

# Publications and Talks

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# Publications

[OA] = Open Access

## Monograph

1. Internationale öffentliche Gewalt. Handlungsformen internationaler Institutionen im Zeitalter der Globalisierung [International Public Authority. The Instruments of International Institutions in the Era of Globalization], Springer, Heidelberg 2015, XXVI + 560 + 80 pages. eBook available at <http://www.springer.com/de/book/9783662461532>.

## Edited Works

2. [OA] Special Issue: The Incremental Approach to Sovereign Debt Restructuring. *Yale Journal of International Law Online* 41 (2016), 1-261 (ed. with Juan Pablo Bohoslavsky). Available at <https://campuspress.yale.edu/yjil/files/2016/10/YJIL-Online-Special-Edition-Sovereign-Debt-Full-File-tt8u6b.pdf>.
3. [OA] Special Issue: Democracy and Financial Order: Legal Perspectives. *German Law Journal* 17 (2016), issue 5, 705-906 (ed. with Silvia Steininger). Available at <http://www.germanlawjournal.com/volume-17-no-05/>.  
Updated and expanded print version: Democracy and Financial Order: Legal Perspectives. Springer 2018, 227 p. (ed. with Silvia Steininger). Available at <https://www.springer.com/de/book/9783662555675>.
4. [OA] Special Issue: The Exercise of Public Authority by International Organizations. *Göttingen Journal of International Law* 7 (2016), issue 1, 1-185. Available at [http://www.gojil.eu/issues/71/71\\_complete\\_edition.pdf](http://www.gojil.eu/issues/71/71_complete_edition.pdf).
5. [OA] Symposium: Demokratie - Wandel - kollektive Sicherheit: Das Völkerrecht und der Umbruch in der arabischen Welt [Symposium: Democracy – Change – Collective Security: International Law and the Arab Spring]. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 72 (2012) 441-577 (with Helmut Philipp Aust, Christian Djeffal, Jeannine Drohla, Thomas Kleinlein, Mehrdad Payandeh). Available at [http://www.zaoerv.de/72\\_2012/vol72.cfm#BerichteUrkunden](http://www.zaoerv.de/72_2012/vol72.cfm#BerichteUrkunden).
6. The Exercise of Public Authority by International Institutions. Advancing International Institutional Law. Springer, Heidelberg 2010, 1005 p., (with Armin von Bogdandy, Rüdiger Wolfrum, Jochen von Bernstorff, Philipp Dann). Available at <https://www.springer.com/de/book/97836642045301>.  
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7. Völkerrecht im innerstaatlichen Bereich [International Law in Domestic Legal Orders]. *Facultas/Nomos*, Wien/Baden-Baden 2010, 216 p. (with Christina Binder, Claudia Fuchs, Thomas Kleinlein, Konrad Lachmayer).
8. Freiheit – Sicherheit – Öffentlichkeit [Peace – Security – Publicness]. *Nomos*, Baden-Baden 2009, 290 p. (with Felix Arndt, Nicole Betz, Anuscheh Farahat, Matthias Huber, Rainer Keil, Petra Láncoš, Jan Schaefer, Maja Smrkolj, Franziska Sucker, Stefanie Valta).

9. Symposium: National Implementation of the Rome Statute of the International Criminal Court. *Finnish Yearbook of International Law* XVI (2008) 3-257 (with Rain Liivoja, Cornelia Schneider, Ann Swampillai, Isabelle Walther).

## Journal Articles with Double-Blind Peer Review

10. Colonial Law as a Symbolic Order: Property and Sovereignty in German Southwest Africa, *Journal of the History of International Law* 22 (2020), forthcoming in issue 2. Draft available at SSRN: <https://dx.doi.org/10.2139/ssrn.3274198>.
11. [OA] Völkerrechtliche Vereinbarungen und direkte Demokratie [International Law and Direct Democracy], *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 78 (2018) 281-310. Available at [https://www.zaoerv.de/78\\_2018/78\\_2018\\_2\\_a\\_281\\_310.pdf](https://www.zaoerv.de/78_2018/78_2018_2_a_281_310.pdf).
12. United in Diversity? The Relationship between Monetary Policy and Banking Supervision in the Banking Union, *European Constitutional Law Review* 14 (2018) 283-310. Available at <https://doi.org/10.1017/S1574019618000184>.  
Pre-published as SAFE Working Paper No. 178 (2017). Available at SSRN: <https://ssrn.com/abstract=2975998>.
13. Public and Private Authority in a Global Setting: The Example of Sovereign Debt Restructuring, *Indiana Journal of Global Legal Studies* 25 (2018) 331-363. Available at <https://doi.org/10.2979/indjglolegstu.25.1.0331>.
14. The Great Recurrence: Karl Polanyi and the Crises of the European Union, *European Law Journal* 23 (2017) 272-289. Available at <https://doi.org/10.1111/eulj.12241>.  
French translation: La grande récurrence : Les crises de l'Union Européenne à travers de l'œuvre de Karl Polanyi. In: *Speeches and Presentations from the XXVII FIDE Congress*, Gy. Bándi, P. Darák, K. Debisso (Hrsg.). Congress Proceedings Vol. 4. Wolters Kluwer, Budapest 2016, 187-208.
15. From Public International to International Public Law: Translating World Public Opinion into International Public Authority. *European Journal of International Law* 28 (2017) 115-145 (with Armin von Bogdandy and Ingo Venzke). Available at <https://doi.org/10.1093/ejil/chx002>.
16. [OA] Soft Authority against Hard Cases of Racially Discriminating Speech: Why the CERD Committee Needs a Margin of Appreciation Doctrine. *Göttingen Journal of International Law* 7 (2016) 131-155 (with Mona Sonnen). Available at [http://www.gojil.eu/issues/71/71\\_article\\_goldmann\\_sonnen.pdf](http://www.gojil.eu/issues/71/71_article_goldmann_sonnen.pdf).
17. Constitutional Pluralism as Mutually Assured Discretion: The ECJ, the BVerfG, and the ECB. *Maastricht Journal of European and Comparative Law* 23 (2016) 119-135. Available at <https://doi.org/10.1177%2F1023263X1602300107>.
18. A Matter of Perspective. Global Governance and the Distinction between Public and Private Authority (and Not Law). *Global Constitutionalism* 5 (2016) 48-84. <https://doi.org/10.1017/S2045381715000209>.
19. [OA] Sovereign Debt Sustainability as a Principle of Public International Law: An Incremental Approach to Sovereign Debt Restructuring. *Yale Journal of International Law Online* 41 (2016), 13-43 (with Juan Pablo Bohoslavsky). Available at <https://campuspress.yale.edu/yjil/files/2016/10/E-Bohoslavsky-Goldmann-Joint-rev-No-Banner-1x1ihox.pdf>.
20. [OA] Putting your Faith in Good Faith: A Principled Strategy for Smoother Sovereign Debt Workouts. *Yale Journal of International Law Online* 41 (2016) 117-140. Available at <https://campuspress.yale.edu/yjil/files/2016/10/H-Goldmann-Special-Edition-1zxbg5i.pdf>.
21. We Need to Cut Off the Head of the King: Past, Present, and Future Approaches to International Soft Law. *Leiden Journal of International Law* 25 (2012) 335-368. Available at <https://doi.org/10.1017/S0922156512000064>.  
In the same issue: Soft Law and Other Forms of International Public Authority – The View from Discourse Theory: A Reply to Jaye Ellis. *Leiden Journal of International Law* 25 (2012) 373-378. Available at <https://doi.org/10.1017/S0922156512000088>.

22. [OA] Sovereign Debt Crises as Threats to the Peace: Restructuring under Chapter VII of the UN Charter? *Göttingen Journal of International Law* 4 (2012) 153-175. Available at [http://www.gojil.eu/issues/41/41\\_article\\_goldmann.pdf](http://www.gojil.eu/issues/41/41_article_goldmann.pdf).
23. The Exercise of International Public Authority through National Policy Assessment. The OECD's PISA Policy as a Paradigm for a New International Standard Instrument. *International Organizations Law Review* 5 (2009) 241-298 (with Armin von Bogdandy). Available at <https://doi.org/10.1163/157237408X412907>.  
 [OA] German translation: Die Ausübung internationaler öffentlicher Gewalt durch Politikbewertung. Die PISA-Studie der OECD als Muster einer neuen völkerrechtlichen Handlungsform. *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 69 (2009) 51-102. Available at [http://www.zaoerv.de/69\\_2009/69\\_2009\\_1\\_a\\_51\\_102.pdf](http://www.zaoerv.de/69_2009/69_2009_1_a_51_102.pdf).

## Other Journal Articles

24. Anachronismen als Risiko und Chance: Der Fall Rukoro et al. gegen Deutschland [Risks and Chances of Anachronisms: The Case of Rukoro et al. v. Germany], *Kritische Justiz* 52 (2019) 92-117, available at <https://doi.org/10.5771/0023-4834-2019-1-92>.
25. Freihandelsabkommen und Steuergerechtigkeit: eine menschenrechtliche Perspektive [Free Trade Agreements and Tax Justice: A Human Rights Perspective]. In: *MenschenRechtsMagazin* 21 (2017) 115-128.
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27. [OA] Confusion Now Hath Made His Masterpiece: Brexit and the Bard. *German Law Journal* 17 (2016), Brexit supplement, 25-27. Available at <https://doi.org/10.1017/S2071832200021659>.
28. Dogmatik als rationale Rekonstruktion. Versuch einer Metatheorie am Beispiel völkerrechtlicher Prinzipien [Doctrine as Rational Constructions. A Meta-Theory of Principles of Public International Law]. *Der Staat* 53 (2014) 373-399. Available at <http://doi.org/10.3790/staa.53.3.373>.  
 English draft: Principles in International Law as Rational Reconstructions. A Taxonomy (2013). Available at <http://ssrn.com/abstract=2427891>.
29. [OA] Adjudicating Economics? Central Bank Independence and the Appropriate Standard of Judicial Review. *German Law Journal* 15 (2014) 265-280. Available at <https://doi.org/10.1017/S2071832200002947>.
30. Legarsi le mani: il quadro delle misure di riduzione del deficit in Germania [Fasten Your Handcuffs: Germany's Budget Deficit Reduction Framework]. *Giornale di diritto amministrativo* 12 (2010) 1309-1312.
31. Access to Information about CIA Flights Involved in Extraordinary Renditions. Case Note on the Judgment of the Federal Administrative Tribunal of 29 October 2009 (7 C 22.08). *Juristenzeitung* 65 (2010) 71-73 [in German]. Available at <https://doi.org/10.1628/002268810791536651>.
32. Eine Frage der Inkompetenz: Polizeiliche Warnungen vor Sexualstraftätern [A Question of Incompetence. Police Warnings against Criminal Offenders]. *Kritische Justiz* 42 (2009) 282-292. Available at <http://dx.doi.org/10.5771/0023-4834-2009-3-282>.
33. The Accountability of Private vs. Public Governance "by Information". A Comparison of the Assessment Activities of the OECD and the IEA in the Field of Education. *Rivista trimestrale di diritto pubblico* 58 (2008) 41-69.
34. [OA] Developing the Publicness of Public International Law: Towards a Legal Framework for Global Governance Activities. *German Law Journal* 9 (2008) 1375-1400 (with Armin von Bogdandy and Philipp Dann). Available at <https://doi.org/10.1017/S2071832200000511>.  
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35. [OA] Inside Relative Normativity: From Sources to Standard Instruments for the Exercise of International Public Authority. *German Law Journal* 9 (2008) 1865-1908. Available at <https://doi.org/10.1017/S207183220000687>.
36. Implementing the Rome Statute in Europe: From Sovereign Distinction to Convergence in International Criminal Law? *Finnish Yearbook of International Law* XVI (2008) 5-29.
37. Does Peace follow Justice or Vice Versa? Plans for Post-Conflict Justice in Burundi. *Fletcher Forum of World Affairs* 30 (2006) 137-152. Available at <http://hdl.handle.net/10427/77067>.
38. Sierra Leone: African Solutions to African Problems? *Max Planck Yearbook of United Nations Law* 9 (2005) 457-515. Available at <https://doi.org/10.1163/187574105X00101>.

## Book Chapters

39. Financial Institutions and Social Rights: From Foes to Friends?. In: Christina Binder, Flavia Piovesan, Amaya Ubeda de Torres, and Jane Hofbauer (eds.), *Research Handbook on International Law and Social Rights*, Oxford University Press, Oxford, 2019, forthcoming.
40. Das German Law Journal: Open Access als Element eines wissenschaftlichen Programms [The German Law Journal: Open Access as Part of a Scholarly Approach], In: Hanjo Hamann, Daniel Hürlimann (eds.) *Open Access in der Rechtswissenschaft, Sonderheft "Rechtswissenschaft"*, Nomos, Baden-Baden, 2019, 118-128. Available at <https://doi.org/10.5771/9783748903659>.
41. Relative Normativity. In: Jean d'Aspremont and Sahib Singh (eds.), *Fundamental Concepts for International Law*, Elgar, Cheltenham, 2019, 740-759. Draft available at <https://ssrn.com/abstract=2957069>.
42. Foreign Investment, Sovereign Debt, and Human Rights. In: Ilias Bantekas and Cephas Lumina (eds.), *Sovereign Debt and Human Rights*, Oxford University Press, Oxford 2018, 129-145. Draft available at <https://ssrn.com/abstract=3103632>.
43. Discretion, Not Rules: Post-Unitary Constitutional Pluralism in the Economic and Monetary Union. In: Matej Avbelj and Gareth Davies (eds.), *Research Handbook on Legal Pluralism in EU Law*, Elgar, Cheltenham 2018, 335-354. Draft available at <https://ssrn.com/abstract=3103641>.
44. Sources in the Meta-Theory of International Law: Exploring the Hermeneutics, Authority, and Publicness of International Law, in: Jean d'Aspremont and Samantha Besson (eds.), *The Oxford Handbook on the Sources of International Law*. Oxford University Press, Oxford 2017, 447-468. Draft available at <https://ssrn.com/abstract=2865956>.
45. International Investment Law and Financial Regulation: Towards a Deliberative Approach, in: Rainer Hofmann, Stephan Schill, Christian Tams (eds.), *International Investment Law and the Global Financial Architecture*, Elgar, Cheltenham 2017, in press. Draft available at <https://ssrn.com/abstract=2563258>.
46. The Financial Crisis as a Crisis of Public Reasoning, in: Benjamin Isakhan, Steven Slaughter (eds.), *Democracy and Crisis: Democratizing Governance in the Twenty-First Century*. Palgrave Macmillan, Basingstoke 2014, 71-87.
47. Human Rights and Sovereign Debt Workouts, in: Juan Pablo Bohoslavsky, Jernej Letnar Čer nič (eds.), *Making Sovereign Financing and Human Rights Work*. Hart, Oxford 2014, 79-100. Draft available at <https://ssrn.com/abstract=2330997>.

Spanish Translation: Los derechos humanos y la reestructuración de la deuda soberana, in: Armin von Bogdandy, Flávia Piovesan, Mariela Morales Antoniazzi (eds.), *Constitucionalismo transformador, inclusão e direitos sociais. Desafios do Ius Constitutionale commune Latino-Americano à luz do Direito Econômico Internacional*. Editoria Jus Podium, Salvador 2019, 143-178.

48. Staatsverschuldung und Entwicklung [Sovereign Debt and Development], in: Philipp Dann, Stefan Kadelbach, Markus Kaltenborn (eds.), *Entwicklung und Recht*. Nomos, Baden-Baden 2014, 377-431.
49. Sovereign Debt Restructurings as Exercises of International Public Authority: Towards a Decentralized Sovereign Insolvency Law, in: Carlos Esposito, Juan Pablo Bohoslavsky, Yuefen Li (eds.), *Sovereign Financing and International Law*. Oxford University Press 2013, 39-70 (with Armin von Bogdandy). Available at <https://doi.org/10.1093/acprof:oso/9780199674374.001.0001>.
- [OA] German Translation: Die Restrukturierung von Staatsschulden als Ausübung öffentlicher Gewalt: Zur Möglichkeit der inkrementellen Entwicklung eines Staateninsolvenzrechts, *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 73 (2013) 61-103. Available at [http://www.zaoerv.de/73\\_2013/73\\_2013\\_1\\_a\\_61\\_104.pdf](http://www.zaoerv.de/73_2013/73_2013_1_a_61_104.pdf).
- French Translation: Les restructurations de dettes souveraines comme exercices de l'autorité publique internationale : vers un droit décentralisé sur l'insolvabilité souveraine, in: Geneviève Dufour, David Pavot (eds.), *La crise des dettes souveraines et le droit*. Lexis Nexis, Montréal 2014, 157-197.
- Spanish Translation: Reestructuraciones de Deuda Soberana como Ejercicios de Autoridad Pública Internacional: hacia un Derecho Descentralizado de Insolvencia Soberana, in: Carlos Esposito, Juan Pablo Bohoslavsky, Yuefen Li (eds.), *Deuda Pública y Derecho Internacional*. Tirant, Valencia 2015, 71-110.
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- Discussed by Milos Vec, *Frankfurter Allgemeine Zeitung*, 14 August 2013, page N4.
- Pre-publication: New York University International Law and Justice Working Paper Nr. 2009/2, available on <http://www.iilj.org/publications/2009-2Bogdandy-Goldmann.asp>.
53. Der Widerspenstigen Zähmung, oder: Netzwerke dogmatisch gedacht [The Taming of the Shrewd, or a Doctrinal Approach to Networks], in: Sigrid Boysen et al. (eds.) *Netzwerke*. 47. Assistententagung *Öffentliches Recht*. Nomos, Baden-Baden 2007, 225-246.

## Working Papers

54. Hopes of Progress: European Integration in the History of International Law (October 8, 2018). Max Planck Institute for Comparative Public Law & International Law (MPIL) Research Paper No. 2018-26. Available at <https://dx.doi.org/10.2139/ssrn.3262453>.
55. Public Interests in Sovereign Debt Litigation: An Empirical Analysis (2018) (with Grygoryi Pustovit). Available at <https://ssrn.com/abstract=3122602>.
56. Public Law and Finance: A History of Misunderstandings and a Discourse Theoretical Proposal (2016). Available at <https://ssrn.com/abstract=2865964>.
57. Stress Testing Stress Tests: Challenging the Authority of Indicators (2012). Available at <http://ssrn.com/abstract=2083594>.

## Commissioned Papers

58. [OA] Rechtsgutachten zur verfassungsrechtlichen Vereinbarkeit der geplanten „Heimatumlage“, Gesetzesentwurf „Starke Heimat Hessen“ [Opinion on the Constitutionality of the Proposed “Community Contribution”, Legislative Proposal “Strengthening Communities in Hessen”]. Advisory opinion for the State Ministry of Finance of the Land Hessen (2019), [https://finanzen.hessen.de/sites/default/files/media/hmdf/starke\\_heimat\\_hessen\\_-\\_rechtsgutachten\\_dr\\_matthias\\_goldmann\\_ll.m.pdf](https://finanzen.hessen.de/sites/default/files/media/hmdf/starke_heimat_hessen_-_rechtsgutachten_dr_matthias_goldmann_ll.m.pdf).
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61. [OA] UNCTAD Roadmap and Guide for Sovereign Debt Workouts (2015), [http://unctad.org/en/PublicationsLibrary/gdsddf2015misc1\\_en.pdf](http://unctad.org/en/PublicationsLibrary/gdsddf2015misc1_en.pdf) (collective authorship, member of the drafting committee).
62. [OA] International Law and National (Supranational) Administrative Procedure: Interaction and Mutual Impact. European Parliament, Hearing of the Legal Affairs Committee: “Administrative Procedures in Europe and the US”, 24 February 2015, available at <https://polcms.secure.europarl.europa.eu/cmsdata/upload/039d4194-68a5-4d38-a53c-f1a5e6e411d2/Goldmann.pdf> (2015).
63. [OA] Good Faith and Transparency in Sovereign Debt Workouts. Paper presented at the UNCTAD Working Group on a Debt Workout Mechanism, available at [http://unctad.org/en/PublicationsLibrary/gdsddf2014misc3\\_en.pdf](http://unctad.org/en/PublicationsLibrary/gdsddf2014misc3_en.pdf) (2013) (prior version of no. 20).
64. [OA] Necessity and Feasibility of a Standstill Rule for Sovereign Debt Workouts. Paper presented at the UNCTAD Working Group on a Debt Workout Mechanism, available at [http://unctad.org/en/PublicationsLibrary/gdsddf2014misc4\\_en.pdf](http://unctad.org/en/PublicationsLibrary/gdsddf2014misc4_en.pdf) (2013).
65. [OA] Responsible Sovereign Lending and Borrowing: The View from Domestic Jurisdictions. A Comparative Survey. Commissioned by the United Nations Conference on Trade and Development (UNCTAD), available at <http://unctad.org/en/Pages/GDS/Sovereign-Debt-Portal/Sovereign-Debt-Workout-Mechanism.aspx> (2012).

## Blog Posts

66. Every Year Again: The ECB's Monetary Policy in Court. SAFE Policy Blog, 20 December 2018, <https://safe-frankfurt.de/policy-blog/details/every-year-again-the-ecbs-monetary-policy-in-court.html>. German version published on Verfassungsblog, <https://verfassungsblog.de/alle-jahre-wieder-die-geldpolitik-der-ezb-vor-gericht/>.
67. Gibt es noch Hoffnung für überstaatliche Demokratie? Plädoyer für einen wehrhaften Internationalismus [Is There Still Hope for Democracy Above the State? A Plea for Militant Internationalism], Völkerrechtsblog, 12 September 2018, <http://voelkerrechtsblog.org/gibt-es-noch-hoffnung-fur-uberstaatliche-demokratie/>.

68. Cryptocurrencies: A Sandbox for Regulators?, Verfassungsblog, 2 March 2018, <https://verfassungsblog.de/cryptocurrencies-a-sandbox-for-regulators/> (with Grygoryi Pustovit) (reposted on Oxford Business Law Blog and as a SAFE Policy Letter).
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70. Karlsruhe Refers the QE Case to Luxembourg, SAFE policy letter No. 58, 18 August 2017 <http://safe-frankfurt.de/policy-center/policy-publications/policy-publ-detailsview/publicationname/karlsruhe-refers-the-qe-case-to-luxembourg-summer-of-love.html> ,
71. Integrated European Financial Supervision: Interview on SAFE Policy Blog, 3 May 2017, 3 May 2017, <http://safe-frankfurt.de/policy-blog/details/integrated-european-financial-supervision.html>.
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74. Constant Dripping Wears Away the Stone ... Including Sovereign Debt. Völkerrechtsblog, 23 January 2017, <http://voelkerrechtsblog.org/constant-dripping-wears-away-the-stone-including-sovereign-debt/>. Reposted on Oxford Business Law Blog.
75. Ganz Gallien? Fehlschlüsse aus dem wallonischen CETA-Veto [Entry, Voice and Loyalty with regard to Wallonia's stance on CETA]. Verfassungsblog, 24 October 2016, <http://verfassungsblog.de/ganz-gallien-fehlschluesse-aus-dem-wallonischen-ceta-veto/>.
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77. Eine Schuldenrestrukturierung setzt keinen Grexit voraus! [Debt Restructuring Does not Require Grexit!]. Verfassungsblog, 12 July 2015, <http://www.verfassungsblog.de/eine-schuldenrestrukturierung-setzt-keinen-grexit-voraus/>.
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79. The Course of True Law Never Did Run Smooth. Aesthetic and Eschatological Themes in Martti Koskeniemi's FATU. Völkerrechtsblog, 24 November 2014, <http://voelkerrechtsblog.org/the-course-of-true-law-never-did-run-smooth/>.
80. Argentina in The Hague: Labor Pains of a Public Law for a Pluralistic World Society? Verfassungsblog, 15 August 2014, <http://www.verfassungsblog.de/en/argentinien-den-haag-geburtswehen-eines-oeffentlichen-rechts-der-pluralistischen-weltgesellschaft/#.URi9TbwBik>.
81. Turn to Principles, Not to Values: Prinzipien als rationale Rekonstruktionen. Völkerrechtsblog, 28 May 2014, <http://voelkerrechtsblog.org/turn-to-principles-not-to-values-prinzipien-als-rationale-rekonstruktionen/>.
82. Friend or Foe? The German Federal Constitutional Court's Request for a Preliminary Ruling on the ECB's OMT Program. Blog of Società italiana di diritto internazionale, 19 February 2014, <http://www.sidi-isil.org/sidiblog/?p=707>.
83. Wotans langsamer Abschied? Von der Möglichkeit einer Integrationsrechtsprechung für die pluralistische Bürgergesellschaft [Wotan's Slow Departure? On the Possibility of Judicial Integration in a Pluralistic Civil Society]. JuWiss Blog, 10 February 2014, <http://www.juwiss.de/13-2014/> (review of the OMT decision of the German Federal Constitutional Court).
84. The Diverging Rationalities of Public Finance and International Law: A Plea for a Deliberative Approach, ESIL Reflections, vol. 1, issue 4 (2012), <http://www.esil-sedi.eu/sites/default/files/ESIL%20Reflections%20-%20Goldmann.pdf>.



## Educational

85. Referendarexamensklausur – Öffentliches Recht: Staatsorganisationsrecht und Aufenthaltsrecht – Gefahr erkannt, Gefährder verbannt? [Mock Exam in Public Law: Constitutional and Migration Law – Suspect and Extradite?], *Juristische Schulung* (2019) 636-642.
86. The OECD PISA Program: The High Cost of Low Educational Performance. In: Sabino Cassese, Bruno Carotti, Lorenzo Casini, Eleonora Cavalieri, Euan MacDonald (eds.), *Global Administrative Law: The Casebook*, 3rd edn., vol 2. Istituto di ricerche sulla pubblica amministrazione, Rome 2012, 85-91.
87. The Right of Access to Information in the Age of Globalization: The Federal Administrative Court and Extraterritorial Renditions. In: Sabino Cassese, Bruno Carotti, Lorenzo Casini, Eleonora Cavalieri, Euan MacDonald (eds.), *Global Administrative Law: The Casebook*, 3rd edn, vol. 4. Istituto di ricerche sulla pubblica amministrazione, Rome 2012, 9-13.
88. OECD Guidelines for Multinational Enterprises: The Aker Kvaerner Case - Corporate Social Responsibility and Human Rights at Guantanamo Bay. In: Sabino Cassese, Bruno Carotti, Lorenzo Casini, Eleonora Cavalieri, Euan MacDonald (eds.), *Global Administrative Law: The Casebook*, 3rd edn., vol. 7. Istituto di ricerche sulla pubblica amministrazione, Rome 2012, 131-136.

## Encyclopedia Entries

89. Arrest Warrant Case. In: Max Planck Encyclopedia of Public International Law, Rüdiger Wolfrum (ed.), Oxford University Press, Oxford 2009. Available at <http://opil.ouplaw.com/view/10.1093/law:epil/9780199231690/law-9780199231690-e1249?prd=EPIL>.
90. International Courts and Tribunals, Non-Appearance. In: Max Planck Encyclopedia of Public International Law, Rüdiger Wolfrum (ed.), Oxford University Press, Oxford 2008. Available at <http://opil.ouplaw.com/view/10.1093/law:epil/9780199231690/law-9780199231690-e1249?prd=EPIL>

## Book Reviews

91. Tana Johnson, Organizational Progeny. Why Governments are Losing Control over the Proliferating Structures of Global Governance (Oxford University Press 2015). *European Journal of International Law* 26 (2015) 559-563.
92. Jan Klabbers, An Introduction to International Institutional Law, 2nd ed. (Cambridge University Press 2009). *Max Planck Yearbook of United Nations Law* 14 (2010) 625-629.
93. [OA] A Quantum of Solace: Guzman on the Classical Mechanics of International Law (Andrew Guzman, How International Law Works. A Rational Choice Theory, 2008). *Göttingen Journal of International Law* 1 (2009) 219-226. Available at [http://www.gojil.eu/issues/11/11\\_article\\_goldmann.pdf](http://www.gojil.eu/issues/11/11_article_goldmann.pdf).
94. Andreas Fischer-Lescano/Gunther Teubner, Regime-Kollisionen (Frankfurt: Suhrkamp, 2006). *Verfassung und Recht in Übersee* (2007) 377-380.
95. [OA] Oren Perez, Ecological Sensitivity and Global Legal Pluralism: Rethinking the Trade and Environment Conflict (Oxford: Hart, 2004). *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 65 (2005) 1049-1054. Available at [http://www.zaoerv.de/65\\_2005/65\\_2005\\_4\\_s\\_1033\\_1065.pdf](http://www.zaoerv.de/65_2005/65_2005_4_s_1033_1065.pdf).



## Translation

96. Martin Loughlin, Principles of Domestic Constitutional Law: Great Britain [orig.: Grundstrukturen staatlichen Verfassungsrechts: Großbritannien], in: Armin von Bogdandy, Pedro Cruz Villalón, Peter M. Huber (eds.), *Handbuch Ius Publicum Europaeum*, vol. 1, C.F. Müller, Heidelberg 2007, 217-272.

## Conference Reports

97. [OA] Pointed Reasoning on Normativity: Young Researchers in Legal Philosophy Meet in Würzburg. *German Law Journal* 8 (2007) 199-204. Available at [https://static1.squarespace.com/static/56330ad3e4b0733dcc0c8495/t/56b8622b4c2f858fa58206ab/1454924331375/GLJ\\_Vol\\_08\\_No\\_02\\_Goldmann.pdf](https://static1.squarespace.com/static/56330ad3e4b0733dcc0c8495/t/56b8622b4c2f858fa58206ab/1454924331375/GLJ_Vol_08_No_02_Goldmann.pdf).
98. [OA] "ICC Case Simulation Exercise: Prosecutor v. Five Pilots from Blueland and Whiteland", *German Law Journal* 4 (2003) 815-825. Available at [https://static1.squarespace.com/static/56330ad3e4b0733dcc0c8495/t/56b96a4320c6479dd7f28335/1454991939794/GLJ\\_Vol\\_04\\_No\\_08\\_Goldmann.pdf](https://static1.squarespace.com/static/56330ad3e4b0733dcc0c8495/t/56b96a4320c6479dd7f28335/1454991939794/GLJ_Vol_04_No_08_Goldmann.pdf).

## Selected Talks and Panels

### Accepted Proposals in Response to Calls for Papers

- 2019 *Austerity. Why Human Rights Discourse Came so Late and Changed so Little.* DebtCon3, Georgetown Law Center, Washington D.C.
- 2018 *The Public Interest in Sovereign Debt Litigation: An Empirical Analysis.* Conference for Empirical Legal Studies in Europe, KU Leuven.
- 2018 *The Economic and the Social in Sovereign Debt Crises: Why Human Rights Discourse Came so Late and Changed so Little.* Conference on Contingency in the Course of International Law, Universiteit van Amsterdam.
- 2017 *The Transformation of Sovereign Debt Disputes before Domestic Courts: An Empirical Analysis.* DebtCon2 (Interdisciplinary Conference on Sovereign Debt Research and Management), Graduate Institute, Geneva.
- 2017 *United in Diversity: Monetary Policy and Prudential Supervision in the Banking Union.* Ademu Workshop: The New ECB in Comparative Perspective, European University Institute, Florence
- 2017 *The Complicity of International Law in Global Financial Instability.* ESIL Annual Conference, Università degli Studi di Napoli Federico II.
- 2017 *Are Fiscal Policy Rules Part of the Solution or Part of the Problem?* ADEMU Conference: How Much of a Fiscal Union for the EMU? Banco de España, Madrid.
- 2016 *An Incremental Approach to Sovereign Debt Restructuring.* Biannual Conference of the Society of International Economic Law, University of the Witwatersrand, Johannesburg.
- 2015 *A Matter of Perspective. Global Governance and the Distinction between Public and Private Authority (and Not Law).* XXVII. IVR-Weltkongress, Washington D.C.
- 2015 *A Matter of Perspective: Global Governance and the Distinction between Public and Private Authority (and Not Law).* Barcelona Workshop on Global Governance, ESADE, Universitat Pompeu Fabra.
- 2014 *The Diverging Rationalities of Public Finance and Law: Towards a Deliberative Approach in Monetary, Debt, and Banking Regulation,* Conference: The Reform of International Economic Governance, Facultad de Derecho, Universidad de Granada.
- 2013 *Principles in International Law as Rational Reconstructions. A Taxonomy.* ASIL-ESIL-Rechtskulturen Workshop: Politics and Principle in International Legal Theory, University of Michigan School of Law, Ann Arbor.
- 2013 *The Financial Crisis as a Crisis of Democracy: Towards Sustainable Regulation through Public Reasoning,* XXVIth IVR World Congress of Philosophy of Law and Social Philosophy, Universidad Federal de Minas Gerais, Belo Horizonte, Brazil.
- 2012 *The Financial Crisis as a Crisis of Democracy: Towards Prudential Regulation through Public Reasoning.* American Society of International Law, International Economic Law Interest Group Biannual Meeting, George Washington University, Washington D.C.
- 2012 *Sovereign Debt Restructurings as Exercises of International Public Authority: Towards a Decentralized Sovereign Insolvency Law.* "International Economic Law, Sovereign Debt and Bilateralism": Workshop of the ESIL Interest Group on International Economic Law at the 5th ESIL Biennial Conference, Valencia.
- 2012 *The Financial Crisis as a Crisis of Democracy: Towards Prudential Regulation through Public Reasoning.* 3rd Biannual Conference of the Society of International Economic Law, National University of Singapore, Singapore.

- 2012 *Stress Testing Stress Tests: How to Make Financial Indicators Legitimate and Effective*, 8th Global Administrative Law Seminar: Indicators in Global Governance, Aspen Institute, Rome, Italy.
- 2011 *The Financial Crisis as a Crisis of Democracy: Improving Prudential Regulation through Public Reasoning*. Ph.D. Workshop, 3rd Annual Conference of the Graduate Programme "Global Financial Markets", Friedrich-Schiller-Universität, Jena.
- 2011 *International Institutions and the Exercise of Power by Information: OECD Rankings and Blacklisting*, 4th Research Forum of the European Society of International Law, Tallinn.
- 2011 *The Financial Crisis as a Challenge to Democracy: Does Democracy Keep its Promise?* Presentation at Washington & Lee Univ. School of Law, Lexington (VA).
- 2009 *The Challenge of Global Governance to the Concept of International Law: Refurbishing Legal Positivism*. Global Administrative Law Symposium, University of Edinburgh, UK.
- 2007 *Structuring Transnational Networks through Standard Instruments. The Example of the OECD* [orig.: Neue Handlungsformen zur Strukturierung transnationaler Netzwerke. Eine Darstellung am Beispiel der OECD], Presentation at the 47th Annual Meeting of Young Researchers in Public Law (orig.: Assistententagung Öffentliches Recht), Freie Universität Berlin und Humboldt-Universität zu Berlin.

## Invited Talks

- 2019 *Mozambique's Odious Loans*. Public Stakeholder Conference, Center for Public Integrity, Maputo.
- 2019 *Land Reform in Namibia*. Namibia Week of Justice, Swakopmund.
- 2019 *Reparations for the 1904 Genocide*. Namibia Week of Justice, Windhoek.
- 2018 *How International is the Internationale? Remarks on Hermann Heller's International Legal Theory*. Workshop: Hermann Heller Then and Now, Universidad Autónoma de Madrid.
- 2018 *Fiscal and Monetary Policy Rules in an Egalitarian Perspective*. Inequality Schmooze, Università Statale di Milano.
- 2018 *The Challenge of Authoritarianism: A Critical Reappraisal of Global Administrative Law and International Public Authority*. ICON Society Annual Conference, University of Hong Kong.
- 2018 *Fintech und Kryptowährungen: Eine Herausforderung für den internationalen Zahlungs- und Kapitalverkehr*, Ludwig-Maximilians-Universität München
- 2018 *The Case of the Ovaherero and Nama against Germany*, Max Planck Institute for Comparative Public Law and International Law, Heidelberg.
- 2018 *Too Little, too late? The History of Human Rights in Sovereign Debt Crises*, Academy of European Law Workshop, European University Institute, Florence.
- 2017 *How to Render Soft Law Approaches to Sovereign Debt Effective*. 11th UNCTAD Debt Management Conference, United Nations Office Geneva.
- 2017 *The Treaties of Rome in the History of International Law*. Conference on the 60th Anniversary of the Treaties of Rome, MPI for European Legal History, Frankfurt.
- 2016 *A Specter is Haunting: The Shallow Waters of the Rule of Law in Germany*. Conference: How to Resolve the Crisis of Constitutional Democracy in Central Europe?, Graduate School of Government and European Studies, Ljubljana.

- 2016 *Völkerrechtliche Vereinbarungen und direkte Demokratie*. University of Basel.
- 2016 *Sovereign Debt Restructuring and International Law*. Max Planck Institute for Procedural Law, Luxembourg.
- 2016 *Democracy and Global Capitalism: Of the Vocation of Our Age for International Law*. Global Policy Institute, University of Durham.
- 2016 *From Public International Law to International Public Law. Translating World Public Opinion into International Public Authority*. Workshop on the Philosophical Foundations of Global Law, Universidad de Cartagena, Colombia.
- 2016 *Democracy and Global Financial Capitalism: Are We at a Dead End?* Conference: Derecho Internacional Económico y Derecho Público: tensiones y oportunidades. Universidad de los Andes, Bogotá.
- 2016 *The Missing Link: International Trade, Taxes, and Human Rights*. Seminar, Universidad de los Andes, Bogotá.
- 2016 *Human Rights and TTIP*. ICON Berlin Conference, Humboldt University Berlin.
- 2016 *The Great Recurrence. Karl Polanyi and the Crises of the European Union*. European Law Week, Birkbeck College London.
- 2016 *The Great Recurrence. Karl Polanyi and the Crises of the European Union*. Keynote, Doctoral Seminar, XXVII FIDE Congress, Péter Pázmány University, Budapest.
- 2016 *All Debts are Equal? On Sovereign Debt Restructuring in Greece, Germany, and Europe*. London School of Economics and Political Science.
- 2016 *Constitutional Pluralism as Mutually Assured Discretion: The ECJ, the BVerfG, and the ECB*. GOLEM seminar, London School of Economics and Political Science.
- 2016 *Public Law and Finance: A History of Misunderstandings and a Discourse Theoretical Proposal*. Queen Mary University, London.
- 2016 *All Debts are Equal? On Sovereign Debt Restructuring in Greece, Germany, and Europe*. Warwick University School of Law Lunch Talk.
- 2016 *An Incremental Approach to Sovereign Debt Restructuring*. DebtCon1, Georgetown University School of Law, Washington D.C.
- 2015 *Public and Private Authority in a Global Setting: The Example of Sovereign Debt Restructuring*. Workshop on Public and Private Authority, Copenhagen Business School.
- 2015 *All Debts are Equal? On Sovereign Debt Restructuring in Greece, Germany, and Europe*. IACL Roundtable, Greek Parliament, Athens.
- 2015 *Lawmaking through Principles of International Law? The Example of Sovereign Debt Sustainability*. Lunch Talk, Juridikum, Universität Wien.
- 2015 *Constitutional Pluralism as Mutually Assured Discretion: The ECJ, the BVerfG, and the ECB*. Workshop: The ECJ, the ECB, and the Supremacy of EU Law. Copenhagen University.
- 2015 *Vergessen oder vergeben? Zur Geschichte der Staatsverschuldung. Ist das Erinnern zum Vergessen? - Veranstaltung im Rahmen der Ausstellung "Sense of Doubt"*. Museum für angewandte Kunst, Frankfurt a.M.
- 2015 *Sources in the Meta-Theory of International Law*. Oxford Handbook on the Sources of International Law - Second Workshop. Université de Fribourg.

- 2015 *A Discourse Theoretical Approach to Sovereign Debt Restructuring*. Workshop: "Democracy and Financial Order - Legal Perspectives". Goethe Universität Frankfurt.
- 2015 *The ECJ's OMT Ruling*. Webinar of the Institute of New Economic Thinking, Young Scholars' Initiative.
- 2015 *Greece: The Case for a Debt Restructuring and Investment for Growth*. Panel discussion: Hellas' Zukunft? Greece and Europe after the Referendum. German-American Institute Heidelberg.
- 2015 Monetary Policy and Financial Supervision in the Mandate of the ECB: Unity in Diversity? Workshop: Italian Banking and Financial Law in the Light of the European Banking and Capital Markets Unions, Università La Sapienza, Rome.
- 2015 Monetary Policy and Financial Supervision in the Mandate of the ECB: Unity in Diversity? Workshop: Constitutional Challenges of the European Economic and Monetary Union – Italian and German Perspectives, Villa Vigoni.
- 2015 An Empathetic Teacher: Public Law and Finance. Junior Keynote - Brussels Global Law Week, Université Libre de Bruxelles.
- 2015 *Sovereign Debt Workouts – The Purpose of Principles*. Workshop: Legal Framework for Debt Restructuring Processes: Options and Elements, Columbia University, New York.
- 2014 *Gobernanza Global, Reformas Estructurales y Derechos Humanos en el siglo XXI*. Seminario: Las Reformas Estructurales en México y la Ampliación de los Derechos Humanos: Un Acercamiento Multidisciplinario, Benemerita Universitat Autónoma de Puebla, México (presentation in English).
- 2014 *A Matter of Perspective: Global Governance and the Distinction between Public and Private Authority (and Not Law)*. Workshop: Global Administrative Law and the Concept of Law, Universidade de Lisboa, Lisbon.
- 2014 *Couper la tête du roi? Informal Authority as a Challenge for Public International Law*. 7th Annual International Conference, Cluster of Excellence Normative Orders, Goethe University Frankfurt.
- 2014 *Karlsruhe et la Cour de justice: les adieux de Wotan ou la ruse de Loge? Après-midi d'étude "Quand Karlsruhe critique Francfort et menace Luxembourg : Le renvoi préjudiciel relatif aux opérations monétaires sur titres"*, Université Saint-Louis, Brussels.
- 2014 *Legal Strategies for Global Governance: International Public Authority and Other Approaches* [orig.: Zum rechtlichen Umgang mit Globalisierungsphänomenen: Internationale öffentliche Gewalt im Vergleich mit anderen Ansätzen]. Meeting of DFG Network on the Role of Comparative Criminal Law for the Europeanization of Criminal Law, Friedrich Schiller Universität Jena.
- 2014 *Doctrine: What Public Law Might Learn from Protestant Theology*, ICON Society Inaugural Conference, European University Institute and Università di Firenze, Florence.
- 2014 *The Concept of International Public Authority* [orig.: Der Begriff der internationalen öffentlichen Gewalt]. Workshop on International Domination and Public Authority. Cluster of Excellence "Normative Orders", Goethe Universität Frankfurt.
- 2014 *Standstill during Sovereign Debt Restructurings: The Need for Public Law Approaches*. NYU/UBA/UNCTAD Joint Conference: Sovereign Debt Restructurings: Bridging Economic Reality with Law, Facultad de Derecho, Universidad de Buenos Aires.
- 2014 *Towards a Deliberative Approach in Monetary, Fiscal, and Banking Regulation: Consequences for International Investment Law*. International Investment Law and the Global Financial Architecture: Frankfurt Investment Law Workshop 2014, Goethe Universität Frankfurt.

- 2014 *Do ESM Memoranda of Understanding Infringe the Freedom of Collective Bargaining?* Workshop: Freedom of Collective Bargaining and European Economic Governance, Cluster of Excellence "Normative Orders", Goethe Universität Frankfurt (with Franz Ebert).
- 2013 *A Matter of Perspective: Global Governance and the Distinction between Public and Private Authority (and Not Law)*. The Architecture Dialogue Series, Amsterdam Research Institute for Legal Studies, Universiteit van Amsterdam.
- 2013 *A Matter of Perspective: Global Governance and the Distinction between Public and Private Authority (and Not Law)*. Workshop: The Changing German Landscape of Theorizing Public Law, New York University School of Law.
- 2013 *Sovereign Debt and Fiscal Policy Innovation*. Conference on Innovations in Development Financing, New York University School of Law.
- 2013 *Between Facts and Norms: Introduction to Chapters 1 and 2 in a Global Perspective* [orig: Faktizität und Geltung, Einführung zu Kapitel 1 und 2 in globaler Perspektive], Masterclass with Jürgen Habermas, Max Planck Institute for Comparative Public Law and International Law, Heidelberg.
- 2012 *Global Justice and Amartya Sen's Theory of Public Reasoning*. Notions of Justice in Global Cooperation: A Workshop with Thomas Pogge, Centre for Global Cooperation Research (Käthe Hamburger-Kolleg), Duisburg.
- 2012 *Land Use: The Potential of Soft Law Approaches*, First Global Soil Forum, Berlin.
- 2012 *Legality and Legitimacy of a European Banking Union* [orig.: Legalität und Legitimität einer europäischen Bankenunion]. Workshop with Jürgen Habermas on the Development of the European Union in the Light of Discourse Theory. Max Planck Institute for Comparative Public Law and International Law, Heidelberg.
- 2012 *Sovereign Debt Restructurings as Exercises of International Public Authority: Towards a Decentralized Sovereign Insolvency Law*, ILLJ International Legal Theory Colloquium Spring 2012, convened by Professors Benedict Kingsbury and Joseph Weiler, New York University School of Law (with Armin von Bogdandy).
- 2012 *Principles of Responsible Fiscal Policy: From Discretion to Rules*. Responsible Sovereign Financing: The Search for Common Principles. Conference by UNCTAD and the Universidad Autónoma de Madrid, Spain.
- 2010 *Taming and Framing Indicators. A Legal Reconstruction of the OECD PISA Programme*. Conference "Indicators as a Technology of Global Governance", New York University School of Law.
- 2009 *The Exercise of International Public Authority through National Policy Assessment: The OECD's PISA Policy*. Visiting Fellows Talk, Lauterpacht Centre for International Law, Cambridge University.
- 2009 *National Policy Assessment as International Public Authority. The OECD PISA Program as a New Standard Instrument*. [orig.: Politikbewertung als internationale öffentliche Gewalt: Die PISA-Politik der OECD als Muster einer neuen völkerrechtlichen Handlungsform]. Workshop of SFB 597 "Transformations of the State", Universität Bremen, and Max Planck Institute for Comparative Public Law and International Law, Universität Bremen.
- 2008 *The Use of International Soft Law by German Courts* [orig.: Zum Umgang mit Soft Law vor deutschen Gerichten]. Workshop "Public International Law in Domestic Legal Orders", Vienna University of Economics and Business and Juridikum of Universität Wien.
- 2008 *Beyond Relative Normativity: Taxonomizing the Instruments of Public Authority*. German-Israeli Minerva School on "The Exercise of Public Authority by International Institutions", Tel Aviv University.



- 2008 *On the Publicness of Public International Law*. German-Israeli Minerva School on “The Exercise of Public Authority by International Institutions”, Tel Aviv University (with Philipp Dann).
- 2007 *Ethnically Motivated Party Bans: The Perspective of International Law*, Workshop “Managing ethnic conflict through institutional engineering. Ethnic party bans in Africa”, Technische Universität Darmstadt.
- 2007 *Governing Officially Supported Trade Finance: The OECD Export Credits Arrangement and Related Instruments*, Workshop “The Exercise of Public Authority by International Institutions”, Max Planck Institute for Comparative Public Law and International Law, Heidelberg.
- 2007 *Implementing Universal Jurisdiction Reasonably: Between Impunity and World Police*, Seminar by the Finnish Red Cross and the University of Helsinki, Helsinki.
- 2006 *Holding Governments Accountable through Information: Multilevel Education Assessments by Private and Public Institutions*. Second Global Administrative Law Seminar, Università della Tuscia, Viterbo (Italien).
- 2005 *Ne bis in idem – The Interdiction of Double Jeopardy*. Afghanistan Fair Trial Workshop, Max Planck Institute for Comparative Public Law and International Law, Heidelberg.

#### Workshops and Panels Organized (Selection)

- 2018 *The Economic and the Social in European and International Law*. Workshop at Goethe University Frankfurt.
- 2018 *The Authoritarian Pushback and the Resilience of International Institutions*. Panel, ICON Society Hong Kong Conference. Convened with Silvia Steininger on the basis of a Call for Papers.
- 2016 *Sovereign Debt Restructuring in a Diverse World*. Panel, Biannual Meeting of the Society of International Economic Law, University of the Witwatersrand, Johannesburg.
- 2016 *TTIP – How to Reclaim Democracy and Human Rights?* Panel at the ICON Society Berlin Conference with H el ene Ruiz-Fabri, Alberto Alemanno, and Robert Howse.
- 2016 *Public Law Publishing beyond Borders*. Panel at the ICON Society Berlin Conference with JHH Weiler, Marta Cartabia, Max Steinbeis, Russell Miller, Fernando Munoz, and Mattias Kumm. Video: <https://www.youtube.com/watch?v=QKlfMYenCwg>
- 2015 *Democracy and Financial Order – Legal Perspectives*. Workshop at Goethe Universit at Frankfurt.
- 2014 *The Rationality of Public Law – Transdisciplinary Challenges*. Panel at the ICON Society Inaugural Conference, Florence.
- 2014 *The Judiciary and the Public*. Workshop with Luis Moreno Ocampo, Max Planck Institute for Comparative Public Law and International Law, Heidelberg.
- 2013 *Doctrine – Apology or Critique of Normativity?* [orig.: Dogmatik - Apologie oder Kritik von Normativit at?] Panel at the Conference "Practices of Critique", Cluster of Excellence “Normative Orders”, Goethe University Frankfurt.
- 2013 Masterclass with J urgen Habermas: “Between Facts and Norms” in a Global Perspective. With Armin von Bogdandy and Dana Schmalz.

- 2013 *The Changing German Landscape of Theorizing Public Law*. Workshop, New York University School of Law (co-organized with NYU).
- 2012 *Debt and Financial Regulation in Reaction to the Crisis: Legal Perspectives on Recent Transformations of Public Authority*. International Workshop, Max Planck Institute for Comparative Public Law and International Law, Heidelberg.
- 2012 *Democracy – Change – Collective Security: Public International Law one Year after the Arab Spring* [orig.: Demokratie – Wandel – kollektive Sicherheit: Das Völkerrecht ein Jahr nach dem Umbruch in der arabischen Welt], Workshop of the Working Group of Young Scholars in Public International Law [Arbeitskreis junger Völkerrechtswissenschaftler/-innen] and the German Society for International Law, Heinrich-Heine-Universität Düsseldorf.
- 2008 *Freedom – Security – Publicness*. 48th Annual Meeting of Young Researchers in Public Law (Assistententagung Öffentliches Recht), Heidelberg. Member of an organizing committee of eight persons.
- Since 2006 Several workshops at the Max Planck Institute for Comparative Public Law and International Law on the Exercise of Public Authority by International Institutions.