

JEAN D'ASPREMONT

LIST OF PUBLICATIONS

Monographs

- *Formalism in the Sources of International Law. A Theory of the Ascertainment of Legal Rules* (Oxford University Press, 2011)
- *L'Etat non démocratique en droit international. Etude critique du droit positif et de la pratique contemporaine* (Pedone, 2008)
- *Droit international humanitaire* (Pedone, 2012) (co-authored with J. de Hempinne)

Edited Volumes

- *Participants in the International Legal System: Multiple Perspectives on Non-State Actors in International Law* (Routledge, 2011)
- *International Legal Positivism in a Post-Modern World* (Cambridge University Press, forthcoming end 2013) (co-edited with Jörg Kammerhofer)

Books in preparation

- *Oxford Research Handbook on the Sources of International Law* (forthcoming 2015) (co-edited with Samantha Besson)
- *Fundamental Processes in Public International Law* (Edward Elgar, forthcoming 2014) (monograph)
- *Research in International Law* (forthcoming 2014) (monograph)
- *Fundamental Concepts for International Law: Constructing Intelligibility in International Legal Studies* (Edward Elgar, forthcoming 2014) (co-edited with Sahib Singh)
- *International Law as a Profession* (forthcoming 2014) (co-edited with André Nollkaemper, Wouter Werner, Tarcisio Gazzini)

Peer-reviewed articles and book chapters

2014

- “The International Law of Statehood: Craftsmanship for the Elucidation and Regulation of Birth in the International Society”, in P. d’Argent, J. Combacau et B. Bonafe (eds.), *Essays in the honor of Joe Verhoeven* (forthcoming 2014)
- “The European Tradition of the Sources of International Law”, J. E. Vinuales D. Alland, V. Chetail and O. de Frouville (eds.), *Essays in the honor of Pierre-Marie Dupuy* (Martinus Nijhoff, forthcoming 2014)
- “Strategies of Engagement with Scientific Fact-finding in International Adjudication”, *Journal of International Dispute Settlement* (under review) (with Makane Mbengue)
- “Towards a New Theory of Sources”, A. Orford and F. Hoffmann (eds.), *Oxford Handbook on International Legal Theory* (Oxford University Press, forthcoming 2014)
- “Cognitive Conflicts and the Making of International Law: From Empirical Concord to Conceptual Discord in International Legal Scholarship”, 46 *Vanderbilt Journal of Transnational Law* (forthcoming 2014)

- “Formalism versus Flexibility in Treaty-making”, in C. Tams, A. Tzanakopoulos and A. Zimmermann (eds.), *Research Handbook on the Law of Treaties* (Edward Elgar, forthcoming 2014)
- “A European Law of International Responsibility? The Articles on the Responsibility of International Organizations and the European Union” in V. Kosta, N. Skoutaris and V. Tzevelekos (eds.), *The EU Accession to the ECHR* (Hart, forthcoming, 2014)
- “Subjects and Actors in International Lawmaking: The Paradigmatic Divides in the Cognition of International Norm-Generating Processes”, in C. Brölmann and Y. Radi (eds.), *Research Handbook on the Theory and Practice of International Lawmaking* (Elgar, forthcoming 2014)
- “Regimes’ Legitimacy Crises in International Law: Syria and its Competing Representatives” in Rainer Grote et Tilmann J. Röder (eds.), *Constitutional Change after the Arab Spring – Hopes, Issues and Challenges* (forthcoming 2014)
- “Succession et décolonization”, in Giovanni Distefano and Gloria Gaggioli (eds.), *Commentaire de la Convention de Vienne sur la Succession des Etats en matière de traité* (forthcoming 2014)
- “A (neo)-positivist approach to non-state actors in international law”, in A. Reinisch and M. Noortmann (eds.), *Research Handbook on Non-State actors in International Law* (forthcoming 2014)

2013

- “The Use of Force and the Enforcement of International Law”, in M. Weller (ed.), *Oxford Handbook on the Prohibition to Use Force* (Oxford University Press, forthcoming 2013)
- “Decolonization and the International Law of Succession: between Regime Exhaustion and Inconclusiveness”, 12 *Chinese Journal of International Law* (2013)
- “Le processus décisionnel de l’organisation internationale” in E. Lagrange, H. Ascensio et J.-M. Sorel (eds.), *Traité de droit des organisations internationales* (forthcoming 2013)
- “The Law of International Responsibility and Multilayered Institutional Veils: The Case of Authorized Regional Peace-Enforcement Operations”, in K. Bannelier (ed.), *Aux Confins du Ius ad Bellum et du Ius in Bello* (Pedone, forthcoming 2013)
- “The International Legal Scholar in Palestine: Hurling Stones under the guise of Legal Forms?”, 14 *Melbourne Journal of International Law* (2013)
- “Positivism in Post-Modern Legal Scholarship: an Introduction”, in J. d’Aspremont and J. Kammerhofer (eds.), *International Legal Positivism in a Post-Modern World* (Cambridge University Press, forthcoming 2013)
- “The Public Good of Academic Publishing in International Law” 26 *Leiden Journal of International Law* (2012) (with Larissa van den Herik) 1-6
- “The Permanent Court of International Justice and Domestic Courts” in M. Fitzmaurice and C. Tams (eds.), *The Legacy of the Permanent Court of International Justice* (Martinus Nijhoff, 2013)
- “Towards an international law of brigandage: interpretative engineering for the regulation of natural resources exploitation”, 3 *Asian Journal of International Law* (2013), 1-24 (also published in *Liber Amicorum Raymond Ranjeva*, Pedone, 2013)
- “Herbert Hart in Post-Modern International Legal Scholarship”, in J. d’Aspremont and J. Kammerhofer (eds.), *International Legal Positivism in a Post-Modern World* (Cambridge University Press, forthcoming 2013)
- “Les Sources du Droit International Humanitaire: un Régime en Voie d’Autonomisation?”, in R. van Steenberghe (ed.), *Le droit humanitaire en tant que régime spécial de droit international: étude des rapports de systèmes* (Larcier 2013)

- Commentaries of article 4, 25, 26 of the United Nations Convention on Jurisdictional Immunities of States and Their Property in R. O’Keefe & C. Tams (eds.), *The United Nations Convention on Jurisdictional Immunities of States and Their Property: A Commentary* (Oxford University Press, 2013)
- “The Control of International Criminal Tribunals by Domestic Courts” in B. Bonafe and A. Caligiuri (eds.), *International Criminal Law and its application within domestic legal orders* (forthcoming 2013) (with C. Brölmann)
- “La déformalisation dans la théorie des sources du droit international”, in H. Dumont, P. Gerard, I. Hachez, and F. Ost (ed.), *Les sources du droit revisitées* (Editions FUSL, 2013)

2012

- “Wording in International Law”, 25 *Leiden Journal of International Law* (2012)
- “Customary International Investment Law”, in E. de Brabandere and T. Gazzini (eds.), *The Sources of Transnational Investment Law* (Manchester University Press, 2012)
- “Droit administratif global et droit international”, in C. Bories et J.-M. Thouvenin (eds.), *A Global Administrative Law?* (Paris, Pedone, 2012), 83-94.
- “Towards an international law of brigandage: Interpretative engineering for the regulation of natural resources exploitation”, in M. Mbengue et M. Kamga (eds.), *Liber Amicorum Raymond Ranjeva* (2012)
- “The Articles on the Responsibility of International Organizations: Magnifying the Fissures in the Law of International Responsibility”, *International Organizations Law Review* (2012)
- “The Quest for a Non-Conflictual Coexistence of International Human Rights Law and Humanitarian Law: which role for the *Lex Specialis* Principle” in Robert Kolb and Gloria Gaggioli (eds.), *Research Handbook on Human Rights and International Humanitarian Law* (2012) (co-authored with Elodie Tranchez)
- “The non-Monopolistic Role of International Courts and Tribunals in Designing the Rules of Recognition of the International Legal System”, in R. Wolfrum (ed.), *International Dispute Settlement: Room for Innovations* (2012)
- “The Rise and Fall of Democratic Governance in International Law”, in J. Crawford and S. Nouwen (eds.), *Select Proceedings of the European Society of International Law*, volume 3 (Hart, 2011)
- “Articulating International Human Rights and International Humanitarian Law: Conciliatory Interpretation under the Guise of Conflict of Norms-Resolution” in M. Fitzmaurice (ed.) (Martinus Nijhoff, 2012)
- “From a pluralization of norm-making processes to a pluralization of our concept of international law”, in J. Pauwelyn, R. Wessel and J. Wouters (eds.), *Informal International Law Making - Mapping the Action and Testing Concepts of Accountability and Effectiveness* (Oxford University Press, 2012)

2011

- “The Politics of Deformalisation in International Law”, *Göttingen Journal of International Law* (2011)
- “The Rise and Fall of Democratic Governance in International Law: A Reply to Susan Marks”, 22 *European Journal of International Law* (2011)
- “Multilateral versus unilateral exercises of universal criminal jurisdiction”, 42 *Israel Law Review* (2011)
- “The Complementary Faces of Legitimacy in International Law: The Legitimacy of Origin and the Legitimacy of Exercise”, 34 *Fordham Journal of International Law* (2011) (co-authored with E. de Brabandere)
- “Systemic Integration of International Law by Domestic Courts: Domestic Judges as Architects of the Consistency of the International Legal Order”, in A. Nollkaemper and O. K. Fauchald (eds.), *Unity or Fragmentation of International Law: The Role of International and National Tribunals*, (Oxford University Press, 2011)
- “The Multifaceted Concept of Autonomy of International Organizations and International Legal Discourse”, in N. White and R. Collins (eds.), *International Organizations and the Idea of Autonomy* (Routledge, 2011)

- “Non-State Actors in International Law: Oscillating Between Concepts and Dynamics”, in J. d’Aspremont (ed.), *Participants in the International Legal System: Multiple Perspectives on Non-State Actors in International Law* (Routledge, 2011)
- “Non-State Actors from the Perspective of Legal Positivism: the Communitarian Semantics for the Secondary Rules of International Law”, in J. d’Aspremont (ed.), *Participants in the International Legal System: Multiple Perspectives on Non-State Actors in International Law* (Routledge, 2011)
- “Inclusive Law-making and Law-enforcement Processes for an Exclusive International Legal System”, in J. d’Aspremont (ed.), *Participants in the International Legal System: Multiple Perspectives on Non-State Actors in International Law* (Routledge, 2011)
- “La déformalisation dans la théorie des sources du droit international”, *L’Observateur des Nations Unies* (2011)
- “Emergence et déclin de la gouvernance démocratique en droit international”, 22 *Revue québécoise de droit international* (2011)

2010

- “Mapping the Concepts behind the Contemporary Liberalization of the Use of Force in International Law”, 31 *Pennsylvania University Journal of International Law* (2010) 101-159
- “Responsibility for Coups in International Law”, 18 *Tulane Journal of International and Comparative Law* (2010) 451-475
- “Reinforcing the (neo-) Hobbesian Representations of International Law”, 13 *Journal of International Relations and Development* (2010) 85–103
- “Challenging International Criminal Tribunals before Domestic Judges”, in A. Reinisch (ed.), *Challenges of Acts of International Organizations before Domestic Judges* 111-136 (Oxford University Press, 2010) (co-authored with C. Brölmann)
- “International Law making by Non-state Actors: Changing the model or putting the phenomenon into perspective?”, in M. Noortmann et C. Ryngaert (eds.), *Non State Actors Dynamics in International Law* (Aldershot, Ashgate, 2010)
- “Le tyrannicide en droit international” in C. Tomuschat and E. Lagrange (eds.), *The Right to Life*, (Martinus Nijhoof, 2010), 287-314
- “The Duality of Legitimacy of Global Actors in the International Legal Order”, M. Happold (ed.), *International Law in a Multipolar World* (Routledge, 2010) (co-authored with E. de Brabandere)
- “The Doctrinal Illusion of Heterogeneity of International Lawmaking Processes”, in H. Ruiz-Fabri, R. Wofrum, J. Gogolin (eds.), *Select Proceedings of the European Society of International Law* (Hart Publishing, 2010) 297-312

2009

- “Two Constitutionalisms in Europe: Pursuing an Articulation of the European and International Legal Orders”, 69 *Heidelberg Journal of International Law (ZaöRV)* (2009) (with Fr. Dopagne)
- “State Responsibility and Rebellion: Wrongdoing by Democratically Elected Insurgents”, 58 *International and Comparative Law Quarterly* (2009), 427-442
- “Hart et le positivisme postmoderne”, *Revue générale de droit international public* (2009-3), 635-654
- “Softness in International Law: A Rejoinder to Tony d’Amato”, 20 *European Journal of International Law*, vol. 3 (2009), 911-917

- “La licéité des coups d’Etat en droit international”, *Travaux de la Société française pour le droit international* (SFDI), *L’Etat de droit en droit international*, Colloque de Bruxelles (Paris, Pedone 2009), 117-136
- “Premises of Diplomatic Missions”, in R. Wolfrum (ed.), *Heidelberg Encyclopedia of International Law* (Oxford University Press, 2009)
- “Persona non grata”, in R. Wolfrum (ed.), *Heidelberg Encyclopedia of International Law* (Oxford University Press, 2009)
- “Diplomatic Courier and Bag”, in R. Wolfrum (ed.), *Heidelberg Encyclopedia of International Law* (Oxford University Press, 2009)

2008

- “Softness in International Law: A Self-Serving Quest for New Legal Materials”, 19 *European Journal of International Law* (2008/5), 1075-1093 (see the reaction of Tony d’Amato, in 20 *EJIL*, 2009)
- “Post-Conflict Administrations as Democracy-Building Instruments”, 9 *Chicago Journal of International Law* (2008), 1-16
- “Kadi: the ECJ’s reminder of the elementary divide between legal orders”, 5 *International Organizations Law Review* (2008) 371-379 (with Fr. Dopagne)
- “La doctrine du droit international face à la tentation d’une juridicisation sans limites”, *Revue générale de droit international public* (2008), 849-866
- “La Commission des réclamations Erythrée – Ethiopie: un premier bilan”, *Annuaire français de droit international*, 2008 (co-authored with. P. d’Argent), 347-396
- “International Law in Asia: the Limits to the Western Constitutionalist and Liberal Doctrines”, 13 *Asian Yearbook of International Law* (2008), 89-111

2007

- “The Foundations of the International Legal Order” 18 *Finnish Yearbook of International Law* (2007), 261-297
- “Abuse of the Legal Personality of International Organizations and the Responsibility of Member States”, 4 *International Organizations Law Review* (2007), 91-119
- “The recommendations made by the International Court of Justice”, 56 *International and Comparative Law Quarterly* (2007), 185-198 (see the reaction of H. Thirlway, The Recommendations made by the ICJ: a Skeptical View, 58 *ICLQ*, 2009, 151-162)
- “Regulating Statehood: The Kosovo Status Settlement”, 20 *Leiden Journal of International Law* 3 (2007), 649-668
- “The limits to the exclusive responsibility of International Organizations”, 2 *Human Rights and International Legal Discourse* (2007), 215-228

2006

- “Legitimacy of Governments in the Age of Democracy”, 38 *N.Y.U. Journal of International Law & Politics* (2006), 877-918
- “Uniting Pragmatism and Theory in International Legal Scholarship: Koskeniemi’s From Apology to Utopia revisited”, 19 *Revue québécoise de droit international* (2006), 353-360

2005

- “La création internationale d’Etats démocratiques”, *Revue générale de droit international public* (2005), 889-908
- “Les travaux de la Commission du droit international relatifs aux actes unilatéraux des Etats”, *Revue générale de droit international public* (2005), 163-189
- Sections on *droits de l’homme, minorités, commerce des armes, non-intervention* in E. David (coord.), “La pratique de l’exécutif et le contrôle des chambres parlementaires 1999-2003”, *Belgian Review of International Law* (2005), 49-404
- “Article 39”, in A. Pellet, J.-P. Cot et A. Forteau (eds.), *La Charte des Nations Unies, Commentaire article par article*, 3^e ed. (Paris, Economica, 2005), 1131-1170 (co-authored with P. d’Argent, Fr. Dopagne and R. Van Steenberghe)

2004

- “La primauté du droit européen dans le contentieux objectif de légalité”, *Journal des tribunaux - Droit européen* (2004), 200-205 (co-authored with J. De Beys)

2003

- “Les dispositions non normatives des actes juridiques conventionnels à la lumière de la jurisprudence de la Cour internationale de Justice”, *Belgian Review of International Law* (2003), 496-520
- “Du dualisme au monisme. La révolution silencieuse de la Cour suprême du Canada”, *Revue belge de droit constitutionnel* (2003), 399-409
- “La loi de compétence universelle revue mais pas corrigée”, *Journal des Tribunaux* (2003), 480-481 (co-authored with P. d’Argent)

2002

- “La loi de compétence universelle devant la Cour internationale de justice (aff. République démocratique du Congo c. Belgique)”, *Journal des Tribunaux*, 13 avril 2002 (2002), 282-288 (co-authored with Fr. Dopagne)
- “Les réserves aux traités. Observations à la lumière de la Convention-cadre du Conseil de l’Europe pour la protection des minorités nationales” in *Les Minorités*, Recueil des travaux de l’Association Henri Capitant, tome LII (UNAM, 2002), 487-514

On-line papers

- “Kosovo and International Law: A Divided Legal Scholarship”, ESIL Interest Group on Peace and Security (IGPS), (debate with O. Corten, P. d’Argent and M. Kohen), March 2008, available at: <http://igps.wordpress.com/>
- “Contemporary International Rulemaking and the Public Character of International Law, NYU *Global Law Working Paper* 08/06 & *Institute for International Law and Justice Working Paper* 2006/12, available at: <http://www.iilj.org/working%20papers/200612dAspremont.htm>
- “International Law in Asia: the Limits to the Liberal and Constitutionalist Doctrines”, available on the website of the *Asian Society of International Law*, http://law.nus.edu.sg/asiansil/workingpapers/2007/wp_asiansil_ic.htm
- “The Transfer of Values through International Law: The Hobbesian Lessons from Eastern European Scholars”, *European Society of International Law Web Papers*, available http://www.esil-sedi.eu/publi_paper_list.php?panel_id=41
- “International administration of territory and the creation of democratic States”, *European Society of International Law working paper*, available at http://www.esil-sedi.eu/publi_paper_list.php?panel_id=23

Expert Blogging (non-peer-reviewed)

- “Objectivism and Managerialism in the Law of Statehood: the Tradition Renewed by Vidmar's Democratic Statehood”, EJIL:Talk!, <http://www.ejiltalk.org>, September 2013
- “The Ruins of the Sources Theory and the Garden of Eden: A Rejoinder to Carlos Esposito and Philip Allott”, EJIL:Talk!, 14 December 2012, <http://www.ejiltalk.org>
- “Formalism and the Sources of International Law”, EJIL:Talk!, 11 December 2012, <http://www.ejiltalk.org>
- “The Creation of States before the International Court of Justice: Which (Il)Legality?”, 4 October 2010, Hague Justice Portal, <http://www.haguejusticeportal.net/>
- “Duality of government in Côte d’Ivoire”, EJIL:Talk!, 4 January 2011, <http://www.ejiltalk.org/>
- “In Defense of the Hazardous Tool of Legal Blogging”, EJIL:Talk!, 6 January, 2011, <http://www.ejiltalk.org/>
- “The International Law Commission Embarks on the Second Reading of Draft Articles on the Responsibility of International Organizations”, EJIL:Talk!, 30 April 2011, <http://www.ejiltalk.org/> (with C. Ahlborn)
- “Wording in International Law: A Response”, 9 October 2012, <http://opiniojuris.org/>

E-courses

- E-course on the Law of International Organisations for the United Nations Institute for Training and Research (UNITAR): <http://www.unitar.org/> (2012-2013 and 2013-2014)

Book Reviews & Review essays (peer-reviewed)

For the *Leiden Journal of International Law*

- Corten & P. Klein (eds.), *Les Conventions de Vienne sur le droit des traités. Commentaire article par article*, Bruylant, 2006 (*Leiden Journal of International Law* 21/1 – 2008)

For the *Revue générale de droit international public*

- O. Corten, *Le discours du droit international*, Paris, Pedone, 2009 (*Revue générale de droit international public* 2009/4)

For the *Global and European Law Books* (available at <http://www.nyulawglobal.org/>)

- Dan Sarooshi, *International Organizations And Their Exercise Of Sovereign Powers*, Oxford University Press, 2006, 180 p. (Review essay)
- M. Koskeniemi, *From Apology to Utopia. The Structure of International Legal Argument* (Reissue with new Epilogue). Cambridge University Press, 2005, 683 p. (Review essay)
- S. Chesterman, *You the People. The United Nations Transitional Administration, and State-Building*, Oxford University Press, 2005, 296 p.
- Shabtai Rosenne, *Provisional Measures in International Law. The International Court of Justice and the International Tribunal for the Law of the Sea*, Oxford University Press, 2005, 241 p.

For the *Journal of Intervention and State Building*

- T. Meron, *The Humanization of International Law*, Martinus Nijhoff, 2006, 527 p. (Review essay)

IMPACT THROUGH THE SOCIAL SCIENCE RESEARCH NETWORK (SSRN)

- SSRN author rank (Law): 49 (last 12 months)
- Number of scholarly papers on SSRN: 58
- Total downloads: 15 672

RECENT AND FORTHCOMING TALKS

- General Introductory Report on “International Law and Development”, Annual Meeting of the *Société française pour le droit international* (SFDI), Lyon, 22 May 2014 (tbc)
- “The variable geometry of interpretation in international law”, ILA British Branch seminars, University of Nottingham, 19 March 2014
- “Articulating International Humanitarian Law and Human Rights Law”, University of Pretoria, 19 February 2014
- “Perspectivism in Legal Research”, University of Bristol, 17-18 January 2014
- “Responsibility of Non-State actors in International Law”, University of Grenoble, 19 December 2013
- “Shared Responsibilities of Organized Non-State Actors in International Law: Theoretical Perspectives”, University of Utrecht, 13 December 2013
- “Methodologies of International Legal Studies about Non-State Actors”, Annual conference of the Canadian Council on International Law, 16 November 2013
- “Articulating International Humanitarian Law and Human Rights Law”, Presentation for the Institute of International Human Rights Law René Cassin, Dakar, 19 September 2013
- “The textbook tradition: the sources”, University of Glasgow, 13-14 November 2013
- “Distinguishing Content-determination and Law-ascertain in the Theory of Interpretation in International Law”, Lauterpacht Centre for International Law, Cambridge, 27 August 2013
- “Beyond R2P: General Conclusions”, Conference ‘Beyond Responsibility to Protect’, University of Hull, 4-5 July 2013
- “Making (Sense of) International Law: Sources and Interpretation”, Debate with Ingo Venzke, University of Athens, 7 June 2013
- “Articulating International Humanitarian Law and Human Rights Law”, University of Pretoria, 28 May 2013
- “Formalism and the Sources of International Law”, University of Lancaster, 24 March 2013
- “Navigating between formalism and deformatization in the theory of international law”, Sheffield, 17 March 2013
- “Contemporary Techniques to Create Knowledge about International Law”, Workshop ‘Doing Law Beyond the State: Exploring Research Methodologies in EU and International Law’, University of Sheffield, 18-19 January 2013
- “The Use of Force and the Concept of International Legal Order”, University of Naples Frederico II, 17 December 2012
- “The Production of Knowledge in Legal Scholarship”, University Frederic II, Naples, 18 December 2012

- “The role of Regional Organisations” Conference ‘Aux confins du Jus ad Bellum et du Jus in Bello’, Grenoble, 22-23 November 2012
- “Legal Research and the Sources of Law”, The Graduate Institute, Geneva, 22 November 2012
- “Les fissures dans le droit de la responsabilité internationale”, Grenoble, 21 November 2012
- “A European Law of International Responsibility? The Articles on the Responsibility of International Organizations and the European Union”, Conference on the the EU Accession to the ECHR, Brussels, 16-17 November 2012
- “Deformalization in International Law”, University of Los Andes, Bogota, Colombia, 30 October 2012
- “New legal developments in the contemporary practice of recognition of States and governments”, Colombian Ministry of Foreign Affairs, Bogota, 29 October 2012
- “The pluralization of the modes of production and dissemination of knowledge about (international) law”, Conference on Stateless Law? The Future of the Discipline, McGill University, 28-29 September 2012
- “International Legal Scholarship in the Cyberage: The New Modes of Production and Dissemination of Knowledge about International Law”, 2012 SLS Conference, University of Bristol, 12 September 2012
- "Holding International Organizations Responsible: The Cracks in the Law of International Responsibility", Lunchtime Lecture Series des Instituts für Völkerrecht, University of Bonn, 14 June 2012
- “The Sources of International Humanitarian Law: Towards an Autonomous Regime?”, The Graduate Institute of International and Development Studies, Geneva, 1 June 2012
- “Latest Developments Pertaining to the Recognition of Governments”, British Institute of International and Comparative Law, 30 April 2012, London
- “Deformalization in International Law: the Temptation of a move away from the theory of sources”, Lauterpacht Research Center of International Law, University of Cambridge, 27 April 2012 (watch the video [here](#))
- “International Judges and Conflict Avoidance Techniques”, Durham University, 26 April 2012
- “The Challenges of Deformalization in International Law”, ILA Lecture, University College London (UCL), London 25 April 2012
- “Latest Developments Pertaining to the Recognition of Governments”, British Institute of International and Comparative Law, London, 30 April 2012
- “Formalism and the Sources of International Law”, IIIJ International Legal Theory Colloquium Convened with Professors Benedict Kingsbury and Joseph Weiler, NYU Law School, 3 April 2012
- “International Legal Positivism in a Post-Modern World”, Annual meeting of the American Society of International Law, Washington, 28-29 March 2012
- “Formalism and the Sources of International Law”, Seminar of the ILA-Belgian Branch, Brussels, 9 December 2011
- “Hart, Enforcement and International Law”, Seminar in the honor of Bruno Simma, Glasgow, 2 December 2011
- “Le déclin de la théorie des sources en droit international”, Brussels, Facultés universitaires Saint-Louis, 30 September 2011
- “Multiplicity of Tortfeasers and Shared Responsibility: Unearthing Plurality in the Law of International Responsibility”, ACIL SHARES conference, 17 November 2011, Amsterdam

- “Hart and postmodern positivism”, Amsterdam Workshop on International Legal Positivism, 3 November 2011
- “Formalism and the Sources of International Law”, University of Amsterdam, Faculty Seminar, 19 October 2011
- “The abandonment of the theory of sources in international law”, Facultés Universitaires Saint-Louis (FUSL), Brussels, Belgium, 30 September 2011
- “The Dialectical Methodology of Global Administrative Law”, Paris-X Nanterre La Défense, 16 June 2011
- “Customary Investment Law: Story of a Paradox”, Leiden, 15 June 2011
- “The Control of International Criminal Tribunals by Domestic Courts”, Workshop on International Criminal Law and its Application within Domestic Legal Orders, Macerata, Italy, June 2011
- “Inclusive law-making and law-enforcement processes for an exclusive international legal system”, Oxford University, 21 May 2011
- “The International Legal Scholar in Palestine: Hurling Stones under the guise of Legal Forms? – A Talk with Martti Koskeniemi and Mudar Kassis”, Birzeit University, Palestine, April 2011
- “The articulation between international human rights, international humanitarian law and international refugee law”, ICTR-UNHCR workshop, Arusha, Tanzania, April 2011
- “The PCIJ’s in a multi-judiciary world” Conference on the PCIJ’s Legacy, Queen Mary, University of London, November 2010
- “State Responsibility and Transitional Justice”, Jus Post Bellum ATLAS Conference, Brussels, 21-22 October 2010
- “The International Judge and Science”, ILA Brazil Conference, Joao Pessoa, Brazil, October 2010
- “The Rise and Fall of Democratic Legitimacy in International Law”, *European Society of International Law*, Cambridge, September 2010
- “Deformalization in International Law”, Max Planck Institute for Comparative Public Law and International Law, Heidelberg, July 2010
- “The World Court and Statehood”, Pristina, Kosovo, 4 July 2010
- “Informal international public policy making: from a pluralization of international norm-making to a pluralization of our concept of international law”, HiiL-project on New International Law, Geneva, June 2010
- “Deformalization in International Law”, McGill University, 28 May 2010
- “Les fluctuations de la gouvernance démocratique en droit international, Université du Québec à Montréal (UQAM), 27 May 2010
- “Softness in International Law”, Université du Québec à Montréal (UQAM), 26 May 2010
- “L’Etat non-démocratique en droit international”, University of Galatasaray, May 2010
- “Deformalization in International Law”, The National University of Singapore (NUS), April 2010
- “Deformalization in International Law”, The University of Sydney, April 2010
- “Deformalization in International Law”, the National University of Australia (ANU), March 2010

- “La Démocratie et le droit international”, Université de Kinshasa, January 2010
- “International Law and Non Democratic States”, Colloquium of the *Diritti umani e diritto internazionale*, Catania, December 2009
- “The policy of formalism in international law”, participation to a roundtable on the occasion of the colloquium on “Evaluating Critical Approaches to International Law”, CERDIN, Université de Paris 1, December 2009
- “Global Values v. Common Interests, The Foundations of International Humanitarian Law”, Conference on International *Humanitarian Law (IHL) between Universalism and Cultural legitimacy: Perspectives from Muslim Countries*, Asser Institute, The Hague, November 2009
- “Enforcing IHL at the domestic Level: the Fallacious Idea of Universal Criminal Jurisdiction”, Minerva Centre for Human Rights and Hebrew University of Jerusalem, November 2009
- “Soft Law Strategies in International Legal Scholarship”, ILA Talks, University of Bristol, November 2009
- “Non-State Actors in International Law”, ABILA Annual Conference, New York, November 2009
- “The Incompatibility between Contemporary International Law and the Potential Solutions to the Israeli-Palestinian Conflict”, Conference on Israel/Palestine: Mapping Models of Statehood and Paths to Peace, Toronto, June 2009
- “Democratic conditionality in international trade law”, University of Montreal (UDM), June 2009
- “Coups d’Etats and International Law”, Presentation at the CORIM (Conseil des Relations Internationales de Montréal), June 2009
- “The Systemic Integration of International Law by Domestic Judges”, Unity or Fragmentation of International Law - the Role of International and National Tribunals. Oslo, May 2009
- “The Counter-Measures taken by International Organizations against Third States”, Bologna Seminar on the Counter-Measures by International Organizations, April 2009
- “Non-State Actors in International Law”, FWO Seminar on Non-State Actors at the Katholieke Universiteit Leuven (KUL), March 2009
- “La licéité des coups d’Etat”, University of Paris Sud, February 2009
- “The Concept of Autonomy of International Organizations, Workshop Series on International Organizations and the Idea of Autonomy”, University of Sheffield (organized by N. D. White and R. Collins), October 2008
- “Le Tyrannicide en droit international”, Common meeting of the French and German Societies of International Law, Hamburg, October 2008
- “The European Endeavors to Constitutionalize the International Legal Order, GARNET Conference on “Mapping Integration and Regionalism in a Global World: The EU and regional governance outside the EU”, September 2008
- “The Doctrinal Illusion of Heterogeneity in International Law-Making”, Heidelberg General conference of the *European Society of International Law (ESIL)*, September 2008
- “The Legitimacy of Insurgents in International Law”, Heidelberg General conference of the *European Society of International Law (ESIL)*, September 2008
- “La licéité des coups d’Etat en droit international”, *Société française du droit international*, Brussels, June 2008

- “The foundations of the international legal order”, Conference on Theorizing the international legal order, University of Swansea, May 2008
- “Values and Interests in International Law: the Eastern European Perspective”, Research Forum of the *European Society of International Law* (ESIL), Budapest, September 2007
- “The dual character of Legitimacy”, General *GARNET* Conference, Warwick, September 2007
- “The Effects of War on Treaties”, *GARNET*, University of Oslo, May 2007
- “The contribution of the Asian Scholarship to the public character of International Law”, Plenary Session of the Inaugural Meeting of the *Asian Society of International Law*, Singapore, April 2007
- “The Abuse of the Legal Personality of International Organizations, conference on the Accountability of International Organizations organized by the KUL & the University of Antwerp, Brussels, March 2007
- “Democracy and International Law”, Global Research Forum, New York University (NYU), September 2005
- “Contemporary wars: which rules?”, Université de Montréal (UDM), September 2005
- “The Creation of Democratic States in International Law”, Research Forum of the *European Society of International Law* (ESIL), Geneva, May 2005
- “Les réserves à la Convention-Cadre du Conseil de l’Europe sur les minorités nationales”, Colloque de l’Association Henri Capitant sur les minorités, Mexico City, May 2002