

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII**

STUDENTS FOR FAIR ADMISSIONS;
I.P., by and through her next friend and
mother, B.P.; and B.P.,
Plaintiffs,

v.

TRUSTEES OF THE ESTATE OF
BERNICE PAUAHI BISHOP d/b/a
KAMEHAMEHA SCHOOLS,
Defendant.

Case No. 1:25-cv-450-MWJS-RT

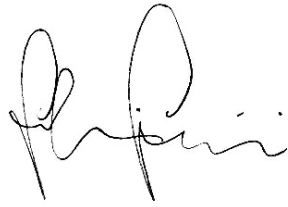
DECLARATION OF PROFESSOR FEDERICO LENZERINI

I, Federico Lenzerini, declare the following:

1. I am an Italian citizen residing in Poggibonsi, Italy. I am the author of the legal opinion on the civil law on juridical fact of the Hawaiian State and the consequential juridical act by the Permanent Court of Arbitration, which a true and correct copy of the same is attached hereto as Exhibit “1”.
2. I have a Ph.D. in international law, and I am a Professor of International Law, University of Siena, Italy, Department of Political and International Sciences. For further information see my curriculum vitae attached hereto as Exhibit “2.” I can be contacted at federico.lenzerini@unisi.it.

I declare under penalty of perjury that the foregoing is true and correct.

DATED: Siena, Italy, 28 January 2026.

A handwritten signature in black ink, appearing to read 'F. Lenzerini', with a stylized, cursive script.

Professor Federico Lenzerini

Exhibit “1”

CIVIL LAW ON JURIDICAL FACT OF THE HAWAIIAN STATE AND THE CONSEQUENTIAL JURIDICAL ACT BY THE PERMANENT COURT OF ARBITRATION

FEDERICO LENZERINI*

5 December 2021

Juridical Facts

In the civil law tradition, a *juridical fact* (or *legal fact*) is a fact (or event) – determined either by natural occurrences or by humans – which produces consequences that are relevant according to law. Such consequences are defined *juridical effects* (or *legal effects*), and consist in the establishment, modification or extinction of rights, legal situations or *juridical* (or *legal*) *relationships* (*privity*). Reversing the order of the reasoning, among the multifaceted natural or social facts occurring in the world a fact is *juridical* when it is *legally relevant*, i.e. determines the production of *legal effects* per effect of a *legal* (*juridical*) *rule* (*provision*). In technical terms, it is actually the legal rule which produces legal effects, while the juridical fact is to be considered as the *condition* for the production of the effects. In practical terms, however, it is the juridical fact which activates a reaction by the law and makes the production of the effects concretely possible. At the same time, no fact can be considered as “juridical” without a legal rule attributing this quality to it.¹

Both *rights*, *powers* or *obligations* – held by/binding a person or another subject of law (in international law, a State, an international organization, a people, or any other entity to which international law attributes legal personality) – may arise from a juridical fact.

Sometimes a juridical fact determines the production of legal effects irrespective of the action of a person or another subject of law. In other terms, in some cases legal effects are automatically produced by a(n *inactive*) juridical fact – only by virtue of the mere existence of the latter – without any need of an action by a legal subject. “Inactive juridical facts are events which occur more or less spontaneously, but still have legal effects because a certain reaction is regarded to be necessary to deal with the newly arisen circumstances”.² Inactive juridical facts may be based on an occasional situation, a quality of a person or a thing, or the course of time.³

Juridical Acts

In other cases, however, the legal effects arising from a juridical fact only exist *potentially*, and, in order to concretely come into existence they need to be activated through a behaviour by a subject of law, which may consist of either an action or a passive behaviour. The legal effects may arise from either an *operational act* – i.e. a behaviour to which the law attributes legally-relevant effects for the sole ground of its existence, “although the acting [subject] had no intention to create this legal

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¹ See Lech Morawski, “Law, Fact and Legal Language”, (1999) 18 *Law and Philosophy* 461, at 463.

² See “Legal System of Civil Law in the Netherlands”, available at <<http://www.dutchcivillaw.com/content/legalsystem022aa.htm>> (accessed on 4 December 2021).

³ Ibidem.

effect”⁴ – or an act that a subject of law performs intentionally, “because he[/she/it] knows that the law will respond to it by acknowledging the conception of a particular legal effect. The act is explicitly [and voluntarily] chosen to let this legal effect arise”.⁵ In order to better comprehend this line of reasoning, one may consider the example of adverse possession,⁶ which is determined by the juridical fact that a given span of time has passed during which the thing has continuously been in the possession without being claimed by its owner. However, in order for the possessor to effectively acquire the right to property, it is usually necessary to activate a legal action before the competent authority aimed at obtaining its legal recognition. In this and other similar cases a subject of law intentionally performs an act “to set the law in motion” with the purpose of producing a desired juridical effect. The legal subject concerned knows that, through performing such an act, the wanted juridical effect will be produced as a consequence of the existence of a juridical fact. Acts that are intentionally performed by a subject of law with the purpose of producing a desired legal effect are defined as *juridical acts* (or *legal acts*). It follows that an act consequential to a juridical fact (i.e. having the purpose of producing a given juridical effect in consequence of the existence of a juridical fact) is called *juridical* (or *legal*) *act*. The entitlement to perform a *juridical act* is the effect of a *power* attributed by the *juridical fact* to the legal subject concerned. The most evident difference between *juridical facts* and *juridical acts* is that, while the former “produce legal consequences regardless of a [person]’s will and capacity”, the latter “are licit volitional acts – in the form of a manifestation of will – that are intended to produce legal consequences”.⁷

Effects of Juridical Acts on Third Parties

One legal subject may only perform a juridical act unilaterally when it falls within her/his/its own legal sphere, but an unilateral juridical act may produce effects for other legal subjects as well. For instance, in private law unilateral juridical acts exist which produce juridical effects on third parties – for instance a will or a promise to donate a sum of money. Usually, unilateral juridical acts start to produce their effects from the moment when they are known by the beneficiary, and from that moment their withdrawal is precluded, unless otherwise provided for by applicable law (depending on the specific act concerned).

Similarly, bilateral or plurilateral juridical acts influencing the life of third parties are also provided by law – e.g. a contract in favour of third parties or a trust, typical of the common law tradition. Then, of course, the beneficiary of such acts may decide to refuse the benefits (if any) arising from them; however, if such benefits are not refused, said acts will definitely produce their effects, and may only be withdrawn within the limits established by law. Juridical acts also include the laws and regulations adopted by national parliaments, administrative acts, and, more in general, all acts determining – i.e. creating, modifying or abrogating – legal effects. *Acts of the judiciary* (judgments, orders, decrees, etc.) are also included in the concept of juridical acts. For instance, a judgment recognizing natural filiation produces the effects of filiation – with *retroactive effects* – “transform[ing] the [juridical] fact of procreation (in itself insufficient to create a legal relationship)

⁴ Ibidem.

⁵ Ibidem.

⁶ Adverse possession refers to a legal principle – in force in many countries, especially of civil law – according to which a subject of law is granted property title over another subject’s property by keeping continuous possession of it for a given (legally defined) period of time, on the condition that the title over the property is not claimed by the owner throughout the whole duration of that period of time.

⁷ See Nikolaos A. Davrados, “A Louisiana Theory of Juridical Acts” (2020) 80 *Louisiana Law Review* 1119, at 1273.

into a state of filiation (recognized child) that is relevant to the law”.⁸ In this case, a juridical act of the judge actually leads to the recognition of a legal state – productive of a number of juridical effects, including *ex tunc* – arising from the juridical fact of the natural filiation. This is a perfect example of a juridical fact (exactly the natural filiation) whose legal effects exist *potentially*, and are activated by the juridical act represented by the judge’s decision.

The Juridical Act of the Permanent Court of Arbitration (PCA) Recognizing the Juridical Fact of the Statehood of the Hawaiian Kingdom and the Council of Regency as its government

According to the *PCA Arbitration Rules*,⁹ disputes included within the competence of the PCA include the following instances:

- disputes between two or more States;
- disputes between two parties of which only one is a State (i.e., disputes between a State and a private entity);
- disputes between a State and an international organization;
- disputes between two or more international organizations;
- disputes between an international organization and a private entity.

It is evident that, in order for a dispute to fall within the competence of the PCA, it is *always* necessary that either a State or an international organization are involved in the controversy. The case of *Larsen v. Hawaiian Kingdom*¹⁰ was qualified by the PCA as a dispute between a State (The Hawaiian Kingdom) and a Private entity (Lance Paul Larsen).¹¹ In particular, the Hawaiian Kingdom was qualified as a non-Contracting Power under Article 47 of the 1907 Convention for the Pacific Settlement of International Disputes.¹² In addition, since the PCA allowed the Council of Regency to represent the Hawaiian Kingdom in the arbitration, it also implicitly recognized the former as the government of the latter.¹³

According to a civil law perspective, the juridical act of the International Bureau of the PCA instituting the arbitration in the case of *Larsen v. Hawaiian Kingdom* may be compared – *mutatis mutandis* – to a juridical act of a domestic judge recognizing a juridical fact (e.g. *filiation*) which is productive of certain legal effects arising from it according to law. Said legal effects may include, depending on applicable law, the power to stand before a court with the purpose of invoking certain rights. In the context of the *Larsen* arbitration, the juridical fact recognized by the PCA in favour of the Hawaiian Kingdom was its quality of *State* under international law. Among the legal effects produced by such a juridical fact, the entitlement of the Hawaiian Kingdom to be part of an international arbitration under the auspices of the PCA was included, since the existence of said juridical fact actually represented an indispensable condition for the Hawaiian Kingdom to be admitted in the *Larsen* arbitration, *vis-à-vis* a private entity (Lance Paul Larsen). Consequently, the

⁸ See Armando Cecatiello, “Recognition of the natural child”, available at <<https://www.cecatiello.it/en/riconoscimento-del-figlio-naturale-2/>> (accessed on 4 December 2021).

⁹ The *PCA Arbitration Rules 2012* (available at <<https://docs.pca-cpa.org/2015/11/PCA-Arbitration-Rules-2012.pdf>>, accessed on 5 December 2021) constitute a consolidation of the following set of PCA procedural rules: the *Optional Rules for Arbitrating Disputes between Two States* (1992); the *Optional Rules for Arbitrating Disputes between Two Parties of Which Only One is a State* (1993); the *Optional Rules for Arbitration Between International Organizations and States* (1996); and the *Optional Rules for Arbitration Between International Organizations and Private Parties* (1996).

¹⁰ Case number 1999-01.

¹¹ See <<https://pca-cpa.org/en/cases/35/>> (accessed on 5 December 2021).

¹² Available at <<https://docs.pca-cpa.org/2016/01/1907-Convention-for-the-Pacific-Settlement-of-International-Disputes.pdf>> (accessed on 5 December 2021).

¹³ See Declaration of Professor Federico Lenzerini [ECF 55-2].

International Bureau of the PCA carried out the juridical act consisting in establishing the arbitral tribunal as an effect of the recognition of the juridical fact in point. Likewise, e.g., the recognition of the juridical fact of filiation by a domestic judge, also the recognition of the Hawaiian Kingdom as a State had in principle retroactive effects, in the sense that the Hawaiian Kingdom did *not* acquire the condition of State per effect of the PCA's juridical act. Rather, the Hawaiian Kingdom's Statehood was a juridical fact that the PCA recognized as *pre-existing* to its juridical act.

The Effects of the Juridical Act of the PCA Recognizing the Juridical Fact of the Continued Existence of the Hawaiian Kingdom as a State and the Council of Regency as its government

At the time of the establishment of the *Larsen* arbitral tribunal by the PCA, the latter had 88 contracting parties.¹⁴ One may safely assume that the PCA's juridical act consisting in the recognition of the juridical fact of the Hawaiian Kingdom as a State, through the institution of the *Larsen* arbitration, reflected a view shared by all such parties, on account of the fact that the decision of the International Bureau of the PCA was not followed by any complaints by any of them. In particular, it is especially meaningful that there was "no evidence that the United States, being a Contracting State [indirectly concerned by the *Larsen* arbitration], protested the International Bureau's recognition of the Hawaiian Kingdom as a State in accordance with Article 47".¹⁵ On the contrary, the United States appeared to provide its acquiescence to the establishment of the arbitration, as it entered into an agreement with the Council of Regency of the Hawaiian Kingdom to access all records and pleadings of the dispute.

Under international law, the juridical act of the PCA recognizing the juridical fact of the Hawaiian Kingdom as a State may reasonably be considered as an important manifestation of – contextually – State practice and *opinio juris*, in support of the assumption according to which the Hawaiian Kingdom is actually – and has never ceased to be – a sovereign and independent State pursuant to customary international law. As noted a few lines above, it may be convincingly held that the PCA contracting parties actually agreed with the recognition of the juridical fact of the Hawaiian Kingdom as a State carried out by the International Bureau. In fact, in international law, *acquiescence* "concerns a consent tacitly conveyed by a State, unilaterally, through silence or inaction, in circumstances such that a response expressing disagreement or objection in relation to the conduct of another State [or an international institution] would be called for".¹⁶ The case in discussion is evidently a situation in the context of which, in the event that any of the PCA contracting parties would have disagreed with the recognition of the continued existence of the Hawaiian Kingdom as a State by the International Bureau through its juridical act, an explicit reaction would have been necessary. Since they "did not do so [...] thereby must be held to have acquiesced. *Qui tacet consentire videtur si loqui debuisset ac potuisset*".¹⁷

¹⁴ See <<https://pca-cpa.org/en/about/introduction/contracting-parties/>> (accessed on 5 December 2021).

¹⁵ See David Keanu Sai, "The Royal Commission of Inquiry", in David Keanu Sai (ed.), *The Royal Commission of Inquiry: Investigating War Crimes and Human Rights Violations Committed in the Hawaiian Kingdom* (Honolulu 2020) 12, at 25.

¹⁶ See Nuno Sérgio Marques Antunes, "Acquiescence", in Rüdiger Wolfrum (ed.), *Max Planck Encyclopedia of Public International Law* (2006), at para. 2.

¹⁷ See International Court of Justice, *Case concerning the Temple of Preah Vihear (Cambodia v. Thailand)*, Merits, Judgment of 15 June 1962, *I.C.J. Reports* 1962, p. 6, at 23.

Exhibit “2”

CURRICULUM VITAE FEDERICO LENZERINI

I. PERSONAL

Date of Birth: October 7, 1968, Poggibonsi (SI), Italy
Nationality: Italian
Personal Status: Married with Erika Piergentili. Three Children: Riccardo, Serena and Edoardo.
Personal website: <https://docenti.unisi.it/it/lenzerini>

II. DEGREES

1. Juris Dr., University of Siena, 15 October 1998, 110/110 magna cum laude.
2. Ph. D., International Law, 8 April 2003, University of Bari.
3. National Scientific Qualification (“abilitazione”, Italy) for Full Professor of International Law, Sector 12/E1, 4 April 2017.

III. ACADEMIC POSITION

1. Full Professor (Professore ordinario) of International Law, Human Rights and International Organization, University of Siena, Department of Political and International Sciences.
2. Professor at the Tulane-Siena Summer School on International Law and the Arts.
3. Professor at the *LL.M. Program in Intercultural Human Rights*, Miami (FL), USA, St. Thomas University School of Law.
4. Delegate of the Rector of the University of Siena for Students and Researchers Coming from Crisis Areas, 2016-2022.
5. Member of the “Collegio di disciplina” (Disciplinary Board) of the University of Siena, 2019-2023.
6. Representative of the University of Siena at the Italian “Network of Universities for Peace” (RUNIPACE – <https://www.runipace.org/>).
7. Referee of the University of Siena for the UNHCR’s “Manifesto dell’Università Inclusiva” (Manifesto of the Inclusive University for Refugees).
8. Referee of the University of Siena for the UNICORE Project (UNHCR’s University Corridors for Refugees promoted by Italian universities).
9. Person in charge of the “Just Peace” Project of the University of Siena (<https://www.unisi.it/ateneo/adempimenti/urp-e-international-place/sportello-just-peace>).
10. Member of the Commission of Research of the University of Siena.
11. Delegate of the Department of Political and International Sciences of the University of Siena for Research, Quality of Research and the Third Mission.

IV PROFESSIONAL POSITION

1. Assistant Professor (Researcher) of International Law (IUS 13), University of Siena (Italy), Department of Law, 2006-2017.

2. Associate Professor of International Law (IUS 13), University of Siena (Italy), Department of Political and International Sciences, 2018-2023.
3. Full Professor of International Law, Human Rights and International Organization, University of Siena, Department of Political and International Sciences, 2023 -
4. Consultant to the United Nations Educational, Scientific and Cultural Organization (UNESCO), Paris.
5. Deputy Head of the Hawaiian Kingdom's Royal Commission of Inquiry.

V. PROFESSIONAL ASSOCIATIONS

1. Member of the International Law Association.
2. Member of the "Biotechnology Committee" of the International Law Association 2006-2010.
3. Rapporteur of the "Committee on the Rights of Indigenous Peoples" of the International Law Association, 2008-2012.
4. Rapporteur of the "Committee on the Implementation of the Rights of Indigenous Peoples" of the International Law Association, 2013-2020.
5. Member of the "Committee on Cultural Heritage Law" of the International Law Association, 2012-2016.
6. Member of the Tulane-Siena Institute for International Law, Cultural Heritage & the Arts.
7. Director of the Inter-University Centre for the Research on Human Rights and Immigration Law (CIRDUIS), University of Siena.
8. Member of the Academic Friends of the UN Expert Mechanism on the Rights of Indigenous Peoples (EMRIP).

VI. PUBLICATIONS

BOOKS

1. *Organizzazione Mondiale del Commercio e diritto della Comunità europea nella prospettiva della risoluzione delle controversie* (WTO and EC Law under the Perspective of Dispute Settlement) (editor, with F. FRANCONI and M. MONTINI), Milano, 2005.
2. *Reparations for Indigenous Peoples: International and Comparative Perspectives* (editor), Oxford University Press, 2008, 650 pp. (also published in paperback in 2009).
3. *The 1972 World Heritage Convention. A Commentary* (assistant editor, with F. FRANCONI), Oxford University Press, 2008, 576 pp.
4. *Asilo e diritti umani. L'evoluzione del diritto di asilo nel diritto internazionale* (Asylum and Human Rights. The Evolution of the Right of Asylum in International Law), Milano, 2009, 679 pp. (monograph).
5. *Cultural Heritage, Cultural Rights, Cultural Diversity. New Developments in International Law* (editor, with S. BORELLI), Leiden/Boston (Brill/Martinus Nijhoff Publishers), 2012, 440 pp.
6. *The Culturalization of Human Rights Law*, Oxford (Oxford University Press), 2014, xxiv-275 pp. (monograph).
7. *International Law for Common Goods. Normative Perspectives on Human Rights, Culture and Nature* (editor, with A. F. VRDOLJAK), Oxford and Portland (Hart Publishing), 2014, viii-460 pp.

ARTICLES IN JOURNALS AND CHAPTERS IN BOOKS

1. “Sfruttamento sessuale dei minori e norme internazionali sulla schiavitù” (Sexual Exploitation of Children and International Norms on Slavery), *La Comunità Internazionale*, 1999, pp. 474 – 515.
2. “L’evoluzione contemporanea del concetto di schiavitù nel diritto internazionale consuetudinario” (The Contemporary Evolution of the Concept of Slavery in Customary International Law), *Studi Senesi*, 2000, pp. 470 – 531.
3. “La tutela del minore nei conflitti armati” (The Protection of Children in Armed Conflicts), *Rivista Internazionale dei Diritti dell’Uomo*, 2000, pp. 781 – 795.
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5. “Suppressing Slavery Under Customary International Law”, *Italian Yearbook of International Law*, 2000, pp. 145 – 180.
6. “Italian Practice on Slavery: The Application of International Obligations Prohibiting Slavery by Italian Courts”, *Italian Yearbook of International Law*, 2000, pp. 273 – 280.
7. “Survey on World Trade Organization Dispute Settlement (2000)” (with M. MONTINI), *Italian Yearbook of International Law*, 2000, pp. 241 – 261.
8. “Senzacasa nella terra del ‘grande torsolo’” (Homelessness in the Land of the ‘Big Apple-Core’), *Testimonianze*, 414/2000, pp. 7 – 14.
9. “International Trade and Child Labour Standards”, in FRANCIONI F. (ed.), *Environment, Human Rights and International Trade*, Oxford, 2001, pp. 287 – 312.
10. “La definizione internazionale di schiavitù secondo il Tribunale per La Ex-Yugoslavia: un caso di osmosi tra consuetudine e norme convenzionali” (The International Definition of Slavery according to the International Tribunal for the Former Yugoslavia. Osmosis between Customary International Law and Treaty Law), *Rivista di Diritto Internazionale*, 2001, pp. 1026 – 1042.
11. “Riflessioni sul valore della diversità culturale nel diritto internazionale” (Reflections on the Value of Cultural Diversity in International Law), *Comunità Internazionale*, 2001, pp. 671 – 684.
12. “Intangible Cultural Heritage in Danger: A Part of the Human Memory that Is Disappearing” (with translation in Japanese), in *Symposium: The Transmission and Present State of Cultural Heritage*, Kyoto, 2002, pp. 72 – 77.
13. “Survey on World Trade Organization (2001)” (with M. MONTINI), *Italian Yearbook of International Law*, 2001, pp. 191 – 214.
14. “Witch Hunting: The Influence of the Fear of Terrorism in the Implementation of Asylum Law”, *Italian Yearbook of International Law*, 2002, pp. 95 – 121.
15. “The Activity of the World Trade Organization (2002)” (with M. MONTINI), *Italian Yearbook of International Law*, 2002, pp. 243 – 256.
16. “The Destruction of the Buddhas of Bamiyan and International Law” (with F. FRANCIONI), *European Journal of International Law*, 2003, pp. 619 – 652.
17. “The Interplay between Environmental Protection and Human and Peoples’ Rights in International Law”, in *African Yearbook of International Law*, n. 10/2002, pp. 63 – 108.
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19. “Lo ‘sfruttamento minerario sostenibile’ come principio emergente nel diritto internazionale contemporaneo” (“Sustainable Mining” as Emerging Principle of

- Contemporary International Law), in *Rivista Giuridica dell'Ambiente*, 2004, pp. 165 – 180.
20. “Revitalization of Intangible Cultural Heritage” (with translation in Japanese), in *Symposium: The Revitalization of Cultural Environment – Management for the Preservation of Cultural Heritage*, Kyoto, 2004, pp. 59 – 62.
 21. “Diritti dei lavoratori, nuove forme di schiavitù e commercio internazionale” (Workers’ Rights, New Forms of Slavery and International Trade), in *Il Diritto del Lavoro*, n. 1-2/2004, pp. 121 – 146.
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 23. “The UNESCO Declaration Concerning the Intentional Destruction of Cultural Heritage: One Step Forward and Two Steps Back”, in *Italian Yearbook of International Law*, 2003, pp. 131 – 145.
 24. “The Activity of the World Trade Organization (2003)” (with M. MONTINI), in *Italian Yearbook of International Law*, 2003, pp. 189 – 205.
 25. “Asylum, Human Rights and State Measures Against Immigration Flows: State Prerogative or Disguised *Refoulement*?”, in *ISIL Year Book of International Humanitarian and Refugee Law*, 2004, pp. 11 – 33.
 26. “Le relazioni tra Organizzazione Mondiale del Commercio e Comunità Europea nel settore della cooperazione allo sviluppo” (The Relations between WTO and EC in the Field of Co-operation for Development), in FRANCIONI F., LENZERINI F., and MONTINI M. (eds.), *Organizzazione Mondiale del Commercio e diritto della Comunità europea nella prospettiva della risoluzione delle controversie*, Milano, 2005, pp. 171 – 211.
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 28. “The Obligation to Prevent and Avoid Destruction of Cultural Heritage: From Bamiyan to Iraq” (with F. FRANCIONI), in B. T. HOFFMAN (ed.), *Art and Cultural Heritage. Law, Policy and Practice*, Cambridge, 2006, pp. 28 – 40.
 29. “The Reform of Environmental Governance in the United Nations: the French Proposal”, in *The Future of Environmental Law: International and European Perspectives*, European University Institute Working Papers, Law No. 2006/01, San Domenico di Fiesole, 2006, pp. 12 – 14.
 30. “Biotechnology, Human Dignity and the Human Genome”, in F. FRANCIONI and T. SCOVAZZI (eds.), *Biotechnology and International Law*, Oxford, 2006, pp. 285 – 340.
 31. “Indigenous Peoples’ Rights, Biogenetic Resources and Traditional Knowledge: The Case of the Sateré-Mawé People” (with M. FRABONI), in F. FRANCIONI and T. SCOVAZZI (eds.), *Biotechnology and International Law*, Oxford, 2006, pp. 341 – 366.
 32. “Afghan Cultural Heritage and International Law: The Case of the Buddhas of Bamiyan” (with F. FRANCIONI), in J. VAN KRIEKEN-PIETERS (ed.), *Art and Archaeology of Afghanistan. Its Fall and Survival*, Leiden/Boston, 2006, pp. 265 – 292.
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35. "Sovereignty Revised: International Law and Parallel Sovereignty of Indigenous Peoples", in *Texas International Law Journal*, vol. 42, n. 1, 2006, pp. 155 – 189.
36. "Biogenetic Resources and Indigenous Peoples' Rights", in F. FRANCIONI (ed.), *Biotechnologies and International Human Rights*, Oxford, 2007, pp. 191 – 226.
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38. "Fostering tolerance and mutual understanding among peoples", in A. YUSUF (ed.), *Standard-setting in UNESCO, volume I: normative action in education, science and culture, essays in commemoration of the Sixtieth Anniversary of UNESCO*, Paris/Leiden, 2007, pp. 187-205.
39. "Reparations for Indigenous Peoples in International and Comparative Law: An Introduction", in F. LENZERINI (ed.), *Reparations for Indigenous Peoples: International and Comparative Perspectives*, Oxford, 2008, pp. 3-26.
40. "The Trail of Broken Dreams: The Status of Indigenous Peoples in International Law", in F. LENZERINI (ed.), *Reparations for Indigenous Peoples: International and Comparative Perspectives*, Oxford, 2008, pp. 73-116.
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44. "Articles 15-16. World Heritage Fund", in F. FRANCIONI, with F. LENZERINI (eds.), *The World Heritage Convention. A Commentary*, Oxford, 2008, pp. 269-287.
45. "Articles 19-26. International Assistance" (with A. LEMAISTRE), in F. FRANCIONI, with F. LENZERINI (eds.), *The World Heritage Convention. A Commentary*, Oxford, 2008, pp. 305-324.
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TRANSLATIONS

1. “L’applicazione del diritto dell’Organizzazione Mondiale del Commercio nell’ordinamento giuridico comunitario: ‘doppio standard’ della Corte di Giustizia?”, in FRANCIONI F., LENZERINI F., and MONTINI M., *Organizzazione Mondiale del Commercio e diritto della Comunità europea nella prospettiva della risoluzione delle controversie*, Milano, 2005, pp. 133 – 154 (translation from English to Italian of the chapter written by STEPHEN WEATHERILL, entitled “The Application of WTO Law in the EC Legal Order: Does the European Court of Justice Have a ‘Double Standard’?”).

2. “Indigenous Peoples and Psychosocial Reparation: The Experience with Latin American Indigenous Communities”, in F. LENZERINI (ed.), *Reparations for Indigenous Peoples: International and Comparative Perspectives*, Oxford, 2008, pp. 143-159 (translation from Spanish to English of the chapter written by NIEVES GÓMEZ).
3. “Reparations for Indigenous Peoples in Two Selected Latin American Countries”, in F. LENZERINI (ed.), *Reparations for Indigenous Peoples: International and Comparative Perspectives*, Oxford, 2008, pp. 345-362 (translation from Italian to English of the chapter written by MARZIA ROSTI).

VII. MAIN AREAS OF RESEARCH

1. Rights of indigenous peoples.
2. International protection of human rights.
3. International protection of cultural heritage.
4. International humanitarian law.
5. International protection of cultural diversity.
6. Right of asylum in international and European law.
7. International trade law and biotechnology.
8. International environmental law.

VIII. MEMBERSHIP OF EDITORIAL COMMITTEES OF ACADEMIC JOURNALS, EDITORIAL SERIES OR ENCYCLOPEDIAS OF INTERNATIONAL RELEVANCE

1. Member of the Editorial Committee of the *Italian Yearbook of International Law*.
2. Member of the Advisory Board of the editorial series *Cultural Heritage Law and Policy*, Oxford University Press.
3. Member of the International Editorial Advisory Board of the *Intercultural Human Rights Law Review*, Miami (FL), USA.
4. Member of the Scientific Committee of the *Wroclaw Commentaries on Culture and Human Rights*, patronized by the City of Wroclaw, Poland (European Capital of Culture 2016), the European Union Initiative of “European Capitals of Culture”, the National Centre for Culture, Warsaw (Poland), the Council of Europe and the European Association of Cultural Researchers (ECURES), 2015-2016.

IX. ACTIVITY IN THE FIELD OF PROTECTION OF CULTURAL HERITAGE

1. Accomplishment of several consultancies to UNESCO.
2. Participation, as independent expert as well as representative and/or legal consultant of the Italian Government, in the negotiations for the drafting and adoption of the UNESCO Convention on the Safeguarding of Intangible Cultural Heritage, Grinzane Cavour (Italy) March 2001, Rio de Janeiro (Brazil) 22–25 January 2002, Paris (France), 12-15 June 2002, 2-6 June 2003, 11-14 October 2003.
3. Participation, as independent expert as well as representative and/or legal consultant of the Italian Government, in the negotiations for the conclusion of the UNESCO Declaration on the Intentional Destruction of Cultural Heritage, Paris (France), 28-30 April 2003 and 26 September 2003.

4. Preparation of a legal study, commissioned by UNESCO, on “The Destruction of the Buddhas of Bamyan and International Law” (with F. FRANCIONI), April 2001.
5. Participation, as member of the Italian delegation, in the UNESCO General Conference, 32nd Session, Commission Culture (IV), Paris (France), 11-14 October 2003.
6. Paris, 11-14 October 2003, legal advisor of the Italian Ambassador Francesco Caruso in the mediation which led to the conclusion of an agreement between Israel and Palestine concerning the implementation of a UNESCO Resolution on the protection of cultural heritage in Jerusalem (see Resolution “Jerusalem and the implementation of 31 C/Resolution 31”, adopted by the UNESCO General Conference on 17 October 2003).
7. Participation, as member of the Italian delegation, in the 28th Session of the UNESCO World Heritage Committee, Suzhou (China), 28 June – 4 July 2004.
8. Participation, as member of the Italian delegation to the negotiations for the adoption of the UNESCO Convention on the Protection of the Diversity of Cultural Expressions, Paris (France), 20-25 September 2004.
9. Assistance to the UNESCO Legal Office for the Organization of the Symposium on “UNESCO: Sixty Years of Standard-Setting in Education, Science and Culture”, UNESCO, Paris, 9 – 10 March 2006.
10. Consultancy to the UNESCO Legal Office for the preparation of the volume edited by A. YUSUF, *Standard-setting in UNESCO, II voll.*, Paris/Leiden, 2007.
11. Preparation of an official UNESCO report on ‘Evaluation of UNESCO’s Standard-setting Work of the Culture Sector, Part III – 1972 Convention Concerning the Protection of the World Cultural and Natural Heritage’, Final Report, 14 April 2014 (with F. FRANCIONI and C. BAKKER).
12. Joint expert of the parties on Italian law in the case of *Simonis v. The Arts Council of England*, CO/3601/2017, High Court Of Justice, Queen’s Bench Division, Administrative Court, United Kingdom, Judgment of 23 July 2018.
13. Member of the Scientific Advisory Board for the Qatar Museums-University College London Cultural Heritage Law Project, participating in the drafting of the new Cultural Heritage Law for the State of Qatar and of its implementing regulations on “Safeguarding of the Intangible Cultural Heritage of Qatar” and “Immovable Cultural Heritage of Qatar” (2019-2020).
14. Consultancy for the U.S.-based organization Antiquities Coalition in the context of the realization of a project carried out with the U.S. Department of State and the People’s Democratic Republic of Algeria aimed at strengthening Algerian legislation on cultural heritage (2021).

X. OTHER INTERNATIONAL CONSULTANCIES

1. Preparation of a preliminary study, commissioned by the French Government, concerning the possible institution of a specialized agency of the United Nations for the environment, November 2004 (with P.M. DUPUY, F. FRANCIONI, E. MORGERA, F. DE VITTOR, M. MONTINI, R. PAVONI).
2. Preparation of a study commissioned by the “Scuola Superiore della Pubblica Amministrazione – Presidenza del Consiglio dei Ministri”, Italy, on the “Impatto dei nuovi strumenti di diritto internazionale sugli Stati e i loro rapporti con i privati” (The Impact of New Instruments of International Law on States and Their Relations with Private Persons), in the context of the research project

called “Governance per contratto e regolazione transnazionale” (Contractual Governance and Transnational Regulation), November 2011 – October 2012.

XI. TEACHING AND RESEARCH PERIODS ABROAD, MEMBERSHIP OF DOCTORAL COMMISSIONS

1. Research fellow at the Tarlton Law Library, Jamail Center for Legal Research of the School of Law of the University of Texas, Austin (TX), U.S.A, 1-28 February 2002.
2. Visiting professor at the Faculty of Law of the Charles University, Prague, 11-15 October 2005.
3. Miami (FL), USA, St. Thomas University School of Law, professor at the LL.M. Program in Intercultural Human Rights, 9-14 February 2009, 8-13 February 2010, 14-19 February 2011, 13-19 February 2012, 19-23 February 2013, 18-22 February 2014, 9-14 February 2015, 8-13 February 2016, 6-11 February 2017, 5-10 February 2018, 11-15 February 2019, 3-7 February 2020, 14-18 February 2022, 13-18 February 2023.
4. Visiting Professor, University of Wellington, Faculty of Law and University of Waikato Te Piringa, Faculty of Law, New Zealand, May-June 2010.
5. Visiting Professor, University of Tulane School of Law, New Orleans, 1-12 February 2011.
6. Member of the Doctoral Commission for the Ph.D. Defence by Olugbenga Ifedayo Ademodi, “The Rights and Status of Indigenous Peoples in Nigeria”, Miami (FL), St. Thomas University School of Law, 15 February 2011.
7. Member of the Doctoral Commission for the Ph.D. Defence by Jean Tschopp, “Statut et droits collectifs des autochtones”, Geneva, Graduate Institute, 10 February 2012.
8. Member of the Doctoral Commission for the Ph.D. Defence by Adriana Bessa Rodriguez, “The Protection of Traditional Local Communities in International Law”, Florence, European University Institute, 13 December 2013.
9. Visiting Professor, Romanian-American University, Bucharest, Romania, 5-9 May 2014, teaching of a course on “International Human Rights Law”.
10. Member of the Doctoral Commission for the Ph.D. Defence by Magdalena Silska, “The state of internal displacement : in search of protection for internally displaced persons”, Florence, European University Institute, 7 July 2014.
11. Member of the Doctoral Commission for the Ph.D. Defence by Amy Strecker, “Landscape as Public Space: The Role of International Law in the Protection of Landscape in Europe”, Florence, European University Institute, 15 June 2015.
12. Member of the Doctoral Commission for the Ph.D. Defence by Tomislava Savtcheva, “The Right to Culture”, Miami (FL), St. Thomas University School of Law, 9 February 2016.
13. Visiting Professor, Central European University, Budapest, Hungary, March 2017.
14. Visiting Professor, Charles University, Prague, Czech Republic, 25-28 April 2017.
15. Visiting Professor, University of Tulane School of Law, New Orleans, 24 January-7 February 2019.

16. Chair of the Doctoral Commission for the Ph.D. Rigorousum of Carol Castleberry, "The Global Culture of Bullying and Human Rights", Miami (FL), St. Thomas University School of Law, 7 August 2020 (online).
17. Member of the Doctoral Commission for the Ph.D. Rigorousum of Gabriela Curras DeBellis, "Culture, Law and Policy Working in Sync to Eradicate Human Trafficking?", Miami (FL), St. Thomas University School of Law, 4 December 2020 (online).
18. Member of the Doctoral Commission for the Ph.D. Rigorousum of Hisham Rehia, "The Law and Policy of Counter-Terrorism: An Empirical Study of Libya after the Revolution of February 17, 2011", Miami (FL), St. Thomas University School of Law, 25 June 2020 (online).
19. Virtual visiting professor at the University of the Philippines Baguio, co-teaching the course No. 1222-IS-331-T, on "Heritage and Indigenous Peoples". May-June 2023.

XII. MAIN TEACHING EXPERIENCES

1. Course of "European Union Law", University of Siena, Faculty of Law, academic years 2003-2004, 2004-2005, 2006-2007, 2007-2008, 2008-2009, 2009-2010, 2010-2011, 2011-2012, 2012-2013.
2. Course of "Public International Law", University of Siena, Faculty of Medicine, academic years 2003-2004, 2004-2005, 2005-2006, 2006-2007.
3. Course of "Public International Law", University of Siena, Department of Law, academic year 2013-2014.
4. Course of "Private International Law", University of Siena, Faculty of Law, academic years 2004-2005, 2005-2006, 2006-2007, 2007-2008, 2008-2009.
5. Course of "Law of Cultural Property", University of Siena, Faculty of Literature and Philosophy, academic years 2006-2007, 2007-2008, 2008-2009, 2009-2010.
6. Course of "International Economic Law", University of Siena, Faculty of Law, academic year 2009-2010.
7. Course of "International Dispute Settlement", University of Siena, Faculty of Law, academic year 2010-2011 (in English).
8. Course of "International Law of Human Rights and Culture", University of Siena, Department of Law, academic years 2014-2015, 2015-2016, 2016-2017, and 2017-2018 (in English).
9. Course of "Methodology of Research of Bibliographic Sources – Public International Law", University of Siena, Department of Law, academic years 2014-2015, 2015-2016 and 2016-2017.
10. Course of "Organizzazione Internazionale" (International Organization), University of Siena, Department of Political and International Sciences, academic years 2017-2018, 2018-2019, 2019-2020, 2020-2021, 2021-2022, 2022-2023.
11. Course of "Rule of Law and Human Rights/European Human Rights Protection" (in English), University of Siena, Department of Political and International Sciences, academic year 2018-2019, academic year 2019-2020, academic year 2020-2021, academic year 2021-2022, academic year 2022/2023.
12. Course of "Tutela internazionale dei diritti umani" (International Protection of Human Rights), University of Siena, Department of Political and International Sciences, academic years 2018-2019, 2019-2020, 2020-2021, 2021-2022, 2022-2023.

13. Workshop on International Protection of Human Rights, University of Siena, Department of Law, academic year 2017-2018.
14. Numerous lectures in the context of the course of “Public International Law”, University of Siena, Faculty of Law, academic years 2004-2005, 2005-2006, 2006-2007, 2007-2008, 2008-2009, 2009-2010, 2010-2011, 2011-2012, 2012-2013, 2013-2014, 2014-2015, 2015-2016.
15. Professor of “International Protection of Cultural Heritage” at the “European Master for the Conservation and Management of Cultural Property”, organized the Faculty of Literature and Philosophy of the University of Siena (in cooperation, for the first years, with the universities of Cassino, Venezia, Salamanca e Caen), years 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013.
16. Advanced seminar on “International Law – The Law of Treaties”, University of Siena, Faculty of Law, academic year 2006-2007.
17. Numerous lectures at the Specialized Course for Experts in Environmental Legislation, organized by the University of Siena and the Chamber of Commerce of Siena, years 2002, 2003, 2004, 2006, 2009, 2010.
18. Professor at the LL.M. Program in Intercultural Human Rights, on the African System on Human Rights Protection, Miami (FL), USA, St. Thomas University School of Law (in English), 9-14 February 2009, 8-13 February 2010, 14-19 February 2011, 13-18 February 2012, 18-23 February 2013, 18-22 February 2014.
19. Professor at the LL.M. Program in Intercultural Human Rights, on the European System on Human Rights Protection, Miami (FL), USA, St. Thomas University School of Law (in English), 9-14 February 2015, 8-13 February 2016, 6-11 February 2017, 5-10 February 2018, 11-15 February 2019, 3-7 February 2020, 16-20 February 2021 (online), 14-18 February 2022, 13-18 February 2023.
20. Professor at the Tulane-Siena Summer School on International Law and the Arts, University of Siena, on “The Protection of Art in Times of Crisis: from War to Natural Disasters” (in English), June 2009, June 2010, June 2011, June 2012, June 2013, June 2014, June 2015, June 2016, June 2017, June 2018, June 2019, June 2022, June 2023.
21. Course on “The Rights of Indigenous Peoples in International Law”, University of Tulane School of Law, New Orleans, 1-11 February 2011 (in English).
22. Four lectures on International Environmental Law in the context of the Sino-Italian Advanced Training Programme on Sustainable Development and Environmental Management, Venice International University, Siena, 2011 (in English).
23. Professor at the Academy of European Law, European University Institute, Session on Human Rights Law, 20 June-1 July 2011, San Domenico di Fiesole (Firenze), course on “Suppressing and Remedying Offences against Culture” (in English).
24. Two lectures on the Resolution of International Environmental Disputes in the context of the Sino-Italian Advanced Training Programme on Sustainable Development and Environmental Management, Venice International University, Venice, 2012 (in English).
25. Three Lectures on “Human Trafficking: Human Rights and Victim’s Perspective” at the Spring School on Human Trafficking, organized by the Technical University of Dresden (Germany), the University of Siena (Italy), the Masaryk University of Brno (Czech Republic), the Romanian American University of

- Bucharest (Romania) and the St. Thomas University School of Law (Miami, USA), 11 and 13 March 2013.
26. Professor at the Summer School on “Cultural Heritage Law”, on “The 2003 Convention on the Safeguarding of the Intangible Cultural Heritage: Indigenous Peoples and Minorities” (in English), Geneva, 3 July 2013.
 27. Siena, Master in “Global Governance”, lecture on “International Law and Diplomatic Relations” (in English), 10 April 2014.
 28. Professor at the Master on Global Governance and Cultural Diplomacy, University of Siena, on human rights and culture, Spring 2015, Spring 2016, Autumn 2016, Autumn 2017 and Autumn 2018.
 29. Visiting Professor, Romanian-American University, Bucharest, Romania, 5-9 May 2014, teaching of a course on “International Human Rights Law”.
 30. Grosseto (Italy), Professor at the “Master di Archeologia Preventiva” (Master in Preventive Archaeology), University of Siena, Faculty of Literature and Philosophy, Spring 2011, Spring 2012, Spring 2013 and Spring 2015.
 31. Siena, Master in “Global Governance”, lecture on “Human Rights and Culture: Universalism vs. Relativism” (in English), 27 November 2014.
 32. Siena, Master in “Global Governance”, lecture on “The Rights of Refugees in International Law” (in English), 4 December 2014.
 33. Pescara (Italy), Università degli studi Gabriele D’Annunzio, Ph.D. in Business Institutions and Markets (BIM), 2017/2018, two lectures on “Sviluppo sostenibile e investimenti stranieri: la responsabilità sociale delle IMN in materia di diritti sociali dei lavoratori” (Sustainable Development and Foreign Investment: Social Responsibility of Multinational Enterprises in the context of Workers’ Social Rights) and on “Sviluppo sostenibile e conoscenze tradizionali delle popolazioni indigene” (Sustainable Development and Indigenous Peoples’ Traditional Knowledge), 16 March 2018.
 34. Professor at the Summer School on “International Cultural Heritage Law”, on “Standard-Setting for Living Heritage: Indigenous and Intangible Heritage” (in English), Geneva, 27 July 2018.
 35. Professor at the Summer School on “Terrorism and Human Rights”, Siena, 20 July 2018, lecture on “Terrorism, Deportation and Ill-Treatment”.
 36. Course on “International Protection of Cultural Heritage and Human Rights”, University of Tulane School of Law, New Orleans (LA), USA, 25 January-6 February 2019.
 37. Torino, Master in Cultural Property Protection in Crisis Response, academic year 2018/2019, 22 February 2019, final lecture on “The Human Dimension of Cultural Heritage Protection in Times of Crisis” (in English).
 38. Professor at the Summer School on “International Cultural Heritage Law”, on “Standard-Setting for Living Heritage: Indigenous and Intangible Heritage” (in English), Geneva, 26 June 2019.
 39. Professor at the Master Programme on “Conflict Management and Humanitarian Action”, University of Siena, on “Protection, International Law and Humanitarian Action” (in English), academic years 2019-2020, 2020-2021, 2021-2022. 2022-2023.
 40. Torino, Master in Cultural Property Protection in Crisis Response, academic year 2018/2019, 12 February 2020, lecture on “Cultural Heritage, Cultural Identity and Human Rights Based Approach in Crisis Response” (in English).
 41. Siena, Master in management del patrimonio culturale (Master in Management of Cultural Heritage), lecture on “La Convenzione sul patrimonio mondiale e la Convenzione sul patrimonio culturale intangibile” (World Heritage Convention

- and Convention for the Safeguarding of the Intangible Cultural Heritage), 4 December 2020 (online).
42. Lecture on the “Cultural Heritage, Sustainable Development and Human Rights”, CAS Program, International Cultural Heritage Law, Art-Law Centre of the University of Geneva, 14 January 2022 (online).
 43. Geneva (Switzerland), Lecture on the “World Heritage Convention”, CAS Program, International Cultural Heritage Law, Art-Law Centre of the University of Geneva, 18 March 2022.
 44. Siena, Master in management del patrimonio culturale (Master in Management of Cultural Heritage), lecture on “La protezione del patrimonio culturale mondiale” (The Protection of World Cultural Heritage), 25 November 2022.
 45. Geneva (Switzerland), Lecture on the “The Spirit and the Substance. The Holistic Character of Indigenous Peoples’ and Minorities’ Cultural Heritage”, CAS Program, International Cultural Heritage Law, Art-Law Centre of the University of Geneva, 14 January 2023.
 46. Virtual visiting professor at the University of the Philippines Baguio, co-teaching the course No. 1222-IS-331-T, on “Heritage and Indigenous Peoples”. May-June 2023.
 47. Numerous lectures as guest speaker in the context of University courses, Masters, LL.M.’s and Schools of Specialization in various Italian and foreign universities.

XIII. SELECTED LECTURES

1. Siena, Italy, 10-11 April 2000, Conference on “Environment, Human Rights, and the Liberalization of International Trade”, lecture on “International Trade and Child Labour Standards” (in English).
2. Siena, Italy, 7 May 2000, First Regional Conference of the Pioneers of the Italian Red Cross on “The Protection of Children in Armed Conflict”, lecture on “Child Protection on the basis of the UN Convention on the Rights of the Child” (in Italian).
3. Pescara, Italy, 4 May 2001, Conference on “The Protection of Fundamental Rights between Regionalism and Globalization of Economy”, lecture on “New Forms of Slavery and International Trade” (in Italian).
4. Reggio Emilia, Italy, 21 June 2001, Conference organized by the Italian “Club UNESCO”, lecture on “International Law and Cultural Diversity” (in Italian).
5. Siena, Italy, 22–23 June 2001, Conference on “European Community and WTO”, lecture on “Cooperation for Development and WTO” (in Italian).
6. Kyoto, Japan, 13–14 November 2001, Conference organized by the Kyoto University of Arts on the protection of cultural heritage, lecture on “The Protection of Intangible Cultural Heritage: A New Challenge for UNESCO and International Law” (in English).
7. Arezzo (Italy), UNESCO Club, 29 November 2001, individual lecture on “Diritto internazionale e diversità culturale” (International Law and Cultural Diversity).
8. Cuneo (Italy), 21 March 2002, course on “La tutela e la valorizzazione del patrimonio mondiale” (The Protection and Valorization of World Heritage), organized by the local UNESCO Club, with the contribution of the city and province of Cuneo as well as of the Piedmont Region, with lecture on “La tutela del patrimonio intangibile alla luce del valore delle diversità culturali”

- (Safeguarding of Intangible Heritage in Light of the Value of Cultural Diversities).
9. Parma (Italy), 8 May 2002, lecture on “Il ruolo dell’OMC nella tutela dei diritti umani fondamentali” (The Role of WTO in the Protection of Fundamental Human Rights), Faculty of Law, University of Parma.
 10. Aosta, Italy, 8 November 2002, International Conference on “Mountain and Environment Ten Years after Rio”, lecture on “Protected Areas” (in Italian).
 11. Pescara, Italy, 28 March 2003, Conference on the Use of Force in International Law, lecture on “The Destiny of the Geneva Conventions of Humanitarian Law in the Age of Preventive War and against Terrorism” (in Italian).
 12. Arezzo, Italy, Sala dei Grandi della Provincia, 30 June 2003, lecture on “I diritti umani nei paesi in via di sviluppo” (Human Rights in Developing Countries), organized by the Lega Italiana dei Diritti dell’Uomo and the Province of Arezzo.
 13. Siena (Italy), Faculty of Political Sciences, 12 September 2003, “Study Meeting among Young Scholars of International Law”, lecture on “Problematiche giuridiche relative alla tutela del patrimonio culturale in situazioni conflittuali” (Legal Problems relating to the Protection of Cultural Heritage in Situations of Conflicts).
 14. Arezzo, Italy, 15 November 2003, Siena/Kyoto Symposium – Revitalization of Cultural Environment, Sub-theme: Art Management and the Preservation of Cultural Heritage”, lecture on “Revitalization of Intangible Cultural Heritage” (in English).
 15. Siena, Italy, 1 June 2004, Conference on “A Modern Concept of Sovereignty: Perspectives from the US and Europe”, jointly organized by the University of Siena and by the University of Texas at Austin, lecture on “Parallel-sovereignty of Culturally Distinct Groups” (in English).
 16. San Ginesio, Italy, 16 September 2004, Workshop on “The New Actors of Law and Diplomacy in the Age of Globalization”, Project “Alberico Gentili”, lecture on “The Protection of Foreign Investments” (in Italian).
 17. Siena, Italy, 9 October 2004, Conference on “Biotechnology and International Law”, lecture on “Biotechnology, Human Dignity and the Human Genome” (in English).
 18. Firenze, Italy, European University Institute, 25-26 October 2004 and 3 June 2005, International Conference on “The Impact of Biotechnologies on Human Rights”, lecture on “Biogenetic Resources and Indigenous Peoples Rights” (in English).
 19. Montecatini Terme, Italy, 16-20 March 2005, Sixth Mediterranean Social and Political Research Meeting (Workshop 11 – *The Legal Tools for Conservation and Management of Cultural Heritage in the Mediterranean Countries*), lecture on “Intangible Cultural Heritage in the Mediterranean: A New Challenge for International Cooperation” (in English).
 20. Austin, TX, USA, 16 April 2005, “International Symposium on Sovereignty”, jointly organized by the University of Texas and by the University of Siena, lecture on “Parallel Sovereignty of Indigenous Peoples” (in English).
 21. Bern, Switzerland, 2-3 September 2005, World Trade Forum 2005: “Genetic Engineering: Challenges Posed by a New Technology to the World Trading System”, lecture on “Traditional Knowledge and Intellectual Property Rights: Problems and Prospects” (in English).
 22. West Long Branch (New Jersey, USA), Monmouth University, Glory Days: A Bruce Springsteen Symposium, 9-11 September 2005, panel on “The Rising, 9/11 and Springsteen”, with lecture on “Intercultural Dialogue in Springsteen’s Poetry”.
 23. Prague, Charles University, 12 October 2005, Česká společnost pro mezinárodní právo, Česká odbočka Sdružení pro mezinárodní právo (International Law

- Association, Czech Branch), lecture on “Right of Asylum in Europe in the Age of International Terrorism” (in English).
24. Firenze, Italy, European University Institute, 28-29 October 2005, Conference on “Cultural Rights as Human Rights”, jointly organized by the Academy of European Law of the European University Institute and by the Institute of Human Rights of the Åbo Academy (Finland), lecture on “Indigenous Peoples’ Cultural Rights and the Commercial Use of Their Traditional Knowledge” (in English).
 25. Paris, France, UNESCO Palace, 9-10 March 2006, Symposium celebrating the Sixtieth Anniversary of the Establishment of UNESCO, entitled “UNESCO: Sixty Years of Standard-Setting in Education, Science and Culture”, lecture on “Fostering Tolerance and Mutual Understanding among Peoples” (in English).
 26. Siena, Italy, 2-3 June 2006, organization of, and participation to, an International Symposium on “Reparations to Indigenous Peoples in International Law”, lecture on “The Trail of Broken Dreams: The Status of Indigenous Peoples in International Law and the Perspectives of Reparation” (in English).
 27. San Ginesio, Italy, 22-23 September 2006, Symposium on “Alberico Gentili. The Safeguarding of Cultural Heritage in International Law”, lecture on “The ‘Subjective’ Significance of Cultural Heritage as Essential Element of Peoples’ Identity” (in Italian).
 28. Firenze, European University Institute, 14 December 2006, Working Group on Cultural Heritage, Guest Lecture on “The Safeguarding of Intangible Cultural Heritage”.
 29. Venice, Italy, 10-11 May 2007, Seminar on “Cultural Identities in New UNESCO Instruments: A New Approach for the Building of Peace?”, lecture on “Intentional Destruction of Cultural Heritage as Instrument of Humiliation of Peoples’ Identity” (in Italian).
 30. Firenze, Italy, European University Institute, 7-8 November 2007, Workshop on “The Human Rights Council: The First Two Years”, lecture on “The HRC and International Humanitarian Law” (in English).
 31. Bern (Switzerland), 16-17 November 2007, Meeting of the “Biotechnology Committee” of the International Law Association, lecture on “Human Rights and Biotechnology”.
 32. València, Universitat de València, 22 November 2007, Jornada su Investigación, Genética y Derecho, lecture on “Genetic Research and International Law: Ethical Problems” (in Italian).
 33. Montecatini Terme, Italy, 13-15 March 2008, Ninth Mediterranean Research Meeting (Workshop No. 5, Illicit Traffic of Cultural Heritage in the Mediterranean Region), lecture on “Illicit Trafficking in Cultural Objects and the Protection of World Cultural Heritage” (in English).
 34. Jerusalem, Al-Quds University, 28-29 April 2008, Conference on the Protection of Cultural and Religious Properties in Palestine under International Humanitarian Law, lecture on “The ICTY Case-law on Cultural and Religious Properties. Taking a Lesson for the Future from the Balkan Wars” (in English).
 35. Firenze, Italy, European University Institute, 26 May 2008, Colloquium on Landscapes and Beyond: Bringing Nature and Culture Together, lecture on “The Safeguarding of Intangible Cultural Heritage as a Constitutive Element of Cultural Landscapes” (in English).
 36. Paris, 27 May 2008, presentation to the Information Meeting of the States Parties to the World Heritage Convention of the volume “The 1972 World Heritage Convention. A Commentary”, with F. Francioni and A. Yusuf.

37. Procida (Italy), 29 September 2008, Summer School su “L’impresa culturale nel Mediterraneo” (Cultural Enterprise in the Mediterranean), lecture on “Beni culturali e diritti umani” (Cultural Property and Human Rights).
38. Vicenza (Italy), 3 October 2008, “La base o l’UNESCO?” (Military Bases or UNESCO?), UNESCO Day for the safeguarding of the cultural heritage of Vicenza, lecture on “La cultura come diritto umano: la difesa del patrimonio culturale e i crimini internazionali” (Culture as a Human Right: Protection of Cultural Heritage and International Crimes).
39. Roma, Italy, 11 November 2008, Ministry of Cultural Goods and Activities and Ministry of Foreign Affairs, Symposium on “UNESCO World Heritage: International Dimension and Role of Italy”, lecture on “Future Perspectives of the UNESCO World Heritage Convention” (in Italian).
40. Miami, Florida, USA, 12 February 2009, Conference on “Human Trafficking: Global and Local Perspectives” (Panel II: The Necessity of a Victim-Oriented Approach to Human Trafficking), lecture on “International Instruments for the Prevention and Suppression of Human Trafficking: Points of Strength and Shortcomings” (in English).
41. Firenze, Italy, European University Institute, 27 February 2009, Workshop on “Policing the High Seas: EU Action against Piracy and Irregular Migration by Sea”, lecture on “EU Action against Irregular Migration by Sea and Questions of International Protection” (in English).
42. New Delhi, India, 18-20 September 2009, International Law Association Regional Conference on “International Trade Law & Legal Aspects of Trans-Border Investment”, lecture on “The guarantee of ‘Fair and Equitable’ treatment in the settlement of international investment disputes” (in English).
43. Siena, Italy, 27-28 November 2009, Conference on “Fundamental Rights of Immigrants: Family Unity and Child Protection”, lecture on “Protection of Unaccompanied Foreign Children” (in Italian).
44. Firenze, Italy, European University Institute, 14-15 December 2009, Conference on ILA Draft Commentary, “The United Nations Declaration on the Rights of Indigenous Peoples”: welcome speech; presentation of Draft Report, Subcommittee on Cultural Rights and Identity; presentation of Draft Report, Subcommittee on Education and Media; presentation of Draft Report, Subcommittee on Redress and Reparations; chairmanship of the final Session, “Future Work of the Committee” (all in English).
45. Firenze, Italy, European University Institute, 18 December 2009, Workshop on “The Human Dimension of Cultural Heritage”, presentation on “Indigenous Peoples Cultural Rights vs. ‘Cultural Heritage’: A Hard-to-Settle Tension?” (in English).
46. Riga, Latvia, 29 January 2010, Workshop on “European institutional perspectives in ensuring the enjoyment of human rights as regards activities carried out by private military and security companies”, lecture on “The Interface of Human Rights Law and International Humanitarian Law in the Regulation of Private Military and Security Companies” (in English).
47. Poggibonsi, Italy, 5 February 2010, “Sala dell’Amicizia” (Hall of Friendship), individual conference on “Immigrazione e diritto d’asilo: tra diritto e realtà sociale” (Immigration and the Right of Asylum: Between Law and Social Reality).
48. Firenze, Italy European University Institute, 8 April 2010, Workshop organized by the Italian Yearbook on International Law on “International Law in Italian Courts: Ten Years of Jurisprudence”, lecture on “Treatment of Migrants: The Evolution of the Jurisprudence concerning the Relationship between the Constitutional Right of Asylum and the Recognition of Refugee Status” (in English).

49. Roma, Italy, 20-21 May 2010, Conference on “Global Environmental Governance”, lecture on “Proposals for Reforming the Current System of International Environmental Governance” (in English).
50. Wellington, New Zealand 31 May 2010, University of Wellington Faculty of Law, Individual Public Lecture on “The UN Declaration on the Rights of Indigenous Peoples” (in English).
51. Auckland, New Zealand, 8-9 June 2010, Ngā Pae o te Māramatanga (4th International Indigenous Conference on Traditional Knowledge), lecture on “The United Nations Declarations on the Rights of Indigenous Peoples: Amending Five Centuries of Wrongs” (in English).
52. Hamilton, New Zealand, 10 June 2010, University of Waikato Te Piringa – Faculty of Law, Public Seminar on “The Right of Asylum and Protection of Refugees” (in English).
53. Hamilton, New Zealand, 11 June 2010, live intercontinental interview by the Italian National Radio (Radio 2) on “Fair and Equitable Commerce and Intellectual property Rights” (in Italian).
54. Firenze, Italy, European University Institute, 18 June 2010, EJIL Conference on “International Law for Cultural Heritage”, lecture on “Intangible Cultural Heritage: The Living Culture of Peoples” (in English).
55. Bolzano (Italy), 14 July 2010, EURAC Science Cafè, “Bio a tutti i costi? Luci ed ombre del Fair Trade intercontinentale” (Biotechnology at Any Price? Lights and Shadows of Intercontinental Fair Trade), main lecturer.
56. Siena, Italy, 8 October 2010, Workshop on “The Safeguarding of Cultural Heritage in International Law: Pending Problems and New Challenges”, lecture on “The Return of the Maori *Mokomokai*” (in English).
57. Tumkur, Karnataka, India, *World Parliament of Indigenous Peoples*, First Round Table, 8 January 2011, lecture on “Indigenous Rights and United Nations” (in English).
58. Lucerne, Switzerland, Workshop on “International Trade in Indigenous Cultural Heritage”, 17 January 2011, lecture on “International Indigenous and Human Rights Law” (in English).
59. Montevideo (Uruguay), Primera Reunión de Expertos Jurídicos de Patrimonio Mundial para América Latina y el Caribe, “Reflexiones sobre los aspectos jurídicos del patrimonio cultural nacional y su relación con el derecho internacional público”, UNESCO, 25-27 April 2011, lecture on “La convención de patrimonio mundial y el compromiso del estado. El territorio nacional garante de un bien de todos” (The World Heritage Convention and the Commitment of the State. The National Territory Guarantees a Property Belonging to Everybody) (in Spanish).
60. San Quirico d’Orcia (Italy), Conference on “Inconti nel Paesaggio” (Meetings in the Landscape), 6 May 2011, lecture on “Il paesaggio nei siti UNESCO” (Landscape in UNESCO Sites).
61. Modena, Italy, 27 May 2011, Symposium on the Protection of Refugees and Asylum Seekers, lecture on “ECHR and EU Instruments of Protection for Refugees and Asylum Seekers” (in Italian).
62. Siena, Italy, 3 May 2011, Symposium on “Defending Aphrodite: Enforcing International Cultural Property Law”, Tulane-Siena Institute, lecture on “The Role of International and Mixed Criminal Courts in the Enforcement of International Norms concerning the Protection of Cultural Heritage” (in English).
63. Anchorage, Alaska, 2-3 July 2011, International Law Association, Committee on the Rights of Indigenous Peoples, Intersessional Meeting, presentation of the “Final Report” of the Committee.

64. Siena, Italy 14 November 2011, Symposium organized by UNICEF on “The Convention on the Rights of the Child”, lecture on “The Protection of Children Seeking Asylum” (in Italian).
65. Torino, Italy, 19 March 2012, Conference organized by Amnesty International on “The Rights of Indigenous Peoples”, lecture on “The UN Declaration on the Rights of Indigenous Peoples. From the Assimilationist Approach to the Recognition of the Specificity of Indigenous Cultures, Evolution and Perspectives of International Law” (in Italian).
66. Parigi, France, 5 May 2012, Workshop organized by the Université Panthéon-Assas Paris II and by the European University Institute on “Le Droit de l’environnement: aspects relatifs aux droits de l’homme”, lecture on “Human Rights in Access and Benefit Sharing Linked to the Utilization of Genetic Resources: the Nagoya Protocol” (in English).
67. Göttingen, Germany, 24-25 May 2012, Workshop organized by the Georg-August-Universität on “The International Law of Culture: Prospects and Challenges”, lecture on “Indigenous Peoples and Their Culture – The International Law Point of View” (24 May 2012, in English).
68. Grosseto, Italy, 20 June 2012, Campaign “Mai più respinti” (No Rejected Refugees Anymore), for the World Refugee Day, lecture on “Il diritto di asilo e lo status di rifugiato nell’ordinamento italiano e internazionale: sentenza *Hirsi c. Italia*” (Right to Asylum and Refugee Status in the Italian and International Legal Order: Judgment *Hirsi v. Italy*”).
69. Firenze, Italy European University Institute, 25 June 2012, Conference on “International Law For Common Goods. Normative Perspectives on Human Rights, Culture and Nature”, Introduction to the Conference and presentation on “From *jus in bello* to *jus commune humanitatis*: The Interface of Human Rights Law and International Humanitarian Law in the Regulation of Armed Conflicts”.
70. Sofia (Bulgaria), 27-30 August 2012, Biennial Conference of the International Law Association, presentation of the final report and resolution of the “Committee on the Rights of Indigenous Peoples” (28 August 2012, in English).
71. Leiden (The Netherlands), 1-2 October 2012, Second Leiden-VU Expert Seminar on Investment Law, organized by the Universiteit Leiden, the Grotius Centre for International Legal Studies and the VU University of Amsterdam, lecture on “Foreign investment in the energy sector and indigenous peoples” (2 October 2012, in English).
72. Ravenna, Italy, 12-13 October 2012, “Eventi Nativi 2012” (Native Events 2012), organized by the “Comitato 11 ottobre” (11 October Committee), lecture on “Land Rights of Indigenous Peoples in International Law” (in Italian).
73. Siena, Italy, ELSA Human Rights Day, lecture on “The Contemporary Evolution of Human Rights in light of Cultural Diversities” (in Italian).
74. Siena, 18 May 2013, Celebration Day in memory of Wangari Maathai on Environment and Human Rights, lecture on “A Human Rights Perspective” (in Italian).
75. Dresden (Germany), 31 May 2013, Conference on “Climate Change as a Threat to Peace: Impacts on Cultural Heritage and Cultural Diversity”, presentation on “Protecting the Tangible, Safeguarding the Intangible: A Same Conventional Model for Different Needs” (in English).
76. Maastricht (The Netherlands), 20-21 June 2013, Conference on “Culture and International Economic Law”, presentation on “Investment Projects Affecting Indigenous Heritage” (20 June; in English).

77. Warsaw, 24-25 June 2013, Symposium on “The Impact of Collective Cultural Rights on General International Law – Relocating the Third-Generation Human Rights”, presentation on “The Safeguarding of Collective Cultural Rights through the Evolutionary Interpretation of Human Rights Treaties” (24 June, in English).
78. Roma, Scuola Nazionale dell’Amministrazione, 8 November 2013, Conference on “The Distributional Consequences on Transnational Regulation”, presentation on “The Effects of Transnational Regulation on Regulatory Capabilities” (in English).
79. Siena, 18 December 2013, “Karibuni. Meeting on Human Rights and International Cooperation”, presentation on “Cooperation to Development” (in Italian).
80. Siena, 5 March 2014, ELSA Conference on “Web and Human Rights: New Perspectives of the Digital Era”, lecture on “Internet and Human Rights: The Two Sides of the Coin” (in Italian).
81. Camogli (Italy), 22 March 2014, Meeting on “Rights and Poetry” with the Cheyenne poet Lance Henson, discussion on the rights of indigenous peoples (in Italian and English).
82. Siena, 10 December 2014, ELSA Conference on “Aliens: Equality in Rights”, lecture on “The Rights of Migrant People in the International and European Legal Orders: The Situation of Refugees and Asylum-Seekers” (in Italian).
83. Cagliari (Italy), 11-12 December 2014, Conference on “Migrant Children in the 21st Century”, presentation on “Exploitation of migrant children in economic activities” (11 December, in Italian, with E. Piergentili).
84. Kuala Lumpur (Malaysia), International Conference on “Access to Justice for Indigenous Peoples: Realisation of an Inclusive & Integrated Human Rights Approach”, Faculty of Law, University of Malaya, 9-10 April 2015, Keynote Speech on “Land, Culture and Heritage: Restoring Indigenous Peoples’ Cultural Identity through Access to Justice and Reparations” (9 April 2015).
85. Bruxelles (Belgium), European Parliament, Committee on Culture and Education, Public Hearing on “Destruction and Trafficking of Cultural Heritage”, lecture on “The responsibility to protect: can Third States and international organisations intervene in case of destruction of cultural heritage?”, 13 July 2015.
86. Firenze (Italy), European University Institute, 3 March 2016, Workshop “From Bamiyan to Palmyra: International Law and the Deliberate Destruction of Cultural Heritage”, presentation on “The Role of the 2003 UNESCO Declaration”.
87. Firenze (Italy), 27 May 2016, Final Workshop organized in the context of the Ph.D. in International Law of the University of Florence, entitled “Arte e Diritto” (Art and Law), presentation on “Distruzione intenzionale del patrimonio culturale: crimine contro i popoli e contro l’umanità complessivamente intesa” (Intentional Destruction of Cultural Heritage: Crime against Peoples and against the International Community as a Whole”.
88. Ravenna (Italy), Conference Eventi Nativi 2016, 13-14 October 2016, with presentation on “Diritto di autodeterminazione dei popoli indigeni e diritto internazionale” (Right to Self-Determination of Indigenous Peoples and International Law) (14 October).
89. Lyon (France), International Colloquium on “La coopération transfrontalière en droit international européen”, 20-21 October 2016, with presentation on “la coopération culturelle” (21 October).

90. Taipei (Taiwan), 2016 Taipei Conference on the South China Sea Arbitration and International Law, 4 November 2016, with presentation on “Intentional Destruction of Cultural Heritage and its Sanction under International Law”.
91. Wroclaw (Poland), 14 November 2016, Launching Event on “Culture and Human Rights: The Wroclaw Commentaries”, with presentation on “Towards a ‘Culturalisation’ of Human Rights?”.
92. Honolulu (Hawai’i), Kamehameha Schools, 30 January 2017 (morning), Lecture on “International Law and the Status of the Hawaiian Kingdom in the XIX Century”.
93. Honolulu (Hawai’i), Kamehameha Schools, 30 January 2017 (evening), Public Lecture on “Incidents of War Crimes in the Hawaiian Kingdom (the *Larsen* case) – Fact-finding Proceedings”.
94. Budapest (Hungary), Central European University (Cultural Heritage Studies Program), 20 March 2017, lecture on “Cultural Heritage and Human Rights: An Indissoluble Relationship”.
95. Budapest (Hungary), Central European University, 22 March 2017, lecture on “The Intentional Destruction of Cultural Heritage”.
96. Prague (Czech Republic), Charles University, 25 April 2017, lecture on “Culturalization of Human Rights” for the Czech Society of International Law (in English).
97. Siena, 29 September 2017, lecture on “Tortura: prospettive di diritto internazionale – il caso Regeni” (Torture: International Law Perspectives: The Regeni Case), Bright – Notte dei Ricercatori, University of Siena.
98. London, 20 October 2017, Conference on “10th Anniversary of the UN Declaration on the Rights of Indigenous Peoples: Conference to review progress and challenges” (organized by the University of London and the Human Rights Consortium), keynote speech on “The International Law Association Committee on the Implementation of the Rights of Indigenous Peoples: Current activities” and chairmanship of the Panel on “The Role of the Courts in Implementing UNDRIP”.
99. Ferrara (Italy), 16 November 2017, lecture on “La protezione dei minori non accompagnati nel diritto internazionale” (Protection of Unaccompanied Children in International Law), Conference on “La protezione dei minori non accompagnati al centro del dibattito europeo ed italiano” (Protection of Unaccompanied Children at the Core of European and Italian Debate), organized by the University of Ferrara, Department of Law, and the Italian Society of International Law.
100. Pescara, Dottorato BIM, 16 March 2018, two lectures on, respectively, “Sustainable Development and Foreign Investment” and “Sustainable Development and Traditional Knowledge of Indigenous Peoples”.
101. Doha (Qatar), Workshop on “Qatar’s Cultural Heritage Law”, 1-2 October 2018, two lectures on, respectively, “Intangible Heritage and Protection of Traditional Cultural Expressions” and “Protection of Cultural Landscapes and Modern Architecture”.
102. Pescara (Italy), 18 October 2018, Conference on “Culture as Strategic Fact of Growth and Development”, presentation on “The evolutionary ‘jurisprudence’ of human rights monitoring bodies in Africa and Latin America” (in Italian).
103. Siena, Italy, 25 October 2018, Conference on “L’Italia a 80 anni dalle leggi antiebraiche e a 70 dalla Costituzione” (Italy Eighty Years after anti-Jewish Laws and Seventy Years after the Constitution), presentation on “La lotta alla discriminazione razziale nel diritto internazionale” (The Fight against Racial Discrimination in International Law) (in Italian).

104. Siena, Italy, 16 November 2018, European Law Students' Association (ELSA) Open Legislation Conference on "L'inclusione dei richiedenti asilo" (Inclusion of Asylum Seekers), lecture on "Diritto d'asilo" (Right of Asylum).
105. Siena, Italy, 13 December 2018, Conference on "Higher Education Going Global: Contemporary Challenges for Educational Science", lecture on "Counter-limits' and the Prevalence of Fundamental Constitutional Principles over the ECHR: A Case of Convergence between Russian and Italian Courts".
106. Warsaw (Poland), Faculty of Political Science and International Studies of the University of Warsaw, 29 April 2019, Book presentation, "The Culturalization of Human Rights Law".
107. Warsaw (Poland), Faculty of Political Science and International Studies of the University of Warsaw, 30 April 2019, Lecture for the students and press on "Culturalization of Human Rights Law".
108. Innsbruck (Austria), University of Innsbruck, 7 May 2019, Ph.D. lecture on "The Protection of Indigenous Rights".
109. Doha (Qatar), Auditorium of the National Museum of Qatar, Workshop on "Safeguarding the Intangible Cultural Heritage in Qatar. Current Scenarios, Challenges and Future Perspectives", 5 November 2019, main presentation.
110. 26 May 2020, Lecture on "La protezione dei minori richiedenti asilo" (The Protection of Child Asylum Seekers) in the context of the University Multidisciplinary Course of Rights Education, organized by UNICEF and the Santa Chiara Lab of the University of Siena (online).
111. 18 June 2020, Lecture on "The Common European Asylum System: Recent Challenges and (Still) Unresolved Problems", in the context of the Conference "Boosting European Security Law and Policy", organized by the Department of Law of the University of Siena and co-funded by the Erasmus+ Programme of the European Union (online).
112. 25 June 2020, TV interview on "Diritti Umani in una società globale e multiculturale" (Human Rights in a Global and Multicultural Society), in the context of a programme organized by LIONS International, Tuscan Branch, entitled "Diritti Umani. Contemporaneità e Internazionalità" (Human Rights. Contemporary and International Issues), broadcasted by the Tuscan TV Teletruria.
113. US National Lawyers Guild Annual Convention (2020): The Law of Occupation – Hawai'i, Iraq, Afghanistan and Palestine, 21 September 2020, lecture on "The Law of Occupation and Human Rights" (online).
114. 26 September 2020, Rome (Italy), short lecture on human rights in the context of the event organized by Welfair-Fiera di Roma on "Qual è il lascito della pandemia?" (What Is the Inheritance of the Pandemics?) (online).
115. Siena, 26 November 2020, organization of, and introduction to, the session entitled "Ali spezzate. Gli effetti della pandemia sul diritto d'asilo" (Broken Wings. The Effects of the Pandemics on the Right to Asylum), Bright Night – Notte dei Ricercatori, University of Siena (online).
116. International Law Association, Kyoto Conference 2020, speech at the meeting on "Implementation of the Rights of Indigenous Peoples", 5 December 2020 (online).
117. Organization and introductory speech of the event "Just Peace. Dialoghi di Pace" (Just Peace. Peace Dialogues), in the context of the official launch of the Italian Network of Universities for Peace, Siena, 10 December 2020 (online).

118. Lecture at the International Association of Democratic Lawyers (IADL)-National Lawyers Guild (NLG) Webinar on War Crimes Committed in Hawai'i, 9 January 2021 (online).
119. Lecture for Chinmaya Vishwavidyapeeth and the Weeramantry Centre for Peace, Justice and International Law, India, "Post-covid19 International law and Multiculturalism" (Series "Alternative Approaches to International Law (AIL 2020-21)"), 18 January 2021 (online).
120. Lecture at the LEES PhD Program, University of Milano, on "The Culturalization of Human Rights Law" 7 June 2021 (online).
121. Lecture on "Peace and Defence in Europe" (in Italian), Lezioni d'Europa, Europe Direct, University of Siena, 4 May 2021.
122. Lecture on "European Integration as a Project of Peace" (in Italian), Lezioni d'Europa, Europe Direct, University of Siena, 11 May 2021.
123. Round Table on "From European Union to University: An Open Debate in occasion of the International Day against Homophobia, Transphobia and Biphobia", University of Siena, 17 May 2021, Chair and moderator.
124. La Ho'Iho' Ea Conference, "The Status of the Hawaiian Kingdom Gains International Attention", 31 July 2021, lecture on "Restoring Legality in Hawai'i" (online).
125. Online seminar on "Planning Law and the Historic Environment", Institute of Art and Law and Essex Chambers, UK, lecture on "The World Heritage Convention and its impact on planning", 16 August 2021.
126. Conference on "Patrimonio culturale, sviluppo sostenibile e diritti umani" (Cultural Heritage, Sustainable Development and Human Rights), University of Parma, 25 November 2021, lecture on "Lo spirito e la materia. La dimensione umana del patrimonio culturale in una prospettiva di sostenibilità" (The Spirit and the Substance. The Human Dimension of Cultural Heritage under a Perspective of Sustainability) (in Italian).
127. International Conference on "The Intentional Destruction of the Cultural Heritage of Mankind (IDCHM): What Are the Remedies under International Law?", 2 December 2021, two lectures on "The 2003 Declaration concerning the Intentional Destruction of Cultural Heritage: A Step Back?" and on "The Preliminary Question of the Nature of the Rights infringed by IDCHM: Individual, Collective or Group Rights" (online).
128. Conference on "Cultural Heritage. From the Midst of War to the Brink of Peace", Sapienza University and McGill University, lecture on "The Interface of International Humanitarian Law and Human Rights Law in the Protection of Cultural Heritage in Armed Conflicts", 14 December 2021 (online).
129. Online workshop on "Addressing Injustice, Atrocities and Violence: Exploring Reparations in Global Perspective", University of Innsbruck, 23 March 2022, lecture on "The Effectiveness of Reparation. The Case of Indigenous Peoples".
130. "Heritage and Sustainability" seminar, Institute of Art and Law and Essex Chambers, UK, lecture on "Intangible Cultural Heritage and Sustainable Development", 29 March 2022.
131. Siena, 5-6 April 2022, Conference on "The Role of Women and Women's Civil Society Organizations in Peace Processes", University of Siena and University of Milano, Welcome Address and Concluding Remarks.
132. Siena, workshop on "La guerra in Ucraina: una sconfitta per tutti i popoli. Profili di diritto internazionale e riflessioni sul presente e sul futuro dell'umanità" (The War in Ukraine: A Defeat for All Peoples. Profiles of International Law and

- Reflections on the Present and Future of Humanity), 13 April 2022, Welcome Address and Chairmanship.
133. “UNIYD Meets UNISI: Sustainability, Negotiation and Cultural Diplomacy”, University of Siena, 6 May 2022, lecture on “Human Rights and Sustainable Development, with a Focus on Indigenous Peoples and Rural Communities”.
 134. Conference on “Guerra in Ucraina: ripercussione sul territorio senese” (War in Ukraine: Repercussions on Siena’s Territory”, Comitato Una Mano per Siena Protagonista, 27 May 2022, lecture on the geo-political background.
 135. Workshop on “Religious Pluralism, Culture and Human Rights: Paving the Road to Peace through Inclusion, Tolerance and Mutual Understanding”, Siena, 6 June 2022, lecture on “Fostering Cultural Pluralism, Inclusion, Tolerance and Mutual Understanding as Tools for Promoting Reconciliation among Religions”.
 136. Round Table on “Patrimoni violati. Cultura, Arte, Ambiente in scenari di guerra. Il caso Ucraina” (Violated Heritage. Culture, Art, Environment in War Scenarios. The Ukrainian Case), Accademia dei Fisiocritici, 22 June 2022, lecture on “Violated Cultural Identities”.
 137. Siena, 4 November 2022, Conference on “Le dimensioni del principio solidaristico nel terzo millennio” (The Dimensions of the Principle of Solidarity in the Third Millennium), lecture on “Principio di solidarietà nel diritto internazionale dei diritti umani” (The Principle of Solidarity in the context of International Human Rights Law).
 138. 11 February 2023, Honolulu (Hawai‘i), Hawaiian Society of Law and Politics Symposium, University of Hawai‘i, Mānoa’s Art Building Auditorium, “The Royal Commission of Inquiry. Investigating War Crimes and Human Rights Violations Committed in the Hawaiian Kingdom”. Lecture on “Authority of the Council of Regency and of the Royal Commission of Inquiry”.
 139. 24 February 2023, Michigan State International Law Review’s Annual Symposium, “Voices from the Margins: Legal Battles of Global Indigenous Communities”, lecture on “Indigenous Peoples’ Cultural Heritage and International Law: A Tale of Wrongs and of Struggle for Survival and Renaissance” (online).
 140. 9 March 2023, 10th International Garifuna Conference, “From Reaction to Action: Challenges and Opportunities for promoting Reparatory Justice for Indigenous Peoples in the Caribbean”, Keynote Address on “Using International Law for Promoting Reparatory Justice for Indigenous Peoples and Their Members in the Caribbean” (online).
 141. 23 March 2023, Siena, Palazzo della Provincia, Parlamento degli Studenti (Parliament of Students), “La cura, strumenti politico-didattici per sconfiggere l’astensionismo e rivalutare le istituzioni” (The Cure, Political-didactic Tools to Defeat Abstentionism and Re-evaluate the Institutions), lecture on “Diplomazia culturale e Soft-Power” (Cultural Diplomacy and Soft-Power).

XIV. PARTICIPATION IN ACADEMIES OF REPUTATION IN THE SECTOR OF INTERNATIONAL LAW

1. Professor at the Academy of European Law, European University Institute, Florence, June-July 2011.
2. Weeramantry Centre for Peace, Justice and International Law, Chinmaya Vishwavidyapeeth Deemed-to-be-University, India, Lecture Series on Alternative

Approaches to International Law (AAIL 2020-21), Lecture on “Post-covid 19 International Law and Multiculturalism”, 18 January 2021 (online).

XV. WORKS WITH INTERNATIONAL SCHOLARLY ASSOCIATIONS

1. Preparation of the Interim Report of the International Law Association Committee on the Rights of Indigenous Peoples, The Hague Conference 2010, available at <<http://www.ila-hq.org/en/committees/index.cfm/cid/1024>>
2. Preparation of the Final Report of the International Law Association Committee on the Rights of Indigenous Peoples, Sofia Conference 2012, available at <<http://www.ila-hq.org/en/committees/index.cfm/cid/1024>>
3. Preparation of the Interim Report of the International Law Association Committee on the Implementation of the Rights of Indigenous Peoples, Johannesburg Conference 2016, available at <<http://www.ila-hq.org/en/committees/index.cfm/cid/1048>>
4. Preparation of the Final Report of the International Law Association Committee on the Implementation of the Rights of Indigenous Peoples, Kyoto Conference 2020, available at <<https://www.ila-hq.org/index.php/committees>>

XVI. OTHER ACTIVITIES

1. Milano (Italy), 26 February 2010, Judge at the Philip C. Jessup International Law Moot Court Competition, 2010 (Case Concerning the Windscale Islands), Italian National Round.
2. Member of the Commission of the Italian National Bar Exam, Region of Tuscany, Florence, 2014-2015.
3. President of the humanitarian association “Sorriso d’Africa” (African Smile), located in Poggibonsi, Italy, devoted to child sponsorship in the area of Machakos, Kenya.