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PRESENT PROFESSIONAL POSITIONS

- Amsterdam Center for International Law, University of Amsterdam** since Jan. 2015
Professor for International and Economic Law and Governance
- Principal Investigator, European Research Council Starting Grant “Transnational Private-Public Arbitration as Global Regulatory Governance: Charting and Codifying the Lex Mercatoria Publica” (since March 2013)
 - Expert advice for various international organizations and governments on international investment law and international dispute settlement
- Journal of World Investment and Trade** since Jan. 2014
Editor-in-Chief
- International Centre for Settlement of Investment Disputes** since Dec. 2013
List of Conciliators (nominated by the Federal Republic of Germany)
- Ruprecht-Karls-Universität Heidelberg/Heidelberg Center for Latin America, Lecturer** since Sept. 2009
- Attorney-at-Law** (New York) since April 2008
- Rechtsanwalt** (admission to the German Bar) since June 2007

UNIVERSITY EDUCATION AND DEGREES

- Max Planck Institute for Comparative Public Law and International Law/
Johann Wolfgang Goethe-Universität Frankfurt am Main** May 2004 – April 2008
Doctorate in law (Dr. iur.)
Doctoral Thesis: “The Multilateralization of International Investment Law”
Awarded the 2008 Baker&McKenzie Prize and the
2008 Otto Hahn Medal by the Max Planck Society
- New York University School of Law** Aug. 2005 – May 2006
LL.M. in International Legal Studies
Hauser Global Scholar, Scholar of the European Recovery Program, Lovells Scholar
Graduate Editor of the NYU Journal of International Law and Politics
- Second State Exam in Law** (bar exam equivalent), Ministry of Justice, Munich Dec. 2003
- First State Exam in Law** (LL.B./J.D. equivalent), Ministry of Justice, Munich July 2001
- Universität Augsburg, Augsburg, Germany**
- LL.M. in International and European Economic Law Oct. 2001 – Sept. 2002
 - General Studies in Law, Philosophy and History Sept. 1996 – Sept. 2001

- Université Jean-Moulin Lyon III**, Lyon, France Sept. 1998 – Sept. 1999
- Diplôme Européen de l’Histoire des Idées et des Doctrines Politiques
 - Diplôme d’Etudes Universitaires Françaises – mention droit

PAST PROFESSIONAL EXPERIENCE

- Max Planck Institute for Comparative Public Law and International Law/
Johann Wolfgang Goethe-Universität Frankfurt am Main** Sept. 2009 – Dec. 2014
Senior Research Fellow
- Goethe-Universität Frankfurt am Main** April 2012-Sept. 2014
Lecturer
- The Interdisciplinary Center (IDC) Herzliya, Radzyner School of Law** March 2011 – April 2011
Visiting Professor, Course in “International Investment Law”
- The Honorable Charles N. Brower**, June 2008 – August 2009
20 Essex Street Chambers, London, United Kingdom
International Arbitration Law Clerk
- International Court of Justice/New York University School of Law** Sept. 2007 – May 2008
Law Clerk to Judge Abdul G. Koroma, Research Scholar
- Government of Bavaria – Ministry of Justice – Landesnotarkammer Bayern** Aug. 2004 – Aug. 2006
Notarassessor, legal trainee education for becoming a civil law notary
- Bavarian Ministry of Justice/Court of Appeals**, Munich, Germany Oct. 2001 – Dec. 2003
Rechtsreferendar, Legal Clerkship
- Universität Augsburg**, Augsburg, Germany Oct. 2001 – Sept. 2002
Research Assistant to Prof. Dr. Thomas Vesting

LANGUAGES

German (native), English, French, Spanish (all fluent), Dutch (basic)

HONORS AND AWARDS

- European Research Council Starting Grant 2012 (€ 1.22 million grant for a 5-year research project)
- Otto Hahn Medal for early academic achievements of the Max Planck Society 2008
- Baker & McKenzie Prize 2008 of the Law School of Johann Wolfgang Goethe-Universität Frankfurt am Main for the best PhD thesis or Habilitation in economic law
- Scholar of the European Recovery Program, 2005-2007
- Hauser Global Scholar, New York University School of Law, 2005-2006
- Lovells-Scholar, 2005-2007

ACADEMIC COUNCIL MEMBERSHIP

- Member of the Academic Council of the Institute for Transnational Arbitration (since 2014)
- Scientific Advisor of the International Investment Law Center Cologne (IILCC), Universität zu Köln

MEMBERSHIP IN PROFESSIONAL ORGANIZATIONS

- American Society of International Law
- American Branch of the International Law Association
- Asian Society of International Law
- Deutsch-Amerikanische Juristenvereinigung/German-American Lawyers' Association
- Deutsche Vereinigung für Internationales Recht/International Law Association German Branch
- European Society of International Law
- International Council for Commercial Arbitration
- Society of International Economic Law

BOOK SERIES AND JOURNAL MEMBERSHIP

- Nijhoff International Investment Law Series, Martinus Nijhoff, Co-Editor
- Frankfurt Investment and Economic Law Series, Elgar Publishing, Co-Editor
- Transnational Dispute Management, Associate Editor
- Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law, Editorial Board (2012-2014)
- Indonesian Journal of International Law, Board of Editors
- International Law Book Series "La Ricerca del Diritto nella Comunità Internazionale", edited by Maurizio Arcari and Attila Tanzi with Editoriale Scientifica, Naples, Scientific Advisory Board

SELECT PUBLICATIONS

I. Monographs

1. The Multilateralization of International Investment Law, Cambridge Series of International Trade and Economic Law, vol. 2, Cambridge University Press (2009)
2. International Investment Law and Comparative Public Law, Oxford University Press (2010) (edited volume)
3. Preferential Trade and Investment Agreements: From Recalibration to Reintegration, Nomos (2013) (together with Rainer Hofmann and Christian Tams) (edited volume)
4. The Transnational Law of Public Contracts, Bruylant (forthcoming 2015) (together with Mathias Audit) (edited volume)
5. International Investment Law and Development: Friends or Foe?, Elgar Publishing (forthcoming 2015) (together with Rainer Hofmann and Christian Tams) (edited volume)
6. International Investment Law and the Global Financial Architecture, Elgar Publishing (forthcoming 2015) (together with Rainer Hofmann and Christian Tams) (edited volume)

II. Commentary

7. Artikel 4 EUV, in: Grabitz/Hilf/Nettesheim, Das Recht der Europäischen Union, Beck Verlag (2010; updated Sept. 2013) (together with Armin von Bogdandy) (commentary of Article 4 of the Treaty on European Union)

III. Articles

8. Völkerrechtlicher Investitions- und Eigentumsschutz in der ICSID-Entscheidung TECMED, 51 Recht der Internationalen Wirtschaft 330-336 (2005) – ("International Investment and Property Protection in the ICSID Decision TECMED")
9. From Calvo to CMS: Burying an International Law Legacy - Argentina's Currency Reform in the Face of Investment Protection: The ICSID Case CMS v. Argentina, 3 Zeitschrift für Schiedsverfahren/German Arbitration Journal 285-292 (2005); reprinted in 3 Transnat'l Disp. Mgmt. (No. 2, April 2006)
10. Revisiting a Landmark: Indirect Expropriation and Fair and Equitable Treatment in the ICSID Case Tecmed, 3 Transnat'l Disp. Mgmt. (No. 2, April 2006)

11. Fair and Equitable Treatment under Investment Treaties as an Embodiment of the Rule of Law, IILJ Working Paper 2006/6 (Global Administrative Law Series), available at <http://www.iilj.org/working%20papers/documents/2006-6-GAL-Schill-web.pdf>, reprinted in 3 *Transnat'l Disp. Mgmt.* (No. 5, Dec. 2006)
12. Arbitration Risk and Effective Compliance: Cost-Shifting in Investment Treaty Arbitration, 7 *J. World Inv. & Trade* 653-697 (2006)
13. International Investment Law and the Host State's Power to Handle Economic Crises – Comment on the ICSID Decision in *LG&E v. Argentina*, 24(3) *Journal of International Arbitration* 265-286 (2007)
14. Fair and Equitable Treatment as an Embodiment of the Rule of Law, in: R. Hofmann/C. Tams (eds.), *The International Convention for the Settlement of Investment Disputes (ICSID): Taking Stock After 40 Years*, Nomos Publishing, pp. 31-72 (2007)
Short version in P. Sutyantarayana Prasad (ed.), *International Investment Agreements – Issues and Perspectives*, ICAFI University Press, pp. 208-247 (2008)
15. Staatsangehörigkeitsvorbehalt für Notare und europäische Niederlassungsfreiheit – Der Anfang vom Ende eines Privilegs?, 60 *Neue Juristische Wochenschrift* 2014-2018 (2007) (“Nationality Requirements for Public Notaries and European Freedom of Establishment – The Beginning of the End of a Privilege?”)
16. Tearing Down the Great Wall – the New Generation Investment Treaties of the People's Republic of China, 15 *Cardozo J. Int'l & Comp. L.* 73-118 (2007), reprinted in 6 *Transnat'l Disp. Mgmt.* (No. 1, March 2009); pre-publishing version available as ExpressO Preprint Series Working Paper 1928, <http://law.bepress.com/expresso/eps/1928>
17. Auf zu Kalypso? Staatsnotstand und Internationales Investitionsschutzrecht – Anmerkung zur ICSID-Entscheidung *LG&E Energy Corp v. Argentina*, 5 *Zeitschrift für Schiedsverfahren/German Arbitration Journal* 178-186 (2007) (“Off to Kalypso? Necessity and International Investment Law – Discussion of the ICSID Decision in *LG&E Energy Corp v. Argentina*”)
18. Do Investment Treaties Chill Unilateral State Regulation to Mitigate Climate Change?, 24(5) *Journal of International Arbitration* 469-477 (2007)
19. Der völkerrechtliche Staatsnotstand in der Entscheidung des BVerfG zu Argentinischen Staatsanleihen – Anachronismus oder Avantgarde?, 68 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht/Heidelberg Journal of International Law* 42-68 (2008) (“Necessity under International Law in the Decision of the German Constitutional Court in the Argentine Bondholder Cases – Anachronism or Vanguard?”)
20. Die Behandlung von Stipendien im Einkommensteuerrecht, 46 *Deutsches Steuerrecht* 1461-1466 (2008) (together with Markus Ernst) (“The Treatment of Scholarships in the Law of Income Taxation”)
21. Enabling Private Ordering: Function, Scope and Effect of Umbrella Clauses in International Investment Treaties, 18 *Minn. J. Int'l L.* 1-97 (2009), also available as IILJ Working Paper 2008/9 at <http://iilj.org/publications/2008-9Schill.asp>, reprinted in *Transnat'l Disp. Mgmt.* (advance publication)
22. Is Arbitration a Threat or a Boon to the Legitimacy of International Investment Law?, 9 *Chi. J. Int'l L.* 471-498 (2009) (together with Charles N. Brower)
23. Most-Favored-Nation Clauses as a Basis of Jurisdiction in Investment Treaty Arbitration: Arbitral Jurisprudence at a Crossroads, 10 *J. World Inv. & Trade* 189-225 (2009)
24. Multilateralizing Investment Treaties through Most-Favored-Nation Clauses, 27 *Berkeley J. Int'l L.* 496-569 (2009)
25. Self-Judging Clauses before the International Court of Justice: *Djibouti v. France*, 10 *Melbourne J. Int'l L.* 308-328 (2009) (together with Robyn Briese)
26. “If the State Considers”: Self-Judging Clauses in International Dispute Settlement, 13 *Max Planck Yearbook of United Nations Law* 61-140 (2009) (together with Robyn Briese)
27. Private Enforcement of International Investment Law – Why We Need Investor Standing in BIT Dispute Settlement, in: Michael Waibel/Asha Kaushal/Kyo-Hwa Liz Chung/Claire Balchin (eds.), *The Backlash Against Investment Arbitration - Perceptions and Reality*, Kluwer Law International, pp. 29-50 (2010)
excerpts reprinted in Doak Bishop/James Crawford/Michael Reisman, *Foreign Investment Disputes: Cases, Materials and Commentary*, 2nd edition, Kluwer Law International (forthcoming)

28. Investor-State Arbitration as Governance: Fair and Equitable Treatment, Proportionality, and the Emerging Global Administrative Law, in: Albert Jan van den Berg (ed.), 50 Years of the New York Convention, ICCA Congress Series No. 14, Wolters Kluwer, pp. 5-68 (2009) (together with Benedict Kingsbury), also available as IILJ Working Paper 2009/6 (Global Administrative Law Series) at <http://www.iilj.org/publications/documents/2009-6.KingsburySchill.pdf>, and in: Benedict Kingsbury et al. (eds.), *El Nuevo Derecho Administrativo Global en América Latina*, Ediciones Rap, pp. 221-294 (2009)
29. The Power and Effectiveness of Pre-Arbitral Provisional Relief: The SCC Emergency Arbitrator in Investor-State Disputes, in: Kaj Hobér/Annette Magnusson/Marie Öhrström (eds.), *Between East and West: Essays in Honour of Ulf Franke*, Juris Publishing, pp. 61-75 (2010) (together with Charles N. Brower and Ariel Meyerstein)
30. Crafting the International Economic Order: The Public Function of Investment Treaty Arbitration and its Significance for the Role of the Arbitrator, 23 *Leiden J. Int'l L.* 401-430 (2010)
31. The Multilateralization of International Investment Law: Emergence of a Multilateral System of Investment Protection on Bilateral Grounds, 2(1) *Trade, Law and Development* 59-86 (2010), available at <http://www.tradelawdevelopment.com>
32. Contracting with Foreigners: International Investment Law Implications, in: Rozen Noguellou/Ulrich Stelkens (eds.), *Droit comparé des Contrats Publics - Comparative Law on Public Contracts*, Bruylant, pp. 63-79 (2010)
33. Regulating Counsel Conduct Before International Arbitral Tribunals, in: Pieter Bekker/Rudolf Dolzer/Michael Waibel (eds.), *Making Transnational Law Work in the Global Economy - Liber Amicorum for Detlev Vagts*, Cambridge University Press, pp. 488-509 (2010) (together with Charles N. Brower)
34. *Glamis Gold, Ltd. and United States of America*, Case Note, 104 *Am. J. Int'l L.* 253-259 (2010)
35. International Investment Law and Comparative Public Law, in: Stephan Schill (ed.), *International Investment Law and Comparative Public Law*, Oxford University Press, pp. 3-37 (2010), also in 8(1) *Transnat'l Disp. Mgmt.* (Feb. 2011)
 Chinese translation in 20(3) *Journal of International Economic Law* 119-150 (2013), Peking University Press
36. Fair and Equitable Treatment, the Rule of Law, and Comparative Public Law, in: Stephan Schill (ed.), *International Investment Law and Comparative Public Law*, Oxford University Press, pp. 151-183 (2010)
37. Public Law Concepts to Balance Investors' Rights with State Regulatory Actions in the Public Interest - The Concept of Proportionality, in: Stephan Schill (ed.), *International Investment Law and Comparative Public Law*, Oxford University Press, pp. 75-104 (2010) (together with Benedict Kingsbury)
38. Umbrella Clauses as Public Law Concepts in Comparative Perspective, in: Stephan Schill (ed.), *International Investment Law and Comparative Public Law*, Oxford University Press, pp. 317-344 (2010)
39. Der Schutz von Auslandsinvestitionen in Deutschland im Mehrebenensystem: deutsches, europäisches und internationales Recht, 135 *Archiv des öffentlichen Rechts* 498-540 (2010) ("The Protection of Foreign Investment in Germany in a multi-level system: German, European and International Law") (with English summary)
40. Öffentlich-rechtliche Schiedsverfahren zwischen Risikobewältigung und Rechtsrisiko, 63 *Die Öffentliche Verwaltung* 1013-1018 (2010) ("Public Law Arbitration between Risk Management and Legal Risk")
41. Die Achtung der nationalen Identität unter dem reformierten Unionsvertrag - Zur unionsrechtlichen Rolle nationalen Verfassungsrechts und zur Überwindung des absoluten Vorrangs, 70 *Zeitschrift für ausländisches öffentliches Recht und Völkerrecht* 701-734 (2010) (together with Armin von Bogdandy) ("The Respect for National Identity under the Reformed Treaty on European Union: On the Role of Domestic Constitutional Law in EU Law and the Overcoming of Absolute Supremacy")
42. Erodierung des Öffentlichen Rechts durch öffentlich-rechtliche Schiedsverfahren?, in: Jörg Scharrer/Marcel Dalibor/Katja Rodi/Katja Fröhlich/Paul Schächterle (eds.), *Risiko im Recht – Recht im Risiko*, 50. Assistententagung Öffentliches Recht Greifswald 2010, Nomos Publishing, pp. 265-283 (2011) ("The Erosion of Public Law by Public Law Arbitration?")
43. System-Building in Investment Treaty Arbitration and Lawmaking, 12 *German Law Journal* 1083-1110 (2011), available at <http://www.germanlawjournal.org/index.php?pageID=11&artID=1354>, also in Armin von Bogdandy/Ingo Venzke (eds.), *International Judicial Lawmaking*, Springer, pp. 133-177 (2012)

44. Internationales Investitionsschutzrecht und Vergleichendes Öffentliches Recht: Grundlagen und Methode eines öffentlich-rechtlichen Leitbildes für die Investitionsschiedsgerichtsbarkeit, 71 Zeitschrift für ausländisches öffentliches Recht und Völkerrecht 247-289 (2011) (“International Investment Law and Comparative Public Law: Foundations and Methodology of a Public Law Paradigm for Investment Arbitration”)

Russian translation (Международное право защиты инвестиций и сравнительное публичное право: основания и методы публично-правовой модели инвестиционного арбитражного судопроизводства) in Digest für öffentliches Recht 2012(1) (Дайджеста Публичного Права), available at http://dpp.mpil.de/01_2012/art1_3.cfm
45. International Investment Law and the Law of State Immunity: Antagonists or Two Sides of the Same Coin?, in: Rainer Hofmann/Christian Tams (eds.), International Investment Law and General International Law, Nomos Publishing, pp. 231-275 (2011)
46. Public or Private Dispute Settlement? The Culture Clash in Investment Treaty Arbitration and its Impact on the Role of the Arbitrator, in: Todd Weiler/Freya Baetens (eds.), New Directions in International Economic Law, In Memoriam Thomas Wälde, Martinus Nijhoff, pp. 23-43 (2011)
47. Arbitration Procedure: The Role of the European Union and the Member States in Investor-State Arbitration, in: Catherine Kessedjian (ed.), Le droit européen et l’arbitrage de l’investissement/European Law and Investment Arbitration, Editions Panthéon-Assas, pp. 129-147 (2011)
48. Allocating Adjudicatory Authority: Most-Favored-Nation Clauses as a Basis of Jurisdiction: A Reply to Zachary Douglas, 2 Journal of International Dispute Settlement 353-371 (2011), republished in August Reinisch (ed.), Classics In International Investment Law (2014) (forthcoming)
49. W(h)ither Fragmentation? On the Literature and Sociology of International Investment Law, 22 European Journal of International Law 875-908 (2011), also available on Global Law Books, <http://www.globallawbooks.org/reviews/detail.asp?id=712>
50. Overcoming Absolute Primacy: Respect for National Identity under the Lisbon Treaty, 48 Comm. Mark. L. Rev. 1417-1453 (2011) (together with Armin von Bogdandy)
51. Enhancing International Investment Law’s Legitimacy: Conceptual and Methodological Foundations of a New Public Law Approach, 52 Va. J. Int’l L. 57-102 (2011)
52. Sovereign Bonds in Economic Crisis: Is the Necessity Defense under International Law Applicable to Investor-State Relations?, 3 Yearbook of International Investment Law and Policy 2010-2011 489-516 (2011) (together with Yun-I Kim)
53. Lex Mercatoria, in: Rüdiger Wolfrum (ed.), Max Planck Encyclopedia of Public International Law, Oxford University Press, vol. VI, pp. 823-830 (2012), online-version available via <http://www.mpepil.com>
54. Multilateral Investment Guarantee Agency (MIGA), in Rüdiger Wolfrum (ed.), Max Planck Encyclopedia of Public International Law, Oxford University Press, vol. VII, pp. 410-416 (2012), online-version available via <http://www.mpepil.com>
55. Investitionsschutzrecht als Entwicklungsvölkerrecht, 72 Zeitschrift für ausländisches öffentliches Recht und Völkerrecht 261-308 (2012) (“International Investment Law as International Development Law ”)

Russian translation (Право защиты инвестиций как элемент международного права развития) in Digest für öffentliches Recht 2013(1) (Дайджеста Публичного Права), available at http://dpp.mpil.de/02_2013/art2_4.cfm
56. Illegal Investments in Investment Treaty Arbitration, 11 Law and Practice of International Courts and Tribunals 281-323 (2012), earlier version also available at <http://ssrn.com/abstract=1979734>
57. Cross-Regime Harmonization through Proportionality Analysis: The Case of International Investment Law, the Law of State Immunity and Human Rights, 27 ICSID Review 87-119 (2012)
58. General Principles of Law and International Investment Law, in: Tarcisio Gazzini/Eric De Brabandere (eds.), International Investment Law - The Sources of Rights and Obligations, Martinus Nijhoff, pp. 133-181 (2012)
59. Deference in Investment Treaty Arbitration: Re-Conceptualizing the Standard of Review, 3 Journal of International Dispute Settlement 577-607 (2012)
60. Derecho internacional de inversiones y derecho público comparado: el papel de los principios generales del derecho en la emergencia de un nuevo derecho público global, in: Armin von Bogdandy/Flávia

- Piovesan/Mariela Morales Antoniazzi (eds.), *Estudos avançados de Direitos Humanos - Direitos humanos, democracia e integração jurídica: Emergência de um novo direito público*, Elsevier, pp. 74-111 (2013) (“International Investment Law and Comparative Public Law: The Role of General Principles in the Emergence of a New Global Public Law”), to appear also as *Derecho Internacional de Inversiones y Derecho Público Comparado – Una Introducción*, *Res Publica* (im Erscheinen 2013); also appears as *Derecho Internacional de Inversiones y Derecho Público Comparado – Una Introducción*, *Res Publica* (2013) (forthcoming) (“International Investment Law and Comparative Public Law – An Introduction”)
61. Rethinking the Substantive Standards of Protection under Investment Treaties – What Degree of Deference Should Investment Treaty Tribunals Pay to the Regulatory and Judicial Acts of the Host States?, in Permanent Court of Arbitration (ed.), *Proceedings of the Mauritius International Arbitration Conference* (2012) (forthcoming)
 62. Trends in International Investment Agreements 2010-2011: The Increasing Complexity of International Investment Law, 4 *Yearbook of International Investment Law and Policy* 2011-2012 141-179 (2013) (together with Marc Jacob)
 63. Luxembourg Limits: Conditions for Investor-State Dispute Settlement under Future EU Investment Agreements, in: Marc Bungenberg/August Reinisch/Christian Tietje (eds.), *EU and Investment Agreements - Open Questions and Remaining Challenges*, *Nomos*, pp. 37-54 (2013)
also in Christian Tietje/Richard Happ (eds.), *EU, Investment Treaties, and Investment Treaty Arbitration - Current Developments and Challenges*, *TDM Special*, 10(2) *Transnat'l Disp. Mgmt.* (2013)
 64. The Relation of the European Union and its Member States in Investor-State Arbitration, in: Leon Trakman/Nick Ranieri (eds.), *Regionalism in International Investment Law*, Oxford University Press, pp. 374-399 (2013)
 65. The Jurisprudence of Investment Treaty Tribunals: Between Public Good and Common Concern, in: Francesco Seatzu/Tullio Treves/Seline Trevisanut (eds.), *Foreign Investment, International Law and Common Concerns*, Routledge, pp. 9-25 (2013)
 66. Preferential Trade and Investment Agreements: From Recalibration to Reintegration, in: Rainer Hofmann/Stephan Schill/Christian Tams (eds.), *Preferential Trade and Investment Agreements: From Recalibration to Reintegration*, *Nomos*, pp. 9-23 (2013) (together with Rainer Hofmann and Christian Tams)
 67. Transnational Legal Approaches to Administrative Law: Conceptualizing Public Contracts in Globalization, *Rivista Trimestriale di Diritto Pubblico* 2014, 1-33, longer version available as Jean Monnet Working Paper 05/13 (2013) at <http://centers.law.nyu.edu/jeanmonnet/papers/13/documents/JMWP05Schill.pdf>
Portuguese translation forthcoming in *Revista de Direito Administrativo*
 68. Going Soft: Towards a New Age of Soft Law in International Investment Law?, 8 *World Arbitration & Mediation Review* 1-47 (2014) (together with Marc Jacob)
 69. The Sixth Path: Reforming Investment Law from Within, in Jean E. Kalicki/Anna Joubin-Bret (eds.), *Reform of Investor-State Dispute Settlement: In Search of A Roadmap*, *TDM Special*, 11(1) *Transnat'l Disp. Mgmt.* (2014)
 70. Investitionen und Entwicklung: Eine Diskursanalyse, in: Philipp Dann/Stefan Kadelbach/Markus Kaltenborn (eds.), *Entwicklung und Recht*, *Nomos*, pp. 341-376 (2014) (“Investment and Development: A Discourse Analysis” in “Development and the Law”)
 71. Deference in Investment Treaty Arbitration: Towards a Public Law Understanding of the Relationship Between Investment Treaty Tribunals and Host States, *Dispute Prevention and Resolution Special Issue*, Gujarat National Law University, pp. 81-110 (2014)
 72. Ordering Paradigms in International Investment Law: Bilateralism-Multilateralism-Multilateralization, in: Zachary Douglas/Joost Pauwelyn/Jorge E. Viñuales (eds.), *The Foundations of International Investment Law: Bringing Theory into Practice*, Oxford University Press, pp. 109-141 (2014)
 73. The Interface between National and International Energy Law, in: Kim Talus (ed.), *Research Handbook on International Energy Law*, Elgar Publishing, pp. 44-76 (2014)
 74. International Investment Law as International Development Law, 5 *Yearbook of International Investment Law and Policy* 2012-2013 327-355 (2014)
 75. Foreign Investment in the Energy Sector: Lessons for International Investment Law, in: Tarcisio Gazzini/Eric De Brabandere (eds.), *Foreign Investment in the Energy Sector: Balancing Private and Public Interests*, Martinus Nijhoff, pp. 259-282 (2014)