1. Meta-organizations are different from employment-based organizations because of the different members’ association relationships.

2. Because the rewards and obligations from a membership in a meta-organization are different to those of employment-based organizations, meta-organizations cannot easily resort to ordinary governance mechanism.

3. Commercial arbitration between partners in a meta-organization is rather a complement than a substitute to ordinary courts.

4. From a liability perspective, commercial arbitration to resolve disputes between joint venture partners should be considered as part of the venture’s organizational structure.

5. Group choice as a governance mechanism for cooperation in laboratory experiments is as useful as punishment.

6. The European tendency in favor of regulative over tort arrangements has a negative impact on the emergence of disruptive innovations in Europe.

7. Strict protection and enforcement of intellectual property rights hinder the development of new, digital platform-based business models in the publishing industry.

8. Self-enforcing digital contracts, build upon the blockchain technology, will become important for digital transactions.

9. The implementation of a day fine system would improve the cost effectiveness of criminal justice systems.

10. The European Union competition rules should deny repeated offenders access to the leniency program for a period of 10 years.

11. Ah! Now I've done Philosophy, I've finished Law and Medicine, and sadly even Theology: Taken fierce pains, from end to end. Now here I am, a fool for sure! No wiser than I was before. (Faust I - 354ff. Johann Wolfgang von Goethe)