



General Assembly

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International Law Commission

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Geneva, 26 April–4 June and 5 July–6 August 2021

Filling of casual vacancies in the Commission

Note by the Secretariat

Addendum

List of candidates

1. As at 1 February 2021, the name of the following candidate had been submitted to fill the seat vacated through the resignation of Georg Nolte:

Mathias Forteau (France)

2. The curriculum vitae of the candidate is contained in the annex to the present note.



Annex

Curriculum vitae*

Mathias Forteau (France)

[Original: French]

Date of birth: 27 June 1974 (Chartres, France)

Professor of Public Law at Paris Nanterre University

- Member of the International Law Commission from 2012 to 2016
- Member (and former Secretary-General from 2008 to 2012) of the French Society for International Law; member of the International Law Association; member of the Nanterre Centre for International Law
- Knight of the National Order of Merit (awarded 15 November 2018)

Education and academic career

<i>2008 to present</i>	Professor of Public Law at Paris Nanterre University
<i>2015–2018</i>	Adjunct Professor at New York University School of Law
<i>2004–2008</i>	Professor of Public Law at Lille II University
<i>2004</i>	Passed the national competitive examination in public law
<i>2003–2004</i>	Senior Lecturer in Public Law at Paris X Nanterre University
<i>2002</i>	Doctorate in Public Law from Paris X Nanterre University
<i>1997–2002</i>	Teaching fellow (<i>allocataire-moniteur</i>) and temporary research and teaching assistant (<i>attaché temporaire d'enseignement et de recherche</i>) at Paris X Nanterre University
<i>1996–1997</i>	Advanced postgraduate degree (<i>diplôme d'études approfondies</i>) in international and European economic relations law from Paris X Nanterre University (valedictorian)

Editorial responsibilities

<i>Since 2015</i>	Co-director of the <i>Annuaire français de droit international</i>
<i>Since 2020</i>	Member of the Scientific Board of the <i>Annuaire du droit de la mer</i>
<i>Since 2014</i>	Member of the Peer Review Board of the <i>Spanish Yearbook of International Law</i>
<i>Since 2013</i>	Member of the Peer Review Board of the <i>Brazilian Yearbook of International Law</i>
<i>Since 2012</i>	Member of the Editorial Board of <i>The Law and Practice of International Courts and Tribunals</i>

* Curricula vitae are issued without formal editing.

Since 2012	Member of the Editorial Board of the <i>Annuaire français de droit international</i>
Since 2005	Member of the Scientific Board of the <i>Revue belge de droit international</i>
2017	Reviewer of manuscripts submitted to the <i>Journal of International Dispute Settlement</i>
2010	Reviewer of book proposals (in English) submitted to Cambridge University Press
2010–2017	Co-director (with J.-M. Thouvenin and Ph. Vincent) of the collection <i>Droit international</i> for the Larcier publishing group
2006–2012	Member of the Editorial Secretariat of the <i>Annuaire français de droit international</i>

Administrative and scientific responsibilities

2020	Member of the jury for the 2020 European Society of International Law Book Prize
Since 2019	Director of the Master’s degree in “Theory and Practice of International and European Law” at Paris Nanterre University
Since 2018	Member of the Scientific Council of the <i>Institut du droit économique de la mer</i>
2018–2019	Co-director of the degree in “Maritime zones and globalization” at Paris Ovest University
Since 2015	Member of the Rule of Law and International Investment Law Committee of the International Law Association
2018	Member of the jury for the thesis prize of the French branch of the International Law Association
2015–2018	Member of the International Advisory Panel consulted during the drafting of the <i>Restatement of the Law Fourth, The Foreign Relations Law of the United States</i> (published in 2018 by the American Law Institute)
2014–2018	Member of the Academic College of the French Association for the United Nations
2014	Member of the jury for the Suzanne Bastid Prize awarded by the French Society for International Law (for best French-language thesis on international law)
Since 2011	Focal point for the blog “Contentieux international public” as part of the bilingual Master’s degree in European law
2010–2016	Co-focal point for the Master’s 1 programme “Analyse comparée du droit” at Paris Ovest University, Nanterre-La Défense and the Ecole normale supérieure

- 2009– Sat on various selection committees in France, at the Université libre de Bruxelles in Belgium and at the Graduate Institute of International and Development Studies in Geneva
- Member of the Disciplinary Advisory Committee of Paris Nanterre University
- Expert at the Agence d'évaluation de la recherche et de l'enseignement supérieur
- 2008–2012 Secretary-General of the French Society for International Law
- 2008 Co-proponent of the Interest Group on Peace and Security of the European Society of International Law
- 2007–2008 Director of the Research Master's in "Law of International Responsibility" at the University of Lille II
- 2007–2008 Alternate member (external) of the Committee of Public Law Experts at Paris X Nanterre University
- 2005–2008 Alternate member of the Committee of Public Law Experts at the University of Lille II

Teaching

- Since 2008* Professor at Paris Nanterre University (courses in general international law, law of international responsibility, law of international organizations, international litigation law, foreign investment law, international area law, international and European law at the domestic level, European law)
- (Online)* Course on the law of international responsibility, United Nations Audiovisual Library of International Law, 150 minutes, 2015
- 4 and 5 July 2018* Course on the law of State responsibility (9 hours) as part of the United Nations International Law Fellowship Programme (The Hague)
- 2016–2018* Adjunct Professor at New York University School of Law, 42-hour seminar (spring semester) on "Litigation before the International Court of Justice"
- June 2016* Introductory course on international law and course on the work of the International Law Commission (15 hours) as part of the United Nations International Law Fellowship Programme (The Hague)
- 2004–2008* Professor at Lille II University
- 2006–2010* Lecturer at the Paris Institute of Political Studies (Sciences Po Paris)
- 2004–2007* Professor at the Lille Institute of Political Studies
- July 2008* University of Belo Horizonte, Brazil, International Law Winter Courses at the Federal University of Minas Gerais, Belo Horizonte, Brazil, 14–19 July 2008, on "The Contribution of Transnational Arbitral Tribunals to the Development of General International Law"

2004–2005	Delivered introduction to law lectures for linguists working at the secretariat of the Council of the European Union (Brussels)
2003–2004	Senior lecturer at Paris X Nanterre University
1997–2003	Teaching fellow (<i>allocataire-moniteur</i>) and later temporary research and teaching assistant (<i>attaché temporaire d'enseignement et de recherche</i>) at Paris X Nanterre University

Legal consultancy

–Counsel and advocate for various States before the International Court of Justice:

- Counsel and advocate for the United Arab Emirates in the case *Application of the International Convention on the Elimination of All Forms of Racial Discrimination (Qatar v. United Arab Emirates)* (since 2020)
- Counsel and advocate for Belize in the case *Guatemala's Territorial, Insular and Maritime Claim (Guatemala/Belize)* (since 2019)
- Counsel and advocate for the Democratic Republic of the Congo in the case *Armed Activities on the Territory of the Congo (Democratic Republic of the Congo v. Uganda)* (since 2019)
- Counsel and advocate for France in the case *Legal Consequences of the Separation of the Chagos Archipelago from Mauritius in 1965* (request for an advisory opinion) (2017–2019)
- Counsel and advocate for the Russian Federation in the case *Application of the International Convention for the Suppression of the Financing of Terrorism and of the International Convention on the Elimination of All Forms of Racial Discrimination (Ukraine v. Russian Federation)* (since 2017)
- Counsel and advocate for France in the case *Immunities and Criminal Proceedings (Equatorial Guinea v. France)* (since 2016)
- Counsel and advocate for Bolivia in the case *Dispute over the Status and Use of the Waters of the Silala (Chile v. Bolivia)* (since 2016)
- Counsel and advocate for Kenya in the case *Maritime Delimitation in the Indian Ocean (Somalia v. Kenya)* (2015–2019)
- Counsel and advocate for Bolivia in the case *Obligation to Negotiate Access to the Pacific Ocean (Bolivia v. Chile)* (2013–2018)
- Counsel and advocate for Burkina Faso in the case *Frontier Dispute (Burkina Faso/Niger)* (2010–2013)

- Counsel and advocate for France in the case *Accordance with international law of the unilateral declaration of independence in respect of Kosovo* (2008–2010)
 - Counsel and advocate for Guinea in the case *Ahmadou Sadio Diallo (Republic of Guinea v. Democratic Republic of the Congo)* (2006–2011)
 - Counsel and advocate for Benin in the case *Frontier Dispute (Benin/Niger)* (2002–2005)
 - Counsel for the Islamic Republic of Iran in the case *Oil Platforms (Islamic Republic of Iran v. United States of America)* (2002–2003)
 - Counsel for Indonesia in the case *Sovereignty over Pulau Ligitan and Pulau Sipadan (Indonesia/Malaysia)* (1998–2002)
- Counsel and advocate for Myanmar before the International Tribunal for the Law of the Sea in the case *Dispute concerning delimitation of the maritime boundary between Bangladesh and Myanmar in the Bay of Bengal* (Case No. 16) (2010–2012)
- Counsel and advocate for Chad in an arbitration conducted under the arbitration rules for contracts financed by the European Development Fund (2009–2011)
- Counsel and advocate for France before the Permanent Court of Arbitration in the arbitration *Eurotunnel v. France and United Kingdom* (2006–2010)
- Expert/consultant for several Governments and international entities, including the Republic of Korea (consultations on the territorial dispute with Japan over the Dokdo Islands) (since 2013); Gibraltar in the case *Government of Gibraltar v. Commission of the European Communities* (Court of First Instance of the European Union, case T-176/09) (2009–2011); the Ministry of Justice of the United Kingdom in an appeal before the Supreme Court for the United Kingdom (2011); the United Arab Emirates in a case heard in Seychelles (2011); the Gambia in an arbitration under the International Centre for Settlement of Investment Disputes (2011); and Kuwait Airways Corporation in a case before the Commercial Court of the High Court of Justice of the United Kingdom (2011–2012).
- 2014–2015 Coordinator of the written observations submitted by a group of academic experts as a third-party intervention in the case *Perinçek v. Switzerland* (European Court of Human Rights, Grand Chamber, No. 27510/08, Judgment of 15 October 2015)
- 2013–2017 Expert consultant for the Organization for Economic Cooperation and Development on the draft multilateral convention on base erosion and profit shifting (BEPS Project, OECD/G20)

- October 2013* Member of the French delegation at the French-American Defense Symposium on Cybersecurity (Washington, D.C., 2 and 3 October 2013)
- 2013* Participation in debates for academics organized by the Ministry of Defence (Directorate of Legal Affairs and Military Staff)
- 1997–1998* Assistant to Alain Pellet in a legal consultation requested by the United Nations Educational, Scientific and Cultural Organization (UNESCO) regarding the Universal Declaration on the Human Genome and Human Rights adopted by the General Conference of UNESCO on 7 November 1997
- Summer 1996* Paid internship at the International Institute for Educational Planning (dissertation on the case law of the Administrative Tribunal of the League of Nations; drafting in English of the draft statute of an international organization created by the Institute in Zimbabwe; and drafting in English of notes for the Institute's internal legal department)

Research and publications

Books

1. [To be published in 2020] M. Forteau and F. Latty (eds.), *Communication médiatique de l'Etat et droit international*, Actes du colloque de Nanterre du 14 juin 2019.
2. [To be published in 2020] P. Bodeau-Livinec and M. Forteau (eds.), *Droit international des immunités*, Pedone, Paris.
3. M. Forteau and J.-M. Thouvenin (eds.), *Traité de droit international de la mer*, Pedone, Paris, 2017, 1,321 pages.
4. H. Ascensio, P. Bodeau-Livinec, M. Forteau, F. Latty, J.-M. Sorel and M. Udéba-Saillard (eds.), *Dictionnaire des idées reçues en droit international (en clin d'œil amical à Alain Pellet)*, Pedone, Paris, 2017, 606 pages.
5. P. Daillier, M. Forteau and A. Pellet, *Droit international public* (Nguyen Quoc Dinh), LGDJ, Paris, 8th edition, 2009, 1,709 pages (new edition to be published in 2021).
6. M. Forteau and A. Rougier, *La théorie de l'intervention d'humanité*, Dalloz, Collection « Tiré à part », Paris, 2014.
7. M. Forteau and M. Udéba-Saillard (eds.), SFDI, *Actualités des réserves aux traités*, Pedone, Paris, 2014, 190 pages.
8. M. Forteau (scientific editor), *La fragmentation du droit applicable aux relations internationales. Regards croisés d'internationalistes privatistes et publicistes* (J.-S. Bergé, M. Forteau, M.-L. Niboyet and J.-M. Thouvenin (eds.)), Pedone, Paris, 2011, 208 pages.
9. M. Forteau, *Droit de la sécurité collective et droit de la responsabilité internationale de l'Etat*, Pedone, Paris, 2006, XIII+, 699 pages (winner of the Suzanne Bastid Prize awarded by the French Society for International Law).
10. J.-P. Cot, A. Pellet and M. Forteau (eds.), *La Charte des Nations Unies. Commentaire article par article*, 3rd edition, Economica, Paris, 2005, 2 volumes, XX+, 2,363 pages.

Articles and contributions

[Forthcoming]

1. “The *Annuaire Français de Droit International (AFDI)*”, in Symposium, “Yearbooks of International Law: History, Function, Future”, *Netherlands Yearbook of International Law*, 2020.
2. “Le droit applicable devant les juridictions internationales”, lecture to The Hague Academy of International Law (lecture delivered in January 2020; to be published in 2021 in *Recueil des cours de l’Académie de droit international de La Haye*).
3. “Le droit de l’Etat de communiquer dans le domaine des relations extérieures : quelles limites ?”, in M. Forteau and F. Latty (eds.), *Communication médiatique de l’Etat et droit international*, Actes du colloque de Nanterre du 14 juin 2019 (to be published in 2020).
4. “Le rôle des archives dans la délimitation des frontières terrestres et maritimes”, in P. Bodeau-Livinec e.a. (eds.), *Archives et droit international*, Journée d’étude, Nanterre, 17 December 2018.
5. “La place de l’échelon local dans la pratique des Nations Unies en matière de maintien, de rétablissement et de consolidation de la paix”, in A.-S. Millet-Devalle and A. Beaudouin (eds.), colloque de Nice, *Villes, violence et droit international*, June 2017.
6. “Non-Compliance with the Decisions of International Courts and Tribunals”, in Symposium on the Law of the Sea, Tokyo, 2 and 3 February 2017.
7. “*Estoppel*”, in M. Kamto and A. Pellet (eds.), *Dictionnaire encyclopédique du contentieux international* (in progress).
8. “Margin of Appreciation, Judicial Review, and *Uti Possidetis Juris*: The Relationship between International Courts and Tribunals and Former Colonial Authorities”, in M. Andenas and E. Bjorge and others (eds.), *A Future for the Margin of Appreciation in International Law*, Oxford University Press.
9. “Le juge de Luxembourg et l’arbitre international”, in J. Verhoeven (ed.), *Le juge communautaire et les juges internationaux : concurrence ou collaboration ?*, Pedone, Paris.

[Published]

1. “Les cessions, concessions et baux relatifs aux territoires insulaires”, in SFDI, *Iles et droit international*, Pedone, Paris, 2020.
2. “Conclusions générales”, in T. Garcia and L. Chan-Tung (eds.), *La Convention de Vienne sur le droit des traités : bilan et perspectives 50 ans après son adoption*, Pedone, Paris, 2019, pp. 191–202.
3. “General Principles of International Procedural Law”, in *Max Planck Encyclopedia of International Procedural Law* (January 2018, published online in September 2019).
4. “Using Military Force and Engaging in Collective Security. The Case of France”, in C. Bradley (ed.), *The Oxford Handbook of Comparative Foreign Relations Law*, Oxford University Press, 2019, pp. 811–827.
5. (with V. Gowlland-Debbas) “Article 7 of the UN Charter” in A. Zimmerman and others (eds.), *The Statute of the International Court of Justice: A Commentary*, 3rd edition, Oxford University Press, 2019, pp. 135–165.

6. “The Legal Nature and Content of Due Regard Obligations in Recent International Case Law”, *The International Journal of Marine and Coastal Law* (2019), pp. 25–42.
7. “Les seuils de gravité d’une cyberattaque”, in M. Grange and A.-T. Norodom (eds.), *Cyberattaques et droit international. Problèmes choisis*, 2018, pp. 23–44.
8. Preface for R. Leboeuf, *Le traité de paix. Contribution à l’étude juridique du règlement conventionnel des différends internationaux*, Pedone, Paris, 2018, pp. 3–6.
9. “Immunities and International Crimes before the ILC: Looking for Innovative Solutions”, *AJIL Unbound*, 2018, Vol. 112, pp. 22–26.
10. (with Alison See Ying Xiu) “The US Hostage Rescue Operation in Iran – 1980”, in T. Ruys and O. Corten (eds.), *The Use of Force in International Law. A Case-based Approach*, Oxford University Press, Oxford, 2018, pp. 306–314.
11. “Comparative International Law Within, not Against, International Law: Lessons from the International Law Commission”, in A. Roberts and others (eds.), *Comparative International Law*, Oxford University Press, 2018, pp. 161–179.
12. “Le système de règlement des différends de la convention des Nations Unies sur le droit de la mer”, in M. Forteau and J.-M. Thouvenin (eds.), *Traité de droit international de la mer*, Pedone, Paris, 2017, pp. 989–1019.
13. “Organisation mondiale du tourisme : la croisière s’amuse” and “SFDI : ASIL du pauvre”, in H. Ascensio, P. Bodeau-Livinec, M. Forteau, F. Latty, J.-M. Sorel and M. Udéba-Saillard (eds.), *Dictionnaire des idées reçues en droit international (en clin d’œil amical à Alain Pellet)*, Pedone, Paris, 2017, pp. 421–425 and pp. 529–533.
14. “La responsabilité des pouvoirs publics étatiques en droit international : les vertus de l’approche comparée”, in D. Renders (ed.), *La responsabilité des pouvoirs publics. XXIIèmes journées d’études juridiques Jean Dabin*, Bruylant, Bruxelles, 2016, pp. 481–530.
15. “Être ou ne pas être un Etat : le rôle du juge interne dans l’identification de la qualité étatique d’entités étrangères”, *AFDI* 2016, pp. 25–49.
16. “A New ‘Baxter Paradox’? Does the Work of the ILC on Matters Already Governed by Multilateral Treaties Necessarily Constitute a Dead End?”, *Harvard Human Rights Journal*, 2016. Available at harvardhrj.com/wp-content/uploads/2016/06/Forteau.pdf.
17. “Changer de regard : tout ne serait-il pas affaire de droit applicable, plutôt que d’ordres juridiques ?”, in B. Bonnet (ed.), *Traité des rapports entre ordres juridiques*, LGDJ, 2016, pp. 633–649.
18. “Regulating the Competition between International Courts and Tribunals: the Role of *Ratione Materiae* Jurisdiction under Part XV of UNCLOS”, *The Law and Practice of International Courts and Tribunals*, 2016, pp. 190–206.
19. “Les Nations Unies et l’abolition universelle de la peine de mort : actions et défis”, in S. Touzé (ed.), *L’abolition universelle de la peine de mort*, Pedone, Paris, 2016, pp. 11–27.
20. “Les décisions juridictionnelles comme precedent”, in SFDI, *Le précédent en droit international*, Pedone, Paris, 2016, pp. 87–112.
21. “The State”, in *Oxford Bibliographies in International Law*, 2016 (online). Available at <http://www.oxfordbibliographies.com>.

22. Note de lecture de l'ouvrage de Paul von Mühlendahl, *L'équidistance dans la délimitation des frontières maritimes. Etude de la jurisprudence internationale*, in RGDIP, 2016, pp. 480–481.
23. “The Role of the International Rules of Interpretation for the Determination of Direct Effect of International Agreements”, in H. Aust and G. Nolte (eds.), *The Interpretation of International Law by Domestic Courts*, Oxford University Press, Oxford, 2016, pp. 96–112.
24. “Régionalisme et unité du droit international”, in *Select Proceedings of the European Society of International Law*, vol. 4, Hart Publishing, 2016, pp. 87–92.
25. “Comparative International Law Within, not Against, International Law: Lessons from the International Law Commission”, in *Symposium on Exploring Comparative International Law*, *AJIL*, 2015, pp. 498–513.
26. “A propos de ‘La bonne foi et la conclusion des traités’ de Jean-Pierre Cot (1968-I)”, in *50 voix pour fêter les 50 ans de la Revue belge de droit international : Regards d’aujourd’hui sur des articles d’hier*, RBDI, 2015, pp. 238–248.
27. “Third-Party Intervention before Annex VII Arbitral Tribunals”, in *The Rule of Law in the Seas in Asia. Navigational Chart for Peace and Stability*, Symposium, Tokyo, 12 and 13 February 2015.
28. “Rescuing Nationals Abroad”, in M. Weller (ed.), *The Oxford Handbook of the Use of Force in International Law*, Oxford University Press, 2015, chapter 44, pp. 947–961.
29. “Nationalité des investisseurs personnes physiques et nationalité des investisseurs personnes morales, actionnaires (minoritaires)”, in Ch. Leben (ed.), *Droit international des investissements et de l’arbitrage transnational*, Pedone, Paris, 2015, pp. 161–199.
30. “The Secretary-General of the United Nations and the Advisory Opinion”, in M. Milanovic and Sir. M. Wood (eds.), *The Law and Politics of the Kosovo Advisory Opinion*, Oxford University Press, 2015, pp. 167–186.
31. Preface for Ph. Kalfayan, *La France et l’imprescriptibilité des crimes internationaux*, Pedone, Paris, 2015, pp. 9–11.
32. Book review of C. McLachlan, *Foreign Relations Law*, Cambridge University Press, 2014, in RGDIP, 2015, pp. 314–317.
33. Commentary on the *Fraisie* (Cour de cassation, 2000) and *Gardedieu* (Conseil d’Etat, 2007) decisions, in A. Miron and A. Pellet (eds.), *Les grandes décisions de la jurisprudence française de droit international public*, Dalloz, 2015, pp. 330–340 and pp. 454–467.
34. Book review of D. Alland, *Manuel de droit international public*, PUF, Paris, 2014, in RGDIP, 2014, pp. 1013–1014.
35. “Le droit international privé, reflet des limites (mais aussi de la nature) du droit international public”, *The Limits of International Law. Essays in Honour of Joe Verhoeven*, Bruylant, 2014, pp. 55–68.
36. “Quelles conséquences pour les réserves non valides ?”, in SFDI, *Actualités des réserves aux traités*, Pedone, Paris, 2014, pp. 87–98.
37. (with C. Laly-Chevalier), “Les problèmes d’articulation des procédures d’asile, d’extradition et d’entraide judiciaire pénale”, in V. Chetail and C. Laly-Chevalier (eds.), *Asile et extradition. Théorie et pratique de l’exclusion du statut de réfugié*, Bruylant, Bruxelles, 2014, pp. 145–203.

38. “Le Conseil de sécurité des Nations Unies est-il soustrait à l’emprise du principe de non-intervention ?”, *Droits. Revue française de théorie, de philosophie et de culture juridiques*, No. 57, 2014, special report, “Après la Libye – avant la Syrie ? L’ingérence”, pp. 119–140.
39. “La France et la réforme du système des Nations Unies”, in G. Cahin, F. Poirat and S. Szurek (eds.), *La France et les organisations internationales*, Pedone, Paris, 2014, pp. 231–260.
40. “The Diversity of Applicable Law before International Tribunals as a Source of *Forum Shopping* and Fragmentation of Public International Law: An Assessment”, in R. Wolfrum and I. Gätzschmann (eds), *International Dispute Settlement: Room for Innovations*, Springer, Heidelberg, 2013, pp. 417–441.
41. “La responsabilité des organisations internationales : régime général de responsabilité ou *lex specialis* ?”, in RBDI, 2013/1, issue focused on “La responsabilité des organisations internationales”, pp. 147–160.
42. “Organisations internationales et sources du droit”, in E. Lagrange and J.-M. Sorel (eds.), *Droit des organisations internationales*, LGDJ, Paris, 2013, pp. 257–285.
43. Preface for M. Cuq, *L’eau en droit international. Convergences et divergences dans les approches juridiques*, Larcier, Bruxelles, 2013, pp. 9–11.
44. (with M. Audit) “Investment Arbitration without BIT: Toward a Foreign Investment Customary Based Arbitration?”, *Journal of International Arbitration*, 2012, pp. 581–604.
45. “La place des conventions internationales dans l’ordre juridique de l’Union européenne”, in M. Benlolo-Carabot, U. Candas and E. Cujo (eds.), *Union européenne et droit international. En l’honneur de Patrick Daillier*, Pedone, Paris, 2012, pp. 587–609.
46. “La Palestine comme « Etat » au regard du Statut de la Cour pénale internationale”, *Revue belge de droit international*, 2012/1, pp. 41–64.
47. “Le droit administratif global, signe d’une évolution des techniques du droit international ?”, in Cl. Bories (ed.), *A Global Administrative Law?*, Pedone, Paris, 2012, pp. 169–183.
48. Foreword, T. Barsac, *La Cour africaine de Justice et des droits de l’homme*, Pedone, Paris, 2012, 135 pages.
49. (with E. Cujo) “Les réactions des organes politiques internationaux”, in H. Ascensio, E. Decaux and A. Pellet (eds.), *Droit international pénal*, Pedone, Paris, 2nd edition, 2012, pp. 755–772.
50. “Les sources du droit international face au formalisme juridique”, *L’Observateur des Nations Unies*, vol. 30, 2011-1, pp. 61–71.
51. “Les instruments de droit international public pour remédier à l’insolvabilité des Etats”, in M. Audit (ed.), *Insolvabilité des Etats et dettes souveraines*, LGDJ, Paris, 2011, pp. 203–226.
52. “L’influence du choix de la juridiction sur le droit applicable aux relations internationales. Le regard de l’internationaliste publiciste”, in J.-S. Bergé, M. Forteau, M.-L. Niboyet and J.-M. Thouvenin (eds.), M. Forteau (scientific editor), *La fragmentation du droit applicable aux relations internationales. Regards croisés d’internationalistes privatistes et publicistes*, Pedone, Paris, 2011, pp. 143–163.
53. “Les techniques interprétatives de la norme internationale de la Cour internationale de Justice”, *RGDIP*, 2011/2, pp. 399–416 (oral presentation available at <http://uptv.univ-poitiers.fr/web/canal/61/theme/29/manif/270/video/2342/index.html>).

54. “L’ordre public ‘transnational’ ou ‘réellement international’. L’ordre public international face à l’enchevêtrement croissant du droit international privé et du droit international public”, *Journal du droit international (Clunet)*, 2011/1, pp. 3–49.
55. “Faut-il un conseil de sécurité économique sur le modèle onusien ?”, in R. Chemain (ed.), *La refondation du système monétaire et financier international. Evolutions réglementaires et institutionnelles*, Pedone, Paris, 2011, pp. 299–315.
56. “Le rôle de la Cour internationale de Justice dans la résolution des conflits entre peuples : de la justice à la réconciliation”, in S. Dauchy and M. Vec (eds.), *Les conflits entre peuples. De la résolution libre à la résolution imposée*, Studien zur Geschichte des Völkerrechts 24, Nomos, Baden-Baden, 2011, pp. 173–191.
57. “Le statut des territoires sur lesquels se trouvent les Murs”, in J.-M. Sorel (ed.), *Les Murs et le droit international*, Pedone, Paris, 2010, pp. 91–115.
58. “La contribution de l’Union européenne au développement du droit international general”, in “Chronique. Les interactions du droit international et européen”, *Journal du droit international*, 2010/3, pp. 887–990.
59. “La Cour internationale de Justice et les systèmes régionaux. Plaidoyer pour le pluralisme désordonné”, in E. Dubout and S. Touzé (eds.), *Les droits fondamentaux : charnières entre ordres et systèmes juridiques*, Pedone, Paris, 2010, pp. 39–64.
60. “Délimitation à la rive, au thalweg, au milieu du chenal”, in B. Aurescu and A. Pellet (eds.), *Actualité du droit des fleuves internationaux*, Pedone, Paris, 2010, pp. 29–39.
61. “Reparation in the event of a circumstance precluding wrongfulness” (chapter 57) and “Space law and the international law of responsibility” (chapter 59), in J. Crawford, A. Pellet and S. Olleson (eds.), *The Law of International Responsibility*, Oxford University Press, Oxford, 2010, pp. 887–893 and pp. 903–914.
62. “La contribution au développement du droit international général de la jurisprudence arbitrale relative aux investissements étrangers”, *The Foreign Investment Case Law’s Contribution to the Development of General International Law, Brazilian Yearbook of International Law*, vol. IV, 2009/1, pp. 11–39.
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84. (with E. Cujo) “Les réactions des organes politiques”, in H. Ascensio, E. Decaux and A. Pellet (eds.), *Droit international pénal*, Pedone, Paris, 2000, 1st edition, pp. 663–680.
85. “La formule « pétrole contre nourriture » mise en place par les Nations Unies en Irak : beaucoup de bruit pour rien ?”, *Annuaire français de droit international*, 1997, pp. 132–150. Available at https://www.persee.fr/doc/afdi_0066-3085_1997_num_43_1_3440.

Research projects and contracts

- 2015– Coordinator, with A. Beaudouin (University of Nice), of a research project on the theme “Cities and international law” (symposiums in June 2016 and June 2017 and development of a website to serve as a research platform (<https://vdicil.org/>))
- 2013–2015 Member of the working group of the Nanterre International Law Centre that prepared a proposal for the creation of the International Centre for the Financial Safeguard of States (French version published in the *Journal du droit international*, 2015/3, pp. 1057–1075; English version published in *ICSID Review*, 2016, pp. 1–31)
- 2015 Member of the organizing committee of the international conference held in Geneva on 3 and 4 March 2015 on the theme “Mass crimes and reparations: Focus on reparations for the mass crimes against Armenian Ottoman citizens (1915–1923)”
- 2011–2013 Participated in the research contract for the “Law and justice” research mission (Faculty of Law at Lille University/University of Geneva) on the link between extradition regimes and exclusion from refugee status
- 2000–2002 Participated in the research contract between the Ministry of Defence of France and POJUREX (Association pour l’étude des politiques juridiques extérieures): co-authored (with Muriel Ubéda) a report (223 pages, with 200 pages of annexes) submitted on 7 May 2002 on the legal framework for public security activities undertaken in the context of peace support operations led by European States (2001–2002)

Lectures and conferences

1. ESIL Book Prize event, discussion of Daniel Peat’s *Comparative Reasoning in International Courts and Tribunals*, virtual panel organized by ESIL, 2 October 2020, 1–2 p.m.
2. “L’affaire du crabe des neiges”, address delivered at the second Patrick Daillier Day, *Actualités des relations entre l’Union européenne et le droit international*, Paris Nanterre University, 28 January 2020.
3. “Le droit applicable devant les juridictions internationales”, course delivered during the winter session of The Hague Academy of International Law, 20–24 January 2020.
4. Participation as an expert in the “Round table on the prior consent by States to the jurisdiction of international tribunals in inter-State disputes” co-organized by the Blavatnik School of Government (University of Oxford), Oxford, United Kingdom, 25 March 2019.
5. “Conclusions” (in English) of the conference organized in Brussels by the Université libre de Bruxelles and Université Saint-Louis on the theme “Towards an International Investment Court?”, 20 February 2019, 3–6 p.m.
6. “L’Union européenne et les négociations BBNJ (Biodiversity Beyond National Jurisdiction)”, address delivered at a one-day seminar held on 20 December 2018 in memory of Professor Patrick Daillier (Paris Nanterre University) on the theme “Le droit international dans l’Union européenne, l’Union européenne dans l’ordre international”.

7. “La CDI et le développement progressif du droit international : quelle nouvelle jeunesse pour la Commission ?”, conference organized by the French Association for the United Nations and the Center for International Studies of Sciences Po, 20 November 2018, Paris, 5–7 p.m.
8. “Codifying International Law of Succession: Main Challenges, Possible Solutions”, conference organized by the Czech Republic and Slovenia on the theme “Current Issues in the Field of the Succession of States”, United Nations, New York, 23 May 2018, 1.15–2.45 p.m.
9. Expert workshop at the University of Michigan Law School, Ann Arbor, United States, 13 and 14 November 2017, “International Organizations and Customary International Law”.
10. “Selection of the Relevant Forum and Identification of Possible Basis for Jurisdiction”, presentation delivered during a side event organized by the Asian-African Legal Consultative Organization at the United Nations in New York on 24 October 2017 on the theme “Dialogue with International Law Practitioners”.
11. “A New ‘Baxter Paradox’? Does the Work of the ILC on Matters Already Governed by Multilateral Treaties Necessarily Constitute a Dead End?”, address delivered during a conference held on 10 March 2016 by Harvard Law School on the International Law Commission’s draft articles on the expulsion of aliens (Harvard, United States).
12. “The Practical Challenges of Mass Crimes Reparations”, address delivered during a conference held on 3 March 2016 at the Geneva Academy of International Humanitarian Law and Human Rights on the theme “Reparations of Past Mass Crimes”.
13. “Multilateralism and the Formation of International Law”, panel discussion moderated by Mathias Forteau, Permanent Mission of France to the United Nations, New York, 6 November 2015, 8.30–10 a.m.
14. “The Time Element in the Identification of Customary International Law”, conference organized by Cyprus and Peru on the identification of customary international law, United Nations, New York, 5 November 2015, 13.15–2.45 p.m.
15. “Exchange of Views with Members of the ILC on the Identification of Customary International Law”, conference organized by the Asian-African Legal Consultative Organization, United Nations, New York, 4 November 2015, 1.15–2.45 p.m.
16. “Egalité souveraine des Etats, non intervention dans les affaires intérieures des Etats et droit des peuples à disposer d’eux-mêmes : des principes toujours respectés ?”, address delivered to a forum organized by the French Association for the United Nations in Paris on 23 October 2015 on the theme “Soixante-dix ans après : où vont les Nations Unies ?”
17. Conference on the theme “Comparative Foreign Relations Law”, organized by Duke University Law School at the University of Geneva, 10 and 11 July 2015.
18. Participated in the monthly meetings organized by the European Affairs Committee of the New York City Bar Association, New York, 2014.
19. “Les relations entre le droit d’asile et le droit de l’extradition” (with C. Laly-Chevalier), conference held at the French Office for the Protection of Refugees and Stateless Persons, Paris, 19 November 2014.
20. “Personal Data Privacy in the United States and in the European Union”, address delivered during International Law Week at Fordham University, New York, co-organized by the American Branch of the International Law Association, the New York City Bar Association and various law schools, New York, 24 October 2014.

21. “Actions et défis des Nations Unies dans l’abolition de la peine de mort”, address delivered at the International Conference on the Universal Abolition of the Death Penalty organized by the International Institute of Human Rights and the Permanent Representation of France to the Council of Europe, held at the Inter-American Court of Human Rights, San José, Costa Rica, 9–11 October 2014.
22. “Immunities of States and State Officials as considered by the ILC and International Courts and Tribunals: A Comparative Assessment”, seminar organized by *The Law and Practice of International Courts and Tribunals* and the University of Geneva and sponsored by Brill, Geneva, 18 July 2014.
23. Participated as an expert (member of the International Law Commission) in a conference entitled “Fulfilling the Dictates of Public Conscience: Moving Forward with a Convention on Crimes Against Humanity”, Geneva, Villa Moynier, Geneva Academy of International Humanitarian Law and Human Rights, 16 and 17 May 2014.
24. “Admissibility v. Jurisdiction in International Arbitration” (commentator), Arbitration Forum of the Center for Transnational Litigation, Arbitration and Commercial Law, New York University, 24 March 2014.
25. “Recent Trends in International Jurisprudence on Territorial Disputes”, address delivered at a conference organized by the Korean National Diplomatic Academy’s Centre for International Law on the theme “World Peace, Prosperity and Justice Through International Law: in Pursuit of Korea’s Role as a Middle Power”, 5 December 2013, Seoul, Republic of Korea.
26. “L’ordre public sous le prisme comparé du droit international public, du droit international privé et du droit européen”, Jean Moulin University (Lyon), 29 January 2013.
27. “La doctrine européenne en question”, European and Comparative Law Research Centre (CEJEC) debate series (Paris Ouest University, Nanterre La Défense) on a particular author and their doctrine of European law, 20 May 2011: debate with E. Neframi (Paris XIII University) on the theme “La Cour de justice et l’affirmation de l’Union européenne sur la scène internationale”.
28. “Le cadre juridique des conflits contemporains”, lecture delivered to the Collège interarmées de Défense (formerly known as the Ecole de Guerre), 25 January 2011, Paris, 1.5 hours.
29. Lecture entitled “Regards croisés”, part of a lecture series organized by the Association of International Law Students (Paris I-Panthéon Sorbonne University), 15 June 2009, 2 hours.
30. “Le *jus ad bellum*”, lecture delivered to the Collège interarmées de défense (formerly known as the Ecole de Guerre), 3 June 2009, Paris, 1.5 hours.
31. “Le droit international face à la secession”, round table organized by the Université libre de Bruxelles as part of the Concours Rousseau (under the presidency of E. David, together with O. Corten and D. Turp), 8 May 2009, Palais de Justice, Bruxelles.
32. Moderator, forum on “International Dispute Resolution” held during the Biennial Conference of the European Society of International Law on the theme “International Law: Do We Need It?”, Paris, 20 May 2006.
33. “De l’utilité et de la relativité des classifications juridiques. L’exemple de la distinction entre le droit du maintien de l’ordre public et le droit de la responsabilité”, address delivered at the closing seminar of the Graduate School at Paris X Nanterre University, 11 June 2003.