Annual Report
2017–18
**About this report**

This report details all activities and events that took place at the Lauterpacht Centre for International Law during the period 1 October 2017 - 30 September 2018.

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The Lauterpacht Centre for International Law

Established in 1983, the Lauterpacht Centre for International Law is the centre for the study of international law at the University of Cambridge. In this role, it seeks to provide both a framework and forum for critical and constructive thought about the function, content and working of law in the international community, as well as to develop an appreciation of international law as an applied body of rules and principles. A number of those associated with the Centre are actively involved in the practical development and application of international law.

The Centre is not involved in the formal teaching or supervision of students of the University; this is the responsibility of the Faculty of Law, of which the Centre is part. The Director, Deputy Directors and some of the other Fellows of the Centre, in their role as members of the Faculty, are actively involved in teaching and research supervision. The Centre provides a regular forum for lectures and seminars and other forms of small-group teaching.

The specific objectives of the Centre are:

• to serve as a discussion forum for current issues by organising seminars, lectures and meetings aimed at developing an understanding of international law;

• to promote research and publication in international law, including the publication of core research materials;

• to provide, in Cambridge, an intellectual home for scholars of international law from all over the world who wish to pursue their research in an atmosphere that is stimulating and congenial to the generation and exchange of ideas;

• to provide education and training programmes of the highest quality to external institutions under special arrangements made with those institutions;

• to maintain a library of materials relating to international law.

The Lauterpacht Centre advances scholarship in international law at the highest level through research, documentation, dialogue and publication, and supports efforts to strengthen the international rule of law. The Centre is inspired by the Lauterpachtian vision of placing human beings at the centre of international legal development and offers a home for those wishing to work and collaborate towards that end in Cambridge and elsewhere.
On 13 October the Centre organised a symposium to celebrate the life and work of Sir Elihu Lauterpacht CBE QC LLD, Honorary Professor Emeritus of International Law at the University of Cambridge, Fellow of Trinity College, and founder and Honorary Fellow of the Lauterpacht Centre for International Law, who died on 8 February 2017.

The well-attended symposium brought together Sir Eli’s former colleagues, students and friends to remember his influence on the law and their lives, and to discuss how his vision for a thriving research centre for international law in Cambridge is still very much alive.

Professor Richard Fentiman, Chair of the Faculty of Law, opened the symposium at the Faculty of Law with Professor Eyal Benvenisti, Director of the Centre, and Dame Rosalyn Higgins, a former President of the International Court of Justice.

This was followed by the Inaugural Sir Eli Lauterpacht Lecture, ‘A return to the Caroline Correspondence, 1838 – 1842’, which was delivered by Professor Dino Kritsiotis from the University of Nottingham. The symposium concluded in the evening with a dinner at Selwyn College.

In future years, the Sir Eli Lauterpacht Lecture will be the opening lecture of the Friday lunchtime lecture series.
In September 2018, the Centre in cooperation with the Cambridge Judge Business School, hosted its first executive education course. This five-day programme provided an advanced introduction to international investment law in the context of public international law and practice focusing on recent developments.

Over the course of the week, 17 participants learned from Cambridge Law and Business faculty and leading practitioners. Instructors included Brook Daly, Sir Christopher Greenwood QC, Professor Sucheta Nadkarni, Audley Sheppard QC, Matthew Weiniger QC and Sam Wordsworth QC.

Participants applied for admission to this selective, customised programme. The 17 participants came from Africa, Asia, the Americas and Europe. 10 were in private practice in law firms or at the bar. The programme also included 3 general counsels, 4 government lawyers and one full-time academic. Most participants had 5-10 years of experience, and a few had more than 20 years of experience. Participants received a certificate of participation on successful completion of the course.

Investment arbitration raises challenges distinct from those raised in other forms of international dispute settlement, including complex questions of how to value assets and how to develop and position an arbitration practice in a highly competitive arbitration market. The course was designed to equip practitioners to master procedural and substantive aspects that arise in investment arbitrations. Over the course of the week, participants developed a thorough grounding in the central substantive treatment standards and procedural aspects of investment arbitration.

Alongside six hours of interactive seminars each day in the Finley library at the Lauterpacht Centre, participants had the opportunity to get to know the 15 instructors and fellow participants. In addition to punting on the river Cam, the Centre hosted a welcome dinner at St Catherine’s College and a Gala Dinner at Christ’s College.
LCIL team wins top prize in Vice-Chancellor’s Impact Awards

In July, Prof Marc Weller was selected as the overall winner of the University of Cambridge Vice-Chancellor’s 2018 Impact Awards for work carried out in the course of the Legal Tools for Peace-Making project, developing the Language of Peace research tool and promoting its use by mediators. The Awards are ‘established to recognise and reward those whose research has led to excellent impact beyond academia,’ with the overall winner receiving a prize of £2,000.

News of the award highlighted that: Hundreds of post-war peace settlements were trawled through by a team at Cambridge’s Lauterpacht Centre for International Law to build this innovative research tool. [...] Drawing on a ten-year research programme addressing self-determination and ethnic conflicts, the Legal Tools of Peace-making project presents, for the first time, the vast practice revealed through peace agreements on an issue-by-issue basis, making it instantly accessible to practitioners and academics.’

The project, led by Weller, uses this repository to derive realistic settlement options for use in actual peace-negotiations, and making these available to the United Nations, the African Union, the EU and other mediating agencies. The work has had immediate impact on on-going, high-level peace negotiations in the inter-ethnic negotiations in Myanmar, the UN-led negotiations on Syria, discussions on Catalonia, the independence of Kosovo, Sudan and South Sudan, Somalia and several others.’

Dr Michael Waibel, Deputy Director, LCIL is appointed Turing Fellow

The Alan Turing Institute is the national institute for data science and brings together researchers from across the range of data science disciplines as well as seeking to encourage engagement between academia and the private, public and third sectors. The Institute is headquartered at the British Library in London.

Dr Michael Waibel, Deputy Director at the Centre, was selected as a Turing Fellow, commencing on 1 October 2018 for one year. The aim of the fellowship is to immerse fellows in the Institute’s rich intellectual environment in order to develop their research ideas and identify suitable project collaborators. As part of his fellowship, Dr Waibel will be refining a methodology to analyse a large corpus of treaties.
Dr Megan Donaldson, has been awarded The Francis Deák Prize by the American Society of International Law. The prize was given for her article *The Survival of the Secret Treaty: Publicity, Secrecy, and Legality in the International Order* which was published in an issue of the American Journal of International Law.

The report of the Deák Committee, composed of Judge James R Crawford and Professor David P Stewart said:

"We consider that her piece reflects excellent research and analyzes an important topic historically, tracked across the years, in a very well-written, definitive study which will be read for a long time. It is thoughtful, well-organized, well-documented, a joy to read, and a unique investigation into an unexplored topic entirely worthy of the distinction."

The annual Francis Deák Prize is awarded to a younger author for meritorious scholarship published in The American Journal of International Law (AJIL).

The prize was established by Philip Cohen in 1973, in memory of Francis Deák, former head of the international law program at the Carnegie Endowment for International Peace and editor of American International Law Cases, 1783-1963, the first volume of which was published in 1971, the year before his death. The award is sponsored by Oxford University Press and made in the spring following the volume year in which the article appeared.

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**Sir Christopher Greenwood awarded GBE in Queen's Birthday Honours List 2018**

The Centre was delighted to learn that Sir Christopher Greenwood, Honorary LCIL Fellow, received an Ordinary Knight Grand Cross of the Order of the British Empire (GBE) for his services to international justice in The Queen's Birthday Honours List 2018. The annual list recognises the achievements of a wide range of extraordinary people across the UK.

Sir Christopher was a Judge of the International Court of Justice from 2009 to 2018. Prior to his election, he was Professor of International Law at the London School of Economics and a practising barrister at Essex Court Chambers who regularly argues cases about international law before international and English courts. Educated at Wellingborough School and Magdalene College, Cambridge, he obtained degrees in Law and International Law with first class honours. He taught at Cambridge for nearly twenty years before being appointed to a Chair of International Law at the London School of Economics in 1996. His publications include eighty volumes of the International Law Reports (Joint Editor with Sir Elihu Lauterpacht QC) and *The Kuwait Crisis: Basic Documents* (1991) and a collection of essays – *Essays on War in International Law* (2006) He is currently working on a tenth edition of Oppenheim’s International Law. As a barrister he has argued more than forty cases before the English courts, International Court of Justice, European Court of Human Rights and other international tribunals. He was appointed Queen’s Counsel in 1999 and made a Companion of the Order of St Michael and St George (CMG) for services to public internationallaw in 2002.
Cambridge Law team reaches semi-finals in the Philip C. Jessup International Law Moot Court Competition

The Philip C. Jessup International Law Moot Court Competition is the world’s largest moot court competition with participants from over 645 law schools in 95 countries. The Competition is a simulation of a fictional dispute between countries before the International Court of Justice, the judicial organ of the United Nations.

This year, the Cambridge team comprised five students from the LL.M. and the Law Tripos. The case on which they worked, *Case concerning the Egart and the Ibra*, dealt with legal issues such as the annulment of arbitral awards, nuclear non-proliferation, freedom of navigation, use of force at sea, and the regulation of the use of automated submarines.

With an excellent performance, the team went through to the UK National semi-finals, and one of the oralists, Samuel Dayan, had the second highest average score in the competition.

The team members were Samuel Dayan, Natascha Kersting, Candice Lau, Francisco Quelhas Lima and Jeremy Ng and the coaches were Dr. Rumiana Yotova, LCIL Fellow, and Luiza Leão Soares Pereira, PhD student in International Law.
The Centre is delighted that Dr Veronika Fikfak, a Fellow of the Centre, has been awarded a European Research Council (ERC) Starting Grant with a value of €1.5m from the European Commission.

Veronika’s project, entitled *A Nudge in the Rights Direction? Redesigning the Architecture of Human Rights Remedies* seeks to understand how different remedies affect the way states comply with human rights requirements and incorporate them into their own domestic laws.

Through a combination of quantitative and qualitative research in six countries, the project will reveal the dynamics of compliance or non-compliance and the efficacy of different types of remedies in changing the behaviour of human rights violators. The central aim of the project is to identify options for new remedies - incentives or nudges - which human rights institutions can use to deter future violations. Using the example of the European Court of Human Rights and its caselaw, the research will build on insights from behavioural economics to question widespread theories about monetisation of human rights, public shaming, and deference shown to states in the specification of remedies.

The ERC received over 3,100 proposals from researchers around the world. Only a handful of lawyers were successful in this call. The ERC praised Dr Fikfak’s proposal as ‘highly creative and innovative’, ‘ground-breaking’ and as going beyond the traditional ‘state of the art’. Seven reviewers were unanimous that the project promised to generate ‘significant outcomes’ for human rights and international law. The project will bring together social scientists, behavioural economists and computer scientists from across the EU. It will start in 2019 and run for five years.

**New Appointment for Dr Andrew Sanger**

Andrew Sanger has been appointed to a University Lectureship in International Law and a Fellowship at Corpus Christi College.

From 2013–2018, Andrew was the Volterra Fietta Junior Research Lecturer at Newnham College and the Lauterpacht Centre for International Law.
The last academic year was a year marked by continuity and change. It began with a symposium to celebrate the life and achievements of the Centre’s founder, Sir Elihu Lauterpacht, a symposium that drew international legal scholars and practitioners from far and near. It continued with another celebration – of the completion of the link corridor between the two buildings of the Centre, and the establishment of the new Linked Programme that connects the Centre to select law firms, barristers’ chambers, major companies with an interest in International law and foreign ministries. This was a year during which significant research projects were very successfully finalized, such as Marc Weller’s ESRC’s funded Legal Tools of Peace-Making, and promising new projects have started, such as Veronika Fikfak’s ERC funded project A Nudge in the Rights Direction? Redesigning the Architecture of Human Rights Remedies.

The Centre continued to serve as a global hub of activities and studies devoted to research in international law, encompassing a wide range of issues from examining the history of the field, with the highly successful seminar “Legal Histories Beyond the State” to reflecting on its future in the workshop on “International Law and Cyber Security.” These studies and activities are informed by diverse methodologies and disciplines, and benefit from the active participation of historians, international relations scholars and political scientists. We benefit from geographic diversity by successfully involving in our activities scholars and practitioners from East and West, North and South.

This report outlines our activities during the 2017-18 academic year. We are always grateful for comments and suggestions that help us improve our work.

Eyal Benvenisti
LCIL Director
In the course of the past year, the research team has brought the ESRC-funded Legal Tools for Peace-Making project to a successful conclusion, securing arrangements for the publication of an edited volume, holding a final project conference, and finalising provisions for the long-term maintenance of the Language of Peace research tool. The project’s achievements were also recognised at University level, where Prof Marc Weller became the overall winner of the Vice-Chancellor’s 2018 Impact Awards for the Legal Tools project (see page 6).

One of the project’s main outputs is an edited volume entitled International Law and Peace Settlements, bringing together academic and practitioner experts on the topic to (re-)assess the relationship between international law and the burgeoning practice of peace-making. It does so by considering points of contact between the two (as in the case of transitional justice or human rights issues), as well as the fundamental cross-cutting aspects to this relationship, such as the ability of peace-making practice to contribute to the development of international law and the role of the various actors, with or without international legal personality, involved in peace-making. The book proposal for this volume has been accepted by Cambridge University Press (CUP), and the team is currently in the process of finalising the manuscript, which is to be delivered to CUP later this year, with publication expected in the course of 2019.

The project’s concluding conference – held on 12-14 April 2018 at the Lauterpacht Centre – was instrumental to the successful preparation of the manuscript, bringing together a cross-section of practitioners and academics, both as contributors to the edited volume and as members of the project’s advisory boards. Drawing on the expertise of participants coming from such diverse backgrounds, the conference proved to be highly fruitful, allowing contributors and advisory board members to exchange views, engage in discussions on how peace settlement practice relates to international law and critically reflect on the volume’s draft chapters. In addition, the conference provided the opportunity for reflection on the project’s overall findings and other outputs, including the award-winning Language of Peace research tool – which houses around 1,000 peace agreements concluded since World War II, categorised article by article according to the issues they address – and the case studies which have been prepared on the basis of this material.

In order to ensure the continued usefulness of Language of Peace to practitioners and academics around the world, arrangements are currently being finalised on how to keep the research tool up to date following the project’s conclusion. As part of these arrangements, Andrea Varga of the Legal Tools team met with the project’s collaborating partners at the Mediation Support Unit (MSU) of the UN Department of Political Affairs and PASTPRESENTFUTURE in January 2018 to discuss the details of maintenance and to provide training on the management of data in Language of Peace to the MSU team, with another training foreseen later this year. The material compiled and processed in Language of Peace has also served as the basis for key case studies mapping peace settlement practice and its interaction with international law on core issues. The Legal Tools team is in the process of deciding what form the case studies should be made public.
After several years of hard work on the project, the past year has seen the departure of Jake Rylatt, who took up the position of Pupil Barrister in October 2017 at No5 Barristers’ Chambers, where he received tenancy in August 2018. The team would like to thank Jake for his years of dedicated work and excellent contribution to the project, and wishes him all the best in his new role. Between March and May this year, Jenna Sapiano and Nick Ross joined the team to work on the case studies as well; we are likewise thankful for their brief but very productive time on the project.

Further information about the Project:  
http://www.lcil.cam.ac.uk/legal_tools/about-legal-tools-peace-making-project

Further information about Language of Peace:  
http://www.languageofpeace.org
In October 2015, LCIL Fellow Dr Veronika Fikfak was awarded a Future Research Leaders grant from the Economic and Social Research Council (ESRC). Her project, entitled *What Price for Human Rights: Compensating Human Rights Violations*, seeks to analyse the European Court’s treatment of human rights claims. When individuals are tortured or when their human rights are otherwise violated by European governments or domestic authorities, the European Court of Human Rights is responsible for reviewing state actions under the European Convention of Human Rights. If the individuals are successful in proving a violation, the Court may award them damages for the treatment suffered. Whilst domestic courts of the 47 Council of Europe Member States, over which the Court has jurisdiction, usually award damages on the basis of scales that are public and mostly clear, this is not the case with the European Court. The Court sets out no rules or guidelines as to when individuals are likely to get compensation; it also does not explain which elements of their treatment applicants should emphasise nor how much they should ask for. There is no information about maximum or minimum amounts awarded to individuals for specific violations nor about how claims in one case might compare to complaints in other cases. Often, individuals turning to the Court ask for millions of euros in damages, but only receive ten or twenty thousand.

The uncertain practice of the ECtHR has created a significant legal gap on the international level as well as in the domestic laws of the 47 countries of the Council of Europe. The Court’s approach and, in particular the lack of clarity and transparency has been criticised even by judges themselves. The aim of the project, Fikfak argues, is to fill the gap created by the Court for the first time. Through an empirical quantitative and qualitative study of the last ten years of case-law relating to damages, the project will discern the legal principles from the practice of the Court and critically assess the Court’s role in awarding compensation for human rights violations. In the end, the aim of the project is to determine what price we assign to human rights.

In the last academic year, Dr Fikfak presented her preliminary results at the NYU Faculty Forum in Nottingham and at King’s College London. These will be published in the forthcoming issue of the European Journal of International Law. She will conclude the project in January 2019.

Donata Szabo (left) and Sabrina Boudra (right) with Dr Veronika Fikfak (middle) joined the project as research assistants in 2016.
The research team working on the project on Customary International Humanitarian Law (IHL) of the British Red Cross and the International Committee of the Red Cross (ICRC) is pleased to have enjoyed yet another successful year at the Lauterpacht Centre. This project, which the Centre has hosted since its beginning in 2007, provides extensive and geographically diverse information in the field of international humanitarian law (IHL) by up-dating the practice part of the ICRC’s award-winning online Customary IHL Database.

The Database contains the 161 rules of customary IHL identified in the ICRC’s 2005 Customary IHL Study and the practice underpinning these rules. Its aim is to provide accurate and extensive information in the field of customary IHL and to make this information readily accessible to people and institutions interested in, or dealing with, IHL and armed conflict. The Database covers national practice of States from all over the world, from Afghanistan to Zimbabwe, as well as practice found in international materials. The research team at the Lauterpacht Centre focuses on national practice, while researchers based at Laval University in Canada have, since 2014, been updating international materials. In the 2017–2018 academic year, the database was updated with practice from thirteen different countries, analysed by the research team at the Lauterpacht Centre.

This year also saw several personnel changes in the research team. The team said farewell to Natália Ferreira de Castro, who was with the project for five and a half years, first as a researcher and later as team leader, Jana Panakova, who was with the project for four years, and Jolien Quispel, who moved on after four and a half years. The team wishes them all the best in their new endeavours. The team was pleased to welcome Silvia Scozia and Francesco Romani as new researchers in September 2018, and to celebrate the third anniversary of Claudia Maritano with the project (first researcher, now team leader), as well as Hannah Maley and Emilie Fitzsimons’ first anniversary as researchers.

Further information about the Project:
http://www.lcil.cam.ac.uk/projects/customary-international-humanitarian-law-project

ICRC Database:
https://ihl-databases.icrc.org/customary-ihl/eng/docs/home
The Lauterpacht Centre prepares, edits and/or sponsors a number of publications in international law, including texts and law reports.

**International Law Reports (ILR)**

The International Law Reports (ILR) have been reporting the decisions of national and international courts and tribunals on issues of public international law for over eighty years. The series is under the editorship of Sir Christopher Greenwood, Ms Karen Lee and (until his death in 2017) Sir Elihu Lauterpacht. Volumes are published in print and then online.

Since 2016, there have been six volumes published each year, enabling the series to capture the full range of judgments and awards on issues of international law from the increasing number of international courts and tribunals while expanding coverage of national judgments. The series is available online via Cambridge Law Reports (CLR) and also from Justis.

**Further information:**
http://www.lcil.cam.ac.uk/publications/international-law-reports

Cambridge Law Reports online:
http://www.lawreports.cambridge.org

**Community Interests Across International Law, edited by Prof Eyal Benvenisti, Centre Director and Prof George Nolte, Humboldt University Berlin**

This book explores the extent to which contemporary international law expects states to take into account the interests of others - namely third states or their citizens - when they form and implement their policies, negotiate agreements, and generally conduct their relations with other states.

It systematically considers the various manifestations of what has been described as ‘community interests’ in many areas regulated by international law and observes how the law has evolved from a legal system based on more or less specific consent and aimed at promoting particular interests of states, to one that is more generally oriented towards collectively protecting common interests and values. Through essays by experts in the field, this book explores topics such as the sources of international law and the institutional aspects of developing the law and covers a range of areas within the law.

The defences available to an agent accused of wrongdoing can be considered as justifications (which render acts lawful) or excuses (which shield the agent from the legal consequences of the wrongful act). This distinction is familiar to many domestic legal systems, and tracks analogous notions in moral philosophy and ordinary language.

Nevertheless, it remains contested in some domestic jurisdictions where it is often argued that the distinction is purely theoretical and has no consequences in practice. In international law too the distinction has been fraught with controversy, though there are increasing calls for its recognition.


The invasion of Iraq in 2003, and the Coalition Government’s failure to win parliamentary approval for armed intervention in Syria in 2013, mark a period of increased scrutiny of the process by which the UK engages in armed conflict.

For much of the media and civil society there now exists a constitutional convention which mandates that the Government consults Parliament before commencing hostilities. This is celebrated as representing a redistribution of power from the executive towards a more legitimate, democratic institution.

This book offers a critical inquiry into Parliament’s role in the war prerogative since the beginning of the twentieth century, evaluating whether the UK’s decisions to engage in conflict meet the recognised standards of good governance: accountability, transparency and participation.

*Parliament’s Secret War* was launched at the Bonavero Human Rights Institute in Oxford, presented at the International Society of Constitutional Law in Hong Kong and at a conference on parliamentary war powers at the Belgian Parliament in Brussels.

Other publications by Centre Fellows


*The Law of Strangers: The Form and Substance of Other-Regarding International Adjudication*, 69 University of Toronto Law Journal (2018) (with Sivan Shlomo Agon) - Prof Eyal Benvenisti

*The Margin of Appreciation, Subsidiarity, and Global Challenges to Contemporary Democracies*, 9 J. Int’l Dispute Settlement 240 (2018) - Prof Eyal Benvenisti

WTO Panels and the Appellate Body, Introductory Note and Legal Maxims, The Global Community Yearbook of International Law and Jurisprudence, ed. G.Z. Capaldo (2017) - Dr Joanna Gomula

Book Review: *Unilateral Acts of States in Public International Law*. By PRZEMYSŁAW SAGANEK, British Yearbook of International Law, bry005, https://doi.org/10.1093/bybil/bry005 - Dr Joanna Gomula


*Decisions of British Courts During 2016 Involving Questions of Public International Law* (2018) 87 British Yearbook of International Law 1 - Dr Andrew Sanger

*The Limits of State and Diplomatic Immunity in Employment Disputes* (2018) 77(1) Cambridge Law Journal 1 - Dr Andrew Sanger

*Sustainable Development Principles in the Decisions of International Courts and Tribunals* (Routledge) edited by Dr Marie-Claire Cordonier Segger, Judge C G Weeramantry

*Climate-carbon cycle uncertainties and the Paris Agreement* - Dr Marie-Claire Cordonier Segger

*Sustainable Development, International Aviation, and Treaty Implementation* - (Cambridge University Press) Dr Marie-Claire Cordonier Segger and Dr Markus Gehring

*UN Convention on the Rights of the Child* - Dr Marie-Claire Cordonier Segger and Dr Markus Gehring


Is there Something Missing in the Proposed Convention on Crimes Against Humanity?: A Political Question for States and a Doctrinal One for the International Law Commission, Journal of International Criminal Justice (Sept 2018) - Dr Sarah Nouwen


Intellectual Property and International Law - Dr Henning Grosse Ruse-Khan

From TRIPS to FTAs and Back: Re-Conceptualising the Role of a Multilateral IP Framework in a TRIPS-Plus World - Dr Henning Grosse Ruse-Khan.

To Formalize or Not to Formalize: Creditor–debtor Engagement in Sovereign Debt Restructurings (2018), Capital Markets Law Journal - Dr Michael Waibel


Putting the MFN Genie Back in the Bottle (2018) AJIL Unbound, 60-63 - Dr Michael Waibel

Brexit and Acquired Rights 111 AJIL Unbound 440-444 - Dr Michael Waibel

Constitutional Protections Afforded to Individuals Subject to an Extradition Request in R. Grote, F. Lachenmann and R. Wolfrum (eds.) Max Planck Encyclopaedia of Comparative Constitutional Law (2018) (with Trina Malone) - Dr Michael Waibel

Counterclaims in International Law in R. Pezzot and S. Gonzalez Napolitano (eds), La solución de controversias en derecho internacional y temas vinculados Liber Amicorum Alejandro Turyn (Eudeba 2017), 283-304 (with Jake Rylatt) - Dr Michael Waibel


‘Mavrommatis Palestine Concessions (Greece v Great Britain) (1924 – 27)’ in E. Bjorge and C. Miles (eds), Landmark Cases in Public International Law (2017), 33-59 - Dr Michael Waibel
Sir Elihu Lauterpacht: a celebration of his life and work

The Lauterpacht Centre held a Symposium to celebrate the life and work of Sir Elihu Lauterpacht CBE QC, founder and Honorary Fellow of the Lauterpacht Centre for International Law, who died on 8 February 2017 (see Highlights, page 4).

The Eli Lauterpacht Lecture

The Inaugural Eli Lauterpacht Lecture ‘A return to the Caroline Correspondence, 1838 – 1842’ was delivered by Professor Dino Kritsiotis from the University of Nottingham at the memorial symposium held for Sir Eli in October 2017.

The Eli Lauterpacht Lecture was established after Sir Eli’s death to celebrate his life and work. It will take place on the first Friday lecture of the Centre at the start of the Michaelmas Term in any academic year.

These lectures are kindly supported by Dr and Mrs Ivan Berkowitz who are Friends of the Centre.

Friday Lunchtime Lecture Series

The Friday lunchtime lecture series proved as popular as ever, with contributions from a number of high profile speakers. Cambridge University Press continued their generous support of the lecture series. The lecture programme for the academic year 2017–18 is in Appendix II.

Many lectures were audio recorded and uploaded to the University Streaming Media Service http://sms.cam.ac.uk as the LCIL International Law Seminar Series. Lectures and videos were also advertised via the Centre’s social media channels and made available via the Centre’s website.
Sir Hersch Lauterpacht Memorial Lecture

The Sir Hersch Lauterpacht Memorial Lecture is an annual three-part lecture series given in Cambridge to commemorate the unique contribution to the development of international law of Sir Hersch Lauterpacht.

The 2018 Hersch Lauterpacht Memorial Lectures were delivered by Professor Sundhya Pahuja of Melbourne Law School, University of Melbourne on 9 March 2018 (pictured below).

Entitled 'The Changing Place of the Corporation in International Law' the three lectures (listed below) were followed by a lively and stimulating Q&A session. Audio recordings of the lectures are available via the University Streaming Media Service.

The Changing Place of the Corporation in International Law

- Part 1: From Colonial Companies to Global Corporations
- Part 2: Decolonisation and Battles over Global Corporations and International Law
- Part 3: Contemporary Patterns of Ordering: Business and Human Rights and International Investment Law
Legal Histories Beyond the State: Work-in-Progress Seminar Series
25 October 2017 onwards

This series of seminars brings together historians, political theorists and lawyers who are interested in the social, economic and political dimensions of law in the modern period. Seminars focus on the ways in which law and legal institutions order and organize space and people. This encompasses both imperial and international law, and domestic public and private law in its manifold influences on the nature and form of relations across borders. Legal actors and institutions, both national and supranational; doctrines and concepts, like jurisdiction; and also diverse forms of legal border-crossing, including the migration of people, ideas and objects across time and place are also of interest. Embracing new trends in legal and historical research, the exchange of legal ideas in formal and informal contexts, and the creation, appropriation and interpretation of law by non-traditional actors, and in unexpected places, is pursued.

In bringing together scholars from a wide range of disciplinary, methodological and geographic orientations, the project aims to strengthen and enrich the work being pursued in these disparate fields, but also test the limits of existing perspectives and lay the foundations for more fluid and productive interactions between them.

In the interests of fostering interdisciplinary interactions which might not otherwise occur, the Global Legal Histories Project is inaugurating a regular work-in-progress (WIP) seminar for junior and early-career researchers.

Some sessions are devoted to discussion of new, published work in the field, and others to the sharing of works-in-progress, whether draft articles, chapters or book prospectuses, with a core group of scholars from a variety of disciplines.

Over time, it is hoped to develop a community of scholars who engage in sustained dialogue about each other's research and also about broader methodological or thematic questions that cut across the fields of global, international and imperial histories, and histories of political thought, with legal dimensions. We also encourage work which otherwise bears on law and ordering across borders. Many of us focus primarily in the 18th–20th century, but earlier periods are also welcome.

This series of lectures is organised by Dr Megan Donaldson (md718@cam.ac.uk), a fellow of the Centre, and included the following six sessions this academic year:

9 May 2018 - Dr León Castellanos Jankiewicz, “Nationality, Alienage and Early International Rights”
16 May 2018 - Dr Emma Mackinnon, “Universalizing the Promise of Empire”
23 May 2018 - Dr Emile v Simpson, “Civitas and Regnum: Grotius' account of the sovereign entity in the De Iure Belli ac Pacis”
7 June 2018 - Dr Kate Purcell, “Histories of International Law, History within International Law: Questions of Method”
25 October 2017 session 1 - Dr Ziv Bohrer, “Transnational conflicts: a new kind of war?”
29 November, session 2 - Dr Kate Miles, “Constructing international law: property, commerce and expectations”
9 February 2018

Human rights: what do they achieve and could they do better? How?

Samuel Moyn, Professor of Law and Professor of History - Yale Law School and Payam Akhavan, Associate Professor - McGill University, discussed human rights on the basis of their new books: Akhavan’s bestselling *In Search of a Better World: A Human Rights Odyssey* and Moyn’s forthcoming and provocative *Not Enough: Human Rights in an Unequal World*.

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Evening Lecture: Is International Law Falling Apart?
15 March 2018

This jointly-organized event with Arnold & Porter was delivered by Sir Christopher Greenwood GBE CMG QC at The Honourable Society of the Inner Temple.

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Book Launch: ‘Landmark Cases in Public Law’
30 April 2018

Landmark Cases in Public International Law examines decisions that have contributed to the development of international law into an integrated whole, whilst also creating specialised sub-systems that stand alone as units of analysis. The result presents international law in three dimensions: what it was, what it is, and what it could be.

To mark the launch of this publication, the Centre hosted a dynamic and interactive panel discussion with the authors of four of chapters from the book, each author arguing why his or her landmark case deserves to be considered the greatest ‘landmark’. Sir Frank Berman KCMG QC, who wrote the volume’s foreword, chaired the event.
4 May 2018

This lecture was delivered by Karen Engle, the Minerva House Drysdale Regents Chair in Law and founder and co-director of the Bernard and Audre Rapoport Center for Human Rights and Justice at the University of Texas at Austin.

Evening Lecture: Sovereign Debt in the 21st Century
15 May 2018

This evening lecture examined the accelerating growth in sovereign debt stocks around the globe and how it profoundly affects the lives of billions of people in this century. Over-borrowing by, and over-lending to, sovereign debtors is not a new phenomenon. The last quarter of the 20th century saw its fair share of sovereign debt problems starting with the Latin American debt crisis that began in 1982. How will the resolution of unsustainable sovereign debts in this century differ from similar exercises in the past?

This evening lecture was delivered by Lee Buchheit, a senior partner in the Sovereign Practice Group at Cleary Gottlieb Steen & Hamilton LLP, based in New York.
Symposiums & Workshops

ILC Workshop: Subsequent Agreements and Subsequent Practice in Relation to Interpretation of Treaties
7 October 2017

All day workshop with ILR’s Special Rapporteur, Professor Georg Nolte, Humboldt University of Berlin.

Symposium: ‘The ASEAN Economic Community: integration without institutionalization.’
by Dr Leonardo Borlini and Professor Claudio Dordi, University of Bocconi
Thursday, 26 October 2017

Dr Leonardo Borlini and Professor Claudio Dordi of the University of Bocconi will present the origins and institutional framework for the Association of Southeast Asian Nations (ASEAN) Community. Their presentation will be followed by a discussion on various aspects of regionalization, in the context of the WTO and the EU. The commentators will include Dr Ludovica Chiussi (University of Oslo/University of Bologna), Professor Winfried Huck (University of Ostfalia), and Dr Joanna Gomula (Lauterpacht Centre for International Law).

Dr Leonardo Borlini and Professor Claudio Dordi of the University of Bocconi presented the origins and institutional framework for the Association of Southeast Asian Nations (ASEAN) Community. Their presentation was followed by a discussion on various aspects of regionalization, in the context of the WTO and the EU. The commentators included Dr Ludovica Chiussi (University of Oslo/University of Bologna), Professor Winfried Huck (University of Ostfalia), and Dr Joanna Gomula (Lauterpacht Centre for International Law).

Sovereigns as Trustees of Humanity: Stocktaking Symposium
27 January 2018

This symposium was co-sponsored with the European Research Council and chaired by Prof Eyal Benvenisti, Centre Director. Academics from leading institutions from around the world delivered lectures in two sessions entitled: ‘Economic Aspects of Trusteeship?’ and ‘Types of Foreign Intervention in Sovereign Decisions.’ Prof Benvenisti concluded the symposium which included future research.
**Succession of States in Respect of State Responsibility**

**6 February 2018**

During its sixty-ninth session in May 2017, the International Law Commission placed the topic of ‘Succession of States in Respect of State Responsibility’ on its current work programme. The traditional thesis that there is no succession in the field of state responsibility for internationally wrongful acts has been challenged by recent state practice and evolving doctrinal views. The cases of succession in Central and Eastern Europe in 1990s, as well as the unification of Germany, provide some of the examples in this respect.

Chaired by Dr Joanna Gomula, Centre Fellow, the aim of this symposium was to discuss state succession in respect of state responsibility and related issues in different fields of international law, in order to identify current trends and emerging rules. The Guest speaker was Professor Pavel Šturma, Charles University in Prague, Special Rapporteur of the International Law Commission for ‘Succession of States in Respect of State Responsibility’. Other speakers and commentators included visiting LCIL fellows and leading academics from Queen Mary College and University College London.

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**International Workshop: International Law and Cyber Security**

**16 May 2018**

Does international law apply to cyberspace, preserving cybersecurity, ensuring the free flow of information, and protecting the rights of users? For many, a positive answer is self-evident. As the experts who produced the Tallinn Manuals 1.0 and 2.0 have explained, “Cyberspace” is located in cyber infrastructure located on states’ territory and is operated by individuals subject to state authority and responsibility. There are several examples of states that can and do control cyberspace when it suits them. But what may seem self-evident appears to have been challenged recently by key state actors who refuse to acknowledge this premise and instead promote the assertion that cyberspace is a dimension that is not governed by international law. The June 2017 meeting of the UN Group of Governmental Experts (GGE) on Developments in the Field of Information and Telecommunications in the Context of International Security exposed a fundamental disagreement on the question of international law’s applicability to states’ use of cyberspace.

This one day workshop, made possible by the generous support of the Japanese Ministry of Foreign Affairs, was led by Prof Eyal Benvenisti, Centre Director, and Tomohiro Mikanagi, LCIL Partner Fellow, to address and reflect on the following questions:

- The applicability of international law to cyber activity;
- What amounts to infringements of sovereignty: from cyber theft to interference in elections and undermining social cohesion;
- What due diligence means in the context of preventing cyber security threats;
- State responsibility for cyber attacks and cyber-related infringements of human rights;
- Necessity and countermeasures in the context of cyber threats;
- The right to self-defence against cyber threats;
- The duty to share information about cyber vulnerabilities and threats;
- The protection of human rights in cyberspace;
- The applicability of international law obligations to private ICT companies;
- Alternatives to international law: Private regulation of cyber activities.
Symposium: The Principles of Shared Responsibility in International Law
6 June 2018

This event was led by Dr Joanna Gomula, Centre Fellow, and featured a presentation of the new Principles on Shared Responsibility in International Law that had been drafted by Prof. André Nollkaemper, Prof Jean d’Aspremont, Dr Ilias Plakokefalos and Dr Markos Karavias.

These principles substantiate, supplement, and adjust the existing rules on the law of international responsibility, as they are reflected in the Articles on the Responsibility of States for International Wrongful Act, the Articles on the Responsibility of International Organizations as well as in the practice of international and domestic courts and authoritative scholarly opinions.

These principles seek to provide guidance to judges, practitioners and researchers when confronted with legal questions of shared responsibility as they may arise between states, international organizations and, in specific situations, other persons. The presentation of the principles was followed by a debate.
Authors’ Workshops at the Centre
14 May 2018

The Lauterpacht Centre organised on 14 May 2018 its second “authors’ workshop” - an event during which LCIL fellows discuss each other’s draft papers. It was beneficial in that authors received constructive feedback on matters ranging from questions and structure to methodology and style from colleagues who bring together a broad array of approaches, fields and interests in international law. It was most inspiring because it is a wonderful experience to be impressed, over and over again, by the brightness, thoroughness, helpfulness and originality of one’s colleagues.

Draft papers were presented by Eyal Benvenisti on big data, cyberspace, the future of democracy and the question how domestic and international law can promote trust in governance; from Rumiana Yotova about the right to benefit from science; from Andrew Sanger about "Schrödinger’s Corporation" and from Henning Grosse-Ruse-Khan on user interests in transnational copyright law. Megan Donaldson spoke about peace-making on the fringes of European empire, whereas Surabhi Ranganathan took us to the battle for international law during the era of decolonization, focusing on the principle of the common heritage of mankind. Michael Waibel assessed the question of the inviolability of the ECB’s Archives, while Sarah Nouwen explored whether the proposed Convention on Crimes against Humanity should not contain an explicit qualification of the duty to prosecute in case of negotiated settlements.

This day represented what the Lauterpacht Centre is all about: facilitating discussions among people who work on all corners of international law, and share an interest in what continues to connect all those corners, and their specialists.
The Lauterpacht Centre is located in two fine Victorian family houses set in their own attractive gardens at no. 5-7 Cranmer Road. In 1996 a wing was constructed, which now houses the Finley Library on the ground floor, with the Snyder Study Room and two offices on the floor above. Facilities include a seminar room, a small library space which is also used as a meeting room, research office space and five residential bedrooms together with a kitchen. One room is set aside for the use of Cambridge PhD students in international law.

2016–17 saw completion of a corridor to link no. 5 Cranmer Road with no.7 Cranmer Road, together with upgraded toilet and kitchen facilities. The link corridor was officially opened on 1 December 2017 (Left to Right: Judge James Crawford, ICJ & Honorary LCIL Fellow; Professor Richard Fentiman, Faculty of Law and Professor Eyal Benvenisti, LCIL Director). The new link will improve communications between the two buildings and a freer flow of people around the Centre. A moveable soundproof partition was also installed in the Finley Library, allowing the room to be completely isolated without restricting access to the new link corridor.

Development projects were made possible thanks to generous funding from our benefactors, in particular Mrs WT Finley Jr, the late Dr Earl Snyder, Trinity College Cambridge, the King of Bahrain and the Government of Malaysia. The Centre remains enormously grateful to them all.
The Lauterpacht Linked partnership programme was launched on 1 December 2017. It gives practitioners unique and exclusive access to people, events and research associated with the Centre, in exchange for their support to the Centre’s infrastructure and activities.

Membership of the programme is by invitation only and open to fifteen to twenty select law firms, barristers’ chambers and major companies with an interest in International law. These Partners financially support the Centre with £8,000 per year, thereby contributing to the development of its research activities and physical infrastructure. Partnership is also open to foreign ministries.

Current LCIL Partners include:

- 4 New Square Chambers
- Arnold & Porter Kaye Scholer
- Dechert LLP
- Foreign & Commonwealth Office
- Japanese Ministry of Foreign Affairs
- Lindeborg Counsellors at Law
- Ministry of Foreign Affairs of the Kingdom of the Netherlands
- Polish Ministry of Foreign Affairs
- Shearman & Sterling LLP
- Shell International
- Ministerio de Asuntos Exteriores, Unión Europea y Cooperación/Ministry of Foreign Affairs, European Union and Cooperation
On 1 December 2017, the Centre held its first Linked Career Event in international law. The aim of this annual event is to allow selected students to meet representatives of Lauterpacht Linked partners in order to learn more about their practise in international law and to discuss career possibilities.

The initiative drew great interest from undergraduate, LLM and doctoral students with 39 applications submitted overall. The event received highly positive and enthusiastic feedback from both students and Linked Partners.

“The LCIL Linked event was a fantastic opportunity to speak to lawyers involved in the practice of international law, while getting a greater sense of different career avenues and opportunities within this area. I found it really valuable to talk to various professionals about their work and to gain a greater understanding of how I can build a career in international law.”

Andrew Pullar (LLM student)

“Planning for a career in international law can be quite a daunting task, due to the lack of information in this field and the absence of a clear path to employment. That’s why I am glad the Lauterpacht Centre organised the career event, which was tremendously helpful and enjoyable for the students.”

Damien Charlotin, PhD student in international law at the Faculty of Law

“As a PhD student in my final year of study, I found that the Linked Career Event provided a great platform to discuss career opportunities with representatives from participating institutions. Through the event, I have succeeded in securing an internship with one of the Lauterpacht Linked partners. The event has created the much-needed bridge that can help connect graduate students looking to join legal practice with city law firms that have a strong international law focus.”

Ridhi Kabra, PhD student in international law at the Faculty of Law

“A central part of Lauterpacht Linked is an annual career event that allows Cambridge students to interact with the world of practice right here at the Centre and to receive advice on different career options in international law. The Centre is delighted about the success of this year’s inaugural career event, and we thank our Lauterpacht Linked Partners for their support and participation.”

Michael Waibel, Co-Deputy Director, LCIL
The Eli Lauterpacht Memorial Fund

The Eli Lauterpacht Fund was launched by the Centre in November 2017 in memory of Sir Eli to support the work of the Lauterpacht Centre for International Law, which he founded, directed and inspired. During this current fund-raising drive, the Centre’s ambition is to raise £750,000.

The Fund will be used to strengthen the Centre not only generally but additionally for three new initiatives – the Cambridge International Lawyers’ Archive, the Eli Lauterpacht Visiting Fellowships and the Eli Lauterpacht Events Fund. This will enable the Centre to become an even more vibrant place for research in international law, cementing its position as one of the field’s leading research centres in the world.

The LCIL Cambridge International Lawyers’ Archive

In collaboration with Cambridge University Library, LCIL is working to create an archive for the papers of international lawyers who have a strong connection to Cambridge, thereby attracting scholars from across the world who are interested in the history of international law. The library offers world-class archival facilities. In addition to Sir Eli’s papers, these papers presently include those of deceased former lawyers - Clive Parry, Derek Bowett and Robert Jennings. LCIL needs £250,000 for the cataloguing of the papers it has already received.

Eli Lauterpacht Visiting Fellowships

Sir Eli loved welcoming scholars from across the world to the Centre. An Eli Lauterpacht Visiting Fellowship allows LCIL to invite each year a scholar, or a practitioner in international law, whose work is relevant to LCIL Fellows to spend at least a month at the Centre and join in research collaborations. £250,000 will endow one such fellowship.

Eli Lauterpacht Events Fund

Strengthening the Centre as a vibrant focal point for research in international law, the Eli Lauterpacht Events Fund will enable LCIL to convene seminars on a wide range of topics, welcoming leading scholars and practitioners from diverse backgrounds and regions.

This Fund will be used for covering the accompanying costs of travel, accommodation and hospitality – a characteristic that Eli himself is so well remembered for. The Centre hopes to raise £250,000 for the Events Fund.
Current Donors of the Fund

The Centre would like to thank the following people for their generous donations to the Eli Lauterpacht Fund:

Mrs Hélène Alexander
Professor and Mrs Nico Bar-Yaacov
Dr & Mrs Ivan Berkowitz
Mrs Jenny Byford
Mrs Gabriel Cox
Dr Joanna Gomula-Crawford
Mr Michael Lauterpacht
Lady Catherine Lauterpacht
Mr Conan Lauterpacht
Mr John Lehman
Mr & Mrs John Lewis
Professor Christoph Schreuer
Dr Anthony Sinclair

In 2006, Sir Eli wrote:

“The establishment of an archive has long been on the list of things that I have had in mind for the Centre … I have a 55-year accumulation of documents … which I would like to see placed in such an archive. … I would be very happy to hand it over for safe-keeping and ultimate use by researchers.”
Directorship of the Centre

Director

Professor Eyal Benvenisti is Director of the Lauterpacht Centre and Whewell Professor of International Law and C C Ng Fellow in Law, Jesus College. Eyal's areas of research and teaching are international law, constitutional law and administrative law. He teaches the international law of global governance, international human rights law and international humanitarian law.

Deputy Director

Dr Sarah Nouwen joined the Lauterpacht Centre in 2009 and became Deputy Director in October 2014. She is a University Senior Lecturer in Law and Fellow of Pembroke College. Her research interests lie at the intersections of law and politics, war and peace, and justice and the rule of the law. She teaches public international law, international human rights law and international criminal law.

Deputy Director

Dr Michael Waibel joined the Lauterpacht Centre in 2008 and became a Deputy Director in October 2014. He is a University Senior Lecturer and Fellow of Jesus College. His main research interests are in international economic law, with a focus on finance, investment and international dispute settlement. He teaches public international law, investment law and EU law at the Faculty of Law.
Dr John Barker is a Fellow of Hughes Hall and has been a Fellow of the Centre since 1999. He is the Chairman of the UK Foreign Compensation Commission and a member of the FCO Expert Panel on the Rule of Law. He has been advising international development agencies, such as the EU, UNDP and DFID, and NGOs, such as WWF, to promote good governance and legal reform in countries in transition, particularly in Africa.

Dr Lorand Bartels is a University Reader in Law in the Faculty of Law and a Fellow of Trinity Hall at the University of Cambridge, where he teaches international law, WTO law and EU law. He is a General Editor of the Cambridge International Trade and Economic Law monographs series published by Cambridge University Press.

Dr Edward Cavanagh is a research fellow at Downing College, Cambridge. He is a historian of legal thought and empires. His PhD focused on the development of international legal thought within imperial and colonial contexts from the era of Justinian to the era of Grotius. His current project traces the development of conquest and corporation within English legal thought from 1066 to 1930. He is a stern proponent of comparative research, committed especially to interdisciplinarian work that looks at some aspect or other of the history of international law.

Professor Marie-Claire Cordonier Segger is an Affiliated Fellow of the Centre; Senior Director of the Centre for International Sustainable Development Law (CISDL) in Montreal, Canada; Executive Secretary of the Climate Law and Governance Initiative (CLGI); and a Full Professor of Law for the University of Waterloo, Canada. She provides legal advice on the implementation of international treaties on sustainable development to the United Nations and through the UN and CISDL, to governments in Africa, Asia Pacific and the Americas.
Dr Megan Donaldson is a Junior Research Fellow in the History of International Law at King's College. She joined the Centre in September 2015, and is currently at work on a book about the history of secrecy and publicity in the international legal order, from the nineteenth century to the present. She holds a BA and LL.B from the University of Melbourne, and an LLM (Legal Theory) and J.S.D. from New York University. Prior to her postgraduate study, she served as an Associate to Justice Hayne of the High Court of Australia.

Ms Natália Ferreira de Castro was a British Red Cross Senior Research Fellow and lead the team of researchers for the British Red Cross/ICRC project on customary international humanitarian law. Prior to joining the Centre, she worked at the International Criminal Court, the Office of the United Nations High Commissioner for Human Rights and the Center for Economic and Social Rights. Natália holds a Master’s in International Affairs from the Institut d’Études Politiques de Paris (Sciences Po), and graduated in Law from the University of São Paulo and is admitted to practice in Brazil. She left the Centre in October 2017.

Dr Claire Fenton-Glynn is Lecturer in Law at Jesus College. Her research lies in the field of human rights and the protection of children. She has published on a wide range of issues including intercountry adoption, international surrogacy, and cross-border child protection, as well as children’s rights under the European Court of Human Rights. At the core of this research is the interaction between international and regional human rights instruments and domestic law, and the way in which these frameworks can be used to implement children’s rights.

Ms Emilie Fitzsimons is a British Red Cross Research Fellow on the joint British Red Cross/International Committee of the Red Cross (ICRC) project on customary international humanitarian law. Prior to joining the project, Emilie worked as a fee-earner in the corporate department of Baker & McKenzie in Luxembourg. Emilie holds an LLM in international law from University College London, and a double degree in French and English Law from the University of Strasbourg in partnership with the University of Leicester.
Dr Markus Gehring is a University Lecturer and Fellow of Hughes Hall and an expert in the Centre for European Legal Studies (CELS). He is a Fellow of the Centre for Environment, Energy and Natural Resources Governance (C-EENRG) and an Associate of the Centre for Climate Mitigation Research (4CMR) Markus’s research interests focus on international and EU sustainable development law, EU external relations law as well as EU and international trade, investment and finance law.

Dr Veronika Fikfak is Senior Lecturer at the University of Cambridge, Homerton College. She holds a Magister Juris and an M.Phil and D.Phil from the University of Oxford. She previously worked at the International Court of Justice, the Law Commission of England and Wales, the European Court of Human Rights and at the UN in Paris. She is currently working on an ESRC project ‘What Price for Human Rights’; studying how the European Court of Human Rights determines compensation in human rights claims. Her next project, ‘A Nudge in the Rights Direction?’, funded by the European Research Council, builds on Dr Fikfak’s work on damages and seeks to understand how different remedies affect the way states comply with human rights requirements and determine when they incorporate them into their own domestic laws.

Dr Joanna Gomula is a Fellow of the Centre, working in the field of WTO law. She has been associated with Queen Mary College, University of London, and has lectured at the Diplomatic Academy of Vienna, University of Nanterre in Paris and University of Cardinal Wyszynski in Warsaw. Joanna contributes regularly to the WTO section of the Global Community Yearbook of International Law and Jurisprudence (ed. G. Ziccardi Capaldo).

Dr Thomas D. Grant is a Senior Research Fellow of Wolfson College. His teaching and research subjects include land and maritime boundaries, State immunity, State succession, international investment protection, international organisations, use of force, comparative constitutional law, diplomatic history, international dispute settlement, law & technology, and artificial intelligence. Dr Grant leads a project in the Cambridge Leverhulme Centre for the Future of Intelligence on legal regulation of autonomous weapons. He holds a BA (Harvard), JD (Yale) and PhD (Cambridge) and has held research posts at the Max Planck Institute, Heidelberg, St Anne’s College, Oxford, US Institute of Peace, Washington, DC, and Hoover Institution, Stanford. He has been at the Lauterpacht Centre since 2002.
**Professor Christine Gray** is Professor of International Law at the Faculty of Law and a Fellow of St John’s College.

**Dr Henning Grosse Ruse-Khan** is a University Reader in International and European Intellectual Property Law and a Fellow of King’s College. In Cambridge, Henning is Co-Director of the Centre for Intellectual Property and Information Law and a Fellow at the Lauterpacht Centre for International Law. He is an external fellow at the Max Planck Institute for Innovation and Competition in Munich (Germany) and visiting professor at the Australian National University (Canberra). Henning researches and teaches International IP, trade and investment law, and has worked with international organisations, national governments and NGOs in these areas.

**Ms Karen Lee** is a Fellow of the Centre and Vice-Mistress of Girton College. She was appointed Centre Publications Director in 2002 and is currently Co-Editor of the International Law Reports.

**Dr Fernando Lusa Bordin** is the John Thornely Fellow in Law at Sidney Sussex College and an Affiliated Lecturer at the Faculty of Law in the University of Cambridge. His research focuses on topics of public international law, including law-making, the law of treaties, international responsibility, international organizations and the intersection between international law and legal theory. He holds an LL.B. from the Federal University of Rio Grande do Sul, Brazil, an LL.M from New York University School of Law and a PhD from the University of Cambridge.
Ms Odette Murray commenced as a College Lecturer and Fellow in Law at Murray Edwards College in October 2015. She is currently completing a PhD in international law at the University of Cambridge. Her doctoral research concerns the conditions for, and consequences of, multiple responsibility of states and international organisations.

Ms Claudia Maritano is a British Red Cross Senior Research Fellow and leads the team of researchers for the British Red Cross/ICRC project on customary international humanitarian law. Prior to joining the project, Claudia worked as a legal associate at the legal division of the ICRC in Geneva. She also worked as a legal intern at the Geneva Academy of International Humanitarian Law and Human Rights. Claudia holds an LL.M. in International Humanitarian Law and Human Rights from the Geneva Academy and a Master's degree in Law from the University of Torino, Italy.

Dr Kate Miles is a Fellow and Lecturer in Law at Gonville and Caius College. Prior to her appointment at Caius, she was a Senior Lecturer in International Law at the Faculty of Law, University of Sydney, specialising in international investment law and international environmental law. Kate holds a BA, LL.B and LL.M in Environmental Law (Hons I) from the University of Auckland, an LL.M in International Legal Studies from NYU, and a PhD from the University of Sydney. She also practiced for several years in the litigation departments of leading commercial law firms in Auckland and Sydney.

Ms Hannah Maley is a British Red Cross Research Fellow on the joint British Red Cross/International Committee of the Red Cross (ICRC) project on customary international humanitarian law. Prior to joining the project, Hannah worked as a committee assistant to the House of Lords EU External Affairs Sub-Committee. Hannah obtained her LLB in Law with French from the University of Glasgow. She also holds an LLM in Public International Law from Utrecht University, where she specialised in international humanitarian law and international human rights law.

Dr Federica Paddeu is John Tiley Fellow in Law at Queens’ College, where she was previously Junior Research Fellow (2013-2016). She holds a PhD and LLM in international law from the University of Cambridge, a law degree from Universidad Católica Andrés Bello, Caracas, Venezuela, and a Postgraduate Diploma in Learning and Teaching in Higher Education (PGDipLATHE) from the Oxford Learning Institute of the University of Oxford. She is a member of the Caracas (Distrito Federal) Bar, and a member of the Academic Research Panel of Blackstone Chambers, London. Her research focuses on the law of State responsibility, the law on the use of force, and dispute settlement.
Dr Surabhi Ranganathan is Lecturer in International Law and a Fellow of King's College. Her research explores histories and politics of international law, with a current focus on the designation, representations and regulation of global commons, especially the deep seabed. Prior to joining the Faculty of Law, Surabhi was Assistant Professor at the University of Warwick (2014–2015), Junior Research Fellow at King’s College, Cambridge (2012–2014), and Institute Fellow and Program Officer at the Institute for International Law and Justice, NYU School of Law (2006–2008).

Dr Mark Retter joined in February 2016 as a Research Associate working on the Legal Tools for Peace-Making project. Prior to this, Mark was a Gates Cambridge Scholar at the University of Cambridge, undertaking doctoral research on philosophical foundations for human rights in the thought of Alasdair MacIntyre. He supervises undergraduates and is a graduate teaching assistant on the LL.M course for jurisprudence. Mark holds an LL.M from the University of Cambridge, an LL.B from the University of New South Wales, and a BCom (Econ Hons I) from the University of Sydney.

Ms Jolien Quispel was a British Red Cross Research Fellow on the joint British Red Cross/ICRC project on customary international humanitarian law. Prior to joining the project, Jolien worked as a senior research associate with the Public International Law and Policy Group, as a pro-bono lawyer at the ICC and researcher at the Inter-American Court for Human Rights. She holds an LL.M. in International Human Rights and Criminal Justice from Utrecht University, an LL.B. and BA in Development Studies and Spanish from the University of Melbourne and is admitted to practice in Victoria, Australia. She left the Centre in April 2018.

Ms Jana Panakova was a British Red Cross Research Fellow on the joint British Red Cross/ICRC project on customary international humanitarian law. Prior to joining the project, Jana worked for the ICRC as legal attaché and manager of the ICRC National Implementation Database. She has also worked for the International Criminal Court, the European Centre for Constitutional and Human Rights, and Human Rights Watch. Jana holds an LL.M. from VU University Amsterdam and a Master of Laws degree from the Comenius University in Bratislava. She left the Centre in December 2017.

Dr Brendan Plant is the Hopkins-Parry Fellow in Law at Downing College. He was previously a Research Fellow in Public International Law at the British Institute of International and Comparative Law, and during his doctoral studies he held research fellowships at the University of Freiburg and the Max Planck Institute of Comparative Public Law and International Law in Heidelberg. Brendan holds a PhD from the University of Cambridge, an MSc (Human Rights) from the London School of Economics, and undergraduate degrees from the University of Sydney. Qualified as a solicitor in New South Wales, Brendan has acted in cases before the International Court of Justice, the UK Supreme Court, and various international human rights courts, and he was a staff member of the Bahrain Independent Commission of Inquiry. His main research interests include territorial sovereignty and international boundaries, international dispute settlement, maritime delimitation, human rights, and the history and theory of international law.
Dr Jamie Trinidad is a Fellow of Wolfson College. His research focuses on public international law, constitutional law and human rights. He is particularly interested in self-determination issues, territorial disputes and the constitutional arrangements of British Overseas Territories. Jamie completed his PhD at Cambridge. In addition to his academic work he practises as a barrister. He was called to the Bar of England and Wales in 2001 and the Bar of Gibraltar in 2005.

Dr Andrew Sanger is the Volterra Fietta Junior Research Lecturer at Newnham College and the Lauterpacht Centre for International Law. His research interests include domestic corporate liability for violations of international law, the relationship between international law and English law, the law of immunity, international human rights law, international criminal law, and the laws of armed conflict.

Silvia Scozia is a British Red Cross Research Fellow on the joint British Red Cross/ICRC project on customary international humanitarian law. Prior to joining the project, Silvia worked as a Legal Associate at the ICRC Advisory Service on International Humanitarian Law in Geneva. In 2015-2016, Silvia worked as a Counsel and Research Analyst for the former Minister of Foreign Affairs of Spain in Madrid. She holds a Bachelor and Master’s Degree in Law from the Università degli studi di Bari (Italy), and an LL.M. in International Humanitarian Law and Human Rights from the Geneva Academy.

Francesco Romani is a British Red Cross Research Fellow on the joint British Red Cross/ICRC project on customary international humanitarian law. Previously, Francesco worked as a research and teaching assistant for the Graduate Inst. of international and Development Studies in Geneva, the Harvard Law School Program on International Law and Armed Conflict, and Interpeace. Francesco will soon defend his PhD dissertation in international law at the Graduate Inst. of International and Development Studies in Geneva in which he focuses on the notion and function of belligerent reprisals. He holds a Law Degree from the University of Pavia, has been awarded the Diploma in Social Sciences from the Institute of Advanced Study (IUSS) in Pavia and also the Certificat de Droit Transnational from the University of Geneva.

Professor Stephen Toope is Director of the University of Toronto’s Munk School of Global Affairs, and took over from Professor Sir Leszek Borysiewicz as Vice-Chancellor of the University of Cambridge on 1 October 2017. He specialises in human rights, international dispute resolution, international environmental law, the use of force, and international legal theory with degrees in common law (LL.B) and civil law (BCL) with honours from McGill University (1983). Professor Toope is also an alumnus of Trinity College Cambridge, where he completed his PhD in 1987.

Dr Jamie Trinidad is a Fellow of Wolfson College. His research focuses on public international law, constitutional law and human rights. He is particularly interested in self-determination issues, territorial disputes and the constitutional arrangements of British Overseas Territories. Jamie completed his PhD at Cambridge. In addition to his academic work he practises as a barrister. He was called to the Bar of England and Wales in 2001 and the Bar of Gibraltar in 2005.
Ms Andrea Varga is a Research Associate working on the Legal Tools for Peace-Making project. Her research interests focus on peace-making, the law of responsibility (attribution in particular), as well as judicial dialogue and the approach of specialised courts to questions of general international law. Prior to joining the project, Andrea was a Meijers PhD Fellow at Leiden University, and she is currently completing her PhD on the topic of ‘State Responsibility in the Absence of Effective Government’. As part of her doctoral research, she spent a semester as a Visiting Scholar at Columbia Law School in New York.

Professor Jorge E. Vinuales holds the Harold Samuel Chair of Law and Environmental Policy at the University of Cambridge and is the founder and former Director of the Cambridge Centre for Environment, Energy and Natural Resource Governance (C-EENRG). He is also the Chairman of the Compliance Committee of the UN-ECE/WHO-Europe Protocol on Water and Health, a member of the Panel of Arbitrators of the Shanghai International Arbitration Centre, the Director-General of the Latin American Society of International Law, and an Of Counsel with Lalive. Professor Vinuales has wide experience as a practitioner. He has worked on many cases including several high profile inter-State, investor-State, and commercial disputes, and he regularly advises companies, governments, international organisations or major NGOs on different matters of environmental law, investment law, and public international law at large.

Professor Marc Weller is Professor of International Law and International Constitutional Studies at the Department of Politics and International Studies (POLIS), University of Cambridge. He was Director of the Lauterpacht Centre until December 2015. He holds Doctorates in International Law and International Relations, in Law, and in Political and Social Sciences from the Universities of Cambridge, Frankfurt and Hamburg. He is a barrister (Middle Temple) and Associate Tenant at Doughty Street Chambers, a fully qualified and accredited mediator and a Fellow of the Chartered Institute of Arbitrators.

Dr Rumiana Yotova is a Fellow and Director of Studies in Law at Gonville and Caius College and an Affiliated Lecturer at the Faculty of Law where she teaches International Investment Law and External Relations of the European Union. Her research interest are in the areas of general international law, international dispute settlement and international biomedical law. Rumiana practices as Door Tenant at Thomas More Chambers where she advises on investor-State arbitrations. Prior to joining Caius, Rumiana spent four years as a Lecturer and DOS in Law at Lucy Cavendish College. She completed her PhD in Cambridge under the supervision of Prof. James Crawford, did her Magister Juris at the University of Sofia, an LLM Advanced in International Law at Leiden University and was awarded the Hague Academy Diploma in International Law cum laude. Rumiana was a founder and editor-in-chief of the Cambridge Journal of International and Comparative Law (now Cambridge International Law Journal).
Centre Staff

Centre Administrator

**Anita Rutherford** is the Centre’s Administrator. Anita manages the Centre’s finances, buildings and facilities, operations and events. Anita is also the first point of contact for research visit enquiries.

Centre Receptionist, Admin Support and Secretary to the Director

**Karen Fachechi** joined the Centre in November 2008. Karen runs the front office and works closely with Anita to ensure the smooth running of the Centre.

Computer Officer

**Sarah Hill** manages the Centre’s computer network, servers and printers, and ensures our wired and wireless access is running smoothly. She is also one of the Faculty of Law’s Computer Officers.

Communications Co-ordinator

**Vanessa Bystry** joined the Lauterpacht Centre for International Law (LCIL) in April 2018 after a brief spell working at Cambridge Judge Business School. Prior to that she worked for Johnson Matthey for nineteen years specializing in marketing and internal communications for the Emission Control Technologies business.
Visiting Fellows & Scholars

The Lauterpacht Centre welcomed 50 visiting academics and visiting postgraduate students during the 2017–18 academic year. The list of visiting fellows and scholars for the academic year appears in Appendix I.

Profiles and research information on the visitors are available on the Centre’s website, along with a ‘visiting fellows archive’ of visitors since summer 2011 (www.lcil.cam.ac.uk).

Throughout the year visiting fellows and scholars held weekly round table sessions presenting research and providing a forum for discussion and debate. In addition to their academic endeavour, this year’s visitors organised a number of social activities. The Centre is grateful to the visitors for their contribution to the Centre, both academic and social.

The Brandon Research Fellowship was funded by a generous gift in 2009 by the late Mr Michael Brandon and his son, Mr Christopher Brandon. The fellowship was awarded in 2017–18 to Dr Sergio Pena-Neira from Universidad Bernardo O’Higgins, Santiago de Chile, Chile.

The Polonia Scholarship was funded by a private gift to the Lauterpacht Centre for scholars of Polish citizenship. The fellowship was awarded in 2017–18 to Dr Karolina Wierczynska from the Institute of Law Studies in Polish Academy of Sciences, Warsaw.

The 2017–18 Snyder Visiting Scholarship was awarded to Mr Corey Kadesh from Indiana University Maurer School of Law. During his fellowship at the Centre, Corey worked on his research project ‘1948 Universal Declaration of Human Rights: the right to health in international law and how the current global landscaping will impact on this right’.

The Centre values the opportunity the scholarship and related Snyder Lecture series gives us in forging a strong relationship with the University of Indiana and we look forward to welcoming next year’s Snyder Scholar in September.
Senior Fellowship of the Centre was officially recognised in the 2005–6 academic year and is awarded in recognition of eminence in the field of international law, combined with significant involvement in the Centre itself:

Judge Howard Morrison  
Professor Jan Paulsson  
Professor Wenhua Shan  
Professor Malcolm Shaw QC  
Sir Michael Wood KCMG

The Centre also has a number of distinguished Honorary Fellows, appointed by reason of their standing in international law or their significant contribution to the development of the Centre:

Professor Philip Allott  
Professor Sir Derek Bowett CBE QC FBA (†)  
HE Judge James Crawford AC, SC FBA  
Professor John Dugard  
Mrs Julie Finley  
Lady Catherine Lauterpacht  
Sir Elihu Lauterpacht CBE QC LLD (†)  
HE Judge Sir Christopher Greenwood CMG QC  
HE President Dame Rosalyn Higgins DBE QC  
HE President Hisashi Owada  
HE Judge Stephen M Schwebel  
Dr Earl Snyder (†)  
Mr Edward St George (†)  
Professor Hugh Thirlway  
Professor Stephen Toope

The Centre is also very grateful to members who served on the Committee of Management during the past year:

Professor Richard Fentiman (Chair)  
Professor Eyal Benvenisti (Director)  
Dr Sarah Nouwen (Deputy Director)  
Dr Michael Waibel (Deputy Director)  
Dr Lorand Bartels  
Professor Christine Gray  
Dr Kate Miles  
Dr Federica Paddeu  
Dr Surabhi Ranganathan  
Professor Marc Weller

The Committee of Management was supported by Centre Administrator Anita Rutherford, whose efforts and dedication in the running of the Centre are gratefully appreciated.
Lauterpacht Linked is a partnership programme of the Lauterpacht Centre for International Law (LCIL), which creates and consolidates strong relationships between practitioners and the Centre.

The programme was launched on 1 December 2017 at the Centre, and gives practitioners unique and exclusive access to people, events and research associated with the Centre, in exchange for their support to the Centre’s infrastructure and activities.

The Lauterpacht Linked Programme deepens the relationship between a very select group of practitioners who support the Centre and its wider community.

Our Partners

We are grateful for the support of our partners in 2017-2018:

Mr Arif Ali, Dechert LLP
Dr Yas Banifatemi, Shearman & Sterling LLP
James Cowan, Shell International Ltd
Patrcio Grané Labat, Arnold & Porter Kaye Scholer
Sir Ian Macleod KCMG, Foreign & Commonwealth Office
Dr Konrad Marciniak, Polish Ministry of Foreign Affairs
Dr Rutsel Martha, Lindeborg Counsellors at Law Ltd
Dr Carlos Jiménez Piernas, Ministry of Foreign Affairs, European Union and Cooperation, Government of Spain
Mr Tomohiro Mikanagi, Japanese Ministry of Foreign Affairs
Mr Can Yeginsu, 4 New Square Chambers
One outcome of the Centre’s 25th birthday celebrations in 2008 was the creation of the
category of **Friends of the Centre**, in recognition of significant financial donations. The Centre
thanks the following for the generous support since 2008:

Dr & Mrs Ivan Berkowitz
Mr Michael Brandon (†)
Mr Christopher Brandon
Judge Charles N. Brower
Mrs Gabriel Cox
HE Judge James Crawford AC, SC FBA
Mrs Julie Finley
Dr Joanna Gomula
Judge Sir Christopher Greenwood CMG QC
Judge Sir Kenneth Keith ONZ KBE QC
Sir Elihu Lauterpacht CBE QC LLD (†)
Mr Conan Lauterpacht
Mr Michael Lauterpacht
Professor Christoph Schreuer
Mr Anthony Sinclair
Dr Andrés Rigo Sureda
Sir Michael Wood KCMG

The full listing of Centre Benefactors, Friends and other supporters, as well as information on various support
and giving schemes, is available on the Centre’s website
(www.lcil.cam.ac.uk).

The Centre is enormously grateful to the authors who
generously waive their royalties in favour of the Centre,
including those in respect of the Hersch Lauterpacht
Memorial Lectures.
### Appendix I: Visiting Fellows & Scholars 2017–18

<table>
<thead>
<tr>
<th>NAME</th>
<th>INSTITUTION</th>
<th>PERIOD OF STAY</th>
<th>RESEARCH TOPIC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Tobias Ackermann</td>
<td>Ruhr University Bochum, Germany</td>
<td>3 July-17 July 2018</td>
<td>The effects of armed conflict and belligerent occupation on investment treaties</td>
</tr>
<tr>
<td>Mr Mario Gilberto Aguilera</td>
<td>Institute for International and European Law, Georg-August University of Göttingen, Germany</td>
<td>13 Sept 2017-27 Feb 2018</td>
<td>Public participation in environmental decisions: Europe and Latin America in comparative perspective</td>
</tr>
<tr>
<td>Bravo</td>
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<tr>
<td>Dr Khalifa Alfadhel</td>
<td>National Institution for Human Rights, Kingdom of Bahrain</td>
<td>1 May-15 June 2018</td>
<td>The Right to Democracy in International Law: Lessons from the Arab Spring</td>
</tr>
<tr>
<td>Dr Gloria Alvarez</td>
<td>University of Aberdeen</td>
<td>3 July-13 Sept 2018</td>
<td>Understanding EU law in international investment arbitration: The present and future of the Energy Charter Treaty in Europe</td>
</tr>
<tr>
<td>Dr Saeed Bagheri</td>
<td>European University Institute, Florence, Italy</td>
<td>3 July-24 August 2018</td>
<td>Public international law, war studies, law of armed conflict, law on the use of force, international peace and security</td>
</tr>
<tr>
<td>Ms Natalie Baird</td>
<td>University of Canterbury, School of Law, New Zealand</td>
<td>16 July-13 Sept 2018</td>
<td>Complementary Protection and Protection of Stateless Asylum Seekers in New Zealand</td>
</tr>
<tr>
<td>Ms Ashley Barnes</td>
<td>University of Toronto, Faculty of Law, Canada</td>
<td>19 Sept-19 Dec 2017</td>
<td>Accessing ‘Practical Justice’ for individuals: Mass Claims Compensation in a Changing International Legal Order</td>
</tr>
<tr>
<td>Prof Andrea Bjorklund</td>
<td>Faculty of Law, McGill University, Montreal, Canada</td>
<td>4 June-15 August 2018</td>
<td>Rights, Powers, and Duties of Arbitrators</td>
</tr>
<tr>
<td>Prof Tillmann Braun</td>
<td>Humboldt-University, Berlin, Germany</td>
<td>2 July-27 July 2018</td>
<td>Revolutionary upheavals in international law: non-state actors in investment after the ‘Arab Spring’</td>
</tr>
<tr>
<td>Ms Sinthiou Buszewski</td>
<td>Walthert Schuecking Institute for International Law, Kiel, Germany</td>
<td>9 July-13 Sept 2018</td>
<td>International judicial institutions, democracy theory: Participation through courts</td>
</tr>
<tr>
<td>NAME</td>
<td>INSTITUTION</td>
<td>PERIOD OF STAY</td>
<td>RESEARCH TOPIC</td>
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</tr>
<tr>
<td>Prof Anthony Cassimatis</td>
<td>TC Beirne School of Law, University of Queensland, Australia</td>
<td>9 April-21 Sept 2018</td>
<td>Human rights related trade measures under international law</td>
</tr>
<tr>
<td>Ms Ludovica Chiussi</td>
<td>Norwegian Centre for Human Rights, University of Oslo, Norway</td>
<td>25 April-10 Nov 2017</td>
<td>Corporations, Human Rights and General Principles of International Law</td>
</tr>
<tr>
<td>Mr Joel Dahlquist Cullborg</td>
<td>Uppsala University, Sweden</td>
<td>9 Jan-22 March 2018</td>
<td>The application of non-ICSID arbitration rules in investment treaty disputes</td>
</tr>
<tr>
<td>Prof Sergio Dellavalle</td>
<td>Dipartimento di Giurisprudenza, University of Torino, Italy</td>
<td>6 Nov-1 Dec 2017</td>
<td>The Right to Refuge and the right to Political Identity in the Light of the Paradigms of International Order</td>
</tr>
<tr>
<td>Dr Marco Duranti</td>
<td>Dept. of History, University of Sydney, Australia</td>
<td>30 Sept-14 Dec 2017</td>
<td>The Conservative Party and International Law in Historical Perspective</td>
</tr>
<tr>
<td>Prof George E. Edwards</td>
<td>Indiana University, USA</td>
<td>13 Nov-24 Nov 2017</td>
<td>A conceptual framework for the application of General Principles of International Law</td>
</tr>
<tr>
<td>Mr Craig Eggett</td>
<td>Faculty of Law, Maastricht University, The Netherlands</td>
<td>9 Jan-22 March 2018</td>
<td>Related to concerns and based on hope: The principle of love within law with a special focus on international law.</td>
</tr>
<tr>
<td>Prof Carlos Esposito</td>
<td>University Autonoma of Madrid, Spain</td>
<td>2 Jan-30 March 2018</td>
<td>International Law and Technology</td>
</tr>
<tr>
<td>Mr Pascal K Gotthardt</td>
<td>Switzerland</td>
<td>10 April 2018 -21 Au-gust 2018</td>
<td>Related to concerns and based on hope: The principle of love within law with a special focus on international law.</td>
</tr>
<tr>
<td>Ms Nina Hadorn</td>
<td>University of Zurich, Faculty of Law, Switzerland</td>
<td>26 Sept 2017- 13 Sept 2018</td>
<td>Regime conflict in international law: The example of UNHCR - IOM</td>
</tr>
<tr>
<td>Prof Tore Henriksen</td>
<td>UiT The Arctice University of Norway</td>
<td>12 June-28 July 2018</td>
<td>Climate change, fisheries and the adaptiveness of law of the sea</td>
</tr>
<tr>
<td>Mr Emmanuel Igbokwe</td>
<td>University of Zurich, Switzerland</td>
<td>9 Oct 2017-22 March 2018</td>
<td>To probe or not to probe: should arbitral tribunals in international commercial arbitration investigate sua sponte bribery and corruption? A comparative analysis</td>
</tr>
<tr>
<td>Ms Astrid Iversen</td>
<td>University of Oslo, Faculty of Law, Norway</td>
<td>26 Sept-14 Dec 2017</td>
<td>Principles of equal treatment of creditors in sovereign debt restructurings</td>
</tr>
<tr>
<td>NAME</td>
<td>INSTITUTION</td>
<td>PERIOD OF STAY</td>
<td>RESEARCH TOPIC</td>
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</tbody>
</table>
| Mr Corey Kadosh  
(Snyder Scholar) | Indiana University, Maurer School of Law, USA | 28 Sept-14 Dec 2017 | 1948 Universal Declaration of Human Rights: the right to health in international law and how the current global landscaping will impact on this right |
| Prof Harold Koh  
(Sterling Professor of International Law)  
(Herbert Smith Freehills Visitor) | Yale Law School, USA | 27 April-16 June 2018 | How the Trump Administration, and reactions to it, have challenged the foundations of modern international law |
<p>| Dr Andreas Kulick | University of Tuebingen, Germany | 13 Feb-28 March 2018 | Towards an institutional theory of interpretation in international law |
| Ms Viktoria Lapa | Bocconi University, Milan, Italy | 3 July-30 Aug 2018 | Standard of review for economic sanctions: in search of the Golden Fleece? |
| Mr Johann Leiss | Faculty of Law, University of Oslo, Norway | 13-27 October 2017 | The World Courts - On the construction of a global judicial system |
| Dr Lucas Lixinski | UNSW, Faculty of Law, Sydney, Australia | 15 Jan-9 Feb 2018 | A third way of thinking about cultural heritage in international law |
| Prof. Thilo Marauhn | Justus Liebig University Gießen, Germany | 9 April-31 August 2018 | The sociological foundations of international law re-visited |
| Mr Tomohiro Mikanagi | Embassy of Japan, London | 4 Sept 2017-28 June 2018 | Role of International Law in the Prevention of Escalation into Armed Conflict in Disputed Areas |
| Prof Akio Morita | Hosei University, Faculty of Law, Japan | 5 April 2018-11 April 2019 | International law of the sea |
| Mr Tobias P Naef | University of Zurich, Rechtswissenschaftliches Institut, Switzerland | 10 April-13 Dec 2018 | The EU Data Protection Framework for cross border data transfers in WTO Law |
| Mr Piergiuseppe Parisi | University of Trento - School of International Studies, Italy | 3 July-13 Sept 2018 | The effectiveness of international commissions of enquiries |
| Prof Photini Pazartzis | National and Kapodistrian University of Athens, Faculty of Law, Greece | 18 Sept-29 June 2018 | Reparation in international adjudication |</p>
<table>
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<tr>
<th>NAME</th>
<th>INSTITUTION</th>
<th>PERIOD OF STAY</th>
<th>RESEARCH TOPIC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dr Sergio Pena-Neira (Brandon Fellow)</td>
<td>Facultad de Derecho, Universidad Bernardo O'Higgins, Santiago de Chile, Chile</td>
<td>9 Jan-22 March 2018</td>
<td>Kind and degree of interpretation of international law into European Union Law and National law (England), case study of Article 8 letter &quot;j&quot; of the Convention of biological diversity, rights of indigenous people over their traditional knowledge</td>
</tr>
<tr>
<td>Dr Ceren Zeynep Pirim</td>
<td>Bahcesehir University, Faculty of Law, Turkey</td>
<td>25 April-6 July 2018</td>
<td>State succession / Succession to international responsibility</td>
</tr>
<tr>
<td>Ms Erin Pobjie</td>
<td>Institute for International Peace and Security Law, University of Cologne, Germany</td>
<td>26 Sept-14 Dec 2017</td>
<td>Jus ad bellum. The meaning and lower threshold of a prohibited 'use of force' under article 2(4) of the UN charter and customary international law</td>
</tr>
<tr>
<td>Dr Kate Purcell</td>
<td>University of Technology, Sydney, Australia</td>
<td>9 Oct 2017-8 June 2018</td>
<td>Ideas of Natural Order: International Law, the Territorial State, and the Sea</td>
</tr>
<tr>
<td>Dr James Simeon</td>
<td>York University, Toronto, Canada</td>
<td>26 Sept 2017-28 June 2018</td>
<td>Comparing complicity, as a basis for exclusion from Convention Refugee Status, in five common law jurisdictions: Canada, the US, the UK, Australia and New Zealand</td>
</tr>
<tr>
<td>Dr Mateja Steinbrück Platise</td>
<td>Max Planck Institute for Comparative Public and International Law, Heidelberg, Germany</td>
<td>2 Feb-2 March 2018</td>
<td>Human Rights Obligations of International Organisations</td>
</tr>
<tr>
<td>Ms Valérie Suhr</td>
<td>University of Hamburg Law School, Germany</td>
<td>3 July-13 Sept 2018</td>
<td>Protection of sexual minorities through international criminal law</td>
</tr>
<tr>
<td>Ms Katalin Sulyok</td>
<td>ELTE Law School, Dept. of International Law, Budapest, Hungary</td>
<td>9 Jan-12 Feb 2018</td>
<td>Role and weight of scientific arguments in international environmental adjudication</td>
</tr>
<tr>
<td>Dr Ozlem Ulgen</td>
<td>School of Law, Birmingham City University</td>
<td>25 April-14 Dec 2017</td>
<td>The law and ethics of autonomous weapons: a cosmopolitan perspective</td>
</tr>
<tr>
<td>Mr Luis Viveros-Montoya</td>
<td>UCL</td>
<td>09 January-28 June 2018</td>
<td>The Relationship between Transitional Justice and International Law: The Colombian Case</td>
</tr>
<tr>
<td>Dr Shengxiang Wei</td>
<td>East China University of Science and Technology, Law School</td>
<td>18 July-17 July 2018</td>
<td>A study on EU anti-dumping investigations against China following the end of 2016</td>
</tr>
<tr>
<td>NAME</td>
<td>INSTITUTION</td>
<td>PERIOD OF STAY</td>
<td>RESEARCH TOPIC</td>
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<tr>
<td>Dr Deborah Whitehall</td>
<td>University of Sydney, Australia</td>
<td>22 Nov-14 Dec 2017</td>
<td>Hannah Arendt and the Biopolitics of International Human Rights Law</td>
</tr>
<tr>
<td>Prof. Antje Wiener</td>
<td>Faculty of Economics and Social Sciences, University of Hamburg, Germany</td>
<td>9 Jan-22 March 2018</td>
<td>The Common Language of International Relations: Forging Dialogue in Contested Norms in Law and Politics</td>
</tr>
<tr>
<td>Dr Karolina Wierczynska</td>
<td>Department of International Public Law of the Institute of Law Studies, Polish Academy of Sciences in Warsaw</td>
<td>21 May-29 June 2018</td>
<td>Gravity of a case before the ICC and significant disadvantage before the EctHR: admissibility of a case criteria, instruments of case selection or (in) comparable concepts of international law?</td>
</tr>
<tr>
<td>Dr Lu Zhu</td>
<td>Capital University of Economics and Business, Beijing, China</td>
<td>26 Sept 2017-13 Sept 2018</td>
<td>Transformation of international law and realization of China’s discourse power in the fourth generation warfare era</td>
</tr>
</tbody>
</table>
Appendix II: Lectures 2017–18

6 October 2017

**Professor Georg Nolte**  
Humboldt University Berlin  
*Recent developments in international law and in the ILC: in sync?*

12 October 2017

**Dr Guy Sinclair**  
Victoria University of Wellington  
*A new genealogy of international organisations law*

**THE ELI LAUTERPACHT LECTURE 2017**

13 October 2017

**Professor Dino Kritsiotis**  
University of Nottingham  
*Sir Eli Lauterpacht Lecture 2017 A return to the Caroline correspondence, 1838-1842*

13 October 2017

Sir Elihu Lauterpacht: a celebration of his life and work

20 October 2017

**Professor Andrea Bianchi**  
Graduate Institute, Geneva  
*International adjudication, rhetoric and storytelling*

25 October 2017

**Dr Ziv Bohrer**  
Bar-Ilan University  
*Legal Histories Beyond the State: Work-in-Progress Seminar  
Session 1: Transnational conflicts: a new kind of war?*

26 October 2017

**Dr Leonardo Borlini & Professor Claudio Dordi**  
University of Bocconi  
*The ASEAN Economic Community: integration without institutionalization*

27 October 2017

**Dr Marco Duranti**  
University of Sydney  
*The Christian origins of European human rights law 1899-1950*

2 November 2017

**Professor Thomas Burri**  
University of St Gallen  
*International law and artificial intelligence*

3 November 2017

**Professor Helmut Aust**  
Frei Universität Berlin  
*Cities and climate change in the populist post-Paris world: an international law perspective*

10 November 2017

**Professor Phoebe Okowa**  
Queen Mary, University of London  
*Contested authority: public power and the exploitation of nature resources*

17 November 2017

**Professor Robert McCorquodale**  
University of Nottingham  
*Business and human rights: due diligence in law and practice*
<table>
<thead>
<tr>
<th>Date</th>
<th>Speaker</th>
<th>Institution</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>24 November 2017</td>
<td>Dr Deborah Whitehall</td>
<td>University of Sydney Law School</td>
<td>A time map for international law</td>
</tr>
<tr>
<td>29 November 2017</td>
<td>Dr Kate Miles</td>
<td>Cambridge University</td>
<td>Legal Histories Beyond the State: Work-in-Progress Seminar</td>
</tr>
<tr>
<td></td>
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<td></td>
<td>Session 2: Constructing international law: property, commerce and &quot;expectations&quot;</td>
</tr>
<tr>
<td>19 January 2018</td>
<td>Professor Gleider I Hernández</td>
<td>Durham Law School</td>
<td>Systemic Agents in International Law</td>
</tr>
<tr>
<td>26 January 2018</td>
<td>Dr Matthew Nicholson</td>
<td>Durham Law School</td>
<td>Psychoanalyzing International Law</td>
</tr>
<tr>
<td>27 January 2018</td>
<td>Professor Photini Pazartzis</td>
<td>University of Athens</td>
<td>Sovereigns as Trustees of Humanity: Stocktaking</td>
</tr>
<tr>
<td>2 February 2018</td>
<td>Professor Tsilly Dagan</td>
<td>Bar-Ilan University</td>
<td>International tax policy: between competition and cooperation</td>
</tr>
<tr>
<td>6 February 2018</td>
<td>Dr Pavel Šturma</td>
<td>Charles University, Prague</td>
<td>Succession of States in Respect of State Responsibility</td>
</tr>
<tr>
<td>9 February 2018</td>
<td>Dr Catriona Drew</td>
<td>SOAS University of London</td>
<td>Self-determination: the untold story of population transfer</td>
</tr>
<tr>
<td>9 February 2018</td>
<td>Samuel Moyn</td>
<td>Yale Law School</td>
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<tr>
<td>16 February 2018</td>
<td>Sean Aughey</td>
<td>Barrister, 11KBW</td>
<td>Refracting international law ideas through the prism of the common law: act of state is (almost) dead, long live act of state!</td>
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<tr>
<td>23 February 2018</td>
<td>Professor Tsilly Dagan</td>
<td>Bar-Ilan University</td>
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HERSCH LAUTERPACT MEMORIAL LECTURES 2018

9 March 2018
Professor Sundhya Pahuja
University of Melbourne
The changing place of the corporation in international law

27 April 2018
Mónica García-Salmones Rovira
University of Helsinki
Human rights, natural rights and the ordering of conquest

4 May 2018
Karen Engle
University of Texas at Austin
The common sense of anti-impunity: human rights, amnesties and sexual violence in conflict

9 May 2018
Dr León Castellanos Jankiewicz
European University Institute, Florence
Nationality and early international rights

11 May 2018
Dr Hayk Kupelyants
University of Cambridge
Conflict of laws before international courts and tribunals

15 May 2018
Lee Buchheit
Cleary Gottlieb Steen & Hamilton LLP
Sovereign debt in the 21st century

LCIL WORKSHOP

16 May 2018
Conveners: Eyal Benvenisti and Tomohiro Mikanagi
International law and cyber security

16 May 2018
Dr Emma Mackinnon
University of Chicago
Legal Histories Beyond the State: Work-in-Progress Seminar
Universalizing the promise of empire

23 May 2018
Dr Emile Simpson
Harvard University Society of Fellows
Legal Histories Beyond the State: Work-in-Progress Seminar
Civitas and Regnum: Grotius’ account of the sovereign entity in teh De Iure Belli ac Pacis

SYMPOSIUM

6 June 2018
Convener: Dr Joanna Gomula
The principles of shared responsibility in international law

6 June 2018
Dr Kate Purcell
University of Technology, Sydney
Histories of international law, history within international law: questions of method