

Curriculum Vitae

Paulo Pinto de Albuquerque

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I. EDUCATION

1. **Full Professor of Law (*Professor Catedrático*)**, Faculty of Law, Catholic University of Lisbon, 2015.
2. **Habilitation in Law (*Agregação*)**, Faculty of Law, Catholic University of Lisbon, 2011. The habilitation was a two-day public examination of the candidate, divided in three parts: the discussion of the curriculum vitae, including previous publications of the candidate; the presentation of a draft course for the curriculum of a law faculty; and finally the *lectio magistralis*, a lecture on a highly relevant legal topic chosen by the candidate. The examination jury was composed of eight full professors of law, three of them from the Catholic University and five of them from other universities.
3. **Doctorate in Law (*Doutoramento*)**, Faculty of Law, Catholic University of Lisbon, 2003. The examination jury was composed of twelve professors of law, eight of them from the Catholic University and four of them from other universities.
4. **Master in Law (*Mestrado*)**, Faculty of Law, Catholic University of Lisbon, 1994. The examination jury was composed of three professors of law, all from the Catholic University.
5. **Law Degree (*Licenciatura*)**, Faculty of Law, State University of Lisbon, 1989.

II. HONORS

1. **Medal of the University of Toulouse and the seal of the Faculty of Law of the same University**, Toulouse, France, 22 March 2023.

2. **Doctor of Law Honoris Causa**, Yaroslav Mudryi National Law University, Kharkiv, Ukraine, 23 September 2021.
3. **Doctor of Law Honoris Causa**, Edge Hill University, Omskirk, United Kingdom, 7 December 2019.
4. **Commendation by the Japanese Government for promoting the cooperation agreement between the Supreme Court of Japan and the European Court of Human Rights**, Japanese Consulate, Strasbourg, 31 March 2020.
5. **Medal of Honour of the Portuguese Bar Association for the defence of human rights and constitutional freedoms during a 30-year long professional career as judge, lawyer and law professor**, Lisbon, 9 January 2020.
6. Publication of a book of homage in Italy: *Europa Umana, Studi in onore di Paulo Pinto de Albuquerque* (A Human Europe, Studies in honour of Paulo Pinto de Albuquerque), organized by Davide Galliani (Professor of Milan State University) and Emilio Santoro (Professor of Florence University), Pisa: Paccini Editore, 2021, 817 pages.

This book contains articles by the following Italian University Professors and Magistrates: Antonio Balsamo, Paola Bilancia, Elena Bindi, Marcello Bortolato, Silvia Buzzelli, Anna Silvia Bruno, Gianni Canzio, Daniela Cardamone, Luisa Cassetti, Roberto Chenal, Mario Chiavario, Sofia Ciuffoletti, Roberto Giovanni Conti, Riccardo De Vito, Angela Di Stasi, Emilio Dolcini, Elvio Fassone, Fabio Fiorentin, Giovanni Maria Flick, Davide Galliani, Gian Luigi Gatta, Fabio Gianfilippi, Glauco Giostra, Tania Groppi, Roberto Kostoris, Elisabetta Lamarque, Lello Magi, Giovanni Mammone, Vittorio Manes, Giuseppe Martinico, Anna Maria Maugeri, Mauro Palma, Marco Pelissero, Francesco Perrone, Oreste Pollicino, Andrea Pugiotto, Guido Raimondi, Daniela Ranalli, Barbara Randazzo, Giorgio Repetto, Antonio Ruggeri, Emilio Santoro, Vincenzo Sciarabba, Andrea Sitzia, Andrea Tamietti, Michele Taruffo, Luisa Trizzino, Giulio Ubertis, Francesco Viganò, Vladimiro Zagrebelsky.

7. Publication of a book of homage in Italy: ***Paulo Albuquerque, I Diritti Umani in una Prospettiva Europea, Opinioni concorrenti e dissenzienti (2016-2020)*** (*Human Rights in a European Perspective, Concurring and Dissenting Opinions (2016-2020)*), with prefaces from ECHR judges Raffaele Sabato and Gilberto Felici, organization and introduction by Professor Doctor Andrea Saccucci, Genova: Editoriale Scientifica, 2021, 1316 pages.

This book contains articles by the following Italian University Professors and Magistrates: Oreste Pollicino, Lucia Risicato, Emilio Santoro, Angelica Bonfanti, Donato Castronuovo, Francesca Curi, Franco De Stefano, Marcella Distefano, Ornella Feraci, Davide Galliani, Paolo Passaglia, Andrea Sitzia, Adriana Di Stefano, Luigi Foffani, Carlo Curti Gialdino, Francesco Battaglia, Lina Panella, Francesca Pellegrino, Armando Spataro, Elena Valentini, Fabio Fiorentin, Anna Maria Maugeri, Rosaria Sicurella, Silvia Buzzelli, Gabriele Della Morte, Tania Groppi, Antonio Gullo, Giuseppe Losappio, Stefano Manacorda, Giuseppe Martinico, Valerio Onida, Mauro Palma, Francesco Carlo Palazzo, Antonino Pulvirenti, Antonio Ruggeri, Antonio Balsamo, Roberto E. Kostoris, Michele Caianiello, Mario Chiavario, Annalisa Ciampi, Gaetano De Amicis, Riccardo Pavoni, Marco Pedrazzi, Adelmo Manna, Elena Bindi, Andrea Pisaneschi, Roberto Conti, Giovanni Grasso, Raffaello Magi, Marco Pelissero, Luigi Stortoni, Vittorio Manes, Giulia Borgna, Maria Lucia Di Bitonto, and Diego Mauri.

8. Publication of a book of homage in Brazil: ***Corte Europeia dos Direitos Humanos. Comentários dos votos do Juiz Paulo Pinto de Albuquerque*** (*European Court of Human Rights. Commentaries of the opinions of Judge Pinto de Albuquerque*), organized by André de Carvalho Ramos (Professor of São Paulo University, Brazil), São Paulo, Tirant lo Blanch, 2021, 494 pages.

This book contains articles by the following Brazilian University Professors: Ana Cláudia Ruy Cardia Atchabahian, Ana Maria D'Ávila Lopes André de Carvalho Ramos, Breno Baía Magalhães, Bruna Nowak Daniela Bucci, Fernando César Costa

Xavier, Flávia de Ávila, Inez Lopes Lucas Carlos Lima, Luís Renato Vedovato, Luiz Guilherme Arcaro Conci, Melina Girardi Fachin, Raysa Antonia Alves Siddharta Legale, Silvio Beltramelli Neto and Thiago Oliveira Moreira.

III. PROFESSION

i. At International Level

1. **Judge at the European Court of Human Rights**, elected with an absolute majority (on the first ballot) by the Parliamentary Assembly of the Council of Europe on 25 January 2011. Sworn in on 1 April 2011. Mandate expired on 31 March 2020.
2. **Focal Point of the ECHR network of international, supreme and constitutional courts outside of Europe**, appointed by the President of the ECHR. In this capacity, Judge Albuquerque established institutional relations with the African Court on Human and Peoples' Rights, the Constitutional Court and the Supreme Court of Appeal of South Africa, the Constitutional Court and the Supreme Court of Angola, the Superior Court of Brazil, the Federal Supreme Court of Brazil, the Supreme Court of China, the Supreme Court of India, the Supreme Court of Israel, the Supreme Court of Japan, the Constitutional Court of Jordan, the Constitutional Court of South Korea and the Supreme Court of Mozambique, from January 2016 to March 2020.
3. **Vice-president of section IV of the ECHR**, from September 2018 to April 2019.
4. **President of the ECHR Committee on the Rules of the Court**, from October 2018 to March 2020.
5. **Ad Hoc Judge before the ECHR** appointed by the Republic of Lithuania, since 2016.
6. **Member of the ECHR Grand Chamber panel** (composed by five judges) which selects the cases that are reviewed by the Grand Chamber, from June to December 2012 and again from June to December 2016.
7. **Founder and President of the Criminal Law Group of the ECHR**, from January 2014 to March 2020.

8. **European Judicial Training Network expert**, 2023 THEMIS Competition Grand Final, Bucharest, Romania, December 2023.
9. **Speaker** at several Supreme and Constitutional Courts, namely at:
 - Supreme Court of Poland, 8 November 2022
 - Supreme Court of Ukraine, 29 October 2021
 - Federal Supreme Court of Brazil, 21 August 2019
 - Constitutional Court of Ukraine, 13 June 2019
 - Constitutional Court of Angola, 3 Mai 2019
 - Supreme Court of Israel, 20 January 2019
 - Constitutional Court of Portugal, 10 December 2018, 18 April 2017
 - Supreme Court of Spain, 29 October 2018
 - Court of Cassation of Italy, 26 October 2018, 22 Mai 2017 and 3 March 2017
 - Supreme Court of Mozambique, 21 August 2017
 - Court of Cassation of France, 8 June 2017
 - Superior Court of Justice of Brazil, 25 August 2016

ii. At National Level

7. **Judge** in several Portuguese courts, including the Criminal Court of Lisbon, the Correctional Court of Lisbon, the Criminal Instruction Court of Lisbon, from 1992 to 2004.
8. **Judge supervisor of junior judges from Angola, Cabo Verde and Mozambique**, in the framework of international judicial cooperation between the Ministries of Justice of these countries and the Ministry of Justice of Portugal– 1997, 1998, 1999.
9. **Auditor of justice**, from 1990 to 1992.

IV. OPINIONS DELIVERED AT THE ECHR

During his mandate at the European Court of Human Rights Judge Albuquerque delivered 162 Opinions in 158 cases. The explanation for this discrepancy is that sometimes he subscribed to two opinions, one alone and another jointly with other judges, in the same case, such as in GIEM v. Italy. The opinions are available on the site of the European Court of Human Rights (Court's data base: HUDOC).

THE RIGHT TO LIFE (ARTICLE 2 OF THE CONVENTION)

GRAND CHAMBER JUDGMENTS

1. GEORGIA v. RUSSIA (II) (application no. 38263/08, judgment of 21 January 2021): interrelation between international human rights law and international humanitarian law with regard to substantive obligation to protect the right to life, jurisdiction in international armed conflict)
2. FERNANDES DE OLIVEIRA v. PORTUGAL (application no. 78103/04, judgment of 31 January 2019): suicide of in-house psychiatric patient, State obligation to provide health care to patient with suicidal tendency.
3. LOPES DE SOUSA FERNANDES v. PORTUGAL (application no. 56080/13, judgment of 19 December 2017): medical malpractice in public hospital, State obligation to provide health care.
4. MOCANU AND OTHERS v. ROMANIA (application no. 10865/09, 45886/07 32431/08, judgment of 17 September 2014): organised State repression during transition to democracy, statute of limitations in criminal law, State obligation to punish crimes against humanity without any time bar, manipulation of legal classification of

events in order to submit them to time limitations that would not apply if they had been correctly classified.

5. CASE OF CENTRE FOR LEGAL RESOURCES ON BEHALF OF VALENTIN CÂMPEANU v. ROMANIA (application no. 47848/08, judgment of 17 July 2014): death of severely mentally disabled, HIV-positive Roma teenager in public orphanage, de facto representation of extremely vulnerable persons by NGOs before the ECHR, legal principles in the motivation of ECHR judgments, principle of equality and access to court.

SECTION I JUDGMENTS

6. TAGAYEVA AND OTHERS v. RUSSIA (application no. 26562/07 and 6 other applications, judgment of 13 April 2017): large-scale attack on a school and deficient anti-terrorist operation which left more than 330 people dead, State obligation to prevent, plan, control and use lethal force in anti-terrorist operations in accordance with “strict necessity” test, amnesty to police officers involved.
7. BLJAKAJ AND OTHERS v. CROATIA (application no. 74448/12, judgment of 18 September 2014): lawyer in a divorce action threatened and attacked by the adverse party, State obligation to protect lawyers from work-related violence and against violent acts of mentally disturbed persons.

SECTION II JUDGMENTS

8. CAMEKAN v. TURKEY (application no. 54241/08, judgment of 28 January 2014): self-defence, reassessment of facts by the ECHR, principle of subsidiarity.
9. PERINÇEK v. SWITZERLAND (application no. 27510/08, judgment of 17 December 2013): denial of the Armenian genocide in a public conference, State obligation to criminalize the denial of genocide.

10. TREVALEC v. BELGIUM (application no. 30812/07, judgment of 14 June 2011): journalist injured by mistake by police officers who thought that he was attacking them, putative and excessive self-defence.

SECTION III JUDGMENTS

11. JEANTY v. BELGIUM (application no. 82284/17, judgment of 31 March 2020): detainee who make several attempts to commit suicide, State obligation to provide health care to detainee with suicidal tendency.
12. VOVK and BOGDANOV v. RUSSIA (application no. 15613/10, judgment of 11 February 2020): obligation to criminalise negligent actions and omissions, use of explosive devices by the military.
13. ZINATULLIN v. RUSSIA (application no. 10551/10, judgment of 14 January 2020): victim status before the ECHR regarding substantive violation of article 2, due to insufficient domestic compensation.

SECTION IV JUDGMENTS

14. MAKUCHYAN AND MINASYAN v. AZERBAIJAN AND HUNGARY (application no. 17247/13, judgment of 26 May 2020): conviction of Azerbaijani national in Hungary for extremely cruel hate murder of a Armenian national, failure by Hungary to ensure that Azerbaijani national would continue to serve his prison sentence upon transfer to home country, pardon by Azerbaijan president of the murderer when he arrived home, Azerbaijan's acknowledgement and adoption of crime "as its own".
15. MARIUS ALEXANDRU AND MARINELA ȘTEFAN v. ROMANIA (application no. 78643/11, judgment of 24 March 2020): traffic accident caused by falling of a rotten

tree in a public road, State obligation to care for the safety of public roads and trees planted along the roads.

16. AKELIENĖ v. LITHUANIA (application no. 54917/13, judgment of 16 October 2018): failure to enforce a custodial sentence imposed on a fugitive double murderer, drawing arguments to the Government's benefit from incomplete or insufficient sources, fallacy of ignorance (*argumentum ad ignorantiam*), treatment of classified documents.

THE RIGHT TO PHYSICAL INTEGRITY (ARTICLE 3 OF THE CONVENTION)

GRAND CHAMBER JUDGMENTS

17. X AND OTHERS v. BULGARIA (application no. 22457/16, judgment of 2 February 2021): failure to use all reasonable investigative and international cooperation measures while examining sexual abuse in an orphanage alleged after children's adoption abroad, in accordance with the Lanzarote Convention.
18. HUTCHINSON v. THE UNITED KINGDOM (application no. 57592/08, judgment of 17 January 2017): whole life sentence without any legally based parole mechanism in spite of ECHR's judgment imposing the adoption of such mechanism by the UK, the Court's judgment as *res interpretata*, State obligation to "take into account" the judgments of the Court, *Argentoratium locutum, iudicium finitum* – "Strasbourg has spoken, the case is closed", universalism and diversity in human rights.
19. MURSIC v. CROATIA (application no. 7334/13, judgment of 20 October 2016): prison overcrowding, the minimum living space in a multiple-occupancy cell, European consensus and the CPT standards, the role of soft law in European human rights law, evolutive interpretation of the European Convention on Human Rights.

20. MURRAY v. THE NETHERLANDS (application no. 10511/10, judgment of 26 April 2016): detention of mentally ill prisoner for more than thirty-four years without any kind of psychiatric or psychological treatment, State obligation to promote resocialisation of prisoners through individualised sentence plans and to provide for a judicial, fair and objective mechanism of review of the penological needs for continued incarceration.
21. S.J. v. BELGIUM (application no. 70055/10, judgment of 19 March 2015): procedure for expulsion of terminally ill foreigner, discontinuance of the ECHR case based on Government promise to take care of the applicant, but without any undertaking regarding all other people in the same circumstances.
22. HIRSI JAMAA AND OTHERS v. ITALY (application no. 27765/09, judgment of 23 February 2012): collective *refoulement* of asylum seekers in a “push-back” operation on the high seas.

SECTION I JUDGMENT

23. MEREZHNIKOV v. RUSSIA (no. 30456/06, judgment of 12 November 2015): negligent excessive use of force.

SECTION II JUDGMENTS

24. ÖCALAN v. TURKEY (No 2) (applications nos. 24069/03, 197/04, 6201/06 and 10464/07, judgment of 18 March 2014): life imprisonment without parole for the leader of a terrorist organization, prison regime with severe restrictions of contacts with family and lawyers.
25. FILIZ v. TURKEY (application no. 28074/08, judgment of 4 March 2014): use of excessive force by police, principle of subsidiarity.

26. *ERTUS v. TURKEY* (application no. 37871/08, judgment of 5 November 2013): use of excessive force by police in detention of minor.
27. *VALIULIENE v. LITHUANIA* (application no. 33234/07, judgment of 26 March 2013): discontinuance of criminal procedure for domestic violence, State obligation to criminalize and prosecute effectively domestic violence, review of the “Osman test” in domestic violence cases, public interest in the prosecution of domestic violence, gender sensitive interpretation of the Convention.
28. *YOH-EKALE MWANJE v. BELGIUM* (application no. 10486/10, judgment of 20 December 2011): expulsion of terminally ill foreigner without possibility of treatment in the destination country.
29. *TAUTKUS v. LITHUANIA* (application no. 29474/09, judgment of 27 November 2011): State obligation to protect detainees from the danger of severe bodily harm caused by another detainee within the prison facility, State obligation to provide for an individualised sentence plan.
30. *PORTMANN v. SWITZERLAND* (application no. 38455/06, judgment of 11 October 2011): hooding of dangerous detainees.

SECTION III JUDGMENT

31. *VOLODINA v. RUSSIA* (application no. 41261/17, judgment of 9 July 2019): domestic violence as torture, gender sensitive interpretation of the Convention.

SECTION IV JUDGMENTS

32. *PETUKHOV v. UKRAINE (No. 2)* (application no. 41216/13, judgment of 12 March 2019): lack of adequate medical care in detention and irreducibility of life sentence.

33. M. A. v. LITHUANIA (application no. 59793/17, judgment of 11 December 2018): jurisdiction at the land border, immediate refoulement of asylum seeker.
34. ISAYEVA v. UKRAINE (application no. 35523/06, judgment of 4 December 2018): award of compensation based on objective civil liability of a psychiatric institution.
35. ABDILLA v. MALTA (application no. 36199/15, judgment of 17 July 2018): prison conditions.
36. RUIZ PENA AND PEREZ OBERGHT v. MALTA (applications nos. 25218/15 and 25251/15, judgment of 17 July 2018): prisons conditions.
37. YANEZ PINON AND OTHERS v. MALTA (applications nos. 71645/13, 7143/14 and 20342/15, judgment of 19 December 2017): prison conditions.
38. PEÑARANDA SOTO v. MALTA (application no. 16680/14, judgment of 19 December 2017): prison conditions, health care, non-derogable minimum core of Article 3.
39. ALEXANDRU ENACHE v. ROMANIA (application no. 16986/12, judgment of 3 October 2017): ineligibility of the father of a child under the age of one for a stay of execution of his prison sentence on an equal footing with the mother.
40. D.M.D. v. ROMANIA (application no. 23022/13, judgment of 3 October 2017): ill-treatment inflicted on a child by his father, State obligation to prohibit all forms of violence against children.
41. ABDULLAHI ELMI AND AWEYS ABUBAKAR v. MALTA (applications nos. 25794/13 and 28151/13, judgment of 22 November 2016): excessive detention of young asylum-seekers, European and worldwide trend to *crimmigration*.

42. **MIRONOVAS AND OTHERS v. LITHUANIA** (applications nos. 40828/12, 29292/12, 69598/12, 40163/13, 66281/13, 70048/13 and 70065/13, judgment of 8 December 2015): prison overcrowding, insufficient compensatory and preventive remedies.

**THE PROHIBITION OF SLAVERY AND FORCED LABOUR
(ARTICLE 4 OF THE CONVENTION)**

SECTION IV JUDGMENT

43. **J. AND OTHERS v. AUSTRIA** (application no. 58216/12, judgment of 17 January 2017): discontinuance of applicants' case regarding trafficking, State obligation to criminalise and prosecute slavery, forced labour and trafficking of human beings for that purpose.

**THE RIGHT TO LIBERTY
(ARTICLE 5 OF THE CONVENTION)**

GRAND CHAMBER JUDGMENT

44. **ILNSEHER v. GERMANY** (applications nos. 10211/12 and 27505/14, judgment of 4 December 2018): retroactive preventive detention of person with mental disorder, catch-all construction of the Convention notion of "person of unsound mind", minimalist understanding of the principle of legality, erasure of the autonomous meaning of the Convention notion of "penalty".

SECTION I JUDGMENT

45. **KUTTNER v. AUSTRIA** (application no. 7997/08, judgment of 16 July 2015): ill-treatment of offender with mental health problems, failure of the "therapy instead of penalty" model, lack of judicial oversight.

SECTION IV JUDGMENT

46. *ETUTE v. LUXEMBOURG* (application no. 18233/16, judgment of 30 January 2018):
lack of judicial control of conditional release revocation.

THE RIGHT TO A FAIR TRIAL (ARTICLE 6 OF THE CONVENTION)

GRAND CHAMBER JUDGMENTS

47. *GUÐMUNDUR ANDRI ÁSTRÁÐSSON v. ICELAND* (application no. 26374/18, judgment of 1 December 2020): violation of the right to a court established by law, circumvention of the law on judicial appointments, absolute defects in criminal procedure, effects of the Court's judgment.
48. *MURTAZALIYEVA v. RUSSIA* (application no. 36658/05, judgment of 18 December 2018): conviction for terrorism based on absent witnesses, right to obtain the attendance and examination of witnesses on behalf of the defendant under the same conditions as witnesses against him or her, principle of immediacy, overall fairness test.
49. *RAMOS NUNES DE CARVALHO E SÁ v. PORTUGAL* (applications nos. 55391/13, 57728/13 and 74041/13, judgment of 6 November 2018): lack of procedural guarantees before the High Judicial Council, lack of independence and impartiality of the Judicial Division of the Supreme Court, insufficient extent of the review conducted by the Judicial Division of the Supreme Court and lack of a public hearing.
50. *CORREIA DE MATOS v. PORTUGAL* (application no. 56402/12, judgment of 4 April 2018): conviction of lawyer for defamation of a judge, the lawyer's right to defend

himself or herself in person in criminal procedure, distortion of European consensus and fragmentation of international law.

51. KÁROLY NAGY v. HUNGARY (application no. 56665/09, judgment of 14 September 2017): dismissal of a pastor of the Hungarian Reformed Church, right of access to court concerning the compensation claim.

52. MOREIRA FERREIRA C. PORTUGAL (N° 2) (application no. 19867/12, judgment of 11 July 2017): refusal to reopen criminal proceedings following a judgement delivered by the European Court of Human Rights which found a violation of article 6, principle of subsidiarity and national margin of appreciation.

53. LUPENI GREEK CATHOLIC PARISH AND OTHERS v. ROMANIA (application no. 76943/11, judgment of 29 November 2016): forced transfer of property from the Greek Catholic Church to the Orthodox Church, redistribution of property, duty of neutrality of the State, uncertainty in the case law and lack of legal certainty, discrimination of religious minority.

54. BAKA v. HUNGARY (application no. 20261/12, judgment of 23 June 2016): dismissal of the president of the Supreme Court by a transitional constitutional provision, *ad hominem* legislation against the independence of the judiciary, lack of access to Constitutional Court to impugn transitional constitutional norms, transitional constitutional provision incompatible with the European Convention on Human Rights, unconstitutional constitutional norms (*verfassungswidrige Verfassungsnormen*), direct, supra-constitutional effect of the European Convention.

55. AL-DULIMI and MONTANA MANAGEMENT INC. v. SWITZERLAND (application no. 5809/08, judgment of 21 June 2016): Security Council Resolution-based confiscation measures as penalties, the fundamental character of the right of access to court in criminal and civil matters, the conflict between obligations derived from the United Nations Charter and obligations derived from the European Convention

on Human Rights, the European Convention as the European Constitution, the Court's *Bosphorus* case law applied to the United Nations.

56. DVORSKI v. CROATIA (application no. 25703/11, judgment of 20 October 2015): erroneous deprivation of choice of lawyer, the right to a lawyer of one's own choosing from the initial stages of the proceedings, impact of structural errors on the fairness of criminal proceedings.

SECTION I JUDGMENTS

57. MIKHAYLOVA v. RUSSIA (application no. 46998/08, judgment of 19 November 2015): lack of free legal assistance to a defendant in a criminal or administrative offence.

58. MELO TADEU v. PORTUGAL (application no. 27785/10, judgment of 23 October 2014): presumption of innocence in tax enforcement proceedings after acquittal in criminal proceedings based on the same facts.

59. LAGUTIN AND OTHERS v. RUSSIA (application nos. 6228/09, 19123/09, 19678/07, 52340/08 and 7451/09, judgment of 24 April 2014): undercover operations, human rights legislation on special investigation techniques.

60. MATYTSINA v. RUSSIA (application no. 58428/10, judgment of 27 March 2014): lack of cross-examination of the alleged victim; deficient application of a blanket criminal provision, waiver of the statute of limitations in criminal law.

SECTION II JUDGMENTS

61. DILIPAK v. TURKEY (application no. 29680/05, judgment of 15 September 2015): defamation of State and state organs, *Majestätsbeleidigung*.

62. GRANDE STEVENS AND OTHERS v. ITALY (applications nos. 18640/10, 18647/10, 18663/10, 18668/10 and 18698/10, judgment of 4 March 2014): unfair administrative proceedings for market manipulation before the *Commissione Nazionale per la Società e la Borsa* (CONSOB), lack of an effective judicial review of the CONSOB's decision, the court of appeal's amendment of the accusation, to the detriment of the appellant, illegality and disproportionality of the pecuniary and non-pecuniary sanctions, *ne bis in idem* effect of conviction of an administrative offence in subsequent criminal proceedings.
63. ATEŞ MİMARLIK MUHENDİSLİK A.Ş. v. TURKEY (application no. 33275/05, judgment of 25 September 2012): jurisdiction over claim of payment of work fee regarding an international construction contract.
64. K.M.C. v. HUNGARY (application no. 19554/11, judgment of 10 July 2012): groundless decision of termination of employment.
65. MENARINI DIAGNOSTICS S.R.L. v. ITALY (application no. 43509/08, judgment of 27 September 2011): scope of judicial review of administrative sanctions.
66. ADAMOV v. SWITZERLAND (application no. 3052/06, judgment of 21 June 2011): *salvus conductus* guarantee, conduct of State agents with bad faith.
67. DOBRIC v. SERBIA (applications nos. 2611/07 and 15276/07, judgment of 21 June 2011): rejection by the Supreme Court of an appeal in civil procedure due to redenomination of the Serbian currency and change of the value of the dispute.
68. ABDULLAH YILDIZ v. TURKEY (application no. 35164/05, judgment of 26 April 2011): compensation for non-pecuniary damage caused by violation of article 6.

SECTION III JUDGMENTS

69. BELUGIN v. RUSSIA (application no. 2991/06, judgment 26 November 2019): compensation for non-pecuniary damage caused by violation of article 6.
70. RAZVOZZHAYEV v. RUSSIA AND UKRAINE and UDALTSOV v. RUSSIA (applications nos. 75734/12 and 2 others, judgment of 19 November 2019): abduction of asylum seeker from Ukraine to Russia; excessively intensive court hearing schedule and lengthy prison transfers; dissent regarding inadmissibility decision.
71. URAZBAYEV v. RUSSIA (application no 13128/06, judgment of 8 October 2019): compensation for non-pecuniary damage caused by violation of article 6.
72. FARRUGIA v. MALTA (application no. 63041/13, judgment of 4 June 2019): overall fairness test, access to lawyer during police custody.

SECTION IV JUDGMENTS

73. GARBUZ v. UKRAINE (application no. 72681/10, judgment of 19 February 2019): separate opinions on decisions regarding inadmissibility which are incorporated into merits judgments, attesting witnesses.
74. PRODUKCIJA PLUS STORITVENO PODJETJE D.O.O. v. SLOVENIA (application no. 47072/15, judgment of 23 October 2018): reopening of domestic proceedings after finding of Article 6 violation; compensation for pecuniary damages, loss of real opportunities.
75. SOMORJAI v. HUNGARY (application no. 60934/13, 28 August 2018): lack of reasoning in connection with the need for a reference to the CJEU for a preliminary ruling; dissent regarding inadmissibility decision.

76. DEVINAR v. SLOVENIA (application no. 28621/15, 22 May 2018): objective impartiality of the disability experts' commission, distinguishing technique, silent overruling of previous case law.
77. SVETINA v. SLOVENIA (application no. 38059/13, 22 May 2018): conviction based on "inevitable discovery" exception to the doctrine of the fruit of the poisonous tree.
78. DRAGOȘ IOAN RUSU v. ROMANIA (application no. 22767/08, judgment of 31 October 2017): conviction based on evidence collected in breach of Article 8 of the Convention.
79. BORG v. MALTA (application no. 37537/13, judgment of 12 January 2016): breach of the Court's *Salduz* case law by the Constitutional Court of Malta, lack of impartiality of magistrate, lack of legal assistance to third persons called as witnesses against the applicant.

**THE PRINCIPLE OF LEGALITY IN CRIMINAL LAW
(ARTICLE 7 OF THE CONVENTION)**

GRAND CHAMBER JUDGMENTS

80. G.I.E.M. S.R.L. AND OTHERS v. ITALY (applications nos. 1828/06 and 2 others, judgment of 28 June 2018): the relationship between the convention and the constitution, the "interpretative authority" of the Court's judgment, multilevel constitutionalism, a Convention-oriented constitutional theory of fundamental rights, the efficiency-interests-oriented approach to criminal law, confiscation of immovable property as a penalty for unlawful site development, the substantive nature of the statute of limitations.

81. VASILIAUSKAS v. LITHUANIA (application no. 35343/05, judgment of 20 December 2015): Soviet genocide of Lithuanian nation, partisans as relevant part of the nation, retroactive application of penal law.
82. ROHLENA v. CZECH REPUBLIC (application no. 59552/08, judgment 27 January 2015): the difference between a continuing offence (*Dauerdelikt, infraction continue, reato permanente*) and a continuous offence (*fortgesetzte Handlung, infraction continuée, reato continuato*); the difference between consecutive or cumulative sentence (*peine cumulée ou peines consécutives*), concurrent sentence (*peine confondue ou peines simultanées*) and aggregate, consolidated or overall sentence (*peine globale ou peine d'ensemble*); broad consensus arising out of a long European tradition on objective (*actus reus*) and subjective (*mens rea*) elements of a continuous offence.
83. MAKTOUF AND DAMYANOVIC v. BOSNIA AND HERZEGOVINA (applications nos. 2312/08 and 34179/08, judgment of 18 July 2013): retroactive application of *lex mitior*, general principles of law as source of penal law, arbitrary and discriminatory sentencing, arbitrary transfer of case file, principle of natural or legal judge.

SECTION II JUDGMENTS

84. VARVARA v. ITALY (application no. 17475/09, judgment of 29 October 2013): State obligation to confiscate the instruments and proceeds of crime, disproportionate confiscation on grounds of unlawful land development.
85. LIUIZA v. LITHUANIA (application no. 13472/06, judgment of 31 July 2012): *nulla poena sine lege stricta* in the field of security measures, retroactive application of the more severe security measure.
86. HIDIR DURMAZ v. TURKEY (no. 2) (application no. 26291/05, judgment of 24 April 2012): retroactive application of more lenient penal law including to *res judicata* cases, delay in the application of a more lenient penal law.

SECTION IV JUDGMENT

87. *ROLA v. SLOVENIA* (application nos. 12096/14 and 39335/16, judgment of 4 June 2019): retrospective application of revocation of a licence to act as a judicial liquidator.

THE RIGHT TO PROTECTION OF PRIVATE AND FAMILY LIFE (ARTICLE 8 OF THE CONVENTION)

GRAND CHAMBER JUDGMENTS

88. *BIG BROTHER WATCH AND OTHERS v. THE UNITED KINGDOM* (applications nos. 58170/13, 62322/14 and 24960/15, judgment of 25 May 2021): Convention compliance of the British secret surveillance regime including bulk interception of communications and intelligence sharing.

89. *CENTRUM FÖR RÄTTVISA v. SWEDEN* (application no. 35252/08, judgment of 25 May 2021): Convention compliance of the Swedish secret surveillance regime including bulk interception of communications and intelligence sharing.

90. *PARADISO AND CAMPANELLI v. ITALY* (application no. 25358/12, judgment of 24 January 2017): prohibition of remunerated gestational surrogacy.

91. *PARRILLO v. ITALY* (application no. 46470/11, judgment of 27 August 2015): scientific research on human embryos and embryonic stem cells.

92. *KHOROSHENKO v. RUSSIA* (application no. 41418/04, judgment of 30 June 2015): prisoner's right to family visits, resocialisation as the primary purpose of imprisonment, the State obligation to provide for an individualised sentence plan.

93. *X. v. LATVIA* (application no. 27853/09, judgment of 26 November 2013): the conflict between obligations derived from European Convention on Human Rights and the obligations derived from the Hague Convention on international child abduction, the “inchoate” custody right of a non-registered father.
94. *SÖDERMAN v. SWEDEN* (application no. 5786/08, judgment of 12 November 2013): the State obligation to criminalise child pornography, evolutive interpretation of penal law in accordance with the international law obligations of the State, right to domestic compensation based directly on a violation of the Convention, even in the absence of a violation of national law.

SECTION I JUDGMENTS

95. *SÕRO v. ESTONIA* (application no. 22588/08, judgment of 3 September 2015): registration and public disclosure of former KGB employee as a lustration measure.
96. *MARINIS v. GREECE* (application no. 3004/10, judgment of 9 October 2014): the principle of prevalence of biological link in paternity and maternity actions.

SECTION II JUDGMENTS

97. *VASQUEZ v. SWITZERLAND* (application no. 1785/08, judgment of 26 November 2013): administrative expulsion of foreigner convicted of a sexual crime, although criminal court suspended expulsion, presumption of danger for public security based on decisions of dismissal of criminal proceedings.
98. *KISSIWA KOFFI v. SWITZERLAND* (application no. 38005/07, judgment of 15 November 2012): expulsion of a foreign citizen convicted of a crime of drug trafficking.
99. *SHALA v. SWITZERLAND* (application no. 52873/09, judgment of 15 November 2012): expulsion of a foreign citizen convicted of several crimes of minor gravity.

100. PONTES v. PORTUGAL (application no. 19554/09, judgment of 10 April 2012): court order for a child to be placed for adoption due to drug addiction of parents.
101. ASSUNÇÃO CHAVES v. PORTUGAL (application no. 61226/08, judgment of 31 January 2012): court order for a child to be placed for adoption due to negligent behaviour of parents.
102. VARAPNICKAITE-MAZYLIENE v. LITHUANIA (application no. 20376/05, judgment of 17 January 2012): public disclosure of medical data.
103. IYILIK v. TURKEY (application no. 2899/05, judgment of 6 December 2011): paternity presumption of the mother's spouse.

SECTION III JUDGMENT

104. ZAKHARCHUK v. RUSSIA (application no. 2967/12, judgment of 17 December 2019): expulsion of foreign, young citizen convicted of grievous bodily harm.

SECTION IV JUDGMENTS

105. BABIARZ v. POLAND (application no. 1955/10, judgment of 10 January 2017): right to divorce, the protection of *de facto* family life created by one of the spouses with another third person, unpredictable case law)
106. RAMADAN v. MALTA (application no. 76136/12, judgment of 21 June 2016): right to citizenship, prohibition of statelessness, revocation of citizenship due to annulment of false marriage.

107. SZABO AND VISSY v. HUNGARY (application no. 37138/14, judgment of 12 January 2016): mass surveillance for the purpose of national security.

108. BARBULESCU v. ROMANIA (application no. no. 61496/08, judgment of 12 January 2016): employer's surveillance of the employee's Internet usage in the workplace within a private employment relation, termination of employment relation on the basis of the employee's intercepted Internet messages, horizontal effect of the European Convention.

**FREEDOM OF CONSCIENCE AND RELIGION
(ARTICLE 9 OF THE CONVENTION)**

GRAND CHAMBER JUDGMENT

109. F.G. v. SWEDEN (application no. 43611/11, judgment of 23 March 2016): criminalisation of apostasy, prohibition du *refoulement* to a country where apostasy is criminalised.

SECTION I JUDGMENT

110. KRUPKO AND OTHERS v. RUSSIA (application no. 26587/07, judgment of 26 June 2014): forced dispersal of indoor religious assemblies.

SECTION III JUDGMENT

111. DYAGILEV v. RUSSIA (application no. 49972/16, judgment of 10 March 2020): dismissal of alleged conscientious objector request for replacement of compulsory military service with its civilian alternative.

SECTION IV JUDGMENT

112. RELIGIOUS COMMUNITY OF JEHOVAH'S WITNESSES OF KRYVYI RIH'S TERNIVSKY DISTRICT v. UKRAINE (application no. 21477/10, judgment of 3 September 2019): State positive obligations regarding freedom of religion, failure to grant a lease to the applicant community.

**FREEDOM OF SPEECH
(ARTICLE 10 OF THE CONVENTION)**

GRAND CHAMBER JUDGMENT

113. MOUVEMENT RAELIEN SUISSE v. SWITZERLAND (application no. 16354/06, judgment 13 July 2012): freedom of speech of a minority in the public space and with new Internet technologies; protection of political, religious and commercial speeches.

SECTION I JUDGMENT

114. TARANENKO v. RUSSIA (application no. 19554/05, judgment of 15 May 2014): freedom of expression and expressive conduct inside the premises of a public building, which a group of people including the applicant entered without authorisation.

SECTION II JUDGMENTS

115. DI GIOVANNI v. ITALY (application no. 51160/06, judgment of 9 July 2013): freedom of speech of a judge, procedural shortcomings of disciplinary proceedings against a judge.
116. YILDIRIM v. TURKEY (application no. 3111/10, judgment of 18 December 2012): collateral blockage of a site hosted on Google sites.

117. DRAKSAS v. LITHUANIA (application no. 36662/04, judgment of 31 July 2012): public disclosure of phone tapping records referring to unlawful exercise of public functions.

118. FABER v. HUNGARY (application no. 40721/08, judgment of 24 July 2012): ban of flag with a political meaning used in a public demonstration.

SECTION III JUDGMENT

119. PRYANISHNIKOV v. RUSSIA (application no. 25047/05, judgment of 10 September 2019): refusal of a film reproduction licence after the authorities had issued distribution certificates for the films and verified that they were not pornographic.

SECTION IV JUDGMENTS

120. ATV ZRT v. HUNGARY (application no. 61178/14, judgment of 28 April 2020): obligation on broadcasters to distinguish between facts and opinions in news and political reporting, journalistic objectivity.

121. MAGYAR JETI ZRT v. HUNGARY (application no. 11257/16, judgment of 4 December 2018): vicarious liability of operator of an Internet news portal for hyperlinks.

FREEDOM OF ASSOCIATION AND ASSEMBLY (ARTICLE 11 OF THE CONVENTION)

SECTION I JUDGMENTS

122. NAVALNYI AND YASHIN v. RUSSIA (application no. 76204/11, judgment of 4 December 2014): burden of proof with regard to facts which justify a restriction

on freedom of assembly, protection of “spontaneous assemblies”, freedom to access and leave a place of assembly.

123. HRVATSKI LIJEČNIČKI SINDIKAT v. CROATIA (application no. 36701/09, judgment of 27 October 2014): strike demanding that a collective agreement for the medical and dentistry sector be concluded.

124. PRIMOV AND OTHERS v. RUSSIA (application no. 17391/06, judgment of 12 June 2014): blocking by the police of the demonstrators’ access to the place of assembly, violent police dispersal of the demonstration, arrest and detention of demonstrators.

SECTION II JUDGMENTS

125. KUDREVICIUS AND OTHERS v. LITHUANIA (application no. 37553/05, judgment of 26 November 2013): unauthorised blocking of three highways during two days by farmers’ demonstration against the government agricultural policy, conviction of the demonstration leaders.

126. VONA v. HUNGARY (application no. 35943/10, judgment of 9 July 2013): dissolution of a racist association.

127. ASSOCIATION RHINO AND OTHERS v. SWITZERLAND (application no. 48848/07, judgment of 11 October 2011): dissolution of a squatters’ association.

SECTION IV JUDGMENT

128. CHERNEGA AND OTHERS v. UKRAINE (application no. 74768/10, judgment of 18 June 2019): violent action of private security and police force actions towards protestors.

**THE RIGHT TO AN EFFECTIVE REMEDY
(ARTICLE 13 OF THE CONVENTION)**

GRAND CHAMBER JUDGMENT

129. DE SOUZA RIBEIRO v. FRANCE (application no. 22689/07, judgment of 13 December 2012): expulsion of undocumented foreign migrant.

SECTION IV JUDGMENT

130. JANUŠKEVIČIENĖ V. LITHUANIA (application no. 69717/14, judgment of 3 September 2019): difference from objection of non-exhaustion of domestic remedies, judgment with statements which established third parties' guilt in respect of criminal acts.

**PROHIBITION OF DISCRIMINATION
(ARTICLE 14 OF THE CONVENTION)**

GRAND CHAMBER JUDGMENTS

131. KHAMTOKHU AND AKSENIKH v. RUSSIA (applications nos. 60367/08 and 961/11, judgment of 24 January 2017): indirect discrimination of male offenders aged between 18 and 65, prohibition of life imprisonment for female, elderly and juvenile offenders, the State obligation to "level up" in case of false positive discrimination based on sex and age.
132. BIAO v. DENMARK (application no. 38590/10, judgment 24 May 2016): indirect discrimination based on length of Danish nationality or on "race" or ethnic origin, family reunification requirements for resident foreigners and Danish nationals of foreign origin living in Denmark.

133. VALLIANATOS AND OTHERS v. GREECE (applications no. 29381/09 and no. 32684/09, judgment of 7 November 2013): indirect discrimination of same sex couples based on their sexual orientation, right to enter into a “civil union” contract only for heterosexual couples, legislative omission, the Court’s power to review in abstract the Convention-compatibility of a law, direct action before the Court without prior exhaustion of domestic constitutional remedies, principle of subsidiarity.
134. FABRIS v. FRANCE (application no. 16574/08, judgment of 7 February 2013): direct discrimination of children born out of wedlock in inheritance law, the direct, *erga omnes* and retroactive effect of the Court's judgment, the Court’s power to oversee the execution of its own judgments, the Court’s implicit powers and the balance of power between the Court and the Committee of Ministers.
135. KONSTANTIN MARKIN v. RUSSIA (application no. 30078/06, judgment of 22 March 2012): indirect discrimination of servicemen based on their sex and their professional status, right to parental leave only for servicewomen and women and men outside the military, protection of social rights by the Convention.

SECTION II JUDGMENTS

136. ALTINAY v. TURKEY (application no. 37222/04, judgment of 9 July 2013): discrimination of vocational schools’ students in access to the university.
137. RAVIV v. AUSTRIA (application no. 26266/05, judgment of 13 March 2012): discrimination of Holocaust victim in entitlement to a social pension.

LIMITATION ON USE OF RESTRICTIONS ON RIGHTS (ARTICLE 18 OF THE CONVENTION)

SECTION IV JUDGMENT

138. TCHANKOTADZE v. GEORGIA (application no. 15256/05, judgment of 21 June 2016): critique of the prohibitive standard of proof in Article 18 cases.

**JUST SATISFACTION
(ARTICLE 41 OF THE CONVENTION)**

GRAND CHAMBER JUDGMENTS

139. CYPRUS v. TURKEY (Article 41) (application no. 25781/94, judgment of 12 May 2014): the Court's power to award just satisfaction in inter-State cases, the time-limit for inter-State just satisfaction claims, the punitive nature of just satisfaction under the Convention, the Court's power to deliver a declaratory judgment on the cessation of ongoing violations.
140. FABRIS c. FRANCE (Article 41) (application no. 16574/08, judgment of 28 June 2013): execution of the Court's judgment finding a violation in the case of discriminatory law and a final judgment of the *Cour de Cassation* in accordance with this law.

SECTION II JUDGMENT

141. TREVALEC v. BELGIUM (Article 41) (application no. 30812/07, judgment of 25 June 2013): preventive and punitive nature of just satisfaction under the Convention, punitive damages established by the Court with regard to the respondent state, in spite of the previous satisfaction of damages by a third state.

SECTION IV JUDGMENT

142. MORENO DIAZ PENA AND OTHERS v. PORTUGAL (Article 41) (application no. 44262/10, judgment of 4 June 2019): excessive compensation for expropriation.

**INFRINGEMENT PROCEEDINGS
(ARTICLE 46 OF THE CONVENTION)**

GRAND CHAMBER JUDGMENT

143. MAMMADOV v. AZERBAIJAN (application no. 15172/13, judgment of 29 May 2019): powers of the Committee of Ministers in infringements proceedings.

**THE RIGHT TO PROPERTY
(ARTICLE 1 OF PROTOCOL 1)**

GRAND CHAMBER JUDGMENTS

144. SARGSYAN v. AZERBAIJAN (application no. 40167/06, judgment of 16 June 2015): the intersection between European human rights law and international humanitarian law, the right to humanitarian intervention, jurisdiction over the ceasefire line and the adjacent area, responsibility to protect, duty to protect civilians.
145. CHIRAGOV AND OTHERS v. ARMENIA (application no. 13216/05, judgment of 16 June 2015): the intersection between European human rights law and international humanitarian law, State secession, “remedial secession” as a human rights imperative, jurisdiction in foreign territory by long-distance remote-controlled exercise of authority, occupation, violation of property rights of displaced persons.
146. HERRMANN v. GERMANY (application no. 9300/07, judgment of 26 June 2012): conscientious objection to hunting, the State obligation to protect animal “rights”, lawful restrictions of property rights conflicting with the proprietor’s

conscience; the *stare decisis* effect of the Court's judgment, European consensus as a factor of the Court's case law development; direct discrimination between owners of big and small plots of land with regard to the legal obligation to tolerate hunting by third persons in their land.

SECTION I JUDGMENT

147. MORENO DIAZ PENA AND OTHERS v. PORTUGAL (application no. 44262/10, judgment of 4 June 2012): ECHR as a fourth instance, interpretation of contract.

SECTION II JUDGMENTS

148. PIOTRAS BOGDEL v. LITHUANIA (application no. 41248/06, judgment of 26 November 2013): disproportionate annulment of erroneous administrative contract with *bona fide* private party, limitation period for claiming invalidity of a contract in action brought by the administration distinct from limitation period in action brought by the private party.

SECTION IV JUDGMENTS

149. FILKIN v. PORTUGAL (application no. 69729/12, judgment of 3 March 2020): presumption of guilt against person suspected of money laundering with his assets frozen for more than three years without being accused.
150. ALBERT AND OTHERS v. HUNGARY (application no. 5294/14, judgment of 29 January 2019): State control over banks, interference with the substance of the shareholders' rights.

151. KÖNYV-TÁR KFT AND OTHERS v. HUNGARY (application no. 21623/13, judgment of 16 October 2018): de facto State monopoly in the schoolbook distribution market, loss of clientele as deprivation of a possession.
152. S.C. SERVICE BENZ COM S.R.L. v. ROMANIA (application no. 58045/11, judgment of 4 July 2017): vicarious liability, confiscation of property belonging to persons other than the offender.

**THE RIGHT TO EDUCATION
(ARTICLE 2 OF PROTOCOL 1)**

SECTION II JUDGMENT

153. TARANTINO AND OTHERS v. ITALY (applications nos. 25851/09, 29284/09 and 64090/09, judgment of 2 April 2013): right to university education, the four freedoms which compose the university autonomy, *numerus clausus* in public and private universities.

**THE FREEDOM OF MOVEMENT
(ARTICLE 2 OF PROTOCOL 4)**

GRAND CHAMBER JUDGMENTS

154. GARIB v. THE NETHERLANDS (application no. 43494/09, judgment of 6 November 2017): gentrification of cities, temporary restriction on choosing residence in inner-city district for people dependent on social benefits.
155. DE TOMMASO v. ITALY (application no. 43395/09, judgment of 23 February 2017): house arrest for the purpose of criminal prevention.

PROCEDURAL SAFEGUARDS RELATING TO EXPULSION OF ALIENS

(ARTICLE 1 OF PROTOCOL 7)

GRAND CHAMBER JUDGMENTS

156. MUHAMMAD and MUHAMMAD v. ROMANIA (application no. 80982/12, judgment of 15 October 2020): Expulsion on national security grounds decided by court on the basis of classified information not disclosed to applicants.

THE PROHIBITION OF *BIS IN IDEM*

(ARTICLE 4 OF PROTOCOL 7)

GRAND CHAMBER JUDGMENTS

157. MIHALACHE v. ROMANIA (application no. 54012/10, judgment of 8 July 2019): *res judicata* of prosecutorial decisions, competent authority to acquit or convict, determination as to the merits of the case, finality of the decision.
158. A. AND B. v. NORWAY (application nos. 24130/11 and 29758/11, judgment of 15 November 2016): *ne bis in idem* as a principle of customary international law in the modality of the “exhaustion-of-procedure principle” (*Erledigungsprinzip*) but not in the modality of the “accounting principle” (*Anrechnungprinzip*), administrative offences and criminal policy *à deux vitesses*, tax penalties as a criminal policy instrument, combination of administrative and criminal penalties.

V. ACADEMIC EXPERIENCE

i. At International Level

1. **Adjunct Professor (*professeur vacataire*) at the Law Faculty of the University of Paris II-Panthéon-Assas, 2017-2022.**

Teaching a “Course on Corporate Rights and the European Convention on Human Rights”.

2. **Adjunct Professor at the Illinois College of Law**, Urbana, Illinois, United States of America, in 2009 and 2010.

Teaching a “Course on Markets, government and corruption” (Spring 2010) and a “Course on Markets, white-color crime and regulation in Europe” (Spring 2009).

3. **Visiting Professor at the Illinois College of Law**, Urbana, Illinois, United States of America, in 2006 and 2007.

Teaching a “Course on terrorism, crimes against humanity and European human rights law” (Spring 2007) and a “Course on Transnational criminality and European human rights law” (Spring 2006).

4. **Visiting Professor at the Jiao Tong University**, Shanghai, China, in 2006.

Teaching a “Course on European Human Rights Law” (Fall 2006).

5. **Visiting Professor at the University of Guiné-Bissau**, in 2007.

Teaching a “Course on International Human Rights Law” (June 2006).

6. **Member of PHD jury committees in foreign Universities**, with the task of discussing of doctoral dissertations, such as:

- I. **“Silence in Court: Limited English Proficiency Defendants in Irish Criminal District Courts”**, doctoral dissertation submitted by Dr. Maria Manuela de Almeida Silva to the UNIVERSITY OF GALWAY, Ireland – 12 December 2023.
- II. **“L’exécution des arrêts de la Cour européenne des droits de l’homme : flexibilité, variabilité, effectivité”**, doctoral dissertation submitted by Dr. Olga Bodnarchuk to the UNIVERSITY OF AIX-EN-PROVENCE, France – 25 November 2023.

- III. **“Soft law et droit international des droits de l’homme”**, doctoral dissertation submitted by Dr. Charlotte Piveteau to the UNIVERSITY OF GRENOBLE-ALPES, France – 22 September 2023.
- IV. **“O processo estrutural nas medidas provisórias da Corte Interamericana de Direitos Humanos: entre as luzes da tutela e as sombras da cautela”** (*The structural procedure within provisional measures of the Interamerican Court of Human Rights: between the lights of enforcement and the shadows of caution*), doctoral dissertation submitted by Dra. Isabel Penido de Campos Machado to the UNIVERSITY OF SÃO PAULO, Brasil – 4 April 2023.
- V. **“A eficácia do procedimento de solução amistosa: análise do cumprimento dos acordos celebrados perante a Comissão interamericana de direitos humanos”** (*The efficacy of the friendly settlement procedure: an analysis of the fulfilment of the agreements brokered before the Interamerican Commission of Human Rights*), doctoral dissertation submitted by Dr. Mara Lívia Moreira Damasceno to the UNIVERSITY OF FORTALEZA, Brasil – 29 August 2022.
- VI. **“A Convenção Americana sobre Direitos Humanos como um projeto das Américas: a história local de uma demanda universal”** (*The American Convention on Human Rights as a project for the Americas: a local history of an universal quest*), doctoral dissertation submitted by Dr. Raquel da Cruz Lima to the UNIVERSITY OF SÃO PAULO, Brasil – 13 April 2022.
- VII. **“The Use of External Judicial Decisions by Regional Human Rights Courts”**, doctoral dissertation submitted by Dr. Martin Lolle Christensen to the EUROPEAN UNIVERSITY INSTITUTE, Florence, Italy – 14 December 2021.
- VIII. **“Le préambule en droit international des droits de l’homme. Une analyse critique du discours des droits de l’homme en droit international”**, doctoral dissertation submitted by Dr. Guillaume Dartigue to the UNIVERSITY OF STRABOURG, France – 23 October 2021.

- IX. **“Saisines Stratégiques et Cour Européenne des Droits de l’Homme”**, doctoral dissertation submitted by Dr. Wencelas Monzala to the UNIVERSITY OF TOULOUSE CAPITOLE, France – 5 January 2021.
- X. **“La notion de vulnérabilité dans la jurisprudence de la Cour Européenne des Droits de l’Homme. Contours et utilité d’un concept en vogue”**, doctoral dissertation submitted by Dr. Nesa Zimmermann to the UNIVERSITY OF GENEVRA, Switzerland – 4 December 2020.
- XI. **“Legality in Europe. On the principle *“nullum crimen, nulla poena sine lege”* in EU law and under the ECHR”**, doctoral dissertation submitted by Dr. Mikhel Timmerman to the EUROPEAN UNIVERSITY INSTITUTE, Florence, Italy – June 2018.
- XII. **“Le droit à la santé dans la jurisprudence de la Cour Européenne des Droits de l’Homme”**, doctoral dissertation submitted by Dr. Éric Paillissé to the UNIVERSITY OF PERPIGAN, France – June 2018.
- XIII. **“Crossing Divides and Seeing the Whole: an Integrated View of Cultural Difference and Economic Disadvantage in Regional Human Rights Courts”**, doctoral dissertation submitted by Dr. Valeska David to the UNIVERSITY OF GHENT, Belgium – March 2018.
- XIV. **“Determining Torture in Interrogation cases. Comparative Analysis of the Case Law of the European Court of Human Rights, the UN Bodies and the US Courts”**, doctoral dissertation submitted by Dr. Liana Muntean to the CENTRAL EUROPEAN UNIVERSITY, Budapest, Hungary – February 2018.
- XV. **“The Idea of Punishment in International Human Rights Discourse: A Conceptual and Historical Critique”**, doctoral dissertation submitted by Dr. Adnan Sattar to the UNIVERSITY OF MIDDLESEX, London, United Kingdom – December 2017.
- XVI. **“La Protection de la substance du droit par la Cour Européenne des Droits de l’Homme”**, doctoral dissertation submitted by Dr. Olivia Rouziere-Beaulieu to the UNIVERSITY OF MONTPELLIER, France – September 2017.

XVII. “*Le droit d’agir devant la Cour Européenne des Droits de l’Homme*”, doctoral dissertation submitted by Dr. Sarah Teweleit to the UNIVERSITY OF BORDEAUX, France – March 2017.

XVIII. “*L’interprétation évolutive des conventions internationales de protection des droits de l’homme. Contribution à l’étude de la fonction interprétative du juge international*”, doctoral dissertation submitted by Dr. Julie Ferrero to the UNIVERSITY OF AIX-EN-PROVENCE – December 2015.

ii. At National Level

1. **Full professor at the Faculty of Law of the Catholic University of Lisbon**, since June 2015; Associate Professor with tenure since February 2011; Associate Professor from 2008 to 2010; Assistant Professor from 2004 to 2008.

Teaching Courses on Criminal Law, Criminal Procedure, Prison Law, International Public law, International Human Rights Law, Introduction to Law, Philosophy of Law. Professor Albuquerque taught the first courses in Portugal on International Criminal Law and European Human Rights Law (focused mainly on European Union and Council of Europe hard and soft law).

7. **Invited Professor at the High Military Studies Institute of the Ministry of Defence of Portugal**, from 2007 to 2009.

Teaching Courses on International Criminal Law and Portuguese Criminal Law.

8. **Member of PHD jury in Portuguese Universities**, such as at the Faculty of Law of the University of Lisbon: “**Aquisição processual versus prova ilícita. Os comportamentos processuais como variáveis no aproveitamento da atividade probatória**”, doctoral dissertation submitted by Dr. Marcelo Ribeiro de Oliveira – 17 May 2021.

VI. OTHER PROFESSIONAL EXPERIENCE

1. **President of the Jury of the Rene Cassin Prize** (English Thesis) of the RENE CASSIN Institute in Strasbourg, France, 2014.
2. **Expert for the GRECO** (Group of States against corruption) appointed by the COUNCIL OF EUROPE: responsible person for two missions and two reports on corruption regarding Bulgaria and Belgium. Both reports were approved by the plenary of GRECO assembly (from 2009 to 2010).
3. **Expert for the EUROPEAN COMMISSION** in the European Union projects “**Victims of Crimes and Mediation**” (from 2006 to 2008) organized by the Portuguese, the Scottish and the Dutch Victim Support Agencies, and “**Crime Repression Costs in Context**” (from 2007 to 2009), organized by the University of Florence, the Foundation Michelucci (Italy), the University of Bremen (Germany), the University of Barcelona (Spain), the University of Ankara (Turkey), the University of Miskolc (Hungary), the Legal Institute of Lithuania, the Center for the Study of Democracy (Bulgaria), the Intercollege (Cyprus) and the Institute for Labour and Corporate Sciences of Lisbon (Portugal). Both reports were approved by the EU Commission.
4. **Expert for the PORTUGUESE PARLIAMENT** on the draft law on the fight against corruption (in 2010) and the draft law on domestic violence (in 2009).
5. **Expert for the PORTUGUESE MINISTRY OF JUSTICE**: member of the Ministry of Justice Taskforce for Penal Reform (from 2005 to 2007); member of the Jury for the selection of candidates to become Judges and Prosecutors in Portugal (from 2005 to 2007 and in 2010).
6. **Expert for the GERMAN MINISTRY OF JUSTICE and the MAX PLANCK INSTITUT FÜR AUSLÄNDISCHES UND INTERNATIONALES STRAFRECHT, FREIBURG**, Germany (in 1999 and 2000). Professor Albuquerque’s report in the Project *Rechtsmittel im Strafrecht* was published by

Monika Becker and Jörg Kinzig (Hrsg.), *Rechtsmittel im Strafrecht, Eine international vergleichende Untersuchung zur Rechtswirklichkeit und Effizienz von Rechtsmittel*, cited below.

7. **Expert for the PORTUGUESE MINISTRY OF INTERNAL AFFAIRS:** member of the cabinet of the Secretary of State for internal affairs (in 1989 and 1990).
8. **Organizer of the following INTERNATIONAL CONFERENCES:** In June 2019 Professor Albuquerque organized a three-day conference in Lisbon and Porto on the European convention on Human Rights, with 142 speakers (professors from 15 different universities, judges from the Constitutional Court, the Supreme Court, the Administrative Supreme Court and Court of Audit and prosecutors from the General Prosecutor's Office). The then President of the European Court of Human Rights Judge Alexandre Sicilianos opened the conference and the President of the Republic closed it. The speeches of the participants were published in three volumes, including a preface of the President of the Republic: **Comentário da Convenção Europeia dos Direitos Humanos e dos seus Protocolos Adicionais** (*Commentary of the European Convention on Human Rights and its Additional Protocols*), cited below.

In September 2016, Professor Albuquerque organized with the then Vice-president of the Constitutional Court Professor Doctor João Caupers a conference on the 40th anniversary of the entry into force of the European Convention on Human Rights in Portugal, at the Law Faculty of the New University of Lisbon.

In September 2010, Professor Albuquerque organized with the then Vice-president of the Supreme Court Dr. Henriques Gaspar a conference in memory of Justice Maia Gonçalves, at the Supreme Court, Lisbon.

In March 2006, Professor Albuquerque organized with the then Deputy Prosecutor-General the first international conference on the International Criminal Court in Portugal, with 16 experts. The conference was opened by the Minister of Justice Dr. Alberto Costa and closed by the Judge of the ICC Dra. Sylvia Steiner and the Prosecutor

of the ICC Dr. Luis Moreno-Ocampo. The speeches of the participants were published in one volume: **O Tribunal Penal Internacional e a Transformação do Direito Internacional** (*The International Criminal Court and the Transformation of International Law*), cited below.

VII. PUBLICATIONS

This is not an exhaustive list.

i. BOOKS

BOOKS IN ENGLISH

1. *Taxation at the European Court of Human Rights* (with Robert Attard), Alphen aan den Rijn: Wolters Kluwer, 2023, 226 pages.
2. *Judge Pinto de Albuquerque and the Progressive Development of International Human Rights Law*, with a preface by the President of the European Court of Human Rights Professor Doctor Linos-Alexandre Sicilianos, organization and introduction by Professor Doctor Triestino Mariniello, Leiden: Brill, 2021, 954 pages.

BOOK IN FRENCH

3. *Droits de l' Homme. Les opinions séparées vues par la doctrine*, with a preface by the Member of the French Constitutional Council Nicole Maestracci and comments by 24 French, Belgian and Swiss University Professors, Paris: Lexis Nexis, 2020, 807 pages.

BOOKS IN ITALIAN

4. *I Diritti Umani in una Prospettiva Europea, Opinioni concorrenti e dissenzienti (2016-2020)* (*Human Rights in a European Perspective, Concurring and Dissenting Opinions (2016-2020)*), with prefaces by ECHR judges Raffaele Sabato and Gilberto

Felici, organization and introduction by Professor Doctor Andrea Saccucci and comments by 60 Italian University Professors and Magistrates, Genova: Editoriale Scientifica, 2021, 1316 pages.

5. *I Diritti Umani in una Prospettiva Europea, Opinioni concorrenti e dissenzienti (2011-2015)*, (*Human Rights in a European Perspective, Concurring and Dissenting Opinions (2011-2015)*), with a preface by Professor Doctor Paola Bilancia (Milan State University), organization and introduction by Professor Doctor Davide Galliani (Milan State University), Milan: Giappichelli Editore, 2016, 395 pages.

BOOKS IN RUSSIAN

6. *Особое мнение. В поисках истины (Dissenting opinion. In search of truth)*, with an introduction by the Judge of the Constitutional Court of Russia Professor Doctor Konstantin Aranovski, 2nd updated edition, Moscow, Развитие правовых систем, Development of Legal Systems Publishing House, 2021, 720 pages.
7. *Особое мнение. В поисках истины (Dissenting opinion. In search of truth)*, with a preface by the ECHR Judge Professor Doctor Dmitry Dedov, Moscow, Развитие правовых систем, Development of Legal Systems Publishing House, 2018, 496 pages.

BOOK IN SPANISH

8. *Hablemos de derechos Humanos, La doctrina del TEDH y su aplicación en España desde los votos particulares del Juez Paulo Pinto de Albuquerque*, *Let us talk about human rights. The doctrine of the ECHR and its application in Spain from the perspective of Judge Pinto de Albuquerque's opinions*, with a preface by the judge of the Constitutional Court of Spain Professor Doctor Fernando Valdes Dal-Ré, Valencia, Tirant lo Blanch, 2020, 824 pages.

BOOK IN TURKISH

9. *İçtihatlarla İnsan Hakları: Yargıç Pinto de Albuquerque'nin Seçilmiş Şerhlerinin ve İlgili AİHM Kararlarının İncelemeleri kitabı* (Human Rights in Case Law: Reviews of Selected Opinions of Judge Pinto de Albuquerque and Related ECtHR Judgments),

by Pinto de Albuquerque, Adem Sözüer, Pinar Ölcer, Eren Sözüer (eds.), 3 volumes, Istanbul: Onikilevha, 2021.

BOOK IN UKRANIAN

10. **Окрема думка. Шлях до справедливості**, *Separate Opinion, The Way to Fairness*, with a preface by the President of the Constitutional Court of Ukraine Professor Doctor Oleksandr Tupytskyi, Kharkiv: Pravo, 2020, 558 pages.

BOOKS IN PORTUGUESE

11. **Comentário do Código Penal à luz da Constituição da República e da Convenção Europeia dos Direitos do Homem** (*Commentary of the Penal Code in the light of the Constitution of the Republic and the European Convention on Human Rights*), **5th updated edition**, Lisbon: UCE Publishing House, 2022, 1759 pages (1st edition: 2008; 2nd updated edition: 2010; 3rd updated edition: 2015; 4th updated edition: 2021).
12. **Comentário do Regime Geral das Contra-Ordenações à luz da Constituição da República, da Convenção Europeia dos Direitos do Homem e da Carta de Direitos Fundamentais da União Europeia** (*Commentary of the Regime of Administrative Offences in the light of the Constitution of the Republic, the European Convention on Human Rights and the Charter of Fundamental Rights of the European Union*), **2nd updated edition**, Lisbon: UCE Publishing House, 2022, 756 pages (1st edition: 2011).
13. **Convenção Europeia dos Direitos Humanos - Seleção de opiniões** (*European Convention on Human Rights, A Selection of Opinions*), with a preface by the President of the Federal Supreme Court of Brasil, Minister José Dias Toffoli, São Paulo, Revista dos Tribunais, 2019, 448 pages.
14. **Em Defesa dos Direitos Fundamentais** (*In Defense of Fundamental Rights*), with a preface by the President of the Portuguese Bar Association Dr. Guilherme Figueiredo, Lisbon, Universidade Catolica Editora, 2019, 342 pages.
15. **Comentário do Código de Processo Penal à luz da Constituição da República e da Convenção Europeia dos Direitos do Homem** (*Commentary of the Criminal Procedure Code in the light of the Constitution of the Republic and the European*

Convention on Human Rights), **4th updated edition**, Lisbon: UCE Publishing House, 2011, 1660 pages (1st edition: 2007; 2nd updated edition: 2008; 3rd updated edition: 2009).

16. **Direito Prisional Português e Europeu** (*European and Portuguese Prison Law*), Coimbra: Coimbra Editora, 2006, 434 pages.
17. **A Reforma da Justiça Criminal em Portugal e na Europa** (*The reform of justice in Portugal and in Europe*), Coimbra: Almedina Editora, 2003, 1176 pages.
18. **Introdução à Actual Discussão sobre o Problema da Culpa em Direito Penal** (*Introduction to the Actual Discussion on the Problem of Guilt in Criminal Law*), Coimbra: Almedina Editora, 1994, 118 pages.

ii. EDITED BOOKS

EDITED BOOKS IN ENGLISH

19. ***Procès équitable : perspectives régionales et internationales, Fair Trial : Regional and International Perspectives, Liber Amicorum Linos-Alexandre Sicilianos***, co-edited by Robert Spano, Iulia Motoc, Branko Lubarda, Paulo Pinto de Albuquerque and Marialena Tsirli, Brussels: Anthemis, 2020, 772 pages. This book gathers the contributions of 70 authors.
20. ***Judicial Power in a Globalized World - Liber Amicorum Vincent De Gaetano***, co-edited by Paulo Albuquerque and Krystof Wojtyczek, Berlin: Springer, 2019, 685 pages. This book gathers the contributions of 40 authors.
21. ***New Developments in Constitutional Law, Essays in honour of Andras Sajó***, co-edited by Iulia Motoc, Paulo Albuquerque and Krystof Wojtyczek, The Hague: Eleven, 2018, 548 pages. This book gathers the contributions of 29 authors.

EDITED BOOK IN ITALIAN

22. *Il diritto alla speranza. L'ergastolo nel diritto penale costituzionale*, co-edited by Emilio Dolcini, Elvio Fassone, Davide Galliani, Paulo Pinto de Albuquerque and Andrea Pugiotto, Milan: Giappicheli Editore, 2019, 512 pages.

EDITED BOOKS IN PORTUGUESE

23. **Comentário do Código de Processo Penal à luz da Constituição da República e da Convenção Europeia dos Direitos do Homem** (*Commentary of the Criminal Procedure Code in the light of the Constitution of the Republic and the European Convention on Human Rights*), **5th updated edition**, edited by Paulo Albuquerque, Lisbon: UCE Publishing House, 2023, 1003 pages (Vol. I) and 1070 pages (Vol. II) (1st edition: 2007; 2nd updated edition: 2008; 3rd updated edition: 2009, 4th updated edition: 2011).
24. **O Estado de Direito na União Europeia, The Rule of Law in the European Union**, co-edited by Anabela Miranda Rodrigues, Jónatas Machado and Paulo Albuquerque, Coimbra: Instituto Jurídico, Faculdade de Direito da Universidade de Coimbra, 2022, 165 pages.
25. **Direitos Humanos das Mulheres** (*Women's Human Rights*), co-edited by Margarida Martins, Mariana Cunha and Paulo Albuquerque, Lisboa: Universidade Católica Editora, 2022, 528 pages.
26. **Estudos em homenagem ao Professor Doutor Américo Taipa de Carvalho** (*Liber amicorum for Professor Américo Taipa da Carvalho*), co-edited by Paulo Albuquerque, José Damião da Cunha, Paula Ribeiro de Faria, Conceição Cunha and Elisabete Ferreira, Porto: Universidade Católica Editora, 2022, 748 pages.
27. **Corrupção em Portugal, Avaliação legislativa e propostas de reforma** (*Corruption in Portugal: Legislative evaluation and reform draft*), co-edited by Paulo Albuquerque, Rui Cardoso and Sónia Moura, Lisboa, UCE, 2021, 751 pages.
28. **Comentário da Carta Africana dos Direitos Humanos e dos Povos e do Protocolo Adicional** (*Commentary of the African Convention on Human and Peoples' Rights and its Additional Protocol*), edited by Paulo Albuquerque, with prefaces by the Presidents

of Angola, Cabo Verde, Guiné-Bissau, Mozambique and São Tomé e Príncipe, Lisboa: UCE, 2020, 1301 pages.

29. **Comentários à Convenção Americana sobre os Direitos Humanos** (*Commentaries to the American Convention on Human Rights*), co-edited by the President of the Brazilian Superior Court of Justice João Otávio de Noronha and Paulo Albuquerque, São Paulo: Tirant lo Blanch-Brasil, 2020, 1808 pages.
30. **Comentário da Convenção Europeia dos Direitos Humanos e dos Protocolos Adicionais** (*Commentary of the European Convention on Human Rights and its Additional Protocols*), edited by Paulo Albuquerque, with a preface by the President of Portugal, Lisbon: UCE, volumes I and II (both published in 2019) and volume III (published in 2020), in total 3299 pages.
31. **Comentário das Leis Penais Extravagantes** (*Commentary of Penal Laws*), co-edited by Paulo Albuquerque and José Branco, Lisbon: UCE, volume I (published 2010), 902 pages, and volume II (published 2011), 780 pages.
32. **O Tribunal Penal Internacional e a Transformação do Direito Internacional** (*The International Criminal Court and the Transformation of International Law*), co-edited by Paulo Albuquerque and João Miguel, Lisbon: UCE, 2006, 342 pages. This book gathers the texts of 16 authors.
33. **Direito Processual Penal, Projectos Legislativos** (*Penal Procedure, Legislative Projects*), edited by Paulo Albuquerque, Coimbra: Almedina, 2006, volume II, 755 pages.
34. **Direito Processual Penal, Projectos Legislativos** (*Penal Procedure, Legislative Projects*), edited by Paulo Albuquerque, Coimbra: Almedina, 2005, volume I, 539 pages.

iii. PRINTED UNIVERSITY MATERIALS

1. *Markets, White-collar Crime and Regulation in Europe*, published by the Illinois College of Law, Illinois, USA, 2009.

2. ***Transnational Criminality and European Human Rights Law, Cases and Materials***, published by the Illinois College of Law, Illinois, USA, 2007.
3. **Materiais de Direito Prisional, Sebenta da Licenciatura (*Materials for the Course on prison law*)**, Lisboa: Secção de Fotocópias da UCP, 2006.

iv. JOURNAL ARTICLES AND BOOK CHAPTERS

This is not an exhaustive list.

1. **O futuro da Universidade na Europa. Uma análise a partir do ensino do processo penal em Itália (*The future of the University in Europe. An analysis based on criminal procedure teaching in Italy*)**, by Paulo Albuquerque and Bruna Capparelli, in *Revista Portuguesa de Ciência Criminal*, Coimbra, Year 33 (2023), pp. 183-207.
2. ***La natura delle sanzioni riservate ad una cerchia ristretta di destinatari (The nature of sanctions reserved to a certain category of addressees)***, in Anna Maria Maugeri et al. (coords.), *Diritto Penale dell'Unione Europea e nell'Unione Europea. Studi in onore di Giovanni Grasso*, volume II, Pisa: Pisa University Press, 2023, pp. 1351-1366.
3. **Proposta de criação de novo regime das infrações antieconómicas e contra a saúde pública (*Draft new regime of anti-economic offences and offences against public health*)**, by Paulo Albuquerque and Rui Cardoso, in *Revista do Ministério Público*, n.º 174, 2023, pp. 129-174.
4. **Convenção Europeia dos Direitos Humanos (*European Convention on Human Rights*)**, in *Enciclopédia Luso-Brasileira de Direito Internacional*, co-edited by Dário Moura Vicente et al., Lisbon: Publicações Dom Quixote, 2023, pp. 309-312.
5. **Foreword**, in *Judicial Convergence and Fragmentation in International Human Rights Law, The regional systems and the United Nations Human Rights Committee*, by Elena Abrusci, Cambridge, Cambridge University Press, pp. 2023, XV-XVII.
6. **The role of history in the ECHR case law**, in *European Human Rights Law Review*, Issue 2, 2022, pp. 127-143. Traduzido para português in *Revista LEX de Direitos Humanos* (Porto Alegre, Brazil), Ano II - n.º 5, 2023, pp. 39-66.

7. **Privacy issues in times of corona**, by Paulo Albuquerque and Nele Schultdt, in *O Estado de Direito na União Europeia, The Rule of Law in the European Union*, co-edited by Anabela Miranda Rodrigues, Jónatas Machado and Paulo Albuquerque, Coimbra: Instituto Jurídico da Faculdade de Direito, 2022, pp. 117-124.
8. **¿El estado como garante de la objetividad periodística? Información y opiniones ante el tribunal europeo de derechos humanos (caso ATV Zrt c. Hungría)**, by Paulo Albuquerque and Jacobo Dopico Gómez-Aller, in *teoría&derecho, Revista de Pensamiento Jurídico*, n.º 32/2022, pp. 166-185.
9. **Preface**, in “La notion de vulnérabilité dans la jurisprudence de la Cour Européenne des Droits de l’Homme. Contours et utilité d’un concept en vogue”, by Nesa Zimmermann, Geneva: Schulthess, 2022, pp. XI-XII.
10. **Lavoro e monitoraggio: il “test di proporzionalità” nella giurisprudenza della CEDU**, by Paulo Albuquerque and Andrea Sitzia, in *Privacy e Lavoro. La circolazione dei dati personali e i controlli nel rapporto di lavoro*, co-edited by Carlo Pisano et al, Milano: Giuffrè, 2022, pp. 52-74.
11. **The protection of mentally ill prisoners by the ECHR**, in *Malattia psichiatrica e pericolosità sociale: tra sistema penale e servizi sanitari*, Atti del Convegno Pisa, 16-17 ottobre 2020, co-edited by Marco Bevilacqua et al, Torino: Giappichelli, 2021, pp. 69-76.
12. **Les enjeux actuels pour la Cour européenne des droits de l’homme: maintenir le rôle de conscience de l’Europe**, by Paulo Albuquerque and Sarah Teweleit, in *Les soixante-dix ans de l’adoption de la Convention européenne des droits de l’homme: enjeux et perspectives*, co-edited by Blay-Grabarczyk and Laure Milano, Paris: Éditions Pedone, 2021, pp.115-128.
13. **Cainiello, Mannes, Introduzione al diritto penale europeo, Giappichelli, Torino, 2020, Rassegna bibliografica**, in *Rivista Italiana di Diritto e Procedure Penale*, n.º 4, 2020, pp. 2147-2150 (with Maristella Amisano).
14. **La tutela (negata) dei migranti e dei rifugiati nella giurisprudenza della Corte dei diritti dell’uomo**,
<http://www.fsjeurostudies.eu/files/FSJ.2021.2.1EDITORIALE.ALBUQUERQUE.pdf>,
 in *Freedom, Security & Justice: European Legal Studies*, 2021, n. 2.

15. ***Prefácio (preface)***, in *Direitos fundamentais das pessoas com deficiência e jurisprudência multinível (Fundamental rights of persons with disabilities and multilevel case law)*, by Filipe Venade de Sousa, Lisbon: UCE, 2021.
16. ***The past and future of the European Convention on Human Rights and its protection***, in *70 Years of Human Rights and the rule of law in Europe*, co-edited by Stefan Kadelbach and Rainer Hofmann, Baden-Baden: Nomos Verlag, 2021, pp. 41-45.
17. ***“O recurso a cães facilitadores em tribunal: uma abordagem prospetiva” (The use of dogs as facilitators in court: a prospective approach)***, by Paulo Albuquerque and others, in *Psicologia do Testemunho, Da prática à investigação científica*, co-edited by Lauro Alho and Mauro Paulino, Lisboa: Pactor, 2021, pp. 245-276.
18. ***Global Climate Pledge World Lawyers’ Pledge on Climate Action*** (with Saskia Stucki and others), in *Environmental Policy and Law* 51 (2021), pp. 371–376.
19. ***Les trois cours régionales des droits de l’homme in context***, de Laurence Burgorgue-Larsen, *Recensão da Católica Law Review*, volume IV, n.º 3, 2020.
20. ***“A recepção da Convenção Europeia dos Direitos Humanos no sistema interamericano dos direitos humanos” (The Reception of the European Convention on Human Rights in the interamerican human rights system)***, by Paulo Pinto de Albuquerque and Soraya Nour Sckell, *Comentários à Convenção Americana sobre Direitos Humanos (Commentaries to the American Convention on Human Rights)*, co-edited by João Otávio de Noronha and Paulo Albuquerque, São Paulo: Tirant lo Blanch-Brasil, 2020, pp. 343-380.
21. ***“Prevenção e proteção: o artigo 1.1 da Convenção Americana sobre Direitos Humanos e o mecanismo de medidas cautelares” (Prevention and protection: on article 1.1 of the American Convention on Human Rights)***, by Paulo Pinto de Albuquerque and Luisa Maria Silva Merico, in *Comentários à Convenção Americana sobre Direitos Humanos (Commentaries to the American Convention on Human Rights)*, co-edited by João Otávio de Noronha and Paulo Albuquerque, São Paulo: Tirant lo Blanch-Brasil, 2020, pp. 1729-1752.
22. ***“Children of a Lesser God”: Migrants and Refugees under the European Convention on Human Rights***, in *Procès équitable : perspectives régionales et internationales*, Fair

- Trial : Regional and International Perspectives, *Liber Amicorum Linos-Alexandre Sicilianos*, co-edited by Robert Spano, Iulia Motoc, Branko Lubarda, Paulo Albuquerque and Marialena Tsirli, Bruxelles, Anthemis, 2020, pp. 427-452. Translated to Italian, “Figli di un dio minore”: migrante e rifugiati nel Quadro della Convenzione europea dei diritti dell’ uomo, in *Diritti Umani e Diritto Internazionale*, vol. 15, 2021, n.º 2, pp. 259-288. Translated to Portuguese and updated (with Guillaume Dartigue): “Filhos de um Deus Menor”: migrantes e refugiados ao abrigo da Convenção Europeia dos Direitos Humanos”, in *Liber Amicorum Benedita Mac Crorie*, org. by A. Sofia Pinto Oliveira and Patrícia Jerónimo, Braga: UMinho Editora, 2022, pp. 391-438. Translated to French and updated (with Guillaume Dartigue): «Les enfants du silence – “Children of a Lesser God”»: migrants et réfugiés au titre de la Convention européenne des droits de l’homme, in Julie Ferrero et Kiara Neri (dir), *Les juges européens face aux migrations. The European Judges Faced with Migrations*, Brussels: Anthemis, 2022, pp. 343-392. Updated English version (with Guillaume Dartigue): “*Children of a Lesser God*”: *The Rights of Migrants and Refugees under the European Convention on Human Rights*, in EHRLR, Issue 3, 2023, pp. 217-242.
23. ***Anotações aos artigos 209, 210, 211 (annotations to articles 209, 210 and 211 of the Constitution)***, by Paulo Albuquerque and Rita Lynce de Faria, in *Constituição Portuguesa Anotada (Annotated Constitution of the Republic)*, volume III, co-edited by Jorge Miranda and Rui Medeiros, Lisboa, UCE, 2020, pp. 93-118.
24. ***Electronic surveillance in the workplace: employee’s privacy in the advent of technology***, by Paulo Albuquerque and Beatriz Albuquerque, in *Homenagem ao Professor Doutor Germano Marques da Silva*, volume IV, co-edited by José Moutinho et al, Lisboa, UCE, 2020, pp. 2409-2429.
25. ***Idosos (The Elderly)***, by Paula Albuquerque and Paulo Albuquerque, in *Comentário da Convenção Europeia dos Direitos Humanos e dos Protocolos Adicionais (Commentary of the European Convention on Human Rights and its Additional Protocols)*, edited by Paulo Albuquerque, Lisboa, UCE, volume III, 2020. pp. 2793-2813.
26. ***In difesa del dibattimento penale (In defence of the judicial hearing in criminal procedure)***, by Maria Lucia Bitonto and Paulo Albuquerque, in *Diritto penale e processo* 8/2020, pp. 1116-1127.

27. ***The Rights of Workers, Migrant Workers and Trade Unions in the light of the European Convention on Human Rights***, in *European Human Rights Law Review*, 2020, Issue 1, pp. 24-37. Translated to Italian (published in *Diritti Lavori Mercati*, 2020, Issue 2, pp. 409-437), to Portuguese (published in *Revista Trabalhista Direito e Processo*, Year 19, Issue 63, pp. 263-279, in Brasil), to Spanish (published in *Jurisdicción Social*, n.º 215, October 2020, pp. 5-22, in Spain) and to Ukrainian (published in *Philosophy of Law and General Theory of Law* 1/2021, pp. 224 a 246).
28. ***The Demise of the Rights of Migrants and Refugees under the European Convention on Human Rights***, in *Critical Essays on Human Rights Criticism*, co-edited by Andras Sajó and Renata Uitz, The Hague, Eleven, 2020, pp. 227-246.
29. ***Protecting the independence of international judges: current practice and recommendations***, by Paulo Albuquerque and Hyun-Soo Lim, in *Judicial Power in a Globalized World - Liber Amicorum Vincent De Gaetano*, co-edited by Paulo Albuquerque and Krystof Wojtyczek (eds.), Berlin: Springer, 2019, pp. 413-445.
30. ***Relações entre a Convenção e o direito internacional penal***, by Wladimir Brito, Paulo Albuquerque and Pedro Freitas, in *Comentário da Convenção Europeia dos Direitos Humanos e dos Protocolos Adicionais*, edited by Paulo Albuquerque, Lisboa, UCE, volume I, 2019, pp. 311-334.
31. ***Aktuelle Herausforderungen des Europäischen Gerichtshofs für Menschenrechte (EGMR) im Flüchtlingsschutz***, by Sarah Teweleit and Paulo Albuquerque, *Dokumentation*, EPD no. 36, *Menschenrechte sind unteilbar – Flüchtlingsschutz in Deutschland und Europa*, Setembro de 2019, pp. 10-16.
32. ***La confisca di prevenzione nella tutela costituzionale multilivello: tra istanze di tassatività e ragionevolezza, se ne afferma la natura ripristinatoria (C. cost. 24/2019)***, by Anna Maria Maugeri and Paulo Albuquerque, in *Sistema Penale*, rivista on line, November 2019, Milan, pp. 1-95.
33. ***Il nuovo delitto di tortura. Tutto sommato, un passo avanti***, by Ciro Grandi and Paulo Albuquerque, in *Nulla è cambiato, Riflessioni sulla Tortura*, co-edited by Luigi Stortoni and Donato Castronuovo, Bologna, Bologna University Press, 2019, pp. 393-409.
34. ***The overuse of criminal justice in the case law of the European Court of Human Rights***, in *Overuse in the criminal law system, On Criminalization, Prosecution and*

- Imprisonment*, co-edited by P.H. Van Kempen and M. Jendly, Cambridge, Intersentia, 2019, pp. 67-82.
35. ***Efficacia della dissenting opinion***, by Daniela Cardamone and Paulo Albuquerque, in *La Corte di Strasburgo*, co-edited by Francesco Buffa and Maria Civinini), Gli Speciale di Questione Giustizia, 2019, pp. 148-155.
 36. ***Il sovraffollamento carcerario e I diritti umani***, in *La Tutela Preventiva e Compensativa per i Diritti dei Detenuti*, edited by Fabio Fiorentin, Torino, Giappichelli Editore, 2019, pp. XI-XVIII.
 37. ***Responsibility to protect and human rights-based intervention***, in *Liber Amicorum* Guido Raimondi, co-edited by Linos-Alexander Sicilianos et al, Oisterwijk, Wolf Legal Publishers, 2019, pp. 1-22.
 38. ***State Obligations in the European System***, in *Judging International Human Rights*, co-edited by Stefan Kadelbach et al. Cham, Springer Verlag, 2019, pp. 279-290.
 39. ***Preface***, in *Preventing and Resolving Conflicts of Jurisdiction in EU Criminal Law*, co-edited by Katalin Ligeti et al., Oxford, Oxford University Press, 2019, pp. 79-82.
 40. ***Avant-propos***, in *L'interprétation évolutive des conventions internationales de protection des droits de l'homme, Contribution à l'étude de la fonction interprétative du juge international*, by Julie Ferrero, Paris, Pedone, 2019, pp 3-5.
 41. ***Intervenção no Cerimónia de celebração dos 40 anos da entrada em vigor da Convenção Europeia dos Direitos Humanos*** realizada na Assembleia da República (*Intervention in Parliament on the occasion of the 40th anniversary of the entry into force of the European Convention on Human Rights in Portugal*), in *Revista da Ordem dos Advogados*, Ano 78 - Vol. III/IV - Jul./Dez. 2018, pp. 569-579.
 42. ***A question of space. Overcrowding, dignity and resocialization from Strasbourg to Italy***, by Sofia Ciuffoletti and Paulo Albuquerque, in *La protection des droits des personnes détenues en Europe, Actes de conférences, 21 avril 2016, 14-15 juin 2016*, European Prison Litigation Network (e-book), 2018, pp. 80-103.
 43. ***The Cross-fertilisation between the Court of Justice of the European Union and the European Court of Human Rights: Reframing the Discussion on Brexit***, by Hyun-Soo Lim and Paulo Albuquerque, in *European Human Rights Law Review*, 2018, Issue 6, pp. 567-577.

44. *Plaidoyer for the European Court of Human Rights*, in *European Human Rights Law Review*, 2018, Issue 2, pp. 119-133. Translated to Italian: *Difesa della Corte europea dei diritti umani*, in <https://www.filodiritto.com/prof-paulo-pinto-de-albuquerque> ; Translated to Portuguese, both in Portugal: *Em defesa do Tribunal Europeu dos Direitos Humanos*, publicado em “O presente e o futuro do Tribunal Europeu dos direitos Humanos”, e-book, Direção-geral da Política de Justiça, dezembro de 2019: https://issuu.com/politicajustica/docs/ebook_2019_pages11.12.2019 ; and in Brazil, *Corte Europeia dos Direitos Humanos. Comentários dos votos do Juiz Paulo Pinto de Albuquerque*, André de Carvalho Ramos (org.), São Paulo, Tirant lo Blanch, 2021, pp. 19 a 41.
45. *Punitive Damages in Strasbourg*, by Anne van Aaken and Paulo Albuquerque, in *The ECHR and General International Law*, co-edited by Anne van Aaken and Iulia Motoc, Oxford, Oxford University Press, 2018, pp. 230-250.
46. *Is religion a threat to human rights? Or is it the other way around? Defending individual autonomy in the ECtHR’s jurisprudence on freedom of religion*, by Andrea Katz and Paulo Albuquerque, in *Religion and international law, Living together*, co-edited by Robert Uerpmann-Witzack et al, Leiden, Brill, 2018, pp. 277-307.
47. *Le Juge et la Bioéthique*, in *Bioéthique et droit international et européen des droits de l’homme*, co-edited by David Szymczak et al., Paris, Pedone, 2018, pp. 203-214.
48. *“Fraternité” in the Strasbourg jurisprudence*, by Andrea Katz and Paulo Albuquerque, in *Le défi de la fraternité, The challenge of fraternity, The Herausforderung der Geschwisterlichekeit*, co-edited by Marie-Jo Thiel and Marc Feix, Viena: LIT Verlag, 2018, pp. 153-172.
49. *Il divieto di respingimento dei rifugiati*, in *Estudos em Homenagem ao Prof. Doutor Manuel da Costa Andrade*, co-edited by Faria Costa, volume I, Coimbra, Almedina, 2018, pp. 45-62.
50. *Mesures restrictives en matière de terrorisme en France: le regard de la Cour européenne des droits de l’homme*, in *Mélanges offerts au Professeur Frédéric Sudre*, co-edited by Jean-paul Cota et al, Paris : Lexisnexis, 2018, pp. 579-589.

51. *The Constitutionalisation of the Legal Order of the Council of Europe*, in *New Developments in Constitutional Law, Essays in honour of Andras Sajó*, co-edited by Iulia Motoc, Paulo Albuquerque, Krystof Wojtyczek, The Hague, Eleven, 2018, pp. 317-328.
52. *Le droit pénale de l'ennemi et ses conséquences en droit national et international*, in *Autour de l'état d'urgence français, Le droit politique d'exception, pratique nationale et sources internationales*, co-edited by Rafaëlle Maison and Olga Mamoudy, Monts, Institut Universitaire Varenne, 2018, pp. 197-208.
53. *Foreword*, in *Fragmentation and Integration in Human Rights Law, Users' Perspectives*, co-edited by Eva Brems and Saila Ouald-Chaib, Cheltenham, Elgar, 2018, pp. XI-XIII.
54. *Pluralité et viabilité des hypothèses de juridiction universelle des droits de l'homme : entre création et transformation, l'hypothèse du Médiateur des Nations Unies*, by Julie Ferrero and Paulo Albuquerque, in *Le Système de Protection des Droits de l'Homme des Nations Unies – Présent et Avenir*, edited by Olivier Frouville, Paris, Pédone, 2017, pp. 187-200.
55. *Homosexuels, Transsexuels, et la Cour européenne des droits de l'homme*, in *Sexualité et Droit International des Droits de l'Homme*, co-edited by Yannick Lécuyer, Bérangère Taxil and Julien Cazala, Paris, Pédone, 2017, pp. 69-90.
56. **O Crime de organização criminosa no Código Penal Português** (*on the offence of organized crime in the Portuguese Penal Code*), in *Crime organizado, Análise da lei 12850/2013*, co-edited by Kai Ambos and Eneas Romero, São Paulo, Marcial Pons, 2017, pp. 279-289, and in *Estudos em homenagem ao Juiz Conselheiro António Henriques Gaspar*, Coimbra: Almedina, 2019, pp. 173-180.
57. *Foreword*, in *Judicial dialogue on Human Rights, The Practice of International Criminal Courts*, co-edited by Paolo Lomba and Triestino Mariniello, Leiden, Brill, 2017, pp. XI-XIII.
58. *Réflexions sur le renforcement de l'obligation des arrêts de la Cour*, in *La Cour Européenne des Droits de l'Homme, Une confiance nécessaire pour une autorité renforcée*, edited by Sébastien Touze, Paris, Pédone, 2016, pp. 217-226.

59. ***On confiscation in Italian and European law***, in *Misure Patrimoniale nel Sistema Penale: effettività e garanzie*, edited by Centro Nazionale di Prevenzione e Difesa Sociale, Milano, Giuffrè Editore, 2016, pp. 120-126.
60. ***The European Court of Human Rights as the European Constitutional Court***, in *Towards a universal justice? Putting international courts and jurisdictions into perspective*, edited by Dário Moura Vicente, Leiden, Brill, 2016, pp. 89-97.
61. **A Lei das Medidas Cautelares à Luz da Jurisprudência e Instrumentos Internacionais** (*on precautionary measures in criminal procedure according to the ICCPR*), in *Juris*, Revista da Universidade Católica de Angola, 2016, pp. 113-129.
62. **Parecer junto ao Processo 1765/07, dos Juízos Criminais do Tribunal Provincial de Luanda** (*opinion on a criminal case pending before the Luanda criminal court*), in *Juris*, Revista da Universidade Católica de Angola, 2016, pp. 187-208.
63. ***L'abstention de porter assistance à une personne en péril à la lumière de la Convention européenne des droits de l'homme et du droit belge***, in *Liber Amicorum Dean Spielmann*, edited by Joseph Casadevall et al, Oisterwijk, Wolf Legal Publishers, 2015, pp. 495-502.
64. **A Reforma do Direito das Contra-ordenações** (*on the reform of administrative offences*), in *Estudos em homenagem ao Professor Doutor Jorge Miranda*, volume IV, co-edited by Paulo Otero et al., Coimbra, Coimbra Editora, 2012, pp. 735-755.
65. **Prefácio** (*preface*), in *Responsabilidade criminal dos chefes militares e dos outros superiores hierárquicos : um crime de segunda oportunidade* (*on criminal reponsability of military leaders*), by Francisco da Silva Leandro, Lisboa: UCE, 2012.
66. **Crimes eleitorais** (*on electoral fraud and other criminal offences against the electoral system*), in *Comentário das Leis Penais Extravagantes*, co-edited by Paulo Albuquerque and José Branco, Lisbon, Universidade Católica Editora, 2011, pp. 583-692.
67. **O regime de medida de segurança de internamento no Código Penal de 1982-1995** (*The regime of security measures applied to mentally insane offenders in the Criminal Code*), in *Estudos em homenagem ao Professor Doutor Jorge de Figueiredo Dias*, Volume II, co-edited by Manuel da Costa Andrade et al, Coimbra, Coimbra Editora, 2010, pp. 13-38.

68. **Prefácio** (*preface*), in Código penal : aplicado no tempo : evolução legislativa, Jurisprudência fixada pelo Supremo Tribunal de Justiça, by Pedro Correia Gonçalves, Lisboa : Quid Juris, 2010.
69. **A coação sexual e a violação no Código Penal Português** (*The offences of rape and sexual coercion in the Portuguese Penal Code*), in *Liber Amicorum* José de Sousa Brito em comemoração do 70.º Aniversário - Estudos de Direito e Filosofia, co-edited by Augusto Silva Dias et al., Coimbra, Almedina, 2009, pp. 751-765.
70. **A adaptação à liberdade condicional** (*on the adaptation to conditional release*), in Boletim da Ordem dos Advogados, n.º 59, 2009, pp. 34-35.
71. **O novo regulamento das custas processuais – crítica** (*on the constitutionality and legality of courts' fees*), in Revista de Direito Público, n.º 1, 2009, pp. 301-312.
72. **The Standing of victims of crime under the Constitution of the Portuguese Republic and the European Convention on Human Rights**, in *Victims and Mediation*, Lisbon, APAV, 2009, pp. 89-99.
73. **Os princípios estruturantes do processo penal português – que futuro?** (*The principles of the Portuguese criminal procedure- what lies ahead?*), in Que futuro para o Direito Processual Penal? Simpósio em homenagem a Jorge de Figueiredo Dias, por ocasião dos 20 anos do Código de Processo Penal Português, Coimbra, Coimbra Editora, 2009, pp. 419-440.
74. **Um poder subordinado** (*on the status of the judiciary during the Salazar regime*), in Os anos de Salazar, n.º 16, Lisbon, Planeta DeAgostini, 2008, pp. 203-207.
75. **O julgamento no Estatuto de Roma** (*The trial phase in the Statute of Rome*), in O Tribunal Penal Internacional e a Transformação do Direito Internacional, Direito e Justiça, Número Especial, 2007, pp. 269-279 (also published in Revista do Instituto Brasileiro de Direitos Humanos, vol. 15, no. 15, 2015, pp. 301-307).
76. **A reforma do inquérito e das formas alternativas do processo penal** (*The reform of criminal investigation and de-judicialisation of criminal procedure*), in Crise na Justiça, Reflexões e Contributos do Processo Penal, edited by Branca Cruz, Lisbon, Universidade Lusíada Editora, 2007, pp. 27-32.

77. **A responsabilidade criminal das pessoas colectivas ou equiparadas** (*Criminal liability of moral persons*), in *Revista da Ordem dos Advogados*, 66, 2006, pp. 627-651.
78. **A prisão à luz da Convenção Europeia dos Direitos do Homem** (*ECHR standards regarding prisons*), in *Revista Portuguesa de Ciência Criminal*, 15, 2005, pp. 369-389.
79. **A Criminalidade de Estrangeiros em Portugal? Um Comentário** (*Crimes committed by foreigners in Portugal*), in *A Criminalidade de Estrangeiros em Portugal*, Lisbon, edited by the High Commissioner for Immigration and Ethnic Minorities, 2005, pp. 217-221.
80. **Terrorism and penal reform: a European perspective**, in *Europa*, 16/17 (June 2005), pp. 243-262.
81. **A responsabilidade criminal e contra-ordenacional no âmbito do financiamento da campanha eleitoral para a Assembleia da República em face da nova lei do financiamento dos partidos políticos e das campanhas eleitorais (Lei n. 19/2003, de 20 de Junho)** (*on criminal offences regarding the financing of political parties and campaigns*), in *Revista do Centro de Estudos Judiciários*, 2005, pp. 31-64.
82. **O que é a política criminal, porque precisamos dela e como a podemos construir?** (*on criminal policy choices in the light of the Portuguese Constitution*), in *Revista Portuguesa de Ciência Criminal*, 14, 2004, pp. 435-452.
83. **O futuro dos estudos penitenciários** (*on the future of prison studies*), in *Direito e Justiça*, 2004, pp. 301-330.
84. **A Justiça no Centro da Política? Em torno do Projecto de Revisão Constitucional da "Ala Liberal"** (*on a draft constitutional reform of justice*), in *Um Caso de Luta pela Liberdade e pela Democracia? O Projecto de Revisão Constitucional da Ala liberal*, edited by Nuno Manalvo, Lisbon, Instituto Francisco Sá Carneiro, 2004, pp. 11-32.
85. **A consagração de um novo direito securitário na reforma prisional de 1936** (*on prison reform during the first half of the XX century*), in *Liber Discipulorum* para Jorge de Figueiredo Dias, Coimbra, Coimbra Editora, 2003, pp. 433-481.
86. **Sete Teses sobre a Reforma do Processo Penal** (*on the reform of criminal procedure*), *Interrogações à Justiça*, edited by Armando Leandro et al, Coimbra, Edições Tenacitas, 2003, pp. 411-420.

87. *Landesbericht Portugal* (Professor Albuquerque's report on the reform of criminal appeals for the German Government), in *Rechtsmittel im Strafrecht, Eine international vergleichende Untersuchung zur Rechtswirklichkeit und Effizienz von Rechtsmittel*, Band 1/1, co-edited by Monika Becker and Jörg Kinzig, Freiburg im Breisgau, edition iuscrim, 2000, pp. 319-377.
88. **Crimes de Perigo Comum e contra a Segurança das Comunicações em face da Revisão do Código Penal** (*on the introduction of new criminal offences in the reform of the Portuguese Penal Code*), in CEJ, Jornadas de Direito Criminal, Revisão do Código Penal, Lisbon, Centro de Estudos Judiciários, 1998, pp. 255-315.
89. *Ein unausrottbares Missverständnis, Bemerkungen zum strafrechtlichen Schuldbegriff von Jakobs* (*on the founding principles of criminal law*), in *Zeitschrift für die Gesamte Strafrechtswissenschaft*, N. 110, 1998, pp. 640-657.
90. **A Ausência do Arguido na Audiência de Julgamento em Processo Comum, Proposta de revisão do Código de Processo Penal** (*on the absence of the defendant in criminal procedure*), in *Direito e Justiça*, volume XI, 1997, pp. 203-242.
91. **Alguns Problemas sobre a Neo-Criminalização no âmbito dos Crimes de Perigo Comum e contra a Segurança das Comunicações na Reforma Penal de 1995** (*on the introduction of new criminal offences in the reform of the Portuguese Penal Code*), in *Revista do Ministério Público, Cadernos 7*, 1995, pp. 87-103.
92. **Sobre a desistência de queixa no crime de emissão de cheque sem provisão** (*on the effects of the withdrawal of a criminal complaint*), in *Direito e Justiça*, volume VIII, N. 2, 1994, pp. 319-324.
93. **O Conceito de Perigo nos Crimes de Perigo Concreto** (*on the concept of danger in criminal law*), in *Direito e Justiça*, volume VI, 1992, pp. 341-364.
94. **O Cumprimento Defeituoso da Prestação de Trabalho** (*on termination of the labour contract based on poor work*), in *Revista Jurídica*, 15, 1991, pp. 125-151.

VIII. MEMBERSHIP OF SCIENTIFIC SOCIETIES

1. Fellow of the INTERNATIONAL PENAL AND PENITENTIARY FOUNDATION (since 2015)
2. Honorary Member of the BRASILIAN ACADEMY OF HUMAN RIGHTS (since 2009)
3. Member of the AMERICAN SOCIETY OF INTERNATIONAL LAW (since 2011)
4. Member of AMNESTY INTERNATIONAL-PORTUGAL n.º 1348 (since 1989) and VICE-PRESIDENT (elected for the mandate 2008/2010, which Professor Albuquerque fulfilled, and re-elected for the mandate 2010-2012, which he fulfilled until January 2011, when he was elected for the ECHR)
5. Member of the ASIAN SOCIETY OF INTERNATIONAL LAW (since 2015)
6. Member of the BELGIAN SOCIETY OF INTERNATIONAL LAW (since 2015)
7. Member of the BRASILIAN INSTITUTE OF HUMAN RIGHTS (since 2015)
8. Member of the INTERNATIONAL ASSOCIATION OF PENAL LAW (since 2011)
9. Member of the INTERNATIONAL INSTITUTE OF HUMAN RIGHTS RENE CASSIN (since 2012)
10. Member of the INTERNATIONAL LAW ASSOCIATION COMMITTEE ON INTERNATIONAL HUMAN RIGHTS LAW (since 2015)
11. Member of the ITALIAN SOCIETY OF INTERNATIONAL LAW (since 2015)
12. Member of the ITALIAN ASSOCIATION OF PROFESSORS OF PENAL LAW (since 2016)
13. Member of the ITALIAN ASSOCIATION OF PROFESSORS OF PENAL PROCEDURE (since 2017)
14. Member of the EUROPEAN SOCIETY OF INTERNATIONAL LAW (since 2011)
15. Member of the FRENCH SOCIETY OF INTERNATIONAL LAW (since 2015)
16. Member of the FRENCH SOCIETY OF PENAL LAW (since 2017)
17. Member of the GERMAN SOCIETY OF INTERNATIONAL LAW (since 2016)
18. Member of the GREEK SOCIETY OF PENAL LAW (since 2018)
19. Member of the PORTUGUESE SOCIETY OF INTERNATIONAL LAW (since 2015)
20. Member of the SWISS SOCIETY OF INTERNATIONAL LAW (since 2015)
21. Member of VICTIM SUPPORT PORTUGAL (APAV) no. 386 (since 2007)

IX. PARTICIPATION IN CONFERENCES AND OTHER EVENTS

This is not an exhaustive list.

1. ***Direitos humanos: presente e futuro (Human Rights: present and future)***
International Congress on Human Rights, organized by the Open University, Alenquer, Portugal, 7 December 2023
2. ***Il paradigma liberale nel diritto penale post moderno: un requiem evitabile?***
International conference organized by the Catanzaro Bar Association, Catanzaro, Italy, 18 November 2023
3. ***Legalidade e discricionariedade da ação sancionatória na jurisprudência do TEDH (Legality and discretion in punishment in the case law of the ECtHR)***
V Course on law enforcement, compliance e corporate responsibility, organized by the Faculty of Law, University of Lisbon, 9 November 2023.
4. ***A jurisprudência do Tribunal Europeu do Direitos Humanos sobre violência contra as mulheres e violência de género (The case law of the ECHR on violence against women and domestic violence)***
“Violência de género. A defesa e proteção da vítima”, conference organized by the Lisbon Bar Association and the Portuguese Association of Women Jurists, Lisbon, 8 November 2023
5. ***Giustizia partecipata, processo penale e diritti fondamentali della persona***
“Giornate Internazionali di Giustizia Penale Comparata. Antichi e nuovi modelli di giustizia partecipata, cultura della giurisdizione e garanzie processuali della persona. Verso una tutela penale più umana ed egualitaria”, international conference organized by the University of Messina and the Messina Bar Association, Italy, 30 October 2023
6. ***Os Princípios do Direito Penal na Carta Africana dos Direitos do Homem e dos Povos (Principles of criminal law in the African Charter on Human and Peoples’ Rights)***

Opening conference of the Master Course of the Angolan Catholic University (UCAN), 26 October 2023

7. *The concept of human dignity in the ECHR case law*

“Human rights law: prospects, possibilities, fears and limitations, European human rights law conference”, international conference organized by the University of Cambridge, United Kingdom, 29 September 2023

8. *Direitos humanos e as novas tecnologias (Human rights and the new technologies)*

VII Congreso Iberoamericano: derechos humanos/direitos humanos (Ibero-American Congress on Human Rights), organized by the University of Valladolid, 5 July 2023

9. *Corrupção em Portugal: um ano de avaliação legislativa e propostas (Corruption in Portugal: one year after the reform)*

IV Course on law enforcement, compliance e corporate responsibility, organized by the Faculty of Law, University of Lisbon, 29 June 2023

10. *Persons Deprived of Liberty & the European Human Rights system*

Summer school human rights & persons deprived of liberty, University of Ghent, 27 June 2023

11. *A jurisprudência do Tribunal Europeu dos Direitos do Homem (TEDH) sobre procriação e parentalidade (The ECHR case law on procreation ad parentwood)*

II Course on procreation and parentwood, Univetsity of Coimbra, 31 May 2023

12. *Os desafios do novo direito penal angolano (The challenges of the new Angolan criminal code)*

Closing conference of the Master Course of the Angolan Catholic University, Luanda, 29 May 2023

13. *The European Court of Human Right's case law on the concept of "proceeding in criminal matter" and the proceedings for the application of extended and non-conviction based confiscation*

“The concept of proceedings in criminal matters (art. 1 EU Regulation no. 1805/2018) and related safeguards”, international conference organized by the University of Catania, 31 January 2023

14. The role of the European Court of Human Rights in the development of International Criminal Law

TRICI-Law Conference “The Practice of Interpretation in International Law: Unity, Diversity, and Evolution”, organized by the University of Groningen, The Hague, 2 December 2022

15. The European consensus: how to prove it?

“Time and international litigation”, international conference organized by the University of Padova, 1 December 2022

16. How to deal with child labour and trafficking in European and non-European production chains under the ECHR

Human Rights and Multi-level Governance ceremony to celebrate Judge Pinto de Albuquerque for his contribution to the defence and enhancement of human rights, organized by the University of Padova, 29 November 2022

17. O combate à criminalidade organizada à luz da Convenção europeia dos direitos humanos (The combat to organized crime in the light of the ECHR)

II International Seminar “Estudos de criminalidade organizada transnacional” (*Studies in transnational organized crime*), of the Law Department of the Autonomous University, Lisbon, 23 November 2022

18. Os direitos do recluso na Convenção Europeia dos Direitos Humanos (The rights of prisoners in the ECHR)

Seminar “Atuação em Cortes Internacionais: CIDH (Corte Interamericana de Direitos Humanos e CEDH (Corte Europeia de Direitos Humanos)”, organized by the Prosecution Office of the State of Rio de Janeiro, Rio de Janeiro, 16 November 2022

19. The Rule of Law Principle in the Case Law of the European Court of Human Rights

“The Rule of Law - in Search of a Standard of Control”, international conference organized by the Supreme Court of Poland, Warsaw, 8 November 2022

20. *Obrigações internacionais do Estado angolano no campo dos direitos humanos*
(*Human rights international obligations of the Angolan State*)

Inaugural Conference of the Master Course of Angolan Catholic University, Luanda, 20 October 2022

21. *Jurisprudência do TEDH e Estado de direito democrático* (*ECHR case law and rule of law*)

II International Congress, European Court on Human Rights, European Union and domestic law, organized by the Law Faculties of the University of Lisbon and the University of Malaga, Lisbon, 9 September 2022

22. *Human rights protection in Europe at war*

International Summer School, Law Faculty, University of Coimbra, 25 July 2022

23. *The abolition of life imprisonment*

7th Global Meeting on Law and Society, Law & Society Association, ISCTE, Lisbon, 16 July 2022

24. *Thoughts from the bench: Courts as an Arena for Societal Change*

International conference “Courts as an Arena for Societal Change”, University of Leiden, 9 July 2022

25. *Europe, the war and the Ukrainian migrants*

Key-note speech at the international conference “L’Europa alla prova del flusso di sfollati ucraini: tra reazioni a caldo e prospettive future”, University LUISS Guido Carli, Roma, 7 July 2022

26. *Persons Deprived of Liberty & the European Human Rights System*

Summer school human rights & persons deprived of liberty, University of Ghent, 5 July 2022

27. *Gender violence and human rights*

International Conference “Criminalising intimate image abuse, A multi-perspective, comparative approach”, University of Bolzano, 23 June 2022.

28. Rule of law as common good

Moderator and speaker at 80.th conference of the International Law Association, Lisbon, 21 July 2022.

29. The obligations of Member States in relation to the right to housing through European case law Did you say, “binding obligations?”, Dialogue with judges

International conference “The European Contribution to the Right to Housing. Standards, Litigation and Advocacy”, organized by Fondation Abbé Pierre and Housing Rights Watch, Brussels, 16 May 2022.

30. *Corrupção em Portugal: avaliação legislativa e propostas de reforma* (Corruption in Portugal: legislative evaluation and reform proposals)

III Course on law enforcement, compliance e corporate responsibility, organized by the Faculty of Law, University of Lisbon, 12 May 2022.

31. Corruption and human rights

International Conference “Shaping an Anticorruption Environment: Education and Partnerships to Create a Positive Impact”, University Lusíada, Lisbon, 4 May 2022.

32. Domestic violence

I Workshop on social law, Faculty of Law, University of Lisbon, 29 April 2022.

33. *Hierarquia, autonomia e responsabilidade* (Hierarchy, autonomy and responsibility)

XII Congress of the Public Prosecutors’ Union, Vila Moura, 25 March 2022.

34. The demise of the principle of evolutive interpretation in Strasbourg

Conference organized by Professor Frederic Bernard, University of Geneva, 4 March 2022.

35. *O Regime jurídico das contraordenações económicas e a Constituição* (The legal regime of administrative offences and the Constitution)

Conference organized by the Braga Bar Association, webinar, 24 February 2022.

36. The reform of the punitive system of offences against the economy and public health

Conference organized by the Law School of the State University of Porto, 16 February 2022.

37. *Violence against women and domestic violence*

Opening conference of the Centre for Judicial Studies- HELP (Council of Europe), webinar, Lisbon, 10 February 2022.

38. *Femicídio – A jurisprudência do TEDH (Femicide and the ECHR case law)*

International conference organized by the Portuguese Association of Female Jurists, webinar, Lisbon, 12 January 2022.

39. *The ECHR case law on judicial independence and the relationship between national judges and the ECHR*

International conference “Rule of law in Europe”, organized by ASJP (Judges’ Union), SMMP (Public Prosecutors’ Union), MEDEL (European Judges and Public Prosecutors for Democracy and Fundamental Rights) and Catholic University, Lisbon, 9 and 10 December 2021.

40. *Human rights – past, present and future*

Conference at the Lisbon Academy of Sciences, Lisbon, 6 December 2021.

41. *Estratégia Nacional Anticorrupção: um balanço e desafios do futuro (National Anti-corruption Strategy: an assessment and future challenges)*

International conference organized by Observatório Permanente da Justiça, Centro de Estudos Sociais e BeNac, Lisbon, 2 December 2021.

42. *Domestic and gender violence*

Conference organized by Centro de Estudos Judiciários, Lisbon, 17 November 2021.

43. *Faire vivre la Convention: Quels acteurs? Le rôle des juges de la Cour EDH*

Conference “La convention de sauvegarde des droits de l’homme et des libertés fondamentales : un instrument vivant, célébration du soixante-dixième anniversaire de la CEDH”, organized by the University of Lorraine, France, webinar, 4 November 2021.

44. *La protection de l’indépendance des juges à la lumière de la Convention européenne des droits de l’homme*

99.º annual conference of the Swiss Society of Criminal Law, 29 October 2021.

45. *Cooperation of Different Branches of State Power in Ensuring the Integrity of Public Officials and Members of the Judiciary*

International Conference organized by the Supreme Court of Ukraine, USAid, Venice Commission, Kiev, 29 October 2021.

46. *Protection of vulnerable groups: today and beyond*

Closing speech of the Católica Graduate Legal Research Conference 2021, Lisbon, 29 October 2021.

47. *Evidentiary remedies in practice: current state of play*

International Conference “Defence rights in evidentiary procedures”, organized by Civil Rights Defenders, Irish Council for Civil Liberties, Helsinki Foundation for Human Rights, Catholic University of Leuven, webinar, 22 October 2021.

48. *Judicial Independence in Europe*

International Conference at Istanbul University, 25 September 2021.

49. *Privacy right in times of pandemic*

V International Legal Forum, international conference at Yaroslav Mudryi National Law University, Kharkiv, Ukraine, 24 September 2021.

50. *Big Brother, fake-news and other daemons -the ECHR case law and the portuguese Charter on human rights in the digital era*

Conference organized by the Global Digital Human Rights Network, University of Coimbra, 21 September 2021.

51. *L’Europa nel prisma delle migrazioni (Europe and migration)*

Conference at the University of Bologna, webinar on 30 August 2021.

52. *Desafios da proteção internacional dos direitos humanos nas perspectivas da Corte Europeia de Direitos Humanos e da Corte Interamericana de Direitos Humanos (Challenges to the international protection of human rights from the perspective of the ECtHR and the IACtHR)*

Conference at the 19.º Brazilian Congress of International Law, webinar on 26 August 2021.

53. *Os desafios dos direitos humanos nos PALOPs - Apresentação do Comentário da Carta Africana dos direitos Humanos e dos Povos (Challenges to human rights in the PALOPs)*

Conference at Casa dos Direitos, Guiné-Bissau, webinar on 29 July 2021;
Conference on the Day of Africa, São Tomé e Príncipe, webinar on 25 May 2021.

54. *New developments in the extra-territorial application of human rights*

Conference at the Minerva Center for Human Rights of Jerusalem University, webinar on 26 July 2021.

55. *Proteção de dados e sistemas internacionais de proteção de direitos humanos (Data protection and international human rights protection systems)*

Cycle of conferences organized by the Defensoria Pública do Estado do Rio de Janeiro, Brazil, webinar on 23 July 2021.

56. *Actors and processes in the international criminal trial*

20th Specialization course in international criminal law for young penalists (Human rights, criminal justice and international law), organized by the Siracusa International Institute, webinar on 6 July 2021.

57. *State jurisdiction in the ECHR*

Conference at the University of Messina, Italy, webinar on 6 July 2021.

58. *Children's Rights in the European Court of Human Rights – the views of Judge Pinto de Albuquerque*

Conference at Leiden University, webinar on 21 June 2021.

59. *EHRAC Legal Skills Development Programme*

Webinar on 16 June 2021.

60. *Os Princípios do Direito Penal e do Processo Penal na Carta Africana dos Direitos do Homem e dos Povos e o novo Código de Processo Penal de Angola (The principles of penal law and procedure in the African Charter on Human and Peoples' Rights and the new Penal Procedure Code of Angola)*

V international conference on penal law and procedure organized by the Catholic University of Angola, Luanda, webinar 13 May 2021.

61. ***A Convenção Europeia dos Direitos Humanos e a pandemia (The ECHR in pandemic times)***
Católica Talks, organized by the Portuguese Catholic University, Lisbon, webinar on 27 April 2021.
62. ***Os princípios do processo penal do CPP moçambicano e a sua compatibilidade com a Carta Africana de direitos humanos e dos povos (The principles of the Criminal Procedure Code of Mozambique and their compatibility with the African Charter on Human and Peoples' Rights)***
Conference “Jornadas de direito penal e direito processual penal”, organized by the Mozambique Bar Association and the Catholic University of Mozambique, Beira, Mozambique, webinar on 27 April 2021.
63. ***A jurisprudência do Tribunal Europeu dos direitos Humanos sobre o artigo 5.º da Convenção Europeia dos Direitos Humanos, com especial atenção aos casos portugueses (The ECHR case law on article 5, specially the portuguese cases)***
Conference at the Centro de Estudos Judiciários, Lisboa, webinar on 26 April 2021.
64. ***Beyond Hirsi : The interception of migrants at sea***
Conference at Utrecht University, webinar on 9 March 2021.
65. ***O julgamento e os recursos no novo Código de Processo Penal de Angola (Judgment and appeals in the new Criminal Procedure Code of Angola)***
Conference organized by the Catholic University of Angola Luanda, webinar on 26 February 2021.
66. ***As obrigações internacionais do Brasil em matéria de direitos humanos (International human rights obligations of Brazil)***
Conference organized by the University of Fortaleza, Brazil, webinar on 9 February 2021.
67. ***Novo processo penal? (New penal procedure?)***
Conference “O futuro do Ministério Público” organized by the Public Prosecutors Union and the Portuguese Catholic University, webinar on 4 February 2021.
68. ***Detention Without Trial in Counter-Terrorism Action***

Conference: State of Emergency and Immigration Detention: The Grey Areas of the Right to Liberty, Centre for the Study of Law in Theory and Practice, organized by the Liverpool John Moores University and the Department of Legal Studies, University of Bologna, webinar on 26 January 2021.

- 69. “*Penas e medidas de segurança para delinquentes perigosos - as consequências sísmicas do julgamento Ilseher v. Alemanha da Grande Câmara do TEDH*”**
(*Penalties and security measures for dangerous offenders – the seismic consequences of the judgment Ilseher v. Germany*)

Conference II Congress JusCrim, University of Minho, Braga, webinar on 14 December 2020.

- 70. “*Criminal law and medicine - hard cases make bad law*”**

Lectio magistralis of the “III Convegno nazionale Medicina e Diritto, Decidere di morire. Diritto o delitto”, organized by the Università degli Studi di Bari "Aldo Moro", Itália, webinar on 11 December 2020.

- 71. “*70 years of the ECtHR: A brief introduction to developments in criminal matters*”**

International conference “Recent ECtHR Case Law in Criminal Matters”, organized by the Academy of European Law, Trier, webinar on 3 December 2020.

- 72. “*The new dimensions of international judicial cooperation as a main instrument for the protection of fundamental rights (in the light of the ECHR judgement in the case Makuchyan and Minasyan v. Azerbaijan and Hungary)*”**

International conference “La Convenzione delle Nazioni Unite contro la criminalità organizzata transnazionale a venti anni dalla sua sottoscrizione”, organized by the Università Cattolica del Sacro Cuore and the Scuola Superiore della Magistratura, Milão, webinar on 27 November 2020.

- 73. “*Novos desafios para o direito penal: crimes contra o ambiente*”**

Conference “Novas Fronteiras da legalidade no direito internacional e penal”, organized by Università di Siena, Itália, and by Universidade FADISP de São Paulo, Brasil, webinar on 21 November 2020.

74. “Existe-t-il un modèle européen pour l’articulation des procédures de renvoi ? : protocole 16, renvoi préjudiciel à la CJUE, QPC, procédures constitutionnelles des États membres de l’Union”

Conference « Primauté et clause la plus protectrice, le nouveau paradigme des droits fondamentaux en Europe », organized by the Université Toulouse 1 Capitole, webinar on 19 November 2020.

75. *Recent Jurisprudence of the ECtHR on the Situation at the EU’s External Borders.*

14. Herbsttagung des Netzwerks Migrationsrecht ONLINE-TAGUNG: Recht an der Grenze / Grenzen des Rechts?, Max Planck Institut für Sozialrecht und Sozialpolitik München, webinar on 8 November 2020.

76. *El caso Fernández Oliveira c. Portugal del Tribunal Europeo de Derechos Humanos. Negligencia por el suicidio de un enfermo psiquiátrico.*

Jornada de Bienvenida de doctorandos del programa de Derechos Humanos y Libertades Fundamentales, Escuela de doctorado, Universidad de Zaragoza, webinar on 28 October 2020.

77. *European Legal Approaches to Penal Evaluation of Reoffending Risk, related to Mentally Disordered Offenders: between Security and Human Rights*

Speech at the International conference organized by the University of Pisa, “Mental Illness and Social Dangerousness: Between Criminal System and Healthcare Services”, webinar on 16 October 2020.

78. *Covid 19- legal impact*

Speech at the International conference organized by the IAP (Institute of Parana Lawyers) and School of judges of the 4th Federal Region, Brasil, webinar on 1 october 2020.

79. *The influence of human rights in corporate law and business*

Speech at the European Company and Financial Law Review annual conference, webinar on 25 September 2020.

80. *Business and Human Rights in Eastern Europe*

Speech at the Kharkiv International Legal Forum, Ukraine, webinar on 25 September 2020.

81. *Dialogue with the European Court of Human Rights*

Closing speech at the Law on the Bosphorus 2020 International Human Rights Summer School, Istanbul, Turkey, 24 August 2020.

82. *The regional systems of human rights protection (Os sistemas regionais de proteção de direitos humanos)*

Webinar organized by the ANGOLAN CATHOLIC UNIVERSITY, Luanda, 27 July 2020.

83. *The future of human rights in Europe in times of global pandemic*

Webinar organized by the UNIVERSITY OF MIDDLESEX, London, 10 July 2020.

84. *The impact of the pandemic on freedom of speech*

Webinar organized by the UNIVERSITY OF OXFORD and the Bonavero Institute on Human Rights, 29 June 2020.

85. *The European Court of Human Rights – Present challenges (Desafios presentes da Corte Europeia de direitos humanos)*

Webinar, organized by the BRAZILIAN INSTITUTE OF PUBLIC LAW (Instituto Brasiliense de Direito Público), Brasília, 29 Mai 2020.

86. *The Rights of Workers, Migrant Workers and Trade Unions in the light of the European Convention on Human Rights*

Speech at EDGE HILL UNIVERSITY on the occasion of the award of doctorate honoris causa to Professor Albuquerque, Omskirk, United Kingdom, 6 December 2019, repeated at the V Conference on laboral law organized by the Collegi de Graduats Socials de Barcelona, webinar on 6 October 2020.

87. *Presentation of the book “European Convention on Human Rights – A Selection of opinions” (Convenção Europeia dos Direitos Humanos, Seleção de opiniões)*

Speech at the FEDERAL SUPREME COURT OF BRAZIL, Brasilia, on 21 August 2019.

88. *“The European Court of Human Rights as the most important world player in International Human Rights Law and the way ahead”*

Speech at the SUPREME COURT OF ISRAEL, Jerusalem, Israel, January 2019.

89. *“On the manipulation of medicine in breach of international human rights law”*

Speech delivered during the “International Moot Court for Human Rights”, at the HEBREW UNIVERSITY OF JERUSALEM, Israel, January 2019.

90. ***Laudatio do Presidente do STJ Dr. Antonio Henriques Gaspar*** (Eulogy of the President of the Supreme Court of Portugal on the occasion of his retirement and the award of the golden medal of the Portuguese Bar Association)
 Speech at the PORTUGUESE BAR ASSOCIATION, Lisbon, December 2018.
91. ***“Access of detained persons to the judge: objectives pursued by the European Court of Human Rights”***
 Speech at the international conference: *Overcoming the obstacles to access of detained persons to rights and to court: European Perspectives*, organized by the EUROPEAN PRISON LITIGATION NETWORK, Strasbourg, December 2018.
92. ***“O activismo jurisprudencial do tribunal na interpretação das suas competências”*** (on judicial activism of the ECHR in the interpretation of its competences)
 Speech at the conference: “O presente e o futuro do Tribunal Europeu dos Direitos Humanos”, organized by the MINISTRY OF JUSTICE, Lisbon, December 2018.
93. ***“A atividade do Tribunal Europeu dos Direitos do Homem em relação a Portugal”*** (on the activity of the ECHR with regard to Portugal)
 Speech at the PARLIAMENT, Lisbon, November 2018.
94. ***“The role of the European Court”***
 Speech at the international conference: *Criminal Justice, Protection of Fundamental Rights and Dialogue between Apex Courts*, organized by the UNIVERSITY OF PADUA, December 2018.
95. ***“La Cour européenne des droits de l’homme: enjeux et défis - vue de l’intérieur”***
 Speech at the UNIVERSITY OF GENEVA, October 2018.
96. ***“The reform of High Judicial Councils in the light of the European standards”***
 Speech at the SUPREME COURT OF SPAIN, Madrid, October 2018.
97. ***“Procedural guarantees in the fight against terrorism and organized crime”***
 Speech at the SUPREME COURT OF ITALY, Rome, October 2018
98. ***“Crimmigration in the ECHR jurisprudence”***
 Speech at the LUISS UNIVERSITY, Rome, March 2018.
99. ***“Brexit and Human Rights”***
 Speech at the Annual Meeting of the EUROPEAN SOCIETY OF INTERNATIONAL LAW, University of Manchester, United Kingdom, September 2018.
100. ***“The jurisprudence of the European Court of Human Rights on corporations as right-holders and duty-bearers”***

Speech at the *Summer School on Business and Human Rights* of the SCUOLA SUPERIORE SANT'ANNA, Pisa, Italy, June 2018.

101. – ***“Application of traditional guarantees developed for natural persons to legal persons.”***

Speech at the international conference of the International Association of Penal Law: *Criminal Justice and Corporate Business*, organized by the MAX-PLANCK INSTITUTE FÜR AUSLÄNDISCHES UND INTERNATIONALES STRAFRECHT, Freiburg, Germany, June 2018.

102. – ***“History and the European Convention on Human Rights.”***

Speech at the international conference: *History and International law: An Intertwined Relationship*, organized by the UNIVERSITY OF VERONA, Florence, June 2018.

103. – ***“The Rights of Migrants and Refugees under the European Convention on Human Rights: Where are we now?”***

Speech at the international conference: *“The Rights of Migrants and Refugees: Exploring the Role of Courts and Tribunals”*, organized by the IRISH INSTITUTE OF HUMAN RIGHTS, at National University of Ireland, Galway, May 2018 (also presented at the UNIVERSITY JEAN MOULIN LYON III, Lyon, October 2018, and at the UNIVERSITY OF STUTTGART, November 2018).

104. ***“Investigative measures in criminal proceedings in light of the right to privacy”***

Speech at the judges’ and experts’ meeting organized by the KOSOVO SPECIALIST CHAMBERS and the FRENCH NATIONAL SCHOOL FOR THE JUDICIARY, Paris, June 2018.

105. ***“Tendências de Direito Penal contemporâneo na protecção da legalidade e transparência no exercício de funções públicas.”*** (on the transparency in the exercise of public functions)

Speech at the international conference: *O papel essencial dos operadores judiciários na defesa das instituições do Estado*, organized by the CATHOLIC UNIVERSITY OF ANGOLA, Luanda, May 2018.

106. ***“National identity, penal law and human rights”.***

Speech at the National Congress of the GREEK ASSOCIATION OF CRIMINAL LAW (EPPD), Supreme Court of Greece, Athens, April 2018 (also presented at the UNIVERSITY OF FLORENCE, Italy, June 2018).

107. ***“The Prohibition of Torture in the ECHR Case Law.”***

Speech at LUISS UNIVERSITY, Rome, March 2018.

108. **“Challenges of the European Court of Human Rights.”**
Speech at the international conference: *International Human Rights Institutions Under Pressure*, organized by AMNESTY INTERNATIONAL, EUROPEAN CENTER FOR CONSTITUTIONAL AND HUMAN RIGHTS and BROT FÜR DIE WELT, Berlin, March 2018.
109. **“The execution of the ECHR judgments.”**
Speech at the Annual Conference of LABORATORIO PERMANENTE ESAME E CONTROESAME E GIUSTO PROCESSO “ETTORE RANDAZZO”: *I Principi e l’Esecuzione delle sentenze della Corte EDU*, Palermo, March 2018.
110. **“The new crime of torture in Italian law.”**
Speech at the international conference: *Nulla è cambiato, Riflessioni sulla Tortura*, organized by the UNIVERSITY OF FERRARA, the UNIONE DELLE CAMERE PENALI ITALIANE and the ORDINE DEGLI AVVOCATI DI FERRARA, Ferrara, March 2018.
111. **“Le raisonnement du juge de Strasbourg.”**
Speech at the international conference organized by the UNIVERSITY LUMIERE LYON II and the UNIVERSITY JEAN MOULIN LYON III, Lyon, February 2018.
112. **“Judges or Peoples: Who should have the final say?”**
Speech at the EUROPEAN PARLIAMENT organized by the *ECR Working Group on Institutional Reform*, Strasbourg, February 2018.
113. **“Comment sauver la CEDH.”**
Speech at the international conference: *Refonder les Droits de l’Homme, Des critiques aux pratiques*, organized by the UNIVERSITY OF PARIS II (Pantheon-Assas), Paris, January 2018.
114. **“Presentation of the most recent case la won Article 3 of the ECHR.”**
Speech at the meeting between the COMMITTEE AGAINST TORTURE, the Inter-American Court of Human Rights and the European Court of Human Rights, Geneva, December 2017.
115. **“How to save the ECHR in three steps.”**
Speech at the UNIVERSITY OF MIDDLESEX, London, December 2017 (also presented at the CENTRAL EUROPEAN UNIVERSITY, Budapest, February 2018; the UNIVERSITY OF ROME (*Seminario inaugurale, Dottorato in “diritto pubblico, comparato e internazionale”*), March 2018; the UNIVERSITY OF FLORENCE (*Lezione Introduttiva della Clinica Legale La protezione dei diritti da parte della Corte*

- Europea dei Diritti dell’Uomo*), March 2018; the UNIVERSITY OF LEIDEN, April 2018; the UNIVERSITY OF GHENT, April 2018; and the TRINITY COLLEGE OF DUBLIN, May 2018).
116. **“Recent case law of the European Court of Human Rights on access to court.”**
Speech at the *Seminar for legal practitioners* organized by the ACADEMY OF EUROPEAN LAW, Strasbourg, November 2017.
117. **“Human Rights and corporations- where are we now?”**
Speech at the BOCCONI UNIVERSITY, Milan, November 2017.
118. **“From “Liberté” and “Egalité” to “Fraternité”: Emergent Solidarity Rights in the Jurisprudence of the ECHR.”**
Speech at the international conference: *le Défi de la Fraternité*, organized by the UNIVERSITY OF STRASBOURG and the COUNCIL OF EUROPE, Strasbourg, August 2017.
119. **“Responsabilidade criminal de pessoas colectivas e entidades equiparadas.”** (on criminal liability of moral persons in the Penal Code of Mozambique)
Speech organized by the Association of Judges of Mozambique (ASSOCIAÇÃO MOÇAMBICANA DE JUÍZES) and the PROSECUTOR-GENERAL’S OFFICE, Maputo, August 2017.
120. **“Mesures restrictives en matière de terrorisme: le regard de la Cour européenne des droits de l’homme.”**
Speech at the SUPREME COURT (COUR DE CASSATION), organized by the ECOLE NATIONALE DE LA MAGISTRATURE, the ASSOCIATION FRANCAISE DE DROIT PENALE and the ASSOCIATION INTERNATIONALE DE DROIT PENALE, Paris, June 2017.
121. – **“I diritti umani tra Corte di Strasburgo e Ordinamento Italiano.”**
Speech at the international conference organized by the SCUOLA SUPERIORE DELLA MAGISTRATURA, the ORDINE DEGLI AVVOCATI DI MILANO and the CAMERA PENALE DI MILANO, at the Appeals’ Court of Milan, Milan, June 2017.
122. – **“Le juge et la bioéthique.”**
Speech at the international conference : *Droit international et européen des droits de l’homme et bioéthique*, organized by the UNIVERSITY OF BORDEAUX and the INSTITUT INTERNATIONAL DES DROITS DE L’HOMME, Bordeaux, June 2017.
123. – **“Giustizia Penale ed Economia.”**

- Speech at the international conference organized by SUPREME COURT (CORTE DI CASSAZIONE) and the SCUOLA SUPERIORE DELLA MAGISTRATURA, at the Supreme Court, Roma, May 2017.
124. – ***“Challenges to regional systems, similarities and differences. Ensuring Equal access to justice for all.”***
 Speech at the international conference organized by the EUROPEAN INTER-UNIVERSITY CENTRE FOR HUMAN RIGHTS AND DEMOCRATISATION, Venice, May 2017.
125. – ***“Life imprisonment: where do we go from here?”***
 Speech at the UNIVERSITY OF OXFORD, Oxford Law Faculty, Centre for Criminology, April 2017.
126. – ***“Is the ECHR facing an existential crisis?”***
 Speech at the UNIVERSITY OF OXFORD, Bonavero Institute of Human Rights, April 2017.
127. – ***“O papel do Tribunal Europeu dos Direitos do Homem na Protecção da Família e da Criança – CEDH, Reg. (CE) 2201/2003 e Cv. da HAIA.”*** (on the protection of family and the child under EU and ECHR law)
 Speech at the international conference organized by the JUDGES’ TRAINING SCHOOL (CENTRO DE ESTUDOS JUDICIÁRIOS), Lisbon, April 2017.
128. – ***“Il Terrorismo Internazionale: strumenti di conoscenza e di contrasto.”***
 Speech at the international conference organized by the SUPREME COURT (CORTE DE CASSAZIONE) and the SCUOLA SUPERIORE DELLA MAGISTRATURA, Roma, March 2017.
129. – ***“Dignity and privacy in the workplace.”***
 Speech at the EUROPEAN TRADE UNION CONFEDERATION, Brussels, February 2017.
130. – ***“Artigos 2, 3 e 4 da Convenção- Uma introdução.”*** (on the foundational judgments regarding articles 2, 3 and 4 of the ECHR)
 Speech at the JUDGES’ TRAINING SCHOOL (CENTRO DE ESTUDOS JUDICIÁRIOS), Lisbon, February 2017.
131. – ***“Strumenti tecnologici e lavoro: il potere di controllo e la tutela della privacy nel dialogo tra Diritto interno ed europeo.”***

- Speech at the international conference organized by the SCUOLA SUPERIORE DELLA MAGISTRATURA and the UNIVERSITY OF PADUA, Padua, February 2017.
132. – “**As garantias processuais na Jurisprudência da Corte Europeia de Direitos do Homem.**” (on the guarantees in criminal law according to the ECHR)
Speech delivered to a delegation of the BRAZILIAN BAR ASSOCIATION (ORDEM DOS ADVOGADOS DO BRASIL), Strasbourg, January 2017.
133. – “*Sanctions internationales et droits de l’homme: options et solutions devant la CEDH dans l’affaire Al-Dulimi.*”
Speech at the UNIVERSITY OF PARIS I – SORBONNE, January 2017.
134. – “*The recent ECHR case law on migrants’ rights.*”
Speech at the COMMITTEE AGAINST TORTURE, Geneva, December 2016.
135. – “*Le droit politique d’exception, pratique occidentale et sources internationales - A propos de l’état d’urgence en France.*”
Speech at the international conference organized by the UNIVERSITY OF PARIS SOUTH, Paris, December 2016.
136. – “*The recent ECHR case law on human trafficking.*”
Speech at the GROUP OF EXPERTS ON ACTION AGAINST TRAFFICKING IN HUMAN BEINGS (GRETA) of the COUNCIL OF EUROPE, Strasbourg, November 2016.
137. – “**Os casos brasileiros no Tribunal Europeu dos Direitos do Homem.**” (on the complaints lodged by Brazilian citizens before the ECHR)
Speech at the SUPREME COURT OF BRAZIL, Brasília, August 2016.
138. – “*The recent ECHR case law on discrimination.*”
Speech at the UNITED NATIONS HUMAN RIGHTS COMMITTEE, Geneva, July 2016.
139. – “*Argumenter à Strasbourg. Comment argumenter devant la Cour.*”
Speech at the international conference organized by the UNIVERSITY OF AIX-EN-PROVENCE, France, in cooperation with the UNIVERSITY OF QUEBEC, Canada, June 2016.
140. – “*Overuse in the criminal justice system: on criminalization, prosecution and imprisonment.*”
Speech at the international conference organized by the INTERNATIONAL PENAL AND PENITENTIARY FOUNDATION, Helsinki, Finland, June 2016.

141. – *“The Constitutional Nature of the ECHR.”*
Speech at the international conference organized by the UNIVERSITY OF CATANIA (Law Faculty), Italy, June 2016.
142. – *“Non-conviction based Confiscation- an adequate instrument for the fight against the mafia?”*
Speech at the international conference organized by the UNIVERSITY OF CATANIA (Political Science faculty), Italy, June 2016.
143. – *“Human traffic in the ECHR case law.”*
Speech at the international conference organized by the INTERNATIONAL ASSOCIATION OF PROSECUTORS, Lisbon, June 2016.
144. – *“Introduction to the European Convention on Human Rights.”*
Speech at the “Programme of Advanced Training in the field of human rights, the rule of law and democracy for southern Mediterranean (PATHS)”, Strasbourg, May 2016.
145. – *“Articles 3 and 8 of the European Convention on Human Rights – new constitutional standards.”*
Speech at the international conference organized by MINISTRY OF JUSTICE OF LITHUANIA, Vilnius, May 2016.
146. – *“The use of international and comparative law in the European Court’s case law and its separate opinions.”*
Speech at the international conference: *The judicial dialogue in human rights* organized by the UNIVERSITY OF SIENA, Siena, May 2016.
147. – *“Homosexuels, transsexuels et la Convention européenne des droits de l’homme.”*
Speech at the international conference: *Sexualité et droit international des droits de l’homme*, organized by the UNIVERSITY OF ANGERS, Angers, France, May 2016.
148. – *“A aplicação da Convenção Europeia dos Direitos do Homem pelos Estados membros.”* (on the non-implementation of the ECHR by some States)
Speech at the international conference organized by the PORTUGUESE BAR ASSOCIATION (ORDEM DOS ADVOGADOS), Lisbon, April 2016.
149. – *“Is there an European Constitutional Court?”*
Speech at the UNIVERSITY OF GHENT, Belgium, April 2016.
150. – *“Exigences de la Cour Européenne des droits de l’homme en matière de conditions matériels de détention.”*
Speech at the international conference: *Surpopulation carcérale : quel traitement contentieux ?*, organized by the CENTRE DE DROIT COMPARÉ DO ISJPS, the

OBSERVATOIRE INTERNATIONAL DES PRISONS E SECTION FRANCEISE
and the RÉSEAU EUROPÉEN DE RECHERCHE ET D’ACTION EN
CONTENTIEUX PÉNITENTIAIRE, Centre Malher, Paris, April 2016..

151. – **“A figura do juiz de garantias à luz da Constituição da República de Angola.”**
(on the pre-trial judge according to the Constitution of Angola)
Speech at the international conference organized by HIGH JUDICIAL COUNCIL OF
ANGOLA, Luanda, April 2016.
152. – **“A Lei das medidas cautelares à luz dos instrumentos e jurisprudência
internacionais.”** (on precautionary measures in criminal procedure according to the ICCPR)
Speech at the international conference organized by CATHOLIC UNIVERSITY OF
ANGOLA, Luanda, April 2016.
153. – **“*The ratione temporis jurisdiction with regard to the claims for deprivation of
property in the light of the European Convention on Human Rights or bilateral investment
treaties.*”**
Speech at the experts’ workshop organized by the UNIVERSITY OF PARIS-II
(ASSAS) and the GENEVA ACADEMY OF INTERNATIONAL HUMANITARIAN
LAW AND HUMAN RIGHTS, Geneva, March 2016.
154. – **“*The prohibition of retroactive penal law.*”**
Speech at the international conference: *European Convention on Human rights and the
Crimes of the Past*, organized by EUROPEAN SOCIETY OF INTERNATIONAL
LAW, Strasbourg, February 2016.
155. – **“A Convenção Europeia dos Direitos do Homem e Portugal.”** (on the
implementation of the ECHR in Portugal)
Speech at the international conference organized by the PORTUGUESE BAR
ASSOCIATION (ORDEM DOS ADVOGADOS), Lisbon, February 2016.
156. – **“*The fight against corruption and terrorism in the European Court of Human
Rights.*”**
Speech delivered to the JUSTICES OF THE SUPREME COURT OF ETHIOPIA,
organized by the UNITED STATES DEPARTMENT OF JUSTICE, Strasbourg,
February 2016.
157. – **“*Comparison of regional systems of human rights protection systems.*”**
Speech at the international conference: *The Good, the Bad and the Ugly and Moving
Forward: what to learn from international human rights systems?*, organized by the
UNIVERSITY OF GHENT, Belgium, January 2016.

158. – ***“Is there a European Constitutional Court?”***
Speech at the international conference: *Courts in dialogue*, organized by the CENTRAL EUROPEAN UNIVERSITY OF BUDAPEST, Strasbourg, January 2016.
159. – ***“The European Court of Human Rights: what lies ahead?”***
Speech at the EDGE HILL UNIVERSITY, Edge Hill, United Kingdom, December 2015.
160. – ***“Dever de colaboração e princípio de não auto-incriminação.”*** (on the principle of non-self-incrimination)
Speech at the international conference organized by the UNIVERSITY OF LISBON, Portugal, December 2015.
161. – ***“Le renforcement et la clarification des moyens d’exécution des arrêts.”***
Speech at the international conference: *La Cour européenne des Droits de l’homme, Une confiance nécessaire pour une autorité renforcée*, organized by the UNIVERSITY OF PARIS II/PANTHEON-ASSAS, Paris, November 2015.
162. – ***“The Human Rights from a European Perspective.”***
Speech at the international conference organized by the UNIVERSITY OF MILAO, Italy, Milan, November 2015.
163. – ***“Confiscation in penal procedure.”***
Speech at the international conference organized by the MILAN APPEALS’ COURT, Italy, November 2015.
164. – ***“The perspective of reform of prison. The European legal framework.”***
Speech at the international conference organized by the COORDINAMENTO NAZIONALE DEI MAGISTRATI DI SORVEGLIANZA (CONAMS), Messina, Italy, September 2015.
165. – ***“The European Court of Human Rights as the European Constitutional Court and the principle of subsidiarity.”***
Speech at the annual meeting of the EUROPEAN SOCIETY OF INTERNATIONAL LAW, University of Oslo, Norway, September 2015.
166. – ***“Tracing gender-based violence history in the ECHR.”***
Speech at the international conference organized by the EUROPEAN INTER-UNIVERSITY CENTER FOR HUMAN RIGHTS AND DEMOCRATISATION, Venice, Italy, July 2015.

167. – “*Organized crime in the ECHR case law.*”
Speech at the international conference organized by the UNIVERSITY OF GÖTTINGEN, Germany, July 2015.
168. – “*L’égalité dans la Cour européenne des droits de l’homme.*”
Speech at the international conference organized by UNIVERSITY OF AIX-EN-PROVENCE, France, June 2015
169. – “*Punitive damages in Strasbourg.*”
Speech at the international conference organized by EUROPEAN SOCIETY OF INTERNATIONAL LAW, Strasbourg, France, June 2015.
170. – “*The practices of inequality and discrimination.*”
Speech at the international conference: *Grammars of Equality: a Transatlantic Conversation* organized by the UNIVERSITY OF PARIS X (NANTERRE), France, May 2015.
171. – “*Life imprisonment and the European Right to Hope.*”
Speech at the international conference organized by UNIVERSITY OF FLORENCE, Italy, May 2015.
172. – “*Life imprisonment and the European Right to Hope.*”
Speech at the international conference organized by UNIVERSITY OF MILAN, Italy, May 2015.
173. – “*La tutela dei diritti tra giurisprudenza della corte Europea e nuovi rimedi nazionali.*”
Speech at the international conference organized by UNIVERSITY OF PALERMO, the COORDINAMENTO NAZIONALE DEI MAGISTRATI DI SORVEGLIANZA (CONAMS) and the EUROPEAN PRISON LITIGATION NETWORK, Palermo, May 2015.
174. – “**A base de dados de perfis de ADN face ao direito penal e processual penal e a Convenção Europeia dos Direitos do Homem.**” (on DNA search and the ECHR)
Speech at the international conference organized by the PARLIAMENT, Lisbon, April 2015.
175. – “**Legislação sobre asilo, fronteiras e imigração: resultados e desafios.**” (on asylum and immigration)
Speech at the international conference organized by the EUROPEAN UNION AGENCY FOR FUNDAMENTAL RIGHTS, Lisbon, March 2015.
176. – “*Solitary confinement. The CPT at 25: taking stock and moving forward.*”

- Speech at the international conference organized by the COMMITTEE FOR THE PREVENTION OF TORTURE of the COUNCIL OF EUROPE, Strasbourg, March 2015.
177. – “***Recent Case law of the European Court of Human Rights on prison standards.***”
Speech at the international conference organized by the COUNCIL FOR PENOLOGICAL COOPERATION of the COUNCIL OF EUROPE, Strasbourg, November 2014.
178. – “***The protection of refugees on the borders of Europe - what is the meaning of Hirsi Jamaa and Others v. Italy?***”
Speech at the international conference: *European Borders: Access to protection? Bridges, not walls* organized by the EUROPEAN COUNCIL ON REFUGEES AND EXILES and the ITALIAN COUNCIL FOR REFUGEES, Brussels, Belgium, October 2014.
179. – “***The limits of transitional justice: Amnesties, Pardons and Statute of Limitations for serious violations of human rights.***”
Speech delivered to Supreme Court Justices of Latin America, organized by the KONRAD ADENAUER FOUNDATION, Strasbourg, October 2014.
180. – “***The challenges of the European Court of Human Rights.***”
Speech at the *International Law Association Regional Conference: Towards a universal justice? Putting international courts and jurisdictions into perspective*, organized by the UNIVERSITY OF LISBON, Lisbon, September 2014.
181. – “***Sur l’effectivité et les défis aux mécanismes de protection des droits de l’homme.***”
Speech at the international conference : *Colloque sur les critiques du droit international des droits de l’homme, do Institut international des droits de l’homme*, organized by the UNIVERSITY OF AIX-EN-PROVENCE, France, June 2014.
182. – “***Human Rights and Animals.***”
Speech at the international conference: *The Animal Turn and the Law*, organized by the UNIVERSITY OF BASEL, Switzerland, April 2014.
183. – “***Extra-territorial application of the European Convention for the Prevention of Torture in comparison with the European Convention on Human Rights.***”
Speech at the international conference organized by the COMMITTEE FOR THE PREVENTION OF TORTURE, Strasbourg, March 2014.
184. – “***As restrições ao direito de propriedade na jurisprudência do Tribunal Europeu dos Direitos do Homem.***” (on the limitations to the right to property in the ECHR case law)

- Speech at the JUDGES' TRAINING SCHOOL (CENTRO DE ESTUDOS JUDICIÁRIOS), Lisbon, February 2014.
185. – **“A vida e a obra do Ministro da Justiça Professor Doutor Cavaleiro de Ferreira.”**
(on the work of a former Minister of Justice and law professor)
Speech at the SUPREME COURT, Lisbon, June 2013.
186. – **“O Futuro do Tribunal Europeu dos Direitos do Homem.”** (on the future of the ECHR)
Speech at the JUDGES' TRAINING SCHOOL (CENTRO DE ESTUDOS JUDICIÁRIOS), Lisbon, March 2013.
187. – **“Os padrões de justiça processual da CEDH.”** (on the ECHR standards on criminal procedure)
Speech at the international conference organized by the NEW UNIVERSITY OF LISBON, Lisbon, November 2012.
188. – **“Sobre a reforma penal em Angola.”** (on criminal reform in Angola)
Speech at the international conference organized by the MINISTRY OF JUSTICE OF ANGOLA, Luanda, March 2012.
189. – **“Definição de prioridades de política criminal à luz da Constituição e fundamentação das prioridades e orientações legais em vigor.”** (on criminal policy choices in the light of the Portuguese Constitution)
Speech at the international conference organized by the JUDGES' TRAINING SCHOOL (CENTRO DE ESTUDOS JUDICIÁRIOS), Lisbon, January 2011.
190. – **“O que é a jurisdição universal dos Direitos do Homem?”** (on universal jurisdiction in human rights law)
Speech at the international conference organized by the MINISTRY OF JUSTICE, Lisbon, December 2010.
191. – **“As alterações do Código de Processo Penal de 2010.”** (on the 2010 reform of the Portuguese criminal procedure code in the light of the ECHR standards)
Speech at the international conference organized by the TRIBUNAL OF LISBON-NORTH-EAST, Sintra, October 2010.
192. – **“Conselheiro Maia Gonçalves - Servir a Justiça.”** (eulogy of a Justice of the Supreme Court)
Speech at the SUPREME COURT, Lisbon, September 2010.
193. – **“A Reforma do Processo Penal.”** (on the reform of criminal procedure)

- Speech at the international conference organized by the PUBLIC PROSECUTORS' UNION, Lisbon, March 2010.
194. – **“Jorge de Figueiredo Dias, Uma vida ao serviço do Direito e de Portugal.”**
(eulogy of the author of the Portuguese criminal procedure code)
Speech at the international conference organized by the CATHOLIC UNIVERSITY, Viseu, January 2010.
195. – **“Reflexão sobre a justiça em Portugal.”** (on the shortcomings of the Portuguese justice system, in view of the international law obligations of the Portuguese State)
Speech at the international conference: “Reflexão sobre a Justiça e o Direito em Portugal”, organized by the FOUNDATION FRANCISCO MANUEL DOS SANTOS, Lisbon, January 2010.
196. – **“A prevenção criminal, território e a qualidade da ação policial.”** (on criminal prevention and police action)
Speech at the international conference organized by GUARDA NACIONAL REPUBLICANA, at the ESCOLA PRÁTICA DA GUARDA NACIONAL REPUBLICANA, Queluz, December 2009.
197. – **“As consequências do direito à liberdade no direito constitucional do Brasil e de Portugal.”** (on the right to freedom in Brazil and Portugal)
Speech at the international conference organized by ACADEMIA BRASILEIRA DE DIREITOS HUMANOS, Vitória, Espírito Santo, Brasil, November 2009.
198. – **“Perspectiva comparada dos princípios fundamentais da ordem jurídica portuguesa consagrados na Constituição da República, no Código Penal, no Código de Processo Penal e no Regime Geral das Contra-Ordenações.”** (on the constitutional and legal limits to the fight against administrative offences)
Speech at the international conference organized by the UNIVERSITY OF LISBON, Lisbon, November 2009.
199. – **“Tortura, maus-tratos e trabalho forçado – novas tendências da jurisprudência sobre os artigos 3 e 4 da Convenção Europeia dos Direitos do Homem no ano de 2009.”**
(on new trends on Article 3 ECHR case law in 2009)
Speech at the UNIVERSITY OF COIMBRA, Coimbra, October 2009.
200. – **“Problemas e soluções na reforma da justiça penal.”** (on penal reform in Europe)
Speech at the COIMBRA BAR ASSOCIATION, May 2009.
201. – **“Problemas e soluções na reforma da justiça penal.”** (on penal reform in Europe)
Speech at the VISEU BAR ASSOCIATION, March 2009.

202. – **“Legal means of fighting against drug traffic and consumption in Portugal.”**
Speech at the INSTITUTE FOR LABOUR AND CORPORATE SCIENCES, Lisbon, January 2009.
203. – **“The judicial supervision of the prison system in Portugal.”**
Speech at the UNIVERSITY OF BREMEN, Germany, November 2008.
204. – **“Tortura, maus-tratos e trabalho forçado – novas tendências da jurisprudência sobre os artigos 3 e 4 da Convenção Europeia dos Direitos do Homem no ano de 2008.”**
(on new trends in the Article 3 ECHR case law in 2008)
Speech at the UNIVERSITY OF COIMBRA, October 2008.
205. – **“A justiça criminal e a proposta de lei sobre as prisões.”** (on the draft law on prisons)
Speech at the PORTUGUESE BAR ASSOCIATION, Lisbon, October 2008.
206. – **“A polícia em face do novo sistema de justiça criminal.”** (on police powers in the new criminal justice system)
Speech at the INSTITUTE OF JUDICIAL POLICE AND CRIMINAL SCIENCES (INSTITUTO SUPERIOR DE POLÍCIA JUDICIÁRIA E CIÊNCIAS CRIMINAIS), Loures, July 2008.
207. – **“The protection of victims in the criminal justice system.”**
Speech at the international conference organized by the PORTUGUESE VICTIM SUPPORT AGENCY (ASSOCIAÇÃO PORTUGUESA DE APOIO À VÍTIMA), Lisbon, July 2008.
208. – **“Buscas, apreensões e dever de sigilo.”** (on searches, apprehensions and secrecy of criminal investigations)
Speech at the UNIVERSITY OF LISBON, Lisbon, May 2008.
209. – **“A situação dos Direitos do Homem na justiça portuguesa.”** (on the situation of human rights in Portugal)
Speech at the VIANA DO CASTELO BAR ASSOCIATION, May 2008.
210. – **“The case law of the European Court of Human Rights on the right to freedom (article 5 of the ECHR).”**
Speech at the international conference organized by the UNIVERSITY OF ANKARA, Turkey, May 2008.
211. – **“Os limites da responsabilidade criminal na luta contra o terrorismo.”** (on the limits to the fight against terrorism)

- Speech at the INSTITUTE OF POLICE AND INTERNAL SECURITY SCIENCES (INSTITUTO SUPERIOR DE CIÊNCIAS POLICIAIS E SEGURANÇA INTERNA), Lisbon, January 2008.
212. – “**A reforma penal - reflexões.**” (on penal reform in Europe)
Speech at the BEJA BAR ASSOCIATION, December 2007.
213. – “*The criminal justice reform and the prison system in Portugal and in Europe.*”
Speech at the international conference organized by the UNIVERSITY OF BARCELONA, Spain, November 2007.
214. – “**A responsabilidade criminal das pessoas colectivas – uma crítica do novo Código Penal.**” (on criminal liability of moral persons according to the new Penal Code)
Speech at the international conference organized by the UNIVERSIDADE AUTÓNOMA DE LISBON, Lisbon, November 2007.
215. – “**Tortura, maus-tratos e trabalho forçado – novas tendências da jurisprudência sobre os artigos 3 e 4 da Convenção Europeia dos Direitos do Homem no ano de 2007.**”
(on new trends in Article 3 ECHR case law in 2007)
Speech at the UNIVERSITY OF COIMBRA, October 2007.
216. – “**Novas tecnologias e dilemas éticos.**” (on new technologies and ethical dilemmas)
Speech at the international conference organized by the CEPOL (EUROPEAN POLICE COLLEGE) and the INSTITUTE OF JUDICIAL POLICE AND CRIMINAL SCIENCES (INSTITUTO SUPERIOR DE POLÍCIA JUDICIÁRIA E CIÊNCIAS CRIMINAIS), Loures, June 2007.
217. – “**Os novos desafios da lei criminal no século XXI.**” (on new challenges to criminal law in the XXI century)
Speech at the international conference organized by the UNIVERSIDADE AUTÓNOMA DE LISBON, Lisbon, May 2007.
218. – “**A protecção constitucional e legal da liberdade de imprensa.**” (on freedom of the press under the Constitution and the ECHR)
Speech at the international conference organized by the INSTITUTE FOR LABOUR AND CORPORATE SCIENCES, Lisbon, May 2007.
219. – “**Os princípios estruturantes do processo penal português - Que futuro?**” (on the development of the principles of the Portuguese criminal procedure code)
Speech at the international conference organized by the UNIVERSITY OF MINHO, Braga, March 2007.
220. – “**A vítima e a reforma penal.**” (on the victim and penal reform)

- Speech at the PORTUGUESE VICTIM SUPPORT AGENCY (ASSOCIAÇÃO PORTUGUESA DE APOIO À VÍTIMA), Lisbon, February 2007.
221. – “**A revisão do Código de Processo Penal – convergências e divergências.**” (on the reform of the Portuguese criminal procedure code)
 Speech at the PORTUGUESE YOUNG LAWYERS ASSOCIATION (ASSOCIAÇÃO NACIONAL DOS JOVENS ADVOGADOS PORTUGUESES), Porto, November 2006.
222. – “**Ética e Deontologia em meio prisional: Especificidades e limitações.**” (on ethics in the prison)
 Speech at the conference organized by the MINISTRY OF JUSTICE and the SANTA CASA DA MISERICÓRDIA DO PORTO, Porto, November 2006.
223. – “**De novo, os mecanismos de consenso e oportunidade.**” (on consensus and bargaining in criminal procedure)
 Speech at the JUDGES’ TRAINING SCHOOL (CENTRO DE ESTUDOS JUDICIÁRIOS), Lisbon, May 2006.
224. – “**A Responsabilidade Criminal das Pessoas Colectivas ou Equiparadas.**” (on criminal liability of moral persons)
 Speech at the UNIVERSITY LUSÍADA, Lisbon, May 2006.
225. – “**O papel do advogado no processo penal.**” (on the role of the lawyer in criminal procedure)
 Speech at the FUNCHAL BAR ASSOCIATION, Madeira, April 2006.
226. – “**A reforma do inquérito e das formas alternativas do processo penal.**” (on the reform of criminal investigation and de-judicialisation)
 Speech at the international conference organized by the UNIVERSITY LUSÍADA, Porto, April 2006.
227. – “**O julgamento no tribunal de primeira instância no Estatuto de Roma.**” (on the trial phase in the Statute of Rome)
 Speech at the international conference organized by the CATHOLIC UNIVERSITY and the PROSECUTOR GENERAL’S OFFICE, Lisbon, March 2006.
228. – “**O papel do Tribunal Europeu dos Direitos do Homem na defesa dos direitos dos reclusos.**” (on the role of the ECHR in the protection of prisoners)
 Speech at the international conference organized by HUMANA GLOBAL, UNIVERSITY OF COIMBRA, March 2006.
229. – “**Meios de prova e inquérito.**” (on evidence and criminal investigation)

- Speech at the CATHOLIC UNIVERSITY, Porto, February 2006.
230. – “*Justice and Home Affairs in the European Union.*”
Speech at the Political Science Department of the UNIVERSITY OF ILLINOIS, Champaign-Urbana, IL, EUA, February 2006.
231. – “*Torture and the ambit of the competence of the European Court of Human Rights.*”
Speech at the Center for Global Studies of the UNIVERSITY OF ILLINOIS, Champaign-Urbana, IL, EUA, February 2006.
232. – “*Terrorism and the European Union.*”
Speech at the European Union Center of the UNIVERSITY OF ILLINOIS, Champaign-Urbana, IL, EUA, January 2006.
233. – “**Investigação Criminal.**” (on criminal investigation)
Speech at the “PRIMEIRO DE JANEIRO” conference, Porto, November 2005.
234. – “**Imigração e Política Criminal em Portugal.**” (on immigration and criminal policy in Portugal)
Speech at the international conference organized by the HIGH COMMISSIONER FOR MIGRATION AND ETHNIC MINORITIES, Lisbon, March 2005.
235. – “*Terrorism, non-judicial detention and penal reform.*”
Speech at the international conference organized by the CENTRE OF LEGAL AND JUDICIAL STUDIES OF MACAU, China, December 2004.
236. – “**O que é a política criminal, porque precisamos dela e como a podemos construir?**” (on criminal policy choices in the light of the Portuguese Constitution)
Speech at the international conference organized by the INSTITUTO FRANCISCO SÁ CARNEIRO, Lisbon, November 2004.
237. – “**O futuro da prisão.**” (on the future of prison)
Speech at the international conference organized by the UNIVERSITY OF MINHO, Braga, November 2004.
238. – “*Terrorism and penal reform.*”
Speech at the international conference organized by the CITY UNIVERSITY, London, June 2004.
239. – “**O futuro dos estudos penitenciários.**” (on the future of penitentiary law)
Speech at the international conference organized by the CATHOLIC UNIVERSITY, Lisbon, May 2004.

240. – “*Europäischen Standards im Strafverfahren im 2001*” (on european standards in criminal procedure in 2001)
Speech at the international conference organized by the GERMAN ACADEMY OF JUDGES (*Deutsche Richterakademie*), Trier, Germany, September 2001.
241. – “*Europäischen Standards im Strafverfahren im 2000*” (on European standards in criminal procedure in 2000)
Speech at the international conference organized by the GERMAN ACADEMY OF JUDGES (*Deutsche Richterakademie*), Wustrau, Germany, July 2000.
242. – “*Europäischen Standards im Strafverfahren im 1999*” (on European standards in criminal procedure in 1999)
Speech at the international conference organized by the GERMAN ACADEMY OF JUDGES (*Deutsche Richterakademie*), Trier, Germany, September 1999.
243. – “**A Ausência do Arguido na Audiência de Julgamento em Processo Comum, Proposta de revisão do Código de Processo Penal.**” (on the absence of the defendant in the criminal procedure code)
Speech at the international conference organized by the CATHOLIC UNIVERSITY, Lisbon, March 1996.
244. – “**Alguns Problemas sobre a Neo-Criminalização no âmbito dos Crimes de Perigo Comum e contra a Segurança das Comunicações na Reforma Penal de 1995.**” (on the introduction of new criminal offences in the reform of the Portuguese Penal Code)
Speech at the international conference: “As Reformas Penais em Portugal e Espanha”, organized by the PUBLIC PROSECUTORS’ UNION, Tavira, December 1995.
245. – “**Crimes de Perigo Comum e contra a Segurança das Comunicações em face da Revisão do Código Penal.**” (on the introduction of new criminal offences in the reform of the Portuguese Penal Code)
Speech at the international conference: “A Revisão do Código Penal”, organized by the JUDGES’ TRAINING SCHOOL (CENTRO DE ESTUDOS JUDICIÁRIOS), Lisbon, November 1995.

Lisbon, April 2023.