

## Publications, Thomas Schultz

### (Co)authored books

*The Principle of Comity in Private and Public International Law*, with Jason Mitchenson and Niccolò Ridi. Under contract with Cambridge University Press.

*International Arbitration Law and Theory*, with Stavros Brekoulakis. Under contract with Hart Publishing / Bloomsbury.

*Investment Arbitration as a Complex System*, with Cédric Dupont and Jason Yackee. Under contract with Oxford University Press.

*Arbitration: A Very Short Introduction*, with Tom Grant, Oxford University Press, 2021.

*Transnational Legality: Stateless Law and International Arbitration*, Oxford University Press, 2014.

*Information Technology & Arbitration: A Practitioner's Guide*, Kluwer Law International, 2006.

*Réguler le commerce électronique par la résolution des litiges en ligne : Une approche critique*, Bruylant, 2005.

*Online Dispute Resolution: Challenges for Contemporary Justice*, with Gabrielle Kaufmann-Kohler, Kluwer Law International, 2004.

### (Co)edited books and special issues

*The New York Arbitration Convention: A Commentary on the United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards*, co-edited with Stavros Brekoulakis, under contract with Edward Elgard.

*The Oxford Handbook of International Arbitration*, co-edited with Federico Ortino, Oxford University Press, 2020.

*Shakespeare and International Dispute Settlement*, co-edited with François Ost. Special issue of *Journal of International Dispute Settlement*, 9(1), 2018.

*Empirical Studies on Investment Disputes*, co-edited with Cédric Dupont. Special issue of *Journal of International Dispute Settlement*, 7(1), 2016.

### Articles and chapters

Two Paradigms of Arbitration, with Simon Bezat, in Special Issue *Justice in a Post-ISDS. World*, edited by Federica Violi and Piotr Wilinski, *Journal of International Dispute Settlement*, 2025, work in progress.

Distantly Reading the Recueil des cours: Authority and authorities in the history of the Hague Academy of International law, with Niccolò Ridi, 36 *European Journal of International Law* xxx 2025.

Dynamics of Change in International Investment Law, with Cédric Dupont, in

Andrew Mitchell and Chen Yu (eds), *A Research Agenda for International Investment Law*, Edward Elgar, 2025, 11-29.

The Workings of Legal Exceptionalism: Arbitration as a Portal to Stateless Law-in-Action Regimes, *73 Buffalo Law Review* 101 (2025).

International Law in the Minds: On the Ideational Basis of the Making, the Changing and the Unmaking of International Law, *37 Leiden Journal of International Law* 649 (2024).

Scholarship as Fun, *47:1 Dalhousie Law Review* 17 (2024).

Tracking the Footprints of International Law Ideas: A Scientometric Analysis, with Niccolò Ridi, *64 Virginia Journal of International Law* 405 (2024).

L'arbitrage au service de l'humanité ?, with Amina Hassani, in Frédéric Bernard, Alexandre Flückiger, Maya Hertig Randall, and Christian Bovet (eds), *Le droit au service de l'humanité : Mélanges Michel Hottelier*, 2023, 419-435.

Le/la professeur/e apprécie: Essai sur les ressorts psychologiques de l'épistémologie juridique, in Frédéric Bernard, Marie-Laure Papaux van Delden, and Sylvain Marchand (eds), *Le juge apprécie : Mélanges Bénédicte Foëx*, Schulthess 2023, 287-313.

Life Cycles of International Law as a Noetic Unity: The Various Times of Law-Thinking, in K. Polackova Van der Ploeg, L. Pasquet, and L. Castellanos Jankiewicz (eds), *International Law and Time: Narratives and Techniques*, Springer, 2022, 175-192.

International Commercial Courts: Possible Problematic Social Externalities of a Dispute Resolution Product with Good Market Potential, with Clément Bachmann, in Georgios Dimitropoulos and Stavros Brekoulakis (eds), *International Commercial Courts: The Future of Transnational Adjudication*, Cambridge University Press, 2022, 52-72.

Double Jeopardy? The Use of Investment Arbitration in Times of Crisis, with Cédric Dupont and Merih Angin, in D. Behn, O.K. Fauchald, and M. Langford (eds), *The Legitimacy of Investment Arbitration: Empirical Perspectives*, Cambridge University Press, 2022, 365-393.

Literary Inspirations for International Adjudication, with François Ost, in Hélène Ruiz Fabri (ed.), *Max Planck Encyclopaedia of International Procedural Law*, Oxford University Press, 2021.

Empirically Mapping Investment Arbitration Scholarship: Networks, Authorities, and the Research Front, with Niccolò Ridi, in Katia Fach Gomez (ed.), *Private Actors in International Investment Law*, Springer, 2021, 209-241.

Arbitration Literature, with Niccolò Ridi, in T. Schultz and F. Ortino (eds), *Oxford Handbook of International Arbitration*, Oxford University Press, 2020, 1-35.

The Arbitration Ethos, in T. Schultz and F. Ortino (eds), *Oxford Handbook of International Arbitration*, Oxford University Press, 2020, 235-259.

Investment Arbitration and Political Systems Theory, with Cédric Dupont and Jason Yackee, in T. Schultz and F. Ortino (eds), *Oxford Handbook of International Arbitration*, Oxford University Press, 2020, 697-716.

Legitimacy Pragmatism in International Arbitration: A Framework for Analysis, in J. Kalicki and M. Abdel Raouf (eds), *Evolution and Adaptation: The Future of International Arbitration*, ICCA Congress Series No. 20, Kluwer 2020, 25-51.

How Comity Makes Transnationalism Work, with Niccolò Ridi, in P. Zumbansen (ed.), *The Many Lives of Transnational Law: Critical Engagement with Jessup's Bold Proposal*, Cambridge University Press, 2020, 88-101.

A Wig for Arbitrators: What Does it Add?, with Clément Bachmann, in Rita Trigo

Trindade, Rashid Bahar and Giulia Neri-Castracane (eds), *Vers les sommets du droit, Liber Amicorum pour Henry Peter*, Schulthess, 2019, 105-120.

The History of Comity, with Jason Mitchenson, 5 *Jus Gentium – Journal of International Legal History* 383 (2019).

Rediscovering the Principle of Comity in English Private International Law, with Jason Mitchenson, 26 *European Review of Private Law* 311 (2018).

Comity in US Courts, with Niccolò Ridi, 10 *Northeastern University Law Review* 281 (2018).

Non-Analytical Obstacles to Stateless Law (43) *North Carolina Journal of International Law* 182 (2018).

Shakespearean Legal Thought in International Dispute Settlement, with François Ost, 9 *Journal of International Dispute Settlement* 1 (2018).

Comity and International Courts and Tribunals, with Niccolò Ridi, 50 *Cornell International Law Journal* 577 (2018).

Comity: The American Development of a Transnational Concept, with Niccolò Ridi, 18 *Yearbook of Private International Law* 211 (2017).

Navigating Sovereignty and Transnational Commercial Law: The Use of Comity by Australian Courts, with Jason Mitchenson, 12 *Journal of Private International Law* 344 (2016).

International Arbitration Scholarship: Forms, Determinants, Evolution, in S. Brekoulakis, J. Lew, and L. Mistelis (eds), *The Evolution and Future of International Arbitration*, Kluwer, 2016, 435-451.

The Law is What the Arbitrator Had For Breakfast: On the Determinants of Arbitrator Behavior, with Robert Kovacs, in J.C. Betancourt (ed), *Defining Issues in International Arbitration: Celebrating 100 Years of the Chartered Institute of Arbitrators*, Oxford University Press, 2016, 238-256.

Political Risk and Investment Arbitration: An Empirical Study, with Cédric Dupont and Merih Angin, 7 *Journal of International Dispute Settlement* 136 (2016).

Towards a New Heuristic Model: Investment Arbitration as a Political System, with Cédric Dupont, 7 *Journal of International Dispute Settlement* 3 (2016).

Diritto transnazionale senza Stato: quali le cause della resistenza?, 2015(2) *Ars Interpretandi – Rivista di ermeneutica giuridica* 35 (2015).

Arbitral Decision-Making: Legal Realism and Law & Economics, 6 *Journal of International Dispute Settlement* 231 (2015).

Types of Political Risk Leading to Investment Arbitrations in the Oil & Gas Sector, with Cédric Dupont, Melanie Wahl, and Merih Angin, 8 *Journal of World Energy Law & Business* 337 (2015).

Investment Arbitration: Promoting the Rule of Law or Over-Empowering Investors? A Quantitative Empirical Study, with Cédric Dupont, 25 *European Journal of International Law* 1147 (2014).

How Conceptions of Justice Associated with the Nation-State Obstruct Our View on Possibilities of Transnational Commercial Law, 25 *King's Law Journal* 377 (2014).

Against Consistency in Investment Arbitration, in J. Pauwelyn, J. Vinuales and Z. Douglas (eds), *The Conceptual Foundations of International Investment Law*, Oxford University Press 2014, 297-316.

Postulats de justice en droit transnational et raisonnements de droit international privé: Premier balisage d'un champ d'étude, in M.G. Kohen and D. Bentolilla (eds), *Mélanges en l'honneur de Jean-Michel Jacquet*, LexisNexis 2013, 417-431.

Do Hard Economic Times Lead to International Legal Disputes? The Case of

Investment Arbitration, with Cédric Dupont, *19 Swiss Political Science Review* 564 (2013).

La comity dans l'histoire du droit international privé, with David Holloway, *139 Journal du droit international* 571 (2012).

The Rise of a Third Generation of Arbitrators? Fifteen Years After Dezalay & Garth, with Robert Kovacs, *28 Arbitration International* 163 (2012).

Secondary Rules of Recognition and Relative Legality in Transnational Regimes, *56 American Journal of Jurisprudence* 59 (2011).

Les origines de la comity au carrefour du droit international privé et du droit international public, with David Holloway, *138 Journal du droit international* 863 (2011).

Internet Disputes, Fairness in Arbitration and Transnationalism: A Reply to Julia Hörnle, *19 International Journal of Law and Information Technology* 153 (2011).

The Concept of Law in Transnational Arbitral Legal Orders and Some of Its Consequences, *2 Journal of International Dispute Settlement* 59 (2011).

The Three Pursuits of Dispute Settlement, *1 Czech & Central European Yearbook of Arbitration* 227 (2011).

The Roles of Dispute Settlement and ODR, in A. Ingen-Housz (ed.), *ADR in Business*, vol. 2 *Issues and Practice Across Countries and Cultures*, Kluwer Law International 2011, 135-155.

The State, a Perpetual Respondent in Investment Arbitration? Some Unorthodox Considerations, with Mehmet Toral, in M. Waibel et al. (ed.), *The Backlash Against Investment Arbitration*, Kluwer Law International 2010, 577-602.

Le critère de la moralité interne du droit comme réponse aux enjeux éthico-politiques du règlement des différends hors de l'Etat, in K. Benyekhlef and P. Trudel (eds), *État de droit et virtualité*, Les Editions Thémis 2009, 265-291.

Online Dispute Resolution to Resolve E-Commerce Conflicts, in S.J. Krishna and N. Kumar (eds), *E-Justice: Perspectives and Experiences*, ICFAI University Press 2008, 63-81.

Some Critical Comments on the Juridicity of the Lex Mercatoria, *10 Yearbook of Private International Law* 667 (2008).

Carving Up the Internet: Jurisdiction, Legal Orders and the Private/Public International Law Interface, *19 European Journal of International Law* 799 (2008).

Private Legal Systems: What Cyberspace Might Teach Legal Theorists, *10 Yale Journal of Law & Technology* 151 (2007).

Réglementer la résolution des litiges en ligne en Suisse: défis et enseignements de la pratique, with Jacques de Werra, *16 Informatica e diritto* 431 (2007).

La régulation en réseau du cyberspace, *55 Revue interdisciplinaire d'études juridiques* 31 (2006).

Sailing Away from Judicial Interference: Arbitrating the America's Cup, *International Sports Law Journal* 27 (2006).

Taking the Fourth Party Further? Considering a Shared Virtual Workspace for Arbitration, with Dimitris Protopsaltou and Nadia Magnenat-Thalmann, *15 Information & Communications Technology Law* 157 (2006).

Human Rights: A Speed Bump for Arbitral Procedures?, *9 International Arbitration Law Review* 8 (2006).

La lex sportiva se manifeste aux Jeux olympiques de Turin: suprématie du droit non étatique et boucles étranges, *JusLetter*, 20 February 2006, 10pp.

The Use of Information Technology in Arbitration, with Gabrielle Kaufmann-Kohler,

*JusLetter dedicated edition*, 5 December 2005, 127pp.

eBay: un système juridique en formation?, *22 Revue du droit des technologies de l'information* 27 (2005).

Dispute Resolution at the America's Cup, *JusLetter*, 5 Septembre 2005, 24pp.

Online Dispute Resolution Systems as Web Services, with Vincent Bonnet, Karima Boudaoud, Michel Gagnebin and Jürgen Harms, *3 ICFAI Journal of Alternative Dispute Resolution* 57 (2004).

Does Online Dispute Resolution Need Governmental Intervention? The Case for Architectures of Control and Trust, *6 North Carolina Journal of Law & Technology* 71 (2004).

Connecting Complaint Filing Processes to Online Resolution Systems, *10 Commercial Law Practitioner* 307 (2003).

Pesée d'intérêts: réflexions autour de la notion d'intérêt, *3 Diritto & questioni pubbliche* 299 (2003).

Online Arbitration: Binding or Non-Binding?, *ADROnline Monthly*, 2003, 35pp.

An Essay on the Role of Government for ODR, in E. Katsh and D. Choi (eds), *Online Dispute Resolution: Technology as the Fourth Party*, UN Publ. and Univ. of Massachusetts 2003, 1-10.

Electronic Communication Issues Related to Online Dispute Resolution Systems,, with Vincent Bonnet, Karima Boudaoud, Jürgen Harms, Gabrielle Kaufmann-Kohler & Dirk Langer, in *Proceedings WWW2002*, World Wide Web Conference Committee 2002, ISBN 1-880672-20-0, 676-694.

Online dispute resolution (ODR): résolution des litiges et ius numericum, *48 Revue interdisciplinaire d'études juridiques* 153 (2002).

## Editorials, Short Pieces, Book Reviews, Reports, Varia

Critics are Not Enemies, *15 Journal of International Dispute Settlement* 1 (2024).

Introduction to *Delos's GAR Reference Sheet on the Arbitrability of Consumer*, *Delos Guide to Arbitration Places*, 2<sup>nd</sup> edn, with Maximin de Fontmichel, Delos Dispute Resolution 2023.

Foreword to Emmanuel Obiora Igbokwe, *Dealing with Bribery and Corruption in International Commercial Arbitration*, Kluwer 2022.

Unusual Sources of Inspiration: Springsteen, *13 Journal of International Dispute Settlement* 533 (2022).

Unusual Sources of Inspiration: Schrödinger and Everett, with Maurizio Arcari, *13 Journal of International Dispute Settlement* 343 (2022).

Editorial Series on Unusual Sources of Inspiration for International Dispute Settlement Scholarship, *13 Journal of International Dispute Settlement* 341 (2022).

When Twitter becomes Sheriff of the Virtual Wild West, *Globe*, February 2021.

Translation of François Ost, "Arbitration and Literature", in T. Schultz and F. Ortino (eds), *Oxford Handbook of International Arbitration*, Oxford University Press, 2020.

International Dispute Settlement Reconstructed, And Reconstructed Again: 10 Years of JIDS, *10 Journal of International Dispute Settlement* 517 (2019).

A Note on Originality, Editorial Courage, and Our Latest Prize-Winner, *8 Journal of International Dispute Settlement* 217 (2017).

Celebrating 20 Years of ‘Dealing in Virtue’, 7 *Journal of International Dispute Settlement* 531-533 (2016).

The Structuring Forces of What We Think to Be Law: Initial Musings, 5 *Journal of Civil & Legal Sciences* (2016).

Cour permanente ou tribunaux arbitraux: quelle juridiction pour le traité transatlantique?, with Florian Grisel, *Le Monde*, 18 September 2015.

From ad hoc arbitral tribunals to permanent courts: three examples, with Florian Grisel, *Oxford University Press Blog*, 14 September 2015.

Arbitrage d’investissement: corriger les modalités de fonctionnement pour éviter les abus, with Florian Grisel, *Le Monde*, 21 July 2015.

The Evolution of International Arbitration as an Academic Field, 6 *Journal of International Dispute Settlement* 229 (2015).

Quand le droit national est supplanté par le «droit de eBay», *Le Temps*, 18 March 2015.

Of Correct Views on Law Without The State, 6 *Journal of International Dispute Settlement* 1 (2015).

Comments on Sergio Puig’s ‘Social Capital in the Arbitration Market’, *European Journal of International Law: EJIL Talk*, September 2014, 1200 words.

Doing Law and Thinking about Law, 4 *Journal of International Dispute Settlement* 217 (2013).

Three Years Old, 4 *Journal of International Dispute Settlement* 1 (2013).

The James Crawford Prize, 3 *Journal of International Dispute Settlement* 243 (2012).

King Rex II, 3 *Journal of International Dispute Settlement* 1 (2012).

Arbitration as an iPhone, or why conduct academic research in arbitration?, 2 *Journal of International Dispute Settlement* 279 (2011).

Translation of François Ost, “The Twelfth Camel, or the Economics of Justice”, with Shalini Soopramanien, 2 *Journal of International Dispute Settlement* 333 (2011).

Editorial, 1 *Journal of International Dispute Settlement* 266 (2010).

Editorial, 1 *Journal of International Dispute Settlement* 1 (2010).

The Data-Retention Directive: The Latest Victim of Anti-Terror Paranoia, *Lettre d’Information du Centre d’études juridiques européennes*, 15 February 2006, 3pp.

The EU Patent Directive: A Happy End, *Lettre d’Information du Centre d’études juridiques européennes*, 12 July 2005, 1p.

Microsoft Throws in Towel on EU Interim Ruling, *Lettre d’Information du Centre d’études juridiques européennes*, 15 February 2005, 1p.

Will "www.europa.int" Become "www.europa.eu"?, *Lettre d’Information du Centre d’études juridiques européennes*, 18 October 2004, 1p.

European Commission Adopts Extra-Judicial Dispute Resolution Rules for EU-Specific Internet Addresses, *Lettre d’Information du Centre d’études juridiques européennes*, 3 June 2004, 3pp.

European Commission Publishes Dispute Resolution Policy Concerning "eu" Domain Names, *ODR News – Forum of the US National Center for Technology and Dispute Resolution*, 23 May 2004, 3pp.

Book review “The Forces of Economic Globalization, by Katherine Lynch”, *ODR News – Forum of the US National Center for Technology and Dispute Resolution*, 28 April 2004, 1p.

CyberTribunal Relaunched, *ODR News – Forum of the US National Center for*

*Technology and Dispute Resolution, 14 April 2004, 1p.*

The Architecture of ODR Systems as Their Best Promoter, 2 *World of Arbitration* 2002.

Online Dispute Resolution: An Overview and Selected Issues, *Report for the United Nations Economic Commission for Europe* 2002, 25pp.

Online Dispute Resolution: The State of the Art and the Issues, with Gabrielle Kaufmann-Kohler, Dirk Langer & Vincent Bonnet, *University of Geneva* 2001, 102pp.