

# Contributors

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**Antoine Bailleux** is Professor of Legal Theory and EU Constitutional Law (institutions, fundamental rights, internal market) at the Université Saint-Louis – Bruxelles (USL-B) and a member of the Brussels Bar. He has extensively published in these fields, including books such as *Les interactions entre libre circulation et droits fondamentaux dans la jurisprudence communautaire* (Bruylant/Saint-Louis 2009) and (together with Hugues Dumont) *Le pacte constitutionnel européen – Tome 1: Fondements du droit institutionnel de l'Union* (Bruylant 2015). He is the Director of the Institute for European Studies of the USL-B, the Executive Director of the *Séminaire interdisciplinaire d'études juridiques* (SIEJ) and the chief editor of the *Revue interdisciplinaire d'études juridiques* (RIEJ).

**Eva Brems** (Leuven, 1969) is a professor of Human Rights Law at Ghent University. Before joining the Ghent University Law Faculty in September 2000, she studied law at the universities of Namur (candidat 1989), Leuven (licenciaat 1992) and Harvard (LLM 1995); she was a PhD researcher at the University of Leuven (1995–1999) and a lecturer at Maastricht University (1999–2000). At Ghent University, she founded the Human Rights Centre.

Eva's research interests cover most areas of human rights law, in European and international law as well as in Belgian and comparative law, with a particular emphasis on the protection of the rights of non-dominant groups and individuals. She has a keen interest in multi- and interdisciplinary research.

Among the numerous recent and current research projects under her supervision, the most prominent ones are the projects 'Strengthening the European Court of Human Rights: More Accountability Through Better Legal Reasoning' (ERC Starting Grant 2009–2014 – see the blog [www.strasbourgobservers.com](http://www.strasbourgobservers.com)) and 'The Global Challenge of Human Rights Integration – Towards a Users' Perspective' ([www.hrintegration.be](http://www.hrintegration.be)).

**Emmanuelle Bribosia** holds a Law degree (*Licence*, 1994 – *La Plus Grande Distinction*) and a PhD in Law (2000, *La Plus Grande Distinction* – Alice Seghers Price) of the Université Libre de Bruxelles (ULB). She is a full-time professor teaching EU Law and Human Rights Law at the ULB (Institute

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**Valeska David** is a PhD candidate at the Human Rights Centre of Ghent University. Her research explores issues of diversity and equality in the case law of the European and the Inter-American Courts of Human Rights, with a focus on cultural and socio-economic differences. She studied Legal and Social Sciences at the University of Chile (2009) and obtained her LLM from Utrecht University (2012). She is a member of the Human Rights Integration Research Network (HRI). Previously, she worked as a legal consultant, as a pro-bono legal aid counsel and served in human rights training programs for Latin-American public servants.

**Paul De Hert** is a human rights and law and technology scholar working in the area of constitutionalism, criminal law and surveillance law. He is interested both in legal practice and more fundamental reflections about law. At the Vrije Universiteit Brussel (VUB), Paul De Hert holds the chair of ‘European Criminal Law’. In the past he has taught historical constitutionalism, human rights, legal theory and constitutional criminal law. He is Director of the Research Group on Fundamental Rights and Constitutionalism (FRC), Director of the Department of Interdisciplinary Studies of Law (Metajuridics) and a co-director of the Research Group Law Science Technology & Society (LSTS). He is an associate professor at Tilburg University where he teaches privacy and data protection at the Tilburg Institute of Law, Technology, and Society (TILT).

**Marijke De Pauw** is a doctoral researcher at the Research Group on Fundamental Rights and Constitutionalism (FRC), Vrije Universiteit Brussel and Centre Interdisciplinaire de recherches en droit constitutionnel et Administrative (CIRC), Université Saint-Louis – Bruxelles, Belgium. She is a member of the Human Rights Integration research network (HRI). Her research focuses on international human rights treaty law, human rights treaty interpretation, and the fundamental rights of persons with disabilities and older persons. Marijke De Pauw is a member of the editorial committee of *Tijdschrift voor Mensenrechten* and an active member of the EU Cost Action (IS 1402) on Ageism: a multi-national, interdisciplinary perspective.

**Helena De Vylder** is a PhD research fellow at the Human Rights Centre of Ghent University. She holds a Master of Laws from Ghent University (2012). In the framework of the Erasmus exchange programme, she spent one semester at the University of Glasgow. Before joining the Human Rights Centre in October 2013, she worked as an Associate Lawyer before the Court of Cassation with the law firm Simont Braun (Brussels). In her PhD research she analyses the present-day ‘admissibility conditions’, in the light of the right to access of individuals to regional judicial and quasi-judicial human rights bodies in the Americas, Africa and Europe. Her main research interests include international human rights law, in particular the functioning of regional human rights systems.

**Ellen Desmet** is Assistant Professor of Migration Law at the Law Faculty of Ghent University. She teaches migration law, coordinates the migration law component of the Human Rights and Migration Law Clinic, and lectures legal anthropology. Until September 2016, she was the project manager of the Interuniversity Attraction Pole ‘The Global Challenge of Human Rights Integration – Towards a Users’ Perspective’ at Ghent University, and a senior researcher at the Law and Development Research Group of the University of Antwerp. She has a background in human rights law (with a focus on children’s rights law and indigenous peoples’ rights law) and legal anthropology; her current research focuses on asylum and migration law and policy.

**Isabelle Hachez** is Professor of Public Law at the Université Saint-Louis – Bruxelles (USL-B). She teaches sources and principles of law, human rights law and constitutional law. Her main research fields are the enforceability of social rights, theory of the sources of law, and – more recently – human rights of persons with disabilities. In addition to numerous articles in these fields, she has published ‘*Le principe de standstill dans le droit des droits fondamentaux: une irréversibilité relative* (2008)’ and co-edited *Les sources du droit revisitées* (2012 – 4 volumes). She is co-director of the *Centre interdisciplinaire de recherches constitutionnelles (CIRC)*.

**Derek Inman** is a PhD candidate at the Faculty of Law and Criminology of the Vrije Universiteit Brussel (Belgium). He is also a Member of *The Global Challenge of Human Rights Integration: Towards a Users’ Perspective* research network and a Member of the Fundamental Rights and Constitutionalism Research Group at the Vrije Universiteit Brussel. Derek holds an LLM in Human Rights Law from the University of Nottingham (UK) and a BA (Hons) in Political Science and Human Rights from Carleton University (Canada). His main area of research is international human rights law, with a particular focus on indigenous

peoples' rights. He has published a number of research articles on the rights of indigenous peoples, specifically looking at their rights to traditional lands, territories and natural resources in Africa and Asia. In addition, Derek has held various roles with the International Commission of Jurists, the International Criminal Court, the University of Nottingham's Human Rights Law Centre and the Federal Government of Canada.

**Ivana Isailovic** is the Emile Noel fellow at NYU School of Law. Her research explores the intersections between transnational law and identity and exclusion. Prior to joining NYU she was the Boulton teaching fellow at McGill Faculty of Law. She received her PhD from Sciences Po Paris and worked as a postdoctoral fellow within 'The Global Challenge of Human Rights Integration' research network coordinated by Prof. Eva Brems.

**Magnus Killander** is Associate Professor at the Centre for Human Rights, Faculty of Law, University of Pretoria. He is an editor of the *African Human Rights Law Reports*, the *African Human Rights Law Journal* and the *Oxford Reports on International Law*. He is the academic coordinator of the master's programme in human rights and democratization in Africa and has published extensively on international human rights law and constitutional law with a focus on Africa.

**Frédéric Krenc** is the editor in chief of the *Revue trimestrielle des droits de l'homme* and was admitted in October 2002 to the Brussels Bar. He is also assistant lecturer at the Saint-Louis University – Brussels and senior lecturer at the Université catholique de Louvain. His main activities concern public and European law. He specialises in European law and human rights.

**Malcolm Langford** is a professor, Faculty Law, University of Oslo and the Co-Director of the Centre on Law and Social Transformation, Chr. Michelsen Institute and University of Bergen. His research and teaching span human rights, international development, international investment and comparative constitutionalism in a range of disciplines. He co-coordinates two research grants from the Norwegian Research Council on sexual and reproductive rights, co-directs the Global School on Socio-Economic Rights and Judgment Watch, and serves as an advisor to various UN bodies, governments and NGOs. Previously, he was a researcher at the Norwegian Centre for Human Rights and Pluricourts Centre of Excellence and a Visiting Fellow at the University of California (Berkeley), Fridtjof Nansen Institute, University of Mannheim, University of Stellenbosch and University of NSW. His books include *Socio-Economic Rights Strategies in South Africa: Symbols or Substance?*,

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**Isabelle Rorive** is a professor at the Law Faculty of the Université libre de Bruxelles where she teaches comparative law, non-discrimination law and legal methods. Since September 2012, she has been the director of the Perelman Centre for Legal Philosophy. Her research focuses on theoretical and practical developments of the right to equality and non-discrimination, the migration of legal concepts between common law and civil law systems, the imprint of legal cultures on the development of law and judicial reasoning, and the human rights issues raised by the management of cultural pluralism.

**Martin Scheinin** is Professor of International Law and Human Rights at the European University Institute in Florence, Italy, after having served 15 years as professor in Finland, at Helsinki University and Åbo Akademi University. From 1997–2004 he was a member of the Human Rights Committee and in 2005–2011 the first United Nations Special Rapporteur on human rights and counter-terrorism. From 2003–2005 he was a member of a joint expert group between the governments of Finland, Norway and Sweden and the indigenous Sámi people in drafting a Nordic Sámi Convention (not yet in force). He has served as Chair of the International Law Association's committee on human rights and a member of its committee on indigenous peoples' rights, as well as President of the International Association of Constitutional Law.

**Stefaan Smis** is a part-time professor at the Faculty of Law and Criminology of the Vrije Universiteit Brussel (Belgium) and a member of its Department of International and European Law. He teaches courses on international law, European law, international protection of human rights, and settlement of international disputes. He is also a part-time Reader at the School of Law of the University of Westminster (UK) where he has taught in the areas of international criminal law, criminal law of the European Union, human rights law and international humanitarian law.

As guest lecturer he has taught at Ghent University, the University of Antwerp, the University of Georgia (USA), the Catholic University of Bukavu (DR Congo), the University Eduardo Mondlane (Mozambique), the Abkhaz State University (Abkhazia) and the Royal Higher Institute for Defence (Belgium).

His research focuses, *inter alia*, on international law, international human rights protection, the settlement of international disputes, states in transition, the prosecution of serious violations of human rights, the relationship between human rights and international humanitarian law, and regional integration in Africa. In these areas he supervises master's theses and doctoral dissertations.

**Rhona Smith** is Professor of International Human Rights at, and Head of, Newcastle Law School at Newcastle University in the United Kingdom. She has worked extensively on human rights capacity development in the academic and justice sectors in East Asia and has written on a range of issues including UN human rights monitoring and reviewing.

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