ringe and P Thery (eds), *Current Issues in European Financial and Insolvency Law* (Hart Publishing, 2009)

L Gullifer (ed), *Goode on Legal Problems of Credit and Security* (4th edition, Sweet & Maxwell, 2008)

H Beale, M Bridge, L Gullifer and E Lomnicka, *The Law of Security and Title Finance* (1st edn Oxford University Press 2006)

**Articles**

L Gullifer and J Sarra, ‘Crypto-claimants and Bitcoin Bankruptcy: Challenges for Recognition and Realisation’ International Insolvency Review (forthcoming)

L Gullifer, 'A comparison of the position of buyers under the Cape Town Convention, the three existing Protocols and the draft MAC Protocol.' (2018) Cape Town Convention Journal (forthcoming)

L Gullifer and I Tirado, 'A global tug of war: a topography of micro-business financing' (2017) Law and Contemporary Problems 109

L Gullifer and I Tirado, 'Financing Micro-businesses and the UNCITRAL Model Law on Secured Transactions ' (2017) Uniform Law Review 642

'‘Sales’ on Retention of Title terms: is the English law analysis broken?' (2017) 133 Law Quarterly Review 244

L Gullifer, H Beale and S Paterson, 'A Case for Interfering with Freedom of Contract? An Empirically-Informed Study of Bans on Assignment' (2015) SSRN, [2016] Journal of Business Law 203

H Beale, L Gullifer and S Paterson, 'Ban on Assignment Clauses: Views from the Coalface' (2015) 30 Butterworths Journal of International Banking and Financial Law 463

L Gullifer, 'Should clauses prohibiting assignment be overridden by statute?' (2015) 4 Penn State Journal of Law and International Affairs 47

L Gullifer, 'The interpretation of retention of title clauses: Wilson v Holt generates some difficulties. '(2014) Lloyds Maritime and Commercial Law Quarterly 564

L Gullifer and S Hurst, 'Bills of Sale: Ripe for Reform?' (2013) 11 Butterworths Journal of International Banking and Financial Law 685

L Gullifer, 'What should we do about Financial Collateral?' (2012) Current Legal Problems read more

L Gullifer, 'Personal Property Security Law: Where Next? Part 2 ' (2012) Butterworths Journal of International Banking and Financial Law 541

L Gullifer, 'Personal Property Security Law: Where Next? (Part 1)' (2012) Butterworths Journal of International Banking and Financial Law 465

L Gullifer, 'The reform of the English law of secured transactions' (2012) 213 Droit et patrimoine (Kluwer) 72

L Gullifer and V Barns-Graham, 'The Australian PPS reforms: what will the new system look like?' (2010) 4 Law and Financial Markets Review 394

L Gullifer, 'The reforms of the Enterprise Act 2002 and the Floating Charge as a security device' (2008) 46 Canadian Business Law Journal 399

L Gullifer, 'The Law Commission’s Proposals: a critique' (2004) 15 European Business Law Review 81

L Gullifer, 'Will the Law Commission Sink the Floating Charge?' (2003) Lloyds Maritime and Commercial Law Quarterly 125

L Gullifer, 'The Cosslett Saga: Implications for the law of security over personal property' (2002) 20 Companies and Securities Law Journal 177

L Gullifer, 'One Cause After Another' (2001) 117 Law Quarterly Review 403 [Case Note]

L Gullifer, 'Constructive possession after the Sale of Goods (Amendment) Act 1995 ' (1999) Lloyds Maritime and Commercial Law Quarterly 93

L Gullifer, ‘Idiosyncratic buyers: who takes the risk?’ (1997) 16 Tr. Law 29

L. Gullifer, review of Atiyah’s *Sale of Goods* (9th ed.) [1996] LMCLQ 298

L. Gullifer, Recovery of misappropriated assets: orthodoxy re-established? [1995] LMCLQ 446

**Book chapters**

L Gullifer, 'Flawed Assets' in G Virgo, S Worthington (ed), *Commercial Remedies: Resolving Controversies* (Cambridge University Press 2017)

‘Secured Transactions’ (jointly with M Raczynska) and ‘The Reform of the English Law of Secured Transactions’ in McKnight, Paterson and Zakrzewski on the Law of International Finance (2nd edn, 2017 OUP).

'Should Clauses Prohibiting Assignment be Overridden by Statute?' in Orkun Akseli and Louise Gullifer (eds), Secured Transactions Law Reform: Principles, Policies and Practice (2016)

L Gullifer and M Raczynska, 'The English Law of Personal Property Security: Under-reformed?' in Orkun Akseli and Louise Gullifer (eds), Secured Transactions Law Reform: Principles, Policies and Practice (Hart Publishing 2016)

C Cook, H Anderson and L Gullifer, 'National Report for England' in N Vermunt, D Faber, J Kilbourn, T Richter, I Tirado (ed), *Ranking and Priority of Creditors* (Oxford University Press 2016)

L Gullifer, 'Piecemeal reform: is it the answer?' in Frederique Dahan (ed), *Secured Lending in Commercial Transactions* (Elgar Publishing 2015)

L Gullifer, 'Compulsory Central Clearing of OTC Derivatives: The Changing Face of the Provision of Collateral ' in L Gullifer and S Vogenauer (eds), *English and European Perspectives in Contract and Commercial Law* (Hart Publishing 2014)

H Anderson, C Cooke and L Gullifer, 'National Report for England ' in D Faber, N Vermunt, J Kilborn, K Van de Linde (ed), *Treatment of Contracts in Insolvency* (Oxford University Press 2013)

L Gullifer, 'Exceptions to the Nemo Dat Rule in Relation to Goods and The Law Commission's Proposals' in J de Lacy (ed), *Personal Property Security Law Reform in the UK* (Routledge Cavendish 2009)

L Gullifer, 'Mixtures, Attornment and Reservation of title ' in Palmer (ed), *Bailment* (2009)

L Gullifer, 'Protection of Investors in Intermediated Securities' in J Armour and J Payne (eds), *Rationality in Company Law* (Hart Publishing 2009)

L Gullifer, 'Retention of title clauses: a question of balance' in Andrew Burrows and Edwin Peel (eds), *Contract Terms* (OUP 2007)

L Gullifer and J Payne, 'The Characterisation of Fixed and Floating Charges' in J. Payne, J. Getzler (ed), *Company Charges Spectrum and Beyond* (OUP 2007)

L Gullifer, 'Quasi-security interests: functionalism and the incidents of security' in Iwan Davies (ed), *Issues in International Commercial Law* (Ashgate 2005)

L Gullifer, 'Agreed Remedies' in A Burrows and E Peel (eds), *Commercial Remedies: Current Issues and Problems* (Oxford University Press 2003)

L Gullifer, 'Risk. Frustration and Mistake' in E. McKendrick (ed), *Sale of Goods* (2000)

**Book reviews**

L Gullifer, 'Review of Australian Personal Property Securities Law, Antony Duggan and David Brown' (2014) 29 Butterworths Journal of International Banking and Financial Law

L Gullifer, 'Review of Intermediated Securities: the Impact of the Geneva Securities Convention and the Future European Legislation' (2014) 51 Common Market Law Review

**Work in progress**

**In progress**

**Books**

***‘Intermediation and beyond’*** (volume co-edited with Jennifer Payne, Oxford). Now delivered. Contribution: co-authored introduction and conclusion with Jennifer Payne. Single authored chapter ‘*Two consequences of the intermediated holding of debt securities: examining discharge of debt and set-off*,’ co-authored ‘Stewardship and collateral: the advantages and disadvantages of the no-look through system’ (with Joanna Benjamin)

***‘Secured Transactions Law Reform in Africa’*** (volume co-authored with Marek Dubovec of the National Law Center, Arizona, 3 other contributors to single chapters) The contract has been signed with Hart Publishing, planned delivery 2019. 9 chapters already written and in reasonably final form.

***‘Secured Transactions Law Reform in Asia’*** (volume co-edited with Dora Neo of NUS) Contract from Hart Publishing received and to be signed shortly. The papers for this book will be delivered at a conference at NUS at the end of July 2018. I will be co-authoring the introduction and conclusion and will write a chapter entitled ‘*Secured transactions law reform in common law jurisdictions’.* This chapter will consider, in particular, the reform in Brunei as an example.

***3rd edition of Corporate Finance Law: principles and policies.*** Contract signed with Hart Publishing.

**Articles**

***Bitcoin and insolvency*** with Janis Sarra of UBC. This is work in progress. Versions to be delivered at the International Insolvency Institute Academic Committee meeting 23rd September 2018 and as part of the lecture series of the QMUL-UNIDROIT Institute of Transnational Commercial Law on 28th September 2018.

***How Automatic can an Automatic Electronic Secured Transactions Register be?*** With Teresa Rodríguez de la Heras Ballell of Universidad Carlos III, Madrid. In progress (much of my part has been written)

***The financing of micro-businesses in the EU.*** This paper is part of a series of papers I am writing with Ignacio Tirado, Universidad Autonoma de Madrid. I have written part of my contribution.

**Selected public lectures and chairmanships**

Keynote address at ‘Secured Transactions Law Reform: globally and in Japan’ organised by Gakushuin University and Bank of Japan, 30th/31st July 2018

‘The financing of micro-businesses in the UK’ at the biannual meeting of the International Academy of Commercial and Consumer Law, Durham University, July 2018.

‘*The vanishing scope of the Sale of Goods Act in the 21st century’* Pragmatism in common law, LSE, 11th May 2018 (panel chair)

Chair of panel at conference on ‘Unity and Diversity in the Law of the International Sale of Goods’ (KCL, 16th/17th April 2018)

*‘Bitcoin Bankruptcy Risk’* The Honourable Donald Brenner Memorial Lecture at the 15th Annual Review Of Insolvency Law Conference Vancouver, 9th February 2018

*‘Secured Transactions Law Reform: the view from South of the Border’* Edinburgh University Centre for Commercial Law Annual lecture. 17th November 2017

*‘Reflections on the UNCITRAL Model law’* 9th Transnational Commercial Law Teachers’ Meeting - ‘Transnational Commercial Law and Natural Resources’, Radboud University, Nijmegen, 2nd November 2017

*‘Sales’ on retention of title terms: A tale of Caterpillars, Bunkers and the Supreme Court’* Inner Temple Reader’s Lecture, 9th October 2017

*‘The effect of Brexit on English commercial law’* at Universidad Carlos III, Madrid, 20th September 2017

*‘The English law of secured transactions: the way forward’* Clifford Chance academic series, 4th July 2017

*“The ‘why’ and ‘how’ of secured transactions law reform: here, there or everywhere?”* Inaugural lecture at Radboud University, Nijmegen, 12th June 2017

‘*Taking security over innovative assets’* The future of commercial law: ways forward for harmonization, Durham Law School, 27th – 28th February 2017

*‘Reflections on the conference’* Secured Transactions Coordination Conference, University of Pennsylvania, 9th -10th February 2017

*‘Sales’ on retention of title terms: A tale of Caterpillars, Bunkers and the Supreme Court’* SLS conference, September 2016

*'Sales' on Retention of Title: Is the English Law Analysis Broken?* Kwa Geok Choo Distinguished Visitors Lecture at the National University of Singapore Law School.  23rd August 2016

*‘Effects of Assignment of a Contract on the Counterparty: Problems of Set-off and Contractual Variation’* CPD seminar, NUS, August 2016

*‘The English law of secured transactions: the way forward’* Commercial Finance Association Annual Conference, 11th May 2016

*Chair, Insolvency Lawyers Association conference academic forum* April 2016

*The English Law of Secured Transactions: The Way Forward?* Reforming Secured Transactions Laws in the UK - International Standards and National Approaches : Warwick Law School December 2015

*The English Law of Secured Transactions: The Way Forward?* CESL International Symposium Central European University in Budapest, Hungary, 25 September 2015.

*Flawed Assets* conference on commercial remedies, Trinity College, Cambridge, July 2015

*Registration of security interests under English law: the present law and future reform* Madrid conference of registrars, 10th June 2015

*Chair, Insolvency Lawyers Association conference academic forum* April 2015

*The interpretation of retention of title clauses: has the Court of Appeal got it wrong in Wilson v Holt?* Hong Kong City University, 27th September 2014

Lectures at South Central University for the Nationalities, Wuhan and East China University of Political Science and Law, Shanghai September 2014

*‘Should clauses prohibiting assignment be overridden by statute?’* International Academy of Commercial and Consumer Lawyers conference, Istanbul July 2014

*The Stone Rolls On – Corporate Guilt in 2014* Chancery Bar Association summer conference. June 2014

*Security interests in cash collateral* Second conference of Secured Transaction Law Reform Project, June 2014

*Compulsory central clearing of OTC derivatives: the changing face of the provision of collateral* Universidad Carlos III de Madrid, 26th May 2014

*How and when should the law relating to intermediated securities be harmonised?* Tilburg University, April 2014

*Problems of mutuality in insolvency set-off*  Insolvency Lawyers Association Conference Academic forum 21st March 2014

*Piecemeal reform: is it the answer?* EBRD conference on secured lending 4th November 2013

*Registration and Priorities* First conference of Secured Transaction Law Reform Project, 6th December 2011

*Reform of the UK law of personal property security sous les auspices de l’Association Oxford-Sorbonne pour le droit compare,* Clifford Chance, Paris 23rd November 2011

*What shall we do about Financial Collateral?* Lecture in the Current Legal Problems series at UCL delivered on 13th October 2011.

*UK Insolvency Procedures* at Corporate Insolvency Law in France and the UK, Christ Church, Oxford, 2010

*The Reforms of the Enterprise Act 2002 and the Floating Charge as a Security Device* Annual Workshop on Commercial and Consumer Law, Faculty of Law, University of Toronto 19th October 2007

**Conferences and colloquia organized**

2018 ‘Secured transactions law in Asia’, conference held at NUS in July 2018 organized jointly with the Centre for Banking & Finance Law, Faculty of Law, National University of Singapore and the EW Barker Centre for Law & Business, Faculty of Law, National University of Singapore. Paper delivered entitled ‘*Secured transactions law reform in common law jurisdictions (Brunei as example)’*

2018 ‘Unintended consequences’ held in Oxford in April 2018, (jointly with Jennifer Payne and Janis Sarra)

2017 Sixth Cape Town Convention Academic Conference

2017 ‘The Scheme of Arrangement as a Debt Restructuring Tool’ (with Jennifer Payne and Kristin Van Zwieten, jointly run with NUS)

2016-18 Five workshops on holding of securities through an intermediary (with Jennifer Payne) see <https://www.law.ox.ac.uk/research-and-subject-groups/intermediation-and-beyond>

2016-17 Two workshops on Best Practices in Electronic registration (jointly with Jeffrey Wool) see <https://www.law.ox.ac.uk/research-subject-groups/best-practices-field-electronic-registry-design-and-operation>

2016-17 Three workshops on Economic Assessment of Transnational Commercial Law Reform (with Jeffrey Wool) see <https://www.law.ox.ac.uk/research-subject-groups/economic-assessment-international-commercial-law-reform>

2016 Fifth Cape Town Convention Academic Conferemce

2015 Fourth Cape Town Convention Academic Conference

2015 Current Issues in Corporate Insolvency (Oxford) (with Jennifer Payne and Kristin van Zwieten)

2014 Third Cape Town Convention Academic Conference

2014 Conference on Intermediated Securities and fiduciary duties of investment intermediaries (with Jennifer Payne)

2013 Second Cape Town Convention Academic Project conference (Oxford)

2013 Current Issues in Corporate Insolvency (Oxford) (with Jennifer Payne)

2012 First Cape Town Convention Academic Project conference (Oxford)

2011 First conference of the Secured Transaction Law Reform project (London)

2011 Current Issues in Corporate Insolvency (Oxford) (with Jennifer Payne)

2010 Dealing with financial institution failure: the legacy of Lehman and the financial crisis (New York)

2009 Interests in Securities (Oxford) (with Jennifer Payne)

2008 Issues in financial and insolvency law: perspectives from France and the UK (Oxford) (with Wolf-Georg Ringe and Philippe Thery)

**Scholarly contribution**

Editorial board: Law and Financial Markets Review

I regularly review contributions for scholarly journals including Oxford Journal of Legal Studies, Law Quarterly Review and Journal of Corporate Law Studies, as well as occasionally for other more specialist journals.

I regularly review book proposals for OUP (and occasionally others)

I have taken part in a number of assessment processes for promotion of academics in various places including Hong Kong, Singapore, Ireland and Australia.

I acted as a ‘wise person’ in advising the Central European University law faculty on the future of it is LLM (in 2017).

**Interaction with practice**

Talks on commercial and financial law subjects to law firms, for example, Shearman & Sterling, Skadden Apps, Clifford Chance

Meetings with practitioners as part of the Secured Transaction Law Reform Project, including with members of the Financial Law Panel of the City of London Law Society, the Professional Support Lawyers discussion group, various law firms, the FLA, ABFA and others.

Providing considerable assistance to Gray’s Inn, particularly in relation to students, such as interviewing for scholarships, advising about liaison with universities. I am now a Bencher of Gray’s Inn.

**Interaction with policymakers and law reform**

Work with Law Commission on project on security interests (2002-2005), Bills of Sale

Project sponsored by the Asset Based Finance Association on anti-assignment clauses (with H. Beale, delivered November 2011). This involved empirical research and the writing of a 20,000 word report.

Work with UK Government (BIS/BEIS) on reform of the law on Bills of Sale Acts (2011, 2015-), on reform of the law relating to registration of company charges (2012-3), on anti-assignment clauses (2014 - ) and on the MAC protocol to the Cape Town Convention (2017- )

Invited by the Bank of England to address a discussion on the law relating to financial collateral (2013)

The work of the Secured Transaction Law Reform Project involves interaction both with BEIS and with the Scottish Law Commission, who are both monitoring the progress of the project

**Supervision and research examining**

MSt, Gregory Esangbedo, The Secured Transactions in Movable Assets Act, Company Charges and Funding Micro, Small and Medium Enterprises under Nigerian Law

MSt, Simon Duncan, Mis-selling claims and insolvency set-off

DPhil: Victoria Dixon, Central Clearing of Derivatives

DPhil: Anton Didenko, History of the Cape Town Convention

DPhil : Thomas Traschler: Remedies under the Cape Town Convention

MSt: David Alexander: History of Bills of Exchange Act

DPhil: Woo-Jung Jon, Establishing an International Registration System for the Assignment and Security Interest of Receivables

MSt: Grzegorz Markiewicz, The Right of Use of Shares

MSt: Tim Cleary, The Anti-deprivation Principle and its Application to Derivative Contracts

MSt: Norbert Czizmazia, Form and Substance in the Law of Receivables Financing

I have also examined many theses, including the following doctoral theses:

Rachel Mulheron (Oxford) (class actions)

Evelyn Vissier (Oxford) (pre-contractual liability in corporate acquisition: Dutch and English law)

Sean Thomas (Manchester) (nemo dat exceptions: UK and US law )

Noel McGrath (UC Dublin) (comparative study of perfection of security interests)

Andrew Higgins (Oxford) (relevance of legal professional privilege to corporations)

Yani Huang (Leicester) (security interests and corporate restructuring)

Kristin Van Zwieten (Oxford) (the demise of corporate insolvency law in India)

Magda Raczynska (UEA) (security interests in derived assets)

Omah Salah, (University of Tilburg) (Islamic Finance)

Kayode Akintola (Nottingham) (floating charges)

Michael Kanu (CEU) (secured transactions law reform in Sierra Leone)