

BOOKS, AUTHORED

Legal Tales on Arbitration, in preparation.

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 – completion has to take place by October 2027.

Investment Arbitration as a Complex System, with Cédric Dupont and Jason Yackee. Under contract with Oxford University Press – completion expected 2026.

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.

BOOKS, EDITED, 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

Like a God that Doesn't Exist: International Law's Noetic Mode of Existence, in Andrea Bianchi and Moshe Hirsch (eds), *International Law and the Mind: Mental Processes, Representations and Imaginaries to Change the World*, OUP, 2027, forthcoming.

The Ontological Role of Emotions in Legal Scholarship, submitted for publication.

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.

Arbitration and the Commodification of Justice, in Pietro Ortolani, Joshua Karton, Giorgio Colombo, and Maud Piers (eds), *The Identity of Arbitration in Flux*, Edward Elgar, 2026, forthcoming.

After the Politicization of ISDS, with Cédric Dupont, in Alexandra Hofer, Kushtrim Istrefi and Vahid Rezadoost (eds), *Research Handbook on the Politics of International Dispute Settlement*, Edward Elgar 2026, forthcoming.

Conte pour conte : « L'étudiante, le professeur et la désobéissance civile » de François Ost, in

Alexandre Flückiger (ed.), *Hors norme : repenser le droit par la désobéissance*, Helbing & Lichtenhahn 2025, 761-767.

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* 247 (2025).

Dynamics of Change in International Investment Law, with Cédric Dupont, 16 *Journal of International Dispute Settlement* (2025), Issue 2, June 2025, idaf012.

The Workings of Legal Exceptionalism: Arbitration as a Portal to Stateless Law-in-Action Regimes, 72 *Buffalo Law Review* 1586 (2024).

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

Trump's Tariffs: From a Trade Problem into an Investment Problem?, 16 *Journal of International Dispute Settlement* (2025), Volume 16, Issue 3, idaf026.

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

Introduction to *Delos's GAR Reference Sheet on the Arbitrability of Consumer*, *Delos Guide to Arbitration Places*, 2nd 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 Relunched, *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.