



H el ene RUIZ FABRI

Director of the Max Planck Institute Luxembourg for Procedural Law

- Director of the Department of International Law and Dispute Resolution, Max Planck Institute (MPI) Luxembourg for International, European and Regulatory Procedural Law (since 2014)
- Professor at the Sorbonne Law School (University Paris 1 Panth eon-Sorbonne) (since 1997 – on leave)
- Honorary Professor at the University of Luxembourg (since 2014)
- Honorary Member of the “Institut Universitaire de France” (since 2004)
- Member of the “Coll ge de d ontologie” of the French Ministry of Research and Higher Education (since 2018)
- Member of the Scientific Council of the European University Institute (since 2018)
- President of the Joint Advisory Committee of the Organisation for Economic Co-operation and Development (OECD) (since 2009)
- Member of the Appeals Board of the European Centre for Medium-Range Weather Forecasts (ECMWF) (since 2016)
- External member of the Scientific Council of the Department “Droit et transformations sociales” of the University of Bordeaux (since 2019)
- Judge at the Tribunal of the Bank for International Settlements (since 2019)

FIELDS OF TEACHING AND EXPERTISE

Public International Law, International Dispute Settlement Law, International Procedural Law, International Economic Law, World Trade Organisation (WTO) Law, International Investment Arbitration, Environmental Law, European Convention on Human Rights Law, Human Rights, and Comparative Law.

OTHER PROFESSIONAL INVOLVEMENT

Legal consulting and expertise

- Department of Legal Affairs of the Ministry of Foreign Affairs (1996-2001)
- Ministry of Culture and French Delegation at the United Nations Educational, Scientific and Cultural Organization (UNESCO): cultural diversity (1998-2000)
- Council of Europe, Human Rights section (1997-2001)
- Centre d'Analyse Strat gique: WTO law and climate change issues (2008-2009)
- Communaut  fran aise de Belgique: cultural diversity (2004-2008)
- Organisation Internationale de la Francophonie: cultural diversity (2004-2008)
- Listed expert for:
 - Trade and Sustainable Development Chapter of the EU/Korea Free Trade Agreement
 - WTO Dispute Settlement Body, “Trade in goods and services”
 - Protocol on cultural cooperation of the EU/Korea Free Trade Agreement
 - Trade and Sustainable Development Chapter of the Trade Agreement EU/Columbia & Peru
 - Trade and Sustainable Development Chapter of the EU/ Moldova Agreement
 - Trade and Sustainable Development Chapter of the EU/Georgia Agreement
 - Trade and Sustainable Development issues of the EU/Central America Association Agreement
- Listed Arbitrator (Article 29) for the Comprehensive Economic and Trade Agreement (CETA)
- Listed Arbitrator for the Hangzhou International Arbitration Court (HIAC) (since 2016)

Arbitrator for:

- International Centre for Settlement of Investment Disputes (ICSID) cases (since 2015)
- United Nations Commission On International Trade Law (UNCITRAL) cases (since 2017)

Evaluation Expert

- Swiss National Fund for Research (SNRF): “NCCR Trade Regulation” Programme (2004-2012)
- Nederlands-Vlaamse Accreditatieorganisatie (NVAO) – Antwerp programme M.A. Globalisation, Corporate Responsibility and Law (2011)
- European Research Council (ERC) – Evaluation Panel “Social Sciences and Humanities – Institutions, Values, Beliefs and Behaviour” (SH2) (2014, 2016)
- Academy of Finland: “Centre of Excellence” Programme in 2018-2025 (2016)
- Danish National Research Foundation: iCourts Midterm Evaluation (2016)
- Max Planck Society: Jury for Research Groups Leaders (2019)
- Institut Universitaire de France: Jury for Senior members (2019)

Society fellowship

- European Society of International Law/Société européenne de droit international (ESIL/SEDI) – Former President
- French Society for International Law (SFDI)
- American Society of International Law (ASIL) – Former Executive Council member
- International Society of Public Law (ICON-S) – Former *pro-tem* Executive Council member
- International Law Association/Association de droit international (French Branch/Branche française)
- Society of International Economic Law (SIEL)
- International Council for Commercial Arbitration (ICCA)
- Société de Législation Comparée (SLC) – Former Executive Council member

Editorial responsibilities and membership

- *Journal of World Investment and Trade (Brill)*: Co-Editor-in-chief (since 2018)
- *Revue Belge de Droit International*: Scientific Advisory Board (since 2006)
- *Journal européen des droits de l'homme/European Journal of Human Rights*: Scientific Committee (since 2013)
- *Korean Journal of International and Comparative Law*: Foreign Editorial Member (since 2014)
- *European Yearbook of International Economic Law*: Advisory Board (since 2017)
- *Max Planck Encyclopedia of Public International Law*: Advisory Board (since 2018)

Former membership

ILA Committee on International Trade Law; Executive Council of the SIEL; Board of the Société Française pour le Droit International (SFDI); Scientific Committee of the International and European Law & Policy on Investment and Environment (IELPIE) Summer School; Sponsoring Committee of “Barreau de Paris Solidarité”; Scientific Council of the *Spanish Yearbook of International Law*; Scientific Council Fondation pour les sciences sociales; Editorial Board (2010-2020) of the *European Journal of International Law*; Co-chair of the International Law Association (ILA) Committee on the Procedure of International Courts and Tribunals (2016-2020).

EDUCATION

Agrégée des Facultés de droit in Public Law (1990)

Accreditation to supervise research/Habilitation à diriger des recherches (1989)

Doctorate in Public Law (University of Bordeaux 1, 1989)

D.E.A. (Master 2) in Political Science (University of Bordeaux 1, 1985)

D.E.A. (Master 2) in Public Law (University of Bordeaux 1, 1984)

Degree (Institut d'Etudes Politiques de Bordeaux – Sciences Po, 1983)

Master in Public Law (University of Bordeaux 1, 1982)

HONOURS

Chevalier des Arts et des Lettres (2005)

Chevalier de l'ordre national du Mérite (2012)

Médaille d'argent (Silver Medal), Centre National de la Recherche (CNRS) (2015)

Chevalier de la Légion d'Honneur (2015)

PAST PROFESSIONAL EXPERIENCE

- President of the Scientific Council of the Ecole Normale Supérieure (Cachan) (2010-2018)
- Director of the Joint Research Unit for Comparative Law (UMR 8103 Centre National de la Recherche (CNRS)/University Paris 1) (2003-2014); Deputy Director (1997-2003)
- Director of the Research Master 2 in International Economic Law (University Paris 1) (2007-2014) and of the Research Master 2 in International Economic Governance (Joint Global Business Law Programme Paris 1-Sciences Po-Columbia) (2008-2014)
- Member of the National Jury for awarding “Agrégation” in Public Law (2013-2014)
- Dean of the Sorbonne Law School (University Paris 1) (2010-2013)
- President of the Public Law Section of the Sorbonne Law School (University Paris 1) (2009-2013)
- Member of the Commission de rénovation et de déontologie de la vie publique (“Commission Jospin”) (2012)
- Member of the Conseil pour le développement des Humanités et des Sciences sociales (2010-2011)
- Member of the Steering Committee (1999-2004), Vice-President (2004-2006), President of the European Society of International Law (ESIL) (2006-2010)
- Member of the Scientific Advisory Board of the City of Paris (2004-2008)
- Member of the Comité National d’Evaluation des Etablissements Publics à Caractère Scientifique, Culturel et Professionnel (2001-2006)
- Junior Member of the Institut Universitaire de France (1999-2004)
- Director of the Joint Master in French and Spanish Law (Paris 1-Complutense) (1998-2002)
- Director of the Doctoral School of Comparative Law of Paris 1 (2000-2002)
- Director of the Doctoral School “Droit-Normandie” (1992-1993)
- Member of the Jury of the Ecole Nationale d’Administration (ENA) (1996, 1997 and 2003)
- Professor at the Universities of Caen (1990-1993), Cergy-Pontoise (1993-1994), and Paris 13-Villetaneuse (1994-1997)

RESEARCH PROGRAMMES AND SCIENTIFIC EVENTS

Direction of research programmes (including scientific events)

- *Variations autour d’un droit commun* (1998-2001). Research Seminar of the UMR for Comparative Law (University Paris 1): bimonthly seminars, international conference (Paris, 2001), 2 books published in the UMR book series.
- *Procès équitable et enchevêtrement des espaces normatifs* (2000-2002). Working group of doctoral and post-doctoral researchers of the UMR for Comparative Law (University Paris 1): book published in the UMR book series.
- *L’OMC et les services publics* (2003). Joint research programme with the “Institut du développement durable et des relations internationales” : report published.
- *L’actualité de l’Accord de Florence au regard du droit de l’OMC et des accords d’intégration régionale* (2003-2004). Research programme for the United Nations Educational, Scientific and Cultural Organization (UNESCO).
- *Amnistie, prescription et grâce en Europe* (2003-2005). Research programme for the “Mission de recherche Justice et Droit” (Ministry of Justice), Network of European Researchers: 2 workshops (Paris, January and April 2005), book published in the UMR book series.

- *La circulation des concepts en droit de l'environnement* (2006-2008). Research programme for the ‘‘Mission de recherche Justice et Droit’’ (Ministry of Justice), Network of European Researchers: workshop (Paris, April 2008), book published in the UMR book series.
- *Rethinking Constitutionalism in an Era of Globalization and Privatization* (2007-2008). Joint research programme with the Cardozo Law School: monthly seminars in New York (2007) and in Paris (2008), joint conferences in Paris and New York (2007), international working groups on thematic issues such as ‘‘Constitutionalism and secularism in an age of religious revival’’, publication in *ICoN, Cardozo Law Review* and the UMR book series.
- *La jurisprudence de l'OMC/The WTO Case-Law: collected commentaries* (1996-2001). Network of scholars, co-supervised with Brigitte Stern, 5 volumes published by Brill (Martinus Nijhoff).
- *NORMA – Law, Globalization and Society*. Programme of multidisciplinary cooperation financed by PRES heSam and coordinated by the University Paris 1 Panth eon-Sorbonne.

At the Max Planck Institute Luxembourg for Procedural Law:

- *Max Planck Encyclopedia of International Procedural Law*. Pluriannual project, publication by Oxford University Press, available at <www.mpeipro.com> (about 350 entries published end of March 2021).
- *The Making of International Judicial and Arbitral Decisions*. Pluriannual project:
 - . *Understandings of the Authority of International Courts*. Two workshops: *In Whose Name? A Public Law Theory of International Adjudication*, Workshops organised in collaboration with the MPI for Comparative Public Law and International Law and the University of Amsterdam (Luxembourg, April 2015; Amsterdam, October 2015), Book published in the MPI Luxembourg Book Series (Nomos, Open Access).
 - . *The morphology of Judicial Decisions*. International conference organised under the patronage of His Excellency the Ambassador of France to Luxembourg, Mr Guy Yelda (Luxembourg, May 2015).
 - . *The Making of Decisions of the European Court of Human Rights*. Workshop (Luxembourg, December 2015).
 - . *The Making of Judicial Decisions and the Role of Law Clerks, Registries and Secretariats*. Workshop (Luxembourg, May 2016).
 - . *The Making of Decisions of the United Nations Human Rights Treaty Bodies* (Luxembourg, 30-31 March 2017)
 - . *The Expert in the International Adjudicative Process*. Symposium co-organised with the University of Geneva (Luxembourg, 27-28 April 2017), Proceedings published in the *Journal of International Dispute Settlement*.
 - . *A Bridge Over Troubled Waters: Dispute Resolution in the Law of International Watercourses and the Law of the Sea*. Conference (Luxembourg, 25-26 September 2017), Proceedings published in a book (Brill).
 - . *Sociological Perspectives on International Tribunals: Formal and Informal Rules, Functions and Symbols in the Practice of International Tribunals*. Workshop (Luxembourg, 8-9 November 2018), Article published in the *Temple International and Comparative Law Journal*.
 - . *International Investment Law: An Analysis of the Major Decisions*. Workshop of authors (Luxembourg, 6-7 June 2019), Book forthcoming at Hart.
 - . *Blockchain and Procedural Law: Law and Justice in the Age of Disintermediation*. Three workshops: *Blockchain, Cryptocurrencies and the Law* (Luxembourg, 15 November 2019); *Automating Legal Instruments* (Luxembourg, 6 December 2019); *Blockchain Technologies at the Domestic and the International Levels* (Luxembourg, 17 January 2020). Proceedings published in the *Stanford Journal of Blockchain Law & Policy*.
 - . *The Dynamics of Disputes over Illegal, Unreported, and Unregulated Fishing: Regime Convergence and Lex Ferenda*. Conference (Luxembourg, 28-29 November 2019), Proceedings published as a special issue in the *International Community Law Review*.
 - . *Draft Code of Conduct for Adjudicators in Investor-State Dispute Settlement: Low-Hanging Fruit or Unreachable Goal?* Webinar co-organised with the University of Richmond (Online, 2 July 2020).

- *International Claims Commission*. Webinar of authors (Online, 11-12 March 2021), Research Handbook forthcoming at Edward Elgar.
- *Representing the Absent*. Pluriannual project.
 - *Representing the Absent: A comparative analysis of procedures established to represent past and future generations*. Webinar of authors (Online, 2 December 2020).

Organisation of other scientific events

- International Conference: *L’effectivit   des organisations internationales – M  canismes de suivi et de contr  le* (Athens, 1999). Proceedings published (Pedone/Sakkoulas).
- Annual workshops on International Courts and Tribunals, published yearly in the book series “Contentieux international” (Pedone):
 - *Les proc  dures d’urgence des juridictions internationales : regards crois  s* (Paris, 2002).
 - *Le principe du contradictoire dans les juridictions internationales : regards crois  s* (Paris, 2003).
 - *Le tiers    l’instance devant les juridictions internationales : regards crois  s* (Paris, 2004).
 - *La saisine des juridictions internationales : regards crois  s* (Paris, 2005).
 - *La preuve devant les juridictions internationales : regards crois  s* (Paris, 2006).
 - *La motivation des d  cisions des juridictions internationales* (Paris, 2007).
 - *Ind  pendance et impartialit   des juridictions internationales* (Paris, 2008).
- Workshop: *Imp  rialisme et droit international en Europe et en Am  rique* (Paris, 2005). Proceedings published in the UMR book series.
- *International Law: Do we need it ?*. ESIL Biennial Conference (Paris, 2006). Proceedings published by Hart.
- *S  minaire de r  flexion comparative sur l’approche des relations droit international – droits internes*. Joint meeting ESIL and ASIL (Washington, 2008).
- *The right to food and the WTO*. Meeting of experts co-organised with the United Nations High Commissioner for Human Rights and the Special Rapporteur on the right to food (Paris, 2008).
- *La Convention de l’UNESCO sur la diversit   culturelle : premier bilan et d  fis juridiques pour r  aliser les objectifs dans les pays   conomiquement d  munis*. International conference (Paris, 2008). Proceedings published in the UMR book series.
- International conference: *Tiers Monde : Bilan et perspectives* (Paris, 2010). Proceedings published in the UMR book series.
- International workshop: *Conference on Gender, Sexuality and Democratic Citizenship* (New York, 2010). Proceedings published in *Cardozo Law Review*.
- Colloquium of the SFDI : *Femmes et droit international* (Paris, 2011).
- International colloquium: *Revisiting Van Gend en Loos* (Paris, 2013). Proceedings published in the *International Journal of Constitutional Law (I•CON)*, the *European Journal of International Law* and the UMR book series.
- International conference: *International Law and Litigation. Launch conference of the Department of International Law and Dispute Resolution of the Max Planck Institute Luxembourg* (Luxembourg, 16 October 2015).
- International conference: *TTIP – Framing the Adequate System for Investor-State Dispute Settlement* (Luxembourg, 3-4 December 2015).
- Round table: *L’  tat d’urgence, rempart ou menace pour l’Etat de droit ?* (Luxembourg, May 2016).
- International Conference: *DEBACLES – Illusions and Failures in the History of International Adjudication* (Luxembourg, 24-25 November 2016).
- Book Launch: *International Law Theories - An Inquiry into Different Ways of Thinking* by A. Bianchi (Discussant: S. Ranganathan) (Luxembourg, 8 February 2017).

- Seminar: *The Future of EU Trade Policy: The Implications of Opinion 2/15 (EU-Singapore Free Trade Agreement)* (Luxembourg, 19 June 2017, in collaboration with the University of Luxembourg).
- Book Launch: *United Nations Convention on the Law of the Sea: A Commentary* by A. Proelss (Discussant: A. Miron) (Luxembourg, 12 September 2017).
- Book Launch: *To Reform the World: International Organizations and the Making of Modern States* by G. Sinclair (Discussants: Dr Megan Donaldson, Prof. Ingo Venzke, Mr André Nunes Chaib, Dr Edouard Fromageau, Prof. Devika Hovell) (Luxembourg, 6 October 2017). Publication on *EJIL Talk!*
- Book Launch: *Retour à Lemberg* by Prof. Philippe Sands (Luxembourg, 11 October 2017).
- International Conference: *Peace Through Law: The Versailles Peace Treaty & dispute settlement after WWI* (Luxembourg, 6-8 December 2017).
- Roundtable: *EU law and international arbitration: a dialogue between legal orders* (Kavala, 26-30 April 2018, in collaboration with the International Arbitration Institute).
- International Workshop: *Reconciliation as a Peace-building Process Cases of failure* (Louvain-la-Neuve, 9-10 July 2018, in collaboration with the Catholic University of Leuven, UCL).
- International Conference: *IOSCO and the new international financial architecture: What role for IOSCO in the development and implementation of cross-border regulation and equivalence?* (Luxembourg, 5 October 2018, in collaboration with the University of Luxembourg)
- International Conference: *Forum on Procedural Law of the Court of Justice of the EU*. (Luxembourg, 25 February 2019, in collaboration with Prof. Hess and Prof. Daniel Sarmiento, Complutense University of Madrid).
- Conference: *La protection des citoyens européens dans un monde ultra-connecté* (Luxembourg, 3 April 2019, in collaboration with the Fondation Robert Schuman)
- Round Table *Opinion 1/17 of the Court of Justice of the European Union* (Luxembourg, 21 June 2019, in collaboration with the University of Luxembourg)
- International Conference: *Forum on Procedural Law of the Court of Justice of the EU – 2nd edition*. (Luxembourg, 3 February 2020, in collaboration with Prof. Hess and Prof. Daniel Sarmiento, Complutense University of Madrid).
- Max Planck Lecture Series (Luxembourg):
 - *The EU Commission's approach to investment protection and ISDS as part of the common commercial policy – recent developments* by Prof. André Van Walter (18 March 2015).
 - *Building new identities: a different view on frontier research in law* by Prof. Armin Von Bogdandy (29 April 2015).
 - *New Procedural Challenges in WTO Disputes: Preliminary Rulings, the Use of Experts and the Independence of Adjudicators* by Prof. Gabrielle Marceau (20 May 2015).
 - *The ICJ as a Court of Cassation: Recent Developments* by Prof. Pascale De Sena (18 November 2015).
 - *International Judicial Dissent: Causes and Consequences* by Prof. Mark A. Pollack and Prof. Jeffrey Dunoff (16 December 2015).
 - *Pleading before the ICJ* by Prof. Alain Pellet (3 February 2016).
 - *Individual Communications Procedures before the UN Human Rights Treaty Bodies* by Prof. Yuji Ywasawa (20 April 2016).
 - *“Position papers” by non-participating parties in arbitral proceedings* by Prof. Erik Franckx (28 June 2016).
 - *International Environmental Law and Community Interests: The Role of Procedure* by Prof. Jutta Brunée (14 September 2016).
 - *The Use and Misuse of European Human Rights Law in Investor-State Arbitration* by Prof. José E. Alvarez (3 May 2017).

- *Les revirements de jurisprudence de la Cour de justice de l'Union européenne* by Prof. Fabrice Picod (14 June 2017).
- *Women at Nuremberg* by Prof. Diane Marie Amann (7 March 2018).
- *20 Years of the Rome Statute* by Judge Silvia Fernández de Gurmendi (6 June 2018).
- *“Necessary Evil”: How to fix Finance by saving Human Rights* by Prof. David Kinley (14 November 2018).
- *The Clash between International Investment Law and the Autonomy of the EU Legal Order* by Prof. Nicolas de Sadeleer (20 June 2019).
- *Future Generations: How Much Margin for Institutional Design?* by Prof. Axel Gosseries (12 February 2020).
- Max Planck Lecture Series on Sovereign Debt (Luxembourg, September-December 2016):
 - *The Law and Economics of Sovereign Debt and Default* by Prof. Ugo Panizza;
 - *Sovereign Debt Restructuring and International Law* by Prof. Robert Howse;
 - *Implications of Recent Sovereign Debt Litigation: Lessons from Argentina and Greece* by Prof. Mathias Audit;
 - *Investment Arbitration as a Means of Resolving Sovereign Debt Dispute* by Dr. Michael Waibel;
 - *Proposals for Reform of Sovereign Debt Restructuring: The Contractual Approach* by Mr Philip R. Wood CBE;
 - *Proposals for Reform of Sovereign Debt Restructuring: The Statutory Approach* by Mr Lee C. Buchheit.

Participation in the “Internationalization of Law” Network (Réseau ‘Internationalisation du Droit’ (ID) bringing together constitutional and international lawyers and constitutional judges for annual meetings on breaking issues) – cooperation between the UMR of Comparative Law of Paris 1 and the “Chaire d’études juridiques comparatives et internationalisation du droit” of the “Collège de France” held by Prof. Mireille Delmas-Marty.

“ID” Network France-US (4 meetings): (1) Collège de France, Paris, April 2006; (2) Benjamin N. Cardozo School of Law, New York, May 2007; (3) Collège de France, Paris, July 2008; and (4) Benjamin N. Cardozo School of Law, New York, November 2009.

“ID” Network France-Brazil (4 meetings): (1) Sao Paulo, October 2007; (2) Paris, November 2008; (3) Sao Paulo, September 2009; and (4) Paris, June-July 2011.

Inter-networks meeting (France-US, France-Brazil, France-China): Paris, April 2012.

International activities and invitations

- Hague Academy of International Law:
 - 23rd session of the External Programme: Course and seminars on WTO Dispute settlement (Abidjan, November 1996).
 - Director of Studies, Public International Law Session (The Hague, 1998).
 - Summer course “The World Trade Organisation’s contribution to international law” (The Hague, 2006).
- University of Helsinki: Lectures on external relations of the European Union (Helsinki, 1997).
- International Development Law Organisation (IDLO): Course “WTO Law” for lawyers from developing countries (Roma, February 1998).
- Academy of European Law, Human Rights Session: Course “The relationship between human rights and State sovereignty” (Florence, 1999).
- MGIMO: Lectures on international courts and tribunals (Moscow, 1999).
- Facultés universitaires Saint-Louis (FUSL/UCL), D.E.S. en Droits de l’homme: Lectures on “the collective dimensions of Human Rights” (Brussels, from 1999 to 2002).

- Hitotsubashi University: Lectures on the European Union and human rights (Tokyo, 2001).
- European Programme for the Parliament of Madagascar, 9th FED: Course on the UN system and on the International Economic Organisations for Senators (Madagascar, July 2005).
- University of Helsinki: Course “Balance between judicialisation and political governance in the WTO” – Summer course on WTO Governance (Helsinki, August 2006).
- University of Brasilia (UNICEUB): Course on WTO Law, lectures on the Constitutionalisation of International Law (Brasilia, February 2008).
- Visiting faculty, University of Barcelona Master of Law programme on International Economic Law and Policy: Courses on “Trade and... (Environment, Labor, Culture,...)” (Barcelona, January 2009).
- United Nations Programme of Assistance in the teaching, study, dissemination and wider appreciation of international law: Course “International Trade Law” (The Hague, August 2010).
- Summer School “International and European Law and Policy on Investment and Environment” (IELPIE): Course “Trade, Environment and Energy” (Venice, September 2010).
- Visiting Researcher, Cardozo School of Law (New York, March-April 2011).
- United Nations Programme of Assistance in the teaching, study, dissemination and wider appreciation of international law: Courses “International organizations” and “International trade law” (Addis Abeba, February 2012).
- Visiting Lecturer, Cardozo School of Law: Course “International Business Transactions” (New York, March-April 2012).
- Visiting Lecturer, Cardozo School of Law: Course “International Trade Law” (New York, March-April 2013).
- Organization of American States, XL Course on International Law: Course “Trade and environment” (Rio de Janeiro, August 2013).
- International Law Center (CEDIN-Brazil): Course “Dispute Settlement in the WTO: Study in Comparative Perspective” (Belo Horizonte, July 2014).
- Sorbonne Law School, University Paris 1 Panthéon-Sorbonne, Master Global Business Law and Governance: “WTO Case Law and Litigation” (Paris, January-March 2015).
- Sorbonne Law School, University Paris 1 Panthéon-Sorbonne, Master Global Business Law and Governance: “WTO Case Law and Litigation” (Paris, January-March 2016).
- Sapienza University of Rome: Gaetano Morelli Lectures “International Procedural Law: Common Principles or General Principles?” (Rome, May 2016).
- World Trade Institute, Master in International Law and Economics (MILE): Course “Treaty Making and Interpretation” (Berne, October 2016)
- Sorbonne Law School, University Paris 1 Panthéon-Sorbonne, Master Global Business Law and Governance: “WTO Case Law and Litigation” (Paris, January-March 2017).
- Temple University, Beasley School of Law: Course “The Making of Judicial Decisions” (Philadelphia, April 2017).
- ACIL-Asser Summer School on The Law & Practice of International Dispute Settlement: Course: “The Making of Judicial Decisions” (The Hague, 11 July 2017).
- International Tribunal for the Law of the Sea- Nippon Capacity-building and Training Programme 2017-2018. Talk: “Procedural Aspects of International Dispute Settlement” (Hamburg, 19 September 2017).
- Sorbonne Law School, University Paris 1 Panthéon-Sorbonne, Master Global Business Law and Governance: “WTO Case Law and Litigation” (Paris, January-March 2018).

- Invited Professor, UNICATT Law School, Catholic University of Milan. Course: “Major Trends in the Evolution of International Justice”, 19-21 March and 9-11 April 2018.
- International Tribunal for the Law of the Sea- Nippon Capacity-building and Training Programme 2018-2019. Talk: “Procedural Aspects of International Dispute Settlement” (Hamburg, 17 September 2018).
- Sorbonne Law School, University Paris 1 Panthéon-Sorbonne, Master Global Business Law and Governance: “WTO Case Law and Litigation” (Paris, January-March 2019).
- Masterclass (with A. von Bogdandy). “The deep structure of international law and how to study it”, Max Planck Law Inaugural Conference (Berlin, 23 October 2019).
- International Tribunal for the Law of the Sea- Nippon Capacity-building and Training Programme 2019-2020. Talk: “Procedural Aspects of International Dispute Settlement” (Hamburg, 13 November 2019).
- Sorbonne Law School, University Paris 1 Panthéon-Sorbonne, Master Global Business Law and Governance: “WTO Case Law and Litigation” (Paris, January-March 2020).
- International Tribunal for the Law of the Sea- Nippon Capacity-building and Training Programme 2020-2021. Talk: “Procedural Aspects of International Dispute Settlement” (Online, 25 November 2020).
- Masterclass Max Planck Law. “What is Procedural Law? The Power of Procedure” (Online, 14-15 January 2021).

Lectures

- *L'appel dans le règlement des différends de l'OMC*. ILA French Branch, April 1999.
- *Le règlement des différends de l'OMC*. CEDIN, University Paris 10, November 1999.
- *L'OMC et l'échec de Seattle*. Centre d'études et de recherches internationales et communautaires (CERIC), Aix-Marseille University, March 2000.
- *L'ONU et la restauration de l'Etat*. University of Athens/Institut français d'Athènes, January 2001.
- *Maîtrise du territoire et rôle international de l'Etat*. Académie des sciences morales et politiques, February 2001.
- *Les États-Unis et l'Union européenne à l'OMC*. University of Bologna, March 2003.
- *Droits de l'homme et souveraineté de l'Etat*. University of Palermo, June 2003.
- *La France et la ratification de la convention de Vienne sur le droit des traités*. University of Rennes 1, March 2004.
- *Les sanctions en droit de l'OMC*. Collège de France, June 2004.
- *La réforme de l'OMC*. Collège de France, March 2006.
- *La centralité de l'OMC*. Institut diplomatique, April 2006.
- *The UNESCO convention on the protection and promotion of the diversity of cultural expressions*. University of Michigan, February 2007.
- *Diversité culturelle et efficacité des instruments internationaux*. École nationale de la magistrature (ENM) - Institut des Hautes Etudes sur la Justice (IHEJ) - Conseil politique départemental CPD-Esprit, March 2007.
- *La Convention sur la promotion et la protection de la diversité des expressions culturelles : enjeux de l'entrée en vigueur*. Centre d'analyse stratégique and Centre of Research and Expertise on the World Economy (CEPII), March 2007.
- *The Constitutionalization of the WTO*. Cardozo/Columbia/New School Speakers Series, March 2007.
- *The Rationale of Judicial Decisions*. Japanese Society of International Law, May 2008.
- *L'OMC et le changement climatique*. Laval University, September 2008.
- *International Trade and Climate Change: a Critical Approach to the Discourse on Mutual Support*. Columbia University, October 2008.

- *The UNESCO convention on the protection and promotion of the diversity of cultural expressions*. Humboldt University, June 2009.
- *La Convention sur la promotion et la protection de la diversité des expressions culturelles : enjeux de l'entrée en vigueur et de la mise en œuvre*. Chuo University, August 2009.
- *Trade and... Problems: what's new at the WTO?*. Columbia University, October 2009.
- *Environnement et mondialisation*. Centre d'analyse stratégique/CEPII, November 2009.
- *Fragmentation or consistency between WTO law and other fields of law, such as international human rights and environmental law?*. ILA Norwegian Branch, University of Oslo, May 2010.
- *Cultural Diversity and Trade Law: The UNESCO Convention on Cultural Diversity, Five Years Later*. Columbia University, November 2010.
- *Cultural Diversity and Trade Law: The UNESCO Convention on Cultural Diversity, Six Years Later*. Cornell University, April 2011.
- *About the case China – Raw materials*. New York City Area Working Group on International Economic Law, March 2012.
- *The Sense and Direction of Multilateralism in International Law*. Cornell University, April 2012.
- *China's Restrictions on the Exports of Raw Materials*. Cornell University, April 2012.
- *Droit du commerce et culture : la portée de la Convention sur la diversité des expressions culturelles*. Audiovisual Library of International Law, United Nations, May 2012.
- *La réglementation internationale du commerce, des investissements et de la monnaie : mise en perspective des développements du droit international économique*. United Nations Audiovisual Library of International Law, May 2012.
- *The TBT Agreement – Avoiding standard based protectionism*. Washington University, March 2013.
- *The TBT Agreement – Avoiding standard based protectionism*. Cornell University, April 2013.
- *The SPS (Food safety) Agreement and WTO Members' Regulatory Discretion*. Cornell University, April 2013.
- *The EU as a subject of international law: about the international nature of the EU*. Hitotsubashi University, July 2013.
- *The legal effects of Jus Cogens in international law*. Hitotsubashi University, July 2013.
- *Le règlement des différends à l'OMC*. Federal University of Latin American Integration (Foz do Iguacu, Brazil), July 2014.
- *The WTO and the UNESCO Convention on Cultural Diversity: Conflict or coordination?*. Bocconi University, April 2016.
- *Y a-t-il un droit procédural international ?*. Group on Public International Law. European Court of Human Rights, November 2016.
- *The Power of Procedure and the Legitimacy of International Courts*. 2017-18 International Law Regional Seminar Series. University of Nottingham, 14 February 2018.
- Keynote Speech: *Understanding International Economic Law in Unsettling Times: A Feminist Approach?*. SIEL Biennial Conference "International Economic Law in Unsettling Times", Washington, 12 July 2018.
- Keynote Speech: *Domestic Law in International Adjudication: Overcoming Binary Oppositions*. Conference "Engaging with domestic law in international adjudication", University of Amsterdam, 28 February 2019.
- Keynote Speech: *Le règlement des différends de l'OMC en crise*. Inaugural conference of the Rousseau Moot Court, University of Strasbourg, 6 May 2019.
- Keynote Speech: *International Law in a Networked World*. SES Legal Workshop: "Space Law in a Networked World", Betzdorf, 19 June 2019.

- *Feminist perspectives on International Arbitration*. “Annual Gillian White Lecture”, University of Manchester, 10 March 2020.

Conference presentations

1. “L’attitude des Etats face à l’immigration : l’exemple de la France”, International seminar *Nouvelles formes de discrimination : immigrés, réfugiés, minorités* (Olympie, May 1994).
2. “Rapport introductif”, Colloquium *Succession d’Etats en Europe de l’Est et avenir de la sécurité en Europe* organised by CEDIN (Centre de droit international de Nanterre) and IRIS (Institut de Relations Internationales et Stratégiques) (Paris, April 1995).
3. “Egalité des armes et procès équitable dans la jurisprudence de la Cour européenne des droits de l’homme”, Workshop *Egalité et Equité : antagonisme ou complémentarité ?* organised by CERAP (Centre d’études et de recherches administratives et politiques) (Paris, November 1997).
4. “Immatériel, territorialité et Etat”, Colloquium *L’immatériel. Faut-il repenser le droit ?* organised by the Association française de philosophie du droit (Paris, March 1998).
5. “La compatibilité des accords externes de la Communauté européenne avec le droit de l’OMC”, Colloquium *Le concept d’association dans les accords passés par la Communauté européenne* organised by CEDIEC (Centre de droit européen et comparé) (Paris, May 1998).
6. “Les conditions de la création d’un Etat palestinien : formules d’aménagement de la souveraineté et applicabilité au cas palestinien”, International colloquium organised by the Centre d’Analyse et de Prévision of the French Ministry of Foreign Affairs (Paris, December 1998).
7. “Le contrôle des jugements nationaux par les juridictions internationales”, Colloquium *L’unification du système juridictionnel international* organised by IDPD (Institut du droit de la paix et du développement) (Nice, January 1999).
8. “Le suivi des recommandations adoptées par l’Organe de règlement des différends de l’OMC”, International workshop *Mécanismes de suivi et de contrôle : Journées franco-helléniques* organised in collaboration with the Greek Ministry of Foreign Affairs and the French Embassy in Greece (Athens, May 1999).
9. “La contribution de l’OMC à la gestion de l’espace juridique mondial”, Colloquium *La mondialisation du droit* organised by CREDIMI (Centre de recherche sur le droit des marchés et des investissements internationaux) (Dijon, September 1999).
10. “Les situations respectives du droit international et du droit communautaire dans les constitutions des Etats membres de l’Union européenne”, Colloquium *Droit international et droit communautaire : perspectives actuelles* organised by SFDI (Bordeaux, October 1999).
11. “La procédure et la jurisprudence” (Paris, October 1999) in: *Notes bleues de Bercy*, special issue “L’OMC et son tribunal”, Ministry of Finance and Economy, July 2000.
12. “Le règlement des différends de l’OMC”, Colloquium *Le contrôle des aides publiques à l’industrie aéronautique civile : le point sur les réglementations communautaire et internationale* organised by CEDIN and CRUCE (Centre de recherche universitaire sur la construction européenne) (Paris, November 1999).
13. “Maîtrise du territoire et rôle international de l’Etat”, Colloquium *Le rôle et la place de l’Etat au XXI siècle* organised by ASPM (Académie des Sciences morales et politiques) (Paris, February 2000). Available at: <https://academiesciencesmoraletespolitiques.fr/2000/02/14/maitrise-du-territoire-et-role-international-de-letat/>.
14. “L’OMC et le principe de précaution”, Colloquium *La décision publique et le droit de la responsabilité face au principe de précaution* organised by the University of Bourgogne (Dijon, April 2000).
15. “L’ordre public en droit international”, Colloquium *L’ordre public : ordre public ou ordres publics ? Ordre public et droits fondamentaux* organised by the University of Caen (Caen, May 2000).

16. “Conclusions”, Workshop *Les procédures incidentes devant la Cour internationale de Justice* organised by the University of Rennes 1 (Rennes, May 2000).
17. “Le Conseil de l’Europe et les libertés locales”, Workshop *Les collectivités infra-étatiques dans le système juridique international* organised by the University of the French West Indies and Guiana (Fort-de-France, April 2001).
18. “The UNSCOM Experience: a comment including Issues of Independence and Impartiality”, ESIL Founding Meeting (Florence, May 2001).
19. “Concurrence ou complémentarité entre les mécanismes de règlement des différends du Protocole de Carthagène et ceux de l’OMC ?”, Colloquium *Le commerce international des OGM. Quelles articulations entre le droit de l’OMC et le protocole de Carthagène sur la biosécurité ?* organised by CERIC (Aix-en-Provence, November 2001).
20. “The Approach Taken by the European Court of Human Rights to the Assessment of Compensation for ‘Regulatory Expropriations’ of the Property of Foreign Investors”, Colloquium *Regulatory Expropriations in International Law* (New York University, April 2002).
21. “Etudes de droit contemporain. Contributions françaises au 16^e Congrès international de droit comparé”, 16th International Congress of Comparative Law *The Convergence of Legal Systems in the 21st Century* organised by the International Academy of Comparative Law (Brisbane, July 2002).
22. “L’absence de procédures d’urgence dans le règlement des différends de l’OMC”, *Workshop Première Journée du Contentieux international* organised by the UMR de droit comparé and CERDI (Paris, June 2002).
23. “La juridictionnalisation du règlement des litiges économiques entre Etats”, Workshop *Les Etats dans le contentieux économique international* organised by the Comité français de l’arbitrage (Paris, January 2003).
24. “La faisabilité d’un instrument international sur la diversité culturelle”, *Second International Meeting of Cultural Professional Organisations* (Paris, February 2003).
25. “La coutume dans la jurisprudence des tribunaux pénaux internationaux – commentaire”, Colloquium *Les sources du droit international pénal* organised by the UMR de droit comparé (Paris, April 2004).
26. “Entre paix et guerre : le droit international a-t-il besoin de concepts nouveaux pour affronter les menaces modernes contre la paix et la sécurité internationale ?”, Opening Lecture of ESIL Inaugural Conference *International Law in Europe: Between Tradition and Renewal* (Florence, May 2004).
27. “Les catégories de sujets du droit international”, Colloquium *Le sujet en droit international* organised by SFDI (Le Mans, June 2004).
28. “Principes généraux du droit communautaire et droit comparé”, Workshop *Le devenir du droit comparé en France* organised by the Groupement de droit comparé (Paris, June 2004).
29. “Analyse des questions fondamentales et techniques liées à l’élaboration d’une convention sur la diversité culturelle et à son incorporation dans le droit international existant”, Asia-Europe Seminar *Diversity and Cultural Exchange in the Framework of Globalisation* organised by the Asia-Europe Foundation (Hanoi, September 2004).
30. “L’OMC et les transports internationaux”, Colloquium *L’Europe des transports* organised by the Centre de recherches et de documentation européennes (CEDECE) (Bordeaux, October 2004).
31. “Diversité culturelle et libre circulation de la communication”, Colloquium *La diversité culturelle : Protection de la diversité des contenus culturels et des expressions artistiques* organised by the Conférence internationale des facultés de droit ayant en commun l’usage du français (CIFDUF) and the Agence Universitaire de la Francophonie (AUF) (Paris, January 2005).
32. “Trade Negotiations and Dispute Settlement: What Balance Between Political Governance and Judicialization?”, International conference *WTO at 10 – The Dispute Settlement System in Action* organised by the Research Centre on International Economic Organisations of the Universities of Piemonte Orientale, Torino, Genova, Milano, and Bocconi (Stresa, March 2005).

33. “The WTO Appellate Body’s Role: Should the Show Go on?”, International conference *WTO Appellate Body at Ten* organised by the Brazilian Institute of International Trade Law and Development (Sao Paulo, May 2005).
34. “La convention sur la protection et la promotion de la diversité des expressions culturelles : combler un vide du droit international ?”, *Fourth International Meeting of Cultural Professional Organisations* (Madrid, May 2005).
35. “Rapport de synthèse”, Colloquium *Environnement et santé : les enjeux de la normalisation internationale* organised by the CERIC (Aix-en-Provence, June 2005).
36. “La diversité culturelle saisie par le droit international”, Colloquium *La diversité culturelle, un enjeu économique ?* organised by the Bibliothèque nationale de France (Paris, October 2005).
37. “La convention sur la diversité culturelle : insertion dans l’ordre juridique international et questions d’articulation”, Colloquium *Le combat pour la diversité culturelle* organised by the Centre Jacques Cartier (Lyon, December 2005).
38. “L’argument de la nécessité devant les groupes spéciaux et l’Organe d’appel de l’OMC”, Colloquium *La nécessité en droit international* organised by SFDI, (Grenoble, June 2006).
39. “L’articulation de la Convention avec les instruments internationaux préexistants”, Workshop *La Convention de l’UNESCO sur la diversité culturelle* organised by CERIC (Aix-en-Provence, June 2006).
40. “Les contaminations disciplinaires”, Colloquium *La concurrence des systèmes juridiques* organised by the Institut de Droit Comparé Edouard Lambert (Lyon, October 2006).
41. “Nécessité d’une approche européenne du droit international ? Ni oui, ni non, ni blanc, ni noir”, Colloquium *Droit international et diversité des cultures juridiques* co-organised by SFDI and Deutsche Gesellschaft für Völkerrecht (Nice, November 2006).
42. “La convention sur la diversité des expressions culturelles : une innovation en droit international”, Colloquium *Le rôle de l’éducation pour la diversité des expressions culturelles* (Paris, February 2007).
43. “The Responsibility to Protect”, Panel event organised by the Austrian Mission to the United Nations and the Institute for International Law and Justice (New York, March 2007).
44. “Internationalizing International Law Societies: A Dialogue on Building a Global Scholarly Network”, ASIL 101st Annual Meeting Panel *The Future of International Law* (Washington, March 2007).
45. “Les organes de la Convention : priorités et plan d’action”, Round table *Regards croisés sur la mise en œuvre de la convention de l’UNESCO sur la protection et la promotion de la diversité des expressions culturelles* organised by the French-speaking group of the UNESCO and the Organisation Internationale de la Francophonie (Paris, May 2007).
46. “La motivation des décisions dans le règlement des différends de l’OMC”, 6th Workshop of the *Journées du Contentieux international* (Paris, June 2007).
47. “Games within Fragmentation: The Convention on the Protection and Promotion of the Diversity of Cultural Expressions”, Colloquium *World Trade Organisation Human Rights: Interdisciplinary Perspectives* (Prato, June 2007).
48. “Quel rôle pour l’OMC ? Rapport introductif”, Colloquium *Le commerce international entre bi et multilatéralisme* organised by the Association Internationale de Droit Economique (Paris, March 2008).
49. “Transnational networks and constitutionalism”, Colloquium *Rethinking Constitutionalism in an Era of Globalization and Privatization* organised by New York University and Cardozo law schools (New York, November 2007).
50. Opening statement and Moderator of the Opening Lecture of the ESIL Biennial Conference *International Law in a Heterogeneous World* (Heidelberg, September 2008).
51. “Le règlement des différends de l’OMC : une forme d’arbitrage ?”, Colloquium *L’arbitrage* of the Archives de philosophie du droit (Paris, November 2008).

52. “La motivation des décisions des juridictions internationales”, Keynote for the Annual Colloquium of the Japanese Society of International Law (Nagoya, May 2008).
53. “Les murs et la libre circulation en droit international”, Colloquium *Les murs et le droit international* organised by the Centre d’études et de recherches en droit international (CERDIN) (Paris, January 2009).
54. “Les apports de la Convention de l’UNESCO sur la diversité des expressions culturelles”, Round table *Cinéma et commerce, état des lieux des discussions internationales* organised by the French Centre National du Cinéma, the Ministry of Culture and the Secretary of State for Foreign Trade (Cannes, May 2009).
55. “The Rationale of Judicial Decisions”, International Conference *Unity or Fragmentation of International Law: the Role of International and National Tribunals* organised by the University of Oslo and the Center of Advanced Studies (Oslo, May 2009).
56. “Conclusions”, Colloquium *L’OMC et les sujets de droit* organised by the Institut du droit de la paix et du développement (Nice, June 2009).
57. “Reflections on the Necessity of Regional Approaches to International Law Through the Prism of the European Example: Neither Yes nor No, Neither Black nor White”, Second Biennial Conference of the Asian Society of International Law *International Law in a Multi-Polar and Multi-Civilizational World: Asian Perspectives, Challenges, and Contributions* (Tokyo, August 2009).
58. “CEDAW in monist and dualist civil law traditions – France”, Conference *From ratification to implementation: CEDAW in International and National Law* organised by the University of Oslo School of Law (Oslo, March 2010).
59. “The relationship between negotiations and third-party dispute settlement at the WTO, with emphasis on the *EC-Bananas* dispute”, Conference *Diplomatic and judicial means of dispute settlement: can they get along?* co-organised by the University of Geneva, ASIL and ESIL (Geneva, October 2010).
60. “Domestic Constitutional Concerns with Respect to the Use of Subsequent Agreements and Practice at the International Level, Comment on Stefan Kadelbach’s paper”, Conference *Treaties and Subsequent Practice* organised by the Deutsche Forschungsgemeinschaft (DFG) (Geneva, May 2011).
61. “Cultural Diversity and International Trade Law: The UNESCO Convention on Cultural Diversity, Six Years Later”, 16th Annual Conference of the Italian Society of International Law *La tutela dei diritti umani e il diritto internazionale* (Catane, June 2011).
62. “En guise de conclusion : La légitimité des juridictions internationales”, Colloquium *Le rééquilibrage du pouvoir juridictionnel* organised by the Centre de Droit Privé Fondamental (Strasbourg, December 2011).
63. “Enhancing the Rhetoric of *Jus Cogens*”, Colloquium *Realizing Utopia - Symposium in Honour of Antonio Cassese*, organised by the *European Journal of International Law* (Florence, June 2012).
64. “Is there a case – legally and politically – for direct effect of WTO obligations?” (Paris, June 2013) in: *European Journal of International Law*, vol. 25, n° 1, 2014, pp. 151-173.
65. “Le rôle des femmes dans le développement économique”, Workshop *Femmes et droit international* organised by SFDI (Paris, November 2011).
66. “Everybody Come Together Over Me: Systemic Integration and Vienna Convention Art 31(3)(c)”, ILA 76th Biennial Conference and ASIL 108th Annual meeting *The Effectiveness of International Law* (Washington, April 2014).
67. “Comment on ‘Charles Leben: L’Etat au sens du droit international et l’Etat au sens du droit interne (à propos de la théorie de la double personnalité de l’Etat)’”, Round table *Charles Leben: L’Etat au sens du droit international* organised by the University of Luxembourg (Luxembourg, October 2014).
68. “The Obligation to Exercise Tolerance under the Legal System of France”, International conference *Tolerance and the Law* organised by the Max Planck Foundation for International Peace and the Rule of Law (Heidelberg, February 2015).

69. “Conclusions”, Seminar *Explorer la boîte à outils du droit international dans la perspective de la Conférence de Paris sur le climat de décembre 2015* organised by the Institut de recherche en droit international et européen de la Sorbonne (IREDIÉS), CERIC, and IDDRI (Paris, February 2015).
70. “The ‘Plain Packaging’ Public Health Strategy: Tobacco Products, Alcohol, Sugary Products: What Role (If Any) For the WTO”, International conference *The WTO at 20: Taking Stock and Challenges Ahead* organised by the WTO (London, May 2015).
71. “La hiérarchie des précédents”, Colloquium *Le précédent en droit international* organised by SFDI (Strasbourg, May 2015).
72. “L’usage des précédents (venus du droit international) par la Cour européenne des droits de l’homme”, International conference *The European Convention on Human Rights and General International Law* organised by ESIL and the European Court of Human Rights (Strasbourg, June 2015).
73. Chair of the Second Plenary Session “Public Law under Conditions of Instability”, International conference *Public Law in an Uncertain World* organised by ICON-S (New York, July 2015).
74. “Règlement des différends de l’OMC et forum shopping”, International conference *WTO at 20: Critical Perspectives on an Evolving Legal System* organised by Laval University (Quebec City, September 2015).
75. Discussant of “Agora 11: Comparative Judicial Practice” (with Judge Joan Donoghue), ESIL Annual Conference *The Judicialization of International Law – A Mixed Blessing?* (Oslo, September 2015).
76. “Balance of Power in the Deliberation: the case of the Appellate Body”, International conference *World Trade Forum – 20 Years of the World Trade Organization* (Bern, September 2015).
77. “The DSU: The Jewel in the Crown?”, International conference *World Trade Forum – 20 Years of the World Trade Organization* (Bern, September 2015).
78. “Un espace privilégié d’analyse scientifique de la dynamique normative européenne”, Colloquium *Le Luxembourg, au cœur de l’Union européenne à l’heure de sa présidence du Conseil des Ministres* organised by the University of Lille (Lille, October 2015).
79. “How Well Equipped is the ILC to Perform its Task? Why not just leave codification and progressive development to specialized processes?”, Workshop *Getting the Most from the International Law Commission: Its Record and Future* organised by the University of Oxford and the Foreign & Commonwealth Office (Oxford, October 2015).
80. “Procedural Reform in International Courts and Tribunals: Feasible? Desirable?”, Seminar *Temple Garden Chambers Seminar Series in International Adjudication* organised by BIICL (London, November 2015).
81. Chair of the Panel “The Contribution of Investment Arbitration to the International Law of Dispute Settlement”, International conference *ICSID at 50: Investment Arbitration as a Motor of General International Law?* organised by the Goethe University Frankfurt am Main (Frankfurt, March 2016).
82. Closing Discussion: “International Investment Law and the Structure of the International Legal System” (with F. Berman and B. Simma), International conference *ICSID at 50: Investment Arbitration as a Motor of General International Law?* organised by the Goethe University Frankfurt am Main (Frankfurt, March 2016).
83. “The search for balance and strengthened legitimacy through new institutions or improved rules for dispute settlement: permanent investment courts, appellate tribunals and other ideas”, International conference *The quest for balance between investor protection and governments’ right to regulate* organised by OECD (Paris, March 2016).
84. “Le renouvellement de la fabrique et des véhicules des normes : l’exemple du droit financier et de la régulation” (with G. Rameix and D. Sarmiento), Lecture series *Droit comparé et territorialité du droit* organised by the French Conseil d’Etat (Paris, April 2016).
85. Concluding Discussion: “Challenges Facing the Court” (with R. Abraham, G. Gaja, X. Hanqin and M. Kamto), International conference *The International Court of Justice at 70: in retrospect and in prospect* organised by the International Court of Justice (The Hague, 19 April 2016).

86. Chair of the Plenary Session I “Migration and Movement”, International conference *Borders, Otherness and Public Law* organised by ICON-S and Humboldt University (Berlin, June 2016).
87. “ISDS and the Problem of Forum Shopping”, International conference *Borders, Otherness and Public Law* organised by ICON-S and Humboldt University (Berlin, June 2016).
88. “ISDS in the TTIP”, Seminar *International Investment and Dispute Resolution* organised by Seoul National University (Seoul, September 2016).
89. Chair and “Introduction” of the session “Implications of Directive 2015/412”, International symposium *Studying the social, ethical and economic impacts of GMPs: Implementation of EU Directive 2015/412* organised by the Haut Conseil des Biotechnologies (Paris, October 2016).
90. Moderator of the Panel “How Procedure Makes Substance in International Courts and Tribunals”. 111th Annual Meeting *What International Law Values* organised by ASIL (Washington, 14 April 2017).
91. Panellist for the session “The Investment Court – The next International Arbitration frontier”. Conference *2017 Europe Forum* organised by the American Bar Association Section of International Law (Barcelona, 12 June 2017).
92. Concluding discussion “Synthèses croisées”. Seminar *Regards croisés sur la soft law en droit interne, européen et international* organised by IREDIES (Paris, 15 June 2017).
93. Panellist for the session “Cross-fertilization in procedural matters by ICs”. Workshop *Beyond Fragmentation: Competition And Collaboration Among International Courts and Tribunals* organised by PluriCourts (Washington, 19 June 2017).
94. Speaker in Plenary Session “Trends in international Adjudication”. Conference *Asia and International Law in Times of Uncertainty* organized by the Asian Society of International Law (Seoul, 26 August 2017).
95. Moderator of the panel “Third Party Funding in investment arbitration”, Workshop *Presentation and public comments on the ICCA QMUL Task Force Draft Report on Third Party Funding* co-organised by the MPI Luxembourg for Procedural law and the Sorbonne Law School (Paris, 6 November 2017).
96. “Beyond Fragmentation: Competition And Collaboration Among International Courts and Tribunals”, Workshop *Cross-fertilization* organized by PluriCourts (Oslo, 11-12 June 2018).
97. Panellist of the session “The changing landscape of investor-state dispute settlement”, MIDS 10th Anniversary Conference *Stability and Change in International Dispute Settlement* (Geneva, 28 September 2018).
98. “IOSCO and the WTO model of dispute settlement”, Conference *The International Organization of Securities Commissions (IOSCO) and the new international financial architecture: what role for IOSCO in the development and implementation of cross-border regulation and equivalence?* jointly organized by the MPI Luxembourg and the University of Luxembourg (Luxembourg, 5 October 2018).
99. “Outline of a Sociological Theory of International Procedural Law”, Workshop *Sociological Perspectives on International Tribunals: Formal and Informal Rules, Functions and Symbols in the Practice of International Tribunals* organized by the MPI Luxembourg (Luxembourg, 8 November 2018).
100. Panellist of the session “Comment résoudre la crise sans précédent que connaît actuellement l’Organe d’appel de l’OMC ?”, Conference *L’OMC adaptée au XXI^{ème} siècle : que devons-nous changer ?* organized by the French Ministry of Economy (Paris, 16 November 2018).
101. Panellist of the session “Assessing Professional and Judicial Integrity in International Tribunals: Problems and Solutions”, 113th ASIL Annual Meeting *International Law as an Instrument* (Washington, 29 March 2019).
102. “Private Faces in Public Places: Resolving Actors’ Interests in International Organizations”, Conference *ILO100: Law for Social Justice* organised by the International Labour Organization (Geneva, 17 April 2019).
103. Panellist of the session “Latest developments in Investment Arbitration in Europe”, *Luxembourg Arbitration Day 2019* organised by the Luxembourg Arbitration Association (Luxembourg, 26 April 2019).

104. “Sovereign Wealth Funds as Claimants in Investor-State Arbitration”, General Counsel Summit of the International Forum of Sovereign Wealth Funds (Rome, 13 June 2019).
105. Chair of the session “Investor State Dispute Settlement”, Symposium *Adjudicating the International Responsibility of the EU* organised by the European Court of Justice and ESIL (Luxembourg, 14 June 2019).
106. “Competition between Jurisdictions – Forum Shopping”, Plenary session *Shadows and Lights on the Peaceful Settlement of International Disputes*, Second World Meeting of Societies for International Law (The Hague, 2 September 2019).
107. Panellist of the Forum “[Re-]Defining sovereignty: The Montevideo principles revisited”, 15th ESIL Annual Conference *Sovereignty: A concept in flux?* (Athens, 12 September 2019).
108. Discussant “International Law and Democracy Revisited”, 30th Anniversary Symposium of EJIL (New York, 19 September 2019).
109. “The eternal question of ius cogens: a procedural assessment of the ILC reports and propositions”, Conference *50 Years of the Vienna Convention on the Law of Treaties* organised by the University of Vienna (Vienna, 18 November 2019).
110. “L’indépendance du juge national vue depuis Luxembourg”, Colloquium *L’indépendance du juge national vue par les deux Cours européennes* organised by the Revue Trimestrielle des Droits de l’Homme (Luxembourg, 7 February 2020).
111. “*Ius Cogens* before International Courts: The Mega-Political Side of the Story”, Webinar *International Courts and the Adjudication of Megapolitics* organized by iCourts, Copenhagen (3 June 2020).
112. Chair of the panel “Draft Code of Conduct for Adjudicators in Investor-State Dispute Settlement: Low-Hanging Fruit or Unreachable Goal”, Webinar co-organised by the MPI Luxembourg for Procedural Law and the University of Richmond (2 July 2020).
113. Chair of the panel “Tariff Wars and Supply Chains: Disputes in the making?”, 4th ICC European Conference (Paris Arbitration Week) *Arbitration in a World in Flux: A European Perspective* (Online, 7 July 2020).
114. “Limits and Appeal of the Restatement”, Workshop *The Restatement (Fourth) of the Foreign Relations Law of the United States* organized by EJIL (Online, 15-16 October 2020).
115. Panelist for the Roundtable of Directors “Rights Inflation or Rights Realization?”, Second Annual Conference of Max Planck Law (Online, 28 October 2020).
116. Panelist for the Book Launch *Flexibility in International Dispute Settlement – Conciliation Revisited*, Webinar co-organised by the OSCE Court of Conciliation and Arbitration and the Graduate Institute of International and Development Studies, Geneva (Online, 13 November 2020).
117. “Procedure of International Courts and Tribunals”, Presentation of the Report of the ILA Committee on Rules of Procedure of International Courts and Tribunals, 79th Biennial Conference of the International Law Association (Online, 3 December 2020).
118. Presentation of the Report of the “ILA Committee on Rules of Procedure of International Courts and Tribunals”, Workshop organized by the French Branch of the International Law Association (Online, 20 January 2021).

SUPERVISION OF THESES (THESES DEFENDED)

1. *L’évolution du statut juridique des détroits depuis le XIX^{ème} siècle*. Abdelmounein Benamer, 1992.
2. *Les citoyens de seconde zone en Europe*. Natacha Odekerken, 1999
3. *Les relations entre l’Etat et les cultes dans les pays membres de l’Union européenne*. Bénédicte Giard, 2002.

4. *La délimitation de la compétence de la Cour pénale internationale face aux systèmes juridiques externes: hypothèses de conflits et mode de résolution.* Gabriele Della Morte, 2003.
5. *Les régimes politiques de transition : les exemples chilien et sud-africain.* Sonia-Roselène Fontaine, 2003.
6. *L'Organe d'appel de l'Organisation mondiale du commerce.* Vincent Tomkiewicz, 2004.
7. *L'accord de partenariat économique, de coordination politique et de coopération entre l'Europe et le Mexique: analyse du décalage entre les ambitions et les réalisations.* Gaëlle Le Nestour, 2005.
8. *Le droit international et la pauvreté.* Prim Masrinuan, 2005.
9. *La protection juridictionnelle des droits de l'étranger en matière d'entrée et de séjour.* Victor Towo Kamga, 2005.
10. *La libéralisation des services financiers dans le cadre de l'Organisation mondiale du commerce.* Mohamed Eldakamawi, 2005.
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