

# INDEX AND TABLES

Subject index.....	Page 251
Table of authors.....	Page 263
Table of cases.....	Page 269
Translations.....	Page 269
Case notes.....	Page 269
Table of statutes translated.....	Page 271
Table of books.....	Page 271

## Subject Index

### Administration

Comments on the Italian 'Code for the digital administration'  
5 (2008) 29 – 40

### Admissibility of computer evidence

Admissibility of computer evidence in Tanzania  
4 (2007) 56 – 60  
Lorraine v Markel: unnecessarily raising the standard for admissibility of electronic evidence  
4 (2007) 80 – 82

### Australia

Electronic Signatures and PKI Frameworks in Australia  
1 (2004) 40 – 43

### Austria, articles

CyberDOC and e-Government: the electronic archive of Austrian notaries  
1 (2004) 30 – 32

### Austria, case note

OGH Urteil vom 29.6.2000, 2 Ob 133/99v, Oberster Gerichtshof (Austrian Supreme Court)  
5 (2008) 141

### Authentication

Authentication: International Scope and Non Discrimination in Government Commerce vs. PKI  
2 (2005) 55 – 61  
Risk and law in authentication  
3 (2006) 12 – 18

### Authenticity, case law

China, contract, e-mail  
*Rong-Shu-Xia Computer Ltd. v China Society Publisher*  
4 (2007) 95

### Banking

The use of electronic digital signatures in banking relationships in the Russian Federation  
5 (2008) 51 – 57

### Barbados

Search and seizure of digital evidence in criminal proceedings  
5 (2008) 221 – 225

### Belgium, articles

Legal aspects of the introduction of the electronic identity card in Belgian law by the Act of 25 March 2003  
2 (2005) 22 – 38

### Belgium, case translations

AR n° 2002/71, Ghent Labour Court of Appeal (Bruges department, 7th chamber), 23 September 2003  
5 (2008) 98  
CSWARE bvba v Pepijn Descamps, 2007/AR/462, Ghent Court of Appeal, Chamber 7bis, 10 March 2008  
5 (2008) 99 – 102

### Belgium, translation of law

Translation and Introduction to the Belgian Law of 20 October 2000 and the Belgian Law of 9 July 2001  
1 (2004) 67 – 74

### Brazil, articles

Comments about the Brazilian Supreme Court electronic signature case law  
3 (2006) 98 – 100  
Digital evidence in Brazil  
5 (2008) 21 – 28  
Electronic Certification in Brazil and in the European Union  
2 (2005) 16 – 21  
Electronic Signatures and court proceedings in Brazil  
3 (2006) 7 – 11  
Electronic Signatures and Digital Certification: The Liability of Registry Authorities under Brazilian Legislation  
1 (2004) 25 – 26

**Brazil, case notes**

RMS-AgR-ED 24257 DF

3 (2006) 92 – 94

AI 564765 RJ

3 (2006) 95 – 97

**Bulgaria**

Legal aspects of electronic signatures in Bulgaria

1 (2004) 61 – 66

**Burden of proof**

Germany, case law

Ur19 U 16/02, OLG Köln, 6 September 2002

5 (2008) 108 – 109

**Canada**

Industry Canada releases principles for electronic authentication

1 (2004) 37 – 39

Legal update, Canada: PIPEDA's Secure Electronic Signature Regulations have been published

2 (2005) 71 – 72

Search and seizure of digital evidence: thresholds and minefields

5 (2008) 240 – 244

**Certification**

Electronic Certification in Brazil and in the European Union

2 (2005) 16 – 21

**Certified e-mail**

The Italian certified e-mail system

3 (2006) 50 – 54

**Chile**

The electronic signature in Chile

4 (2007) 69 – 79

**China, articles**

Electronic evidence in China

5 (2008) 45 – 50

Chinese digital evidence law overview and suggestions for multinational enterprises

5 (2008) 207 – 210

**China, case notes**

*Rong-Shu-Xia Computer Ltd. v China Society Publisher*

4 (2007) 95

*Beijing Han-Hua-Kai-Jie Technology Development Ltd. v Chen Hong*

4 (2007) 96

**China, case translations**

*Yang Chunling v Han Ying* (2005) hai min chu zi NO.4670, Beijing Hai Dian District People's Court

5 (2008) 103 – 105

**China, legislation**

Translation and Introduction to the Electronic Signatures Law of China

2 (2005) 79 – 85

**Civil litigation**

Submission of evidence through digital documents in Swiss civil litigation

3 (2006) 84 – 88

**Colombia**

Case note

Juan Carlos Samper Posada v Jaime Tapias, Hector Cediel and others, Decisión 73-624-40-89-002-

2003-053-00 of 21 July 2003

2 (2005) 95 – 102

**Computer evidence**

Admissibility of computer evidence in Tanzania

4 (2007) 56 – 60

**Conveyancing**

The role of the notary in real estate conveyancing

4 (2007) 28 – 33

**Cyprus**

Translation of the Cypriot law on electronic signatures

2 (2005) 86 – 94

**Czech Republic**

Contemporary enactment of the electronic signature in the Czech Republic

3 (2006) 30 – 39

**Data messages**

The evidential value of the data-message in Iran

3 (2006) 60 – 68

**Data protection, transborder discovery requests**

The EU Data Protection Directive and major factors relied upon by U. S. courts in transborder discovery requests

5 (2008) 231 – 234

**Deeds**

European Civil Law Notaries ready to launch international digital deeds

4 (2007) 14 – 18

**Denmark, articles**

Electronic signatures in Denmark: free for all citizens

1 (2004) 14 – 18

**Denmark, case notes**

U.2000.1853V, Danish Western High Court

4 (2007) 98

U.2006.1341V, Danish Western High Court

4 (2007) 99

B-19-08 and B-52-08, Danish High Court (Østre Landsret), 5 September 2008

5 (2008) 142

**Digital certificates**

The probative value of digital certificates: Information Assurance is critical to e-Identity Assurance

1 (2004) 55 – 60

Electronic Certification in Brazil and in the European

- Union  
2 (2005) 16 – 21
- Digital data**  
Toward a new jurisprudence of information retrieval:  
What constitutes a “reasonable” search for digital  
evidence when using keywords?  
5 (2008) 173 – 178
- Digital documents**  
Submission of evidence through digital documents in  
Swiss civil litigation  
3 (2006) 84 – 88
- Digital evidence, case law**  
Belgium  
AR n° 2002/71, Ghent Labour Court of Appeal  
(Bruges department, 7th chamber), 23 September  
2003  
5 (2008) 98  
CSWARE bvba v Pepijn Descamps, 2007/AR/462,  
Ghent Court of Appeal, Chamber 7bis, 10 March  
2008  
5 (2008) 99 – 102  
Brazil  
Digital evidence in Brazil  
5 (2008) 21 – 28  
China  
*Yang Chunning v Han Ying* (2005) hai min chu zi  
NO.4670, Beijing Hai Dian District People’s Court  
5 (2008) 103 – 105  
Denmark, malicious software defence  
B-19-08 and B-52-08, Danish High Court (Østre  
Landsret), 5 September 2008  
5 (2008) 142
- Digital evidence, failure to produce, consequences**  
Singapore  
*Alliance Management SA v Pendleton Lane P and  
Another* (The First Case: [2007] SGHC 133), (The  
Second Case: [2008] SGHC 76)  
5 (2008) 152 – 153
- Digital evidence, investigation**  
Models of investigation and processing of digital  
evidence  
5 (2008) 192 – 196
- Digital evidence, search and seizure**  
Canada  
Search and seizure of digital evidence: thresholds  
and minefields  
5 (2008) 240 – 244  
Thailand  
Civil search and seizure of digital evidence: the  
example of the Thai Central IP & IT Court  
5 (2008) 235 – 239
- Digital evidence, standard of proof**  
Norway  
LB-2006-27667, 20 August 2007, Borgarting  
appellate court – judgement  
5 (2008) 137 – 140
- Digital evidence, weight**  
E-mails  
AR n° 2002/71, Ghent Labour Court of Appeal  
(Bruges department, 7th chamber), 23 September  
2003  
5 (2008) 98  
CSWARE bvba v Pepijn Descamps, 2007/AR/462,  
Ghent Court of Appeal, Chamber 7bis, 10 March  
2008  
5 (2008) 99 – 102  
Tax returns sent over the internet  
*Jurisprudencia* 24/2008, Criteria Contradiction  
Proceedings (*Contradicción de Tesis*) 261/2007 SS  
between the Third Collegiate Court for  
Administrative Matters and the Second Civil Court  
for Civil Matters in the Seventh Circuit, Second  
Chamber of the Mexican Supreme Court, February  
13, 2008  
5 (2008) 117 – 133  
Text messages, mobile telephone  
*Yang Chunning v Han Ying* (2005) hai min chu zi  
NO.4670, Beijing Hai Dian District People’s Court  
5 (2008) 103 – 105
- Digital evidence specialist**  
Russian Federation, failure to provide a specialist,  
report inadequate  
Resolution of the Federal Arbitration Court of  
Moscow Region of 5 November 2003 N KT-A  
40/8531-03-II  
5 (2008) 149 – 151
- Digital forensics**  
Professionalism in digital forensics  
4 (2007) 45 – 50  
Digital forensics in Malaysia  
5 (2008) 161 – 165  
Diving into magnetic stripe card skimming devices  
5 (2008) 187 – 191
- Digital signatures, articles**  
A technician’s views on the digital signature in Italy  
2 (2005) 39 – 45  
The creation of Qualified Signatures with Trusted  
Platform Modules  
4 (2007) 61 – 68  
The use of electronic digital signatures in banking  
relationships in the Russian Federation  
5 (2008) 51 – 57

**Digital signatures, case law**

- Estonia, procedure, use of digital signature
  - AS Valga Külmutusvagunite Depoo (in bankruptcy) 1 (2004) 75 – 79
- Germany, qualified electronic signature
  - 12 U 34/07, Court of Appeal Berlin (Kammergericht Berlin), 30 August 2007
    - 5 (2008) 110 – 111
- Russian Federation
  - Resolution of the Federal Arbitration Court of Moscow Region of 5 November 2003 N KT-A 40/8531-03-II
    - 5 (2008) 149 – 151
- Sweden, procedure, qualified electronic signature
  - Case number 2572-2573-2002
    - 1 (2004) 80

**Digital signatures, interoperability**

- The Digital Tower of Babel
  - 5 (2008) 183 – 186

**Digital signatures, notaries**

- Introducing and working with electronic signatures in mass applications: Notaries and the German commercial register
  - 5 (2008) 68 – 72

**Digital stamp, requirements**

- Mexico, case
  - Jurisprudencia* 24/2008, Criteria Contradiction Proceedings (*Contradicción de Tesis*) 261/2007 SS between the Third Collegiate Court for Administrative Matters and the Second Civil Court for Civil Matters in the Seventh Circuit, Second Chamber of the Mexican Supreme Court, February 13, 2008
    - 5 (2008) 117 – 133

**Disclosure**

- Electronic disclosure in England & Wales
  - 3 (2006) 73 – 76

**Disclosure, practical problems**

- E-disclosure viewed as ‘sensemaking’ with computers: The challenge of ‘frames’
  - 5 (2008) 62 – 67
- Toward a new jurisprudence of information retrieval: What constitutes a “reasonable” search for digital evidence when using keywords?
  - 5 (2008) 173 – 178

**Discovery, burden to establish necessary inspection**

- Canada
  - Search and seizure of digital evidence: thresholds and minefields
    - 5 (2008) 240 – 244
- Singapore

- Alliance Management SA v Pendleton Lane P and Another* (The First Case: [2007] SGHC 133), (The Second Case: [2008] SGHC 76)
  - 5 (2008) 152 – 153

**Discovery, protocol**

- Singapore
  - Alliance Management SA v Pendleton Lane P and Another* (The First Case: [2007] SGHC 133), (The Second Case: [2008] SGHC 76)
    - 5 (2008) 152 – 153

**Discovery, rules**

- United States of America, Federal Rules of Civil Procedure
  - Avoiding disputes regarding electronic evidence: a U.S. perspective
    - 5 (2008) 166 – 172
  - eDiscovery implications, duties and consequences
    - 5 (2008) 197 – 201

**Discovery, scope**

- Irish Supreme Court extends the scope of electronic discovery: *Dome Telecom v Eircom*
  - 5 (2008) 41 – 44

**Document, meaning, hard disk**

- Singapore
  - Alliance Management SA v Pendleton Lane P and Another* (The First Case: [2007] SGHC 133), (The Second Case: [2008] SGHC 76)
    - 5 (2008) 152 – 153

**Document, signed electronically**

- Electronically signed documents: legal requirements and measures for their long-term conservation
  - 3 (2006) 40 – 44

**Electronic administrative communications**

- Electronic administrative communications in The Netherlands
  - 1 (2004) 51 – 54

**Electronic authentication**

- Industry Canada releases principles for electronic authentication
  - 1 (2004) 37 – 39

**Electronic billing**

- Practice Note: Electronic billing for law firms
  - 1 (2004) 87 – 88

**Electronic commerce**

- E-commerce for Notaries in England & Wales
  - 4 (2007) 41 – 44
- The Singapore Electronic Transactions Act and the Hong Kong Electronic Transactions Ordinance
  - 5 (2008) 7 – 20

**Electronic disclosure**

- Electronic disclosure in England & Wales
  - 3 (2006) 73 – 76

- E-disclosure viewed as ‘sensemaking’ with computers: The challenge of ‘frames’  
5 (2008) 62 – 67
- Electronic discovery**
- Ireland  
Irish Supreme Court extends the scope of electronic discovery: *Dome Telecom v Eircom*  
5 (2008) 41 – 44
- United States of America  
eDiscovery implications, duties and consequences  
5 (2008) 197 – 201
- Electronic documents, conservation**  
Electronically signed documents: legal requirements and measures for their long-term conservation  
3 (2006) 40 – 44
- Electronic documents, status of private documents**
- Germany  
12 U 34/07, Court of Appeal Berlin (Kammergericht Berlin), 30 August 2007  
5 (2008) 110 – 111
- Electronic documents, income tax returns**
- Mexico  
*Jurisprudencia* 24/2008, Criteria Contradiction Proceedings (Contradicción de Tesis) 261/2007 SS between the Third Collegiate Court for Administrative Matters and the Second Civil Court for Civil Matters in the Seventh Circuit, Second Chamber of the Mexican Supreme Court, February 13, 2008  
5 (2008) 117 – 133
- Electronic documents, wills, lost testament, electronic copies, validity**
- Norway  
LB-2006-27667, 20 August 2007, Borgarting appellate court – judgement  
5 (2008) 137 – 140
- Electronic evidence, admissibility**  
The admissibility of electronic evidence in court in Europe  
3 (2006) 91  
Admissibility of computer evidence in Tanzania  
4 (2007) 56 – 60  
*Lorraine v Markel*: unnecessarily raising the standard for admissibility of electronic evidence  
4 (2007) 80 – 82
- Electronic evidence, articles**  
Electronic evidence in China  
5 (2008) 45 – 50
- Electronic identity**  
The proposed international e-identity assurance standard for electronic notarization  
5 (2008) 78 – 80
- The draft International Electronic Notarization Assurance Standard  
5 (2008) 81 – 97
- Electronic payment, case law**  
Russian Federation, mistake as to transfer A12-3342/05-C11, The Federal Arbitration of the Povolzhsky District  
4 (2007) 83 – 85
- Electronic payment procedure**  
The German electronic order for payment procedure  
4 (2007) 51 – 55
- Electronic prescriptions**  
The electronic prescription of medication in a Netherlands hospital  
3 (2006) 55 – 59
- Electronic registered post**  
Comments on the Italian ‘Code for the digital administration’  
5 (2008) 29 – 40
- Electronic signatures, applications**  
Introducing and working with electronic signatures in mass applications: Notaries and the German commercial register  
5 (2008) 68 – 72
- Electronic signatures, articles**  
Comments about the Brazilian Supreme Court electronic signature case law  
3 (2006) 98 – 100  
Legal aspects of electronic signatures in Bulgaria  
1 (2004) 61 – 66  
The electronic signature in Chile  
4 (2007) 69 – 79  
Contemporary enactment of the electronic signature in the Czech Republic  
3 (2006) 30 – 39  
Electronic signatures in Denmark: free for all citizens  
1 (2004) 14 – 18  
On the implementation of the 1999 European Directive on electronic signatures  
2 (2005) 7 – 15  
Electronic Signatures in German, French and Polish Law Perspective  
1 (2004) 7 – 13  
Electronic signatures: value in law and probative effectiveness in Greece  
4 (2007) 34 – 40  
Electronic signature: value in law and probative effectiveness in the Italian legal system  
1 (2004) 19 – 24  
Integrating qualified electronic signatures with password legacy systems  
4 (2007) 7 – 13

- Electronic signatures in Russian law  
2 (2005) 62 – 66
- The electronic signature law in Turkey  
1 (2004) 33 – 36
- Recent developments in the United States regarding electronic signatures  
1 (2004) 27 – 29
- The electronic signature law in Vietnam: a note  
3 (2006) 89 – 90
- Watch what you sign!  
3 (2006) 45 – 49
- The electronic signature in Spain  
2 (2005) 77 – 78
- The electronic signature law: between creating the future and the future of creation  
2 (2005) 46 – 50
- The Singapore Electronic Transactions Act and the Hong Kong Electronic Transactions Ordinance  
5 (2008) 7 – 20
- Electronic signatures, burden of proof**
- Germany  
Ur19 U 16/02, OLG Köln, 6 September 2002  
5 (2008) 108 – 109
- Russian Federation  
Resolution of the Federal Arbitration Court of Moscow Region of 5 November 2003 N KT-A 40/8531-03-II  
5 (2008) 149 – 151
- Electronic signatures, case law**
- Digital signatures
- Brazil, procedure  
RMS-AgR-ED 24257 DF  
3 (2006) 92 – 94  
Al 564765 RJ  
3 (2006) 95 – 97
- Estonia, procedure, use of digital signature  
AS Valga Külmutusvagunite Depoo (in bankruptcy)  
1 (2004) 75 – 79
- Russian Federation, banking  
The use of electronic digital signatures in banking relationships in the Russian Federation  
5 (2008) 51 – 57  
Resolution of the Federal Arbitration Court of Moscow Region of 5 November 2003 N KT-A 40/8531-03-II  
5 (2008) 149 – 151
- Sweden, procedure, qualified electronic signature  
Case number 2572-2573-2002  
1 (2004) 80
- E-mail account, password
- Germany  
Ur19 U 16/02, OLG Köln, 6 September 2002  
5 (2008) 108 – 109  
Ur19 U 16/02, OLG Köln, 6 September 2002  
5 (2008) 108 – 109  
12 U 34/07, Court of Appeal Berlin (Kammergericht Berlin), 30 August 2007  
5 (2008) 110 – 111
- Name in e-mail address
- Greece, notification procedure  
Court Decision No. 1963/(2004)  
2 (2005) 107 – 111
- Italy, e-mail acknowledging debt  
Tribunale Mondovì, 7 giugno 2004, n. 375 (decr.), *Giur. It.* 2005, 1026  
4 (2007) 86 – 88
- Singapore, contract  
*SM Integrated Transware Pte Ltd v Schenker Singapore (Pte) Ltd* [(2005)] SGHC 58  
2 (2005) 112 – 113
- Name typed in an e-mail
- China, employment  
*Beijing Han-Hua-Kai-Jie Technology development Ltd. v Chen Hong*  
4 (2007) 96
- France, procedure, name typed in an e-mail  
Case number 235784 from the Conseil d'Etat, Elections municipales de la Commune d'Entre-Deux-Monts dated 28 December 2001  
1 (2004) 81  
Case number 00-46467 from the Cour de Cassation, chambre civile 2, Sté Chalets Boisson c/ M. X. dated 30 April 2003  
1 (2004) 82
- Germany, contract  
OLG Köln, 19 U 16/02; LG Konstanz, 2 O 141/01 A; AG Erfurt, 28 C 2354/01  
2 (2005) 105 – 106  
Ur19 U 16/02, OLG Köln, 6 September 2002  
5 (2008) 108 – 109  
12 U 34/07, Court of Appeal Berlin (Kammergericht Berlin), 30 August 2007  
5 (2008) 110 – 111
- Greece, contract  
Translation of Case No. 1327/2001 – Payment Order  
3 (2006) 104 – 107  
Case note of Case number 1327/2001 – Payment Order from the Court of first instance of Athens  
1 (2004) 83 – 86
- Slovenia, procedure  
I Up 505/2003, The Supreme Court of the Republic of Slovenia

- 4 (2007) 97
- Name in text message
- China
- Yang Chunning v Han Ying* (2005) hai min chu zi NO.4670, Beijing Hai Dian District People's Court  
5 (2008) 103 – 105
- Personal Identity Number (PIN)
- Austria, ATM card
- OGH Urteil vom 29.6.2000, 2 Ob 133/99v, Oberster Gerichtshof (Austrian Supreme Court)  
5 (2008) 141
- Denmark, error
- U.2000.1853V, Danish Western High Court  
4 (2007) 98
- Greece, bank card
- Translation - Court Decision No. 5526/1999  
4 (2007) 89 – 90
- Lithuania, bank card
- Z.S. v AB Lietuva taupomasis bankas*, Civil Case No. 3K-3-390/2002, Civil Chamber of the Supreme Court of Lithuania  
5 (2008) 143 – 145
- Qualified electronic signature
- Germany, electronic documents
- 12 U 34/07, Court of Appeal Berlin (Kammergericht Berlin), 30 August 2007  
5 (2008) 110 – 111
- Scanned manuscript signature
- Denmark, redemption of mortgage
- U.2006.1341V, Danish Western High Court  
4 (2007) 99
- Germany, procedure, scanned manuscript signature sent by computer facsimile
- GmS-OGB 1/98  
2 (2005) 103 – 104
- Electronic signatures, court proceedings**
- Electronic Signatures and court proceedings in Brazil  
3 (2006) 7 – 11
- Electronic signatures, methods**
- On-line signing made simple  
1 (2004) 44 – 50
- Electronic signatures, PKI**
- Electronic Signatures and PKI Frameworks in Australia  
1 (2004) 40 – 43
- Electronic signatures, password legacy systems
- Integrating qualified electronic signatures with password legacy systems  
4 (2007) 7 – 13
- Electronic signatures, proof**
- Russian Federation, digital signature
- Resolution of the Federal Arbitration Court of Moscow Region of 5 November 2003 N KT-A  
40/8531-03-II  
5 (2008) 149 – 151
- Electronic signatures, qualified, articles**
- Integrating qualified electronic signatures with password legacy systems  
4 (2007) 7 – 13
- Electronic signatures, qualified, case law**
- Germany
- 12 U 34/07, Court of Appeal Berlin (Kammergericht Berlin), 30 August 2007  
5 (2008) 110 – 111
- Electronic signatures, regulation**
- Legal regulation of electronic signatures in Lithuania  
2 (2005) 73 – 76
- Legal update, Canada: PIPEDA's Secure Electronic Signature Regulations have been published  
2 (2005) 71 – 72
- The Singapore Electronic Transactions Act and the Hong Kong Electronic Transactions Ordinance  
5 (2008) 7 – 20
- Electronic signatures, security, articles**
- Practical considerations in securing electronic signatures  
2 (2005) 67 – 70
- Electronic signatures, security, case law**
- Russian Federation, digital signature
- Resolution of the Federal Arbitration Court of Moscow Region of 5 November 2003 N KT-A  
40/8531-03-II  
5 (2008) 149 – 151
- Electronic signatures, Singapore and Hong Kong**
- The Singapore Electronic Transactions Act and the Hong Kong Electronic Transactions Ordinance  
5 (2008) 7 – 20
- E-mail, legal effect**
- Greece
- Case No 803/2004, Council of State for Suspensions, 15 September 2004  
5 (2008) 112 – 116
- Netherlands
- 21 November 2007, LJN BC0337, Rechtbank (Lower Court) Amsterdam  
5 (2008) 146
- England & Wales**
- Practice Note: Electronic billing for law firms  
1 (2004) 87 – 88
- Electronic disclosure in England & Wales  
3 (2006) 73 – 76
- E-commerce for Notaries in England & Wales  
4 (2007) 41 – 44

**Estonia**

## Case note

AS Valga Külmutusvagunite Depoo (in bankruptcy)  
1 (2004) 75 – 79

**European Union**

Electronic Certification in Brazil and in the European Union

2 (2005) 16 – 21

On the implementation of the 1999 European Directive on electronic signatures

2 (2005) 7 – 15

**Evidence**

The evidential value of the data-message in Iran

3 (2006) 60 – 68

Admissibility of computer evidence in Tanzania

4 (2007) 56 – 60

Lorraine v Markel: unnecessarily raising the standard for admissibility of electronic evidence

4 (2007) 80 – 82

Electronic evidence in China

5 (2008) 45 – 50

**Evidence, case law**

Singapore, contract

*Chwee Kin Keong v Digilandmall.com Pte Ltd*, case numbers Suit 202/2003/E (at first instance), CA/30/(2004) (for the appeal)

2 (2005) 114 – 115

Russian Federation, digital signature

Resolution of the Federal Arbitration Court of Moscow Region of 5 November 2003 N KT-A 40/8531-03-II

5 (2008) 149 – 151

**Facsimile**

France, case law

95-14251 Société Descamps, Banque Scalbert Dupont, Commercial Chamber of the Cour de cassation (Cour de cassation chambre commerciale), Tuesday 2 December 1997

5 (2008) 106 – 107

Poland, case law, notice of appeal by facsimile transmission, need for manuscript signature

I KZP 29/06, Resolution of the Polish Supreme Court

5 (2008) 147 – 148

**Forensics**

Professionalism in digital forensics

4 (2007) 45 – 50

**Form, requirements**

Poland, case law, notice of appeal by facsimile transmission, need for manuscript signature

I KZP 29/06, Resolution of the Polish Supreme Court

5 (2008) 147 – 148

**France, articles**

Electronic Signatures in German, French and Polish Law Perspective

1 (2004) 7 – 13

An outline of the French law on digital evidence

5 (2008) 179 – 182

**France, case notes**

Case number 235784 from the Conseil d'Etat, Elections municipales de la Commune d'Entre-Deux-Monts dated 28 December 2001

1 (2004) 81

Case number 00-46467 from the Cour de Cassation, chambre civile 2, Sté Chalets Boisson c/ M. X. dated 30 April 2003

1 (2004) 82

**France, case translation**

95-14251 Société Descamps, Banque Scalbert Dupont, Commercial Chamber of the Cour de cassation (Cour de cassation chambre commerciale), Tuesday 2 December 1997

5 (2008) 106 – 107

**Gathering digital evidence, factors**

Caught in the middle: whether to seek help when the organization is the subject of an information technology attack

5 (2008) 245 – 250

**Germany, articles**

Electronic Signatures in German, French and Polish Law Perspective

1 (2004) 7 – 13

A system of trust: German civil law notaries and their role in providing trustworthy electronic documents and communications

3 (2006) 69 – 72

The German electronic order for payment procedure

4 (2007) 51 – 55

Introducing and working with electronic signatures in mass applications: Notaries and the German commercial register

5 (2008) 68 – 72

**Germany, case notes**

BGH of December 12, 2000 – XI ZR 138/00

4 (2007) 93 – 94

FG Münster 11 K 990/05 F (Electronically signed statement of claim – On the interpretation of the term monetary limitation)

3 (2006) 111 – 112

10 A 11741/05

4 (2007) 91 – 92

GmS-OGB 1/98

2 (2005) 103 – 104



- OLG Köln, 19 U 16/02; LG Konstanz, 2 O 141/01 A; AG Erfurt, 28 C 2354/01  
2 (2005) 105 – 106
- Germany, case translations**  
Ur19 U 16/02, OLG Köln, 6 September 2002  
5 (2008) 108 – 109  
12 U 34/07, Court of Appeal Berlin (Kammergericht Berlin), 30 August 2007  
5 (2008) 110 – 111
- Greece, articles**  
Electronic signatures: value in law and probative effectiveness in Greece  
4 (2007) 34 – 40
- Greece, case notes**  
Court Decision No. 1963/(2004)  
2 (2005) 107 – 111  
Court Decision No. 3279/(2004)  
3 (2006) 101 – 103  
Case number 1327/2001 – Payment Order from the Court of first instance of Athens  
1 (2004) 83 – 86
- Greece, case translations**  
Court Decision No. 5526/1999  
4 (2007) 89 – 90  
Case No. 1327/2001 – Payment Order  
3 (2006) 104 – 107  
Case No 803/2004, Council of State for Suspensions, 15 September 2004  
5 (2008) 112 – 116  
Case No 803/2004, Council of State for Suspensions, 15 September 2004  
5 (2008) 112 – 116
- Hong Kong**  
The Singapore Electronic Transactions Act and the Hong Kong Electronic Transactions Ordinance  
5 (2008) 7 – 20
- Immovable property**  
Implementation of public e-services for immovable property contracts in Lithuania  
3 (2006) 77 – 83
- India**  
Digital Evidence: An Indian Perspective  
5 (2008) 214 – 220
- Information retrieval**  
Toward a new jurisprudence of information retrieval: What constitutes a “reasonable” search for digital evidence when using keywords?  
5 (2008) 173 – 178
- International Conference on Digital Evidence**  
*The Vintners’ Hall, London 26 and 27 June 2008*, 156 – 160;  
conference proceedings, 161 – 250
- Internet**  
Suppression and the Internet: The ‘cyber memory’ case - a New Zealand response  
5 (2008) 58 – 61
- Iran**  
The evidential value of the data-message in Iran  
3 (2006) 60 – 68
- Ireland**  
Irish Supreme Court extends the scope of electronic discovery: *Dome Telecom v Eircom*  
5 (2008) 41 – 44
- Italy, articles**  
Electronic signature: value in law and probative effectiveness in the Italian legal system  
1 (2004) 19 – 24  
The Italian certified e-mail system  
3 (2006) 50 – 54  
A technician’s views on the digital signature in Italy  
2 (2005) 39 – 45  
Comments on the Italian ‘Code for the digital administration’  
5 (2008) 29 – 40
- Italy, case notes**  
Tribunale Mondovì, 7 giugno 2004, n. 375 (decr.), *Giur. It.* 2005, 1026  
Coppola, Gian Paolo  
4 (2007) 86 – 88
- Japan**  
Electronic evidence in Civil Procedure in Japan  
5 (2008) 211 – 213
- Judicial software applications**  
Lexecute: visualisation and representation of legal procedures  
3 (2006) 19 – 29
- Land registers**  
Telematic Land Registers: the role of the civil law notary  
4 (2007) 19 – 27
- Liability, Registration Authorities**  
Electronic Signatures and Digital Certification: The Liability of Registry Authorities under Brazilian Legislation  
1 (2004) 25 – 26
- Lithuania, articles**  
Implementation of public e-services for immovable property contracts in Lithuania  
3 (2006) 77 – 83  
Legal regulation of electronic signatures in Lithuania  
2 (2005) 73 – 76

**Lithuania, case note**

*Z.S. v AB Lietuva taupomasis bankas*, Civil Case No. 3K-3-390/2002, Civil Chamber of the Supreme Court of Lithuania

5 (2008) 143 – 145

**Magnetic stripe card skimming devices**

Diving into magnetic stripe card skimming devices

5 (2008) 187 – 191

**Malaysia**

Digital forensics in Malaysia

5 (2008) 161 – 165

**Malicious software defence**

Case note, Denmark

B-19-08 and B-52-08, Danish High Court (Østre Landsret), 5 September 2008

5 (2008) 142

**Malta**

A brief overview of Malta, a roman-civil law country, with common law adoption as rules of civil evidence

5 (2008) 202 – 206

**Mark of a cross, case law**

Thailand, contract

No. 3046/2537 (1994) (Sale of Movable Property (Section 456 of the Civil & Commercial Code))

3 (2006) 108 – 110

**Medical prescriptions**

The law on electronic medical prescriptions

2 (2005) 51 – 54

The electronic prescription of medication in a Netherlands hospital

3 (2006) 55 – 59

**Mexico, case translation**

*Jurisprudencia* 24/2008, Criteria Contradiction Proceedings (*Contradicción de Tesis*) 261/2007 SS between the Third Collegiate Court for Administrative Matters and the Second Civil Court for Civil Matters in the Seventh Circuit, Second Chamber of the Mexican Supreme Court, February 13, 2008

5 (2008) 117 – 133

**Money claims**

The German electronic order for payment procedure

4 (2007) 51 – 55

**Netherlands, article**

The electronic prescription of medication in a Netherlands hospital

3 (2006) 55 – 59

**Netherlands, case note, e-mail sufficient to declare party in default**

21 November 2007, LJN BC0337, Rechtbank (Lower Court) Amsterdam

5 (2008) 146

**New Zealand**

Suppression and the Internet: The ‘cyber memory’ case - a New Zealand response

5 (2008) 58 – 61

**Norway, case translation**

LB-2006-27667, 20 August 2007, Borgarting appellate court – judgement

5 (2008) 137 – 140

**Notaries**

CyberDOC and e-Government: the electronic archive of Austrian notaries

1 (2004) 30 – 32

A system of trust: German civil law notaries and their role in providing trustworthy electronic documents and communications

3 (2006) 69 – 72

European Civil Law Notaries ready to launch international digital deeds

4 (2007) 14 – 18

Telematic Land Registers: the role of the civil law notary

4 (2007) 19 – 27

The role of the notary in real estate conveyancing

4 (2007) 28 – 33

E-commerce for Notaries in England & Wales

4 (2007) 41 – 44

Introducing and working with electronic signatures in mass applications: Notaries and the German commercial register

5 (2008) 68 – 72

The E-Notarization Initiative, Pennsylvania, USA

5 (2008) 73 – 77

The proposed international e-identity assurance standard for electronic notarization

5 (2008) 78 – 80

The Digital Tower of Babel

5 (2008) 183 – 186

**On-line terms, banking**

Germany, liability

BGH of December 12, 2000 – XI ZR 138/00

4 (2007) 93 – 94

**Poland, articles**

Electronic Signatures in German, French and Polish Law Perspective

1 (2004) 7 – 13

**Poland, case law, notice of appeal by facsimile transmission, need for manuscript signature**

I KZP 29/06, Resolution of the Polish Supreme Court

5 (2008) 147 – 148

**Private key, security**

Russian Federation

Resolution of the Federal Arbitration Court of

Moscow Region of 5 November 2003 N KT-

A40/8531-03-II

5 (2008) 149 – 151

### Procedure, civil

Japan

Electronic evidence in Civil Procedure in Japan

5 (2008) 211 – 213

Poland, case law, notice of appeal by facsimile transmission, need for manuscript signature

I KZP 29/06, Resolution of the Polish Supreme Court

5 (2008) 147 – 148

United States of America, Federal Rules of Civil Procedure

Avoiding disputes regarding electronic evidence: a U.S. perspective

5 (2008) 166 – 172

### Publication on the internet

Suppression and the Internet: The ‘cyber memory’ case - a New Zealand response

5 (2008) 58 – 61

### Qualified signatures

The creation of Qualified Signatures with Trusted Platform Modules

4 (2007) 61 – 68

### Qualified signatures, case law

Germany, procedure, monetary limitation

FG Münster 11 K 990/05 F (Electronically signed statement of claim – On the interpretation of the term monetary limitation)

3 (2006) 111 – 112

Germany, procedure, Administrative Court

10 A 11741/05

4 (2007) 91 – 92

Sweden, procedure, qualified electronic signature

Case number 2572-2573-2002

1 (2004) 80

### Registration databases

Legal aspects of the introduction of the electronic identity card in Belgian law by the Act of 25 March 2003

2 (2005) 22 – 38

### Real estate

The role of the notary in real estate conveyancing

4 (2007) 28 – 33

### Romania

The digital economy - where is the evidence?

Theoretical and practical problems in understanding digital evidence in Romania

5 (2008) 226 – 230

### Russian Federation, articles

Electronic signatures in Russian law

2 (2005) 62 – 66

The use of electronic digital signatures in banking relationships in the Russian Federation

5 (2008) 51 – 57

### Russian Federation, case notes

A12-3342/05-C11, The Federal Arbitration of the Povolzhsky District

4 (2007) 83 – 85

Resolution of the Federal Arbitration Court of Moscow Region of 5 November 2003 N KT-A 40/8531-03-II

5 (2008) 149 – 151

### Singapore, articles

The Singapore Electronic Transactions Act and the Hong Kong Electronic Transactions Ordinance

5 (2008) 7 – 20

### Singapore, case notes

*Chwee Kin Keong v Digilandmall.com Pte Ltd*, case numbers Suit 202/2003/E (at first instance), CA/30/(2004) (for the appeal)

2 (2005) 114 – 115

*SM Integrated Transware Pte Ltd v Schenker Singapore (Pte) Ltd* [(2005)] SGHC 58

2 (2005) 112 – 113

*Alliance Management SA v Pendleton Lane P and Another* (The First Case: [2007] SGHC 133), (The Second Case: [2008] SGHC 76)

5 (2008) 152 – 153

### Slovenia, case note

I Up 505/2003, The Supreme Court of the Republic of Slovenia

4 (2007) 97

### Solicitors

Practice Note: Electronic billing for law firms

1 (2004) 87 – 88

### Spain

The electronic signature in Spain

2 (2005) 77 – 78

### Stamp, case law

Greece, use of stamp by Chinese applicant, public tender

Court Decision No. 3279/(2004)

3 (2006) 101 – 103

### Standards

The proposed international e-identity assurance standard for electronic notarization

5 (2008) 78 – 80

The draft International Electronic Notarization Assurance Standard

5 (2008) 81 – 97

**Sweden, case note**

Case number 2572-2573-2002

1 (2004) 80

**Switzerland**

Submission of evidence through digital documents in Swiss civil litigation

3 (2006) 84 – 88

**Tanzania**

Admissibility of computer evidence in Tanzania

4 (2007) 56 – 60

**Tax declarations, electronically**

Mexico, case

*Jurisprudencia* 24/2008, Criteria Contradiction Proceedings (*Contradicción de Tesis*) 261/2007 SS between the Third Collegiate Court for Administrative Matters and the Second Civil Court for Civil Matters in the Seventh Circuit, Second Chamber of the Mexican Supreme Court, February 13, 2008

5 (2008) 117 – 133

**Telex, case law**

Thailand, contract

No. 3046/2537 (1994) (Sale of Movable Property (Section 456 of the Civil & Commercial Code))

3 (2006) 108 – 110

**Thailand, article**

Civil search and seizure of digital evidence: the example of the Thai Central IP & IT Court

5 (2008) 235 – 239

**Thailand, case note**

No. 3046/2537 (1994) (Sale of Movable Property (Section 456 of the Civil & Commercial Code))

3 (2006) 108 – 110

**Transborder discovery**

The EU Data Protection Directive and major factors relied upon by U. S. courts in transborder discovery requests

5 (2008) 231 – 234

**Transfer of land**

Implementation of public e-services for immovable property contracts in Lithuania

3 (2006) 77 – 83

**Trusted Platform Modules**

The creation of Qualified Signatures with Trusted Platform Modules

4 (2007) 61 – 68

**Turkey**

The electronic signature law in Turkey

1 (2004) 33 – 36

**Undisputed money claims**

The German electronic order for payment procedure

4 (2007) 51 – 55

**United States of America**

Recent developments in the United States regarding electronic signatures

1 (2004) 27 – 29

The E-Notarization Initiative, Pennsylvania, USA

5 (2008) 73 – 77

The proposed international e-identity assurance standard for electronic notarization

5 (2008) 78 – 80

Avoiding disputes regarding electronic evidence: a U.S. perspective

5 (2008) 166 – 172

Toward a new jurisprudence of information retrieval:

What constitutes a “reasonable” search for digital evidence when using keywords?

5 (2008) 173 – 178

eDiscovery implications, duties and consequences

5 (2008) 197 – 201

The EU Data Protection Directive and major factors relied upon by U. S. courts in transborder discovery requests

5 (2008) 231 – 234

Caught in the middle: whether to seek help when the organization is the subject of an information technology attack

5 (2008) 245 – 250

**Vietnam**

The electronic signature law in Vietnam: a note

3 (2006) 89 – 90

**Table of Authors**

- Alemán, César Martínez  
*Jurisprudencia* 24/2008, Criteria Contradiction Proceedings (Contradicción de Tesis) 261/2007 SS between the Third Collegiate Court for Administrative Matters and the Second Civil Court for Civil Matters in the Seventh Circuit, Second Chamber of the Mexican Supreme Court, February 13, 2008  
 5 (2008) 117 – 133
- Allegra, Judge Francis M.  
 Avoiding disputes regarding electronic evidence: a U.S. perspective  
 5 (2008) 166 – 172
- Ariffin, Aswami Fadillah Mohd  
 Digital forensics in Malaysia  
 5 (2008) 161 – 165
- Attfield, Simon  
 E-disclosure viewed as ‘sensemaking’ with computers: The challenge of ‘frames’  
 5 (2008) 62 – 67
- Baron, Jason R.  
 Toward a new jurisprudence of information retrieval: What constitutes a “reasonable” search for digital evidence when using keywords?  
 5 (2008) 173 – 178
- Bazin, Philip  
 Electronic Signatures in German, French and Polish Law Perspective  
 1 (2004) 7 – 13  
 Case number 235784 from the Conseil d’Etat, Elections municipales de la Commune d’Entre-Deux-Monts dated 28 December 2001  
 1 (2004) 81  
 Case number 00-46467 from the Cour de Cassation, chambre civile 2, Sté Chalets Boisson c/ M. X. dated 30 April 2003  
 1 (2004) 82  
 An outline of the French law on digital evidence  
 5 (2008) 179 - 182
- Bechini, Ugo  
 European Civil Law Notaries ready to launch international digital deeds  
 4 (2007) 14 – 18  
 The Digital Tower of Babel  
 5 (2008) 183 – 186
- Bengtsson, Johnny  
 Diving into magnetic stripe card skimming devices  
 5 (2008) 187 – 191
- Bierekoven, Dr Christiane  
 Electronic Signatures in German, French and Polish Law Perspective  
 1 (2004) 7 – 13
- Bing, Professor Jon  
 LB-2006-27667, 20 August 2007, Borgarting appellate court – judgement  
 5 (2008) 137 – 140
- Blandford, Ann  
 E-disclosure viewed as ‘sensemaking’ with computers: The challenge of ‘frames’  
 5 (2008) 62 - 67
- Blažek, Zdeněk  
 Models of investigation and processing of digital evidence  
 5 (2008) 192 – 196
- Boer, Guido  
 Electronic administrative communications in The Netherlands  
 1 (2004) 51 – 54
- Bohm, Nicholas  
 Watch what you sign!  
 3 (2006) 45 – 49
- Cesna, Rytis  
 Legal regulation of electronic signatures in Lithuania  
 2 (2005) 73 – 76
- Cheer, Ursula  
 Suppression and the Internet: The ‘cyber memory’ case - a New Zealand response  
 5 (2008) 58 – 61
- Chen, Jihong  
 Yang Chunning v Han Ying (2005) hai min chu zi NO.4670, Beijing Hai Dian District People’s Court  
 5 (2008) 103 – 105  
 Chinese digital evidence law overview and suggestions for multinational enterprises  
 5 (2008) 207 - 210
- Christensen, Sharon  
 Electronic Signatures and PKI Frameworks in Australia  
 1 (2004) 40 – 43
- Clippele, Francis de  
 The law on electronic medical prescriptions  
 2 (2005) 51 – 54
- Coppola, Gian Paolo  
 Tribunale Mondovì, 7 giugno 2004, n. 375 (decr.), *Giur. It.* 2005, 1026  
 4 (2007) 86 – 88
- Cruz, Eduardo Gómez de la  
 The electronic signature in Spain  
 2 (2005) 77 – 78
- Decker, Joan  
 The E-Notarization Initiative, Pennsylvania, USA  
 5 (2008) 73 – 77
- Dimitrov, George G.  
 Legal aspects of electronic signatures in Bulgaria  
 1 (2004) 61 – 66

- Doren, Cristian  
The electronic signature in Chile  
4 (2007) 69 – 79
- Duisberg, Alexander  
BGH of December 12, 2000 – XI ZR 138/00  
4 (2007) 93 – 94
- Dunlap, Thomas M.  
eDiscovery implications, duties and consequences  
5 (2008) 197 – 201
- Eßer, Dr Martin  
FG Münster 11 K 990/05 F (Electronically signed statement of claim – On the interpretation of the term monetary limitation)  
3 (2006) 111 – 112  
10 A 11741/05  
4 (2007) 91 – 92  
12 U 34/07, Court of Appeal Berlin (Kammergericht Berlin), 30 August 2007  
5 (2008) 110 – 111
- Eckert, Claudia  
The creation of Qualified Signatures with Trusted Platform Modules  
4 (2007) 61 – 68
- Eecke, Patrick Van  
AR n° 2002/71, Ghent Labour Court of Appeal (Bruges department, 7th chamber), 23 September 2003  
5 (2008) 98  
CSWARE bvba v Pepijn Descamps, 2007/AR/462, Ghent Court of Appeal, Chamber 7bis, 10 March 2008  
5 (2008) 99 – 102
- Ellis, Leigh  
Practice Note: Electronic billing for law firms  
1 (2004) 87 – 88
- Elsonbaty, His Honour Judge Ehab Maher  
The electronic signature law: between creating the future and the future of creation  
2 (2005) 46 – 50
- Esch, Simone Van  
The electronic prescription of medication in a Netherlands hospital  
3 (2006) 55 – 59
- Esler, Brian W.  
Recent developments in the United States regarding electronic signatures  
1 (2004) 27 – 29  
Lorraine v Markel: unnecessarily raising the standard for admissibility of electronic evidence  
4 (2007) 80 – 82
- Falciai, Roberta  
The Italian certified e-mail system  
3 (2006) 50 – 54
- Farthofer, Mag. Lothar  
OGH Urteil vom 29.6.2000, 2 Ob 133/99v, Oberster Gerichtshof (Austrian Supreme Court)  
5 (2008) 141
- Fischer-Dieskau, Stefanie  
Electronically signed documents: legal requirements and measures for their long-term conservation  
3 (2006) 40 – 44
- Fohr, Howard R  
Legal update, Canada: PIPEDA's Secure Electronic Signature Regulations have been published  
2 (2005) 71 – 72
- France, Emmanuel Roger  
Legal aspects of the introduction of the electronic identity card in Belgian law by the Act of 25 March 2003  
2 (2005) 22 – 38
- Freiheit, Jörn  
Lexecute: visualisation and representation of legal procedures  
3 (2006) 19 – 29
- Freund, Dr. Wolfgang  
OGH Urteil vom 29.6.2000, 2 Ob 133/99v, Oberster Gerichtshof (Austrian Supreme Court)  
5 (2008) 141
- Frigeri, Ms Valeria  
Juan Carlos Samper Posada v Jaime Tapias, Hector Cediel and others, Decisión 73-624-40-89-002-2003-053-00 of 21 July 2003  
2 (2005) 95 – 102
- Fylla, Anastasia  
Court Decision No. 5526/1999  
4 (2007) 89 – 90  
Case No 803/2004, Council of State for Suspensions, 15 September 2004  
5 (2008) 112 – 116
- Galea, Dr Patrick J  
A brief overview of Malta, a roman-civil law country, with common law adoption as rules of civil evidence  
5 (2008) 202 – 206
- Gassen, Dr Dominik  
A system of trust: German civil law notaries and their role in providing trustworthy electronic documents and communications  
3 (2006) 69 – 72  
Introducing and working with electronic signatures in mass applications: Notaries and the German commercial register  
5 (2008) 68 – 72
- Gasser, Christoph  
Submission of evidence through digital documents in Swiss civil litigation

- 3 (2006) 84 – 88
- Georgiades, Olga  
Translation of the Cypriot law on electronic signatures  
2 (2005) 86 – 94
- Gholizadeh, Dr Ahad  
The evidential value of the data-message in Iran  
3 (2006) 60 – 68
- Goffard, Olivier  
Legal aspects of the introduction of the electronic identity card in Belgian law by the Act of 25 March 2003  
2 (2005) 22 – 38
- Hernández, Diego  
The electronic signature in Chile  
4 (2007) 69 – 79
- Hodgett, Simon H  
Industry Canada releases principles for electronic authentication  
1 (2004) 37 – 39
- van der Hof, Dr. Simone  
21 November 2007, LjN BC0337, Rechtbank (Lower Court) Amsterdam  
5 (2008) 146
- Hollanda, Cristina de  
Electronic Signatures and Digital Certification: The Liability of Registry Authorities under Brazilian Legislation  
1 (2004) 25 – 26
- Hvarre, Jan  
Electronic signatures in Denmark: free for all citizens  
1 (2004) 14 – 18
- Insa, Fredesvinda  
The admissibility of electronic evidence in court in Europe  
3 (2006) 91
- Irons, Alastair  
Professionalism in digital forensics  
4 (2007) 45 – 50
- Ishak, Izwan Iskandar  
Digital forensics in Malaysia  
5 (2008) 161 – 165
- Kaneko, Hironao  
Electronic evidence in Civil Procedure in Japan  
5 (2008) 211 – 213
- Karia, Tejas D.  
Digital Evidence: An Indian Perspective  
5 (2008) 214 – 220
- Kast, Marlene  
Ur19 U 16/02, OLG Köln, 6 September 2002  
5 (2008) 108 – 109
- Kelm, Stefan  
On the implementation of the 1999 European Directive on electronic signatures  
2 (2005) 7 – 15
- Knopp, Michael  
GmS-OGB 1/98  
2 (2005) 103 – 104  
OLG Köln, 19 U 16/02; LG Konstanz, 2 O 141/01 A; AG Erfurt, 28 C 2354/01  
2 (2005) 105 – 106
- Komnios, Dr. Komninos  
Electronic signatures: value in law and probative effectiveness in Greece  
4 (2007) 34 – 40
- Konstadopoulou, Anastasia  
Professionalism in digital forensics  
4 (2007) 45 – 50
- Kozłowski, Tomasz  
Electronic Signatures in German, French and Polish Law Perspective  
1 (2004) 7 – 13
- Kudryavtseva, Olga I.  
The use of electronic digital signatures in banking relationships in the Russian Federation  
5 (2008) 51 – 57  
Resolution of the Federal Arbitration Court of Moscow Region of 5 November 2003 N KT-A 40/8531-03-II  
5 (2008) 149 – 151
- Lach, Dr Arkadiusz  
I KZP 29/06, Resolution of the Polish Supreme Court  
5 (2008) 147 – 148
- Lambert, Janet  
Electronic disclosure in England & Wales  
3 (2006) 73 – 76
- Leacock, Q.C., Charles  
Search and seizure of digital evidence in criminal proceedings  
5 (2008) 221 – 225
- Leça, José  
Electronic Certification in Brazil and in the European Union  
2 (2005) 16 – 21
- Leipold, Knut  
Authentication: International Scope and Non Discrimination in Government Commerce vs. PKI  
2 (2005) 55 – 61
- Liberati, Laura  
The Italian certified e-mail system  
3 (2006) 50 – 54
- Lightowler, Michael  
E-commerce for Notaries in England & Wales  
4 (2007) 41 – 44

- Linh, Nguyen D.  
The electronic signature law in Vietnam: a note  
3 (2006) 89 – 90
- Low, Rouhshi  
Electronic Signatures and PKI Frameworks in Australia  
1 (2004) 40 – 43
- Luuk, Marc  
Lexecute: visualisation and representation of legal procedures  
3 (2006) 19 – 29
- Makulilo, Alex B.  
Admissibility of computer evidence in Tanzania  
4 (2007) 56 – 60
- Martin, Dr Luigi  
Electronic signature: value in law and probative effectiveness in the Italian legal system  
1 (2004) 19 – 24
- Malta, Mr Joao Veiga  
Risk and law in authentication  
3 (2006) 12 – 18
- Manolea, Bogdan  
The digital economy - where is the evidence?  
Theoretical and practical problems in understanding digital evidence in Romania  
5 (2008) 226 – 230
- McDonagh, Alistair  
95-14251 Société Descamps, Banque Scalbert Dupont, Commercial Chamber of the Cour de cassation (Cour de cassation chambre commerciale), Tuesday 2 December 1997  
5 (2008) 106 – 1-7
- Mclsaac QC, Barbara  
Legal update, Canada: PIPEDA's Secure Electronic Signature Regulations have been published  
2 (2005) 71 – 72
- McKenna, Patrick  
The probative value of digital certificates: Information Assurance is critical to e-Identity Assurance  
1 (2004) 55 – 60
- Mercado-Kierkegaard, Sylvia  
Legal regulation of electronic signatures in Lithuania  
2 (2005) 73 – 76
- Morandi, Eliana  
The role of the notary in real estate conveyancing  
4 (2007) 28 – 33
- Münch, Susanne  
Lexecute: visualisation and representation of legal procedures  
3 (2006) 19 – 29
- Näslund, Viive  
AS Valga Külmutusvagunite Depoo (in bankruptcy)  
1 (2004) 75 – 79
- Nastri, Michele  
Telematic Land Registers: the role of the civil law notary  
4 (2007) 19 – 27
- Naumov, Victor  
Electronic signatures in Russian law  
2 (2005) 62 – 66
- McIntyre, T. J.  
Irish Supreme Court extends the scope of electronic discovery: *Dome Telecom v Eircom*  
5 (2008) 41 – 44
- Neto, Jason Soares Albergaria  
Digital evidence in Brazil  
5 (2008) 21 – 28
- Nikiforova, Tatiana  
Electronic signatures in Russian law  
2 (2005) 62 – 66
- Nordén, Anna  
Case number 2572-2573-2002  
1 (2004) 80
- Pascarelli, Dr Roberto  
Electronic signature: value in law and probative effectiveness in the Italian legal system  
1 (2004) 19 – 24
- Perry, Daniel W.  
The EU Data Protection Directive and major factors relied upon by U. S. courts in transborder discovery requests  
5 (2008) 231 – 234
- Peters, Stefanie  
Submission of evidence through digital documents in Swiss civil litigation  
3 (2006) 84 – 88
- Petrauskas, Rimantas  
Legal regulation of electronic signatures in Lithuania  
2 (2005) 73 – 76  
Implementation of public e-services for immovable property contracts in Lithuania  
3 (2006) 77 – 83
- Picot, Henriette  
Ur19 U 16/02, OLG Köln, 6 September 2002  
5 (2008) 108 – 109
- Pinyosinwat, Judge Jumpol  
Civil search and seizure of digital evidence: the example of the Thai Central IP & IT Court  
5 (2008) 235 – 239
- Pope, Nick  
Practical considerations in securing electronic signatures  
2 (2005) 67 – 70



- Quinche, Manuel F.  
Juan Carlos Samper Posada v Jaime Tapias, Hector Cediell and others, Decisión 73-624-40-89-002-2003-053-00 of 21 July 2003  
2 (2005) 95 – 102
- Quintanilla, Jorge  
The electronic signature in Chile  
4 (2007) 69 – 79
- Rachavelias, Michael G.  
Court Decision No. 1963/(2004)  
2 (2005) 107 – 111  
Case No. 1327/2001 – Payment Order  
3 (2006) 104 – 107  
Court Decision No. 3279/(2004)  
3 (2006) 101 – 103  
Case No 803/2004, Council of State for Suspensions, 15 September 2004  
5 (2008) 112 – 116
- Reynis, Bernard  
European Civil Law Notaries ready to launch international digital deeds  
4 (2007) 14 – 18
- Reiniger, Timothy S.  
The proposed international e-identity assurance standard for electronic notarization  
5 (2008) 78 – 80
- Rivolta, Dr Mercedes  
Authentication: International Scope and Non Discrimination in Government Commerce vs. PKI  
2 (2005) 55 – 61  
Risk and law in authentication  
3 (2006) 12 – 18
- Roßnagel, Alexander  
The creation of Qualified Signatures with Trusted Platform Modules  
4 (2007) 61 – 68
- Roßnagel, Heiko  
Integrating qualified electronic signatures with password legacy systems  
4 (2007) 7 – 13
- Rohrmann, Professor Carlos Alberto  
Electronic Signatures and court proceedings in Brazil  
3 (2006) 7 – 11  
Comments about the Brazilian Supreme Court electronic signature case law  
3 (2006) 98 – 100  
RMS-AgR-ED 24257 DF  
3 (2006) 92 – 94  
Al 564765 RJ  
3 (2006) 95 – 97  
Digital evidence in Brazil  
5 (2008) 21 – 28
- Rotomskis, Irmantas  
Implementation of public e-services for immovable property contracts in Lithuania  
3 (2006) 77 – 83
- Ruggieri, Franco  
A technician's views on the digital signature in Italy  
2 (2005) 39 – 45  
Comments on the Italian 'Code for the digital administration'  
5 (2008) 29 – 40
- Sacher, Markus  
The creation of Qualified Signatures with Trusted Platform Modules  
4 (2007) 61 – 68
- Scanlan, Justice J. E. (Ted)  
Search and seizure of digital evidence: thresholds and minefields  
5 (2008) 240 – 244
- Schapper, Dr Paul R  
Authentication: International Scope and Non Discrimination in Government Commerce vs. PKI  
2 (2005) 55 – 61  
Risk and law in authentication  
3 (2006) 12 – 18  
Schwank, Friedrich  
CyberDOC and e-Government: the electronic archive of Austrian notaries  
1 (2004) 30 – 32
- Schwerha IV, Joseph J.  
Caught in the middle: whether to seek help when the organization is the subject of an information technology attack  
5 (2008) 245 – 250
- Seng, Daniel  
The Singapore Electronic Transactions Act and the Hong Kong Electronic Transactions Ordinance  
5 (2008) 7 – 20
- Sijanski, Grozdana  
Lexecute: visualisation and representation of legal procedures  
3 (2006) 19 – 29
- Silva, Ricardo Barretto Ferreira da  
Electronic Certification in Brazil and in the European Union  
2 (2005) 16 – 21
- Skouma, Georgia  
Case number 1327/2001 – Payment Order from the Court of first instance of Athens  
1 (2004) 83 – 86
- Smejkal, Professor Vladimir  
Contemporary enactment of the electronic signature in the Czech Republic

- 3 (2006) 30 – 39
- Stitilis, Darius  
Implementation of public e-services for immovable property contracts in Lithuania  
3 (2006) 77 – 83
- Stumpf, Frederic  
The creation of Qualified Signatures with Trusted Platform Modules  
4 (2007) 61 – 68
- Sujecki, Bartosz  
The German electronic order for payment procedure  
4 (2007) 51 – 55
- Tan, Bryan  
*Chwee Kin Keong v Digilandmall.com Pte Ltd*, case numbers Suit 202/2003/E (at first instance), CA/30/(2004) (for the appeal)  
2 (2005) 114 – 115  
*SM Integrated Transware Pte Ltd v Schenker Singapore (Pte) Ltd* [(2005)] SGHC 58  
2 (2005) 112 – 113  
*Alliance Management SA v Pendleton Lane P and Another* (The First Case: [2007] SGHC 133), (The Second Case: [2008] SGHC 76)  
5 (2008) 152 – 153
- Thammateeradaycho, Noppramart  
No. 3046/2537 (1994) (Sale of Movable Property (Section 456 of the Civil & Commercial Code))  
3 (2006) 108 – 110
- Travers, Tim  
On-line signing made simple  
1 (2004) 44 – 50
- Trofimovs, Sergejs  
*Z.S. v AB Lietuva taupomasis bankas*, Civil Case No. 3K-3-390/2002, Civil Chamber of the Supreme Court of Lithuania  
5 (2008) 143 – 145
- Vandendriessche, Johan  
Translation and Introduction to the Belgian Law of 20 October 2000 and the Belgian Law of 9 July 2001  
1 (2004) 67 – 74
- Verbrugge, Elisabeth  
AR n° 2002/71, Ghent Labour Court of Appeal (Bruges department, 7th chamber), 23 September 2003  
5 (2008) 98  
*CSWARE bvba v Pepijn Descamps*, 2007/AR/462, Ghent Court of Appeal, Chamber 7bis, 10 March 2008  
5 (2008) 99 – 102
- Wang, Minju  
Translation and Introduction to the Electronic Signatures Law of China  
2 (2005) 79 – 85
- Wang, Minyan  
Translation and Introduction to the Electronic Signatures Law of China  
2 (2005) 79 – 85  
Case Note China: *Rong-Shu-Xia Computer Ltd. v China Society Publisher*  
4 (2007) 95  
Case Note China: *Beijing Han-Hua-Kai-Jie Technology Development Ltd. v Chen Hong*  
4 (2007) 96  
Electronic evidence in China  
5 (2008) 45 – 50
- Wilke, Daniel  
Electronically signed documents: legal requirements and measures for their long-term conservation  
3 (2006) 40 – 44
- Zangl, Fabrice  
Lexecute: visualisation and representation of legal procedures  
3 (2006) 19 – 29
- Zibuschka, Jan  
Integrating qualified electronic signatures with password legacy systems  
4 (2007) 7 – 13

**Table of cases****Translations**

## China

*Yang Chunning v Han Ying* (2005) hai min chu zi NO.4670, Beijing Hai Dian District People's Court  
Commentary by Chen, Jihong  
5 (2008) 103 – 105

## Belgium

AR n° 2002/71, Ghent Labour Court of Appeal (Bruges department, 7th chamber), 23 September 2003

Eecke, Patrick Van and Verbrugge, Elisabeth  
5 (2008) 98

CSWARE bvba v Pepijn Descamps, 2007/AR/462, Ghent Court of Appeal, Chamber 7bis, 10 March 2008

Commentary by Eecke, Patrick Van and Verbrugge, Elisabeth

5 (2008) 99 – 102

## France

95-14251 Société Descamps, Banque Scalbert Dupont, Commercial Chamber of the Cour de cassation (Cour de cassation chambre commerciale), Tuesday 2 December 1997

McDonagh, Alistair  
5 (2008) 106 – 1-7

## Germany

Ur19 U 16/02, OLG Köln, 6 September 2002

Picot, Henriette and Kast, Marlene  
5 (2008) 108 – 109

12 U 34/07, Court of Appeal Berlin (Kammergericht Berlin), 30 August 2007

Commentary by Eßer, Dr Martin  
5 (2008) 110 – 111

## Greece

Court Decision No. 5526/1999

Fylla, Anastasia  
4 (2007) 89 – 90

Case No. 1327/2001 – Payment Order Rachavelias, Michael G.

3 (2006) 104 – 107

Case No 803/2004, Council of State for Suspensions, 15 September 2004

Fylla, Anastasia; Commentary by Rachavelias, Michael G.

5 (2008) 112 – 116

## Mexico

*Jurisprudencia* 24/2008, Criteria Contradiction Proceedings (Contradicción de Tesis) 261/2007 SS between the Third Collegiate Court for Administrative Matters and the Second Civil Court for Civil Matters in the Seventh Circuit, Second

Chamber of the Mexican Supreme Court, February 13, 2008

Commentary by Alemán, César Martínez  
5 (2008) 117 – 133

## Norway

LB-2006-27667, 20 August 2007, Borgarting appellate court – judgement

Commentary by Bing, Professor Jon  
5 (2008) 137 – 140

**Case notes**

## Austria

OGH Urteil vom 29.6.2000, 2 Ob 133/99v, Oberster Gerichtshof (Austrian Supreme Court)

Freund, Dr. Wolfgang and Farthofer, Mag. Lothar  
5 (2008) 141

## China

*Rong-Shu-Xia Computer Ltd. v China Society Publisher*

Wang, Minyan

4 (2007) 95

*Beijing Han-Hua-Kai-Jie Technology development Ltd. v Chen Hong*

Wang, Minyan

4 (2007) 96

## Brazil

RMS-AgR-ED 24257 DF

Rohrmann, Professor Carlos Alberto

3 (2006) 92 – 94

AI 564765 RJ

Rohrmann, Professor Carlos Alberto

3 (2006) 95 – 97

## Colombia

Juan Carlos Samper Posada v Jaime Tapias, Hector Cediell and others, Decisión 73-624-40-89-002-2003-053-00 of 21 July 2003

Frigeri, Ms Valeria and Quinche, Manuel F.  
2 (2005) 95 – 102

## Denmark

U.2000.1853V, Danish Western High Court Kromann Reumert

4 (2007) 98

U.2006.1341V, Danish Western High Court Kromann Reumert

4 (2007) 99

B-19-08 and B-52-08, Danish High Court (Østre Landsret), 5 September 2008

Kromann Reumert

5 (2008) 142

## Estonia

AS Valga Külmutusvagnite Depoo (in bankruptcy) Näsland, Viive

- 1 (2004) 75 – 79
- France
- Case number 235784 from the Conseil d’Etat, Elections municipales de la Commune d’Entre-Deux-Monts dated 28 December 2001
- Bazin, Philippe
- 1 (2004) 81
- Case number 00-46467 from the Cour de Cassation, chambre civile 2, Sté Chalets Boisson c/ M. X. dated 30 April 2003
- Bazin, Philippe
- 1 (2004) 82
- Germany
- BGH of December 12, 2000 – XI ZR 138/00
- Duisberg, Alexander
- 4 (2007) 93 – 94
- FG Münster 11 K 990/05 F (Electronically signed statement of claim – On the interpretation of the term monetary limitation)
- Eßer, Dr Martin
- 3 (2006) 111 – 112
- 10 A 11741/05
- Eßer, Dr Martin
- 4 (2007) 91 – 92
- GmS-OGB 1/98
- Knopp, Michael
- 2 (2005) 103 – 104
- OLG Köln, 19 U 16/02; LG Konstanz, 2 O 141/01 A; AG Erfurt, 28 C 2354/01
- Knopp, Michael
- 2 (2005) 105 – 106
- Greece
- Court Decision No. 1963/(2004)
- Rachavelias, Michael G.
- 2 (2005) 107 – 111
- Court Decision No. 3279/(2004)
- Rachavelias, Michael G.
- 3 (2006) 101 – 103
- Case number 1327/2001 – Payment Order from the Court of first instance of Athens
- Skouma, Georgia
- 1 (2004) 83 – 86
- Italy
- Tribunale Mondovì, 7 giugno 2004, n. 375 (decr.), Giur. It. 2005, 1026
- Coppola, Gian Paolo
- 4 (2007) 86 – 88
- Lithuania
- Z.S. v AB Lietuva taupomasis bankas, Civil Case No. 3K-3-390/2002, Civil Chamber of the Supreme Court of Lithuania
- Trofimovs, Sergejs
- 5 (2008) 143 – 145
- Netherlands
- 21 November 2007, LJN BC0337, Rechtbank (Lower Court) Amsterdam
- van der Hof, Dr. Simone
- 5 (2008) 146
- Poland
- I KZP 29/06, Resolution of the Polish Supreme Court
- Lach, Dr Arkadiusz
- 5 (2008) 147 – 148
- Russian Federation
- A12-3342/05-C11, The Federal Arbitration of the Povolzhsky District
- Gorodissky & Partners Limited
- 4 (2007) 83 – 85
- Resolution of the Federal Arbitration Court of Moscow Region of 5 November 2003 N KT-A 40/8531-03-II
- Kudryavtseva, Olga I.
- 5 (2008) 149 – 151
- Singapore
- Chwee Kin Keong v Digilandmall.com Pte Ltd*, case numbers Suit 202/2003/E (at first instance), CA/30/(2004) (for the appeal)
- Tan, Bryan
- 2 (2005) 114 – 115
- SM Integrated Transware Pte Ltd v Schenker Singapore (Pte) Ltd* [(2005)] SGHC 58
- Tan, Bryan
- 2 (2005) 112 – 113
- Alliance Management SA v Pendleton Lane P and Another* (The First Case: [2007] SGHC 133), (The Second Case: [2008] SGHC 76)
- Tan, Bryan
- 5 (2008) 152 – 153
- Slovenia
- I Up 505/2003, The Supreme Court of the Republic of Slovenia
- Odvetniška družba Colja, Rojs & partnerji, o.p., d.n.o.
- 4 (2007) 97
- Sweden
- Case number 2572-2573-2002
- Nordén, Anna
- 1 (2004) 80
- Thailand
- No. 3046/2537 (1994) (Sale of Movable Property (Section 456 of the Civil & Commercial Code))
- Thammateeradaycho, Noppramart
- 3 (2006) 108 – 110

**Table of statutes translated**

## Belgium

Vandendriessche, Johan

Translation and Introduction to the Belgian Law of  
20 October 2000 and the Belgian Law of 9 July 2001  
1 (2004) 67 – 74

## China

Wang, Minyan and Wang, Minju

Translation and Introduction to the Electronic  
Signatures Law of China  
2 (2005) 79 – 85

## Cyprus

Georgiades, Olga

Translation of the Cypriot law on electronic  
signatures  
2 (2005) 86 – 94

**Table of Books****George Dimitrov**, *Liability of Certification Service*

*Providers: How the Providers of Certification Services  
Related to Electronic Signatures Could Manage their  
Liabilities*, (VDM Verlag, 2008)

5 (2008) 154

**Professor Dr Angel Kalaydzhev**, Borislav Belazelkov, Dr

Vessela Stancheva, George Dimitrov, Dimitar Markov  
and Dr Maria Yordanova, *Electronic Document and  
Electronic Signature: Legal Framework*, (CIELA Soft and  
Publishing and CSD – Center for the Study of  
Democracy, Sofia, 2004)

1 (2004) 100

**Stephen Mason**, general editor, *Electronic Evidence:*

*Disclosure, Discovery & Admissibility*, (LexisNexis  
Butterworths, 2007)

4 (2007) 100 – 101

**Stephen Mason**, *Electronic Signatures in Law*, (Tottel  
Publishing Limited, Second edition, 2007)

4 (2007) 102

**Stephen Mason**, general editor, *International Electronic  
Evidence*, (British Institute of International and  
Comparative Law, 2008)

5 (2008) 155

**Svein Yngvar Willassen**, *Methods for Enhancement of  
Timestamp Evidence in Digital Investigations*, by

(Norwegian University of Science and Technology,  
Faculty of Information Technology, Mathematics and  
Electrical Engineering, 2008)

5 (2008) 154