

Professor Özlem Gürses

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EDUCATION

- 10/2006-09/2009** PhD in Law, University of Southampton
- 10/2005-09/2006** LLM in Maritime Law, University of Southampton (Distinction)
- 2002 - 2004** LLM (General), University of Istanbul
- 1997 - 2001** LLB, Faculty of Law, University of Istanbul, Turkey

PROFESSIONAL EXPERIENCE

- 09/2016 – present** Professor of Commercial Law, King's College London.
- 12/2010–08/2016** Associate Professor in Law, University of Southampton, School of Law.
- 09/2009 – 12/2010** Lecturer in Commercial Law, University of East Anglia, Norwich Law School.
- 10/2002 - 08/2005 :** Research and Teaching Assistant, University of Istanbul, Faculty of Law

MEMBERSHIP OF PROFESSIONAL AND LEARNED SOCIETIES

Presidential Council of International Insurance Law Association (AIDA)

Reinsurance Working Party (AIDA)

Marine Insurance Working Party (AIDA)

Society of Legal Scholars

British Insurance Law Association (BILA)

RECENT PUBLICATIONS

BOOKS

- 1) The Law of Compulsory Motor Vehicle Insurance, Informa, 2019
- 2) The Insurance of Commercial Risks : Law and Practice, 5th Ed, 2016, Sweet and Maxwell (I updated the fourth edition, the book was originally written by Digby C. Jess).
- 3) Marine Insurance Law, – 2nd ed, 2016, Routledge.
- 4) Reinsuring Clauses, Informa, 2010
- 5) Colinvaux’s Law of Insurance in Hong Kong, Sweet & Maxwell, 2009 (co-author with Prof Rob Merkin, Say Goo, Wenhao Han and Nisha Mohammed).

BOOK CHAPTERS

- 1) “The role of insurance in the offshore oil and gas operations”, in Managing the Risk of Offshore Oil and Gas Accidents, ed by Handl/Svendsen, Edward Elgar Publishing, 2019, 354-382
- 2) Marine Insurance Chapter of “Maritime Law” by the Institute of Maritime Law, University of Southampton, 2020, Routledge.

ARTICLES

- 1) “Section 11 of the Insurance Act 2015: When does a term define the risk as a whole in an insurance contract?” [2020] *Journal of Business Law*, 184-201
- 2) “Insurers’ subrogation rights against a contractual beneficiary” [2017] *Journal of Business Law*, Issue 7, 556-574
- 3) “Insurance Contracts after the Insurance Act 2015”, *Law Quarterly Review*, 2016, 132(Jul), 445-469 (co-authored with Rob Merkin).

- 4) “What does ‘utmost good faith’ mean”? *Insurance Law Journal* (Australia), 2016 (27), 124
- 5) “The Insurance Act 2015: Rebalancing The Interests of Insurer and Assured”, *Modern Law Review*, 2015, Vol.78, 1004-1028 (co-authored with Rob Merkin).

CASE NOTES

- 1) The Supreme Court on Business Interruption Insurance and COVID-19: *Financial Conduct Authority v Arch Insurance (UK) Ltd* [2021] UKSC 1 *King’s Law Journal*, Vol 32, 2021, 71-83
- 2) *Equitas Insurance Ltd v Municipal Mutual Insurance Ltd*: The Fairchild Enclave and allocation of losses in reinsurance, *Insurance Law Journal*, 2019 (32), 1-7
- 3) *Concurrent Causes Explained*, *Lloyd’s Shipping and Trade Law*, July/August 2020, 1-4
- 4) *Covid-19-related business interruption claims – FCA test case Lloyd’s Shipping and Trade Law*, September 2020, 1-4.
- 5) *Did the coronavirus or the fear of its spread cause millions of assureds’ losses?* *Insurance Day*, July 2020
- 6) *‘Loss of’, ‘loss to’ or, ‘physical loss or damage to property’?* *Insurance Day*, July 2020
- 7) The FCA test case (*Financial Conduct Authority v Arch Insurance (UK) Ltd* [2020] EWHC 2448 (Comm)) explained. *Insurance Day*, September 2020