



Bibliography relating to ISDS reform

Prepared by Brian McGarry, Josef Ostránský, Michele Potestà, and María Florencia Sarmiento

Treaties

2004 United States Model Bilateral Investment Treaty (November 2004)

2012 United States Model Bilateral Investment Treaty (April 2012)

2016 India Model Bilateral Investment Treaty (January 2016)

2018 Netherlands Model Bilateral Investment Treaty (draft of 16 May 2018)

Additional Protocol to the Framework Agreement of the Pacific Alliance (signed 10 February 2014, entered into force 1 May 2016)

Agreement between New Zealand and the Separate Customs Territory of Taiwan, Penghu, Kinmen, and Matsu on Economic Cooperation (signed 10 July 2013, entered into force 1 December 2013)

Agreement Between the Government of Canada and the Government of the Hong Kong Special Administrative Region of the People's Republic of China for the Promotion and Protection of Investments (signed 10 February 2016, entered into force 6 September 2016)

Agreement between the Government of the United States of America and the Government of the Sultanate of Oman on the Establishment of a Free Trade Area (signed 19 January 2006, entered into force 1 January 2009)

Agreement between the Slovak Republic and the Islamic Republic of Iran for the Promotion and Reciprocal Protection of Investments (signed 19 January 2016, entered into force 30 August 2017)

Agreement between the Swiss Confederation and Georgia on the Promotion and Reciprocal Protection of Investments (signed 3 June 2014, entered into force 17 April 2015)

Agreement for the Promotion and Protection of Investment between the Government of the Republic of Austria and the Government of the Kyrgyz Republic (signed 22 April 2016)

Comprehensive and Progressive Agreement for Trans-Pacific Partnership (CPTPP) (signed 8 March 2018)

Comprehensive Trade and Economic Agreement between Canada and the European Union (signed 30 October 2016)

EU - Mexico Free Trade Agreement (in negotiation)



Free Trade Agreement Australia and the Republic of Peru (signed 12 February 2018)

Free Trade Agreement between Argentina and Chile (signed 2 November 2017)

Free Trade Agreement between Canada and the Republic of Korea (signed 22 September 2014, entered into force 1 January 2015)

Free Trade Agreement between Central America (Costa Rica, El Salvador, Guatemala, Honduras, Nicaragua), the Dominican Republic and the United States of America (signed 5 August 2004, entered into force 1 January 2009)

Free Trade Agreement between Costa Rica and Peru (signed 21 May 2011, entered into force 1 June 2013)

Free Trade Agreement between Mexico and Central America (Costa Rica, El Salvador, Guatemala, Honduras, Nicaragua) (signed 22 November 2011, entered into force 1 September 2013)

Free Trade Agreement between New Zealand and the Republic of Korea (signed 23 March 2015, entered into force 20 December 2015)

Free Trade Agreement between the European Union and the Republic of Singapore (in negotiation)

Free Trade Agreement between the European Union and the Socialist Republic of Vietnam (in negotiation)

Free Trade Agreement between the Government of Australia and the Government of the Republic of Korea (signed 8 April 2014, entered into force 12 December 2014) ATS 2014 43

Free Trade Agreement between the Government of Australia and the Government of the People's Republic of China (signed 17 June 2015, in force 20 December 2015) ATS 2015 13

Free Trade Agreement between the Government of the United States of America and the Government of the Republic of Chile (signed 6 June 2003, entered into force 1 January 2004)

Free Trade Agreement between the Republic of Colombia and the Republic of Costa Rica (signed 22 May 2013, entered into force 1 August 2016)

Free Trade Agreement between the Republic of Korea and the Republics of Central America (signed 21 February 2018)

Free Trade Agreement between the Republic of Korea and the United States of America (signed 30 June 2007, entered into force 15 March 2012)



Free Trade Agreement between the United Mexican States and the Republic of Panama (signed 3 April 2015, entered into force 1 July 2015)

Investment Agreement between the Government of the Hong Kong Special Administrative Regions of the People's Republic of China and the Government of the Republic of Chile (signed 18 November 2016)

Investment Agreement between the Republic of Chile and the Oriental Republic of Uruguay (signed 25 March 2010, entered into force 18 March 2012)

Peru – United States Trade Promotion Agreement (signed 12 April 2006, entered into force 1 February 2009)

Transatlantic Trade and Investment Partnership (in negotiation)

Trans-Pacific Partnership (signed 4 February 2016)

Treaty between the Government of the Republic of Peru and the Government of the Republic of Colombia concerning the Encouragement and Reciprocal Protection of Investment (signed 11 December 2007, entered into force 30 December 2010)

Treaty between the Government of the United States of America and the Government of the Republic of Rwanda concerning the Encouragement and Reciprocal Protection of Investment (signed 19 February 2008, entered into force 1 January 2012)

Treaty between the United States of America and the Republic of Uruguay concerning the Encouragement and Reciprocal Protection of Investment (signed 4 November 2005, entered into force 31 October 2006) 44 ILM 268

United Nations Convention on Transparency in Treaty-based Investor-State Arbitration (adopted 10 December 2014, entered into force 18 October 2017) (Mauritius Convention)

United States – Colombia Trade Promotion Agreement (signed 22 November 2006, entered into force 15 May 2012)

United States – Morocco Free Trade Agreement (signed 15 June 2004, entered into force 1 January 2006)

United States – Panama Trade Promotion Agreement (signed 28 June 2007, entered into force 31 October 2012)

United States – Singapore Free Trade Agreement (signed 6 May 2003, entered into force 1 January 2004)



Commentary

A

Mateus Aimoré Carretero, 'Appellate Arbitral Rules in International Commercial Arbitration' (2016) 33 *Journal of International Arbitration* 185

<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=JOIA2016010>

Stanimir A Alexandrov, 'On the Perceived Inconsistency in Investor-State Jurisprudence' in Jose E Alvarez and others (eds), *The Evolving International Investment Regime: Expectations, Realities, Options* (Oxford University Press 2011)

<http://www.oxfordscholarship.com/view/10.1093/acprof:oso/9780199793624.001.0001/acprof-9780199793624-chapter-001004>

Gloria M Alvarez and others, 'A Response to the Criticism against ISDS by EFILA' (2016) 33 *Journal of International Arbitration* 1

<https://www.kluwerlawonline.com/abstract.php?area=Journals&id=JOIA2016001>

Jose E Alvarez, 'Implications for the Future of International Investment Law' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<http://julius.law.nyu.edu/record=b771238~S0>

Koorosh Ameli and others, 'Task Force Paper regarding the proposed International Court System (ICS)' (2016) EFILA <http://efila.org.domainpreview.nl/wp-content/uploads/2016/02/EFILA_TASK_FORCE_on_ICS_proposal_1-2-2016.pdf> accessed 13 April 2018

http://efila.org.domainpreview.nl/wp-content/uploads/2016/02/EFILA_TASK_FORCE_on_ICS_proposal_1-2-2016.pdf

Kristina Andelić, 'Why ICSID Doesn't Need an Appellate Procedure, and What to Do Instead' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_023

Sarah Anderson and Sara Grusky, 'Challenging Corporate Investor Rule: How the World Bank's Investment Court, Free Trade Agreements, and Bilateral Investment Treaties Have Unleashed a New Era Of Corporate Power and What to Do About It' (2007) Food & Water Watch and Institute for Policy Studies

<http://www.ips-dc.org/wp-content/uploads/2009/05/challenging-Corporate-Investor-Rule-final.pdf>



Aurélia Antonietti, 'The 2006 Amendments to the ICSID Rules and Regulations and the Additional Facility Rule' (2006) 6 ICSID Review – Foreign Investment Law Journal 427

<https://academic.oup.com/icsidreview/article/21/2/427/628910?searchresult=1>

B

Freya Baetens, 'The European Union's Proposed Investment Court System: Addressing Criticisms of Investor-State Arbitration While Raising New Challenges' (2016) 43 Legal Issues of Economic Integration 367

<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=LEIE2016020>

Freya Baetens, 'Judicial Review of International Adjudicatory Decisions: A Cross-Regime Comparison of Annulment and Appellate Mechanisms' (2017) 8 Journal of International Dispute Settlement 432

<https://academic.oup.com/jids/article/8/3/432/2525399>

Yas Banifatemi, 'Consistency in the Interpretation of Substantive Investment Rules: Is It Achievable?' in Roberto Echandi and Pierre Sauvé (eds), *Prospects in International Investment Law and Policy* (Cambridge University Press 2013)

<https://www.cambridge.org/core/books/prospects-in-international-investment-law-and-policy/consistency-in-the-interpretation-of-substantive-investment-rules-is-it-achievable/8742B0678018AAF8D7C21D9A90FC8347/core-reader>

Lucas Bastin, 'The Amicus Curiae in Investor-State Arbitration' (2012) 1 Cambridge Journal of International and Comparative Law 208

https://heinonline.org/HOL/Page?handle=hein.journals/cajoincla1&div=61&g_sent=1&cas_a_token=&collection=journals

Daniel Behn, 'Legitimacy, Evolution, and Growth in Investment Treaty Arbitration: Empirically Evaluating the State-of-the-Art' (2015) 46 Georgetown Journal of International Law 363

<https://www.law.georgetown.edu/academics/law-journals/gjil/recent/upload/zsx00215000363-2.PDF>

Piero Bernardini, 'The European Union's Investment Court System – A Critical Analysis' (2017) 35 ASA Bulletin 812

<https://www.kluwerlawonline.com/abstract.php?area=Journals&id=ASAB2017077>

Piero Bernardini, 'Reforming Investor-State Dispute Settlement: The Need to Balance Both Parties' Interests' (2017) 32 ICSID Review – Foreign Investment Law Journal 38



<https://academic.oup.com/icsidreview/article/32/1/38/2738870?searchresult=1>

Samantha Besson, 'La légitimité de l'arbitrage international d'investissement' (2005) Jusletter

http://jusletter.weblaw.ch/article/fr/_3932?alang=fr&lang=fr&pr

R Doak Bishop and Samantha M Marchili, *Annulment under the ICSID Convention* (Oxford University Press 2013) ch 14

<https://global.oup.com/academic/product/annulment-under-the-icsid-convention-9780199653744?cc=ch&lang=en&>

Nigel Blackaby, 'Public Interest and Investment Treaty Arbitration' in Albert Jan van den Berg (ed), *International Commercial Arbitration: Important Contemporary Questions, ICCA Congress Series No. 11* (Kluwer Law International 2003)

<https://www.transnational-dispute-management.com/article.asp?key=36>

Nigel Blackaby and Caroline S Richard, 'Amicus Curiae: A Panacea for Legitimacy in Investment Arbitration?' in Michael Waibel and others (eds), *The Backlash Against Investment Arbitration: Perceptions And Reality* (Kluwer Law International 2010)

<http://www.kluwarbitration.com/document/KLI-KA-201011012-n>

Laurence Boisson de Chazournes and Rukia Baruti, 'Transparency in Investor-State Arbitration: An Incremental Approach' (2015) 2 BCDR International Arbitration Review 59

<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=BCDR2015004>

Jonathan Bonnitcha and others, *The Political Economy of the Investment Treaty Regime* (Oxford University Press 2017) ch 9

<https://global.oup.com/academic/product/the-political-economy-of-the-investment-treaty-regime-9780198719557?cc=ch&lang=en&>

Gabriel Bottini, 'Reform of the Investor-State Arbitration Regime: The Appeal Proposal' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

https://brill.com/view/book/edcoll/9789004291102/B9789004291102_021.xml

Gabriel Bottini, 'Present and Future of ICSID Annulment: The Path to an Appellate Body?' (2016) 31 ICSID Review – Foreign Investment Law Journal 712

<https://academic.oup.com/icsidreview/article/31/3/712/2374452?searchresult=1>



David Branson, 'Sympathetic Party-Appointed Arbitrators: Sophisticated Strangers and Governments Demand Them' (2010) 25 ICSID Review – Foreign Investment Law Journal 367

<https://academic.oup.com/icsidreview/article/25/2/367/632173?searchresult=1>

Marco Bronckers, 'Is Investor-State Dispute Settlement (ISDS) superior to litigation before domestic courts? An EU View on Bilateral Trade Agreements' (2015) 18 Journal of International Economic Law 655

<https://academic.oup.com/jiel/article/18/3/655/830142?searchresult=1>

Charles H Brower, 'Structure, Legitimacy, and NAFTA's Investment Chapter' (2006) 36 Vanderbilt Journal of Transnational Law 37

https://heinonline.org/HOL/Page?handle=hein.journals/vantl36&div=17&g_sent=1&casa_token=&collection=journals

Charles N Brower and Stephan W Schill, 'Is Arbitration a Threat or a Boon to the Legitimacy of International Investment Law?' (2009) 9 Chicago Journal of International Law 471

<https://chicagounbound.uchicago.edu/cjil/vol9/iss2/5/>

Charles N Brower and Charles B Rosenberg, 'The Death of the Two-Headed Nightingale: Why the Paulsson-van den Berg Presumption That Party-Appointed Arbitrators Are Untrustworthy Is Wrongheaded' (2013) 29 Arbitration International 7

<https://academic.oup.com/arbitration/article/29/1/7/213039>

Nicolette Butler, 'In Search of a Model for the Reform of International Investment Dispute Resolution: An Analysis of Existing International and Regional Dispute Settlement Mechanisms' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_014

Nicolette Butler and Surya Subedi, 'The Future of International Investment Regulation: Towards a World Investment Organisation?' (2017) 64 Netherlands International Law Review 43

<https://link.springer.com/article/10.1007/s40802-017-0082-5>

Colin M Brown, 'A Multilateral Mechanism for the Settlement of Investment Disputes. Some Preliminary Sketches' (2017) 32 ICSID Review – Foreign Investment Law Journal 673

<https://academic.oup.com/icsidreview/article/32/3/673/4718103?searchresult=1>



Chester Brown, 'Supervision, Control, and Appellate Jurisdiction: The Experience of the International Court' (2017) 32 ICSID Review – Foreign Investment Law Journal 595

<https://academic.oup.com/icsidreview/article/32/3/595/4718105?searchresult=1>

Marc Bungenberg and August Reinisch, 'Machbarkeitsstudie: Von bilateralen Schieds- und Investitionsgerichten zum multilateralen Investitionsgerichtshof: Optionen für die Institutionalisierung der Investor-Staat-Streitbeilegung' (2017) Report prepared for Germany's Federal Ministry of Economics and Energy

<https://www.bmwi.de/Redaktion/DE/Publikationen/Studien/machbarkeitsstudie-bilaterale-schieds-und-investitionsgerichte.html>

C

Jensen Calamita, 'The (In)Compatibility of Appellate Mechanisms with Existing Instruments of the Investment Treaty Regime' (2017) 18 The Journal of World Investment and Trade 585

<http://booksandjournals.brillonline.com/content/journals/10.1163/22119000-12340053>

Jansen Calamita, 'The Challenge of Establishing a Multilateral Investment Tribunal at ICSID' (2017) 32 ICSID Review – Foreign Investment Law Journal 611

<https://academic.oup.com/icsidreview/article/32/3/611/4718100?searchresult=1>

Julia Calvert, 'Civil Society and Investor-state Dispute Settlement: Assessing the Social Dimensions of Investment Disputes in Latin America' (2018) 23 New Political Economy 46

<https://www.tandfonline.com/doi/abs/10.1080/13563467.2017.1330876>

Chris Campbell and others, 'Assessing Treaty-Based Investor-State Dispute Settlement: Abandon, Retain or Reform?' (2014) 11(1) Transnational Dispute Management

<https://www.transnational-dispute-management.com/article.asp?key=2024>

David Caron and Esmé Shirlow, 'Dissecting Backlash: The Unarticulated Causes of Backlash and Its Unintended Consequences' (2016) Social Science Research Network

<https://www.ssrn.com/abstract=2834000>

Roberto Castro de Figuereido, 'Fragmentation and Harmonization in the ICSID Decision-Making Process' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_024



Peter H Chase, 'TTIP, investor-state dispute settlement and the rule of law' (2015) 14 *European View* 217

<https://link.springer.com/article/10.1007/s12290-015-0377-z>

Barnali Choudhury, 'Recapturing Public Power: Is Investment Arbitration's Engagement of the Public Interest Contributing to the Democratic Deficit?' (2008) 41 *Vanderbilt Journal of Transnational Law* 775

<https://www.vanderbilt.edu/wp-content/uploads/sites/78/Choudhury-edits-entered-ARJ-final.pdf>

Maria Nicole Cleis, *The Independence and Impartiality of ICSID Arbitrators: Current Case Law, Alternative Approaches, and Improvement Suggestions* (Brill 2017)

<https://brill.com/view/title/34554?format=HC>

David Collins, 'ICSID Annulment Committee Appointments: Too Much Discretion for the Chairman?' (2013) 30 *Journal of International Arbitration* 333

<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=JOIA2013022>

Joanna G Coyne, 'The TTIP Investment Court System: An Evolution of Investor-State Dispute Settlement' (2017) 5(2) *European International Arbitration Review* 1

<https://arbitrationlaw.com/library/ttip-investment-court-system-evolution-investor-state-dispute-settlement-chapter-1>

D

Lisa Diependaele and others, 'Assessing the Normative Legitimacy of Investment Arbitration: The EU's Investment Court System' (2017) *New Political Economy*

<https://www.tandfonline.com/doi/full/10.1080/13563467.2017.1417362>

Katharina Diel-Gligor, *Towards Consistency in International Investment Jurisprudence: A Preliminary Ruling System for ICSID Arbitration* (Brill 2017)

<https://brill.com/abstract/title/34275>

Georgios Dimitropoulos, 'Constructing the Independence of International Investment Arbitrators: Past, Present and Future' (2016) 36 *Northwestern Journal of International Law & Business* 371

<https://scholarlycommons.law.northwestern.edu/njilb/vol36/iss2/3/>

Georgios Dimitropoulos, 'Investor-State Dispute Settlement Reform and Theory of



Institutional Design' [2018] Journal of International Dispute Settlement

<https://academic.oup.com/jids/advance-article/doi/10.1093/jnlids/idy025/5037248>

Rudolf Dolzer, 'Perspectives for Investment Arbitration: Consistency as a Policy Goal?' (2012) 9(3) Transnational Dispute Management

<https://www.transnational-dispute-management.com/article.asp?key=2027>

E

Gabriel Egli, 'Don't Get Bit: Addressing ICSID's Inconsistent Application of Most-Favored-Nation Clauses to Dispute Resolution Provisions' (2007) 34 Pepperdine Law Review 1045

<https://digitalcommons.pepperdine.edu/plr/vol34/iss4/12>

European Commission, 'Investment in TTIP and beyond – the path for reform. Enhancing the right to regulate and moving from current ad hoc arbitration towards an Investment Court' (Concept paper) (5 May 2015)

http://trade.ec.europa.eu/doclib/docs/2015/may/tradoc_153408.PDF

European Commission, 'Establishment of a Multilateral Investment Court for investment dispute resolution' (1 August 2016)

http://ec.europa.eu/smart-regulation/roadmaps/docs/2016_trade_024_court_on_investment_en.pdf

European Council, 'Negotiating directives for a Convention establishing a multilateral court for the settlement of investment disputes' (1 March 2018)

<http://data.consilium.europa.eu/doc/document/ST-12981-2017-ADD-1-DCL-1/en/pdf>

F

Katia Fach Gómez, 'Rethinking the Role of Amicus Curiae in International Investment Arbitration: How to Draw the Line favorably for the Public Interest' (2012) 35 Fordham International Law Journal 510

<https://ir.lawnet.fordham.edu/cgi/viewcontent.cgi?article=2429&context=ilj>

Mark Feldman, 'Investment Arbitration Appellate Mechanism Options: Consistency, Accuracy, and Balance of Power' (2017) 32 ICSID Review – Foreign Investment Law Journal 528

<https://academic.oup.com/icsidreview/article/32/3/528/4091466?searchresult=1>



Nicholas Fletcher, 'Should ICSID have or not have a New Appellate Process, Including a Standing Body to Hear Annulment Applications?' in Arthur W Rovine, *Contemporary Issues in International Arbitration and Mediation: The Fordham Papers 2015* (Brill 2016)

<https://brill.com/abstract/book/edcoll/9789004334557/B9789004334557-s010.xml>

Susan D Franck, 'The Legitimacy Crisis in Investment Treaty Arbitration: Privatizing Public International Law Through Inconsistent Decisions' (2005) 73 *Fordham Law Review* 1521

http://fordhamlawreview.org/wp-content/uploads/assets/pdfs/Vol_73/Franck_March.pdf

Susan D Franck, 'Development and Outcomes of Investment Treaty Arbitration' (2009) 50 *Harvard International Law Journal* 435

http://www.harvardilj.org/wp-content/uploads/2010/09/HILJ_50-2_Franck.pdf

G

David A Gantz, 'An Appellate Mechanism for Review of Arbitral Decisions in Investor-State Disputes: Prospects and Challenges' (2006) 39 *Vanderbilt Journal of Transnational Law* 39

<http://law.bepress.com/expresso/eps/703/>

Omar E García-Bolivar, 'Permanent Investment Tribunals: The Momentum is Building Up' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_016

David Gaukrodger, 'Adjudicator Compensation Systems and Investor-State Dispute Settlement' (2017) OECD Working Papers on International Investment 2017/05

<https://www.oecd-ilibrary.org/docserver/c2890bd5-en.pdf?expires=1529055813&id=id&accname=guest&checksum=00B042ECA1C85AC86A0C2B05248F5EAB>

David Gaukrodger and Kathryn Gordon, 'Investor-State Dispute Settlement: A Scoping Paper for the Investment Policy Community' (2012) OECD Working Papers on International Investment 2012/03

http://www.oecd.org/daf/inv/investment-policy/WP-2012_3.pdf

Michael D Goldhaber, 'Wanted: A World Investment Court' (2004) 1(3) *Transnational Dispute Management*



<https://www.transnational-dispute-management.com/article.asp?key=197>

Luis González García, 'Making Impossible Investor-State Reform Possible' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

https://brill.com/abstract/book/edcoll/9789004291102/B9789004291102_018.xml

H

Emilie M Hafner-Burton, Zachary C Steinert-Threlkeld and David G Victor, 'Predictability versus Flexibility: Secrecy in International Investment Arbitration' (2016) 68 *World Politics* 413

<https://www.cambridge.org/core/journals/world-politics/article/predictability-versus-flexibility/37531C204D93DD1FE13A696FEDA1DF7D>

Richard Happ and Sebastian Wuschka, 'From the Jay Treaty Commissions towards a Multilateral Investment Court: Addressing the Enforcement Dilemma' (2017) 6 *Indian Journal of Arbitration Law* 113

https://heinonline.org/HOL/Page?handle=hein.journals/ijal6&div=12&start_page=113&collection=journals&set_as_cursor=0&men_tab=srchresults

Lenk Hannes, 'Something Borrowed, Something New: The TTIP Investment Court: How to Fit Old Procedures into New Institutional Design' in Elaine Fahey (ed), *Institutionalisation beyond the Nation State* (Springer 2018)

https://link.springer.com/chapter/10.1007/978-3-319-50221-2_9

Sonja Heppner, 'A Critical Appraisal of the Investment Court System Proposed by the European Commission' (2016) 19 *Irish Journal of European Law* 38

<https://www.isel.ie/article/view-free/id/213>

Lawrence L Herman, 'Confronting the Investor-State Dispute Settlement Controversy' (2014) 15 *Estey Centre Journal of International Law and Trade Policy* 232

https://law.usask.ca/documents/research/estey-journal/Herman15-2-Investor-State_PublicationVersion.pdf

Matthew Hodgson, 'Costs in Investment Treaty Arbitration: The Case for Reform' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

https://brill.com/abstract/book/edcoll/9789004291102/B9789004291102_034.xml

David M Howard, 'Creating Consistency Through a World Investment Court' (2017) 41



Fordham International Law Journal 1

<https://ir.lawnet.fordham.edu/cgi/viewcontent.cgi?article=2685&context=ilj>

Rob Howse, 'Designing a Multilateral Investment Court: Issues and Options' (2017) 36 Yearbook of European Law 209

<https://academic.oup.com/yel/article/doi/10.1093/yel/yex013/4824946>

Xian Yu Huang and David Chi Yu Cheng, 'Protection of International Investment – The Study of Establishing Appellate Mechanisms in International Investment Arbitration' (2014) 3 International Review of Management and Business Research 1819

<http://www.irnbrjournal.com/papers/1418113202.pdf>

Mark Huber and Greg Tereposky, 'The WTO Appellate Body: Viability as a Model for an Investor–State Dispute Settlement Appellate Mechanism' (2017) 32 ICSID Review – Foreign Investment Law Journal 545

<https://academic.oup.com/icsidreview/article/32/3/545/4718099?searchresult=1>

Julia Hueckel, 'Rebalancing Legitimacy and Sovereignty in International Investment Agreements' (2012) 61 Emory Law Journal 601

<http://law.emory.edu/elj/content/volume-61/issue-3/comments/rebalancing-legitimacy-sovereignty.html>

I

ICSID Secretariat, 'Possible Improvements of the Framework for ICSID Arbitration' (Discussion Paper) (22 October 2004)

<https://icsid.worldbank.org/en/Documents/resources/Possible%20Improvements%20of%20the%20Framework%20of%20ICSID%20Arbitration.pdf>

J

Becky L Jacobs, 'A perplexing paradox: “de-statification” of “investor-State” dispute settlement?' (2015) 30 Emory International Law Review 17

<http://law.emory.edu/eilr/content/volume-30/issue-1/articles/perplexing-paradox-de-statification-investor-state-dispute.html>

Lise Johnson, 'The Mauritius Convention on Transparency: Comments on the treaty and its role in increasing transparency of investor-State arbitration' (2014) Columbia Center on Sustainable Investment Policy Paper



<http://ccsi.columbia.edu/2014/09/09/the-mauritius-convention-on-transparency/>

Lise Johnson and Nathalie Bernasconi-Osterwalder, 'New UNCITRAL Arbitration Rules on Transparency: Application, Content and Next Steps' (2013) CIEL, IISD and VCC

<https://www.iisd.org/itn/fr/2013/09/18/new-uncitral-arbitration-rules-on-transparency-application-content-and-next-steps-2/>

Anna Joubin-Bret, 'Why we need a global appellate mechanism for international investment law?' (2015) Perspectives on topical foreign direct investment issues No 146

<http://ccsi.columbia.edu/files/2013/10/No-146-Joubin-Bret-FINAL.pdf>

Patrick Juillard, 'Variation in the Substantive Provisions and Interpretation of International Investment Agreements' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<https://global.oup.com/academic/product/appeals-mechanism-in-international-investment-disputes-9780195341560?cc=ch&lang=en&>

K

George Kahale III, 'Is Investor-State Arbitration Broken?' (2012) 9(7) Transnational Dispute Management

<https://www.transnational-dispute-management.com/article.asp?key=1918>

George Kahale III, 'Rethinking ISDS' (2018, forthcoming) Transnational Dispute Management

<https://www.transnational-dispute-management.com/journal-advance-publication-article.asp?key=1699>

Jean E Kalicki and Anna Joubin-Bret A (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

<https://brill.com/view/title/31558>

Rebecca L Katz, 'Modeling an International Investment Court After the World Trade Organization Dispute Settlement Body' (2016) 22 Harvard Negotiation Law Review 163

http://www.hnlr.org/wp-content/uploads/HNR105_crop-1.pdf

Gabrielle Kaufmann-Kohler, 'In search of transparency and consistency: ICSID Reform proposal' (2005) 2(5) Transnational Dispute Management

<https://www.transnational-dispute-management.com/article.asp?key=608>



Gabrielle Kaufmann-Kohler and Michele Potestà, 'Can the Mauritius Convention Serve as a Model for the Reform of Investor-State Arbitration in Connection with the Introduction of a Permanent Investment Tribunal or an Appeal Mechanism?' (2016) Geneva Centre for International Dispute Settlement

http://www.cids.ch/images/Documents/CIDS_First_Report_ISDS_2015.pdf

Gabrielle Kaufmann-Kohler and Michele Potestà, 'The Composition of a Multilateral Investment Court and of an Appeal Mechanism for Investment Awards' (2017) Geneva Centre for International Dispute Settlement

http://www.cids.ch/images/Documents/CIDS_Supplemental_Report_ISDS_2016.pdf

Gabrielle Kaufmann-Kohler and Michele Potestà, 'Challenges on the road toward a multilateral investment court' (2017) Perspectives on topical foreign direct investment issues No 201

<http://ccsi.columbia.edu/files/2016/10/No-201-Kaufmann-Kohler-and-Potesta-FINAL.pdf>

Stephen S Kho and others, 'The EU TTIP Investment Court Proposal and the WTO Dispute Settlement System: Comparing Apples and Oranges?' (2017) 32 ICSID Review – Foreign Investment Law Journal 326

<https://academic.oup.com/icsidreview/article/32/2/326/3828524?searchresult=1>

Dohyun Kim, 'The Annulment Committee's Role in Multiplying Inconsistency in ICSID Arbitration: the need to move away from an annulment based system' (2011) 86 New York University Law Review 242

<http://www.nyulawreview.org/issues/volume-86-number-1/annulment-committees-role-multiplying-inconsistency-icsid-arbitration-need>

Joongi Kim, 'Streamlining the ICSID Process: New Statistical Insights and Comparative Lessons from Other Institutions' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_032

Wolfgang Koeth, 'Can the Investment Court System (ICS) save TTIP and CETA?' (2016) EIPA Working Paper 2016/W/01

https://www.eipa.eu/wp-content/uploads/2017/11/20161019072755_Workingpaper2016_W_01.pdf

Charles T Kotuby and Luke A Sobota, 'Practical Suggestions to Promote the Legitimacy and Vitality of International Investment Arbitration' (2013) 28 ICSID Review – Foreign Investment Law Journal 454

<https://academic.oup.com/icsidreview/article/28/2/454/652345?searchresult=1>



Robert Kovacs and Alex Fawkes, 'An Empirical Analysis of Diversity in Investment Arbitration: the Good, the Bad and the Ugly' (2015) 12(4) *Transnational Dispute Management*

<https://www.transnational-dispute-management.com/article.asp?key=2241>

Ursula Kriebaum, 'Is ISDS beneficial or dangerous for the rule of law both in the international and the national spheres?' (2015) 109 *Proceedings of the Annual Meeting (American Society of International Law)* 203

<https://www.cambridge.org/core/journals/proceedings-of-the-asil-annual-meeting/article/div-classtitleis-isds-beneficial-or-dangerous-for-the-rule-of-law-both-in-the-international-and-the-national-spheresdiv/383A8CB26E734F085DB2F68AA1A5101E>

Jürgen Kurtz, 'Building Legitimacy Through Interpretation in Investor-State Arbitration: On Consistency, Coherence and the Identification of Applicable Law' in Zachary Douglas, Joost Pauwelyn and Jorge E Viñuales (eds), *The Foundations of International Investment Law: Bringing Theory into Practice* (Oxford University Press 2014)

<http://www.universitypressscholarship.com/view/10.1093/acprof:oso/9780199685387.001.0001/acprof-9780199685387-chapter-10>

L

Ian Laird and Rebecca Askew, 'Finality Versus Consistency: Does Investor-State Arbitration Need an Appellate System' (2005) 7 *The Journal of Appellate Practice and Process* 285

<https://lawrepository.ualr.edu/appellatepracticeprocess/vol7/iss2/9/>

Ian Laird and Flip Petillion, 'Comprehensive Economic and Trade Agreement, ISDS and the Belgian Veto: A Warning of Failure for Future Trade Agreements with the EU?' (2017) 12 *Global Trade and Customs Journal* 167

<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=GTCJ2017023>

Malcolm Langford, Daniel Behn and Runar Hilleren Lie, 'The Revolving Door in International Investment Arbitration' (2017) 20 *Journal of International Economic Law* 301

<https://academic.oup.com/jiel/article/20/2/301/3859188>

Jaemin Lee, 'Introduction of an Appellate Review Mechanism for International Investment Disputes: Expected Benefits and Remaining Tasks' (2014) 11(1) *Transnational Dispute Management*

<https://www.transnational-dispute-management.com/article.asp?key=2076>



Barton Legum, 'Appellate Mechanisms for Investment Arbitration: Worth a Second Look for the Trans-Pacific Partnership and the Proposed EU-US FTA?' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_019

Bartom Legum, 'Options to Establish an Appellate Mechanism for Investment Disputes' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<https://global.oup.com/academic/product/appeals-mechanism-in-international-investment-disputes-9780195341560?cc=ch&lang=en&>

Barton Legum, 'Trends and Challenges in Investor-State Arbitration' (2003) 19 *Arbitration International* 143

<https://academic.oup.com/arbitration/article-abstract/19/2/143/210402?redirectedFrom=PDF>

Céline Lévesque, 'The European Commission Proposal for an Investment Court System: Out with the Old, In with the New?' (2016) Centre for International Governance Innovation, Paper no 10

<https://www.cigionline.org/publications/european-commission-proposal-investment-court-system-out-old-new-0>

Keith Loken, 'Introductory Note to UNCITRAL Rules on Transparency in Treaty-Based Investor State Arbitration' (2013) 52 *International Legal Materials* 1300

https://www.jstor.org/stable/10.5305/intelegamate.52.6.1300?seq=1#page_scan_tab_contents

María José Luque Macías, 'Inter-State Investment Dispute Settlement in Latin America: Is There Space for Transparency?' (2016) 17 *The Journal of World Investment & Trade* 634

<http://booksandjournals.brillonline.com/content/journals/10.1163/22119000-12340007>

M

Howard Mann, 'Transparency and Consistency in International Investment Law: Can the Problems be Fixed by Tinkering?' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<https://global.oup.com/academic/product/appeals-mechanism-in-international-investment-disputes-9780195341560?cc=ch&lang=en&>



Brian McGarry and Josef Ostránský, 'Is the Law of Treaties an Obstacle or a Conduit for the Reform of Investor-State Dispute Settlement?' (2017) 32 *Emory International Law Review* 1001

<http://law.emory.edu/eilr/recent-developments/volume-32/essays/law-treaties-obstacle-conduit-investor-state-dispute.html>

Donald McRae, 'The WTO Appellate Body: A Model for an ICSID Appeals Facility?' (2010) 1 *Journal of International Dispute Settlement* 371

<https://academic.oup.com/jids/article-abstract/1/2/371/902957?redirectedFrom=fulltext>

N

Sophie Nappert, 'Escaping from Freedom? The dilemma of an improved ISDS mechanism' (EFILA Inaugural Lecture, London, 26 November 2015)

https://efila.org/wp-content/uploads/2015/11/Annual_lecture_Sophie_Nappert_full_text.pdf

Yenkong Ngangjoh-Hodu and Collins C Ajibo, 'ICSID Annulment Procedure and the WTO Appellate System: The Case for an Appellate System for Investment Arbitration' (2015) 6 *Journal of International Dispute Settlement* 308

<https://academic.oup.com/jids/article/6/2/308/820016>

Anders Nilsson and Oscar Englesson, 'Inconsistent Awards in Investment Treaty Arbitration: Is an Appeals Court Needed?' (2013) 30 *Journal of International Arbitration* 561

<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=JOIA2013035>

O

Organisation for Economic Co-operation and Development, 'Improving the System of Investor-State Dispute Settlement' in OECD, *International Investment Perspectives 2006* (OECD Publishing 2006)

<http://www.oecd.org/daf/inv/internationalinvestmentagreements/40079647.pdf>

Organisation for Economic Co-operation and Development, 'Transparency and Third Party Participation in Investor-state Dispute Settlement Procedures in OECD, *International Investment Law: A Changing Landscape* (OECD Publishing 2005)

<http://www.oecd.org/daf/inv/internationalinvestmentagreements/40077817.pdf>

Belen Olmos Giupponi, 'Recent Developments in the EU Investment Policy: Towards an



Investment World Court' (2016) 26 *Journal of Arbitration Studies* 175

https://heinonline.org/HOL/Page?handle=hein.journals/jarbstu26&div=33&start_page=175&collection=journals&set_as_cursor=0&men_tab=srchresults

Federico Ortino, 'Legal Reasoning of International Investment Tribunals: A Typology of Egregious Failures' (2012) 3 *Journal of International Dispute Settlement* 31

<https://academic.oup.com/jids/article-abstract/3/1/31/844364?redirectedFrom=fulltext>

Emily Osmanski, 'Investor-State Dispute Settlement: Is There a Better Alternative?' (2018) 43 *Brooklyn Journal of International Law* 639

<https://brooklynworks.brooklaw.edu/cgi/viewcontent.cgi?article=1918&context=bjil>

P

Luca Pantaleo, 'Investment Disputes under CETA: From Gold Standards to Best Practices?' (2017) 28 *European Business Law Review* 163

<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=EULR2017012>

Eun Young Park, 'Appellate Review in Investor-State Arbitration' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_020

Antonio R Parra, 'Advancing Reform at ICSID' (2014) 11(1) *Transnational Dispute Management*

<https://www.transnational-dispute-management.com/article.asp?key=2031>

Jan Paulsson, 'Avoiding Unintended Consequences' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<http://ccsi.columbia.edu/files/2014/01/JanPaulsson-AppealsMechanismchapter.pdf>

Jan Paulsson, 'Moral Hazard in International Dispute Resolution' (2010) 25 *ICSID Review – Foreign Investment Law Journal* 339

<https://academic.oup.com/icsidreview/article-abstract/25/2/339/632167>

Joost Pauwelyn, 'The rule of law without the rule of lawyers? Why investment arbitrators are from Mars, trade adjudicators from Venus' (2015) 109 *American Journal of International Law* 761



http://www.jstor.org/stable/10.5305/amerjintellaw.109.4.0761?seq=1#page_scan_tab_contents

Alain Pellet, 'Annulment *Faute de Mieux* - Is There a Need for an Appeals Facility?' in N Jansen Calamita and others (eds), *The Future of ICSID and the Place of Investment Treaties in International Law*, Investment Treaty Law Current Issues IV (British Institute of International and Comparative Law 2013)

http://pellet.actu.com/wp-content/uploads/2015/12/PELLET-2013_ICSID-Annulment-faute-de-mieux.pdf

Ilija Mitrev Penusliski, 'A Dispute Systems Design Diagnosis of ICSID' in Michael Waibel and others (eds), *The Backlash against Investment Arbitration* (Kluwer Law International 2010)

<http://www.kluwerarbitration.com/document/KLI-KA-201011024-n>

Hugo Perezcano Díaz, 'Enhancing the Dispute Settlement System or Much Ado About Nothing' in Ian A Laird and others (eds), *Investment Treaty Arbitration and International Law* (JurisNet 2013) vol 6

https://law.yale.edu/system/files/documents/pdf/Enhancing_Dispute_Settlement_of_Much_Ado_about_Nothing_FINAL.pdf

Hugo Perezcano Díaz, 'Transparency in International Dispute Settlement Proceedings on Trade and Investment' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<https://global.oup.com/academic/product/appeals-mechanism-in-international-investment-disputes-9780195341560?cc=ch&lang=en&>

Rowan Platt, 'The Appeal of Appeal Mechanisms in International Arbitration: Fairness over Finality?' (2013) 30 *Journal of International Arbitration* 531

<https://www.kluwerlawonline.com/abstract.php?area=Journals&id=JOIA2013034>

Theodore R Posner, 'An Appellate Mechanism for Investor-State Dispute Settlement: A Perspective Based on the WTO Appellate Body Experience' *Crowell & Moring*

<https://www.crowell.com/documents/An-Appellate-Mechanism-for-Investor-State-Dispute-Settlement.pdf>

Michele Potestà, 'Investment Arbitration, Challenges And Prospects For The Establishment Of A Multilateral Investment Court: Quo Vadis Enforcement?' in Christian Klausegger and others (eds), *Austrian Yearbook on International Arbitration 2018* (2018)

<http://www.kluwerarbitration.com/document/kli-ka-austrian-yb-2018-012-n?q=%22Austrian%20Yearbook%20on%20International%20Arbitration%22>



Sergio Puig and Anton Strezhnev, 'The David Effect and ISDS' (2017) 28 *European Journal of International Law* 731

<https://academic.oup.com/ejil/article/28/3/731/4616684>

Q

Asif H Qureshi, 'An Appellate System in International Investment arbitration?' in Peter Muchlinski and others (eds), *The Oxford Handbook of International Investment Law* (Oxford University Press 2008)

<http://www.oxfordhandbooks.com/view/10.1093/oxfordhb/9780199231386.001.0001/oxfordhb-9780199231386-e-28>

Asif H Qureshi and Shandana Gulzar Khan, 'Implications of an Appellate Body for Investment Disputes from a Developing Country Point of View' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<https://global.oup.com/academic/product/appeals-mechanism-in-international-investment-disputes-9780195341560?cc=ch&lang=en&>

R

Prabhash Ranjan and Pushkar Anand, 'Investor State Dispute Settlement in the 2016 Indian Model Bilateral Investment Treaty: Does it Go Too Far?' in Julien Chaisse and Luke Nottage, *International Investment Treaties and Arbitration across Asia* (Brill 2018)

https://brill.com/abstract/book/edcoll/9789004360105/B9789004360105_022.xml

Lucy Reed and Christine Sim, 'Potential Investment Treaty Appellate Bodies: Open Questions' (2017) 32 *ICSID Review – Foreign Investment Law Journal* 691

<https://academic.oup.com/icsidreview/article/32/3/691/4718106?searchresult=1>

August Reinisch, 'The Issues Raised by Parallel Proceedings and Possible Solutions' in Michael Waibel and others (eds), *The Backlash against Investment Arbitration* (Kluwer Law International 2010)

<http://www.kluwerarbitration.com/document/KLI-KA-201011007-n>

August Reinisch, 'Will the EU's Proposal Concerning an Investment Court System for CETA and TTIP Lead to Enforceable Awards? - The Limits of Modifying the ICSID Convention and the Nature of Investment Arbitration' (2016) 19 *Journal of International Economic Law* 761

<https://academic.oup.com/jiel/article/19/4/761/2742001>



August Reinisch, 'The European Union and Investor-State Dispute Settlement: From Investor-State Arbitration to a Permanent Investment Court' (2016) Centre for International Governance Innovation, Paper no 2

https://www.cigionline.org/sites/default/files/isa_paper_series_no.2.pdf

João Ribeiro and Michael Douglas, 'Transparency In Investor-State Arbitration: The Way Forward' (2015) 11 Asian International Arbitration Journal 49

<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=AIAJ2015002>

Anthea Roberts, 'Incremental, Systemic, and Paradigmatic Reform of Investor-State Arbitration' (2018, forthcoming) American Journal of International Law

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3189984

S

Aníbal Sabater, 'Towards Transparency in Arbitration (A Cautious Approach)' (2010) 5 Berkeley Journal of International Law Publicist 47

<http://bjil.typepad.com/publicist/2010/05/towards-transparency-in-arbitration-a-cautious-approach.html>

Giorgio Sacerdoti, 'Is the Party-Appointed Arbitrator a "Pernicious Institution"? A Reply to Professor Hans Smit' (2011) Perspectives on topical foreign direct investment issues No 35

http://ccsi.columbia.edu/files/2014/01/FDI_35.pdf

Giorgio Sacerdoti and Matilde Recanatì, 'Chapter 11: From Annulment to Appeal in Investor-State Arbitration: Is the WTO Appeal Mechanism a Model?' in Jorge A Huerta-Goldman and others (eds), *WTO Litigation, Investment Arbitration, and Commercial Arbitration* (Kluwer Law International 2013)

<http://www.kluwerarbitration.com/document/kli-huerta-ch11?q=%22WTO%20Litigation%2C%20Investment%20Arbitration%2C%20and%20Commercial%20Arbitration%22>

Julia Salasky, 'UNCITRAL Transparency Rules and the Mauritius Convention' (2015) 109 American Society of International Law Proceedings 326

https://heinonline.org/HOL/Page?handle=hein.journals/asilp109&div=75&start_page=326&collection=journals&set_as_cursor=0&men_tab=srchresults



Elsa Sardinha ‘The Impetus for the Creation of an Appellate Mechanism’ (2017) 32 ICSID Review – Foreign Investment Law Journal 503

<https://academic.oup.com/icsidreview/article/32/3/503/4718101?searchresult=1>

Elsa Sardinha, ‘The New EU-Led Approach to Investor-State Arbitration: The Investment Tribunal System in the Comprehensive Economic Trade Agreement (CETA) and the EU–Vietnam Free Trade Agreement’ (2017) 32 ICSID Review – Foreign Investment Law Journal 625

<https://academic.oup.com/icsidreview/article/32/3/625/4718104?searchresult=1>

JJ Saulino and Josh Kallmer, ‘The Emperor Has No Clothes: A Critique of the Debate Over Reform of the ISDS System’ in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_026

Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<https://global.oup.com/academic/product/appeals-mechanism-in-international-investment-disputes-9780195341560?cc=ch&lang=en&>

Stefanie Schacherer, ‘TPP, CETA and TTIP between Innovation and Consolidation: Resolving Investor-State Disputes under Mega-regionals’ (2016) 7 Journal of International Dispute Settlement 628

<https://academic.oup.com/jids/article/7/3/628/2473219>

Stephan W Schill, ‘The Sixth Path: Reforming Investment Law from Within’ (2014) 11(1) Transnational Dispute Management

<https://www.transnational-dispute-management.com/article.asp?key=2084>

Stephan W Schill, ‘The Mauritius Convention on Transparency’ (2015) 16 The Journal of World Investment & Trade 201

<http://booksandjournals.brillonline.com/content/journals/10.1163/22119000-01602009>

Stephan W Schill, ‘Reforming Investor–State Dispute Settlement: A (Comparative and International) Constitutional Law Framework’ (2017) 20 Journal of International Economic Law 649

<https://academic.oup.com/jiel/article/20/3/649/3933549>

Stephan W Schill, ‘Investor-State Dispute Settlement Reform at UNCITRAL: A Looming Constitutional Moment?’ (2018) 19 The Journal of World Investment and Trade 1



<http://booksandjournals.brillonline.com/content/journals/10.1163/22119000-12340087>

Christoph Schreuer, 'Preliminary Rulings in Investment Arbitration' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

http://www.univie.ac.at/intlaw/wordpress/pdf/90_prel_rul_article.pdf

Christoph Schreuer, 'The Future of Investment Arbitration' in Mahnoush H Arsanjani and others (eds), *Looking to the Future: Essays on International Law in Honor of W. Michael Reisman* (Brill 2011)

<https://brill.com/abstract/book/edcoll/9789047427070/B9789047427070-s041.xml>

Robert W Schwieder, 'TTIP and the Investment Court System: A New (and Improved?) Paradigm for Investor-State Adjudication' (2016) 55 *Columbia Journal of Transnational Law* 178

<http://heinonline.org/HOL/Page?collection=journals&handle=hein.journals/cjtl55&id=183>

Jeremy K Sharpe, 'The Future of International Claims Commissions: Conceptualizing the EU's Proposed Multilateral Investment Court as an International Claims Tribunal' 111 *Proceedings of the Annual Meeting (American Society of International Law)* 102

<https://www.cambridge.org/core/journals/proceedings-of-the-asil-annual-meeting/article/future-of-international-claims-commissions-conceptualizing-the-eus-proposed-multilateral-investment-court-as-an-international-claims-tribunal/76E49A27E434DF711B210128BA9390D7>

Esmé Shirlow, 'Dawn of a new era? The UNCITRAL Rules and UN Convention on Transparency in Treaty-Based Investor-State Arbitration' (2016) 31 *ICSID Review – Foreign Investment Law Journal* 622

<https://academic.oup.com/icsidreview/article/31/3/622/2374449?searchresult=1>

Joshua B Simmons, 'The Misdiagnosed Investment Court: The Wrong Remedy for the Right Problem' in Ian A Laird and others (eds), *Investment Treaty Arbitration and International Law* (JurisNet 2017) vol 10

<https://arbitrationlaw.com/library/misdiagnosed-investment-court-wrong-remedy-right-problem-chapter-2-investment-treaty>

M Sornarajah, 'A Coming Crisis: Expansionary Trends in Investment Treaty Arbitration' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<https://global.oup.com/academic/product/appeals-mechanism-in-international-investment-disputes-9780195341560?cc=ch&lang=en&>



T

Christian J Tams, 'An Appealing Option? The Debate about an ICSID Appellate Structure' (2006) 57 *Essays in Transnational Economic Law*

<http://telc.jura.uni-halle.de/sites/default/files/altbestand/Heft57.pdf>

Catharine Titi, 'The European Commission's Approach to the Transatlantic Trade and Investment Partnership (TTIP): Investment Standards and International Investment Court System' (2015) 12(6) *Transnational Dispute Management*

<https://www.transnational-dispute-management.com/journal-advance-publication-article.asp?key=596>

Catharine Titi, 'The European Union's Proposal for an International Investment Court: Significance, Innovations and Challenges Ahead' (2017) 14(1) *Transnational Dispute Management*

www.transnational-dispute-management.com/article.asp?key=2427

Catharine Titi, 'Non-Adjudicatory State-State Mechanisms in Investment Dispute Prevention and Dispute Settlement: Joint Interpretations, Filters and Focal Points' (2017) 14 *Brazilian Journal of International Law* 37

https://heinonline.org/HOL/Page?handle=hein.journals/brazintl14&div=39&g_sent=1&cas_a_token=&collection=journals

Catharine Titi, 'Procedural Multilateralism and Multilateral Investment Court: Discussion in Light of Increased Institutionalism in Transatlantic Relations' in Elaine Fahey (ed), *Institutionalisation beyond the Nation State* (Springer 2018)

https://link.springer.com/chapter/10.1007/978-3-319-50221-2_10

Leon Trakman, 'Enhancing Standing Panels in Investor-State Arbitration: The Way Forward' (2017) 48 *Georgetown Journal of International Law* 1145

https://heinonline.org/HOL/Page?handle=hein.journals/geojintl48&div=45&start_page=1145&collection=journals&set_as_cursor=0&men_tab=srchresults

Leon Trakman, 'An Empirical Case for Extending Standing Panels in Investor-State Arbitration' in Julien Chaisse and Luke Nottage, *International Investment Treaties and Arbitration across Asia* (Brill 2018)

https://brill.com/abstract/book/edcoll/9789004360105/B9789004360105_024.xml



U

United Nations Conference on Trade and Development (ed), *Transparency* (United Nations 2012)

http://unctad.org/en/PublicationsLibrary/unctaddiaeia2011d6_en.pdf

United Nations Conference on Trade and Development, 'Reform of Investor-State Dispute Settlement: In Search of a Roadmap' (2013) International Investment Agreement Issues, Note no 2

http://unctad.org/en/PublicationsLibrary/webdiaepcb2013d4_en.pdf

United Nations Conference on Trade and Development, 'Reform of IIA Regime: fourth paths of action and a way forward' (2014) International Investment Agreement Issues, Note no 3

http://unctad.org/en/PublicationsLibrary/webdiaepcb2014d6_en.pdf

United Nations Conference on Trade and Development, 'Improving Investment Dispute Settlement: UNCTAD Policy Tools' (2017) International Investment Agreement Issues, Note no 4

http://unctad.org/en/PublicationsLibrary/diaepcb2017d8_en.pdf

United Nations Conference on Trade and Development, 'Recent developments in the international investment regime' (2018) International Investment Agreement Issues, Note no 1

http://unctad.org/en/PublicationsLibrary/diaepcb2017d3_en.pdf

V

Anne van Aaken, 'Delegating Interpretative Authority in Investment Treaties: The Case of Joint Administrative Commissions' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_003

Albert Jan van den Berg, 'Dissenting Opinions by Party-Appointed Arbitrators in Investment Arbitration' in Mahnoush H. Arsanjani and others (eds), *Looking to the Future: Essays on International Law in Honor of W Michael Reisman* (Brill 2010)

<https://brill.com/abstract/book/edcoll/9789047427070/B9789047427070-s043.xml>

Gus Van Harten, 'A Case for an International Investment Court' (Inaugural Conference of the Society for International Economic Law: New Horizons of International Economic Law, Geneva, 16 July 2008)



http://digitalcommons.osgoode.yorku.ca/all_papers/259/

Gus Van Harten, 'The European Commission's Push to Consolidate and Expand ISDS: An Assessment of the Proposed Canada-Europe CETA and Europe-Singapore FTA' (2015) Osgoode Legal Studies Research Paper Series 105

<http://digitalcommons.osgoode.yorku.ca/olsrps/105/>

Gus Van Harten, 'The European Commission and UNCTAD Reform Agendas - Do They Ensure Independence, Openness, and Fairness in Investor– State Arbitration?' in Steffen Hindelang and Markus Krajewski (eds), *Shifting Paradigms in International Investment Law: More Balanced, Less Isolated, Increasingly Diversified* (Oxford University Press 2016)

<http://www.oxfordscholarship.com/view/10.1093/acprof:oso/9780198738428.001.0001/acprof-9780198738428-chapter-7>

Ingo Venzke, 'Investor-State Dispute Settlement in TTIP from the Perspective of a Public Law Theory of International Adjudication' (2016) 17 *Journal of World Investment and Trade* 374

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2742173

Tania Voon, 'Consolidating International Investment Law: The Mega-Regionals as a Pathway Towards Multilateral Rules' (2018) 17 *World Trade Review* 33

<https://www.cambridge.org/core/journals/world-trade-review/article/consolidating-international-investment-law-the-megaregionals-as-a-pathway-towards-multilateral-rules/7BF8891D583746646652FB1322E2C2D9>

W

Michael Waibel and others (eds), *The Backlash Against Investment Arbitration: Perceptions and Reality* (Kluwer Law International 2010)

<http://www.kluwerarbitration.com/book-toc?title=The%20Backlash%20against%20Investment%20Arbitration>

Thomas W Wälde, 'Some Implications of an Investment Arbitration Appeals Facility' (2005) 2(1) *Transnational Dispute Management*

<https://www.transnational-dispute-management.com/article.asp?key=370>

Mark Weaver, 'The proposed Transatlantic Trade and Investment Partnership (TTIP): ISDS Provisions, Reconciliation and Future Trade Implications' (2014) 29 *Emory International Law Review* 225



<http://law.emory.edu/eilr/content/volume-29/issue-1/comments/proposed-transatlantic-trade-investment-partnership.html>

Joerg Weber and Catharine Titi, 'UNCTAD's Roadmap for Reform of Investment Dispute Settlement' (2015) 21 *New Zealand Business Law Quarterly* 319

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2845976

Louis T Wells, 'Backlash to Investment Arbitration: Three Causes' in Michael Waibel and others (eds), *The Backlash Against Investment Arbitration: Perceptions and Reality* (Kluwer Law International 2010)

<https://www.hbs.edu/faculty/Pages/item.aspx?num=36149>

Will Sheng Wilson Koh, 'Think Quality Not Quantity: Repeat Appointments and Arbitrator Challenges' (2017) 34 *Journal of International Arbitration* 711

<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=JOIA2017033>

Y

Katia Yannaca-Small, 'Improving the System of Investor-State Dispute Settlement: An Overview' (2006) OECD Working Papers on International Investment 2006/01

https://www.oecd.org/china/WP-2006_1.pdf

Katia Yannaca-Small, 'Improving the System of Investor-State Dispute Settlement: The OECD Governments' Perspective' in Karl P Sauvant (ed), *Appeals Mechanism in International Investment Disputes* (Oxford University Press 2008)

<https://global.oup.com/academic/product/appeals-mechanism-in-international-investment-disputes-9780195341560?cc=ch&lang=en&>

Hong-Lin Yu, 'Who Is in - Who Is out - How the UNCITRAL Transparency Rules Can Influence the Upcoming Amendments of the ICSID Arbitration Rules' (2018) 11 *Contemporary Asia Arbitration Journal* 45

https://heinonline.org/HOL/Page?handle=hein.journals/caaj11&div=6&start_page=45&collection=journals&set_as_cursor=0&men_tab=srchresults

Z

Giovanni Zarra, 'Orderliness and Coherence in International Investment Law and Arbitration: An Analysis Through the Lens of State of Necessity' (2017) 34 *Journal of International Arbitration* 653



<http://www.kluwerlawonline.com/abstract.php?area=Journals&id=JOIA2017031>

Giovanni Zarra, 'The Issue of Incoherence in Investment Arbitration: Is There a Need for a Systemic Reform?' (2018) 17 Chinese Journal of International Law 137

<https://academic.oup.com/chinesejil/article-abstract/17/1/137/4964724>

Giovanni Zarra, 'The New Investor-State Dispute Settlement Mechanisms Proposed by the EU and the Geneva Centre for International Dispute Settlement. A Step Forward or a Hasty Reform?' (2018) 2 Studi sull'integrazione europea 389

https://www.academia.edu/36274570/The_New_Investor-State_Dispute_Settlement_Mechanisms_Proposed_by_the_EU_and_the_Geneva_Centre_f_or_International_Dispute_Settlement._A_Step_forward_or_a_Hasty_Reform

Eduardo Zuleta, 'The Challenges of Creating a Standing International Investment Court' in Jean E Kalicki and Anna Joubin-Bret (eds), *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century* (Brill 2015)

http://booksandjournals.brillonline.com/content/books/b9789004291102_017