

Partner, New York and São Paulo

International Litigation and Arbitration; Latin America



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Recent Lectures

2021 ICC Canada International Arbitration AGM, (September 2021);

Paris Arbitration Week Panel, “Lusophones’ Arbitration Meeting – The Principle of Iura Novit Curia (Iura Novit Arbitrator) in International Arbitration,” (September 2021);

Law School of the Pontificia Universidad Católica de Chile Program, “Lawyers Studies in Current Times,” (September 2021);

Bucharest Arbitration Days Webinar, “Arbitrability – Where to?” (June 2021);

Juris Conference’s Fifteenth Annual Investment Treaty Arbitration: A Debate & Discussion: “Focus on Substance v. Dispute Resolution Forum: What is the Best Way To Go About the ISDS Reform Process” (May 2021);

Delos Webinar, “Who Decides: Courts or Tribunals. Arbitrability in International Arbitration” (February 2021);

XVI Rio de Janeiro International Arbitration (Virtual) Conference, “Technical Issues and the Law in M&A and Corporate Disputes” (November 2020);

NYIAC New York Arbitration Week Webinar, “THE CLASH: Contract Terms v Applicable Law” (November 2020);

SIAC Webinar, “Energy Arbitration in Latin America” (November 2020);

SIAC Webinar, “SIAC Investor-State Dispute Settlement And Alternative Dispute Resolution” (November 2020);

Galicia Abogados Webinar, “Las Mejores Estrategias para Lidar con Cláusulas de Fork-in-the-road y Renuncia en Arbitraje de Inversión” (November 2020);

NYIAC Grand Central Forum Roundtable, “The Future of International Arbitration” (October 2020);

SIAC Latin America Webinar, “Comparative Perspectives on Investment Arbitration from Latin America and Europe” (July 2020);

AMCHAM Webinar “Arbitraje y medidas regulatorias durante COVID-19” (June 2020);

Practising Law Institute Webinar, “International Arbitration 2020” (June 2020);

ICC YAF Webinar, “Cláusulas MAC e Arbitragem” (June 2020);

Centro de Arbitragem e Mediação, “Webinar CAM-CCBC 25.05: How to Prepare Today for the Post-Pandemic Business World? Management of Contracts and New Opportunities” (June 2020);

WWA Webinar, “Los Escenarios que Abre el COVID-19: Impacto en la Gestión de los Negocios y Conflictos” (May 2020);

COVID-19 Impact on Business and Conflict Management Webinar, Women Way in Arbitration Latam (May 2020);

De Brauw Blackstone Westbroek Seminar, “The Hague Court of Appeal’s Yukos Judgment,” New York (March 2020);

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Dispute Resolution Law Journal Annual Symposium, “ICA 2020: The New Restatement,” Malibu, California (February 2020);

7th Annual GAR Live Paris, “Corruption, Illegality and Compliance in Arbitration: Are We Talking About the Same Animal and Where Do We Stand?” Paris (November 2019);

New York International Arbitration Center’s New York Arbitration Week “JAMS Lunch Program - M&A and Complex Financial Disputes in Arbitration,” New York (November 2019);

Second World Meeting of the Societies of International Law, “Plenary Round Table De-Humanization of International Law?, Human Beings, a Fundamental Value of International Law,” Amsterdam (September 2019);

V Rio de Janeiro Conference on International Arbitration, “Compliance and Due Process: Transparency, Bifurcation, Efficiency, ‘Class Action,’ Third-Party Funding (Duty to Inform),” Rio de Janeiro, Brazil (May 2019);

Skadden’s 23rd Annual Energy & Infrastructure Projects Conference, “Latest Developments in Investment Treaty Protection,” Washington, D.C. (May 2019);

5th Annual GAR Live BITS, “The GAR Live Debate,” Washington D.C. (May 2019);

Columbia Arbitration Day 2019 Program, 10 Years of CAD: New Ideas, New Concerns, “Energy Arbitration in Latin America: Challenges and Trends,” Columbia Law School, New York (March 2019);

ITA-IEL-ICC Joint Conference on International Energy Arbitration, “Trendlines in Energy Disputes - What is Next?” Houston, Texas (January 2019);

35th ICSID/AAA/ICC Annual Joint Colloquium on International Arbitration, “Assessing the Ethical Conduct of Counsel in International Arbitration,” New York, New York (December 2018);

ICC Canada International Arbitration Conference, “Updates from Around the World,” Ottawa, Canada (November 2018);

IBA/ICC Conference on New Frontiers Of ADR: From Commercial and Investment Matters to Regulatory Violations, “The Growing Success and the New Challenges of International Mediation: Comparing North and South Americas,” Montréal, Canada (November 2018);

ICC Institute Advanced Seminar: Amicable Settlement of Disputes in International Arbitration – Party Expectations and Arbitrators’ Techniques, “Should Arbitrators Act as Settlement Facilitators?” Miami, Florida (November 2018);

Women in Arbitration Event, “Three Years After the Pledge: Where Are We?” Lima, Peru (October 2018);

International Bar Association Annual Conference, “Arbitration and Bribery,” Rome, Italy (October 2018);

International Law Association, American Branch International Law Weekend, “Is Investment Arbitration Under Fire?” New York (October 2018);

UNCITRAL and ICC Event to Celebrate the 60th Anniversary of the New York Convention, “Developments and Contribution to SDGs – Coordination and Cooperation,” United Nations, New York (June 2018);

Conferencia de la ICC en Perú “Protegiendo la integridad del arbitraje,” panel on “La motivación de laudos y la obligación de dictar un laudo ejecutable,” Cuzco, Peru (May 2018);

IBA Arbitration Day, “Closing Remarks,” Buenos Aires, Argentina (February 2018);

AMCHAM (INOVARB) Roundtable, “Do’s and Don’ts in Arbitration,” São Paulo, Brazil (February 2018);

ICC Miami Conference, “Potential Reforms to Commercial Arbitration,” Miami (November 2017);

ICC Canada International Arbitration Conference, “New Developments in International Arbitration: Tour d’horizon,” Montreal, Canada (November 2017);

Panel on “NAFTA dialogue,” AMEXHI Conference, Mexico City (May 2017);

Breakfast Roundtable, “Arbitration Under the Financial Perspective,” São Paulo, Brazil (May 2017);

ICC Brazilian Arbitration Day, “Roundtable on Brazilian Arbitration and ADR updates: Case Law,” São Paulo, Brazil (May 2017);

Panel on “NAFTA dialogue,” AMEXHI Conference, Mexico City (May 2017);

Breakfast Roundtable, “Arbitration Under the Financial Perspective,” Sao Paulo, Brazil (May 2017);

ICC Brazilian Arbitration Day, “Roundtable on Brazilian Arbitration and ADR updates: Case Law,” São Paulo, Brazil (May 2017);

NYIAC Discussion, “Fraud? Collusion? Improper Payments? Dealing with Corruption Issues in International Arbitration,” New York (April 2017);

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Speaker, ABA Audio Roundtable - Hot Topics in International Disputes: Trade Issues and Expropriation Risk (April 2017);

“Burden of Proof and Production of Documents: Redfern Schedules, Adverse Inferences, Privilege Issues: Is This System Really Working?” IBA International Arbitration Day, Milan, Italy (March 2017);

Keynote Speaker, “Tenth Annual ICDR Practice Moot and Lecture Series,” New York (March 2017);

“The Arbitration in Comparative Law and Potential Adaptations to Brazilian Law - Foreign Law (United States - Class Arbitration),” 20th Anniversary of the Brazilian Arbitration Law, Sao Paulo, Brazil (November 2016);

“Ejecución de decisiones arbitrales,” (Enforcement of Arbitration Awards), Evento ICC Chile, Santiago, Chile (October 2016)

Co-Chair, 5th Annual GAR Live New York Conference, New York (September 2016)

“ICC Institutional Reform: Too Far or Not Far Enough?” 11th Annual ICC New York Conference, New York (September 2016)

“Appointment as an Arbitrator,” ICC Advanced Arbitration Academy for Latin America 2016-2018, São Paulo (August 2016);

“Roundtable on ‘Access to Justice,’” Arbitration and Rule of Law in Times of Change in Latin America (August 2016);

“Recent Experiences in Latin America and Beyond: Case-law, Legislation and Practices,” 13th ICC Latin American Arbitration Group Meeting (August 2016);

“La ley aplicable a la validez del pacto arbitral y la extensión a no signatarios,” IV Congreso Internacional de Arbitraje Del Comité Colombiano De Arbitraje, Bogotá, Colombia (June 2016);

“Soft Law and Evidence in International Arbitration,” XII Conferência Internacional de Arbitragem do Rio de Janeiro, Brazil (May 2016);

“So-Called Guerrilla Tactics and Their Use In International Arbitration,” 4th Annual GAR Live Brazil, Brazil (March 2016);

“El Arbitraje Vale Lo Que Vale El Árbitro”: Mitos y Realidades,” ICC PANARB & Conferencia Anual de Alarb, Panama (March 2016);

“Dealing with Compliance, Corruption Issues,” Latin Lawyer 6th Annual M&A Conference (December 2015);

“The Role and Power of the International Arbitrator,” The 9th International Arbitration and Mediation Conference: Resolving Disputes for the Olympic Games and Related Industries, Projects, and Agreements, Rio de Janeiro, (November 2015);

“One Year On: Assessing the Revised IBA Guidelines on Conflicts of Interest in International Arbitration,” Vienna, Austria (October 2015);

“Investment Treaty Arbitration in Latin America: Understanding the Next Regime and Predicting What Will Come Next,” and “Hot Topics in International Arbitration and Litigation,” São Paulo (October 2015);

“The IBA Guidelines on Party Representation in International Arbitration,” New York International Arbitration Center Ethics Panel, New York (September 2015);

“Eike Batista Case-Liability and Enforcement in the Brazilian Capital Markets,” Fundação Getúlio Vargas Panel on Capital Markets (June 2015);

“The Art of Advocacy,” 3rd Annual GAR Live Brazil, São Paulo (March 2015);

“Prominent Themes in International Commercial Arbitration,” Eighth International Arbitration Conference, Quito, Ecuador, (March 2015);

“Recurring Matters of Substance in International Arbitration,” International Chamber of Commerce Young Arbitrators Forums conference, Quito, Ecuador (March 2015);

“A Corporate Counsel Series: International Dispute Resolution in the Americas,” ICDR Miami International Arbitration Conference, Miami (January 2015);

“The IBA Guidelines on Party Representation in International Arbitration,” First Annual Conference of the Latin American Arbitration Association (ALARB), Mexico City (June 2014);

“Evidence in Arbitration,” 10th Rio de Janeiro International Arbitration Conference, Rio de Janeiro (May 2014);

“Ethics in Mediation: Should Mediators Inform Authorities About Crimes Learned During The Mediation?” CPR-CAMARB Business Mediation Congress, Belo Horizonte, Brazil (April 2014);

“Orders, Awards and Enforcement,” LCIA North American Users’ Council Symposium, Miami (April 2014);

“Challenges to Arbitrators: Should the Challenge Process Be Overhauled?” Juris Eighth Annual Investment Treaty Arbitration Conference, Washington, D.C. (March 2014);

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“The Power of Arbitrators: Myths and Realities,” ICC YAF Conference, Bogotá, Colombia (February 2014);

“The Status of Arbitration: Its Scope and Application,” Colombian Arbitration Committee, the Center for Conciliation and Arbitration of the Chamber of Commerce Conference, Bogotá, Colombia (February 2014);

“Making it Count — Recent Trends in the Enforcement of Arbitral Awards and Foreign Judgments,” Co-Chair of the ASIL Midyear Meeting and Research Forum, New York (November 2013);

“Arbitrators’ Conflicts and Party Representation: Working on Guidelines,” IBA Annual Conference, Boston (October 2013);

“Ethical Issues Affecting International Arbitration,” Rocky Mountain Mineral Law Foundation International Energy & Minerals Arbitration, Toronto (September 2013);

“Deliberation: The Ugly, The Bad and The Good,” 9th ITA Americas Workshop, São Paulo (September 2013);

“Brazil; Ethics and the Arbitration Actors,” CBAR-XII Congress: Arbitration and Ethics, São Paulo (September 2013);

“Abuse in Investment Treaty Arbitration,” CBAr’s Investment Arbitration Group Round Table, São Paulo (May 2013);

“Arbitration and the Role of Regulatory Agencies in the United States and in Brazil – Securities,” IX Rio de Janeiro International Arbitration Conference, Rio de Janeiro (May 2013);

“Counsel Ethics in International Arbitration,” The Center for International Commercial and Investment Arbitration and The Columbia International Arbitration Association (Columbia Law School), New York (March 2013);

“When Bad Deliberations Produce Flawed Awards,” 16th Annual IBA International Arbitration Day, Bogotá, Colombia (February 2013);

“International Dispute Resolution Report: Rapid-Fire Discussion-FOCUS: United States, International Alternative Dispute Resolution Options For Today’s Global Commercial Transactions,” 4th Annual ICDR-AMCHAM Conference, São Paulo (November 2012);

“The Overlap of Criminal Law and Arbitration,” ICSID/AAA/ICC Colloquium, Washington, D.C. (November 2012);

“Practical Solutions to Ethical and Professional Issues that Arise in International Commercial Arbitrations,” Annual ICC Canada Conference, Montreal (October 2012);

“Dispute Resolution Section – Arbitration, Counsel Conduct,” IBA Annual Conference, Dublin (September 2012);

“The Young Professional in Arbitration,” 11th CBAR Congress, Porto Alegre, Brazil (September 2012);

“Dispute Resolution for Outbound Brazilian Investment,” GAR Live Brazil, Rio de Janeiro (May 2012);

Roundtable Discussion, VIII Conferência de Arbitragem Internacional do Rio de Janeiro, Rio de Janeiro (May 2012);

“International Litigation and Arbitration Practice, Yale Forum on International Law, Yale University, New Haven, Connecticut (April 2012);

“Growing Pains: Brazilian Arbitration at 15,” *Latin Lawyer* Roundtable, São Paulo (November 2011);

“When Things Go Wrong, You Must Take A Stand!,” ICDR Young & International Roundtable, São Paulo (November 2011);

“Preventing and Managing Disputes in Corporate and M&A Transactions,” IBA Annual Conference, Dubai, UAE (November 2011);

“The Conundrum of Counsel Ethics in International Arbitration,” ICC Canada International Arbitration Conference, Ottawa, Canada (October 2011);

“Ethics in International Arbitration & Litigation,” CLE Ethics Program, New York (September 2011);

“El Arbitraje en el Sector de la Construcción,” Arbitraje Comercial Y Arbitraje Inversionista-Estado, Lima, Perú (July 2011);

“Arbitrator Ethics,” VII Conferencia de Arbitragem Internacional, Rio de Janeiro (May 2011);

FIAA International Arbitration Advocacy Workshop, São Paulo (March 2011);

ICC Miami Conference on International Commercial Arbitration in Latin America, Roundtable: Jurisprudential Trends in Latin America and YAF Meeting on “Are Expectations Being Met?” Miami, Fla. (November 2010);

Counsel Ethics in International Arbitration, Boston University (October 2010);

ICDR Conference on International Arbitration in Brazil, an ICDR International Roundtable-Focus on Brazil, São Paulo (October 2010);

“Third-Party Funding,” UCSIB Arbitration Committee, New York (September 2010);

Expectations in Arbitration, ICC Young Arbitrators Forum – Latin America Chapter Roundtable, Rio de Janeiro (September 2010);

“Third-Party Funding,” VI Conferencia de Arbitragem Internacional, Rio de Janeiro (September 2010);

“New York Versus London as the Place of Arbitration: A Transatlantic Debate,” New York City Bar (June 2010);

“Regulating Attorney Conduct in Arbitration: The Search for Transnational Standards,” Spring Meeting of the American Bar Association’s Section of International Law, Washington, D.C. (April 2010);

“Recent Developments in Private International Law,” Moderator, International Law in a Time of Change, American Society of International Law 104th Meeting (March 2010);

“Canada and the United States: A Comparison of Trends in Arbitration Practice – Class Arbitrations,” Annual Arbitration Conference, ICC – Canadian Chamber of Commerce, Montreal (October 2009);

“Coordinating the Chaos? A Global Update on Mass Claims: Can Litigation, Arbitration and Government Remedies Work Together?” Focus on Class Arbitrations in the United States, Madrid (October 2009);

“FTAs versus BITs?” Arbitration in Latin America: DR-CAFTA, FTAs, BITs and Commercial Arbitration Involving States, San Jose, Costa Rica (August 2009);

“Political Risk Insurance: Is There Such a Thing?” American Bar Association, Tort Trial & Insurance Practice Section Teleconference (June 2009);

“Challenges to Arbitrators, V Conferência de Arbitragem Internacional do Rio de Janeiro,” Rio de Janeiro (May 2009);

“Third-Party Funding and Hardship in International Commercial Transactions,” São Paulo (May 2009);

“Corporate Counsel Strategy: Top 10 Tips For Cost-Effective Outcomes,” 7th Annual Miami International Arbitration Conference: Increasing the Role of Corporate Counsel in International Dispute Resolution (March 2009);

“Planning Dispute Resolution and Arbitrating Commercial and Investment Claims,” Faculty of Management, McGill University, Montreal (March 2009);

“Fundamentals of International Commercial and Investment Arbitration,” Faculty of Law, McGill University, Montreal (February 2009);

“Law Firm Barriers to Successful ADR Practice?” – CPR 2009 Annual Meeting – Innovations in Dispute Resolution: Lessons Learned and Predictions for the Future, New York (January 2009);

“Investor-State Arbitrations – Jurisdictional Issues,” Young Canadian Arbitration Practitioners Symposium, Montreal (October 2008);

“Ethics in Arbitration for Counsel and Arbitrators – International Bar Association Conference,” Buenos Aires, Argentina (October 2008);

“Argentina and Arbitration: An International Arbitration under ICDR Rules and Administrative System,” Buenos Aires, Argentina (October 2008);

“Programa de Alta Especialización en Arbitraje Internacional 2008 – Taller práctico sobre un caso de Arbitraje de inversión,” Lima, Perú (September 2008);

“Soluționarea Disputelor Internaționale” – International Dispute Resolution Seminar, Bucharest, Romania (June 2008);

“Inversiones Protegidas – Particularidades del TLC Perú-EE-UU,” II Congreso Peruano Internacional de Arbitraje: Arbitraje Comercial y de Inversión, Lima, Perú (April 2008);

“The Practice of International Commercial and Investment Arbitration,” Faculty of Law, McGill University (March 2008); “International Class Arbitrations: *JSC Surgutneftegaz v. President & Fellows of Harvard College*,” Practising Law Institute – International Arbitration 2008 (March 2008);

“Selected International ODR Initiatives,” Sixth International ODR Forum – Hong Kong (December 2007);

“Made to Measure? Investment Protection and Arbitration Rights Under the Energy Charter Treaty,” International Law Weekend, Moderator (October 2007);

“Secretaries to Arbitral Tribunals,” 7th Annual Meeting of College of Commercial Arbitrators (October 2007);

“CIArb-CPR Advanced Arbitrator Training,” Anti-Suit Injunctions and Arbitration (October 2007);

“Effective Management of Costs in Arbitral Proceedings,” Asia Pacific Regional Arbitration Group Conference, Hong Kong International Arbitration Centre (December 2006);

“Enforcing Foreign Judgments and Awards: Worlds Apart?” International Law Weekend, Moderator (October 2006);

“Arbitration Unbound? Consumer Disputes, Class Arbitrations, Anti-trust Claims,” 18th International Council for Commercial Arbitration (ICCA) Congress, Young Arbitration Practitioners Event (June 2006);

“Recent Developments and Future Trends,” Canadian Bar Association, International Commercial Arbitration: Natural Resources, Environment and Technology Disputes, Panel Moderator (June 2005);

“Constituting the Right Arbitral Tribunal - How Many and Who?” Young Canadian Arbitration Practitioners, Fundamentals on Successful Arbitration, Member of Panel (October 2004);

Young Arbitrators Forum on “Effective Advocacy in International Arbitration” (October 2004); and

American Bar Association, Section of Dispute Resolution, Sixth Annual Conference “International Arbitration and the Shrinking World” (May 2004).

Publications

“The Guide to Corporate Compliance (Latin America’s Compliance Climate Today)” *Latin Lawyer*, (July 2021)

“The USMCA: Six Months On,” *Skadden, Arps, Slate, Meagher & Flom LLP*, (April 2021)

“Supreme Court To Revisit Delegation of Arbitrability in *Henry Schein II*,” *Skadden, Arps, Slate, Meagher & Flom LLP*, (December 2020)

“Q&A: Rethinking Commercial Contracts Post COVID-19,” *Financier Worldwide*, (November 2020)

“Key Supreme Court Cases From the 2019-20 Term and a Look Ahead to the 2020-21 Term,” *Skadden, Arps, Slate, Meagher & Flom LLP*, (November 2020)

“ROUNDTABLE: Shareholder Disputes,” *Financier Worldwide*, (July 2020)

“The Guide to Corporate Compliance,” *Latin Lawyer*, (June 2020)

“Hot Topic: Investor-Treaty Arbitration,” *Corporate Disputes*, (January-March 2020)

“Latin America Dispute Resolution Update,” *Skadden, Arps, Slate, Meagher & Flom LLP*, (October 2019)

“Cross-Border Investigations Update,” *Skadden, Arps, Slate, Meagher & Flom LLP*, (September 2019)

“Latin America Dispute Resolution Update,” *Skadden, Arps, Slate, Meagher & Flom LLP*, (February 2019)

“International Arbitration Community Turns Its Focus to Cybersecurity,” *Skadden’s 2019 Insights*, (January 2019)

Q&A, “International Arbitration Professionals Work For Respect Between Cultures,” *LexLatin*, (October 2018)

“Anti-suit Injunctions in International Arbitration,” Chapter 14 of *International Arbitration in the United States*, 2018

“Business and Human Rights Movement Spurs New Initiatives,” *Law360*, (March 2017)

“New D.C. Circuit Ruling Impacts International Arbitration,” *Law360*, (October 2016)

“Expert Forum: Advice For General Counsel On Arbitration Vs. Litigation,” *Corporate Disputes* (July-September 2016)

Co-Editor, “Special Edition: A Tribute to Judith Kaye,” *New York State Bar Association, Vol. 9, No. 1* (Spring 2016)

“Effectuating International Arbitration Through Judicial Preliminary Relief in New York,” *New York State Bar Association, Vol. 9, No. 1* (Spring 2016)

“Forum: Challenges of Managing Investor Treaty Arbitrations,” *Financier Worldwide* (October 2015)

“Corporate Disputes – Expert Forum: Resolving Disputes in a Post M&A Environment,” *Financier Worldwide* (April/June 2015)

“Bilateral Investment Treaties and Arbitration,” *AAA Handbook on International Arbitration & ADR*, Juris Publishing Inc. (revised 2015 for forthcoming edition)

“Why Litigants Continue to Use Anti-Suit Injunctions,” co-authored with Timothy G. Nelson, *Law360* (March 14, 2014)

“United States: Nixing a Final Word on Jurisdictional Grounds,” co-authored with Timothy G. Nelson, *Global Arbitration Review online news* (June 10, 2013)

Contributor, “Corporate Disputes – Hot Topic: Expert Witnesses in Arbitration,” *Financier Worldwide* (October/December 2012)

“ICDR Awards and Commentaries 2012 (Chapter 2: Electronic Discovery in International Arbitration – Revisited),” *ICDR Awards and Commentaries 2012* (September 2012)

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Continued

“Recent Trends in International Arbitration,” *Financier Worldwide* (July 2012)

“Arbitrating in Good Faith and Protecting the Integrity of the Arbitral Process,” *Les Cahiers de l’Arbitrage/The Paris Journal of International Arbitration* (December 2010)

“Standard Arbitration Clauses for the AAA, ICDR, ICC and UNCITRAL,” *Practical Law Company* (June 2010)

“An Odious Reality,” co-authored with Timothy G. Nelson, *IFLR* (June 2010)

“International Commercial Arbitration in New York (Chapter 9: Discovery),” co-authored with John Gardiner and Lea Haber Kuck, *Oxford University Press* (May 2010)

“Render Unto Caesar No More?” co-authored with Timothy G. Nelson, *New York Law Journal* (April 2010)

“Recession-Proof Arbitration of the Power of Constraint to Control Time and Costs,” *Dispute Resolution Journal* (August/October 2009)

“Relinquishing Jurisdiction Over Statutory Claims,” *New York Law Journal*, co-authored with Timothy G. Nelson (April 2009)

“A “New” New York Convention? An Interview with Albert Jan van den Berg,” *Mealey’s Executive Summary* (October 2008)

“The President’s Plane is Missing: If Foreign Leaders Flee to the US They Can Expect Their Litigation to Follow Them,” *IFLR* (August 2008)

“Secretaries To International Arbitral Tribunals,” *American Review of International Arbitration* (ARIA), Vol. 17, No. 4, (July 2008)

“The Arbitrability of Antitrust Claims in the United States,” 19 *European Business Law Review* 43, co-authored with Peter E. Greene and Peter S. Julian (2008)

“Electronic Discovery in International Arbitration: Where Neither the IBA Rules Nor U.S. Litigation Principles Are Enough,” *Dispute Resolution Journal*, co-authored with Jonathan Frank (November 2007/January 2008)

“Overseas Defendants In Non-Hague Territory: Serving Process in the 130 Countries Outside the Convention,” *New York Law Journal*, co-authored with Timothy G. Nelson (August 2007)

“The Wrong Kind of ‘Interesting,’” *The National Law Journal*, co-authored with Marco E. Schnabl (July 2007)

“Sinochem: The U.S. Supreme Court Distinguishes Gulf Oil and Rules on the Convenience of Addressing Forum Non Conveniens First,” *Mealey’s International Arbitration Report*, co-authored with Viren Mascarenhas (June 2007)