

## Publications

Christina Binder

### A. Editorships and Contributions to Textbooks

1. Contribution to *Österreichisches Handbuch des Völkerrechts* (Neuhold, Hummer, Schreuer [eds.]), Textteil & Materialenteil, 4<sup>th</sup> ed., Manz (2004) (652 p., 626 p.).
2. with U. Kriebaum, A. Reinisch, S. Wittich, *International Investment Law in the 21<sup>st</sup> Century*, Liber Amicorum in Honour of Christoph Schreuer, Oxford University Press (2009) (1000 p.).
3. with C. Fuchs, M. Goldmann, T. Kleinlein, K. Lachmayer, *Völkerrecht im innerstaatlichen Bereich. Treffen des Arbeitskreises junger VölkerrechtlerInnen in Wien 2008*, Facultas/Nomos (2009) (216 p.).
4. with H. Eberhard, K. Lachmayer, G. Ribarov, G. Thallinger, *Corporate Social Responsibility and Social Rights*, Facultas/Nomos (2010) (172 p.).
5. with U. Kriebaum, I. Marboe, M. Nowak, A. Reinisch, S. Wittich, *Einführung in die Internationalen Grundlagen des Rechts. Einführung in das Völkerrecht*, 3<sup>rd</sup> ed. (2011) (93 p.).
6. with K. Lachmayer, *The European Court of Human Rights and Public International Law – Fragmentation or Unity?*, Facultas/Nomos (2014) (146 p.).
7. *accepted*: with J. Hofbauer, *Non-Discrimination, International Law* (LL.M.) Justus Liebig University Giessen, Online Class (2015) (37 p.).
8. *accepted*: with J. Hofbauer, *Investment Law, International Law* (LL.M.) Justus Liebig University Giessen, Online Class (2015) (32 p.).
9. with J. Hofbauer, F. Piovesan, A. Steiner, E. Steiner, *Social Rights in the Case Law of Regional Human Rights Monitoring Institutions: the European Court of Human Rights, the Inter-American Court of Human Rights, the African Commission on Human and Peoples' Rights*, NWV/Intersentia (2016) (531 p.).
10. with A. Reinisch, M. Footer, *International Law and... Select Proceedings of the European Society of International Law*, Hart (2016) (536 p.).
11. editorship, with Mario Prost, Photini Pazartzis: SSRN Conference Paper Series der European Society of International Law, <http://www.esil-sedi.eu/node/82>.

### B. Monographs

1. *Die Landrechte indigener Völker unter besondere Bezugnahme auf Mexiko und Nicaragua*, Peter Lang (2004) (351 p.).
2. *Die Grenzen der Vertragstreue im Völkerrecht am Beispiel der nachträglichen Änderung der Umstände*, Vol. 245 of "Beiträge zum ausländischen öffentlichen Recht und Völkerrecht" (A. von Bogdandy, A. Peters eds.) Springer (2013) (770 p.).

3. *La protección de los Derechos Humanos en Europa y las Américas: Perspectivas, avances y desafíos*, Porrúa (2016) (286 p.).
4. *in preparation: Unjust Enrichment in International Law*, E&E Publishing (2016) (200 p.)

## C. Articles in Journals and Periodicals

2000 – 2003

1. Die Verfassungsgerichte als Hüter der Verfassung in Chile und Österreich, in: 5 *JAP* (1999/2000) (p. 201-207).
2. with G. Hafner, I. Buffard and K. Hagemann: Austrian Diplomatic and Parliamentary Practice in International Law/ Österreichische diplomatische und parlamentarische Praxis zum Völkerrecht, in: 7 *Austrian Review of International and European Law* (2002) (p. 303-389).
3. with G. Hafner, K. Hagemann and U. Kriebaum: Austrian Diplomatic and Parliamentary Practice in International Law/Österreichische diplomatische und parlamentarische Praxis zum Völkerrecht, in: 8 *Austrian Review of International and European Law* (2003) (p. 503-568).

2004

4. with G. Hafner: The Interpretation of Article 21 (3) ICC-Statute, Opinion, in: 9 *Austrian Review of International and European Law* (2004) (p. 163-190).
5. with G. Hafner, K. Gabriel, J. Mair and H. Prantner: Austrian Diplomatic and Parliamentary Practice in International Law/ Österreichische diplomatische und parlamentarische Praxis zum Völkerrecht, in: 9 *Austrian Review of International and European Law* (2004) (p. 331- 445).

2005

6. The ILO System of Protection of Indigenous Peoples' Rights. The Case of the Huichol of Mexico, in: 12 *Law and Anthropology* (R. Kuppe & R. Potz [eds.]), Martinus Nijhoff Publishers (2005) (p. 92-113).
7. Es ist nicht alles Gold was glänzt. Autonomie und kulturelle Identität, in: 4 *Juridikum* (2005) (p. 211-216).

2006

8. with R. Schweiger: Judicial Mechanisms for Addressing Massive Human Rights Violations: The Case of Srebrenica, in: 19/3 *Humanitäres Völkerrecht – Informationsschriften / Journal of International Law of Peace and Armed Conflict* (2006) (p. 196-204).
9. with I. Eisenberger: Ein Mosaikstein ... Internationale Wahlbeobachtung und die politische Partizipation von Frauen am Beispiel der OSZE, in: 3 *Juridikum* (2006) (p. 131-137).

2007

10. International Election Observation by the OSCE and the Human Right to Political Participation, in: 13 *European Public Law* (2007) (p. 133-158).
11. Völkerrecht und Staudammbauten: Das Ilisu Projekt, in: 1 *Juridikum* (2007) (p. 10-15).

12. with J. Putzer: Gerechter Krieg? Eine völkerrechtliche Standortbestimmung, in: 16 *Polylog* (2007) (p. 35-53).
13. International Election Observation by the OSCE and the Political Participation of Women, in: 18 *Helsinki Monitor* (2007) (p. 224-236).
- 2008
14. with K. Lukas, R. Schweiger: Empty Words or Real Achievement? The Impact of Security Council Resolution 1325 on Women in Armed Conflicts, in: 101 *Radical History Review*, *Special Issue: Women and Transnationalism* (2008) (p. 22-41).
15. Non Performance of Treaty obligations in Cases of Necessity, in: 13 *Austrian Review of International and European Law* (2008) (p. 3-34).
- 2009
16. Die Veränderung innerstaatlicher Verhältnisse als Nichterfüllungsgrund von völkerrechtlichen Vertragspflichten. Welche Rolle spielen demokratiepolitische und menschenrechtliche Erwägungen?, in: 47 *Archiv des Völkerrechts* (2009) (p. 187-219).
17. International Electoral Support. Challenges and Added Value, in: 13 *Max Planck Yearbook of United Nations Law* (A. von Bogdandy, R. Wolfrum [eds.]) (2009) (p. 213-246).
- 2010
18. Economic Growth at the Price of Human Rights Violations? The Protection of Human and Labour Rights in Export Processing Zones, in: 2 *City University of Hong Kong Law Review* (2010) (p. 99-116).
19. Möglichkeiten und Grenzen internationaler Wahlbeobachtung in unsicheren Demokratien am Beispiel Usbekistans, in: 4 *Verfassung und Recht in Übersee* (2010) (p. 418-443).
- 2011
20. The Prohibition of Amnesties by the Inter-American Court of Human Rights, in: 12/5 *German Law Journal* (2011) available at: <http://www.germanlawjournal.com> (p. 1203-1229).
21. Anything New since the End of the Cold War? Or International Law goes Domestic. International Electoral Standards and their Legitimacy, in: 27 *Anuario Español de Derecho Internacional* 2011 (p. 437-465); also available as Draft Conference Paper at: [http://www.esil-en.law.cam.ac.uk/Media/Draft\\_Papers/Binder\\_ESIL2010\\_Draft\\_Paper.pdf](http://www.esil-en.law.cam.ac.uk/Media/Draft_Papers/Binder_ESIL2010_Draft_Paper.pdf).
22. Auf dem Weg zum Lateinamerikanischen Verfassungsgericht? Die Rechtsprechung des interamerikanischen Menschenrechtsgerichtshofs im Bereich der Amnestien, in: 71/1 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (2011) (p. 1-28).
23. European and US Perspectives on the Protection of Human and Labour Rights in Special Economic Zones, in: 16 *Austrian Review of International and European Law* (2011).
- 2012
24. Autonomy as means to accommodate cultural diversity? The case of indigenous peoples, in: 2 *ICL Journal* (2012) (p. 248-258).

25. Stability and Change in Times of Fragmentation: The Limits of *Pacta Sunt Servanda* Revisited, in: 25/4 *Leiden Journal of International Law* (2012) (p. 909-934).

2013

26. Investment Law and Indigenous Peoples: The Grand River Case, in: 2 *Rivista dell'Arbitrato* (2013) (p. 487-511).

27. The European System for the Protection of Human Rights: Balance and Perspectives, in: 4 *Rivista da Escola Superior da Procuradoria Geral do Estado de Sao Paulo* (2013) (p. 13-38).

28. Emergencia de un Nuevo derecho público Europeo basado en derechos humanos: nacional, supranacional, internacional, in: 4 *Rivista da Escola Superior da Procuradoria Geral do Estado de Sao Paulo* (2013) (p. 39-48).

2014

29. European and US-Perspectives on the Protection of Human and Labour Rights in Export Processing Zones, in: 16 *Austrian Review of International and European Law* (2014) (p.162-189).

30. Sovereign debts and state of necessity: the case of Argentina, in: 1 *Armenopoulos* (2014) (p. 35-46) (in Greek translation).

31. with E. Lopez-Jácoiste, El conflicto armado en Siria en la luz del Derecho internacional, in: 1 *Anuario de Derecho Público* (2014) (p. 515-542).

32. Cyprus through the Lens of the ECtHR, in: 19 *Austrian Review of International and European Law* (2014) (p. 75-104).

2015

33. The Concept of Margin of Appreciation, in: 1 *Journal für Rechtspolitik* (2015) (p. 56-66).

34. Einheit oder Fragmentierung des Völkerrechts am Beispiel der Rechtsprechung des Europäischen Menschenrechtsgerichtshofs und der Investitionsschiedsgerichte, in: 4 *Zeitschrift für öffentliches Recht* (2015) (p. 737-778).

35. with Th. Schobesberger, The European Court of Human Rights and Social Rights – Emerging Trends in Jurisprudence?, in: *Hungarian Yearbook of International and European Law* (2015) (p. 51-69).

36. *accepted*: A legitimacy perspective on Court generated State practice, in 20 *Austrian Review of International and European Law* (2015).

2016

37. El Tribunal Europeo de Derechos Humanos y el Derecho de los Tratados ¿Fragmentación o Unidad? In: 32 *Anuario Español de Derecho Internacional* (2016) (p. 297-321).

38. with C. B. Binder, A Capability Perspective on Indigenous Autonomy, in: *Oxford Development Studies* (2016) (p. 1-18).

39. *Sanum Investments Limited v. Laos. Award on Jurisdiction*, Case Comment, in: 17 *Journal of World Investment and Trade* (2016) (p. 280-294).

40. Algo Nuevo desde el Fin de la Guerra Fría? o El Impacto del Derecho Internacional en el Derecho Nacional: Normas Electorales Internacionales y su Legitimidad in: *Revista Mexicana de Derecho Internacional* (2016) (p. 1-33)  
<http://revistas.juridicas.unam.mx/index.php/derecho-electoral/article/view/10083/12544>.

41. A treaty law perspective on Intra-EU BITs, in: 17/6 *The Journal of World Investment and Trade* (2016) (p. 964-983).

2017

42. Der Einfluss von NGOs im Vertragsschlussverfahren, in: 72/1 *Zeitschrift für öffentliches Recht* (2017) (p. 75-101).

43. *accepted*: with J. Hofbauer, The Perception of the EU Legal Order in International Law: an Inside and an Outside View, in: *European Yearbook of International Economic Law* (2017).

#### **D. Chapters in Edited Books**

2003 – 2006

1. Indigenous Peoples and their Lands. International Standards and Domestic Implementation. The Case of the Atlantic Coast of Nicaragua, in: *E.MA Awarded Theses of the Academic Year 2001/02*, Marsilio Editores (2003) (p. 279-372).
2. Indigenous Peoples in Domestic Jurisdictions: the Case of Nicaragua, in: J. Castellino, N. Walsh (eds.), *Indigenous Peoples and Human Rights Law*, Martinus Nijhoff Publishers (2004) (p. 249-267).
3. with Christoph Schreuer: Das Verhältnis von Generalversammlung und Sicherheitsrat in Friedenssicherungsangelegenheiten, in: K. Dicke, S. Hobe, K. Meyn *et al.* (eds.) *Weltinnenrecht, Liber amicorum Delbrück*, Duncker & Humblot (2005) (p. 639-665).

2007

4. Violations of Human Rights, Humanitarian Law and Prosecution: The Case of the Former Yugoslavia, in: S. Lütgenau (ed.) *Human Rights and a Middle East Peace Process*, Studienverlag Innsbruck (2007) (p. 25-71).
5. Völkerrechtliche Aspekte der Nutzung von Wasser. Das Ilisu-Staudammprojekt. in: J. Jalil, B. Cerha (eds.), *Hasankeyf und seine Zukunft*, Wien (2007) (p. 59-87).

2008

6. with K. Lukas and R. Schweiger: UN Security Council Resolution 1325, Gender and Transitional Justice. The Case of Uganda, in: C. Korieh, P. Okeke (eds.) *Gendering Global Transformations: Gender, Culture, Race, and Identity*, Routledge Publishers, Research in Gender and Society Series (2008) (p. 201-219).
7. Elections and Democracy, Perspectives and Limits of Democracy, in: K. Lachmayer, H. Eberhard (eds.) *Perspectives and Limits of Democracy*, Facultas (2008) (p. 71-90).
8. Uniting for Peace Resolution, in: R. Wolfrum (ed.) *Encyclopedia of Public International Law*, rev. ed., Oxford University Press (2008) available at <http://www.mpepil.com/>; OUP print edition, vol. X (2012) (p. 559-567).

9. with C. Pippan: Election Monitoring, International, in: R. Wolfrum (ed.) *Encyclopedia of Public International Law*, rev. ed., Oxford University Press (2008) available at <http://www.mpepil.com/>; OUP print edition, vol. III (2012) (p. 362-370).
10. with C. Schreuer: Unjust Enrichment, in: R. Wolfrum (ed.), *Encyclopedia of Public International Law*, Oxford University Press (2008), available at <http://www.mpepil.com/>; OUP print edition vol. X (2012) (p. 588-597).
11. The *Pacta Sunt Servanda* Rule in the Vienna Convention on the Law of Treaties: a Pillar and its Safeguards, in: I. Buffard, J. Crawford, A. Pellet, S. Wittich (eds.), *International Law between Universalism and Fragmentation. Liber Amicorum in Honour of Gerhard Hafner*, Martinus Nijhoff Publishers (2008) (p. 317-342).

2009

12. Changed Circumstances in Investment Law: Interfaces between the Law of Treaties and the Law of State Responsibility with a Special Focus on the Argentine Crisis, in: C. Binder, U. Kriebaum, A. Reinisch, S. Wittich (eds.), *International Investment Law in the 21<sup>st</sup> Century, Essays in Honour of Christoph Schreuer*, Oxford University Press (2009) (p. 608-630).
13. Nichterfüllung von völkerrechtlichen Vertragspflichten zufolge Notstands. Der Notstand im Völkergewohnheitsrecht und in besonderen Vertragsbestimmungen, in: A. Reinisch, S. Wittich, A. Gattini (eds.), *Kosovo-Staatsschulden-Notstand-EU-Reformvertrag-Humanitätsrecht. Beiträge zum 33. Österreichischen Völkerrechtstag 2008 in Conegliano*, Peter Lang (2009) (p. 119-151).
14. Vertragstreue im Völkerrecht und innerstaatliche Umstandsänderung: Der Gabčíkovo-Nagymaros Fall revisited, in: C. Binder, C. Fuchs, M. Goldmann *et al.* (eds.), *Völkerrecht im innerstaatlichen Bereich. Treffen des Arbeitskreises junger VölkerrechtlerInnen in Wien 2008*, Facultas/Nomos (2009) (p. 157-192).

2010

15. with A. Reinisch: Economic Emergency Powers. A Comparative Law Perspective, in: S. Schill (ed.), *International Investment Law and Comparative Public Law*, Oxford University Press (2010) (p. 503-540).
16. Does the Difference make a Difference? A comparison between the law of treaties and the law of state responsibility to justify non-performance of treaty obligations in cases of subsequent changes of circumstances, in M. Szabó (ed.), *Interplay between the Law of Treaties and State Responsibility. 40 years after the VCLT*, Eleven Publishers (2010) (p. 1-33).
17. Umweltvölkerrecht, in: N. Raschauer, W. Wessely (eds.), *Handbuch Umweltrecht*, 2nd ed., Facultas (2010) (p. 46-82).
18. Business Corporations, CSR and Economic/Social Rights – and What Does ICL Have to Do With This?, in: C. Binder, H. Eberhard, K. Lachmayer *et al.* (eds.), *Corporate Social Responsibility and Social Rights*, Facultas/Nomos (2010) (p. 11-21).
19. Hacia una Corte Constitucional Latinoamericana? La jurisprudencia de la Corte Interamericana de Derechos humanos con enfoque especial sobre las amnestías, in: A. von Bogdandy, E. Ferrer Mac Gregor, M. Morales (eds.), *La Justicia Constitucional y Su Internacionalización ¿Hacia un Ius Constitutionale Commune en América Latina?*, MPI for Comparative Public Law and International Law/UNAM (2010) (p. 156-188).

2011

20. with F. Cede: Is there an Austrian Contribution to the Codification of International Law?, in: U. Fastenrath, R. Geiger, D.-E. Khan *et al.* (eds.), *From Bilateralism to Community Interest. Essays in Honour of Judge Bruno Simma*, Oxford University Press (2011) (p. 649-664).
21. The European System for the Protection of Human Rights: Balance and Perspectives, in: A. von Bogdandy, F. Piovesan, M. Morales Antoniazzi (eds.), *Direitos Humanos, Democracia e Integração Jurídica. Avançando no diálogo constitucional e regional.* (2011) (p. 371-393).
- 2012
22. The Prohibition of Amnesties by the Inter-American Court of Human Rights, in: A. von Bogdandy, I. Venzke (eds.), *International Judicial Lawmaking - On Public Authority and Democratic Legitimation in Global Governance*, Springer (2012) (p. 295-328).
23. Exit or no exit and whether it matters, in: K. Schmalenbach, F. Matscher, G. Hafner (eds.), *Dynamisches Völkerrecht / Dynamics of International Law. Liber Amicorum Wolfram Karl*, Facultas (2012) (p. 405-420).
24. The Inter-American Human Rights System, in: M. Nowak, K.M. Januszewski, T. Hofstätter (eds.), *All Human Rights for All. Vienna Manual on Human Rights*, Intersentia (2012) (p. 241-246).
25. Demokratisierungsprozesse und internationale Wahlmissionen, in U. Werther-Pietsch, T. Ritzer (eds.), *Failed States – Staatsaufbau als Konfliktprävention*, NWV (2012) (S. 52-62).
- 2013
26. Diversity and Political Rights in the Jurisprudence of the European Court of Human Rights in: A. von Bogdandy, M. Morales Antoniazzi, F. Piovesan (eds.), *Direitos Humanos, Democracia e Integração Jurídica: Emergência de um Novo Direito Público*, Elsevier (2013) (p. 507-520).
27. Autonomy as Means to Accommodate Cultural Diversity? The Case of Indigenous Peoples, in: PI Bath (ed.), *Constitutionalism and Constitutional Pluralism*, Lexis Nexis (2013) (p. 342-353).
28. with K. Zemanek: Völkervertragsrecht, in: A. Reinisch (ed.), *Österreichisches Handbuch des Völkerrechts*, 5th ed., Manz (2013) (p. 50-94).
29. A Public International Law Approach to Interactions between Preferential Trade and Investment Agreements and the BIT World, in R. Hofmann, S. Schill, C. Tams (eds.), *Preferential Trade and Investment Agreements: From Recalibration to Reintegration*, Nomos (2013) (p. 71-80).
30. Introduction to the Concept of Transitional Justice, in: W. Feichtinger, G. Hainzl, P. Jurekovic (eds.), *Transitional Justice. Experiences from African and the Western Balkans*, Schriftenreihe der LAVAK (2013) (p. 9-29).
- 2014
31. Necessity Exceptions, the Argentine Crisis and Legitimacy Concerns. Or the Benefits of a General International Law Approach to Investment Arbitration, in: T. Treves, F. Seatzu (eds.), *Foreign Investments, International Law and Common Concerns*, Routledge (2014) (p. 71-85).
32. with A. Reinisch: Debts and state of necessity, in: J.P. Bohovslavsky, J.L. Černič (eds.), *Making Sovereign Financing & Human Rights Work*, Hart (2014) (p. 115-128).

33. Corte Constitucional (Austria), in: E. Ferrer Mac-Gregor, G. Figueroa Mejía, F. Martínez Ramirez (eds.), *Diccionario de Derecho Procesal Constitucional y Convencional* (México, UNAM, 2014).
34. Derecho Constitucional (Austria), in: E. Ferrer Mac-Gregor, G. Figueroa Mejía, F. Martínez Ramirez (eds.), *Diccionario de Derecho Procesal Constitucional y Convencional* (México, UNAM, 2014).
35. Die Grenzen der Vertragstreue im Völkerrecht – eine Bestandsaufnahme, in: W. Benedek et al. (eds.), *Bestand und Wandel des Völkerrechts* (Peter Lang, 2014) (p. 177-201).
36. with C. Öztürk, Die Lehre des Völkerrechts an der Universität Wien, in: W. Benedek et al. (eds.), *Bestand und Wandel des Völkerrechts* (Peter Lang, 2014) (p. 275-281).
37. with S. Steiner: The Unification of the Union from the Viewpoint of International Law, in: H. Pichler, A. Balthasar (eds.), *The Report on the Future of Europe – Striking the Balance between “Unity” and “Diversity”? Proceedings of the Conference o European Democracy 2013* (2014) (p. 56- 66).
38. The European Court of Human Rights and the Law of Treaties: Sign of Fragmentation or Unity?, in C. Binder/K. Lachmayer (eds.), *The European Court and Public International Law – Fragmentation or Unity?* (Facultas, Nomos, 2014) (p. 41-64) .
39. with K. Lachmayer, Introduction – The Reception of Public International Law in the Jurisprudence of the European Court of Human Rights: Sign of Fragmentation or Unity?, in C. Binder/K. Lachmayer (eds.), *The European Court and Public International Law – Fragmentation or Unity?* (Facultas, Nomos, 2014) (p. 7-11) .
40. Protected areas, the Rights of Indigenous Peoples and Co-management as a Viable Solution? - Latin American Experiences, in: V. Sancin (ed.), *International Environmental Law: Contemporary Concerns and Challenges in 2014* (GV Založba, 2014) (p. 517-530).
41. with C. Pippan: Human Rights and Democratisation, in: U. Werther-Pietsch (ed.), *All Human Rights for All – Vienna Guidebook on Peaceful and Inclusive Societies* (NWV, 2014) ) (p. 101-117).
42. CHECKLIST: A Human Rights Perspective on International Electoral Support, in: U. Werther-Pietsch (ed.), *All Human Rights for All – Vienna Guidebook on Peaceful and Inclusive Societies* (NWV, 2014) (p. 117-119).

2015

43. Circumstances Precluding Wrongfulness, in: M. Bungenberg, J. Griebel, S. Hobe, A. Reinisch, *International Investment Law – A Handbook* (Beck/Hart/Nomos, 2015) (p. 442-480).
44. with Th. Schobesberger, El Tribunal Europeo de Derechos Humanos y los Derechos Sociales. ¿Nuevas tendencias en la jurisprudencia?, in: J.I. Ugartemendia Eceizabarrena, A. Saiz Arnaiz, M. Morales Antoniazzi (eds.), *La garantía jurisdiccional de los Derechos Humanos. Un estudio comparado de los sistemas regionales de tutela: europeo, interamericano y africano, Oñati, IVAP* (European Inklings 6, 2015) (p. 99-119).
45. A Human Rights Perspective on Electoral Assistance, in: *Derecho Constitucional e Instituciones Políticas. Derechos Humanos y Justicia Constitucional. Ensayos en Honor del Prof. Dr. Hernán Salgado Pesantes* (CEP, 2015) (p. 657-683).
46. with C. Brölmann, The Law of Treaties before Domestic Courts. Oxford Reports on International Law, in: P.A. Nollkaemper, E Kristjansdottir (eds.) *International Law in Domestic Courts. Casebook* (Oxford University Press, 2016), available as SSRN Paper (2015): <http://ssrn.com/abstract=2611989> (p.34).

47. Investment, Development and Indigenous Peoples, in: R. Hofmann, S. Schill, C. Tams (eds.), *International Investment Law and Development: Bridging the Gap* (E&E Publishing 2015) (p. 423-451).

2016

48. Sections 31-36 of the General Convention, in: A. Reinisch (eds.), *The Conventions on the Privileges and Immunities of the United Nations and its Specialized Agencies. A Commentary* (Oxford University Press, 2016) (p. 629-658).

49. Sections 41-49 of the Special Agencies Convention, in: A. Reinisch (eds.), *The Conventions on the Privileges and Immunities of the United Nations and its Specialized Agencies. A Commentary* (Oxford University Press, 2016) (p. 659-695).

50. *forthcoming*: El Diálogo jurisdiccional en materia de los derechos humanos: *Zolotukhin c. Rusia*, Corte Europea de Derechos Humanos, Gran Cámara, 10 Febrero 2009, in: A. von Bogdandy, M. Morales Antoniazzi (eds.), *Diálogos Judiciales*, Porrúa (2016).

51. *forthcoming*: Emergencia de un nuevo derecho público Europeo basado en derechos humanos: nacional, supranacional, internacional, in: A. von Bogdandy, M. Morales, F. Piovesan (eds.), *Ius Constitutionale Comune Latino-Americano em Direitos Humanos: A Emergencia de um novo Direito Público no século XXI* (2016).

52. *forthcoming*: Unjust Enrichment as General Principle of Law, in: A. Gattini, A. Tanzi (eds.), *General Principles of Law and International Investment Arbitration*, Martinus Nijhoff (2016).

53. with J. Hofbauer, F. Piovesan A-Z. Steiner, E. Steiner, Introduction – Social Rights in International Law, in: C. Binder et al (eds.), *Social Rights in the Case Law of Regional Human Rights Monitoring Institutions*, NWV/Intersentia (2016) (p. 21-28).

54. with E. Steiner, The European Court of Human Rights: Social Rights Jurisprudence, in: C. Binder et al (eds.), *Social Rights in the Case Law of Regional Human Rights Monitoring Institutions*, NWV/Intersentia (2016) (p. 29-299).

55. with J. Hofbauer, The EU Charter of Fundamental Rights Seized by the National Judges – National Report Austria, Implementation of the EU Charta of Fundamental Rights by Austrian Judges, in: L. Burgorgue Larsen (ed.), *La Charte des Droits Fundamentaux de l'Union Européenne saisie par les Juges en Europe. The EU Charter of Fundamental Rights Seized by National Judges*, Pedone (2016) (S. 99-124).

56. Zivilrechtliche Grundsätze im Völkerrecht: Das Verbot der ungerechtfertigten Bereicherung, in: F. Schurr, M. Umlauf (Hrsg.), *Liber Amicorum Bernhard Eccher*, Verlag Österreich (2016) (p. 85-110).

57. with J. Hofbauer, Goal 3: Good health and well-being. Ensure healthy lives and promote well-being for all, in: P. Durán, C. Díaz Barrado, C. Fdez Liesa (eds.), *International Society and the Sustainable Development Goals*, Reuters (2016) (p. 201-229).

2017

58. *forthcoming*: with Isabella Brunner, Sieben Jahrzehnte Entwicklung des Sieben Jahrzehnte Entwicklung des völkerrechtlichen Minderheitenschutzes: Auswirkungen auf den Pariser Vertrag, in: W. Obwexer (ed.), *70 Jahre Pariser Vertrag – Entwicklungen, aktueller Stand, Zukunftsaussichten*, Verlag Österreich (2017).

59. *in preparation*: Article 3. Scope of Application, in: C. Rose, M. Kubiciel, O. Landwehr (eds.) *UN Convention Against Corruption, A Commentary*, Oxford University Press (2017).

60. *In preparation*: Artikel 46 der Charta der Grundrechte der Europäischen Union, in: K. Korinek, M. Holoubek et al. (eds.), *Österreichisches Bundesverfassungsrecht, Textsammlung und Kommentar* (2016).
61. *invited*: El Tribunal Europeo de Derechos Humanos como Tribunal Constitucional, in: A. von Bogdandy, M. Morales Antoniazzi (eds.), *Ius Constitutionale Comune en America Latina* (2016).
62. *forthcoming*: National Sustainable Development Institutions and Public International Law, in: M. Szábo, L. Székely (eds.), *Model Institutions for Sustainable Future: a Comparative Constitutional Law Perspective*, Cambridge University Press (2016).
63. *forthcoming*: UNDRIP and Interactions with International Investment Law, in: M. Weller, J. Hohmann (eds.), *The United Nations Declaration on the Rights of Indigenous Peoples. A Commentary*, Oxford University Press (2016).
64. *invited*: Artikel 47-51 MRK, in: B. Kneihls, G. Lienbacher (eds.), *Rill/Schäffer Kommentar Verfassungsrecht*, Verlag Österreich (2016).
65. *in preparation*: Investment Facilitation and Non-Discrimination, in: T. Gazzini, M. Mbengue (eds.), *Investment Facilitation*, E&E Publishing (2016).
66. *invited*: Impact of investment agreements on financial crises, in: M. Krajewski, R. Hoffmann (eds.), *Research Handbook on Foreign Direct Investment*, Edward Elgar Publishing (2017).

## **E. Legal Opinions, Unpublished Papers and Studies (selection)**

1. Legal Master Thesis: *Der Verfassungsgerichtshof an der Schnittstelle zwischen Rechtspolitik und Recht. Unter besonderer Berücksichtigung des Gesetzeskontrollverfahrens – Österreich - Chile, ein Rechtsvergleich*, University of Graz (July 1999) (120 p.).
2. French Master Thesis: *Les effets ironiques dans le roman La Lenteur de Milan Kundera*, University of Graz (April 2000) (100 p.).
3. with B. Weyss: *National Report on Racial Violence in Austria, for the EUMC* (November 2003) (83 p.).
4. with C. Schreuer: *Legal Opinion on Unjust Enrichment in the ICSID Case Fraport v the Philippines* (July 2005) (90 p.).
5. *Prohibición del Conteo Rápido por el TSE: Marco Legal*. Legal Opinion (16 p.) (in Spanish).
6. with C. Schreuer and U. Kriebaum: *Legal Opinion on Investments in Violation of Host State Law, the Effect of Bribery and Corruption And Unjust Enrichment in the ICSID Case Fraport v the Philippines* (November 2012) (110 p.).
7. with A. Endzins, Uzbekistan, Joint Opinion on Draft Amendments and Addenda to the Law “On Elections to the Oliy Majlis of the Republic” and “On Elections to the Regional, District and City Councils (Kengesh) of People’s Deputies of Uzbekistan” (Venice Commission & OSCE/ODIHR) 17 December 2012, available at: <http://www.osce.org/odihr/elections/98277>. (8 p.)
8. with C. Schreuer and U. Kriebaum, *Supplementary Legal Opinion in the ICSID Case Fraport AG Frankfurt Airport Services Worldwide v. The Republic of the Philippines*, ICSID Case No. ARB/11/12, April 2013 (31 p.).

9. with A. Mazmanyan, N. Vulchanov, *Review of Electoral Legislation and Practice in OSCE Participating States* (OSCE/ODIHR, Warsaw, October 2013) (67 p.) (also translated to Russian), available at <http://www.osce.org/odihr/elections/107073>.
10. Electoral Lists and voters residing *de facto* abroad (Study for the *Congress of Local and Regional Authorities* (Strasbourg, 2014) (16 p.) (also translated to French).
11. Comments on Electoral Lists and Voters Residing *de Facto* Abroad (CDL-EL(2015)003), Venice Commission, 27 January 2015 (9 p.) (also translated to French).
12. Voting at 16 – Consequences on youth participation at a local and regional level. Explanatory Memorandum (CG/2015(29)8PROV, 29 September 2015, Study for the Congress of Local and Regional Authorities of the Council of Europe. (Strasbourg, 2015) (also translated into French).
13. with J. Hofbauer, *Glamis Gold v. the United States*, Case Comment for the South African Report of the ILA Committee on the Implementation of the Rights of Indigenous Peoples (2016) (13 p.), <http://www.ila-hq.org/en/committees/index.cfm/cid/1048>.
14. with J. Hofbauer, *Surayaku v. Ecuador*, Case Comment for the South African Report of the ILA Committee on the Implementation of the Rights of Indigenous Peoples (2016) (14 p.), <http://www.ila-hq.org/en/committees/index.cfm/cid/1048>.
15. Contribution to ILA Report, Implementation of Rights of Indigenous Peoples, 77th ILA Conference, Johannesburg/South Africa 2016, <http://www.ila-hq.org/en/committees/index.cfm/cid/1048> (28 p.).
16. Co-Rapporteur of the ILA Report, Feminism and International Law 77th ILA Conference, Johannesburg/South Africa 2016, <http://www.ila-hq.org/en/committees/index.cfm/cid/1035> (30 p.).
17. The misuse of administrative resources during electoral processes: the role of local and regional elected representatives and public officials, Study for the Congress of Local and Regional Authorities, (Strasbourg 2016) (23 p.) (also translated in French).
18. Checklist for compliance with international standards and best practices preventing misuse of administrative resources during electoral processes at local and regional level, (CG/MON05(2017)10, Study for the Congress of Local and Regional Authorities, Strasbourg (2017) (14 p.) (also translated in French).
19. with Christoph Schreuer, Substantive Issues arising in *The Republic of Iraq v. The Republic of Turkey* (ICC Case No 20273/AGF/ZF) (2017) (149 p.).

## **F. Articles in Newspapers, Other Journals and Conference Papers**

1. Hinschauen und Hinzeigen. Können durch Wahlbeobachtung Regime demokratisiert werden? in: *Südwindmagazin* 7-8 (July-August 2005) (p. 25).
2. A capability perspective on indigenous autonomy, Conference Paper, presented at the 2006 HDCA Conference “Development as Freedom” in Groningen, 1<sup>st</sup> September 2006, available at: [http://www.capabilityapproach.com/pubs/5\\_5\\_Binder.pdf](http://www.capabilityapproach.com/pubs/5_5_Binder.pdf) (15 p.).
3. Aufgestautes Konfliktpotential. Das Ilisu Staudammprojekt der Türkei droht die Wassernutzung des Iraks und Syriens zu beeinträchtigen. Das Völkerrecht verlangt einen Interessenausgleich, in: *Rechtspanorama, Die Presse*, 4 September 2006 (p. 7).

4. with K. Lukas: Building Peace. Frauen in Friedensprozessen und Konfliktsituationen, in: *Frauensolidarität* (2/2006) (p. 6-7).
5. with A.-K. Grill: Ein Blick hinter die Kulissen des EuGH, in: *dieUniversität. Online Universitätszeitung*, <http://www.dieuniversitaet-online.at/beitraege/news/ein-blick-hinter-die-kulissen-des-eugh/10.html>, March 2007.
6. Regulation of Foreign Investment in Times of Economic Emergencies, Conference Paper, presented at the 2008 SLSA Conference, Manchester.
7. with A. Lagerwall: Centre Life. Visitors' Views, in: 10 *From the Director, Newsletter* 2008, [http://www.lcil.cam.ac.uk/about\\_the\\_centre/ftd\\_archive.php](http://www.lcil.cam.ac.uk/about_the_centre/ftd_archive.php).
8. with K. Lachmayer: Euro-asiatischer Dialog: Konferenz zur Verfassungsvergleichung in Macao, December 2008, <http://www.dieuniversitaet-online.at/beitraege/news/euro-asiatischer-dialog-konferenz-zur-verfassungsvergleichung-in-macao/10.html>.
9. Wahlunterstützung im Sudan. Der ICC hätte nie einen Haftbefehl gegen Bush ausstellen können, Interview with *derstandard.at* (Michaela Kampf), 6 April 2010, <http://derstandard.at/1269448796346/Wahlunterstuetzung-im-Sudan-Der-ICC-haette-nie-einen-Haftbefehl-gegen-Bush-ausstellen-koennen>.
10. Comments in the Committee on the Rights of Indigenous Peoples, in: *ILA Conference Report Volume 75 Sofia 2012*, p. 549.
11. Comments in the Committee on Feminism and International Law, in: *ILA Conference Report Volume 75 Sofia 2012*, p. 748.
12. Comments in the Committee on Feminism and International Law, in: *ILA Conference Report Volume 76 Washington D.C. (2014)*, p. 192).
13. Comments in the Study Group On Principles On The Engagement Of Domestic Courts With International Law, in: *ILA-Conference Report Volume 76 Washington D.C. (2014)* (p. 911).
14. Land Grabbing und Menschenrechte, in: 3 *Jus-Alumni Magazin* (2014) (p. 8).
15. with I. Eisenberger, Von Wien nach Mekelle und zurück. Eindrücke eines Unterrichts in Äthiopien, *Uni:Views* (2015), available at <http://medienportal.univie.ac.at/uniview/studium-lehre/detailansicht/artikel/von-wien-nach-mekelle-und-zurueck-impressionen-aus-aethiopien/>
16. with Benjamin Kneih, Die Umsetzung von Urteilen des EGMR in Österreich, Leitartikel, Newsletter ÖIM (p. 487-492).
17. with I. Eisenberger, Von Wien nach Mekellen und zurück Teil II, *Uni:Views* (2016), <https://medienportal.univie.ac.at/uniview/uniblicke/detailansicht/artikel/von-wien-nach-aethiopien-und-zurueck/>.
18. with I. Eisenberger, W. Schaffar, M. Windischgrätz, Umweltschutz, Menschenrechte und Bruttonationalglück, parts I&II, *Uni:Views* (2017), <http://medienportal.univie.ac.at/uniview/wissenschaft-gesellschaft/detailansicht/artikel/umweltschutz-menschenrechte-und-bruttonationalglueck-teil-1/>; <http://medienportal.univie.ac.at/uniview/wissenschaft-gesellschaft/detailansicht/artikel/umweltschutz-menschenrechte-und-bruttonationalglueck-teil-2/>.

## G. Book reviews

1. with D. Rezac: Peter Hilpold, *Modernes Minderheitenrecht – Eine rechtsvergleichende Untersuchung des Minderheitenrechts in Österreich und Italien unter besonderer Berücksichtigung völkerrechtlicher Aspekte*, in: 7 *Austrian Review of International and European Law* (2002) (p. 400-402).
2. Eckart Klein, Christoph Menke (eds.), *Menschheit und Menschenrechte. Probleme der Universalisierung und Institutionalisierung*, in: 17/2 *Humanitäres Völkerrecht – Informationsschriften* (2004) (p. 123-125).
3. Franz Zehetner (ed.), *Festschrift für Hans-Ernst Folz*, in: *Zeitschrift für Verwaltung* (2004) (p. 461-462).
4. Hurst Hannum, *Guide to International Human Rights Practice*, in: 9 *Austrian Review of International and European Law* (2004) (p. 447-448).
5. Steven Curry, *Indigenous Sovereignty and the Democratic Project*, in: 9 *Austrian Review of International and European Law* (2004) (p. 462-463).
6. Violeta Demaj, *Kosovo/a – Recht auf Unabhängigkeit?*, in: 9 *Austrian Review of International and European Law* (2004) (p. 463-464).
7. Thilo Marauhn (ed.), *Die Rechtsstellung des Menschen im Völkerrecht*, in: 59 *Zeitschrift für Öffentliches Recht* (2004) (p. 471-472).
8. P.T. Zeleza, P.J. McConaughay, *Human Rights, the Rule of Law and Development in Africa*, in: 19/2 *Humanitäres Völkerrecht – Informationsschriften* (2006) (p. 143-144).
9. Bruno Simma, Hans-Peter Folz, *Restitution und Entschädigung im Völkerrecht. Die Verpflichtung Österreichs nach 1945 im Lichte ihrer außenpolitischen Praxis*, in: 61 *Zeitschrift für Öffentliches Recht* (2006) (p. 371-372).
10. Manfred Nowak, *U.N. Covenant on Civil and Political Rights. CCPR Commentary. 2<sup>nd</sup> rev. ed.*, in: 11 *Austrian Review of International and European Law* (2006) (p. 342-343).
11. Bernhard Schäfer, *Zum Verhältnis Menschenrechte und humanitäres Völkerrecht. Zugleich ein Beitrag zur extraterritorialen Geltung von Menschenrechtsverträgen*, in: 21/1 *Humanitäres Völkerrecht – Informationsschriften* (2008) (p. 50).
12. Elena Conde Pérez, *La denuncia de los tratados. Régimen en la Convención de Viena sobre el derecho de los tratados de 1969 y practica estatal*, in: *European Journal of International Law*, <http://www.globallawbooks.org/reviews/detail.asp?id=660>; 21 *EJIL* (2010) (p. 793-794); <http://ejil.oxfordjournals.org/content/21/3/793.full.pdf?ijkey=wE5AhXARv4C8jPP&keytype=ref>.
13. Mark Villiger, *Commentary on the Vienna Convention on the Law of Treaties*, in: 15 *Austrian Review of International and European Law* (2010) (p. 522-524).
14. *invited*: María Angélica Benavides Casals, *Die Auslegungsmethoden bei Menschenrechtsverträgen*, in: *DER STAAT*.
15. Eileen Denza, *The Diplomatic Law. Commentary on the Vienna Convention on Diplomatic Relations*, in: 71/2 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* (2011) (p. 419-422).
16. *invited*: Olivier Corten, Pierre Klein (eds.), *The Vienna Convention on the Law of Treaties*, in: 16 *Austrian Review of International and European Law* (2011).
17. *invited*: Oliver Dörr, Kirsten Schmalenbach (eds) *The Vienna Convention on the Law of Treaties*, in: 16 *Austrian Review of International and European Law* (2011).

18. *invited*: Diane Desierto, Necessity and National Emergency Clauses, in: *TDM* (2012).
19. *invited*: Books for Teaching, Human Rights, in: *European Journal of International Law* (2015).
20. *invited*: Renée Jeffery, Amnesties, Accountability and Human Rights, in: *Human Rights Quarterly*.

## H. Lectures and Presentations

2001 – 2004

1. “Derecho Internacional y Pueblos Indios”, presentation, *Instituto Tecnológico y de Estudios Superiores de Monterrey* (México City, February 2001).
2. “Assistance and strategies: how to support the Indigenous Communities of the Atlantic Coast of Nicaragua as well as the Saami in Finland”, Symposium on Indigenous Peoples, *Diplomatic Academy* (Vienna, October 2002).
3. Various presentations on human rights and the rights of indigenous peoples in seminars organised by the NGO Mexikoplattform (2001-2003).

2005

4. “Violations of Human Rights, Humanitarian Law and Prosecution: The Case of the Former Yugoslavia”, presentation, *Conference: “Human Rights and the Middle East Conflict”* (Stadtschlaining, February 2005).
5. “Holocaust (-Gedenken) und Genozidprävention aus rechtlicher Sicht”, presentation, *Verein GEDENKDIENST* (Vienna, March 2005).
6. “Internationale Wahlbeobachtung: dient sie freien und fairen Wahlen?”, presentation, *Rotary Club Innsbruck* (Innsbruck, June 2005).

2006

7. “A capability perspective on indigenous autonomy”, presentation, *2006 International Conference of the Human Development and Capability Association Groningen* (Groningen, September 2006).
8. “Das Ilisu-Staudammprojekt aus völkerrechtlicher Sicht”, presentation, *Conference on the Ilisu-dam project in Turkey*, presentation, *Institute for Kurdology* (Vienna, December 2006).

2007

9. “Konflikte um Land und natürliche Ressourcen: Was helfen internationale Konventionen? Rechtliche Aspekte des Schutzes indigener Völker am Beispiel Kolumbiens and Nicaraguas“, presentation, *SüdamerikanistInnentreffen* (Vienna, March 2007).
10. “International Election Observation and Democracy”, presentation, *2007 International and Constitutional Law Workshop* (Vienna, May 2007)

2008

11. "The Pacta Sunt Servanda Rule in the Vienna Convention on the Law of Treaties: a Pillar and its Safeguards", Visiting Fellows Talk, *Lauterpacht Center for International Law* (Cambridge, January 2008).
  12. "The limits of pacta sunt servanda in international law in cases of subsequent changes of circumstances", poster presentation, *Austrian Academy of Sciences* (Vienna, January 2008).
  13. "Kosovo: a right to self-determination?", roundtable discussion, *Lauterpacht Centre for International Law* (Cambridge, March 2008).
  14. "Regulation of Foreign Investment in Times of Economic Emergencies", presentation, *SLSA Conference* (Manchester, March 2008).
  15. "Election Observation by the European Union. Nepal 2008", Visiting Fellows Talk, *Lauterpacht Center for International Law* (Cambridge, April 2008).
  16. "Non-performance of treaty obligations in cases of necessity", Visiting Fellows Talk, *Lauterpacht Center for International Law* (Cambridge, May 2008).
  17. "Nichterfüllung völkerrechtlicher Vertragspflichten wegen Notstandes – Der Notstand im Völkergewohnheitsrecht und in besonderen Vertragsbestimmungen", presentation, *Austrian Day of International Lawyers* (Conegliano, June 2008).
  18. *accepted* "Human Rights in a Changing World. A Capability Perspective on the Stability of Human Rights Treaties", presentation, *HDCA Conference 2008* (New Delhi, September 2008).
  19. "Internationale Wahlbeobachtung am Beispiel der EU Mission nach Ruanda", presentation, *Max Planck Institute for Comparative Public Law and International Law* (Heidelberg, October 2008).
- 2009
20. "The UN Charter as global constitutional law?", presentation, *International Conference: The Comparison of Constitutional Law: An Asian – European Dialogue* (Macao, November 2009).
  21. "International Election observation: a means to implement the right to political participation of women?", presentation, *Max Planck Institute for Comparative Public Law and International Law* (Heidelberg, December 2008).
  22. "Innerstaatliche Umstandsänderungen als Grund für die Nichterfüllung von völkerrechtlichen Vertragspflichten: Welche Rolle spielen demokratiepolitische und menschenrechtliche Erwägungen?", presentation, *AjV Workshop* (Vienna, December 2009).
  23. "Derechos territoriales de los pueblos indígenas", presentation, *Colloquio Ibero Americano, Max Planck Institute for Comparative Public Law and International Law* (Heidelberg, February 2009).
  24. "Protección de Derechos Humanos en Europa y en las Américas", presentation, *Pontificia Universidad Católica de Ecuador* (Quito, April 2009).
  25. "Does the Difference make a Difference? A comparison between the law of treaties and the law of state responsibility to justify non performance of treaty obligations in cases of subsequent changes of circumstances", presentation, *Conference "Interplay between the Law of Treaties and State Responsibility. 40 years after the VCLT"* (Budapest, May 2009).
  26. "Der Gabčíkovo-Nagymaros Fall revisited", presentation, *Max Planck Institute for Comparative Public Law and International Law* (Heidelberg, August 2009).

27. “Non-Performance of Treaty obligations in Cases of Necessity“, presentation, *Max Planck Institute for Comparative Public Law and International Law* (Heidelberg, September 2009).

28. “The Protection of Human and Labour Rights in Special Economic Zones”, presentation, *International Conference “Exclusions from Constitutional Law”* (Hong Kong, October 2009).

2010

29. “Towards a Latin American Constitutional Court? The Jurisprudence of the Inter-American Court of Human Rights with Special Focus on Amnesties”, presentations, *Max Planck Institute for Comparative Public Law and International Law* (Heidelberg, February and March 2010, March 2011).

30. “Election observation – Fostering Democracy? Potentials and Limitations of international electoral support: The case of Sudan”, public lecture organised by the research platform “Human Rights in the European Context” (Vienna, March 2010).

31. Comment on “Rule-Making in Investment Disputes. A Latin-American Perspective”, *International Conference & 3<sup>rd</sup> Workshop “Beyond Dispute: International Judicial Institutions as Law-Makers”* (Heidelberg, June 2010).

32. “From ‘Black or White’ to Shades of Grey. Balancing, Diversity and Political Rights in the Jurisprudence of the European Court of Human Rights”, presentation, Panel “Balancing and Diversity in European Fundamental Rights Reasoning”, *10<sup>th</sup> Anniversary Symposium of the Young Academy* (Berlin, June 2010).

33. “International Law goes Domestic. International Electoral Standards and their Legitimacy”, presentation, Forum “Gaps and Silences in the Law”, *European Society of International Law Biennial Conference* (Cambridge, September 2010).

34. “Protección de Derechos Humanos en Europa y en las Américas”, presentation, *ENFAM, Consejo Nacional de Justicia, Federal Supreme Court* (Brasilia, October 2010).

35. “Autonomy as means to accommodate cultural diversity? The case of indigenous peoples”, presentation, *International Conference “Constitutional Pluralism: New Challenges for Constitutional Theory”* (Calcutta, November 2010).

2011

36. “Die Grenzen der Vertragstreue im Völkerrecht am Beispiel nachträglicher Umstandsänderung”, presentation, Max Planck Lecture Series, *Max Planck Institute for Comparative Public Law and International Law* (Heidelberg, May 2011)

37. “Economic growth at the price of human rights violations? The protection of human and labour rights in export processing zones”, presentation, Panel: Corporate Social Responsibility/Human Rights and Business, *Stanford-Vienna Human Rights Conference. US-American and European Approaches to Contemporary Human Rights Problems* (Vienna, June 2011).

38. “A customary law basis for land rights of indigenous peoples?”, presentation, *Inter-sessional Meeting of the ILA-Committee on the Rights of Indigenous Peoples* (Anchorage, Alaska, July 2011).

39. “Integración regional y derechos humanos: la experiencia europea “, presentation, International Seminar “*El renacimiento del constitucionalismo social latinoamericano a luz del bicentenario*” (Santiago de Chile, September 2011).

40. “El Tribunal Europeo de Derechos Humanos como tribunal constitucional“, presentation, International Seminar “Justicia constitucional y diálogo jurisdiccional. Hacia un Ius Constitutionale Comune en América Latina” (Heidelberg, November 2011).

2012

41. “The ICSID-Crisis before Investment Tribunals”, presentation, University of Nicosia (Nicosia, Cyprus, February 2012).

42. “Co-existence and Conflict: Interaction between Preferential Trade and Investment Agreements and the BIT World”, commentary, Investment Law Conference *Preferential Trade and Investment Agreements: A New Ordering Paradigm for International Investment Relations?* (Frankfurt, March 2012).

43. “Indigenous Peoples and their Lands: between Ideal and Real with special focus on Latin America”, presentation, University of Akureyri (Akureyri, Iceland, March 2012).

44. “Les droits de la femme en droits autrichiens et international”, presentation, Université de Besançon (Besançon, France, April 2012).

45. “Necessity Exceptions, the Argentine Crisis and Legitimacy Concerns. Or the Benefits of a General International Law Approach to investment arbitration”, Workshop, *Foreign Investments and Common Concerns: An International Law Perspective* (Cagliari, May 2012).

46. “The multi-layered framework of human rights protection in Austria/Europe. An overview of legal standards and judicial institutions”, presentation, *Academic Austro-Iranian Human Rights Talks* (Vienna, July 2012).

47. “Introduction to the Concept of Transitional Justice”, presentation, Expert Meeting: „Transitional Justice. Experiences from Africa and the Western Balkans“, *National Defence Academy* (Vienna, September 2012).

48. “OSCE Commitments and Other International Standards for Democratic Elections. Report and Recommendations of the OSCE/ODIHR 2009 EAM to Uzbekistan”, presentation, International Roundtable *Democratization of the Electoral System: International Practice and the Experience of Uzbekistan* (Samarkand, Uzbekistan, Sep 2012).

49. “The European Court of Human Rights and the Law of Treaties: Sign of Fragmentation or Unity?”, Presentation, ICL Workshop *The Reception of Public International Law in the Jurisprudence of the European Court of Human Rights: Sign of Fragmentation or Unity?* (Vienna, November 2012).

50. “Internationale Standards betreffend Jugendgerichtsbarkeit und Jugendhaft”, Panel Discussion *Jugendgerichtsbarkeit und Jugendhaft* (Vienna, November 2012).

51. “El Tribunal Europeo de Los Derechos Humanos: Zolothukin c. Rusia”, Presentation, International Seminar, *Diálogo sobre diálogos jurisdiccionales* (Heidelberg, December 2012).

2013

52. “The Unification of the Union from the Viewpoint of International Law”, Presentation, EuDEM Conference (Vienna, 7 May 2013).

53. “Sovereign Debts and the State of Necessity: The Argentine cases”, Colloquium, *Legal Dimensions of the International Financial Crisis* (Thessaloniki, 15 May 2013)

54. “Die Grenzen der Vertragstreue im Völkerrecht – Eine Bestandsaufnahme“, presentation, *Austrian Day of International Lawyers* (Stadtschlaining, June 2013).

55. “El sistema de protección de Derechos Humanos en Europa: desafíos contemporáneos”, Interview, *TV Atualidades do Direito*, Sao Paolo (Brazil), 25 September 2013.
  56. “Emergencia de un nuevo derecho público Europeo basado en derechos humanos: nacional, supranacional, internacional”, presentation, *Seminario Internacional “Ius Constitutionale Comune Latino-Americano em Direitos Humanos: A Emergencia de um novo Direito Público no século XXI”*, PUCE, Sao Paolo (Brazil) 26 September 2013.
  57. “Emergencia de un nuevo derecho público Europeo basado en derechos humanos: nacional, supranacional, internacional”, presentation, *Seminario Internacional. Direitos Humanos y Diálogos Jurisdicionais: A emergencia de um novo direito público*, UFRJ, Rio de Janeiro (Brazil), 27 September 2013.
  58. “La Legitimidad de la Corte Europea de Derechos Humanos. Comment to ‘¿En nombre de quién? Un estudio sobre la autoridad pública de los tribunales internacionales y su justificación democrática?’ (A. von Bogdandy/I. Venzke)”, presentation, *International Seminar* (Heidelberg, November 2013).
- 2014
59. “Stability and change in times of fragmentation. Pacta sunt servanda revisited”, Lunch Time Lecture, Lauterpacht Centre for International Law (Cambridge, February 2014).
  60. “National Sustainable Development Institutions and Public International Law”, presentation, *Conference, “Model Institutions for Sustainable Future: a Comparative Constitutional Law Perspective”* (Budapest, April 2014).
  61. “R2P aus völkerrechtlicher Perspektive”, “*Human Rights Talk: Responsibility to Protect? Humanitäre Intervention aus Perspektive der Opfer bewaffneter Konflikte*” (Vienna, May 2014)
  62. “Protected areas, the rights of indigenous peoples and co-management as a viable solution? – Latin American experiences”, presentation, *Second Contemporary Challenges of International Environmental Law Conference* (Ljubljana, June 2014).
  63. “Innerstaatliche Verfassungsfragen und die Nichterfüllung völkerrechtlicher Verträge”, presentation, Seminar, *Wechselwirkungen zwischen Völkerrecht und innerstaatlichen Verfassungsfragen* (Graz, June 2014).
  64. “Cyprus through the Lens of the European Court of Human Rights”, presentation, *Conference, “Forty years of a Divided Cyprus”* (Vienna, June 2014).
  65. “Social Rights in the Jurisprudence of the European Court of Human Rights”, presentation, Symposium, Universidad del País Vasco (San Sebastian, July 2014).
  66. “The European Court of Human Right’s Social Rights Jurisprudence”, presentation, Sydney Center for International Law (Sydney, August 2014).
  67. “Current Challenges to the European System of Human Rights Protection”, presentation, Staff Seminar, New South Wales University (Sydney, August 2014).
  68. “The European System of Human Rights Protection: Current Challenges and Possible Solutions”, Monash University (Melbourne, August 2014).
  69. “European Court of Human Rights and Public International law – Sign of Fragmentation or Unity?”, presentation, University of Tasmania (Hobart, August 2014).

70. “The Concept of Margin of Appreciation”, presentation, Conference, *The European Human Rights System Beyond Europe – Interaction with Asia* (Vienna, September 2014).
  71. “Electoral lists and voters residing de facto abroad”, presentation, Meeting of Independent Experts, *Congress of Local and Regional Authorities* (Strasbourg, September 2014).
  72. “El Tribunal Europeo de Derechos Humanos y Derechos Sociales: ¿Nuevas Tendencias en la Jurisprudencia?”, comment at a conference (Heidelberg, Oktober 2014).
  73. “Ius Constitutionale Comune y diálogo judicial en América Latina”, presentation, *International Congress, Derecho Procesal Constitucional Transnacional* (Sonora, Mexico, December 2014).
- 2015
74. “Emerging Technologies and Modern Warfare. Legal Challenges”, presentation, *University of Mekelle Lecture Series* (Mekelle, Ethiopia, April 2015).
  75. with I. Eisenberger, “The State and International Constitutionalism“, presentation, *University of Mekelle Lecture Series* (Mekelle, Ethiopia, April 2015)
  76. “R2P at the age of 10 - Old stories re-labelled or a true conceptual change?”, presentation, Conference, *Responsibility to Protect in Theory and Practice* (Laibach, April 2015).
  77. Panel Chair, Panel on Legal Personality, EIUC, *ESIL Research Forum* (Florence, May 2015).
  78. “Unjust Enrichment”, presentation, Conference, *General Principles Of Law And International Investment Arbitration* (Padua, May 2015).
  79. “Der ‘gerechte’ Krieg: Fördern Militärische Einsätze den Frieden? – Eine völkerrechtliche Perspektive“, presentation, Expert Discussion Evangelische Akademie (Vienna, June 2015).
  80. with Benjamin Kneih: Ejecución de las Sentencias del TEDH en Austria, presentation, Coloquio Iberoamericano Dialogo interamericano y europeo sobre los mecanismos de cumplimiento de las sentencias de los tribunales regionales de derechos humanos (Heidelberg, July 2015).
  81. Einheit oder Fragmentierung des Völkerrechts, presentation (Lecture after Lunch, Halle/Leipzig, July 2015).
  82. The Intersection between Investment Law and Indigenous Peoples, presentation (McGill University, Montréal/Canada, September 2015).
  83. Chair, “Human Rights Talk: A UN Convention on Older Persons“ (Vienna, October 2015).
  84. “Experiencia comparada sobre mecanismos de cumplimiento de las recomendaciones internacionales: Austria”, presentation, Coloquio: Hacia un mecanismo de cumplimiento organismos internacionales por el Estado Mexicano (Corte Suprema, Mexico City, November 2015).
  85. “Comentario, Pleno Sentencia 12/2008, de 29 de enero de 2008 del Tribunal Constitucional de España: Cuestión de inconstitucionalidad 4069-2007 y recurso de inconstitucionalidad 5653-2007 (acumulados)”, in Mesa Electoral”, First International Encounter: Judging with Gender Perspective (Primer encuentro internacional: Juzgando con Perspectiva de Género) (Mexico City, November 2015).
  86. “El derecho de las inversiones internacionales y los derechos de los pueblos indígenas: fragmentación del derecho internacional e implicaciones para el pluralismo y el diálogo”, presentation, Seminario Internacional del paradigma de la fragmentación al paradigma del diálogo: el Ius Constitutionale

Commune en ICCAL y DEI (Max Planck Institute for Comparative Public Law and International Law, Heidelberg, December 2015).

2016

87. “The role of the UN in a changed world“, presentation, Opening of the Grenoble Model UN Moot-Court (Université Grenoble, February 2016).
88. “Investment Facilitation & Non Discrimination“, presentation, Workshop on Foreign Investment „Investment Facilitation“ (Geneva, February 2016).
89. “A treaty law perspective on Intra-EU BITs“, presentation, Conference, Intra-EU BITs and Intra-EU Disputes (Vienna, March 2016).
90. “Needs of the Internal and External Policy Tool-Box. The strategic use of the EU fundamental and human rights toolbox“, commentary, FRAME-EIUC Konferenz (Venice, May 2016)
91. “Einfluss der NGOs im Vertragsschlussverfahren“, presentation, 41. Österr. Völkerrechtstag (Salzburg, June 2016).
92. “Enfoque interdisciplinario entre el derecho internacional y las relaciones internacionales“, presentation Internationales Seminar, Impacto y desafíos de la Supervisión de Cumplimiento de Sentencias de los Tribunales Regionales de Derechos Humanos (Heidelberg, July 2016)
93. “Women in Decision Making“, ILA Committee Feminism and International Law, 77<sup>th</sup> ILA-Conference 2016 (Johannesburg, South-Africa, August 2016).
94. “The European System of Human Rights Protection: Current Challenges and Possible Solutions“, University of Western Cape (Kapstadt, South-Africa, August 2016).
95. “Sieben Jahrzehnte Entwicklung des Sieben Jahrzehnte Entwicklung des völkerrechtlichen Minderheitenschutzes: Auswirkungen auf den Pariser Vertrag“, presentation, Conference, 70 Jahre Pariser Vertrag – Entwicklungen, aktueller Stand, Zukunftsaussichten (Bozen, November 2016)
96. “Law making as new form of normativity“, presentation, Workshop, Institut für die Wissenschaften des Menschen (Vienna, November 2016).
97. “Universities as human rights agents: potential, challenges, solutions“, presentation, Symposium 50 Years ICCPR (Vienna, December 2016).

2017

98. “Los derechos humanos en la academia y en las Universidades“, presentation, Seminar Hacia la construcción de un Ius Commune en América Latina por los jueces, Instituto de la Judicatura Federal (Mexico DF, February 2017).
99. “El derecho de las inversiones internacionales y los derechos de los pueblos indígenas“, presentation, Symposium, Seguridad Energética, Cambio Climático y Desarrollo Sostenible am Instituto de Ciencias de Gobierno y Desarrollo Estratégico, BUAP (Puebla/Mexico, February 2017).
100. “Ius constitucional comune de America Latina: el enfoque regional del constitucionalismo transformador, BUAP (Puebla/Mexico, February 2017).
101. „Universidades Como Agentes de Derechos Humanos“, presentation, Catedra de Derechos Humanos der Benemerita Universidad Autonoma de Puebla/BUAP (Puebla/Mexiko, February 2017).

102. “Los derechos humanos en la academia y en las Universidades”, presentation, Seminar, La Construcción del Ius Constitucionale Comune de America Latina (Queretaro/Mexico, February 2017).
103. Panelchair, “Neutrality in Armed Conflicts”, ESIL Research Forum, The Neutrality of International Law: Myth or Reality? (Granada, March 2017).
104. *invited*: “Challenges to Access to Justice in the European and the Intern-American Human Rights Systems”, presentation, Conference, Ensuring equal access to justice for all: Exchange and networking between Latin America and Europe on SDG 16.3 (Venice, May 2017).
105. *invited*: Panelchair, “Jurisdiktionsfragen im Cyberspace”, 42 Austrian Day of International Lawyers, Welches (Völker)Recht gilt im Cyberspace? (Tutzing/Munich, May 2017).

=====