PROFESSOR DR. CHIARA GIORGETTI

chiara.giorgetti1@gmail.com - cgiorget@richmond.edu - LinkedIn

Chiara Giorgetti is Professor of Law at Richmond Law School and Senior Fellow at International Claims and Reparations Project at Columbia Law School. She has over thirty years of experience in international dispute resolution. She has acted as counsel and expert in numerous international arbitrations, including investment arbitration and inter-states proceedings. In She is Vice-Chair of the Board of the Register of Damage for Ukraine and was a member of the *Ad Hoc* Conciliation Commission in *Qatar v. United Arab Emirates*, established under UN CERD Committee. Prof. Giorgetti worked for several years in the international arbitration groups of Lalive in Geneva and White & Case in Washington DC. She has been teaching international arbitration for over a decade in both the US and Europe (Vienna, Geneva, Milan, Rome) and also teaches for the United Nations. She has written extensively on the subject. Professor Giorgetti clerked at the International Court of Justice. She is designated to the ICSID Panels of Arbitrators and Conciliators by San Marino and appointed by the European Commission on the EU list of arbitrators and TSD experts in bilateral disputes under the EU's trade agreements with third countries.

Professor Giorgetti is fluent in English, French and Italian and has a good working knowledge of Spanish.

CURRENT POSITIONS

University of Richmond, School of Law, Richmond, Virginia

<u>Professor of Law</u>, 2018 – Present Associate Professor of Law, 2015 - 2018 (Faculty Director, LLM Program, 2014 – 2019) Assistant Professor of Law, August 2012- August 2015 Courses: International Law, International Arbitration, Dispute Resolution

Columbia University School of Law

Senior Fellow, International Claims and Reparations Project (2022-)

DISPUTE RESOLUTION EXPERIENCE

As Adjudicator and Counsel

- Vice-Chair (elected) of the Board of the Register of Damages for Ukraine created by the Council of Europe, since Nov. 2023.
- Member of *Ad Hoc Conciliation Commission, Qatar v. United Arab Emirates*, Article 11, Convention on the Elimination of All Forms of Racial Discrimination.
- Senior Counsel and Counsel in the International Arbitration Groups of White & Case (Washington, DC) and Lalive (Geneva) (2002-2011). Representative cases include Abaclat and others v. Argentine Republic (ICSID Case No. ARB/07/5); EDF v. Romania (ICSID Case No. ARB/05/13); Fraport AG Frankfurt Airport Services Worldwide v. Republic of the Philippines (ICSID Case No. ARB/03/25).

- Counsel in several inter-States cases, including: Eritrea-Ethiopia Claims Commission, Eritrea Ethiopia Boundary Commission, Eritrea-Yemen Boundary Dispute, UN Compensation Commission.
- Counsel for the African Union in the Advisory Opinion on Climate Change at the International Court of Justice

As Expert

- Expert in several investor-State disputes (including under ICC and ICSID rules) and domestic proceedings related to application of international law principles, international investment law, awards set-aside and vacatur, ethics standards. Recent cases include Eiser Infrastructure Limited and Energía Solar Luxembourg S.à r.l. v. Kingdom of Spain (ICSID Case No. ARB/13/36) and Grupo Unidos por el Canal v. ACP (II) ICC Case No. 20910.
- Adviser and expert for several governments and international organizations, including African Union and ICSID, on matters related to state immunity, international investment law, reform to Investor-State Dispute Resolution, Code of Conduct for Adjudicators in ISDS.
- Expert Advisor to the Republic of San Marino on the drafting and enactment of a new international commercial arbitration legislation (2023-2024).

Other Relevant Appointments

- Appointed by President Zelensky to an expert working group on the development and implementation of international legal mechanisms for compensation for damage caused to Ukraine as a result of armed aggression by the Russian Federation.
- Delegate to the UNCITRAL Working Group III on Reform of the Investor State Dispute Settlement Institute for Transnational Arbitration (ITA).
- Member of the US Department of State's Advisory Committee on Private International Law.
- Scholar in Residence at ICSID Secretariat One of the principal authors of the First Draft of Code of Conduct for Adjudicators in Investor-State Dispute Settlement proceedings.
- Judicial clerk at the International Court of Justice.
- Member of MAC Supervisory Authority Ad Hoc Committee, UNIDROIT.

- Panels of Arbitrators Lists:
 - ICSID Panels of Arbitrators and Conciliators, Panelist designated by the Government of San Marino
 - Arbitrator and trade and sustainable development (TSD) expert, European Union roster, appointed by the European Commission
 - Vienna International Arbitration Centre (VIAC)
 - Singapore International Arbitration Centre (SIAC), Reserve panel of arbitrators
 - London Court of International Arbitration (LCIA)

OTHER ACADEMIC POSITIONS

Vienna University School of Law

Visiting Professor of Law, Winter 2022 Teaching: International Investment Law

Georgetown Law Center, Washington DC

LLM Visiting Professor, Fall 2019 - Adjunct Professor, 2007 -2012 Teaching: Introduction to Commercial Arbitration, International Courts and Tribunals

George Washington Law School, Washington DC

Visiting Professor of Law, Summer 2018, Spring 2019, Spring 2020 Teaching: International Law

United Nations Regional Courses in International Law

Lecturer in International Investment Law and Peaceful Settlement of Disputes Latin America and the Caribbean, Spring 2016-2018, 2023; The Hague, Summer 2017.

United Nations Audio-visual Library of International Law

Lecturer - The Evolving Position of the Individual in International Law (2019), International Claims Commissions (2019), Selecting and Removing International Judges and Arbitrators (2019) – Miniseries - Course on International Investment Law (2022).

LUISS University School of Law, Rome, Italy

Visiting Professor of International Law, Spring 2017, Spring 2020, Spring 2021

Geneva University, Geneva, Switzerland

Summer School 2018, 2019 Dispute Resolution, Law of the Sea, South China Sea Arbitration

Bocconi University School of Law, Milan, Italy *Visiting Professor, Fall 2013*

PRIOR PROFESSIONAL EXPERIENCE White & Case, LLP, Washington D.C.

Associate, International Arbitration Practice, 2007 – 2012

Counsel in numerous international investment arbitration cases under ICSID, UNCITRAL, LCIA and ICC rules. Counsel for Eritrea at Eritrea-Ethiopia Claims Commission proceedings. Awarded White & Case pro bono award 2008 and 2009.

Lalive, Attorneys-at-Law, Geneva, Switzerland

Associate, International Arbitration, 2003 – 2005

Principle associate in charge of the management of two international arbitrations at UNCC worth several billion dollars. Co-Counsel and assistant to President for ICSID cases. *Co-Editor: Journal du Droit International*

International Court of Justice, The Hague, Netherlands

Judicial Clerk, 2002 – 2003 Clerk to President Judge Shi, Judge Elaraby, Judge Al-Khasawneh, Judge Oda, and Judge *ad hoc* Franck. Researched and drafted on all aspects of cases in the docket.

Office of the Legal Adviser, Office of the President of Eritrea, Asmara, Eritrea

Associate Legal Adviser, 2000 - 2001 Co-counsel in all phases of an international litigation with the Eritrea Ethiopia Boundary Commission.

United Nations Development Program for Somalia, Nairobi, Kenya

Programme Officer, 1998 – 2000 Supervised and monitored the implementation of UNDP governance projects worth more than US\$5 million, including to restructure the legal and judicial systems of Somalia.

Permanent Mission of Eritrea to the United Nations, New York, 1998 New York University School of Law, New York, 1997 – 1998

Special Counsel - Expert in Italian and International Law Counsel to Eritrea in dispute with Yemen over territorial and maritime sovereignty issues.

Office of the Legal Counsel, Office of Legal Affairs, United Nations Secretariat, New York Legal Consultant, 1998

Prepared initial dossier for an ICJ Advisory Opinion on a case on privileges and immunities of a Special Rapporteur of the U.N. Commission on Human Rights.

New York University School of Law, New York

Visiting Junior Fellow, 1996 – 1997

Research and authored a substantial manuscript published in academic and professional journals on the relationship between environmental and business NGOs in the climate change negotiations (sponsored by Shell International).

Global Business Environment, Shell International, London, England

Research Assistant, 1995 – 1996 Generated a study on economic and legal aspects of the Joint Implementation of the Climate Change Convention for the Group.

EDUCATION

Yale Law School, New Haven, CT

J.S.D. (doctorate in law) June 2009 Doctoral dissertation: 'A Principled Approach to State Failure' (Brill 2010).

Yale Law School, New Haven, CT

LL.M. June 2002 Honours: Graduate Class Representative, Graduate Policy Committee member, Lillian Goldman Scholarship, Oscar Cox Scholarship, Yale tuition fellowship.

London School of Economics and Political Sciences, London, UK

Master of Sciences (MSc) in Development Studies (Law), October 1995 Honours: Fully funded by a Regional Labour Centre academic merit scholarship.

University of Bologna, School of Law, Bologna, Italy

Laurea in Giurisprudenza (J.D. equiv.) 110 over 110 (top 3% of the class), October 1994

Université Paris X (Nanterre), School of Law, Paris, France European Union Erasmus student, September 1991 – June 1992

SELECTED HONOURS AND LEADERSHIPS

American Law Institute Elected Member: 2016

International Law Association – American Branch

Vice President, 2018 - present Member – Board of Directors, 2016 - present Co-Director of Studies, 2015 - 2018 Co-Chair - International Law Weekend, 2015 and 2020 Co-Chair - Interest Group on International Disputes Involving States 2013 – 2015

Institute for Transnational Arbitration

Delegate to UNCITRAL Working Group III (since 2019) Academic Council, Chair (2018-2022) Co-vice Chair (2015-2018) Member (2014), Co-Chair, ITA-ASIL Meeting April 2015

American Society of International Law

Member – Nominating Committee 2019 and 2020 Member – Executive Council, 2016 - 2019 Member – Executive Committee, 2016 – 2019 Co-chair, American Society of International Law Annual Meeting, 2012 Member, Editorial Advisory Board, International Legal Materials, 2009 - 2016 Founder & Co-Chair, International Courts and Tribunals Interest Group, 2010-14 Member - Programme Committee, 2011 Member - Award Committee 2009

Academic Forum on Investor – State Dispute Settlement

Member of the Steering Committee 2022 -

International Law Students Association

Member, Board of Directors, 2015–2018

SELECTED EDITORIAL WORK

Co-editor - Nijhoff Handbooks on International Dispute Resolution - Book Series

Scientific Advisory Board Member - Max Planck Encyclopedia of International Procedural Law

Editorial board member - Journal of World Investment and Trade

Editorial board member - Journal of International Economic Law

Editor/Reviewer including for Cambridge University Press, Oxford University Press, Brill, Edward Elgar, ICSID Review, Max Plank Institute.

QUALIFICATIONS

Admitted to the New York Bar (2004) and to the D.C. Bar (2010).

LANGUAGES

Fluent in English, French and Italian, Good Spanish (reading and listening).

NATIONALITIES

US and Italian

PUBLICATIONS

BOOKS

- 1. RESEARCH HANDBOOK ON CLAIMS COMMISSIONS (edited with Hélène Ruiz Fabri & Patrick Pearsall) (Edward Elgar Publishing, 2023).
- 2. BEYOND FRAGMENTATION: CROSS-FERTILIZATION, COOPERATION AND COMPETITION AMONG INTERNATIONAL COURTS AND TRIBUNALS (edited with Mark Pollack) (Cambridge University Press, 2022).
- 3. WHITHER THE WEST? DEBATES ON CONCEPTS OF INTERNATIONAL LAW IN EUROPE AND THE UNITED STATES (edited with Guglielmo Verdirame) (Cambridge University Press, 2021).
- 4. RESOLVING CONFLICTS IN THE LAW, LIBER AMICORUM LEA BRILMAYER (edited with Natalie Klein) (Brill, 2019).
- SELECTING AND REMOVING ARBITRATORS IN INTERNATIONAL INVESTMENT ARBITRATION (Brill Research Perspectives in International Investment Law and Arbitration, 2019).
- 6. INTERNATIONAL CLAIMS COMMISSIONS RIGHTING WRONGS AFTER CONFLICT (with Lea Brilmayer and Lorrain Charlton) (Edward Elgar Publishing, 2017).
- 7. CHALLENGES AND RECUSAL OF ARBITRATORS AND JUDGES IN INTERNATIONAL COURTS AND TRIBUNALS (C. Giorgetti ed.) (Brill Nijhoff Publisher, 2015).
- 8. LITIGATING INTERNATIONAL INVESTMENT DISPUTES A PRACTITIONER'S GUIDE (C. Giorgetti ed.) (Brill Nijhoff Publisher, 2014).
- THE RULES, PRACTICE, AND JURISPRUDENCE OF INTERNATIONAL COURTS AND TRIBUNALS (C. Giorgetti ed.) (Martinus Nijhoff Publishers, 2012) (paper-back copy 2013) Reviewed in 107 AJIL 703 (2013).
- 10. A PRINCIPLED APPROACH TO STATE FAILURE, INTERNATIONAL COMMUNITY ACTIONS IN EMERGENCY SITUATIONS (Martinus Nijhoff Publishers, 2010).

ARTICLES AND BOOK CHAPTERS

- 1. The Transformation of International Organizations—Specialization, New Initiatives, and Working Methods—Some Observations on the Work of UNCITRAL Working Group III, Journal of International Economic Law, Volume 26, Issue 1, March 2023, Pages 40–50, <u>https://doi.org/10.1093/jiel/jgad004.</u>
- 2. Strengthening the General Assembly, in REINVIGORATING THE UNITED NATIONS (M. Kornprobt and S. Redo eds) (forthcoming 2024).
- 3. Nationality Procedural and Substantive Aspects, in COMMENTARY ON GENERAL INTERNATIONAL LAW IN INTERNATIONAL INVESTMENT LAW (M. Waibel and A. Kulick, eds.) (Oxford University Press, 2024).
- Commentary to Article 28 and 29, in ARTICLES ON STATE RESPONSIBILITY FOR INTERNATIONALLY WRONGFUL ACTS – A COMMENTARY (P. Galvao Teles and P. BodeauLivinic, eds.) (Oxford University Press, forthcoming).
- 5. Creating an International Compensation Mechanism for Ukraine, in RESEARCH HANDBOOK ON CLAIMS COMMISSIONS (with P. Pearsall).
- 6. International Administrative Tribunals, in INDEPENDENCE AND IMPARTIALITY OF INTERNATIONAL ADJUDICATORS (G. Cordero-Moss eds) (Larcier Intersentia, 2023).
- 7. At the Intersection of Diplomacy and International Law: the ISDS Reform Process, in RESEARCH HANDBOOK ON LAW AND DIPLOMACY (D. Stewart and P. McGuinness, eds.) (Edward Elgar Publishing, 2022).
- 8. <u>Of Gardeners and Bees: Theorizing the Actors of Cross-Fertilization</u> (with Mark Pollack) *in* BEYOND FRAGMENTATION: CROSS-FERTILIZATION, COOPERATION AND COMPETITION AMONG INTERNATIONAL COURTS AND TRIBUNALS (Giorgetti and Pollack eds.) (Cambridge University Press, 2022).
- 9. <u>Beyond Fragmentation: Cross-Fertilization, Cooperation And Competition Among</u> <u>International Courts And Tribunals</u> (with Mark Pollack) in BEYOND FRAGMENTATION: CROSS-FERTILIZATION, COOPERATION AND COMPETITION AMONG INTERNATIONAL COURTS AND TRIBUNALS (Giorgetti and Pollack eds.) (Cambridge University Press, 2022).
- <u>Challenges Decisions in International Investment Arbitration</u>, in Hélène Ruiz Fabri and Edoardo Stoppioni (eds.) INTERNATIONAL INVESTMENT LAW – AN ANALYSIS OF THE MAJOR DECISIONS (Hart, 2022).

- <u>The Draft Code of Conduct for Adjudicators in Investor-State Dispute Settlement:</u> <u>A Low Hanging Fruit in the ISDS Reform Process</u>, 22 Journal Of International Dispute Settlement (2021).
- 12. International Claims Commissions: Salient Procedural Issues, in MAX PLANCK ENCYCLOPEDIA OF INTERNATIONAL PROCEDURAL LAW (H. Ruiz-Fabri ed.) (Oxford University Press, 2021).
- 13. International Courts and Tribunals in the USA and in Europe The Increasingly Divided West, in WHITHER THE WEST? DEBATES ON CONCEPTS OF INTERNATIONAL LAW IN EUROPE AND THE UNITED STATES (Giorgetti and Verdirame eds.) (Cambridge University Press, 2021).
- 14. Independence and Impartiality in Investment Dispute Settlement: Assessing Challenges and Reform Options, 21 Journal Of World Investment & Trade (2020) 441-474 (with S. Ratner, J. Dunoff, S. Hamamoto, L. Nottage, S. Schill and M. Waibel).
- The Diversity Deficit in International Investment Arbitration, 21 Journal Of World Investment & Trade (2020) 410–440 (with A. K. Bjorklund, D. Behn, S. D. Franck, W. Kidane, A. de Nanteuil and E. Onyema).
- 16. Joinder of Third Parties, in CAMBRIDGE COMPENDIUM OF INTERNATIONAL COMMERCIAL AND INVESTMENT ARBITRATION (A. Björklund, F. Ferrari, S. Kröll eds.) (with Saud Aldawsari) (2022).
- Reforming International Investment Arbitration An Introduction (Special Issue)
 18 Law And Practice Of International Courts And Tribunals 300 (2019, published
 2020) (with Laura Létourneau-Tremblay, Daniel Behn and Malcolm Langford).
- 18. Ex Pluribus Unum? On The Form and Shape of a Common Code of Ethics in International Litigation, 113 AJIL Unbound 312 (2019) (with Jeffrey L. Dunoff).
- 19. A Focus on Ethics in International Courts and Tribunals, 113 AJIL Unbound 279 (2019) (with Jeffrey L. Dunoff).
- 20. Are International Mass Claims Commissions the Right Mechanism to Provide Redress to Individuals Injured Under International Law? in RESOLVING CONFLICTS IN THE LAW, LIBER AMICORUM – LEA BRILMAYER (Giorgetti & Klein, eds.) (Brill, 2019).

- 21. "This is your wake-up call": Lea Brilmayer's Influence as a Scholar and Teacher, with N. Klein), in RESOLVING CONFLICTS IN THE LAW, LIBER AMICORUM – LEA BRILMAYER (Giorgetti & Klein, eds.) (Brill, 2019).
- 22. Model Green Investment Treaty: International Investment and Climate Change, 36(1) Journal Of International Arbitration 1(2019) 85 (with D. Magraw et al.).
- 23. Rethinking the Individual in International Law, 22(4) Lewis & Clark Law Review 1085 (2018).
- 24. Health and International Investment Law, in RESEARCH HANDBOOK ON GLOBAL HEALTH LAW (G.L. Burci and B.C.A. Toebes eds.) (Edward Elgar Publishing, 2018).
- 25. What Happens After a Judgment is Given? Judgment Compliance and the Performance of International Courts & Tribunals, in THE PERFORMANCE OF INTERNATIONAL COURTS AND TRIBUNALS (T. Squatrito, O. R. Young, A. Føllesdal and G. Ulfstein eds.), (Cambridge University Press, 2018).
- 26. An Empirical Assessment of Challenges of Arbitrators in International Investment Tribunals in EMPIRICAL PERSPECTIVES ON THE LEGITIMACY OF INTERNATIONAL INVESTMENT TRIBUNALS (D. Behn, O. K. Fauchald and M. Langford eds.) (Cambridge University Press, 2021).
- 27. Crafting a Successful International Mass Claims Commission, 111 ASIL Proceedings 100 (2017).
- 28. International Adjudicative Bodies, in OXFORD HANDBOOK OF INTERNATIONAL ORGANIZATIONS (Cogan, Hurd, Johnstone eds.) (Oxford University Press, 2017).
- 29. Between Legitimacy and Control: Challenges and Recusals of Arbitrators and Judges in International Courts and Tribunals, 49 George Washington International Law Review 101 (2016).
- 30. Law And Practice Of International Courts And Tribunals, co-editor of Issue 15(2) (2016) (with P. Bodeau-Livinec).
- 31. Developing International Law at the Bar, 15 Law And Practice Of International Courts And Tribunals 177 (2016) (with P. Bodeau-Livinec).

32. Between Flexibility and Stability: Ad Hoc Procedures and/or Judicial Institutions? in

RECONCEPTUALISING THE RULE OF LAW IN GLOBAL GOVERNANCE, RESOURCES, INVESTMENT AND TRADE (Hart Publishers, 2016).

- 33. International Legal Decision Hulley Enterprises Ltd. (Cyprus) v. Russian Federation; Yukos Universal Ltd. (Isle of Man) v. Russian Federation; Veteran Petroleum Ltd. (Cyprus) v. Russian Federation, 109 American Journal Of International Law (2015) 387.
- 34. Book Review International Court of Justice by Robert Kolb, 109 Law And Practice Of International Courts And Tribunals (2015) 246.
- 35. Cross-Fertilisation Of Procedural Law Amongst International Courts And Tribunals: Methods And Meanings, in A. Sarvarian, R. Baker, F. Fontanelli, V. Tsevelekos & A. Zidar (eds.) PROCEDURAL FAIRNESS IN INTERNATIONAL COURTS AND TRIBUNALS (BIICL 2015).
- 36. The Challenge and Recusal of Judges of the International Court of Justice, in Challenges And Recusal OF Arbitrators And Judges In International Courts And Tribunals (C. Giorgetti ed.) (Brill Publisher, 2015).
- Horizontal and Vertical Relationships of International Courts and Tribunals How Do We Address Their Competing Jurisdiction? 30 ICSID Review – Foreign Investment Law Journal 98 (2015) (peer reviewed).
- 38. Using International Law In Somalia Post-Conflict Reconstruction, 53 Columbia Transnational Law Journal 48 (2014).
- 39. The Arbitral Tribunal: Selection and Replacement of Arbitrators, in LITIGATING INTERNATIONAL INVESTMENT DISPUTES A PRACTITIONER'S (C. Giorgetti ed.) (Nijhoff/Brill Publisher, 2014).
- 40. Who Decides Who Decides In International Investment Arbitration?, 35 University Of Pennsylvania Journal Of International Law 431 (2014).
- 41. Is The Truth In The Eyes Of The Beholder? The Perils And Benefits Of Empirical Research In International Investment Arbitration, 12 Santa Clara Journal Of International Law 263 (2014) (symposium piece).

- 42. International Health Emergencies in Failed and Failing States, 44 Georgetown Journal Of International Law 1347 (2013).
- 43. Challenges of International Investment Arbitrators How it Works, and Does it Work?, World Arbitration & Mediation Review (2013).
- 44. Mass Tort Claims In International Investment Proceedings: What Are The Lessons From The Ecuador-Chevron Dispute? 34 University Of Pennsylvania Journal Of International Law (2013) (symposium piece).
- 45. The International Center for Settlement of Investment Disputes, in THE RULES, PRACTICE, AND JURISPRUDENCE OF INTERNATIONAL COURTS AND TRIBUNALS (C. Giorgetti ed.) (Martinus Nijhoff Publishers 2012) (with C. Lamm and M. Uran).
- 46. International Norms and Standards Applicable to Situations of State Fragility and Failure, in International Financial Institutions And Global Legal Governance (D. Bradlow, H. Cisse and B. Kindsbury eds.), World Bank Legal Review, Vol. 3 (2011, peer reviewed).
- 47. Should International Law Be Concerned About State Failure?, 16(2) Ilsa J. Int'l & Comp. L. (2010).
- 48. Has the Time Come For An ICSID Ethics Code For Counsel?, 2 Vale Col. Center Y.B. Int'l Invest. L. & Pol'y 2010 (with Carolyn Lamm and Hansel Pham, peer reviewed).
- 49. Interim Measures and Dismissal Under the 2006 ICSID Rules, in THE FUTURE OF INVESTMENT ARBITRATION (R. P. Alford and C. A. Rogers, eds.) (Oxford University Press, 2009) (with C. B. Lamm and H. Pham).
- 50. Costs and Their Apportionment in International Investment Arbitration, Int'l Disp. Quarterly (Fall 2009).
- 51. Security and Human Rights: Is a Compromise Necessary to Combat Terrorism?, in EUROPE CONFRONTS TERROR (K. Von Hippel ed.), Palgrave Macmillan, 2005.
- 52. The Application of International Environmental Obligations in Italian Courts in INTERNATIONAL ENVIRONMENTAL LAW IN NATIONAL COURT (M. Andersen and P. Galizzi eds.), The British Institute of International and Comparative Law, 2002 (with P. Galizzi).

- 53. From Rio to Kyoto: A Study of the Involvement of NGOs in the Negotiations on Climate Change, NYU Environmental Law Journal, Fall 1998.
- 54. Environmental and Business NGOs in the Climate Change Negotiations, Colorado Journal Of International Environmental Law And Policy, Winter 1998.
- 55. Activities Implemented Jointly: Principles and Precedents in International law, in ACTIVITIES IMPLEMENTED JOINTLY: A SOURCEBOOK FOR NORTH AND SOUTH (A. Hill ed. and co-author), 1997.

OTHER SHORTER PUBLICATIONS

- 53. A Significant New Step in the Creation of An International Compensation Mechanism for Ukraine, Just Security, July 27, 2023 (with P. Pearsall)
- *54. Historic UNGA Resolution Call for Ukraine Reparations*, (with M. Kliuchkovsky, P. Pearsall and J. K. Sharpe), Just Security, 16 November 2022.
- 55. Launching an International Claims Commission for Ukraine, (with M. Kliuchkovsky and P. Pearsall), Just Security and EJILTalk!, 20 May 2022.
- 56. The Second Draft of the Code of Conduct for Adjudicators in International Investment Disputes: Towards a Likely Agreement?, <u>Kluwer Arbitration Blog</u>, 19 April 2021.
- 57. The Draft Code of Conduct for Adjudicators in Investor-State Dispute Settlement: An Important Step Forward in the Reform Process? EJILTalk! 13 Aug. 2020.
- 58. ICSID and UNCITRAL Publish the Anticipated Draft of the Code of Conduct for Adjudicators in Investor-State Dispute Settlement, Kluwer Arbitration Blog 2 May 2020.
- 59. Independence and Impartiality of Arbitrators in Investor-State Arbitration: Perceived Problems and Possible Solutions, EJILTalk! 4 April 2019.
- 60. Latest Chairman Designations to the ICSID Panels Substantially Increase Diversity, Kluwer Arbitration Blog, 5 Nov. 2017.
- 61. Caratube v. Kazakhstan: For the First Time Two ICSID Arbitrators Uphold Disqualification of Third Arbitrator, 18 ASIL Insight, 29 Sept. 29, 2014.
- 62. Towards A Revised Threshold for Arbitrators' Challenges Under ICSID?, Kluwer Arbitration Blog, 3 July 2014.

- 63. Challenges of Arbitrators in International Investment Disputes: Standards and Outcomes,
 PROCEEDINGS OF THE 108TH ANNUAL CONFERENCE OF THE AMERICAN SOCIETY OF INTERNATIONAL LAW (2015).
- 64. Syria and the Arab Spring, International Law Society Symposium, 1 University of Baltimore Journal of International Law 259 (2013).
- 65. Why are there so few women arbitrators?, blog posting at IntLawGrrls, April 9, 2013.
- *66.* Proceedings of the 106th Annual Meeting of the American Society of International Law: Confronting Complexity (H. Cohen, C. Giorgetti and C. Payne eds.) (2013).
- 67. Introductory Note to International Court of Justice: Ahmadou Sadio Diallo (Gui v. DRC) Compensation owed by the Democratic Republic of the Congo to the Republic of Guinea, 51 ILM 737 (2012).
- 68. Challenges of Arbitrators in International Disputes: Two Tribunals Reject the 'Appearance of Bias' Standard, ASIL Insight, June 2012, Vol. 16, No. 20. Online at: <u>http://www.asil.org/insights120606.cfm</u>.
- 69. Introduction, in THE RULES, PRACTICE, AND JURISPRUDENCE OF INTERNATIONAL COURTS AND TRIBUNALS (C. Giorgetti ed.), Martinus Nijhoff Publishers 2012.
- 70. The Yukos Interim Awards on Jurisdiction and Admissibility Confirms Provisional Application of Energy Charter Treaty, ASIL Insight, Aug. 2010, Vol. 14, No. 23. On-line at: http://www.asil.org/insights100803.cfm.
- 71. Enforcement of U.S./Canadian Judgments and Arbitral Award in China, American College of Trial Lawyers 2010 Annual Meeting CLE (with C.B. Lamm and J. Chen).
- 72. Enforcement of U.S./Canadian Judgments and Arbitral Award in India, American College of Trial Lawyers 2010 Annual Meeting CLE (with C.B. Lamm and R. Bakalov)
- 73. Enforcement of U.S./Canadian Judgments and Arbitral Award in Russia, American College of Trial Lawyers 2010 Annual Meeting CLE (with C.B. Lamm et al.).

- 74. Enforceability of U.S./Canadian Judgments and Awards in Singapore, American College of Trial Lawyers 2010 Annual Meeting CLE (with C.B. Lamm and Y. Ting).
- 75. Introductory Note to International Court of Justice: Request for Revision of the Avena Judgment, 48 ILM 199 (2009).
- 76. Introductory Note to International Court of Justice: Interpretation of the Judgment in Avena, 47 ILM 723 (2008).
- 77. Editorial: IALR Special Issue on US Law, 1/2008 (with C. B. Lamm and E. R. Hellbeck).
- 78. Introductory Note To Decision Of The Ad Hoc Committee On The Application For Annulment Of The Argentine Republic of September 25, 2007, 46 ILM 1132(2007).
- 79. Listing and De-listing Terrorist Organizations: a comparative analysis of the legal regimes in the US and the UN, Consultancy Report Prepared For The Humanitarian Dialogue Center, April 2006. On -line at: http://www.hdcentre.org/files/USandUNfinal.pdf.