

Prof. Tomasz P. MILEJ

Coordinator for Postgraduate Studies

Kenyatta University School of Law

Contacts:

+254 706 317 343

milej.tomasz@ku.ac.ke

t.milej@gmail.com

New Article:

Human Rights protection by international courts – What role for the East African Court of Justice?

(accepted for Publication in the African Journal of International and Comparative Law)

<http://www.eupublishing.com/loi/ajicl>

Education

February 2014	“Habilitation” at the University of Cologne; <i>Venia legendi</i> for Comparative Law (in particular Comparative Constitutional Law), Public International Law, EU-Law and Eastern European Law.
November 2006	PhD (Dr. iur.) at the University of Cologne.
August 2002	Diplôme d’Université en Intégration Européenne (University Diploma on European Integration), Université Jean Moulin Lyon 3, France, Faculté de Droit
January 2002	Studies of German Law at the European University Viadrina in Frankfurt/Oder. First State Exam in the Federal State of Brandenburg in February 2002
August 2000	“L.i.N.D. – Counsellor” (Learning in New Dimensions), EREW-Academy, Viersen, Germany
May 2000	Master of Laws degree (Magister prawa), Adam Mickiewicz University LL.M and LL.B (Polish and German Law), European University Viadrina, Frankfurt/Oder (Germany)

Academic appointments

From September 2016 to date	Kenyatta University School of Law.
From October 2014 to date	Faculty of Law and Administration, University of Zielona Góra, Poland (on leave)
April 2014 – August 2016	University of Dar es Salaam School of Law, DAAD Long-term lecturer and representative for Tanzania

November 2003 – February 2014

Faculty of Law, University of Cologne (Germany)

October 2001 – October 2002

Faculty of Law, European University Viadrina, Frankfurt (Oder), Germany

Publications

(Translations of publications titles in German and in Polish into English in italics)

Books:

Entwicklung des Völkerrechts durch internationale Gerichte und Sachverständigengremien (*Development of Public International Law by International Courts and Expert Committees*), Habilitation thesis, Berlin-Boston 2014, pp. 712

Polnisches Staatsrecht - Polskie prawo konstytucyjne (*Polish constitutional law*), Grundriss des polnischen Rechts Band 20, Warsaw 2009, pp. 215 (jointly with B. Banaszak)

Rechtsprechung als Dialog. Zur Entwicklung des Rechts auf ein faires Strafverfahren in der polnischen Verfassungsrechtsprechung mit Blick auf die Entscheidungspraxis des EGMR und ausländischer Verfassungsgerichte (*Case-law as a dialogue. On development of the right to a fair criminal trial in the Polish constitutional case law with a view to the case law of the European Court of Human Rights and foreign constitutional courts*), PhD-Thesis, Berlin 2007, pp. 297.

Chapter in Books:

Staatshaftung in Polen (*Public Liability in Poland*), [in:] Oliver Dörr, Staatshaftung in Europa (Public Liability in Europe), de Gruyter Verlag, pp. 465-507, Berlin-Boston 2013.

Rechtsquellen des Völkerrechts (*Sources of Public International Law*), [in:] Wolff Heintschel von Heinegg, Casebook des Völkerrechts, München 2005, pp. 71- 165.

Ausgewählte Bereiche des materiellen Verwaltungsrechts in Polen – Teil 2: Raumordnungsrecht und Baurecht unter Berücksichtigung des Ausländergrundverkehrs (*Planning law and construction law including law on real estate purchase by foreigners*) [in:] Bernd Wieser/Armin Stolz (eds.) Vergleichendes Verwaltungsrecht in Ostmitteleuropa (*Comparative Administrative Law in Central- and Eastern Europe*), Wien 2004, pp. 603-635.

Edited volumes:

Bogusław Banaszak/Tomasz Milej/Carmen Schmidt (eds.), Verfassungsrechtsprechung in der Republik Polen. Dokumentation und Analyse grundlegender Entscheidungen des Polnischen Verfassungsgerichts 1995 – 2010 (*Constitutional Justice in the Republic of Poland. Documentation and Analysis of the Polish Constitutional Tribunal's leading cases*), approx. pp. 600, forthcoming, Institut für Ostrecht and Books on Demand 2014

Ralf Alleweldt/Petja Dimitrova/Jeanne Drohla/Tomasz Milej (eds.), Human Rights and the Rule of Law in Europe Beyond the Union, Kraków 2004, pp. 523

Articles in edited volumes:

Legal Harmonisation in Regional Economic Communities – the case of the European Union, [in:] Hamudi I. Majamba/Richard F. Opong/Ulrike Wanitzek/Johannes Döveling (eds.), Eastern African Common Legal Space in Economic Law: State of the Art and Future Perspectives, with Consideration of the European Experience, forthcoming

Wolność sumienia a prawo własności – uwagi na tle wyroku ETPCz Herrmann przeciwko Niemcom z 26 czerwca 2012 r (Freedom of conscience and the right to property – some remarks in the light of the ECtHR judgement Herrmann against Germany of 26 June 2012), [in:] Marian Grzybowski (ed.) Państwo demokratyczne, prawne i socjalne (liber amicorum for professor Zbigniew Maciąg), Cracow 2014, pp. 573-585

Verfassungsgerichtshof und Gesetzgeber: Ein ambivalentes Verhältnis im internationalen Vergleich (*The Constitutional Tribunal and the Legislator: An ambivalent relationship in international comparison*), [in:] Bogusław Banaszak/Tomasz Milej/Carmen Schmidt (eds.), Verfassungsrechtsprechung in der Republik Polen. Dokumentation und Analyse grundlegender Entscheidungen des Polnischen Verfassungsgerichts 1995 – 2010, Institut für Ostrecht and Books on Demand 2014, pp. 31-99

Compatibility of freezing of terror suspects' assets with the EU fundamental rights in the recent case law of the ECJ and the General Court, [in:] Eduard Ivanov/Evgeny Salygin (eds.) *International justice and countering international terrorism* Moscow, 2012, May 13-16 Moscow 2013, pp. 115-127

European Cohesion Policy: objectives, instruments and reality (jointly with Samir Felich), [in:] Tímea Drinoczi/Mirela Zupan (eds.), *Law – Regions – Development*, (conference volume, conference in Pécs/Hungary, 2013, June 14-15) Pécs/Osijek 2013, pp. 15-33

The Position of General Rules of Public International Law in the Polish Legal Order, [in:] Société Française pour le Droit International, *Les Pratiques Comparées du Droit International en France et en Allemagne*, Paris 2011, pp. 289-305

Der *uti possidetis*-Grundsatz und seine Anwendung auf die Staatenzerfallsprozesse im ehemaligen Jugoslawien (*The uti-possidetis principle and its application in the process of the collapse of the former state of Yugoslavia*) [in:] Angelika Nußberger/Caroline von Gall (eds.), *Bewusstes Erinnern und bewusstes Vergessen. Der juristische Umgang mit der Vergangenheit in den Ländern Mittel- und Osteuropas*, Tübingen 2011, pp. 111-131

Zasada państwa prawa jako klauzula odsyłająca: orzecznictwo strasburskie jako źródło inspiracji dla Federalnego Sądu Konstytucyjnego RFN (*The principle of "Rechtstaat" as a reference clause – the Strasbourg case law as a source of inspiration for the Federal Constitutional Court of the Federal Republic of Germany*) [in:] Krzysztof Skotnicki (ed.), *Demokratyczne państwo prawne w teorii i w praktyce w państwach Europy Środkowej i Wschodniej*, Łódź 2010, pp. 203-212

Die jugoslawische Regelung der Nationalitätenfrage aus serbischer Perspektive (*The Yugoslav regulation of nationality issues from Serbian perspective*) [in:] Bodo Zelinsky (ed.), *Serbien. Identitätskrise als Kontinuum*, Nümbrecht 2009, pp. 77-82

Zur Rechtskultur in den Staaten Mittel- und Osteuropas (*On the legal culture in Central and Eastern Europe*) [in:] Karl von Dalheas/Wolfgang Quaisser/Klaus Ziemer (eds.), *Vom Sozialismus zur Marktwirtschaft. Wandlungsprozesse, Ergebnisse und Perspektiven*, München 2009, pp. 168-183

Z problematyki odszkodowań za mienie utracone wskutek reformy gruntów na terenie byłej NRD w latach 1945-1949 (*On the problem of compensation for assets lost during the so called "land reform" in the former GDR during the period of 1945-1949*) [in:] Krzysztof Skotnicki (ed.): *Własność: Zagadnienia ustrojowo-prawne. Porównanie rozwiązań w państwach Europy Środkowo-Wschodniej*, Łódź 2006, pp. 263-275

Das Recht auf Sicherheit des Art. 6 der Grundrechtscharta aus deutscher und polnischer Perspektive – eine verfassungsrechtliche Zeitbombe? (*The Right to security in the article 6 of the European Charter of Fundamental Rights – a constitutional time bomb?*), [in:] Leon Olszewski/Krzysztof Wójtowicz (eds.), *Polska i Niemcy wobec wyzwań procesów integracyjnych*, Wrocław 2004, pp. 159-175

Polen und die polnische Verfassung angesichts der Integrationsherausforderungen (*Poland and Polish Constitution in the face of integration challenges*), [in:] Antal Ádám (ed.), *Közjogi Intézmények a XXI. Században*, Pécs 2004, p. 41-75 (jointly with Bogusław Banaszak i Agnieszka Malicka)

Some Impressions on Fair Trial and Judiciary in Central and Eastern Europe, [in:] Ralf Alleweldt/Petja Dimitrova/Jeannine Drohla/Tomasz Milej (eds.), *Human Rights and the Rule of Law in Europe Beyond the Union*, Kraków 2004, pp. 503-519

Articles in Journals:

Striking the Right Balance between the Interests of the Foreign Investors and the Host State – a Case Study of the Tanzania-Germany BIT 50 Years after Its Conclusion, forthcoming, *African Journal of International and Comparative Law* 2017 vol. 1, pp.1-19

What is wrong about supranational laws? The sources of East African Community law in light of the EU's experience, 75 *Heidelberg Journal of International Law – Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 3/2015, pp. 579-617

Der Kernbestand der Rechte eines Unionbürgers in der neueren Rechtsprechung des EuGH – Potential und Grenzen des Konzepts, *Bayerische Verwaltungsblätter (BayVBl.)* 2015, pp. 361-366

- English version of the article: The “substance of the rights” of the Union citizen in the recent case law of the CJUE
- potential and limits of the concept, “Studies in Law” (Cracow) 2014/2, pp. 41-55.

Verfassungsmäßigkeit der Unterscheidung nach dem Merkmal der Staatsangehörigkeit im Bereich der gewährenden Staatstätigkeit (*The constitutionality of the nationality-based distinctions in the realm of state benefits administration*), Neue Zeitschrift für Verwaltungsrecht (NVwZ) 2013, pp. 687-692

Dyskryminacja rasowa w służbie pokoju? Orzeczenie ETPCz w sprawie Sejdić i Finci jako przyczynek do reformy konstytucyjnej w Bośni i Hercegowinie (*The racial discrimination in the service of peace? The ECHR's Sejdic and Finci case as a starting point for a constitutional reform in Bosnia and Herzegovina*), Przegląd Prawa Konstytucyjnego 2012/1, pp. 179-199

Zur Verfassungsmäßigkeit der Umsetzung des Gemeinschaftsrechts durch dynamische Verweisungen und Rechtsverordnungen (*On the constitutionality of [European] Community law by dynamic reference clauses and governmental regulations*), Europarecht 4/2009, pp. 563-577

Instrumenty implementacji prawa wspólnotowego w Republice Federalnej Niemiec (*Instruments of Community law implementation in the Federal Republic of Germany*), Przegląd Legislacyjny, 4(66)/2008, pp. 27-45

Europejska kultura prawna a kraje Europy Środkowej i Wschodniej (*European Legal Culture and the States of Central and Eastern Europe*), Przegląd Legislacyjny, 1(63)/ 2008, pp. 60-74.

Unterschiedliche Voraussetzungen des Eintritts in den Ruhestand bei Frauen und Männern aus verfassungsrechtlicher Sicht - neue Entwicklungen in Polen (*Different Retirement Age Limits for Men and Women form the Constitutional Perspective – New Developments in Poland*), Osteuropa-Recht 2008, pp. 35-41

Von Kudla bis Scordino. Die polnischen Rechtsbehelfe gegen die Verletzung des Rechts auf ein faires Verfahren innerhalb angemessener Frist in rechtsvergleichender Perspektive (*From Kudla to Scordino. The Polish remedies against violations of the right to a trial within a reasonable time in comparative perspective*), Osteuropa-Recht 2006, pp. 337-363

Erozja kompetencji parlamentów narodowych wskutek integracji europejskiej i próby jej przeciwdziałaniu na przykładzie parlamentu Republiki Federalnej Niemiec (*The erosion of power of the national parliaments as a result of the European integration and efforts to counter-balance it: The German experience*) Studia Prawno-Ekonomiczne - Studies in Law and Economics 2005, vol. LXXII, pp. 21-53 (jointly with Jasmin Schlenzka)

Gemeinschaftsrecht vor dem polnischen Richter (*Community Law and the Polish judge*), Osteuropa-Recht 2004, pp. 418-435

Zugang zu geheimen Informationen in Polen (*Access to secret information*) in Poland), Recht der Datenverarbeitung (RDV), 2003, pp. 180-185 (jointly with Bogusław Banaszak)

Gründung von Personengesellschaften mit ausländischer Beteiligung in Polen (*Founding of joint-venture companies in Poland*), Deutsch-Polnische Juristenzeitung (DPJZ) 2000, pp. 6-13 (jointly with Wolfram Gärtner)

Internet publications:

Human and Minority Rights in Violent Ethnic Conflict. Report compiled in the frame of the FP 6 project (European Union) “Human and Minority Rights in the Life Cycle of Ethnic Conflicts”, Publikacja Internetowa Akademii Europejskiej w Bolzano (EURAC), 2007, pp. 50 (jointly with Nina Baltic):

<http://www.eurac.edu/en/research/institutes/imr/Documents/SyntheticReport.pdf>

Minderheitenschutz in der Republik Polen (*Minority protection in the Republic of Poland*), internet publication by the Institute for Eastern European Law, Angelika Nußberger (ed.), 2004, pp. 176:

http://www.uni-koeln.de/jur-fak/ostrecht/minderheitenschutz/Vortraege/Polen/Polen_Milej_Malicka.pdf

Case-law comments:

European Court of Human Rights, judgment of 30.10.2012 (P. and S. vs. Polen), Osteuropa-Recht 2012, pp. 116-119

District Court for Warsaw, judgment of 12.1.2012 (criminal liability for the imposition of martial law in Poland in 1981), Osteuropa-Recht 2012, pp. 84-88

Constitutional Tribunal of Poland, judgment of 20.7.2011 (Electoral Code), Osteuropa-Recht 2011, pp. 448-450

Polish Highest Court, judgment of 29.10.2010 (Winicjusz Natoniowski – Immunities of states), Osteuropa-Recht 2011, pp. 104-107

Constitutional Tribunal of Poland, judgment of 25.11.2009 (Access to the files of the former communist secret police), Osteuropa-Recht 2009, pp. 88-93

European Court of Human Rights, judgment of 16.7.2009 (Wojtas-Kaleta vs. Poland), Osteuropa-Recht 2009, pp. 428-429

Constitutional Tribunal of Poland, judgment of 20.5.2009 (Division of powers between the Council of Ministers and the President of the Republic with regard to the issues of foreign and European policy), Osteuropa-Recht 2009, pp. 314-318

European Court of Human Rights, judgment of 3.2.2009 (Kauczor vs. Poland), Osteuropa-Recht 2009, pp. 224-226

Constitutional Tribunal of Poland, judgment of 28.11.2007 (Immunity of judges), Osteuropa-Recht 2007, pp. 454-455

Constitutional Tribunal of Poland, judgment of 3.11.2006 (Electoral Code – municipal elections), Osteuropa-Recht 2007, pp. 112-114

European Court of Human Rights, judgment of 20.3.2007 (Alicja Tysi c vs. Poland), Osteuropa-Recht 2007, pp. 360-363

Book reviews:

Decheva, Maria, Europ isierung des bulgarischen Verfassungsrechts infolge des EU-Beitritts. Eine Untersuchung im Lichte der deutschen Erfahrungen, Baden-Baden 2010, Osteuropa-Recht 2012, pp. 73-76

Helen Keller, Daniela Thurnherr, Taking International Law Seriously. A European Perspective on the U.S. Attitude Towards International Law, Bern 2005, Osteuropa-Recht 2006, pp. 418-421

Sarah Schr der, Die Rolle des Rechts im Transformationsprozess. Privatisierung, Restrukturierung und Konsolidierung im polnischen Bankensystem ab 1989, Baden-Baden 2005, The Uppsala Yearbook of East European Law 2005, pp. 218-224 (in English)

Christophe Hillion (ed.), EU-Enlargement: A Legal Approach, Oxford 2004, Osteuropa-Recht 2005, pp. 421-422

Xavier Boissy, S paration des pouvoirs: oeuvre jurisprudentielle. Sur la construction de l'Etat de droit postcommuniste. Pr face de Slobodan Milacic, Bruxelles 2003, Osteuropa-Recht 2005, pp. 264-266.

George Bermann/Katharina Pistor (eds.): Law and Governance in an Enlarged European Union. Essays in European Law, Hart Publishing, Oxford and Portland, Oregon 2004, Osteuropa-Recht 2005, pp. 263-264.

Nils von Redecker, Das polnische Beamtenrecht. Entwicklung und Stand beim Beitritt. Polens zur Europ ischen Gemeinschaft, Frankfurt am Main 2003, Osteuropa-Recht 2004, pp. 277-278.

Peter Gosda/Micha  Tomiczek/Anette Bu mann (eds. and Translation), Polnische Verwaltungsgesetze und die Verfassung der Republik Polen, T bingen 2004, Osteuropa-Recht 2005, pp. 75-81 (jointly with Dietrich Frenzke)

Claus Dieter Classen/Helmut Heiss/Anna Supro -Heidel (eds.), Polens Rechtsstaat am Vorabend des EU-Beitritts, T bingen 2004, Osteuropa-Recht 2004, pp. 373-375

Conference Reports:

Verfassungsrechtliche Konsequenzen der EU-Mitgliedschaft (*Constitutional consequences of the EU-Membership* – conference in P cs), Osteuropa-Recht 2005, pp. 175-180

Europ isches Parlament und Nationale Parlamente (*European Parliament and national parliaments* - conference in Wroc aw), Osteuropa Recht, 2004, pp. 59-66

Varia:

Law Development Chronicle (Poland):

- Osteuropa-Recht 2006: pp. 65-67, 271-273, 446-448
- Osteuropa-Recht 2005: pp. 102-106, 286-288, 442-445
- Osteuropa-Recht 2004: pp. 109-115, 312-316, 562-565

Papers presented on conferences

(Translations of paper titles in German and in Polish into English in italics)

Warsaw,
July 2016

Sejm (The Polish Parliament)

“European and African Systems of Protection of Human Rights”; Paper (key note): “Human Rights Protection of the Judicial Organs of the African Regional Economic Communities: The Case of the East African Court of Justice”

Dar es Salaam,
December 2015

DAAD Alumni Association Annual Conference

“50 years of Tanzania – Germany Bilateral Investment Treaty (BIT): History and Future of German Investments in Tanzania”; Paper: “The 1965 Tanzania-Germany BIT. Introductory remarks”

Dar es Salaam,
August 2015

University of Dar es Salaam: “Eastern African Common Legal Space in Economic Law: State of the Art and Future Perspectives, with Consideration of the European Experience”; Paper: “Legal Harmonisation in Regional Economic Communities”

Riga (Latvia),
December 2014

Workshop at the University of Latvia “Enhancing the rule of law or dividing the globe? - Regionalisation and the role of law in trade blocks of the 21st century”; Paper: “Enhancing the rule of law through regional integration? The case of East African Community”

Dresden,
September 2013

Conference of the German-Polish Association of Judges “Discrimination in Poland and Germany – law and reality, Paper: “Entwicklungslinien der Rechtsprechung des Europäischen Gerichtshofs für Menschenrechte zu Fragen der Diskriminierung” (*Development of the case law of the European Court of Human Rights on discrimination issues*)

Ohrid (Macedonia),
September 2013

Conference of the Regional Research Promotion Program (RRPP) for Western Balkans “Europeanization by Rule of Law Implementation in the Western Balkans”; Paper: “Constitutional Courts as Rule of Law Promoters: The experience of Poland’s Constitutional Tribunal”

Pecs (Hungary),
June 2013

Conference within the framework of the Hungary-Croatia IPA Cross-border Co-operation program *Law-Regions-Development*; Keynote speech “European Cohesion Policy: objectives, instruments and reality” (jointly with Samir Felich)

Moscow,
May 2012

Conference of the High School of Economics “Development of international justice for purpose of countering international terrorism”; Paper: “Compatibility of freezing of terror suspects’ assets with the EU fundamental rights in the recent case-law of the ECJ and the General Court”

Gułtowy/Poznań (Poland),
March 2012

5th seminar of the constitutional law researchers; Paper: “Orzeczenie Federalnego Sądu Konstytucyjnego stwierdzające niekonstytucyjność 5% progu w wyborach do Parlamentu Europejskiego” (*Judgment of the Federal Constitutional Court on unconstitutionality of a 5% threshold in the elections to the European Parliament*)

Osnabrück (Germany),

- April 2011
Cologne,
June 2011
Warsaw,
March 2011
Berlin,
September 2011
St. Petersburg,
September 2011
Paris,
October 2010
Batumi (Rep. of Georgia),
July 2010
Exeter,
June 2010
Frankfurt a. M.,
October 2008
Warsaw,
September 2008
Łódź (Poland),
September 2008
Tutzing/Munich,
October 2007
Cologne,
June 2007
Łódź (Poland),
September 2005
- Workshop at the University in Osnabrück “Public Liability in Europe”; Paper: “Public Liability Without Breach of the Law: Common Features in Europe?”
- 1st Polish-German symposium on constitutional implications of the membership in the EU, Paper: *Gewährleistung einer fristgerechten und korrekten Umsetzung der Unionsrechtsakte in Polen (Ensuring a timely and correct implementation of the EU law in Poland)*
- Conference of the Polish Institute for Public Affairs (ISP) on the amendments to the Polish constitution; Paper within the Panel: *Perspektywy nowelizacji konstytucji RP dotyczącej członkostwa Rzeczypospolitej Polskiej w Unii Europejskiej (Prospects for a change of the Polish constitution with regard to the membership of the Republic of Poland in the European Union)*
- Conference of the Berlin Graduate School of Social Sciences (BGSS) “Advocates or Notaries of Democracy? A Comparative Socio-legal Analysis of the Role of Constitutional Courts in Political Transformation Processes”; Paper: “From Transformation Leader to Stability Guardian? The Case of the Polish Constitutional Tribunal“
- Seminar of the High School of Economics (Moscow), University of Lodz (Poland) and University of Cologne “International justice in XXI century: new developments and perspectives”, Paper: “Historical origins of international adjudication”
- Conference of the German and the French international law associations “Les pratiques comparées du droit international”; Paper: “The Position of General Rules of Public International Law in the Polish Legal Order”
- Conference of the Venice Commission „Democracy through Law” and Georgian Constitutional Court: “Judicial Activism and Restraint: Theory and Practice of Constitutional Rights”; Paper: “Constitutional Courts in Central and Eastern Europe: Between the Politics and Adjudication”
- Conference of the Exeter Centre for Ethno-Political Studies (University of Exeter) “Ethno-Politics in a Globalized World”; Paper: “The uti-possidetis principle and its application in the process of the collapse of the former state of Yugoslavia”
- Conference of Johann-Wolfgang-Goethe University Frankfurt a. M. Human and “Minority Rights in the Life Cycle of Ethnic Conflicts. Final Conference”, Paper: “The Others’: Peace on the Basis of Discrimination [in Bosnia and Hercegovina]” (jointly with A. Nußberger)
- Conference of the Polish Legislative Council and the Legislation Centre (Prime Minister’s Office) on implementation of the EU law, Paper: “Implementacja prawa wspólnotowego w Niemczech” (*Implementation of the Community Law in Germany*)
- Conference of the University of Lodz on the rule of law in Eastern and Central Europe; Paper: “Zasada państwa prawa jako klauzula odsyłająca: orzecznictwo strasburskie jako źródło inspiracji dla Federalnego Sądu Konstytucyjnego RFN” (*The rule of law principle as a reference clause: The Strasburg case law as a source of inspiration for the Federal Constitutional Court*)
- Conference of the “Akademie für politische Bildung” on the reasons of transformation success of the Eastern and Central European Economies; Paper: “Zur Rechtskultur in den Staaten Mittel-Osteuropas” (*On the legal culture in Eastern and Central Europe*)
- Conference of the Centre for Eastern Europe at the University of Cologne on Serbian Culture and History; Paper: “Die jugoslawische Regelung der Nationalitätenfrage aus serbischer Perspektive” (*The Yugoslav regulation of nationality questions from Serbian perspective*)
- Conference of the University of Łódź on property issues in Central and Eastern Europe; Paper: *Z problematyki odszkodowań za mienie utracone wskutek reformy gruntów na terenie byłej NRD*

w latach 1945-1949 (*The problems of compensation for the property lost through the land reform in the former GDR between 1945 and 1949*)

Wrocław-Słubice (Poland),

May 2004

Conference of the Wrocław University on contemporary issues of comparative law; Paper: Grundrechtsschutz durch ordentliche Gerichte in Mittel- und Osteuropa (*Fundamental rights' protection by the ordinary courts in Central- and Eastern Europe*)

Wrocław (Poland),

December 2003

Conference of Willy Brandt Centre on the EU integration challenges for Germany and Poland; Paper: Das Recht auf Sicherheit des Art. 6 der Grundrechtecharta aus deutscher und polnischer Perspektive – eine verfassungsrechtliche Zeitbombe? (*The right to security in Art. 6 of the EU Charter of Fundamental Rights from German and Polish perspective – a constitutional time bomb?*)

Pécs (Hungary),

October 2003

80 years anniversary conference of the University of Pécs; Paper: "Poland and Polish Constitution in view of integration challenges" (jointly with A. Malicka)

Frankfurt/Oder,

March 2003

Conference at the European University Viadrina: "Human Rights and the Rule of Law" within the conference series "Europe Beyond the Union"; Chair and keynote speaker forum 3: *Fair Trial and Efficient Justice System*.

July 2002

Conference of the "Evangelische Akademie Tutzing" on the state surveillance and data protection; Paper: Zugang zu geheimen Informationen in Polen (*Access to confidential information in Poland*).

Memberships

- Editorial Board of "Przegląd Prawa Konstytucyjnego" (Constitutional Law Review – a member of Constitutional Law Journals Network <http://www.revistasconstitucionales.unam.mx/en/>)
- Deutsche Gesellschaft für Osteuropakunde (German Association for Eastern Europe Studies)
- Deutsche Gesellschaft für Rechtsvergleichung (German Comparative Law Association)
- International Law Association – Polish Group
- Polskie Towarzystwo Prawa Konstytucyjnego (Polish Constitutional Law Association)