**CV**

Santiago Truccone
Santiago.truccone-borgogno@uni-graz.at

### AREAS OF RESEARCH

*Research Interest*
- Intergenerational Justice
- Climate Justice
- Historical Injustices
- Criminal Justice
- Harm Principle

*Areas of Competence*
- Practical Philosophy
- Political Theory
- Legal Theory

### WORK EXPERIENCE

<table>
<thead>
<tr>
<th>University of Graz</th>
<th>10/2022 – 12/2028</th>
<th>University Assistant with Doctorate (Assistant Professor [fixed-term]) (03/2023 – 10/2023 50% + 50% project: JUSTDECARB)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>05/2022 – 10/2022</strong></td>
<td>Postdoctoral Fellow</td>
<td>ÖAW (Austrian Academy of Sciences) Post-DocTrack Fellowship (50 % part-time)</td>
</tr>
</tbody>
</table>
| **11/2021 – 02/2022** | Postdoctoral Fellow | FWF (Austrian Science Fund) project: Superseding Historical Injustice and Changed Circumstances
Project Leaders: Lukas H. Meyer and Timothy Waligore (50% part-time) |
| **12/2019 – 02/2021** | Doctoral Fellow | ACRP (Austrian Climate Research Program) project: “LEXAT: Legitimate Expectations and Austria’s Transformation to a Low-Carbon Society and Economy”.
Project Leader: Lukas H. Meyer (25 part-time %) |
| **10/2017 – 09/2021** | Doctoral Fellow | FWF (Austrian Science Fund) project: Superseding Historical Injustice and Changed Circumstances
Project Leaders: Lukas H. Meyer and Timothy Waligore (75 %) |
| **Argentine National Council of Scientific and Technical Research (CONICET)** | **04/2013 – 03/2018** | Doctoral Fellow
Predoc co-appointed by CONICET and the Research Center for Legal and Social Issues, Cordoba National University – Argentina
Supervisors: Hugo Seleme and José Milton Peralta |
| **Cordoba National University** | 2016 (Second Term) | Lecturer in the School of Law
Ethics and Jurisprudence
Chair: Hugo Seleme |
| **Universidad Siglo 21 (Córdoba)** | 2016 (Second Term) | Lecturer in the School of Law
Business Criminal Law (Criminal Law III) |

### EDUCATION

<table>
<thead>
<tr>
<th><strong>PhD</strong></th>
<th>13/08/2018 – 27/08/2021</th>
<th>University of Graz, Austria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Philosophy</td>
<td></td>
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</tbody>
</table>
Dissertation: The temporal dimension of justice

In the context of historical injustices against indigenous peoples and climate change, I argue that a revised version of the supersession thesis can explain what reasons we have for redressing historical injustices and also clarify how strong these reasons are. In particular, I contend that a revised version of this thesis gives rise to a general principle able to accommodate both the compensatory and distributive aspects of justice.

Supervisor: Lukas H. Meyer
Advisor: Timothy Waligore
Reviewers and examiners: Lukas H. Meyer and Andreas Føllesdal
 Examiner: Ursula Renz
Assessment: one [1], (1/1), pass with distinction.

PhD 29/08/2013 – 09/04/2018 Cordoba National University, Argentina
Law and Social Sciences
Dissertation: Responsabilidad Penal Intergeneracional (Intergenerational Criminal Responsibility)

The thesis argues that criminal prohibitions intending to protect future people can be justified in the lights of the harm principle. Moreover, I explain how a version of the “disjunctive conception of harming” can be used to solve a variety of problems in the general part of the criminal law.

Supervisors: Hugo Seleme and Jose Peralta
External Examiner: Eduardo Rivera-Lopez
Internal Examiners: Gabriel Perez-Barberá & Carlos J. Lascano (h).
Assessment: Ten [10], (10/10) (Outstanding)

MU 01/09/2013 – 30/06/2014 University of Salamanca, Spain
Criminal Law
Thesis: La justificación de la protección de las generaciones futuras a través del derecho penal (The justification of the protection of future generations through Criminal Law).

The thesis argues that there are harm-based reasons that justify criminal prohibitions in order to protect future people even in non-identity cases, that is, even in those cases in which the action that causes someone to suffer harm is a necessary condition of this person’s existence.

Supervisors: Miguel Angel Rodilla and Ignacio Berdugo Gomez de la Torre
Examiner Board: Cristina Méndez, Laura Zúñiga and Nuria Matellanes
Assessment of the thesis: Ten [10], (10/10) (Class Honors)
MU academic record: Nine and thirty-nine points (9.39/10)

Abogado (Lawyer) February 2007 – December 2012 Cordoba National University, Argentina
Law

To obtain this degree it is required to complete a 6-year study program.
Degree academic record: Eight and ninety-one (8.91/10) (Salient Graduate).

PUBLICATIONS

Book
De Gruyter Brill Forthcoming (October 2024) The Temporal Dimension of Justice: From Post-Colonial Injustices to Climate Resparations.
Should we rectify historical injustices? Upon scrutiny, most public institutions and present holdings reveal links to past injustices, making rectification imperative. However, what if rectifying historical injustices conflicts with distributive justice demands? Through discussions on post-colonial injustices and climate change, this book shows that rectifying historical injustices need not oppose the imperatives of distributive justice.

**Journal articles**

<table>
<thead>
<tr>
<th>Journal文章</th>
<th>Year</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>European Journal of Political Theory (EJPT)</td>
<td>2024</td>
<td>Responding to historical injustices: collective inheritance and the moral irrelevance of group identity&lt;br&gt;DOI: <a href="https://doi.org/10.1177/14748851221100094">https://doi.org/10.1177/14748851221100094</a></td>
</tr>
<tr>
<td>Moral Philosophy and Politics (MoPP)</td>
<td>2023</td>
<td>Climate justice and the duty of restitution&lt;br&gt;DOI: <a href="https://doi.org/10.1515/mopp-2021-0071">https://doi.org/10.1515/mopp-2021-0071</a></td>
</tr>
<tr>
<td>Environmental Values</td>
<td>2022</td>
<td>Legitimate Expectations: Assessing Policies of Transformation to a Low-Carbon Society.&lt;br&gt;DOI: <a href="https://doi.org/10.3197/096327122X16386102424001">https://doi.org/10.3197/096327122X16386102424001</a></td>
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**Book Chapters**

<table>
<thead>
<tr>
<th>出版社</th>
<th>年份</th>
<th>标题</th>
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<tbody>
<tr>
<td>Springer</td>
<td>2023</td>
<td>Justice: Global Justice and Climate Change&lt;br&gt;DOI: <a href="https://doi.org/10.1007/978-94-007-6519-1_1098">https://doi.org/10.1007/978-94-007-6519-1_1098</a></td>
</tr>
</tbody>
</table>

In Sellers, M., Kirste, S. (eds) Encyclopedia of the Philosophy of Law and Social Philosophy. Springer, Dordrecht. In this entry, I describe the main principles that can provide guidelines for the global allocation of climate duties and some of the most important challenges these principles have to address.
The Supersession Thesis, Climate Change, and the Rights of Future People

This chapter was published also in In Superseding historical injustice? New critical assessments, Special Issue edited by Lukas H. Meyer and Timothy Waligore). CRISPP.

Guest Editor of Special Issues


PUBLICATIONS (in Spanish)

Journal articles

Doxa: Cuadernos de Filosofía del Derecho 2023 La Dimensión Temporal de la Justicia Compensatoria (The Temporal Dimension of the Compensatory Justice)
DOI: https://doi.org/10.14198/DOXA2023.47.7
47:163-182
This paper shows that even if all people involved in some historical injustices are dead, that fact is insufficient for asserting that such injustice is superseded. In particular, I show that descendants of direct victims of historical injustices can be considered negatively affected by their lasting impacts. I also argue that the passage of time can reduce the duty to provide compensation

Análisis Filosófico 2021 La Conquista del Desierto, Confianza y el principio de Proximidad (The Conquest of the Desert, Trust, and the Proximity Principle)
DOI: https://doi.org/10.36446/af.2021.378
41(1):7-36
After the Conquest of the Desert, the State of Argentina forcibly imposed its institutional system over the surviving members of several indigenous communities. This is an historical injustice that, at that time, required the reversion of the indigenous institutions. I argue that, owed to changing circumstances, these claims have less normative force than they had in the past. However, I propose three reforms so that the application of the Argentinian institutional system over indigenous people will be legitimate.

Ideas y Valores: Revista Colombiana de Filosofía 2020 El Problema de la No-Identidad: Cuatro Soluciones Posibles (The Non-Identity Problem: Four Possible Solutions)
DOI: https://doi.org/10.15446/ideasvalores.v69n172.64869
69(172):57-80
The article defends a version of the threshold notion of harm as a plausible solution to non-identity problem as superior to other three possible proposals.

En Letra: Derecho Penal 2019 Postericidio como crimen intergeneracional (Postericide as Intergenerational Crime)
https://docs.wixstatic.com/ugd/9db90b_b19fe9758b8b4dde8905583296b355a1.pdf
V(8):55-77
I show that the harm principle (intergenerational and international) is able to provide good reasons in favor of the moral justification of the criminalization of postericide.
Consideraciones sobre la fuerza de las razones en contra de dañar (Considerations on the strength of the reasons against harming)
DOI: https://doi.org/10.22201/iifs.18704905e.2018.09

Entre la Utilidad y el Daño: el Problema de la No-Identidad” (Between utility and harm: the non-identity problem)
DOI: http://dx.doi.org/10.15304/t.21.2.2520

Un concepto de daño y sus consecuencias para la parte general del derecho penal (A concept of harm and its consequences for the general part of criminal law)
DOI: http://dx.doi.org/10.4067/S0718-33992017000201184

¿Puede el no-comparativismo resolver el problema de la no-identidad? (Could non-comparativist views solve the Non-Identity Problem?)
DOI: http://dx.doi.org/10.6018/daimon/225241

El peso de los daños: estados de daño y razones para no dañar (The weight of harm: harmed states and reasons against harming)
http://rlfp.org.ar/el-peso-de-los-danos/

Estado de necesidad y daño: sobre la distinción entre justificación y excusa (Necessity and Harm: on the distinction between justification and excuse)
http://www.derecho.uba.ar/publicaciones/lye/revistas/97/estado-de-necesidad-y-dano.pdf

Hábeas corpus colectivo, legitimación activa y ciudadanía (Collective Habeas Corpus, active legal standing, and citizenship)
https://philpapers.org/archive/REKHCC.pdf

In this work, I present some considerations on the strength of the reasons against harming. I distinguish between different kinds of harmed states and harming actions. I explain which kind of harmed state is worse, and which kind of harming action provides stronger reasons against harming.

I show how my account of harm help in solving three problems of the general part of criminal law. I show that it helps to solve cases of hypothetical causal courses, to distinguish between cases of necessity as justification and necessity as excuse, and it also supplies criteria to measure punishment.

I explore non-comparative accounts of harm and assess whether they can solve the non-identity problem. In this paper, I show that non-comparative accounts of harm cannot fully solve it. For that reason I begin to develop a combined theory.

I start with my analysis of the meaning of harm as well as the strength of the reasons against harming. I argue that there are two kinds of harms: absolute and relative. I argue that when certain harm has been completely covered by considering such harm as absolute, the consideration of such harm as –also– relative is displaced.

Necessity as justification takes place when the evil that has been avoided is greater than the evil that has been caused. Necessity as excuse takes place when this fact does not occur. In this paper, I will argue that: (a) even if the legal good that has been harmed has an equal rank to the legal good that has been defended, and (b) even if the degree of harm would be –in a sense– equal; it is possible that necessity as a justification should be applied rather than as an excuse.

Co-authored with Hugo Selene, Romina Rekers, Ramiro Moyano, Florencia Rodriguez and Francisco Di Santo. We argue that preventive-collective habeas corpus is a suitable legal tool for dealing with threats to freedom of movement in those cases in which security policies are grounded on fear and are specially addressed to an specific sector of society. We argue that a liberal interpretation of the Argentinian legal Sistema requires a wide interpretation of who has legal standing for initiating this legal action in Courts.
I explore the relation between harm and the non-identity problem. I defend the no harm account can fully solve the non-identity problem. However, I defend that a reformulation of the counterfactual comparative account is superior, and should be endorsed.

In this paper I analyze the harm principle in the Argentinian legal system. I use a real case to assess the court’s arguments in order to determine whether they are consistent with the Argentinian constitutional law.

Criminal prohibitions in liberal systems are justified either by employing the harm principle or the notion of legal good. So far, such criteria have failed in justifying the prohibition of environmental accumulative crimes. I argue that these problems stem from mistakes at the moment of thinking about accumulative harms.

I am the editor of this volume that includes papers from Lukas H. Meyer, Alessandro Pinzani, Santiago Truccone Borgogno, Laura García Portela and Daniel Loewe.

I explore Feuerbach’s thinking. I explain how his view about freedom can be used for defending a republican reading of the criminal law compatible with some versions of liberalism.

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With Cecilia Carrizo, María Lucca-Caovilla, Hanne Cottyn and Querashe Felix Diaz

<table>
<thead>
<tr>
<th>Prometeica: Revista de Filosofía y Ciencias 2019</th>
<th>Special Issue on Justicia Intergeneracional y Cambio Climático (Intergenerational Justice and Climate Change). doi: <a href="https://doi.org/10.24316/prometeica.v0i18.254">https://doi.org/10.24316/prometeica.v0i18.254</a></th>
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**Book Chapters (in Spanish)**

<table>
<thead>
<tr>
<th>Editorial Universidad Nacional del Litoral 2023</th>
<th>Experimentos Mentales y el Rol de la Historia (Thought Experiments and the role of history) in Lariguet Guillermo, Yuan, Sol &amp; Alles Nicolas (Eds) La metaética puesta a punto <a href="https://bibliotecavirtual.unl.edu.ar:8443/bitstream/handle/11185/6822/Metaetica_AA.pdf#page=214">https://bibliotecavirtual.unl.edu.ar:8443/bitstream/handle/11185/6822/Metaetica_AA.pdf#page=214</a></th>
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</table>

I argue that the exclusive use of hypothetical examples to assess the normative significance of historical injustices is risky. By being abstract generalizations, hypothetical examples seem not to permit a critical reflection on the role of history and how it might affect possible solutions of conflicting interests in the present.

|---|---|

This chapter will be published in Pereda-Failache, C. (Ed) Diccionario de Injusticias. In this chapter, I conceptualize the notion of historical injustice. I highlight its elements and features and I map possible normative challenges that might arise from them.

<table>
<thead>
<tr>
<th>Tiran lo Blanch 2021</th>
<th>La Cuestión Intergeneracional en la Justicia Climática (Climate justice and the intergenerational problem) <a href="https://editorial.tirant.com/es/libro/9788413973470">https://editorial.tirant.com/es/libro/9788413973470</a></th>
</tr>
</thead>
</table>

This chapter is published in Borrás-Pentinat, S. & Villavicencio-Calzadilla, P. (Eds) Justicia Climática: Visiones Constructivas desde el Reconocimiento de la Desigualdad. I argue that intergenerational justice considerations provide reasons for limit the remaining permissible emissions of GHG. I contend that historical emissions should be taken into account in the global distribution of the emissions. I also argue that legitimate expectations of higher emitters should be considered in the process of transition to a low-carbon society.

<table>
<thead>
<tr>
<th>Editorial Lerner 2020</th>
<th>Delitos contra la vida humana independiente (Legal offences against human persons) <a href="https://www.academia.edu/25835020/Delitos_contra_la_vida_humana_independiente">https://www.academia.edu/25835020/Delitos_contra_la_vida_humana_independiente</a></th>
</tr>
</thead>
</table>

The chapter is included in Balcarce F. and Arocena A. (Dir). Lecciones de Derecho Penal. Parte Especial. It is part of manual of Criminal Law II (Special Part) that is currently in use at the School of Law (Cordoba National University). The chapter explains the legal offence of homicide and its qualifications in the Argentinian legal system.

<table>
<thead>
<tr>
<th>Editorial Advocatus 2018</th>
<th>Estudio introductorio al equilibrio reflexivo y a la función de los ejemplos en la investigación moral” (Introduction to the reflective equilibrium and to the function of examples in moral research) <a href="https://philpapers.org/rec/BOREER">https://philpapers.org/rec/BOREER</a></th>
</tr>
</thead>
</table>

This chapter is included in XVII Anuario del Centro de Investigaciones Jurídicas y Sociales of the School of Law at Cordoba National University. I describe the main elements of the method called “reflective equilibrium” and I defend that it can be plausible used from both coherentist and foundationalists points of views.

| Editorial Lerner 2018 | El equilibrio como proyecto jurídico penal: consideraciones sobre la importancia de la obra de Fabián I. Balcarce para la defensa del derecho a no ser castigado por conductas inocuas (Equilibrium as a criminal juridical Project: |
This chapter is included in Arocena, G. A. y Cesano J. D. (dir.) Repensando los Métodos y Desafíos del Derecho Penal del Siglo XXI.

I explore how Balcarce analyses criminal legislation in two domains: “poverty” criminal law and “risk” criminal law. I argue that his findings are helpful for analyzing other domains of criminal law.

This chapter is included in Perez Alvarez, F., Díaz Cortéz, L., Villasante, N., & Heredero, M. (eds.) Propuestas Penales: Nuevos retos y modernas tecnologías.

This chapter argues for an specific interpretation about how legal goods can be negatively affected.

**Media Appearance (Selected)**

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
<th>Details</th>
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<tbody>
<tr>
<td>En Conexión Radio con Cesar Miguel Rondón</td>
<td>2023</td>
<td>Participation in Forum “Canjes de Deuda por Clima” (“Debt for Climate Swaps”) [min. 28:08 to 1:10:10].</td>
</tr>
<tr>
<td>En Conexión Radio con Cesar Miguel Rondón</td>
<td>2023</td>
<td>Participation in Forum “Justicia Intergeneracional: ¿Qué es y cómo al ser humano del cambio climático? (Intergenerational Justice: What is Intergenerational Justice and how IJ protects human beings against climate change?)</td>
</tr>
<tr>
<td>De Gruyter Conversations</td>
<td>2022</td>
<td>“Climate Justice: Why Developed Countries Should Pay for Past Emissions”</td>
</tr>
<tr>
<td>Clarín</td>
<td>2021</td>
<td>“Villa Pehuénía y los Pueblos Originarios” (Villa Pehuenia and Indigenous People)</td>
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<tr>
<td>Der Standard</td>
<td>2019</td>
<td>“Darf man Ureinwohnern ihr Land zurückgeben?” (Is it allowed to give back indigenous people their lands?) Interviewed together with Lukas Meyer, Seunghyun Song and Gunter Schussler by Doris Griesser.</td>
</tr>
<tr>
<td>Asociación de Pensamiento Penal</td>
<td>2015</td>
<td>“¿Qué debe hacer un Juez ante un habeas corpus preventivo? Sobre la Inconstitucionalidad del Código de Faltas de la Provincia de Córdoba” (How should judges decide in cases of preventive habeas corpus? On the unconstitutionality of the Administrative Criminal Code of the Province of Cordoba)</td>
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<tr>
<td>Comercio y Justicia</td>
<td>2012</td>
<td>“Reflexión sobre el Art. 41 quinque del Código Penal” (Reflections on the Section 41 quinque of the [Argentinian] Criminal Code)</td>
</tr>
</tbody>
</table>

**TEACHING**

**University of Graz**

2023 (Winter Semester) Lecturer in the Institute of Philosophy
- **KS**: Classical texts by John Stuart Mill
- Course in moral and political philosophy intended for doctoral, master’s and bachelor’s students. Created the syllabus and chose materials from scratch.

2023 (Summer Semester) Lecturer in the Institute of Philosophy
- **KS**: Principles of Climate Justice
- Course in moral and political philosophy intended for doctoral, master’s and bachelor’s students. Created the syllabus and chose materials from scratch.
- **PS**: Introduction to Philosophy (with an introduction to academic writing)
Introductory course in practical philosophy intended for bachelor's students. This proseminar focused on a number of discussions around the notion of “Harm”. Created the syllabus and chose materials from scratch.

-2022 (Winter Semester) Lecturer in the Institute of Philosophy
KS: Latin American Practical Philosophy
Course in moral and political philosophy intended for master’s and bachelor’s students. Created the syllabus and chose materials from scratch.

-2020 (Summer Semester) Lecturer in the Institute of Philosophy
KS: The moral dimensions of harm
Course in moral and political philosophy intended for master’s and bachelor’s students. Created the syllabus and chose materials from scratch.

-Cordoba National University

-2019 School of Social Sciences
Short Postgraduate course on historical injustices and transitional justice
Co-taught with L. H. Meyer, Juan I. Iosa and Romina F. Rekers.

-2016 Lecturer at the School of Law (Chair: Hugo Seleme)
Ethics and Jurisprudence
Obligatory course for undergraduate law students

-2013-2017 Lecturer in Research seminars at the Research Center for Legal and Social Issues, School of Law
   — 2017: Intergenerational Justice: Climate Justice and Reproductive Ethics
   — 2016: Intergenerational Justice, Climate Change and Population Problems
   — 2015: On What Matters: vol I. by Derek Parfit
   — 2014: The Limits of the Harm Principle
   — 2013: Republican Criminal Law (with Romina F. Rekers [Dir. Hugo O. Seleme])
   — 2013: Republicanism (with Romina F. Rekers [Dir. Hugo O. Seleme])

-2013-2017 Instructor Teacher at the School of Law
   — 2013-2017: Criminal Law II: Special Part (Chair: Fabián Balcarce)
   — 2013-2016: Ethics and Jurisprudence (Chair: Hugo Seleme)
   — 2014-2016: Criminal Law I: General Part (Chair: José Milton Peralta)
   — 2015: Analyzing Criminal Law: comparative systems (Chair: Fabian Balcarce)
   — 2013-2014: Criminal Policy (Chair: Fabián Balcarce)
   — 2013: The Idea of Human Rights: (Chair: Hugo Seleme)

-Siglo 21 Business University (Córdoba)

-2017 Lecturer in the School of Law
Business Criminal Law
Obligatory course for undergraduate law students

ACADEMIC COORDINATION

University of Graz
03/2024-now: Academic Coordinator of The European Liberal Arts Network (ELAN) for the Department of Philosophy
03/2024-now: Academic Coordinator of the ERASMUS Program for the Department of Philosophy
03/2023-02/2024: Substitute Coordinator of the Master Political, Economic and Legal Philosophy (PELP).

SELECTED PRESENTATIONS

University of Oslo
Final seminar: Socially Just and Politically Robust Decarbonisation (JUSTDECARB), October 26, 2023

University of Bari
Conference: ARE WE LIVING A CRISIS? SOME ASPECTS OF CONTEMPORARY TRANSFORMATIONS, October 26, 2023

University of Fribourg
Workshop: The Ethics of Climate Loss and Damage, May 16-17 2023

Climate Enrichment and Global Health
National Institute of Health, Peru
XVI Congreso Internacional del Instituto Nacional de Salud (in Spanish), November 22-24, 2023

Latin American Faculty of Social
Seminario Intensivo de Ética de la Investigación (in Spanish), May 23, 2023

https://www.youtube.com/watch?v=T2DZA4IX5ls
Harm between Generations
Seminario de la Cátedra de Teoría Jurídica (in Spanish), May 12, 2023
https://www.youtube.com/watch?v=HZd1UpbOAH4

Institutional Reconciliation in Plurinational States
Seminar “Local Sources of Secular Republics and Responses to Unjust Interventions”, November 2022
Mancept Workshop on Federalism, September 2021
Paper presented as: “The conquest of the desert, alienation, and the principle of proximity”

Indigenous claims and corrective justice: the moral irrelevance of group identity
Understanding Value VIII Conference, July 2019
Graduate Workshop in Legal and Political Theory, February 2019
Micro-event Cathedra UNESCO, March 2019
Law & Philosophy PhD. Seminar, February 2020
UK-Latin-America Political Philosophy Network Workshop III, April 2019

On the measurement of the badness of harm
Seminario populisme, conceptes, subjets y governs, February 2020

Emission rights supersession
University of Graz  
International Workshop “The temporal orientation of justice”, June 2018  
Paper presented as: “The supersession thesis and the claim about sensitivity to circumstances”

Cordoba National University  
Seminar on the principle of personal autonomy, March 2018

Estado de necesidad y daño: sobre la distinción entre justificación y excusa

University of Salamanca  
III Workshop in Criminal Law, November 2016

University of Buenos Aires  
IV Conference of criminal law for young scholars, September 2016

Liberal criminal law and the non-identity problem

University of Graz  
Colloquium of Practical philosophy, October 2015

University of Minho  
VI Meeting on Ethics and Political Philosophy, June 2015

RESEARCH STAYS

Torcuato Di-Tella University  
September 2019, School of Law  
Host: Eduardo Rivera-Lopez

University of Graz  
November, 2016, Institute of Philosophy  
October-December 2015, Institute of Philosophy  
Host: Lukas H. Meyer

University of Seville  
June-July, 2015, Department of Philosophy of Law and Department of Criminal Law  
Hosts: Fernando Llano-Alonso and Carmen Gomez-Rivero

University of Salamanca  
December, 2013- June 2014, Unit of Applied Ethics.  
Host: María Teresa Lopez de la Vieja

RESEARCH FUNDING (TEAM PROJECTS)

Österreichische Forschungsförderungsgesellschaft  
03/2023 – 10/2023 Member of the project “JUSTDECARB: Socially Just and Politically Robust Decarbonisation: A Knowledge Base and Toolkit for Policymakers”

Fogarty International Center (NIH) and Latin American Faculty of Social Sciences (FLACSO)  
2022-2023, Senior advisor of the Climate Change and Health Initiative Strategic Framework “The Ethics, Climate Change and Health (ECCH) Mentorship” of the FLACSO Program of Bioethics (parent award). A Training Program in Research Ethics in the Americas”.

Austrian Climate Research Program  
2019-2021 Member of the project “LEXAT”: Legitimate Expectations and Austria’s Transformation to a Low-Carbon Society and Economy.  
Project Leader: Lukas H. Meyer  
Role: Post-doc  
Funding Institution: Austrian Climate Research Program (ARCP)  
Project number: GZ B769951 „ACRP10 - LEXAT - KR17AC0K13703”

Austrian Science Fund  
2017-2021 Member of the project “Historical Injustice and Changed Circumstances”  
Project Leader: Lukas H. Meyer and Timothy Waligore  
Role: Pre-doc and Post-doc  
Funding Institution: Austrian Science Fund (FWF).
Project number: P 30084 Einzelprojekte

Argentina

National Council of Scientific and Technical Research (CONICET)

2013-2015 Member of the Multiannual Research Project: The Moral Evaluation of Legal Institutions, Political and Public Behaviors
Project Leader: Hugo Seleme
Grant: 70000 Argentinian Pesos
Project Code: 11220120100236CO

Cordoba National University

2016-2017 Member of the research project of the Moral Evaluation of Legal Institutions and Individual Behaviors in the Context of Public Institutions
2012-2014: Member research project: “The moral evaluation of Public Institutions. Towards a democratic society of free and equal citizens”
Project Leaders: Hugo Seleme and Guillermo Lariguet
Grant: 19600 Argentinian Pesos

Cordoba National University (Argentina) and University of la Rioja (Spain)

2011-2012 Co-Responsible of the International Cooperation Project for the Promotion of Human Rights in the Argentinian Criminal System
Grant: 5000 € + travel costs for 3 researchers.
Project code UNC-Dean-Res n° 1620/2011

MEMBERSHIPS

UKLAPPN The United Kingdom - Latin America Political Philosophy Research Network (UKLAPPN)
Climate Change Graz
SADAF Argentine Society for Philosophical Analysis (SADAF)
ICON-S Argentina Argentine Chapter of ICON•S, the International Society of Public Law

SERVICE TO THE PROFESION

Reviewer
— CONICET (Comisión Nacional de Investigaciones Científicas y Técnicas), Argentina
— CONICYT (Comisión Nacional de Investigación Científica y Tecnológica), Chile
  ▪ External reviewer for post-doc positions, 2020
— Academic Journals:
  ▪ Moral Philosophy and Politics (MoPP), 2023-2024
  ▪ Journal of Social Philosophy (JSP), 2023
  ▪ Critical Review of International Social and Political Philosophy (CRISPP), 2022-2023
  ▪ Ethical Perspectives, 2021
  ▪ Latin American Journal of Political Philosophy (RLFP), 2020
  ▪ Law, Ethics and Philosophy, 2019-2018
  ▪ Politica Criminal, 2019
  ▪ En Letra: Derecho Penal, 2018 and 2017
  ▪ Derecho y Salud, 2019 and 2017
  ▪ Piélagus, 2016
— Graduate Conferences:
  ▪ 5th IIFs-UNAM Philosophy Graduate Conference, 2019

Supervised academic works
— 2023-2026: Supervisor of Manuel Serrano’s Post-doctoral fellowship at CONICET with the project “La reparación judicial en las injusticias históricas. El caso de la Conquista del Desierto”
— 2021-: Supervisor of Jaqueline Brito’s master thesis within the Master program in Law and Legal Argumentation of the School of Law, at Cordoba National University.
— 2021-: Reader of Bruce Straight’s master’s thesis within the Master program in Political, Economic and Legal Philosophy (PELP) at the University of Graz.
— 2021: Reader of Patricia Hodajeu’s master’s thesis within the Master program in Political, Economic and Legal Philosophy (PELP) at the University of Graz.

— 2020-2021: Reader of Ramiro Moyano’s master thesis within the Master program in Law and Legal Argumentation of the School of Law, at Cordoba National University.

— 2016-2017: Co-advisor (with Guillermo Larigue) of Maité Zelaya in pre-graduate scholarship at the Center of legal and Social Issues (Cordoba National University). Project: “Suficientarismo intergeneracional: entre el modelo de producción agropecuaria extractivista y la agroecología” (Intergenerational Sufficientarianism: between agro-ecology and extractivism).

External Examiner

— 2021: Guillermo Minguez-Pera “Análisis del delito de tortura en la justicia federal de Córdoba”, Master in Law and Legal Argumentation (School of Law, Cordoba National University).

— 2021: María Belén Benavidez “Desconfianza en el Acceso a la Justicia Penal”, Master in Law and Legal Argumentation (School of Law, Cordoba National University).

— 2021: Victor Hugo Ferla-Garcia “Dogmática penal, tentativa y principio de legalidad”, Master in Law and Legal Argumentation (School of Law, Cordoba National University).

Workshop Organizer (Selection)

— October 2023: Workshop “Climate Change and Technology. Ethical Challenges and Normative Responses” (2nd Inter-University Conference for Emerging Scholars of St. Anna School of Advanced Studies, University of Graz and Central European University)

— May 2022: International Workshop “Justice in Time”, University of Graz (Austria)
  ▪ Speakers: David Miller, David Heyd, Paulina Ochoa-Espejo, Jennifer Page, Daniel Weinstock, Lukas Meyer and Timothy Waligore.

— May 2021: International Conference: “The relevance of legitimate expectations in transitional processes”, University of Graz (On-line)
  ▪ Speakers: Linus Mautach, Fergus Green, Stefan Nabernegg, Eva Schulev-Steindl, Lukas Meyer, and Christoph Bezemek.

— June 2018: International Workshop “The temporal orientation of justice”, University of Graz (Austria)
  ▪ Keynote Speaker: Jeremy Waldron
  ▪ Speakers: Daniel Butt, Gordon Christie, Andrei Marmor, Burke Hendrix, Amy Hondo, Julio Montero, Jeff Spinner-Halev.
  ▪ Organizing Committee: Lukas H. Meyer, Timothy Waligore, Kanita Kovacevic, Seunghyun Song, Santiago Truccone Borgogno, Anna Kleber, Lena Remich, Klemens Wieringer

— September 2017: International Meeting on intergenerational Justice and Climate Change, Cordoba National university
  ▪ Keynote Speakers: Lukas H. Meyer and Alessandro Pinzani

— April 2016: International Online Workshop in Criminal Law “The Criminal Law of our Time”, University of Salamanca and Cordoba National University

AWARDS, FELLOWSHIPS AND INDIVIDUAL GRANTS

Award

— 2021: Nominated for “RAICES” Awards for international cooperation in Science, Technology and Innovation in Social Sciences and Humanities. “RAICES” Awards recognize Argentine researchers abroad who have promoted linkage, thus enhancing Science, Technology and Innovation capabilities in the country.

Fellowships, Scholarships and Stipends

— 2022: UCLouvain Hoover Chair in Economic and Social Ethics Full Fair Inheritance Fellowship.

— 2022: Österreichische Akademie der Wissenschaften (ÖAW) Post-DocTrack Fellowship.

— 2015: COIMBRA Group Scholarship for young professors and researchers from Latin American Universities (Research stay at the University of Graz).

— 2015: AUIP Fellowship. Program for academic mobility between Iberioamerican and Andalusian Universities (Research stay at the University of Seville).

— 2013-2014: University of Salamanca and Santander Bank Scholarship (Stipend to conduct a Masters degree at the University of Salamanca)

— 2012-2013: Interuniversity National Council Undergraduate Fellowship, Argentina (CIN).
— 2011-2012 and 2012-2013: Research Centre for Legal and Social Issues Undergraduate Fellowships, Cordoba National University-Argentina.


— 2011: Fourth Centenary Scholarship from Cordoba National University (Stipend to conduct an academic semester at the University of La Rioja, Spain).

Awarded Papers

-2016: “Estado de necesidad y daño: sobre la distinción entre justificación y excusa” (Necessity and Harm: on the distinction between justification and excuse), VI Congress on Criminal Law for young scholars, School of Law, University of Buenos Aires -Argentina