

## BIBLIOGRAPHY

### Books

- Aldrich G, *The Jurisprudence of the Iran-United States Claims Tribunal* (Clarendon 1996)
- Alschner W, *Investment Arbitration and State-Driven Reform, New Treaties, Old Outcomes* (OUP 2022)
- Amerasinghe CF, *Evidence in International Litigation* (Martinus Nijhoff 2005)
- American Law Institute, *Restatement (Second) of Foreign Relations Law* (American Law Institute 1965)
- American Law Institute, *Restatement (Third) of Foreign Relations Law* (American Law Institute 1987)
- Anghie A, *Imperialism, Sovereignty and the Making of International Law* (CUP 2004)
- d'Aspremont J, *The Discourse on Customary International Law* (OUP 2020)
- Balcerzak F, *Investor-State Arbitration and Human Rights* (Brill Nijhoff 2017)
- Bedjaoui M, *Towards a New International Economic Order* (Holmes & Meier 1979)
- Bello A, *Principios de Derecho de Gentes* (2nd edn, Printing Press Bruneau 1840)
- Berlia G, *Essai sur la Portée de la Clause de Jugement en Équité en Droit des Gens* (Université de Paris 1937)
- Bianchi A, *International Law Theories: An Inquiry into Different Ways of Thinking* (OUP 2016)
- Blackaby N, Partasides C, Redfern A & ors, *Redfern and Hunter on International Arbitration* (OUP 2009)
- Bonnitcha J, Skovgaard Poulsen LN & Waibel M, *The Political Economy of the Investment Treaty Regime* (OUP 2017)
- Bos M, *A Methodology of International Law* (Asser 1984)
- Boyle A & Chinkin C, *The Making of International Law* (OUP 2007)
- Boyle A & Redgwell C (eds), *Birnie, Boyle, and Redgwell's International Law and the Environment* (4th edn, OUP 2021)
- Bücheler G, *Proportionality in Investor-State Arbitration* (OUP 2015)
- Byers M, *Custom, Power and the Power of Rules: International Relations and Customary International Law* (CUP 1999)
- Carlton D, *Churchill and the Soviet Union* (MUP 2000)

- Caron D & Caplan L, *The UNCITRAL Arbitration Rules: A Commentary* (2nd edn, OUP 2013)
- Carreau D & Juillard P, *Droit international économique* (LGDJ 1998)
- Cheng B, *General Principles of Law: As Applied by International Courts and Tribunals* (Stevens 1953)
- Cheng B, *General Principles of Law as Applied by International Courts and Tribunals* (reprinted, CUP 1987)
- Corten O & Klein P (eds), *The Vienna Conventions on the Law of Treaties: A Commentary* (OUP 2011)
- Crawford J, *The International Law Commission's Articles on State Responsibility: Introduction, Text and Commentaries* (CUP 2002)
- Crawford J, *Brownlie's Principles of Public International Law* (OUP 2012)
- Crawford J, *State Responsibility – The General Part* (1st edn, CUP 2013)
- Crawford J, *Brownlie's Principles of Public International Law* (9th edn, OUP 2019)
- De Brabandere E, *Investment Treaty Arbitration as Public International Law* (CUP 2014)
- Degan VD, *L'interprétation des accords en droit international* (Martinus Nijhoff 1963)
- Degan VD, *L'Équité et le Droit International* (Martinus Nijhoff 1970)
- Diehl A, *The Core Standard of International Investment Protection: Fair and Equitable Treatment* (Kluwer 2012)
- Dolzer R & Schreuer C, *Principles of International Investment Law* (2nd edn, OUP 2012)
- Dolzer R & Stevens M, *Bilateral Investment Treaties* (Martinus Nijhoff 1995)
- Dörr O & Schmalenbach K (eds), *Vienna Convention on the Law of Treaties: A Commentary* (2nd edn, Springer 2018)
- Đorđeska M, *General Principles of Law Recognized by Civilized Nations (1922–2018): The Evolution of the Third Source of International Law through the Jurisprudence of the Permanent Court of International Justice and the International Court of Justice* (Brill 2020)
- Dumberry P, *The Fair and Equitable Treatment Standard: A Guide to NAFTA Case Law on Article 1105* (Kluwer 2013)
- Dumberry P, *The Formation and Identification of Rules of Customary International Law in International Investment Law* (CUP 2016)
- El Boudouhi S, *L'élément factuel dans le contentieux international* (Bruylant 2013)
- Franck T, *Fairness in International Law and Institutions* (OUP 2012)
- Friedmann W, *The Changing Structure of International Law* (Stevens & Sons 1964)
- Frisch M, *Andorra* (P Hutchison tr, Routledge 1994)
- García-Amador FV, Sohn LB & Baxter RR, *Recent Codification of the Law of State Responsibility for Injuries to Aliens* (Oceana 1974)
- Gardiner R, *Treaty Interpretation* (2nd edn, OUP 2015)
- General Claims Commission (US & Mexico), *Opinions of Commissioners Under the Convention Concluded on 8 September 1923 Between the United States and Mexico*, Vol 1 (US GPO 1927)

- Ghouri AA, *Conflict of Treaties in Investment Arbitration* (Kluwer 2015)
- Gore KN & Shirlow E (eds), *The Vienna Convention on the Law of Treaties in Investor-State Disputes: History, Evolution, and Future* (Kluwer 2022)
- Gourgourinis A, *Equity and Equitable Principles in the World Trade Organization* (Routledge 2016)
- Grotius H, *The Rights of War and Peace* (first published 1625, Richard Tuck ed, Liberty Fund 2005)
- Guha R & Spivak G, *Selected Subaltern Studies* (OUP 1988)
- Habicht M, *Post-War Treaties for the Pacific Settlement of International Disputes* (HUP 1931)
- Habicht M, *Analysis of the Treaties in Post-War Treaties for the Pacific Settlement of International Disputes*, Part II (HUP 1931)
- Hart HLA, *The Concept of Law* (Clarendon Press 1984)
- Hart HLA, *The Concept of Law* (3rd edn, OUP 2012)
- Heffter A, *Le Droit International Public de l'Europe* (first published 1844, Bergson J tr, 3rd edn, Cotillon Libraires 1873)
- Henckels C, *Proportionality and Deference in Investor-State Arbitration: Balancing Investment Protection and Regulatory Autonomy* (CUP 2015)
- Hepburn J, *Domestic Law in International Investment Arbitration* (OUP 2017)
- Higgins H, *Problems and Process: International Law and How We Use It* (OUP 1995)
- Howard-Jones N, *The Scientific Background of the International Sanitary Conferences 1851–1938* (WHO 1975)
- Hudson MO, *The Permanent Court of International Justice, 1920–1942: A Treatise* (Macmillan 1943)
- Hull IV, *A Scrap of Paper: Breaking and Making International Law During the Great War* (Cornell University Press 2014)
- Ishikawa T, *The Role of International Environmental Principles in Investment Treaty Arbitration: Precautionary and Polluter Pays Principles and Partial Compensation* (Brill 2016)
- Jennings J & Watts A (eds), *Oppenheim's International Law*, Vol 1 (9th edn, OUP 2008)
- Kantor M, *Valuation for Arbitration: Compensation Standards, Valuation Methods and Expert Evidence* (Kluwer 2008)
- Kelsen H, *The Law of the United Nations* (Stevens & Sons 1950)
- Kelsen H, *Pure Theory of Law* (UC Press 1967)
- Kinnear M, Biorlund A & Hannaford JFG, *Investment Disputes Under NAFTA: An Annotated Guide to NAFTA Chapter II* (Kluwer Law 2006)
- Klabbers J, *Treaty Conflict and the European Union* (CUP 2010)
- Koestler A, *Ghost in the Machine* (Macmillan 1967)
- Kokott J, *The Burden of Proof in Comparative and Human Rights Law: Civil and Common Law Approaches with Special Reference to the American and German Legal Systems* (Kluwer Law International 1998)

- Kolb R, *La bonne foi en droit international public: Contribution à l'étude des principes généraux de droit* (Graduate Institute Publications 2000)
- Koskenniemi M, *The Gentle Civilizer: The Rise and Fall of International Law 1870–1960* (CUP 2001)
- Kotuby CT & Sobota LA, *General Principles of Law and International Due Process: Principles and Norms Applicable in Transnational Disputes* (OUP 2017)
- Kulick A (ed), *Reassertion of Control over the Investment Treaty Regime* (CUP 2017)
- Kurkela M & Turunen S, *Due Process in International Commercial Arbitration* (OUP 2010)
- Lauterpacht H, *Private Law Sources and Analogies of International Law* (Longmans 1927)
- Lauterpacht H, *The Development of International Law by the International Court* (Stevens & Sons 1958)
- Lavie JP, *Protection et promotion des investissements, étude de droit international économique* (PUF 1985)
- Linarelli J, Salomon ME & Sornarajah M, *The Misery of International Law: Confrontations with Injustice in the Global Economy* (OUP 2018)
- Linderfalk U, *On the Interpretation of Treaties: The Modern International Law as Expressed in the 1969 Vienna Convention on the Law of Treaties* (Springer 2007)
- López Cárdenas CM, *La desaparición forzada de personas en perspectiva histórico jurídica: su origen y evolución en el ámbito internacional* (Editorial Universidad del Rosario 2017)
- Mackenzie R, Romano C & Shany Y (eds), *The Manual on International Courts and Tribunals* (2nd edn, OUP 2010)
- Manning WR (ed), *Diplomatic Correspondence of the United States: Canadian Relations*, Vol 3 (Carnegie Endowment 1943)
- Marboe I, *Calculation of Compensation and Damages in International Investment Law* (2nd edn, OUP 2017)
- Marie-Dupuy P & Viñuales JE, *International Environmental Law* (CUP 2015)
- McLachlan C, Shore L & Weiniger M, *International Investment Arbitration: Substantive Principles* (OUP 2007)
- McLachlan C, Shore L & Weiniger M, *International Investment Arbitration: Substantive Principles* (2nd edn, OUP 2017)
- Merkouris P, *Article 31(3)(c) VCLT and the Principle of Systemic Integration: Normative Shadows in Plato's Cave* (Brill 2015)
- Merkouris P, *Interpretation of Customary International Law: Of Methods and Limits* (Brill 2023)
- Miles K, *The Origins of International Investment Law: Empire, Environment and the Safeguarding of Capital* (CUP 2013)
- Montt S, *State Liability in Investment Treaty Arbitration* (Hart 2009)
- Moore JB, *A Digest of International Law*, Vol 2 (US GPO 1906)
- Moore JB, *A Digest of International Law*, Vol 6 (US GPO 1906)

- Mouyal LW, *International Investment Law and the Right to Regulate: A Human Rights Perspective* (Routledge 2016)
- Muchlinski P, *Multinational Enterprises and the Law* (2nd edn, OUP 2007)
- Neff SC, *The Rights and Duties of Neutrals* (MUP 2000)
- Newcombe A & Paradell L, *Law and Practice of Investment Treaties: Standards of Treatment* (Kluwer 2009)
- OECD, *International Investment Law: A Changing Landscape: A Companion Volume to International Investment Perspectives* (OECD Publishing 2005)
- Oppenheim L, *International Law – Vol 2: War and Neutrality* (Longmans 1906)
- Orakhelashvili A, *The Interpretation of Acts and Rules in Public International Law* (OUP 2008)
- Ortino F, *The Origin and Evolution of Investment Treaty Standards: Stability, Value, and Reasonableness* (OUP 2020)
- Paddeu F, *Justification and Excuse in International Law: Concept and Theory of General Defences* (CUP 2018)
- Pahuja S, *Decolonising International Law: Development, Economic Growth and the Politics of Universality* (CUP 2011)
- Paparinskis M, *The International Minimum Standard and Fair and Equitable Treatment* (OUP 2013)
- Parry C (ed), *A British Digest of International Law*, Vol 6 (Stevens & Sons 1965)
- Pauwelyn J, *Conflict of Norms in Public International Law: How WTO Law Relates to Other Rules of International Law* (CUP 2003)
- Peat D, *Comparative Reasoning in International Courts and Tribunals* (CUP 2019)
- Peel J, *The Precautionary Principle in Practice* (Federation Press 2005)
- Phillimore R, *Commentaries Upon International Law*, Vol II (T&JW Johnson 1855)
- Piracha N, *Toward Uniformly Accepted Principles for Interpreting MFN Clauses: Striking a Balance Between Sovereignty and the Protection of Investors* (Kluwer 2021)
- Redfern A & Hunter M, *Law and Practice of International Commercial Arbitration* (Sweet & Maxwell 2004)
- Reinisch A & Schreuer C, *International Protection of Investments: The Substantive Standards* (CUP 2020)
- Reitzer L, *La réparation comme conséquence de l'acte illicite en droit international* (Sirey 1938)
- Ripinsky S & Williams K, *Damages in International Investment Law* (BIICL 2008)
- Rosenne S (ed), *League of Nations Conference for the Codification of International Law* (1930), Vol 2 (Oceana 1975)
- Ryle G, *The Concept of Mind* (Hutcheson 1949)
- Sabahi B, *Compensation and Restitution in Investor-State Arbitration: Principles and Practice* (OUP 2011)
- Said E, *Orientalism* (Random House Inc 1978)
- Said E, *Orientalism* (25th anniversary edn, Penguin 2003)
- Salacuse JW, *The Law of Investment Treaties* (OUP 2010)

- Salacuse JW, *The Three Laws of International Investment National, Contractual, and International Frameworks for Foreign Capital* (OUP 2013)
- Sandifer D, *Evidence before International Tribunals* (UVA Press 1975)
- Sands P, Peel J, Fabra A & ors, *Principles of International Environmental Law* (CUP 2012)
- Schill S, *The Multilateralization of International Investment Law* (CUP 2009)
- Schreuer C & Dolzer R, *Principles of International Investment Law* (OUP 2008)
- Schreuer C & ors, *The ICSID Convention: A Commentary* (2nd edn, CUP 2009)
- Schwarzenberger G, *International Law*, Vol 1 (3rd edn, Stevens and Sons 1957)
- Shaw MN, *International Law* (6th edn, CUP 2006)
- Shaw MN, *International Law* (8th edn, CUP 2017)
- Schrijver N, *Sovereignty over Natural Resources: Balancing Rights and Duties* (CUP 1997)
- Sornarajah M, *The International Law on Foreign Investment* (2nd edn, CUP 2004)
- Sornarajah M, *The International Law on Foreign Investment* (3rd edn, CUP 2010)
- Sornarajah M, *Resistance and Change in the International Law on Foreign Investment* (CUP 2015)
- Spanish Treaty Claims Commission, *Rules and Regulations of Practice and Procedure: Adopted and Amended from Time to Time by the Commission, Together with a Copy of the Organic Act and Other Papers* (US GPO 1902)
- Tams CJ & Sloan J (eds), *The Development of International Law by the International Court of Justice* (OUP 2013)
- Thirlway H, *The Sources of International Law* (OUP 2005)
- Titi A, *The Right to Regulate in International Investment Law* (Nomos 2014)
- Tooze A, *Shutdown: How Covid Shook the World's Economy* (Allen Lane 2021)
- Tudor I, *The Fair and Equitable Treatment Standard in International Foreign Investment Law* (OUP 2008)
- Vandeveldelde K, *United States International Investment Agreements* (Kluwer 2002)
- de Vattel E, *The Law of Nations; Or, Principles of the Law of Nature, Applied to the Conduct and Affairs of Nations and Sovereigns* (first published 1758, Chitty J ed, 6th edn, Johnson 1844)
- Villiger ME, *Commentary on the 1969 Vienna Convention on the Law of Treaties* (Brill 2009)
- Viñuales JE, *Foreign Investment and the Environment in International Law* (CUP 2012)
- de Visscher C, *De l'équité dans le règlement arbitral ou judiciaire des litiges de droit international public* (Pedone 1972)
- Weiler T, *The Interpretation of International Investment Law: Equality, Discrimination and Minimum Standards of Treatment in Historical Context* (Martinus Nijhoff 2013)
- Whiteman MM, *Damages in International Law*, Vol 2 (US GPO 1937)
- Whiteman MM, *Damages in International Law*, Vol 3 (US GPO 1943)

- Wilson RR, *The International Law Standard in Treaties of the United States* (HUP 1953)
- Wortley BA, *Expropriation in Public International Law* (CUP 1959)
- Yen TH, *The Interpretation of Investment Treaties* (Martinus Nijhoff 2014)

### Chapters in an Edited Volume

- van Aaken A, 'Control Mechanisms in International Investment Law' in Douglas Z, Pauwelyn J & Viñuales JE (eds), *The Foundations of International Investment Law – Bringing Theory into Practice* (OUP 2014)
- Abi-Saab G, 'Permanent Sovereignty over Natural Resources and Economic Activities' in Bedjaoui M (ed), *International Law: Achievements and Prospects* (UNESCO 1991)
- Abi-Saab G, 'La Commission du Droit International, la codification et le processus de la formation de droit international' in *Making Better International Law: The International Law Commission at 50* (UN 1998)
- Abi-Saab G, 'Introduction: A Meta-Question' in Abi-Saab G et al (eds), *Evolutionary Interpretation and International Law* (Hart 2019)
- Álvarez-Zárate JM & Beltrán Vargas DM, 'Desafíos del arbitraje de inversión en los sectores minero-energético en América Latina' in Castillo LFM & Villanueva C (eds), *Anuario iberoamericano en Derecho de la Energía, Vol II, Regulación de la transición Energética* (Universidad Externado de Colombia 2019)
- Álvarez-Zarate JM & Beltrán Vargas DM, 'El derecho consuetudinario en el derecho internacional de inversiones' in Álvarez-Zarate JM & Żenkiewicz M (eds), *El derecho internacional de las inversiones* (Universidad Externado de Colombia 2021)
- d'Aspremont J, 'International Customary Investment Law: Story of a Paradox' in Gazzini T & de Brabandere E (eds), *International Investment Law: The Sources of Rights and Obligations* (Martinus Nijhoff 2012)
- d'Aspremont J, 'The Custom-Making Moment in Customary International Law' in Merkouris P, Kammerhofer J & Arajärvi N (eds), *The Theory, Practice, and Interpretation of Customary International Law* (CUP 2022)
- Baetens F, 'Keeping the Status Quo or Embarking on a New Course? Setting Aside, Refusal of Enforcement, Annulment and Appeal' in Kulick A (ed), *Reassertion of Control over the Investment Treaty Regime* (CUP 2017)
- Banifatemi Y, 'The Law Applicable in Investment Treaty Arbitration' in Yannaca-Small K (ed), *Arbitration under International Investment Agreements* (2nd edn, OUP 2018)
- Berger B, 'The Use of Experts in International Arbitration: Specific Issues Relating to Legal Experts' in Besson S & Frey H (eds), *Expert Evidence: Conflicting Assumptions and How to Handle them in Arbitration* (Juris Publishing 2021)

- Bianchi A, 'The Game of Interpretation in International Law: The Players, the Cards, and Why the Game Is Worth the Candle' in Bianchi A, Peat D & Windsor M (eds), *Interpretation in International Law* (OUP 2015)
- Bianchi A, 'Epistemic Communities' in d'Aspremont J & Singh S (eds), *Concepts for International Law: Contributions to Disciplinary Thought* (Edward Elgar 2019)
- Binder C & Janig P, 'Investment Agreements and Financial Crises' in Krajewski M & Hoffmann RT (eds), *Research Handbook on Foreign Direct Investment* (Edward Elgar 2019)
- Berensztein S & Spector H, 'Business, Government, and Law' in della Paolera G & Taylor AM (eds), *A New Economic History of Argentina* (CUP 2003)
- Bradley CA, 'Customary International Law Adjudication as Common Law Adjudication' in Bradley CA (ed), *Custom's Future: International Law in a Changing World* (CUP 2016)
- Caldwell R, Chodorow D & Dorobantu F, 'Valuing Natural Resources Investments' in Beharry CL (ed), *Contemporary and Emerging Issues on the Law of Damages and Valuation in International Investment Arbitration* (Brill Nijhoff 2018)
- Cheng B, 'Some Remarks on the Constituent Element(s) of General (or So-Called Customary) International Law' in Anghie A & Sturgess G (eds), *Legal Visions of the 21st Century: Essays in Honour of Judge Christopher Weeramantry* (Kluwer 1998)
- Chimni BS, 'Third World Approaches to International Law: A Manifesto' in Anghie A et al (eds), *The Third World and International Order: Law, Politics and Globalization* (Brill 2003)
- Collins R & Bohm A, 'International Law as Professional Practice: Crafting the Autonomy of International Law' in d'Aspremont J et al (eds), *International Law as a Profession* (CUP 2017)
- Cordero Moss G, 'Tribunal's Power v Party Autonomy' in Muchlinski P, Ortino F & Schreuer C (eds), *Oxford Handbook of International Investment Law* (OUP 2008)
- Crawford J, 'A Consensualist Interpretation of Article 31(3) of the Vienna Convention on the Law of Treaties' in Nolte G (ed), *Treaties and Subsequent Practice* (OUP 2013)
- Crawford J, 'The International Court of Justice and the Law of State Responsibility' in Tams CJ & Sloan J (eds), *The Development of International Law by the International Court of Justice* (OUP 2013)
- Daillier P, 'The Development of the Law of Responsibility through the Case Law' in Crawford J, Pellet A & Olleson S (eds), *The Law of International Responsibility* (OUP 2010)
- Dolzer R & von Walter A, 'Fair and Equitable Treatment – Lines of Jurisprudence on Customary Law' in Ortino F, Liberti L, Sheppard A & ors (eds), *Investment Treaty Law: Current Issues II* (BIICL 2007)



- Donovan DF, 'Re-examining the Legal Expert in International Arbitration' in HKIAC (ed), *International Arbitration: Issues, Perspectives and Practice: Liber Amicorum Neil Kaplan* (Wolters Kluwer 2019)
- Dumberry P, 'Fair and Equitable Treatment' in Schacherer S & Mbengue MM(eds), *Foreign Investment Under the Comprehensive Economic and Trade Agreement (CETA)* (Springer 2018)
- Dumberry P, 'Fair and Equitable Treatment' in Bungenberg M & Reinisch A (eds), *Canada-European Union Comprehensive Economic and Trade Agreement (CETA): Article-by-Article Commentary* (Nomos/Hart 2021)
- Forteau M, 'Reparation in the Event of a Circumstance Precluding Wrongfulness' in Crawford J, Pellet A & Olleson S (eds), *The Law of International Responsibility* (OUP 2010)
- Fox H, 'Letter from Henry Fox to John Forsyth, US Secretary of State, dated 6 February 1838' in Manning WR (ed), *Diplomatic Correspondence of the United States: Canadian Relations*, Vol 3 (Carnegie Endowment 1943)
- Friedman MW & Lavaud F, 'Damages Principles in Investment Arbitration' in Trenor JA (ed), *The Guide to Damages in International Arbitration* (3rd edn, Global Arbitration Review 2018)
- Franke F, 'The Custom of Necessity in Investor-State Arbitrations' in R Hofmann & CJ Tams (eds), *International Investment Law and General International Law* (Nomos 2011)
- Gathii JT, 'Third World Approaches to International Economic Governance' in Falk R, Rajagopal B & Stevens J (eds), *International Law and the Third World* (Routledge 2008)
- Gathii JT, 'The Agenda of Third World Approaches in International Law' in Dunoff J & Pollack M (eds), *International Legal Theory: Foundations and Frontiers* (CUP 2022)
- Gehring MW, 'Impact Assessments of Investment Treaties' in Cordonier Segger MC, Gehring MW & Newcombe AP (eds), *Sustainable Development in World Investment Law* (Kluwer Law 2011)
- Gehring MW & Kent A, 'International Investment Agreements and the Emerging Green Economy: Rising to the Challenge' in Baetens F (ed), *Investment Law Within International Law* (CUP 2013)
- Giannakopoulos C & Monga M, 'History as Interpretative Context in the Evolutionary Interpretation of FET in International Investment Law' in Abi-Saab G et al (eds), *Evolutionary Interpretation and International Law* (Hart 2019)
- Giovannini T, 'Ex Officio Powers to Investigate: When Do Arbitrators Cross the Line?' in Baizeau D & Ehle B (eds), *Stories from the Hearing Room: Experience from Arbitral Practice (Essays in Honour of Michael E Schneider)* (Kluwer 2015)
- Henckels C, 'Scope Limitation or Affirmative Defence? The Purpose and Role of Investment Treaty Exception Clauses' in Bartels L & Paddeu F (eds), *Exceptions in International Law* (OUP 2020)

- Hernandez G, 'Interpretative Authority and the International Judiciary' in Bianchi A, Peat D & Windsor M (eds), *Interpretation in International Law* (OUP 2015)
- Hexner EP, 'Teleological Interpretation of Basic Instruments of Public International Organizations' in Engel S & Metall R (eds), *Law, State and International Legal Order—Essays in Honor of Hans Kelsen* (Tennessee University 1964)
- Higgins R, 'International Law and the Reasonable Need of Governments to Govern' in Higgins R (ed), *Themes and Theories: Selected Essays, Speeches and Writings in International Law* (OUP 2009)
- Hobér K, 'State Responsibility and Attribution' in Muchlinski P, Ortino F & Schreuer C (eds), *The Oxford Handbook of International Investment Law* (OUP 2008)
- Hollis DB, 'The Existential Function of Interpretation in International Law' in Bianchi A, Peat D & Windsor M (eds), *Interpretation in International Law* (OUP 2015)
- Hollis DB, 'Introduction' in Hollis DB (ed), *The Oxford Guide to Treaties* (2nd edn, OUP 2020)
- Jarrosson C, 'L'expertise juridique' in Reymond C (ed), *Liber amicorum Claude Reymond: Autour de l'arbitrage* (Litec Paris 2004)
- Johnson OT & Gimblett J, 'From Gunboats to BITs: The Evolution of Modern International Investment Law' in Sauvart KP (ed), *Yearbook on International Investment Law & Policy 2010–2011* (OUP 2012)
- Kelly JP, 'Customary International Law in Historical Context: The Exercise of Power without General Acceptance' in Lepard BD (ed), *Reexamining Customary International Law* (CUP 2017)
- Kent A & Harrington A, 'The Plea of Necessity Under Customary International Law: A Critical Review in Light of the Argentine Cases' in Brown C & Miles K (eds), *Evolution in Investment Treaty Arbitration* (CUP 2011)
- Kurtz J, Viñuales JE & Waibel M, 'Principles Governing the Global Economy' in Viñuales JE (ed), *The UN Friendly Relations Declaration at 50: An Assessment of the Fundamental Principles of International Law* (CUP 2020)
- Langford M, Behn D & Lie R, 'The Revolving Door in International Investment Arbitration' in Føllesdal A & Ulfstein G (eds), *Judicialization of International Law: A Mixed Blessing?* (OUP 2018)
- Leben C, 'L'évolution du droit international des investissements' in SFDI & IHEI (eds), *Un accord multilatéral sur l'investissement: d'un forum de négociation à l'autre?* (Pedone 1999)
- Lepard BD, 'Customary International Law as a Dynamic Process' in Bradley CA (ed), *Custom's Future: International Law in a Changing World* (CUP 2016)
- Lévesque C & Newcombe A, 'Commentary on the Canadian Model Foreign Promotion and Protection Agreement' in Brown C (ed), *Commentaries on Selected Model Investment Treaties* (OUP 2013)

- Losari JJ & Ewing-Chow M, 'Legitimate Countermeasures in International Trade Law and Their Illegality in International Investment Law' in Pazartzis P & Gavouneli M (eds), *Reconceptualising the Rule of Law in Global Governance, Resources, Investment and Trade* (Bloomsbury 2016)
- Malinvaud C, 'Non-pecuniary Remedies in Investment Treaty and Commercial Arbitration' in van den Berg AJ (ed), *50 Years of the New York Convention: ICCA International Arbitration Conference* (Kluwer Law International 2009)
- Marboe I, 'Assessing Compensation and Damages in Expropriation Versus Non-Expropriation Cases' in Beharry CL (ed), *Contemporary and Emerging Issues on the Law of Damages and Valuation in International Investment Arbitration* (Brill Nijhoff 2018)
- Mazeaud D, 'L'expertise de droit à travers l'*amicus curiae*' in Frison-Roche MA & Mazeaud D (eds), *L'expertise* (Daloz 1995)
- Mejía-Lemos D, 'General International Law and International Investment Law: A Systematic Analysis of Interactions in Arbitral Practice' in Chaisse J et al (eds), *Handbook of International Investment Law and Policy* (Springer Singapore 2020)
- Methymaki E & Tzanakopoulos A, 'Masters of Puppets? Reassertion of Control through Joint Investment Treaty Interpretation' in Kulick A (ed), *Reassertion of Control Over the Investment Treaty Regime* (CUP 2017)
- Milano E, 'General Principles *Infra, Praeter, Contra Legem?* The Role of Equity in Determining Reparation' in Andenas M & ors (eds), *General Principles and the Coherence of International Law*, Vol 37 (Brill Nijhoff 2019)
- Mileva N & Fortuna M, 'Environmental Protection as an Object of and Tool for Evolutionary Interpretation' in Abi-Saab G et al (eds), *Evolutionary Interpretation and International Law* (Hart 2019)
- Mileva N, 'The Role of Domestic Courts in the Interpretation of Customary International Law: How Can We Learn from Domestic Interpretive Practices?' in Merkouris P, Kammerhofer J & Arajärvi N (eds), *The Theory, Practice, and Interpretation of Customary International Law* (CUP 2022)
- Mourre A, 'Arbitration and Criminal Law: Jurisdiction, Arbitrability and Duties of the Arbitral Tribunal' in Mistelis L & Brekoulakis S (eds), *Arbitrability: International and Comparative Perspectives* (Kluwer 2009)
- Muchlinski P, 'Negotiating International Investment Agreements: New Sustainable Development Oriented Initiatives' in Hindelang S, Krajewski M & ors (eds), *Shifting Paradigms in International Investment Law: More Balanced, Less isolated and Increasingly Diversified* (OUP 2016)
- Orrego Vicuña F, 'Le pied du chancelier continue de s'allonger: les principes généraux et l'équité en droit international' in Kohen M, Kolb R & Tehindrazanarivelo DL (eds), *Perspectives of International Law in the 21st Century: Liber Amicorum Professor Christian Dominicé in Honour of his 80th birthday* (Martinus Nijhoff 2012)

- Owada H, 'The International Law Commission and the Process of Law-Formation' in UN(ed), *Making Better International Law: The International Law Commission at 50* (UN 1998)
- Özsu U, 'Neoliberalism and the New International Economic Order: A History of "Contemporary Legal Thought"' in Desautels-Stein J & Tomlins C (eds), *Searching for Contemporary Legal Thought* (CUP 2017)
- Paddeu F, 'The Impact of Investment Arbitration in the Development of State Responsibility Defences' in Tams CJ, Schill SW & Hofmann R (eds), *International Investment Law and General International Law* (Edward Elgar 2023)
- Pahuja S & Saunders A, 'Rival Worlds and the Place of the Corporation in International Law' in von Bernstorff J & Dann P (eds), *The Battle for International Law: South-North Perspectives on the Decolonization Era* (OUP 2019)
- Paine J, 'The Judicial Dimension of Regime Interaction beyond Systemic Integration' in Trevisanut S, Giannopoulos N & Roland Holst R (eds), *Regime Interaction in Ocean Governance: Problems, Theories and Methods* (Brill 2020)
- Palmerston L, 'Letter from Lord Palmerston, British Foreign Secretary, to Andrew Stevenson, American Minister in London, Dated 27 August 1841' in Manning WR (ed), *Diplomatic Correspondence of the United States: Canadian Relations*, Vol 3 (Carnegie Endowment 1943)
- Pellet A, 'Article 38' in Zimmerman A & ors (eds), *The Statute of the International Court of Justice: A Commentary* (OUP 2006)
- Pellet A, 'The ILC's Articles on State Responsibility for Internationally Wrongful Acts and Related Texts' in Crawford J, Pellet A & Olleson S (eds), *The Law of International Responsibility* (OUP 2010)
- Pellet A, 'Police Powers or the State's Right to Regulate: *Chemtura v Canada*' in Kinnear M & ors (eds), *Building International Investment Law: The First 50 Years of the ICSID Convention* (Kluwer 2015)
- Protopsaltis PM, 'Shareholders' Injury and Compensation in Investor-State Arbitration' in Pazartzis P & Merkouris P (eds), *Permutations of Responsibility in International Law* (Brill Nijhoff 2019)
- Radi Y, 'Promenade avec Aristote Dans les Jardins du Droit International: Réflexions sur L'équité et le Raisonnement Juridique des Juges et Arbitres Internationaux' in Alland D, Chetail V, de Frouville O & ors (eds), *Unity and Diversity of International Law* (Brill Nijhoff 2014)
- Reinisch A & Binder C, 'Debts and State of Necessity' in Bohoslavsky JP & Černič CL (eds), *Making Sovereign Financing and Human Rights Work* (Hart 2014)
- Reghizzi ZC, 'General Rules and Principles on State Responsibility and Damages in Investment Arbitration: Some Critical Issues' in Gattini A, Tanzi A & Fontanelli F (eds), *General Principles of Law and International Investment Arbitration* (Brill 2018)
- Rosenne S, 'The Position of the International Court of Justice on the Foundations of the Principle of Equity in International Law' in Bloed A & van Dijk P (eds), *Forty*

- Years International Court of Justice: Jurisdiction, Equity and Equality* (Europa Instituut 1988)
- Rubins N, Sinha V & Roberts B, 'Approaches to Valuation in Investment Treaty Arbitration' in Beharry CL (ed), *Contemporary and Emerging Issues on the Law of Damages and Valuation in International Investment Arbitration* (Brill Nijhoff 2018)
- Rush G, Sequeira K & Shopp M, 'Valuation Techniques for Early-Stage Businesses in Investor-State Arbitration' in Beharry CL (ed), *Contemporary and Emerging Issues on the Law of Damages and Valuation in International Investment Arbitration* (Brill Nijhoff 2018)
- Sabahi B, Duggal K & Birch N, 'Principles Limiting the Amount of Compensation' in Beharry C (ed), *Contemporary and Emerging Issues on the Law of Damages and Valuation in International Investment Arbitration* (Brill Nijhoff 2018)
- Sender O & Wood M, 'Custom's Bright Future: The Continuing Importance of Customary International Law' in Bradley CA (ed), *Custom's Future: International Law in a Changing World* (CUP 2016)
- Shany Y, 'Jurisdiction and Admissibility' in Romano C, Alter K & Shany Y (eds), *The Oxford Handbook of International Adjudication* (OUP 2013)
- Solomou A, 'Exceptions to a Rule Must be Narrowly Construed' in Klinger J, Parkhomenko Y & Salonidis C (eds), *Between the Lines of the Vienna Convention?* (Kluwer 2019)
- Spielmann O 'Applicable Law' in Muchlinski P, Ortino F & Schreuer C (eds), *The Oxford Handbook of International Investment Law* (OUP 2008)
- Stevenson A, 'Letter from Andrew Stevenson, United States Minister to Great Britain, to Lord Palmerston, British Foreign Secretary, Dated 22 May 1838' in Manning WR (ed), *Diplomatic Correspondence of the United States: Canadian Relations*, Vol 3 (Carnegie Endowment 1943)
- Tams CJ, 'The Development of International Law by the International Court of Justice' in Cannizzaro E & ors (eds), *Decisions of the ICJ as Sources of International Law?* (International and European Papers Publishing 2018)
- Tasioulas J, 'Customary International Law and the Quest for Global Justice' in Perreau-Saussine A & Murphy JB (eds), *The Nature of Customary International Law: Legal, Historical and Philosophical Perspectives* (CUP 2007)
- Tienhaara K, 'Regulatory Chill and the Threat of Arbitration' in Brown C & Miles K (eds), *Evolution in Investment Treaty Law and Arbitration* (CUP 2011)
- Titi C, 'Police Powers Doctrine and International Investment Law' in Gattini A, Tanzi A & Fontanelli F (eds), *General Principles of Law and International Investment Arbitration* (Brill 2018)
- Treder P & Sadowski W, 'Poland' in Nagy C (ed), *Investment Arbitration in Central and Eastern Europe* (Elgar 2019)
- Tzanakopoulos A, 'We Who Are Not as Others: Sanctions and (Global) Security Governance' in Geiß R & Melzer N (eds), *The Oxford Handbook of the International Law of Global Security* (OUP 2021)

- Ünüvar G, 'The Vague Meaning of Fair and Equitable Treatment Principle in Investment Arbitration and New Generation Clarifications' in Kjær AL & Lam J (eds), *Language and Legal Interpretation in International Law* (OUP 2022)
- Viñuales JE, 'Sovereignty in Foreign Investment Law' in Douglas Z, Pauwelyn J & Viñuales JE (eds), *The Foundations of International Investment Law: Bringing Theory into Practice* (OUP 2014)
- Waibel M, 'Interpretive Communities in International Law' in Bianchi A, Peat D & Windsor M (eds), *Interpretation in International Law* (OUP 2015)
- Wälde TW & Sabahi B, 'Compensation, Damages and Valuation' in Muchlinski P, Ortino F & Schreuer C (eds), *The Oxford Handbook of International Investment Law* (OUP 2008)
- Webster D, 'Letter from Daniel Webster, US Secretary of State, to Henry Fox, British Minister in Washington, Dated 24 April 1841' in Manning WR (ed), *Diplomatic Correspondence of the United States: Canadian Relations*, Vol 3 (Carnegie Endowment 1943)
- Weil P, 'L'Équité Dans La Jurisprudence de la Cour Internationale de Justice: Un Mystère en Voie de Dissipation?' in Lowe V & Fitzmaurice M (eds), *Fifty Years of the International Court of Justice* (CUP 1996)
- Wood M, 'The Caroline Incident – 1837' in Ruys T, Corten O & Hofer A (eds), *The Use of Force in International Law: A Case-Based Approach* (OUP 2018)
- Wouters J & Chane AL, 'Multinational Corporations in International Law' in Noorman, M, Reinisch A & Rynjaert C (eds), *Non-State Actors in International Law* (Bloomsbury 2017)
- Yamashita T, 'Investors in the Formation of Customary International Law' in Droubi S & d'Aspremont J (eds), *International Organisations, Non-State Actors, and the Formation of Customary International Law* (MUP 2020)
- Yotova R, 'Systemic Integration: An Instrument for Reasserting the State's Control in Investment Arbitration?' in Kulick A (ed), *Reassertion of Control over the Investment Treaty Regime* (CUP 2016)
- Yotova R, 'Compliance with Domestic Law: An Implied Condition in Treaties Conferring Rights and Protections on Foreign Nationals and Their Property?' in Klingler J, Parkhomenko Y & Salonidis C (eds), *Between the Lines of the Vienna Convention? Canons and Other Principles of Interpretation in Public International Law* (Kluwer 2018)
- Zidar A, 'Interpretation and the International Legal Profession: Between Duty and Aspiration' in Bianchi A, Peat D & Windsor M (eds), *Interpretation in International Law* (OUP 2015)

## Articles

- Abi-Saab G, 'The Newly Independent States and the Rules of International Law: An Outline' (1962) 8 *How LJ* 100

- Abi-Saab G, 'The Third World Intellectual in Praxis: Confrontation, Participation, or Operation behind Enemy Lines' (2016) 37(11) *Third World Quarterly* 1957
- Aguilar Alvarez G & Park WW, 'The New Face of Investment Arbitration: NAFTA Chapter 11' (2003) 28 *YJIL* 365
- AJIL, 'Article 27. Violation of Treaty Obligations' (1935) 29 *AJIL Supp* 1077
- AJIL, 'Mexico – United States: Expropriation by Mexico of Agrarian Properties Owned by American Citizens' (1938) 32 *AJIL Supp* 181
- Akehurst M, 'Equity and General Principles of Law' (1976) 25(4) *ICLQ* 801
- Akehurst M, 'International Liability for Injurious Consequences Arising Out of Acts Not Prohibited by International Law' (1985) 16 *NYIL* 3
- Akinsanya A, 'International Protection of Direct Foreign Investments in the Third World' (1987) 36 *ICLQ* 58
- Al Faruque A, 'Creating Customary International Law Through Bilateral Investment Treaties: A Critical Appraisal' (2004) 44 *IJIL* 312
- Alvarez JE, 'Bit on Custom' (2009) 42 *NYU J Intl L & Pol* 17
- Alvarez JE, 'The Public International Law Regime Governing International Investment' (2009) 344 *RdC* 292
- Alvarez JE, 'Are Corporations "Subjects" of International Law' (2011) 9(1) *Santa Clara Journal of International Law* 1
- Alvarez JE, 'The Return of the State' (2011) 20(2) *Minn JIntlL* 223
- Álvarez-Zárate JM, 'Legitimacy Concerns of the Proposed Multilateral Investment Court: Is Democracy Possible?' (2018) 59(8) *BCLRev* 2765
- Anderson CP, 'Letter of the Honorable Chandler P Anderson, American Arbitrator, to the Secretary General of the Permanent Court of Arbitration' reproduced in (1923) 17(2) *AJIL* 362
- Angie A & Chimni BS, 'Third World Approaches to International Law and Individual Responsibility in Internal Conflicts' (2003) 2 *Chin J Int Law* 78
- Arato, J, Claussen K & Heath JB, 'The Perils of Pandemic Exceptionalism' (2020) 114 *AJIL* 627
- d'Aspremont J, 'The Idea of 'Rules' in the Sources of International Law' (2014) 84 *BYBIL* 103
- d'Aspremont J, 'Three International Lawyers in a Hall of Mirrors' (2019) 32 *LJIL* 367
- Azaria D, 'Codification by Interpretation: The International Law Commission as an Interpreter of International Law' (2020) 31(1) *EJIL* 171
- Baade HW, 'Proving Foreign and International Law in Domestic Tribunals' (1978) 18(4) *VaJInt'l L* 619
- Baetens F, 'Protecting Foreign Investment and Public Health: From Arbitral Balancing via Treaty Reform to Synergy by Design?' (2022) 71 *ICLQ* 139
- Baker TE, 'The Impropriety of Expert Witness Testimony on the Law' (1992) 40 *UKanLRev* 325

- Banteka N, 'A Theory of Constructive Interpretation for Customary International Law Identification' (2018) 39(3) *MichJInt'l Law* 301
- Barrera B, 'The Case for Removing the Fair and Equitable Treatment Standard from NAFTA' (2017) 128 *CIGI Papers* 10
- Bedjaoui M, 'Expediency in the Decisions of the International Court of Justice' (2000) 71 *BYBIL* 1
- Beharry CL, 'Prejudgment Interest Rates in International Investment Arbitration' (2016) 8(1) *JIDS* 56
- Berman F, 'Treaty "Interpretation" in a Judicial Context' (2004) 29 *YaleJInt'lL* 291
- Blandford AC, 'The History of Fair and Equitable Treatment Before the Second World War' (2017) 32(2) *ICSID Rev* 294
- von Bogdandy A & Venzke I, 'In Whose Name? An Investigation of International Courts' Public Authority and Its Democratic Justification' (2012) 23(1) *EJIL* 7
- Bordin FL, 'A Glass Half Full? The Character, Function and Value of the Two-Element Approach to Identifying Customary International Law' (2019) 21 *ICLR* 283
- Born G, Morris D & Forrest S, "'A Margin of Appreciation": Appreciating Its Irrelevance in International Law' (2020) 61 *HarvILJ* 65
- Boyle A, 'Globalising Environmental Liability: The Interplay of National and International Law' (2005) 17(1) *JEL* 3
- Broches A, 'The Convention on the Settlement of Investment Disputes between States and Nationals of Other States' (1973) 136 *RdC* 333
- Brower C & Tepe J, 'The Charter of Economic Rights and Duties of States: A Reflection or Rejection of International Law?' (1975) 9(2) *Intl Law* 295
- Brower C, 'Evidence Before International Tribunals: The Need for Some Standard Rules' (1994) 28(1) *Int'lL* 47
- Brownlie I, 'Legal Status of Natural Resources in International Law (Some Aspects)' (1979) 162 *RdC* 245
- Caron D, 'The ILC Articles on State Responsibility: The Paradoxical Relationship between Form and Authority' (2002) 96 *AJIL* 857
- Charney J, 'Universal International Law' (1993) 87(4) *AJIL* 529
- Chasapis Tassinis O, 'Customary International Law: Interpretation from Beginning to End' (2020) 31(1) *EJIL* 235
- Chimni BS, 'Customary International Law: A Third World Perspective' (2018) 112(1) *AJIL* 1
- Choudhury B, 'Evolution or Devolution? Defining Fair and Equitable Treatment in International Investment Law' (2005) 6(2) *JWIT* 297
- Christol CQ, 'International Liability for Damage Caused by Space' (1980) 74(2) *AJIL* 346
- Cohen D & Goldman Z, 'Like It or Not, Unilateral Sanctions Are Here to Stay' (2019) 113 *AJIL Unbound* 146
- Corten O, 'The Notion of "Reasonable" in International Law: Legal Discourse, Reason and Contradictions' (1999) 48 *ICLQ* 613



- Cox Alomar R, 'Investment Treaty Arbitration in Cuba' (2017) 48(3) *U Miami Inter-Am L Rev* 1
- Crawford J, 'The ILC's Articles on Responsibility of States for Internationally Wrongful Acts: A Retrospect' (2002) 96 *AJIL* 874
- Crawford J, 'Investment Arbitration and the ILC Articles on State Responsibility' (2010) 25 *ICSID Rev* 127
- Crawford J, 'State Responsibility' [2020] *MPEPIL* 1093
- Crook JR, 'Applicable Law in International Commercial Arbitration: The Iran-U.S. Claims Tribunal Experience' (1989) 83(2) *AJIL* 278
- Davies H, 'Investor-State Dispute Settlement and the Future of the Precautionary Principle' (2016) 5(2) *Br J A Leg Studies* 449
- Descamps É, Baron, 'L'Influence de la Condamnation de la Guerre sur l'Evolution Juridique Internationale' (1930) 31 *RdC* 394
- Desierto DA, 'The Outer Limits of Adequate Reparations for Breaches of Non-Expropriation Investment Treaty Provisions: Choice and Proportionality in Chorzów' (2017) 55(2) *ColumJ Transnat'l L* 395
- Díaz Inverso R, 'El estado de necesidad como circunstancia que excluye la ilicitud en la responsabilidad internacional de los Estados' (2015) 47 *Revista de Derecho Público* 49
- Dickerson H, 'Minimum Standards' [2013] *MPEPIL* 845
- Dolzer R, 'New Foundations of the Law of Expropriation of Alien Property' (1981) 75(3) *AJIL* 553
- Dolzer R, 'Indirect Expropriations: New Developments?' (2002) 11 *NYU Env'tl LJ* 64
- Dolzer R, 'Fair and Equitable Treatment: A Key Standard in Investment Treaties' (2005) 39(1) *Int'l Law* 87
- Dumberry P, 'Are BITs Representing the 'New' Customary International Law in International Investment Law' (2010) 28 *Penn State Int Law Rev* 675
- Dumberry P, "'Cross Treaty Interpretation" en Bloc or How CAFTA Tribunals Are Systematically Interpreting the FET Standard Based NAFTA Case Law' *The Law and Practice of International Courts and Tribunals* (forthcoming 2023)
- Dumberry P, 'Moving the Goal Post! How Some NAFTA Tribunals Have Challenged the FTC Note of Interpretation on the Fair and Equitable Treatment Standard Under NAFTA Article 1105' (2014) 8(2) *WAMR* 251
- Dumberry P, 'A Few Observations on the Remaining Fundamental Importance of Customary Rules in the Age of Treatification of International Investment Law' (2016) 34(1) *ASA Bulletin* 41
- Dumberry P, 'Has the Fair and Equitable Treatment Standard become a Rule of Customary International Law?' (2016) 8(1) *JIDS* 155
- Dumberry P, 'The Importation of the Fair and Equitable Treatment Standard Through MFN Clauses: An Empirical Study of BITs' (2016) 17 *ICSID Rev* 229

- Dumberry P, 'Fair and Equitable Treatment: Its Interaction with the Minimum Standard and its Customary Status' (2017) 1(2) *Brill Research Perspectives in International Investment Law and Arbitration* 1
- Dupuy PM, 'A Doctrinal Debate in the Globalisation Era: On the "Fragmentation" of International Law' (2007) 1 *EJLS* 1
- Eagleton C, 'Measure of Damages in International Law' (1929) 39(1) *YLJ* 52
- Elrifai SN, 'Equity-Based Discretion and the Anatomy of Damages Assessment in Investment Treaty Law' (2017) 34(5) *JInt'l Arb* 835
- Encinas de Munagorri R, 'L'ouverture de la Cour de cassation aux *amici curiae*' [2005] *RTD civ* 88
- van Ert G, 'The Admissibility of International Legal Evidence' (2005) 84 *CanBar Rev* 31
- Eslava L & Pahuja S, 'Between Resistance and Reform: TWAAIL and the Universality of International Law' (2011) 3 *Trade, Law and Development* 103
- Fachiri AP, 'International Law and the Property of Aliens' (1929) 10 *BYBIL* 32
- Fahner JH & Happold M, 'The Human Rights Defence in International Investment Arbitration: Exploring the Limits of Systemic Integration' (2019) 68(3) *ICLQ* 741
- Fahner JH, 'Maximising Investment Protection under the Minimum Standard – A Case Study of the Evolutive Interpretation and Application of Customary International Law in Investment Arbitration' (2023) 12(1) *ESIL Reflections* 1 <<https://esil-sedi.eu/esil-reflection-maximising-investment-protection-under-the-minimum-standard-a-case-study-of-the-evolutive-interpretation-and-application-of-customary-international-law-in-investment-arbitration-2/>>
- Fauchald OK, 'The Legal Reasoning of ICSID Tribunals – An Empirical Analysis' (2008) 19(2) *EJIL* 301
- Fidler DP, 'From International Sanitary Conventions to Global Health Security: The New International Health Regulations' (2005) 4 *Chin J Int Law* 325
- Fitzmaurice G, 'The Law and Procedure of the International Court of Justice: International Organizations and Tribunals' (1952) 29 *BYBIL* 1
- Fitzmaurice M, 'International Protection of the Environment' (2001) 293 *RdC* 16
- Foster CE, 'Respecting Regulatory Measures: Arbitral Method and Reasoning in the *Philip Morris v Uruguay* Tobacco Plain Packaging Case' (2017) 26(3) *RECIEL* 287
- Francioni F, 'Equity in International Law' [2013] *MPEPIL* 1399
- Gaja G, 'Interpreting Articles Adopted by the International Law Commission' (2015) 85 *BYBIL* 10
- Gallindo GRB & Yip C, 'Customary International Law and the Third World: Do Not Step on the Grass' (2017) 16(2) *Chin J Int Law* 251
- Gantz DA, 'The Evolution of FTA Investment Provisions: From NAFTA to the United States – Chile Free Trade Agreement' (2003) 19(4) *AmUIntl LRev* 679
- García-Amador FV, 'The Proposed New International Economic Order: A New Approach to the Law Governing Nationalization and Compensation' (1980) 12 *LawAmer* 1

- Gathii JT, 'The Promise of International Law: A Third World View' (2021) 36(3) *American University International Law Review* 377
- Gihl T, 'Lacunes du droit international' (1932) 3 *NordJInt'lL* 37
- Gotanda JY, 'Compound Interest in International Disputes' (2003) 34(2) *Law & PolIntBus* 393
- Gourgourinis A, 'Delineating the Normativity of Equity in International Law' (2009) 11(3) *ICLR* 327
- Gourgourinis A, 'Equity in International Law Revisited (with Special Reference to the Fragmentation of International Law)' (2009) 103 *ASIL Proc* 79
- Gourgourinis A, 'The Distinction between Interpretation and Application of Norms in International Adjudication' (2011) 2 *JIDS* 31
- Gourgourinis A, 'General/Particular International Law and Primary/Secondary Rules: Unitary Terminology of a Fragmented System' (2011) 22 *EJIL* 993
- Graefrath B, 'Responsibility and Damages Caused: Relationship between Responsibility and Damages' (1984) 185 *RdC* 14
- Grauer C, 'The Role of Equity in the Jurisprudence of the World Court' (1979) 37 *RDUT* 101
- Grotto A, 'Monetary Gold Arbitration and Case' [2008] *MPEPIL* 175
- Guha-Roy SN, 'Is the Law of Responsibility of States for Injuries to Aliens A Part of Universal International Law?' (1961) 55 *AJIL* 866
- Guzman AT, 'Why LDCs Sign Treaties That Hurt Them: Explaining the Popularity of Bilateral Investment Treaties' (1998) 38(4) *VaJInt'lL* 64
- Habibi R & ors, 'The Stellenbosch Consensus on Legal National Responses to Public Health Risks: Clarifying Article 43 of the International Health Regulations' (2022) 19 *IOLR* 90
- Haeri H, 'A Tale of Two Standards: 'Fair and Equitable Treatment' and the Minimum Standard in International Law' (2011) 27 *Arb Intl* 34
- Haight GW, 'International Organizations OECD Resolution on the Protection of Foreign Property' (1968) 2(2) *Int'lL* 326
- Handl G, 'The Environment: International Rights and Responsibilities' (1980) 74 *ASIL Proc* 222
- Hart HLA, 'Positivism and the Separation of Law and Morals' (1958) 71(4) *HLR* 607
- Heller KJ, 'Specially Affected States and the Formation of Custom' (2018) 112(2) *AJIL* 191
- Henckels C, 'Protecting Regulatory Autonomy through Greater Precision in Investment Treaties: The TPP, CETA and TTIP' (2016) 19(1) *J Intl Econ Law* 27
- Herrero Rubio A, 'Curso De 1955 De La Universidad De Valladolid en Vitoria' (1956) 9(1/2) *REDI* 281
- Herz JH, 'Expropriation of Foreign Property' (1941) 35(2) *AJIL* 243
- Hippolyte AR, 'Correcting TWAIL's Bind Spots: A Plea for a Pragmatic Approach to International Economic Governance' (2016) 18 *ICLR* 34
- Hudson MO, 'The Seventh Year of the Permanent Court of International Justice' (1929) 3(1) *AJIL* 1

- IDI, 'Resolution: On the Jurisdiction of the International Judge in Equity' (1937) 40 *AIDI* 140
- International Organization, 'International Court of Justice' (1959) 13(3) *Int'l Org* 446
- Jadeau F & Gélinas F, 'CETA's Definition of the Fair and Equitable Treatment Standard: Toward a Guided and Constrained Interpretation' (2016) 13(1) *TDM* 1
- Jenks W, 'Conflict of Law-Making Treaties' (1953) 30 *BYBIL* 40
- Jennings RY, 'The Progressive Development of International Law and its Codification' (1947) 24 *BYBIL* 301
- Jennings RY, 'Equity and Equitable Principles' (1986) XLII *Annuaire Suisse* 27
- Jennings RY 'The Judiciary, International and National, and the Development of International Law' (1996) 45 *ICLQ* 1
- Jiménez De Aréchaga E, 'International Law in the Past Third of a Century' (1978) 159 *RdC* 1
- Johnstone I, 'Treaty Interpretation: The Authority of Interpretive Communities' (1991) 12(2) *MJInt'l Law* 371
- Jones H, 'The Caroline Affair' (1976) 28 *Historian* 485
- Juillard P, 'L'évolution des sources du droit des investissements' (1994) 250 *RdC* 76
- Jungam N, 'The Full Protection and Security Standard in International Investment Law: What and Who is Investment Fully[?] Protected and Secured From?' (2018) 7 *AUBLR* 1
- Kaufman E, 'Règles Générales du Droit de la Paix' (1935) 54 *RdC* 511
- Kaufman Hevener N & Mosher SA, 'General Principles of Law and the UN Covenant on Civil and Political Rights' (1978) 27(3) *ICLQ* 596
- Kessedjian C, 'Le tiers impartial et indépendant en droit international: Juge, arbitre, médiateur, conciliateur – Cours général de droit international' (2019) 403 *RdC* 56
- Kill T, 'Don't Cross the Streams: Past and Present Overstatement of Customary International Law in Connection with Conventional Fair and Equitable Treatment Obligations' (2008) 106 *MichLRev* 853
- Klein Bronfman M, 'Fair and Equitable Treatment: An Evolving Standard' (2006) 10 *Max Planck YrbkUNL* 615
- Knull WH, Jones ST, Tyler TJ & ors, 'Accounting for Uncertainty in Discounted Cash Flow Valuation of Upstream Oil and Gas Investments' (2007) 25 *JENRL* 268
- Krajewski M, 'A Nightmare or a Noble Dream? Establishing Investor Obligations Through Treaty-Making and Treaty-Application' (2020) 5(1) *BHRJ* 105
- Kriebaum U, 'Regulatory Takings: Balancing the Interests of the Investor and the State' (2007) 8(5) *JWIT* 717
- Kułaga Ł, 'Implementing Achmea: The Quest for Fundamental Change in International Investment Law' (2019) 39 *Polish YBInt'l Law* 227
- Kułaga Ł, 'Interpretative Declarations as an Instrument of Transformation of International Investment Law: Measures for Restraining Judicial Activism' (author's translation) (2019) 81(3) *Ruch Prawniczy, Ekonomiczny I Socjologiczny* 53
- Kulick A, 'Sneaking Through the Backdoor – Reflections on Public Interest in International Investment Arbitration' (2013) 29(3) *Arb Intl* 435

- Lachs M, 'Teachings and Teaching of International Law' (1976) 151 *RdC* 164
- Lapidoth R, 'Equity in International Law' (1987) 81 *ASIL Proc* 138
- Lauterpacht E, 'Issues of Compensation and Nationality in the Taking of Energy Investments' (1990) 8(1) *JERL* 241
- Lauterpacht H, 'Règles Générales du Droit de La Paix' (1937) 62 *RdC* 96
- Lee J, 'Note on COVID-19 and the Police Powers Doctrine: Assessing the Allowable Scope of Regulatory Measures During a Pandemic' (2020) 13 *CAAJ* 229
- Legarre S, 'The Historical Background of the Police Power' (2007) 9 *UPaJConstL* 745
- Lévesque C, 'Influences on the Canadian Model FIPA and US Model BIT: NAFTA Chapter 11 and Beyond' (2006) 44 *CanYBIL* 255
- Lowe V, 'The Role of Equity in International Law' (1988) 4 *Aust YBIL* 54
- Lowe V, 'Regulation or Expropriation?' (2002) 55(1) *CLP* 447
- Lowenfeld AF, 'Investment Agreements and International Law' (2003) 42 *ColumJ Transnat'l L* 123
- Magraw K, 'Investor-State Disputes and the Rise of Recourse to State Party Pleadings as Subsequent Agreements or Subsequent Practice under the Vienna Convention on the Law of Treaties' (2015) 30 *ICSID Rev* 142
- Maier HJ, 'The Role of Experts in Proving International Human Rights Law in Domestic Courts: A Commentary' (1996) 25 *GaJInt'l & Compl* 205
- Mann FA, 'British Treaties for the Promotion and Protection of Investments' (1981) 52 *BYBIL* 241
- Marks S, 'Expropriation: Compensation and Asset Valuation' (1989) 48(2) *CLJ* 170
- Marotti L, 'The Proliferation of Joint Interpretation Clauses in New International Investment Agreements: A Mixed Blessing?' (2020) 35 *ICSID Rev* 63
- Marzal T, 'Quantum (In)Justice: Rethinking the Calculation of Compensation and Damages in ISDS' (2021) 22 *JWIT* 249
- Mayeda G, 'Playing Fair: The Meaning of Fair and Equitable Treatment in Bilateral Investment Treaties' (2007) 41(2) *JWT* 273
- McLachlan C, 'Investment Treaties and General International Law' (2008) 57 *ICLQ* 361
- Mendelson MH, 'Compensation for Expropriation: The Case Law' (1985) 79(2) *AJIL* 414
- Merkouris P, 'Interpreting the Customary Rules on Interpretation' (2017) 19 *ICLR* 126
- Merkouris P & Mileva N, 'ESIL Reflection: Introduction to the Series "Customary Law Interpretation as a Tool"' (2022) 11(1) *ESIL Reflections* 1 <<https://esil-sedi.eu/wp-content/uploads/2022/08/ESIL-Reflection-Merkouris-Mileva.pdf>>
- Metzger SD, 'Property in International Law' (1964) 50(4) *ValRev* 594
- Mickelson K, 'Rhetoric and Rage: Third World Voices in International Legal Discourse' (1998) 16(2) *Wisconsin International Law Journal* 353
- Moremen PM, 'National Court Decisions as State Practice: A Transnational Judicial Dialogue?' (2006) 32 *NCJInt'l L & ComReg* 259
- Muir Watt H & Creach M, 'Expertise sur la teneur du droit étranger' [2016] *Répertoire de droit international* (Daloz 2016)

- Muir Watt H & Creach M, 'Notion d'expertise' [2016] *Répertoire de droit international* (Daloz 2016)
- Murase S, 'Epidemics and International Law' (2021) 81 *Annuaire de l'Institut de Droit International* 37
- Nelson D, 'The Roles of Equity in the Delimitation of Maritime Boundaries' (1990) 84(4) *AJIL* 837
- Nollkaemper A, 'Constitutionalization and the Unity of the Law of International Responsibility' (2009) 16 *IJGLS* 535
- Odumosu IT, 'The Law and Politics of Engaging Resistance in Dispute Settlement' (2007) 26 *Penn State Int Law Rev* 251
- OECD, 'Draft Convention on the Protection of Foreign Property' (1967) 7 *ILM* 117
- Okubuiro JC, 'Application of Hegemony to Customary International Law: An African Perspective' (2018) 7 *Global Journal of Comparative Law* 232
- Olleson S, 'Attribution in Investment Treaty Arbitration' (2016) 31 *ICSID Rev* 457
- Orellana MA, 'International Law on Investment: The Minimum Standard of Treatment (MST)' (2004) 3 *TDM* 1
- Paddeu F & Waibel M, 'The Final Act: Exploring the End of Pandemics' (2020) 114 *AJIL* 698
- Paparinskis M, 'Investment Arbitration and the Law of Countermeasures' (2009) 79 *BYBIL* 264
- Paparinskis M, 'Investment Treaty Arbitration and the (New) Law of State Responsibility' (2013) 24 *EJIL* 617
- Paparinskis M, 'A Case Against Crippling Compensation in International Law of State Responsibility' (2020) 83(6) *MLR* 1 *MLR* 1
- Paparinskis M, 'The Once and Future Law of State Responsibility' (2020) 114 *AJIL* 618
- Paulsson J, 'Arbitration Without Privity' (1995) 10 *ICSID Rev* 232
- Paulsson J, 'International Arbitration and the Generation of Legal Norms: Treaty Arbitration and International Law' (2006) 3(5) *TDM* 11
- Paulsson J & Petrochilos G, 'Neer-ly Mised?' (2007) 22(2) *ICSID Rev* 242
- Pauwelyn J, 'Editorial Comment: Adding Sweeteners to Softwood Lumber: The WTO-NAFTA "Spaghetti Bowl" Is Cooking' (2006) 9 *JIEL* 197
- Pauwelyn J, 'The Use of Experts in WTO Dispute Settlement' (2008) 51(2) *ICLQ* 325
- Pederson OW, 'From Abundance to Indeterminacy: The Precautionary Principle and its Two Camps of Custom' (2014) 3(2) *TEL* 32
- Pellet A, 'Sources of International Law' [1992] *Thesaurus Acroasium*, Vol 19
- Pellet A, 'L'adaptation du droit international aux besoins changeants de la société internationale' (2007) 329 *RdC* 9
- Peters A, 'Realizing Utopia as a Scholarly Endeavour' (2013) 24(2) *EJIL* 533
- Picherack JR, 'The Expanding Scope of the Fair and Equitable Treatment Standard: Have Recent Tribunals Gone Too Far?' (2008) 9(4) *JWIT* 264
- Potestà M, 'Legitimate Expectations in Investment Treaty Law: Understanding the Roots and Limits of a Controversial Concept' (2013) 28 *ICSID Rev* 88

- Pozen DE & Scheppelle KL, 'Executive Underreach, in Pandemics and Otherwise' (2020) 114 *AJIL* 608
- Preiswerk R, 'New Developments in Bilateral Investment Protection – With Special Reference to Belgian Practice' (1967) 3 *RBDI* 173
- Ranjan P, 'Police Powers, Indirect Expropriation in International Investment Law, and Article 31(3)(c) of the VCLT: A Critique of *Philip Morris v Uruguay*' (2019) 9 *AsianJIL* 98
- Ratner SR, 'Compensation for Expropriations in a Word of Investment Treaties: Beyond the Lawful/Unlawful Distinction' (2017) 111(1) *AJIL* 7
- Reisman MW & Sloane RD, 'Indirect Expropriation and its Valuation in the BIT Convention' (2004) 74 *BYBIL* 115
- Ripert G, 'Les Règles du Droit Civil Applicables aux Rapports Internationaux (Contribution à l'étude des principes généraux du droit visés au Statut de la Cour permanente de Justice internationale)' (1933) 44 *RdC* 565
- Ripinsky S, 'State of Necessity: Effect on Compensation' (2007) 4(6) *TDM* 1
- Roberts A, 'Traditional and Modern Approaches to Customary International Law: A Reconciliation' (2001) 95(4) *AJIL* 757
- Roberts A, 'State-to-State Investment Treaty Arbitration: A Hybrid Theory of Interdependent Rights and Shared Interpretive Authority' (2014) 55(1) *HarvILJ* 69
- Root E, 'The Basis of Protection to Citizens Residing Abroad' (1910) 4 *AJIL* 521
- Romero Jiménez M, 'Considerations of NAFTA Chapter 11' (2001) 2 *CJIL* 243
- Root E, 'The Basis of Protection to Citizens Residing Abroad' (1910) 4 *ASIL Proc* 16
- Ryan MC, 'Glamis Gold, Ltd v The United States and the Fair and Equitable Treatment Standard' (2011) 56(4) *McGill LJ* 919
- Ryngaert C & Hora Siccama D, 'Ascertaining Customary International Law: An Inquiry into the Methods Used by Domestic Courts' (2018) 65 *NILR* 1
- Salacuse JW, 'The Treatification of International Investment Law' (2007) 13(1) *Law & Bus Rev Am* 155
- Salter J, 'Hugo Grotius: Property and Consent' (2001) 29 *Political Theory* 537
- Salter J, 'Grotius and Pufendorf on the Right of Necessity' (2005) 26 *HPT* 285
- Sax JL, 'Takings and the Police Power' (1964) 74 *YLJ* 36
- Schacherer S, 'TPP, CETA and TTIP Between Innovation and Consolidation – Resolving Investor-State Disputes Under Mega-Regionals' (2016) 7(3) *JIDS* 631
- Schachter O, 'International Law in Theory and Practice' (1982) 178 *RdC* 15
- Schreuer C, 'Decisions *Ex Aequo et Bono* under the ICSID Convention' (1996) 11 *ICSID Rev – FILJ* 37
- Schreuer C, 'Fair and Equitable Standard (FET): Interaction with Other Standards' (2007) 4(5) *TDM* 68
- Schreuer C, 'Investment Disputes' [2013] *MPEPIL* 517
- Schreuer C, 'The Development of International Law by ICSID Tribunals' (2016) 31(3) *ICSID Rev* 728
- Schwarzenberger G, 'The Fundamental Principles of International Law' (1955) 87 *RdC* 192

- Schwarzenberger G, 'Equity in International Law' (1972) 26 *YBWA* 346
- Schwebel SM, 'Investor-State Disputes and the Development of International Law: The Influence of Bilateral Investment Treaties on Customary International Law' (2004) 98 *ASIL Proc* 27
- Schwebel SM, 'Is Neer far from Fair and Equitable?' (2011) 27(4) *Arb Intl* 555
- Selby JM, 'State Responsibility and the Iran-United States Claims Tribunal' (1989) 83 *ASIL Proc* 240
- Selivanova YS, 'Changes in Renewables Support Policy and Investment Protection under the Energy Charter Treaty: Analysis of Jurisprudence and Outlook for the Current Arbitration Cases' (2018) 33 *ICSID Rev* 433
- Shirlow E, 'Deference and Indirect Expropriation Analysis in International Investment Law: Observations on Current Approaches and Frameworks for Future Analysis' (2014) 29 *ICSID Rev* 595
- Shirlow E & Duggal K, 'Special Issue on 20th Anniversary of ARSIWA: The ILC Articles on State Responsibility in Investment Treaty Arbitration' (2022) 37 *ICSID Rev* 378
- Sloane R, 'On the Use and Abuse of Necessity in the Law of State Responsibility' (2012) 106 *AJIL* 447
- Sohn LB & Baxter RR, 'Responsibility of States for Injuries to the Economic Interests of Aliens' (1961) 55 *AJIL* 545
- Sommerich OC & Busch B, 'The Expert Witness and the Proof of Foreign Law' (1953) 38 *Cornell L Rev* 125
- Sornarajah M, 'Mutations of Neo-Liberalism in International Investment Law' (2011) 3 *Trade Law and Development* 203
- Sugarman SD, 'The "Necessity" Defense and the Failure of Tort Theory: The Case Against Strict Liability for Damages Caused While Exercising Self-Help in an Emergency' (2005) 5(2) *Issues in Legal Scholarship* 1
- Sur S, 'La créativité du droit international' (2013) 363 *RdC* 21
- Talmon S, 'Determining Customary International Law: The ICJ's Methodology between Induction, Deduction and Assertion' (2015) 26 *EJIL* 417
- Tams CJ & Tzanakopoulos A, 'Barcelona Traction at 40: The ICJ as an Agent of Legal Development' (2010) 23 *LJIL* 781
- Thomas JC, 'Reflections on Article 1105 of NAFTA: History, State Practice and the Influence of Commentators' (2002) 17(1) *ICSID Rev* 26
- Torres F, 'Revisiting the Chorzów Factory Standard of Reparation – Its Relevance in Contemporary International Law and Practice' (2021) 90(2) *Nord J Intl L* 190
- Treves T, 'Customary International Law' [2006] *MPEPIL* 1393
- Tzeng P, 'Investments on Disputed Territory: Indispensable Parties and Indispensable Issues' (2017) 14 *Braz J Int Law* 121
- Uchkunova I & Temnikov O, 'A Procrustean Bed: Pre- and Post-award Interest in ICSID Arbitration' (2014) 29(3) *ICSID Rev* 648
- UNCTAD, 'Phase 2 of IIA Reform: Modernizing the Existing Stock of Old-Generation Treaties' (2017) (2) *IIA Issues Note* 1



- Vandevelde K, 'A Comparison of the 2004 and 1994 US Model BITs' (2008–2009) 1 *YB Intl Invest L&Pol* 291
- Van Harten G, 'TWAAIL and the Dabhol Arbitration' (2011) 3(1) *Trade, Law and Development* 131
- Vasciannie S, 'The Fair and Equitable Treatment Standard in International Investment Law and Practice' (1999) 70(1) *BYBIL* 99
- Vierdag EW, 'The Time of the 'Conclusion' of a Multilateral Treaty: Article 30 of the Vienna Convention on the Law of Treaties and Related Provisions' (1988) 59 *BYBIL* 100
- Viñuales JE, 'Customary Law in Investment Regulation' (2014) 23(1) *IYIL* 23
- Viñuales JE, 'Defence Arguments in Investment Arbitration' (2020) 18 *ICSID Rep* 9
- de Visscher C, 'Contribution à l'étude des sources du droit international' (1933) 60 *RDILC* 395
- Vitta E, 'Responsabilidad De Los Estados' (1959) 12(1/2) *REDI* 11
- Waibel M, 'Subject Matter Jurisdiction: The Notion of Investment' (2021) 19 *ICSID Rep* 25
- Wilde Jr PS, 'El Derecho Internacional y el Petróleo Mexicano' (1940) 7(26(2)) *Trimestre Económico* 271
- Williams JF, 'International Law and the Property of Aliens' (1928) 9 *BYBIL* 1
- Wilson MJ, 'Demystifying the Determination of Foreign Law in US Courts: Opening the Door to a Greater Global Understanding' (2011) 46(5) *Wake Forest LRev* 887
- Woolsey LH, 'The Expropriation of Oil Properties by Mexico' (1938) 32(3) *AJIL* 519
- Yntema HE, 'The Treaties with Germany and Compensation for War Damage. IV: The Measure of Damages in International Law' (1924) 24(2) *ColumLRev* 134
- Żenkiewicz M, 'Compensable vs. Non-Compensable States' Measures: Blurred Picture Under Investment Law' (2020) 17(3) *MJIEL* 362

### Unpublished/Thesis/Online/Working Paper Series

- Heathcote H, 'State of Necessity and International Law' (PhD Thesis No 772, Graduate Institute of International and Development Studies, 2005)
- Manton R, 'Necessity in International Law' (PhD thesis, University of Oxford, 2016) <[https://ora.ox.ac.uk/objects/uuid:0ee2dd8e-6eac-4364-b538-21ae5eb932a2/download\\_file?file\\_format=pdf&safe\\_filename=Ryan%2BManton%252C%2BNecessity%2Bin%2BInternational%2BLaw.pdf&type\\_of\\_work=Thesis](https://ora.ox.ac.uk/objects/uuid:0ee2dd8e-6eac-4364-b538-21ae5eb932a2/download_file?file_format=pdf&safe_filename=Ryan%2BManton%252C%2BNecessity%2Bin%2BInternational%2BLaw.pdf&type_of_work=Thesis)>
- OECD, "Indirect Expropriation" and the "Right to Regulate" in International Investment Law' (OECD Working Papers on International Investment 2004/04, 2004)
- Pinchis-Paulsen M, 'The Life and Death (and Re-Birth) of "Fair and" "Equitable Treatment:" A Historical Examination of Twentieth Century International Trade and Investment Law Treaty-Making and Political Decision-Making' (PhD Thesis, King's College London, 2017)

## Websites

- ALI & UNIDROIT, 'ALI/UNIDROIT Principles of Transnational Civil Procedure' (UNIDROIT, 2006) <[www.unidroit.org/instruments/civil-procedure/ali-unidroit-principles/](http://www.unidroit.org/instruments/civil-procedure/ali-unidroit-principles/)>
- Ashburton Ld, 'Lord Ashburton's letter to Lord Aberdeen, Dated 13 August 1842' (*Avalon Project, Yale University*, 2021) <[https://avalon.law.yale.edu/19th\\_century/br-1842d.asp#ashl](https://avalon.law.yale.edu/19th_century/br-1842d.asp#ashl)>
- Batura J, Hettihewa J & Kulish P, "I resigned because Russia had become an absolutely indefensible client": An Interview with Alain Pellet' (*Völkerrechtsblog*, 4 July 2022) <<https://voelkerrechtsblog.org/de/i-resigned-because-russia-had-become-an-absolutely-indefensible-client/>>
- Bloomer P & ors, 'Call for ISDS Moratorium During COVID-19 Crisis and Response' (*Columbia Center on Sustainable Investment*, 6 May 2020) <<http://ccsi.columbia.edu/2020/05/05/isds-moratorium-during-covid-19>>
- CEPEJ, 'European Judicial Systems – Edition 2014 (2012 data): Efficiency and Quality of Justice' (*EEJI*, 9 October 2014) <<https://experts-institute.eu/wp-content/uploads/2018/03/extract-rapport-2014-en.pdf>>
- CIMVAL, 'Standards and Guidelines for Valuation of Mineral Properties: Special Committee of the Canadian Institute of Mining, Metallurgy and Petroleum on Valuation of Mineral Properties' (CIMVAL, 2003) <<https://mrmr.cim.org/media/1020/cimval-standards-guidelines.pdf>>
- CIMVAL, 'The CIMVAL Code for the Valuation of Mineral Properties' (CIMVAL, 2019) <<https://mrmr.cim.org/media/1135/cimval-code-november2019.pdf>>
- van Ert G, 'The Reception of International Law in Canada: Three Ways we Might Go Wrong' (*Canada in International Law at 150 and Beyond Paper No 2*, 2018) <[www.cigionline.org/sites/default/files/documents/Reflections%20Series%20Paper%20no.2web.pdf](http://www.cigionline.org/sites/default/files/documents/Reflections%20Series%20Paper%20no.2web.pdf)>
- EU Member States, 'Declaration of the Governments of the Member States on the Legal Consequences of the Judgment of the Court of Justice in Achmea and on Investment Protection in the European Union of 22 EU-Member States' (*European Commission*, 15 January 2019) <[https://ec.europa.eu/info/publications/190117-bilateral-investment-treaties\\_en](https://ec.europa.eu/info/publications/190117-bilateral-investment-treaties_en)>
- FTC, 'Statement of the Free Trade Commission on Non-Disputing Party Participation' (FTC, 7 October 2003) <[www.sice.oas.org/tpd/nafta/commission/nondispute\\_e.pdf](http://www.sice.oas.org/tpd/nafta/commission/nondispute_e.pdf)>
- German Government, 'On the Application of International Law in Cyberspace – Position Paper' (*Auswärtiges Amt*, March 2021) <[www.auswaertiges-amt.de/blob/2446304/32e7b2498e10b74fb17204c54665bdf0/on-the-application-of-international-law-in-cyberspace-data.pdf](http://www.auswaertiges-amt.de/blob/2446304/32e7b2498e10b74fb17204c54665bdf0/on-the-application-of-international-law-in-cyberspace-data.pdf)>
- ICJ, 'Speech by HE Mr Abdulqawi A Yusuf, President of the International Court of Justice, on the occasion of the Seventy-Third Session of the United Nations General Assembly' (*Statements by the President*, 25 October 2018) <[www.icj-cij.org/public/files/press-releases/0/000-20181025-PRE-02-00-EN.pdf](http://www.icj-cij.org/public/files/press-releases/0/000-20181025-PRE-02-00-EN.pdf)>

- ICSID, 'Database of Bilateral Investment Treaties' (ICSID, 2022) <<https://icsid.worldbank.org/resources/databases/bilateral-investment-treaties>>
- Indian Government, 'Ministry of Environment, Forest And Climate Change: Notification' (*Gazette of India*, 23 March 2020) <[http://environmentclearance.nic.in/writereaddata/Draft\\_EIA\\_2020.pdf](http://environmentclearance.nic.in/writereaddata/Draft_EIA_2020.pdf)>
- Italaw, 'Expert (Legal Opinion)' (*Italaw*, 2022) <[www.italaw.com/browse/expert-legal-opinions](http://www.italaw.com/browse/expert-legal-opinions)>
- Lew JDM, 'Iura Novit Curia and Due Process' (*Queen Mary Law Research Paper Series No 72/2010*, 1 January 2011) <<http://dx.doi.org/10.2139/ssrn.1733531>>
- Mann H, Van Moltke K, Peterson LE & ors, 'International Institute for Sustainable Development Model International Agreement on Investment for Sustainable Development, Negotiators Handbook' (*IISD*, April 2006) <[www.iisd.org/system/files/publications/investment\\_model\\_int\\_handbook.pdf](http://www.iisd.org/system/files/publications/investment_model_int_handbook.pdf)>
- Mileva N, 'The Role of Customary International Law Interpretation in the Balancing of Interests at Sea: The Example of Prevention' (*TRICI-Law Research Paper Series 010/2020*, 2020) <[https://tricilawofficial.files.wordpress.com/2021/06/mileva\\_rps-010-2020.pdf](https://tricilawofficial.files.wordpress.com/2021/06/mileva_rps-010-2020.pdf)>
- NAFTA Free Trade Commission, 'Notes of Interpretation of Certain Chapter 11 Provisions' (*NAFTA FTC*, 31 July 2001) <<https://2009-2017.state.gov/documents/organization/38790.pdf>>
- Neill J, 'Chorzów Factory and Beyond: Case Law Update' (*Landmark Chambers*, August 2018) <[www.landmarkchambers.co.uk/wp-content/uploads/2018/08/Presentation-JN-Chorzow-Factory.pdf](http://www.landmarkchambers.co.uk/wp-content/uploads/2018/08/Presentation-JN-Chorzow-Factory.pdf)>
- Neuberger Ld, 'Arbitration and Rule of Law' (Address Before the Chartered Institute of Arbitrators Centenary Celebration, Hong Kong, 20 March 2015) <[www.supremecourt.uk/docs/speech-150320.pdf](http://www.supremecourt.uk/docs/speech-150320.pdf)>.
- Newcombe A, 'The Strange Case of Expert Legal Opinions in Investment Treaty Arbitrations' (*Kluwer Arbitration Blog*, 18 March 2010) <<http://arbitrationblog.kluwerarbitration.com/2010/03/18/the-strange-case-of-expert-legal-opinions-in-investment-treaty-arbitrations/>>
- Paddeu F & Parlett K, 'COVID-19 and Investment Treaty Claims' (*Kluwer Arbitration Blog*, 30 March 2020) <<http://arbitrationblog.kluwerarbitration.com/2020/03/30/covid-19-and-investment-treaty-claims>>
- SCC, '2017 Arbitration Rules' (SCC, 1 January 2020) <[https://sccinstitute.com/media/1407444/arbitrationrules\\_eng\\_2020.pdf](https://sccinstitute.com/media/1407444/arbitrationrules_eng_2020.pdf)>
- Sender O & Wood M, 'The International Court of Justice and Customary International Law: A Reply to Stefan Talmon' (*EJIL:Talk!*, 30 November 2015) <[www.ejiltalk.org/the-international-court-of-justice-and-customary-international-law-a-reply-to-stefan-talmon/](http://www.ejiltalk.org/the-international-court-of-justice-and-customary-international-law-a-reply-to-stefan-talmon/)>
- Sparks T, Nedeski N & Hernández G, 'Judging Climate Change Obligations: Can the World Court Rise to the Occasion? Part I: Primary Obligations to Combat Climate Change' (*Völkerrechtsblog*, 30 April 2020) <<https://voelkerrechtsblog>>

- [.org/judging-climate-change-obligations-can-the-world-court-raise-the-occasion/](https://voelkerrechtsblog.org/judging-climate-change-obligations-can-the-world-court-raise-the-occasion/)>
- Sparks T, Nedeski N & Hernández G, 'Judging Climate Change Obligations: Can the World Court Rise to the Occasion? Part II: What Role for International Adjudication?' (*Völkerrechtsblog*, 30 April 2020) <<https://voelkerrechtsblog.org/judging-climate-change-obligations-can-the-world-court-raise-the-occasion-2/>>
- Tzeng P, 'The Doctrine of Indispensable Issues: Mauritius v United Kingdom, Philippines v China, Ukraine v Russia, and Beyond' (*EJIL:Talk!*, 14 October 2016) <[www.ejiltalk.org/the-doctrine-of-indispensable-issues-mauritius-v-unit-ed-kingdom-philippines-v-china-ukraine-v-russia-and-beyond/](http://www.ejiltalk.org/the-doctrine-of-indispensable-issues-mauritius-v-unit-ed-kingdom-philippines-v-china-ukraine-v-russia-and-beyond/)>
- UNCITRAL, 'Working Group III: Investor-State Dispute Settlement Reform' (UNCITRAL, 2021) <[https://uncitral.un.org/en/working\\_groups/3/investor-state](https://uncitral.un.org/en/working_groups/3/investor-state)>
- VanDuzer JA, 'Investor-State Dispute Settlement in CETA: Is It the Gold Standard?' (*CD Howe Institute Commentary No 459*, 4 October 2016) <[www.cdhowe.org/sites/default/files/attachments/research\\_papers/mixed/Commentary%20459.pdf](http://www.cdhowe.org/sites/default/files/attachments/research_papers/mixed/Commentary%20459.pdf)>
- Van Harten G, 'ISDS in the Revised CETA: Positive Steps, But Is It a "Gold Standard"?' (*CIGI Investor-State Arbitration Commentary Series*, 20 May 2016) <[www.cigionline.org/publications/isds-revised-ceta-positive-steps-it-gold-standard](http://www.cigionline.org/publications/isds-revised-ceta-positive-steps-it-gold-standard)>
- Van Harten G & ors, 'Public Statement on the International Investment Regime' (*Osgoode Hall Law School*, 31 August 2010) <[www.osgoode.yorku.ca/public-statement-international-investment-regime-31-august-2010](http://www.osgoode.yorku.ca/public-statement-international-investment-regime-31-august-2010)>
- WHO, 'WHO Director-General's opening remarks at the media briefing on COVID-19' (*World Health Organization*, 11 March 2020) <[www.who.int/dg/speeches/detail/who-director-general-s-opening-remarks-at-the-media-briefing-on-covid-19--11-march-2020](http://www.who.int/dg/speeches/detail/who-director-general-s-opening-remarks-at-the-media-briefing-on-covid-19--11-march-2020)>
- WHO, 'Statement on the Fourth Meeting of the International Health Regulations (2005) Emergency Committee Regarding the Outbreak of Coronavirus Disease (COVID-19)' (*WHO*, 1 August 2020) <[www.who.int/news/item/01-08-2020-statement-on-the-fourth-meeting-of-the-international-health-regulations-\(2005\)-emergency-committee-regarding-the-outbreak-of-coronavirus-disease-\(covid-19\)](http://www.who.int/news/item/01-08-2020-statement-on-the-fourth-meeting-of-the-international-health-regulations-(2005)-emergency-committee-regarding-the-outbreak-of-coronavirus-disease-(covid-19))>
- Zarra G, 'Uses and Abuses of Authentic Interpretations of International Investment Agreements: Reflections on the Role of Arbitral Tribunals as Masters of the Judicial Function' (*EJIL:Talk!*, 28 August 2020) <[www.ejiltalk.org/uses-and-abuses-of-authentic-interpretations-of-international-investment-agreements-reflections-on-the-role-of-arbitral-tribunals-as-masters-of-the-judicial-function/](http://www.ejiltalk.org/uses-and-abuses-of-authentic-interpretations-of-international-investment-agreements-reflections-on-the-role-of-arbitral-tribunals-as-masters-of-the-judicial-function/)>

## Other

- Oshii M, 'Ghost in the Shell' (Shochiku 1995)