

Professor Dr. Thomas Burri, LL.M.: Publications (August 2022)

*= Peer Review

Forthcoming:

- Thomas Burri, 'The New Regulation of the European Union on Artificial Intelligence: Fuzzy Ethics Diffuse into Domestic Law and Sideline International Law', in Silja Vönecky et al. (eds), *The Cambridge Handbook of Responsible Artificial Intelligence*, CUP 2022, 20 pp., https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3865149

In review:

- Juliane Beck and Thomas Burri, 'From "Human Control" in International to "Human Oversight" in the New EU Act on Artificial Intelligence', in Daniele Amoroso et al. (Hrsg.), *[Handbook on AI]*, Elgar, 29 pp.

Work in progress:

- Thomas Burri and Markus Christen, 'Legal and Ethical Dimensions of Robotics in Security', Woodrow Barfield et al. (eds.), *[Edited volume on AI]*, 15 pp.
- Thomas Burri and Fredrik von Bothmer, 'The New EU Legislation on Artificial Intelligence: A Primer', 6 pp. – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3831424
- *Serhiy Kandul, Vincent Micheli, Juliane Beck, Markus Kneer, Thomas Burri, François Fleuret, and Markus Christen, 'Explainable AI: Review of Empirical Studies on the Effects of Explanations on Human Perception and Behavior', *ACM Computing Surveys*, 17 pp.
- Anja Bodenschatz, Thomas Burri, Andrea Rachow, Matthias Uhl, and Gari Walkowitz, 'Randomization or Triage? – Who Receives a Chance of Survival in the Covid-19 Pandemic?', 11 pp. – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3725507

Books (monographs):

*71. *The Greatest Possible Freedom – interpretive formulas and their spin in free movement case law*, Baden-Baden, Nomos, 2015, 608 pp. – <http://www.nomos-elibrary.de/10.5771/9783845265490-1/titelei-inhaltsverzeichnis>

--- discussed by Stephen Coutts in 2017 *Common Market Law Review* 1, pp. 289-293 – https://www.dropbox.com/s/4ik1qxtslm2cdop/25b_Coutts_Greatest.pdf?dl=0

--- discussed by Simon Planzer in 2017 (8) *European Journal of Risk Regulation* 2, pp. 461-454 – https://www.dropbox.com/s/uruj9bmlbd14bbt/25a_Planzer_Greatest.pdf?dl=0

70. *Models of Autonomy? - Case Studies of Minority Regimes in Hungary and French Polynesia*, Zürich, Schulthess, 2010, 231 [+61] pp. – https://www.dropbox.com/s/tzg4vt4gdbk6zrg/11_Burri_Models.pdf?dl=0

Edited books and special issues:

*69. Thomas Burri and Jamie Trinidad (Hrsg.), *The International Court of Justice and Decolonization: New Directions from the Chagos Advisory Opinion*, CUP, 2021, 303 pp.

--- discussed by Miriam Bak McKenna in 33 (2022) *EJIL* 1, pp. 310-315 – <https://academic.oup.com/ejil/article/33/1/310/6608215>

*68. Special Issue in *Questions of International Law*, (2018/2019) Zoom Out 55, “The Advisory Opinion of the International Court of Justice on the Chagos Archipelago: An Anticipatory Analysis”, guest editor with Peter Sand, with an introduction co-authored with Lucas Carlos Lima, Loris Marotti, and Irini Papanicolopulu; with contributions from 12 authors – <http://www.qil-qdi.org/>

*67. Special Issue on “The Man and the Machine” 7 (2016) *European Journal of Risk Regulation* 2, guest editor with Isabelle Wildhaber – https://www.dropbox.com/s/dihj7kxdl98cbup/31_Burri_EJRR_Special_Issue.pdf?dl=0

Zeitschriftenartikel:

66. ‘Introductory Note to Dispute Concerning the Delimitation of the Maritime Boundary between Mauritius and Maldives in the Indian Ocean, Preliminary Objections (ITLOS)’, 6 (2021) *ILM* 6, 969-972 (co-authored with Jamie Trinidad) – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3827071

*65. ‘Das Partnerschaftsabkommen mit dem Vereinigten Königreich ist ein gemischtes Abkommen’, 2021 *Zeitschrift für öffentliches Recht* 76, 751-798 – <https://doi.org/10.33196/zoer202103075101>

*64. ‘The Ethical Assessment of Autonomous Systems in Practice’, 4 (2021) (*MDPI*) *J* 4, 749-763 (co-authored with Daniel Trusilo) – <https://www.mdpi.com/2571-8800/4/4/51>

63. “Künstliche Intelligenz: Handlungsbedarf im Schweizer Recht”, *Jusletter* 28 June 2021 (co-authored with Nadja Braun Binder, Melinda Florina Lohmann, Monika Simmler, Florent Thouvenin and Kerstin Noëlle Vokinger), 25 pp. – https://jusletter.weblaw.ch/jusissues/2021/1072/kunstliche-intellige_aad585e523.html__ONCE (paywall)

*62. “International Law and Artificial Intelligence”, *German Yearbook of International Law* 2017 (vol. 60), Duncker & Humblot, Berlin 2019, pp. 91-108 – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3060191

--- published in Chinese: ‘国际法和人工智能’, 61 *Local Legislation Journal* (China), pp. 225-238 – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3832591

*61. “Two Points for the International Court of Justice in *Chagos*: Take the Case, All of It – It is a Human Rights Case”, *Questions of International Law QIL, Zoom Out* 55 (2019), 93-105 – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3309228

60. “Künstliche Intelligenz und internationales Recht: Mögliche Entwicklungen und Hindernisse”, *Datenschutz und Datensicherheit* 42(10), 603-607 – https://link.springer.com/article/10.1007/s11623-018-1009-y?wt_mc=Internal.Event.1.SEM.ArticleAuthorOnlineFirst&utm_source=ArticleAuthorOnlineFirst&utm_medium=email&utm_content=AA_en_06082018&ArticleAuthorOnlineFirst_20180921 (Paywall)

*59. “Company Law and Autonomous Systems: A Blueprint for Lawyers, Regulators, and Entrepreneurs”, 9 *Hastings Science and Technology Law Journal* 2 (Summer 2017) 135-162 (co-authored with Shawn Bayern, Thomas D. Grant, Daniel Häusermann, Florian Möslein, and Richard Williams) – https://repository.uchastings.edu/hastings_science_technology_law_journal/vol9/iss2/1/

58. “Gesellschaftsrecht und autonome Systeme im Rechtsvergleich”, 2 *AJP* 2017, 192-203 (co-authored with Shawn Bayern, Thomas D. Grant, Daniel Häusermann, Florian Möslein, and Richard Williams)

*57. “Verfassungslos: Verfassungs- und staatsrechtliche Bedenken anlässlich des Bundesgerichtsentscheides zur Bündner Spracheninitiative”, *Sui-generis* 2017, pp. 148-158 – <http://sui-generis.ch/article/view/sg.40/575>

56. “Regulating the Risk of Trumpism”, 8 (2017) *European Journal of Risk Regulation* 1, 64-66 – https://www.dropbox.com/s/huyzw72fldqvdr0/37_Burri_EJRR.pdf?dl=0

- *55. "The Politics of Robot Autonomy", 7 (2016) *European Journal of Risk Regulation* 2, 341-360 – <http://ssrn.com/abstract=2815082>
54. "Introduction to the Special Issue on the Man and the Machine" 7 (2016) *European Journal of Risk Regulation* 2, 295-296, co-authored with Isabelle Wildhaber – <http://ssrn.com/abstract=2815149>
53. "The Greatest Possible Freedom", 26 *Swiss Review of International and European Law* 1 (2016) 81-83. (A presentation of my book on 3 pp.) – https://www.dropbox.com/s/i4qx34yc50hkhzc/30_Burri_GPF_SZIER.pdf?dl=0
52. "Das Fallrecht des EuGH zur Koordinierung der Sozialversicherungen", 2013/2014 *Schweizerisches Jahrbuch für Europarecht* 359-380 – https://www.dropbox.com/s/tonvmlygimuw1ys/21_Burri_Fallrecht.pdf?dl=0
- *51. "Constitutionalization by Association: The Doubtful Case of the European Economic Area", *Yearbook of European Law* 2013, Oxford, OUP, S. 207-229 (co-authored with Benedikt Pirker) – https://www.dropbox.com/s/h4exhkv8v9fcsu/16_Burri_Constitutionalization.pdf?dl=0
- *50. "Self-determination", in Wolfrum, Rüdiger (ed.), MPEPIL, Oxford, OUP, 2012, Vol. IX, S. 113-128 (also available in the online edition where the article was first published in 2009) (co-authored with Daniel Thürer) – https://www.dropbox.com/s/f0hdm56abbyprc8/15_Burri_SelfDetermination.pdf?dl=0
- *49. "Secession", in Wolfrum, Rüdiger (ed.), MPEPIL, Oxford, OUP, 2012, Vol. IX, S. 53-65 (also available in the online edition where the article was first published in 2009) (co-authored with Daniel Thürer; also published as "International Law and Secession", in Daniel Thürer, *International Law as Progress*, Baden-Baden und Zürich, Nomos and Dike, 2009, pp. 511-538) – https://www.dropbox.com/s/8x114g0xzeeek17/14_Burri_Secession.pdf?dl=0
- *48. "Do Lawyers Knead the Dough? – How Law, Chaos, and Uncertainty Interact", 1 (2010) *European Journal of Risk Regulation* (EJRR) 4 371-381 – https://www.dropbox.com/s/at8dazwk5gopwit/9_Burri_EJRR.pdf?dl=0
- *47. "Workers and Caselaw as Vehicles of the European Hegemon", LXIII *Studia Diplomatica* 3-4 (2010) 119-136 – https://www.dropbox.com/s/s509swzfwvk14yh/10_Burri_StudiaDipl.pdf?dl=0
- *46. "Stromschnellen im Freizügigkeitsfluss: Von der Bedeutung von Urteilen des Europäischen Gerichtshofes im Rahmen des Personenfreizügigkeitsabkommens", RSDIE/SZIER 2 (2010) 165-188 (co-authored with Benedikt Pirker) – https://www.dropbox.com/s/zj87k822zpsirav/8_Burri_SZIER.pdf?dl=0
45. "La jurisprudence de la Cour de Justice et du Tribunal de première instance. Chronique des arrêts. Arrêt "Rottmann c. Freistaat Bayern"", *Revue du Droit de l'Union européenne* 3 (2010) 651-654 (co-authored with Benedikt Pirker) – https://www.dropbox.com/s/nehvdzhfygo6ws/7_Burri_Revue.pdf?dl=0
- *44. "The Kosovo Opinion and Secession: The Sounds of Silence and Missing Links", 11 *German Law Journal* 8 (2010) 881-890 – https://www.cambridge.org/core/services/aop-cambridge-core/content/view/CD8B09A43C02B144F57B731E60261322/S2071832200018897a.pdf/kosovo_opinion_and_secession_the_sounds_of_silence_and_missing_links.pdf
43. "Breaking the Taboo: National Minorities in the EC- and WTO-Trade Regimes", in Piet Eeckhout und Takis Tridimas (eds), *Yearbook of European Law* 2008, Oxford, OUP, 2009, pp. 321-348 – https://www.dropbox.com/s/6dcdf5nssvegmp/5_Burri_Taboo.pdf?dl=0

Book chapters:

42. "Ethical Artificial Intelligence: An Approach to Evaluating Disembodied Autonomous Systems", in: Rain Liivoja and Ann Väljataga (eds), *Autonomous Cyber Capabilities in International Law*, NATO Cooperative Cyber Defence Centre of Excellence, 2021, pp. 51-66 (co-authored with Daniel Trusilo)
41. "Human Rights and the Chagos Advisory Opinion", in Thomas Burri and Jamie Trinidad (eds), *The International Court of Justice and Decolonization: New Directions from the Chagos Advisory Opinion*, CUP, 2021, pp. 187-206 (co-authored with Irini Papanicolopulu)

40. "Introduction", in: Thomas Burri und Jamie Trinidad (eds), *The International Court of Justice and Decolonization: New Directions from the Chagos Advisory Opinion*, CUP, 2021, pp. 1-8.
39. "Ethik und völkerrechtliche Aspekte autonomer Waffen- und Sicherheitssysteme: Rechtliche und demokratische Hintergründe des *Schemas* zur ethischen Beurteilung autonomer Systeme im Sicherheitsbereich", in Antje von Ungern-Sternberg and Sebastian Unger (eds), *Demokratie und künstliche Intelligenz*, Mohr Siebeck, 2019, 215-232 (co-authored with Markus Christen)
38. "Free Movement of Algorithms: Artificially Intelligent Persons Conquer the European Union's Internal Market", in Woodrow Barfield and Ugo Pagallo (eds), *Research Handbook on the Law of Artificial Intelligence*, Edward Elgar, 2018, 537-559 – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3010233
37. "Brexit IV – Why the "Great Repeal Bill" Will Not Be So Great", in Hannes Hofmeister (ed.), *The End of the Ever Closer Union*, Hart/Nomos, 2018, pp. 95-106. – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2966683
36. "Free Movement of Persons and Brexit – some Swiss experience from which the United Kingdom could benefit", in Hannes Hofmeister (ed.), *The End of the Ever Closer Union*, Hart/Nomos, 2018, pp. 33-54. – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2821044
35. "Personenfreizügigkeit und Brexit – Erfahrungen der Schweiz, die sich Grossbritannien zunutze machen kann", in Christoph Frei and Claudia Brühwiler (eds), *Denkanstösse – HSG Perspektiven auf Flucht und Migration*, , 2016, pp. 50-70 (translation with changes of #33) – https://www.alexandria.unisg.ch/250472/1/D_Bericht_Denkanstoesse_WEB.pdf
34. Daniel Thürer in collaboration with Thomas Burri, "Gutachten über mögliche Formen der Umsetzung und Anwendung der Bilateralen Abkommen, erstattet am 7. Juli 2011", in Jens Drolshammer und Thomas Cottier (eds), *The Anthology of Swiss Legal Culture*, 2014, 43 pp.; also published in Daniel Thürer, *Europa als Erfahrung und Experiment*, Zürich, Nomos/Schulthess, 2015, pp. 517-557 – <http://www.legalanthology.ch/europeanization/contributions/gutachten-ueber-moegliche-formen-der-umsetzung-und-anwendung-der-bilateralen-abkommen-daniel-thuerer/>, English translation: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2815153
33. "Völkerrecht, Unendlicher Spass", in Giovanni Biaggini, Oliver Diggelmann, and Christine Kaufmann (eds), *Polis und Kosmopolis – Festschrift für Daniel Thürer*, Zürich, Dike/Nomos, 2015 pp. 65-70 – https://www.dropbox.com/s/yy1mp6514c3fklo/23_Burri_UnendlicherSpass.pdf?dl=0
32. "Der Romanenstaat - Versuch einer verfassungsrechtlichen Lösung der Rätoromanenfrage", in Corsin Bisaz and Andreas Glaser (eds), *Rätoromanische Sprache und direkte Demokratie*, Zürich, Schulthess, 2015, pp. 125-131 – https://www.dropbox.com/s/1569tzssmqn7zc9/22_Burri_Romanenstaat.pdf?dl=0
31. "Secession in the Community of Independent States: Causes, Consequences, and Emerging Principles" in Christian Walter, Antje von Unger-Sternberg, and Kavus Abushov (eds), *Self-Determination and Secession in International Law*, OUP, 2014, pp. 138-154 – https://www.dropbox.com/s/z83vc3i115cjsk/20_Burri_SecessionCIS.pdf?dl=0
30. "The Rigidity of Structures to Protect Minorities - Hidden Facets of the Strasbourg Court's judgment in *Sejdic* and the Banjul Commission's decision in *Endorois*", in Thürer Daniel (ed-), *International Protection of Minorities - Challenges in Practice and Doctrine*, Zürich, Schulthess, 2014, pp. 201-235.
29. "Minorities, Law, and Conflict Resolution", in Daniel Thürer and Zdzislaw Kedzia (eds), *Managing Diversity - Protection of Minorities in International Law*, Zürich, Schulthess, 2009, pp. 1-17 (co-authored with Daniel Thürer).
28. "Zum Sprachenrecht der Schweiz", in Christoph Pan and Beate Sibylle Pfeil (eds), *Zur Entstehung des modernen Minderheitenschutzes in Europa*, Handbuch der europäischen Volksgruppen, Wien, Springer, 2006, pp. 242-266 (co-authored with Daniel Thürer) – https://www.dropbox.com/s/8hpw91f0h8bdjol/1_Burri_Sprachenrecht.pdf?dl=0

Other (Grey Literature, book reviews, videos, blogs, opinions and newspaper articles):

27. 'Rechtliche und ethische Dimensionen der Robotik im Sicherheitsbereich', expert report for the Swiss Department of Defense, 26 June 2022, 69 pp. – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4164188

26. „Rechtliche Fragestellungen zu „Sollen Roboter Menschenleben retten?““, Video Podcast UZH/Swiss Center for Drones and Robotics, 16 May 2022, together with Juliane Beck – <https://www.dsi.uzh.ch/de/research/projekte/projects/sdrz.html>
25. „Amicus Curiae Submissions by the Chagossian Committee Seychelles in the Dispute concerning Delimitation of the Maritime Boundary between Mauritius and Maldives“, 11 S. (co-authored with Stephen Allen and Jamie Trinidad) – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4038071
- *24. IEEE, Ethically Aligned Design, The IEEE Global Initiative for Ethical Considerations in Artificial Intelligence and Autonomous Systems (co-authored with 100+ al.), 2019, <https://ethicsinaction.ieee.org>
23. “In the wake of the ICJ's Opinion on Chagos: Britannia Waives the Rules”, Völkerrechtsblog, 9 July 2019 – <https://voelkerrechtsblog.org/in-the-wake-of-the-icjs-opinion-in-chagos-britannia-waives-the-rules/>
22. “Rahmenübereinkommen: Gutes Verhandlungsergebnis zwischen der Schweiz und der EU”, HSG op ed, 11 December 2018, – <https://www.unisg.ch/de/wissen/newsroom/aktuell/rssnews/meinung/2018/dezember/rahmenuebereinkommen-schweiz-eu-11dezember2018>
21. “Essential Points on the Chagos Advisory Opinion”, video produced by Thomas Burri, 9 November 2018, with Kinnari Bhatt, Johannes Fahner, Susan Farran, Sebastian Schnitzenbaumer, and Jamie Trinidad – <https://www.youtube.com/watch?v=gbgLthyInhU>
20. “The EU Is Right to Refuse Legal Personality for Artificial Intelligence”, Euractiv, 31 May 2018 – <https://www.euractiv.com/section/digital/opinion/the-eu-is-right-to-refuse-legal-personality-for-artificial-intelligence/>
19. “Should Robots and Artificial Intelligence Become Persons?”, Video produced by Thomas Burri, 9 May 2018, with Shawn Bayern and Andrew Walton – <https://www.youtube.com/watch?v=Y53psvMr-0M>
18. “Free Movement of Algorithms: Artificially Intelligent Persons Conquer the European Union's Internal Market”, Oxford Business Law Blog, 4 January 2018 – <https://www.law.ox.ac.uk/business-law-blog/blog/2018/01/free-movement-algorithms-artificially-intelligent-persons-conquer>
17. “An Evaluation Schema for the Ethical Use of Autonomous Robotic Systems in Security Application”, co-authored with Markus Christen, Joseph Chapa, Raphael Salvi, Filippo Santoni de Sio, and John Sullins, University of Zurich Digital Society Initiative White Paper No. 1, 2017, 89 pp. – <https://ssrn.com/abstract=3063617>
16. “The United Nations Charter, the Security Council, and Creativity”, expert review for the Swiss Department of Foreign Affairs, 2017, 44 pp. – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2985657
15. “Law professor: 'Autonomous Weapons' notably absent from EU motions on robotics, AI”, Euractiv, 17 February 2017 (interview) – <http://www.euractiv.com/section/digital/interview/thursday-law-prof-killer-robots-notably-absent-from-eu-motion-on-ai/#comments>
14. “Machine Learning and the Law: 5 Theses”, Paper accepted at NIPS 2016 (now NeurIPS), 8 December 2016 (Barcelona); 4 pp. – https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2927625
13. “How to Bestow Legal Personality on Your Artificial Intelligence”, Oxford Business Law Blog, 8 November 2016 – <https://www.law.ox.ac.uk/business-law-blog/blog/2016/11/how-bestow-legal-personality-your-artificial-intelligence>
12. “Reviewing *Protecting Vulnerable Groups*: What About Don Gately and Hector Salamanca?”, European Law Blog, 7 January 2016 – <http://europeanlawblog.eu/2016/01/07/pomfr-reviewing-protecting-vulnerable-groups-what-about-hector-salamanca-and-donald-gately/>
11. “Why Leaving the EU Would Be Complicated for the UK”, HSG Focus 1/2016, – <http://magazin.hsgfocus.ch/hsg-focus-1-2016/artikel/why-leaving-the-eu-would-be-complicated-for-the-uk-9105>
10. Legal opinion on Catch-up TV, 7 pp. (confidential).

9. (Dieter Grimm, “The Power of Restraint in the European Union” in van Middelaar/van Parjis (eds) – <http://www.lannoo.be/after-storm>, translation to English of an article in Frankfurter Allgemeine Zeitung, done by Thomas Burri.)
8. “Der Romanenstaat”, Neue Zürcher Zeitung, 6 August 2014, p. 17; in Romansh, “Il Stadi da Rumantsch”, La Quotidiana, 21 July 2014, p. 2 (translated by Claudia Cadruvi) – https://www.dropbox.com/s/jfsnox5vwl6hed/18_Burri_NZZ.pdf?dl=0
 --- discussed by Andreas Auer, Neue Zürcher Zeitung, 8 August 2014 – https://www.dropbox.com/s/pi8u7ztwwkuloio/18a_Auer_NZZ.pdf?dl=0
7. “Here's to the British Way”, www.swissinfo.ch, 18 September 2014 – <http://www.swissinfo.ch/eng/directdemocracy/-here-is-to-the-british-way-/40782230>
6. “Im Weissen Haus, am Tegernsee und in New York”, *Prisma*, November 2012, p. 23 – https://www.dropbox.com/s/pjdz2yuirx9042t/13_Burri_Prisma.pdf?dl=0
5. Interview with Jakob Kellenberger, HSG Blatt, 7 November 2011 – https://www.dropbox.com/s/ogl380sy2we83eh/12_Burri_Interview_Kellenberger.jpg?dl=0
4. “Report and Comment on Federal Office v. X”, Swiss Federal Supreme Court decision of 19 December 2003 (130 II 113), Oxford Reports on International Law in Domestic Courts, Oxford, OUP, 2010 – https://www.dropbox.com/s/0as90hsvdrwnqli/7_OPIL_Federal_Office_of_Immigration_Integration_and_Emigration_v_X_Administrative_law_appeal_2A2462003_BGE_130_II_113_ILDC_1407_CH_2003_19th_December_2003_Switzerland_Federal_Supreme_Court_BGer.pdf?dl=0
3. “Report and Comment on A and B v. Thurgau”, Swiss Federal Supreme Court decision of 4 November 2003 (130 II 1), Oxford Reports on International Law in Domestic Courts, Oxford, OUP, 2010 – https://www.dropbox.com/s/saaoy6aspd6pnb7/6_OPIL_BGE_130_II_1_A_and_B_v_Department_of_Justice_and_Security_of_the_Canton_of_Thurgau_Final_appeal_judgment_2A912003_BGE_130_II_1_ILDC_1406_CH_2003_4th_November_2003_Switzerland_Federal_Supreme_Court_B
2. “Neue Entwicklungen und andauernde Herausforderungen in der Sprachenpolitik”, *Jusletter*, 5 November 2007, 9 p. (co-authored with Malcolm MacLaren) – https://www.dropbox.com/s/v8rv6usobcw4wf9/3_Burri_Sprachenpolitik.pdf?dl=0
1. “Report and Comment on GIRCA v IBM”, Swiss Federal Supreme Court decision of 14 August 2006 (132 III 661), Oxford Reports on International Law in Domestic Courts, Oxford, OUP, 2007.

Contributions to conferences

All contributions only listed for the years 2019-2023

- University of St. Gallen, 23 May 2022 – „Sieben kurze Lektionen über Unionsrecht“ (inaugural lecture for professorship)
- Freie Universität Berlin, Fuels Research Talks, 2 May 2022 – „The Human Decision in International Law“ (upon invitation)
- City University London, 28 April 2022 – “Ctrl +/-/alt Oversight: Meaningful Human Control of Autonomous Systems and AI Oversight” (upon invitation, int. conference, online)
- ABES Brasilia, 30 March 2022 – Talk on the proposal for an EU regulation on AI (upon invitation, online workshop)
- TU Delft, 25 March 2022 – „Human Oversight of AI” (upon invitation, online workshop, together with Juliane Beck)
- Hebrew University, 16th Minerva Konferenz, 10 November 2021 – “Lessons from the Ethical Assessment of Autonomous Disaster Relief and Weapons Systems” (competitive selection, online)
- University of Salzburg, 21 Oktober 2021 – “Verfahren vor Substanz? Die Ausübung von Unionskompetenzen in Grenzfällen“ (upon invitation)
- Thun, Armasuisse R+T ARCHE 2021 Robotics Days, 8 July 2021 – “Rechtliche und Ethische Aspekte der Robotik“ (upon invitation)

- NATO Cooperative Cyber Defence Centre of Excellence, Tallinn, Estonia, 25 May 2021 – Talk at the occasion of a book launch (upon invitation, online)
- Fletcher School of Law and Diplomacy, Tufts University, USA, 12 May 2021 – “The New Proposal by the EU Commission for a Regulation on Artificial Intelligence: A Curtain-Raiser” (upon invitation, panel discussion, online)
- Universität Basel, 31 April 2021– “Regulierung von Künstlicher Intelligenz: Eine internationalrechtliche Perspektive“ (upon invitation, Ringvorlesung, online)
- Thun, Armasuisse R+T, 31 March 2021 – Talk about our ethical evaluation tool (upon invitation, internal workshop, online)
- Universität Zürich, 24 March 2021 – Talk on the relationship of ethics and law with regard to drones (upon invitation, international workshop, online)
- Universität Hamburg, 17 December 2019 – “International Law and AI – How Is It Challenging the Rule of Law?” (upon invitation, international conference)
- Delft Technical University, 12 September 2019 – “Meaningful human control” (upon invitation, international conference)
- University of Oxford, 23 May 2019 – “The Psychology of Meaningful Human Control” (upon invitation, international conference)
- University of Tilburg, 17 May 2019 – “Control over AI as a Governance Problem” (TILT 2019, upon invitation)
- Universität Zürich, 2 May 2018 – discussion of Philip Alstons public lecture on ‘AI and human rights’ (international conference organized by Thomas Burri on autonomous security systems)
- University of Cambridge, 11 May 2019 – “Introduction” (international conference organized by Thomas Burri and Jamie Trinidad on the ICJ’s Chagos Advisory Opinion)
- University of Cambridge, 6 March 2019 – “Beyond Meaningless Human Control: The Contribution of EU law to a Deep Notion of Control over AI” (upon invitation, Lecture Series)
- Humboldt-Universität zu Berlin, 4 March 2019 – “The ICJ’s Advisory Opinion in *Chagos*: A Zeitenwende” (upon invitation, KFG Lecture Series)
- University of Amsterdam, 28 February 2019 – “International Arbitration and Super-dynamic Change in Municipal Law” (competitive call for papers)
- Weizenbaum Institut, Berlin, 12 February 2019 – “The Ethical Gestalt of Autonomous Security Systems” (upon invitation, Lecture Series)
- Fraunhofer Zentrum öffentliche IT, Berlin, 4 February 2019 – „Rechtliche und ethische Erfassung autonomer Systeme“ (upon invitation, Lecture Series)
- Universität Flensburg, 5 July 2018 – “The EU and e-personhood” (upon invitation)
- University of Queensland, Australia, 18 May 2018 – “The Gestalt of Autonomous Systems“ (upon invitation)
- Universität Trier, 23 February 2018 – „Demokratische Implikationen des Einsatzes semi- und vollautonomer Polizei- und Militärroboter“ (upon invitation, international conference)
- University of Cambridge, Lauterpacht Center for International Law, 2 November 2017 – “International Law and Artificial Intelligence” (upon invitation, Lauterpacht Lecture Series)
- University of Oxford, 1 November 2017 – “Free Movement of Algorithms” (upon invitation, Lecture Series)
- TU München, 17 October 2017 – “Free Movement of Algorithms” (upon invitation, Lecture Series)
- Stanford University, 27 June 2017 – “Turning Machines into Persons” (IACAP 2017)
- University of Turin, 6 June 2017 – “Corporate Law and Autonomous Systems: a Blueprint” (CEPE/Ethicomp 2017)
- Universität Salzburg, 15 My 2017 – “Künstliche Intelligenz im Binnenmarkt” (upon invitation)
- Universität Princeton, 12 May 2017 – “Corporate Law and AI Personhood” (upon invitation, international workshop)
- George Washington University, Washington D.C., 4 March 2017 – “Ethics and AI” (upon invitation, international workshop)
- Neural Information Processing Systems (NIPS 2016), Barcelona, 8 December 2016 – paper accepted: “Machine Learning and the Law: 5 Theses” (no talk)

- Universität St. Gallen, 29 February 2016 – “Homunculus (in der Phiole zu Wagner): [6879] Nun Väterchen! Wie steht’s? Es war kein Scherz! / Komm, drücke mich recht zärtlich an dein Herz! [Ein Bericht von der Front der Robotik – im Dienste der Juristerei]“ (Antrittsvorlesung as Privatdozent)

(further contributions in the past)