



DENIS MOURALIS

PROFESSOR OF LAW

RESEARCH, PUBLICATIONS, TEACHING

For additional information, see: www.mouralis.com

EXPERTISES, RESEARCH SUPERVISION, AND OTHER RESPONSIBILITIES

Higher Education and Research Expert

1. Member of the **French National Universities Commission**, appointed by the Secretary of Higher Education and Research, Section: Private Law and Criminal Sciences. The National Universities Commission checks the aptitude of candidates wishing to be recruited in France as university professors or lecturers; and decides or give an opinion about carrier advancements of professors and lecturers (2015-2019)
2. **President of the committee** established by the French High Council for the Evaluation of Higher Education and Research (HCERES) in order to evaluate the *Centre de Recherche sur le Droit des Marchés et des Investissements Internationaux* (CREDIMI), University of Burgundy (Professor Eric Loquin's Centre), January 2016
3. Evaluation, for the University of Luxemburg, of a research project about judicial regulation in Europe, submitted for the grand of funding (2013)
4. Member of the board of the Institut méditerranéen des transports maritimes (IMTM) (2015-2017)

Direction of Research Teams

5. President of a committee drafting a report on the usage of expertise in the arbitration of construction disputes (2017-2019), established by the *Association des professionnels du contentieux économique et financier* (APCEF)
6. President of a committee drafting a report on the usage of expertise in mediation (2016-2019), established by the *Association des professionnels du contentieux économique et financier* (APCEF)
7. Coordinator of the Economic Disputes Research Team of the Center for Economic Law (Aix Marseille University)

Organization of Conferences

8. Conference on the aftermath of settlement agreements, Aix-en-Provence (France), 8 June 2018, with Walid Ben Hamida (senior lecturer, University of Evry Val d'Essonne), organised by the Center for Economic Law (Aix Marseille University) and the Léon Duguit Center (University of Evry Val d'Essonne)
9. Conference of arbitration of disputes involving a public body in France, after the Inseam and Ryanair Cases, Avignon (France), 19 September 2014, with Jean-Baptiste Racine (professor at the University of Nice), on by the French Arbitration Committee

Editorial Positions

10. Member of the editorial committee of the *Versailles University Arbitration Journal*, annual review published by the arbitration research team of DANTE Laboratory, University of Versailles, available on LexisNexis France
11. Member of the editorial committee of the *Cahiers de droit du sport*, published by the Sport Law Center (Aix Marseille University)
12. Review of articles for several French and foreign law journals

Direction and Animation of Degrees and Training Programs

13. Co-director of the LL.M of International Business Law, Aix-Marseille University, since 2017
14. Member of the Selection Committee of the Paris Arbitration Academy, since 2017
15. Co-director of the LL.M of Sea and land Shipping, Aix-Marseille University, 2015-2017
16. Co-director of the LL.B of Management and Law of Sea Shipping, Aix Marseille University and Marseille Port Authority Traing Center, 2015-2017
17. Director of the LL.M, University of Avignon, 2012-2015

18. Director of the Doctoral Seminar of the Center for Economic Law (Aix Marseille University): monthly meetings, methodological workshops for PH.D students and discussion of their research topics

Supervision of Doctoral Dissertations

19. Ms. Hadjar Bentayeb, *Franchise and Retailing Networks in Algeria*, since Fall 2016
20. Mr. Julien Bioulès, *Third Party Funding in Arbitration*, since Fall 2012
21. Ms. Cécilia Darnault, *Resolution of Commercial Disputes implying Small and Middle Size Businesses*, since Fall 2016
22. Mr. Adham El Atafy, *Investment Arbitration and Employees' Rights*, Aix Marseille University, since Fall 2018
23. Mr. Omar El Zorkany, *Arbitration of Merger and Acquisition Disputes*, Aix Marseille University, since Fall 2018
24. Ms. Hayet Elaouadi, *Arbitration and Public Legal Entities*, since Fall 2013
25. Ms. Natalia Gaucher, *The Powers of Arbitrators*, since Fall 2016
26. Ms. Marie-Charlotte Gradit, *The Content of Contracts*, since Fall 2016
27. Mr. Mohamed Sayed Omar, *Default Interest in International Arbitration*, since Fall 2016
28. Ms. Amandine Vole, *Unmanned Aerial Vehicle (UAV) and the Law*, University of Aix-Marseille, since Fall 2014

Member of Juries For The Granting of the Habilitation to Supervise Thesis (HDR)

29. Mr. Georges Affaki, attorney at the Paris Bar and associate professor at Panthéon Assas University (Paris II), 9 February 2018
30. Mr. David Martel, lecturer at the University of Reunion, 26 October 2015

Member of PH.D Juries and of Juries Granting Doctoral Dissertation Prizes

31. From 2011 to 2018, member or president of 27 PHD juries, in the Universities of Aix Marseille, Avignon, Lyon, Panthéon Sorbonne (Paris I), Toulouse, Versailles. Thesis relating to arbitration law, international trade law, private international law, and contracts law
32. Member of the jury for the granting of the K2 Circle Trophy for doctoral dissertation in civil proceedings and arbitration, since 2016

Examination Boards

33. Member of the Bar Examination Board, Montpellier Bar School, 2012
34. President of the Bar School Entrance Examination Board, Avignon, 2013 and 2014
35. President of the *Baccalauréat* jury (high school examination board), Orange, 2012; Marseilles, 2016
36. President of the disciplinary board of the high school examination, Aix-en-Provence, September 2016

RESEARCH AND PUBLICATIONS RELATED TO ARBITRATION AND ECONOMIC LAW

Articles

1. "The New French Law of Contracts and Arbitration", in *The Influence of the New French Law of Obligations on Business Law*, Paris, Dalloz, 2018
2. "La médiation inter-entreprises : l'expérience du CMAP" (mediation of economic disputes), conference on Mediation: Alternative or Condition Precedent to Trial? organised by the *Laboratoire de droit privé et sciences criminelles*, Aix Marseille University, 28 et 29 April 2017, to be published in a collective work
3. "Les divers modes d'application du droit français des contrats en tant que *lex contractus* dans l'arbitrage international" (The Different Hypotheses of Application of French Contract Law as *Lex Contractus* in International Arbitration), presentation during the seminar organized on *New French Contract Law and Arbitration Law*, by the University of Franche-Comté, Besançon, 17 November 2016, *International Business Law Journal*, p. 533
4. Commentary of the dispositions about arbitration of the French Justice 21 Act of 18 November 2016: modification of article 2061 of the Civil Code, CMAP Newsletter, 29 November 2016: tinyurl.com/zxvvjlf
5. "Le contentieux devant le juge de l'exécution" (Litigation about International Awards before the Enforcement Judge), presentation during the colloquium organized in Paris, on *Enforcement of*

International Arbitral Awards, by the University of Versailles, 26 September 2016, published in a collective work by Lextenso, 2017, and to be published in the *Paris Journal of International Arbitration*

6. “Religions et arbitrage international” (Religions and International Arbitration), presentation to the colloquium organized in Istanbul (Turkey) by Franche-Comté University and Kemerburgaz University, in honor of Professor Ali Bencheneb, on *Where is International Arbitration Heading to? From Crisis to Renewal*, 9-10 April 2016, published in a collective book, Paris, LexisNexis, 2017, p. 289
7. “Présentation d’un nouvel instrument: le Règlement facultatif pour l’arbitrage des différends relatifs aux activités liées à l’espace extra-atmosphérique de la Cour permanente d’arbitrage” (Presentation of a New Tool: PCA Optional Rules for Arbitration of Disputes Relating to Outer Space Activities), presentation during the seminar organized in Dijon on *Settlement of Space Industry Disputes* by CREDIMI, 9 October 2015, published in a collective work by LexisNexis, 2016
8. “Procédures parallèles et arbitrages d’investissement dans l’espace méditerranéen” (Parallel Proceedings and Investment Arbitration in the Mediterranean Space), presentation to the seminar organized in Besançon on *Towards a Lex Mediterranea of Investment in the Countries of the Mediterranean Union*, 14 March 2015, Bruylant, 2016
9. Conclusive Presentation of the seminar organized in Avignon (France) on Arbitration and Public Bodies, published in *Paris Journal of International Arbitration*, 2015
10. “Soft Law and Arbitration”, in *Paris International Arbitration Centre Newsletter*, March 2015
11. “Arbitration and Parallel Proceedings”, in *Regards croisés sur les modes alternatifs de règlement de conflits* (Miscellaneous Views about ADR), dir. Béatrice Blohorn-Breneur et Paola Cecchi-Diméglio Larcier, 2015
12. “Loyauté et arbitrage” (Loyalty and Arbitration), presentation to the seminar organized in Avignon (France), 10 October 2014, on *Law and Loyalty*, published in a collective book by Dalloz, 2015
13. “Arbitration and Sovereign Fund”, presentation to the seminar organized in Aix-en-Provence (France), on 4 April 2013, about *Investment Funds*, published in a collective book by Lamy, 2014
14. “Independence and Impartiality of Arbitrators”, *Petites Affiches*, 13 February 2013, p. 18
15. “Competition between State Courts and Arbitral Proceedings: Solutions in Comparative Law”, presentation during the seminar organized in Toulouse (France), by the Council of Europe, on 7 November 2011, about *Alternative Dispute Resolution: The Future of Justice*, published in a collective work by Lamy, 2012

Popularisation Articles

16. « L'arbitrage : une justice accessible à toutes les entreprises » (Arbitration : Justice for all Businesses), avec Sophie Henry, *Journal du droit et du management*, printemps 2017
17. « Cas pratiques, règlement alternatif des conflits, histoire d'arbitrage » (Case Study in Arbitration), *Perspectives Entrepreneurs*, juillet 2016
18. « Affaire Tapie : les conséquences de la rétractation d'une sentence arbitrale pour les entreprises » (the Tapie Case : Consequence of the Revision of an Arbitral Award), *L'Usine nouvelle*, 3 avril 2016 (<http://tinyurl.com/hmltxr9>)
19. « L'affaire Tapie » (the Tapie Case), *Perspective Entrepreneurs*, février 2016
20. “Affaire Tapie - Adidas : dix idées reçues sur la décision... et l'arbitrage” (The Tapie - Adidas Case: Ten Clichés on the Ruling and on... Arbitration), with Sophie Henry, *DAF Magazine*, April 2015
21. “L'entreprise face à l'arbitrage : quels coûts, quels financements ?” (Businesses facing Arbitration: What Costs? What Financing?), *Option Droit et Affaires*, April 2015
22. “Affaire Tapie – Adidas: décryptage d'un naufrage”, about the Ruling of the Paris Court of Appeal retracting an arbitral award because of fraudulent behavior of one party and one of the arbitrators, *economiamatin.fr*, <http://www.economiamatin.fr/news-bernard-tapie-remboursement-millions-euros>

Multimedia

Five videos produced by K2 Circle, in French:

23. What is Arbitration? (<https://www.youtube.com/watch?v=E7brozcNKal>)
24. Why do Companies Use Arbitration? (<https://www.youtube.com/watch?v=zZS4r-FBBLU>)
25. What are the Different Steps of Arbitration Proceedings? (<https://www.youtube.com/watch?v=za-EtBgLokk>)

26. What is the Cost of Arbitration? (https://www.youtube.com/watch?v=2vGjJpEZ_1M)

27. The Tapie Case (<https://www.youtube.com/watch?v=UOWb9Xuampg>)

Cases Commentaries

28. Commentary of a judgment of the French Court of Cassation, 2nd Civil Chamber, 11 January 2018, n° 16-24740, *Estoup c. CDR Créances, Semaine juridique*, 26 March 2018: an arbitrator cannot challenge the judgment setting aside the award he made
29. Commentary of a judgment of the French Court of Cassation, 1st Civil Chamber, 20 April 2017 (16-11413), *Semaine juridique*, 19 June 2017: an arbitration clause parties have renounced to invoke by applying to a state court is manifestly inapplicable
30. Commentary of a judgment of the French Court of Cassation, Commercial Chamber, 1 March 2017 (15-22.675), *Semaine juridique*, 10 April 2017: civil liability action for brutal termination of established commercial relationship, arbitration clause and forum selectin agreement
31. Commentary of two Judgments of the Versailles Court of appeal, of 31 March and 7 July 2016, *Petites Affiches*, 23 February 2017, p. 8: boundary between interpretation (allowed) and modification (forbidden) of an international award by the enforcement judge,
32. Commentary of a judgment of the French Court of Cassation, 30 June 2016 (15-13.755), *Lexbase Hebdo*, 8 September 2016: Tapie case, refusal to annul the judgment of the Paris Court of appeal retracting an arbitral award
33. Commentary of a judgment of the French Court of Cassation, 13 May 2015 (14-17.015), *Semaine juridique*, 20 July 2015, 868: defining the role of the enforcement judge in relation to international awards
34. Commentary of the judgment of the Paris Court of Appeal of 17 February 2015 retracting an arbitral award because of fraudulent behavior of one party and one of the arbitrators, *Recueil Dalloz*, 11 June 2015, p. 1253
35. Commentary of an award of the Arbitral Tribunal for Sport, *Cahiers de droit du sport*, 2015, n° 39: about the definition of a decision by a sport organism, that can be appealed before the Tribunal
36. Commentary of a judgment of the French Court of Cassation, 12 February 2014 (10-17.076), *Semaine Juridique*, 21 April 2014, p. 475: Control of Conformity of International Awards to International Public Order
37. Commentary of a judgment of the French Court of Cassation, 12 February 2014 (13-10.346), *Semaine Juridique*, 24 February 2014, p. 367: Enforcement of Competence Competence Principle
38. Commentary of a judgment of the French Court of Cassation, 11 September 2013 (11-17.201), *Semaine juridique*, 25 November 2013, p. 2162: Arbitration, Bankruptcy Proceedings and *Res Judicata* Principle
39. Commentary of a judgment of the French Court of Cassation, 11 September 2013 (12-26.180), *Semaine juridique*, 21 October 2013, p. 1943: The Judge Controlling an Award Cannot Change its Content
40. Commentary of a judgment of the French Court of Cassation, 13 March 2013 (12-20.573), *Semaine juridique*, 22 April 2013, p. 813: *Res Judicata* Effect of a Judgment refusing to dismiss an Arbitrator
41. Commentary of two judgments of the French Court of Cassation, 6 July 2011 (08-12.648), 1 June 2011 (10-15.199) and one judgment of the Paris Court of Appeal, 5 May 2011, *The Paris Journal of International Arbitration*, 2012, p. 167
42. Commentary of a judgment of the Paris Court of Appeal, 7 April 2011, *Petites Affiches*, 7 July 2012, p. 9: interpretation of arbitration clause and impact of insolvency proceedings initiated abroad
43. Commentary of a judgment of the Paris Court of Appeal, 13 January 2011, *Revue de l'Arbitrage* 2011, p. 714: annulment of an award accepting to rule on a claim admitted to insolvency proceedings
44. Commentary of a judgment of the French Court of Cassation, 22 September 2010 (08-21.313 and 08-17.410), *Petites Affiches*, 22 February 2011, n° 37, p. 8: appeal against a judgment appointing an arbitrator
45. Commentary of a judgment of the French Court of Cassation, 3 February 2010 (08-21.288), *Petites Affiches*, 22 February 2011, n° 37, p. 8: the French supreme court defines estoppel
46. Commentary of a judgment of the Paris Court of Appeal, 11 February 2010, *Revue de l'Arbitrage* 2010, p. 827: arbitration, equity and insolvency proceedings

47. Commentary of a judgment of the French Court of Cassation, 6 May 2009, *Petites affiches*, 21 July 2009, n° 144, p. 17 to 19

Unpublished Presentations to Seminars

48. “Intelligence artificielle et MARD” (Artificial Intelligence and ADR), conference organised by the French Polytechnic School on Ethics and Artificial Intelligence, Massy-Palaiseau (France), 12 April 2018
49. “LegalTech, Big Data and Artificial Intelligence: A Revolution in the Making for Arbitration?”, workshop organised by the Center of Mediation and Arbitration of Paris, Paris Arbitration Week, Paris, 11 April 2018
50. “La médiation en matière civile: présentation Générale” (mediation of civil disputes: general presentation), conference organised by the association of experts of the Nîmes Court of Appeal, Saint Hilaire de Brethmas, 30 March 2018
51. “Arbitrage et intelligence artificielle” (Arbitration and Artificial Intelligence), *Rencontres de l'arbitrage et du contentieux*, Option Finance, Paris, 30 January 2018
52. “The Law Applicable to the Substance of the Dispute”, CRCICA Conference Celebrating UNCITRAL 50th Anniversary: *Global Inclusion and Dispute Resolution*, Cairo, Egypt, 9-10 December 2017
53. Workshop organized by the Versailles Court of Appeal and DANTE research center (Versailles University), discussion with members of the Court about commentaries of their decisions published by members of the center, Versailles, France, 22 June 2017
54. “International Investment Law at a Crossroad”, conference to students and academics of Zhongnan University of Economic and Law, Wuhan, (China), 9 June 2017, 1.5 hour
55. “French Law of International Arbitration: The Pursuit of Freedom, Efficiency and Competitiveness”, conference to students and academics of Wuhan University School of Law, Wuhan (China), 8 June 2017, 1.5 hour
56. “Arbitrage et procédures collectives” (Arbitration and Insolvency Proceedings), presentation during the colloquium organized on *Complex Insolvency Proceedings*, by the Center for Economic Law in Aix-en-Provence, 2 December 2016, to be published in a collective book by Dalloz
57. “Arbitration in France and Experience of the Centre of Mediation and Arbitration of Paris”, International Arbitration Forum, Sfax (Tunisia), 5 May 2016
58. “International Arbitration and Foreign Investments”, seminar organised in Sousse (Tunisia) by Tunis Arbitration Chamber, UNCITRAL, Aix Marseille University, on 14-15 April 2016, about *Arab States in International Arbitration: Current Questions*
59. “Small and Middle Size Businesses Confronted to the Choice of the Law Applicable to their International Contracts: What Questions? Which Suggestions?”, seminar of Aix-Marseille University LL.M in Comparative Law, 21 April 2016
60. “Arbitration in the Mediterranean Area”, *Mediterranean Arbitration Forum*, Finances et Conseil Méditerranée, Marseille, 12 November 2015
61. “Cost and Financing of Arbitration”, Franco-Moroccan Arbitration and Mediation Workshop, *Finances Conseil Méditerranée* Network, Casablanca, 15 May 2015
62. “Competitiveness of French International Arbitration Law”, seminar of Aix-Marseille University, LL.M in comparative law, 17 April 2015
63. “Gathering Evidence Before an Arbitration”, International Arbitration Congress, organized by the Barcelona Bar Association, Barcelona, 17 October 2014
64. Conclusive Report, seminar organized by the University of Toulouse-Capitole, on 7 November 2013, about *Theory and Practice of Arbitration*
65. Report to the arbitration workshop of the French Arbitration Comity, “Arbitration, Insolvency Proceedings, Criminal Proceedings”, Paris Bar House, 18 January 2011
66. “Arbitration and Administrative Contracts”, Marseille, 28 November 2008, theme of the seminar: “Administrative Contracts Litigation”

Treatises

67. Chapters dealing with arbitral procedure in a treatise on arbitrayion to be published by Dalloz, in 2019 (Dalloz Action)

68. Chapters dealing with arbitration (250 p.) in *Droit du commerce international (International Trade Law)*, 2nd ed., LexisNexis, Paris, 2011 and 2019 (with Professor Christophe Seraglini)

Encyclopaedias

69. *Lamy Contrats Internationaux*, chapters devoted to the international sale of goods, to be published in 2019
70. *Juris-Classeur droit international* (LexisNexis encyclopaedia about international law, in French), three chapters: “Effects of Arbitration Clause”, “Transmission and Extinction of Arbitration Clause”, “Arbitrability”, to be published in 2017
71. *Les principales clauses des contrats d'affaires* (Standard Clauses of Business Contracts), Paris, Lextenso, 2011, chapter on “Arbitration Clause” and “forum selection clause”

Book Reviews

72. Review of Ms Magali Boucaron-Nardetto’s doctoral dissertation, *Le principe compétence compétence en droit de l'arbitrage (Competence Competence Principle in Arbitration Law)*, Jean Robert Prize of French Arbitration Association and Philippe Fouchard Prize of French Arbitration Comity: *Semaine Juridique*, 3 December 2012, p. 1319

RESEARCH AND PUBLICATIONS RELATED TO OTHER TOPICS

Monograph

73. *Le sort du conjoint survivant en France et en Ontario* (The Surviving Spouse’s Fate in France and Ontario), Mc Gill LL.M thesis, Aix-Marseille University, preface Prof. Nicholas Kasirer, 2002

Articles

74. “Une idole hindoue doit-elle être dotée de la personnalité juridique? Une critique de l’arrêt *Mullick v. Mullick* (Privy Council, 25 April 1925, (1925) 52 L.R. (Indian Appeals) 245)” (Must A Hindu Idol be Recognised as a Legal Person? Critical analysis of the *Mullick v. Mullick* case), in *Droit civil, civilité des droits*, Aix-en-Provence, Presses universitaires d’Aix-Marseille, 2011, p. 207 to 213
75. “Constitution, Convention européenne des droits de l’homme et dispositif de protection des rapatriés: une nouvelle lecture” (Constitution, European Convention on Human Rights and Protection of French Citizens Repatriated from Former Overseas Territories: a New Approach), *Droit et procédures*, 2006, p. 193 to 203
76. “Le prêt viager hypothécaire” (The Reverse Mortgage), *Bulletin d’Aix*, 2007-1, p. 43 to 51: presentation of this new security, introduced in France by the act of 23 March 2006
77. “L’avocat et la publicité” (Lawyers and Advertisement), *Bulletin d’Aix*, 2005-2, p. 168 to 204

Cases Commentaries

78. Commentary of a judgment of the Aix-en-Provence Court of Appeal, 6 December 2006, *Semaine juridique*, éd. gén., 2007.II.10080: refusal to entertain an appeal because the first instance decision had not been respected by the appellant, application of art. 526 of the French Code of Civil Procedure
79. Commentary of a judgment of the Aix-en-Provence Court of Appeal, 7 March 2006, *Semaine juridique*, éd. gén., 2006.II.10187: power of attorney given in the common interest of the attorney and the person he represented
80. Commentary of a judgment of the Aix-en-Provence Court of Appeal, 25 October 2005, *Bulletin d’Aix*, 2006-2, p. 113 to 119: inheritance management rules relating to claims of the succession
81. Commentary of two judgments of the Aix-en-Provence Court of Appeal, 10 March and 4 May 2006, *Bulletin d’Aix*, 2006-4, p. 70 to 78: paulian action, tax claims and conservatory measures

Book Review

82. Review of Ms Elisa Henry’s book, *Les sûretés mobilières en droit international privé: étude critique du droit français à la lumière du droit comparé et du droit uniforme* (Security on Chattel Personals in Private International Law: A Critical Study of French Law in Light of Comparative Law and Uniform Law), Cowansville (QC), Yvon Blais, 2001: (2002) 47 *McGill Law Journal*, 467

PROFESSIONAL TRAINING

1. Training about arbitration to a French group of real estate companies, June 2017, 2 days; to real estate experts, 5 days, December 2017 et September 2018
2. Arbitrator in the Willem C. Vis Moot (April 2017) and coach of the Aix-Marseille University team (since 2014)
3. Eurojuris Lawyers Network, Marseilles, 14 May 2016:
 - “Limitation of Liability in Contracts under French Law”
 - “Unforeseeable Events at International Level: Force Majeure, Hardship, Embargo”
4. Annual training about international trade law, organized by the Business Law Institute of Aix Marseille University, since 2015
5. French National Civil Aviation School (ENAC), Toulouse, workshop about air law, for future Eurocontrol air traffic controller (12h)
6. French Army Commissionners School (*École du Commissariat des Armées*), Salon-de-Provence, 2016 and 2017 :
 - “Introduction to Air Law” (4h)
 - “Air Traffic Regulation” (4h)
7. Workshop organized by the French National Judiciary School (*École Nationale de la Magistrature, ENM*) for judges and prosecutors, about “Procedural Aspects of the Statute of Limitations in Civil Law”, Paris, 7 November 2014
8. Workshop on Arbitration, National Congress of French Accountants, Marseille, 14 October 2011, 3 hours
9. Conference on Arbitration, French South-East Bar School, 15 October 2009, 3 hours

TEACHING RELATED TO ARBITRATION AND ECONOMIC LAW

Teaching to Graduate Students

1. LL.M, University of Sfax (Tunisia), 2014: 20-hour seminar on international arbitration (in French)
2. LL.M of business law, first year, Private University of Ouagadougou, international economic law, 30h, 2015
3. LL.M on Arbitration and International Trade, University of Versailles (in French):
 - Arbitration Law, enforcement of awards and applications for setting aside, 15h, 2018
 - Arbitration and Parallel Proceedings, 3-hour seminar, each year since 2010-2013
 - Arbitration and Insolvency Law, 3-hour seminar, each year since 2011-2013
4. LL.M of International and European Law, University of Toulouse I – Capitole, 2014 and 2015: 6-hour seminar on International Investment Arbitration (in English)
5. LL.M of International Economic Law, University of Toulouse I – Capitole: 12-hour seminar on International Commercial Arbitration, 2015 (in English)
6. Aix-Marseille University:
 - LL.M of International Business Law: 5-hour seminar on conflict of laws and jurisdictions in the field of contracts (in French) and 6-hour coaching for the Willem C. Vis International Commercial Arbitration Moot (in French and English), each year since 2012; 15-hour course on International Arbitration, since 2018
 - LL.M of Economic Law, Arbitration Law, 18-hour seminar, since 2018
 - LL.M of Administrative Litigation: 6-hour seminar on Arbitration and Public Legal Entities, each year since 2013 (in French)
 - LL.M of Comparative Law: 20-hour seminar on Comparative Arbitration Law, 2012 to 2016 (in French)
 - LL.M of Insolvency Law, 9-hour seminar on civil procedure, enforcement proceedings and ADR, since 2018

- LL.M of Public International Law: 15-hour seminar on Investment Law, each year since 2013 (in French)
 - Certificate of Economic Law: arbitration law, 12-hour seminar, since 2017 (in English)
7. University of Versailles, LL.M of Private Law:
- Private International Law, 36-hour course, 2009 and 2010
 - Insolvency Law, 36-hour course, 2009 and 2010
 - Securities Law, 36-hour course, 2009
8. University of Avignon, LL.M of Contract Law:
- English Law of Contracts, 10-hour seminar, 2013 to 2017 (in French)
 - State Contracts, 10-hour seminar, 2013 to 2017 (in French)
 - Case Study, contract drafting, 10-hour workshop, 2014 and 2015 (in French)
 - European Contract Law, 20-hour seminar, 2012 and 2013 (in French)
 - General Theory of Contract Obligations, 20-hour seminar, 2011 and 2012 (in French)
 - International Trade Law, 30-hour course, 2014 and 2015 (in French)
 - Insolvency Law, 30-hour course, 2013, 2014 and 2015 (in French)
9. Specialised Diploma in Arbitration, University of Montpellier 1:
- Arbitrability of Disputes
 - Arbitration and Public Law
10. Masaryk University of Brno (Czech Republic), April 2005: Conference on applicable law in international arbitration (in English)

TEACHING RELATED TO OTHER TOPICS

Preparation to the Bar School Entrance Examination

11. *Centre de formation juridique*, Montpellier, 25-hour course on civil procedure (in French), 2014
12. University of Avignon, 30-hour course on obligation law, 2011 to 2015 (in French)
13. University of Versailles, Securities and Bankruptcy Proceedings, 6-hour course, 2010 to 2013

Teaching to Graduate Students

14. Aix-Marseille University: LL.M of Civil Procedure and Civil Enforcement Procedures: 20-hour seminar on the ethics of judicial professions, since 2014 (in French)
15. Masaryk University of Brno (Czech Republic), April 2005:
 - Conference on Judicial Professions in France (in French)
 - Conference on EU Law Applicable to the Legal Professions (in French)

Teaching to Undergraduate Students

16. Aix-Marseille University, Civil Procedure, LL.B 3rd year, 30-hour course, since 2018