

**DR. URSULA KRIEBAUM**  
**CURRICULUM VITAE**



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**OFFICE ADDRESS**

Department of European, International and Comparative Law  
Section of International Law and International Relations  
University of Vienna  
Schottenbastei 10-16, A-1010 Vienna/Austria  
Tel: +43-1-4277/35308  
Mobil:+43/69917474693  
Fax: +43-1-4277/835308  
e-mail: ursula.kriebaum@univie.ac.at  
www: <http://eur-int-comp-law.univie.ac.at/en/team/kriebaum-ursula/>

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**EDUCATION**

- Doctor juris (University Vienna, 1999)
- Magistra juris (University Vienna, 1994)

**Faculté de Droit et de Science Politique de l'Université de Bourgogne (1992)**

- Relations Internationales
- Analyse Vie Politique (Conflicts régionaux)
- Droit international public II

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**PROFESSIONAL QUALIFICATIONS**

- Venia docendi in public international law conferred by the University of Vienna (2008)
- Diploma of International and Comparative Law of Human Rights of the International Institute of Human Rights, Strasburg (1995)
- Member of the Permanent Court of Arbitration (since September 2014).
- Alternate Member of the Court of Conciliation and Arbitration within the OSCE (since August 2013).

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**CURRENT POSITION AND PROFESSIONAL ACTIVITIES**

- Professor of International Law, University of Vienna (Vienna/Austria) (since October 2011).
- Coordinator of the specialization: "Law of International Relations" of the Law school of the University of Vienna.

- Member of the Arbitration panel for the Protocol on Cultural Cooperation to the Free Trade Agreement between the European Union and its Member States and the Republic of Korea
- Expert for the Human Dimension Mechanism of the OSCE appointed by Austria
- Member of the Drafting Team - „The Hague Rules on Business and Human Rights Arbitration“ (since November 2017).
- Professorial Lecturer at the Loyola University New Orleans College of Law Summer Legal Studies Program (courses on international courts and tribunals) since 2008.
- Lecturer at the University of Vienna Summer School „International and European Studies, Strobl: 2013, 2015, 2016, 2017, 2018, 2019 („International Investment Law and Arbitration“).
- Legal expert in various investment arbitrations and human rights cases.
- Expert appearance in the German Bundestag on investment protection in CETA, 15 December 2014.
- Expert testimony and appearance (written and oral) in a case between the International Finance Corporation (a member of the World Bank Group) and an Italian company dealing with expropriation before the New York Supreme Court, 2010 and 2015 (nominated by the Italian company).
- Consultant of the National Fund for Victims of National Socialism of the Republic of Austria since 2001.
- Member of the Advisory Board der Austrian Review of International and European Law: since 2008.
- Associate Editor: Transnational Dispute Management since 2008.
- Member Advisory Editorial Board: Nijhoff International Investment Law Series.

## **PROFESSIONAL EXPERIENCE**

- Reporter of the Austrian Science Fund (FWF) Board 2017-2020.
- Visiting Professor at the Institut des Hautes Etudes Internationales at the University of Paris II Panthéon-Assas in Paris/France (2017).
- Lecturer at the Europa-Institut, Saarland University, Winter Term 2016/2017.
- Chairperson of the Evaluation Committee of the Department of Law, University of Cyprus, September 2016.
- Associate Professor of International Law, University of Vienna (Vienna/Austria) (2008-2011).
- Lecturer at the University of Vienna Summer School „International and European Studies, Strobl: 2001, 2008, 2009, 2011 („European and International Protection of Human Rights“).
- Legal Advisor's Office at the Austrian Federal Ministry for Foreign Affairs (Section

General International Law): April 2000 – April 2001.

- Member of the team of the Special envoy for restitution issues Dr. Ernst Sucharipa for the Austrian Holocaust Restitution Negotiations 2000/2001.
- Austrian Delegate to the Preparatory Commission for the International Criminal Court July 2000 session.
- Member of the Austrian Human Rights Advisory Board nominated by Amnesty International: July 1999 - June 2002.
- Short term expert: EU Twinning Project TR02-JH-01 “Improvement of Statement-taking Methods and Rooms”, September 2004 - February 2006.
- External expert in a project of the ministry of the Interior: Police.Power.Human.Rights 2008.
- Assistant Editorial Manager of the Austrian Review of International and European Law: 1996-2007.
- Coach of the „Concours européen des droits de l'homme René Cassin“ Moot Court Team of the University of Vienna 1994/95-1990/2000.
- Lecturer at the University of Vienna (Courses in Public International Law since 1995).
- Professorial Lecturer at the Austrian Diplomatic Academy/Vienna School of International Studies (courses on human rights law) 2002-2009.
- Lecturer at the Austrian Federal Academy (Courses in international human rights law): 1998-2001.
- Lecturer at the International Civilian Peace-keeping and Peace-building Training Program - Austrian Centre for Peace and Conflict Resolution: 1999, 2000, 2003.
- Assistant at the Institute of Public International Law since 1995-2007. (2007-2008 Assistant Professor)
- Assistant at the Institute for Roman Law 1993-1995.

## **PROFESSIONAL MEMBERSHIPS**

- Deutsche Gesellschaft für Internationales Recht (German Society of International Law), since 2007.
- European Society of International Law (ESIL), (Interest Group on International Economic Law, Interest Group on Business and Human Rights) since 2004.
- International Law Association (ILA, member of the former Committees on Human Rights, member of the Committee on the Rule of Law and International Investment Law), (member of the executive board of the Austrian Branch since 2007) since 2005.
- Österreichischer Völkerrechtstag (Austrian International Lawyers’ Association) since 1995.
- Austrian Arbitration Association – Arbitration Austria, since 2011.
- Reporter of the Austrian Science Fund (FWF), since 2017.

- Member, Independent International Jury of the Bruno Kreisky Prize for Human Rights, since 2007.
- Member, Austrian Society of Women in International Law.

## **CONFERENCES ORGANISED**

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- Academic Forum on ISDS (fourth Academic Forum Sessional Event on the occasion of the UNCITRAL Working Group III (Investor-State Dispute Settlement, ISDS) together with the CIDS-Geneva Centre for International Dispute Settlement, Vienna, Austria, 16 October 2019).
- Academic Forum on ISDS (second Academic Forum Sessional Event on the occasion of the UNCITRAL Working Group III (Investor-State Dispute Settlement, ISDS) together with the CIDS-Geneva Centre for International Dispute Settlement, Vienna, Austria, 31 October 2018).
- “Human Rights 2018, 1948/58 – Development and Significance of Human Rights in Austria”, together with Univ. Prof. Dr. Katharina Pabel and Dr. Markus Vašek, Vienna, Austria, 10-11 September 2018.
- 39th Österreichischer Völkerrechtstag 2014 at Stift Klosterneuburg (Klosterneuburg, Austria – May 2014).

## **PUBLIC LECTURES AND ADDRESSES**

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- “Das Vermächtnis der North Atlantic Fisheries Arbitration und des Orinoco Steamship Company Cases in der modernen Schiedsgerichtsbarkeit”, Tagung der Universität Innsbruck: “Der Grenzgänger. Heinrich Lammash zum 100. Todestag”, 16 October 2020, virtual.
- “The Hague Rules on Business and Human Rights Arbitration”, 2020 ASIL Annual Meeting: Panel: “Protecting Human Rights through International Adjudication”, 25 June 2020, virtual.
- “The Hague Rules on Business and Human Rights Arbitration”, Roundtable of the Department of European, International and Comparative Law, Section for International Law, 13 May 2020, virtual.
- Panel: “Do We Need A Multilateral Investment Court?”, zeiler.partners, International Investment Law Centre Cologne at the occasion of the 38<sup>th</sup> session of UNCITRAL Working Group III, 21 January 2020, Vienna, Austria.
- “Vor- und Nachteile eines Multilateralen Investitionsgerichtshofs”, 12. Tagung des Krickenberger Kreises, International Investment Law Centre Cologne/Universität Siegen, 17-18 January, Montabaur, Germany.
- “The Hague Rules on Business and Human Rights Arbitration”, Vienna Arbitration Days 2020, 21 February 2020, Vienna, Austria.
- “Taking a closer look at the salient Business and Human Rights issues in the Hague Rules on Business and Human Rights Arbitration through the lens of the UN Guiding Principles on Business and Human Rights”, Launch of the Hague Rules On Business and Human Rights Arbitration, CILC, City of The Hague, The Netherlands, 12 December 2019.
- “Existence and Scope of Proprietary Rights/Changes in the Local Law in the Absence of Stabilization Clauses” Seminar „International Dispute Resolution“, BonelliErede, 4 June 2019, Milan, Italy.
- “Women in arbitration and international law, Tales from the Front Line” – Keynote,

Freshfields Women in arbitration Breakfast Event, 6 December 2018, Vienna, Austria.

- “Competing Jurisdiction and Parallel Proceedings – The European Court of Human Rights and Investment Tribunals”, Thirty First ITF Public Conference: Human Rights in International Investment Law, BIICL, 26 October 2018, London, United Kingdom.
- “Investment Protection under the ECHR”, Conference “Protection of Foreign Investments in Europe - Perspectives & Solutions, International Investment Law Centre Cologne”, 5-6 July 2018, Cologne, Germany.
- “Multiple Notions of ‘Party’ in Investor-State Arbitration”, “30th Annual ITA Workshop: Multiple Proceedings, Multiple Parties, and International Arbitration: What a Tangled Web We Weave”, 20-23 June 2018, Dallas, USA.
- “The Ruggie Principles and Investment Arbitration” AIA-CAM-ILA-Conference “Soft Law in International Commercial and Investment Arbitration”, 14-16 February 2018, Rome, Italy.
- Panel: Von staatlicher Souveränität, grenzenlosen Datenflüssen und einem Clash of Legal Cultures: der Microsoft Warrant Case und seine Implikationen, (Panellistin) “Microsoft v US – The warrant case – questions of jurisdiction”, Universität Wien, Institut für Innovation und Digitalisierung im Recht; Universitätslehrgang für Informations- und Medienrecht, 12 January 2018, Vienna, Austria.
- “Investment arbitration as a means to de-politicize investment conflicts”, Colloquium International Investment Law & the Law of Armed Conflict, 5-6 October 2017, Athens, Greece.
- “The Right to Water before Investment Tribunals”, Workshop of the ESIL Interest Group on International Economic Law, ESIL Conference Global Public Goods, Global Commons, Fundamental Values: The Responses of International Law 2017, 6-9 September 2017, Naples, Italy.
- “Investment Arbitration – a possible remedy?” - Business and Human Rights: “The Right to a Remedy”, EIUC Diplomatic Conference 2017, 14-15 July 2017, Venice, Italy.
- “From arbitration to court: the difference between classical bilateral investor protection treaties and investment protection chapters in EU treaties”, Fokus on External Trade 2016/2017 - Foreign Direct Investment: Trends, Drivers, Limiting Factors, Austrian National Bank, 20 June 2017, Vienna, Austria.
- “Rule of Law Notions in Human Rights Law”, ILA Committee on the Rule of Law and International Investment Law – Vienna Meeting, 6 April 2017, Vienna, Austria.
- Panelist on: “Hot topic – Future of investment arbitration” – “Lack of consistency of investment awards”), Joint LAC – UNCITRAL Konferenz, 4 April 2017, Ljubljana, Slovenia.
- Panelist on: “Evaluating societal benefits and costs of investment treaties” - (“Do investment treaties depoliticize investor-state disputes”), OECD, 3<sup>rd</sup> Annual Conference on Investment Treaties, Evaluating and enhancing outcomes of investment treaties, 7 March 2017, Paris, France.
- “Zwischen Gericht und Schiedsgericht: Streitschlichtung nach CETA”, 12. Jahrestreffen des Gesprächskreis Investitionsrecht und –schiedsgerichtsbarkeit: *Investitionsrecht und – schiedsgerichtsbarkeit in stürmischen Zeiten*, 14 November 2016, Frankfurt am Main, Germany.
- Panelist on: „Wozu brauchen wir noch einen Bundespräsidenten?“, Rechtspanorama am Juridicum, 7 November 2016, Vienna, Austria.
- Panelist on “Freihandelsabkommen und Schiedsgerichtsbarkeit – Opfer eines opportunistischen Populismus?” in Der Weis[s]e Salon, 3 November 2016, Vienna, Austria.
- “Interaction du droit des investissements et des droits de l’homme : Les techniques interprétatives”, Université d’Evry-Val-d’Esconne, Institut International des Droits de l’Homme : Convergences et contradictions du droit des investissements et des droits de l’homme : une approche contentieuse, 27 November 2015, Paris, France.

- “Indirect Expropriation”, General Principles of Law and International Investment Arbitration, University of Padua, 29-30 May 2015, Padua, Italy.
- “Investment Tribunals and Human Rights”, Friday Lecture, Lauterpacht Centre for International Law, University of Cambridge, 1 May 2015, Cambridge, United Kingdom.
- “Does TTIP Need Investor-State Dispute Settlement?” Annual Meeting of the American Society of International Law, 10 April 2015, Washington DC, USA.
- “Restatements”, Biannual Conference of the German Society of International Law, 11-14 March 2015, Gießen, Germany.
- “Investorenschutz im TTIP”, Dennis Meadows Future Lecture “TTIP – Chance oder Gefahr?”, Johannes Kepler University Linz, 11 December 2014, Linz, Austria.
- “The Fate of EU Investment Treaties”, Eotvos Lorand University Budapest, 25-27 September 2014, Budapest, Hungary.
- “The right to property in human rights law”, Conference “Buying and Owning Property in Europe”, Academy of European Law, 16-17 June 2014, Trier, Germany.
- “Substantive Standards in EU Investment Protection Treaties in WKÖ, Investment Protection and ISDS in TTIP-ensuring a fair deal for business and society”, Conference “Investment Protection and ISDS in TTIP”, 6 June 2014, Vienna, Austria.
- “International Courts and Tribunals”, Professorial Lecture at the Loyola University, New Orleans College of Law Summer Legal Studies Program, Summer 2014, Vienna, Austria.
- „Regulatory Space in Investment Protection Treaties“, Expert Workshop „Der verklagte Staat – Was kann die EU von Investitionsstreitfallen lernen“, 24 April 2014, Vienna, Austria.
- „Investitionsschiedsgerichtsbarkeit im TTIP“, qtalk „Welche Überraschungen lauern im TTIP“, 25 March 2014, Vienna, Austria.
- “Die Rolle des öffentlichen Interesses im Investitionsschutz”, Inaugural Lecture at the University of Vienna, 11 December 2013, Vienna, Austria.
- “EU-China Investment Agreement: What is at Stake for Human Rights?”, EU Parliament, Committee on Foreign Affairs, Subcommittee on Human Rights, 2 December 2013, Brussels, Belgium.
- “FET and Expropriation in the (Invisible) EU Model BIT”, University Vienna, The (Invisible) EU Model BIT, 25/26 November 2013, Vienna, Austria.
- “The State’s Duty to Protect Human Rights, Investment and Human Rights”, International conference: Implementation of the UN Framework and GP on Business and Human Rights in Spain, 4-6th November 2013, University of Seville, Spain.
- Substantive Standards of Investment Protection in CETA, IBA Panel, ‘what’s past is prologue’, 9 October, 2013, Boston, USA.
- “Die Rolle des öffentlichen Interesses im Investitionsschutz”, Gesprächskreis Investitionsrecht und –schiedsgerichtsbarkeit, IHK Frankfurt, FIAC Frankfurt, 19 November 2012, Frankfurt, Germany.
- “The right to regulate & Investment Protection Treaties”, Expert Roundtable organized by the Dutch Ministry of Economic Affairs, Agriculture and Innovation, 13 July 2012, The Hague, Netherlands.
- “Foreign Investments & Human Rights - The actors and their different roles”, British Institute of International & Comparative Law, Seventeenth Investment Treaty Forum: International Investment Law and Its Intersections, 9 September 2011, London, United Kingdom.
- “Human Rights Protection by the European Committee for the Prevention of Torture”, Stanford – Vienna Human Rights Conference, US American and European Approaches to Contemporary Human Rights Problems, 20 - 22 June 2011, Vienna, Austria.
- “Host State Development and Standards of Investment Protection”, The Interaction of

International Investment Law with Other Fields of Public International Law, Leiden Law School, 8 April 2011, Leiden, The Netherlands.

- “The PCIJ and the Protection of Foreign Investment” The Permanent Court and Modern International Law Reflections on the PCIJ’s Lasting Legacy, Queen Mary Universität London/Universität Glasgow, 26. November 2010, London, United Kingdom.
- Das Washingtoner Abkommen 2001 – die Verhandlungsergebnisse und ihre Umsetzung, “Was interessieren mich die toten Juden?” Viel. VHS Korneuburg in Zusammenarbeit mit der ARGE jüdisches Leben, 28. April 2010, Korneuburg, Austria.
- “Comments on Restitution in International Investment Law”, im Rahmen der Konferenz “International Investment Law and General International Law – From Clinical Isolation to Systemic Integration” University Glasgow/University Frankfurt and Merton Zentrum für Europäische Integration und Internationale Wirtschaftsordnung, 13 March 2010, Frankfurt/Main, Germany.
- “Corporate Social Responsibility and Human rights”, VIII Forum of Legal Aspects, International Co-operative Alliance, 23/24 November 2009, Geneva, Switzerland.
- “Efficient Protection of Foreign Investment” ICC Austria Workshop, 16 November 2009, Vienna, Austria.
- “Corporate Social Responsibility – the Human rights based approach”, 5th Vienna Workshop on International Constitutional Law, 15/16 May 2009, Vienna, Austria.
- “Arbitration and Human Rights” at Young Approaches to Arbitration, Conference jointly organized by International Chamber of Commerce and YAAP, Vienna – 4 April 2009, Vienna.
- “Human Rights and Managing the Challenges of Human Security on Europe’s Borders and Beyond”, Seminar, Managing the Challenges of Human Security on Europe’s Borders and Beyond, Diplomatic Academy/Vienna School of International Studies17 March 2009, Vienna, Austria.
- “Investments in Conflict with Host State Law” at Vienna Arbitration Days, February 2009, Vienna, Austria.
- “Human Rights and Investment Arbitration” at Third Annual Conference – Current Issues in Human Rights’ Law and Practice (University of London) – 8 December 2008, London, United Kingdom.
- “Poverty as Human Rights Issue” at Discussion forum - University Vienna, Law School, Poverty and the Law – 6 June 2008, Vienna, Austria.
- Panelist on Restitution in Rem to Victims of National Socialism, Current issues concerning the General Settlement Fund Law, University Vienna, Law School, April 2007, Vienna, Austria.
- “Are the International Mechanisms for the Protection of Human Rights an Alternative to Investor State Arbitration” at European University Institute Florence, The Impact of Human Rights on Investor-State Arbitration, 13 December 2007, Florence, Italy.
- “Permissible Regulation or Indirect Expropriation”, 31th Annual Meeting of the Austrian Society of International Law in Munich, June 2006, Munich, Germany.
- “Protection against expropriation without compensation under international investment law”, Gesellschaft österreichischer Völkerrechtlerinnen, 7 February 2006, Vienna, Austria.
- “The Development of Standards for Statement Taking and Statement taking rooms in the Turkish Context”, EU Twinning Project TR02-JH-01 “Improvement of Statement-taking Methods and Rooms”, Final Conference, 4 February 2006, Ankara, Turkey.
- “The Austrian Holocaust Restitution Negotiations 2000/2001”, Ernst Sucharipa Memorial Seminar, Diplomatic Academy/Vienna School of International Studies, 12 January 2006, Vienna, Austria.
- Panelist on ICSID and BITs: Chances and Risks for Investors, States and Lawyers: Protection Standards for Investments, YAAP (Young Austrian Arbitration Practitioners) Roundtable, 10

November 2005, Vienna, Austria.

- “Measures to avoid ill-treatment in the context of Statement-taking”, EU Twinning Project TR02-JH-01 “Improvement of Statement-taking Methods and Rooms”, Opening Conference, 8 September 2004, Ankara, Turkey.
- “The Austrian Human Rights Advisory Council” at Univerzita Karlova V Praze, Evropské Informační Stránky, International Conference on the Implementation of the Optional Protocol to the UN Anti Torture Convention under the auspice of the Czech Minister of Foreign Affairs, 9-10 February 2004, Prague, Czech Republic.
- Panelist on The war crimes tribunal in The Hague a success story?, OIIP Expert Forum on Southeast Europe, Vienna: (Panellist), February 2003, Vienna, Austria.
- “The Protection of Indigenous Peoples Rights under Article 27 ICCPR”, Symposium, Diplomatic Academy, Vienna, Indigenous People: International Law, Conflict Resolution, Sustainable Development, 28 October 2002, Vienna, Austria.
- “Restitution for expropriation and forced labour: The Austrian Restitution Agreement of 17.1.2001”, Austrian Institute for East and Southeast-Europe/Institute for International Studies of the Faculty for Social Sciences of the Karls-University Prag/Masaryk University Brno, Symposium, 1-2 July 2002, Brno, Czech Republic.
- “Human Rights and Sharia”, 26th Annual Meeting of the Austrian Society of International Law in Vienna, June 2000, Vienna, Austria.
- “Racial Discrimination a First Step on the Way to Torture”, ÖH -AI – Human Rights Week, Vienna – 10 December 2000, Vienna, Austria.
- “The situation in Turkish prisons - international law aspects”, Prison Watch International, 18 November 2000, Vienna, Austria.
- “Other European instruments for the protection of Human Rights: The Convention for the prevention of torture and inhuman or degrading treatment”, Council of Europe, VII. EUROPEAN LAW WEEK, Matej-Bel University Banská Bystrica, 6 - 10 November 2000, Banská Bystrica, Slovac Republic.
- “Crimes against humanity: Handling of violence – the examples of Latin America, Asia and the Balkans: the possibilities of international criminal law”, Renner Institute – Symposium, 6 May 2000, Vienna, Austria.
- “Who is a refugee”, University goes public, 9 March 2000, Vienna, Austria.
- “All human rights for all”, University goes public, 29 February 2000, Vienna, Austria.
- “The prohibition of Torture in Public International Law”, Master Program University Frankfurt/Oder, Vienna, 23 February 2000, Vienna, Austria.
- “Principles of ethics and human rights as basic premises of law”, Millenniums Conference Ankara Bar Association, 13 January 2000, Ankara, Turkey.
- “Torture as fundamental problem of human rights”, Symposium, Vienna: Torture and Persecution (VHS Favoriten), 25/26 November 1999, Vienna, Austria.
- “The role of international courts in the relation between international and internal law - (ECJ, ECHR, ICC, ICTY, ICTR)”, Deutscher Richterratschlag, 31 October 1999, Munich, Germany.
- “Preventive measures and control mechanisms against human rights violations: The view from the European Committee for Prevention of Torture”, University Vienna - International Master of Humanitarian Medicine, 25 June 1999, Vienna, Austria.
- “Immunity and Crimes against Humanity (The Pinochet Case)”, 24th Annual Meeting of the Austrian Society of International Law in St. Gilgen, June 1999, St. Gilgen, Austria.
- Panelist on Just War in Europe?, Der Standard, Panel discussion, June 1999, Vienna, Austria.
- “Basic Rights in Austria - Human Rights in Europe”, Administrative Academy, 4 May 1999, Vienna, Austria.

- “Women's Rights - Human Rights: International Norms against Trafficking in Women”, LEFÖ - Seminar: Trafficking in Women, 17 April 1999, Austria.
- “The European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment: An Overview over its Mandate and Activities”, University Miskolc - Nemzetközi konferencia, 6 March 1999, Miskolc, Hungary.
- “Latest developments of international mechanisms for the protection of human rights”, Law Faculty Vienna – ELSA, 10 December 1998, Vienna, Austria.
- “Developments in the field of human rights protection since the Vienna World Conference on Human Rights 1993”, Renner Institute, 16 November 1998, Vienna, Austria.
- “Current developments in the field of human rights protection” (case law of the ECHR, CJEC; relationship Strasbourg-Luxembourg; human rights violations by non-state actors; recent developments concerning protection mechanisms: ECPT, 11 ad prot. ECHR, collective complaints procedure European Social Charter, ICC), Richterwochende: 17 October 1998, Austria.
- “The Prohibition of Refoulement Art 3 ECRK and Art 3 CAT”, Weiterbildungsveranstaltung für Flüchtlingsbetreuer nach dem AsylG 1997, 20 March 1998, Vienna, Austria.

## MISCELLANEOUS

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- Goldenes Verdienstzeichen der Republik Österreich (8 June 2001).
- appointed as a candidate for the 2007 election as judge at the European Court of Human Rights by the Austrian government.
- Intersectional Legal Studies Award (11 March 2009).
- Shortlisted for the Chair in International Law (second place), University Vienna, Law School (2010).
- Nomination to the shortlist as arbitrator under the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community by the Austrian government (August 2020).

## PERSONALIA

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- Born, Vienna, Austria, 5 August 1971
- Austrian National
- Office Address: Department of European, International and Comparative Law, Section of International Law and International Relations, University of Vienna, Schottenbastei 10-16, 1010 Wien, Tel: +43/1/4277/35308, e-mail: ursula.kriebaum@univie.ac.at.

## LANGUAGES

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- German, English, French (spoken, written and reading: fluent).
- Spanish (basic).

## LIST OF PUBLICATIONS

(Investement law and arbitration related publications are in bold letters)

### BOOKS

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- *Folterprävention in Europa. Die Europäische Konvention zur Verhütung von Folter und unmenschlicher oder erniedrigender Behandlung oder Bestrafung*, 2000, Verlag Österreich, 786 pages.
- *Prevention of Torture in Europe, CPT-Modus operandi*, Council of Europe / APT Straßburg 2002, 50 pages.
- *Eigentumsschutz im Völkerrecht. Eine vergleichende Untersuchung zum internationalen Investitionsrecht sowie zum Menschenrechtsschutz*, Duncker & Humblot, 2008, 623 pages.

### EDITOR

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- with A. Reinisch, *The Law of International Relations – Liber Amicorum Hanspeter Neuhold*, 2007, eleven international publishing, 505 pages.
- with C. Binder/A. Reinisch and S. Wittich, *International Investment Law in the 21st Century*, Oxford University Press, 2009, 970 pages.
- **Transnational Dispute Settlement: Special Issue TDM 1 (2013) - Aligning Human Rights and Investment Protection**, 218 pages.
- with A. Bockley/ A. Reinisch, *Nichtstaatliche Akteure und Interventionsverbot*, Beiträge zum 39. Österreichischen Völkerrechtstag 2014, 2015, 214 pages.
- with G. Kucsko-Stadlmayer, *Asian Ombudsman Institutions. A comparative legal analysis*, 2016, 402 pages.
- Assistant Editorial Manager der Austrian Review of International and European Law: 1996-2007.
- **Associate Editor: Transnational Dispute Management since 2008.**

## ARTICLES & BOOK CONTRIBUTIONS

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- „Zur Verhütung von Folter, (Mangelnder Rechtsschutz bei polizeilicher Misshandlung II)“, Juridikum 3/97, 20-22
- “Prevention of Human Rights Violations”, 2 ARIEL 1997, 155-189.
- „Das Statut für den Internationalen Strafgerichtshof ist angenommen: Ende der Straflosigkeit!“, Juridikum 3/98, 33-44 (with J. Putzer).
- „Freiheitsbeschränkungen im Transitbereich“, in: R. Thienel/C. Grabenwarter (Hrsg.), *Kontinuität und Wandel der EMRK. Studien zur Europäischen Menschenrechtskonvention*, 1998, 71-95.
- “The Work of the CPT in Central Europe”, in: APT-COLPI: *The Prevention of Torture in Central Europe*, 1999, 91-96 (with L. Johannessen-Wendland).
- „Der Fall Pinochet: Für und wider die Immunität, Warum Pinochet nicht immun ist“, in: W. Karl/U. Brandl (Eds.), Völker- und Europarecht, 24. Österreichischer Völkerrechtstag und 9. Herbert-Miehsler-Gedächtnisvorlesung, 2000, 51-89.
- „Etik İlkeleri ve Hukukun Temel Öncüleri Olarak İnsan Hakları, (Ethische Prinzipien und Menschenrechte als Grundvoraussetzungen des Rechts)“, in: HUKUK KURULTAYI 2000, 11-15.
- „Menschenrechte und Scharia“, in: I. Marboe/A. Reinisch/S. Wittich (Eds.), Österreichischer Völkerrechtstag 2001, Favorita papers No. 2 (Wien 2002), 113-139.
- “Restitution Claims for Massive Violations of Human Rights During the Nazi Regime – the Austrian Case”, in: G. Ulrich / L. Krabbe Boserup (Ed.) Reparations: Redressing Past Wrongs, Human Rights in Development Yearbook 2001, 2003, 163- 210.
- “The Austrian Human Rights Advisory Council”, in: Univerzita Karlova V Praze, Evropské Informační Srovnání, International Conference on the Implementation of the Optional Protocol to the UN Anti Torture Convention under the auspice of the Czech Minister of Foreign Affairs, 2004, 88-106.
- „Das Washingtoner Abkommen. Die österreichische Restitutionsvereinbarung vom 17. Jänner 2001“, in V. Pawlowky/H. Wendelin (Eds.), Die Republik und das NS-Erbe, 2005, 164-185 (with E. Sucharipa).
- “Partial Expropriation”, 8 The Journal of World Investment & Trade 2007, 69-84.

- “Privatizing Human Rights, The Interface between International Investment Protection and Human Rights”, in A. Reinisch / U. Kriebaum (Eds.), *The Law of International Relations – Liber Amicorum Hanspeter Neuhold*, 2007, 165-189.
- “The Concept of Property in Human Rights Law and International Investment Law”, in S. Breitenmoser ua (Eds.), *Liber Amicorum Luzius Wildhaber, Human Rights Democracy and the Rule of Law*, 2007, 743-762, (with C. Schreuer).
- “Regulatory Takings: Balancing the Interests of the Investor and the State”, 8 *The Journal of World Investment & Trade* 2007, 717-744.
- „Indirekte Enteignung oder zulässige Regulierung?“, in: G. Nolte/P. Hilpold (Eds.), *Auslandsinvestitionen – Entwicklung großer Kodifikationen – Fragmentierung des Völkerrechts*, 2008, 18-37.
- “Nationality and the Protection of Property under the European Convention on Human Rights”, in: I. Buffard et. al. (Eds.), *International Law between Universalism and Fragmentation*, 2008, 649-666.
- “Local Remedies and the Standards for the Protection of Foreign Investment”, in: C. Binder/U. Kriebaum/A. Reinisch/S. Wittich (Eds.), *International Investment Law in the 21st Century*, OUP 2009, 417-462.
- “Is the European Court of Human Rights an Alternative to Investor-State Arbitration?”, in P.-M. Dupuy/E.-U. Petersmann/ F. Francioni (Eds.), *Human Rights in International Investment Law and Arbitration*, OUP 2009, 219-245.
- “Human Rights of the Population of the Host State in International Investment Arbitration”, 10 *The Journal of World Investment & Trade* 2009, 653-677.
- “At What Time Must Legitimate Expectations Exist?”, in J. Werner/A. H. Ali (Eds.), *A Liber Amicorum: Thomas Wälde – Law Beyond Convention Thought*, 2009 (with C. Schreuer).
- “Illegal Investments”, in *Austrian Yearbook on International Arbitration* 2010, 307-335.
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