England - a paradise for insolvent European companies? A German perspective

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THE CASE OF DEUTSCHE NICKEL AG

- Step 1: Shares in Deutsche Nickel AG sold to newly founded ,DNICK Ltd`, corporate seat in London
- Step 2: Deutsche Nickel AG converted in German Kommanditgesellschaft with DNICK Ltd as general partner and another company under English law as limited partner

THE CASE OF DEUTSCHE NICKEL AG

- Step 3: Limited partner withdraws from the partnership, DNICK Ltd. as sole partner
- German law: Assets/liabilities of limited partnership merge by universal succession into the remaining partner DNICK Ltd – Limited partnership ceases to exist
- Step 4: DNICK Ltd transfers by way of spin-off all operating entities into newly set-up entities – ,DNICK Holdings plc' founded as another subisidiary taking over all subsidiaries from DNICK Ltd
- Step 5: DNICK Ltd files for insolvency before the High Court in London Academic Group Meeting 13 October 2007

THE CASE OF HANS BROCHIER GMBH & CO.KG

Using the same ,technique' as DNICK AG failed: German insolvency procedure finally was commenced, English procedures were annulled. Differences:

- Obviously COMI still in Germany
 - Newly founded Hans Brochier Holdings Ltd operating in Germany
 - In DNICK case, DNICK Holdings plc installed between original holding (converted into Ltd) and operating German subsidiaries

THE CASE OF HANS BROCHIER GMBH & CO.KG

- Additional insolvency proceedings in Germany opened only some hours after opening by the High Court in London
 - Filing from the German workforce
 - German Insolvency Court: Decision of the High Court in breach of the *ordre public*
 - High Court: Hans Brochier Holdings Ltd. as mere ,letter box' does not fulfil requirements for an ,establishment" pusuant to EIR
 - Appointment of English insolvency administrators declared as void
 - Not even secondary proceedings in England

THE CASE OF SCHEFENACKER AG

• Similar way as in the case of DNICK

- Schefenacker transformed into an Englsih plc with the corporate seat in Portchester/UK
- UK registered sub-holding company formed to further distance the holsing company from the German operating companies
- Unlike DNICK, no filing for the appointment of an insolvency administrator
- CVA with a debt-to-equity-swap approved

POSSIBLE MEANING OF COCO GUIDELINES

- German Courts will be prepared to cooperate, but
 - main function of German Courts is (only) to appoint and supervise the liquidator
 - the cooperation between the liquidators will be more important than the cooperation between the Courts

Limited duty to file for insolvency

- Presently: Duty to file for insolveny in the case of overindebtedness/illiquidity only for directors of companies incorporated under German law
- Henceforth: In principle, duty also for non-German companies with no individual as general partner
- Limitations:
 - Non-German companies with COMI within territory of the EIR: Duty only in the case of establishment within Germany
 - Non-German companies with COMI out of territory of the EIR: Pursuant to wording only assets in Germany required, but clarification is due

DEREGULATION OF GERMAN ,EIGENKAPITALERSATZRECHT

(Doctrine on equitable subordination or recharacerisation of equitiy)

- Presently:
 - Doctrine based on both legal regulations and case law
 - Necessary element: Financial crisis of the company
- Henceforth:
 - In the company's insolvency shareholders are subordinated to other creditors with all claims arising from loans and ,economically equivalent legal acts'.
 - Company's financial status in the moment the obligation is created is irrelevant.
 - Insolvency administrator can rescind settlements made within one year before filing for insolvency or after.