

Candidature à l'élection de nouveaux membres de l'AIDC Application for the election of new members of the AIDC

This form can be filled in English or French

Qui propose ce candidat ? / Who proposes this candidate?

Remplir la partie 1 ou la partie 2 / Fill part 1 or part 2

PARTIE 1 / PART I: Si proposé par un membre / If proposed by a member

Nom du membre / Name of the member:

Statut du membre / Status of the member (indicate with an "X"):

Membre associé / Associate member

Membre titulaire / Titular member

Adresse électronique professionnelle du membre / professional email address :

PART II : Si proposé par un comité national / If proposed by a national committee

Pays ou juridiction du comité national / Country or jurisdiction of the national committee

United Kingdom

Nom d'une personne à contacter au comité national à propos de cette nomination / Name of a contact person to contact regarding this nomination

Dr Sophie Turenne, Faculty of Law, University of Cambridge

Adresse électronique de cette personne / Email address of that person

st325@cam.ac.uk

Le membre ou le comité qui propose un nouveau candidat doit joindre une lettre d'appui signée.

The member or committee who proposes a new candidate must attach written statement of support of membership with signature.

Le candidat ou la candidate / The candidate

Adhésion demandée (ajoutez un « X ») / Membership applied for (add an 'X')

Membre associé / Associate member

X **Membre titulaire / Titular member**

Notez : Un poste de membre titulaire sera de préférence attribué à un membre associé, mais exceptionnellement un collègue senior qui jouit d'une excellente réputation pourrait être élu(e). Mais il est normalement préférable que le candidat au poste de membre titulaire soit déjà membre associé.

Note: A position of titular member will preferably be awarded to an associate member, but exceptionally a senior colleague who enjoys an excellent reputation could be elected. But it is normally preferable that the candidate for the position of full member already be an associate member.

Nom du candidat ou de la candidate (souligner le nom the famille le cas échéant)
/ Name of the Candidate (underline family name if any):

Professor Paula Giliker

Sexe / Gender Pays ou juridiction de résidence / Country or jurisdiction of Residence

F **United Kingdom**

Institution, faculté, université, etc. / Institution, faculty, university, etc. :

School of Law, University of Bristol

Adresse électronique professionnelle / professional email address :

Paula.giliker@bristol.ac.uk

Adresse électronique alternative (personnelle) / Alternate (personal) email address (ne sera utilisée que si votre adresse professionnelle ne répond plus / will only be used if we can no longer reach you at your professional address)

Engagement du/ de la candidat(e) / Undertaking by the candidate

J'accepte cette nomination et si je suis élu(e), je m'engage à assumer les obligations incombant aux membres de l'Académie, y compris le paiement annuel de ma cotisation.

I accept this nomination and if elected, I undertake to fulfil the obligations incumbent upon the members of the Academy including the payment of the annual fee.

Signature:



Date: 23 September 2024

Pièces jointes / Attachments:

1. Une lettre de soutien à la candidature par le proposeur / A written statement of support of membership by the proposer, a list of publications of the candidate
2. Un curriculum vitae du candidat ou de la candidate / A curriculum vitae of the candidate
3. Une liste de ses publications / A list of publications of the candidate

Important :

Afin de faciliter la tâche du secrétariat, nous apprécierions que ce formulaire et toutes ses pièces jointes nous soient envoyés en un seul document PDF à l'adresse suivante :

votes-membres@aicc-iacl.org

Le nom du fichier PDF serait préférablement le nom du candidat ou de la candidate.

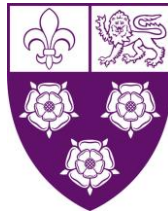
To facilitate the task of the secretariat, we would appreciate if this form and all its attachment could be sent to us in one PDF document at the following address :

votes-membres@aicc-iacl.org

The name of the PDF file would preferably be the name of the candidate.

Dr Sophie Turenne

MA (Cantab), PhD (Paris II)
Assistant Professor in Comparative Law
Co-Director, Centre for European Legal Studies
Co-Editor-in-Chief, Cambridge Yearbook of
European Legal Studies
Fellow in Law and Lay Dean of King's College
University of Cambridge.



Executive Committee and titular members
International Academy of Comparative Law (IACL).

Cambridge, 24th September 2024

Dear Executive Committee and IACL members,

I write as President of the British Association of Comparative Law ('BACL', the UK National Committee of the IACL) to strongly recommend the election of Professor Paula Giliker as titular member of the IACL.

Teaching and research in Comparative law

Professor Giliker's academic achievements include undergraduate and graduate degrees in Oxford, doctoral studies in Cambridge (1994), lectureships in Oxford and London before her current Chair in Comparative Law at the University of Bristol (2008-). Her contributions to Comparative Law were recognised with her election as Fellow of the Academy of Social Sciences (2022). You will find among her list of publications at least three monographs and one edited collection as works of reference in Comparative law: *Pre-Contractual Liability in English and French Law* (2002); *Vicarious Liability in Tort: A Comparative Perspective* (2010 hbk and 2013 pbk), *The Europeanisation of English Tort Law* (2014) and the collection edited by Professor Giliker, *Vicarious Liability in the Common World* (2022). This is in addition to authoring a leading tort textbook (*Tort*, 2023, 8th edn), two other books, 42 contributions in edited collections, over 60 articles and case commentaries.

Professor Giliker's core expertise lies in tort and delict, contract and unjust enrichment, and her writings naturally extend to harmonisation of contract law at EU level and to the appraisal of instruments such as the United Nations Convention on Contracts for the International Sale of Goods. Among ongoing comparative projects, Professor Giliker is a member of the Advisory Board for the project "From Smart Technologies to Smart Consumer Laws: Comparative Perspectives from Germany and the United Kingdom" (Feb 2022-) funded by the UK Arts and Humanities Research Council and the Deutsche Forschungsgemeinschaft. She is also Co-investigator in the European Common Core/Trento Project, and co-editor of *Contractual Remedies* including 13 country reports with Professor Beate Gsell (LMU Munich) and Professor Thomas Ruffner (Trier University).

Professor Giliker's writings are lucid and authoritative, and her scholarship is exemplary in her rigorous use of comparison to reveal the key values and policy arguments that shape the application of the law in the field considered. Her writings are also held in high esteem by Supreme Court judges and have been cited by the High Court of Australia (2003) and the UK Supreme Court (2023). Lord Mance (UK Supreme Court) wrote the preface to *The Europeanisation of English Tort Law* (2014), and Edelman J (High Court of Australia) wrote the foreword to Professor Giliker's *Vicarious Liability in the Common World* (2022).

At Bristol University itself, Professor Giliker's comparative law teaching (including teaching comparative law methodology) attracts uniquely high numbers (for UK Universities), with 110+ undergraduate students and 70 students at graduate level. This not only reflects her talent as a lecturer, but also the successful inclusion in the syllabus of legal systems beyond Europe, both in private and public law.

International recognition and promoting Comparative law

Professor Giliker chairs the Law Exchange Network of 25 European Universities since 2016. She has been an Associate Member of the IACL since 2015, and she has held visiting positions in Australia (University of Queensland), Hong Kong (Hong Kong University) and Spain (Valencia) for many years, and more recently in the Netherlands (Leiden). Invited talks lately took her to Canada, China and Chile. You will see from her CV that she is also an editorial board member (the longest standing) of the *International and Comparative Law Quarterly*, and a member of the Advisory Board of the *European Review of Private Law* since 2022,

It is worth stating that Professor Giliker is a leading figure not only in Comparative law but with the legal academia more generally. She is the current President (2023-2024) of the Society of Legal Scholars of the UK and Ireland (SLS), which has over 2700 members (primarily academic lawyers) and aims to advance legal education and scholarship with conferences and seminars throughout the year. She recently oversaw its annual conference at Bristol University and their speakers came from Asia, Australasia, Africa, North and South America, in addition to Europe. Professor Giliker is also a member of the editorial board of the *Journal of Professional Negligence* (UK), *Tort Law Review* (Australia), and *Northern Ireland Legal Quarterly*; she founded in 2023 and directs the thriving Centre for Private and Commercial Law at Bristol University.

Indeed, Professor Giliker was President of BACL (2010-2017) with the same enthusiasm and generosity, and she still contributes to our Comparative law activities. She is very attached to developing an inclusive research culture and actively supports the work of junior Comparative lawyers with e.g. regular seminars promoting their work. She readily mentors Comparative lawyers within BACL and the SLS mentoring scheme, and her continued advice and support are much sought after. In this respect, and many others, I can only compare her with the Emeritus Professor John Bell in terms of her wide (and voluntary) contributions to the legal academic community.

In conclusion, Professor Giliker's achievements show her full commitment to the value of engaging in comparative law teaching and research, domestically and on the international stage. Professor Giliker's election as titular member is an exciting prospect; if elected, she will continue to devise strategies for achieving excellence in Comparative law teaching and research, and to foster an even stronger community of Comparative law scholars within the IACL.

Yours sincerely,

A handwritten signature in black ink, consisting of a stylized initial 'S' followed by a long horizontal line that tapers off to the right.

Cambridge, le 24 septembre 2024

Mesdames et messieurs les membres du comité exécutif,
Mesdames et messieurs les membres de l'AIDC,

Je vous écris en ma qualité de présidente de l'Association Britannique de Droit Comparé ('BACL', le comité national du Royaume-Uni de l'AIDC), afin de recommander bien vivement l'élection de madame la professeur Paula Giliker comme membre titulaire de l'AIDC.

Enseignement et recherche en droit comparé

Le brillant parcours de la professeure Giliker l'a menée à Oxford et Cambridge pour ses études, notamment ses études doctorales à Cambridge (1994) et son premier poste d'enseignante-chercheuse à Oxford, puis à Londres, et enfin à l'Université de Bristol où elle est titulaire de la chaire de droit comparé depuis 2008. Ses travaux en droit comparé ont été reconnus avec son élection en tant que *Fellow* de l'Académie des Sciences Sociales du Royaume-Uni (2022). Vous trouverez, dans sa liste de publication, au moins trois monographies et un recueil édités tenus comme ouvrages de référence : *Pre-contractual Liability in English and French Law* (2002) ; *Vicarious Liability in Tort : A Comparative Perspective* (2010, ré-impression 2013) ; *The Europeanisation of English Tort Law* (2014); ainsi que le recueil édité par la professeure Giliker, *Vicarious Liability in the Common World* (2022). S'y ajoutent la rédaction d'un manuel de référence (*Tort*, 2023, 8^{ème} édition), deux autres ouvrages, 42 contributions à d'autres ouvrages, et plus de 60 articles et commentaires d'arrêts.

Le domaine principal d'expertise de la professeure Giliker concerne la responsabilité délictuelle et '*tort law*', le droit des contrats et l'enrichissement sans cause, ainsi que l'harmonisation européenne du droit des contrats et l'évaluation d'instruments tels que la Convention des Nations Unies sur les Contrats de Vente Internationale de Marchandises. Entre autres projets actuels en droit comparé, la professeure Giliker est membre du comité consultatif du projet 'Des technologies intelligentes aux lois intelligentes sur la consommation : perspectives croisées de l'Allemagne et du Royaume-Uni', financé par le *Arts and Humanities Research Council* and the *Deutsche Forschungsgemeinschaft* (2022-). Elle est également co-investigatrice du projet *Common core/Trento project* et co-éditrice de *Contractual Remedies* (qui inclut 13 rapports nationaux) avec les professeurs Beate Gsell (LMU Munich) et Thomas Riefner (Université de Trier).

Les écrits de la professeure Giliker s'imposent par leur rigueur et leur grande clarté; son usage de la comparaison révèle de façon exemplaire les valeurs et politiques qui affectent l'application du droit dans le domaine considéré. Ses travaux sont tenus en grande estime par les juges des cours suprêmes anglaise et australienne et ils ont été cités au sein de leurs jugements (High Court of Australia (2003), UK Supreme Court (2023)). Lord Mance (UK Supreme Court) a aussi rédigé la préface de *The Europeanisation of English Tort Law* (2014), et le juge Edelman (High Court of Australia) celle de *Vicarious Liability in the Common World* (2022).

Par ailleurs, à l'Université de Bristol, les cours de droit comparé de la professeure Giliker (y compris ses cours sur la méthodologie de droit comparé) attirent un nombre exceptionnellement élevé d'étudiants (dans le contexte des universités britanniques), avec 300 étudiants de premier cycle et 200 étudiants de deuxième cycle. Ceci reflète non seulement les talents d'enseignante de la professeure Giliker mais aussi l'intégration réussie au programme de systèmes juridiques non-européens, tant en droit privé qu'en droit public.

Reconnaissance internationale et promotion du droit comparé

La professeure Giliker préside, depuis 2016, le réseau universitaire *Law Exchange Network*, qui compte 25 Universités européennes. Elle est membre associée de l'AIDC depuis 2015, et elle a été professeure invitée en Australie (Université du Queensland), Hong Kong (Université de Hong Kong) et Espagne (Valencia) pendant de nombreuses années, ainsi qu'aux Pays-Bas (Leiden) plus récemment. Ses dernières conférences invitées l'ont menée au Canada, au Chili, et en Chine. Vous verrez sur son curriculum vitae qu'elle est aussi membre (la plus

ancienne) du comité de rédaction du périodique *International and Comparative Law Quarterly*, ainsi que du comité consultatif de la *European Review of Private Law* depuis 2022.

Il faut souligner que la professeure Giliker est une figure majeure non seulement en droit comparé mais aussi, plus généralement, au sein des Facultés de droit. Elle est actuellement présidente (2023-2024) de la *Society of Legal Scholars* (SLS) du Royaume-Uni et d'Irlande, qui compte plus de 2700 membres (principalement professeurs de droit) et vise à avancer l'éducation et la recherche en droit en organisant conférences et séminaires tout au long de l'année. La professeure Giliker a récemment supervisé la conférence annuelle de la SLS à l'Université de Bristol, avec des intervenants d'Asie, Australasie, Afrique, Amérique du nord et du sud, en plus de l'Europe. Elle est aussi membre du comité éditorial des périodiques *Journal of Professional Negligence* (Royaume-Uni), *Tort Law Review* (Australie) et *Northern Ireland Legal Quarterly*; elle a fondé en 2023 et dirige le dynamique Centre de droit privé et commercial à l'Université de Bristol.

La professeure Giliker a dirigé BACL (2010-2017) avec le même enthousiasme et la même générosité, et elle contribue toujours à nos activités de droit comparé. Elle est très attachée au développement d'une culture de recherche inclusive, et elle soutient ainsi activement le travail des jeunes chercheurs de droit comparé, par exemple en favorisant leur participation en séminaire. Elle joue volontiers le rôle de mentor au sein de la SLS et de BACL, et ses conseils sont toujours très appréciés. A cet égard, et à bien d'autres, ses contributions considérables (et volontaires) à la communauté juridique universitaire sont comparables à celles du professeur émérite John Bell.

En conclusion, le parcours accompli par la professeure Giliker confirme son plein engagement au service de l'enseignement et de la recherche en droit comparé sur la scène nationale et internationale. L'élection de la professeure Giliker comme membre titulaire est une perspective enthousiasmante; si elle est élue, elle continuera à mettre en place des stratégies d'excellence pour l'enseignement et la recherche en droit comparé et renforcera encore plus la communauté des spécialistes de droit compare au sein de l'AIDC.

En vous remerciant de l'attention que vous voudrez bien porter à la candidature de madame la professeure Giliker, je vous prie, Madame, Monsieur, de bien vouloir recevoir l'expression de ma sincère considération.

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PROFESSOR PAULA GILIKER
BA (Oxon.), BCL (Oxon.), PhD (Cantab.), FAcSS

PROFESSIONAL EXPERIENCE:

2006-	University of Bristol	Professor of Comparative Law (Reader 2006-8)
2004-06	St Hilda's College, Oxford	Senior Law Fellow and CUF Lecturer in Contract and Tort
1998-04	Queen Mary, University of London	Senior Lecturer in Law

EDUCATION AND PROFESSIONAL QUALIFICATIONS:

1996	Herbert Smith	Qualified as a solicitor
1994	Inns of Court School of Law	Very competent
1994	Trinity College, Cambridge	PhD <i>Liability in the Pre-contractual Context: An examination of English and French Law.</i>
1990	St Hilda's College, Oxford	Bachelor of Civil Law <i>Restitution, Evidence, Competition law, Comparative Law of Delict.</i>
1989	St Hilda's College, Oxford	Jurisprudence: First class honours <i>Core subjects with Comparative Law of Contract and Family law.</i>

ACADEMIC CITIZENSHIP AND ENGAGEMENT:

- Fellow of the Academy of Social Sciences (2022-).
- President of the British Association of Comparative Law (2010-2017).
- President of the Society of Legal Scholars (2023-24); Vice-President (2022-23); first female Secretary (2016-2021); Convenor, SLS Comparative Law Subject Section (2008-2011).
- Trustee, Society of Legal Scholars (2016-2026).
- Chair, SLS Small Projects and Events Fund (2017-2021).
- Chair, Law Exchange Network of 25 European Universities (2016-present).
- Associate Member of the International Academy of Comparative Law (2015-).
- Founder/Director, Bristol Centre for Private and Commercial Law (2023-): [Centre for Private and Commercial Law | University of Bristol Law School | University of Bristol](#).
- Leadership training: 2022-2024 including Female Leadership Initiative (Bristol).
- Editorial Board, *International and Comparative Law Quarterly*; *Journal of Professional Negligence*; *Tort Law Review*.
- International Editorial Board, *Northern Ireland Legal Quarterly* (2021-).
- Advisory Council of the *European Review of Private Law* (2022-).
- Past member of Editorial Board of *Common Law World Review* (2007-2016).
- Panel Member of the Law and Criminology Expert Group, FWO (Research Foundation Flanders) Review College, Belgium (2021-).
- Member of the Community of Experts (CoEX) of the ESF-Science Connect.
- Member of Scientific Committee for the Doctoral Candidates' Association (Mykolas Romeris University, Lithuania) (2020-).
- Reviewer for leading Law journals in UK and internationally.

- Reviewer for AHRC, Estonian Research Council, Research Foundation Flanders (FWO), SSHRC (Canada), National Science Centre Poland, Netherlands Organisation for Scientific Research (KNAW).
- External assessor for Chairs: Oxford, Durham, QMUL, Leeds, National University of Singapore, Chinese University of Hong Kong, Trinity College Dublin.

RESEARCH (see List of Publications):

- **7 books**
- **42 chapters in books**
- **Over 60 articles and case commentaries**
- **Numerous blog pieces**

FUNDED RESEARCH:

Funding awards:

- 2020: £3,500 from SLS Small Projects and Events Fund to support one day workshop on vicarious liability in the common law world.
- 2020: £8,000 reserve list for BA\Leverhulme Small Research Grants 2019-2020.
- 2019: £42,540 from UKIERI to support 2 week winter school in Law at O.P. Jindal Law School, India.
- 2017: AUS\$4,000 funded Distinguished Research Fellowship at TC Beirne School of Law, University of Queensland, Australia.
- 2016: £10,000 University of Bristol University Research Fellowship (URF) for work on comparative vicarious liability.
- 2014: £2,000 Funding from University of Bristol for 4 day conference on ‘The interface of European and national law’.
- 2014: £1,200 University of Bristol FSSL Travel grant to attend the Obligations VII conference in Hong Kong.
- 2013-2014: Funding to peer review reports for Ministry of Justice on competitiveness of commercial court services.
- 2012: £10,000 University of Bristol University Research Fellowship (URF) for work on the Europeanisation of tort law.
- 2009: £1500 (cost of flight to Australia and accommodation) paid by University of Sydney to deliver keynote paper: “Teaching English tort law in the European context”.
- 2006: CAN\$7,500 Government of Canada conference grant to run conference, ‘Re-examining Contract and Unjust Enrichment: Anglo-Canadian Perspectives’ at Canada House, London.

Project involvement:

- Member of Advisory Board for the AHRC and DFG-funded project “From Smart Technologies to Smart Consumer Laws: Comparative Perspectives from Germany and the United Kingdom” (Feb 2022-).
- (Ongoing) Co-investigator in the European Common Core/Trento Project and co-editor of *Contractual Remedies* project including 13 country reports with B. Gsell and T. Ruefner.
- Initiated, recruited and edited the *Research Handbook on EU Tort Law* (Edward Elgar, 2017).
- Established the inaugural *Journal of Professional Negligence* seminar in 2015 and edited a special edition of the journal: (2015) 31 *Journal of Professional Negligence* 218-299.
- Participated at both stages of the AHRB Research Project on European Legal Development, working on the “Legal Institutions” and “Relations between neighbours” (2002-6).

CONFERENCE ORGANISATION:

- 2024: Society of Legal Scholars of UK and Ireland annual conference, *Learning from Others*.
- 2021: ‘Vicarious Liability in the Common Law World’, international online conference.
- 2021: Organised annual Postgraduate Research Seminars for BACL, April 2021.
- 2019: First joint SLS, SLSA and Law Commissions conference, *Impact and Law Reform*, London (part of organising team).

- 2017: ‘Comparing UK and Irish law: A special relationship?’, BACL seminar, University College Dublin (papers published in (2018) *CLWR* 1-102).
- 2016: ‘Bernard Rudden: Comparativist, legal scholar, polymath’, BACL seminar, Oxford.
- 2015: ‘Vicarious liability and non-delegable duties’, inaugural Journal of Professional Negligence one-day seminar, London (papers published in special edition of *JPN*).
- 2015: ‘Comparative law, the courts and the influence of Europe’, BACL seminar, York.
- 2014: ‘Transnational judicial conversations’, BACL seminar, Nottingham.
- 2014: ‘The Interface of European and National Law’, 4 day Legal Network Conference, Bristol.
- 2013: ‘Anglo-Scottish comparisons in the 21st century’, BACL seminar, Edinburgh.
- 2012: ‘Tony Weir and his contribution to comparative law scholarship’, BACL seminar, Bristol.
- 2008-2011: Convenor of SLS Comparative Law Subject section, responsible for organising speakers for four sessions on comparative law.
- 2006: ‘Re-examining Contract and Unjust Enrichment: Anglo-Canadian Perspectives’, Canada House, London.

CONFERENCE PAPERS:

- 2024, International Academy of Comparative Law Thematic Congress, Paris: “Teaching comparative law in the UK post-Brexit.”
- 2024, Queens University Belfast: “*Fearn v Tate Gallery*: Private Nuisance and Intrusion upon Seclusion.”
- 2024, University of West Indies: “Private nuisance in the UKSC: a case of privacy?”
- 2023, University of Reading: “Fake online reviews and endorsements – Will the DMCC Bill bring UK law closer to EU modernisation of the Unfair Commercial Practices Directive?”
- 2023, University of Santiago, Chile: “The Challenges of Systemising the Law of Tort: Insights from England and France.”
- 2023, Banff, Canada, Obligations X conference: “Tort law and the State: How Best to Compensate Victims of Institutional Child Sexual Abuse?”
- 2023, Université de Paris I (Panthéon/Sorbonne), « La responsabilité du fait d’autrui contre Vicarious Liability ».
- 2022, 2nd Zagreb International Conference on the Law of Obligations, Keynote speech: “The challenges of transposing (and not transposing) the DCSD and SGD into common law jurisdictions: Ireland and post-Brexit England and Wales.”
- 2022, KCL, SLS conference: “Vicarious Liability in the Common Law World.”
- 2022, Reading, UK Consumer Law post-Brexit conference: “Reforming Consumer Law post-Brexit: An Irish Perspective.”
- 2022, Hong Kong CCTL Obligations Lab Asia: “Developing Tort Law in Smaller Jurisdictions: Vicarious Liability as a Case Study.”
- 2021, O.P. Jindal Global University and the London Centre for Commercial and Financial Law: “Contractual negotiations and the common law: A move to good faith?”
- 2021, Bristol, Vicarious Liability in the Common Law World conference: “Vicarious Liability in England and Wales.”
- 2021, Vienna, Keynote speech, Annual Conference of European Tort Law: “Is there a duty to prevent harm in tort? A common law perspective.”
- 2020, Sheffield, Keynote speech, workshop on Vicarious Liability: “Is it too late to stop the juggernaut of vicarious liability?”
- 2020, Oxford, Workshop on the project to reform the French Civil Code: “*Cessation de l’illicite*: Innovation in the *Projet de réforme*.”
- 2019, Zagreb International Conference on the Law of Obligations: “Examining the impact of Directive 2019/770 on contracts for the supply of digital contracts in a post-Brexit Europe.”
- 2019, Cambridge, Workshop to mark the retirement of John Bell: “Examining vicarious liability comparatively: A risky business.”
- 2019, Preston, Keynote speech, SLS conference Tort and Comparative law sections: “Creating a 21st century law of tort – Proposals to reform the tort provisions of the French Civil Code.”

- 2018, Oxford Symposium on French civil liability in comparative perspective: “Injunctive relief in English and French law.”
- 2018, Melbourne, Obligations IX conference: “Severing the plant from the root: Political change and the interpretation of transplanted law.”
- 2018, Xi’an, China, Inaugural conference of *Chinese Journal of Comparative Law*: “Comparative law and legal culture.”
- 2018, Oxford Symposium on Scholars of Tort Law: “Tony Weir – a matter of principle.”
- 2017, Cyprus, REDA Conference on “Regulation and Enforcement in the Digital Age”: “Protecting European Consumers – Creating EU-wide rules for faulty digital content.”
- 2017, Dublin, Keynote speech, SLS Conference: “Examining EU tort law – Harmonisation, national preferences and the shadow of Brexit.”
- 2017, University of Queensland: “The role of vicarious liability and non-delegable duties in holding institutions accountable to victims of child sexual abuse.”
- 2017, University of New South Wales, Sydney: “Tort law and institutional child abuse in Australia and England and Wales: Are the doctrines of vicarious liability and non-delegable duties fit for purpose?”
- 2017, University of Newcastle seminar on “The liability of football clubs for sexual abuse”: “Vicarious liability and sexual abuse in the light of football’s child sexual abuse scandal.”
- 2017, University of Edinburgh Workshop on Fundamental Structural Language in the Law of Obligations: “Fundamental structural language and tort law.”
- 2017, University of Valencia: IX Conference on Law Studies in Europe and Legal Terminology: “Studying Law in the UK in the shadow of Brexit.”
- 2017, Bristol, One day seminar on Professional Negligence: “Non-delegable duties and institutional liability for the negligence of hospital staff: Fair, just and reasonable?”
- 2016, Dublin-Riga Duo-Colloquium: “Modernising EU consumer law – Contracts for the supply of digital content and the tension between EU and UK Law.”
- 2016, Cambridge, Obligations VIII conference: “A revolution in vicarious liability?”
- 2016, City University Hong Kong: “Common and civil law influences on the UK Consumer Rights Act 2015.”
- 2016, Bristol Law Conference: “Should the law impose a positive duty on public authorities to prevent harm to victims? Tort, the HRA and third party responsibility.”
- 2015, London, One day seminar on ‘Vicarious liability and non-delegable duties’: “Vicarious liability and teachers: Can you outsource liability for lessons?”
- 2015, Exeter: “The Consumer Rights Act 2015 – A bastion for European consumer rights?”
- 2015, University of Hong Kong: “Privacy: the challenges of developing a human rights tort.”
- 2015, University of Valencia: VII Conference on Law Studies in Europe and Legal Terminology: “The changing character of UK Law Schools.”
- 2014, Hong Kong, Obligations VII conference: “A common law of tort? Is there a European rift in the common law family?”
- 2014, De Montfort University: “How (not) to harmonise the European consumer law acquis: Transposing the Consumer Rights Directive into National Law.”
- 2013, Edinburgh, BACL: “English tort law and the ‘tort’ of breach of confidence”
- 2012, Exeter: “The proposed Common European Sales law and Consumer Rights Directive: Laying the foundations for a European Civil Code?”
- 2012, KCL, ‘Building bridges: 35 years of the Anglo-French programme’ conference: “Are we moving to a European law of obligations?”
- 2012, Trier, ARISTEC International Seminar: “The jurisprudence of the European Courts and English private law”.
- 2012, Bristol, BACL conference: “Tony Weir and the law of tort”.
- 2012, Bristol, SLS Conference: “*Francovich* liability and the English law of torts”.
- 2012, Université de Paris II: “Construction européenne et droit des obligations”.
- 2012, Slovenia, Judicial Academy Slovenia Supreme Court: “A common European contract law?”
- 2012, University of Valencia: IV Conference on Law Studies in Europe and Legal Terminology: “Study and research in the UK university system”.

- 2012, University of Granada: “La propuesta de Reglamento sobre el régimen de la compraventa”.
- 2011, University of Madrid, Carlos III: “Harmonising pre-contractual liability in European private law”.
- 2011, BACL conference, University of Cambridge: “Harmonising European Contract Law: How feasible is moving from the ‘academic’ to the ‘political’?”
- 2011, University of Valencia: Workshop of European legal study, Legal education in the United Kingdom.
- 2010, University of Leicester: “The Draft Common Frame of Reference: A comparative lawyer’s perspective”.
- 2010, University of Birmingham: “Professors, practitioners and politicians: Constructing a 28th European law of contract”.
- 2010, University of Groningen: “The Draft Common Frame of Reference: Moving from the “academic” to the “political” in harmonising the private law of Europe”.
- 2010, SLS Conference, Southampton: “Vicarious liability in tort: A comparative perspective”.
- 2010, University of Valencia: “Legal development in the common law: the example of vicarious liability”.
- 2009, University of Antwerp: “European Tort Law: A Common Lawyer’s view”.
- 2009, University of Durham: “Finding the common European law of tort”.
- 2009, University of Sydney: “Teaching English tort law in the European context”.
- 2008, SLS Conference, London: “European Tort Law: Some sceptical reflections”.
- 2007, SLS Conference, Durham: “Reform of the French *Code civil*: New directions in the law of delict - A comparative approach”.
- 2007, University of Leicester: “Constructing a framework for European Tort Law: Lessons to be learnt from the new French draft Civil Code”.
- 2007, Oxford/Sorbonne colloquium, Oxford: “The role of *la faute* in the *Avant-projet de réforme du droit des obligations et du droit de la prescription*”.
- 2006, International Congress of Comparative Law, Utrecht: National reporter on Pure Economic Loss.
- 2006, University of Western Ontario: “Comparative perspectives on vicarious liability: Deciphering the scope of employment”.
- 2006, University of Glasgow: “Vicarious liability in English and French law: Justifying the extension of no fault liability.”
- 2005, University of Reading: “Facing the challenges presented by a core European law of contract.”
- 2004, Centre for European Legal Studies, Cambridge: “Unifying European contract law: Identifying a European pre-contractual obligation to inform.”
- 2004, SECOLA annual conference, Vienna: “Formation of contract and pre-contractual information from an English perspective”.
- 2003, L’Université de Limoges: “La force du précédent dans le droit anglo-saxon: L’exemple du droit civil anglais”.
- 2003, British Association of Canadian Studies Legal Group conference, London 2003: “Pure economic loss in English and Canadian law”.
- 2003, Institute of European and Comparative Law, Oxford: “Performance in anticipation of a contract: A comparison of French and English law.”
- 2003, Product Liability in Comparative Perspective, BIICL: “Product liability and blood products.”
- 2003, 2005, 2006, 2009 UKNCCL research student workshop: “Designing a comparative doctrinal research project.”
- 2002, WG Hart Workshops, London: “The relationship between property and the law of tort”.
- 2002, SLS conference, Leicester: “Pre-contractual liability in tort in English, French and Canadian law”.
- 1999, SPTL conference, Leeds: “The relationship between negligence and private nuisance in the light of *Hunter v Canary Wharf*”.

ACADEMIC RESPONSIBILITIES:

Teaching:

(a) *Undergraduate*

- *Comparative Law* (Bristol, QMUL; Oxford). The course I run at Bristol has 110 students and covers comparative private and public law and comparative law methodology. Students have gone on to study Comparative Law at Masters/PhD level. Compulsory for study abroad students (40+).
- *Advanced Contract and Tort* (Bristol): 70 students p.a. examining cutting edge topics in contract and tort (unit convenor).
- *Advanced Obligations* (Bristol): 80-90 students per year examining the interface between contract, tort and unjust enrichment law (unit convenor).
- *Tort Law* (Bristol, QMUL; Oxford; External London LLB): compulsory unit, 450 students (unit convenor).
- *Contract law* (QMUL; Oxford): compulsory unit.

(b) Postgraduate

- *PhD Supervision*: Tort, European Contract Law. I have supervised to success: Prastidou (2013); Jahani (2015), Zhang (2020); Pougnet (2020); Zeno (2020), Skillen (2024).
- LLM units: *European Contract Law* (Bristol); *International Contract Law* (Leiden). These innovative units critically appraised harmonisation of contract law at EU level and instruments such as the CISG.

(c) Visiting Positions and Professional Teaching

- Visiting Professor: HKU (2004-); Valencia (2009 –2022); Leiden (2018-2019).
- External examiner: UEA (2005-08), UCL (2006-11), CPE, London Metropolitan University (2006-2010), Manchester (2007-10), SOAS (2008-2013), Queens University, Belfast (2010-2014), Cardiff (2011-2015), Leeds (2014-18), York (2014-18), Limerick (2016-19), Edinburgh (2017-21), Nottingham (2019-) and Manchester (2019-).
- PhD examiner: Vassileva (UCL, 2016), McGrath (Cambridge, 2017), Branigan (Limerick, 2017), Morgan (UCL, 2019), Taylor-Harding (Leeds, 2020), Ball (Leicester, 2021), Brown (Edinburgh, 2021), Brown (Sheffield, 2022), Walsh (Cork, 2023), Connelly (Bristol, 2024).

Administration:

University of Bristol

- Chair, University Marks Translation Committee (2015-) and Steering Group. I lead a group to establish a marks translation for the year abroad across the university and continue to chair its annual meeting and strategy group. I also assist with Marks Translation in the Law School.
- School Internationalisation Director and Advisor (2019-2020 and 2021-2024).
- School Senior Management Committee (2018-2020).
- Director of Private and Commercial Law Primary Research Unit (2018-2020); (2022-2024).
- Research Committee (2018-2021; 2022-); internal REF Committee (2020-2021 and 2024-).
- Director of European Legal Studies and Study Abroad programmes and Erasmus co-ordinator running 23 exchanges: (2008-2019).
- University of Bristol Women's Mentoring Network (mentor: 2019-).

Faculty of Law and St Hilda's College, University of Oxford:

- Senior Law Fellow and Member of Law Faculty.
- Member of following committees: (college) Governing Body, Tutorial, Principalian, Finance and Resource Management, Law Network; (Faculty) Graduate Studies, Desummoning, Graduate Admissions, and Graduate Funding. Responsible for student admissions to college. Mentor. Moral tutor. Head examiner, Tort (2006).

Queen Mary, University of London:

- Socrates Co-ordinator for the Department of Law.
- Associate Students Director for the Department of Law, dealing with all non-law students.
- LLM tutor for the Department of Law (2001-2004), including responsibility for upgrade process from M.Phil to PhD and Member of Undergraduate Affairs Committee with responsibility for Peer Review.
- Member of Undergraduate Admissions Panel for Law and Departmental representative on the University's Academic Board. Legal representative on the Examination Offence Panel and the Disciplinary Committee.

PROFESSOR PAULA GILIKER
BA (Oxon.), BCL (Oxon.), PhD (Cantab.), FAcSS

List of Publications

Books

- *Vicarious Liability in the Common Law World* (Hart Publishing, 2022), editor and contributor).
- *Tort* (Sweet and Maxwell Textbook Series, 2023) 8th edn (1st-4th edn with S. Beckwith).
- *Research Handbook on EU Tort Law* (Edward Elgar, 2017), editor and contributor.
- *The Europeanisation of English Tort Law* (Hart, 2014). Reviewed: M. Groppo (2014) 25 KLJ 476-478, L. Terminal RTD eur 2014 October-December 4-5, E. Quill (2015) 6 JETL 201-207, C. McGrath (2016) 41 EL Rev 766-769, G. Samuel (2016) 32 PN 96, P. Weingerl (2017) 54 CML Rev 658-660. Short-listed for the *St Petersburg International Legal Forum Private Law Prize*.
- *Vicarious Liability in Tort: A Comparative Perspective* (CUP, 2010 hbk and 2013 pbk). Reviewed: M. Dyson (2011) 60 ICLQ 1096-8.
- *Re-examining Contract and Unjust Enrichment: Anglo-Canadian Perspectives* (Martinus Nijhoff, 2007), editor and contributor.
- *Pre-Contractual Liability in English and French law* (Kluwer Law International, 2002).

Chapters in Books

- Chapters 14 (Strict liability), 17 (Vicarious Liability) and 19 (Nuisance) in C. Sappideen and P. Vines (eds.), *Fleming's The Law of Torts* (11th edn, Law Book Co, 2024) pp.447-456; 493-534; 557-600.
- Chapters 4 (Joint liability and contribution), 5 (Capacity and parties), 14 (Trespass to the person and harassment) and 29 (Discharge of Torts) in A. Tettenborn (ed.), *Clerk & Lindsell on Torts* (24th edn, Sweet and Maxwell, 2023) pp.247-273; 275-331; 1080-1154; 2081-2101 plus update 2024.
- "Trespass" in J.M. Smits, J. Husa, C. Valcke and M. Narciso (gen. eds.), *Edward Elgar Encyclopaedia of Comparative Law* (3rd edn, Edward Elgar, 2023) pp.520-527.
- "Vicarious liability and corporations" in M. Petrin and C. Witting (eds), *Edward Elgar Handbook on Corporate Liability* (Edward Elgar, 2023) pp.274-291.
- "Examining Vicarious liability Comparatively: A risky business?" in S. Turenne (ed), *Reasons and Context in Comparative Law: Essays in Honour of John Bell* (CUP, 2023) pp. 38-64.
- "Vicarious Liability in the Common Law World: An Introduction" in P. Giliker (ed), *Vicarious Liability in the Common Law World* (Hart, 2022) pp.1-18.
- "Vicarious Liability in England and Wales" in P. Giliker (ed), *Vicarious Liability in the Common Law World* (Hart, 2022) pp.47-71.
- "Comparative Conclusions on Vicarious Liability" in P. Giliker (ed), *Vicarious Liability in the Common Law World* (Hart, 2022) pp.221-244.
- "Implementing Directive 2019/770/EU on Contracts for the Supply of Digital Content and Services: A common law perspective" in Z. Slakoper and I. Tot (eds), *EU Contract Law and the CISG: The Effects for National Law* (Routledge, 2022) pp.15-36.
- "Economic Wrongs and Private Nuisance: A common law perspective" in J. Eldridge, M. Douglas and C. Carr (eds), *Economic Torts and Economic Wrongs* (Hart, 2021) pp.143-164
- Chapters 4 (Joint liability and contribution), 5 (Capacity and parties), 14 (Trespass to the person) and 30 (Discharge of Torts) in M. Jones (ed), *Clerk & Lindsell on Torts* (23rd edn., Sweet and Maxwell, 2020) plus updates.
- "Adopting a smart approach to EU legislation: Why is it proving so difficult to introduce a directive on contracts for the supply of digital content?" in T. Synodinou et al, *EU Internet Law in the Digital Era* (Springer, 2019) pp.299-320.
- "Injunctions Requiring the Cessation of Unlawful Action" in S. Whittaker and J-S Borghetti (eds), *French Civil Liability in Comparative Perspective* (Hart, 2019) pp.377-394.
- "Tony Weir" in D. Nolan and J. Goudkamp (eds), *Scholars of Tort Law* (Hart, 2019) pp.337-357.
- "Examining English contract law in the light of Brexit – an end to the European dream?" in R. Merkin and J. Devenney (eds), *Essays in Memory of Professor Jill Poole* (Informa Law, 2018) pp.14-32.
- Chapters 4 (Joint liability and contribution), 5 (Capacity and parties) and 15 (Trespass to the person) in M. Jones (ed.), *Clerk & Lindsell on Torts* (22nd edn., Sweet and Maxwell, 2018) pp.285-307; 311-367; 1085-1163 plus updates.
- "Regulation of contracts for the supply of digital content: the EU and UK response" in T. Synodinou et al, *EU Internet Law* (Springer, 2017) pp.101-124.

- “A revolution in vicarious liability: *Lister*, the *Catholic Child Welfare Society* case and beyond” in A. Robertson, G. Virgo and S. Worthington (eds), *Revolution and Evolution in Private Law* (Hart Publishing, 2018) pp.121-139.
- “What is EU tort law?” in P. Giliker (ed), *Research Handbook on EU Tort Law* (Edward Elgar, 2017) pp.1-25.
- “The future of EU tort law” in P. Giliker (ed), *Research Handbook on EU Tort Law* (Edward Elgar, 2017) pp.445-468.
- “A common law of tort: Is there a European rift in the common law family?” in A. Robertson and M. Tilbury (eds), *The Common Law of Obligations: Divergence and Unity* (Hart Publishing, 2016) pp.101-118.
- “Pre-contractual good faith in European Contract Law: Is the European Commission ready to embrace a European doctrine of *culpa in contrahendo*?” in M. Bermejo Castriello (ed), *La responsabilidad contractual: En su formulacion historica y en su configuracion actual* (Editorial Dykinson, 2015) pp.289-316.
- “Vicarious liability” in K. Oliphant (ed), *The Law of Tort* (3rd edn, Butterworths Common Law Series, 2014) pp.87-147.
- Chapters 16 (Malicious prosecution) pp.1175-1223, 30 (Self help) pp.2147-2166 and 31 (Discharge of torts) pp.2167-2189 in M. Jones (ed), *Clerk & Lindsell on Torts* (21st edn., Sweet and Maxwell, 2014).
- “The Draft Common Frame of Reference: Moving from the ‘academic’ to the ‘political’. A comparative lawyer’s perspective” in J. Devenney and M. Kenny (eds), *The Transformation of European Private Law: Harmonisation, Consolidation, Codification or Chaos?* (CUP, 2013) pp.23-44.
- “Construction européenne et droit des obligations” in J. Huet and V. Heuzé, *Construction européenne et état de droit* (Editions Panthéon-Assas, 2012) pp.121-140.
- “France (1850-2000)” in P. Mitchell (ed), *The Impact of Institutions and Professions on Legal Development* (CUP, 2012) pp.89-113.
- Chapter 21, “Nuisance” in C. Sappideen and P. Vines (eds), *Fleming’s The Law of Torts* (4th ed., Law Book Co., 2011) pp.487-525.
- “*Le rôle de la faute dans l’avant-projet de réforme*” in S. Whittaker, J. Cartwright and S. Vogenauer (eds), *Regards comparatistes sur l’avant-projet de réforme du droit des obligations et de la prescription* (Société de législation comparée, 2010) pp.315-332.
- “Relationships between Neighbours: England and Wales (1850-2000)” in J. Bell and D. Ibbetson (eds), *Comparative Studies in the Development of the Law of Torts in Europe 6 Volume Set* (CUP, 2010) Vol 2: *Development of Liability between Neighbours* pp.29-64.
- “Parental liability for harm caused by children: a comparative analysis” in R. Probert, J. Herring and S. Gilmore (eds), *Responsible Parents and Parental Responsibility* (Hart, 2009) pp.333-351.
- “The role of *la faute* in the *Avant-projet de réforme du droit des obligations et du droit de la prescription*” in S. Whittaker, J. Cartwright and S. Vogenauer (eds), *Reforming the French Law of Obligations* (Hart, 2009) pp.289-302.
- *Section on Property Misdescription and Disclosure* in P. Cane and J. Conaghan (eds), *The New Oxford Companion to Law* (Oxford University Press, 2008).
- “Vicarious liability” and “Defences” in K. Oliphant (ed.), *The Law of Tort* (2nd ed., Butterworths Common Law Series, 2007) pp.87-163; 181-227.
- “Diverging or converging – The ongoing relationship of the common laws of England and Canada” in P. Giliker (ed), *Re-examining Contract and Unjust Enrichment: Anglo-Canadian Perspectives* (Martinus Nijhoff, 2007) pp.1-11.
- “Comparative perspectives on vicarious liability: Deciphering the scope of employment” in J. Neyers, E. Chamberlain and S.G.A. Pitel (eds), *Emerging Issues in Tort Law* (Hart, 2007) pp. 419-439.
- “Formation of contract and pre-contractual information from an English perspective” in S. Grundmann and M. Schauer (eds), *The Architecture of European Codes and Contract Law* (Kluwer, 2006) pp.301-319.
- “La force du précédent dans le droit anglo-saxon: L’exemple du droit civil anglais” in H. Pauliat (ed), *Le Temps, La Justice et Le Droit* (PULIM, 2004) pp.307-318.
- “The relationship between Property and the Law of Tort” in A. Hudson (ed), *New Perspectives on Property Law, Obligations and Restitution* (Cavendish, 2004) pp.69-86.
- “Uncertain or anticipated contracts”, “Illegality” and “Incapacity” in S. Hedley and M. Halliwell (eds.), *The Law of Restitution* (Butterworths Common Law Series, 2002) pp.275-302; 303-334 and 335-350.
- “Marking the Boundary: The relationship between Private Nuisance, Negligence and Fault” in J. Lowry and R. Edmunds (eds), *Environmental Protection and the Law* (Hart, 2000) pp.161-178.

Articles

- (2024) 44 *Legal Studies*: “Reparation for non-recent institutional child sexual abuse in England and Wales and Australia: A matter for private law or the State?” (forthcoming) 13,000 words

- (2023) 31 *Tort Law Review* 101-118: “Reforming tort law in smaller jurisdictions: Vicarious Liability as a Case Study”.
- (2022) 26 *Commonwealth Judicial Journal* 42-46: “Understanding vicarious liability in tort: Learning from Commonwealth jurisdictions”.
- (2022) 43 *Liverpool Law Review* 175-202: “Contract negotiations and the common law: A move to good faith in commercial contracting?”
- (2021) 12 *Journal of European Tort Law* 116-145: “Is there a Duty to Prevent Harm in Tort? A Common Law Perspective”.
- (2021) 37 *Journal of Professional Negligence* 55-72: “Can the Supreme Court halt the ongoing expansion of vicarious liability? *Barclays* and *Morrison* in the UKSC”.
- (2021) 70 *International and Comparative Law Quarterly* 271-305: “Codification, Consolidation, Restatement? How Best to Systemise the Modern Law of Tort”.
- (2021) 29 *European Review of Private Law* 197-222: “Legal ignorance in England and Wales: A study of contract, tort, unjust enrichment and civil procedure law”.
- [2021] *Journal of Business Law* 143-162: “Legislating on contracts for the supply of digital content and services: an EU/UK/Irish divide?”
- [2019] (4) *Revue des contrats* 284-292: « Cessation de l’illicite ».
- (2019) 77 *Cambridge Law Journal* 506-535: “Analysing institutional liability for child sexual abuse in England and Wales and Australia: Vicarious liability, non-delegable duties and statutory intervention”.
- (2019) 48 *Common Law World Review* 15-38: “Interpreting EU retained private law post- Brexit: Can Commonwealth comparisons help us determine the future relevance of CJEU case law?”
- (2018) 6 *Chinese Journal of Comparative Law* 265–293: “Comparative law and legal culture: Placing vicarious liability in comparative perspective”.
- (2018) 47 *Common Law World Review* 3-6: “Editorial: Comparing UK and Irish law: A special relationship?” Special edition of journal edited by myself (pp.3-102).
- (2018) 9 *Journal of European Tort Law* 1-18: “What do we mean by EU Tort Law?”
- (2017) 33 *Journal of Professional Negligence* 109-127: “*Non-delegable duties and institutional liability for the negligence of hospital staff: Fair, just and reasonable?*”
- (2017) 37 *Legal Studies* 78–102: “*The Consumer Rights Act 2015: A bastion of European consumer rights?*”
- (2016) 7 *United Kingdom Supreme Court Yearbook* 152-166: “Vicarious liability in the Supreme Court”.
- (2015) 31 *Journal of Professional Negligence* 259-275: “Vicarious liability, non-delegable duties and teachers: Can you outsource liability for lessons?” (Special edition: Vicarious liability).
- (2015) 27 *Singapore Academy of Law Journal* 761-788: “A common law tort of privacy? The challenges of developing a human rights tort”.
- (2015) 64 *International and Comparative Law Quarterly* 237-265: “The influence of EU and European human rights law on English private law.”
- (2015) 23 *European Review of Private Law* 5-28: “The transposition of the Consumer Rights Directive into UK law: Implementing a maximum harmonisation directive”.
- [2014] *Juridical Review* 15-26: “English tort law and the ‘tort’ of breach of confidence”.
- (2013) 4 *Journal of European Tort Law* 63-77: “Tony Weir and the Law of Tort”.
- (2013) 21 *European Review of Private Law* 79-104: “Pre-contractual good faith and the Common European Sales Law: A compromise too far?”
- (2012) 128 *Law Quarterly Review* 541-563: “English tort law and the challenge of *Francovich* liability: 20 years on”.
- (2012) 61 *International and Comparative Law Quarterly* 15-19: “60 years of comparative law scholarship in the International and Comparative Law Quarterly”.
- (2011) 2 *Journal of European Tort Law* 31-56: “Vicarious liability/liability for the acts of others in tort: A comparative approach”.
- (2009) 20 *King’s Law Journal* 257-279: “Can 27(+) ‘Wrongs’ Make a Right? The European Tort Law Project: Some Sceptical Reflections”.
- (2009) 17 *European Review of Private Law* 285-304: “European Tort Law: Five Key Questions for Debate”.
- (2009) 17 *Torts Law Journal* 35-54: “Making the right connection: Vicarious liability and institutional responsibility”.
- (2008) 57 *International and Comparative Law Quarterly* 561-582: “Codifying Tort law: Lessons from the proposals for reform of the French civil code”.
- (2005) 13 *European Review of Private Law* 621-640: “Regulating contracting behaviour: The duty to disclose in English and French law”.
- [2004-5] *Cambridge Yearbook of European Legal Studies* 135-159: “*Unifying European contract law: Identifying a European pre-contractual obligation to inform*”.

- (2005) 25 *Legal Studies* 49-71: "Revisiting pure economic loss: Lessons to be learnt from the Supreme Court of Canada?"
- [2004] *Lloyd's Maritime and Commercial Law Quarterly* 205-219: "Taking Comfort in Certainty: To enforce or not to enforce the letter of comfort".
- (2003) 52 *International and Comparative Law Quarterly* 969-994: "A role for tort in pre-contractual negotiations? An examination of English, French and Canadian law".
- [2003] *Business Law Review* 87-90: "Strict liability for defective products: the ongoing debate".
- (2002) 64 *Modern Law Review* 269-279: "Rough justice in an unjust world" (cited by High Court of Australia in *NSW v Lepore* [2003] HCA 4).
- [2001] *Singapore Journal of Legal Studies* 102-129: "Restitution, reform and illegality: an end to transactional uncertainty?"
- [2001] *Business Law Review* 28-31: "Illegal Transactions in the Twenty-first century: a clearer future?"
- (2000) 20 *Legal Studies* 372-392: "*Osman* and police immunity in the English law of torts".
- (2000) 20 *Legal Studies* 19-41: "A 'New' Head of Damages: damages for mental distress in the English law of Torts".
- [2000] *Business Law Review* 54-56: "Recent developments in products liability".
- (1999) 62 *Modern Law Review* 609-613: "*Barclays Bank v. O'Brien* revisited: what a difference five years can make".
- (1999) 7 *Torts Law Journal* 155-166: "Whither the tort of nuisance? The implications of restrictions on the right to sue in *Hunter v. Canary Wharf*".
- [1999] *Business Law Review* 31-33: "The surety, the bank and the solicitor: the saga continues".
- [1998] *Business Law Review* 86-88: "Damages for distress or loss of amenity resulting from breach of contract: balancing commercial and consumer interests".
- (1997) 48 *Northern Ireland Legal Quarterly* 389-399: "*Hunter v. Canary Wharf*: a return to the roots of private nuisance".
- (1997) 141 *Solicitors' Journal* 998-999: "Damages for breach of contract: a cause for distress?"

Notes on Cases

- (2024) 44 *Legal Studies* 191-198: "Vicarious Liability in the UK Supreme Court and the High Court of Australia: *BXB* and *Schokman*".
- (2017) 25 *European Review of Private Law* 173-180: "Case note England and Wales on *Cavendish v Makdessi*". (Part of series of comparative notes on this case).
- (2013) 4 *Journal of European Tort Law* 306-313: "Vicarious Liability 'On the Move': The English Supreme Court and Enterprise Liability".
- (2012) 28 *Journal of Professional Negligence* 291-295: "Vicarious liability beyond the contract of service".
- (2011) 19 *Torts Law Journal* 76-82: "Taking vicarious liability to the brink: Vicarious liability in the English Court of Appeal".
- (2010) 126 *Law Quarterly Review* 521-524: "*Lister* revisited: Vicarious liability, distributive justice and course of employment".
- (2009) 25 *Professional Negligence* 91-95: "Personal injuries at school".
- (2006) 65 *Cambridge Law Journal* 489-493: "The ongoing march of vicarious liability".
- (2000) 8 *Tort Law Review* 95-99: "Caveat lessee".
- *King's College Law Journal* 1999, 1998, 1997, 1996, 1995: case-notes.

Blog pieces (numerous, primarily for British Association of Comparative Law and University of Bristol Law School, notably):

- BAACL blog, 1 November 2024: "Reforming the Law relating to Contracts for the Sale of Goods and the Sale and Supply of Digital Content and Digital Services: EU Law, Irish Law and the Brexit Divide".
- UoB Law School blog, 15 January 2024: [Protecting consumers against fake online reviews: Are good intentions enough? – University of Bristol Law School Blog](#).
- BAACL blog, 4 June 2021: [Vicarious Liability in the Common Law World, by Paula Giliker – British Association of Comparative Law \(british-association-comparative-law.org\)](#).
- BAACL blog, 30 April 2021: [Codification, Consolidation, Restatement? How Best to Systemise the Modern Law of Tort, by Paula Giliker – British Association of Comparative Law \(british-association-comparative-law.org\)](#).
- UoB Law School blog, 26 April 2021: ["Tailoring" the Close Connection Test for Sexual Abuse Victims: Vicarious Liability in the Court of Appeal – University of Bristol Law School Blog](#) (cited by UK Supreme Court in *BXB* [2023] UKSC 15, [7]).
- UoB Law School blog, 7 April 2020: [Vicarious Liability in the Supreme Court: Can we finally say it is no longer on the move? – University of Bristol Law School Blog](#).

- BACL, 17 February 2019: [Understanding Vicarious Liability in Tort – The value of a comparative perspective – British Association of Comparative Law \(british-association-comparative-law.org\)](https://www.british-association-comparative-law.org/understanding-vicarious-liability-in-tort).
- BACL, 31 October 2017: [Editing a Handbook on European Union Tort Law – Brexit, Language and Deadlines – British Association of Comparative Law \(british-association-comparative-law.org\)](https://www.british-association-comparative-law.org/editing-a-handbook-on-european-union-tort-law).