

Prof. Dr. Diane A. Desierto (JSD, Yale)

Professor of Law and Global Affairs, and LLM Faculty Director

Notre Dame Law School

1100 Eck Hall of Law, Rm. 2161, University of Notre Dame, IN 46556

E: ddesiert@nd.edu T: 574 631 8544 W: <https://law.nd.edu/directory/diane-desierto/>

Joint full professor appointment with tenure at the Keough School of Global Affairs

E: ddesiert@nd.edu W: <https://keough.nd.edu/profile/diane-desierto/>

University of Notre Dame Concurrent Positions

Faculty Fellow, Advisory Committee Member, 2018 to present, Klau Center for Civil and Human Rights

Faculty Fellow, Faculty Advisory Committee Member, 2018 to present, Kellogg Institute of International Studies

Faculty Fellow, 2018 to present, Faculty Committee Member, 2020 to present, Liu Institute for Asia and Asian Studies

Faculty Fellow, 2019 to present, Pulte Institute for Global Development

Faculty Fellow, 2020 to present, Nanovic Institute of European Studies

Faculty Fellow, 2021 to present, Notre Dame Law School Religious Liberty Initiative

Co-Chair, University of Notre Dame Thematic Advisory Committee on Diversity, Equity and Inclusion

Co-Principal Investigator, Notre Dame Reparations Design and Compliance Lab

Taught Courses

International Law

Economic, Social and Cultural Rights

Human Rights, Sustainability, and the Global Commons

Human Rights and the Global Economy

Human Rights Reparations

International Dispute Resolution

Directed Reading: International Investment and Commercial Arbitration (C. Kuang, L. Nancy Zuluaga)

Directed Reading: International Economic Law (F. Bertolaccini)

Directed Reading: Gender, Racial Discrimination and International Law (Ruey-Yun Hung)

Directed Reading: Cyberlaw and Human Rights (S. Wong)

Directed Reading: International Labor Law (G. Mercurio)

Directed Reading: Business, Climate Change, and Human Rights (S. Mubvuma)

Directed Reading: Extraterritoriality in International Human Rights Law (P. Fernandez Nunez)

Directed Reading: Global Health Law and International Law (E. Patterson)

Directed Reading: Restorative Justice and International Human Rights Law (B. Bermudez)

Directed Reading: Human Rights and Security in East Asia (A. Hong)

LLM Thesis: Climate Change and International Law (J. Saldana Cuba)

SJD supervision: Transitional Justice Mechanisms for North Korean Human Rights Violations (Kyung Mo Kang); Reparations for International Refugees (Khawla Wakkaf)

SJD dissertation committee member: Maternal Health Care and International Law (Maryssa Gabriel)

Undergraduate teaching: International Law and Human Rights (undergraduate core course for the Human Rights Specialization at the Keough School of Global Affairs), Senior Thesis co-advisor (with Fr. Haake, for Mr. B. Malloy), Capstone Project advisor (Ms. Margaret Murphy), MGA Thesis Reader (Ms. Kimberlie Orr)

Nonresident Global Positions

Chair-Rapporteur, United Nations Expert Drafting Group on the Right to Development, 2022 onwards.

Professor of International Law and Human Rights, 2016 to present, Judicial Academy of the Supreme Court of the Philippines

External Executive Director and Visiting Foreign Professor, 2016 to 2020, University of the Philippines College of Law Graduate Program at the Bonifacio Global City (BGC) campus, Taguig, Metro Manila, Philippines

Nonresident Partner (International Litigation and Arbitration), 2008 to present, Desierto & Desierto Law Firm, Suite 2505, The Orient Square Building, F. Ortigas Jr. Road, Ortigas Center, Pasig City, Metro Manila, Philippines 1605

Director of Studies and/or Faculty, Hague Academy of International Law, the Netherlands, 2017 and 2018
President, Friends of the Hague Academy Foundation (North America), 2021 to the present

External Faculty Fellow, January 2016 to January 2020, Center for Human Rights and International Justice, Stanford Global Studies, Stanford University

Voluntary Advisor, Expert Mechanism on the Right to Development, United Nations

Legal Expert/Resource Person, Association of Southeast Asian Nations/ASEAN (Secretariat, Legal Affairs Division, Economic Community, Environment, and Maritime Security matters); European Union External Action Service (on maritime security); Asian Development Bank (on economic law, environment, and public policy matters); United States Agency for International Development (on ASEAN matters).

Editorial Board and Global Professional Appointments

Member of the Editorial Board, European Journal of International Law and *Editor*, EJIL:Talk! (official blog of the European Journal of International Law)

- *Member of the Scientific Advisory Board*, European Journal of International Law and *Editor*, EJIL:Talk! (official blog of the European Journal of International Law), 2013 to December 2021

Member of the Advisory Board, International Law Studies, September 2020 to September 2023.

Member of the Editorial Board, Journal of World Investment and Trade, 2020 to present

Member of the Editorial Board, Wolters Kluwer series on International Law monographs, 2021 to present

Advisory Board, Justice: An International Journal of Faith, Law, and Human Rights, 2021 to present

President, Friends of the Hague Academy Foundation (USA)

Editorial Board Member, Journal of the Integrated Bar of the Philippines, 2018 to 2020

Editorial Board Member, Indonesian Journal of International and Comparative Law, 2014 to present

Co-Chair, Oxford Investment Claims Summer Academy, University of Oxford (2015 to present), and
Advisory Board Member, Oxford Investment Claims

Drafting Team Member, Hague Rules on Business and Human Rights Arbitration

Academic Forum Member, UNCITRAL Working Group on Reforms to Investor-State Dispute Settlement

Judicial Clerkship

Yale Law School Fellow/Law Clerk to H.E. Judge Bruno Simma and H.E. Bernardo Sepulveda-Amor, International Court of Justice, Peace Palace, the Hague, Netherlands, Aug 2010-Aug 2011.

Recent Grants Awarded

BHP Research Desk Study on Water Governance and the Right to Water (\$150,000 plus subsequent \$250,000) *Team Member*, Pulte Institute of Global Development (with Ray Offenheiser, Tom Purekal, Ellis Adams, Marc Muller).

Policy & Practice Lab 3-year Seed Grant (\$75,000), Kellogg Institute of International Studies, 2019. Lab officially designated as Notre Dame Reparations Design and Compliance Lab (with Anibal

Perez-Linan as co-Principal Investigator), plus 2021 Conference Grant award (\$10,000) (Kellogg Institute of International Studies).

Other Faculty and Professional Positions, Academic Fellowships

- Visiting Professor, International Law and Human Rights, International Arbitration*, Universidad Panamericana, Mexico, late June 2022.
- Visiting Professor of International Human Rights Law*, University of Navarra, Spain, 2022.
- Visiting Professor, ASEAN Law*, University of the Philippines College of Law Graduate LLM Program, Bonifacio Global City (BGC) campus, Taguig, Metro Manila, Philippines, October 2019.
- Visiting Professor of International Economic Law*, University of Paris-Nanterre X, Law Graduate Program, Paris, France, Spring 2018.
- Senior Fellow*, KFG Berlin-Potsdam International Research Group, “The International Rule of Law – Rise or Decline?”, Humboldt University, Berlin, Germany, Fall 2018.
- Faculty Fellow*, Center for Advanced Study in the Behavioral Sciences (CASBS), Stanford University, AY 2016-2017.
- Associate Professor of Law (tenured) and Michael J. Marks Distinguished Professorship*, University of Hawaii William S. Richardson School of Law, Honolulu, Hawaii (USA). August 2015- December 2018.
- Assistant Professor of Law*, August 2013 to August 2015. Taught courses International Law, International Economic Law & Business, International Human Rights & Humanitarian Law in ASEAN, ASEAN Law Seminar, Group Directed Studies in International Law, SJD Graduate Supervision, JD Law Theses Supervision, International Investment and Commercial Arbitration Law. Co-Director, ASEAN Law & Integration Center (ALIC). Appointments Committee, International Programs Committee, Pacific-Asian Legal Studies Committee, Advanced Juris Doctor Committee, Business Cluster Faculty Committee.
- Asian Law Institute (ASLI) Fellow*, 2015, National University of Singapore.
- Adjunct Fellow*, Spring 2014 to Fall 2015, East-West Center, Honolulu, Hawaii (USA).
- Co-Director, ASEAN Law & Integration Center (ALIC)*, University of Hawaii, 2015-2018.
- Research Fellowships*, 2008 and 2013. Max Planck Institute for Comparative Public Law and International Law, Heidelberg, Germany.
- Grotius Postdoctoral Research Fellowship*, 2012. University of Michigan Law School.
- Assistant Professor of Law (tenure-track)*, Peking University School of Transnational Law, July 2012 – July 2013. Taught courses International Human Rights Law, International Humanitarian Law, Foreign Investment Dispute Resolution, JD Theses, Jessup Moot Court, VIS Moot, Jean Pictet IHL Moot.
- Legal Adviser and International Law Consultant*, Office of Senator Edgardo J. Angara, Vice-Chairman of the Senate Committee on Foreign Relations, former Senate President and Executive Secretary, Republic of the Philippines, 2010-2012.
- Law Reform Specialist and Professorial Lecturer* (Public International Law, Legal History, Agency & Partnership Law), University of the Philippines College of Law and Institute of International Studies, UP Law Center, June 2007 – October 2011.
- Professorial Lecturer* (Public International Law, Administrative Law), Lyceum of the Philippines College of Law, AY 2006-2007
- Professorial Lecturer* (Public International Law), Philippines Department of Foreign Affairs Foreign Service Institute, 2006
- Litigation and Arbitration Associate*, ACCRALAW, Philippines, February 2005 – September 2007

Education

- J.S.D. **Doctor of the Science of Law, Yale Law School.** 2009-2011. *Ambrose Gherini Prize in International Law* for J.S.D. dissertation, “Necessity and National Emergency Clauses: Sovereignty in Modern Treaty Interpretation” (Martinus Nijhoff, 2012). *Lillian Goldman Perpetual Scholarship*. *Howard M. Holtzmann Fellow in International Arbitration and Dispute Resolution*. 2010-2011 *YLS Public Interest Fellowship for Clerkship (for H.E. Bruno Simma and H.E. Bernardo Sepulveda-Amor) at the International Court of Justice, the Hague, Netherlands*. Editor, *Yale Journal of International Law*. Coordinator, *Yale Forum on International Law*.
- L.L.M. **Master of Laws, Yale Law School.** 2008-2009. *Honors in all international law and comparative law courses*. *Lillian Goldman Scholarship*. Board, *Yale Multidisciplinary Research Forum*. Certificate, *Shearman & Sterling Scholarship, Runner-Up Laureate of the Academy*. 2011. **Academie du droit de l’arbitrage, Paris, France**.
- Certificate, *Public International Law and Private Commercial Law, Xiamen Academy of International Law*. 2007.
- J.D. **Juris Doctor, University of the Philippines.** 2000-2004. *Cum Laude and Class Salutatorian*. University Scholar and College Scholar. Phi Kappa Phi International Honor Society. *Justice Irene P. Cortes Prize for Best Constitutional Law Thesis* (“Enemies of the State: A Constitutional Decoding of the National Security Justification for Civil Liberties Infringements in the Philippines”). Chairperson, Editorial Board, *Philippine Law Journal*. Prime Minister, *UP Law Debate Union*. Outstanding Law Intern, *UP Office of Legal Aid*. *English Session World Champion and Gilbert Apollis Finalist for Best Oralist*, 2004 *Jean Pictet International Humanitarian Law Competition, Mejjannes-le-Clap, France*. *Champion, Best Speaker, Team Captain*, 2001 *All-Asian Interschools Debate Championships*. *Champion and Team Captain*, 2000 *ASEAN Interschools Debate Championships*.
- B.S. Econ. **Bachelor of Science in Economics, University of the Philippines.** 1996-2000. *Summa Cum Laude and Class Valedictorian*. *Pi Gamma Mu International Social Science Honor Society 2000 Most Outstanding Social Science Student*. *Phi Kappa Phi International Honor Society*. *University Scholar all semesters*. *Gerardo P. Sicat Award for 1st place, Best Economics Thesis* (“The Myth of Legislation: Determining the Real Barriers to Equity Investment in the Philippines”). *Overall National Best Debater and Best Speaker*, 1999 *Philippine National Debate Championships*. President, *University of the Philippines Debate Society*. 1999 *Head, UP-Harvard Project for Asian and International Relations*.

Publications

I. Books

A. Published

1. **NECESSITY AND NATIONAL EMERGENCY CLAUSES: SOVEREIGNTY IN MODERN TREATY INTERPRETATION**, *International Litigation in Practice Volume 3* (Martinus Nijhoff Publishers, 2012) (author)

- Reviewed by Georgios Andriotis for *Revue quebecoise de droit international*: “This volume offers a very comprehensive analysis of the necessity doctrine and national emergency clauses in relation to treaty compliance. Desierto’s insights should form a baseline for future analysis of the interpretation of the necessity doctrine in international law. This work is undoubtedly a step forward, and an original contribution as it provides

interpretive answers to treaty controversies related to the doctrine of necessity.”, at http://www.sqdi.org/wp-content/uploads/25-1_8_Andriotis.pdf

- Reviewed by Evan Criddle, for *American Society of International Law Cables*: "Diane Desierto's new book, *Necessity and National Emergency Clauses: Sovereignty in Modern Treaty Interpretation*, critiques the ILC's effort to codify the international law of state necessity, arguing that the ILC's formulation should be given little weight as a restatement of customary international law. Tracing the history of necessity over the centuries, Desierto shows that the classical conception of necessity as a sovereign right to self-preservation evolved significantly from Machiavelli to Grotius to Schmitt and beyond...While these insights regarding the context-sensitive character of necessity defenses might seem modest on first impression, Desierto shows that they have far-reaching implications, calling into question some recent arbitral decisions on economic emergencies and challenging scholarly efforts to defend torture and humanitarian intervention based on appeals to necessity...By clarifying how law-appliers should go about evaluating state necessity defenses, Desierto's study also offers broader insights for international legal theory. Desierto's fine-grained analysis in *Necessity and National Emergency Clauses* offers an invaluable model for how law-appliers should go about answering this question [whether the applicable treaty regime authorizes emergency measures in a given context]."

2. PUBLIC POLICY IN INTERNATIONAL ECONOMIC LAW: THE ICESCR IN TRADE, FINANCE, AND INVESTMENT (Oxford University Press, February 2015) (author)

- Featured in *Human Rights at Home*, 7 May 2015, at http://lawprofessors.typepad.com/human_rights/2015/05/does-ratification-of-the-icescr-reduce-income-inequality-yes-1.html
- Reviewed by Kholofelo Kugler in 7 *European Yearbook of International Economic Law* (2016): “Diane Desierto’s book adds to the raging debate on how public policy objectives can and should be incorporated into international economic law (IEL); she focuses on the areas of international trade, finance, and investment. She deems the economic, social, and cultural (ESC) rights enshrined in the International Covenant on Economic, Social, and Cultural Rights, 1966 (ICESCR) such as the rights to self-determination, work, social security, health, education, and to participate in cultural life important international values that should be weaved into the current IEL regime through deliberate, consistent, and systematic means. Of particular concern to her is inherent global inequality, which can be exacerbated when ICESCR rights are disregarded due to the unequal balance of power in the economic relations between developing and developed countries. Desierto’s contribution to the current scholarship in this field is a well-researched and balanced monograph that explores ways in which State Parties to the ICESCR (State Parties) and the IEL architecture can operationalise and meaningfully interpret international ESC rights obligations when they cross paths.”
- Reviewed by David Kinley for the *Journal of World Investment and Trade* 2016: “...the very fact that ESC rights directly engage with economic policies and principles means that attending to political philosophy alone will only ever tell half the story. The burgeoning corpus of international economic law that has grown up alongside international human rights law must, therefore, have an effect on how the latter is

implemented in practice. And, one might suppose, vice versa. This is the intellectual jump off point for Diane Desierto's monumental work. Specifically, the interrelationship between the International Covenant on Economic Social and Cultural Rights (ICESCR) and international laws covering trade, finance and investment (collectively, international economic law (IEL)). The author's declared object is to 'operationalize' the ICESCR within these nominated elements of IEL. That is, to determine whether and how the Covenant might be better used in the decision-making processes in IEL. She rightly sees this as important because of the central message that the ICESCR brings to such deliberations – that greater economic and social equality must be sought and baseline welfare provided for those most in need. Much of the book is in fact devoted to this question of why the ICESCR is important. How the Covenant has undergone an undeniably significant 'evolutive interpretation' over the past 20 years in particular; the pre-eminence of states' 'precommitments' to ESC rights and to the levels of social protection they assume, compared to their trade, investment and finance obligations; and the 'normative role' (and its apparently lesser cousin the 'contextual use') that the ICESCR ought to play in IEL deliberations...In the end, the author sensibly concludes that the main obstacle to enhancing ICESCR's prominence and role in economic decision-making is presented by 'translating' the ICESCR message into digestible chunks for economic consumption...Many present and future researchers and policy analysts traversing the human rights and economic law terrain will, I have no doubt, be very grateful for Dr Desierto's painstaking scholarship...Herein lies the essential takeaway from Desierto's book...Human rights claims are all, at base, political, even (maybe, especially) when they are couched in legal terms. When ESC rights claims are pitted against economic exigencies on the international plane they get thrown into the mix of competing interests. If, further, they carry legal authority – even purported superior legal authority – then experience shows that the best we can currently expect is that some special attention might be paid to them in whatever balancing exercises are being undertaken. No more. We might fervently wish it otherwise. We might justifiably argue that human rights (imprecisely defined as they are) in such circumstances ought to be trumps. But the fact is, as Dr. Desierto so profoundly illustrates, we are not there yet."

- Reviewed in 20 Journal of World Investment and Trade 4 (2017), pp. 985-988 by Kevin Crow:

Diane Desierto's brilliantly researched work, *Public Policy in International Economic Law*, seeks to present practical avenues through which States can operationalize the goals of the International Covenant on Economic, Social and Cultural Rights (ICESCR) through practical, public policy decisions within the overall framework of International Economic Law (IEL), specifically, international trade, finance, and investment law.

3. DIANE A. DESIERTO AND DAVID J. COHEN (EDS.), **ASEAN LAW AND REGIONAL INTEGRATION: GOVERNANCE AND THE RULE OF LAW IN SOUTHEAST ASIA'S SINGLE MARKET** (Routledge, 2021). [Lead Editor]

4. SERIES EDITOR, **INTERNATIONAL COMMERCIAL ARBITRATION AND PHILIPPINE LAW: JURISDICTION AND ARBITRABILITY**, VOL. I (University of the Philippines Institute of International Legal Studies, October 2016) (editor).

5. **COMMENTARY ON THE CODE OF PROFESSIONAL RESPONSIBILITY** (American Bar Association and Philippine Judicial Academy, 2007), (CO-AUTHORED WITH MYRNA FELICIANO, VICTORIA LOANZON, AND CONCEPCION JARDALEZA).

6. **THE INTERNATIONAL LEGAL SYSTEM: CASES AND MATERIALS** (8th Edition, West Academic Publishing University Casebook Series, 2022), co-authored with Mary Ellen O'Connell, Daniel Bradlow, Naomi Roht-Arriaza.

C. Books In Press or Works under Contract

1. **CAMBRIDGE TEXTBOOK IN INTERNATIONAL ECONOMIC LAW** (co-authored with Freya Baetens and Michael Waibel, Cambridge University Press, 2022). [in production]

2. **ECONOMIC, SOCIAL, AND CULTURAL RIGHTS** (short treatise pending for Oxford University Press series edited by Bruno Simma)

3. **RESTORING HUMAN RIGHTS IN INTERNATIONAL LAW REPARATIONS** (pending for Oxford University Press, pending submission 2022).

4. **THE OXFORD HANDBOOK OF INTERNATIONAL HUMAN RIGHTS LAW** (with Paolo Carozza)

II. Law Review Articles and Journal Articles

A. Published/Forthcoming

1. *Introduction: International Law and Inequalities*, 33 *European Journal of International Law* Volume 2 (June 2022), co-authored with Anne van Aaken, Isabel Feichtner, Jan Klabbers, Doreen Lustig, Sarah Nouwen, Joseph H. Weiler.

2. *Treaties in the Philippine Constitutional System*, 16 *Vienna Journal of International Constitutional Law* 1 (2022), pp. 27-134.

3. *Alleged Violations of the 1955 Treaty of Amity, Economic Relations, and Consular Rights (Islamic Republic of Iran v. United States)*, ICJ Judgment on Preliminary Objections, 3 February 2021, *American Society of International Law, International Legal Materials* (2021).

4. *Coming Full Circle on Human Rights in the Global Economy: International Economic Law Tools to Realize the Right to Development*, *Loyola University Chicago International Law Review* (Winter 2021).

5. *COVAX: A Primer to International Efforts in Vaccine Distribution and Inequities*, 36 *Maryland Journal of International Law* 14 (Fall 2021), pp. 14-18.

6. *Subsistence Rights and Nigeria's Continuing Obligations under the International Covenant on Economic, Social and Cultural Rights*, co-authored with Rev. Fidelis Olokunboro, Policy Brief, Pulte Institute of Global Development (2021).
7. *The Right to Development, Integral Human Development, and Integral Ecology in the Amazon*, co-authored with Ilaria Schnyder von Wartensee, *The International Journal of Human Rights* (2021).
8. *Environmental Damages, Reparations, and the Right to a Healthy Environment*, feature article for *Environmental Law and Management* (2020).
9. *China's Marine Environmental Law Enforcement Activities in the South China Sea*, 96 *International Law Studies* (2020), pp. 2-19.
10. *COP25 Negotiations Fail: Can Climate Change Litigation, Adjudication, Arbitration Compel States to Act Faster to Implement Climate Obligations?*, 31 *Environmental Law and Management* (2019), pp. 1-3.
11. *The Complexities of Democracy, Development, and Human Rights in China's Belt and Road Initiative*, 35 *University of Connecticut Journal of International Law* 2 (Spring 2020).
12. *Developments in International Investment Law in Asia in 2018: CPTPP, New BIT Programs, Human Rights in Investment Arbitral Jurisprudence*, *Yearbook of International Investment Law and Policy* (2019, Oxford University Press).
13. *Shifting Sands in the International Economic System: 'Arbitrage' in International Economic Law and International Human Rights*, 49 *Georgetown Journal of International Law* 3 (2018), pp. 1-103.
14. *The Human Costs of Exiting and Revising Trade and Investment Agreements: Local Community Interests, Human Rights, and Global Politics*, 32 *Emory International Law Review* 1039 (2018), at <http://law.emory.edu/eilr/recent-developments/volume-32/essays/exiting-trade-investment-agreements-community-human-global.html>
15. *ASEAN Investment Treaties and RCEP: Regional Strategies, Norms, Institutions, and Politics*, 27 *Washington International Law Journal* 2 (2018).
16. *Enforcement Options and Paths to Compliance: Disputants and Global Stakeholders in Philippines v. China*, 8 *Asian Journal of International Law* (2018), pp. 64-75.
17. *Expanding ISDS, Active National Courts, and Concluding Mega-Regional Treaties: 2017 Developments in International Investment Law in Asia*, 2017 *Yearbook of International Investment Law and Policy* (2019, Oxford University Press), Part I.
18. *The Outer Limits of Adequate Reparations for Breaches of Non-Expropriation Investment Treaty Provisions: Choice and Proportionality in Chorzow*, 55 *Columbia Journal of International Law* 395-456 (2017).

19. *The Philippine BIT Program and Investor-State Disputes*, 28 *American Review of International Arbitration* (2017), pp. 235-251.

20. *The Modern International Law of Necessity With and Beyond Economics: A Response to Alan Sykes on Investment Treaty Making and Interpretation*, 38 *Houston Journal of International Law* 3 (2016 spring term issue), pp. 715-754.

21. *Great Expectations? The Rise of Regional Development Banks in a DC-Centered World*, 110 *ASIL Proceedings* (with Vikram Raghavan, Caio Borges, and Cecilia Akintominde), p. 273.

22. *Regulatory Freedom and Control in the New ASEAN Investment Treaties*, *The Journal of World Investment and Trade* (2015 Asia special issue).

23. *Rawlsian Fairness and International Arbitration*, 36 *University of Pennsylvania Journal of International Law* 3 (2015), pp. 1-52.

24. *Balancing National Public Policy and Free Trade*, 27 *Pace International Law Review* 2 (2015), pp. 549-612.

25. *Public Policy in International Trade and Investment Law: Community Expectations and Functional Decision-Making*, 26 *Florida Journal of International Law* 1 (2014), pp. 51-150.

26. *Evolutionary Interpretation and Subsequent Practice: Interpretive Communities and Practices in the Optional Protocol to the ICESCR*, 73 *Heidelberg Journal of International Law/(Zeitschrift für ausländisches öffentliches Recht und Völkerrecht)* 4 (2013), pp. 549-589. (Co-authored with Colin E. Gillespie). Reprinted as a book chapter in FAUSTO POCAR (ED.), *INTERNATIONAL HUMAN RIGHTS INSTITUTIONS AND ENFORCEMENT* (Edward Elgar Publishing, 2019).

27. *A Modern Integrated Paradigm for International Responsibility Arising from Violations of Economic, Social, and Cultural Rights*, 3 *Cambridge Journal of International and Comparative Law* 2 (2014), pp. 556-595. (Co-authored with Colin E. Gillespie).

28. *Investment Pricing and Social Protection: A Proposal for an ICESCR-adjusted Capital Asset Pricing Model*, 28 *ICSID Review* 2 (Fall 2013), pp. 405-419. (Co-authored with Desiree A. Desierto).

29. *The International Court of Justice in the Settlement of International Investment Disputes*, 1 *Journal of Dispute Prevention and Resolution* (2014), pp. 1-50.

30. *Calibrating Human Rights and Investment during Economic Emergencies: Prospects of Treaty and Valuation Defenses*, 9 *Manchester Journal of International Economic Law* 2 (2012), pp. 162-183.

31. *Conflict of Treaties, Interpretation, and Decision-Making on Human Rights and Investment during Economic Crises*, 10 *Transnational Dispute Management* 1 (January 2013), special issue on Aligning Human Rights and Investment Protection, pp. 1-93.

32. *ICESCR Minimum Core Obligations and Investment: Recasting the Non-Expropriation Model during Financial Crises*, 44 *George Washington International Law Review* 3 (Fall 2012), pp. 473-520.
33. *Rewriting the New Great Game: China, the United States, and their International Public Lawyers*, 2 *Peking University School of Transnational Law Review* (2013), pp. 351-374.
34. *Growth versus Austerity: Protecting, Respecting, and Fulfilling International Economic and Social Rights during Economic Crises*, 57 *Ateneo Law Journal* (2012), pp. 373-400.
35. *Development as an International Right: Investment in the new Trade-Based IIAs*, 3 *Trade, Law and Development* 2 (2011), pp. 296-333.
36. *'For Greater Certainty': Balancing Economic Integration and Investment Protection in the New ASEAN Investment Agreements*, 8 *Transnational Dispute Management* 5 (December 2011), pp. 1-32.
37. *ASEAN's Constitutionalization of International Law: Challenges to Evolution under the new ASEAN Charter*, 49 *Columbia Journal of Transnational Law* 268 (2011), pp. 268-320.
38. *Leveraging International Economic Tools to Confront Child Soldiering*, 43 *New York University Journal of International Law and Politics* (2011), pp. 337-418.
39. *Hyper-Presidentialism: Separation of Powers without Checks and Balances in Argentina and the Philippines*, 29 *Berkeley Journal of International Law* 1 (2011), pp. 246-333. (Co-authored with Susan Rose-Ackerman and Natalia Volosin).
40. *Necessity and Supplementary Means of Interpretation of Non-Precluded Measures in Bilateral Investment Treaties*, 31 *University of Pennsylvania Journal of International Law* 827 (Spring 2010), pp. 827-934.
41. *The Presidential Veil of 'Administrative Authority' over Foreign-Financed Public Contracts in the Philippines*, 27 *UCLA Pacific Basin Law Journal* 71 (Fall 2009), pp. 71-117.
42. *Justiciability of Socio-Economic Rights: Comparative Powers, Roles, and Practices in the Philippines and South Africa*, 11 *Asia-Pacific Law & Policy Journal* 114 (2009), pp. 114-160.
43. *A Universalist History of the 1987 Philippine Constitution (II)*, 11 *Historia Constitucional/Journal of Constitutional History* (2010), at pp. 427-484.
44. *International Law, Regional Developments: South and South-East Asia*, *Max Planck Encyclopedia of Public International Law* (March 2010) at 713. Available online and MPEPIL book volume V, at p. 954.
45. *Restriction and Rhetoric: A Critique of the Constitutional Prohibition Against Foreign Ownership in Philippine Mass Media*, *The Journal of Applied Economy*, Vol. 3 (2010), pp. 77-102.

46. *A Universalist History of the 1987 Philippine Constitution (I)*, 10 *Historia Constitucional/Journal of Constitutional History* (2009), pp. 383-444.
47. *Universalizing Core Human Rights in the 'New' ASEAN: A Reassessment of Culture and Development Justifications Against the Global Rejection of Impunity*, 1 *Göttingen Journal of International Law* 1 (2009), pp. 77-114.
48. *Universalist Constitutionalism in the Philippines: Restricting Executive Particularism in the Form of Executive Privilege*, 42 *Verfassung und Recht in Übersee/Journal of Law and Politics in Africa, Asia, and Latin America* 1 (2009), pp. 80-105.
49. *New Surveillance Technologies and Interpretive Nuance in Contemporary Jus Ad Bellum and Jus in Bello*, 3 *Asia-Pacific Yearbook of International Humanitarian Law* (2009).
50. *Postcolonial International Law Discourses on Regional Developments in South and Southeast Asia*, 36 *International Journal of Legal Information* 3 (2008), pp. 387-431.
51. *When Equality is NOT Equity: A Comparative Legal and Economic Perspective for Judicial Review of the Status of Secured Creditors in Philippine Corporate Rehabilitation Proceedings*, 82 *Philippine Law Journal* 1 (2007), pp. 114-149.
52. *Ethical Aspects of China Walls*, 33 *Integrated Bar of the Philippines Journal* 1 (October-December 2007), pp. 100-116, (Co-authored with Victor P. Lazatin and Teodoro D. Regala Sr).
53. *Redress for Victims of War Crimes: The Filipino Comfort Women's Continuing Search for Legal Remedies*, 19 *Journal of International Law of Peace and Armed Conflict* 3 (2006), pp. 241-249. (Co-authored with Harry L. Roque).
54. *The Contours of Command Responsibility: Philippine Incorporation and Customary Evolution*, 2 *Asia-Pacific Yearbook of International Humanitarian Law* (2006/2007).
55. *Ubi Jus Non Remedium: How Insufficient Secondary Rules Diminish the Coercive Force of International Human Rights' Primary Rules*, 78 *Philippine Law Journal* 3 (March 2004), pp. 421-460.

B. Works in Progress

1. *The Clash of Political Economy Paradigms: Democracy, Human Rights, and Authoritarianism in International Economic Law* (work in progress for Spring 2022 NDLS Faculty Colloquium)
2. *The Human Right to Education and the Catholic Church's Global Compact on Education*, for *Educatio Catholica* (pending for Journal of the Vatican's Congregation for Catholic Education).
3. *Artificial Intelligence and Human Rights Law*, for *Goettingen Journal of International Law*.

4. *A Rights-Based Framework for Water Governance in a 21st Century World: Managing the Crisis of Water Security*, 100-page law and policy analysis/desk study, co-authored with Marc Muller, Ellis Adams, Ray Offenheiser, Georges Enderle et al. (grant-funded by BHP).

III. Book Chapters

A. Published

1. *Expropriation*, in HELENE RUIZ FABRI AND EDOARDO STOPPIONI (EDS.), INTERNATIONAL INVESTMENT LAW: AN ANALYSIS OF THE MAJOR DECISIONS (Bloomsbury, hard copy of the book available May 2022).

2. *Environmental Protection in Investor-State Arbitration: From Defenses to Counterclaims*, Chapter 15 in BENJAMIN SAMSON, EDGARDO SOBENES, AND SARAH MEAD (EDS.), INTERNATIONAL COURTS AND TRIBUNALS AND THE PROTECTION OF THE ENVIRONMENT (TMC Asser Press, 2022).

3. *ASEAN and Global Security*, Chapter 52 in ROBIN GEISS AND NILS MELZER (EDS.), THE OXFORD HANDBOOK ON THE INTERNATIONAL LAW OF GLOBAL SECURITY (Oxford University Press, 2021).

4. Diane A. Desierto and Frederic Sourgens, *Investment Law and Decarbonization*, chapter in TADE OYEWUNMI, PENELOPE CROSSLEY, FREDERIC GILLES SOURGENS, KIM TALUS (EDS.), DECARBONISATION AND THE ENERGY INDUSTRY: LAW, POLICY, AND REGULATION IN LOW-CARBON ENERGY MARKETS (Hart Publishing, 2020).

5. *Due Diligence of the World Bank and Project Financing*, Chapter 20, in ANNE PETERS AND HEIKE KRIEGER (EDS.), DUE DILIGENCE IN THE INTERNATIONAL LEGAL ORDER (Oxford University Press, 2020).

6. *Evolving Identities, Politics, and Norms in the Philippine Constitution*, chapter contribution for DAVID S. LAW, ALBERT CHEN, AND WEN-CHEN CHANG (EDS.), OXFORD HANDBOOK OF ASIAN CONSTITUTIONAL LAW (Oxford University Press, 2020).

7. *Remedies in IP Investment Arbitration – A Paradigmatic Case for the Return of Restitutio in Integrum?*, Chapter 13, with Edward Baldwin, Justin Jacinto, James Searby, in IAN A. LAIRD, BORZU SABAH, FREDERIC G. SOURGENS, TODD J. WEILER, KABIR DUGGAL, AND REKHA RANGACHARI (EDS.), 11 INVESTMENT TREATY ARBITRATION AND INTERNATIONAL LAW (Juris Publishing, May 2018).

8. *Relative Authority and Institutional Decision-Making in World Trade and International Investment Law*, Ch. 12, pp. 271-290 in INGO VENZKE AND JOANA MENDES (EDS.), ALLOCATING AUTHORITY: WHO SHOULD DO WHAT IN EUROPEAN AND INTERNATIONAL LAW (Hart Publishing, 2017). (author)

9. *Leadership and Policymaking in International Economic Law*, keyword entry chapter contribution for THOMAS COTTIER AND KRISTA NADAKAVUKAREN SCHEFER (EDS.), *ENCYCLOPEDIA OF INTERNATIONAL ECONOMIC LAW* (Edward Elgar Publishing, forthcoming end 2017). 5 pages. (author)

10. *State Controls over Available Remedies in Investor-State Arbitration*, in ANDREAS KULICK (ED.), *REASSERTION OF CONTROL OVER THE INVESTMENT REGIME* (Cambridge University Press, February 2017), at <http://www.cambridge.org/us/academic/subjects/law/international-trade-law/reassertion-control-over-investment-treaty-regime?format=HB> (author)

11. *Austerity Measures and Economic, Social and Cultural Rights*, pp. 241-276 in EVAN CRIDDLE (ED.), *HUMAN RIGHTS IN EMERGENCIES*, American Society of International Law Proceedings 2014 (Cambridge University Press, July 2016), at <http://www.cambridge.org/au/academic/subjects/law/human-rights/human-rights-emergencies?format=HB%2F> (author)

12. *Contract, Governance, or a Public-Private Partnership Lens? Methodological Consequences in International Investment Law*, pp. 169-182 in Chapter 9 (Investment Law at the Crossroads of Public and Private International Law), AUGUST E. REINISCH, MARY E. FOOTER, AND CHRISTINA BINDER (EDS.), *INTERNATIONAL LAW AND... 2014 PROCEEDINGS OF THE EUROPEAN SOCIETY IN INTERNATIONAL LAW* (Hart Publishing, November, 2016) at <http://www.bloomsburyprofessional.com/uk/international-law-and-9781509908141/> (author)

13. *The International Mandate for Development: Building Compliant Investment within the State's Development Decision-Making Processes*, Chapter 12, in STEPHAN SCHILL, CHRISTIAN J. TAMS AND RAINER HOFFMANN (EDS.), *INTERNATIONAL INVESTMENT LAW AND DEVELOPMENT* (Edward Elgar Publishing, 2015), at <http://www.e-elgar.com/shop/international-investment-law-and-development> (author)

14. *Deciding international investment agreement applicability: the development argument in investment*, pp. 240-256 in FREYA BAETENS (ED.), *INVESTMENT LAW WITHIN INTERNATIONAL LAW: INTEGRATIONIST PERSPECTIVES* (Cambridge University Press, 2013), at <http://www.cambridge.org/es/academic/subjects/law/arbitration-dispute-resolution-and-mediation/investment-law-within-international-law-integrationist-perspectives> (author)

15. *Bridging the Public Interest Divide: Committee assistance for investor-host State compliance with the ICESCR*, pp. 49-65 in DIRK HANSCHER, SEBASTIAN GRAF KIELMANSEGG, UWE KISCHEL, CHRISTIAN KOENIG, AND RALPH ALEXANDER LORZ (EDS.), *MENSCH UND RECHT: FESTSCHRIFT FÜR EIBE RIEDEL* (Duncker & Humblot, Berlin, 2013), at <https://www.amazon.de/Mensch-Recht-Veröffentlichungen-Walther-Schücking-Instituts-Internationales/dp/342813933X> (Co-authored with Bruno Simma).

16. *Investment Treaties: ASEAN*, pp. 184-212, in HAL HILL AND MARIA SOCORRO GOCHOCABAUTISTA (EDS.), *ASIA RISING: GROWTH AND RESILIENCE IN AN UNCERTAIN GLOBAL*

ECONOMY (Edward Elgar Publishing, 2013), at <http://www.adb.org/publications/asia-rising-growth-and-resilience-uncertain-global-economy> (author)

17. *Sovereign Policy Flexibility for Social Protection: Managing Uncertainty Risks in International Investment Agreements*, Report to the Conference, pp. 229-346 in THE INTERNATIONAL BUREAU OF THE PERMANENT COURT OF ARBITRATION (ED.), MIAC 2012: AN AFRICAN SEAT FOR THE 21ST CENTURY, soft version at http://www.miac.mu/download/MIAC2012_Book.pdf (author)

18. *Privacy Expectations in Passive RFID Tagging of Motor Vehicles: Bayan Muna et al. v. Mendoza et al. in the Philippine Supreme Court*, pp. 185-200 in CHRISTINA AKRIVOPOULOU AND ATHANASIOS PSYGKAS (EDS.), PERSONAL DATA PRIVACY AND PROTECTION IN A SURVEILLANCE ERA: TECHNOLOGIES AND PRACTICES (Information Science Reference, IGI Global, 2011), at <http://www.igi-global.com/book/personal-data-privacy-protection-surveillance/41904> (author)

19. *Overview of Jurisdictional Theories*, in DIANE A. DESIERTO (ED.), INTERNATIONAL COMMERCIAL ARBITRATION FOR THE PHILIPPINE LEGAL PROFESSION (University of the Philippines Institute of International Legal Studies, 2016). (author)

20. *Arbitrability in European Systems*, in DIANE A. DESIERTO (ED.), INTERNATIONAL COMMERCIAL ARBITRATION FOR THE PHILIPPINE LEGAL PROFESSION (University of the Philippines Institute of International Legal Studies, 2016). (author)

B. Works in Progress/Forthcoming

1. *Codifying the Right to Development in International Law*, Chapter 3 in CARLO FOCARELLI (ED.), HUMAN SOCIETY AND INTERNATIONAL LAW: REFLECTIONS ON THE PRESENT AND FUTURE OF INTERNATIONAL LAW (Kluwer Law).

2. *The Role of Human Rights in Investment Awards*, in CATHARINE TITI AND KATIA FACH GOMEZ (EDS.), THE AWARD IN INTERNATIONAL INVESTMENT ARBITRATION (Oxford University Press).

3. *New Frontiers of Colonization: From Sea to Space*, in MOHSEN AL ATTAR, ROHINI SEN, CLAIRE SMITH, ATA HINDI (EDS.), EMANCIPATING INTERNATIONAL LAW: CONFRONTING THE VIOLENCE OF RACIALISED BOUNDARIES (Oxford University Press).

4. Chapter 11, *Economic Development for Public Health Advancement*, in LAWRENCE O. GOSTIN AND BENJAMIN MASON MEIER (EDS.), GLOBAL HEALTH LAW AND POLICY: ENSURING JUSTICE FOR A HEALTHIER WORLD (Oxford University Press).

5. *International Law and the Global South*, in MAKANE MBOISE MBENGUE AND JEAN D'ASPREMONT (EDS.), INTERNATIONAL LAW AND CRISIS NARRATIVES AFTER THE COVID 19 PANDEMIC: A COLLECTION OF ESSAYS (Sciences Po and Universite de Geneve project).

6. *Law and Development in Southeast Asia*, chapter contribution for SUNDHYA PAHUJA, LUIS ESLAVA, RUTH BUCHANAN (EDS.), OXFORD HANDBOOK ON INTERNATIONAL LAW AND DEVELOPMENT (Oxford University Press, due November 2020).

7. *Multilateral Agreement on Investment*, keyword contribution to the Max Planck Encyclopedia of Procedural Law (submission by December 2021).

8. *Commentary on Article 25 (Necessity)*, in PATRICIA GALVAO TELES AND PIERRE BODEAU-LIVINEC (EDS.), ARTICLE BY ARTICLE COMMENTARY OF THE ARTICLES OF STATE RESPONSIBILITY (Oxford University Press, for submission December 2021).

9. *The 2017 IACtHR Advisory Opinion OC-23/17 (Right to a Healthy Environment)*, in SEBASTIAN WUSCHKA AND ISABELLA RISINI (EDS.), LANDMARK CASES IN INTERNATIONAL HUMAN RIGHTS LAW (Hart Publishing, forthcoming).

10. *Catholic Social Teaching and Human Rights in the 21st Century*, in WILLIAM F. MURPHY JR. (ED.), SOCIAL CATHOLICISM FOR THE 21ST CENTURY (University of Notre Dame Press, forthcoming).

11. *ASEAN's Regional Peace and Security Role in Maritime and Territorial Disputes*, in JAMES KRASKA, LAI THAI BINH, CHARITY LEE (EDS.), in OCEAN DEVELOPMENT AND PEACEFUL MANAGEMENT OF MARITIME DISPUTES (Diplomatic Academy of Viet Nam, Korea Institute of Ocean, Science and Technology, and Stockton Center for International Law book project).

IV. Amicus Briefs

1. Brief for Amici Curiae Andrea K. Bjorklund, Diane Desierto, and Franco Ferrari in Support of Petitioners-Appellants and Reversal, 1 June 2021, *Hulley Enterprises Ltd. et al. v. Russian Federation*, United States Court of Appeals for the District of Columbia Circuit No. 20-7113, full text at https://scholarship.law.nd.edu/cgi/viewcontent.cgi?article=1013&context=sct_briefs

2. Brief of Amici Curiae International Law Scholars in Support of Petitioners, 14 February 2022, *Budha Jam et al. v. International Finance Corporation et al.* Supreme Court of the United States, on Petition for Writ of Certiorari to the United States Court of Appeals for the District of Columbia Circuit at https://www.supremecourt.gov/DocketPDF/21/21-995/214155/20220215111651810_Jam%20v%20IFC%20Amicus%20Brief%20Intl%20Law%20Scholars-Final.pdf

3. Brief of Amici Curiae Arbitration Scholars and Practitioners in Support of Petitioners, *Beijing Shougang Mining Investment Company Ltd., et al., v. Mongolia*, Supreme Court of the United States, on Petition for Writ of Certiorari to the United States Court of Appeals for the Second Circuit No. 21-1244, at https://www.supremecourt.gov/DocketPDF/21/21-1244/222170/20220429112322599_21-1244%20Amicus%20Brief%20of%20Arbitration%20Scholars%20And%20Practitioners.pdf

V. Book Reviews and Shorter Articles

A. Published

1. Diane A. Desierto, *The Human Right to Food, Freedom from Hunger, and SDG2: Global Food Crisis and Starvation Tactics from the Russian Invasion of Ukraine*, EJIL:Talk!, 9 June 2022, full text at <https://www.ejiltalk.org/the-human-right-to-food-freedom-from-hunger-and-sdg-2-global-food-crisis-and-starvation-tactics-from-the-russian-invasion-of-ukraine/>
2. Diane A. Desierto, *Non-Recognition*, EJIL:Talk!, 22 February 2022, full text at <https://www.ejiltalk.org/non-recognition/>
3. Diane A. Desierto, *The International Court of Justice's 2022 Reparations Judgment in DRC v. Uganda: 'Global Sums' as the New Device for Human Rights-Based Inter-State Disputes*, EJIL:Talk!, 14 February 2022, full text at <https://www.ejiltalk.org/the-international-court-of-justices-2022-reparations-judgment-in-drc-v-uganda-a-new-methodology-for-human-rights-in-inter-state-disputes/>
4. *Book Review: At the Margins of Globalization: Indigenous Peoples and International Economic Law* by Sergio Puig, *World Trade Review* (2021), at <https://www.cambridge.org/core/journals/world-trade-review/article/abs/at-the-margins-of-globalization-indigenous-peoples-and-international-economic-law-by-sergio-puig/cambridge-university-press-2021/370934B0161C9A9B8B664E7A044C1F83>.
5. Diane A. Desierto, *International Economic Law in a Time of Global Perils: Omicron and other COVID variants, Climate Change, Human Rights, and Development*, EJIL:Talk!, 29 November 2021, full text at <https://www.ejiltalk.org/international-economic-law-in-a-time-of-global-perils-omicron-and-other-covid-variants-climate-change-human-rights-and-development/>
6. Diane A. Desierto, *Just Transitions in Climate Change Actions: Are States Respecting, Promoting, and Considering Human Rights Obligations in Setting and Implementing NDCs?*, EJIL:Talk!, 8 October 2021, full text at <https://www.ejiltalk.org/respecting-human-rights-obligations-in-climate-change-actions-are-states-evaluating-ndcs-human-rights-impacts/>
7. Diane Desierto and Tahmina Sobat, *The Endless War Against Human Rights in Afghanistan: Human Rights Defenders' Joint Statement of Solidarity with the People of Afghanistan*, EJIL:Talk!, 31 August 2021, full text at <https://www.ejiltalk.org/the-endless-war-against-human-rights-in-afghanistan/>
8. Diane Desierto and Doori Song, *SCOTUS Further Narrows Parent Corporate Liability under the Alien Tort Statute: Ambiguities and Evidentiary Thresholds in the June 2021 Judgment in Nestle USA Inc. v. Doe et al.*, EJIL:Talk!, 25 June 2021, at <https://www.ejiltalk.org/scotus-further-narrows-parent-corporate-liability-under-the-alien-tort-statute-ambiguities-and-evidentiary-thresholds-in-the-june-2021-judgment-in-nestle-usa-inc-v-doe-et-al/>

9. *The IMF, WTO, World Bank, and WHO all come around? Multilateral Unity against Inequitable Global COVID Vaccine Distribution, but still sans Human Rights*, EJIL:Talk!, 3 June 2021, at <https://www.ejiltalk.org/the-imf-wto-world-bank-and-who-all-come-around-multilateral-unity-against-inequitable-global-covid-vaccine-distribution-but-still-sans-human-rights/>

10. Anne van Aaken and Diane A. Desierto, *The Hague Rules on Business and Human Rights Arbitration*, Columbia FDI Perspectives No. 304, 3 May 2021, full text at <https://ccsi.columbia.edu/sites/default/files/content/docs/fdi%20perspectives/No%20304%20-%20van%20Aaken%20and%20Desierto%20-%20FINAL.pdf>

11. *Passing the Buck? The UN Security Council's Undue Reliance on ASEAN to Defuse the Myanmar Crisis*, EJIL:Talk!, 5 April 2021, at <https://www.ejiltalk.org/passing-the-buck-the-un-security-councils-undue-reliance-on-asean-to-defuse-the-myanmar-crisis/>

12. *A Study in Contrasting Jurisdictional Methodologies: The International Court of Justice's February 2021 Judgments in Iran v. US and Qatar v. UAE*, EJIL:Talk!, 15 February 2021, at <https://www.ejiltalk.org/a-study-in-contrasting-jurisdictional-methodologies-the-international-court-of-justices-february-2021-judgments-in-iran-v-usa-and-qatar-v-uae/>

13. *Equitable COVID Vaccine Distribution and Access: Enforcing International Legal Obligations under Economic, Social and Cultural Rights and the Right to Development*, EJIL:Talk!, 1 February 2021, at <https://www.ejiltalk.org/equitable-covid-vaccine-distribution-and-access-enforcing-international-legal-obligations-under-economic-social-and-cultural-rights-and-the-right-to-development/>

14. *A Tapestry of Five Books: Solidarity and Human Rights in International Law*, EJIL:Talk!, 22 December 2020, at <https://www.ejiltalk.org/favourite-readings-2020-a-tapestry-of-five-books-solidarity-and-human-rights-in-international-law/>

15. *The Regional Comprehensive Economic Partnership (RCEP)'s Chapter 19 Dispute Settlement Procedures*, EJIL:Talk!, 16 November 2020, at <https://www.ejiltalk.org/the-regional-comprehensive-economic-partnership-rceps-chapter-19-dispute-settlement/>

16. *The 'New' World Bank Accountability Mechanism: Observations from the ND Reparations Design and Compliance Lab*, co-authored with Anibal Perez Linan, Khawla Wakkaf, Rachel Gagnon, and Belen Carriedo, EJIL:Talk!, 11 November 2020, at <https://www.ejiltalk.org/the-new-world-bank-accountability-mechanism/>

17. *Beyond the State: Our Shared Duties to Cooperate to Realize Human Rights during the Evolving Risks of a Global Pandemic*, EJIL:Talk!, 20 August 2020, at <https://www.ejiltalk.org/beyond-the-state-our-shared-duties-to-cooperate-to-realize-human-rights-during-the-evolving-risks-of-a-global-pandemic/>

18. *SDG Report 2020: The Civil, Political, Economic, Social, Cultural, and Development Rights Crises Deepening in the Global South*, EJIL:Talk!, 15 July 2020, at <https://www.ejiltalk.org/sdg-report-2020-the-civil-political-economic-social-cultural-and-development-rights-crises-deepening-in-the-global-south/>

19. *We Can't Breathe: UN OHCHR Experts Issue Joint Statement and Call for Reparations*, EJIL:Talk!, 5 June 2020, at <https://www.ejiltalk.org/we-cant-breathe-un-ohchr-experts-issue-joint-statement-and-call-for-reparations/>

20. *The Myth and Mayhem of 'Build Back Better': Human Rights Decision-Making and Human Dignity Imperatives in COVID-19*, EJIL:Talk!, 25 May 2020, at <https://www.ejiltalk.org/the-myth-and-mayhem-of-build-back-better-human-rights-decision-making-as-the-human-dignity-imperative-in-covid-19/>

21. *Quo Vadis? The Future of International Dispute Settlement through the Art of Law in the International Community*, EJIL:Talk!, 28 April 2020, at <https://www.ejiltalk.org/quo-vadis-international-dispute-settlement-through-the-art-of-law-in-the-international-community/>

22. *Hague Rules on Business and Human Rights Arbitration*, (co-authored with Anne van Aaken), Columbia FDI Perspectives (forthcoming 2020).

23. *Calibrating Human Rights and Necessity in a Global Public Health Emergency: Revive the UN OHCHR's ICESCR Compliance Criteria*, EJIL:Talk!, 26 March 2020, at <https://www.ejiltalk.org/calibrating-human-rights-and-necessity-in-a-global-public-health-emergency-revive-the-un-ohchrs-icescr-compliance-criteria/>

24. *Human Rights in the Era of Automation and Artificial Intelligence*, EJIL:Talk!, 26 February 2020, at <https://www.ejiltalk.org/human-rights-in-the-era-of-automation-and-artificial-intelligence/>

25. *COP25 Negotiations Fail: Can Climate Change Litigation, Adjudication, and/or Arbitration Compel States to Act Faster to Implement Climate Obligations?*, EJIL:Talk!, 19 December 2019, at <https://www.ejiltalk.org/cop25-negotiations-fail-can-climate-change-litigation-adjudication-and-or-arbitration-compel-states-to-act-faster-to-implement-climate-obligations/>

26. *Favourite Readings 2019 – What IS the Real Price of Development?*, EJIL:Talk!, 13 December 2019, at <https://www.ejiltalk.org/favourite-readings-2019-what-is-the-real-price-of-development/>

27. *Book Review: Distributive Justice in World Trade Law*, Oisin Suttle, 20 *European Journal of International Law* 20 (2018), pp. 1-6.

28. *Human Rights Regulation in the Tech Sector? The European Court of Justice's Facebook Decision and California's AB5 Gig Economy Bill*, EJIL:Talk!, 8 October 2019, at <https://www.ejiltalk.org/human-rights-regulation-in-the-tech-sector-the-european-court-of-justices-facebook-decision-and-californias-ab5-gig-economy-bill/>

29. *Why Arbitrate Business and Human Rights Disputes? Public Consultation Period Open for the Draft Hague Rules on Business and Human Rights Arbitration*, 12 July 2019, EJIL:Talk!, at <https://www.ejiltalk.org/public-consultation-period-until-august-25-for-the-draft-hague-rules-on-business-and-human-rights-arbitration/>

30. *2018 Favourite Readings: Values, Identity, and Growth in the Global Economy*, 26 December 2018, EJIL:Talk! at <https://www.ejiltalk.org/?p=16747&preview=true>

31. *Are "Transparency" Procedures and Local Community "Consultations" Enough? A Human Rights "Feedback Loop" to International Economic Law Reforms of 2018*, 12 December 2018, EJIL:Talk! at <https://www.ejiltalk.org/are-transparency-procedures-and-local-community-consultations-enough-a-human-rights-postscript-to-2018-reforms-in-international-economic-law/>

32. *Beyond "Good Neighborliness" in the ICJ 1 October 2018 Judgment in Bolivia v. Chile: Do Human Rights and Sustainable Development Obligate Creating Negotiated Access for Landlocked Bolivia to the Pacific Ocean?*, 4 October 2018, EJIL:Talk!, at <https://www.ejiltalk.org/beyond-the-icj-1-october-2018-judgment-in-bolivia-v-chile-do-human-rights-obligate-negotiated-access-to-the-pacific-ocean/>

33. *From the Indigenous Peoples' Environmental Catastrophe in the Amazon to the Investors' Dispute on the Denial of Justice: The Chevron v. Ecuador August 2018 PCA Arbitral Award and the Dearth of International Environmental Remedies for Private Victims*, 13 September 2018, EJIL:Talk!, at <https://www.ejiltalk.org/from-indigenous-peoples-environmental-catastrophe-in-the-amazon-to-investors-dispute-on-denial-of-justice-the-chevron-v-ecuador-2018-pca-arbitral-award/>

34. *China as a Global ISDS Power*, Oxford Investment Claims, 24 August 2018, at <http://oxia.ouplaw.com/page/715>

35. *Young Philippine Lawyers Arrested Today for 'Obstruction of Justice' in the Philippines' Drug War*, EJIL:Talk!, 16 August 2018, at <https://www.ejiltalk.org/young-philippine-lawyers-arrested-today-for-obstruction-of-justice-in-the-philippines-drug-war/>

36. *The Quandaries of Data Analysis and Methodologies in Rule of Law, Development, and Human Rights Assessments: New Challenges for UN Special Rapporteurs*, 20 July 2018, EJIL:Talk!, at <https://www.ejiltalk.org/the-quandaries-of-data-analysis-and-methodologies-in-rule-of-law-development-and-human-rights-assessments-new-challenges-for-un-special-rapporteurs/>

37. *Visions of the 'Right to Democratic Governance' in International Law: The Complexities of the Philippines Under Duterte*, 24 May 2018, EJIL:Talk!, at <https://www.ejiltalk.org/visions-of-the-right-to-democratic-governance-the-complex-case-of-the-philippines-under-duterte/>

38. *Protean 'National Security' in Global Trade Wars, Investment Walls, and Regulatory Controls: Can 'National Security' Ever be Unreviewable in International Economic Law?*, 2 April 2018, EJIL:Talk!, at <https://www.ejiltalk.org/national-security-defenses-in-trade-wars-and-investment-walls-us-v-china-and-eu-v-us/>

39. *Environmental Damages, Environmental Reparations, and the Right to a Healthy Environment: The ICJ Compensation Judgment in Costa Rica v. Nicaragua and the IACtHR Advisory Opinion on Marine Protection for the Greater Caribbean*, 14 February 2018, EJIL:Talk!, at <https://www.ejiltalk.org/environmental-damages-environmental-reparations-and-the-right-to-a-healthy-environment-the-icj-compensation-judgment-in-costa-rica-v-nicaragua-and-the-iacthr-advisory-opinion-on-marine-protection/>

40. *The Revived Debate over Development and Human Rights: Economic Self-Determination, Sovereignty, and Non-Discrimination in State Policies*, 18 January 2018, EJIL:Talk!, at <https://www.ejiltalk.org/the-revived-debate-over-development-and-human-rights-sequenced-or-selective-compliance/>

41. *A Model for Business and Human Rights through International Arbitration under the Bangladesh Accord: The 2017 Decision on Admissibility Objection in Industrial Global Union and Uni Global Union*, 28 November 2017, Kluwer Arbitration Blog, at <http://arbitrationblog.kluwerarbitration.com/2017/11/28/model-business-human-rights-international-arbitration-bangladesh-accord-2017-decision-admissibility-objection-industrial-global-union-uni-global-union/>

42. *Remaking the World towards 'Fair and Reciprocal Trade'? The Case for (More) Interdisciplinarity in International Economic Law*, 17 November 2017, EJIL:Talk!, at <https://www.ejiltalk.org/remaking-the-world-towards-fair-and-reciprocal-trade-the-case-for-more-interdisciplinarity-in-international-economic-law>

43. *The Human Costs of Exiting Trade Agreements: The Right to Development in an Era of Policy Uncertainty*, 27 October 2017, at <https://www.ejiltalk.org/the-human-costs-of-exiting-trade-agreements-the-right-to-development-in-an-era-of-policy-uncertainty>

44. *The ICESCR as a Legal Constraint on State Regulation of Business, Trade, and Investment: Notes from General Comment No. 24 (August 2017)*, 13 September 2017, at <https://www.ejiltalk.org/the-icescr-as-a-legal-constraint-on-state-regulation-of-business-trade-and-investment-notes-from-cescr-general-comment-no-24-august-2017/>

45. *Reopening Proceedings for Reparations and Abuse of Process at the International Court of Justice*, 16 August 2017, at <https://www.ejiltalk.org/reopening-proceedings-for-reparations-and-abuse-of-process-at-the-international-court-of-justice/>

46. *Rising Legal Costs Claimed by States in Investor-State Arbitrations: The Test of 'Reasonableness' in Philip Morris v. Australia*, 12 July 2017, at <https://www.ejiltalk.org/rising-legal-costs-claimed-by-states-in-investor-state-arbitrations-the-case-of-philip-morris-v-australia/>

47. *First Global Treaty Against Illegal, Unreported, and Unregulated (IUU) Fishing Enters into Force*, 8 June 2017, at <https://www.ejiltalk.org/first-global-treaty-against-illegal-unreported-and-unregulated-iuu-fishing-enters-into-force/>

48. *China's One Belt, One Road Initiative: Can a Bilaterally-Negotiated 'Globalization 2.0' Internalize Human Rights, Labor, and Environmental Standards?*, 16 May 2017, at <https://www.ejiltalk.org/chinas-one-belt-one-road-initiative-can-a-bilaterally-negotiated-globalization-2-0-internalize-human-rights-labor-and-environmental-standards/>

49. *Trade Adjustment IS a Matter of Domestic Policy and International Law: Embedding ESC Rights in Trade Law*, 22 April 2017, at <https://www.ejiltalk.org/trade-adjustment-is-a-matter-of-domestic-policy-and-international-law-embedding-esc-rights-in-trade-law/>

50. *Hegemonic Cooperation or Succession? The United States' Emerging 'Abandonment', and China's Rising 'Defense', of the Global Order*, 21 March 2017, at <https://www.ejiltalk.org/hegemonic-cooperation-or-succession-the-united-states-emerging-abandonment-and-chinas-rising-defense-of-the-global-order/>

51. *Economic Nationalism in a New Age for International Economic Law: Recalling Ludwig von Mises and the Austrian School*, 30 January 2017, at <http://www.ejiltalk.org/economic-nationalism-in-a-new-age-for-international-economic-law-recalling-warnings-of-ludwig-von-mises-and-the-austrian-school/> (author)

52. *Book Review: ICSID at 50 Years* by Meg Kinnear et al. (*Kluwer Arbitration*, 2015), *The Journal of World Investment and Trade*, 2017 (author)

53. *Namur Declaration of December 2016: An EU Values-Driven Path to Negotiating and Concluding Economic and Trade Agreements*, 7 December 2016, at <http://www.ejiltalk.org/namur-declaration-of-5-december-2016-an-eu-values-driven-path-to-negotiating-and-concluding-economic-and-trade-agreements/>

54. *Remaking Globalization for the Local: The Real Search for Equality and Diversity in International Law*, *EJIL:Talk!*, 9 November 2016, at <http://www.ejiltalk.org/remaking-globalization-for-the-local-the-real-search-for-equality-and-diversity-in-international-law/> (author)

55. *Detecting Prohibited Subsidies and Determining Continued Compliance: WTO Panel Rules (Again) for the US in the Airbus dispute with EU*, 26 September 2016, at <http://www.ejiltalk.org/?p=14582> (author)

56. *Host State Controls over the Offer to Arbitrate: Waivers Against Parallel Actions in Investor-State Arbitration*, *Kluwer Arbitration blog*, 10 August 2016, at <http://kluwerarbitrationblog.com/2016/08/10/host-state-controls-over-the-offer-to-arbitrate-waivers-against-parallel-actions-in-investor-state-arbitration/> (author)

57. *The Philippines v. China Arbitral Award on the Merits as a Subsidiary Source of International Law*, 12 July 2016, at <http://www.ejiltalk.org/the-philippines-v-china-arbitral-award-on-the-merits-as-a-subsi-diary-source-of-international-law/> (author)

58. *Arbitral Controls and Policing the Gates to Investment Treaty Claims against States in Transglobal Green Energy v. Panama and Philip Morris v. Australia*, 22 June 2016, at <http://www.ejiltalk.org/arbitral-controls-and-policing-the-gates-to-investment-treaty-claims-against-states-in-transglobal-green-energy-v-panama-and-philip-morris-v-australia/> (author)

59. *The ‘Internationalization’ of Maritime Disputes in the South China Sea: Environmental Destruction in the High Seas and Threats to the Global Commons*, EJIL:Talk!, 29 April 2016, at <http://www.ejiltalk.org/the-internationalization-of-maritime-disputes-in-the-south-china-sea-environmental-destruction-in-the-high-seas-and-threats-to-the-global-commons/> (author)

60. *Introductory Note: Muhammet Çap & Sehil İnşaat Endustri ve Ticaret Ltd. Sti. v. Turkmenistan: Procedural Order No. 3 on Disclosure of Third-Party Funders (ICSID Case No. ARB/12/6)*, ASIL International Legal Materials, Volume 55, no. 1 (2016). (author)

61. *A New Theory for Enforcing ICJ Judgments? The World Court’s 17 March 2016 Judgments on Preliminary Objections in Nicaragua v. Colombia*, 6 April 2016, EJIL:Talk! at <http://www.ejiltalk.org/a-new-theory-for-enforcing-icj-judgments-the-world-courts-17-march-2016-judgments-on-preliminary-objections-in-nicaragua-v-colombia/> (author)

62. *Evidence but not Empiricism? Environmental Impact Assessments at the International Court of Justice in Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v. Nicaragua) and Construction of a Road in Costa Rica Along the San Juan River (Nicaragua v. Costa Rica)*, 26 February 2016, EJIL:Talk! at <http://www.ejiltalk.org/evidence-but-not-empiricism-environmental-impact-assessments-at-the-international-court-of-justice-in-certain-activities-carried-out-by-nicaragua-in-the-border-area-costa-rica-v-nicaragua-and-con/> (author)

63. *Beneficial Ownership and International Claims for Economic Damage: Occidental Petroleum v. Ecuador and Restoring Limits to Investor-State Arbitral Tribunals’ Jurisdiction Ratione Personae*, 16 November 2015, EJIL:Talk!, at http://www.ejiltalk.org/?p=13837&preview=true&preview_id=13837&preview_nonce=d8b71af724&post_format=standard (author)

64. *Flexibility or Gridlock? The Promises and Perils of Popularizing Plurilateral Agreements at the WTO*, 1 October 2015, EJIL:Talk!, at <http://www.ejiltalk.org/flexibility-or-gridlock-the-promises-and-perils-of-popularizing-plurilateral-agreements-at-the-wto/> (author)

65. *(Creating Conduits: Summary Report of the First Annual Oxford Investment Claims Summer Academy, St. Anne’s College, Oxford*, 12 August 2015, at <http://www.ejiltalk.org/author/desiertolairdsourgens/> Co-authored with Ian Laird and Frederic Sourgens).

66. *Revisiting ‘Interested Parties’ in Investor-State Arbitration: Ticaret Procedural Order No. 3’s Compelled Disclosure of Third-Party Funders*, 3 August 2015, EJIL:Talk!, at

<http://www.ejiltalk.org/revisiting-interested-parties-in-investor-state-arbitration-ticaret-procedural-order-no-3s-compelled-disclosure-of-third-party-funders/#more-13460> (author)

67. *Breaking the Washington Consensus? The Rise of 'Alternative' Development Banks*, 18 March 2015, EJIL:Talk!, at <http://www.ejiltalk.org/breaking-the-washington-consensus-the-rise-of-alternative-development-banks/> (author)

68. *The Jurisdictional Rubicon: Scrutinizing China's Position Paper in the South China Sea Arbitration, Part II*, 30 January 2015, EJIL:Talk!, at <http://www.ejiltalk.org/the-jurisdictional-rubicon-scrutinizing-chinas-position-paper-on-the-south-china-sea-arbitration-part-ii/> (author)

69. *The Jurisdictional Rubicon: Scrutinizing China's Position Paper in the South China Sea Arbitration, Part I*, 29 January 2015, EJIL:Talk! at <http://www.ejiltalk.org/the-jurisdictional-rubicon-scrutinizing-chinas-position-paper-on-the-south-china-sea-arbitration/> (author)

70. *Editors' Book Choices 2014: Does International Law Respond to Grassroots Inequality?*, 29 December 2014, EJIL:Talk! at <http://www.ejiltalk.org/editors-book-choices-2014-does-international-law-respond-to-grassroots-inequality/> (author)

71. *The EU/US-Russia Trade Wars: Revisiting GATT Article XXI and the International Law on Unilateral Economic Sanctions*, 22 September 2014, EJIL:Talk! at <http://www.ejiltalk.org/the-euus-v-russia-trade-wars-revisiting-gatt-article-xxi-and-the-international-law-on-unilateral-economic-sanctions-2/> (author)

72. *Republic of Argentina v. NML Capital Ltd.: The Global Reach of Creditor Execution on Sovereign Assets and the Case for an International Treaty on Sovereign Restructuring*, 22 June 2014, EJIL:Talk! at <http://www.ejiltalk.org/republic-of-argentina-v-nml-capital-ltd-the-global-reach-of-creditor-execution-on-sovereign-assets-and-the-case-for-an-international-treaty-on-sovereign-restructuring/> (author)

73. *Evidence in Environmental/Scientific Exceptions: Some Contrast between the WTO Panel Report in China Rare-Earths and the ICJ Judgment in Whaling in the Antarctic*, April 7, 2014, EJIL:Talk! at <http://www.ejiltalk.org/evidence-in-environmentalscientific-exceptions-some-contrasts-between-the-wto-panel-report-in-china-rare-earths-and-the-icj-judgment-in-whaling-in-the-antarctic/> (author)

74. *The Right to Regulate for Public Morals Upheld (Somewhat): The WTO Panel Report in EC-Seal Products*, 27 January 2014, EJIL:Talk! at <http://www.ejiltalk.org/the-right-to-regulate-for-public-morals-upheld-somewhat-the-wto-panel-report-in-ec-seal-products/> (author)

75. *Ripples in the East and South China Seas: Aid, ADIZs, Aircraft Carriers, and Arbitration*, 1 December 2013, EJIL:Talk! at <http://www.ejiltalk.org/author/ddesierto/> (author)

76. *Global Countdown to October 17: International Responsibility for Foreseeable and Deliberate Sovereign Defaults?*, 8 October 2013, EJIL:Talk! at <http://www.ejiltalk.org/the-global-countdown-to-october-17-international-responsibility-for-foreseeable-and-deliberate-sovereign-defaults/> (author)

77. *The 'other' dialogue at the G20 Summit: International Responsibilities of Institutional Investors*, 2 September 2013 EJIL:Talk! at <http://www.ejiltalk.org/the-other-dialogue-at-the-g20-summit-international-responsibilities-of-institutional-investors/> (author)

78. *Joint Decisions by State Parties: Fair Control of Tribunal Interpretations?*, Kluwer Arbitration Blog, 8 June 2012, at <http://kluwerarbitrationblog.com/blog/author/dianedesierto/> (author)

79. *Corruption, Climate, Congress: Preying on Philippine resilience and faith*, GMA News Online, 9 November 2013, at <http://www.gmanetwork.com/news/story/334717/opinion/feedback/corruption-climate-and-congress-preying-on-philippine-resilience-and-faith> (author)

80. *Book Review: Self-Enforcing Trade by Chad Bown*, 35 Yale Journal of International Law (2010), at pp. 538-541. (author)

B. Works in Progress/Forthcoming

1. Book Review for the European Journal of International Law, on *Democracies and International Law* by Tom Ginsburg (Cambridge University Press).
2. Book Review for Journal of International Arbitration, on *The Three Ages of International Commercial Arbitration* by Mikael Schinazi (Cambridge University Press).
3. Book Review for Asia Pacific Law Review, on *Human Rights in Eastern Civilisations: Reflections of a Former UN Special Rapporteur* (Edward Elgar Publishing).

Concurrent Academic and Global Service

Member of the Scientific Advisory Board, European Journal of International Law (2013 to 2021)

Editor, Asian Yearbook of International Law (2016-2017)

Permanent Editor, EJIL:Talk! (official blog of the European Journal of International Law)

2016-2018, and 2019-2022 *Academic Council Member*, Institute of Transnational Arbitration (ITA)

Co-Chair, Oxford Investment Claims Annual Summer Academy, Oxford University (2015 to present)

Member of the Editorial Advisory Board, Oxford Investment Claims

Member of the Editorial Board, Journal of the Integrated Bar of the Philippines

Head of International Economic & Development Law Interest Group, Asian Society of International Law

2016-2019 *External Executive Director (Associate Dean rank)*, University of the Philippines College of Law Graduate Program, Bonifacio Global City [concurrent nonresident appointment to lead in bringing foreign faculty to teach at the revived LLM program]

Director of Studies, Hague Academy of International Law, 2017

Philippines Focal Point and Affiliate Member, International Criminal Court Bar Association, the Hague

Visiting Professor, University of Paris Nanterre, October 30-November 4, 2017

Honorary Editor, Indonesian Journal of International and Comparative Law
Legal Expert on the Right to Development in International Economic Treaties, UN Office of the High Commissioner for Human Rights with UPEACE, Costa Rica (2016)
Principal Investigator on ASEAN Investment Treaties, ASEAN Coordinating Committee on Investment
International Arbitrator, British Virgin Islands Arbitration Centre
Legal Expert, EU-ASEAN High Level Dialogues on Maritime Security Cooperation (2013-2017)
Legal Expert, ASEAN Chief Justices' Roundtable on Environment (2016)
Legal Expert/Resource Person, American Bar Association Experts' Note on the ASEAN Human Rights Declaration (2012)
Reviewer: American Journal of International Law, Asian Journal of International Law, European Journal of International Law, Asian Yearbook of International Law, Yearbook of International Investment Law and Policy, International Journal of Constitutional Law, International Journal of Human Rights, American Journal of Comparative Law, Asia-Europe Journal, Journal of Politics and Governance (Switzerland), Asian Journal of Political Science, Journal of International Dispute Settlement; Swiss National Science Foundation, ICSID Review (World Bank), Oxford University Press (for books and monographs), Southeast Asian Studies Journal, International Journal of Transitional Justice, Journal of the History of International Law, Leiden Journal of International Law, Cambridge Journal of International and Comparative Law, Asia Pacific Law Review, Global Constitutionalism, International Journal of Public Law and Policy, African Journal of Legal Studies, Journal of World Investment and Trade, Israel Law Review, Nordic Journal of International Law, Third World Quarterly, International Theory; Harvard Law Review (external faculty review).
Membership/Civic Service: American Society of International Law, European Society of International Law, Asian Society of International Law, Society of International Economic Law, Integrated Bar of the Philippines (IBP), International Bar Association (IBA); Adviser, Philippine International Studies Organization (PHISO), chapter of International Studies Association (ISA), Philippines Focal Point for the International Criminal Court (ICC) Bar Association.
External Phd Examiner (Mr. Alexandre Genest, Performance Obligations in International Investment Law), appointment from University of Ottawa Faculty of Law & Leiden University Law.
Member, Expert Working Group 4 (Resource Allocation), Better Evidence Project, Center for Peacemaking Practice, George Mason University.

Honors, Fellowships, Awards

2019-2021 Kellogg Multi-year Research Grant for the Notre Dame Reparations Design and Compliance Lab
2018 and 2017 Recipient, "World's Best 45 Best Arbitration Counsels under 45: Future Leaders in Arbitration" Who's Who Legal and Global Arbitration Review <http://whoswholegal.com//practiceareas/20/arbitration/>
2017 Asia-Pacific Insider Award for Excellence in International Law and Alternative Dispute Resolution

2017 International Advisory Experts Award, Arbitration Lawyer of the Year in the Philippines, IAE (www.international-advisory-experts.com)

2017 Lawyer Monthly UK Women in Law Awards, Administrative Law Lawyer of the Year <https://womeninlawawards.lawyer-monthly.com/winners-edition/#87>

2017 Lawyer Monthly UK Awards, Administrative Law Lawyer of the Year

Senior Fellowship, KFG 'International Law – Rise or Decline?', Berlin-Potsdam Research Group, 1 September 2017 to 31 December 2017 (20,000 euros)

2016-2017 Faculty Fellowship, Center for Advanced Study in the Behavioral Sciences (CASBS), Stanford University (78,000 USD)

2016 Visiting Scientist EURAXESS Award, University of Cagliari (UNICA) Faculty of Law, Economics, and Political Science (author withdrew for health reasons)

Michael J. Marks Distinguished Professorship in Business Law, August 2015 up to resignation in December 2017 (20,000 USD/year)

Asian Law Institute (ASLI) Visiting Fellowship, National University of Singapore, March 2015 (5000 SGD)

Adjunct Fellowship, East-West Center, Honolulu, USA, (Spring 2014 to Fall 2015)

Grotius Postdoctoral Research Fellowship, University of Michigan Law School (Spring 2012) (5000 USD)

Runner-Up Laureate of the Academy and Shearman and Sterling Scholar, Academie du droit de l'arbitrage, Paris, 2011

Ambrose Gherini Prize in International Law, Yale Law School, 2011

Yale Public Interest Fellowship for Clerkship at the International Court of Justice, 2010-2011 (40,000 USD)

Howard M. Holtzmann Fellowship in International Arbitration and Dispute Resolution (Fall 2009) (2000 USD)

Lillian Goldman Perpetual Scholarship, Yale Law School (2008-2010) (Tuition at Yale Law School)

Member, Phi Kappa Phi International Honor Society (1996-2000, 2000-2004)

Most Outstanding Social Science Student, Pi Gamma Mu International Social Science Honor Society, 2000

Justice Irene P. Cortes Prize for Best Constitutional Law Paper ("*Enemies of the State: A Constitutional Decoding of the National Security Justification for Civil Liberties Infringements in the Philippines*"), 2004

Cum Laude Class Salutatorian, University Scholar and College Scholar, University of the Philippines College of Law, 2004

Summa Cum Laude Class Valedictorian, University Scholar (all 8 semesters), University of the Philippines School of Economics, 2000

Champion, English Session, and Gilbert Apollis Finalist for Best Speaker, Jean Pictet International Humanitarian Law Moot Competition, International Committee of the Red Cross/Crescent, Mejjannes-le-Clap, France, 2004

Champion, Best Speaker, Team Captain, All-Asian Interschools Debate Championships, 2001

Champion, ASEAN Interschools Debate Championships, Kuala Lumpur, Malaysia, 2000

1st Place, Gerardo P. Sicat Award, Best Economics Thesis ("*The Myth of Legislation: Determining the Real Barriers to Equity Investment in the Philippines*"), University of the Philippines School of Economics, 2000

Overall National Best Debater & Public Speaker, 1999 Philippine National Debate Championships

Presentations, Lectures, Interviews

1. *Speaker, Do No Harm: How Global Businesses can be Agents for Sustainable Development and Community Building*, Symposium organized by the Southwest Institute for International and Comparative Law (SWIICL), Plano, Texas, 27 June 2022.
2. *Visiting Professor, Universidad Panamericana*, late June/July 2022.
3. *Speaker, Global Security and International Rule of Law, Interdisciplinary Perspectives*, 30 May 2022.
4. *Visiting Professor for International Law and Human Rights, University of Navarra, Spain*, 23 to 27 May 2022.
5. *Panelist, Human Rights and International Law in Ukraine, Fletcher School of Law and Diplomacy*, 17 May 2022.
6. *The Right to Development as a New Foundation for International Economic Law*, The 2022 Gillian White Lecture, Manchester International Law Centre at the University of Manchester (United Kingdom) and Women in International Law Network (WILNET), 5 May 2022.
7. *Panelist on Human Rights, Santa Clara Journal of International Law 2022 Symposium (“China and the Reshaping of International Law”)*, 8 April 2022.
8. *Chair-Rapporteur work*, 28 February to 2 March 2022, and 16 May to 20 May 2022, United Nations Office of the High Commissioner for Human Rights and UN Working Group on the Right to Development.
9. *Sorin Scholars Annual Lecture*, 10 February 2022, Carey Auditorium, University of Notre Dame
10. *Klaw Center Lecture, Human Rights with ‘Chinese Characteristics’? Relativizing Human Rights by Eliminating Accountability*, 3 February 2022, Jenkins Nanovic Halls 1030.
11. *Speaker (“Challenges to the Effective Implementation of the ASEAN Charter”)*, Mabini Dialogue Series (Track 1.5 event, Chatham House Rule), Republic of the Philippines Department of Foreign Affairs Foreign Service Institute, 26 January 2022.
12. *Moderator, Notre Dame Law Review Reflection 2022 Symposium (“Rethinking the Law to Ensure Protection of Religious Minorities”)*, 24 January 2021, McCartan Courtroom, Eck Hall of Law, Notre Dame Law School.
13. *Moderator and Panelist, Human Rights and Intellectual Property Rights in COVID*, 2021 Yale Global Justice Program Conference, 11 November 2021.
14. *Lecturer, WTO, TRIPS and the Laws Behind Ensuring Vaccine Accessibility for All*, Gujarat Maritime University, India, 9 November 2021.
15. *Panelist, Climate Change and Arbitration*, British Virgin Islands Arbitration Week 2021, 5 November 2021, 9 am to 10.30 am.
16. *Panelist, Business and Human Rights: How to Protect the Public Interest in Arbitration*, PILnet Global Forum, 19 October 2021, 12 pm EST.
17. *Speaker, Clashing Paradigms in the Age of Emergency: Europe’s Mediating Role in Democracy, Human Rights, and the Authoritarian Challenge to International Law*, Nanovic Lecture, 13 October 2021, 1050 JNH.

18. *Speaker*, *Toward a Pandemic Treaty: WHO Collaborating Center Support for a New Mechanism*, O’Neill Institute for National and Global Health Law, Georgetown Law, 8-9 September 2021.
19. *Speaker*, *Understanding the President’s Treaty Powers, Senate Concurrence, and Vested Rights under the Recent *Pangilinan v. Cayetano* Ruling*, University of the Philippines and Justice George Malcolm Foundation Lecture, 11 August 2021. Online.
20. *Panelist*, *Populorum Progressio: The Catholic Economic Alternative as an Elixir for the Nigerian Economic Crisis*, Pulte Institute for Global Development and de Nicola Center for Culture and Ethics, Catholic Diocese of Ondo, Nigeria, 21 July 2021. Online.
21. *Speaker*, *The COVID Vaccination Gap, Human Rights, and Patent Waivers*, European Society of International Law Interest Group on International Human Rights Law, 23 June 2021, at <https://voelkerrechtsblog.org/livestream-the-covid-19-vaccination-gap-human-rights-and-patent-waivers/>
22. *Closing Keynote*, 10th Conference of the Postgraduate and Early Professionals/Academics Network of the Society of International Economic Law (PEPA/SIEL) 2021 19-21 May 2021, Online.
23. *Panelist*, *University of Maryland Journal of International Law Roundtable Discussion on Global Access to the COVID Vaccine*, 2 April 2021.
24. *Guest Speaker*, “Nondiscrimination and Equality in COVID 19 Responses”, University of Aberdeen Faculty of Law Center for Constitutional and Public International Law, 1 April 2021.
25. *Moderator*, *Conversation with UN Special Rapporteur on Toxics and Human Rights, Dr. Marcos Orellana*, Notre Dame International Human Rights Society, 30 March 2021.
26. *Panelist* (Chinese Human Rights Challenges for the Biden Administration: The Uyghur People, Hong Kong, and Developing Trends), *Conference on “Shifting to Great Power Competition: Emerging and Continuing Threats with China”*, Georgetown National Security Law and Policy 2021 Symposium, 24 March 2021.
27. *Speaker*, “Are we all in this together? Accessing and addressing equitable access and distributive justice in global supply chains during major disease outbreaks”, Notre Dame Eck Institute of Public Health, 12 February 2021.
28. *Speaker*, *Reconceptualizing International Law Session 2 (Transforming the Future: The Making of International Law)*, Independent International Legal Advocates (IILA), 13 January 2021.
29. *Moderator*, *Panel on “Racism and Catholic Social Teaching”*, de Nicola Center for Culture and Ethics Winter Conference, 12 January 2021.
30. *Commentator*, *ASEAN-EU FTA Conference*, Singapore Management University, 3-4 December 2020.
31. *Co-Chair*, *European Journal of International Law Global Symposium on Inequality*, 19, 20, 26, and 27 November 2020. (webinar)
32. *Keynote Speaker*, *Artificial Intelligence and Human Rights*, European Law Students Association (ELSA), 25 November 2020.

33. *Speaker, COVID-19 Pandemic and Multilateralism*, University of Bologna Department of Social and Political Science, 4 November 2020 (webinar).

34. *Moderator*, Panel on “Arbitration of Human Rights at Sea: Giving International Law Teeth by Empowering Victims to Enforce It”, American Bar Association International Law Weekend, 23 October 2020. (webinar)

35. *Speaker, Human Rights, Health, and COVID-19: Exploring the Connections*, University of Michigan Donia Human Rights Center and University of Michigan Medical School, 15 October 2020 (webinar).

36. *Speaker, The United Nations at 75: The Right to Development and the Sustainable Development Goals*, University of Glasgow Global Security Dialogue, 30 September 2020, 9 am EST. (webinar)

37. *Speaker, National Security and International Law*, American Society of International Law Interest Group on the Asia-Pacific, 10 September 2020, 8 am – 9.30 am EST. (webinar)

38. *Speaker, New paradigms in environmental Law. The challenge of a new pact between humanity and the planet*, Encuentro Mundi, 25 August 2020 (webinar).

39. *Speaker*, Encuentro Mundi and REPAM, “From the Right to Water to the Right to Hope”, 15 July 2020. (webinar)

40. *Speaker, Human Rights at Sea and BHR Arbitration*, 26-25 June 2020 web conference, Human Rights at Sea/Shearman & Sterling. (webinar)

41. *Speaker (Race, Religion, and Reparative Justice: Black Lives Matter and International Human Rights)*, Ansari Institute for Global Engagement with Religion, 23 June 2020. (webinar)

42. *Speaker, Climate Change, Environment, and Human Rights Law in International Arbitration*, Delos webinar, 17 June 2020. (webinar)

43. *Podcast Interview, Human Rights in the COVID-19 Global Pandemic*, Indonesian Journal of International and Comparative Law, 5 June 2020.

44. *Panelist (Role of Regional Institutions in Maritime Territorial Disputes)*, Ocean Development and Peaceful Management of Maritime Disputes Conference, 18-19 June 2020, Hanoi, Vietnam, organized by the Diplomatic Academy of Vietnam, the Korea Institute of Ocean Science and Technology, and the US Naval War College.

45. *Resource Expert*, UN Office of the High Commissioner of Human Rights and Open-Ended Working Group on the Right to Development, Palais des Nations, Geneva, Switzerland, 4-8 May 2020.

46. *Speaker (“International Economic Disputes, Adjudication, Digital Technologies”)*, 3rd Annual Conference of the Nordic-Chinese Forum for International Economic Law (“EU and China in the Digitalized World”), Copenhagen, Denmark, April 22-23, 2020.

47. *Speaker (“The Spratly Islands Disputes and the South China Sea”)*, US Naval War College, 3rd Annual Alexander C. Cushing International Law Conference, “International Law and Conflict at Sea”, April 6-8, 2020.

48. *Visiting Foreign Professor*, University of Navarre, Spain, March 15-20, 2020 (appointment to be rescheduled after COVID-19 pandemic).

49. *Speaker* (“*Human Rights and Environmental Disputes in International Arbitration*”), 11th Columbia Arbitration Day, Columbia Law School, New York, 6 March 2020.

50. *Seminar Presentation* (“*The Right to Development and Integral Ecology through the Amazon Synod*”), Ford Program in Human Development Studies and Solidarity, 28 February 2020, 8.30 am, Hesburgh Center.

51. *Speaker* (“*International Law, Human Rights Law, and Rule of Law*”), 10th Annual Notre Dame Journal of International and Comparative Law Conference (“*International Law and Rule of Law*”), 21 February 2020.

52. *Keynote Speaker*, Leuven AI Law & Ethics Conference (“*The Good, the Bad, and the Regulated – in search of a Common Denominator for AI in Business and Society*”), 18 February 2020.

53. Co-Chair, Institute of Transnational Arbitration Works in Progress Workshop, 8 February 2020, New York.

54. *Speaker (by video conference)*, Evening Talk on Business and Human Rights Arbitration, Asian International Arbitration Centre, 21 January 2020, Kuala Lumpur, Malaysia.

55. Program Committee Member, American Society of International Law 2020 Annual Meeting.

56. *Visiting Foreign Professor*, University of the Philippines College of Law Graduate Program at Bonifacio Global City campus, teaching ASEAN Law, October 18-26, 2019.

57. Lecture (ICESCR and International Investment Law), United Nations Audiovisual Library of International Law, New York City, UN Office of Legal Affairs, 16 October 2019.

58. Member, Group of Experts, UN OHCHR, drafting team on Convention on the Right to Development, UN HQ, NYC, October 15-17, 2019.

59. *The Complexities of Democracy, Development, and Human Rights in China’s Belt and Road Initiative*, Harvard Law School International Law Workshop, 30 October 2019; and Kellogg Institute Works in Progress Workshop, 5 September 2019.

60. Faculty Masterclass on International Maritime Law, US Naval War College, July 2019.

61. Resource Expert, *Observations Concerning Institutional Arrangements and Compliance Procedures of a Legally Binding Instrument on the Right to Development*, 20th Session of the Working Group on the Right to Development, United Nations Office of the High Commissioner for Human Rights, Geneva, Switzerland, 2 May 2019.

62. Speaker/Panelist in Mock Negotiations, *Climate Change as a Concern in Negotiating Mine Development Agreements*, American Society of International Law (ASIL) Annual Meeting, Washington DC, Washington Hilton Hotel at Dupont Circle, 27-30 March 2019.

63. Speaker, *International Economic Law – Trade Norms, New Norms?*, Panel at Gilvary Symposium/International Law Weekend Midwest (“*Things Fall Apart or Creative Destruction? The Future of the Rule of Law in International Governance*”), American Branch of the International Law Association and the University of Dayton School of Law, Ohio, 15-16 March 2019.

64. Speaker, *The Philippines and the International Criminal Court: Withdrawal from the Rome Statute and the War on Drugs*, 8 March 2019, University of Georgia School of Law, Dean Rusk International Law Center and Georgia Journal of International and Comparative Law Conference on The International Criminal Court and the Community of Nations.

65. Speaker, *International and Domestic Legal Aspects on the Philippines' Drug War*, Blavatnik School of Government, University of Oxford, 4 March 2019.

66. Speaker, *Sovereignty, Human Rights, and China's Belt and Road Initiative*, Loyola University Chicago International Law Colloquium, 20 February 2019.

67. Faculty Lecturer, Hague Academy of International Law, 2018 External Programme, Singapore, 23 November to 30 November, 2018, on "*Articulation Between International Trade Law and Other International Law Rules (Investment Law, Tax Law, Monetary and Financial Law, Environmental Law)*

68. Speaker, *New Frontiers in International Arbitration: Environment, Climate Change, and Human Rights*, Hong Kong Arbitration Week, Who's Who Legal, Hong Kong SAR, 2 November 2018.

69. Speaker/Panelist, *The Status of the Universal Declaration of Human Rights at 70: A Panel Discussion*, 21 September 2018, Hesburgh Auditorium for International Studies, Kroc Institute for International Peace Studies.

70. Speaker/Panelist, Inaugural Reception: *Civil and Human Rights in the Keough School: Paths Forward*, Keough School of Global Affairs, 5 September 2018.

71. Speaker, "Shifting Sands in the International Economic System: Arbitrage in International Economic Law and International Human Rights", Panel on Human Rights and Human Interests, 13 July 2018, American University Washington College of Law, Washington DC.

72. Co-Chair and Speaker, 3rd Oxford Investment Claims Summer Academy, Kellogg College, University of Oxford, 5-6 July 2018.

73. Speaker, "Due Diligence in International Project Finance Law", Max Planck Institute, Berlin, Germany, 28 June 2018.

74. Arbitrator for Mock Arbitration, "Evidence and Equality of Arms in Multi-Arbitration Proceedings", 21 June 2018, 30th Annual ITA Workshop and Annual Meeting ("Multiple Proceedings, Multiple Parties, and International Arbitration: What a Tangled Web We Weave"), Dallas, Texas, USA.

75. Speaker, "WTO Security Exemptions from *Qatar to US Steel*", WTO Conference, British Institute of International and Comparative Law, 8 June 2018, Charles Clore House, 17 Russell Square, London, UK.

76. Visiting Professor (course intensive), International Economic Law and Development, University of Paris Nanterre, 14-18 May 2018, Paris, France.

77. Speaker, "Can International Law Be a Tool in the Fight against Illegal, Unreported, and Unregulated Fishing or Seafood Slavery?", American Society of International Law 2018 Annual Meeting, 6 April 2018, 11 am – 12.30 pm, Washington D.C., USA.

78. Speaker, “Rights and Sustainability Dimensions in Trade Agreements and Investment Treaties in ASEAN”, Summer Institute on Trade, Investment, and Rule of Law in ASEAN, 29-30 January 2018, Bali, Indonesia.

79. Speaker, “Remaking World Order: The Emergence of Regime Variability in International Law”, KFG Humboldt University, Berlin, Germany, 18 December 2017.

80. Lecture, “The Regulatory Arbitrage Problem in International Economic Law and International Human Rights Law”, Max Planck Institute for Comparative Public Law and International Law, Heidelberg, Germany, 9 October 2017, *also in* University of British Columbia Peter Allard School of Law, Vancouver, Canada, 22 November 2017.

81. Expert, “Joint Development Agreements and Conflict Prevention in the South China Sea”, 4th EU-ASEAN High Level Dialogue on Maritime Security Cooperation, Manila Marriott Hotel, 5-6 October 2017.

82. Speaker, “Rights and Sustainability Dimensions in Trade Agreements and Investment Treaties in ASEAN”, Summer Institute 2017 in International Humanitarian Law and Human Rights, *Trade, Investment, and the Rule of Law in ASEAN*, Conrad Bali Hotel, Bali, Indonesia, 25-26 September 2017. (postponed to a later date)

83. Keynote Speaker, “The ICESCR in the Global Rewriting of International Economic Law: Latin America”, Transformative Constitutionalism in Latin America and International Economic Law, Fundacao Getulio Vargas and Max Planck Institute, Rio de Janeiro, Brazil, 28-29 August 2017.

84. Speaker, “Climate Change Arbitration: The Key to Climate Justice for All after the Paris Agreement?”, ABA Section of International Law Spring Meeting, Washington DC, 26 April 2017.

85. Speaker, “Dealing with Allegations of Corruption in International Arbitration”, ABA Section of International Law Spring Meeting, Washington DC, 26 April 2017.

86. Panelist, “Technology, IP, and Investor-State Arbitration”, Eleventh Annual Juris Conference on Investment Treaty Arbitration, Washington DC, 25 April 2017.

87. Lecture, “International Economic Law and the International Covenant on Economic, Social and Cultural Rights Laboratory”, European University Institute, Florence, 10-11 April 2017.

88. Speaker, “Ethical Rules and Conflicting Traditions in International Arbitration”, Columbia Arbitration Day 2017, 3 March 2017, Columbia Law School.

89. Lecture on ASEAN Law and Regional Integration, contribution for the United Nations Audiovisual Library of International Law, 2 March 2016.

90. Speaker, “Human Rights in the Philippines”, WSD Handa Center for Human Rights and International Justice, Stanford Global Studies Division, Stanford University, 23 February 2017.

91. Speaker, “The South China Sea Disputes: Geopolitics, Resources, and International Law”, Stanford Center for International Conflict Negotiation, Stanford Law School, 6 February 2017.

92. Speaker on ASEAN and RCEP investment arbitration, Conference on International Investment Arbitration Across Asia, University of Sydney Law School, Australia, 16 February 2017.

93. Legal Expert for the Asian Development Bank and the ASEAN Chief Justices' Roundtable on Environment, on the Paris Agreement on Climate Change and International Environmental Law and Dispute Settlement, 8-9 November 2016, Palawan, Puerto Princesa, Philippines.

94. Panel Speaker, *International Law and Policy and Disputes in the East and South China Seas: Navigation, Natural Resources, Territorial Claims, and Regional Security*, American Branch of the International Law Association (ILA), 28 October 2016, Fordham Law School.

95. Moderator, *The Rise of ASEAN and the Future of the U.S.-ASEAN Strategic Partnership*, WSD Handa Center for Human Rights and International Justice and Stanford Institute for Economic Policy Research, 24 October 2016.

96. Legal Expert, European Council for Foreign Relations 6th China Strategy Group, Lisbon, Portugal, 15-16 October 2016.

97. Legal Expert on the Right to Development, Organization of Islamic Conference (OIC) Independent Permanent Human Rights Commission, Seminar on the Right to Development, Abu Dhabi, UAE, 12-13 October 2016 (by Skype).

98. Legal Expert, 3rd European Union (EU)-ASEAN High Level Dialogue on Maritime Security, Bangkok, Thailand, September 15-16, 2016.

99. Expert and Principal Investigator, *ASEAN Judiciaries and Investment Protection*, ASEAN Coordinating Committee on Investment, ASEAN Secretariat, USAID, Singapore, Fall 2016.

100. Visiting Scientist, The International Law of EU-ASEAN Relations, University of Cagliari Faculty of Economics, Law and Political Science, Italy, November 2016.

101. Expert, Investor-State Dispute Resolution in the Philippines and ASEAN, Chulalongkorn University ASEAN Centre and the Thai Arbitration Institute, Thailand, 18 July 2016.

102. Expert, *Human Rights and the International Court of Justice*, Human Rights Training Course for Thai judges, prosecutors, and government counsels, Thammasat University, Thailand, Fall 2016.

103. Expert, *Customary International Law on the Use of Force*, Panel Convened by the Polish Mission to the United Nations, UN Building, New York, 26 April 2016.

104. Conference Convenor and Expert Speaker on the ASEAN Economic Community, *Hawaii: Catalyzing the US-ASEAN Partnership*, ALIC-APLPJ International Symposium, University of Hawaii William S. Richardson School of Law, 16 April 2016.

105. Speaker and Moderator, Panel on *Great Expectations: The Rise of Development Banks in a DC-Centered World*, American Society of International Law Annual Meeting, 1 April 2016, Washington DC.

106. Lecture on International Investment Arbitration, Seminar on Private Law (Prof. Dan Markovits), Yale Law School, New Haven, CT, February 9, 2016.

107. Lecture on US Law Teaching and Graduate Programs, Yale Law School Graduate Programs, New Haven CT, February 8, 2016.

108. Speaker, *Choice and Proportionality in Chorzów: The Outer Limits of 'Adequate' Reparations for Breaches of Investment Treaties' Non-Expropriation Provisions*, Institute of Transnational Arbitration Academic Council Work in Progress Workshop, 30 January 2016, New York City.

109. Michael J. Marks Distinguished Professorship inaugural chair Lecture, *Global Public Policy in Cross-Border Private Transactions: Investment Regulation, Mergers and Acquisitions, and the Trans-Pacific Partnership Agreement*, 26 January 2016.

110. Lecturer, *International Maritime Security, ASEAN Law, and Philippine Law*, Philippine Supreme Court and Philippine Judicial Academy (training around 100 justices and judges, senior government counsels), inaugural lecture for the Philippine Supreme Court's International Law Training Center, 17-22, January 2016.

111. Speaker/Legal Expert, *Southeast Asia Investment Protection and ASEAN Judiciaries*, USAID ASEAN Connectivity through Trade and Investment (ACTI) and PROGRESS, Singapore, July 2016.

112. Speaker, *From Jurisdiction to Merits: Seven Issues at Stake in Philippines v. China*, International Ocean Policy & Law Conference, Korea Institute of Science and Technology and Jon Van Dyke Institute, 12 November 2015.

113. Guest Speaker, *Hawaii-ASEAN Business and Legal Opportunities*, Hawaii State Bar Association International Law Section, 22 October 2015, Honolulu, USA.

114. Guest Lecturer, *ASEAN Economic Integration: Corporate Governance Prospects in Southeast Asia*, Corporate Governance course of Prof. Shirley Daniels, Shidler Business School, 6 November 2015.

115. Moderator, *International Investment Treaties and Arbitration: Asia-Pacific Perspectives*, International Centre for Settlement of Investment Disputes (ICSID) 50th Anniversary Conference, ICSID and Xi'an Jiaotong University, People's Republic of China, November 2015.

116. Speaker and Rapporteur, *ASEAN regional investment treaties and FTAs*, 66th Meeting of the ASEAN Coordinating Committee on Investment (CCI), Da Nang, Viet Nam, 1-3 June 2015.

117. Speaker, *Dispute Settlement Mechanisms in the ASEAN Trade and Investment Agreements: Reconciling Pluralism with Predictability*, 2015 ILA-ASIL Asia-Pacific Research Forum, Taiwan, 25-26 May, 2015.

118. Speaker, *International Law on Restraint and Non-Use of Force in International Disputes*, Seminar-Workshop on the Implementation of the 2002 ASEAN-China Declaration on the Code of Conduct, Manila, 14-15 May, 2015.

119. Speaker, *Rules-Based Regime for Regional Cooperation: Strengthening Regional Institutions and International Legal Frameworks*, 2nd EU-ASEAN High Level Dialogue on Maritime Security Cooperation, 4-6 May 2015, Intercontinental, Kuala Lumpur, Malaysia.

120. ASLI Seminar Lecturer, *Dissecting the Interplay of Bilateral and Regional Rulemaking: ASEAN's Regional Investment Treaties and Southeast Asian BITs*, 30 March 2015, National University of Singapore, at http://law.nus.edu.sg/asli/fellows/bio/pdf/Diane_Desierto01.pdf

121. Speaker, *Reimagining Reparations Beyond Liability: Environmental Justice at the International Court of Justice?*, 1 April 2015, Asia-Pacific Centre for Environmental Law (APCEL), National University of Singapore, at http://law.nus.edu.sg/apcel/workshops/Seminar_by_Prof_Diane_Desierto.pdf

122. Speaker, *Investment Arbitration in Asia*, Centennial Conference of the Chartered Institute of Arbitrators, Hong Kong, March 19-21, 2015, at http://www.ciarbasia.org/Centenary_Celebration/

123. Lecturer, *The International Covenant on Economic, Social and Cultural Rights and International Investment Law*, Columbia Center for Sustainable Investment, Columbia Law School, 29 January 2015, at <http://livestream.com/columbialaw/ccsi-s15-speakerseries-dianedesierto>

124. Speaker, *Human Rights in Practice: International Law and Dealing with Particular Disputes*, Hawaii Council for the Humanities and Hawaii State Department of Education Workshop for K-12 Teachers, 24 January 2015.

125. Speaker, *Balancing Public Policy and Free Trade*, Conference on Trade and Global Governance: A Panoramic View of Free Trade Agreements and the WTO, Korea Society of International Law, November 6-7, 2014, Seoul, Korea.

126. Speaker, *Hawaii and the Southeast Asian Single Market*, Honolulu Chamber of Commerce, October 23, 2014, Pacific Club, Honolulu.

127. Keynote Speaker, Hawaii Filipino Lawyers Association Annual Meeting, October 23, 2014, Honolulu.

128. Guest Speaker, Dr. Jose Rizal Award for Peace and Social Justice, Knights of Rizal, Honolulu Chapter, October 11, 2014, Pacific Club, Honolulu.

129. Speaker, *ASEAN Investment Treaties and the Regional Administrative Model under Integration*, ASEAN Integration Workshop for ASEAN Secretariat, East-West Center, Asian Development Bank, and International Experts, 27 September 2014, Jakarta, Indonesia.

130. Runnymede Speaker, *Inequality in International Law: Compliance with Economic, Social and Cultural Rights and the Implementation of International Economic Law*, September 11, 2014, University of Amsterdam Faculty of Law and Amsterdam Center for International Law.

131. Speaker, *Investment Law at the Crossroads of Public and Private International Law*, European Society of International Law Conference, Vienna, Austria, September 4-6, 2014.

132. Discussant, *ASEAN 2015 Integration and Impacts for the CMLV (Cambodia, Myanmar, Laos and Vietnam) Member States*, ASEAN Law and Integration Center (ALIC Seminar Series), 29 August 2014.

133. Speaker, *Bandung Principles in the Charter-Based ASEAN*, IGLP Conference, Harvard Law School, June 5-6, 2014.

134. Speaker, *ASEAN Integration in 2015 and Implications for the South China Sea Disputes*, Center for Asian Strategic Studies, Singapore, May 26, 2014.
135. Speaker, *Austerity Measures and Economic, Social and Cultural Rights*, American Society of International Law, Symposium on Human Rights and Emergencies, Tillar House, Washington DC, May 16, 2014.
136. Speaker, *International Law Briefing on the South China Sea Disputes*, US Pacific Command Headquarters, Honolulu, May 6, 2014.
137. Lecture, *Global Crises, Responses, and International Law*, Harvard Club Luncheon, 15 April 2014, Makai Tower, Honolulu.
138. Plenary Lecture, *Rawlsian Fairness and International Arbitration*, panel on Universal Arbitration: An Aspiration within Reach or a Sisyphean Goal?, 8 April 2014, International Council for Commercial Arbitration (ICCA) Congress, Miami, Florida.
139. Lecture, *AEC Integration through Philippine Administrative Compliance*, ASEAN Economic Community (AEC) Roundtable, University of the Philippines School of Economics, 25 March 2014.
140. Speaker, *Investment Implications of the Bangsamoro Agreement and its Annexes*, UP Institute for Maritime Affairs and Law of the Sea (UP-IMLOS) Symposium on Legal Implications of the New Bangsamoro Waters and Zones of Cooperation, University of the Philippines, 18 March 2014.
141. Speaker, *Separation of Powers and Postnational Rulemaking in International Trade and Investment Law*, University of Amsterdam Faculty of Law, March 20-21, 2014, Amsterdam, the Netherlands.
142. Lecture, *ASEAN Integration and Implications for US Geopolitics*, University of Oregon Law School, 24 February 2014.
143. *Creating Asia's Single Market: Legal, Institutional, and Policy Discourses on ASEAN Integration in 2015*, (with Professor David Cohen), Faculty Professional Development Series, 19 February 2014.
144. *Dialogue on Trade, Investment, and Environment with former WTO Member and Chair Yasuhei Taniguchi*, Asia Law Talk, University of Hawaii William S. Richardson School of Law, 21 February 2014.
145. Featured Speaker, *Restoring Separation of Powers and Constitutional Accountability: Dismantling the Pork Barrel System through the Philippine Supreme Court*, Center for Philippine Studies Spring Colloquium, University of Hawaii, 5 February 2014.
146. Speaker, *Regulatory Freedom and Control in the New ASEAN Investment Treaties*, Fourth Biennial Conference of the Asian Society of International Law, Panel on International Investment Law in Asia, 14-16 November 2014, India Habitat Centre, New Delhi, India.
147. Expert Speaker (for the German Foreign Office and the EU External Action Service), ASEAN-EU High Level Dialogue on Maritime Cooperation, 18-19 November 2014, Le Meridien Hotel, Jakarta, Indonesia, at <http://habibicenter.or.id/detilurl/en/270/news/ASEAN-EU.High.Level.Dialogue.on.Maritime.Cooperation>

148. Lecture, *The US and International Human Rights Law: Contribution, Engagement, Justification*, Lecture for the Graduate Program, University of Hawaii Richardson School of Law, 31 October 2013.

149. Speaker, *Evolutionary Interpretation and Subsequent Practice in Treaty Application: New Interpretive Communities and Processes in the Optional Protocol to the ICESCR*, Cambridge Conference on International Law Interpretation, 27 August 2013, United Kingdom.

150. Speaker, *Intellectual Property Rights in Chinese BITs*, 8th Annual LexisNexis IP and Arbitration Conference, Sheraton Four Points, Shenzhen, China, 30 May 2013.

151. Main Speaker for Investment and Trade Law Panel, *Public Policy Design in International Trade and Investment Law: Community Expectations and Functional Decision-Making*, 2013 New York Law School Conference on the New Haven School, 13 April 2013.

152. Speaker/Rapporteur, *Sovereign Policy Flexibility for Social Protection: Managing Uncertainty Risks in International Investment Agreements*, 2012 Mauritius International Arbitration Conference, sponsored by ICSID/PCA/LCIA/SCC/ICC, 9-11 December 2012, Mauritius.

153. Chair, *Transnational Law and Human Rights*, 9th International Workshop for Young Scholars (WISH), 29 November to 1 December, 2012, Peking University School of Transnational Law, China.

154. Lecture, *International Commercial Arbitration and International Investment Arbitration: Substance, Procedure, Institutions*, International Conference on Alternative Dispute Resolution, November 8-9, 2012, Makati City, Philippines, *also delivered* as Mandatory Continuing Legal Education (MCLE) Lecture at the ACCRA Law Firm, Philippines, on 1 September 2012.

155. Speaker, *Human Rights and Investment during Economic Emergencies: Conflict of Treaties, Interpretation, Valuation Decisions*, International Investment Law Network session, Global Conference of the Society of International Economic Law, 12-14 July 2012.

156. Speaker, *Formal Treaties, Executive Agreements, and 'Generally Accepted Principles of International Law' in Philippine Constitutional Law and Jurisprudence*, NUS CIL Panel on International Treaty Practices in Southeast Asia, Asian Law Institute, May 31-June 2, 2012, Singapore.

157. Commentator, Conference on Law and Development in Middle-Income Countries, University of Chicago Law School, April 20-21, 2012.

158. Lecture, *Human Rights and Investment in Economic Emergencies: Conflict of Treaties, Interpretation, and Valuation Decisions*, University of Michigan Law School, April 9, 2012; also delivered at the University of Chicago Law School, April 23-24, 2012; and the Investment Law Network Session, Society for International Economic Law Global Conference, Singapore, July 12-14, 2012.

159. Speaker, *Philippine Treaty Practices and Implementation of ASEAN Law*, NYU Jean Monnet Center for International Law, April 4-7, 2012.

160. Lecture, *Human Rights, Trade, and Investment Governance in the ASEAN Charter System*, Center for Southeast Asian Studies (CSEAS), University of Michigan 22 March 2012.

161. Lecture, *Vinuya and International Human Rights Remedies for Comfort Women*, University of Michigan Law School, course on Law and Development, 7 March 2012.
162. Lecture, *Development in International Investment Law*, Peking University School of Transnational Law, 11 February 2012.
163. Panelist/Speaker *on the Rule of Law in ASEAN*, 2012 Rule of Law Symposium, Singapore Supreme Court, 14-15 February 2012.
164. Resource person, *Workshop on Strengthening ASEAN Human Rights Mechanisms*, American Bar Association Rule of Law Initiative, ASEAN Intergovernmental Commission on Human Rights, Bali, Indonesia, 4-5 December 2011.
165. Resource person *on Law and Religion, Federalism, International Law and Use of Foreign Sources by Courts, Roundtable on Comparative Constitutional Law in Asia*, University of Chicago Law School and Hong Kong University Law School, Hong Kong, 17-20 December 2011.
166. Lecture, *Salient Provisions of the Rome Statute of the International Criminal Court*, LAWASIA Regional Forum on the Rome Statute of the ICC, 1 December 2011, Hotel Intercontinental Ballroom, Makati City, Philippines.
167. Program Director and Lecturer, Workshop Training Series (Representing States in International Disputes: Substantive Law and Procedural Rules at the ICJ, WTO, and ICSID) for all Philippine government lawyers from the Office of the President, the Office of the Solicitor General, the Department of Justice, the Department of Foreign Affairs, the Department of Trade and Industry, the Department of Transportation and Communications. Conducted lectures and workshops on *Identification and Assessment of International Legal Claims: The Role of Administrative Agency Review*, 10 October 2011; *Necessity and National Emergency Clauses in International Investment Law and International Trade Law*, 11 October 2011; *Provisional Measures at the International Court of Justice*, 12 October 2011; *International Legal Ethics: Conflicts of Interest in International Arbitration*, 14 October 2011.
168. Featured Lecture, *For Greater Certainty: Balancing Economic Integration and Investor Protection in the New ASEAN Investment Agreements*, Peking University School of Transnational Law, China, 26-27 September 2011.
169. Lecture, *Victim Protection under International Law*, International Committee of the Red Cross/Crescent (ICRC) Seminar, Philippine National Police Academy, 3 September 2011.
170. Lecture, *Internationalizing Philippine Legal Education: Practice, Research, and Advocacy*, National Convocation on Legal Education, 5 August 2011, Philippine Supreme Court and Ateneo Law School, Philippines.
171. Lecture, *Joint Marine Seismic Undertakings: Pragmatic Solutions or a Sell-out of Sovereignty?*, National Summit on the Kalayaan Island Group (KIG) and the West Philippine Sea, 1 August 2011, Malcolm Theater, UP College of Law, Philippines.
172. Discussant Presentation, *“Approaching BIT Applicability: Treaty Design or Arbitral Discretion?”*, Panel on International Investment Law and Sustainable Development, Conference on *The Interaction of Investment Law with Other Fields of Public International Law*, Grotius Centre for Legal Studies, Leiden University, 8-9 April 2011.

173. Featured Lecturer, *“Interim Measures in International Commercial Arbitration”*, 7 July 2009 at the Philippine Dispute Resolution Centre Inc. (PDRCI) General Membership Meeting, Security Bank Building, Ayala Avenue, Makati City.

174. Featured Lecturer, *Dispute Resolution Mechanisms in Cross-Border Transactions*, Hongyik University’s and Soomkyung University’s International Conference on “Globalization and Law”, September 24–26, 2009, Seoul, Korea.

175. Speaker, *“Postcolonial International Law Discourses on Regional Developments in South and Southeast Asia”*, paper presented in the Agora session (A3) of the Asian Society of International Law, 2nd conference, University of Tokyo, August 1-2, 2009, Tokyo, Japan.

176. Speaker, *“South East Asia Under the New ASEAN Charter: Towards a Model of Regional Coordinative Sovereignty”*, International Boundaries Research Unit (IBRU), Durham University, United Kingdom, 20th Anniversary Conference, “The State of Sovereignty”, 1-3 April 2009.

177. Speaker, *“Freedom and Constraint: Universalism in the Philippine Constitutional System and the Limits to Executive Particularist Power”*, presented on 12 August 2008 at the Max Planck Institute for Comparative Public Law and International Law, Heidelberg, Germany. Also presented at the ‘Progressive Constitutionalism’ seminar of the Second Annual Graduate Student Conference of the Toronto Group for the Study of International, Comparative, and Transnational Law, January 9-11, 2009, University of Toronto, Canada; and at the ‘Asia, Constitutionalism, and Public Policy’ panel of the ‘Aspiring Scholars Symposium’, Yale Law School, April 18, 2009.

178. Speaker, *“ASEAN Charter: Prospects in Formal Integration”*, presented during the 2 June 2008 English-session seminar/meeting at the Max Planck Institute for Comparative Public Law and International Law.

179. Lecture, *“International Law Research and Methodology”*, Institute of International Legal Studies (IILS), University of the Philippines, 2009.

180. Lecture, *“The Presidential Veil of Administrative Authority over Foreign-Financed Public Contracts in the Philippines”*, 10 August 2009 at the New Institutional Economics series of the University of the Philippines School of Economics.

181. Featured Speaker, *“Emergency Rule and Charter Change”*, televised interview at “Strictly Politics”, a political news commentary program at ANC News Channel 27, July 2009.

182. Country Representative and Speaker, *“Arbitration in the Philippines”*, ASEAN Law Association General Assembly Meeting, Bangkok, Thailand, November 2006.

183. Rapporteur, *“Cross-Border Disputes and Money Laundering”*, ASEAN Law Association Assembly workshop, Manila, 2005.

184. Delegate, Asia-Pacific Dispute Resolution Summit, Singapore, June 2006.

185. Lecturer, *“Enforcement Mechanisms for Individual Human Rights Victims, and Universal Jurisdiction over Human Rights Violators”*, 15 November 2007 at the “Training on International Humanitarian Law for Mindanao Lawyers”, Grand Regal Hotel, Davao City, Philippines.

186. Speaker and Guest of Honor, “Security Legislation and Judicial Remedies: An Analysis of the 2007 Human Security Act and the SC Rules on the Writs of Amparo and Habeas Data”, 15 February 2008 Lyceum Legal Studies Congress, Lyceum of the Philippines, Intramuros, Manila.

187. Lecturer, “*Philippine International Environmental Legal Obligations: An Overview of Conventional and Customary Principles*”, Roundtable Discussion on Environmental Management, Center for Integrative and Development Studies (CIDS), University of the Philippines, 20 November 2007.

Media Recorded Interviews and Lectures

1. Quoted in “RCEP Fails to Promote a People-Centred ASEAN”, 5 December 2020, The ASEAN Post, at <https://theaseanpost.com/article/rcep-fails-promote-people-centred-asean>

2. Panelist, International Law, Human Rights, and Rule of Law, 10th Annual Symposium of the Notre Dame Journal of International and Comparative Law, at <https://law.nd.edu/news-events/news/journal-of-international-comparative-law-holds-10th-anniversary-symposium/>

3. Cited from interview, E&E News, “World Bank coal case a testing ground for climate liability”, 15 January 2020, at <https://www.eenews.net/stories/1062083339>

4. Cited from interview, International Consortium of Investigative Journalists, “No Longer Above the Law, the World Bank Faces Fight of its Life”, 13 March 2019, at <https://www.icij.org/investigations/world-bank/no-longer-above-the-law-the-world-bank-faces-fight-of-its-life/>

5. 6 July 2018, “The National Security Rationale”, NPR, David Welna, “All Things Considered” program, at <https://www.npr.org/2018/07/06/626664243/the-national-security-rationale>.

6. 29-30 January 2018, “Rights and Sustainability Dimensions in Trade Agreements and Investment Treaties in ASEAN”, at <https://www.youtube.com/watch?v=0PdZbiJh-fo>

7. 3 March 2017, “ASEAN Law and Regional Integration”, United Nations Audiovisual Library, at http://legal.un.org/avl/ls/Desierto_RO.html# and <http://webtv.un.org/meetings-events/watch/diane-a-desierto-on-asean-law-and-regional-integration/5362224364001>

8. 8 August 2016, “Decision at the Hague – South China Sea Disputes”, Think Tech Global, at <https://www.youtube.com/watch?v=SvuFIx3M2ns>

9. 14 July 2016, “How the West Philippine Sea Was Won”, CNN Philippines

10. 16 May 2016, “Trans-Pacific Partnership: A Drone Deal?”, Law Across the Sea, at <https://www.youtube.com/watch?v=asPBXDFwZHk>

11. 21 May 2015, “ASEAN Economic Community”, ThinkTech Hawaii, at <http://thinktechhawaii.com/2015/05/21/asean-economic-community-with-diane-desierto/>

12. 14 January 2015, “The ICESCR and International Investment Law”, at <http://livestream.com/columbialaw/ccsi-s15-speakerseries-dianedesierto/videos/75343401>

13. 8 April 2014, “Universal Arbitration”, ICCA Congress, Miami, at http://www.arbitration-icca.org/conferences-and-congresses/ICCA_MIAMI_2014-video-coverage/ICCA_MIAMI_2014_B4.html

14. 16 May 2013, “International Investment and Trade Law”, New York Law School, at <https://www.youtube.com/watch?v=Y1QH7iu5PCA>

Interests & languages: Catholic music ministry, watercolor painting, charcoal sketching, classical music, tennis/racquet sports, swimming and snorkeling, literature, history, philosophy, science, maritime navigation. English (first language), Filipino (first language), Cebuano (first language), basic reading proficiency in Francaise and Espanol.

Academic and Professional References

Professor W. Michael Reisman

Myres McDougal Professor of International Law

Yale Law School, 127 Wall Street, New Haven, CT 06511, 203-432-4962, michael.reisman@yale.edu

H.E. Judge Bruno Simma

Judge (ret.), International Court of Justice and Senior Judge, Iran-US Claims Tribunal

Professor, University of Michigan Law School

437 Hutchins Hall, 734-763-3806, simmab@umich.edu, judgesimma@gmail.com

Professor Susan Rose-Ackerman

Henry Luce Professor of Law and Political Science

Yale Law School, 127 Wall Street, New Haven, CT 06511

203-432-4891, susan.rose-ackerman@yale.edu

Professor Lea Brilmayer

Howard M. Holtzmann Professor of International Law

Yale Law School, 127 Wall Street, New Haven, CT 06511

203-432-0194, lea.brilmayer@yale.edu

Professor Tom Ginsburg

Leo Spitz Professor of International Law

Ludwig and Hilde Wolfe Research Scholar, Professor of Political Science

University of Chicago Law School, 1111 East 60th Street, Chicago, IL 60637

773 702 9494, 217 776 65864, tginsburg@uchicago.edu

Professor Armin von Bogdandy

Managing Director, Max Planck Institute for Comparative Public Law and International Law

Im Neuenheimer Feld 535, D-69120, Heidelberg, Germany, +49 6221 482 1,

bogdandy@mpil.de

Professor Joseph H.H. Weiler

Joseph Straus Professor of Law and European Union Jean Monnet Chaired Professor

Co-Director, Jean Monnet Center for International and Regional Economic Law and Justice

New York University Law School, 40 Washington Square South, 109, New York, NY 10012
212-992-8912, joseph.weiler@nyu.edu

-----oOo-----