

CURRICULUM VITAE



Born the 19/04/1972, French

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1. EDUCATION

- *Agrégation de droit public (2010)*
- *PhD in European Public Law – European University Institute (Florence) (2003)*
- *LLM in European Business Law – University of Surrey (UK) (1996)*
- *Post-graduate in European Law (DEA) – University of Lyon III (1995)*

After studying at the University Jean Moulin Lyon 3 and the University of Surrey (UK), I obtained a PhD in public law at the European University Institute (Florence (Italy)) on the *Europeanisation of the rule of law* under the supervision of Professor Jacques Ziller (*Etat de droit et droits européens: l'évolution du modèle de l'Etat de droit dans le cadre de l'europeanisation des systèmes juridiques*, Paris, L'Harmattan, 2005, 662p.) During these years of doctoral research, in France and Italy, I served as assistant-lecturer (1995-1998), assistant researcher (1999-2003) and lecturer (2003-2005), teaching in French (Lyon 3), in Italian (Università di Firenze) and in English (IUE-Florence), in constitutional law, administrative law, european law and comparative law. I became Lecturer in Public law in 2006 (University of Toulouse) and Full Professor of Public law in 2010 after the *concours d'agrégation de droit public*.

2. ACADEMIC POSITIONS

- *Jean Monnet Chair in EU Law (2017-2020)*
- *Professor of Public Law at the University of Auvergne (2010-2012) and at the University of Lyon III (since 2012)*
- *Lecturer in Public law at the University of Toulouse (2006-2008) and at the University of Lyon III (2008-2010)*
- *Researcher at the International Institute for the Unification of Private Law (UNIDROIT) (1998-1999 (18 months)).*

After my first teaching experience as an assistant lecturer at Lyon 3 University (1995-1998), I had the opportunity to join the UNIDROIT General Secretariat to work on the conceptual and linguistic harmonization of the draft Convention on International Interests in Mobile Equipment and its Additional Aircraft Protocol, which will be adopted in Cape Town, South Africa in 2001. This unique experience taught me terminological rigor and conceptual, and opened to me even more on comparative studies that I have continued to integrate later in my research. It is at the origin of the reorientation of my doctoral thesis towards comparative and European law. After my PhD thesis, I was recruited at the University of Toulouse (2006-2008) where I joined the Laboratory of Social Sciences of Politics (LaSSP) which expanded the field of my research in encouraging the development of a critical approach to the study and teaching of legal phenomena. For career opportunities, I obtained a transfer to the University Lyon 3 in 2008 where I took charge of the Master of European Law and the direction of the European Summer University. Involved in the life of the University, I was elected on an independent list in 2009 to the Council of the Faculty of Law. I joined in 2010 the University of Auvergne and in 2012 the University of Lyon III where I took over the direction of the Master of European Business Law. My teaching has reoriented towards the heart of my specialty namely European law and comparative law. I obtained in 2017 a Jean Monnet Chair on the theme "Democracy and integration in a Europe in crisis" (DEMOCRIS).

3. ACADEMIC RESPONSABILITIES

- Director of the *European Studies Center* (since 2017)
- Head of the Public Law Department (2016-2020)
- Director of the Master of EU law (since 2012)
- Member of the Scientific Council of the *École des hautes études hispaniques et ibériques* (since 2017)
- President of the Scientific Council of the *Institute of Advanced studies of Aix-Marseille University* (2012-2017)
- Alternate member elected of the *Conseil national des Universités* (2015-2020)

4. RESEARCH ACTIVITIES

My research themes are articulated around three themes apprehended in a global context (international, European or comparative): State, market and human rights. First focused on the theory of the state and the rule of law, my work has shifted to substantive law studies in EU law, comparative law or international law in a critical and pragmatic perspective in order to seize the discourses and deconstruct the logics of power that participate in the realization of the law in a

global context. In this respect, EU market law is a privileged observation laboratory in that it allows to question the relations between the political, the legal and the economic through, in particular, the study of jurisprudence of the Court of Justice of the European Union. In the same way, the relations between fundamental rights and the market or between democracy and the market have been particularly explored. More recently, it is the apprehension of human rights in a global context that has been the subject of new studies whether to propose a conceptual framework to think a global case law of human rights or to explore the hypotheses of intersectional violation of human rights from the paradigmatic case of human forced sterilizations.

My investment in collective research has resulted in the organization of three international symposiums on the *Reversal of jurisprudence in EU law* (2011), the *legal competition in the European Union* (2015), and the *Exception in EU Law* (2017). I have also participated in many international research projects, the last one on the *Construction and reconstruction of memory in post-conflict societies*, project for which I obtained various international fundings in collaboration with the Ecole Nationale Supérieure (ENS) and the Universities of San Martin of Buenos Aires (Argentina), Sao Paulo (Brazil) and Externado de Bogotá (Colombia).

Finally, within the Jean Monnet Chair I am carrying out a research project on the theme "Identities and integration in a Europe in crisis" in collaboration with the Institute of Higher Hispanic Studies in Madrid (Casa de Velasquez) and the Università di Napoli Parthenope (Naples).

5. EDUCATIONAL ACTIVITY

After having taught various disciplines of public law until 2012 (constitutional law, administrative law, public international law, international economic law, tax litigation, fundamental rights and freedoms, European Union law, comparative law etc.), I have refocused my teaching mainly on comparative law and European Union law in coherence with my fields of specialization and my research subjects.

In this context, I taught comparative law (Introduction to Comparative Law and Foreign Rights (25h), Comparative Legal Systems (30h), master class on Comparative Law (15h), The use of Comparative Law in Law Theses (12h)). My teaching in European Union law focused on the institutional law of the Union (30h), EU substantive law (30h), EU competition law (15h) and EU procedural law (15h).

Innovative courses

The methodological renewal envisaged as part of my research has been extended to the content of my teaching. In this context, in collaboration with the doctoral school, I have set up two new training courses for doctoral students to study the conditions and the methodology for using European Union law and / or comparative law in theses of law. These 12-hour training courses are aimed at non-specialist law students in European law or comparative law and aim to support them in their thesis work by offering them the tools to integrate the global dimension into their research. This cycle of formation is a cycle that is mainly practical in that it is based on the study

of existing theses whose collective articulation is collectively deconstructed from the point of view of our object.

Innovative teaching practices

Case method - In the perspective of a research that is critical and pragmatic, my courses are based on a flipped classroom pedagogy aimed at promoting the acquisition of knowledge in an empirical context. The course is based on the case study, which serves as an illustrative basis for the lecture. It is therefore a question of flipping the usual course of a lesson: the case studied and presented upstream of the lesson will be used to support the teaching of theoretical data. In practice, students must prepare before each class a case around which the whole session will be articulated. This method, which requires active participation and involvement of the students, makes it possible to anchor the presentation of abstract knowledge in a concrete reality. The evaluation of the results of this method is excellent. This method of teaching is practiced only from the 4th year.

Legal Simulations - For some EU substantive law lessons of limited time (15/20 hours) and oriented towards non-specialist audiences of European issues (Politist-scientists, historians, economists), it was decided to propose a method of acquiring original knowledge based again on a flipped classroom pedagogy. At the beginning of the year, 4 cases are awarded to students who are divided into groups of 4/5 students. These cases will serve as a framework for the acquisition of knowledge which will be the subject of the first sessions. Then it is left to the students a month of time to prepare these cases, based on lessons learned and bibliographical and jurisprudential advice, by forming teams that will oppose in the form of pleadings. To involve all the students in the case management, the teams that do not plead in a given case perform the duties of judges and are responsible for evaluating, under my control, the benefits of other students so that each team is brought to plead and judge, and thus to appropriate all cases studied. This method of acquiring knowledge is a real success and makes it possible to associate students directly with the mastery of European questions which do not generally fall within their primary specialty.

Year	Course	Level	Number of students	Length
2012-2020	Introduction to comparative law	2d year	250	30h
	EU substantive law	4th	120	25h
	Law of the Internal Market	4th	50	30h
	EU procedural competition law	4th	20/25	15h
	EU competition law	5th	40	15h
	European Business law	4th	20	20h
2012-2015	European Human Rights	4th	50	12h
	Comparative legal systems	4th	200	30h
2010-2012	Introduction to law	1st	600	30h
	International Public Law	3rd	100	30h
	EU procedural law	4th	50	20h
	Fundamental rights	5th	10	15h
	EU law	2d	200	30h
2008-2010	Constitutional law	1st	350	70h
	Comparative legal systems	4th	200	30h
	Fundamental Rights	3rd	350	20h
	EU substantive Law	4th	50	30h
2006-2008	Hierarchy of norms	1st	200	30h
	Administrative law	2d	30	15h
	Freedom of speech	2d	50	20h
	Constitutional engineering	4th	20	20h
	Economic law	2d	200	20h

	Regional integration studies	4th	100	20h
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6. SCIENTIFIC ACTIVITIES

My research focuses on EU law, international law, comparative law, human rights, justice and economic law.

Publications

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1.	2021	<i>Les grandes notions du droit de l'Union européenne</i> , Presses Universitaires de France (en collaboration avec G. Marti) (à paraître)	
2.	2020	<i>Démocratie et marché dans l'Union</i> , Bruylant, 2020 (en collaboration avec G. Marti)	
3.	2019	<i>Que Etat de droit dans une Europe en crise ?</i> (numéro spécial de la Revue des droits et libertés fondamentaux, En codirection avec Marie-Laure Basilien Gainche,) http://www.revuedlf.com/dossier/quel-etat-de-droit-dans-une-crise/	
4.	2018	<i>L'exception en droit de l'Union européenne</i> , Presses universitaires de Rennes (en collaboration avec G.Marti)	
5.□	□□□	<i>La concurrence réglementaire, sociale et fiscale dans l'Union européenne</i> (en collaboration avec E. Mazuyer et M. Chastagnaret), Bruxelles, Larcier, 2016, 379p.	
6.□□	□□□	<i>Le revirement de jurisprudence en droit européen</i> , Bruxelles, Bruylant, 2012, 410p.	
7.	□□□	<i>Les grands systèmes juridiques étrangers</i> (en collaboration avec E. Mazuyer), Lextenso, 2009, 209p.	
8.□	□□□	<i>Etat de droit et droits européens</i> , Paris, L'Harmattan, 2005, 664p.	
1.			
1.	2020	« L'extension du domaine du marché ou la crise du capitalisme démocratique dans l'Union », in E. Carpano et G. Marti (dir.), <i>Démocratie et marché dans l'Union</i> , Bruylant (à paraître)	
2.	2020	« L'Etat de droit intégré », <i>Revue de l'Union européenne</i> , (à paraître)	
3.	2019	« La définition d'un standard européen de l'Etat de droit », <i>Revue trimestrielle de droit européen</i> , avril-juin 2019, pp. 255-272	
4.	2019	« La crise de l'Etat de droit en Europe. De quoi parle-t-on ? », <i>Revue des droits et libertés fondamentaux</i> , 2019	
5.	2019	« Le Parlement andin, un Parlement en sursis ? », in Bosse-Platière (dir.), <i>La parlementarisation des intégrations régionales</i> , Presses universitaires de Rennes, coll. Droits européens, 2019	
6.	2017	« La stérilisation forcée en droit international des droits de l'homme », in J. Cazala et B. Taxil (dir.), <i>La sexualité en droit international des droits de l'homme</i> , Pédone, Paris, 2017	
7.	2018	« La dynamique dérégulatoire de l'entrave dans le marché intérieur », <i>Rev. UE</i> , 2018, p. 140	
8.	2018	« Une loi de blocage pour quoi faire ? A propos de la réaction européenne face au rétablissement des sanctions extraterritoriales américaines . l'égard de l'Iran », <i>Recueil Dalloz</i> , 2018, p. 2102.	
9.	2017	« L'interdiction des taxes d'effet équivalant à des droits douane dans l'Union européenne », <i>Revue européenne et internationale de droit fiscal</i> , 2017/2, p. 216	
10.	2017	« Retour critique sur la liberté économique dans la jurisprudence de la Cour de justice de l'UE », <i>Annuaire de droit européen</i> , 2017.	
11.	2017	« La transposition des directives par les régions : perspectives de droit comparé », <i>Revue de l'Union européenne</i> , 2017	
12.	□□□□	« Régulation et dérégulation compétitive dans l'Union européenne », <i>Revue Lamy Droit des Affaires</i> , juin 2016, n°116, p. 21-27	
13.	□□□□	« L'obligation de motivation des actes unilatéraux en droit de l'Union européenne », <i>Journal du Droit Administratif (JDA)</i> , 2016, Art. 74.	
14.	□□□□	« Privation des droits civiques et citoyenneté européenne », <i>note sous CJUE</i> , 6 oct. 2015, <i>Recueil Dalloz</i> , Dalloz, 2015, p. 2491	
15.	□□□□	« Accès des fonctionnaires européens à la profession d'avocat : tous les fonctionnaires ne se valent pas ! », <i>Note ss Paris</i> , 10 sept. 2015, <i>Recueil Dalloz</i> , Dalloz, 2015, p.2491	
16.	□□□□	« La TVA sur les livres électroniques. Petit exercice critique de logique juridique », <i>Revue Lamy de droit des affaires</i> ,	

		mars 2015.
17.	<input type="checkbox"/>	« La liberté sexuelle en droit européen » in <i>Le sexe et le droit</i> , LGDJ, Paris, 2015
18.	<input type="checkbox"/>	« Applicabilité et application de la Charte dans le contentieux du marché intérieur : les dispositions de la Charte s'épuisent-elles dans les règles relatives à la libre circulation? », <i>Revue Lamy de droit des affaires</i> , juillet 2014, n°96
19.	<input type="checkbox"/>	« La représentation des travailleurs à l'épreuve de l'article 27 de la Charte des droits fondamentaux de l'Union », <i>Revue de droit du travail</i> , 5 (2014) p. 312-320
20.	<input type="checkbox"/>	« Représentativité et légitimité de la Cour de justice de l'Union européenne », in O. Lecuq (dir.), <i>La composition des juridictions</i> , Bruylant, Bruxelles, 2014
21.	<input type="checkbox"/>	« L'invocabilité de la Charte des droits fondamentaux dans les litiges entre personnes privées : à propos du droit à l'information et à la consultation des travailleurs », <i>Revue Lamy Droit des affaires</i> , n°93, mai 2014 p. 71
22.	<input type="checkbox"/>	« Le monopole des pharmacies à l'épreuve du droit de l'Union », <i>Revue Lamy de droit des affaires</i> , n°90, 2014
23.	<input type="checkbox"/>	« Le droit de l'Union comme instrument de contestation interne des réglementations commerciales restrictives : libéralisation des échanges entre les Etats membres ou libéralisation de l'économie ? », <i>Revue Lamy de droit des affaires</i> , n°87, 2013
24.	<input type="checkbox"/>	« Le règlement des différends dans les intégrations régionales internationales », in J. Hemon (dir.), <i>Les intégrations régionales, une approche comparative</i> , Octares, Toulouse, 2013
25.	<input type="checkbox"/>	« La motivation des actes unilatéraux en droit européen », p. 175-194 in S. Caudal (dir.). – <i>La motivation en droit public</i> . – Paris : Dalloz-Sirey, 2013. – 304 p.
26.	<input type="checkbox"/>	« Autopsie d'un revirement avorté : retour sur la saga Jégo Quéré / UPA », in E. Carpano (dir.), <i>Le revirement de jurisprudence en droit européen</i> , Bruylant, Bruxelles, 2012
27.	<input type="checkbox"/>	« La justice dans les intégrations régionales américaines », <i>Mélanges Soldatos</i> , Bruylant, Bruxelles, 2012
28.	<input type="checkbox"/>	« Les mutations institutionnelles de l'Union européenne », in S. Doumbé-Billé (dir.), <i>Justice et solidarité</i> , Bruylant, Bruxelles, 2012
29.	<input type="checkbox"/>	« Pollution et transport routier : quand la Cour de justice fait prévaloir la libre circulation des marchandises sur les exigences environnementales », p. 69- in : <i>Chronique CEE Droit européen du marché intérieur</i> (dir. scientif. Éric Carpano). – RLDA 2012/71. Repères n° 4039.
30.	<input type="checkbox"/>	« Le prix de l'élection : observations comparatives sur le financement des campagnes électorales », in F. Robbe (dir.), <i>La communication politique</i> , PUAM, 2010
31.	<input type="checkbox"/>	Rédaction des 11 commentaires (Dassonville, Cassis de Dijon, Les Verts etc.) pour les Grands arrêts de la jurisprudence de l'Union européenne, (PUF, sous la direction M.Karpenschif et C. Nourissat, 2010, 2013, 2016)
32.	<input type="checkbox"/>	« Les personnes physiques en droit européen. Etude comparée en droit communautaire et droit européen des droits de l'homme », <i>Annuaire de droit européen</i> , 2006 (paru en 2008)
33.	3	2006 « Kant et l'Etat. Aux origines de l'Etat libéral », <i>Teoria del diritto e dello Stato. Rivista europea di cultura e scienza giuridica</i> , n°1/2/3, 2006, p. 15.
34.	<input type="checkbox"/>	« Le renforcement de l'association du Parlement à la prise de décision européenne », <i>JCP G.</i> , n°51, 2005, p. 2347.
35.	<input type="checkbox"/>	« Le droit administratif français est-il perméable à la bonne foi ? », <i>Droit Administratif</i> , janvier 2005, pp. 10-17.
36.	<input type="checkbox"/>	« Droits fondamentaux et libertés économiques dans le marché intérieur », <i>Les petites affiches</i> , n°120, 2005, p.22

III – ENCYCLOPEDIES ET DICTIONNAIRES

<input type="checkbox"/>	<input type="checkbox"/>	Jurisqueleur droit international, Fasc. 12-3-2 : SOURCES DU DROIT INTERNATIONAL . – Les traités . – Effets des traités : applicabilité et application des normes conventionnelles dans l'ordre juridique de l'Union européenne (octobre 2016)
<input type="checkbox"/>	<input type="checkbox"/>	Jurisqueleur droit international, Fasc. 12-3-1 : SOURCES DU DROIT INTERNATIONAL . – Les traités . – Effets des traités : applicabilité et application des normes conventionnelles en droit comparé (août 2015)
<input type="checkbox"/>	<input type="checkbox"/>	<i>Ententes et Abus de position dominante</i> , Dictionnaire permanent de droit européen des affaires, Editions législatives, 30p.
<input type="checkbox"/>	<input type="checkbox"/>	<i>Relations extérieures de l'Union européenne</i> , Dictionnaire permanent de droit européen des affaires, 45p.
<input type="checkbox"/>	<input type="checkbox"/>	<i>Procédure de la concurrence</i> , Dictionnaire permanent de droit européen des affaires, Editions législatives, 27p.