

## Selected Publications & Presentations

### PUBLICATIONS

#### Books

- *Public Actors in International Investment Law: Beyond Claimants, Respondents and Arbitrators, European Yearbook of International Economic Law: Special Issue*, Springer (forthcoming, edited).
- *International Investment Law and Competition Law, European Yearbook of International Economic Law: Special Issue* (forthcoming, edited with Katia Fach Gómez and Anastasios Gourgourinis).
- *Droits de l'homme et droit international économique*, Bruylant, 2019 (edited).
- *Mediation in International Commercial and Investment Disputes*, Oxford University Press, 2019 (edited with Katia Fach Gómez).
- *International Investment Law and the Law of Armed Conflict, European Yearbook of International Economic Law: Special Issue*, Springer, 2019 (edited with Katia Fach Gómez and Anastasios Gourgourinis).
- *International Investment Law, Brazilian Journal of International Law (Revista de Direito Internacional): Special Issue* 14 (2), 2017 (edited with Hervé Ascensio and Nitish Monebhurrin).
- *The Latin American Challenge to the Current System of Investor-State Dispute Settlement, Journal of World Investment & Trade: Special Issue* 17 (4), Brill, 2016 (edited with Katia Fach Gómez).
- *The Right to Regulate in International Investment Law*, Nomos and Hart Publishing, 2014.
  - **Reviewed in:** *The Lawyer Quarterly* (2017), *European Yearbook of International Economic Law* (2016), *Common Market Law Review* (2015), *European Journal of Risk Regulation* (2015), *Archiv des Völkerrechts* (2014), *Revista electrónica de estudios internacionales (REEI)* (2015).

#### Think piece (peer reviewed)

- The Evolution of Substantive Investment Protections in Recent Trade and Investment Treaties, **RTA Exchange, International Centre for Trade and Sustainable Development (ICTSD) and Inter-American Development Bank (IDB)**, 8 November 2018, <https://www.ictsd.org/themes/global-economic-governance/research/the-evolution-of-substantive-investment-protections-in>.

#### Articles (peer reviewed)

- Responding to Incorrect ISDS Decision-Making: Policy Options, *Journal of World Investment & Trade* (with Anna De Luca, Mark Feldman and Martins Paporinskis, forthcoming).
- Applicable Law in Investment Agreements, *Oxford Bibliographies in International Law*, ed. Tony Carty, New York, Oxford University Press, 27 March 2019.
- Who's Afraid of Reform? Beware the Risk of Fragmentation, *AJIL Unbound* 112, 2018.
- *Res Iudicata* and Interlocutory Decisions under the ICSID Convention: Antinomies over the Power of Tribunals to Review, *ICSID Review – Foreign Investment Law Journal* 33 (2), 2018.
- Investment Arbitration and the Controverted Right of the Arbitrator to Issue a Separate or Dissenting Opinion, *The Law and Practice of International Courts and Tribunals* 17 (1), 2018.
- Non-Adjudicatory State-State Mechanisms in Investment Dispute Prevention and Dispute Settlement: Joint Interpretations, Filters and Focal Points, in Hervé Ascensio, Nitish Monebhurrin and Catharine Titi (eds), *International Investment Law, Brazilian Journal of International Law (Revista de Direito Internacional): Special Issue* 14 (2), 2017.
- A Stronger Role for the European Parliament in the Design of the EU's Investment Policy as a Legitimacy Safeguard, *Columbia FDI Perspectives*, No. 209, 25 September 2017 [www.vcc.columbia.edu](http://www.vcc.columbia.edu).
  - This article has been **translated** by the journal **and published in Chinese**: 作为合法性保障的欧洲议会应当在欧盟投资政策的制定过程中发挥更大的作用, No. 209, 25 September 2017.
- International Dispute Settlement in Cultural Heritage Law and in the Protection of Foreign Investment: Is Cross-Fertilisation Possible? *Journal of International Dispute Settlement* 8 (3), 2017, p. 535-556.
- The European Union's Proposal for an International Investment Court: Significance, Innovations and Challenges Ahead, *Transnational Dispute Management* 14 (1), 2017 (advance publication on 25

May 2016).

- This article was **cited by the European Commission** in the European Commission services' position paper on the sustainability impact assessment in support of negotiations of the Transatlantic Trade & Investment Partnership between the European Union and the United States of America of 31 March 2017, [http://trade.ec.europa.eu/doclib/docs/2017/march/tradoc\\_155462.pdf](http://trade.ec.europa.eu/doclib/docs/2017/march/tradoc_155462.pdf), p. 18.
- Most-Favoured-Nation Treatment, Survival Clauses and Reform of International Investment Law, *Journal of International Arbitration* 33 (5), 2016, p. 425-440.
- Overview of Recent ISDS Developments involving Latin America, *Transnational Dispute Management* 5 Special Issue on Latin America vol. 2, 2016 (eds Ignacio Torterola and Quinn Smith) (with Katia Fach Gómez).
- International Investment Law and ISDS: Mapping Contemporary Latin America, in Katia Fach Gómez and Catharine Titi (eds), *The Latin American Challenge to the Current System of Investor-State Dispute Settlement*, *Journal of World Investment & Trade: Special Issue* 17 (4), 2016, p. 515-535 (with Katia Fach Gómez).
- International Investment Law and the Protection of Foreign Investment in Brazil, *Transnational Dispute Management* 2, 2016, Special Issue on Latin America vol. 1 (eds Ignacio Torterola and Quinn Smith).
- UNCTAD's Roadmap for Reform of Investment Dispute Settlement, *New Zealand Business Law Quarterly* 21 (4), 2015, p. 319-327 (with Joerg Weber).
- Investment Law and the European Union: Towards a New Generation of International Investment Agreements, *European Journal of International Law* 26 (3), 2015, p. 639-661.
  - **Reply:** Martins Paparinskis, International Investment Law and the European Union: A Reply to Catharine Titi, *European Journal of International Law* 26 (3), 2015.
- The European Commission's Approach to the Transatlantic Trade and Investment Partnership (TTIP): Investment Standards and International Investment Court, *Transnational Dispute Management* 6, 2015.
- Are Investment Tribunals Adjudicating Political Disputes? Some reflections on the repoliticization of investment disputes and (new) forms of diplomatic protection, *Journal of International Arbitration* 32 (3), 2015, p. 261-288.
  - This article has been **cited by the OECD** in Joachim Pohl, Societal Benefits and Costs of International Investment Agreements, *OECD Working Papers on International Investment*, 2018/01, OECD Publishing, Paris.
- Le « droit de réglementer » et les nouveaux accords de l'Union européenne sur l'investissement, *Journal du droit international* 142 (1), 2015, p. 39-64.
- Full Protection and Security, Arbitrary or Discriminatory Treatment and the Invisible EU Model BIT, *Journal of World Investment & Trade* 15 (3-4), 2014, p. 534-550.
- Investment Arbitration in Latin America: The Uncertain Veracity of Preconceived Ideas, *Arbitration International* 30 (2), 2014, p. 357-386.
  - This article won the **Smit-Lowenfeld Prize of the International Arbitration Club of New York** as the best article published in the field of international arbitration in 2014 (awarded on 8 February 2016).
- Les clauses de stabilisation dans les contrats d'investissement : une entrave au pouvoir normatif de l'Etat d'accueil ? *Journal du droit international* 141 (2), 2014, p. 541-562.
- The Arbitrator as a Lawmaker: Jurisgenerative Processes in Investment Arbitration, *Journal of World Investment & Trade* 14 (5), 2013, p. 829-851.
  - This article has also been **translated and published in Russian:** Arbitr kak Normotvorets: Pravotvorcheskiy Protsess v Investitsionnom Arbitrazhe// Mezhdunarodnoe Pravosudie 14 (2), 2015, p. 85-99.
- EU investment agreements and the search for a new balance: A paradigm shift from laissez-faire liberalism toward embedded liberalism? *Columbia FDI Perspectives*, No. 86, 3 January 2013 [www.vcc.columbia.edu](http://www.vcc.columbia.edu).
  - This article has been **translated** by the journal **and published in Chinese:** 欧盟投资协定与寻求新的平衡: 从自由放任主义到嵌入式自由主义的范式转变? 哥伦比亚国际投资展望, 哥伦比亚大学维尔国际可持续投资中心, FDI 热点问题的观点, No. 86, 3 January 2013.
- Presidential Pardon and Legal Protection (*Fair Trial*), *New Law Review (Νέα Νομική Επιθεώρηση)*, Greece, 2001-2002, Vol. 1, p. 145-168 [in Greek].

**Chapters in edited volumes**

- Convergence and Divergence in the Trade and Investment Regimes: Leveraging New Synergies, in OECD (ed.), *Trade and Investment Interdependencies: Towards Greater Policy Coherence*, OECD (with Iza Lejarraga, forthcoming).
- Recent Developments in ISDS: Jurisdiction and Admissibility – Procedure and Conduct, in Lisa Sachs and Lise Johnson (eds), *Yearbook on International Investment Law & Policy 2018*, Oxford University Press, p. 159-180 (forthcoming).
- Developments in International Investment Law and Policy in the European Union, in Lisa Sachs and Lise Johnson (eds), *Yearbook on International Investment Law & Policy 2018*, Oxford University Press, p. 311-327 (forthcoming).
- The Identity Conundrum: Legitimacy and Doubt on the International Bench, in Freya Baetens (ed.), *Identity and Diversity on the International Bench*, Oxford University Press (forthcoming).
- Mediation and the Settlement of Investment Disputes: Between Utopia and Realism, in Catharine Titi and Katia Fach Gómez (eds), *Mediation in International Commercial and Investment Disputes*, Oxford University Press (forthcoming).
- Scope of International Investment Agreements and Substantive Protection Standards, in Markus Krajewski and Rhea Hoffmann (eds) *Research Handbook on Foreign Direct Investment*, Edward Elgar, 2019, p. 173-192.
- Recent Developments in International Investment Law, in Marc Bungenberg, Markus Krajewski, Christian Tams, Jörg Philip Terhechte, Andreas Ziegler (eds) *European Yearbook of International Economic Law 2018*, Springer, 2019, p. 383-403.
- The Right to Regulate, in Makane Moïse Mbengue and Stefanie Schacherer (eds) *Foreign Investment under the Comprehensive Economic and Trade Agreement (CETA)*, Springer, 2019, p. 159-183.
- Recent Developments in ISDS: Jurisdiction and Admissibility – Procedure and Conduct, in Lisa Sachs and Lise Johnson (eds), *Yearbook on International Investment Law & Policy 2017*, Oxford University Press, 2019, p. 133-149.
- Developments in International Investment Law and Policy in the European Union, in Lisa Sachs and Lise Johnson (eds), *Yearbook on International Investment Law & Policy 2017*, Oxford University Press, 2019, p. 260-272.
- Refining the Expropriation Clause: What Role for Proportionality?, in Julien Chaisse (ed.) *China-European Union Investment Relationships: Towards a New Leadership in Global Investment Governance?*, Edward Elgar Publishing, 2018, p. 111-130.
- Embedded Liberalism and International Investment Agreements: The Future of the Right to Regulate, with Reflections on WTO Law, in Gillian Moon and Lisa Toohey (eds) *The Future of International Economic Integration: The Embedded Liberalism Compromise Revisited*, Cambridge University Press, 2018, p. 122-136.
- Police Powers Doctrine and International Investment Law, in Filippo Fontanelli, Andrea Gattini and Attila Tanzi (eds) *General Principles of Law and International Investment Arbitration*, Brill, 2018, p. 323-343.
- Procedural Multilateralism and Multilateral Investment Court, in Elaine Fahey (ed.) *Institutionalisation beyond the Nation State: Transatlantic Relations – Data Privacy and Trade Law*, Springer, 2018, p. 149-164.
- Aspects of the EU's Responsibility in International Investment Disputes, in Marise Cremona, Anne Thies and Ramses A. Wessel (eds), *The EU and International Dispute Settlement*, Hart Publishing, 2017, p. 83-98.
- The Right of the Host State to Regulate Water Services, in Julien Chaisse (ed.) *Charting the Water Regulatory Future: Issues, Challenges and Directions*, New Horizons in Environmental and Energy Law series, Edward Elgar Publishing, 2017, p. 91-104.
- The Forced Co-existence of Trade and Investment Provisions in Preferential Trade and Investment Agreements and the Regulatory Architecture of the Systems of Trade and Investment Law, in August Reinisch, Mary Footer and Christina Binder (eds) *International Law and... Select Proceedings of the European Society of International Law*, Vol. 5, 2014, Hart Publishing, 2016, p. 183-193.
- Recent Developments in International Investment Law, in C. Herrmann, M. Krajewski and J. P.

- Terhechte (eds) *European Yearbook of International Economic Law 2016*, Berlin Heidelberg: Springer, 2016, p. 703-731.
- Economic Crises, Sovereign Debt Restructurings and the Shifting Landscape of International Investment Law, in Antonio Segura Serrano (ed.) *The Reform of International Economic Governance*, Ashgate, 2016, p. 235-246.
  - States Strike Back – Old and New ways for Host States to Defend against Investment Arbitrations, in Andrea Bjorklund (ed.), *Yearbook on International Investment Law & Policy 2013-2014*, Oxford University Press, 2015, p. 401-435 (with Lars Markert).
    - This chapter has been **cited in US Supreme Court pleadings in Ecuador v. Chevron** (US S. Ct Case No. 15-1088, docketed 29 February 2016, Bolivia's Amicus Curiae Brief in Support of Petitioner, filed 30 March 2016).
  - Institutional Developments in Investor-State Dispute Settlement and Arbitration under the Auspices of the International Centre for Settlement of Investment Disputes, in C. Herrmann, M. Krajewski and J. P. Terhechte (eds) *European Yearbook of International Economic Law 2015*, Berlin Heidelberg: Springer, 2015, p. 317-335.
  - International Investment Law and Good Governance, in Marc Bungenberg, Jörn Griebel, Stephan Hobe, August Reinisch (eds) *International Investment Law: A Handbook*, Beck/Hart/Nomos, 2015, p. 1768-1783.
  - Precedents in International Investment Law, in Marc Bungenberg, Jörn Griebel, Stephan Hobe, August Reinisch (eds) *International Investment Law: A Handbook*, Beck/Hart/Nomos, 2015, p. 1505-1516 (with Marc Bungenberg).
  - The Evolution of EU Investment Law and the Future of EU-China Investment Relations, in Wenhua Shan and Jinyuan Su (eds) *China and International Investment Law: Twenty Years of ICSID Membership*, Silk Road Studies in International Economic Law, Brill, 2014, p. 297-371 (with Marc Bungenberg).
  - Developments in International Investment Law. In Herrmann, C., Krajewski, M. and Terhechte, J. P. (eds) *European Yearbook of International Economic Law 2014*, Berlin Heidelberg: Springer, 2014, p. 425-442 (with Marc Bungenberg).
  - Developments in International Investment Law, in Herrmann, C., Krajewski, M. and Terhechte, J. P. (eds) *European Yearbook of International Economic Law 2013*, Berlin Heidelberg: Springer, 2013, p. 441-479 (with Marc Bungenberg).

#### Editorials, introductions and prefaces

- Introduction, in Katia Fach Gómez, Anastasios Gourgourinis and Catharine Titi (eds), *International Investment Law & the Law of Armed Conflict, European Yearbook of International Economic Law: Special Issue* (forthcoming) (with Katia Fach Gómez and Anastasios Gourgourinis).
- Global Public Goods, Global Commons, Fundamental Values and International Investment Law: the Responses of the New Generation of International Economic Law Agreements and Investment Arbitration Proceedings, *Brill Open Law* 1 (1), 2018, pp. 1-4 (avec Elisa Baroncini, Holger Hestermeyer, Peter-Tobias Stoll et Marina Trunk-Fedorova)
- The Latin American Challenge to the Current System of Investor-State Dispute Settlement: An Introduction, in Katia Fach Gómez and Catharine Titi (eds), *The Latin American Challenge to the Current System of Investor-State Dispute Settlement, Journal of World Investment & Trade: Special Issue* 17 (4), 2016, p. 511-514 (with Katia Fach Gómez).

#### Other contributions

- CETA Opinion – Setting Conditions for the Future of ISDS, *EJIL: Talk!* 5 June 2019, <https://www.ejiltalk.org/ceta-opinion-setting-conditions-for-the-future-of-isds/> (with Marc Bungenberg).
- El centro de solución de controversias en materia de inversiones de Unasur, *Investment Treaty News* 7 (3), August 2016 (with Katia Fach Gómez).
  - This article has been **translated** by the journal **and published in English and in French**: UNASUR Centre for the Settlement of Investment Disputes: Comments on the Draft Constitutive Agreement and Le Centre de règlement des différends relatifs aux investissements de l'UNASUR : Commentaires sur le projet de texte de l'Accord constitutif, *Investment Treaty News* 7 (3), August 2016.

- The Transatlantic Trade and Investment Partnership (TTIP) and a Paradigm Shift from Arbitration to Investment Law Trial? *Kluwer Arbitration Blog*, January 2016 <http://kluwarbitrationblog.com/2016/01/19/transatlantic-trade-and-investment-partnership-ttip-and-a-paradigm-shift-from-arbitration-to-investment-law-trial/>.
- The prospective EU-China investment agreement and the new potential for multilateralism in international investment law, *UNCTAD Investment Policy Hub Featured Discussion*, November 2013) (with Marc Bungenberg) <http://investmentpolicyhub.unctad.org/Blog/Index/26>.
- The Evolving BIT: A Commentary on Canada's Model Agreement, *Investment Treaty News* 3 (4), June 2013.
  - This article has been **translated** by the journal **and published in French and in Spanish**: L'évolution d'une pratique canadienne : commentaire sur le modèle d'accord de protection des investissements du Canada and La Evolución del TBI Canadiense: Comentario sobre el Acuerdo Modelo de 2012, *Investment Treaty News* 3 (4), June 2013.

### Conference reports

- EU and Investment Agreements Open Questions and Remaining Challenges - A Conference Report, in R. Happ and C. Tietje (eds), *EU, Investment Treaties, and Investment Treaty Arbitration - Current Developments and Challenges*, *Transnational Dispute Management* (Special Issue) 10 (2), March 2013.
- Preferential Trade and Investment Agreements: A New Ordering Paradigm for International Investment Relations? Frankfurt Investment Law Workshop 2012, 16-17 March 2012, Conference Report, *Zeitschrift für Schiedsverfahren (German Arbitration Journal, SchiedsVZ)* Vol. 5, 2012, p. 278.

### Book reviews

- Book Review: The WTO and International Investment Law, by Jürgen Kurtz, *Common Market Law Review* 54 (2), 2017, p. 648-649.
- Book review: International Investment Law in Latin America/Derecho Internacional de las Inversiones en America Latina, edited by Attila Tanzi, Alessandra Asteriti, Rodrigo Polanco Lazo and Paolo Turrini, *European Journal of Risk Regulation* 7 (4), 2016, p. 814-815.
- Book review: Investment Treaty Arbitration as Public International Law, written by Eric De Brabandere, *Journal of World Investment & Trade* 17 (6), 2016, p. 1047-1051.
- Book review: Resistance and Change in the International Law on Foreign Investment, author M. Sornarajah. *Global Arbitration Review* (Online version: 18 October 2016 <http://globalarbitrationreview.com/article/1069270/resistance-and-change-in-the-international-law-on-foreign-investment>).
- Book review: Investment Protection in Brazil, editors Daniel de Andrade Levy, Ana Gerda de Borja, Adriana Noemi Pucci. *Global Arbitration Review* (Online version: 14 November 2014 (<http://globalarbitrationreview.com/journal/article/33166/book-review-investment-protection-brazil/>)).
- Book review: Commentaries on Selected Model Investment Treaties, editor Chester Brown. *The British Yearbook of International Law* 2014, Vol. 84 (1), p. 361-364 (Oxford Journals online version: <http://bybil.oxfordjournals.org/content/early/2014/10/03/bybil.bru012.full?keytype=ref&ijkey=9I4Chx9CnpG7trU>).
- Book review: Sovereign Investment: Concerns and Policy Reactions, editors: Karl Sauvant, Lisa Sachs and Wouter Schmit Jongbloed. *Global Arbitration Review* 2013 (Online version: 18 July 2013 <http://globalarbitrationreview.com/journal/article/31684/book-review-sovereign-investment-concerns-policy-reactions/>).
- Book review: Yearbook on International Investment Law & Policy 2011-2012, editor: Karl Sauvant. *Global Arbitration Review* 8 (3), 2013 (Online version: 16 April 2013 <http://www.globalarbitrationreview.com/journal/article/31480/book-review-yearbook-international-investment-law-policy-2011-2012/>).

## PRESENTATIONS

- ISDS Reform (panellist), Rethinking Global Governance in Trade and Investment: International Perspectives, **Leuven Centre for Global Governance Studies (Catholic University of Leuven)**, Brussels, 30 August 2019.
- What's Next with the Singapore Convention? Implementation and Beyond, Virtual Symposium on Mediation as the New Arbitration? Effects of the New Singapore Convention, **Young OGEMID**, 24 June-3 July 2019.
- Investment Standards and Domestic Regulation/Legislation: Role and Limits of Regulatory Space, Investment Protection Standards: Rule of Law Problems – Rule of Law Lacunae, **University of Vienna and University of Amsterdam**, Paris, 25 June 2019.
- Opinion 1/17 in Perspective: The Future of Investor-State Dispute Settlement and Multilateral Investment Court, Opinion 1/17: European and International Perspectives, **University of Oslo, European Law and Governance School/European Public Law Organization and The Hague University of Applied Sciences**, Paris, 12-13 June 2019.
- The CETA Opinion 1/17 of the European Court of Justice – Implications for the Future Trade and Investment Policy of the European Union, Commentary on Opinion 1/17, Workshop on Current Developments in the Reform Debate on Investor-State Dispute Settlement, **Saarland University**, Saarbrücken, 7 May 2019.
- Quel avenir pour le règlement des différends économiques ? (panellist), 50 ans du CREDIMI : Sources du droit, commerce international, éthique et marchés, CREDIMI, **University of Burgundy**, 13-14 December 2018.
- Convergence and Divergence in the Trade and Investment Regimes in the Shadow of Protectionism, OECD Brown Bag Seminar, **OECD**, Paris, 23 November 2018.
- Incorrectness of ISDS Decisions (presentation of the work of our Working Group, with Jaemin Lee), Vienna Meeting, **Academic Forum on ISDS**, Vienna, 31 October 2018.
- Arbitration of Investment Disputes: Past, Present and Future, (Speech), **JUC Netzwerk i Kommersiell Voldgift**, Paris, 18 October 2018.
- The Identity Conundrum: Legitimacy and Doubt on the International Bench, Religion and Ethnicity, **Oslo University (PluriCourts) and Leiden University (Europa Instituut)**, The Hague, 4-5 October 2018.
- Dispute Resolution Possibilities (panellist), Virtual Seminar on Investment Protection in a Post-Brexit Era: The Current Uncertainty Surrounding Investment Protection, **OGEMID**, 5-9 November 2018.
- Shifting Paradigms in the Evolution of International Investment Dispute Settlement, (Lecture) **University of Göttingen-University of Sao Paulo Summer School on Investment Law**, University of Göttingen, 3-7 September 2018.
- Embedded Liberalism à la WTO and International Investment Law, **6th Biennial Global Conference, Society of International Economic Law (SIEL)**, Washington, 12-14 July 2018.
- Screening FDI for Security or Public Order in the European Union: The Need for Protection and the Need for Openness, 6th Expert Seminar on Contemporary Perspectives on International Investment Law, **University of East Anglia**, Norwich, 4-5 July 2018.
- Comparing Key Features of Investment Policymaking – Investor Protection Provisions, The RTA Exchange Dialogue Series, **International Centre for Trade and Sustainable Development (ICTSD) and Inter-American Development Bank (IDB)**, Geneva, 13 June 2018.
- The Consequences of the *Achmea* Judgment of the Court of Justice of the European Union for Investment Treaty Arbitration, Investment Treaty Law and the Autonomy of EU Law: after *Masdar v. Spain* and *Achmea*, **Centre Universitaire de Norvège à Paris, University of Bristol, Pluricourts-University of Oslo**, Paris, 6 June 2018.
- Diversity and Intergenerationality (panellist), OGEMID and TDM Past, Present and Future: A Celebration, **Transnational Dispute Management (TDM)**, London, 10 May 2018.
- Public and Private in Investment Treaty Arbitration, Lecture, **National and Kapodistrian University of Athens**, 19 April 2018.

- What Is the State of Play: Is Arbitration Still an Option for ISDS or Should it be Replaced by Other Mechanism(s)? (panellist), Arbitration Is Dead, Long Live Arbitration!, **Sciences Po. Paris and Queen Mary University London**, Paris, 12 April 2018.
- Enforcement of Decisions of an International Investment Court, 60 Years of the New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards: Key Issues and Future Challenges, **Loyola University Andalusia**, Seville, 5-6 April 2018.
- *Iura Novit Curia*, **ILA Committee on the Rule of Law and International Investment Law – Rome Meeting**, Italian Association for Arbitration (AIA), Rome, 15 February 2018.
- Shades of Grey: Six Readings of Investment Treaty Arbitration between Public and Private Law, Investment Courts: Challenges and Perspectives, **iCourts - Centre of Excellence for International Courts, University of Copenhagen**, 1-2 February 2018.
- *Iura novit curia* en droit international des investissements, Research Seminar of the Institut de Recherche en Droit International et Européen (IREDIÉS), **University Paris 1 Panthéon-Sorbonne**, 19 January 2018.
- Le contentieux en matière d'investissements pharmaceutiques internationaux (with Sébastien Manciaux), Le droit des affaires pharmaceutiques : vers la caractérisation d'une *Lex pharmaceutica* ?, **University of Burgundy**, Dijon, 8 December 2017.
- *Res iudicata* and Decisions under the ICSID Convention, Speech, **Uría Menéndez**, Madrid, 15 November 2017.
- The Life Cycle of Investment Protections in Times of Armed Conflict: Survival and Revival in *Ius in Bello* and *Ius Post Bellum*, International Investment Law & the Law of Armed Conflict, **French National Centre for Scientific Research (CNRS), National and Kapodistrian University of Athens, University of Burgundy, University of Zaragoza**, Athens, 5-6 October 2017.
- Dissenting Opinions in Investment Treaty Arbitration, The Duties, Rights and Powers of International Arbitrators, **American University Washington College of Law**, Washington, 19 September 2017.
- Dissenting Opinions and the Design of International Courts and Tribunals, Lunchtime Lecture, Centre for International Law (CIL), **National University of Singapore**, 15 June 2017.
- Refining the Expropriation Clause: What Would the Proportionality Test Bring?, Asia FDI Forum III, **Chinese University of Hong Kong**, 11-12 May 2017.
- From Investor-State Arbitration to a Permanent Investment Court? Systemic Issues, Lead Discussant, Asia FDI Forum III, **Chinese University of Hong Kong**, 11-12 May 2017.
- The European Union's Investment Agreements, The European Union's Common Commercial Policy after Lisbon, **Rui Cunha Foundation, Macau**, 10 May 2017.
- European Union and International Investment Law, **Annual Lecture of the Institute for European Integration and Policy, National and Kapodistrian University of Athens**, 24 April 2017.
- Dissenting Opinions and Independence of International Adjudicators, Presentation of work in progress, **ILA Committee on the Rule of Law and International Investment Law – Vienna Meeting**, University of Vienna, 6 April 2017.
- Mass Claims in International Investment Arbitration (Speech), **University of Bologna**, 3 April 2017.
- Procedural Multilateralism and International Investment Court, EU Policy on International Investments: Uncertainties, Challenges, and Opportunities/La política de la Unión Europea en Materia de Inversiones Internacionales: Incertidumbres, Retos y Oportunidades, **University of Zaragoza**, 20-21 March 2017.
- Comportement de l'investisseur et traités transatlantiques, La RSE saisie par le droit : perspectives franco-brésiliennes. L'éclairage du droit des investissements, Centre Malher, **University Paris 1 Panthéon-Sorbonne**, 16 March 2017.
- Nouveaux traités d'investissement et prise en compte des enjeux environnementaux et sociaux : Quelles pistes dans les traités transatlantiques ?, La RSE saisie par le droit : perspectives comparatives. L'éclairage du droit des investissements, Centre Malher, **University Paris 1 Panthéon-Sorbonne**, 3 February 2017.
- The Role of the European Parliament in the Design of the EU's Investment Policy, The Role of

- the European Parliament in the Conclusion and Implementation of International Agreements on International Economic Law Issues, **European Parliament**, Brussels, 9 December 2016.
- The Role of the European Parliament in Economic and Trade Policy after the Treaty of Lisbon, Discussant, The Role of the European Parliament in the Conclusion and Implementation of International Agreements on International Economic Law Issues, **European Parliament**, Brussels, 9 December 2016.
  - Current Practice of Investment Disputes involving Latin-American Actors (panellist), Investment Arbitration in Latin America: Shaping the Future/Arbitraje de inversión en América Latina: configurando el futuro, **Sciences Po Paris, International Chamber of Commerce (ICC), Queen Mary University of London**, Maison de l'Amérique latine, Paris, 5 December 2016.
  - International Dispute Settlement in Cultural Heritage Law and the Protection of Foreign Investment: From Collision to Cross-Fertilisation, UNESCO World Heritage Between Education and Economy: A Legal Analysis, **Ravenna School of Law**, 27-28 October 2016.
  - Investor-State Arbitration: What Does the Future Hold (panellist), Seasonal Meeting 2016, **New York State Bar Association**, Maison du Barreau, Paris, 21 October 2016.
  - International Investment Court and Public Law Trial in Transatlantic Relations, Transatlantic Relations and Institutionalisation, **City University London**, 15 July 2016.
  - El presente y el futuro del arbitraje de inversiones en Latinoamérica, Videoconferencia (with Katia Fach Gómez), **Club Español del Arbitraje**, Madrid, 20 April 2016.
  - The European Commission's Proposal for an International Investment Court, The Transatlantic Trade and Investment Partnership (TTIP), **University of Gothenburg**, 14-15 March 2016.
  - Embedded Liberalism and IIAs, The Embedded Liberalism Compromise Revisited: Twenty Years of Domestic Policy Under WTO Law, **University of New South Wales**, Sydney, 25-26 February 2016.
  - Regulatory Chill, Research Seminar: Bilateral Investment Treaties – legitimacy and market power, **Centre Universitaire de Norvège à Paris (The French-Norwegian University Centre in Paris)**, Paris, 22-23 February 2016.
  - EU Powers and the Energy Charter Treaty, The EU and Investment Arbitration under the Energy Charter Treaty, **Queen Mary, University of London**, 11-12 February 2016.
  - European Adoption of a North American View of Indirect Expropriation?, Europe as an Investment Treaty Actor, **Investment Treaty Forum, Stockholm Chamber of Commerce (SCC), Uppsala University, and Mannheimer Swartling**, Stockholm, 12 June 2015.
  - Investment Law and Water Services Regulation, Managing the Globalization of Water Services in a World Affected by Climate Change, **Chinese University of Hong Kong**, 23-24 March 2015.
  - The EU as a Respondent in ISDS and the Responsibility of International Organisations under Customary International Law, The EU and International Dispute Settlement, **European University Institute, ESIL Interest Group on The EU as a Global Actor and Centre for the Law of EU External Relations (CLEER)**, Florence, 19-20 February 2015.
  - Renewable Energy Projects and Regulation in International Investment Law, Investitionsschutz bei rückwirkenden Kürzungen der Förderung erneuerbarer Energien, **Stiftung Umweltenergie recht (Law Foundation for Environmental Energy)**, Würzburg, 27 November 2014.
  - Reform of International Economic Governance: Economic Crises, Sovereign Debt Restructurings and the Shifting Landscape of International Investment Law, The Reform of International Economic Governance International Conference, **University of Granada**, 10 October 2014.
  - The Forced Co-existence of Trade and Investment Provisions in Preferential Trade and Investment Agreements and the Regulatory Architecture of the Trade and Investment Law Systems, **ESIL 10th Anniversary Conference**, Vienna, 5 September 2014.
  - Towards a New Generation of European Investment Agreements, ESIL International Economic Law Interest Group Workshop, **ESIL 10th Anniversary Conference**, Vienna, 3 September 2014.
  - Towards a New Generation of International Investment Agreements, **4th Biennial Global**



- **Conference, Society of International Economic Law (SIEL)**, Bern, 10-12 July 2014.
- La repolitisation du contentieux en matière d'investissement, Institut de Recherche en Droit International et Européen (IREDIÉS), **University Paris 1 Panthéon-Sorbonne**, 2 July 2014.
- The Right to Regulate and Water Services, Globalization of Water Services: International Rules and Challenges, **University of Maastricht Campus Brussels**, 27 June 2014.
- Full Protection and Security & Arbitrary or Discriminatory Treatment, International Conference on The Anatomy of the (Invisible) EU Model BIT, **University of Vienna**, 25 November 2013.
- Les clauses de stabilisation dans les contrats d'investissement : une entrave au pouvoir normatif de l'état d'accueil ?, PILAGG Final Meeting 2013, **Sciences Po. Paris**, 31 May 2013.
- The Arbitrator as a Lawmaker: Jurisgenerative Processes in Investment Arbitration, ESIL International Economic Law Interest Gr., **5th ESIL Research Forum**, Amsterdam, 23 May 2013.
- The relevance of general exceptions clauses modelled after Article XX GATT for individual standards of treatment, **University of Cologne**, 26 April 2012.