

## Curriculum Vitae

### Professional and Visiting Appointments

---

<b>University of Amsterdam(UvA)</b>	since 2011
<i>Professor</i> of International Law and Social Justice	since 2018
<i>Director</i> , Amsterdam Center for International Law (ACIL)	since 2016
<i>Head of Department</i> , International and European Law	2023-2024

- performing leadership functions with personal and budgetary responsibilities, inter alia conducting performance assessments; (co-)directing collaborative research projects, including ‘The Architecture of Post-national Rulemaking’ (2013-2016), ‘Law and Justice Across Borders’ (2016-2020), and now ‘Sustainable Global Economic Law’ (since 2020, ca. 30 researchers); co-initiating and leading the University Research Priority Area ‘Decolonial Futures’, of which I am a Board Member.

<b>European University Institute</b> , Fiesole, Italy	Fall 2024
<i>Fernand Braudel Fellow</i>	

<b>The New Institute</b> , Hamburg, Germany	
<i>Fellow</i> , secondment from UvA	2021-22
– fellowship for a project on the foundations of value and values at the intersection of economic and moral thought.	

<b>UC Berkeley</b> , Center for the Study of Law and Society	Spring 2017
<i>Visiting Scholar</i>	

<b>Jindal Global Law School</b> , Sonapat, India	Spring 2015
<i>Honorary Visiting Professor</i>	

<b>National University of Singapore (NUS)</b>	Fall 2013
<i>Visiting Senior Fellow</i>	

<b>New York University (NYU) School of Law</b>	2010-2011
<i>Hauser Research Scholar</i>	

<b>Tel Aviv University</b> , Cegla Center for the Interdisciplinary Research of the Law	Fall 2008
<i>Visiting Scholar</i>	

<b>Max Planck Institute for Comparative Public Law and International Law</b>	2006-2011
<i>Research Fellow</i>	

- i.a. coordinating research projects on ‘International Public Authority’, and ‘International Judicial Lawmaking’.

## Education

---

<b>Johann-Wolfgang Goethe University</b> , Frankfurt <i>Dr. jur. with summa cum laude</i> Thesis title: ‘On Words and Deeds: How the Practice of Interpretation Develops International Norms’ Supervisor: Prof. Dr. Armin von Bogdandy	2006-2010
<b>University of London</b> , School of Oriental and African Studies <i>Master of Laws (LL.M.)</i> with distinction (top 3% of my class)	2005-2006
<b>Dresden University of Technology</b> , School of International Studies <i>Bachelor in International Relations</i> with the grade excellent	2002-2005
<b>American University in Cairo</b> <i>Study Abroad</i>	2004-2005

## Honours and Awards

---

Fellowship, The New Institute (TNI), Hamburg	2021-23
Book Prize of the European Society of International Law (ESIL)	2014
Hauser Fellowship of New York University (NYU)	2010-2011
Post-doctoral Scholarship of the German Academic Exchange Service (DAAD)	2010-2011
Scholarship of the Cegla Center at Tel Aviv University	2008
Scholar of the German-American Parliamentary Partnership Program	1998
National Honour Society of Secondary Schools, USA	1998

## Service to the Discipline

---

Leiden Journal of International Law (LJIL), Member of the LJIL Foundation Editor-in-Chief Editor	since 2024 2015-2024 2012-2015
Editorial Board Membership, Wolters Kluwer International Law Series: ‘Human Society and International Law’	since 2021
Advisory Board Member, ‘Quaderni di SIDI Blog’ (Official Journal of the Italian Society of Int’l Law)	since 2021
Many reviews and participation in selection committees for grant proposals of the European Research Council (ERC), the Dutch (NWO), German (DFG), Norwegian, Polish and Czech Research Councils and the Volkswagen Foundation.	
Many reviews and participation in research assessments of academic institutions, and as external reviewer for hiring and promotion procedures, including tenure reviews. Many peer-reviews of books and articles for journals and publishers.	

## Other Activities (Selection)

---

Berlin Social Science Center (WZB), Member of the Advisory Board	since 2018
Member, Research Project on ‘ASEAN Integration Through Law’, based at the National University of Singapore (NUS)	2011-2016
Continued Education:	
‘Academic Leadership’, University of Amsterdam (ca. 100 hours)	2019/20
‘Qualitative Methods’, 8 weeks, 4-5h/week, by University of Amsterdam (Coursera)	2016
‘Basic Statistics’, 8 weeks, 4-5h/week, by University of Amsterdam (Coursera)	2016
‘Quantitative Methods’, 8 weeks, 4-5 h/week, by University of Amsterdam (Coursera)	2016
‘Basic Teaching Qualification’, University of Amsterdam	2014

## Teaching Activities

---

At the Faculty of Law, University of Amsterdam, I have developed and taught courses on

- |   |   |
|---|---|
| – <i>Principles and Foundation of International Law</i> | – <i>International Law and Justice in Context</i> |
| – <i>International Law and Contemporary Challenges</i>  | – <i>International Dispute Settlement</i>         |
| – <i>International Law and Sustainable Development</i>  | – <i>International Trade Law</i>                  |
|   | – <i>Methods of Legal Research</i>                |

Supervision of ca. 8 master theses per year; supervision of teams for the ELSA Moot Court Competition in WTO Law (2012-2018) and the Jessup Moot Court Competition (2007-2008).

Selection of teaching at other Universities: *The Law and Practice of International Courts and Tribunals*, intensive course (27 hours) at the National University of Singapore (Fall 2013); also as intensive course (20 hours) at the Centre for International Studies, TU Dresden (May 2014); *Adjudicating Trade and Investment Disputes*, intensive course (30 hours), at Jindal Global Law School, Sonapat, India (Spring 2015).

## PhD Supervision (chronological per date of completion)

---

*Tim Staal*, ‘After Agreement: On the Authority and Legitimacy of Environmental Post-Treaty Rules’ (2012-2017), together with André Nollkaemper;

*Nik de Boer*, ‘Strengthening Democracy in the European Union through the Courts?’ (2013-2018), together with Deirdre Curtin and Leonard Besselink;

*Svetlana Yakovleva*, ‘Governing Trade in Data’ (2017-2021, defended *cum laude*), together with Joris van Hoboken;

*Wim Zimmermann*, ‘Actions, Arguments, Indeterminacy: Critical Legal Theory and Compliance Theory’ (2017-2023), together with Janne Nijman;

*Vladislav Djanic*, ‘The History of Contract Based Public-Private Arbitrations’ (2017-2023), together with Stephan Schill;

*Zhonghua Du*, ‘Civil Liability for Emissions Under International Law’ (since 2021), together with André Nollkaemper;

*Gustavo Becker Monteiro*, ‘Business and Human Rights Arbitration’ (since 2021), together with Hélène Ruiz Fabri and in cotutelle with the University of Luxembourg;

*Máté Csernus*, ‘Incidental Jurisdiction’ (since 2022), together with Andrea Leiter.

*Miriam Heipertz*, ‘Conceptions of Property in the Making of International Law’ (since 2023), together with Maria Weimer.

Participation in several reading committees, including *Sophie Starrenburg*, ‘Striking a Balance between Local and Global Interests: Communities and Cultural Heritage Protection in Public International Law’ (2024), Leiden; *Roman Teshome*, ‘The Human Cost of Development’ (2023), Amsterdam; *Jackson Oldfield*, ‘Smuggling in International Law’ (2023); *Miha Marvenko*, ‘Global Cities and

the Transformation of International Law’ (2021), Asser Institute; *Carl Emilio Lewis*, ‘Public International Law and the Pursuit of Universality’ (2020), Tilburg University; *Kathryn Greenman*, ‘The History and Legacy of State Responsibility for Rebels 1839-1930’ (2018), Amsterdam; *Enrico Partiti*, ‘Public Play upon Private Standards’ (2017), Amsterdam.

## Languages

---

German: native language

English: proficiency (C2)

Dutch: proficiency (C1)

French: lower intermediate (B1)

Italian: lower intermediate (B1)

Spanish: lower intermediate (B1)

Arabic: elementary (A2)

## Organization of Conferences and Workshops (Selection)

---

I have organized several international lecture series, reading- and discussion groups in my capacity as Director of the Amsterdam Center for International Law (ACIL), and in other capacities before that. In addition:

14 July 2022 ‘Climate Injustice and International Law’, Panel at the Law and Society Association (LSA), Annual Conference, Lisbon, Portugal (together with Jochen von Bernstorff).

31 May 2019 ‘The Specter of Contingency in International Law’, Panel at the Law and Society Association (LSA), Annual Conference, Washington D.C. (together with Kevin Jon Heller).

14-16 Jun. 2018 ‘Contingency in the Course of International Law: How International Law Could have Been’, Conference, University of Amsterdam (together with Kevin Jon Heller).

20 Oct. 2017 ‘The Trajectories of International Legal Histories’, 30<sup>th</sup> Anniversary Symposium of the Leiden Journal of International Law (LJIL), Grotius Centre, The Hague (together with Eric de Brabandere).

10 Jun. 2016 ‘Reason, Rhetoric and Violence in International Legal Argument’, workshop at the University of Amsterdam, in collaboration with Jean d’Aspremont and the Manchester International Law Centre.

18-19 Jun. 2015 ‘Relative Authority in European and International Law’, workshop, University of Amsterdam, (together with Joana Mendes).

## Presentations (Selection)

---

3 Oct. 2024 ‘Greening States: Old and New Divides in the Climate Crisis’, Conference on ‘Distributive Justice in International Law’, LUISS, Rom (together with Jochen von Bernstorff).

12 Feb. 2024 ‘Carr and the Climate’, University of Edinburgh, Lecture Series.

- 13 Dec. 2022 ‘Contingency in Law’, Workshop on the ‘The Right to Interpretation’, The New Institute, Hamburg, Germany.
- 16 July 2022 ‘The International Court of Justice in the Battle for International Law (1975-2000)’, Law and Society Association, Lisbon, Portugal.
- 14 July 2022 ‘Offset States: Uncivilized, Underdeveloped, Incapable’ (together with Jochen von Bernstorff), Law and Society Association, Lisbon, Portugal.
- 28 June 2022 ‘Market Mechanisms in the Climate Crisis’, Workshop on Limits to Growth, The New Institute, Hamburg, Germany.
- 13 May 2022 Invited presentation on ‘International Investment Protection Made in Germany? On the Domestic and Foreign Policy Dynamics Behind the First BITs’, Workshop on Sociological Perspectives on International Economic Law, European University Institute, Italy.
- 16 Feb. 2022 ‘The Role of Law in the Climate Crisis: What Should Legal Analysis Become?’, Evening Lecture, The New Institute, Hamburg, Germany.
- 15 Jan. 2022 ‘Carbon Pricing and Border Adjustments—Legal Principles’, at ‘T7 Inception Conference’, online.
- 9 Dec. 2021 Invited presentation on ‘The Path Not Taken: On Legal Change and its Context’, I-HILT History of International Law E-Lecture Series, Tilburg.
- 11 Dec. 2020 Invited workshop presentation: ‘The Law of GDP’, Workshop on the Constitutions of Value, University of Würzburg and TMC Asser Institute.
- 10 Dec. 2020 Invited workshop presentation: ‘Contingency in the Path of International Law’, Workshop on the Path of International Law, Graduate Institute, Geneva.
- 22 Sept. 2020 Invited panel presentation ‘On the Law of the Global Economy’, Annual Conference of the EuroMemo Group.
- 5 Dec. 2019 Invited workshop presentation ‘Cognitive Biases and International Law: The Point of Critique’, at ‘International law’s invisible frames – Social cognition and knowledge production in international legal processes’, Hebrew University, Jerusalem.
- 28 Nov. 2019 Invited workshop presentation ‘International Law in the Age of Authoritarian Populism’, at ‘The End of International Public Authority? Contestation, Crisis and Resilience’, Max Planck Institute for International Law, Heidelberg (together with Michael Zürn).
- 1 Nov. 2019 Invited workshop presentation ‘Why Use the Language of the Law in Global Politics?’, at ‘International Legal Argumentation Outside the Courtroom’, University of Michigan Law School, Ann Arbor.
- 31 May 2019 ‘International Economic Law and Policy in the Shadows of the Second World War’, Law and Society Association (LSA), Annual Conference, Washington D.C.
- 29 May 2019 Invited Lecture: ‘Judges as Members of Small Groups: Dynamics of Deliberation and Groupthink Bias’, Judicial Speech Acts Workshop, University of Pennsylvania.
- 17 May 2018 Invited lecture: *The Copenhagen Declaration and the challenges to human rights in contemporary Europe*, Conference on ‘Copenhagen, Elsinore and the Future of Europe: Assessing the Danish Chairmanship of the Council of Europe’, Copenhagen.

- 31 Jan. 2018 *Hindsight Bias in the Path of International Law*, Conference ‘The Neglected Methods of International Law: Empirical, Socio-Legal, and Comparative’, University of Leicester.
- 23 Nov. 2017 Keynote: *Politicizing the European Court of Human Rights*, High-Level Expert Conference: ‘2019 and Beyond: Taking Stock and Moving Forward from the Interlaken Process’, Council of Europe, Danish Chairmanship, held at Kokkedal, Denmark.
- 6 July 2017 *The Idea of Relative Authority in International and European Law*, at ICON·S Conference ‘Courts, Power, Public Law’, Copenhagen (together with Joana Mendes).
- 13 Feb. 2017 *Making Sense of What has Happened: Hindsight Bias and Counterfactual Thinking in International Law*, Lecture at the University of California at Los Angeles (UCLA).
- 24 Aug. 2016 *The Authority of International Investment Tribunals*, public lecture, University of Los Andes, Bogota, Colombia.

## List of Publications

ORCID: <https://orcid.org/0000-0001-5993-4869>

SSRN: <http://ssrn.com/author=793424>

## Monographs

---

1. *How Interpretation Makes International Law: On Semantic Change and Normative Twists* ([Oxford, Oxford University Press 2012](#)) (Paperback edition with a new Preface, 2014), 344 pages.

Recipient of the 2014 Book Prize of the European Society of International Law, see <[www.esil-sedi.eu](http://www.esil-sedi.eu)>. Reviews: Jan Klabbers in 24 EUROPEAN JOURNAL OF INTERNATIONAL LAW 718-722 (2013); Ralph Christensen in 68 JURISTEN ZEITUNG 994-995 (2013); Irina Buga in BRITISH YEARBOOK OF INTERNATIONAL LAW 190-192 (2013); Gelijn Molier in 60 NETHERLANDS INTERNATIONAL LAW REVIEW 503-507 (2013); Joshua Paine in 31 AUSTRALIAN YEARBOOK OF INTERNATIONAL LAW 121-125 (2013); Cristina Hoss in 74 HEIDELBERG JOURNAL OF INTERNATIONAL LAW 402-408 (2014); Prabhakar Singh in 5 ASIAN JOURNAL OF INTERNATIONAL LAW 210-211 (2015); Cherise M. Valles in 14 WORLD TRADE REVIEW 548 – 552 (2015). Review essays by Maria Panezi, *Of Tortoises and Hares: Exploring the Roles of International Administrations and Tribunals in the Development of International Law*, 4 TRANSNATIONAL LEGAL THEORY 283-300 (2013); Chris Thomale, *Sprache und Recht [Language and Law]*, 99 ARCHIVES FOR PHILOSOPHY OF LAW AND SOCIAL PHILOSOPHY 420-432 (2013).

2. *In Whose Name? A Public Law Theory of International Adjudication*, Thomas Dunlap transl. ([Oxford, Oxford University Press 2014](#)) (together with Armin von Bogdandy) (Paperback edition with a new Preface, 2016), 304 pages.

Original in German: *In wessen Namen? Internationale Gerichte in Zeiten globalen Regierens*, ([Berlin, Suhrkamp 2014](#)) (together with Armin von Bogdandy).

Reviews: Elisabeth von Thadden, 'Die Zukunft des Rechts', 4 DIE ZEIT 2014 44; Annette Wilmes, 'Die Macht der Gerichte', Deutschlandfunk, ANDRUCK – DAS MAGAZIN FÜR POLITISCHE LITERATUR, 20.01.2014; Berthold Merkle, 'Im Namen der Völker', NEUE ZÜRCHER ZEITUNG, 27.03.2014; Patrick Stellbrink, in PORTAL FÜR POLITIKWISSENSCHAFT, 21.08.2014; Andreas Grimm in ARCHIV DES VÖLKERRECHTS 282-284 (2014); Gabriel M Lentner in 8 INTERNATIONAL CONSTITUTIONAL LAW JOURNAL 474 (2014); Björn Schiffbauer in 7 ZEITSCHRIFT FÜR AUßEN UND SICHERHEITSPOLITIK 529-531 (2014); Brandeis Institute for International Judges, 28 PACIFIC MCGEORGE GLOBAL BUSINESS & DEVELOPMENT LAW JOURNAL 47-53 (2014); Mehrdad Payandeh, 139 ARCHIV DES ÖFFENTLICHEN RECHTS 630-634 (2014); Luise K. Müller 2 ZEITSCHRIFT FÜR MENSCHENRECHTE (2016). Review essay by Rolf Gröschner, *"Im Namen der Völker und Bürger"*, 69 JURISTEN ZEITUNG 674-678 (2014).

Spanish translation: *¿En nombre de quién? Una teoría de derecho público sobre la actividad judicial internacional?*, Paola Andrea Acosta Alvarad transl. (Bogotá, Universidad Externado 2016). Reviewed by Leonardo García Jaramillo on <http://www.ambitojuridico.com>. Earlier, shorter Italian version: *In nome di chi? Giurisdizione internazionale e teoria del discorso*, Enrico Daly transl. (Turin, Trauben 2010).

3. *The Internal Effects of ASEAN External Relations* ([Cambridge, Cambridge University Press 2016](#)) (together with Li-ann Thio), 254 pages.
4. Short Book, Inaugural Lecture: *International Law and the Spectre of Inequality* ([Amsterdam University Press 2019](#)).
5. Short Book, Open Access: *Towards a New Enlightenment. The Case for Future-oriented Humanities* ([Bielefeld, Transcript 2022](#)) (together with Markus Gabriel, Christoph Horn, Anna Katsman, Wilhelm Krull, Anna Luisa Lippold, and Corine Pelluchon), 80 pages.

## Edited Volumes

---

6. *Contingency in International Law: On the Possibility of Different Legal Histories* (Ingo Venzke and Kevin Jon Heller eds, Oxford University Press 2021).  
Discussed at [Joint Symposium of OpinioJuris and Völkerrechtsblog](#), with contributions by Kanad Bagchi, Adeel Hussain, Vidya Kumar, Doreen Lustig, Hirofumi Oguri, Ntina Tzoulava, and Marina Veličković. Also reviewed by Ville Kari, 24(3) JOURNAL OF THE HISTORY OF INTERNATIONAL LAW 453-458 (2022).
7. *International Judicial Legitimacy: New Voices and Approaches* (Hélène Ruiz Fabri, André Nunes Chaib, Ingo Venzke & Armin von Bogdandy eds, Baden-Baden, Nomos 2020).
8. *Allocating Authority in European and International Law* (Joana Mendes & Ingo Venzke eds, Oxford, Hart 2018).  
Reviewed by Miroslava Scholten in 11 REVIEW OF EUROPEAN ADMINISTRATIVE LAW 129-131 (2018).
9. *International Judicial Lawmaking: On Public Authority and Democratic Legitimation in Global Governance* (Armin von Bogdandy & Ingo Venzke eds, Berlin, Springer 2012). Previously published in 12 GERMAN LAW JOURNAL 979-1370 (2011).  
Reviewed by Cameron Miles in 2 CAMBRIDGE JOURNAL OF INT'L & COMP. LAW 671-677 (2013). Review essay by Giacinto della Cananea, *Themis and Dike in the International Arena*, 12 GERMAN LAW JOURNAL 2059-2070 (2011).

## Journal Articles

---

10. *Die Rechtmäßigkeit des Verbots von „fossiler Werbung“*, 4 NACHHALTIGKEITSRECHT 178-186 (2024) (together with Laurens Ankersmit).
11. *International Investment Protection Made in Germany? On the Domestic and Foreign Policy Dynamics Behind the First BITs*, 33(4) [EUROPEAN JOURNAL OF INTERNATIONAL LAW](#) 1183–1207 (2022) (together with Philipp Günther). Translated from German (published 2022) and thoroughly revised.
12. *Völkerrechtlicher Investitionsschutz made in Germany? Zur Genese und Gestalt des ersten BIT zwischen Deutschland und Pakistan (1959)* 82(1) [ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT \(ZAÖRV\)](#) 73-120 (2022) (together with Philipp Günther).
13. *The Law of the Global Economy and the Spectre of Inequality*, 9(1) [LONDON REVIEW OF INTERNATIONAL LAW](#) 111-134 (2021).
14. *Possibilities of the Past? The History of the NIEO and the Travails of Critique*, 20 [JOURNAL OF THE HISTORY OF INTERNATIONAL LAW](#) 263-302 (2018).
15. *What if? Counterfactual (Hi)Stories of International Law*, 8(2) ASIAN JOURNAL OF INTERNATIONAL LAW 403-431 (2018).



16. *The Idea of Relative Authority in European and International Law*, 16(1) INTERNATIONAL JOURNAL OF CONSTITUTIONAL LAW 75-100 (2018) (together with Joana Mendes).
17. *Juridische keuzes bepalen de verdeling van macht en welvaart wereldwijd* [*Legal Choices Determine the Distribution of Power and Wealth Worldwide*] 75(2) SOCIALISME & DEMOCRATIE 74-86 (2018) (transl. Asaf Lehat).
18. *From Public International to International Public Law: Translating World Public Opinion into International Public Authority*, 28 EUROPEAN JOURNAL OF INTERNATIONAL LAW 115-145 (2017) (together with Armin von Bogdandy and Matthias Goldmann).
19. *Cracking the Frame? On the Possibilities of Change in a World of Struggle*, 27 EUROPEAN JOURNAL OF INTERNATIONAL LAW 831-851 (2016).
20. *Investor-State Dispute Settlement in TTIP from the Perspective of a Public Law Theory of International Adjudication*, 17 JOURNAL OF WORLD INVESTMENT & TRADE 374-400 (2016).
21. *International Law as an Argumentative Practice: On Wohlrapp's 'Concept of Argument'*, 6 TRANSNATIONAL LEGAL THEORY 1-11 (2016).
22. *Semantic Authority, Legal Change and the Dynamics of International Law*, 12 NO FOUNDATIONS: AN INTERDISCIPLINARY JOURNAL OF LAW AND JUSTICE 1-21 (2015).  
  
Revised version published in LEGAL AUTHORITY BEYOND THE STATE 102-126 (Patrick Capps & Henrik Palmer Olsen eds, Cambridge, Cambridge University Press 2018).
23. *Between Power and Persuasion: On International Institutions' Authority in Making Law*, 4 TRANSNATIONAL LEGAL THEORY 354-373 (2013).
24. *Understanding the Authority of International Courts and Tribunals: On Foundations, Traits and Discursive Construction*, 14(2) THEORETICAL INQUIRIES IN LAW 381-409 (2013).
25. *On the Functions of International Courts: An Appraisal in Light of Their Burgeoning Public Authority*, 26(1) LEIDEN JOURNAL OF INTERNATIONAL LAW 49-72 (2013) (together with Armin von Bogdandy).
26. *'In Whose Name?' An Investigation of International Courts' Public Authority and its Democratic Justification*, 23(1) EUROPEAN JOURNAL OF INTERNATIONAL LAW 7-41 (2012), (together with Armin von Bogdandy).
27. *The Role of International Courts as Interpreters and Developers of the Law: Working out the Jurisgenerative Practice of Interpretation*, 34(1) LOYOLA LOS ANGELES JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW REVIEW 99-131 (2011).
28. *Beyond Dispute: International Judicial Institutions as Lawmakers*, 12(5) GERMAN LAW JOURNAL 979-1004 (2011), (together with Armin von Bogdandy).
29. *On the Democratic Justification of International Judicial Lawmaking*, 12(5) GERMAN LAW JOURNAL 1341-1370 (2011), (together with Armin von Bogdandy).
30. *Making General Exceptions: The Spell of Precedents in Developing Article XX GATT into Standards for Domestic Regulatory Policy*, 12(5) GERMAN LAW JOURNAL 1111-1140 (2011).
31. *Zur Herrschaft internationaler Gerichte: Eine Untersuchung internationaler öffentlicher Gewalt und ihrer demokratischen Rechtfertigung* [*On the Rule of International Courts: An Analysis of International Public Authority and its Democratic Justification*], 70(1) ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT (ZAÖRV) 1-54 (2010), (together with Armin von Bogdandy).
32. *Legal Contestation about 'Enemy Combatants': On the Exercise of Power in Legal Interpretation*, 5(1) JOURNAL OF INTERNATIONAL LAW & INTERNATIONAL RELATIONS 155-184 (2009).

33. *International Bureaucracies in a Political Science Perspective—Agency, Authority and International Institutional Law*, 9(11) GERMAN LAW JOURNAL 1401-1428 (2008).  
Reprinted in: THE EXERCISE OF PUBLIC AUTHORITY BY INTERNATIONAL INSTITUTIONS: ADVANCING INTERNATIONAL INSTITUTIONAL LAW 67-98 (Armin von Bogdandy, Rüdiger Wolfrum, Jochen von Bernstorff, Philipp Dann & Matthias Goldmann eds, Springer, Heidelberg 2009).
34. *Detention in the “War on Terror”: Constitutional Interpretation Informed by the Law of War*, 14(1) ILSA JOURNAL OF INTERNATIONAL AND COMPARATIVE LAW 45-97 (2007) (together with Alec Walen).
35. *Unconstitutional Detention of Nonresident Aliens: Revisiting the Supreme Court’s Treatment of the Law of War in Hamdi v. Rumsfeld*, 67(3) ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT (ZAÖRV) 843-885 (2007) (together with Alec Walen).

#### Book Chapters (incl. Yearbooks)

---

36. *Des moyens privés pour des objectifs publics : mécanismes de prix et planification dans le droit du marché européen du carbone*, in L’EUROPE : DU MARCHÉ À LA PUISSANCE (Éric Monnet and Antoine Vauchez eds, PUF 2024) (translated from English: ‘Private Means for Public Ends: Pricing, Planning and the Law of the European Carbon Market’).  
Volume reviewed by Anne-Sophie Lechevallier in *Libération*, 16 May 2024, p. 18.
37. *The Path not Taken: On Legal Change and its Context*, in PATHS OF INTERNATIONAL LAW (Nico Krisch and Ezgi Yildiz eds, Oxford University Press 2023) 309–332.
38. [\*International Law and Justice\*](#), in MAX PLANCK ENCYCLOPEDIA OF PUBLIC INTERNATIONAL LAW (Anne Peters ed., Oxford University Press 2023) (12k words) (together with Jochen von Bernstorff).
39. *Law in the Climate Catastrophe: What Should Legal Analysis Become?*, in HUMAN SOCIETY AND INTERNATIONAL LAW: REFLECTIONS ON THE PRESENT AND THE FUTURE OF INTERNATIONAL LAW (Carlo Focarelli ed., Wolters Kluwer 2023) 309-343.
40. *Kontinuität und Wandel im völkerrechtlichen Investitionsschutz. Eine Analyse anhand des ersten BIT zwischen Deutschland und Pakistan (1959)*, in POST(KOLONIALE) RECHTSWISSENSCHAFT (Philipp Dann, Isabel Feichtner and Jochen von Bernstorff eds, Mohr Siebeck 2023) 465-496.
41. [\*The Practice of Interpretation in International Law: Strategies of Critique\*](#), in INTERNATIONAL LEGAL THEORY: FOUNDATIONS AND FRONTIERS (Jeff Dunoff and Mark A. Pollack eds, Cambridge University Press 2022) 305-325.
42. *Are Unilateral Trade Measures in the Climate Crisis the End of Differentiated Responsibilities? The Case of the EU Carbon Border Adjustment Mechanism (CBAM)* NETHERLANDS YEARBOOK OF INTERNATIONAL LAW (2022) (together with Geraldo Vidigal) 187-225.
43. *Cognitive Biases and International Law: The Points of Critique*, in INTERNATIONAL LAW’S INVISIBLE FRAMES – SOCIAL COGNITION AND KNOWLEDGE PRODUCTION IN INTERNATIONAL LEGAL PROCESSES (Moshe Hirsch and Andrea Bianchi eds, Oxford University Press 2021) 55-71.
44. *Why Use the Language of the Law in Global Politics? On the Legitimacy Effects of Claiming to Act Legally*, in TALKING INTERNATIONAL LAW: LEGAL ARGUMENTATION OUTSIDE THE COURTROOM (Ian Johnstone and Steven Ratner eds, Oxford University Press 2021) 25-43.
45. *Introduction: Situating Contingency in the Path of International Law*, in CONTINGENCY IN INTERNATIONAL LAW: ON THE POSSIBILITY OF DIFFERENT LEGAL HISTORIES (Ingo Venzke and Kevin Jon Heller eds, Oxford University Press 2021) 3-19.

46. *The International Court of Justice in the Battle for International Law: Colonial Imprints and Possibilities of Change (1955-75)*, in *THE BATTLE FOR INTERNATIONAL LAW* (Jochen von Bernstorff and Philipp Dann eds, Cambridge University Press 2019) 235-256.
47. *Authoritative Interpretation*, *MAX PLANCK ENCYCLOPEDIA FOR INTERNATIONAL PROCEDURAL LAW* (Hélène Ruiz-Fabri ed., Oxford University Press 2019) [ca. 10k words].
48. *Semantic Authority*, in *FOUNDATIONAL CONCEPTS OF INTERNATIONAL LAW* (Jean d'Aspremont and Sahib Singh eds, Elgar 2019) 815-826.
49. *International Courts' de facto Authority and its Justification*, in *THE AUTHORITY OF INTERNATIONAL COURTS IN A COMPLEX WORLD* 391-402 (Karen Alter, Laurence Helfer and Mikael Rask Madsen eds, Oxford University Press 2018).
50. *Theories of Interpretation and Sources of Law*, in *OXFORD HANDBOOK OF THE SOURCES OF INTERNATIONAL LAW* (Jean d'Aspremont and Samantha Besson eds, Oxford University Press 2017) 401-421.
51. *Moving Beyond Interdisciplinary Turf Wars: Towards an Understanding of International Law as Practice*, in *INTERNATIONAL LAW AS A PROFESSION* (Jean d'Aspremont, Tarcisio Gazzini, André Nollkaemper and Wouter Werner eds, Oxford University Press 2017) 287-310 (together with Tanja Aalberts).
52. *Judicial Authority and Styles of Reasoning: Self-Presentation between Legalism and Deliberation*, in *ESTABLISHING JUDICIAL AUTHORITY IN INTERNATIONAL ECONOMIC LAW* (Joanna Jemielniak, Laura Nielsen & Henrik Palmer Olsen eds, Cambridge University Press 2016) 240-262.
53. *Contemporary Theories and International Law-making*, in *RESEARCH HANDBOOK ON THE THEORY AND PRACTICE OF INTERNATIONAL LAW-MAKING* (Catherine Brölmann & Yannick Radi eds, Elgar 2016) 66-84.
54. *Is Interpretation in International Law a Game?*, in *INTERPRETATION IN INTERNATIONAL LAW* (Andrea Bianchi, Daniel Peat & Matthew Windsor eds, Oxford, Oxford University Press 2014) 352-370.
55. *Post-Modern Perspectives on Orthodox Positivism*, in *INTERNATIONAL LEGAL POSITIVISM IN A POST-MODERN WORLD* (Jean d'Aspremont & Jörg Kammerhofer eds, Cambridge, Cambridge University Press 2014) 182-210.
56. *The Spell of Precedents: Lawmaking by International Courts and Tribunals*, in *OXFORD HANDBOOK ON INTERNATIONAL ADJUDICATION* (Cesare Romano, Karen J. Alter & Yuval Shany eds, Oxford, Oxford University Press 2014) 503-522 (together with Armin von Bogdandy).
57. *'Internationale Streitbeilegung' oder 'Internationale Gerichtsbarkeit'?*, in *100 JAHRE RECHTSWISSENSCHAFT IN FRANKFURT* (Fachbereich Rechtswissenschaften der Goethe-Universität Frankfurt am Main ed., Frankfurt, Vittorio Klostermann 2014) 105-118 (together with Armin von Bogdandy).
58. *International Judicial Institutions in International Relations: Functions, Authority and Legitimacy*, in *ROUTLEDGE HANDBOOK ON INTERNATIONAL ORGANIZATION* (Bob Reinalda ed., Abingdon, Routledge 2013) 461-472 (together with Armin von Bogdandy).
59. *Antinomies and Change in International Dispute Settlement: An Exercise in Comparative Procedural Law*, in *INTERNATIONAL DISPUTE SETTLEMENT: ROOM FOR IMPROVEMENTS* 235-69 (Rüdiger Wolfrum & Ina Gättschmann eds, Berlin, Springer 2012).

60. *International Courts as Lawmakers*, in *INTERNATIONAL DISPUTE SETTLEMENT: ROOM FOR IMPROVEMENTS* 161-213 (Rüdiger Wolfrum & Ina Gätzschmann eds, Berlin, Springer 2012) (together with Armin von Bogdandy).
61. *Ethos, Ethics and Morality in International Relations*, in *MAX PLANCK ENCYCLOPEDIA OF PUBLIC INTERNATIONAL LAW* [15 pages] (Rüdiger Wolfrum ed., Oxford, Oxford University Press 2010), (together with Jochen von Bernstorff).
62. *Deutsche Sicherheitspolitik in NATO und EU: Symbiose statt Synthese [German Security Politics in NATO and EU: Symbiosis instead of Synthesis]*, in *HERAUSFORDERUNGEN AN DIE DEUTSCHE UND EUROPÄISCHE AUßENPOLITIK* 54-78 (Arne Niemann ed., TUD Press, Dresden 2005) (together with Iskandar Jahja).

## Blog Posts, Policy Briefs

---

1. [Private Means for Public Ends. Pricing, Planning and the Law of the European Carbon Market](https://laviedesidees.fr/), La Vie des Idées / Books and Ideas, <https://laviedesidees.fr/> / <https://booksandideas.net> (ca. 2200 words).
2. [The Legality of Banning Fossil Advertising](https://europeanlawblog.eu/), Eurorpean Law Blog, <<https://europeanlawblog.eu/>>, 15 January 2024 (together with Laurens Ankersmit) (ca. 3500 words).
3. [What Narratives Do](https://mpil100.de/), MPIL100, <<https://mpil100.de/>>, 1 December 2023 (ca. 2000 words).
4. [‘Towards an inclusive climate alliance with a balance of carrots and sticks’](#). In: T7 Task Force Climate and Environment (together with Axel Michaelowa, Philipp Censkowsky, Sonja Peterson, Michele Stua, Colin Nolden, Clara Brandi, Tim Banning and Lin Fung) (2022).
5. [‘From Charity to Justice in the Pandemic: Why Germany Should Support Waiving Intellectual Property Rights’](https://verfassungsblog.org/), Verfassungsblog <[verfassungsblog.org](https://verfassungsblog.org/)>, 31 October 2021 (ca. 1700 words).
6. [‘How Could International Law Have Been Otherwise? A Rejoinder’](https://opiniojuris.org/), Joint Symposium on Contingency in International Law, <[opiniojuris.org](https://opiniojuris.org/)> and <[voelkerrechtsblog.org](https://voelkerrechtsblog.org/)>, 18 June 2021 (ca. 1500 words).
7. [‘Legal hurdles facing a green and just transition’](https://socialeurope.eu/), Social Europe <[socialeurope.eu](https://socialeurope.eu/)>, 23 November 2020 (ca. 1100 words).
8. [‘Social Justice in the Treaty of Versailles: A very brief history’](https://socialeurope.eu/), Social Europe <[socialeurope.eu](https://socialeurope.eu/)>, 27 June 2019 (ca. 1200 words).  
In German: [‘Soziale Gerechtigkeit im Versailler Vertrag’](https://verfassungsblog.org/), Verfassungsblog <[verfassungsblog.org](https://verfassungsblog.org/)>, 28 June 2019.
9. ‘Die Schiedsgerichtsbarkeit löst die Rechtfertigungsprobleme internationaler Rechtsprechung nicht – Eine Replik auf Stephan Schill [Arbitration does not solve the legitimacy problems of international adjudication – A reply to Stephan Schill]’ <[voelkerrechtsblog.de](https://voelkerrechtsblog.de/)>, 4 August 2014.
10. ‘LJIL Symposium: A Reply to the Comments by Andreas Føllesdal and Ruti Teitel’, <[opiniojuris.org](https://opiniojuris.org/)>, 10 April 2013 (together with Armin von Bogdandy).

## Book Reviews, Editorials and Other Short Pieces

---

63. Foreword, in "MORE EQUAL THAN OTHERS?" PERSPECTIVES ON THE PRINCIPLE OF EQUALITY FROM INTERNATIONAL AND EU LAW (Daniele Amoroso et al. eds, Asser 2022) v-ix.
64. Book Review: *Sigrid Boysen. Die postkoloniale Konstellation: Natürliche Ressourcen und das Völkerrecht der Moderne*, 33(2) EUROPEAN JOURNAL OF INTERNATIONAL LAW 716–720 (2022).
65. *Of False Conflicts and Real Challenges: Trade Agreements, Climate Clubs, and Border Adjustments*, 116 AMERICAN JOURNAL OF INTERNATIONAL LAW UNBOUND (2022) 202-207 (together with Geraldo Vidigal).
66. Book Review: *Anne Saab. Narratives of Hunger in International Law: Feeding the World in Times of Climate Change*, 31 EUROPEAN JOURNAL OF INTERNATIONAL LAW 1162–1165 (2020).
67. Book Review: *Oisin Suttle. Distributive Justice and World Trade Law: A Political Theory of International Trade Regulation*, Cambridge, 2018, 19(4) JOURNAL OF WORLD INVESTMENT AND TRADE LAW 757–763 (2018).
68. *Public Interests in the International Court of Justice—A Comparison Between Nuclear Arms Race (2016) and South West Africa (1966)*, 111 AMERICAN JOURNAL OF INTERNATIONAL LAW UNBOUND (2017) 68-74.
69. *Editorial: The Activities of the Leiden Journal of International Law: Past, Present, and Future*, 29(2), LEIDEN JOURNAL OF INTERNATIONAL LAW 285 - 288 (2016) (together with Eric De Brabandere).
70. *Editorial: International Law and Its Methodology—Introducing a New LJIL Series*, 28(2) LEIDEN JOURNAL OF INTERNATIONAL LAW 1-3 (2015).
71. *What If? Alternative Realities of International Law*, 3(8) ESIL REFLECTIONS (2014).
72. *Editorial: What Makes for a Valid Legal Argument?*, 27(4) LEIDEN JOURNAL OF INTERNATIONAL LAW 811-816 (2014).
73. *Multidisciplinary Reflections on The Relationship Between Professionals and the(ir) International Law*, EUROPEAN SOCIETY OF INTERNATIONAL LAW, PAPER SERIES, CONFERENCE PAPER 4/2013, available at <http://ssrn.com/abstract=2363630>.
74. 'Technical Regulation and International Standards: The Case EC-Trade Description of Sardines', 'Cycling review? Saipem v. Bangladesh', and 'Explaining the Globalization of Democracy: Democracy and the Diffusion of Markets', in GLOBAL ADMINISTRATIVE LAW CASEBOOK III (Sabino Cassese et al. eds 2012).
75. Book Review: *Nico Krisch. Beyond Constitutionalism. The Pluralist Structure of Postnational Law*. Oxford, 2010, 43 NYU JOURNAL OF INTERNATIONAL LAW AND POLITICS 1005-1111 (2011).
76. Book Review: *Steven Wheatley. The Democratic Legitimacy of International Law*. Oxford, 2010, 22 EUROPEAN JOURNAL OF INTERNATIONAL LAW 277-300 (2011).
77. 'Asama Mauru Incident', 'Contributions', and 'Convoy', in MAX PLANCK ENCYCLOPEDIA OF PUBLIC INTERNATIONAL LAW (Rüdiger Wolfrum ed., Oxford University Press, Oxford 2009/2010).
78. Book Review: *Parameswaran, Katharina: Besatzungsrecht im Wandel. Aktuelle Herausforderungen des Rechts militärischer Besetzung*. Baden-Baden, 2008, 61(1) ZEITSCHRIFT FÜR AUSLÄNDISCHES ÖFFENTLICHES RECHT UND VÖLKERRECHT (ZAÖRV) 233-235 (2009).
79. Book Review: *Sandholtz, Wayne: Prohibiting Plunder. How Norms Change*. Oxford, 2007, 19(4) EUROPEAN JOURNAL OF INTERNATIONAL LAW 866-870 (2008).

## Public Media: Essays and Op-eds

---

1. *Windows of Opportunity*, 26 [ARTS OF THE WORKING CLASS](#), May 2023, p. 56 (800 words).
2. *Tragedy & Farce in Climate Commentary*, 1(3) [EUROPEAN REVIEW OF BOOKS](#) 32 (2023) 32-45.
3. *Mit CO2-Zertifikat das Klima schonen? Der große Ausgleichsschwindel beim Fliegen [Protecting the Climate with CO2-certificates?]*, [DER TAGESSPIEGEL](#), 30 July 2022, (1330 words).
4. *The Power of Trust: On World Order*, [THE NEW INSTITUTE](#), 11 May 2022.

## Podcasts, Interviews and Other Public Media Contributions

---

1. Interview contribution to ‘Zwolle de eerste gemeente zonder fossiele reclames? Niet als het aan het gemeentebestuur ligt’, De Trouw, 24 July 2024.
2. *Law-Law-Land. A Conversation about International Law, Sustainability, and Solidarity*, 26 [Arts of the Working Class](#), May 2023, p. 21-22 (together with Ivana Isailovic, interviewer: Ido Nahari) 500 words).
3. *The ICJ: More than a dispute settlement body?*, Hague Courts Dialogue Series, Aug. 2022 (interviewer: Carl Lewis) (35 min.).
4. *Ingo Venzke on International Law and Semantic Authority*, [Borderline Jurisprudence, Episode 12](#), Nov. 2022, (interviewers: Başak Etkin & Kostia Gorobets) (31 min.).
5. *A Showcase of Hypocrisy*, Ukraine Special #12, The New Institute, Apr. 2022, (interviewer: Georg Diez) (1.200 words).

## Translation

---

Jürgen Habermas, *The Crisis of the European Union in the Light of a Constitutionalization of International Law*, 23(2) *EUROPEAN JOURNAL OF INTERNATIONAL LAW* 335-348 (2012) (together with Ciaran Cronin)

## Accepted for publication:

---

1. *The Pre-Removal Detention of Immigrants: A Return to Ordinary Meaning*, *GERMAN LAW JOURNAL* (2024) (together with Bas Schotel).
2. Editorial: *Against Impact*, *LEIDEN JOURNAL OF INTERNATIONAL LAW* (2024).
3. *International Dispute Settlement*, in *THE CAMBRIDGE HISTORY OF INTERNATIONAL LAW: THE COLD WAR* (Matthew Craven, Sundhya Pahuja and Garry Simpson eds, Cambridge University Press 2023).
4. *The International Court of Justice*, in *THE BATTLE FOR INTERNATIONAL LAW — IN THE NEOLIBERAL ERA* (Jochen von Bernstorff, Philipp Dann and Surabhi Ranganathan eds, Cambridge University Press 2024).