Prof. Dr. Nikos Lavranos, LLM Saenredamstraat 81 2021 ZP Haarlem The Netherlands Mobile: +31 6 25 24 94 93 contact@nl-investmentconsulting.com

Academic Positions:

- As of December 2023: Visiting Professor "International Arbitration" at Leiden University.
- As of October 2023: Visiting Professor "International Investment Law and Climate Change" at the Vienna University.
- from March 2017 July 2023: Guest Professor "International Investment Law" at the Free University Brussels Brussels Diplomatic Academy.
- from 2016 2019: Visiting Professor "International Investment Law" at Verona University, Law Faculty.
- As of 1 January 2020: Adjunct Faculty Erasmus University Rotterdam.
- As of 1 January 2020: Adjunct Faculty, University of Amsterdam.
- As of 1 November 2016: Senior Fellow at the WTI, Bern
- As of 1 June 2016: permanent contributor for Kluwer Law Arbitration Blog.
- as of 1 March 2016: Co-Editor-in-Chief of the newly established law journal: *European Investment Law and Arbitration Review.*
- As of 2012 Editor-in-Chief and since 2016 Editorial Board member of The Hague Yearbook of International Law
- from 2012-2014: Adjunct Faculty, The Hague University, The Netherlands.
- from 2012-2016: Guest Lecturer, University of Amsterdam, The Netherlands.
- from 1 September 2009 until end February 2010: Interim Academic Research Director European Law and Senior Lecturer, The Hague University, The Netherlands.
- from 1 September 2008 until end of August 2009: *Max Weber Fellow* at the European University Institute (EUI), Florence; mentor: Prof. E.-U. Petersmann (Head of Law Department at the EUI).
- from 1 December 2001 until end of August 2008: Assistant Professor (European Law) and Senior Researcher International Law at the ACIL, Law Faculty, University of Amsterdam, The Netherlands.
- from 1 September 1997 until December 2001: Researcher and Ph.D. Candidate at the Dep. of International and European Law, Law Faculty, Maastricht University, The Netherlands.
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Non-academic Positions:

- since 2022 Partner at Herreveld van den Hurk & Partners, Rotterdam.
- since 1 April 2018: Associate Consultant for Trade Impact BV, Rotterdam.
- since 1 August 2017: Of Counsel at Wöss & Partner, Vienna.
- since 1 January 2017: owner of <u>www.NL-Investmentconsulting.com</u>.
- since 1 January 2017: Mediator on the Panel List of the Energy Community.
- since 1 January 2017: Mediator on the Panel of the Kuala Lumpur Centre for Arbitration (KLCRA).
- since 1 January 2017: Arbitrator and Mediator on the Panel of the Vienna International Arbitration Centre (VIAC).
- since 1 June 2015: Chair of the Investment Arbitration Committee of the Dutch Arbitration Association (DAA).
- since 1 July 2014: Secretary General of the European Federation for Investment Law and Arbitration (EFILA), Brussels.
- from 1 September 2014 until 31 December 2016: Head of Legal Affairs, Global Investment Protection AG.
- from 1 March 2010 until 1 July 2014: Senior Trade Policy Advisor & Chief Negotiator, International Trade section, responsible for all Dutch BITs, Dutch Ministry of Foreign Affairs, The Netherlands.
- from 1 January 2007 until end of August 2008: Senior Advisor European & International Strategy, Dutch Competition Authority (NMa) (4 days a week) and 1 day a week Senior Researcher at the University of Amsterdam, The Netherlands.

Academic education:

- 4 June 2004: Doctor in Law from Maastricht University, The Netherlands. Title of Ph.D. thesis: Decisions of International Organizations in the European and domestic legal orders of selected EU Member States, Europa Law Publishing, Groningen 2004, 309 pp.
- July 1998: Diploma in EU Law from the Academy of Law, European University Institute (EUI), Florence, Italy.
- from September 1996 until July 1997: Master of Comparative and European Community Law (LL.M.), *cum laude*, Maastricht University, The Netherlands.
- from October 1990 until January 1997: Law studies at the Johann Wolfgang Goethe-University Frankfurt, Germany, 1. Juristisches Staatsexamen (1st state exam).
- from September 1992 until July 1993: one-year ERASMUS exchange studies in European and International Law at Maastricht University, The Netherlands.

Conference/seminar/workshop organization:

- EFILA 9th Annual Lecture, 9 November 2023, London.
- EFILA 8th Annual Conference March 2023, Madrid.
- EFILA 7th Annual Conference, June 2022, Amsterdam.
- EFILA 6th Annual Conference, January 2021, London.
- EFILA 5th Annual Conference, 30 January 2020, London.
- EFILA 4th Annual Conference, 15 January 20219, London.
- EFILA 8th Annual Lecture, 13 October 2022, Brussels.
- EFILA 7th Annual Lecture,28 October 2021, Brussels, hybrid.
- EFILA 6th Annual Lecture, 29 October 2020, online.
- EFILA 5th Annual Lecture, 14 November 2019, Brussels.
- EFILA 4th Annual Lecture, 25 October 2018, Brussels.
- DAA Investment Arbitration Committee Annual Event, 15 June 2018, Amsterdam.
- EFILA 3rd Annual Conference, 5 February 2018, London.
- EFILA 3rd Annual Lecture, 12 October 2017, Brussels.
- DAA Investment Arbitration Committee Annual Event, 29 June 2017, Amsterdam.
- EFILA 2nd Annual Lecture, 9 November 2016, Brussels.
- DAA Investment Arbitration Committee Annual Event, 20 May 2016, Amsterdam.
- EFILA 2nd Annual Conference, 5 February 2016, Paris.
- EFILA Inaugural Annual Lecture, 26 November 2015, London.
- EFILA Inaugural Conference, 23 January 2015, London.
- High level expert Roundtable on a possible Appeal mechanism in international arbitration, 16 May 2014, The Hague.
- High level expert Roundtable on the draft financial liability Regulation, PCA, The Hague, 20 September 2013.
- High level expert Roundtable on the "right to regulate" and future EU Investment Agreements, Dutch Ministry of Economic Affairs, The Hague, 13 July 2012.
- High level expert Roundtable on the future EU investment policy, Dutch Ministry of Economic Affairs, The Hague, 4 November 2011.

- High level expert Roundtable on the transitional regimes of Member States' BITs and EU investment competence, organized together with the Ministry of Foreign Affairs and Economic Affairs, 24 January 2011.
- High level expert Roundtable on legal issues regarding intra-EU BITs, Dutch Ministry of Economic Affairs, The Hague, 2 December 2010.
- International Workshop on Multilevel Judicial Governance, EUI, Florence, 28 November 2008.
- International Seminar: The battle between international courts and tribunals (part 2), Amsterdam, 2006.
- International Conference: Interface between European and national law, Amsterdam, 2006.
- International Seminar: The battle between international courts and tribunals (part 1), Amsterdam, 2005.

Lecturing activities:

• Visiting Professor, Vienna University (since October 2023): *International Investment Law and Climate Change

- Guest professor at the Free University Brussels (2017-2022):
- * International Investment law & Arbitration
 - Guest professor at the University of Verona (2015-2019):

* International Investment law & Arbitration

*WTO law for the Department of Economics

• Guest lecturer for the Law Department of The Hague University (2010-2014):

- * WTO Law (Advanced course)
 - for the Law Department of The Hague University (September 2009-February 2010):
- * EU Law (Advanced course)
- * Civil and Political Rights (Advanced course)
- * WTO Law (Advanced course)
- * EU Foreign Relations (Advanced course)
- * EU Criminal Law (Advanced course)
- * EU Migration Law (Advanced course)
- * European Fundamental Rights (Advanced course)
 - for the Law Department of the EUI (October-December 2008):

* The Role of Courts in European Law and International Law: Constitutional Problems of Judicial Governance (seminar co-teaching with Prof. Petersmann)

- for the Faculty of Law in Amsterdam (2002-2006):
- * Introduction into EU law (General course) (in Dutch)
- * EU Legal Remedies
- * International law in the European and National legal order (IENLO)
 - for the Faculty of Law in Maastricht (1997-2001):
- * Introduction into Public International law and EU law' (in Dutch)
- * External relations of the EU

* WTO law

• external lecturing activities:

in 2004-2005 for the ROI (Rijksopleidingsinstituut Den Haag):

- * The Council of Europe (in Dutch)
- * European Competition law (in Dutch)
- * WTO law (in Dutch)
 - between 1997-2000:

on a regular basis for the Centre of European Studies (CES) and the European Journalism Centre (EJC), both in Maastricht, covering the following subjects:

- * History of EU
- * Introduction to EC Law
- * Institutional Aspects of EC Law
- * Decision-making process of the EC
- * Internal Market
- * WTO Law
- * Regional Policy of EC
- * EMŬ
- * Enlargement of the EU
- * Summer School on 'Current topics of EU Law' in 1998, 1999 and 2000 for the CES.

Course Co-ordination/management:

- * Introduction into EU law (General course)
- * International law in the European and National legal order (IENLO)
- * EU Legal Remedies
- * External relations of the EU
- * WTO law

Research grants:

- form September 2008 until September 2009: *Max Weber Fellowship* awarded by the EUI, worth €40,000.
- from January 2005 until 2008 (extended to March 2009): *VENI Research award* of the NWO (Dutch Research Council) for the project 'Concurrence of jurisdiction between ECJ and international courts/tribunals', worth €200,000.
- subsidy granted by the NWO (Dutch Research Council) for covering the costs for the publication of my Ph.D. because of its excellent quality, worth €4,000.

External funding acquisitions:

- * KNAW
- * NWO
- * ACIL
- * IUS COMMUNE Research school

Research project management (VENI):

- * Budget management
- * Research planning and research output
- * Supervision of student-assistant

Conference/seminar/workshop speaking engagements:

- Panelist: Milan Arbitration Week 22-27 May 2023.
- Panelist: Paris Arbitration Week, 30 March 2023.
- Panelist: Istanbul Arbitration Week, October 2022.
- Panelist: World Arbitration Update: Taking Stock of the ECT Modernization Process Fit for the 21st Century?, 26-30 September 2022, Washington, online.
- Panelist: New Frontiers for EU Investment Policy: Internal and External Dimensions, Vienna University, 19-20 September 2022.
- Panelist: BCDR/SCC Investment Arbitration, Conference, Bahrain, 18 November 2018.
- Chair of a panel, The Future of Investment Arbitration in Europe, Brussels, AIA, 1 June 2018.
- Panelist: Valuation of Damages in Changing Economic and Political Circumstances, ICC Vienna, 26 May 2018.
- Panelist: Warsaw Arbitration and Mediation Days, Warsaw, 23 May 2018.
- Guest Lecture: Recent developments in the EU's investment policy, University of Amsterdam, 16 May 2018.
- Chair and Moderator of a Panel, Foreign Direct Investment Control in the EU Framework, College d 'Europe, Bruges, 2 February 2018.
- Key-note speaker at the Kiev Arbitration Day, Kiev, 4 November 2017.
- Panelist at the ESIL Annual Conference, Naples, 6-9 September 2017.
- Chair of Panel: Is a Multilateral Investment Treaty Needed?, WTI Bern, June 19, 2017.
- Panelist contribution: GAR Live BITs event, Washington, DC, 23 May 2017.
- Guest Lecture: Recent developments in the EU's investment policy, University of Amsterdam, 10 May 2017.
- Panel contribution: Investment Court and the WTO: WTO, Geneva, 9 March 2017.
- Panel contribution: Trade and sustainability: CETA dissected, ASSER Institute, The Hague, 26 January 2017.
- Speaker the European Energy Law Seminar, The Hague, 22-23 January 2017.
- Panelist at ESIL EU investment law seminar, EP, Brussels, 9 December 2016.
- Guest Lecture, The CETA-drama: entering the dark ages of protectionism and nationalism?, Innsbruck University, 17 November 2016.

- Presentation on ECT and EU law for the Dutch Association of Energy law, Amsterdam, 31 October 2016.
- Masterclass on Investment Treaty Arbitration, VUB/AIA, Brussels, 19 September 2016.
- Panel contribution on TTIP and ICS, Salzburg, 2-5 June 2016.
- Panel contribution on TTIP and ICS, WTI/WEF, Geneva, 25 May 2016.
- Panel contribution on energy and arbitration disputes, 29-30 April 2016, Bocconi University, Milano.
- Panel contribution on ICS proposal, Investment Treaties: The quest for balance, OECD, Paris, 14 March 2016.
- Expert discussant for Slovak Government and ECT Secretariat on ECT issues, Bratislava, 24 September 2015.
- Panel contribution on energy and investment law issues, Oxford University, 10-11 September 2015.
- Panel contribution on investment law issues, ESADE University, Barcelona, 29 May 2015.
- Panel contribution on investment law issues, Global Arbitration Review (GAR) live event, Washington, 27 April 2015.
- Panel contribution on energy and investment law issues, IFO Institut, Munich, 15 April 2015.
- Guest professor, Verona University, 23-24 March 2015, teaching intensive courses investment law and WTO law.
- Key note debater at Debevoise, London, 3 December 2014.
- Key-note speaker at 10. Jahrestreffen Aktuelle Entwicklungen im Investitionsschutzrecht, Gesprächskreis Investitionsschutzrecht, Frankfurt, 4 November, 2014.
- Panel contribution, CETA conference, McGill University, Montreal, 31 October-1 November 2014.
- Key note debater, Dutch Arbitration Day, Amsterdam, 17 September 2014.
- Panel contribution, Global Arbitration Review (GAR) live event, Frankfurt, 5 June 2014.
- External professorial reviewer for the Ph.D. defence entitled "Indirect expropriation in international investment law between states regulatory powers and investors protection" by Sondra Faccio, University of Verona, 9 December 2013.
- Panel contribution at book launch event for Dr. Freya. Baetens, 'Investment Law within International Law', The Hague, 7 November 2013.
- Panel contribution 'Environmental Law and Investment Law', The Hague, 5 November 2013.

- Guest lecture 'The NAFTA contamination', Ministry of Finance, Prague, 1 November 2013.
- Guest lecture 'Quo vadis intra-EU BITs?', ICC Stockholm meeting, 30 Oktober 2013.
- Guest lecture 'Het nieuwe EU investeringsbeschermingsbeleid en de impact daarvan op ECT arbitrage procedures', Nederlandse Vereniging voor Energierecht, Amsterdam, 18 June 2013.
- Guest Lecture on 'Recent development in EU investment policy', University of Amsterdam, 11 March 2013.
- Panel chair & co-organizer of the conference: 'Reflections on the Constitutionalization of International Economic Law, conference in honour of E.-U. Petersmann, EUI, Florence, 26 October 2012.
- Panel contribution on the 'Influence of Member States in the EU investment policy', International conference on EU and Investment Agreements - Open questions and remaining challenges, Vienna University, Vienna, 18 June 2012.
- Panel contribution on 'The Future of European Community Investment Policy: Navigating between a high level of investment protection and increasing demands for "policy space" - Lessons from the US experience', ICCA conference, Singapore 12 June 2012.
- Guest Lecture on the 'Recent developments on the extra-EU BITs transitional Regulation', European University Institute (EUI), Florence, 30 May 2012.
- Guest Lecture on the 'Current developments of the EU investment policy', University of Amsterdam, 27 February 2012.
- Panel contribution on the 'Future EU investment policy', Linklaters, Amsterdam 1 December 2011.
- Guest lecture: 'Member States' BITs lost in Transition?', Centro de Estudios Politicos y Constitucionales, Madrid, 18 October 2011.
- Panel contribution on the 'Present and Future of the EU investment protection regime', University of Liverpool, 12 September 2011.
- Panel contribution to the 17th Investment Treaty Forum, 'International Investment Law and its intersections', BIICL, London, 9 September 2011.
- Panel contribution on 'Dispute settlement in International Investment Agreements', World Trade Institute (WTI), Bern, 15 July 2011.
- Chairman of OECD-ICSID-UNCITRAL-UNCTAD legal expert meeting on review mechanisms of arbitral awards, Paris, 21 March 2011, OECD.
- Panel contribution on 'International Investment Law and its others', Law Faculty, Frankfurt University, 18-19 March 2011.
- Guest lecture: 'Recent developments regarding the interaction between investment law and EU law', Law faculty, University of Amsterdam, 4 March 2011.
- Panel contribution on definition of "investment", 2nd UNCTAD-OECD Investment conference, Paris, 14 December 2010, OECD.

- Panel contribution for Investment Law Panel, ESIL Conference 2010, Cambridge, 2-4 September 2010.
- Panel discussant at the ICC/ITF Paris Conference on 'New Directions in Investment Treaty Law, Paris, 2 July 2010, ICC.
- Guest lecture: 'Recent developments of Bilateral Investment Treaties (BITs) and European Law', EUI, Florence, 17 June 2010.
- Key-note lecture: 'The new role of Article 307 EC in the relationship of European Law and International Law', Ghent University, 25 November 2009.
- Key-note lecture: 'Wechselwirkungen zwischen EU-Recht, internationalem Recht und nationalem Recht – Aspekte grenzüberschreitender polizeilicher Zusammenarbeit', Master of European Governance and Administration (MEGA) Programme, EUI, Florence, 26 June 2009.
- Key-note lecture: 'Revisiting Article 307 EC: The untouchable core of fundamental European constitutional law values', Sant'Anna Legal Studies (STALS), Pisa, 8 June 2009.
- Chair for the Panel on 'WTO governance, leadership, decision making', for the international conference on 'What should the WTO agenda be in a post-Doha world?', EUI, Florence, 25/26 May 2009.
- Panel contribution to international conference on 'International Law as Law of the EU', University of Rome, La Sapienza, 22/23 May 2009.
- Key-note lecture: 'Selected problems of the EC's external trade relations', IMT Lucca, 13 May 2009.
- Key-note lecture: 'Recent developments in the relationship between international and European law: The new scope of Article 307 EC', University of Siena, 8 May 2009.
- Key-note lecture: 'The EC's external trade relations with Australia', Monash University Prato Centre, Prato, 4 May 2009.
- Penal contribution: 'Der EuGH ausser Kontrolle?', 6. Hannoveraner Europatag, Hannover, 6 April 2009.
- Poster presentation at the Annual Meeting of the American Society of International Law (ASIL), Washington, 25-27 March 2009.
- Discussant at the International Conference 'The ECJ under siege: New Constitutional Challenges for the ECJ', University of Pisa and Sant'Anna School of Advanced Studies, Pisa, 20 December 2008.
- Panel contribution for the Workshop 'Challenging EU Counter-terrorism measures through Courts', EUI, Florence, 19 December 2008.
- Key-note lecture: 'Jurisdiktionskonflikte zwischen dem EuGH und anderen internationalen Gerichten: Probleme und Lösungsansätze' in the context of the lecture series 'Europa im Gespräch' of the Institut für Europarecht, Fribourg, CH, 2 December 2008.
- Key-note lecture: 'The relationship between the ECJ and ECrtHR after the Treaty of Lisbon', Hebrew University, Jerusalem, 9 November 2008.

- Panel contribution: 'False Judicial Deference', International Dispute Settlement conference, St. Gallen, 2-3 October 2008.
- International conference, After the First 50 Years: The Future of European Law and Policy, Birmingham, 3-4 July 2008: 'Submission, coordination or separation? Regulating overlapping jurisdiction of the ECJ and the ECrtHR regarding fundamental rights protection in Europe beyond the Treaty of Lisbon'.
- International Symposium, 27 June 2008, Amsterdam: 'The relationship between the ECJ and the ECrtHR after the entry into force of the Lisbon Treaty'.
- Symposium BOW, Nijmegen, 4 June 2008: 'De invloed van de EU op de Nederlandse besluitvorming'.
- Guest Lecture, University College London, 4 March 2008: 'The Solange-method as a tool for regulating jurisdictional competition between international courts and tribunals'.
- International Conference: International Courts and Tribunals in the 21st century, The Hague, 30 November - 1 December 2007, Panel contribution.
- International Symposium: The meaning of Sovereignty in the XXI century, June 2007, Amsterdam: 'The sovereignty of Member States and International Organizations'.
- Guest Lecture, University of Macerata, Italy, 11 July 2007: 'The reception of decisions of international bodies in the Community legal order'.
- Seminar of Prof. Petersmann: Dispute Prevention, Dispute Settlement and Justice in International Economic Law, EUI, Florence, 28 November 2006: 'One size fits all: Comity and its effectiveness to organize jurisdictional competition'.
- International conference, Oslo, 15-18 March 2007, The New International law: 'Jurisdictional competition between international courts and tribunals: How to square the circle? Panel contribution'.
- Seminar: The battle between international courts and tribunals (part 2), 2006 Amsterdam: 'Competing jurisdictions the search for solutions'.
- International conference, Jerusalem 2006: 'The MOX plant and Ijzeren Rijn cases and the exclusive jurisdiction of the ECJ based on Art. 292 EC'.
- Connex Seminar on Multi-level Regulation, 2006 Wassenaar: 'Supremacy of UN law over EC law – a new hierarchy of norms?'
- International conference: Interface between European and national law, 2006 Amsterdam: 'The interface between European and national procedural law: UN sanctions and judicial review'.
- Symposium: Security vs. Freedom, June 2006 Amsterdam: 'The relationship between UN sanctions and European law'.
- Staatsrechtsconferentie, December 2005 Enschede: 'Constitutionele implicaties van de Yusuf/Kadi en Bosphorus zaken'.
- Seminar: The battle between international courts and tribunals (part 1), 2005 Amsterdam: 'The Ijzeren Rijn case'.

- International conference on the Europeanisation of International law, 2005 Amsterdam: 'Sanctions and judicial review: no love at first sight?'
- European Society of International Law (ESIL) FORUM conference, 2005 Geneva: 'The communitarization of WTO law'.
- EUSA conference International conference, 2005 Austin, Texas, USA: 'The concurrence between international courts and tribunals'.
- Hague Joint Conference: From Government to Governance, 2003 The Hague: 'Binding decisions of International Organizations and their Legitimacy: No love at first sight?'
- 32. Asser Colloquium Europees Recht, 2002 The Hague: 'Europol en de oorlog tegen terrorisme een eerste analyse'.

Legal publications

(these are subdivided into Books, Book contributions, (peer reviewed) Articles, Shorter Articles/Commentaries, Case-notes, Book reviews and Miscellaneous) [recent publications are also freely available on the SSRN-website: http://www.ssrn.com/]

A. Books

- International Arbitration and EU law (co-editor, Edward Elgar, March 2021), 500 pp. [second edition will be published in 2024].
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- Reflections on the Constitutionalization of International Economic Law Festschrift in Honour of E.-U. Petersmann, ed. by N. Lavranos, M. Cremona, P. Hilpold & A. Ziegler, Martinus Nijhoff Publishers, Leiden 2014.
- Jurisdictional Competition Selected Cases in International and European Law, Europa Law Publishing, Groningen 2009.
- Interface between EU law and national law, conference proceedings, ed. by N. Lavranos & D. Obradovic, Europa Law Publishing, Groningen 2007.
- Decisions of International Organizations in the European and Domestic Legal Orders of Selected EU Member States, Europa Law Publishing, Groningen 2004 (Ph.D. thesis).

B. Book contributions

- The Conflict between EU law and International Investment Law: The Energy Charter Treaty (ECT) as a Case Study, in: T. McCormack, *Reflections on International Law, Studies in Honour of Lindy Melman* (Brill 2023) pp. 133-156.
- The ICS and MIC Projects: A Critical Review of the Issues of Arbitrator Selection, Control Mechanism, and Enforcement, in: J. Chaisse et al (eds), *Handbook of International Investment Law and Policy* (Oxford University Press, 2020).
- •
- How the European Commission and the EU Member States are reasserting their control over their Investment Treaties and ISDS Rules, in: A. Kulick (ed.), *States'* Reassertion of control over International Investment Agreements and International

Investment Treaty Dispute Settlement (Cambridge University Press, 2016), pp. 309-332.

- Commentary on Art. 351 TFEU, in: Von der Groeden et al, *Kommentar zu den EU Verträgen*, Nomos, Baden-Baden, 2014.
- Kadi II: Backtracking from Kadi I?, in: M. Avbelj, F. Fontanelli, G. Martinico (eds.), *Kadi on Trial: A multifaceted analysis of the Kadi judgment*, Routledge Abingdon 2014 (together with M. Vatsov).
- The systemic responsibility of the ECJ for judicial comity towards international courts and tribunals, in: N. Lavranos, M. Cremona, P. Hilpold & A. Ziegler (eds.), *Reflections on the Constitutionalization of International Economic Law Festschrift in Honour of E.-U. Petersmann,* Martinus Nijhoff Publishers, Leiden 2014, pp. 51-64.
- In defence of Member States' BITs gold standard: The Regulation 1219/2012 establishing a transitional regime for existing extra-EU BITs A Member State's perspective, in: *TDM special issue*, published in Vol. 10, issue 2, March 2013.
- The remaining decisive role of Member States in negotiating and concluding EU Investment Agreements, in: M. Bungenberg et.al. (eds.), *EU and Investment Agreements*, Nomos 2013, pp.165-170.
- Is an international investor-state arbitration system possible under the auspices of the ECJ? in: N. Jansen Calamita (ed.), *The Future of ICSID and the place of Investment Treaties in International law, Investment Treaty Law Current issues* IV, BIICL, 2013, pp. 129-148.
- Marrying the Beast and the Beauty, in: R. Hoffmann & Ch. Tams (eds.), International Investment Law and its Others, Nomos 2012, pp. 113-116.
- The ECJ's relationship with other international courts and tribunals, in: H. Koch et. al., *Festschrift for Hjalte Rasmussen*, DJOF Publishing 2011, pp. 393-411.
- The Ospar Convention, the Aarhus Convention and EC Law: Normative and Institutional Fragmentation on the Right to Access to Environmental Information, in: T. Broude & Y. Shany (eds.), *Multi-Source Equivalent Norms in International Law,* Hart Publishing 2011, pp. 143-169.
- Jurisdictional Competition between International Courts and Tribunals: How to square the circle?, in Ch. Erksen & M. Emberland (eds.): *The New International Law An Anthology*, Martinus Nijhoff Publishers 2010, pp. 33-48.
- On misguided judicial deference by the ECJ and the ECrtHR, in: C. Baudenbacher (ed.): *Dispute Resolution*, German Law Publishers 2009, pp. 53-64.
- Revisiting Article 307 EC: The Untouchable Core of Fundamental European Constitutional Law Values and Principles, in: P. Carrozza et.al (eds.): *Shaping the Rule of Law through Dialogue*, Europa Law Publishing 2009, pp. 119-146.
- UN sanctions and Judicial Review, in: J. Wouters/P.A. Nollkaemper/E. de Wet (eds.): *The Europeanisation of International law*, T.M.C. Asser Press 2008, pp. 185-204.
- Towards a Solange-Method between International Courts and Tribunals?, in: T. Broude/Y. Shany (eds.), *The Shifting Allocation of Authority in International Law: Considering Sovereignty, Supremacy and Subsidiarity*, Hart Publishing, 2008, pp. 217-235.

- Hierarchy in Multilevel Regulation, in: R. Wessel/A. Føllesda/J. Wouters (eds): *Multilevel Regulation and the EU*, Martinus Nijhoff Publishers, 2008, pp. 367-375.
- Binding decisions of International Organizations and their Legitimacy: No love at first sight?, in: *From Government to Governance*, 2003 Hague Joint Conference, T.M.C. Asser Press, The Hague 2004, pp. 490-493.
- Europol en de oorlog tegen terrorisme een eerste analyse, in: 'Veiligheid' en het recht van de EU, pp. 123-131, 32. zitting Asser Instituut Colloquium Europees Recht, T.M.C. Asser Press, The Hague 2003.
- Nouveaux développements dans le secteur de l'energie dans l'Union européenne à la lumière de l'affaire Almelo, in: *Tendances actuelles et évolution de la jurisprudence de la Cour de justice et du Tribunal de première instance des Communautés européennes: suivi annuel*, Vol. 2, Sous la direction de Spyros A. Pappas, EIPA Maastricht 1995, pp. 137-150.

C. (peer reviewed) Articles

- The Paralysis of the Energy Charter Treaty, in: Rivista dell'arbitrato n. 2/2023 [to be published soon].
- The meltdown of the ECT: How the ECT was ruined by the EU and its Member States, in: *SchiedsVZ* 2023, 38 pp.
- Rule of Law and the Fatal Mistake of Achmea: Could the Intra-EU BIT's Have Been the Last Hope for Justice in Captured Illiberal Member States? in: *Hague Journal on the Rule of Law* 2022, pp. 195–219 (together with D. Kochenov).
- The Investment Treaty Implications of Covid-19 Responses by States, in: *European Investment Law and Arbitration Review* 2021, pp. 3-57 (together with Ahmed Mazlom).
- The changing ecosystem of Dutch BITs, in: *Arbitration International* 2020, pp. 441-457.
- The new arbitration rules under the 2018 Dutch Model BIT, in: *Tijdschrift voor Arbitrage* 2020, pp. 56-63.
- The world after the termination of intra-EU BITs, in: *European Investment Law and Arbitration Review* 2020, pp. 196-220.
- Comparative Analysis between the 2018 and 2004 Dutch Model Bilateral Investment Treaty Texts, in: *European Investment Law and Arbitration Review* 2019, pp. 89–123 (together with Adam Marios Paschalidis).
- Achmea: Groundbreaking or Overrated? in: *SchiedsVZ* 2018, pp. 348-357 (togther with T. Singla).
- Renewable Energy Investment Disputes Recent Developments and Implications for Prospective Energy Market Reforms, in: M. Roggenkamp et al (eds.), *European Energy Law Report* XII (Intersentia, 2018) pp. 65-94 (together with Cees Verburg).
- Enkele kritische kanttekeningen bij het EU-voorstel voor de screening van buitenlandse directe investeringen in de EU, in: *SEW* 2018, pp. 360-367.

- Mixed Exclusivity: The CJEU's Opinion on the EU-Singapore FTA, in: *European Investment Law and Arbitration Review* 2017, pp. 3-34.
- The CETA-drama: Entering the dark age of protectionism and nationalism?, in: Int'l Lis – Corriere trimestrale della litigation internationazionale 2017, pp.111-113.
- Lights and Shadows of the WTO-inspired International Court System of Investor-State Dispute Settlement, in: *European Investment Law and Arbitration Review* 2016, pp. 191-266 (together with several other authors).
- A Response to the Criticism against ISDS by EFILA, in: *Journal of International Arbitration* 2016, pp. 1-36 (together with several other authors).
- Het TTIP-verdrag: een Odyssee door onbekende wateren, in: *Nederlandse Tijdschrift voor Europees Recht* 2016, pp. 24-33.
- Naar een nieuw EU-investeringsbeleid, in: *Nederlandse Tijdschrift voor Europees Recht* 2013, pp. 185-190 (together with I. Efilali, R. Niesink, J. Luycks).
- Designing an International Investor-State Arbitration system after Opinion 1/09, in: M. Bungenberg, et.al. (eds.), *European Yearbook of International Economic Law* 2012, Special issue: Common Commercial Policy after Lissabon, pp. 199-220.
- De eerste contouren van het niuewe externe Europese investeringsbeleid, in: SEW 2012, pp.14-25.
- Bilateral Investment Treaties (BITs) and EU law, in: *Indian Yearbook of International Law and Policy* 2010-2011, pp. 220-257.
- Member States' Bilateral Investment Treaties (BITs): Lost in Transition?, in: *Hague Yearbook of International Law* 2011, pp. 281-312.
- The new Common European Investment Policy (CEIP) post-Lisbon, in: *Applications of Public Law* (special issue) 2010, pp. 477-492.
- New developments in the interaction between international investment law and EU law, in: *The Law & Practice of International Courts and Tribunals* 2010, pp. 409-441.
- Protecting European Law from International Law, in: *European Foreign Affairs Review* 2010, pp. 265-282.
- The new interaction between international investment law and EU law post Lisbon Treaty, in: *European Law Reporter* 2010, pp. 356-371.
- The *Brazilian Tyres* case: Trade supersedes health, in: *Trade, Law & Development* 2009, pp. 230-258.
- The impact of the *Kadi* judgment on the international obligations of the EC Member States and the EC, in: *Yearbook of European Law* 2009, pp. 616-625.
- Multilevel Judicial Governance between Global and Regional Economic Integration Systems: Institutional and Substantive Aspects, *Max Weber Working Paper* 2009/41.
- Judicial Review of UN Sanctions by the ECJ, in: *Nordic Journal of International Law* 2009, pp. 343-359.
- The epilogue in the *MOX plant* dispute: An end without findings, in: *European Energy* and *Environmental Law Review* 2009, pp. 180-184.

- The Solange-Method as a Tool for Regulating Competing Jurisdictions Among International Courts and Tribunals, in: *Loyola Los Angeles International & Comparative Law Review* 2008, pp. 275-334.
- Competing Jurisdictions between MERCOSUR and WTO, in: *The Law and Practice of International Courts and Tribunals* 2008, pp. 205-234 (*together with* N.Vielliard).
- Regulating competing jurisdictions among International Courts and Tribunals, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 2008, pp. 575-621.
- The Solange-Dialogue between the ECJ and ECrtHR, in: *European Law Reporter* 2008, pp. 384-399.
- The *Brazilian Tyres* case: Competing Trade and Non-trade interests and Competing Jurisdictions between MERCOSUR and WTO, *European Energy and Environmental Law Review* 2008, pp. 306-318 (together with N. Vielliard).
- The role of the ECJ in the reception of decisions of International Bodies in the Community legal order, in: *European Law Reporter* 2007, pp. 466-473.
- Protecting its exclusive jurisdiction: The MOX plant-judgment of the ECJ, in: The Law & Practice of International Courts and Tribunals 2006, pp. 479-493.
- De exclusieve rechtsmacht van het Europese Hof van Justitie in relatie tot die van andere internationale gerechten en tribunalen, in: *SEW* 2007, pp. 320-328.
- UN sanctions and judicial review, in: Nordic Journal of International Law 2007, pp. 1-18.
- Das Rechtsprechungsmonopol des EuGH im Lichte der Proliferation internationaler Gerichte, in: *Europarecht* 2007, pp. 440-469.
- Jurisdictional Competition between ECJ and other international courts and tribunals, in: *European Law Reporter* 2007, pp. 156-171.
- Judicial Review of UN sanctions by the CFI, in: *European Foreign Affairs Review* 2006, pp. 471-490.
- The MOX plant and Ijzeren Rijn disputes: Which court is the supreme arbiter?, in: *Leiden Journal of International Law* 2006, pp. 223-246.
- The Chiquita and Van Parys judgments: An exception to the rule of law, in: *Legal Issues of Economic Integration* 2005, pp. 449-460.
- Concurrence of Jurisdiction between the ECJ and other International Courts and Tribunals, in: *European Environmental Law Review*, September 2005, part I, pp. 213-225; part II, October 2005, pp. 240-251.
- The communitarization of WTO dispute settlement reports: An exception to the rule of law, in: *European Foreign Affairs Review* 2005, pp. 313-338.
- Europol and the fight against terrorism, in: *European Foreign Affairs Review* 2003, pp. 259-275.
- An introduction into the regional economic integration process of the Americas, in: *Zeitschrift für Europarechtliche Studien* 2001, pp. 127-164.

- Die Rechtswirkungen von WTO panel reports im Europäischen Gemeinschaftsrecht sowie und im deutschen Verfassungsrecht, in: *Europarecht* 1999, pp. 289-308.
- DNA-Profiling and information technology A new weapon for crime detection and prevention?, in: *European Journal of Crime, Criminal Law and Criminal Justice* 1994, pp. 359-378.

D. Shorter Articles/Commentaries

- Some preliminary observations on the investment treaty arbitration implications of the Ukraine conflict, in: *Europa Ethica* 2022, pp. 146-149.
- The World after the Termination of Intra-EU BITs, in: *European Investment Law and Arbitration Review* 2020, pp. 196-214.
- The (ab)use of Third-Party Submissions, in: *European Investment Law and Arbitration Review* 2020, pp. 426–436.
- Is Commercial Arbitration an Alternative to Investment Treaty Arbitration in Light of the increasing aversion against BITs ?, in: *European Investment Law and Arbitration Review* 2017, pp. 302-314.
- The ECJ's Judgments in Melloni and Åkerberg Fransson: Une ménage à trois difficulté, in: *European Law Reporter* 2013, pp. 133-141.
- Revisiting the importance of the 'predominant aim' concept for determining the correct legal basis, in: *European Law Reporter* 2010, pp. 59-63.
- Repsonse to Benvenisti/Downs article 'National courts, Domestic Democracy and the Evolution of International Law', in: *European Journal of International Law* 2009, pp. 1005-1011.
- The entering into force of the Lisbon Treaty A European Odyseey, in: *ASIL Insight*, Vol. 13, Issue 26, December 14, 2009.
- The ECJ and Cyprus: Keeping the Pandara box firmly shut, in: *European Current Law* 2009, pp. xi-xvi.
- Data retention: First or third pillar instrument for fighting terrorism?, in: *European Law Reporter* 2009, pp. 158-163.
- The epilogue in the *MOX plant* dispute: An end without findings, in: *European Law Reporter* 2009, pp. 117-120 [republished in: *Oil, Gas & Energy Law*, advanced publication 5 March 2010].
- On the Legal Basis of the EC's Data Retention Directive, in: *European Current Law* 2009, pp. xi-xvi.
- Imposing EC law supremacy over pre-accession treaties, in: *European Current Law* 2009, pp. xi-xiv.
- In dubio pro first pillar: Recent developments in the delimitation of the competences of the EU and the EC, in: *European Law Reporter* 2008, pp. 311-319.
- The effect of UN sanctions on private transactions, in: *European Law Reporter* 2008, pp. 137-143.

- The EC Trade Barriers Regulation: An obstacle for private parties to initiate indirectly WTO dispute settlement proceedings, in: *European Current Law* 2008, pp. xi-xv.
- Gambling and EC law, in: European Current Law 2007, pp. ix-xvi.
- Towards Judicial Review of UN Sanctions, in: *European Current Law* 2007, pp. xi-xvi.
- The scope of the exclusive jurisdiction of the Court of Justice, in: *European Law Review* 2007, pp. 83-94.
- The EC Trade Barriers Regulation: An unexploited instrument for private parties, in: *European Law Reporter* 2007, pp. 428-435.
- The *MOX plant*-judgment of the ECJ: How exclusive is the jurisdiction of the ECJ?, in: *European Environmental Law Review* 2006, pp. 291-296.
- Uitbreiding van mededingingsbevoegdheden van de Europese Commissie op basis van internationale verdragen, in: *SEW* 2006, pp. 10-13.
- Das So-lange-Prinzip im Verhältnis von EGMR und EuGH, in: *Europarecht* 2006, pp. 79-92.
- The *MOX plant* ruling of the ECJ: How exclusive is the jurisdiction of the ECJ?, in: *European Current Law* 2006, pp. xi-xvii.
- The implementation of WTO dispute settlement reports in the Community legal order: An exception to the rule of law?, in: *European Current Law* 2005, pp. xi-xv, Focus article.
- The new specialised courts within the European judicial system, in: *European Law Review* 2005, pp. 261-272.
- Enkele kanttekeningen bij het preadvies 'De WTO voor de Europese rechter', in: *SEW* 2005, pp. 128-130.
- Europa toch best belangrijk!, in: *Openbaar Bestuur* 2004, pp. 8-12.
- Die EG darf WTO-Recht weiterhin ignorieren, in: *Europäisches Wirtschafts- und Steuerrecht* 2004, pp. 293-297.
- The limited, functional independence of the ECB, in: *European Law Review* 2004, pp. 115-123.
- Some Proposals for a Fundamental DSU reform, in: *Legal Issues of Economic Integration* 2002, pp. 79-87.
- Multilateral Environmental Agreements: Who makes the binding decisions?, in: *European Environmental Law Review* 2002, pp. 44-50.
- Besteht wirklich ein Demokratiedefizit in der EG? Anmerkungen zu Christine Lemkes Beitrag "Europa als politischer Raum", in: *Kritische Justiz* 1999, pp. 426-429.
- Helms-Burton en de EU, in: *Internationale Spectator* 1997, pp. 563-566 (together with Prof. C. Flinterman).
- Datenschutz in Europa Am Beispiel der Datenschutzrichtlinie, des Schengen Information System (SIS) und Europol, in: *Datenschutz und Datensicherheit* 1996, pp. 400-408.

• Burundi: A way out of the dilemma?, in: *International Peacekeeping*, December 1995/ January 1996, pp. 8-11 (together with Ch. Mayer/Th. Kurzidem).

D. Case-notes

- Green Power v. Spain: How EU law allegedly trumps International Investment Law, in: European Investment Law and Arbitration Review 2022, pp. 166-176.
- Recent Awards in Spanish Renewable Energy Cases and the Potential Consequences of the Achmea Judgment for intra-EU ECT Arbitrations, in: *European Investment Law and Arbitration Review* 2018, pp. 197–222 (together with Cees Verburg).
- ECJ Opinion 1/08, in: *Common Market Law Review* 2010, pp. 1523-1539 (together with Stanislas Adam).
- Case C-205/06 (Commission v. Austria) and C-249/06 (Commission v. Sweden), in: *American Journal of International Law* 2009, pp. 716-722.
- Joined cases C-120/06 P and C-121/06 P (FIAMM) and (FEDON), (together with Jan Jans), in: *SEW* 2009, pp. 356-362.
- Joined cases C-402/05 and 415/05 (Kadi) and (Al Barakaat), in: Legal Issues of *Economic Integration* 2009, pp. 157-183.
- The ECOWAS case and the delimitation of the competences of the EU vis-à-vis the EC, in: *European Current Law* 2008, pp. iv-x.
- Joined cases C-402/05 and 415/05 (Kadi) and (Al Barakaat), in: *European Human Rights Cases* 2008, pp. 1271-1301.
- Case C-351/04 (IKEA), in: SEW 2008, pp. 256-261.
- Case T-90/03 (FICF), in: American Journal of International Law 2008, pp. 331-337.
- Cases T-47/03+327/03 (Sison/AI Aqsa), in: European Human Rights Cases 2007, pp. 991-1019.
- Case T-228/02 (Organisation des Modjahedines du peuple d'Iran), in: *European Human Rights Cases* 2007, pp. 269-292.
- Case T-253/02 (Ayadi), in: European Human Rights Cases 2006, pp. 1171-1191.
- The MOX plant dispute, in: European Constitutional Law Review 2006, pp. 456-469.
- ECJ Opinion 1/03 (Lugano Convention), in: *Common Market Law Review* 2006, pp. 1087-1100.
- Cases T-306/01+315/01 (Yusuf/Kadi), in: *European Human Rights Cases* 2005, pp. 1044-1062.
- Case C-233/02 (France v. Commission), in: *SEW* 2004, pp. 543-547 (together with R. van Ooik).
- Die begrenzte Immunität der Mitglieder des EP Anmerkung zum Urteil C-167/02 P (Rothley u.a. v. EP), in: *Europarecht* 2004, pp. 775-784.

- Die begrenzte, funktionelle Unabhängigkeit der EZB Anmerkung zum Urteil C-11/00 (Kommission v. EZB), in: *Europarecht* 2003, pp. 878-887.
- Cases C-466/98 et. al. (open skies agreements), in: Legal Issues of Economic Integration 2003, pp. 81-91.
- Case C-89/99 (Schieving-Nijstad v. Groeneveld), in: Legal Issues of Economic Integration 2002, pp. 323-333.
- Case C-89/99 (Schieving-Nijstad v. Groeneveld), in: SEW 2002, pp. 192-195.
- Joined cases T-186/97 (Kaufring AG v. Commission), in: SEW 2002, pp. 62-63.

E. Book reviews

- Matteo Vaccaro-Incisa, China's Treaty Policy and Practice in International Investment Law and Arbitration, in: *European Investment Law and Arbitration Review* 2022, pp. 197-198.
- Dominik Moskvan, Protection of Foreign Investments in an Intra-EU Context Not One bit ? in: *European Investment Law and Arbitration Review* 2022, pp. 199-200.
- Gary B. Born, International Commercial Arbitration, in: *European Investment Law and Arbitration Review* 2021, pp. 366-368.
- J Fouret, R Gerbay, G M Alvarez (eds.) The ICSID Convention, Regulations and Rules A practical Commentary, in: *European Investment Law and Arbitration Review* 2020, pp.471-472.
- Antonio R. Parra, The History of ICSID, in: *European Investment Law and Arbitration Review* 2018, pp. 363–365.
- J. Commission and R. Moloo, Procedural Issues in International Investment Arbitration, in: *European Investment Law and Arbitration Review* 2018, pp. 366–367.
- J. Chaisse & S. Jusoh, The ASEAN Comprehensive Investment Agreement, in: *European Investment Law and Arbitration Review* 2017, pp. 461-462.
- C. McLachlan, L. Shore, M. Weiniger, International Investment Arbitration Substantive Principles, in: *European Investment Law and Arbitration Review* 2017, pp. 463-465.
- M. Bungeberg & J. Griebel & St. Hobe & A. Reinisch, International Investment Law, in: *Journal of International Arbitration* 2016, pp. 229-233.
- K. Sauvant & F. Ortino, Improving the International Investment Law and Policy Regime: Options for the Future, in: *Legal Issues of Economic Integration* 2015, pp. 85-88.
- S. Gaines / B. Egelund Olson / K. Engsig Sørensen (eds.), Liberalising Trade in the EU and WTO, in: *Common Market Law Review* 2013, pp. 1164-1165.
- M. Evans / P. Koutrakos (eds.), Beyond the established legal orders: Policy interconnections between the EU and the rest of the world, in: *European Law Journal* 2012, pp. 481-484.
- Th. Cottier / M. Elsig (eds.), Governing the World Trade Organization Past, Present and Beyond Doha, in: *Common Market Law Review* 2012, pp. 426-428.

- R. Leal-Arcas, Theory and Practice of EC External Trade Law and Policy, combined with International Trade Law and Investment Law, in: *Legal Issues of Economic Integration* 2011, pp. 287-290.
- M. Ruffert / Ch. Walter, Institutionalisiertes Völkerrecht, in: *Archiv des Völkerrechts* 2010, pp. 271-272.
- P. Hilpold, Die EU im GATT/WTO system, in: *European Journal of International Law* 2010, pp. 494-496.
- Ch. Brown, Common Law of International Adjudication, in: *European Journal of International Law* 2009, pp. 230-233.
- H. Sauer, Jurisdiktionskonflikte in Mehrebenensystemen: Die Entwicklung eines Modells zur Lösung von Konflikten zwischen Gerichten unterschiedlicher Ebenen in vernetzten Rechtsordnungen, in: *European Journal of International Law* 2008, pp. 875-877.
- R. Lastra, Legal Foundations of International Monetary Stability, in: *Central Banking* 2007, pp. 70-72.
- S. Görgens, Die außervertragliche Haftung der Europäischen Gemeinschaft für Verletzungen des WTO-rechts durch ihre Organe, in: *Common Market Law Review* 2007, pp. 222-223.
- P. Koutrakos, EU International Relations Law, in: *European Foreign Affairs Review* 2007, pp. 111-112.
- R. Oen, Internationale Streitbeilegung im Kontext gemischter Verträge der EG und ihrer Mitgliedstaaten, in: *Common Market Law Review* 2006, pp. 1478-1480.
- J. Rapp-Lücke, Das rechtliche Verhältnis zwischen dem Streitbeilegungsgremium der WTO und dem Gerichtshof der EG, in: *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 2005, pp. 279-281.
- H. Schermers & N. Blokker, International Institutional Law and J. Klabbers, Introduction to International Institutional Law, in: *Legal Issues of Economic Integration* 2005, pp. 99-101.
- H. Horn & P. Mavroidis (eds.), The WTO case law of 2001, in: *Common Market Law Review* 2004, pp. 1742-1743.
- A. Arnull, The EU and its Court of Justice, in: *Maastricht Journal of European and Comparative Law* 2000, pp. 326-330.
- Jansen/Koster/van Zutphen, European ambitions of the national judiciary, in: *Maastricht Journal of European and Comparative Law* 1998, pp. 210-216.

F. Blogposts and miscellaneous

- Comment: Leaving the Energy Charter Treaty also means leaving a legal mess behind, Borderlex, 10 July 2023.
- •
- How States Comply with Investment Treaty Arbitration Awards: Insights from a 2022 Report on Compliance, Kluwer Arbitration blog, 26 November 2022.

- Regime Interaction in Investment Arbitration: EU Law; From Peaceful Co-Existence to Permanent Conflict, Kluwer Arbitration blog, 13 January 2022.
- ICC Austria: Emerging Expropriations and Investment Protection in Russia, Kluwer Arbitration blog, 28 June 2022.
- Lex superior: How EU law trumps investment law, Practical Law Arbitration blog, 28 June 2022.
- Comment: How the EU disconnected itself from the Energy Charter Treaty, Borderlex, 27 June 2022.
- Is the Court of Justice of the EU the Ultimate Judge of the ECT?, Kluwer Arbitration blog, 9 April 2021.
- After Achmea: The Need for an EU Investment Protection Regulation, Kluwer Arbitration blog, 17 March, 2018.
- Black Tuesday: The end of intra-EU BITs, Practical Law Arbitration blog, 7 March 2018.
- Wrapping up the 3rd EFILA Annual Conference, Practical Law Arbitration blog, 20 February 2018.
- Insight: The end of intra-EU BITs what next? Borderlex, 9 March 2018.
- A new Micula-type case on the horizon?, Practical Law Arbitration blog, 25 February 2018.
- The EU's foreign investment screening proposal: Towards more protectionism in the EU, EFILA blog, 9 January 2018.
- Some Critical Observations on the EU's Foreign Investment Screening Proposal, Kluwer Arbitration blog, 2 January, 2018.
- The new frontier: investment treaty disputes in times of war and annexations, Practical Law Arbitration blog, 13 December 2017.
- The Proven Benefits of ISDS and BITs even for SMEs and Small Claims, Kluwer Arbitration blog, 24 October 2017.
- Insight: How the EU intends to fast-track its multilateral investment court plans, Borderlex, 23 October 2017.
- The poison pill for maintaining intra-EU BITs arbitration, Practical Law Arbitration blog, 28 September 2017.
- UK post-Brexit cannot escape the impact of EU law and of the Court of Justice of the EU, EFILA blog, 26 September 2017.
- CJEU Advocate General: intra-EU ISDS arbitration compatible with EU law, Borderlex, 19 September 2017.
- The first steps towards a Multilateral Investment Court (MIC), EFILA blog, 19 July 2017.
- Insight: The road to the Multilateral Investment Court, Borderlex, 14 July 2017.

- The ECJ's Opinion on the EU-Singapore Free Trade Agreement: the elephant is still in the room, Practical Arbitration blog, 7 June, 2017.
- The CJEU's Opinion on EU-SING FTA: More Confusion than Clarity, Kluwer Arbitration blog, 30 May, 2017.
- The Hypocrisy of Anti-ISDS Groups Part 2, Kluwer Arbitration blog, 21 March 2017.
- Insight: The EU's proposed Multilateral Investment Court: a work in progress, Borderlex, 28 February 2017.
- The continued lack of adequate investment protection in Europe, EFILA blog, 16 February 2017.
- The UK's push for new trade deals: obstacles and opportunities, Practical Arbitration blog, 3 February, 2017.
- Comment European anti-trade groups: strange bedfellows of US President Trump, Borderlex, 1 February 2017,
- The 'mixed' future of the EU's investment law and arbitration policy, EFILA blog, 30 December 2016.
- The German Constitutional Court Judgment in the Vattenfall case: Lessons for the ECT Vattenfall Arbitral Tribunal, Kluwer Arbitration blog, 29 December 2016.
- The CETA drama: entering the dark ages of protectionism and nationalism?, Kluwer Arbitration blog, 21 December 2016.
- Comment: Selling the proposal for a multilateral investment court to the world, Borderlex, 19 December 2016.
- President-elect Trump and the future of TPP, TTIP and NAFTA, Practical Law Arbitration blog, 1 December 2016.
- Romania's termination of its intra-EU BITs: a counterproductive move, Practical Law Arbitration blog, 14 October 2016.
- The provisional application of CETA is coming close, EFILA blog, 14 October 2016.
- Profiting from Anti-ISDS Propaganda, Kluwer Arbitration blog, 11 October 2016.
- Why the EU's Foreign Direct Investment Competence should be re-nationalizated, EFILA blog, 25 August 2016.
- After Philip Morris II: The "regulatory chill" argument failed yet again, Kluwer Arbitration blog, 18 August 2016.
- Post-Brexit bilateral trade deals in the making, Practical Law Arbitration blog, 12 July 2016.
- Timely Structuring of Investments Becomes a Moving Target, Kluwer Arbitration blog, 13 June 2016.
- Social media and arbitration, Practical Law Arbitration blog, 10 June 2016.
- The Pechstein judgment emphasizes the virtues of arbitration, EFILA blog, 9 June 2016.

- The end of intra-EU BITs is nearing, Practical Law Arbitration blog, 13 May, 2016.
- The Conduct of Bad Faith in Arbitration by States, Kluwer Arbitration blog, 20 April 2016.
- Brexit: implications for the EU reform of investor-State dispute settlement (together with Sophie Nappert), EFILA blog, 12 April 2016.
- Argentina: back to business?, Practical Law Arbitration blog, 11 April 2016.
- Could anti-ISDS tendencies generate a revival of commercial arbitration?, Practical Law Arbitration blog, 18 March, 2016.
- The Lack of Any Legal Conflict Between EU Law and Intra-EU BITs/ECT Disputes, EFILA blog, 25 February 2016.
- The Deafening Silence of the Anti-ISDS Groups After the *Philip Morris* Decision, Kluwer arbitration blog, 24 February 2016.
- Key points from EFILA's 2nd Annual Conference, Practical Law, Arbitration blog, 19 February 2016.
- The Shortcomings of the Proposal for an "International Court System" (ICS), EFILA blog, 2 February 2016.
- To Include or Not to Include an Energy Chapter in TTIP?, Kluwer Arbitration blog, 30 December 2015.
- Investment Arbitration and Environmental Protection: A Double-Edged Sword, Kluwer Arbitration blog, 9 November 2015.
- It's Asia, Stupid! The Race Between the EU and the US for Concluding Free Trade Agreements in Asia, Kluwer Arbitration blog, 6 October 2015.
- Countering Anti-ISDS Propaganda with Facts: An Uphill Battle, Kluwer Arbitration blog, 8 June 2015.
- EU Law and Investment Law: Two Worlds Apart?, Kluwer Arbitration blog, 28 January 2015.

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- Member and (former Secretary) of the informal expert group 'Recht der Internationale Economische Betrekkingen (RIEB)' [Law of the International Economic Relations]
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- former Case-note Editor of Legal Issues of Economic Integration (2002-2007).
- former Member of the Examination Appeals Committee (University of Amsterdam, 2005-2006); former Member of the Law Faculty Council (Maastricht University, 1998-1999).
- former supervisor of the Amsterdam International Law Clinic
- former Member of the IUS COMMUNE Research School
- former Member of the Netherlands' Association of European Law
- former Member of the Netherlands' Association of International Law
- former Member of the International Law Association
- in 1997 part of the MATRA-programme of the EC regarding the legal education of members of Polish Ministries preparing them for EU accession, teaching on EC Regional Policy

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- since September 2006 Oenologist of the Wine Academy, Maarn, The Netherlands.
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