



## Alina Miron

Professor of Public International Law  
University of Angers  
Founding Partner FAR Avocats | Paris Bar

E alina.miron@univ-angers.fr

### Education and academic qualifications

- *Agrégation* in public law (admitted as full professor after a national contest) 2016
- *Qualification* (admitted as assistant professor after a national contest) 2015
- *Doctorate* in public law (*summa cum laude*, University Paris Nanterre) 2014  
Topic: Resolutions of international organizations before domestic courts (supervisor:  
Pr. Alain Pellet)
- *Master* in public international law (highest honours, University Paris Nanterre) 2005
- *LLM* in law (highest honours, University Toulouse Capitol) 2004
- Undergraduate diploma in foreign languages and modern literature (University  
Al.I.Cuza., Iași, Romania) 2000

### Teaching and supervising experience, administrative duties

- Professor of international law (University of Angers, Law Faculty)** 2016-present
  - Lectures and seminars on the law of the sea, international dispute settlement, international responsibility, human rights, collective security and introduction to international law (128h per year)
  - Supervision of PhDs (7 on-going) and graduate theses (4-5 students per year)
  - *Rapporteur* and member of PhD defence juries
  - Organization of conferences and seminars
  - Administrative responsibilities as a co-director of the Master of International and European Law
  - Student assessment (around 250 students per year at the undergraduate level and 50 at the graduate level)
  - Manuscript and book reviews for different journals of international law
  - Clarifications to journalists on questions of international law
- Assistant professor of international law (University Paris Nord, Law Faculty)** 2015-2016
  - Lectures and seminars on international dispute settlement, international responsibility and introduction to international law (78h per year)
  - Supervision of graduate theses
  - Student assessment (around 400 students per year at the undergraduate level and 30 at the graduate level)

<b>Lecturer and Teaching assistant (University Paris-Nanterre, Law Faculty)</b>	2005-2010
– Seminars and tutorials on international dispute settlement, international responsibility, introduction to international law, the institutions of the European Union, constitutional law (78h per year)	
– Student assessment (around 200 students per year at the undergraduate level)	
<b>Visiting professor, lecturer and fellow</b>	
– Distinguished Visiting Fellow (IMO Maritime Law Institute, Malta)	2022, 2023
– Summer School (Rhodes Academy of Oceans Law and Policy)	2019-present
– Senior Research Fellow (Berlin-Potsdam Research Group, The International Rule of Law – Rise or Decline?)	2021-2022
– Summer Course (Seoul National University)	2022
– International Law Winter Program (CEDIN, Belo Horizonte)	2022
– E-academy of the Center for International Law (National University of Singapore)	2021
– International and Comparative Law Center (Summer School, Moscow)	2019, 2020
– Invited lecturer (Yonsei University and National Taipei University)	2017
– Invited lecturer (Universities of Tokyo and Kyoto)	2015
<b>Training for governmental, UN officials and other practitioners</b>	
– United Nations Regional Training Programmes (Addis-Ababa, Bangkok, The Hague)	2019-present
– International Tribunal for the Law of the Sea/ Nippon Foundation Training Programme (Hamburg)	2019-present
– Training Programme in Ocean Affairs and the Law of the Sea (DOALOS and General Commission for Survey, Riyadh)	2022
– United Nations Audiovisual Library of International Law	2022
– Seminar organized by the Inner Temple International Committee (London)	2022
– Webinars organized by Conflict Prevention and Peace Forum (UN-based think-tank)	2020
– Training Programs organized by IBRU Center for Borders Research (Durham – The Hague)	2017
– Training programme in international dispute settlement (Ministry of Natural Resources and MFA of Ivory Coast, Abidjan)	2016
<b>Membership and responsibilities in scholarly organizations</b>	
– <i>Institut de droit international</i> (Chair of the organizing committee of the Angers Session, drafting secretary)	2017-present
– European Society of International Law (member of the ESIL Reflections editorial board and of the Paper Selections Committee)	2022-present
– International Law Association (member of the Committee on baselines and of the Committee on cables and pipelines)	2014-present
– <i>Société française pour le droit international</i> (member of the executive council; member of the jury for the PhD prize Jacques Mourgeon (2017))	2020-present
– American Society of International Law (Annual Meeting Program Committee; co-organizer of the panel on Illegal Logging and Deforestation)	2021
– <i>Réseau francophone de droit international</i> (participation as a member of the jury and case-author to the Charles-Rousseau moot competition).	2013-2018

## Conference organizer and convener

- *Strategic litigation: a tool for the protection of common values* – side-event within the 81st session of the *Institut de droit international* (Angers, expected number of participants: 250-300) 30-31 July 2023
- Annual doctoral workshops on the law of the sea (Sables d’Olonne, number of participants: 20). 2017-present
- *Extraterritorialities*, Annual Meeting of the *French Society of International Law* (Angers, number of participants : 110) 23-24 May 2019
- *Challenges to the Rule of Law. International and European Law Responses:* workshop co-organized with Judge I. Motoc in the premisses of the European Court of Human Rights (Strasbourg, number of participants: 30) 14 Dec. 2018
- *Moot Competition Charles Rousseau* : co-organized with the *Réseau francophone de droit international* (Angers, number of participants : 200). 1-7 May 2018
- *France’s maritime delimitations*, co-organized with the French Ministry of Foreign Affairs (Paris, number of participants: 60) 28 March 2018

## Honours and prizes

- Prize of the Forum of the maritime adventure for the *Atlas of France’s Maritime Spaces* 2022
- European Union “Jean Monnet Fellowship” for the Legal Clinic the Lighthouse 2019-2024
- Region Pays de la Loire award “Rising Stars” for the project ZOMAD/DAMOZ (An Observatory of Activities in Disputed Maritime Areas) 2018-2021
- Alliance Europa network award for the project *The Sea, The Final Frontier* 2016-2019
- Award for Doctoral Studies of the French Ministry of Education 2005-2008

## Counsel and advocate in international and European litigation

### International Court of Justice

- Counsel and advocate in the advisory proceedings *Obligations of States in respect of Climate Change* 2023-present
- Counsel and advocate in the case *Land and Maritime Delimitation and Sovereignty over Islands* 2021-present
- Counsel and advocate in the case *Guatemala’s Territorial, Insular and Maritime Claim* 2019-present
- Counsel in the case *Legal consequences of the separation of the Chagos Archipelago from Mauritius in 1965* (Request for Advisory Opinion) 2018
- Counsel and advocate for Somalia in the case *Maritime Delimitation in the Indian Ocean* 2014-2022
- External consultant in the case *Arbitral Award of 3 October 1899* 2018
- Counsel in the case *Whaling in the Antarctic* 2010-2014
- Counsel and advocate in the case *Request for interpretation of the Judgment of 15 June 1962 in the case concerning the Temple of Preah Vihear* 2011-2014
- Counsel in the case *Certain Activities carried out by Nicaragua in the Border Area (Costa Rica v. Nicaragua)* 2010-2013
- Counsel in the case *Territorial and Maritime Dispute (Nicaragua v. Colombia)* 2010
- Counsel in the case *Application of the Interim Accord of 13 September 1995*
- Counsel in the case *Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Georgia v. Russia)* 2010-2011
- 2008-2011

### **International Tribunal for the Law of the Sea**

- Counsel in *Request for an Advisory Opinion submitted by the Commission of Small Island States on Climate Change and International Law* ( 2023
- Counsel and advocate in the case *Delimitation of the Maritime Boundary in the Atlantic Ocean* 2014-2017

### **Inter-State Arbitration**

- Counsel and Advocate in the case *Arbitration between Slovenia and Republic of Croatia (ad hoc tribunal)* 2010–2017

### **Court of Justice of the European Union**

- Counsel and advocate in the cases *Andrey Melnichenko v. Council* (T-271/22) and *Aleksandra Melnichenko v. Council* (T-498/22) 2022-present
- Counsel in the case *Republic of Slovenia v. Republic of Croatia* (Grand Chamber, case C-457/18) 2018-2020
- Consultant in the case *United Kingdom/ Kadi* (Grand Chamber, Cases C-595/10 P, C-593/10 P, C-584/10 P) (assisting Professor Alain Pellet) 2012-2013

### **Investment Arbitration**

- Counsel and advocate in the case *Sukyias Brothers v. Romania (UNCITRAL)* 2020-present
- Counsel and advocate in the case *Peteris Pildegovics and SIA North Star v. Norway* (ICSID Case No. ARB/20/10) 2020-present

### **Consultations and pro bono activities**

- Consultations and advice on law of the sea issues and border disputes for several states in Asia and Europe 2016-present
- Legal advice on law of the sea issues for SOS Méditerranée (*pro bono*) 2018-present
- Legal advice on law of the sea issues for *Collectif PEROU (pro bono)* 2022-present
- Consultations and advice on international and European law issues; participation to the social dialogue meetings with UGICT CGT (Union of the Officers of the Merchant Navy) (*pro bono*) 2018-2021

### **Associate of Professor Alain Pellet**

(Emeritus Professor at the University Paris Nanterre, former member of the International Law Commission and acting president of the *Institut de droit international*)

- Preliminary research and preparation for legal opinions, pleadings, academic publications 2010-2016
- Assistant during the sessions of the International Law Commission (Geneva) 2010-2011

## **Publications**

### **Books (author and editor)**

- *Droit international public* (author with M. Forteau and A. Pellet, 9<sup>th</sup> ed., LGDJ, 2022)
- *Atlas des espaces maritimes de la France* [Atlas of France's maritime areas] (editor with S. Robin, Pedone, 2022)
- *Liberté, libertés. Mélanges en l'honneur de Armel Pécheul* [Freedom, liberties. Mélanges en l'honneur de Armel Pécheul] (editor with C. Beaudoin, C. Boutin, O. Gohin, C. Pradel, Libres d'écrire, 2022)
- *The Rule of Law in Europe. Recent Challenges and Judicial Responses* (editor with M. Elósegui and I. Motoc, Springer 2021)
- *Extraterritorialités et droit international* [Extraterritorialities and international law] (editor with B. Taxil, Pedone 2020)
- *Grandes décisions de la jurisprudence française de droit international public* [Main decisions of French case law on public international law] (editor with A. Pellet, Dalloz, 2015)

- *Le droit dérivé des organisations internationales devant les juridictions internes* [Secondary law of international organizations before domestic courts] (PhD dissertation, University of Paris-Nanterre, available online : <https://bdr.parisnanterre.fr/theses/internet/2014PA100165/2014PA100165.pdf>)

### Book Chapters

- “State jurisdiction over rescue and assistance at sea: All responsible, few accountable, only one liable (at best)”, in *Liber Amicorum – In honor of Judge Paik* (OUP, 2024 forthcoming)
- “Intervention in the collective interest before the International Court of Justice – the Time has Finally Come?”, in A. Gattini, *Time and International Litigation* (OUP, 2024 forthcoming)
- “Compulsory Conciliation in Fisheries Law: A Story of Deceived Expectations?” in *International Fisheries Law Persistent and Emerging Challenges*(Brill, 2024)
- “La force d’attraction du système juridictionnel établi par la Convention des Nations Unies sur le droit de la mer” [The attraction of the jurisdictional system established by the United Nations Convention on the Law of the Sea] in *La Convention des Nations Unies sur le droit de la mer : Bilan et perspectives* (DICE Éditions, 2024), available online : <https://books.openedition.org/dice/17112>
- “La ZEE et les obligations de ‘tenir dûment compte’: un exercice de funambule sur l’eau” [The EEZ and ‘due regard’ obligations: tightrope walking on the water] in *Conflits d’usage en mer. Regards croisés sur la nécessaire conciliation des activités humaines dans les eaux européennes* (Pedone, 2023)
- “Les ‘sanctions’ unilatérales dans les relations internationales : armes du droit ou de la puissance ?” [Unilateral ‘sanctions’ in international relations: lawfare or power-projection?] in *Liberté, libertés. Mélanges en l’honneur de Armel Pécheul* (Libres d’écrire, 2022) “Les conséquences de l’élévation du niveau de la mer sur le tracé des lignes de base” [The impact of sea level rise on baselines] in *Élévation du niveau de la mer et le droit international* (Pedone 2022)
- “Countermeasures and Sanctions” in *Collected Courses of the International and Comparative Law Research Center* (2022)
- “Les possibilités d’une île: La France et l’article 121 de la Convention de Montego Bay” [The possibilities of an island: France and Article 121 of the Montego Bay Convention] in *Atlas des espaces maritimes de la France* (Pedone, 2022)
- “The *acquis judiciaire*, a tool for harmonization in a decentralized system of litigation? A case-study in the law of the sea” in *Beyond Fragmentation: Cross-Fertilization, Cooperation and Competition among International Courts and Tribunals*(Cambridge University Press, 2022)
- “Les extraterritorialités, entre unilatéralisme et multilatéralisme. *L’imperium sans le dominium?*” [Extraterritorialities, between unilateralism and multilateralism. *Imperium without dominium?*] (with B. Taxil), in *Extraterritorialités et droit international* (Pedone 2020)
- “*Per argumentum a fortiori*”, in *Between the Lines of the Vienna Convention? : Canons of Construction and Other Interpretive Principles in Public International Law* (Kluwer, 2018)
- “*Ni res judicata ni res interpretata* : les résistances des juridictions internes à l’égard des décisions de la CIJ” [Neither *res judicata* nor *res interpretata*: the resistance of domestic courts to ICJ decisions] in *Les États face aux juridictions internationales* (Pedone, 2019)
- “Article 62” (with C. Chinkin), in *Commentary of the Statute of the International Court of Justice*, 3<sup>rd</sup> ed. (Oxford University Press, 2019)
- “Article 63” (with C. Chinkin) in *Commentary of the Statute of the International Court of Justice*, 3<sup>rd</sup> ed. (Oxford University Press, 2019)
- “La mise en œuvre des normes sanitaires internationales dans les ordres juridiques internes” [The implementation of international health standards in domestic legal systems] in *Santé et droit international* (Pedone, 2019)
- “Catastrophes naturelles et industrielles” [Natural and industrial disasters], in *Traité du droit et de pratique de l’action humanitaire* (LGDJ, 2019)
- “Les requêtes à fin d’intervention dans les affaires de délimitation maritime” [Applications for permission to intervene in maritime delimitation cases] in *Actualité du droit des mers fermées ou semi-fermées* (Pedone, 2019)
- “La reconnaissance du statut d’Etat à des entités contestées au regard des autorités juridictionnelles françaises” [Recognition of statehood for contested entities by French jurisdictional authorities] in *La*

*reconnaissance du statut d'Etat à des entités contestées : approches du droit international, régional et interne* (Pedone, 2018)

- “Intervention by Third Parties” in *Nicaragua before the International Court of Justice. Impacts on International Law* (Springer, 2018)
- “Les eaux archipélagiques” [Archipelagic waters] in *Traité de droit international de la mer* (Pedone, 2017)
- “Le barreau international : invisible à La Haye” [The International Bar: invisible in The Hague] in *Dictionnaire des idées reçues en droit international* (Pedone, 2017)
- Commentary of the decision of *Conseil d'Etat*, 3 Nov. 2004, “Association Secours mondial de France” in *Grandes décisions de la jurisprudence française de droit international public* (Daloz, 2015)
- “‘Nationalisation’ du droit international et particularismes constitutionnels français” [‘Nationalization’ of international law and French constitutional particularities] with A Pellet in *The limits of international law - Essays in honour of Joe Verhoeven* (Bruylant, 2015)
- “The Modernity of the 1927 PCIJ Advisory Opinion on the Jurisdiction of the European Commission of the Danube between Galatz and Braila” in *Romania and the International Court of Justice* (Ed. Hamangiu, 2014)
- “L’application du droit international social par les juges d’autres Etats” [The application of international social law by judges of other States], in *Droit international social* (Bruylant, 2013)
- “Les actes unilatéraux des organisations internationales” [Unilateral acts of international organizations] in *Union européenne et droit international. En l’honneur de Patrick Daillier* (Pedone, 2012)
- “L’ordre juridique de l’Union européenne et l’ordre juridique des Nations Unies : les résolutions du Conseil de sécurité dans l’ordre juridique de l’UE” [The European Union legal order and the United Nations legal order: Security Council resolutions in the EU legal order] in *Union européenne et droit international. En l’honneur de Patrick Daillier* (Pedone, 2012)
- “Les problèmes de délimitation posés par les deltas” [The problems of delimitation raised by deltas] in *Actualité des fleuves internationaux* (Pedone, 2010)
- “La prévention des catastrophes naturelles : statut et visages” [Natural disaster prevention: status and faces] in *La responsabilité de protéger* (Pedone, 2008)

### Journal Articles

- “La juridiction des États en matière de sauvetage et d'assistance en mer : Tous concernés, quelques redevables, un seul coupable (au mieux)? ” [State jurisdiction over rescue and assistance at sea: All responsible, few accountable, only one liable (at best)] *Annuaire de Droit Maritime et Océanique* (2024, forthcoming).
- “Les « sanctions » des organisations internationales des États et des personnes privées à l’encontre de la Russie” [Sanctions against Russia by international organizations (other than the EU) and third states] (with R. Pieri) (2022) *Annuaire français du droit international*
- “COSIS Request for an Advisory Opinion: a Poisoned Apple for the ITLOS?” (2023) *The International Journal of Marine and Coastal Law* (special issue)
- “Unilateral Coercive Measures and International Law” (with A. Tzanakopoulos) (2022)
- “Evidence (International Tribunal for the Law of the Sea)” (2022) *The Max Planck Encyclopedia of International Procedural Law*
- “Book Review : Lorenzo Palestini. La protection des intérêts juridiques de l’Etat tiers dans le procès de délimitation maritime” [Protecting the legal interests of third States in maritime delimitation proceedings] (2022) 21(1) *The Law & Practice of International Courts and Tribunal*
- “Foreign Relations Law on Treaty Matters from Restatement (Third) to Restatement (Fourth): More a Filter Than a Bridge” (with P. Palchetti) (2021) 32 *European Journal of International Law*
- “Book review: Stephen Fietta, Robin Cleverly. A Practitioner’s Guide to Maritime Boundary Delimitation and Maritime Boundary Delimitation: The Case Law. Is It Consistent and Predictable?” (2020) 31 *European Journal of International Law*
- “Requiem pour l’Aquarius. Les sauvetages en mer, entre instrumentalisation et criminalisation” [Requiem for the Aquarius. Rescues at sea, between instrumentalization and criminalization] (with B. Taxil) (2019) 15 *La Revue des droits de l’homme*

- International ius cogens in National Law (2018) *Max Planck Encyclopedia of Comparative Constitutional Law*
- “The Archipelagic Status Reconsidered in light of the *South China Sea* and *Düzgüt Integrity Awards*” (2018) 15 *Indonesian Journal of International Law*
- “Book Review: Nathalie Clarenc. La suspension des engagements internationaux” (2018) 29 *European Journal of International Law*
- “Working methods of the International Court of Justice/*Les méthodes de travail de la Cour internationale de Justice*” (2016) 7 *Journal of International Dispute Settlement*
- “Le coût de la justice internationale. Enquête sur les aspects financiers du contentieux interétatique” [The cost of international justice. A survey of the financial aspects of interstate litigation] (2014) 60 *Annuaire français de droit international*
- “Assonances et dissonances de la mise en œuvre des sanctions ciblées onusiennes par les ordres juridiques communautaire et nationaux” [Assonances and dissonances in the implementation of UN targeted sanctions by the EU and national legal orders] (with U. Candaş) (2011) 138 *Journal du Droit International*
- “Sanctions” (with A. Pellet) (2010) *Max Planck Encyclopedia of Public International Law*
- “Le terrorisme en droit pénal international” [Terrorism in international criminal law] (2010) 331 *Gazette du Palais*.
- “Les ‘sanctions ciblées’ du Conseil de sécurité des Nations Unies. Réflexions sur la qualification juridique des listes de Conseil de sécurité” [The UN Security Council's 'targeted sanctions'. Thoughts on the legal qualification of Security Council lists] (2009) 529 *Revue du Marché Commun et de l'Union européenne*
- “Chronique de la Cour internationale de Justice” [Chronicle of the International Court of Justice] (2007) 20 *Revue québécoise de droit international*
- “La jurisprudence du Tribunal de première instance à propos de l’inscription sur les listes terroristes” [The jurisprudence of the General Court on terrorist listing] (2007) 511 *Revue du Marché Commun et de l'Union européenne*
- “Quelles bases juridiques pour la future mission civile de l’Union européenne au Kosovo ?” [What legal basis for the future EU civilian mission in Kosovo?] (2007) 5 *Romanian Journal of International Law*

### Press and Blog Articles

- “Les relations diplomatiques et consulaires” [Law of diplomatic and consular relations], *Audiovisual Library of International Law* (Mini-Series), 4 April 2022
- “Fact-finding or just evidence assessment? Practice of the ICJ and ITLOS in inter-State cases” *Völkerrechtsblog*, 29 April 2021
- “Port Denials and Restrictions in Times of Pandemic: Did International Law Lose its North Star?”, *EJIL Talk (blog)*, 22 April 2020
- “Port Denials: What are States’ International Obligations?”, *Maritime Executive*, 12 April 2020
- “Un pavillon suisse pour l’Aquarius : de l’honneur d’une tradition humanitaire” [A Swiss flag for the Aquarius: the honor of a humanitarian tradition], *Le Temps*, 27 Nov. 2018
- “Il existe une politique de criminalisation des sauvetages en mer” [Criminalizing rescue at sea], *Le Monde*, 24 Nov. 2018
- “Palestine’s Application the ICJ, neither Groundless nor Hopeless. A Reply to Marko Milanovic”, *EJIL Talk (blog)*, 8 Oct. 2018
- “Aquarius : non, l’Italie n’est pas seule responsable” [Aquarius: no, Italy is not solely responsible], *Le Monde*, 17-18 June 2018
- “Aquarius: les Européens, le droit et la morale” [Aquarius: Europeans, law and morality], *Libération*, 13 June 2018
- “« La Chine conteste d’ores et déjà la validité » de la décision de la Cour internationale” [China is already contesting the validity” of the International Court's decision], *Le Monde*, 11 July 2016

## Conference papers

- “Réarmement naval, conflits et droit international” [Naval rearmament, conflict and international law] (*Le réarmement naval : Journée d'histoire navale*, Paris, 8 March 2024)
- “Territory, sovereignty and the rule of law” (*The 5th Tokyo Global Dialogue - A World in Turmoil: How Can We Rebuild International Security and Cooperation ?*, Tokyo, 28-29 Feb. 2024)
- “La Russie en Antartique : Revendications valides, symbolisme belliqueux et territorialisation rampante” [Russia in Antarctica: Valid claims, belligerent symbolism and creeping territorialization] (*Territorialisation des espaces maritimes : une menace pour la liberté des mers ?*, Paris, 17 Oct. 2023)
- “L'espace indopacifique à l'aune du droit de la mer” [The Indo-Pacific region under the Law of the Sea] (*Mer de Chine méridionale : un espace pluriel aux enjeux globaux*, Paris, 26 May 2023) “Interventions before the ICJ: has the time come?” (*Time and Litigation*, Padova, 1-2 Dec. 2022)
- “The contribution of ITLOS to the law on maritime delimitation: the fine line between *acquis judiciaire* and progressive development” (7<sup>th</sup> Conference on the Law of the Sea: *Effectiveness of UNCLOS Revisited*, Seoul, 15-17 November 2022)
- “Investors caught in the cross-fire of unilateral sanctions: Defences available to the State” (*London Conference on International Law*, 10-11 October 2022)
- “Climate change and advisory jurisdiction: strategic litigation or call for judicial law-making?” (*The United Nations Convention on the Law of the Sea at Forty*, Utrecht, 5-6 May 2022)
- “Compulsory Conciliation Proceedings in regard to Disputes on Conservation and Management of Fish Stocks” (*Persistent and Emerging Challenges in International Fisheries Law*, Tórshavn, Faroe Islands, 23-25 June 2022)
- “Les clauses compromissoires dans les conventions récentes” [Compromissory clauses in recent agreements] (*La CIJ à 75 ans*, Nanterre, 19 Nov. 2021)
- “Maritime Delimitation as a Judicial Process” (co-organized by the NUS Centre for International Law and the International Courts and Tribunals Interest Group of the ASIL, on-line event, 27 May 2021)
- “Evidence before the ICJ and ITLOS” (Inter-State cases under the European Convention on Human Rights”, co-organized by the German Federal Ministry for Justice, PluriCourts (Oslo) and the Univ. of Potsdam, online event, 12-13 April 2021)
- “Sanctions” (Paris Arbitration Week, 8 July 2020)
- “Investments in disputed territories” (Paris Arbitration Week, 6 July 2020).
- “The grey areas of enforcement jurisdiction over IUU Fishing” (*The Dynamics of Disputes over Illegal, Unreported, and Unregulated Fishing: Regime Convergence and Lex Ferenda*, Max Planck Luxembourg, 28-29 Nov. 2019)
- “Peace and security” (Berlin-Potsdam Research Group: The International Rule of Law – Rise or Decline, Potsdam, 27-28 Sept. 2019)
- “The EEZ regime and the obligations of due regard in Part V of the LOSC: Striking a balance” (*The LOSC, 25 Years after its Entry into Force. Between Comprehensiveness and Exceptionalism*, University of Hamburg, 24 Sept. 2019)
- “*Sanctions nationales ou régionales et chapitre VII de la Charte*” [National or regional sanctions and Chapter VII of the Charter] (Meeting of the World Societies of International Law, The Hague, 2-3 Sept. 2019)
- “L'unilatéralisme débridé : à quoi sert l'OMC ?” [Unbridled unilateralism: what the WTO is for ?] (IVERIS : *Sanctions extraterritoriales américaines et indépendance des Etats*, Assemblée nationale, Paris, 25 May 2019)
- “Consent to ICJ jurisdiction” (Blavatnik School of Government, Oxford, 25 March 2019)
- “Obligations relating to disembarkation (*May-day: il faut sauver le sauvetage en mer*, Brussels - European Parliament, 19 March 2019)
- “Sea rescue and its criminalization” (*Institut d'études humanitaires internationales d'Aix Marseille*, 29 nov. 2018)
- “EU and the ‘migrant crisis’” (*Le droit international dans l'Union européenne, l'Union européenne dans l'ordre international*, Nanterre, 20 Dec. 2018)



- “Distress, criminalisation, disembarkation: challenges to the basic principles of rescue at sea” (CGT Headquarters, Paris, 15 Nov. 2018)
- “Criminalisation of rescue at sea” (*Africa and the International Law of the Sea*, Antananarivo, Madagascar, 26-27 Oct. 2018)
- “L’*acquis judiciaire* en droit de la mer” [The *acquis judiciaire* in law of the sea], *La référence en droit public* (Colloque d’Aix-en-Provence, 17 May 2018)
- “Conducting economic activities in the disputed area pending maritime boundary delimitation: what’s new?” (Gide Training Workshop, *Delimiting Maritime Boundaries: The New Challenges*, Paris, 7-8 Dec. 2017)
- “La gestion du contentieux international des frontières : les aspects financiers et stratégiques” [Managing international border disputes: financial and strategic aspects] (*Contentieux frontaliers en Afrique : défis et réponses*, Institut Afrique-Monde, Paris, 9 Nov. 2017)
- “*South China Sea Award*: Are the Tribunal’s Considerations on Islands Part of an *Acquis Judiciaire*?” (9th ABLOS Conference, International Hydrographic Organization, Monaco, 10-11 Oct. 2017)
- “Archipelagic waters: what’s new in the case-law?” (8th CILS International Conference on State Boundary Affairs, Pontianak, Indonesia, 3 Oct. 2017)
- “Issues of State responsibility for unilateral activities in the *South China Sea* arbitration” (AsianSIL 6th Biennial Conference, Seoul, 25-26 August 2017)
- “The *acquis judiciaire*, a new formula for cohesion of law in a decentralized litigation system? A case-study in the law of the sea” (Pluricourts workshop, *Beyond Fragmentation: Competition and Collaboration among International Courts and Tribunals*, Washington, 19-20 June 2017).
- “State responsibility for unilateral activities in disputed maritime areas” (*The Geopolitics of International Law: Contemporary Challenges for the Asia-Pacific*, 2017 ILA-ASIL Asia-Pacific Research Forum, Taipei, 19-20 May 2017)
- “L’obligation de juger les pirates en droit international” [The obligation to prosecute pirates in international law] (*Le droit international et les nouveaux visages de la piraterie*, Réseau francophone de droit international, 14th annual conference, Cotonou, Benin, 28 April 2017)
- “International Law of Territorial Disputes: Current Issues” (British Institute of International and Comparative Law, London, 14 March 2017)
- “*Resources of undelimited maritime areas*, res nullius or res propria? (ESIL, annual conference, Riga, 10 Sept. 2016)
- “The working methods of the ICJ” (Seminar organized by the ICJ on the occasion of its 70<sup>th</sup> anniversary, The Hague, 19 April 2016).
- “The costs of international justice” (ESIL, annual conference, Oslo, 10 September 2015).
- “Le ‘Big Bang’ des droits international et européens dans la jurisprudence française. La montée en puissance des droits international et européens” [The ‘Big Bang’ of international and European law in French case law. The rise of international and European law] (Paris-Nanterre, 18 March 2015).
- “Jurisdiction: Consensualism and Its Discontents” (German Foreign Office, Berlin, 16-17 Jan. 2014)
- “The Modernity of the 1927 Advisory Opinion relating to the jurisdiction of the European Commission of the Danube” (Ministry of Foreign Affairs of Romania, Bucarest, 3 Feb. 2014)

## Languages

Romanian (mother tongue)  
 French (bilingual proficiency)  
 English (fluent)

Italian (reading proficiency)  
 Spanish (reading proficiency)