I. Monographs


II. Commentary


III. Articles


27. 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)


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69. Self-Judging Clauses in International Dispute Settlement: Overview and Context (forthcoming) (together with Robyn Briese)


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IV. Short Contributions and Editorials


91. Arbitraje Internacional: ¿Panacea o Caja de Pandora?, El Mercurio Legal, 6 February 2013 (together with Daniela Arrese) (“International Arbitration: Panacea or Pandora’s Box?”)


93. Common Structures of Investment Law in an Age of Increasingly Complex Treaty-making, Columbia FDI Perspectives No. 94, 6 May 2013 (together with Marc Jacob), available at http://www.vcc.columbia.edu/content/common-structures-investment-law-age-increasingly-complex-treaty-making


V. Book Reviews


100. Sergey Ripinsky with Kevin Williams, Damages in International Investment Law (2008), 7(1) Transnat’l Disp. Mgmt. (April 2010)


VI. Blogs


