



The Franz von Liszt Institute, initially called Academia Juris Internationalis, was founded in 2002 as a research center for international law and comparative law. It is part of the faculty of law of the Justus Liebig University of Giessen. Bringing the different activities of the faculty together, the institute aims to foster research on international and comparative law with its special social and practical importance and its interdisciplinary references. The research center conducts its own research projects and publishes the research results in scientific publications. In addition, it offers professional training events and trains and sponsors young academics.

The institute cooperates intensively with international institutions and takes part in various international projects.



Franz von Liszt Institute for International and Comparative Law

Prof. Dr. Thilo Marauhn, M.Phil. /
Dr. Ayşe-Martina Böhringer

Faculty of Law
Licher Str. 76
D-35394 Giessen
Germany

E-Mail: intlaw@recht.uni-giessen.de

<http://www.uni-giessen.de/intlaw>



Discussion Panel

Current Constitutional Challenges from an Israeli, German and European Perspective

**2 February 2021
12:15-14:00 hrs**



**This will be an online event,
accessible via our homepage at
<http://www.uni-giessen.de/intlaw>**

Um die Veranstaltung als SQ-Vortrag zu besuchen, beachten Sie bitte die Hinweise hierzu, die in Kürze auf der angegebenen Webseite zur Verfügung gestellt werden.



[Supreme Court Building Jerusalem](#) | Flickr Photo: [Government Press Office](#) | CC BY-NC-SA 2.0

PROF. YANIV ROZNAI

Associate Professor at the Harry Radzyner Law School, Interdisciplinary Center Herzliya

Unconstitutional Constitutional amendments

Yaniv Roznai will address the development of the unconstitutional constitutional amendments doctrine, and its current application to contemporary constitutional law discussions in Israel. The creation and strengthening of this doctrine has developed in recent years as there is an increase of populist politics and legislation. Against this background, the doctrine wishes to explore the existing constitutional defending mechanisms against unconstitutional changes of the constitution.



[Federal Constitutional Court | Karlsruhe](#) | Flickr Photo: [Ignacio Gallego](#) | CC BY-NC-SA 2.0

PROF. DR. SVEN SIMON

MEP; Chair for International and European Law with Public Law at the Philipps-University Marburg

Constitutional Limits of Constitutional Amendments (within the European Integration process)

According to Article 79 para. 3 of the German Basic Law amendments to the Basic Law affecting the division of the Federation into Länder, their participation on principle in the legislative process, or the principles laid down in Articles 1 and 20 shall be inadmissible. Sven Simon will show where the German Constitutional Court draws the line of amendments which shall be inadmissible.

PROF. DR. THILO MARAUHN

Chair for Public Law and International Law at the Justus-Liebig-University Giessen

Interpretation, Development, Change, Amendment – Constitutional Rights Over Time

Thilo Marauhn will address the question how a constitution, in particular how basic or civil rights, may adapt to changing circumstances. He will take a comparative approach and illustrate the differences between the German Basic Law, the U.S. Constitution and the European Convention on Human Rights.

Moderation: Dr. iur. Avraham Weber, LL.M

*Israeli Attorney since 2000
Associate Lecturer
Chair for Public Law and International Law at the Justus-Liebig-University Giessen*