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**WIPO LIST OF NEUTRALS**

**BIOGRAPHICAL DATA**

Richard Hamilton KREINDLER  
Cleary Gottlieb Steen & Hamilton LLP  
Frankfurt am Main  
Germany



Nationality: American

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**EDUCATIONAL AND PROFESSIONAL QUALIFICATIONS**

Honorary Professor, Westfälische Wilhelms University, Münster 2009;  
Dr. jur., Westfälische Wilhelms University, Münster 2005;  
J.D., Parker School Certificate in Comparative and International Law, Columbia University Law School 1985;  
Magister Artium, Ludwig-Maximilians-University, Munich, 1982;  
A. B., Harvard College, Cambridge, 1980.  
Fellow and Chartered Arbitrator, Chartered Institute of Arbitrators (CIArb), London, 2006

**Bar Admissions:**

Rechtskundiger, Frankfurt, 1993;  
Avocat, Paris, 1992;  
Attorney at Law, New York, 1986.

**Professional Mentions:**

*Benchmark Litigation 2018*, "Dispute Resolution Star" for Commercial and Transactions, Energy and Natural Resources, International Arbitration;  
*Who's Who Legal 2020*, "Thought Leaders – Germany 2020";  
*Who's Who Legal 2019*, "Thought Leaders – Germany 2019";  
*Who's Who Legal 2018*, "One of the very best we have in Germany ... held in the highest regard by peers";  
*Who's Who Legal 2018*, "Top Two of the Most Highly Regarded Arbitration Practitioners in Germany";  
*Who's Who Legal – Arbitration*, "The Top Thought Leaders" worldwide;  
*PLC Cross-Border Quarterly*, "The Top 20 Arbitration Specialists" worldwide (July 2006);  
*Global Counsel*, "The Top 10 Arbitration Specialists" worldwide (June 2002);  
*Global Counsel*, "Dispute Resolution Handbook," Highest ranking for Germany (since 2002);  
*Chambers Global* and *Chambers Europe* (since 2004);  
*Euromoney* Guide "Best of Best" ranking for Germany (1999, 2005);  
*Euromoney* "Guide to the World's Leading Experts in Commercial Arbitration" (since 1997);  
*Euromoney* "Guide to the World's Leading Litigation Lawyers" (since 1997);  
*Legal Business* "European Legal Experts" (since 2001);  
*Law Business Research* "Who's Who of Commercial Arbitrators" (since 1999);

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*Law Business Research* "Who's Who Legal" (since 2002);  
*IFLR1000.com* "World's Leading Lawyers" (since 1999);  
*Juve Wirtschaftskanzleien in Deutschland* (Law Firms in Germany), German and English editions, shortlist of leading German arbitration specialists (since 1997).

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### LANGUAGES

English, German, French, Croatian, Russian

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### PRESENT POSITION

Partner, Cleary Gottlieb Steen & Hamilton LLP 2013.

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### PROFESSIONAL EXPERIENCE BEFORE PRESENT POSITION

Partner, Litigation and Arbitration, Shearman & Sterling LLP, Frankfurt.  
 Partner, Jones, Day, Reavis & Pogue, Frankfurt.

#### **Academic and Other Teaching / Lecturing Capacities:**

Honorary Professor since 2009 and regular instructor since 1999, Westfälische Wilhelms University Münster, Germany, Transnational Litigation and Arbitration and Investment Arbitration;  
 Lecturer in Private International Law, Hague Academy of International Law, Summer Course, selected for Summer 2012;  
 Lecturer, LL.M. Program in Law and Finance, Institute of Law and Finance (ILF), Frankfurt, 2010-2017  
 Lecturer, Diploma in International Commercial Arbitration, Chartered Institute of Arbitrators, Keble College Oxford, Hong Kong and Singapore, since 1994;  
 Adjunct Professor, Johannes-Gutenberg University Mainz, Germany, lecture and seminar courses on Transnational Litigation and Arbitration, 2005-07;  
 ICC Institute of World Business Law, Paris, Lecturer, since 1993;  
 Various other periodic teaching/guest lecturing at university law faculties, including American, Columbia, Frankfurt, Harvard, Heidelberg, Rotterdam, Stockholm, Tokyo, Uppsala, Yale.

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### MEMBERSHIP IN PROFESSIONAL BODIES

American Arbitration Association, New York;  
 Cairo Regional Centre for Arbitration, Cairo;  
 Center for Public Resources International Panel of Distinguished Neutrals, New York;  
 Chambre Arbitrale de Paris, Paris;  
 Chartered Institute of Arbitrators, London – Fellow and Chartered Arbitrator;  
 China International Economic and Trade Arbitration Commission, Beijing;  
 Cour Européenne d'Arbitrage, Strasbourg;  
 Court of Arbitration for Sport, Lausanne;  
 Court of Arbitration for Sport Ad Hoc Division for FIFA World Cup 2006 Final Round;  
 Dubai Commercial Conciliation and Arbitration Centre, Dubai;  
 Geneva Chamber of Commerce and Industry, Geneva;  
 German Institution of Arbitration, Cologne;  
 German Institution of Construction Arbitration, Bad Honnef;  
 Gulf Cooperation Council Commercial Arbitration Centre, Bahrain;  
 Hong Kong International Arbitration Centre, Hong Kong;  
 Indian Council on Arbitration, Delhi;  
 International Commercial Arbitration Court, Moscow;

Korean Commercial Arbitration Board, Seoul;  
 Kuala Lumpur Centre for International Arbitration, Kuala Lumpur;  
 London Court of International Arbitration, London;  
 Polish Chamber of Commerce, Warsaw;  
 Republic of China Commercial Arbitration Association, Taipei;  
 Singapore International Arbitration Centre, Singapore;  
 Stockholm Chamber of Commerce, Stockholm;  
 Vienna International Arbitral Center, Vienna;  
 World Intellectual Property Organization, Geneva.

#### **Current and Recent Editorial Capacities**

*Arab Law Quarterly* (London), Editorial Board;  
*Arbitration & Dispute Resolution Law Journal* (London), International Correspondents Board;  
*Arbitration International – The Journal of the London Court of International Arbitration* (London), Editorial Board;  
*Global Arbitration Review*, Editorial Board;  
*Institute for Transnational Arbitration* (Dallas), Advisory Board and Monthly Report Germany Country Reporter;  
*International Arbitration Law Review* (London), Editorial Board;  
*International Commercial Litigation* (London), Editorial Board;  
*International Journal of Dispute Resolution* (Heidelberg), Editorial Board;  
*International Legal Materials (ILM)* (Washington), Editorial Advisory Committee;  
*International Litigation Quarterly* (Chicago), Korrespondent für Deutschland;  
*Restatement Third, The U.S. Law of International Commercial Arbitration*, American Law Institute (Philadelphia), Member of Consultative Group;  
*Revue de Droit des Affaires Internationales* (Paris), Conseil Scientifique;  
 SchiedsVZ Zeitschrift für Schiedsverfahren (German Arbitration Journal) (Cologne), Editorial Board;  
*Transnational Dispute Management* (Dundee), Associate Editor;  
*World Arbitration and Mediation Report* (New York), Advisory Board Mitglied.

#### **Current and Recent Other Advisory Capacities**

American Bar Foundation (Chicago), Fellow;  
 American Law Institute (ALI) (Philadelphia), Member;  
 CEU Instituto Universitario de Estudios Europeos (Madrid), International Advisory Board;  
 Chartered Institute of Arbitrators (London), International Committee Panel of Experts; Arbitration Practice Subcommittee;  
 College of Commercial Arbitrators (CCA) (San Francisco), Fellow;  
 CPR International Institute for Conflict Prevention & Resolution (New York), International Mediation Rules, Rapporteur; European Advisory Committee; International Arbitration Neutrals Subcommittee; Annual CPR Awards Program, Judge;  
 Center for Global Development (Washington), Working Group to Combat Corruption;  
 Council on Tall Buildings and Urban Habitat (USA), Legal Aspects Committee Chairman;  
 Deutscher Anwaltverein / German Bar Association (Cologne), Member of Ethics Roundtable;  
 Frankfurt Arbitration Circle (Frankfurt), Founding Member;  
 German Institution of Arbitration (DIS), Advisory Board;  
 German Institution of Arbitration (DIS), Arbitration Council;  
 Harvard Club Rhein-Main (Frankfurt), Board of Directors, Vice-President and Counsel;  
 Heidelberg Center for Dispute Resolution (Heidelberg), Beirat (Advisory Board);  
 Hong Kong International Arbitral Centre, HKIAC Rules Revision Committee (Hong Kong), Member;  
 International Chamber of Commerce (ICC) Institute of World Business Law (Paris), Council Member; 2014 and 2005 Annual Meeting Co-Chairman;  
 International Chamber of Commerce (ICC) International Arbitration Commission (Paris), Member;  
 International Bar Association (IBA) (London), Arbitration Committee, Officer; Subcommittee on Evidence, Chairman;  
 International Bilingual Montessori School e. V. (IBMS) (Frankfurt), Chairman of Board;  
 International Law Association, German Branch (Heidelberg), Beirat (Advisory Board); Investment Protection

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Law Working Group, Co-Chairperson;  
 International Law Association (ILA) (Paris), Member of International Committee on International Commercial Arbitration;  
 Singapore International Arbitration Centre (SIAC), Users Council, Member;  
 Swedish Arbitration Association (Stockholm), Executive Committee  
 Swiss Arbitration Academy (Zurich), Advisory Committee;  
 The London Court of International Arbitration (LCIA), European Users Council, Member;  
 United States Committee for International Business (USCIB) (New York), Arbitration Committee; Amicus Curiae Subcommittee; Task Force on Production of Electronic Documents; Working Party on Revision of ICC Rules;  
 University of Frankfurt, Center for Core Qualifications, Advisory Board;  
 International Arbitral Centre of the Austrian Federal Economic Chamber, Vienna (VIAC), Executive Board and International Advisory Board.

***Current and Recent Other Positions and Memberships***

American Arbitration Association (AAA) (New York);  
 American Bar Association (ABA) (Chicago), Sections on International Practice, Litigation and Construction;  
 American Council on Germany (ACG) (New York);  
 American Society of International Law (ASIL) (Washington);  
 Atlantik-Brücke (Berlin);  
 Center for International Legal Studies (Salzburg);  
 German Institution of Arbitration (DIS) (Cologne);  
 International Arbitration Club (London);  
 International Arbitration Institute (IAI) (Paris), Frankfurt Correspondent;  
 International Law Association (ILA) (Paris);  
 Swiss Arbitration Association (ASA) (Basel).

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**AREAS OF SPECIALIZATION**

Experience as Counsel in Arbitration: ca. 275 arbitrations, of which ca. 175 international (primarily commercial, construction, infrastructure and investment arbitration) before and under the rules of the leading U.S., European and other institutional and ad hoc arbitration regimes, including particularly AAA, DIS, ICC, ICSID, LCIA, SIAC, SCC, Swiss Rules, UNCITRAL, Vienna Rules, WIPO, ZCC and other arbitral institutions and rules as well as ad hoc regimes;  
 Experience as Arbitrator: ca.55 arbitrations as chairman (ICC and DIS), sole arbitrator (WIPO) and party arbitrator;  
 Experience as Mediator: recent experience includes ad hoc mediation in the construction and infrastructure area;  
 Experience as Expert: recent experience includes investment arbitration under ICSID Convention/bilateral investment treaty, investment arbitration under ICSID/Energy Charter Treaty, enforcement proceedings under New York Convention in Korean state courts, and enforcement proceedings under New York Convention before Supreme People's Court of China;  
 Commercial, construction, infrastructure, environmental and natural resource damage claims under public international law before the Iran-United States Claims Tribunal and the United Nations Compensation Commission (UNCC);  
 Advice and negotiation respecting drafting of arbitration agreements in international commercial, construction, infrastructure and investment contracts;  
 Chairman of the Subcommittee of the IBA Arbitration Committee charged with revisions to the 1999 IBA Rules on the Taking of Evidence in International Commercial Arbitration, resulting in the 2010 IBA Rules, effective as of May 2010;  
 Advice and prosecution respecting cross-border enforcement of foreign arbitral awards and vacatur / set aside proceedings respecting domestic and international arbitral awards, particularly in relation to Austria, China, France, Germany, India, Korea, Netherlands, Switzerland, UK and USA;  
 Multijurisdictional aspects of Asian, European, German, Middle Eastern and US civil litigations, including

cross-border service, taking of evidence and enforcement of judgments;  
 Particular substantive areas: joint ventures and industrial cooperation, construction and civil engineering, international trade, post-mergers and acquisitions adjustments, accounting, oil and gas, agency and distribution, licensing, intellectual and industrial property, finance and banking, international sales, automotive, natural resources and environment, corruption and public policy;  
 Conciliation and mediation proceedings, esp. in international construction and infrastructure areas;  
 Regular advice to leading international companies on compliance and anti-corruption programs and policies, including in the context of government investigations of foreign corrupt practices, esp. in and related to France, Germany, Eastern and Central Europe, Southeast Asia and USA.

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### RECENT EXPERIENCE AS ARBITRATOR

Institution-appointed arbitrator, ICC Rules, British Columbia law, Paris seat, energy supply agreement dispute, Canadian and U.S. parties;  
 Institution-appointed arbitrator, ICC Rules, British Columbia law, Paris seat, energy supply agreement dispute, Canadian and U.S. parties;  
 Party-appointed arbitrator, ICC Rules, New York law, Tokyo seat, energy supply agreement dispute, Japanese and Canadian parties;  
 Party-appointed arbitrator, ICC Rules, Swiss law, Vienna seat, energy construction contract dispute, French, German and Slovenian parties;  
 Party-appointed arbitrator, Swiss Rules, Zurich seat, Swiss substantive law, commercial dispute, U.S. and Swiss parties;  
 Institution-appointed chairman of tribunal, ad hoc, Singapore seat, Pakistani substantive law, property dispute, Pakistani parties;  
 Party-agreed chairman of tribunal, KCAB Rules, Seoul seat, Korean substantive law, commercial dispute, Korean and Eastern European parties;  
 Institution-appointed sole arbitrator, ICC Rules, Riyadh seat, Saudi Arabian substantive law, engineering dispute, German and Saudi Arabian parties;  
 Party-appointed arbitrator, DIS Rules, Hannover seat, German substantive law, energy dispute, German parties;  
 Party-agreed chairman of tribunal, ICC Rules, Frankfurt seat, German substantive law, energy dispute, German and Lithuanian parties;  
 Institution-appointed chairman of tribunal, ICC Rules, London seat, English substantive law, construction dispute, German and Russian parties;  
 Party-appointed arbitrator, DIS Rules, Zurich seat, Austrian substantive law, post-M&A dispute, Austrian parties;  
 Party-appointed arbitrator, DIS Rules, Luxemburg seat, Luxemburg substantive law, energy dispute, Luxemburg and German parties;  
 Institution-appointed chairman of tribunal, SCC Rules, Stockholm seat, New York substantive law, banking and finance dispute, UAE and UK parties;  
 Party-agreed mediator, ad hoc, German venue, German substantive law, infrastructure dispute, German parties;  
 Party-agreed chairman of tribunal, ICC Rules, London seat, English substantive law, insolvency/trademark dispute, UK, Bahamas and Ukrainian parties;  
 Party-agreed chairman of tribunal, ICC Rules, Frankfurt seat, German substantive law, insolvency dispute, Belgian and Austrian parties;  
 Party-agreed chairman of tribunal, ICC Rules, Geneva seat, Swiss substantive law, engineering-communications dispute, Malaysian and Singapore parties;  
 Party-agreed chairman of tribunal, ICC Rules, Zurich seat, Swiss substantive law, engineering-communications dispute, Malaysian and Singapore parties;  
 Institution-appointed chairman of tribunal, ICC Rules, Paris seat, German substantive law, international finance dispute, Korean and German parties;  
 Institution-appointed chairman of tribunal, ICC Rules, Munich seat, English substantive law, international aerospace dispute, Swiss and Cayman Island parties;

Institution-appointed Sole Arbitrator, WIPO Expedited Rules, Berlin situs, German substantive law, international litigation financing dispute, German and Panamanian parties;

Party-agreed Sole Arbitrator, WIPO Expedited Rules, Geneva situs, New York substantive law, international technology transfer dispute, U.S. and Swiss parties

Party-agreed Chairman of Tribunal, ICC Rules, Frankfurt situs, German substantive law, insolvency dispute, Belgian and Austrian Parties;

Party-agreed Chairman of Tribunal, ICC Rules, Geneva situs, Swiss substantive law, engineering-communications dispute, Malaysian and Singapore Parties;

Party-agreed Chairman of Tribunal, ICC Rules, Zurich situs, Swiss substantive law, engineering-communications dispute, Malaysian and Singapore Parties;

Institution-appointed Chairman of Tribunal, ICC Rules, Paris situs, German substantive law, international finance dispute, Korean and German parties;

Institution-appointed Chairman of Tribunal, ICC Rules, Munich situs, English substantive law, international aerospace dispute, Swiss and Cayman Island parties;

Party-agreed Chairman of Tribunal, DIS Rules, Frankfurt situs, German substantive law, international finance dispute, Australian and German parties;

Party-appointed arbitrator, ICC Rules, Amsterdam situs, Dutch substantive law, joint venture dispute, Canadian and Austrian Parties;

Party-appointed arbitrator, ad hoc, London situs, New York substantive law, intellectual property dispute, U.S. and Swiss parties;

Party-appointed arbitrator, ICC Rules, Zurich situs, Austrian and New York substantive law, telecoms dispute, U.S. and Austrian parties;

Party-appointed arbitrator, DIS Rules, Frankfurt situs, German substantive law, healthcare-related dispute, German and U.S. parties;

Party-appointed arbitrator, ICC Rules, Zurich situs, Swiss substantive law, telecoms-related dispute, Italian, Luxemburg and Swiss parties;

Party-appointed arbitrator, ICC Rules, San Diego situs, German/Chinese/U.S. substantive law, bankruptcy-related dispute, U.S., German and Chinese parties;

Party-appointed arbitrator, ICC Rules, London situs, Pennsylvania substantive law, intellectual property dispute, U.S., German and Austrian parties;

Party-appointed arbitrator, ICC Rules, Frankfurt situs, German substantive law, intellectual property dispute, U.S. and German parties;

Institution-appointed arbitrator in two-member tribunal, UNCITRAL Rules, SIAC as appointing authority, Berlin situs, Asian/U.S. substantive law, international trade dispute, U.S. and Singapore parties;

Party-appointed arbitrator, CAS Rules, Lausanne situs, Swiss substantive law, international sports dispute, Swiss and Kosovo parties;

Institution-appointed arbitrator in three-member tribunal, CAS Rules, Lausanne situs, Swiss substantive law, international sports dispute, South African and Belgian parties;

Party-appointed arbitrator, ICC Rules, Delhi situs, Indian substantive law, international construction dispute, U.S. and Indian parties;

Party-appointed arbitrator, International Court of Commercial Arbitration at the Chamber of Commerce and Industry of the Russian Federation, Moscow situs, Russian substantive law, international trade dispute, French and Russian parties;

Party-appointed arbitrator, UNCITRAL Rules, Zurich situs, Michigan substantive law, international share purchase dispute, U.S. parties;

Party-appointed arbitrator, ICC Rules, Seoul situs, Korean substantive law, government procurement dispute, Korean and U.S. parties;

Party-appointed arbitrator, ICC Rules, Paris situs, New York substantive law, international licensing dispute, U.S. parties;

Party-appointed arbitrator, ICC Rules, London situs, English substantive law, international oil and gas dispute, U.S. and U.K. parties;

Party-appointed arbitrator, Zurich Chamber of Commerce Rules, Zurich situs, Swiss substantive law, international sports marketing dispute, Brazilian and Swiss parties;

Party-appointed arbitrator, International Arbitral Centre of the Austrian Federal Economic Chamber Rules, Vienna situs, New York substantive law, international sales dispute, U.S. and Austrian parties;

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Party-appointed arbitrator, Stockholm Chamber of Commerce Rules, Stockholm situs, New York substantive law, international banking dispute, Austrian and Chinese parties.

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### EXPERIENCE IN INTELLECTUAL PROPERTY

34 years as private attorney and litigator/arbitrator in international law private practice, with major intellectual property practice.

#### Treatises in the Areas of International Arbitration / Litigation

*“Commercial Arbitration in Germany,” Oxford, 2016 (with R. Wolff und M. Rieder);*

*“Addressing Issues of Corruption in Commercial and Investment Arbitration,” Dossiers XII, ICC Institute of World Business Law, Co-Editor (with D. Baizeau), 2015;*

*“Competence-Competence in the Face of Illegality in Contracts and Arbitration Agreements,” Collected Courses of the Hague Academy of International Law (Recueil des cours de l’Académie de droit international de La Haye), 2013;*

*“Evaluation of Damages in International Arbitration,” Dossiers IV, ICC Institute of World Business Law, Co-Editor (with Y. Derains), 2006;*

*“Schiedsgerichtsbarkeit – Kompendium für die Praxis” [“Arbitration – A Practitioner’s Compendium”], BB-Handbuch/Bücher des Betriebs-Beraters, Verlag Recht und Wirtschaft, Frankfurt (with J. Schaefer and Dr. R. Wolff), 2006;*

*“Strafrechtsrelevante und andere anstößige Verträge als Gegenstand von Schiedsverfahren: Zum Vorgehen von Schiedsgerichten bei Rechtsverletzungen von Vertragsparteien – ein rechtsvergleichender Beitrag zur nationalen und internationalen Schiedsgerichtsbarkeit” [“Illegal and Other Objectionable Contracts as the Subject of Arbitration: A Comparative Law Contribution to National and International Arbitration”], Schriftenreihe Abhandlungen zum Recht der Internationalen Wirtschaft, Band 71, Verlag Recht und Wirtschaft, Doctoral Dissertation, Westfälische Wilhelms University, Münster, Germany, 2005;*

*Transnational Litigation: A Practitioner’s Guide (General Editor, 3 vols., Oxford/Oceana), including 300-page Introduction and some 25 country chapters by leading international litigation practitioners worldwide, 1999/1997;*

*Transnational Litigation: A Basic Primer (Oxford/Oceana), desktop guide to transnational litigation issues for practitioners and law faculties, 1998.*

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## MAJOR PUBLICATIONS

Several hundred other publications and presentations on international dispute avoidance and resolution in English, French and German (see immediately below).

### Writings And Lectures In The Areas Of International Arbitration / Litigation / Compliance

#### Writings:

#### Public International Law including Investment Protection and Investment Arbitration

- “Investor-State Arbitration Under Intra-EU Bilateral Investment Treaties Is Incompatible With EUR Law,” Cleary Gottlieb Alert Memorandum, Mar. 2018;
- “Justifications, Excuses and Defenses in the Case of Corruption and Bribery,” Herausforderungen an Staat und Verfassung, Liber Amicorum für Torsten Stein, 2015;
- “Germany” (with A. Kulick), Chapter in Enforcement of Investment Treaty Arbitration Awards (J. Fouret, ed.), 2015;
- “Staatliche Förderkürzungen im Erneuerbare Energien-Sektor: Effektiver Schutz durch internationale Investitionsabkommen,” Client Publication, Mar. 2013;
- “Legal Consequences of Corruption in International Investment Arbitration,” Liber Amicorum en l'honneur de Serge Lazareff, Laurent Lévy and Yves Derains Eds., Editions Pedone, Paris, 2011;
- “Are Tribunals setting New Limits on Access to International Jurisdiction?,” ICSID Review, - Foreign Investment Law Journal, Vol. 25, No. 1, Spring 2010;
- “Rechtsschutz für ausländische Direktinvestitionen im Energiesektor: Neue Möglichkeiten in der Investitionsschiedsgerichtsbarkeit,” Zwischen Vertragsfreiheit und Verbraucherschutz, Festschrift für Friedrich Graf von Westphalen (F. C. Genzow, B. Grunewald and H. Schulte-Nötke, eds.), 2010;
- “Application for ‘Revision’ in Investment Arbitration: Selected Current Issues,” Liber Amicorum for Bernardo Cremades (M. Á. Fernández-Ballesteros and David Arias, eds.), 2010;
- “Corruption in International Investment Arbitration: Jurisdiction and the Unclean Hands Doctrine,” Between East and West: Essays in Honour of Ulf Franke (K. Hobér et al., eds.), 2010;
- “Die Internationale Investitionsschiedsgerichtsbarkeit und die Korruption: Eine alte Herausforderung mit neuen Antworten,” in: SchiedsVZ Zeitschrift für Schiedsverfahren – German Arbitration Journal, Vol. 8, Issue 1, Jan./Feb. 2010;
- “Parallel Proceedings in Investment Arbitration: A Practitioner's Perspective,” in: The Backlash Against Investment Arbitration – Perceptions and Reality (M. Waibel et al., eds.), 2010;
- “Standards of Procedural International Public Policy,” Stockholm International Arbitration Review, 2008:2, Feb. 2009;
- “Bilateral Investment Treaties and the Evolution in Their Negotiation and Application: The New Germany-China BIT and International Financial Law Trends,” Transnational Dispute Management (TDM), Feb. 2008;
- “Neue Möglichkeiten in der Investitionsschiedsgerichtsbarkeit: Der Vertrag über die Energiecharta,” Shearman & Sterling LLP Client Publication, Jan. 2008;
- “Herausforderungen für die Internationale Schiedsgerichtsbarkeit: Gestern, heute und morgen,” Laudatio für Prof. K.-H. Böckstiegel, in: SchiedsVZ Zeitschrift für Schiedsverfahren – German Arbitration Journal, Vol. 5, Issue 6, Nov./Dec. 2007;
- “The Importance and Urgency of the Energy Charter Treaty,” International Arbitration Law Review, Vol. 10, Issue 3, Jun. 2007;
- “Inconsistent ICSID Awards - Is There a Need for an Appellate Structure?,” The International Convention for the Settlement of Investment Disputes (ICSID): Taking Stock after 40 Years, Schriften zur Europäischen Integration und Internationalen Wirtschaftsordnung, Jun. 2007;
- “Investitionen in China und ihre rechtliche Absicherung,” Shearman & Sterling LLP Client Publication, May 2007;
- “Perspectives on State Party Arbitration: The Future of BITs – The Practitioner's Perspective,” Arbitration International – The Journal of the London Court of International Arbitration, Vol. 23, No. 1, 2007;
- “Strukturierung von Auslandsinvestitionen im Hinblick auf Investitionsförderungsabkommen,” Shearman & Sterling LLP Client Publication, Sep. 2006;
- “Aktuelle Entwicklungen in der Investitionsschiedsgerichtsbarkeit,” Mitteilungsblatt 1/2006 der Arbeitsgemeinschaft für Internationalen Rechtsverkehr im Deutschen Anwaltverein, 2006;



- “Fair and Equitable Treatment – A Comparative International Law Approach,” TDM – Transnational Dispute Management, Vol. 3 - issue 3, Jun. 2006;
- “Aktuelle Entwicklungen in der Investitionsschiedsgerichtsbarkeit,” Shearman & Sterling LLP Client Publication, Dec. 2005;
- “Arbitral Forum Shopping,” American Review of International Arbitration, Vol. 16, No. 1, 2005;
- “Arbitral Forum Shopping,” in: Parallel Arbitration Tribunals and Awards in International Arbitration, Dossiers 3 ICC Institute of World Business Law, 2005;
- “The Law Applicable to International Investment Disputes,” in: Studies in Transnational Economic Law – Vol. 19: Arbitrating Foreign Investment Disputes, 2004;
- “Issues in Drafting and Performance of Arbitration Agreements in the Context of Bilateral Investment Treaties and Energy Projects,” International Arbitration Report (with T. Kautz), Vol. 12, No. 5, May 1997;
- “Filing Claims Arising Out of the Gulf War,” International Financial Law Review, Nov. 1993;
- “Claiming Against Iraq,” Insurance Law & Claims, Aug. 1993.

### **Comparative National and International Arbitration Law and Procedure**

- “A Common Law Perspective on the 2018 DIS Rules and International Arbitration in Germany,” The DIS Rules: A Commentary on International Arbitration in Germany;
- Chapter “Should Parties Disclose the Existence of a Third-Party Funder? (Disclosure and Conflicts of Interest)” in: Finances In International Arbitration, Liber Amicorum Patricia Shaughnessy (Sherlin Tung et al., eds.) (with A. Goldsmith), 2019;
- Chapter “Das Verfahren vor dem Schiedsgericht,” VIAC Handbuch Wiener Regeln (with K. Dobosz), 2019
- Chapters “§ 1782 USC” and “New York”, Praxishandbuch Internationale Schiedsverfahren (H. Salger and R. Trittman eds.) (with H. Nettleau), 2018;
- “DIS Rules 2018,” Cleary Gottlieb Alert Memorandum, Feb. 20, 2018;
- “Germany Arbitration Guide – IBA Arbitration Committee” (with T. Kopp and P. Gerardy), 2018;
- Chapter “International Commercial Arbitration” (with K. von der Linden) in: Max Planck Encyclopedia of Public International Law (R. Wolfrum et al., eds.), 2017;
- “Sanctioning of Party Conduct Through Costs: A Reconsideration of Scope, Timing and Content of Costs Awards,” The Powers and Duties of an Arbitrator, Liber Amicorum Pierre A. Karrer (with M. Dimsey), 2017;
- Book Review, “A Counsel’s Guide to Examining and Preparing Witnesses in International Arbitration,” by R. Harbst, Arbitration International – The Journal of the London Court of International Arbitration, Vol. 32, No. 2, 2016;
- “Impact of Brexit on UK Competition Litigation and Arbitration,” (with P. Gilbert and R. Zimbron), Journal of International Arbitration 33, Special Issue (2016) ;
- “German Federal Constitutional Court confirms liberal view on service of process under Hague Convention,” Cleary Gottlieb Alert Memorandum, Jan. 7, 2016;
- „Praktiken und Verfahren im Hinblick auf die Beweisführung in Internationalen Schiedsverfahren: Die Notwendigkeit größerer Präzision“ [“Practices and Approaches Respecting the Taking of Evidence in International Arbitration: The Need for Greater Precision”], Zeitschrift für Vergleichende Rechtswissenschaft (ZVglRWiss), Special Issue 2015;
- “Die Internationale Schiedsgerichtsbarkeit und die Beweisführung: Herausforderungen und zukünftige Ansätze,” Festschrift für Siegfried H. Elsing, 2015;
- “Beweisführung in der internationalen Schiedsgerichtsbarkeit und ihre Mythen,” Global Wisdom on Business Transactions, International Law and Dispute Resolution, Festschrift für Gerhard Wegen, 2015;
- “An Introduction to Middle East Disputes via Geneva,” Essays in Honour of Michael E. Schneider, 2015;
- “The Applicable Law and Procedural Issues: Conceptions, Preconceptions and Misconceptions” (with M. Dimsey), Austrian Yearbook on International Arbitration 2015;
- Chapter “§ 1033 – Arbitration Agreement and Interim Measures by Court” (with J. Schmidt) in: Arbitration in Germany – The Model Law in Practice – Second Edition (K.-H. Böckstiegel et al., eds.), 2014;
- “Conduct and Costs – How should the Tribunal Sanction the Parties in Costs?,” Arbitration - Journal of the Chartered Institute of Arbitrators (with M. Dimsey), 2014;
- “Practice and Procedure Regarding Proof: the Need for More Precision,” in: International Council for Commercial Arbitration (ICCA) Congress Series, 2014;
- Chapter “Germany,” Interim Measures in International Arbitration, JURIS (with Th. Kopp), 2014;

- Chapter "Das Verfahren vor dem Schiedsgericht," VIAC Handbuch Wiener Regeln (with A. Hoßfeld), 2014;
- "Drafting Arbitration Agreements for Arbitrations Seated in Mainland China," Cleary Gottlieb Alert Memorandum, Mar. 2014;
- "The Role of State Courts in Assisting Arbitral Tribunals Confronted with Guerilla Tactics," *Guerrilla Tactics in International Arbitration: Ethics, Practice and Remedies*, G. Horvath and S. Wilske, eds., 2013;
- "Die 'Ergänzenden Regeln für gesellschaftsrechtliche Streitigkeiten' der DIS" (with M. Schanz), *Arbitration Newsletter of the Permanent Arbitration Court at the District Chamber of Legal Advisors in Warsaw* 02/2012;
- "The 2010 Revision to the IBA Rules on the Taking of Evidence in International Arbitration," *Croatian Arbitration Yearbook*, Vol. 18, 2012;
- "Germany Arbitration Guide – IBA Arbitration Committee" (with A. Tevini and A. Dolgorukow), 2012
- "The 2010 IBA Rules on the Taking of Evidence in International Arbitration," Müller and Rigozzi Eds. - *New Developments in International Commercial Arbitration*, Neuchâtel, 2011;
- "Das neue französische Schiedsverfahrensrecht und die neue schweizerische ZPO," Client Publication, Mar. 2011;
- "The 2010 Revisions to the IBA Rules on the Taking of Evidence in International Arbitration," *Les Cahiers de l'Arbitrage (The Paris Journal of International Arbitration)* 2011-1, 23-32;
- "Guide to Best Practices in Commercial Arbitration," Chapter 12: *International Arbitration (Preliminary Matters)*, The College of Commercial Arbitrators, James M. Gaitis Ed., JURIS, 2010;
- "The 2010 Revision to the IBA Rules on the Taking of Evidence in International Commercial Arbitration: A Study in Both Consistency and Progress," *International Arbitration Law Review*, Issue 5, 2010;
- "Abwehrstrategien gegen unerwünschte Rezeptionen US-amerikanischen Rechts in der Schiedsgerichtsbarkeit," *Das deutsche Wirtschaftsrecht unter dem Einfluss des US-amerikanischen Rechts*, (W. F. Ebke et al., eds.), Verlag Recht und Wirtschaft GmbH, Frankfurt am Main, Jan. 2011
- "Die Überarbeitung der IBA-Regeln zur Beweisaufnahme in der Internationalen Schiedsgerichtsbarkeit," Client Publication, Jul. 2010;
- "Cross-Examination Against the Clock," *Take The Witness: Cross-Examination in International Arbitration*, Lawrence W. Newman and Ben H. Sheppard, Jr. Eds, JURIS 2010;
- "Possible Future Revisions to the IBA Rules on the Taking of Evidence in International Commercial Arbitration," *Schriftenreihe der Deutschen Institution für Schiedsgerichtsbarkeit (K.-H. Böckstiegel et al., eds.)*, Band 26, 2010;
- Chapter "Arbitration" (with A. Cohen and C. Schuetz) in: *Business Laws of Germany* (Th. Wegerich, ed.), Oct. 2009;
- Chapter "International Commercial Arbitration" (with R. Heinemann) in: *Max Planck Encyclopedia of Public International Law* (R. Wolfrum et al., eds.), Sept. 2009;
- Chapters "§ 1033 – Arbitration Agreement and Interim Measures by Court" and "§ 1041 – Interim Measures of Protection" (with J. Schaefer) in: *Arbitration in Germany – The Model Law in Practice* (K.-H. Böckstiegel et al., eds.), 2008;
- "Schiedsgerichtsbarkeit – Kompendium für die Praxis" ["Arbitration – A Practitioner's Compendium"], *BB-Handbuch/Bücher des Betriebs-Beraters*, Verlag Recht und Wirtschaft, Frankfurt (with J. Schaefer and Dr. R. Wolff), 2006;
- "Final Rulings on Costs: Loser Pays All?," *ASA Bulletin*, Association Suisse de l'Arbitrage, Special Series No. 26;
- "Seeking a Happy Medium in Document Disclosure," *Euromoney "Guide to the World's Leading Experts in Commercial Arbitration"*, Jul. 2006;
- "Cross-Border Purchase Price Adjustment Provisions," with G. Zuber et al., *The Journal of Private Equity*, Vol. 8, No. 4, Fall 2005;
- "Die Kostenentscheidung im Schiedsgerichtsverfahren aus US-amerikanischer Sicht," in: *German Institution of Arbitration (Deutsche Institution für Schiedsgerichtsbarkeit)*, DIS-MAT X, 2005;
- "Weighing Up Arbitration Options in Germany," in: *2004 Guide to the World's Leading Experts in Commercial Arbitration*, 2004;
- "Allemagne: Les Cinq Premières Années d'Application de la Nouvelle Législation," *Revue de l'Arbitrage, Bulletin du Comité Français de l'Arbitrage*, 2003 - No. 2 (with J. Schaefer), 2003;
- "Les limites du rôle de la volonté des parties dans la conduite de l'instance arbitrale," *Revue de l'Arbitrage, Bulletin du Comité Français de l'Arbitrage*, 2003 - No. 1 (with Ph. Pinsolle), 2003;
- "Standpunkt: Internationale Schiedsverfahren," *International Journal of Dispute Resolution*, Nov. 2002;

- “Aktuelle (Streit-)Fragen bei der Anwendung der ICC-Schiedsgerichtsordnung 1998 - Praxisüberblick,” *Recht der Internationalen Wirtschaft*, Heft 4, Apr. 2002;
- “Book Review: Die ICC Schiedsgerichtsordnung in der Praxis,” *Arbitration International*, Vol. 18, No. 1, 2002;
- “Overview: Arbitration - Germany,” *International Law Office*, Online Newsletter, Jan. 2002;
- “An Overview of Key Rights and Duties at the Beginning Stage of an International Arbitration,” *International Arbitration Law Review*, Vol. 4, No. 3, Jun. 2001;
- “Das neue deutsche Schiedsverfahrensrecht aus ausländischer Sicht,” in: *Liber Amicorum Karl-Heinz Böckstiegel*, Jun. 2001;
- “Legislation in Germany - A New Era for Arbitration,” *Legalease Special Report*, Apr. 2001;
- “Recent Issues in the Application of the 1998 ICC Rules of Arbitration,” in: *Table Talk*, International Arbitration Club, London, 2000;
- “Das neue deutsche Schiedsverfahrensrecht: Eine ausländische Betrachtung,” in: *Festschrift für Otto Sandrock zum 70. Geburtstag*, 2000;
- “Internationale Schiedsverfahren: Deutschland als ‘Entwicklungsland’?,” *Recht der Internationalen Wirtschaft*, Heft 5/2000, May 2000;
- “Nachgefragt bei ...,” *Frankfurter Allgemeine Zeitung*, Nov. 19, 1999;
- “Foreign Perspective on Arbitration, Litigation,” *New York Law Journal*, Nov. 8, 1999;
- “The New (1998) German Arbitration Act: Its Relevance to Foreign Practitioners,” *News and Notes from the Institute for Transnational Arbitration*, Vol. 13, Summer 1999;
- “Transaction et Arbitrage dans le Cadre du Règlement d’Arbitrage de la CCI,” *Bulletin de la Cour Internationale d’Arbitrage*, Vol. 9, No. 2, Nov. 1998;
- “Arbitration under the G.C.C. Commercial Arbitration Center Rules in the Context of Banking and Finance Disputes,” *Lebanese Review of Arab and International Arbitration*, No. 8, 1998;
- “Settlement Agreements and Arbitration in the Context of the ICC Rules,” *ICC International Court of Arbitration Bulletin*, Vol. 9, No. 2, Nov. 1998;
- “Speedier Arbitration as a Response to Changes in World Trade: A Necessary Goal or a Threat to the Expectations of the Parties?,” in: *Improving International Arbitration: The Need for Speed and Trust*, *Liber Amicorum* for Michel Gaudet, International Chamber of Commerce, 1998;
- “Das neue deutsche Schiedsverfahrensrecht aus ausländischer Sicht,” *Neue Juristische Wochenschrift* (with T. Mahlich), Heft 9, Feb. 25, 1998;
- “A Foreign Perspective on the New German Arbitration Act,” *Arbitration International – The Journal of the London Court of International Arbitration* (with T. Mahlich), Vol. 14, No. 1, 1998;
- “Arbitration: A Creative Alternative to Intellectual Property Litigation in Light of Two Recent U. S. Supreme Court Decisions,” *World Arbitration and Mediation Report*, Vol. 9, No. 1, Januar 1998;
- “Arbitrating Banking and Finance Disputes Under GCC Arbitration Centre Rules,” *Middle East Executive Report*, Vol. 20, No. 9, Sept. 1997;
- “Arbitration under the Rules of the G.C.C. Commercial Arbitration Centre Rules in the Context of Banking and Finance Disputes,” *G.C.C. Commercial Arbitration Centre Bulletin*, Bahrain, Sept. 1997 (in Arabic translation);
- “The GCC Commercial Arbitration Centre,” *Arab Region Newsletter*, Jul. 1997;
- “The GCC Commercial Arbitration Centre Rules in the Context of Banking and Finance Disputes,” *G.C.C. Commercial Arbitration Bulletin*, No. 5, Apr. 1997;
- “An Overview of the Arbitration Rules of the Recently Established GCC Commercial Arbitration Center, Bahrain,” *Arab Law Quarterly*, Vol. 12, Part I, 1997;
- “International Arbitration Clauses,” *In-House Counsel International*, Mar./Apr. 1997;
- “Practical Issues in Drafting International Arbitration Clauses,” *Knowles Quarterly Review*, International Supplement, Mar. 1997;
- “Practical Issues and Problems in the Drafting of International Arbitration Clauses,” *Japan Commercial Arbitration Journal*, 1996/11 (in Japanese translation);
- “Practical Issues in Drafting International Arbitration Clauses,” *Arbitration*, Journal of the Chartered Institute of Arbitrators, Vol. 63, No. 1, 1997;
- “Aspects pratiques et difficultés de rédaction des clauses d’arbitrage international,” *Série sur l’Arbitrage et les Contentieux Internationaux*, Vol. I, No. 1, Feb. 1997;
- “The Influence of the ICC Rules, UNCITRAL Rules and UNCITRAL Model Law in Addressing Procedural Pitfalls at the Commencement Stage of an International Arbitration,” *International Business Law Journal* (in two parts), Nos. 1 and 2, 1997;

- “Praktische Fragen und Probleme beim Entwurf internationaler Schiedsvereinbarungen,” Schriftenreihe zur Internationalen Schiedsgerichtsbarkeit und Internationalen Rechtsstreitigkeiten, Band I, Nr. 1, Dec. 1996;
- “Impending Revision of the ICC Arbitration Rules – Opportunities and Hazards for Experienced and Inexperienced Users Alike,” *Journal of International Arbitration*, Vol. 13, No. 2, Jun. 1996;
- “Practical Issues and Problems in the Drafting of International Arbitration Clauses,” *International Arbitration and Litigation Briefing*, Vol. 1, No. 1, Apr. 1996;
- “A French Perspective Toward the Debate on Revising the ICC Rules of Arbitration,” *International Arbitration Report*, Vol. 11, No. 1, Jan. 1996;
- “Some French Lessons for the ICC’s Rules of Arbitration,” *International Commercial Litigation*, Sept. 1995;
- “Pitfalls and Pratfalls in the Launching of an ICC Arbitration,” *Japan Commercial Arbitration Journal*, May 1995 (in Japanese translation);
- “Comments and Proposals to the U.S. Council for International Business Regarding Revision of the Rules of Arbitration of the International Chamber of Commerce,” Jan. 1995;
- “The Arbitration Agreement - Its Multifold Critical Aspects,” *ASA Bulletin*, Association Suisse de l’Arbitrage, Special Series No. 8, Dec. 1994;
- “Pitfalls and Pratfalls in the Launching of an ICC Arbitration,” *Arbitration and Dispute Resolution Law Journal*, Sept. 1993;
- “ICC-Schiedsgerichtsordnung: ‘Rechte’ und ‘Pflichten’ des Beklagten im Anfangsstadium,” *Recht der Internationalen Wirtschaft*, Vol. 8/38, Aug. 1992;
- “A Defendant’s Initial Rights and Duties in International Arbitration on the Basis of the ICC Rules,” *International Arbitration Report*, Vol. 6, No. 9, Sept. 1991;
- “A Defendant’s Initial Rights and Duties in an ICC Arbitration,” *International Financial Law Review*, Aug. 1991.

#### **Applicable Law, Conflicts of Law and International Private Law**

- “Is the Arbitrator Obligated to Denounce Money Laundering, Corruption of Officials, etc.? The Arbitrator as Accomplice – Sham Proceedings and the Trap of the Consent Award,” Center for Global Development (CGD) Working Group on Corrupt Payments, Feb. 2007;
- “Evaluation of Damages in International Arbitration,” *Dossiers IV*, ICC Institute of World Business Law, Co-Editor (with Y. Derains), 2006;
- “Schiedsgerichte und Rechtsverstöße der Vertragsparteien: Das für die Beurteilung von Rechtsverletzungen anzuwendende Recht,” *TDM – Transnational Dispute Management*, Vol. 3 - issue 2, Apr. 2006;
- “Strafrechtsrelevante und andere anstößige Verträge als Gegenstand von Schiedsverfahren: Zum Vorgehen von Schiedsgerichten bei Rechtsverletzungen von Vertragsparteien – ein rechtsvergleichender Beitrag zur nationalen und internationalen Schiedsgerichtsbarkeit” [“Illegal and Other Objectionable Contracts as the Subject of Arbitration: A Comparative Law Contribution to National and International Arbitration”], Schriftenreihe Abhandlungen zum Recht der Internationalen Wirtschaft, Band 71, 2005, Verlag Recht und Wirtschaft, Doctoral Dissertation, Westfälische Wilhelms University, Münster, Germany;
- “Arbitrators and Illegality: The Challenge of Determining the Proper Applicable Law,” in: *The International Who’s Who of Commercial Arbitrators*, 2005;
- “Schiedsgerichte und Rechtsverstöße der Vertragsparteien: Das für die Beurteilung von Rechtsverletzungen anzuwendende Recht,” in: *Festschrift für Peter Schlosser zum 70. Geburtstag*, 2005;
- “Aspects of Illegality in the Formation and Performance of Contracts,” *TDM – Transnational Dispute Management*, Vol. 1 - issue 3, Jul. 2004;
- “Aspects of Illegality in the Formation and Performance of Contracts,” *OGEL, Oil, Gas & Energy*, Vol. I - Issue 5, Jan. 2004;
- “Aspects of Illegality in the Formation and Performance of Contracts,” in: *International Council for Commercial Arbitration (ICCA) Congress Series No. 11*, 2003;
- “Aspects of Illegality in the Formation and Performance of Contracts,” *International Arbitration Law Review*, Vol. 6, Issue 1, Feb. 2003.

### **Public Policy, Standards of Enforceability and Other Enforcement Issues**

- “The New York Convention and Bankruptcy: Challenges and Questions Based on Recent Case Law and Practice,” *Rivista dell'Arbitrato*, 2-2016;
- “The Impact of Public Policy Considerations” (with A. Tevini), *Arbitration of International Intellectual Property Disputes*, Thomas D. Halket Ed., JURIS, 2011;
- “Public Policy and Corruption in International Arbitration,” *Arbitration, Journal of the Chartered Institute of Arbitrators*, Vol. 72, No. 3, Aug. 2006;
- “Die Schiedsfähigkeit von Streitigkeiten über die Rechtsbeständigkeit von eingetragenen Schutzrechten im internationalen Vergleich – aus US-amerikanischer Sicht,” in: *German Institution of Arbitration (Deutsche Institution für Schiedsgerichtsbarkeit)*, DIS-MAT XIII, 2006;
- “Gerichtliche Verfahren um gewerbliche Schutzrechte im internationalen Vergleich und grenzüberschreitende Strategien – aus US-amerikanischer Sicht,” in: *German Institution of Arbitration (Deutsche Institution für Schiedsgerichtsbarkeit)*, DIS-MAT XIII, 2006;
- “Approaches to the Application of Transnational Public Policy by Arbitrators,” *Mezhdunarodny Kommerchesky Arbitrazh*, 2006;
- “Die Anerkennung und Vollstreckung ausländischer Schiedssprüche unter besonderer Berücksichtigung des New Yorker Übereinkommens von 1958,” *Mitteilungsblatt 1/2003 der Arbeitsgemeinschaft für Internationalen Rechtsverkehr im Deutschen Anwaltverein*, 2003;
- “Approaches to the Application of Transnational Public Policy by Arbitrators,” *The Journal of World Investment*, Vol. 4, No. 2, Apr. 2003;
- “The Enforcement of Foreign Arbitral Awards in the German Courts,” *International Law Office, Online Newsletter*, Oct. 17, 2002;
- “Particularities of International Financial Arbitration in the Context of Challenges to Arbitral Awards,” in: *Yearbook of International Financial and Economic Law*, 1997;
- “Agreed Deadlines and the Setting Aside of Arbitral Awards,” *ASA Bulletin, Association Suisse de l'Arbitrage* (with T. Kautz), 4/1997;
- “German Court: Missed Deadline Doesn't Affect Claimant's Right to Have Appointing Authority Designate Arbitrator,” *International Arbitration Report*, Vol. 10, No. 5, May 1995;
- “Judicial Proceedings to Set Aside Arbitral Awards: Circumscribing Challenges in Continental Europe,” *World Arbitration & Mediation Report*, Vol. 4, No. 9, Sept. 1993;
- “Swiss Federal Supreme Court Rules on Scope of Award Review,” *News & Notes from the Institute for Transnational Arbitration*, Vol. 8, No. 2, April 1993;
- “Swiss Federal Supreme Court Interprets New Arbitration Law to Circumscribe Judicial Review,” *News & Notes from the Institute for Transnational Arbitration*, Vol. 8, No. 1, Jan. 1993.

### **Sociocultural Aspects of Cross-Border Dispute Resolution**

- “Recht und Sprache,” *Schlaglichter 4, Ansprachen und Reden an der Rechtswissenschaftlichen Fakultät Münster im Akademischen Jahr 2004/2005*, Westfälische Wilhelms University Münster, 2005;
- “Benefiting from Oral Testimony of Expert Witnesses: Traditional and Emerging Techniques,” in: *Arbitration and Oral Evidence, Dossiers 2 ICC Institute of World Business Law*, 2004;
- “International Arbitration and Local Law,” *Arab Region Newsletter*, Aug. 1995;
- “Divided by the Same Rules,” *The Lawyer*, Vol. 9, Issue 11, Mar. 14, 1995;
- “Notes on the Early Stages of an International Arbitration: A Practical View for the Arabian Gulf,” *World Arbitration & Mediation Report*, Vol. 6, No. 1, Jan. 1995.

### **Infrastructure and Construction Dispute Resolution**

- “Practical Issues in Drafting International Arbitration Clauses in the Engineering Context,” *International Arbitration Law Review*, Vol. 4, No. 4, Sept. 2001;
- “Procedural Issues in International Engineering Arbitration from the Tribunal's Perspective,” *ADR & the Law*, 2000 Edition, American Arbitration Association, 2000;
- “Court Intervention in Commercial and Construction Arbitration: Approaches in the U.S. and Europe,” *Japan Commercial Arbitration Journal*, 1993 (in Japanese translation);
- “Court Intervention in Commercial and Construction Arbitration: Approaches in the U.S. and Europe,” *Construction Lawyer*, No. 4, Vol. 13, Oct. 1993.

### **Comparative National and Transnational Litigation Law and Procedure**

- Global Arbitration Review Know-how – Litigation – Germany (with Th. Kopp and J. Schmidt), since 2014;  
 “Consultant’s Corner: Key Distinguishing Jurisdictional Issues in Transnational Litigation,” *The Metropolitan Corporate Counsel*, Oct. 1998;  
 “Schiedsverfahren oder Staatliche Gerichtsbarkeit in Internationalen Verträgen: Neue Relevante Entwicklungen in den USA,” *Recht der Internationalen Wirtschaft*, Heft 9, Sept. 1998;  
 “International Arbitration and the U.S. Courts: Recent Developments in Selected Areas Relevant to Foreign Parties,” *Arbitration and Dispute Resolution Law Journal*, Part 3, Sept. 1998;  
*Transnational Litigation: A Basic Primer*, One Volume, Oxford/Oceana, 1998;  
 “Obtaining Jurisdiction Abroad: Party Autonomy and Choice-of-Forum Clauses,” *New York Law Journal*, Jun. 29, 1998;  
 “European and Foreign-Based Litigation,” *New York Law Journal*, Apr. 10, 1998;  
 “Arbitrage et Recours Juridictionnels: L’Attitude des Parties Étrangères Ayant à Opter Entre un Arbitrage et un Procès aux États-Unis,” *Revue du Droit International des Affaires*, No. 2, 1998;  
*Transnational Litigation: A Practitioner’s Guide*, 3 Vols., Oxford/Oceana, General Editor (with J. Holdsworth, Assistant Editor), 1997;  
 “Schiedsverfahren oder Staatliche Gerichtsbarkeit in Internationalen Verträgen: Neue Relevante Entwicklungen in den USA (Erster von Zwei Teilen),” *Schriftenreihe zur Internationalen Schiedsgerichtsbarkeit und Internationalen Rechtsstreitigkeiten*, Band I, Nr. 2, Dec. 1997;  
 “Arbitration Versus Litigation in Transnational Contracts: Recent Trends in the United States Relevant to Foreign Parties Faced with the Choice (Part Two of Two Parts),” *International Arbitration and Litigation Briefing*, Vol. I, No. 3, Dec. 1997;  
 “Orders for Security for Costs: US and Germany,” *Arbitration and ADR*, Sept. 1997;  
 “Plumbing the Depths of Germany’s Jurisdictional Rules,” in: *International Commercial Litigation Supplement: Litigation Strategy Yearbook* (with T. Mahlich), Apr. 1997;  
 “Arbitration Versus Litigation in Transnational Contracts: Recent Trends in the United States Relevant to Foreign Parties Faced with the Choice (Part One of Two Parts),” *International Arbitration and Litigation Briefing*, Vol. 1, No. 2, 1997;  
 “Supervision and Support of Arbitration by Courts: A Comparative Approach,” *Japan Commercial Arbitration Journal*, 1993 (in Japanese translation);  
 “Litigation versus Arbitration: Recent Trends in the U.S. Courts: A Comparative Approach,” *International Arbitration Report*, Vol. 8, No. 5, May 1993;  
 “Supervision and Support of Arbitration by Courts: A Comparative Approach,” *International Arbitration Report*, Vol. 7, No. 8, Aug. 1992.

### **Comparative National and Transnational Alternative Dispute Resolution/ADR**

- “Wahl zwischen ordentlichem Gerichtsverfahren und Schiedsverfahren,” in: *Beck’sches Rechtsanwalts-Handbuch* (with R. Harms, O. Rust and K. Bimboese), 2016/2011/2007/2004;  
 “Germany” Chapter in: *International Arbitration: A Country-by-Country Look at Alternative Dispute Resolution Methods Around the Globe*, Aspatore (with R. Heinemann), 2005;  
 “Validity of Mandatory Pre-Arbitration Negotiation Clauses,” *International Law Office, Online Newsletter*, May 16, 2002;  
 “Mandatory Negotiation or Mediation Clauses and Arbitration,” *IBA Section on Business Law, Arbitration and ADR* (with S. Berruti), Oct. 2001;  
 “Arbitration Versus Litigation in Transnational Contracts,” *Comparative Law Yearbook of International Business*, Vol. 21, 1999;  
 “A New Impetus for ADR in France?: The New French Law on Mediation and Conciliation,” in *ADR & the Law*, 1997 Edition, American Arbitration Association, 1997;  
 “Arbitration or Litigation? ADR Issues in Transnational Disputes,” *Dispute Resolution Journal*, Vol. 52, No. 4, Fall 1997;  
 “Legislating for ADR,” *International Commercial Litigation*, Dec. 1995/Jan. 1996.

### **Compliance and Anti-Corruption / Foreign Corrupt Practices**

- “Grenzüberschreitende privatisierte Korruptionsermittlungen,” Freundeskreis Rechtswissenschaft, “Schlaglichter 8,” Ansprachen und Reden an der Rechtswissenschaftlichen Fakultät Münster im Akademischen Jahr 2008/2009;
- “Wenn foul gespielt wird,” Supplement to Financial Times Deutschland, Nov. 4, 2008;
- “Mit rechtzeitiger Beratung Verstöße gegen FCPA vermeiden”, Börsen-Zeitung Nr. 221, Nov. 16, 2007.

### **LECTURES IN THE AREAS OF INTERNATIONAL ARBITRATION / LITIGATION**

#### **Public International Law including Investment Protection and Investment Arbitration**

- “Which BIT is Best for Your Investment? International and Turkish Perspectives,” DAJV-Workshop, Istanbul, Jan. 27, 2015;
- Concluding Remarks, “Addressing Issues of Corruption in Commercial and Investment Arbitration,” ICC Institute of World Business Law, Annual Meeting, Paris, Nov. 24, 2014;
- Lecturer in Private International Law, Hague Academy of International Law, Summer Course, selected for Summer 2012;
- “Investment Arbitration – Model or Mirage for Tax Treaty Disputes,” Taxation Meets Arbitration – Arbitration Clauses in Tax Treaties, Deutsche Institution für Schiedsgerichtsbarkeit – DIS and University of Münster, Frankfurt, Mar. 7, 2009;
- “Expropriation Claims Against States under the European Convention on Human Rights: An Alternative to BIT Claims for US Investors?,” Alternatives to BITs for Claims Against Sovereign States? DC Bar International Law Section/International Dispute Resolution Committee, Washington DC, Oct. 31, 2008;
- “The Energy Charter: Taking Stock after Ten Years,” II. Düsseldorf International Arbitration School, Universität Düsseldorf, Sept. 26, 2008;
- “Parallel Proceedings in Investment Arbitration: A Practitioner’s Perspective,” The Backlash Against Investment Arbitration, Harvard Law School International Law Society Conference, Cambridge, Apr. 19, 2008;
- “Bilateral Investment Treaties and the Evolution in Their Negotiation and Application: The New Germany-China BIT and International Financial Law Trends,” Institute for Law and Finance, Johann Wolfgang Goethe-University Frankfurt, Nov. 6, 2007;
- “German Approaches to Fraud and Illegality in Arbitration Under German Law,” Do We Have a Fraud? The Autonomy of Arbitrators and Fraud unravels all, London Shipping Law Conference, London, Jun. 25, 2007;
- “Perspectives on State Party Arbitration: The Future of BITs,” Third Annual Seminar on International Commercial Arbitration: How to Handle a BIT Arbitration Under the ICSID Rules,” American University Law School, Washington, Oct. 12, 2006;
- “Inconsistent ICSID Awards – Is There a Need for an Appellate Structure?,” The International Convention for the Settlement of Investment Disputes (ICSID): Taking Stock after 40 Years, Merton Center at the University of Frankfurt, Apr. 28, 2006;
- “Public Policy and Corruption in International Arbitration,” Anglo-Russian Law Association Conference, St. Petersburg, Apr. 4, 2006;
- “Fair and Equitable Treatment: A Comparative Law Approach,” International Investment Law at a Crossroads, Harvard Law School International Law Society Conference, Cambridge, Mar. 3, 2006;
- “Arbitral Forum Shopping,” ICC Institute of World Business Law, 24th Annual Meeting, Paris, Nov. 15, 2004;
- “The Law Applicable to International Investment Disputes,” Arbitrating Foreign Investment Disputes - Procedural and Substantive Legal Aspects, Law Centre for European And International Cooperation (RIZ) in Cooperation with German Institution of Arbitration (Deutsche Institution für Schiedsgerichtsbarkeit - DIS) and London Forum for International Economic Law and Development (CCLS), Cologne, Jun. 13, 2003;
- “The Requirement of an ‘Agreement to Arbitrate’ in International Investment Arbitration from the Investor’s and the State’s Competing Perspectives,” The Chartered Institute of Arbitrators in association with the Netherlands Arbitration Institute, Dispute Resolution: A European and International Perspective, Amsterdam, May 17, 2003;
- “Approaches to the Application of Transnational Public Policy by Arbitrators,” Sixth International Bar Association (IBA) International Arbitration Day, Sydney, Feb. 13, 2003;

- “The New International Criminal Court,” FORUM, Radio Roundtable Discussion with German Federal Minister of Justice H. Däubler-Gmelin, Südwestfunk Baden-Baden, May 2, 2000;
- “Preparation of Corporate and Sovereign Damage Claims to the United Nations Compensation Commission - The Counsel’s Perspective,” Sixth Geneva Global Arbitration Forum, Geneva, Dec. 4, 1997;
- “Issues in Drafting and Performance of Arbitration Agreements in the Context of Bilateral Investment Treaties and Energy Projects,” Kuwait International Commercial Arbitration Conference, Ministry of Justice, Kuwait, Apr. 27-29, 1997.

### **Comparative National and International Arbitration Law and Procedure**

- “Early Conflict Resolution and the New DIS Rules,” Hong Kong Arbitration Week, Oct. 20, 2019
- “The New DIS Rules: An Option for U.S. Practitioners in International Disputes?,” Silicon Valley Arbitration and Mediation Center, San Francisco, Jun. 12, 2019;
- “The New DIS Rules: An Option for U.S. Practitioners in Energy Disputes?,” Houston International Arbitration Club, Houston, Mar 19, 2019;
- “Challenges in the Taking of Evidence in International Arbitration,” Hong Kong Arbitration Week, Oct. 30, 2018;
- “Cross-Border Differences in the Protection of Confidential Information,” IBA Annual Conference, Rome, Oct. 7, 2018;
- 4th Annual GAR Live Frankfurt, Co-Chair, Jun. 29, 2017;
- 3rd Annual Grand Central Forum and Judith S. Kaye Arbitration Lecture at the New York International Arbitration Centre (NYIAC), May 1, 2017;
- ICC’s 14th Annual Miami Conference on International Arbitration in Latin America, Co-Chair, Nov. 13-15, 2016;
- “Approaches to Advocacy in International Arbitration,” 5th Annual GAR Live New York, Sep. 13, 2016;
- 3rd Annual GAR Live Frankfurt, Co-Chair, Jun. 2, 2016;
- „Aktuelle Risiken für deutsche Unternehmen als Beklagte in den USA: Eine Bestandsaufnahme,“ DAJV-Fachgruppentag, Frankfurt/Main, Mar. 4, 2016;
- Closing Remarks, International Dispute Resolution: Diversity Towards Convergence? ICC International Court of Arbitration and International Centre for ADR Conference, Krakow, Oct. 16, 2015;
- “Taking Stock of the 2010 IBA Rules of Evidence Five Years on: Reflections and Observations from Practice,” The International Arbitration Club, Luncheon Presentation, London, Jun. 25, 2015;
- “Advances on Costs: Perspectives and Experiences as Arbitrator,” IBA Regional Arbitration Day, Munich, Jun. 19, 2015;
- 2nd Annual GAR Live Frankfurt, Co-Chair, Jun. 3, 2015;
- “Effective Use of the IBA Rules of Evidence in Russia-Related Arbitrations with a Swedish Seat,” International Dispute Resolution in Sweden, Stockholm, Nov. 3-4, 2014;
- “Issues Related to Interim Measures in International Commercial and Investment Arbitration,” Presentation at Seoul International Dispute Resolution Center, Seoul, Sep. 24, 2014;
- “International Commercial Arbitration in and Relating to China: Current Challenges and Opportunities,” Presentation, Cleary Gottlieb Hong Kong, Sep. 22, 2014;
- “Cybersecurity Risk Management Seminar and Cocktail Reception,” New York, Jun. 24, 2014;
- 1st Annual GAR Live Frankfurt, Co-Chair, Jun. 5, 2014;
- “Conducting and Organizing Oral Hearings,” The Swedish Arbitration Association, Training for Arbitrators, Stockholm, Mar. 27, 2014;
- “Lis Pendens – Who Defers to Whom?,” Kiev Arbitration Days, Nov. 2013;
- “Conducting Complex Proceedings,” Negotiating, Drafting and Performing International Contracts, PIDA Seminar, ICC Institute of World Business Law, Oct. 1, 2013;
- “Winning Approaches to Arbitration for Russian Companies,” Cleary Gottlieb Steen & Hamilton, Moscow office, Sept. 17, 2013;
- „Erhebung und Verwirkung der Schiedseinrede nach der neueren US-amerikanischen Rechtsprechung,“ DAJV-Fachgruppentag, Frankfurt/Main, Mar. 1, 2013;
- “New Developments in the Practice of International Arbitration in Germany,” Faculty of Law, University of Zagreb, Jan. 16, 2013;
- “Organization of the Evidence Procedure in International Arbitration,” Deutsche Institution für Schiedsgerichtsbarkeit (DIS), Berlin, Oct. 25, 2012;



- “Current Challenges in the Area of Taking of Evidence in International Arbitration: The New IBA Rules and their Likely Influence,” Permanent Arbitration Seminar, International Centre for Arbitration, Mediation and Negotiation (CIAMEN) of the University Institute for European Studies - San Pablo-CEU University, Madrid, Dec. 12, 2011;
- “The 2010 IBA Rules on the Taking of Evidence in International Arbitration,” 19th Croatian Days of Arbitration and Mediation, Zagreb, Dec. 1, 2011;
- “Do the 2010 IBA Rules on the Taking of Evidence in International Arbitration ‘Bridge the Gap’?,” New Developments in International Commercial Arbitration 2011, University of Neuchâtel Faculty of Law, Neuchâtel, Nov. 11, 2011;
- “The 2010 IBA Rules on the Taking of Evidence in International Arbitration,” The Danish Institute of Arbitration 30th Anniversary Conference, Copenhagen, Oct. 31, 2011
- “The IBA Rules on the Taking of Evidence in International Arbitration: Presentation of the 2010 Revised Text,” Inaugural Meeting of the USCIB Expatriate Subcommittee in Germany, Frankfurt, May 17, 2011;
- “The IBA Rules on the Taking of Evidence in International Arbitration: Presentation of the 2010 Revised Text,” The Swedish Arbitration Association, Stockholm, Jan. 27, 2011;
- “Document Disclosure: Do the 2010 IBA Rules on the Taking of Evidence in International Arbitration ‘Bridge the Gap’?” Deutsche Institution für Schiedsgerichtsbarkeit (DIS) and Chartered Institute of Arbitrators (CI Arb) Joint Conference, Frankfurt, Oct. 21, 2010;
- The IBA Rules on the Taking of Evidence in International Arbitration: Presentation of the 2010 Revised Text, International Bar Association Annual Conference, Vancouver, Oct. 6, 2010;
- „Abwehrstrategien gegen unerwünschte Rezeption,“ Symposium on the Occasion of the 80th Birthday of Professor Dr. Otto Sandrock, LL.M., Münster, Feb. 6, 2010;
- “New Developments in the Practice of International Arbitration in Germany,” Institute for Law and Finance, Goethe-Universität Frankfurt am Main, Oct. 24, 2009
- “Possible Future Revisions to the IBA Rules on the Taking of Evidence in International Commercial Arbitration,” The Taking of Evidence in International Commercial Arbitration, Deutsche Institution für Schiedsgerichtsbarkeit (DIS), Stuttgart, Oct. 21, 2009;
- “Open Forum on Possible Revisions to IBA Rules on the Taking of Evidence in International Commercial Arbitration,” IBA Annual Conference, Madrid, Oct. 8, 2009
- “The 1999 IBA Rules of Evidence: Revisiting Best Practices,” IBA International Arbitration Day, Dubai, Feb. 16, 2009;
- “Introduction to the IBA Rules of Evidence: Recent and Forthcoming Developments in Taking of Evidence and Discovery in International Arbitration,” 16<sup>th</sup> Croatian Arbitration and Mediation Days, Zagreb, Dec. 12, 2008;
- “Introduction to the IBA Rules of Evidence: General Observations on Taking of Evidence in International Commercial Arbitration,” CIETAC/IBA Conference on Evidence Procedures and Ethics in International Arbitration, Beijing, Nov. 24, 2008;
- “Arbitrating with Diverse Legal Traditions – Civil Law,” International Dispute Resolution Conference, Chartered Institute of Arbitrators, Kuala Lumpur, Oct. 20, 2008;
- “Open Forum on Possible Future Revisions to the 1999 IBA Rules of Evidence,” IBA Annual Conference, Buenos Aires, Oct. 14, 2008;
- Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 2008;
- “What Litigants in Brazilian Transnational Arbitrations Should Watch for in the Years to Come,” Guest Lecture, Shearman & Sterling, São Paulo, June 27, 2008;
- “Die Organisation und die Beteiligten eines Schiedsgerichtsverfahrens”, Das Recht der Internationalen Streitbeilegung im Privatrecht, Ruprecht-Karls University, Heidelberg, Apr. 22, 2008;
- “Benefiting from Witness Statements and Expert Reports: Traditional and Emerging Techniques from a Cross-Border Perspective,” IBA Annual Conference 2007 – The Art of Advocacy in International Arbitration, Singapore, Oct. 15, 2007;
- Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 2007;
- “The Contractual versus Non-Contractual Analysis of Relationship(s) between Arbitrators and Parties”, Department of Law at Stockholm University, Stockholm Centre for Commercial Law, Section for Arbitration and Other Dispute Resolution, May 10, 2007;

- Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Pepperdine Law School, Los Angeles, Apr. 2007;
- "Arbitration in Germany: 'Too German' or 'Not German Enough'?", Moderator, Frankfurt Arbitration Circle Symposium, Frankfurt, Mar. 28, 2006;
- "Dispositive Motions in International Arbitration," ICC In-House Counsel Roundtable, Essen, Jan. 11, 2007;
- "International Arbitration: A General Overview," Guest Lecture, Seminar in Strategic International Commercial Transactions, Columbia Law School, New York, Oct. 23, 2006;
- "Effective Document Discovery and Witness Examination in US-European Commercial Arbitration," International Dispute Resolution Committee of International Law Section, District of Columbia Bar, Washington, Sep. 6, 2006;
- "The VIS Moot and the Practice of International Arbitration," Guest Lecture, Columbia Law School, Sep. 8, 2006;
- "The Form and Effect of the Award (Article 32)," 30 Years UNCITRAL Arbitration Rules, Joint UNCITRAL/International Arbitral Centre of the Austrian Federal Economic Chamber Conference, Vienna, Apr. 6, 2006;
- "Procedural Issues – Practical Problems of Regular Occurrence," 21st Annual Joint Symposium of Arbitrators, School of International Arbitration, University of London and ICC Institute of World Business Law, London, Mar. 20, 2006;
- "The Procedure before the Arbitral Tribunal," International Commercial Arbitration Guest Lectures – Procedure in International Arbitration, University of Uppsala, Sweden, Feb. 21-22, 2006;
- "Final Rulings on Costs: Loser Pays All?," Best Practices in International Arbitration, Annual Meeting of Swiss Arbitration Association, Zurich, Jan. 27, 2006;
- "Saving Time and Cost in International Arbitrations," The Chartered Institute of Arbitrators Hong Kong Branch, Hong Kong International Arbitration Centre, Hong Kong, Nov. 3, 2005;
- "International or Ad Hoc Arbitration and the Arbitration Agreement," Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Hong Kong, Nov. 2005;
- "Rights and Duties at the Beginning Stage of an International Arbitration," Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Hong Kong, Nov. 2005;
- "International Arbitration: What Korean Companies Should Watch for in the Years to Come," Hyundai Motor Company World Headquarters, Seoul, Nov. 1, 2005;
- "Einführung in die internationale Schiedsgerichtsbarkeit," Introduction and Overview to International Arbitration, VIS Moot Arbitration German University Student Preparatory Seminar, Shearman & Sterling, Frankfurt Office, Oct. 14, 2005;
- "Benefiting from Oral Testimony of Expert Witnesses: Traditional and Emerging Techniques," Fifth International Congress on Arbitration, São Paulo, Sept. 29, 2005;
- "Rights and Duties at the Beginning Stage of an International Arbitration," Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 2005;
- "New Rules and Legislation: Experiences and Challenges – German Arbitration Law and Legislation Since the 1998 Reform," Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 2005;
- "International or Ad Hoc Arbitration and the Arbitration Agreement," Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 2005;
- "Drafting of the International Arbitration Agreement and Proper Commencement of an International Arbitration," Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Balliol College, Oxford, Sept. 20, 2004;
- "Beweiserhebung im Schiedsverfahren," DIS 40, Deutsche Institution für Schiedsgerichtsbarkeit (DIS), Düsseldorf, Apr. 30, 2004;
- "Die Kostenentscheidung im Schiedsgerichtsverfahren aus US-amerikanischer Sicht," Spring Conference, Deutsche Institution für Schiedsgerichtsbarkeit (DIS), Düsseldorf, Apr. 29, 2004;
- "Procedural Issues in International Arbitration from the Tribunal's Perspective," Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators and the Singapore Institute of Arbitrators, Singapore, Jan. 5 - 13, 2004;
- "Benefiting from Oral Testimony of Expert Witnesses: Traditional and Emerging Techniques," ICC Institute of World Business Law, 23rd Annual Meeting, Paris, Dec. 1, 2003;

- “New Rules and Legislation: Experiences and Challenges - German Arbitration Law and Legislation since the 1998 Reform,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, St. Anne’s College, Oxford, Apr. 1 - 2, 2003;
- “Rights and Duties at the Beginning Stage of an International Arbitration,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, St. Anne’s College, Oxford, Apr. 1 - 2, 2003;
- “New Rules and Legislation: Experiences and Challenges – German Arbitration Law and Legislation since the 1998 Reform,” 46th Congress, Union Internationale des Avocats (UIA), Sydney, Oct. 2002;
- “The New German Institution of Arbitration Rules,” Tools and Tactics in International Commercial Arbitration, Hawksmere International Conference, Paris, Sept. 30 – Oct. 1, 2002;
- “Einführung in die Schiedsgerichtsbarkeit, vor allem unter Berücksichtigung der ICC-Regeln,” Deutscher Anwaltverein, Arbeitsgemeinschaft für Internationalen Rechtsverkehr und Deutsche Institution für Schiedsgerichtsbarkeit, Potsdam, Sept. 27 - 28, 2002;
- “Recent German Case Law of Relevance to International Commercial Arbitration,” International Arbitration Club, London, Sept. 27, 2001;
- “Written Witness Statements in International Commercial Arbitration: Legal and Practical Issues,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 19 - 23, 2001;
- “Recovery of Costs and Fees of Arbitration,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 19 - 23, 2001;
- “Practical Issues in Drafting International Arbitration Clauses in the Engineering Context,” Construction Superconference, San Francisco, Dec. 7, 2000;
- “Recent Issues in the Application of the 1998 ICC Rules of Arbitration,” International Arbitration Club Luncheon, London, Nov. 16, 2000;
- “Confidentiality Issues in International Commercial Arbitration: Recent Developments in Law and Practice,” Advanced Course on International Commercial Arbitration, The Chartered Institute of Arbitrators & The Bahrain Society of Engineers, Bahrain, Oct. 30 – Nov. 1, 2000;
- “Written Witness Statements in International Commercial Arbitration: Legal and Practical Issues,” Advanced Course on International Commercial Arbitration, The Chartered Institute of Arbitrators & The Bahrain Society of Engineers, Bahrain, Oct. 30 – Nov. 1, 2000;
- “Rights and Duties at the Beginning Stage of an International Arbitration,” Hawksmere International Conference, Paris, Sept. 25 - 26, 2000;
- “Organizing Written and Oral Pleadings in International Arbitration” and “Requesting Interim Measures from the Tribunal and the Municipal Courts,” ASA Practice Building Seminar, Association Suisse de l’Arbitrage, Yverdon, Switzerland, Jan. 22, 2000
- “Exécution des sentences arbitrales dans le cadre du nouveau règlement d’arbitrage de la CCI en vigueur à compter de 1998,” Institut du Droit des Affaires Internationales, CCI, Paris, Dec. 8, 1999;
- “The Seat of Arbitration and Place of Hearings,” ICC Institute of World Business Law, Paris, Nov. 15, 1999;
- “Internationale Schiedsgerichtsbarkeit in und mit den USA,” Seminar Internationale Schiedsgerichtsbarkeit, Management Circle, Munich and Frankfurt, Nov. 1999;
- “Confidentiality Issues in International Commercial Arbitration: Recent Developments in Law and Practice,” Latest Developments in International Commercial Arbitration, Hawksmere, Paris, Sept. 23, 1999;
- “Recovery of Costs and Fees of Arbitration,” Workshop on Commercial Arbitration, Dubai Commercial Conciliation & Arbitration Centre, Dubai Chamber of Commerce and Industry, Dubai, May 11-12, 1999;
- “Managing the Conduct of an International Arbitration from a Party’s Point of View,” ICC Institute of World Business Law, Paris, Nov. 26, 1998;
- “The New German Arbitration Act from a Foreign Perspective,” Fall Conference, Deutsche Institution für Schiedsgerichtsbarkeit (DIS), Düsseldorf, Nov. 12, 1998;
- “Internationale Schiedsgerichtsbarkeit in und mit den USA,” Seminar Internationale Schiedsgerichtsbarkeit, Management Circle, Cologne, Oct. 27, 1998;
- “Das neue deutsche Schiedsverfahrensrecht aus ausländischer Sicht,” Spring Conference, Deutsche Institution für Schiedsgerichtsbarkeit (DIS), Berlin, Apr. 23, 1997;
- “Arbitration Under the G.C.C. Commercial Arbitration Center Rules in the Context of Banking and Finance Disputes,” Gulf Cooperation Council Commercial Arbitration Center, Bahrain, Apr. 15, 1997;
- “Costs in Arbitration, Including from the U.S. and German Perspectives,” Association Suisse de l’Arbitrage, Zurich, Jan. 31, 1997;

- “Practical Issues and Problems in the Drafting of an Effective Arbitration Clause and Other Issues of Commercial Arbitration in the Government Procurement Context,” Ministry of National Defense of the Republic of Korea, Seoul, Oct. 11, 1996;
- “International Commercial Arbitration: Ethics Issues for Arbitrators,” Inaugural Kronstein Seminar, Georgetown Law School/International Law Institute/Ruprecht-Karls University Heidelberg, Heidelberg, Jul. 12, 1996;
- “Arbitration between German and Indian Parties: Drafting an Effective Arbitration Clause and Other Issues of Arbitration in the Indian Environment,” Seminar on German-Indian Transactions and Investments, Frankfurt, Jun. 28, 1996;
- “Developments After the ICC Terms of Reference: Outline of Selected Points Based on the ICC Rules of Arbitration,” ICC Institute of International Business Law and Practice, Paris, Mar. 18 - 22, 1996;
- “The Influence of the ICC Rules, UNCITRAL Rules and UNCITRAL Model Law in Addressing Procedural Pitfalls in International Arbitration,” Joint Colloquium for Arbitrators: Procedural Issues and Pitfalls in International Commercial Arbitration, ICC Institute of International Business Law and Practice, London, Mar. 1996;
- “Practical Issues and Problems in the Drafting of International Arbitration Clauses,” Seminar of Continuing Education of the Bar (CLE), London, Jan. 12 - 13, 1996;
- “Schlichtung von grenzüberschreitenden Streitigkeiten im Energiesektor,” Seminar zu Wettbewerb und Kooperation in der internationalen Energieindustrie, Frankfurt, Jun. 2, 1995;
- “U.S./European Transnational Disputes including Drafting of Agreements to Arbitrate,” Frankfurt, Feb. 1995;
- “Dispute Resolution and Latin American Practice: Selected Topics and Materials,” Frankfurt, Feb. 1995;
- “Drafting the Dispute Resolution Clause,” Conference on Critical Issues in Arbitration, American Bar Association (ABA), New York, Nov. 5, 1993;
- “The Agreement to Arbitrate: The Drafting Form and Content of Arbitration Agreements,” Seminar on International Commercial Arbitration, School of International Commercial Arbitration, University of London, Sept. 5, 1993;
- “Die Schlichtung von grenzüberschreitenden Streitigkeiten durch die Schiedsgerichtsbarkeit,” Euroforum, Düsseldorf, Mar. 1993;

#### **Applicable Law, Conflicts of Law and International Private Law**

- “The Impact of Corruption on Contracts,” Interview with Instituto de Direito Privado, São Paulo, Nov. 2019;
- “Assessment of Damages by Arbitrators,” ICC Institute Advanced Level Training, Dubai, May 2018;
- “The Applicable Law and Procedural Issues: Conceptions, Preconceptions and Misconceptions,” Vienna Arbitration Days, Feb. 2014;
- „Korruption und Geldwäsche – Herausforderungen für das Schiedsgericht,“ Petersberger Schiedstage, Bonn, Feb. 22, 2014;
- “Damages in International Commercial Arbitration - Standards for Compensation,” Fourth Annual Conference on International Arbitration and Mediation, Fordham Law School, New York, Jun. 16, 2009;
- „Herausforderungen für die Internationale Schiedsgerichtsbarkeit: Gestern, heute und morgen,“ Gastvortrag, Laudatio für Prof. K.-H. Böckstiegel, Jahrestagung der Deutschen Vereinigung für Internationales Recht, Heidelberg, Jun. 1, 2007;
- “Evaluation of Damages in International Arbitration,” ICC Institute of World Business Law, 25th Annual Meeting, Conference Co-Chair (with Y. Derains), Paris, Nov. 28, 2005;
- „Die Schiedsfähigkeit von Streitigkeiten über die Rechtsbeständigkeit von eingetragenen Schutzrechten im internationalen Vergleich – aus US-amerikanischer Sicht,“ Fall Conference, Deutsche Institution für Schiedsgerichtsbarkeit (DIS), Munich, Oct. 14, 2005;
- “Aspects of Illegality in the Formation and Performance of Contracts,” 16th International Council for Commercial Arbitration (ICCA) Congress, London, May 14, 2002;
- “Termination and Disputes: International Joint Ventures and Issues of Arbitration,” Hawksmere International Business Law Seminar, London, Nov. 8, 2001;
- “The Choice of The Applicable Law,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 19 - 23, 2001;
- “Termination and Disputes: International Joint Ventures and Issues of Arbitration,” Hawksmere International Conference, Warsaw, May 22 - 23, 2000;

- “Termination and Disputes: International Joint Ventures and Issues of Arbitration,” Hawksmere International Conference, London, Nov. 16, 1999;
- “The Choice of the Applicable Law,” Workshop on Commercial Arbitration, Dubai Commercial Conciliation & Arbitration Centre, Dubai Chamber of Commerce and Industry, Dubai, May 11-12, 1999;
- „Die Schlichtung von wettbewerbsrechtlichen Streitigkeiten durch die Schiedsgerichtsbarkeit,“ Euroforum, Düsseldorf, Sept. 20 - 21, 1995.

### **Public Policy, Standards of Enforceability and Other Enforcement Issues**

- “The Enforcement of Arbitral Awards in Cross-Border Intellectual Property Matters: An Overview of the Issues and Challenges,” IBA Annual Conference, Madrid, Oct. 8, 2009;
- WIPO Arbitration Workshop, World Intellectual Property Organization, Geneva, Oct. 21-22, 2008;
- “Standards of Procedural International Public Policy,” Public Policy in International Arbitration, Swedish Arbitration Days 2008, Swedish Arbitration Association, Stockholm, Sept. 4-5, 2008;
- “Enforcement Abroad of Arbitral Awards Rendered in and Related to Russia and the CIS” (with C. Schuetz), International Arbitration Court at the Chamber of Commerce & Industry of the Russian Federation (ICAC), Moscow, June 4, 2008;
- “The Effect of Illegality on the Arbitration Agreement: Is the Arbitrator Obligated to Denounce Money Laundering, Corruption of Officials, etc.?,” Guest Lecture, International Commercial Arbitration, Erasmus University of Rotterdam, Apr. 3, 2008;
- WIPO Arbitration Workshop, World Intellectual Property Organization, Geneva, Oct. 16-17, 2007;
- “Preparatory Organization” and “Enforcement of Awards,” WIPO Arbitration Workshop, World Intellectual Property Organization, Geneva, Oct. 17-18, 2006;
- „Bindungswirkung und Durchsetzung eines Schiedsspruchs,“ Moot Frankfurt Drafting School, Johann Wolfgang Goethe-University Frankfurt, Sep. 29, 2006;
- “Enforcement of Foreign Arbitral Awards, Particularly in the Context of the 1958 U.N. (New York) Convention,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Hong Kong, Nov. 2005;
- “Enforcement of Foreign Arbitral Awards, Particularly in the Context of the 1958 U.N. (New York) Convention,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 2005;
- “Enforcement of Foreign Arbitral Awards in the United States: Practical Consequences Arising out of Recent Cases,” Deutsch-Amerikanische Juristen-Vereinigung, Jahreskonferenz zum deutsch-amerikanischen Recht 2004 - Fachgruppe Arbitration/Litigation/Mediation, Berlin, Oct. 9, 2004;
- “Enforcement of Foreign Arbitral Awards, Particularly in the Context of the 1958 U.N. (New York) Convention,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators and the Singapore Institute of Arbitrators, Singapore, Jan. 5 - 13, 2004;
- „Die Anerkennung und Vollstreckung ausländischer Schiedssprüche unter besonderer Berücksichtigung des New Yorker Übereinkommens von 1958,“ Einführung in das Schiedsverfahrensrecht, Johannes-Gutenberg University Mainz, Lehrstuhl Habersack, Fachbereich Recht und Wirtschaft, Jan. 21, 2003;
- “Challenges and Enforcement of Awards In International Commercial Arbitration: Recent Developments In Law And Practice,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 19 - 23, 2001;
- “Challenge and Enforcement of Awards in International Commercial Arbitration: Recent Developments in Law and Practice,” Advanced Course on International Commercial Arbitration, The Chartered Institute of Arbitrators & The Bahrain Society of Engineers, Bahrain, Oct. 30 – Nov. 1, 2000;
- “Exécution des sentences arbitrales dans le cadre du nouveau règlement d’arbitrage de la CCI en vigueur à compter de 1998,” Institut du droit des affaires internationales, CCI, Paris, Mar. 9, 2000;
- “Enforcement of Arbitral Awards, Particularly in the Context of the 1958 U.N. (New York) Convention,” ICC Institute of World Business Law, Paris, Feb. 26, 1999;
- “Exécution des sentences arbitrales dans le cadre du nouveau règlement d’arbitrage de la CCI en vigueur à compter de 1998,” Institut du Droit des Affaires Internationales, CCI, Paris, Dec. 9, 1998;
- “Enforcement of Foreign Arbitral Awards, Particularly in the Context of the 1958 U.N. (New York) Convention,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 23, 1998;

- “Enforcement of Foreign Arbitral Awards and the Perspective of the 1998 ICC Rules of Arbitration,” ICC Institute of International Business Law and Practice, Paris, Mar. 18, 1998;
- “Enforcement of Foreign Arbitral Awards and the Perspective of the 1998 ICC Rules of Arbitration,” ICC Institute of International Business Law and Practice, Paris, Oct. 29, 1997;
- “Supervision and Support of Arbitral Proceedings by the Courts: Using the Courts to Prevent Attempts to Sabotage the Arbitration,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Wokefield Park, Jul. 16, 1997;
- “Challenges to and Recognition and Enforcement of Arbitral Awards,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Ascot, Jul. 24, 1996;
- “Challenges to Arbitral Awards,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Eynsham Hall, Oxford, Jul. 27, 1995;
- “Challenges to Arbitral Awards,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Churchill College, Cambridge, Jul. 28, 1994;
- “The Arbitration Clause: Validity of an Arbitration Clause in Matters of Product Liability,” 19th Annual Meeting, Association Suisse de l’Arbitrage, Basel, Jun. 17, 1994;
- “International Dispute Resolution: Arbitration Versus Litigation, Drafting the Arbitration Clause and Issues of Enforcement of Awards,” Current Issues in European and International Law, Continuing Education of the Bar (CLE), London, Oct. 22, 1993;
- “Current Trends and Issues in Post-Award Proceedings in International Arbitration: Judicial Proceedings to Annul or Set Aside Awards – Circumscribing Challenges in Continental Europe,” Fifth Annual Transnational Commercial Arbitration Workshop, Institute for Transnational Arbitration of Southwestern Legal Foundation, Dallas, Jun. 24 - 25, 1993;
- “Recognition and Enforcement of Arbitral Awards,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Queens College, Cambridge, Jul. 16, 1992.

### **Sociocultural Aspects of Cross-Border Dispute Resolution**

- “Achieving Acceptance for International Arbitration in Arab States in the Early 21<sup>st</sup> Century,” 4<sup>th</sup> International Arbitration & ADR in Africa Workshop, Arbitration in Africa, University of London (SOAS) and Cairo Regional Centre for International Commercial Arbitration, Cairo, July 29, 2008;
- “Trends in Transnational Arbitration: Mixing and Matching of Common Law– and Civil Law–Inspired Rights and Duties in Contracts Subject to Arbitration,” Guest Lecture, Baker & McKenzie, Moscow, June 4, 2008;
- “Selected Current and Future Trends in Transnational Arbitration from the Perspective of the Thai Party and User,” ICC Arbitration Dinner Talks, International Chamber of Commerce, Bangkok, May 28, 2008;
- “International Arbitration: What Litigants in Colombian Transnational Arbitrations Should Watch for in the Years to Come,” Cámara de Comercio de Bogotá and Comité Colombiano de Arbitraje de Bogotá, Nov. 20, 2007;
- “Substantive and Procedural Challenges as an International Arbitrator in a Cross-Border Law Firm,” Yale Law School, Feb. 8, 2007;
- “Criminal Law and Arbitration Proceedings,” 12th Geneva Global Arbitration Forum, Geneva, Dec. 7-8, 2006;
- “Achieving Acceptance of International Arbitration in Arab States,” ICC UK International Arbitration Symposium, London, Jul. 12, 2006;
- “International Arbitration: What Korean Lawyers Should Watch for in the Years to Come,” Kim & Chang, Seoul, Nov. 1, 2005;
- “US Forensic Accountants and International Arbitration,” Deloitte & Touche seminar, New York, Oct. 26, 2005;
- “International Arbitration: What Brazilian Lawyers Should Watch for in the Years to Come,” Shearman & Sterling, São Paulo Office, Sept. 30, 2005;
- “Topical Cross-Border Issues and Problems in ICC Arbitration from the Perspective of the Arbitrator,” ICC Conference, La Jolla, California, Sept. 11, 2005;
- „Feierliche Übergabe der Zertifikate an die Absolventinnen und Absolventen der Abschlussprüfung der fachspezifischen Fremdsprachenausbildung für Juristinnen und Juristen im Sommersemester 2004,“ Westfälische Wilhelms University Münster, Jan. 14, 2005;
- “International Arbitration: What to Watch in the Years to Come,” International Centre for Dispute Resolution - ICDR Young & International, Paris, Nov. 20, 2004;

- “Experiences and Suggestions Regarding US/German Arbitral Proceedings,” Arbitration in Germany and the United States - Common Features and Differences in Law and Practice, Fall Conference, Deutsche Institution für Schiedsgerichtsbarkeit (DIS), Stuttgart, Oct. 14, 2004;
- “How to Choose a Qualified Arbitrator,” Moderator, 2004 Frankfurt Arbitration Circle Symposium, Deutsch-Amerikanische Juristen-Vereinigung and Frankfurt Arbitration Circle in collaboration with the German Institution of Arbitration, Frankfurt, Mar. 26, 2004;
- “Selected Topics of Practical Relevance in the Area of International Arbitration,” Sulzer Legal Conference, Bremen, Germany, Nov. 13, 2003;
- “The Common Law-Civil Law Divide in Procedural Approaches: How Far Apart Are We, And What Are The Areas Of Recent Convergence?” 2003 Frankfurt Arbitration Circle Symposium, Deutsch-Amerikanische Juristen-Vereinigung, Johann-Wolfgang-Goethe University Frankfurt and Frankfurt Arbitration Circle, Frankfurt, Mar. 21, 2003;
- “Cultural Differences in Approaches to the Initiation and the Avoidance of International Arbitration Disputes,” Duke University Business School Global Executive MBA Program, Frankfurt residency session, Oct. 17, 2002;
- “Prevailing in America and with American Parties,” Tools and Tactics in International Commercial Arbitration, Hawksmere International Conference, Paris, Sept. 30 – Oct. 1, 2002;
- “International Contracts: The Common Law and U.S. Approach,” Negotiating, Drafting and Performing International Contracts, ICC Institute of World Business Law, Paris, Jan. 28, 2002;
- “The Interplay between Commercial Agency and International Arbitration as a Dispute Resolution Mechanism: Some Observations Relevant to the Gulf Region,” Seminar on Commercial Agencies in the New Millenium, Gulf Cooperation Council Arbitration Center, Doha, Qatar, Jan. 14 - 15, 2002;
- „Die Bedeutung der regionalen Schiedszentren und lokaler Schiedsgerichtsordnungen,“ Rechtsfragen im Wirtschaftsverkehr mit arabischen Staaten, German-Arabic Chamber of Commerce, München, Apr. 23, 1999;
- “A General Overview of Issues in Training of Arbitrators for International Commercial Arbitration,” Gulf Cooperation Council Commercial Arbitration Center, Bahrain, Nov. 14, 1998;
- “Civil Law and Common Law: How Different Are The Procedural Approaches to International Arbitration?” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Keble College, Oxford, Sept. 23, 1998;
- “Different Regimes, Systems and International Centres for the Resolution of International Business Disputes,” ICC Institute of International Business Law and Practice, Paris, Nov. 20, 1997;
- “La procédure d’arbitrage et le rôle joué par les institutions d’arbitrage: aspects et difficultés pratiques,” Association Internationale des Jeunes Avocats (AIJA), Tunis, Feb. 1997;
- “Cultural Aspects of Strategy and Approach in International Commercial Arbitration,” University of Tokyo Law Faculty, Tokyo, Oct. 9, 1996;
- “Practical Issues and Problems in International Arbitration and the Japanese Environment from the Advocate’s Perspective,” Daini Tokyo Bar Association, Tokyo, Oct. 8, 1996;
- “International Commercial Arbitration: Recent Developments in Europe and the U.S.,” Inaugural Kronstein Seminar, Georgetown Law School/International Law Institute/Ruprecht-Karls University Heidelberg, Heidelberg, Jul. 12, 1996;
- “Different Legal Approaches to the Politico/Economic Context in Which Dispute Resolution Clauses Are Negotiated,” ICC Institute of International Business Law and Practice, Paris, Jun. 14, 1996;
- “Arbitration between German and Japanese Parties: Drafting an Effective Arbitration Clause and Other Issues of Arbitration in the Japanese Environment,” Seminar on German-Japanese Transactions and Investments, Frankfurt, Feb. 22, 1996;
- “Developments in Transnational Dispute Resolution in Central and Eastern Europe,” in conjunction with Rt. Hon. Lord Howe of Aberavon, PC, QC, Frankfurt, Mar. 3, 1995;
- “Civil Law and Common Law: How Different Are The Procedural Approaches To ICC Arbitration?” ICC Institute of International Business Law and Practice, Paris, Dec. 5 - 9, 1994;
- “A Practical View of Dispute Resolution,” Seminar on Successful Arbitration & Alternative Dispute Resolution, Dubai, UAE, Sept. 21, 1994.

### **Infrastructure and Construction Dispute Resolution**

- “Resolving Disputes in the International Energy Sector - Developments and Trends: Arbitration and Dispute Adjudication Boards,” AAA-ICDR/ICC/ICSID 31st Annual Joint Colloquium, New York, Nov. 14, 2014;
- “Trying a Complex Construction Case,” Moderator, Building Projects & Resolving Disputes, Associated Owners & Developers Conference, Washington, D. C., Sept. 17 - 18, 2007;
- “Procedural Issues in International Engineering Arbitration from the Tribunal’s Perspective,” Diploma in International Commercial Arbitration, The Chartered Institute of Arbitrators, Hong Kong, Nov. 2005;
- “Rights and Duties at the Beginning Stage of an International Engineering Arbitration,” Second Conference on Engineering Arbitration, Gulf Cooperation Council Arbitration Center, Riyadh, May 7, 2002;
- “Procedural Issues in International Engineering Arbitration from the Tribunal’s Perspective,” Construction Superconference, San Francisco, Dec. 7, 2000;
- “Procedural Issues in International Engineering Arbitration from the Tribunal’s Perspective,” First International Conference on Engineering Arbitration, The Bahrain Society of Engineers, Bahrain, May 15 - 17, 2000;
- “Practical Rules in Drafting International Arbitration Clauses in the Engineering Context,” First International Conference on Engineering Arbitration, The Bahrain Society of Engineers, Bahrain, May 15 - 17, 2000;
- “Drafting an Effective Arbitration Clause and other Issues of Commercial and Construction Arbitration in the European-Hong Kong/Chinese Environment,” Presentation, Jones Day Hong Kong Office, Oct. 14, 1997;
- “Practical Issues and Problems in Form Construction Contract Dispute Resolution Clauses and Observations on the ENAA Form Contract,” Engineering Advancement Association of Japan (ENAA), Tokyo, Oct. 9, 1996;
- “Practical Strategies for Commercial and Construction Arbitration in the Japanese In-House Lawyer Environment,” Commercial Law Center of Japan (Shadan-Hojin Shoji-Homu-Kenkyukai), Tokyo, Oct. 8, 1996;
- “Practical Issues and Problems in the Drafting of an Effective Arbitration Clause and Other Issues of Commercial and Construction Arbitration in the Current Japanese Environment,” Japan Commercial Arbitration Association (JCAA), Tokyo, Oct. 7, 1996;
- “Arbitration between German and Japanese Parties: Drafting an Effective Arbitration Clause and other Issues of Commercial and Construction Arbitration in the Japanese Environment,” Tokyo Bar Association, Tokyo, Oct. 7, 1996;
- “Arbitration with Taiwanese Parties: Drafting an Effective Arbitration Clause and Other Issues of Commercial and Construction Arbitration in the Taiwanese Environment,” Republic of China Construction Association, Taipei, Oct. 3, 1996.

### **Comparative National and Transnational Litigation Law and Procedure**

- “International Civil Litigation in US Courts – Recent Developments in Selected Issues Relevant to Foreign Parties,” Heidelberg Center for International Dispute Resolution - Summer Academy, Heidelberg, Jun. 19, 2009;
- “International Civil Litigation in US Courts,” Heidelberg Center for International Dispute Resolution - Summer Academy, Heidelberg, Jun. 24, 2008;
- “Offense and Defense Strategies in Transatlantic Legal Disputes,” Heidelberg Center for International Dispute Resolution - Summer Academy, Heidelberg (with Prof. Dr. Burkhard Heß), Heidelberg, Jul. 10, 2007;
- “International Civil Litigation in US Courts” („Internationale Zivilverfahren vor US-amerikanischen Gerichten“), Heidelberg Center for International Dispute Resolution - Summer Academy, Heidelberg, Jun. 20, 2006;
- „Gerichtliche Verfahren um gewerbliche Schutzrechte im internationalen Vergleich und grenzüberschreitende Strategien – aus US-amerikanischer Sicht,“ Fall Conference, Deutsche Institution für Schiedsgerichtsbarkeit (DIS), Munich, Oct. 14, 2005;
- “Arbitration and the Role of the Courts: A Basis for Cooperation, Supervision or Interference?” Moderator, 2005 Frankfurt Arbitration Circle Symposium, Deutsch-Amerikanische Juristen-Vereinigung and Frankfurt Arbitration Circle in collaboration with the German Institution of Arbitration, Frankfurt, Jun. 10, 2005;
- “Arbitration and the Courts: A Case Study from Latin America,” Institute of Transnational Arbitration 2003 Mock Arbitration Workshop, Dallas, Jun. 18-20, 2003;



- “Dilatory Tactics in International Arbitration: The Powers of the Arbitrators and the Courts,” The British Institute of International and Comparative Law (BIICL), London, Nov. 19, 2002;
- “Litigation Issues in the U.S. Arising from German Securities Listings in the U.S. Market,” Third Kronstein Seminar, Georgetown University Law School/International Law Institute/German-American Lawyers Association, Frankfurt, Jul. 10, 1998;
- “Transnational Litigation,” Practitioner’s Seminar, Moderator and Academic Advisor, Paris, Apr. 20 - 21, 1998;
- “Arbitration Versus Litigation In Transnational Contracts: Recent Trends In The United States Relevant To Japanese Parties,” Japan Commercial Arbitration Association/Japanese Institute of International Business Law, Tokyo, Feb. 2 - 3, 1998;
- “International Arbitration and the U.S. Courts: Recent Developments in Selected Areas Relevant to Chinese and Other Foreign Parties,” China International Economic and Trade Arbitration Commission (CIETAC) Headquarters, Beijing, Oct. 15, 1997;
- “Arbitrating the Creative as an Alternative to Intellectual Property Litigation, also in View of Recent U.S. Supreme Court Decisions,” U.S. Patent Law Conference, Industrie- und Handelskammer, Frankfurt, Sept. 19, 1997;
- “International Litigation in the U.S. Courts: Recent Developments in Selected Areas Relevant to Foreign Parties,” Second Kronstein Seminar, Georgetown Law School/International Law Institute/Ruprecht-Karls University Heidelberg, Heidelberg, Jul. 25, 1997;
- “Challenges to and Recognition and Enforcement of Arbitral Awards,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Wokefield Park, Jul. 16, 1997;
- “Supervision and Support of Arbitral Proceedings by the Courts: Using the Courts to Prevent Attempts to Sabotage the Arbitration,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Ascot, Jul. 24, 1996;
- “International Commercial Arbitration: Recent Developments in Europe and the U.S.,” Inaugural Kronstein Seminar, Georgetown Law School/International Law Institute/Ruprecht-Karls University Heidelberg, Heidelberg, Jul. 12, 1996;
- “Supervision and Support of Arbitral Proceedings by the Courts,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Eynsham Hall, Oxford, Jul. 27, 1995;
- “Resolution of Patent Disputes in the European Community: A Comparison of Patent Litigation and Arbitration, with Special Reference to Germany and France,” Association of Corporate Patent Counsel, Inn at Spanish Bay, California, Jun. 27, 1995;
- “Supervision and Support of Arbitral Proceedings by the Courts,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Churchill College, Cambridge, Jul. 28, 1994;
- “Recent Trends in U.S. Litigation: An Overview Based on a Hypothetical Dispute in the U.S. Courts Involving a U.K. Defendant,” Eversheds Litigation Conference, East Midlands, Mar. 19 - 20, 1993;
- “Supervision and Support of Arbitral Proceedings by the Courts,” Residential Seminar on International Commercial Arbitration, Study Group for International Contracts, Queens College, Cambridge, Jul. 16, 1992.

### **Comparative National and Transnational Alternative Dispute Resolution/ADR**

- “The New York Convention and Insolvency,” Associazione Italiana per l'Arbitrato (AIA) Conference, Arbitration and Insolvency, Rome, Dec. 4, 2015;
- „Grenzübergreifende Wirkung von Insolvenzverfahren auf Schiedsverfahren in einem anderen Land: Auswirkungen auf Schiedsvereinbarungen bzw. -verfahren mit Berührung zu den USA,“ 9. Petersberger Schiedstage 2011, Bonn, Feb. 25 - 26, 2011;
- „Instrumente der Konfliktbewältigung bei Unternehmenskäufen,“ Johannes-Gutenberg University Mainz, Lehrstuhl Habersack, Fachbereich Recht und Wirtschaft, Feb. 8, 2005;
- „Der Schutz der Vertraulichkeit von Vergleichsverhandlungen, Mediation und Schiedsverfahren nach amerikanischem Recht,“ Deutscher Anwaltstag, Freiburg, May 31, 2003;
- “Arbitrators and the Ability or Duty to Achieve Settlement,” A Roundtable of Esteemed International Arbitration Experts, Construction Superconference, London, Nov. 5, 2001;
- “Dispute Resolution in International Commercial Agreements with a Focus on International Arbitration,” Hawksmere International Conference, London, Mar. 27 - 28, 2000;

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- “International Research & Development Agreements: Dispute Resolution and Enforcement,” Hawksmere International Conference, London, Mar. 20 - 21, 2000;
- „Mediation im US-Europäischen Rechtsverkehr,“ Seminar Internationale Schiedsgerichtsbarkeit, Management Circle, Munich and Frankfurt, Nov. 1999;
- „Mediation im US-Europäischen Rechtsverkehr,“ Seminar Internationale Schiedsgerichtsbarkeit, Management Circle, Cologne, Oct. 27, 1998;
- “Mediation and Conciliation under the New Legislation and Practice in France,” International Mediation Conference, Netherlands Ministry of Justice, Amsterdam, Mar. 27, 1998;
- „Mediation nach der neuen Gesetzgebung in Frankreich,“ Internationale Fachtagung, University of Tübingen - Deutscher Anwaltverein, Apr. 25, 1997;
- “The Alternative Procedures to Arbitration and Litigation,” Association Internationale des Jeunes Avocats (AIJA), Prague, Apr. 1996;
- “Arbitration and Settlement of Disputes, Including ADR,” Seminar on the Drafting of International Commercial Contracts, Euroconferences, London, Dec. 19, 1992.

### **Compliance and Anti-Corruption / Foreign Corrupt Practices**

- “Allegations and Suspicions of Corruption – Challenges for the International Arbitral Tribunal,” IDR-Master Lecture Series, Humboldt Universität Berlin, Feb. 8, 2019;
- “International Arbitration and Corruption – A Toolkit for Arbitrators,” Workshop, University of Basel, Switzerland, Jan. 10-11, 2019;
- “Allegations and Suspicions of Corruption – Challenges for the International Arbitral Tribunal,” IDR-Master Lecture Series, Humboldt Universität Berlin, Nov. 17, 2016;
- “Allegations and Suspicions of Corruption – Challenges for the International Arbitral Tribunal,” Roma Tre Law School, Dec. 3, 2015;
- “Allegations and Suspicions of Corruption – Challenges for the International Arbitral Tribunal,” IDR-Master Lecture Series, Humboldt Universität Berlin, Nov. 19, 2015;
- “Challenges Posed by Corruption in the Context of International Commercial and Investment Arbitration,” 20th Croatian Days of Arbitration and Mediation, Zagreb, Dec. 6, 2012;
- „Grenzüberschreitende privatisierte Korruptionsermittlungen,“ Ansprache beim jährlichen Lehrbeauftragtenessen der Rechtswissenschaftlichen Fakultät der Westfälischen Wilhelms-Universität Münster, Apr. 21, 2009;
- “The Challenges of Entering into a Joint Venture,” IBA Corporate Counsel Conference, Paris, Feb. 23, 2009;
- “European Anti-Corruption Programs”, Anti-Corruption Workshop, Shearman & Sterling LLP, London, Sept. 24, 2008;
- “Acceptance and Operation of Corporate Ethics and Compliance”, Zagreb, Sept. 22, 2008;
- „Was zeichnet eigentlich einen guten Compliance-Manager aus?“, Wirtschaftsrisiko, Kriminalität und Korruption, Financial Times Deutschland Konferenz, Köln, Sept. 17, 2008;
- “Acceptance and Organization of Corporate Ethics and Compliance Programs: Optimizing the Compliance and Ethics Program,” ABA Global Business Law Conference, Frankfurt, May 29, 2008;
- Corporate Governance Symposium, Shearman & Sterling LLP, New York, Jan. 17, 2008.
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## ARBITRATION EXPERIENCE

SUMMARY TABLE

Type	Administering Institution		Role			
	Name	Number of Arbitrations	Presiding Arbitrator	Sole Arbitrator	Co-arbitrator	Counsel
International Arbitrations	AAA	7	-	-	-	7
	ICC	> 69	8	1	16	> 75
	LCIA	-	-	-	-	-
	Ad Hoc	> 27	-	-	2	> 60
	Others:	6	-	-	-	5
<b>Number of cases: sub-total</b>		109	5	-	18	> 147
Domestic Arbitrations		-	-	-	1	> 60
		-	-	-	-	-
		-	-	-	-	-
<b>Number of cases: sub-total</b>					1	> 60
<b>TOTAL</b>		<b>109</b>	<b>8</b>	<b>1</b>	<b>19</b>	<b>&gt; 207</b>