

ATTILA MASSIMILIANO TANZI

Chair of International Law, University of Bologna

Associate Member 3VB Chambers, London

SHORT BIOGRAPHICAL NOTE

Attila M. Tanzi, Ph.D., is Chair of International Law at the University of Bologna (2006-ongoing); President, Italian Branch of the International Law Association (2021-ongoing); Associate Member 3VB Chambers, London (2018-ongoing). He is currently a Member of the ICSID Panel of Arbitrators, a Member of the Permanent Court of Arbitration and a Conciliator at the OSCE Court of Conciliation and Arbitration.

He is a Member of the Supervisory Board of the Tashkent International Arbitration Centre (TIAC), Uzbekistan (2018-ongoing), Member of the Supervisory Board of the Organisation of Islamic Cooperation Arbitration Centre (OIC-AC), Turkey (2023-ongoing) and Permanent Arbitrator of the *Asociación Europea de Arbitraje* (Madrid, Spain) (2019-ongoing). He has been Visiting Professor at Queen Mary University of London (2014-2016), Université Paris II-Panthéon Assas (2018), University of Vienna (2018-2019) and Université Paris Nanterre (2021). Visiting lecturer in Argentina, Chile, Colombia and India. External Scientific Fellow at Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law (2020).

He is instructed by governments, international organisations and corporations on matters of international law. He has been counsel, advocate or arbitrator in inter-state, investor-state, or commercial disputes. He has been Chairman of the Implementation Committee of the of the UNECE 1992 Convention on Protection and Use of Transboundary Watercourses and International Lakes (2013-2024), Chairman of the Legal Board of the same Convention (2004-2012) and Chairman of the Compliance Committee of the 1999 UNECE Protocol on Water and Health (2007-2010).

He has published extensively in English, French, Italian and Spanish in various areas of international law, including international investment law, international environmental law, international procedural law, the law of State responsibility and jurisdictional immunities.



CONTENTS

Personal Details	2
Selected Positions, Appointments and Activities	2
International adjudication, arbitration and conciliation	2
Consultancy	3
International delegations, committees and bodies	4
Academic Positions and Activities	5
International academic appointments	5
National academic appointments	6
Research Projects	7
Editorship and Editorial Boards	7
Affiliations	8
Publications	9
Books	9
Edited Books	9
Peer reviewed articles and chapters	10
Selected Academic Conferences and Roundtables	16
Organisation of Workshops and Seminars	16
Presentations and Chairs	17
Education	28

PERSONAL DETAILS

Born: 10/08/1957 in Sorengo/Lugano 3 Verulam Buildings, Gray's Inn, London
(Switzerland) WC1R 5NT, United Kingdom
Nationality: Italian T: +39 3479307826
Languages: English, French and Spanish E: atanzi@3vb-arbitrators.com
(Italian native)

SELECTED POSITIONS, APPOINTMENTS AND ACTIVITIES

International adjudication, arbitration and conciliation

2024 – current	Presiding Arbitrator, <i>Ms. Violetta Dvornikova (North Macedonia) v. Republic of Austria</i> (PCA Case No. 2024-20)
2024 – current	Arbitrator, appointed by Respondent, <i>Telefónica S.A. v. Republic of Peru</i> (ICSID Case No. ARB/21/10)
2024 – current	Arbitrator, appointed by Respondent, <i>Mirian G. Dekanoidze and TG Trade LLC v. Georgia</i> (ICSID Case No. ARB/23/45)
2023 – current	Member of the ICSID Panels of Arbitrators, designated by Italy (2023-2029)
2023 – current	Member of the Supervisory Board of the Organisation of Islamic Cooperation Arbitration Centre (OIC-AC), Turkey
2022 – current	Counsel for Pakistan in the <i>Indus Waters Treaty Arbitration</i> (PCA Case No. 2023-01)
2022 – current	Lead Counsel and Advocate for Italy (intervention), <i>Allegations of Genocide under the Convention on the Prevention and Punishment of the Crime of Genocide (Ukraine v. Russian Federation)</i> , ICJ
2022 – current	Lead Counsel and Advocate for Italy, <i>Questions of jurisdictional immunities of the State and measures of constraint against State-owned property (Germany v. Italy)</i> , ICJ
2022 – current	Arbitrator, appointed by Respondent, <i>Comercializadora Mediterránea de Viviendas S.L. c. Royaume du Maroc</i> (ICSID Case No. ARB/22/17)
2019 – current	Permanent Arbitrator, <i>Asociación Europea de Arbitraje</i> (Madrid, Spain)
2018 – current	Member of the Supervisory Board of the Tashkent International Arbitration Centre (TIAC), Uzbekistan
2015 – current	Member, PCA Specialized Panel of Arbitrators for environmental disputes
2014 – current	Member, Permanent Court of Arbitration
2013 – current	Conciliator, Court of Conciliation and Arbitration of the Organisation for Security and Cooperation in Europe
2013 – 2024	Chair of the Implementation Committee of the 1992 UNECE Convention on the Protection and Use of Transboundary Watercourses and International Lakes
2016 – 2023	Arbitrator, appointed by Respondent, <i>Sevilla Beheer B.V. and others v. Kingdom of Spain</i> (ICSID Case No. ARB/16/27)
2013 – 2022	Member of the roster of Arbitrators, International Development Law Organization (IDLO), Rome
2019 – 2021	Arbitrator, appointed by Respondent, <i>Alexander Nelin v. Republic of Cyprus</i> (ICSID Case No. ARB/18/41)

2018 – 2020	Arbitrator, appointed by Respondent, <i>Conseil Economique Des Pays Musulmans v. The State of Kuwait</i> (PCA Case No. 2018-35)
2017 – 2020	Arbitrator, appointed by Claimant, <i>Consutel Group S.p.A. in liquidazione v. Republic of Algeria</i> (PCA Case No. 2017-33)
2015 – 2020	Counsel and Advocate for Italy, <i>Enrica Lexie</i> case (<i>Italy v India</i>), UNCLOS Annex VII proceedings (PCA Case No. 2015-28)
2015 – 2019	Lead Counsel and Advocate for Italy, <i>M/V Norstar</i> case (<i>Panama v. Italy</i>) ITLOS (Case No. 25)
2015	Counsel and Advocate for Italy, <i>Enrica Lexie</i> case (<i>Italy v India</i>), provisional measures proceedings (ITLOS Case No. 24)
2013	Member, ICC-ICANN Expert Panel, <i>Independent Objector</i> case (<i>France and Mali</i>) v. <i>Afilia Ltd (Ireland)</i> (ICC Case No. EXP/409/ICANN/26)
2007 – 2010	Chair of the Compliance Committee of the 1999 UNECE Protocol on Water and Health
2003 – 2008	Arbitrator, appointed by Claimant, <i>Italy v. Cuba</i> ad hoc arbitration (based on the 1994 Cuba-Italy BIT)
2004 – 2005	Arbitrator, appointed by Claimant, in a case between the Ministry of Defence of Italy and the Ministry of the Airforce of Brazil arising out of a sub-licence contract under English law (ICC Case No. 12988/FM)
2001 – 2003	Counsel and Advocate for Claimant, <i>Società Messina SpA v. United Nations</i> , PCA
1997 – 1998	Lead Counsel and Advocate for Italy, <i>Italy v. Costa Rica (The Wet Dock of Puerto Caldera)</i> case), PCA
1986 – 1989	Legal advisor for Italy, <i>USA v. Italy (El.Si. case)</i> , ICJ

Consultancy

2008 – current	Legal consultant, Italian Ministry of Foreign Affairs on public international law issues, including international adjudication and procedural law, law of the sea, jurisdictional immunities, incorporation of international law into domestic law, international organizations, human rights and cyber law
2022	Legal opinion for ENI SpA on the fiscal authority of the State and the United Nations Convention on the Law of the Sea
2021	Confidential advice to a sovereign client on the jurisdictional requirements for the commencement of inter-state adjudicative proceedings
2017	Expert for Respondent in a confidential Energy Charter Treaty case administered by the Stockholm Chamber of Commerce (SCC Case No. S 2016/196)
2014	Expert for Slovenia, <i>Grassetto v. Slovenia</i> case (ICSID Case No. ARB/13/10)
2011 – 2012	Legal consultant for the Government of Romania on the reinstatement procedure before the Enforcement Branch of the Compliance Committee of the Kyoto Protocol
2003	Legal consultant and Special rapporteur to WHO and UNECE on the comparison between international conventions and European regulations concerning access and uses of water.

2001 – 2002	Legal consultant and Special rapporteur to WHO and UNECE on the elaboration of a new international instrument on transport, environment and health
1999 – 2012	Legal consultant, to the Italian Ministry of the Environment
1998 – 2000	Special Rapporteur, Task Force on Legal and Administrative Issues Under the UNECE Convention on the Relationship Between the UNECE Water Convention and the UN Convention on the Law of Non-Navigational Uses of International Watercourses
1992	Special Rapporteur on “C.S.C.E. issues of transition” for the Italian Delegation to the 1992 Helsinki Conference on Security and Co-operation in Europe
1988	Legal advisor to the Liquidation Committee of the Intergovernmental Bureau for Informatics, Special Rapporteur on its termination and Legal advisor of the concluding session of its General Assembly
1987 – 2002	Legal consultant, Italian Ministry of Foreign Affairs and International Cooperation

International delegations, committees and bodies

2019 – 2020	A member of the G20 – T20 Task Force 1 on Trade, Investment, and Growth
2015	Member of the Italian delegation, 70 th UNGA (6 th Ctee)
2015	Member, Italian delegation to the 7 th Meeting of the Parties of the 1992 UNECE Water Convention, Budapest
2012	Member, Italian delegation to the 6 th Meeting of the Parties of the 1992 UNECE Water Convention, Rome
2011 – 2012	Drafting, UNECE Model Provisions on Transboundary Groundwater (UN Doc. ECE/MP.WAT/40, https://www.unece.org/env/water/publications/ece_mp.wat_40.html)
2009 – 2012	Chair, Drafting Committee of the Guide to Implementing The Water Convention (UN Doc. ECE/MP.WAT/39, http://www.unece.org/index.php?id=33657)
2004 – 2012	Chairman, Legal Board of the 1992 UNECE Water Convention
2009 – 2010	Member of the Advisory board ISRAM 2010 – UNESCO
2009	Member, Italian delegation to the 5 th Meeting of the Parties of the 1992 UNECE Water Convention, Geneva
2006	Member, Italian delegation to the 4 th Meeting of the Parties of the 1992 UNECE Water Convention, Bonn
2004	Chairman, Expert Group on Public Participation in International Forums, UNECE Aarhus Convention on Access to Information, Public Participation in Decision-making and Access to Justice in Environmental Matters
2003	Member, Italian delegation to the 3 rd Meeting of the Parties of the 1992 UNECE Water Convention, Madrid
2000 – 2003	Vice-chairman, Working Group drafting the Protocol on civil liability for environmental harm on international watercourses caused by industrial accidents established (1992 UNECE Water Convention, UNECE Convention on the Transboundary Effects of Industrial Accidents)

1999 – 2003	Vice-chairman, Working Group on Legal and Administrative Aspects established under the UNECE Water Convention
2001	Member, Italian delegation to the Joint special session of the Meeting of the Parties to the 1992 UNECE Water Convention and of the Conference of the Parties to the UNECE Industrial Accidents Convention
2000	Member, Italian delegation to the 55 th UNGA (6 th Ctee)
2000	Member, Italian delegation to the 2 nd Meeting of the Parties of the 1992 UNECE Water Convention, The Hague
1999	Member, Italian delegation, 54 th UNGA (6 th Ctee)
1998	Member, Italian delegation, 53 rd UNGA (6 th Ctee)
1997	Member, Italian delegation to the 1 st Meeting of the Parties of the 1992 UNECE Water Convention, Helsinki
1996 – 1997	Alternate representative of the Italian delegation, UNGA Working Group on the elaboration of the 1997 UN Watercourses Convention
1996	Member, Italian delegation, 51 st UNGA (6 th Ctee)
1995	Member, Italian delegation, 50 th UNGA (6 th Ctee)
1992	Italian representative, UNGA Special Committee on the Charter of the United Nations and on the Enhancement of the Organization
1991	Member, Italian delegation, 46 th UNGA
1988 – 1989	Special rapporteur, jurisdictional immunities of foreign states, international organizations and their officials, Advisory Council for the Italian Legal Service of the Ministry of Foreign Affairs
1987	Member, Italian delegation to the concluding session of the UNGA Special Committee on Enhancing the Effectiveness of the Principle of Non-Use of Force in International Relations

ACADEMIC POSITIONS AND ACTIVITIES

International academic appointments

2021	Course of Public International Law on “The principle <i>iura novit curia</i> in international judicial and arbitral proceedings”, Hague Academy of International Law, Summer Session
2021	Visiting Professor, <i>Université Paris Nanterre</i>
2020	Lectures on “Emergencia sanitaria en el ámbito de la responsabilidad internacional: excusas y excepciones y efectos en las regulaciones del comercio y las inversiones” (<i>Health emergency in the scope of international responsibility: excuses, exceptions and effects on trade and investment regulations</i>) during the LLM Programme in International Law of the Heidelberg Centre for Latin America (Chile)
2020	Lectures on “On Sovereignty in Contemporary International Law” and “A Common but Differentiated Law of International Adjudication” during the <i>XVI International Law Winter Programme</i> at the International Law Centre of Belo Horizonte (Brasil)
2019 – current	A member of the ISDS Academic Forum
2019 – 2020	External Scientific Fellow, Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law

2019	Visiting Lecturer, Heidelberg Centre for Latin America, Santiago de Chile
2018 – 2019	Visiting Professor, University of Vienna
2018	Visiting Professor, <i>Université Paris II</i> , Panthéon Assas
2014 – 2016	Visiting Professor, Queen Mary, University of London
2013 – 2014	Closed seminars on “Normas y practicas anticorrupción en el derecho internacional” (Anti-corruption rules and practices in international law) for officials of the Colombian <i>Contraloría general</i>
2013	Visiting Lecturer, Heidelberg Centre for Latin America, Santiago de Chile
2009	Member, Advisory Board, <i>Surrey Centre on Transboundary Aquifers Governance</i> , University of Surrey
1999	Director of Studies, Hague Academy of International Law
1997	Lecturer in the UN/UNITAR Fellowship Programme of International Law on State Responsibility, The Hague Academy of International Law
1994	Visiting lecturer, Faculty of Law, University of Amsterdam, Course on the Law of State Responsibility
1993	Guest lecturer, Lauterpacht Centre for International Law, Cambridge
1993	Guest lecturer, Faculty of Laws, University College London
1993	Guest lecturer, School for International Studies, J. Nehru University of New Delhi
1990	Visiting professor, Faculty of Law, University of the Netherlands Antilles
1988 – 1989	Jean Monnet Fellow, European University Institute, Fiesole
1985	Research scholar, Faculty of Law, New York University

National academic appointments

2021 – current	President of the Italian Branch of the International Law Association
2006 – current	Chair in International Law, Department of Legal Studies, University of Bologna
2006 – 2012	Scientific director, research and advisory programme of Department of Legal Studies “A. Cicu”, University of Bologna, and the Italian Ministry of the Environment on international environmental matters, with special regard to public information, participation and access to justice in environmental matters
1999 – 2006	Professor of International Law, Faculty of Law, University of Verona
2000 – 2005	Co-ordinator, Public International Law, Master’s Programme in Advanced International Legal Studies, Faculty of Law, University of Verona
1999 – 2000	Visiting Professor of International Law, University for Foreigners of Perugia
1998 – 1999	Adjunct Professor of Law of International Organisations, Faculty of Law, University of Perugia
1994 – 1999	Senior lecturer of Public International Law at the Faculty of Law of the University of Perugia
1995 – 1997	Adjunct Professor of Diplomatic and Consular Law, Faculty of Political Science, University of Florence
1988 – 1995	Lecturer in International Law at the Italian Society for International Organisation, Preparatory course for the Foreign service, Rome

1990 – 1994 Lecturer in Public International Law, Faculty of Law, University of Perugia

Research Projects

2023 – current Scientific Director, Research Group on Domestic Implementation of International Human Rights Law: the Role of Multi-Institutional Cooperation in the Italian Context (University of Bologna, financed by the Ministry of Foreign Affairs and International Cooperation)

2022 – current Scientific Director, Research Group on Foreign investments, ecological transition and fundamental rights (University of Bologna, financed by the Ministry of Foreign Affairs and International Cooperation).

2016 – current Scientific Director, Research Group on Corruption in International Law (University of Bologna, University of Geneva, University of Leiden, University of Oslo)

2021 – 2022 Scientific Director, Research Group on Environmental and social sustainability in international trade and investments: recent trends and prospects between policy and law (University of Bologna, financed by the Ministry of Foreign Affairs and International Cooperation).

2020 – 2021 Scientific Director, Research Group on Application of the principles of the UN Charter to the Cyberspace (University of Bologna, financed by the Ministry of Foreign Affairs and International Cooperation).

2016 – 2017 Scientific director, Research Group on Identification of Customary International Law (International Law Association, Italian Branch) supporting the UN Secretariat (Codification Division, OLA) in the drafting of the *Memorandum of the United Nations Secretariat on Ways and means for making the evidence of customary international law more readily available is available* (A/CN.4/710), with acknowledgments.

2005 – 2007 Scientific director, Research Unit of the University of Verona on Treaty Compliance Systems in the Field of Waste Management, Biodiversity, Participation of the Public in Environmental Matters and Water Resources Management. In-Depth Analysis of Responsibility, Legitimacy and Financing Issues (Research Project of National Interest (*PRIN*), Ministry of Education, University and Research; Principal investigator: Professor Tullio Treves)

2003 – 2005 Scientific director, Research Unit of the University of Verona, Jurisdictional Immunities of States (Research Project of National Interest (*PRIN*), Ministry of Education, University and Research; Principal investigator: Professor David Brunelli)

2001 – 2003 Scientific director, Research Unit of the University of Verona Civil Society and the Development of International Environmental Law (Research Project of National Interest (*PRIN*), Ministry of Education, University and Research; Principal investigator: Professor Tullio Treves)

Editorship and Editorial Boards

2024 – current Member of the Editorial Board, *African Review of International Law*

2024 – current Co-director, *Diritto del Commercio Internazionale*

2017 – current	Member of the Scientific Board, <i>La Comunità Internazionale</i>
2016 – current	Member of the Academic Council, <i>Revista Iberoamericana de Derecho Internacional y de la Integración</i>
2014 – current	Member of the founding Editorial Board, <i>International Water Law</i> book series (Brill Nijhoff)
2012 – current	Co-founder and co-editor of the book series, <i>International Investment Law</i> (Brill Nijhoff)
2012 – current	Member, Board of Editors, <i>The Law and Practice of International Courts and Tribunals</i> (Brill Nijhoff)
2012 – current	Co-director of the book series, <i>La ricerca nel diritto della comunità internazionale – The Search for Law in the International Community</i> (Editoriale Scientifica)
2012 – current	Member, Board of Editors, <i>I quaderni della comunità internazionale</i> (SIOI)
2008 – current	Member, Advisory Board, <i>International Community Law Review</i> (Brill Nijhoff)
2015	Guest editor, <i>The Law and Practice of International Courts and Tribunals</i> (Brill Nijhoff) special issue on “Latin America and International Adjudication”
2011	Guest editor, <i>International Community Law Review</i> , special issue on “Transboundary Aquifers and International Law”

Affiliations

International Law Association, Italian Branch (President since 2021)

Associate Member, 3 Verulam Building Chambers, London

Member, Commercial Litigators’ Forum (“CLF”)

Member, Advisory Board, European Federation for Investment Law and Arbitration

Member, Executive Board, Italian Society for International Organizations

Honorary Associate, Centre for Energy, Petroleum and Mineral Law and Policy, University of Dundee

Member, American Society of International Law

Member, British Institute of International and Comparative Law

Member, Inter-University Centre on the Law of International Economic Organizations (*Centro interuniversitario sul diritto delle organizzazioni internazionali economiche* (CIDOIE))

Member, European Society of International Law

Member, French-Italian Research Centre on International and European Law, University of Nice and the University of Milan-Bicocca

Member, Institute for Latin America and the Middle East

Member, *Instituto Ibero-americano de Derecho Constitucional*, Italian branch

Member, International Association for Water Law

Member, Italian Society of International Law

Books

The Principle Jura Novit Curia in International Judicial and Arbitral Proceedings, A Window on International Adjudication, in *The Hague Academy Collected Courses*, vol. 437, 2024, pp. 195-382

Introduzione al diritto internazionale contemporaneo (An Introduction to Contemporary International Law), 7th ed., Cedam-Wolters Kluwer, Padova, 2023 (1st ed. 2003)

A Concise Introduction to International Law, 2nd ed., Eleven-Giappichelli, Torino, 2022 (1st ed. 2019) (Addendum to the Second edition available [here](#))

Una introducción concisa al derecho internacional, Astrea-Giappichelli, Buenos Aires, 2019

The Economic Commission for Europe Water Convention and the United Nations Watercourses Convention An analysis of their harmonized contribution to international water law, New York-Geneva, United Nations, 2015, reprinted with annexes in *The Consolidation of International Water Law: A Comparative Analysis of the UN and UNECE Water Conventions*, Napoli, Editoriale scientifica, 2017

L'immunità dalla giurisdizione degli agenti diplomatici (Jurisdictional Immunities of Diplomats), 2nd ed., Cedam, Padova, 2003 (1st ed. 1990)

The United Nations Convention on International Watercourses. A Framework for Sharing, Kluwer, London-The Hague-Boston, 2001 (co-authored with M. Arcari)

Edited Books

La transizione ecologica nel commercio internazionale. Tra aspetti di riforma procedurale, istituzionali e diritto sostanziale, AlmaDL, 2022 (co-edited with L. Chiussi Curzi, G.M. Farnelli and A. Mensi)

L'arbitrato amministrato, Editoriale Scientifica, 2021 (co-edited with A. Sardu)

General Principle and the Coherence of International Law, Brill-Nijhoff, 2019 (co-edited with M. Andenas, M. Fitzmaurice, J. Wouters and L. Chiussi)

General Principles of Law and International Investment Arbitration, Brill-Nijhoff, 2018 (co-edited with A. Gattini and Filippo Fontanelli)

Multilateral Environmental Treaties, Edward Elgar, 2017 (co-edited with M. Fitzmaurice, A. Papantoniou)

International Investment Law in Latin America: Problems and Prospects - Derecho internacional de inversiones extranjeras en América Latina: Problemas y Perspectivas, Brill-Martinus Nijhoff, 2016 (co-edited with A. Asteriti, R. Polanco Lazo, P. Turrini)

The UNECE Convention on the Protection and Use of Transboundary Watercourses and International Lakes, Brill-Nijhoff, 2015 (co-edited with O. McIntyre, A. Kolliopoulos, A. Rieu-Clarke, R. Kinna)

International Investment Law and Arbitration. An Introductory Casebook. Cedam-Wolters Kluwer, Padova, 2013 (co-authored with F. Cristani)

Uso della forza e legittima difesa nel diritto internazionale contemporaneo (The Use of Force and Self-defence in Contemporary International Law, Jovene, Napoli, 2012 (co-edited with A. Lanciotti)

La Convenzione di Aarhus e l'accesso alla giustizia in materia ambientale (The Aarhus Convention and Access to Justice in Environmental Matters), Cedam, Padova, 2011 (co-edited with E. Fasoli and L. Iapichino)

Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements, T.M.C. Asser Press, The Hague, 2009 (co-edited with T. Treves *et al.*)

Le immunità nel diritto internazionale (Immunities in International Law), Giappichelli, Torino, 2007 (co-edited with A. Lanciotti)

Civil Society, International Courts and Compliance Bodies, T.M.C. Asser Press, The Hague, 2005 (co-edited with T. Treves *et al.*)

Peer reviewed articles and chapters

Teaching and Learning International Law in Troublesome Times, in *Rivista di Diritto Internazionale Privato e Processuale*, 2024, pp. 773-780.

International Law in the Times of Crises: Imperatives and Prerogatives, in *IPRI Journal*, 2024, pp. 15-36.

Practical Lessons Drawn from the Permanent Court of Arbitration, in OSCE (ed.), *The Stockholm Convention in a Europe in Crisis. 30th Anniversary of the Stockholm Convention on Conciliation and Arbitration within the OSCE*, OSCE, 2024, pp. 49-57.

International Commercial Court and Foreign Investment Law, in A. Henke, M. Torsello, E. Zucconi Galli Fonseca (eds.), *International Commercial Courts. A Paradigm for the Future of Adjudication?*, Edizioni Scientifiche Italiane, 2024, pp. 209-226.

The Role of the UN in the Codification and Progressive Development of International Law, in V. Popovski, A. Malhotra (eds.), *Reimagining the International Legal Order*, Routledge, 2023, pp. 95-124.

The Potential of the Singapore Convention on Mediation for Art and Cultural Property Disputes, in *Journal of International Dispute Settlement*, 2022 (with P.E. Mason; doi: 10.1093/jnlids/idab017).

Adjudication at the Service of Diplomacy: The *Enrica Lexie* Case, in *Journal of International Dispute Settlement*, 2021, pp. 448-461.

Arbitrato internazionale degli investimenti: una prospettiva italiana (*International Investment Arbitration: An Italian Perspective*), in A. Tanzi, A. Sardu (eds.), *L'arbitrato amministrato*, Editoriale Scientifica, 2021, pp. 161-196 (with G.M. Farnelli).

Substantialising the Procedural Obligations of International Water Law between Compensatory and Distributive Justice, in H. Ruiz Fabri, E. Franckx, M. Benatar, T. Meshel (eds.), *A Bridge over Troubled Waters Dispute Resolution in the Law of International Watercourses and the Law of the Sea*, Brill-Nijhoof, 2021, pp. 351-374.

“Ne ultra petita”, in D. Mantucci (eds.), *Trattato di diritto dell'arbitrato. Volume XIII: l'arbitrato negli investimenti internazionali*, Edizioni Scientifiche Italiane, 2020, pp. 687-718.

The inter-relationship between no harm, equitable and reasonable utilisation and cooperation under international water law, in *International Environmental Agreements*, 2020, pp. 619-629

The Legacy of a Landmark Case in Times of Transition, in S. Forlati, M. M. Mbenge (eds.), *The Gabčíkovo-Nagymaros Judgment and its Contribution to the Development of International Law*, OUP, 2020, pp. 229-243.

On Judicial Autonomy and the Autonomy of the Parties in International Adjudication, with Special Regard to and Investment Arbitration, in *Leiden Journal of International Law*, 2020, pp. 57-75.

The Means for the Settlement of International Cultural Property Disputes: An Introduction, available at <https://docs.pca-cpa.org/2019/12/A.-Tanzi-Lecture-of-25-October-2019.pdf>.

Il principio *ne ultra petita* nel processo internazionale (The *Ne Ultra Petita* principle in international adjudication), in Aa.Vv. (eds.), *La vita giuridica internazionale nell'età della globalizzazione*, Editoriale Scientifica, 2019, pp. 2095-2125.

Conclusions: Testing General Principles of Law in International Investment Law: between Principles and Rules of International Law, in M. Andenas, M. Fitzmaurice, A. Tanzi, J. Wouters (eds.), *General Principles and the Coherence of International Law*, Brill-Nijhoff, 2019, pp. 297-306.

The Settlement of Disputes through Non-Judicial Means (Article 33.1-33.9), in L. Boisson de Chazournes, M. Mbengue, M. Tignino, K. Sangbana (eds.), *The United Nations Convention on the Law of the Non-Navigational Uses of International Watercourses. A Commentary*, OUP, 2019, pp. 349-363 (with G.M. Farnelli).

The global water treaties and their relationship, in S. McCaffrey, C. Leb, R. T. Denoon (eds.), *Research Handbook on International Water Law*, Edward Elgar, 2019, pp. 44-58.

The UNECE Protocol on Water and Health for the Implementation of the right to drinking water and sanitation, in S. McCaffrey, C. Leb, R. T. Denoon (eds.), *Research Handbook on International Water Law*, Edward Elgar, 2019, pp. 273-283 (with G.M. Farnelli).

Diplomacy, responsibility and accountability in transboundary water disputes, in M. Tignino, C. Bréthaut (eds.), *Research Handbook on Freshwater Law and International Relations*, Edward Elgar, 2019, pp. 197-214.

Under the Hood of Investment Arbitration: General Principles of Law, in A. Gattini, A. Tanzi, F. Fontanelli (eds.), *General Principles of Law and International Investment Arbitration*, Brill-Nijhoff, 2018, pp. 1-20 (with A. Gattini, F. Fontanelli).

The Relevance of the Foreign Investor's Good Faith, in A. Gattini, A. Tanzi, F. Fontanelli (eds.), *General Principles of Law and International Investment Arbitration*, Brill-Nijhoff, 2018, pp. 193-220.

Convention on The Prevention of Marine Pollution by Dumping of Wastes and Other Matter 1972 and 1996 Protocol, in A. Tanzi, M. Fitzmaurice (eds.), *Multilateral Environmental Treaties*, 2017, pp. 175-183 (with G.M. Farnelli).

Jurisdiction and Admissibility in Investment Arbitration. A View from the Bridge at the Practice, in *The Law and Practice of International Courts and Tribunals*, 2017, pp. 3-20 (with F. Fontanelli).

Remarks on Breaches of State Contracts for the Purposes of Jurisdiction and Admissibility in International Investment Arbitration, in E. Triggiani *et al.* (eds.), *Dialoghi con Ugo Villani*, Cacucci Editore, 2017, pp. 919-928.

International Law and Foreign Investment in Hydroelectric Industry: A Multidimensional Analysis, in *International Community Law Review*, 2016, pp. 183-222.

Breaches of State Contracts in the Interpretation and Application of International Investment Law in the Arbitration Case Law Involving Latin American Countries, in A. Tanzi, A. Asteriti, R. Polanco Lazo, P. Turrini (eds.) *International Investment Law in Latin America: Problems and Prospects - Derecho internacional de inversiones extranjeras en América Latina: Problemas y Perspectivas*, Brill-Martinus Nijhoff, 2016, pp. 303-340 (with L. Mola).

Bridging the Gap between International Investment Law and the Right of Access to Water, in E. Levashova, T. Lambooy, E.J. Overwater (eds.), *Bridging the Gap between International Investment Law and the Environment*, Eleven, 2016, pp. 187-214.

Le forme della codificazione e sviluppo progressivo del diritto internazionale (Forms of codification and progressive development of international law), in G. Nesi, P. Gargiulo (eds.), *Luigi Ferrari Bravo. Il diritto internazionale come professione*, Editoriale Scientifica, 2015, pp. 151-168.

Introduction: The Contribution of Courts and Tribunals to the Development of International Law, in *The Law and Practice of International Courts and Tribunals (Guest Editor - Special Issue)*, 2015, pp. 7-15 (with M. Arcari and E. Milano).

Un difficile dialogo tra Corte internazionale di giustizia e Corte costituzione (A difficult dialogue between the International Court of Justice and the Constitutional Court), in *La comunità internazionale*, 2015, pp. 13-36.

Controversie in materia di investimenti stranieri e soluzione arbitrale in Nord Africa (Foreign investor's dispute and arbitral settlement in Africa), in A. Rizzo (eds.), *Investment Security in Nord Africa*, Editoriale scientifica, 2015, pp. 15-47 (with L. Mola).

The International Water Law Process and Transboundary Groundwater: Supplementing the Water Convention with the 2012 UNECE Model Provisions, in A. Tanzi *et al.*, *The UNECE Convention on the Protection and Use of Transboundary Watercourses and International Lakes*, Brill-Nijhoff, 2015, pp. 408-420 (with A. Kolliopoulos).

Dispute Prevention, Dispute Settlements and Implementation Facilitation in International Water Law: The Added Value of the Establishment of an Implementation Mechanism under the Water Convention, in A. Tanzi *et al.*, *The UNECE Convention on the Protection and Use of Transboundary Watercourses and International Lakes*, Brill-Martinus Nijhoff, 2015, pp. 319-329 (with C. Contartese).

The No-Harm Rule, in A. Tanzi *et al.*, *The UNECE Convention on the Protection and Use of Transboundary Watercourses and International Lakes*, Brill-Martinus Nijhoff, 2015, pp. 133-145 (with A. Kolliopoulos).

Normative Feature of the UNECE Water Convention, in A. Tanzi *et al.*, *The UNECE Convention on the Protection and Use of Transboundary Watercourses and International Lakes*, Brill-Nijhoff, 2015, pp. 116-129 (with A. Kolliopoulos and N. Nikiforova).

Sulla sentenza Cost. 238/2014: *cui prodest?* (On the Constitutional Court Judgment 238/2014: *cui prodest?*), in *Forum di Quaderni Costituzionali*, available at <http://www.forumcostituzionale.it/wordpress/wp-content/uploads/2014/12/nota_238_2014_tanzi.pdf>.

Comparing the 1992 UNECE Helsinki Water Convention with the 1997 UN New York Convention on international water-course: harmonization over conflict, in *Questions of International Law – Questions de Droit International*, available at <<http://www.qil-qdi.org/?p=845>>.

International Law and Foreign Investment and the Hydroelectric Industry: A Multidimensional Analysis, in E. De Brabandere, T. Gazzini (eds.), *Foreign Investment in the Energy Sector: Balancing Private and Public Interests*, Martinus Nijhoff, The Hague, pp. 61-102.

¿Se reduce la distancia entre el Derecho internacional de inversión y los derechos humanos en el Arbitraje Internacional de Inversión?/Reducing the Gap between International Investment Law and Human Rights Law in International Investment Arbitration, in *Revista Latinoamericana de Derecho Comercial Internacional/Latin American Journal of International Trade Law*, 2013, pp. 143-156 (English: pp. 299-311)

Handle with care: Umbrella clauses and MFN treatment in investment arbitration, in *Journal of World Investment & Trade*, 2013, pp. 978-994 (with T. Gazzini)

The United Nations Economic Commission for Europe Water Convention, in F. R. Loures, A. Rieu-Clarke (eds.), *The UN Watercourses Convention in Force. Strengthening International Law for Transboundary Water Management*, Routledge, London, 2013, pp. 231-242

Public Interest Concerns in International Investment Arbitration in the Water Services Sector: Problems and Prospects for an Integrated Approach, in T. Treves *et al.* (eds.), *Foreign Investment, International Law and Common Concerns*, Routledge, Oxford, 2013, pp. 308-324

Recent Trends in International Investment Arbitration and the Protection of Human Rights in the Public Services Sector, in N. Boschiero *et al.* (eds.), *International Courts and the Development of International Law. Essays in Honour of Tullio Treves*, Springer, The Hague, 2013, pp. 587-598

Article 33 of the UN Watercourse Convention: a step forward for dispute settlement, in *Water International*, vol. 38, 2013, pp. 166-179 (with E. Milano).

Regional Contributions to International Water Cooperation: The UNECE Contribution, in L. Boisson de Chazournes *et al.* (eds.), *International Law and Freshwater: The Multiple Challenges*, Edward Elgar, Cheltenham, 2013, pp. 155-178.

Il tortuoso cammino del diritto internazionale delle acque tra interessi economici e ambientali (The Winding Road of International Water Law between Economic and Environmental Interests), in *Diritto pubblico comparato ed europeo*, 2012, pp. 516-536.

Riflessioni introduttive per un dibattito sull'uso della forza armata e la legittima difesa nel diritto internazionale contemporaneo (*Introductory Reflections for a Debate on the Use of Force and Self-defence in Contemporary International Law*), in A. Lanciotti, A. Tanzi (eds.), *Uso della forza e legittima difesa nel diritto internazionale contemporaneo*, Jovene, Napoli, 2012, pp. 1-35

Sull'insolvenza degli Stati nel diritto internazionale (*On State Insolvency in International Law*), in *Rivista di diritto internazionale*, 2012, pp. 66-88

On Balancing Foreign Investment Interests with Public Interests in Recent Arbitration Case Law in the Public Utilities Sector, in *Law and Practice of International Courts and Tribunals*, 2012, pp. 47-76

Liability for Lawful Acts, *Encyclopedia of Public International Law*, Oxford, 2012, online edition <<http://www.mpepil.com>>

State of Necessity, *Encyclopedia of Public International Law*, Oxford, 2012, online edition <<http://www.mpepil.com>>

Restitution, *Encyclopedia of Public International Law*, Oxford, 2011, online edition <<http://www.mpepil.com>>

The Added Value of the UNECE Protocol on Water and Health for the Implementation of the Right to Drinking Water and Sanitation, in H. Smets (ed.), *Le droit à l'eau potable et à l'assainissement, sa mise en oeuvre en Europe / The Implementation of the Right to Safe Drinking Water and Sanitation in Europe*, Éditorial Johanet, Paris, online edition <<http://www.academie-eau.org/index.php>>, 2011, pp. 115-124 (with L. Iapichino)

Furthering International Water Law or Making a New Body of Law on Transboundary Aquifers? An Introduction, in *International Community Law Review*, 2011, pp. 193-208.

La Palestina alle Nazioni Unite tra diritto e politica (*Palestine at the UN between Law and Policy*), in *Aspenia Online*, Roma, 2011, online edition <<http://www.aspeninstitute.it/aspenia-online/>>

Remarks on Sovereignty in the Evolving Constitutional Features of the International Community in M. Arsanjani *et al.* (eds.), *Looking to the Future: Essays on International Law in Honor of W. M. Reisman*, Martinus Nijhoff, Leiden - Boston, 2010, pp. 299-322

The Interplay Between Community Law and International Law Procedures in Controlling Compliance with the Aarhus Convention by Member States, in M. Pallemmaerts (ed.), *The Aarhus Convention at Ten: Interactions and Tensions between Conventional International Law and EU Environmental Law*, Europa Law Publishing, Groningen, 2011, pp. 369-381 (with C. Pitea)

Reducing the Gap Between International Water Law and Human Rights Law: The UNECE Protocol on Water and Health, in *International Community Law Review*, 2010, pp. 267-285

Remarks on Sovereignty in the Evolving Constitutional Features of the International Community, in *International Community Law Review*, 2010, pp. 145-169

La gestione delle risorse d'acqua dolce internazionali di superficie, (*The Management of Transboundary Surface Waters*) in A. Fodella, L. Pineschi (eds.), *La protezione dell'ambiente nel Diritto internazionale*, Giappichelli, Torino, 2009, pp. 347 – 359

- Non-Compliance Mechanisms: Lessons Learned and the Way Forward, in T. Treves *et al.* (eds.), *Non-Compliance Procedures and Mechanisms and the Effectiveness of International Environmental Agreements*, T.M.C. Asser Press, The Hague, 2009, pp. 567-578 (with C. Pitea)
- Controversial Developments in the Field of Public Participation in the International Environmental Law Process, in P-M. Dupuy, L. Vierucci, (eds.), *NGOs in international law: efficiency in flexibility?*, Edward Elgar, Cheltenham – Northampton, 2008, pp. 135-152
- Divergenze transatlantiche e diritto internazionale (*US-Europe Differences and International Law*), in G. Gozzi, P. Manzini (eds.), *Europa e ordine internazionale*, Il Mulino, Bologna, Torino, 2008, pp. 9-28
- La sécurité collective entre légalité et légitimité, in M. Arcari, L. Balmond (eds.), *La sécurité collective entre légalité et défis à la légalité*, Giuffré, Milano, 2008, pp. 3-14
- Remarques sur le droit international dans une perspective constitutionnelle”, in U. Leanza (ed.), *Studi in onore di Umberto Leanza*, Editoriale Scientifica, Napoli, 2008, pp. 761-784;
- Diritto comunitario: una lex specialis molto speciale (European Community Law: A Very Special Lex Specialis), in L. S. Rossi, G. Di Federico (eds.), *L’incidenza del diritto dell’Unione europea sullo studio delle discipline giuridiche nel Cinquantenario della firma del Trattato di Roma*, Editoriale Scientifica, Napoli, 2008, pp. 37-70 (with L. Gradoni)
- Su immunità ed evoluzione della società internazionale (*On Jurisdictional Immunities and the Evolution of the International Society*), in A. Lanciotti, A. Tanzi (eds.), *Le immunità nel diritto internazionale*, Giappichelli, Torino, 2007, pp. 1-22
- Evoluzioni e involuzioni di un diritto internazionale poco cosmopolita (*Evolutions and Set-backs of a Non-cosmopolitan International law*), in *Cosmopolis*, 2006, pp. 107-121
- Remarks on Democracy in Contemporary International Law, in *La Comunità Internazionale*, 2006, pp. 289-309
- L’Organizzazione per la Cooperazione e la Sicurezza in Europa (The Organization for Co-operation and Security in Europe), in L.S. Rossi (eds.), *Le organizzazioni internazionali come strumenti di governo multilaterale*, Giuffré, Milano, 2006, pp. 95-121
- Biotecnologie e ambiente: tendenze evolutive nel diritto internazionale contemporaneo (Biotechnologies and the Environment: Evolving Trends in Contemporary International Law), in N. Boschiero (eds.), *Bioetica e biotecnologie nel diritto internazionale e comunitario*, Giappichelli, Torino, 2006, pp. 155-185
- Il ruolo delle organizzazioni regionali nel dibattito alle Nazioni Unite (The Role of Regional Organizations in the UN Debate), in F. Lattanzi, M. Spinedi (eds.), *Le Organizzazioni regionali e il mantenimento della pace nella prassi di fine XX secolo*, Editoriale Scientifica, Napoli, 2004, pp. 1-31
- Il consenso tiene: risposta a Glennon, in *Aspenia*, No. 25, 2004, pp. 72-80 (English version: *The consensus endures*, in *ibidem*, No. 25/26, 2004, pp. 70-77)
- Dike versus Ares. Etica, diritto e uso della forza nelle relazioni internazionali (Dike vs. Ares. Ethics, Law and the Use of Force in International Relations), in N. Boschiero (ed.), *Ordine internazionale e valori etici, VIII Convegno della Società Italiana di Diritto Internazionale*, Verona, 26-27 giugno 2003, Editoriale Scientifica, Napoli, 2004, pp. 131-158
- Riformare le Nazioni Unite: Mission Impossible (*Reforming the United Nations: Mission Impossible*), in *Aspenia*, 2003, pp. 235-243
- The Role of Non-State Actors in International Water Disputes, in The International Bureau of the Permanent Court of Arbitration (ed.), *Resolution of International Water Disputes*, Kluwer Law International, The Hague, 2003, pp. 259-297 (with C. Pitea)

Achievements and Prospects of the Water Law Process in the UNECE Region, in F. Bernardini *et al.* (eds.), *Sustainable Management of Transboundary Water in Europe*, ComGraph, Szczecin (Polonia), 2003, pp. 263-278

The Resumed Codification of the Law of Reservations to Treaties, in *Comunicazioni e Studi*, 2002, pp. 9-34

Evoluzione della tutela dei diritti dell'uomo nel processo di integrazione europea (Evolution of Human Rights' Protection in the European Integration's Process), in *Gioventù Federalista Europea* (eds.), *Carta dei Diritti e Costituzione Europea*, Atti del Convegno di Verona del 7 dicembre 2001, 2002, pp. 15-19

Recent Trends in International Water Law Dispute Settlement, in The International Bureau of the Permanent Court of Arbitration (ed.), *International Investments and Protection of the Environment: The Role of Dispute Resolution Mechanisms*, Kluwer Law International, The Hague-London, 2001, pp. 133-174

Su alcuni aspetti dell'uso della norma giuridica nello studio del diritto internazionale (*On the Use of Legal Rules in the Study of International Law*), in N. Picardi *et al.* (eds.), *Diritto e processo. Studi in memoria di Alessandro Giuliani*, 3. voll., Edizioni Scientifiche Italiane, Napoli, 2001, pp. 449-471

The Relationship between the 1992 UN/ECE Convention on the Protection and Use of Transboundary Watercourses and International Lakes and the 1997 UN Convention on the Law of the Non-Navigational Uses of International Watercourses, Geneva, 2000, UN Doc. ECE/ENHS/NONE/00/2, GE.00-30528, addendum to UN/ECE doc. MP.WAT/2000/3

Regional Integration and the Protection of the Environment: The UN/ECE Process on Water Law as a Model for the Global Dimension, in *Italian Yearbook of International Law*, 2000, pp. 71-112

The UN Convention on International Watercourse as a Framework for the Avoidance and Settlement of Water Law Disputes, in *Leiden Journal of International Law*, 1998, pp. 441-472

La Convenzione di New York sui corsi d'acqua internazionali (*The New York Convention on International Watercourses*), in *Rivista di diritto internazionale*, 1997, pp. 956-1002

The Completion of the Preparatory Works for the UN Convention on the Law of International Watercourses, in *Natural Resources Forum*, 1997, pp. 239-245

La Libia tra rivoluzione e giustizia internazionale (*Libya between revolution and international justice*), in *Aspenia Online*, Roma, online edition <<http://www.aspeninstitute.it/aspenia-online/>>

Codifying the Minimum Standards of the Law of International Watercourses: Part One and a Half, in *Natural Resources Forum*, 1997, pp. 109-117

Relazioni diplomatiche (*Diplomatic Relations*), in *Digesto IV, Discipline pubblicistiche*, vol. XIII, UTET, Milano, 1996, pp. 122-147

Notes on the 'Permanent Conference of Revision' of the United Nations Charter at the 50th Anniversary of the Organization, in *Rivista di diritto internazionale*, 1995, pp. 723-737

Problems of Enforcement of Decisions of the International Court of Justice and the Law of the United Nations, in *European Journal of International Law*, 1995, pp. 539-572

Sul progetto ONU di Codice dei Crimini Contro la Pace e la Sicurezza dell'Umanità (On the UN Draft-Code of Crimes against Peace and Security and on the Prospects for an International Criminal Court), in *Critica Penale*, 1993, III-IV, pp. 3-20

The Extinction of International Organisations: the IBI Case, in *La Comunità Internazionale*, 1993, pp. 731-756

Prospects of Revision of the United Nations Charter, in SIOI, *Prospects for Reform of the United Nations System*, CEDAM, Padova, 1993, pp. 455-479

International State Responsibility, in M. Bedjaoui (ed.), *International Law: Achievements and Prospects*, Unesco-Martinus Nijhoff, Paris-Dordrecht-Norwell, 1991, pp. 347-308 (co-written with E. Jiménez de Aréchaga)

Diritto di Veto ed esecuzione della sentenza della Corte internazionale di giustizia tra Nicaragua e Stati Uniti (*The Right of Veto and the Enforcement of the ICJ Decision in the Nicaragua Case*), in *Rivista di diritto internazionale*, 1987, pp. 293-308

Is Damage a Distinct Condition for the Existence of an Internationally Wrongful Act?, in M. Spinedi, B. Simma (eds.), *United Nations of Codification of State Responsibility*, Oceana Publications, Dobbs Ferry-New York-Roma, 1987, pp. 1-33

Responsabilità degli Stati stranieri per incidenti stradali causati da agenti diplomatici negli Stati Uniti (Liability of Foreign States for Traffic Accidents Caused by Diplomatic Agents in the United States), in *Rivista di diritto internazionale*, 1985, pp. 563-579

L'ambigua natura delle dichiarazioni congiunte del Canton Ticino e del Comune di Campione d'Italia" (The Ambiguous Nature of the Joint Declarations by the Ticino Canton and the Municipality of Campione), in *Rivista di diritto internazionale*, 1985, pp. 347-350

La legislazione sugli indennizzi per danni arrecati a cittadini italiani all'estero (*Legislation Compensating Italian Nationals for Damage Suffered Abroad*), in *Rivista di diritto internazionale*, 1983, pp. 102-119

SELECTED ACADEMIC CONFERENCES AND ROUNDTABLES

Organisation of Workshops and Seminars

- | | |
|---------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Bologna, 9-10 March 2023 | <i>International Law and Transboundary Hydropower Projects</i> ; University of Bologna, Northumbria University, University College Cork, Irish Research Council |
| Bologna, 31 March 2022 | <i>Lectio magistralis</i> by the Italian Attorney General Gabriella Palmieri Sandulli and roundtable on <i>La difesa del Governo italiano nel contenzioso internazionale ed europeo</i> (<i>The Defence of the Italian Government in International and European Dispute Settlement</i>); University of Bologna, Avvocatura generale dello Stato and International Law Association – Italian Branch |
| Bologna, 12 November 2021 | <i>International Law and Cyberspace</i> ; University of Bologna, University of Milan, University of Westminster, International Law Association – Italian Branch and Italian Ministry of Foreign Affairs and International Cooperation |
| Webinar, 22 April 2021 | <i>The Implementation Committee of the Water Convention</i> ; University College of London, University of Bologna and UNECE |
| Webinar, 27 May 2020 | <i>Litigating COVID-19 under International Law</i> , International Law Association – Italian Branch |
| Bologna, 11 April 2019 | <i>The Indispensable Third Party Principle</i> (Angelo Piero Sereni's Lecture, first edition), University of Bologna. |
| Paris, 23-24 March 2017 | <i>General Principles of Law and the Coherence of International Law</i> , co-organised by the University of Leuven, Oslo and Bologna, ESIL |

Bologna, 29 April 2016	<i>Jurisdiction and Admissibility in Investment Treaty Arbitration</i> , co-organised by the University of Bologna, the Scottish Centre for International Law and Freshfields Bruckhaus Deringer.
London, 5 December 2014	<i>The role of legal and scientific expertise in the avoidance and settlement of water law disputes</i> , Queen Mary University of London, co-organised with UNESCO.
Buenos Aires, 11-12 June 2013	<i>Transboundary Water Co-operation. Latin American and Pan-European Regions: Sharing Experiences and Learning from each other</i> , co-organized by University Centre in Buenos Aires for Latin America, CEPAL, UNECE, UNESCO-IHP, GEF, IUCN, IW-LEARN.
Bologna, 8 November 2012	<i>La Convenzione di Aarhus e la partecipazione del pubblico nei processi decisionali ambientali: sfide ed opportunità (The Aarhus Convention and Public Participation in Environmental Decision-making: Challenges and Opportunities)</i> , University of Bologna
Bologna, 24 April 2012	conference <i>Il diritto internazionale degli investimenti in America Latina: bilancio e prospettive (International Law of Investment in Latin America: Current Situation and Prospects)</i> , University of Bologna.
Bologna, 27 September 2011	<i>Aggressione e legittima difesa nel diritto internazionale contemporaneo (Aggression and Self-defense in Contemporary International Law)</i> , University of Bologna.
Bologna, 12 April 2010	conference <i>La Corte Penale Internazionale: un bilancio e prospettive (The International Criminal Court: Problems and Prospects)</i> , University of Bologna.
Bologna, 29 March 2010	<i>La Convenzione di Aarhus e l'accesso alla giustizia in materia ambientale (The Aarhus Convention and Access to Justice in Environmental Matters)</i> , University of Bologna.

Presentations and Chairs

Milan, 29 November 2024	panellist, “Case Study (the Enrica Lexie Case)”; conference <i>Criminal Law in Arbitration</i> ; Milan Chamber of Commerce
Rome, 22 November 2024	chair; Panel 1 on “Il bilanciamento tra accesso alla giustizia e immunità giurisdizionali dello Stato nell’ordinamento italiano” (<i>Balancing access to justice and jurisdiction immunities of States in the Italian legal framework</i>); conference <i>Immunità giurisdizionali dello Stato, riparazione delle gravi violazioni del diritto internazionale e legalità costituzionale: a dieci anni dalla sent. 22 ottobre 2014, n. 238 (Jurisdictional immunities of States, reparation for serious violation of international law and constitutional legality: ten years after Judgment no. 238 of 22 October 2024)</i> ; University LUISS Guido Carli.
London, 8 November 2024	chair; Panel 1 on “Illegality in international investment disputes: approaches, consequences, and investor accountability”; <i>Forty-Second ITF Public Conference on Illegality in International Investment Law</i> ; British Institute of International and Comparative Law
Cairo, 13 October 2024	Panellist in the opening Panel of the 7th Cairo Water Week - 9th Africa Water Week

Naples, 9 May 2024	introduction; <i>Le Nazioni Unite nei nuovi scenari globali (The United Nations and new global trends)</i> ; University Federico II of Naples
Milan, 12 April 2024	conclusion on “Challenges and opportunities for soft law: ethical standards for international arbitration”; <i>Ethical standards for international arbitration</i> ; International Law Association – Italian Branch, Macchi di Cellere Gangemi and LCA Studio Legale
Bologna, 21 March 2024	introduction; <i>Biodiversità e mare: il traguardo dell’Accordo BBNJ (Biodiversity and the Sea: the achievement of the BBNJ Agreement)</i> ; University of Bologna, International Law Association – Italian Branch and Italian Ministry of Foreign Affairs and International Cooperation.
Milan, 18 January 2024	chair; seminar on “The International Framework on Climate Change and the Energy Transition: An Overview”; <i>ILA Italy Environmental Transition Series</i> ; International Law Association – Italian Branch
Islamabad, 16 November 2023	speaker; special forum on “Efficacy of the International Legal Order”; 2023 <i>Margalla Dialogue on Evolving World Environment: Charting the Course of Our Future</i> ; Islamabad Policy Research Institute
Naples, 8 June 2023	chair, panel on “L’arbitrato interstatale e il diritto applicabile” (<i>Inter-Stata arbitration and applicable law</i>); XXVIII Annual conference of the Italian Society of International Law on <i>L’arbitrato internazionale nell’interazione tra sistemi normativi (International arbitration and the interaction between legal systems)</i> ; Italian Society of International Law
Milan, 21 April 2023	participant; round-table <i>States in the Revolving Door: Their Roles as Respondents, Claimants, Counterclaimants, Regulators, Treaty Parties and Reformers</i> ; conference <i>Assessing the Past, Envisioning the Future: International Investment Arbitration Law and Policy</i> ; Bocconi University
Padova, 2 December 2022	chair; conference <i>Time and International Litigation</i> ; University of Padova.
Webinar, 29 November 2022	participant; round-table <i>CIL Dialogues: Ukraine v Russia – We Read 22 Intervention Declarations So You Don’t Have To</i> ; National University of Singapore.
Webinar, 24 November 2022	panellist, “Practical lessons drawn from the Permanent Court of Arbitration”; conference <i>The 1992 Stockholm Convention in a Europe in Crisis</i> ; Ministry for Foreign Affairs of Sweden, the University of Stockholm and the OSCE Court of Conciliation and Arbitration.
Webinar, 8 September 2022	chair, panel on “What are the challenges ahead from both a policy perspective and investment protections?”; conference <i>Environmental vs Investment Protection: Are They Mutually Exclusive?</i> ; Institute for Transnational Arbitration (ITA) and Latin American Arbitration Association (ALARB).

Doha, 5 September 2022	panellist, “Transnational Trafficking of Cultural Property through the Lens of International Law”; conference <i>Countering Trafficking of Cultural Property Including Documentary Heritage</i> ; Qatar National Library, French Embassy in Qatar, Italian Embassy in Qatar, United States Embassy in Qatar and Institut Français.
Webinar, 14 July 2022	panellist, “International Commercial Courts and Investment Arbitration”; conference <i>International commercial courts: a paradigm for the future of adjudication?</i> ; University of Bologna, University of Milan and University of Verona.
Webinar, 11 July 2022	panellist, “Incidentes de navegación entre los derechos del Estado de bandera y el Estado costero” (<i>Incidents of navigation between the Flag-State and Coastal State rights</i>); conference <i>Problema contractuales y de jurisdicción en el arbitraje marítimo internacional</i> (<i>Contractual and jurisdictional issues in international law of the sea arbitration</i>); Colegio Nacional de Abogados de Panama, Colegio de Abogado de Madrid
Lisbon, 20 June 2022	panellist, “Problems of PIL adaptation to the use of force in the cyber space”; <i>80th Biennial Conference of the International Law Association</i> ; International Law Association
Rome, 7 June 2022	panellist, panel on “Investment Contracts and Foreign Investment Law”; <i>Workshop on Transnational Law and Investment Contracts</i> ; International Chamber of Commerce and UNIDROIT
Webinar, 22 March 2022	panellist, “The Interactions between hard and soft-law instruments in the codification and progressive development of international law”; Committee of Legal Advisers on Public International Law of the Council of Europe
Trento, 30 November 2021	Chair, Panel 2 on “Investment Law: Standards and Norms in Times of Crisis”; <i>8th Expert Seminar on Contemporary Perspectives on International Investment Law on International Investment Law and the Pandemic: New Trends and Old Standards</i> ; University of Trento
Webinar, 27 October 2021	Lecture magistralis on “The role of the UN in the codification and progressive development of international law”, Jindal Global University (India)
Oslo, 27 October 2021	Chair, session on “Conceptual issues”, <i>PluriCourts Research Conference on Compliance Mechanisms</i>
Madrid, 7 October 2021	Chair, session on “International investment protection of global banking and finance”, <i>7^o edición Open de Arbitraje</i>
Webinar, 15 October 2021	Lecture magistralis on “El Derecho Internacional Procesal: Un derecho común pero diferenciado” (<i>International procedural law: a common but differentiated law</i>); Universidad Autónoma de Chile
Webinar, 28 September 2021	panellist, “Tendenze in tema di ordine pubblico e arbitrato” (<i>Recent trends concerning public order and arbitration</i>); conference <i>L’arbitrato internazionale in pillole</i> (<i>International arbitration in a nutshell</i>); Florence Bar

Webinar, 6 May 2021	<i>Lectio magistralis</i> on “A common but differentiated law of international adjudication”; <i>Essex Public International Law Lecture</i> ; University of Essex
Webinar, 22 April 2021	Chair, Panel 2 on “The Implementation Committee and international dispute settlement”; conference <i>The Implementation Committee of the Water Convention</i> ; University College of London, University of Bologna and UNECE
Webinar, 19 March 2021	<i>Lectio Magistralis</i> , “Legitimacy in Investor-State Arbitration”; International Investment Law Seminars; Fletcher School, Tufts University
Webinar, 19 February 2021	panellist, “Case Law Developments with regard to the Natural Resources and the Environment”; conference <i>Hot Topics in Investment Arbitration on Energy, Natural Resources and Environment & Recent Trends in Investment Treaties</i> ; Lexist Law Firm
Webinar, 14 January 2021	Chair, Panel 1 on “The renewed role of States in arbitration”; <i>6th EFILA Annual Conference on The renewed role of States in arbitration proceedings</i> ; European Federation for Investment Law and Arbitration
Webinar, 8 January 2021	<i>Lectio Magistralis</i> on “Enrica Lexie Case: A View from the Other Side”; <i>Chanakya International Law Lecture Series</i> ; Adhyayan Foundation
Webinar, 5 December 2020	panellist, “Políticas Públicas sobre el arbitraje comercial en Europa” (<i>Public policies in the field of commercial arbitration in Europe</i>); conference <i>El arbitraje comercial en Europa y Reino Unido (Commercial arbitration in Europe and the United Kingdom)</i> ; Peruvian Chamber of Business
Webinar, 9 November 2020	panellist, “Il contributo del diritto internazionale nella prevenzione e gestione delle controversie internazionali sui beni culturali” (<i>The role of international law in preventing and managing disputes on cultural heritage</i>); conference <i>Il sistema UNESCO e la protezione internazionale del patrimonio culturale mondiale (UNESCO and the Protection of World Heritage)</i> ; University of Bologna
Webinar, 9 October 2020	<i>Lectio magistralis</i> on “Le principali attività e funzioni delle Nazioni Unite” (<i>Main activities and function of the United Nations</i>); Istituto Diplomatico Internazionale
Webinar, 9 October 2020	moderator, session on “The State’s Response to Pandemic and Possible Defences”, and concluding remarks; conference <i>Balancing States’ Responses and the Protection of Foreign Investors in the (Post) Pandemic World</i> ; Centre de Recherche sur le Droit International des Marchés et des Investissements
Webinar, 13 July 2020	panellist; conference <i>Gobernanza Internacional: Desafíos Post-Pandemia (International Governance: Post-Pandemic Challenges)</i> ; Universidad Autonoma de Chile
Webinar, 25 May 2020	panellist, “Aspetti della responsabilità internazionale” (<i>Aspects of International Responsibility</i>); conference <i>Le responsabilità nell’emergenza COVID-19 (Responsibilities during the COVID-19 Emergency)</i> ; Fondazione Cesifin Alberto Predieri

Webinar, 11 May 2020	moderator, session on “Salute pubblica, investimenti stranieri e occupazione al tempo dell’emergenza COVID-19” (<i>Public Health, Foreign Investments and Employment during the COVID-19 Emergency</i>); conference <i>Gli effetti dell'emergenza COVID-19 su commercio, investimenti e strumenti finanziari transnazionali</i> (<i>The Effects of the COVID-19 Emergency on transnational trade, investments and financial instruments</i>); Italian Society of International Law
Alcalá, 14 February 2020	panellist, “Recientes desarrollos en la litigación internacional” (<i>Recent development in international litigation</i>); Universidad de Alcalá
Berlin, 13 November 2019	“Immunity from jurisdiction of States and their properties under pressure”; conference <i>Immunity under Pressure? The individual right to a remedy in the recent developments of the post-Germany vs. Italy case law</i> ; Freie Universität Berlin
Cosenza, 11 November 2019	<i>Lectio magistralis</i> on “Sovranità e sovranismi nel diritto internazionale contemporaneo” (<i>Sovereignty and Souveranism in contemporary international law</i>); Università della Calabria
Naples, 7 November 2019	“L’arbitrato amministrato interno e internazionale” (<i>Domestic and international institutional arbitration</i>); conference <i>I vantaggi dell’arbitrato amministrato per le parti e gli avvocati</i> (<i>Advantages of institutional arbitration for parties and counsel</i>); Naples Bar Association
Florence, 25 October 2019	“The Means for the Settlement of International Cultural Property Disputes: Methods, Problems and Prospects”; conference <i>Cultural Property: What Means for the Settlement of International Disputes?</i> ; Florence Chamber of Commerce and Permanent Court of Arbitration
Florence, 24 October 2019	“Le partage international de l’eau : les cours d’eau internationaux et les glaciers”; conference <i>L’eau, UN bien commun?</i> ; University Toulouse 1 Capitole, University Paris Nanterre, University of Brest, University Federico II of Naples and University Paris 8
London, 2 October 2019	moderator, panel on “Professor Orrego Vicuña and the Teaching and Academic Pursuit of International Law”; <i>Symposium to Celebrate the Life and Legacy of Francisco Orrego Vicuña</i> ; London School of Economics and Political Science
Geneva, 26 June 2019	moderator, panel on “Public Participation in Decision-making”; <i>23rd meeting of the Working Group of the Parties of the Aarhus Convention</i>
Rome, 13 June 2019	“Sovereign Wealth Funds, Immunity From Jurisdiction and Immunity From Execution”; round-table <i>Sovereign Wealth Funds and International Arbitration</i> ; Curtis, Mallet-Prevost, Colt & Mosle LLP
London, 7 May 2019	speaker, panel on “Public international law”; <i>London International Dispute Week</i>

Osimo, 6 April 2019	“Frontiere e riparazioni fra interessi statali e privati” (<i>Borders and reparation for damages between private and public interests</i>); conference <i>Prima e dopo il trattato di Osimo: riflessioni</i> (<i>Before and After the Osimo Treaty: Some Considerations</i>); Coordinamento Adriatico
Paris, 28 March 2019	“General introduction”; conference <i>Environmental Considerations in Investment Arbitration</i> (<i>Topical Issues in Investment Law & Investor-State Dispute Settlement</i> seminar series); Université Paris II - Panthéon-Assas
Norwich, 4 July 2018	chair, panel on “Setting the scene”; <i>6th Expert seminar on contemporary perspectives on international investment law</i> ; University of East Anglia, Grotius Centre for International Legal Studies, University of Leiden and University of Bologna
Geneva, 21 June 2018	moderator, panel on “Protecting and liberalizing investment in energy”; conference <i>Multifaceted Approach to Trade Liberalization and Investment Protection in the Energy Sector</i> ; University of Geneva
Norwich, 24 May 2018	participant; informal workshop on <i>Interpretation of Multilingual Treaties</i> ; University of East Anglia
Rome, 15 May 2018	chair, panel on “The evolution of the Aarhus Convention and setting a vision for the future”; conference <i>Anniversary event to celebrate 20 years of the Aarhus Convention</i> ; Italian Ministry of the Environment
Bologna, 13 April 2018	chair, session on “Sectoral Challenges to the effective protection of EU fundamental rights and values: Environmental protection, labour standards, investments’ protection, food law and data protection”; conference <i>II LAWTTIP Joint on Conference Rights, Values and Trade: Is an Agreement between EU and US Still Possible?</i> ; University of Bologna, King’s College London and Université Rennes 1 and IODE - Institut de l’Ouest: Droit et Europe
London, 5 April 2018	ESIL Lecture on “Dispute Prevention and Settlement of Hydropower Related Disputes under International Law: A Multi-Layered Approach”; ESIL and King’s College London
London, 25 January 2018	seminar on “The Ne Ultra Petita Principle and International Investment Treaty Arbitration”; British Institute of International and Comparative Law and Wilmer Cutler Pickering Hale and Dorr LLP
Ferrara, 6-7 December 2017	chair and concluding remarks; conference <i>The Gabčíkovo-Nagymaros Judgment and its Contribution to the Development of International Law</i> ; University of Ferrara.
Castellanza, 17 November 2017	conclusion; conference <i>Identification of Customary International Law in the Work of the International Law Commission: Problems and Prospects</i> ; International Law Association – Italian Branch.
Milano, 27 October 2017	seminar “International Water Law Between Economic and Environmental Dimensions”; Bocconi University.
London, 16 October 2017	seminar “Principles of International Environmental Law”; Queen Mary University of London.

Athens, 5 October 2017	chair; conference <i>International Investment Law & the Law of Armed Conflict</i> ; National and Kapodistrian University of Athens.
Luxembourg, 25 September 2017	“The procedural aspects of the substantive principles of International Water Law”; conference <i>A Bridge Over Troubled Waters: Dispute Resolution in the Law of International Watercourses and the Law of the Sea</i> ; Max Planck Institute Luxembourg for International, European and Regulatory Procedural Law.
Naples, 9 September 2017	chair, session on “Current Events: Brexit And International Law”; <i>2017 ESIL Annual Conference</i> ; ESIL and University of Naples Federico II.
Naples, 6 September 2017	discussant, panel on “Investment Law and Access to Water”; conference <i>Interest Group on International Economic Law</i> ; University of Naples Federico II.
Paris, 30 June 2017	“ <i>Ne ultra petita</i> in relation to <i>Iura novit curia</i> in International Investment Arbitration”; <i>Topical Issues in Investment Arbitration</i> seminar series; Freshfields Bruckhaus Deringer LLP and The Research Centre on Procurement Law and International Investments.
Salerno, 12 December 2016	“The Human Rights and Environmental Dimensions of Access to Water and Sanitation”; conference <i>Public Health and International Law: Challenges and Priorities in Health and Security, Environmental Safety and Food</i> ; University of Salerno.
Paris, 5 December 2016	general introduction and discussant, panel on “The future of investor-State dispute settlement”; conference <i>Investment Arbitration in Latin America: Shaping the Future</i> ; the International Chamber of Commerce and Sciences Po – École de Droit and Queen Mary, University of London.
Ravenna, 28 October 2016	chair, session on “Cultural Heritage & Investment Law”; conference <i>UNESCO World Heritage Between Education and Economy. A Legal Analysis</i> ; University of Bologna.
Geneva, 26 October 2016	“Linkages among the two Conventions and Challenges Ahead in Terms of Implementation”; Think-Tank Roundtable on <i>Promoting the Effectiveness of International Water Law in Support of Security and Peace</i> ; Geneva Water Hub.
Verona, 28 May 2016	chair, session on “La crisi climatica” (<i>The climate crisis</i>); conference <i>La governance degli stati di crisi tra diritto e relazioni internazionali (The governance of emergencies between law and international relations)</i> ; University of Verona.
London, 19 May 2016	discussant, panel on “The Principle of Proportionality in International Investment Law”; conference <i>The Role of Proportionality in International Investment Law (Investment Treaty Forum seminar series)</i> ; British Institute of International and Comparative Law.
Milan, 30 April 2016	chair, session on “What International Protection for Energy Investments”; conference <i>What Energy Union</i> ; Bocconi University.

Geneva, 18 February 2016	chair, session on “Setting the Scene: Foreign Investment and Facilitation”; <i>5th Expert Seminar on Contemporary Perspectives on International Investment Law on Foreign Investment and Facilitation</i> ; the University of Geneva, University of Leiden, University of Lausanne and the Grotius Centre for International Legal Studies.
Bologna, 5 February 2016	Chair, workshop on “International law and the fight against corruption”; University of Bologna.
Ravenna, 20 November 2015	introduction; conference <i>Transparency vs. Confidentiality in International Economic Law: Looking for an Appropriate Balance</i> ; ESIL, University of Bologna, Italian Ministry of Foreign Affairs and International Law Association – Italian branch.
New York, 7 November 2015	“The ‘clean hands’ doctrine as an established secondary rule in international arbitration?”; <i>2015 International Law Weekend - Global Problems, Legal Solutions: Challenges for Contemporary International Lawyers</i> ; International Law Association – American branch and International Law Students Association.
New York, 5 November 2015	“Protecting Foreign Investment and the Environment Under International Law and Its Remedies: Mapping a Jurisdictional Maze?”; conference <i>Developing International Law at the Bar – A Growing Competition Among International Courts and Tribunals</i> ; <i>Law and Practice of International Courts and Tribunals</i> , New York City Bar Association.
Rome, 23 October 2015	“Modern weapon technology and the protection of the environment”; conference <i>International Humanitarian Law and Modern Warfare</i> , Scuola Ufficiali Carabinieri di Roma.
Oslo, 10 September 2015	chair, Agora on the <i>International Court of Justice</i> ; <i>2015 ESIL Annual Conference</i> ; ESIL and University of Oslo.
Geneva, 10 July 2015	“Diplomacy, Responsibility and Accountability in Transboundary Water Disputes”; workshop <i>International Water Law: Issues of Implementation</i> ; University of Geneva.
Genova, 3 July 2015	“The protection of human rights and environment in international investment arbitration”; conference <i>Foreign direct investments and environmental protection</i> ; University of Genova.
Paris, 22 June 2015	“A Relative Approach to the Tensions between Voluntaristic and Jusnaturalistic Trends in the Codification process”; conference <i>Formes du droit international réflexions sur le devenir des travaux de la Colloque Commission du droit international des Nations Unies</i> ; Université Paris 8.
Bologna, 15 June 2015	Chair, conference <i>Strengthening the Legal and Policy Framework for International Disaster Response in Italy</i> , University of Bologna.
Bologna, 8 June 2015	introduction; seminar <i>Scientific Knowledge and the Judicial Process: Review and Rationality</i> ; University of Bologna.
Padova, 29 May 2015	“Good faith”; conference <i>General Principles of Law and International Investment Arbitration</i> ; University of Padova.

Geneva, 27 May 2015	“UN Library Talk: Foreign Investment in the Energy Sector: Balancing Private and Public Interests”, United Nations Office in Geneva.
Edinburgh, 26 May 2015	moderator, “Special Session 29: Equity and water: questions of access and benefit-sharing”; conference <i>World Water Congress XV</i> ; Centre for Water, Policy & Science, University of Dundee.
Edinburgh, 25 May 2015	moderator, “Special Session 1: Getting the best out of the global water conventions”; conference <i>World Water Congress XV</i> ; Centre for Water, Policy & Science, University of Dundee.
Forlì, 13 May 2015	concluding remarks; workshop <i>Energia, diplomazia e aziende nell’era post-globale (Energy, diplomacy and enterprises in the post-globalised era)</i> ; University of Bologna.
Torino, 12 May 2015	“Good Faith, Proportionality and Reciprocity in International Investment Arbitration”; conference <i>International Investment Law and Public Interests</i> ; University of Torino.
Vienna, 4 May 2015	“A Relativistic Approach to the Tensions between Hard and Soft Law Instruments of Codification of International Law”; roundtable; University of Vienna.
Bologna, 6 March 2015	speaker; conference <i>I dilemmi dei rapporti tra diritto internazionale consuetudinario e diritto interno (Dilemmas in the relationship between international customary law and domestic law)</i> ; University of Bologna.
Roma, 19 February 2015	“Investment agreements and arbitration in North Africa”; conference <i>Investment Security in Nord Africa. Accordi internazionali a tutela degli investimenti, arbitrato e strumenti contrattuali (Investment Security in North Africa. International investment agreements, arbitration and contracts)</i> ; Italian Society of International Organisations and Italian Ministry of Foreign Affairs.
Bologna, 10 February 2015	“Diritto internazionale e lotta alla corruzione: tra normatività e cooperazione” (<i>International Law and the Fight Against Corruption: Between Normativity and Cooperation</i>); conference <i>La prevenzione e la repressione della corruzione e dell’illegalità nella pubblica amministrazione (Prevention and Repression of Corruption and Illegality within the Public Administration)</i> ; University of Bologna.
Bologna, 15 December 2014	concluding remarks; conference <i>Immunità degli Stati e crimini di guerra: la sent. n. 238/2014 della Corte costituzionale (State immunity and war crimes: Constitutional Court decision no. 238/2014)</i> ; University of Bologna.
Trento, 28-29 November 2014	“Le forme della codificazione del diritto internazionale” (<i>Forms of codification in international law</i>); conference <i>Giornate di studio in onore di Luigi Ferrari Bravo. Il diritto internazionale come professione (Study days in honour of Luigi Ferrari Bravo. International Law as a profession)</i> ; University of Trento.

Bologna, 29 October 2014	“La costituzionalizzazione del diritto internazionale” (“The Constitutionalization of International Law”); conference <i>Diritto costituzionale della comunità internazionale</i> (<i>The International Community Constitutional Law</i>); School of Advanced Legal Studies, University of Bologna
Roma, 10 July 2014	speaker; conference <i>Pirateria marittima e sanzioni internazionali: effetti sul commercio internazionale. Aspetti giuridici e politico-strategici</i> (<i>Maritime piracy and international sanctions: effects on international trade. Legal, political and strategic aspects</i>); Italian Society of International Organisations, Centre for Near Abroad Strategic Studies and the Italian National Association for Insurances.
Rome, 16-17 May 2014	“The Legal Accountability of States for A Sustainable Development”; conference <i>The Political Economy of International Law</i> ; Sapienza University of Rome.
Paris, 10-11 February 2014	moderator, introductory and concluding panel; conference <i>A Future for the Margin of Appreciation in International Law?</i> ; PluriCourts and the Centre Franco-Norvégien en sciences sociales et humaines.
Buenos Aires, 21 November 2013	seminar on “Derecho internacional de inversiones extranjeras, derechos humanos y medio-ambiente: entre fragmentación y armonización” (<i>International Law of Foreign Investment, Human Rights and the Environment: between Fragmentation and Harmonization</i>); University of Buenos Aires (UBA).
The Hague, 4-5 November 2013	“Bridging the Gap between International Investment Law and the Right to Access to Water”; conference <i>Bridging the Gap between International Investment Law and the Environment</i> ; organised by Ministry of Foreign Affairs of The Netherlands and Utrecht University.
Geneva, 10-11 October 2013	Chair; 3 rd <i>Expert Seminar on Investment Law on Foreign Investment in Africa: Gaining Development Momentum</i> ; University of Geneva.
Santiago de Chile, 27 June 2013	seminar on “Developments in the Field of International State Liability”; Heidelberg Center for America Latina (Santiago de Chile)
The Hague, 19 March 2013	“Governance in the Context of Transboundary Groundwater”; conference <i>Groundwater Governance Fifth Regional Consultation: UNECE Region</i> ; UNESCO HIP and The Hague Institute for Global Justice.
Bologna, 12 March 2013	“La costituzionalizzazione del diritto internazionale” (<i>The Constitutionalisation of International Law</i>); conference <i>Diritto costituzionale globale</i> (<i>Global Constitutional Law</i>); organised by Instituto Ibero-americano de Derecho Constitucional – Italian Branch and University of Bologna

- Cambridge (MA), 8 March 2013 “Addressing Environmental, Human Rights and Development Issues in International Investment Arbitration”; conference *2013 Harvard International Law Journal Symposium on Investment Treaty Arbitration: Approaching the System’s Adulthood*; Harvard Law School
- Leiden, 1-2 October 2012 “Foreign Investment and the Hydroelectric Industry”; conference *2nd Leiden-VU Expert Seminar on Investment Law on Foreign Investment in the Energy Sector: Balancing Private and Public Interests*; University of Leiden
- Dundee, 5-8 June 2012 “Existing and Potential Synergies between the UNWC Convention and the UNECE Water Convention”; conference *UNWC Global Initiative Symposium on the 1997 UNECE Watercourses Convention – What Relevance in the 21st Century*; University of Dundee
- Cagliari, 11-12 May 2012 chair, session on “Foreign Investment and Common Concerns: Selected Aspects”; workshop *Foreign Investment and Common Concerns: an International Law Perspective*; University of Cagliari
- Bologna, 18-19 November 2011 chair, session on “Environmental Law: Coherent Construction and Efficient Enforcement”; workshop *Climate Change in a EU-China Perspective: The Legal Framework for a Sustainable Global Market*; University of Bologna
- Almaty, 24-25 October 2011 “The Relationship between Substantive and Procedural Obligations under International Water Law”; conference *Strengthening Transboundary Water Cooperation in Central Asia: the Role of International Water Law and the UNECE Water Convention*; UNECE
- Udine, 14-15 October 2011 “Il tortuoso tragitto del diritto internazionale delle acque tra interessi economici e ambientali” (*The Winding Journey of International Water Law between Economic and Environmental Interests*); workshop *Il diritto all’acqua: alcune riflessioni in prospettiva comparata (The Right to Water: Some Reflections in a Comparative Perspective)*; University of Udine
- Padova, 24 September 2011 “Sustainable Infrastructures and International Waterways”; roundtable with Judge Simma, Laurence Boisson de Chazournes and Andrea Gattini; University of Padova
- Geneva, 7-9 July 2011 “Regional frameworks and their value-added”; conference *Freshwater and International Law: the Multiple Challenges*; University of Geneva
- Paris, 3 May 2011 audition before the Committee for Foreign Affairs, French Parliament, on “Developments of international water law and its role for the prevention and settlement of international water disputes”
- Milan, 1 April 2011 presentation on “Teorie e prassi sull’insolvenza degli Stati: introduzione” (*Theories and Practice of the United Insolvency: an Introduction*); conference *L’insolvenza degli Stati: verso una regolamentazione delle crisi internazionali? (State Insolvency: Towards a Regulation of International Crises?)*; Università Cattolica del Sacro Cuore (Milano)

Dushanbe, 14-15 March 2011	“International Water Law and the UNECE Water Convention”; conference <i>On the way to the International Year of Water Cooperation: the role of international law, including the UNECE Water Convention, in strengthening cooperation on water resources management</i> ; UNECE
Roma, 4 March 2011	“Ambiente e sviluppo sostenibile: focus sul diritto all’acqua” (<i>Environment and Sustainable Development: Focus on the Right to Water</i>); conference <i>Il contributo delle istituzioni e della società civile italiana per la protezione e promozione dei diritti umani: risultati e nuove sfide del sistema multilaterale</i> (<i>The Contribution of Italian Institutions and Civil Society to the Protection and Promotion of Human Rights: Achievements and Challenges of the Multilateral System</i>); Italian Ministry of Foreign Affairs
Paris, 6-8 December 2010	“The UNECE 1999 Protocol on Water and Health and the Right to Water”; roundtable <i>Transboundary Aquifers, Challenges and New Directions</i> ; UNESCO
Padova, 25 September 2010	“International Investment, Sovereignty and Sustainable Development”; roundtable; University of Padova
Guildford, 31 August 2010	chair; conference <i>Transboundary Aquifers and International Law: The Experience of the Guarani Aquifer System</i> ; University of Surrey

EDUCATION

1987	PhD in International Law, University “La Sapienza” Roma, Faculty of Law
1984	Master in International Political Studies, University of Florence, <i>summa cum laude</i>
1981	Degree in Political Sciences, University of Florence, <i>summa cum laude</i>