

Call for Contributions (International Conference and Edited Volume): Imagining Decolonial Legal Methods in Europe (Pushing Boundaries)

The following Call for Contributions has been kindly shared with us by Sandrine Brachotte (UAntwerpen):

The organizers are pleased to invite you to contribute to a book and conference on the theme of decoloniality and legal methodology in Europe, given the political importance of methodology. This subject requires Europeans to draw inspiration from the knowledge and experience of the regions they colonised. Legal scholars must also learn from civil society and studies carried out in the social sciences.

Editors/Organisers:

Sandrine Brachotte, UAntwerpen

Christine Frison, ULiège

Lina Álvarez-Villarreal, Universidad de los Andes

Project Description

This book aims to **connect European legal methodology to decoloniality**. It examines the **compatibility of European legal methodologies for teaching, studying, writing about, elaborating on and applying law with the demands of decoloniality**. It will also suggest ways to address areas of conflict, inadequacy and structural misalignment between the two. The book's focus on legal methodology rather than law reflects the assumption that **methods are not apolitical and constitute ways of viewing the world** (Gordon, Escobar).

The decolonial perspective exposes how the dominant worldview at the global level continues to marginalise the *sensitivities to the world* (Mignolo) of people

from former colonies and their identities, using not only race and ethnicity, but also gender and sexual orientation (Lugones, Segato). It includes the argument that coloniality has built on the “world-of-One”: one hegemonic - capitalist, anthropocentric, modern, patriarchal, etc. - way of being human (Escobar), shaped primarily by Europe in a history of continuous dispossession of non-European peoples, territories, and nature, and the imposition of modern European values, norms and conceptions of knowledge. Decoloniality further highlights the need to redress this power imbalance as a matter of justice and equality by compensating for the structural peripherality of these sensitivities and identities. To do so, the voices of the people concerned must be listened to in the first place.

In this respect, the law must be reconsidered, as it is one of the main instruments of the modernity/coloniality tandem (Quijano). Its association with state law in legal theory is a product of modernity (Liotta and Szpiga). State law was used by European colonial powers to legitimise the colonial enterprise (García-López and Winter-Pereira), and it remains in place in formerly colonised states. This means that European epistemologies and values, both past and present, continue to govern the lives of formerly colonised communities to some extent (Bazán Seminario). Because coloniality operates on a global scale (Quijano), the decolonial project speaks to the entire world, including Europe. Moreover, as former colonial powers, European states have a special responsibility to address decolonial demands, which requires them to acknowledge a darker truth about themselves and thus the negative impact of coloniality on Europe (du Bois, Césaire, Álvarez-Villarreal). Furthermore, Europe has much to learn from the epistemologies and struggles of colonised peoples (Comaroff and Comaroff) in order to address the contemporary crises of our time, such as reorganising knowledge (Lander), politics (Walsh, Gutiérrez-Aguilar, Tzul-Tzul), economics (Álvarez-Villarreal), and dealing with climate and ecological crises (Millán, Escobar).

Decolonial approaches are gaining traction, including within legal studies (eg Achiume, Al Attar & Abdelkarim, Barreto, Kapur, Moreno, Nesiah). In this context, a few scholars have highlighted the need to rethink legal education and research in European universities (Adébí sí), as well as the foundations of law and the content of legal rules in European states and at the EU level (eg Ashiagbor, Solanke, Zenouvou, Salaymeh & Michaels, Eklund, Brachotte). International law must of course also be rethought from a decolonial perspective, including in

European universities. Yet, the concrete methodological implications of decoloniality for law in Europe remain poorly defined. In this regard, the rich work of several decolonial social scientists (eg Bhabra, Diagne, Carneiro, Galcerán Huguet, Moosavi, Mbembe, Ndlovu-Gatsheni, Omodan, Ribeiro, UDAH), scholars working in Indigenous studies (eg Borrows, Datta, Denscombe, Ewing, Krenak, Monchalín, Napoleon, Thambinathan & Kinsella, Smith, Tuhiwai Smith) and decolonial legal scholars from formerly colonised states (eg de Almeida, Diouf, Mosaka) must be built upon.

Audience

The book is intended for legal students, researchers and practitioners, as well as for civil society organisations.

Scope and Themes

The volume seeks contributions addressing, inter alia, the following questions:

- What does decoloniality require from legal research and writing, especially in view of the empirical turn, the historicisation of law, and the decolonial demand to go for “undisciplinarity”?
- How compatible are European universities’ legal and ethical standards, as well as the acquisition policies of their libraries, with these requirements?
- What does decoloniality require of legal education, both in terms of subject matter and pedagogical techniques?
- What does decoloniality require from the legal methods and techniques that are used in legal practice, to draft legislation or to take judicial or administrative decisions considering (i) law in general and (ii) the specificities of each branch of law, such as comparative law, public international law, private international law, European Union law, civil law, criminal law, and migration law?
- Regarding legal research, legal education and legal practice, to what extent can decolonial methods developed in formerly colonised states be implemented in Europe to enhance methodological compatibility, and what are alternative methods to reach that goal?

Type of Contributions and Selection Process

We invite original and unpublished chapter proposals of approximately 8,000-10,000 words (including footnotes and references).

We welcome authors who have a social sciences or legal background or who claim undisciplinarity, and who are in academia, in legal practice, or in civil society organisations.

We strongly encourage authors who do not feel comfortable in English to submit an abstract in their own language.

Abstracts will be selected on the basis of academic quality, with due regard to representativity and inclusiveness, including diversity in geographical backgrounds, gender, and career stages, in order to ensure a pluralistic discussion.

Conference

The conference will take place at UAntwerp (Belgium) on 25, 26 and 27 January 2027, starting after lunchtime on the first day and finishing before lunchtime on the last day. We are delighted to be able to already announce that **Dr. Leon Moosavi** will act as a keynote speaker.

Participants will be expected to cover their own travel and accommodation expenses. However, the organisers are firmly committed to ensuring that financial constraints do not constitute an obstacle to participation. Scholars who may face difficulties in covering travel or accommodation costs are warmly encouraged to contact the organisers in confidence to discuss possible arrangements.

In addition, where travel is not possible (for example, due to visa restrictions, institutional limitations, or personal circumstances), remote participation will be facilitated, including participation in the conference discussions via online means.

The organisers aim to ensure an inclusive and accessible academic exchange, irrespective of geographic or financial constraints.

Submission Guidelines

Interested contributors are invited to submit:

- An abstract (300-500 words)
- A short biographical note (100-150 words)

Deadline: 30 April 2026

Timeline

- Notification of acceptance: 30 May 2026
- Draft chapter submission: 30 July 2026
- Feedback to authors from external peer reviewers and editors: 30 September 2026
- Final chapter submission (subject to modifications following the conference): 20 December 2026

Contact

Proposals should be sent to: dlmsineurope@gmail.com