

## CURRICULUM VITAE

### FRANCISCO ORREGO VICUÑA

Speaks and writes fluently in Spanish, English and French.

Secondary Education: Instituto Ramiro de Maeztu (Madrid); Lycee Français (Cairo); Colegio de los Sagrados Corazones (Santiago).

Higher Education: Law School of the University of Chile. Law Degree (1965). Admitted to legal practice (1965). Ph.D. (International Law), London School of Economics and Political Science, University of London.

#### PROFESSIONAL CAREER IN DISPUTE SETTLEMENT

- Judge of the International Monetary Fund Administrative Tribunal (2012-).
- Judge at the Administrative Tribunal of the World Bank (1992-2009). President (2001-2004); Vicepresident (1996-1998); Senior Vice President (1998-2001).
- Member of the Panels of Conciliators and Arbitrators of the International Center for the Settlement of Investment Disputes by appointment of the Chairman of the Administrative Council of ICSID and President of the World Bank (1995-2011).
- Arbitrator, 20 Essex Street Chambers (Barristers), London and Singapore.
- Arbitrator appointed to the Panel of Recognised International Market Experts in Finance (P.R.I.M.E. Finance), The Hague (2011-).
- Judge Ad-Hoc at the International Court of Justice in the case on maritime delimitation between Peru and Chile (2008-2014).
- Judge ad-hoc of the International Tribunal for the Law of the Sea, Case concerning the Conservation and sustainable exploitation of swordfish stocks in the South-Eastern Pacific Ocean, Chile v. European Union (2000-2009).
- President of the Arbitral Tribunal of ICSID in the case Fedax N.V. vs. Venezuela (1996-1998).
- President of the Arbitral Tribunal of ICSID in the case Maffezini vs. Kingdom of Spain (1998-2000).

- President of the Arbitral Tribunal of ICSID in the case *Grad Associates v. Venezuela* (2000-2002).
- Member of the Committee on the Annulment of the ICSID Award in the Case *Wena Hotels Ltd. v. Arab Republic of Egypt* (2001-2002).
- Member of the ICSID Arbitral Tribunal in the case *AES Summit Generation Limited v. The Republic of Hungary* (2001).
- President of the ICSID Tribunal in the case *Enron Corporation v. Argentine Republic* (2001-2007).
- President of the ICSID Tribunal in the case *CMS Gas v. Argentine Republic* (2001-2005).
- President of the ICSID Tribunal in the case *PSGE Global Inc. and others v. Republic of Turkey* (2002-2007).
- President of the ICSID Tribunal in the case *Sempra Energy International v. Argentine Republic* (2003-2007).
- President of the ICSID Tribunal in the case *Camuzzi International S. A. v. Argentine Republic* (2003-2012).
- President of the ICSID Tribunal in the case *Joy Mining Machinery Ltd. v. Arab Republic of Egypt* (2003-2004).
- President of the UNCITRAL Tribunal in the London Court of International Arbitration administered case *Occidental Exploration and Production Company v. Ecuador* (2003-2004).
- President of the ICSID Tribunal in the case *Interbrew v. Slovenia* (2005).
- Arbitrator in the ICSID Tribunal case *Waguih Elie George Siag & Clorinda Vecchi v. The Arab Republic of Egypt* (2005-2009).
- Arbitrator in the ICSID Tribunal cases *Kardassopoulos v Georgia* (2005-2010).
- Arbitrator in the ICSID Tribunal case *Fuchs v. Georgia* (2007-2010)
- Arbitrator in the Revision Proceedings in the ICSID cases *Kardassopoulos v Georgia* (2011), and *Fuchs v. Georgia* (2011).
- President of the ICSID Tribunal *African Holding Company of America, INC and Société Africaine de Construction au Congo S.A.R.L. v. Democratic Republic of the Congo* (2007-2008).
- President of the Arbitral Tribunal in the case *Iberdrola v. Gas Natural (Ad-hoc Arbitration under the Spanish Arbitration Law of 2003)* (2006-2007).

- Member of the World Trade Organization Dispute Settlement Panel in the case DS353 (European Communities-United States) (the Airbus-Boeing dispute over large civil aircraft subsidies) (2006-2010). Member of the Panel on Compliance in the same case and the arbitration tribunal constituted to decide on certain aspects of compliance (2012-).
- President of the NAFTA UNCITRAL Arbitration Tribunal in the NAFTA Chapter 11 dispute between Merrill & Ring Forestry v. the Government of Canada (2007-2010).
- Arbitrator in the NAFTA (ICSID Additional Facility) case Mercer International Inc. v. Canada (2012-).
- President of the UNCITRAL Arbitral Tribunal in the case Société Générale v. The Dominican Republic (2007-2009).
- President of the ICSID Tribunal in the case ABC1 v. The Republic of Tunisia (2007-).
- Member of the Arbitral Tribunal in the case concerning maritime delimitation between Barbados and Trinidad Tobago (Annex VII, Law of the Sea Convention) (2004-2005).
- Member of the Arbitral Tribunal in the case concerning a fisheries dispute between Denmark on behalf of the Faroe Islands v. The European Union (2013-).
- Presiding Arbitrator in the LCIA administered UNCITRAL arbitration Oxus Gold plc v. The Kyrgyz Republic (2006-2008).
- Arbitrator in the ICSID case ETI v. Bolivia (2008-2009) and the UNCITRAL-Permanent Court of Arbitration case which followed (2009-2011).
- Arbitrator in the case Itera International Energy LLC et al v. The Republic of Georgia (2008-2010).
- Presiding Arbitrator in the UNCITRAL-Permanent Court of Arbitration case between OAO Tatneft v. The Ukraine (2008-).
- Presiding Arbitrator in the UNCITRAL-Permanent Court of Arbitration case between Balkan Energy Ltd. and the Government of Ghana (2010-).
- Arbitrator in the ICSID case Burlington Resources Inc. v. The Republic of Ecuador (2008-2013).
- Arbitrator in the case EVN A. G. v. The Former Yugoslav Republic of Macedonia (2009-2010).

- Arbitrator in the case *Karmer Tourism and Construction Co. LLC v. The Republic of Georgia* (2009-2012).
- Presiding Arbitrator in the ICSID case *Club Hotel Loutraki S. A. and Casinos Austria International Holding GMBH. v. Serbia* (2011-2012).
- Arbitrator in the ICSID case *J. Vincent Ryan et al. v. Poland* (2011-).
- Arbitrator in the ICSID case *D. P. World Callao, P&O Dover (Holdings) Limited and the Peninsular and Oriental Steam Navigation Company v. Peru* (2011-).
- Arbitrator in the ICSID case *Grupo Francisco Hernández Contreras S. L. v. Guinea Ecuatorial* (2012-).
- Arbitrator in the ICSID case *O. I. European Group B. V. v. Venezuela* (2011-).
- Arbitrator in the ICSID case *Pan American Energy LLC v. Bolivia* (2010-).
- Arbitrator in the ICSID case *Ampal-American Israel Corp. and others v. Arab Republic of Egypt* (2012-).
- Arbitrator in the ICSID case *Repsol, S.A. y Repsol Butano, S.A. c. República Argentina* (2012-2014).
- Arbitrator in the Permanent Court of Arbitration UNCITRAL administered case *South American Silver v. Bolivia* (2013-).
- Arbitrator in the Permanent Court of International Arbitration UNCITRAL administered case *Bahgat v. Egypt* (2012-).
- Arbitrator in the UNCITRAL PCA administered case *CC/Devas (Mauritius) Ltd. et al. v. Republic of India* (2013).
- Arbitrator in the case *Familia Martínez - Familia Baraka*, Ad-hoc arbitration, Lima, Peru (2011-2012).
- Arbitrator in the Ad hoc arbitration *Sana Consulting & Management GmbH vs. The Russian Federation* (2012-).
- Arbitrator in the ICSID case *Rusoro Mining v. Venezuela* (2012-).
- Arbitrator in the ICSID case *Edenred S.A. v. Hungary* (2013).
- Arbitrator in the ICSID case *Antin Infrastructure Services Luxembourg S.à.r.l. and Antin Energia Termosolar B.V. v. The Kingdom of Spain* (2014-).
- Arbitrator in the ICSID case *Highbury International v. Venezuela* (2014-).

- -Member of the Energy Arbitrators List of the International Centre for Dispute Resolution (2013-).
  - Designated Appointing Authority under UNCITRAL Rules by the Secretary-General of the Permanent Court of Arbitration in cases concerning a private company and the Government of Peru (2013) and a private French Company and the Government of the Socialist Republic of Vietnam (2014).
  - Chairman of the Dispute Settlement Board Coca Sinclair-Sino Hydro Hydro-electrical Project, Ecuador, (by appointment of the ICC) (2012-2013).
  - Sole member of the International Chamber of Commerce appointed Panel on dispute resolutions on New generic Top-Level Domain of the Internet Corporation for Assigned Names and Numbers (“ICANN”) (2013).
  - Arbitrator in the case Sociedad Eléctrica de Santiago v. Gas Andes S. A. administered by the Santiago Chamber of Commerce Arbitration and Mediation Center (2008-2010).
  - Arbitrator in the case Colbun S. A. v. Compañía General de Electricidad Distribución by appointment of the Santiago Chamber of Commerce Arbitration and Mediation Center (2014-).
  - Arbitrator in the case Empresa Nacional de Petróleos v. Linde Gas by appointment of the Santiago Chamber of Commerce Arbitration and Mediation Center (2014-).
  - Arbitrator in the case Empresa Nacional de Electricidad v. Empresa Eléctrica de Talca by appointment of the Santiago Chamber of Commerce Arbitration and Mediation Center (2014-).
  - Sole Arbitrator, Arbitrator and President of Arbitral Tribunals by Appointment of the Court of Arbitration of the International Chamber of Commerce.
  - Sole Arbitrator by appointment of the London Court of International Arbitration.
  - Arbitrator appointed to tribunals of the American Arbitration Association.
  - Member of the list of Arbitrators and Conciliators of the Santiago Chamber of Commerce (2013-).
  - President of the F2 Panel (Government claims) of the United Nations Compensation Commission (1998-2001).
  - Member of the Commission for the Settlement of Disputes between Chile and the United States (1990-).
- Decision on claims for compensation in the Letelier case (1992).

- Member of the International Panel of Experts on Alternative Dispute Resolution Mechanisms of the Center for Public Resources, New York (1993 -).
- Member of the London Court of International Arbitration (2000). Appointed member of the Court for the period 2002-2007, Vice President of the Court (2005-2007).
- Member of the Board, International Council for Commercial Arbitration (2007-).
- Member of the Board of Trustees, Dubai International Arbitration Center (2012-).
- Member of the Institut pour l'arbitrage International (Paris) (2001). Member of the Advisory Committee (2002).
- Member of the Club de Arbitraje (Madrid) (2005).
- Arbitrator appointed by the Governments of Chile and Mexico for the settlement of disputes under the Chile-Mexico Free Trade Agreement (2001-).
- Member of the Panel of Arbitrators of the Antarctic Treaty Protocol on Environmental Protection (2005-).
- Member of the Chilean commission for the Papal mediation between Chile and Argentina (1979-1985).
- Chairman of the Chilean delegation for the negotiation on boundary disputes with Argentina (1978).
- Executive Secretary of the Inter-American Peace Committee. Organization of American States (1965-1969; 1972-1974).
- Appointed in 1969 legal advisor of the Central American Ministers of Foreign Affairs who mediated in the conflict between Honduras and El Salvador. Later was the legal advisor to the Committee appointed by the Thirteenth Meeting of Consultation of the Ministers of Foreign Affairs of the OAS.
- Appointed in 1972 Legal Advisor to the Mission of Observation sent by the Organization of American States to Belize by agreement between the governments of Guatemala and the United Kingdom.
- Member of the panel for the settlement of disputes under the Vienna Convention on the Law of Treaties (1981).
- Rapporteur on Dispute Settlement for the 1999 Centennial Commemoration of the 1899 Peace Conference (jointly with Ambassador Christopher Pinto), by

invitation of the Governments of The Netherlands and the Russian Federation (1997-1999).

## **ACADEMIC CAREER**

- Professor of International Law, Law School of the University of Chile (1970-2010).
- Director of the Institute of International Studies of the University of Chile (1974-1983, 2001-2002). Professor of the Institute (1974-2010).
- National Award of the Government of Chile for Humanities and Social Sciences (2001).
- Visiting professor at the Hague Academy of International Law: external program for Latin America (Bogotá, 1968); Colloquium on Legal Aspects of Economic Integration (The Hague, 1971); course on the Exclusive Economic Zone (The Hague, 1986); external program for Latin America (Santiago, 1991 and 2011); Colloquium on the UN Security Council (The Hague, 1992); external program for Latin America (Mexico, 2002).
- Visiting Professor at the Department of Political Science of Stanford University (Tinker chair): course on regional organizations in Latin America, December 1980 - March 1981.
- Visiting professor at the Law School of the University of Paris (Paris II), October-December 1988.
- Visiting professor at the Institut des Hautes Etudes Internationales de Paris, November 1988.
- Visiting professor at the School of Law of the University of Miami (Spring term, 1994)
- Visiting Professor at the United Nations Institute for Training and Research (UNITAR), Inter-American Development Bank, Organization of American States, Inter-American Juridical Committee, Inter-American Institute of International Legal Studies, Carnegie Endowment for International Peace (Inter-American Study Group on Problems of International Law).
- Has lectured or participated in conferences at the invitation of universities, scholarly centres and international organizations in Latin America, the United States, Europe and Asia.
- Has participated in research programs or advisory functions with the following institutions: Organization of American States, Inter-American Development Bank,

United Nations, United Nations Development Program, Economic Commission for Latin America, Pacific Forum, Tinker Foundation, Inter-American Foundation, the Ford Foundation, Fridtjof Nansen Institute (Oslo).

- Delivered the Sir Hersch Lauterpacht Memorial Lectures at the Cambridge Research Centre of International Law (2001).
- Co-Director (2003-2007), Professor (2003-) and Honorary Director (2007), University of Heidelberg LL. M. Program on International Law, Trade, Investments and Arbitration, Centre for Latin America, Santiago.
- Medal of Merit, University of Heidelberg (2007).

## **ACADEMIC ASSOCIATIONS**

- Président de l'Institut de Droit International (2005-2007), (Membre titulaire Strasbourg, 1997); (Associé, Bale 1991). Rapporteur on Liability in International Environmental Law.
- Member of the Hispanic-Luso American Institute of International Law (1994). Associate since 1974.
- Associate member of the Argentine Society of International Law (1975).
- Member of the Chilean Society of International Law (1979). Diploma of Distinction (1980).
- Honorary Member, Indian Society of International Law (2010).
- Member of the Academic Council, Latin American Program, Woodrow Wilson International Center for Scholars (Washington D.C.) (1982-1984).
- Member of the research council, Pacific Forum (Honolulu).
- Member of the Board, Law of the Sea Institute (1986-1991).
- President of the Chilean Branch, International Law Association (1982-2005).
- Rapporteur and Chairman of the International Committee on the Protection of Persons and Property, International Law Association, 2000-2006.
- Member of the Academy of Social Sciences, Institute of Chile (1982). President of the Academy (1995-2000).



- Corresponding member of the Royal Academy of Moral and Political Sciences of Spain (1986).
- Corresponding member of the Royal Academy of Jurisprudence and Legislation of Spain (1999).
- Corresponding member of the National Academy of Social and Political Sciences of Argentina (1989).
- Corresponding member of the National Academy on Law and Jurisprudence of Argentina (2009).
- Corresponding member of the National Academy of Law and Social Sciences, Cordoba, Argentina (1995).
- Member of the French Society of International Law.
- Membre du Conseil de l'Association Internationale du Droit de la Mer.
- Member of the British Institute of International and Comparative Law.
- Fellow of the Royal Geographical Society.
- Member of the Royal Institution of Great Britain.
- First award in the national contest organized by UNESCO honouring the centennial of the birth of Rabindranath Tagore (1961).
- President and Founder, Chilean Council on Foreign Relations (1989-1993).

Member of the Board or Advisory Committee of the following international journals: International and Comparative Law Quarterly, Year Book of International Investment Law, Annuaire International du Droit de la Mer, Aegean Review of the Law of the Sea, Journal of International Dispute Settlement, Cahiers de l'Arbitrage/Paris Journal of International Arbitration, ICSID Review-Foreign Investment Law Journal, Foundation for International Arbitration Advocacy, Journal of International Criminal Justice, Pacific Studies, Ocean Development and International Law, Max Plank Institute Encyclopedia of Public International Law, Journal of World Investment and Trade, Year Book of International Investment Law and Policy.

-Member of the Scientific Development Policy Advisory Committee of the Max Planck Foundation for International Peace and the Rule of Law.

## **DIPLOMATIC WORK**

- Vice chairman of the Chilean Delegation to the Third United Nations Conference on the Law of the Sea (1974-1982). President of the delegation in 1979 and acting President in 1980 and 1981.
- Chairman of the Delegation of Chile to the Preparatory Committee of the Seabed Authority (Jamaica, 1983).
- Member of the Inter-American Juridical Committee (1978-1979).
- Chairman of the Chilean delegation to the Inter-American Specialized Conference on Private International Law (Panamá, 1975).
- Senior Legal Advisor, Department of Legal Affairs, Organization of American States (1965-1969; 1972-1974).
- Ambassador to the United Kingdom (1983-1985).
- Member of the editorial board of the newspaper El Mercurio (1979-1983).
- Member of the board of the Fulbright Commission for the Educational Exchange between the United States and Chile (1977-1983), (1988-1990).
- President of the Chilean U.S. Cultural Institute (1989-1991), Member of the Board (2003-2005).
- Member of the Advisory Committee on Foreign Policy, Chilean Ministry of Foreign Affairs (1978-1982).
- Great Cross of the Order Piana of the Holy See (1985).

## **PUBLICATIONS**

### **Books.**

La integración política, Editorial Jurídica de Chile, 1966.

Derecho de la integración latinoamericana (in collaboration), Editorial Depalma, Buenos Aires, 1969.

América Latina y la cláusula de la nación más favorecida (in collaboration), Santiago, 1972.

Chile y el derecho del mar, Editorial Andrés Bello, 1972.

Tendencias del derecho del mar contemporáneo (in collaboration), Editorial El Ateneo, Buenos Aires, 1974.

Ensayos sobre derecho internacional económico (in collaboration), 2 vol., Fondo de Cultura Económica, Mexico, 1975.

Los Fondos marinos y oceánicos, Editorial Andrés Bello, Santiago, 1976.

Nuevas perspectivas del derecho internacional (in collaboration), 3 vol., Instituto de Estudios Internacionales de la Universidad de Chile, 1982.

The Exclusive Economic Zone. A Latin American Perspective, Westview Press, 1984.

Antarctic Resources Policy (in collaboration), Cambridge University Press, 1983.

Antarctic Mineral Exploitation, The Emerging Legal Framework, Cambridge University Press, 1988.

Chile y Argentina: nuevos enfoques para una relación constructiva, Consejo Chileno para las Relaciones Internacionales, 1989.

The Exclusive Economic Zone: Regime and Legal nature under international law, Cambridge University Press, 1989.

La Zone Economique Exclusive dans la legislation et pratique des Etats, Editions de l'IHEI, Pedone, 1990.

La Zona Económica Exclusiva: regimen y naturaleza jurídica en el Derecho Internacional, Editorial Jurídica de Chile, 1991.

El Derecho Internacional de la Antártida, Editorial Dolmen, 1994.

The changing International Law of High Seas Fisheries, Cambridge University Press, 1999.

International Dispute Settlement in an Evolving Global Society. Sir Hersch Lauterpacht Memorial Lectures, Cambridge University Research Centre for International Law, Cambridge University Press, 2004.

### **Contributions to Books.**

“Contemporary International Law in the Economic integration of Latin America”, Academie de droit international, colloque de 1971, Les aspects juridiques de l'integration économique, Sijthoff, Leyden, 1973.

“Chilean Policies on the Law of the Sea”, in Ralph Zacklin (ed.) The Changing Law of the Sea, Sijthoff, Leyden, 1974.

“The Problems Faced by the Less Developed Countries Dealing with Multinational Corporations”, The Future of the United States Multinational Corporation, University Press of Virginia, 1975.

“The International Regulation of Valuation Standards and Processes: a Reexamination of Third World perspectives”, in Richard B. Lillich (ed.) The Valuation of Nationalized Property in International Law, vol. III, University of Virginia Press, 1976.

“Individual Rights and the State in Foreign Affairs: The Case of Chile”, in Lauterpacht and Collier (eds). Individual Rights and the State in Foreign Affairs, Praeger, 1977.

“The Economic Integration of Latin America”, in Eric Stein, Peter Hay and Michael Waelbroeck, European Community Law and Institutions, The Bobbs-Merrill Co., 1977.

“The Control of Multinational Enterprises”, in Georges Modelski (ed.), Transnational Corporations and World Order, Freeman, 1979.

“Le regime d'exploration et de l'exploitation des fonds marins”, in René-Jean Dupuy and Daniel Vignes, Traité du nouveau droit de la mer, 1985. (English version 1992).

“Antarctic conflict and International Cooperation”, in U.S. Polar Research Board: Antarctic Treaty System: an assessment, 1986.

“La Zone Economique Exclusive: Regime et nature juridique en Droit International”, Recueil des cours de l'Academie de Droit International, 1986-IV.

“The Antarctic Treaty System: a viable alternative for the development of resource-orientated policies”, in Gillian Triggs (ed.): The Antarctic Treaty System, Cambridge University Press, 1987.

“New approaches to offshore jurisdiction in Antarctica” in S. Chopra and C. Joyner (eds.): The Antarctic Treaty Regime, Nijhoff, 1988.

“Air traffic in Antarctica - the need for a legal regime”, in Rudiger Wolfrum (ed.): Antarctic Challenge III, 1988.

“La consolidación de la política antártica”, in Heraldo Muñoz (ed.): Chile: Política exterior para la democracia, 1989.

“El derecho del mar en el sistema del Tratado Antártico: su evolución a la luz de los regímenes de recursos”, in: Temas de Derecho Internacional, Homenaje a Frida M. Pfirter de Armas Barea, Buenos Aires, 1989.

“The Antarctic minerals regime in international law”, in: L. Caflish and F. Tanner (eds.): The polar regions and their strategic significance, Geneve, 1989.

“Relaciones económicas de América Latina, Chile y los países del Pacífico asiático”, in: Sergio Valdivieso y Eduardo Gálvez (eds.): Chile en la Cuenca del Pacífico, 1989.

“Decision-making for the implementation of CCAMLR: an assessment of its effectiveness”, in Willy Ostreng (ed.): The Antarctic Treaty System in World Politics, Fridtjof Nansen Institute, 1991.

“State practice and national legislation relating to the Exclusive Economic Zone, the Continental Shelf and Straits used for international navigation: basic trends”, in Rudiger Wolfrum (ed.): The Law of the Sea: The continuing search for a universal regime, 1991.

“State responsibility, liability and remedial measures under international law: new criteria for environmental protection”, in Edith Brown Weiss (ed.): Environmental Change and International Law, 1992.

“De Vitoria a las nuevas políticas de conservación y aprovechamiento de los recursos vivos del mar”, en Araceli Mangas (ed.): La Escuela de Salamanca y el Derecho Internacional en América: del pasado al futuro, Salamanca, 1993.

“The settlement of disputes and conflict resolution in the context of a revitalized role for the United Nations Security Council, in René-Jean Dupuy (ed.): The Development of the role of the Security Council, Hague Academy of International Law, Colloquium 1992, 1993.

“Regional cooperation in non-living resources: Joint management zones”, in Ocean Governance. Sustainable Development of the Seas, Edited by P.B. Payoyo, United Nations University Press, 1994.

“New approaches under international law to the issue of high seas fisheries”, in International Law in an evolving world, Liber Amicorum Eduardo Jiménez de Aréchaga, 1994.

“La aplicación de la Convención de las Naciones Unidas sobre el Derecho del Mar en el derecho y la práctica de América Latina”, Cursos de Derecho Internacional de Vitoria Gasteiz, 1993.

The Law of the Sea. Practice of States at the time of entry into force of the United Nations Convention on the Law of the Sea, “Part Five: Latin American and Caribbean States”, Division for Ocean Affairs and the Law of the Sea, Office of Legal Affairs, United Nations, 1994.

“The effectiveness of the Protocol on Environmental Protection to the Antarctic Treaty”, in Olav Schram Stokke and Davor Vidas (eds.): Governing the Antarctic, Cambridge University Press, 1996.

“The regime of Antarctic Marine Living Resources”, in F. Francioni and T. Scovazzi (eds.): International Law for Antarctica, Kluwer Law International, 1996.

“The implementation of the international law of human rights by the judiciary: new trends in the light of the Chilean experience”, in B. Conforti and F. Francioni (eds.): Enforcing international human rights in domestic courts, Kluwer Law International, 1997.

“Complexities in contemporary international law making: challenges for the international law commission”, Report to the United Nations Colloquium on the 50th Anniversary of the International Law Commission, New York, 1997.

“La responsabilidad por daño al medio ambiente en el derecho internacional”, Cursos Euromediterráneos de Derecho Internacional, Universidad Jaime I, Castellón, 1998.

“Trade and environment: new issues under international law”, in Festschrift Gunter Jaenicke, Institute for Public and International Law, Heidelberg, 1998.

“Development of international cooperation in Antarctica and the southern ocean”, in Liber Amicorum Eulalio Nascimento e Silva, University of Sao Paulo Law School, 1998.

“The peaceful settlement of disputes: prospects for the twenty-first century”, Report prepared for the 1999 Centennial Commemoration of the First Peace Conference, jointly with Ambassador Christopher Pinto, in Frits Kalshoven (ed.) The Centennial of the First International Peace Conference. Reports and Conclusions, 2000, 261-418.

“Port State Jurisdiction in Antarctica: A New Approach to Inspection, Control and Enforcement”, in Davor Vidas (ed.): Implementing the Environmental Protection Regime for the Antarctic, 2000, 45-70-

“A new system of International Dispute Settlement for the Twenty-First Century”, in Liber Amicorum José María Ruda, 2000, 235-246.

“New Dispute Settlement Procedures”, in Edith Brown Weiss, Andrés Rigo Sureda and Lawrence Boisson de Chazournes (eds.): The World Bank, International Financial Institutions, and the Development of International Law, American Society of International Law, Studies in Transnational Legal Policy, N°31, 1999, 59-73.

“Changing Approaches to the Nationality of Claims in the context of Diplomatic Protection and International Dispute Settlement”, in Liber Amicorum Ibrahim F. I. Shihata, 2001, 503-525. Also in ICSID Review-Foreign Investment Law Journal, Vol. 15, 2000, 340-361.

“The International Law of High Seas Fisheries: From Freedom of Fishing to Sustainable Use”, in Olav Schram Stokke: Governing High Seas Fisheries, 2001, 23-52.

“La naturaleza vinculante de órdenes procesales en arbitraje internacional”, Liber Amicorum Tatiana B. De Maekelt, Caracas, 2001, 185-207.

“Current Trends in International Responsibility for Environmental Harm”, K. Koufa (ed.): Protection of the Environment for the New Millenium, Thesaurus Acroacium, Vol. XXXI, University of Tesalloniki Law School, 2002, 127-182.

“The Legal Nature of the Optional Clause and the Right of a State to Withdraw a Declaration Accepting the Compulsory Jurisdiction of the International Court of Justice “, Ando, McWhinney and Wolfrum (eds.): Liber Amicorum Judge Shigeru Oda, 2002, 463-480.

“A Perspective of Dispute Settlement Arrangements for the Twenty-First Century”, McCormack, Tilbury and Triggs (eds.): A century of War and Peace. Asia-Pacific Perspectives on the Centenary of the 1899 Hague Peace Conference, 2001, 43-58.

“Bilateral Investment Treaties and the Most-Favored-Nation Clause: Implications for Arbitration in the Light of a Recent ICSID Case”, G. Kaufmann-Kohler and B. Stucki (ed.): Investment Treaties and Arbitration, Swiss Arbitration Association, 2002, 133-144.

“El Derecho Internacional en la Perspectiva de un Cambio de Siglo”, Estudios de Derecho Internacional en Homenaje al Profesor Ernesto J. Rey Caro, Córdoba, Argentina, 2002, 1055-1067.

“Dialogue for Reconciliation: A Supplementary Step for Truth Commissions”, Essays in Honour of Judge A. Cassese, L. C. Vorah et al (eds.): Man’s Inhumanity to Man, 2003, 641-654.

“Law Making in a Global Society: Does Consent Still Matter?”, Festschrift fur Georg Ress, 2005, 191-206.

“In Memory of Triepel and Anzilotti: The Use and Abuse of Non-Conventional Law Making”, R. Wolfrum and V. Roben (eds.): Developments of International Law in Treaty Making, 2005, 497-506.

“Chile”, D. Hollis et al. (eds.): National Treaty Law and Practice, American Society of International Law, 2005, 123-154.

“The Protection of Shareholders Under International Law: Making State Responsibility More Accessible”, Maurizio Ragazzi (ed.): International Responsibility Today, 2005, 161-170.

“Derecho Internacional y Sociedad Global: ¿Ha Cambiado la Naturaleza del Orden Jurídico Internacional?”, Obra Homenaje al Profesor Julio D. González Campos, 2005, 441-462.

“Lis Pendens Arbitralis”, Bernardo M. Cremades and Jullian D. M. Lew: Parallel State and Arbitral Procedures in International Arbitration, International Chamber of Commerce, 2005, 207-218.

“Legitimate Expectation in the Case Law of the World Bank Administrative Tribunal”, Angela del Vecchio (ed.): New International Tribunals and New International Proceedings, 2006, 91-98.

“New Issues in the Settlement of Disputes of International Investments: The Global Reach of the Role of Dispute Settlement”, in Ndiaye and Wolfrum (eds.): Law of the Sea, Environmental Law and Settlement of Disputes, 2007, 297-312.

“Le contrôle du pouvoir discrétionnaire de l’Administration par les tribunaux administratifs internationaux : observations à la lumière de la pratique du Tribunal Administratif de la Banque Mondiale”, in Nassib G. Ziadé : Problems of International Administrative Law, 2008, 43-48.

“Issues Concerning Parallel Proceedings in International Dispute Settlement”, in Constantinides and Zaikos (eds.): The Diversity of International Law, Essays in Honour of Professor Kalliopi K. Koufas. 2009, 85-96.

“Arbitrating investment disputes”, in Lawrence W. Newman and Richard D. Hill (eds.): The Leading Arbitrators’ Guide to International Arbitration, 2008.

“La extensión de la cláusula de arbitraje a terceros: realidades económicas y ficciones jurídicas”, en Acuerdo Arbitral, Instituto Peruano de Arbitraje, 2010.

“Softening Necessity”, in *Liber Amicorum Michael Reisman*, 2010.

“Annulling the Annulment: More on Contract and Treaties” in *Fordhan 2009 Investment Forum*, 2010.

“The Binding Nature of Provisional Measures in International Law and Arbitration”, in *Liber Amicorum Bernardo Cremades*, 2010.

“La limite intérieure de la limite extérieure: le chevauchement de revendications et la délimitation du plateau continental étendu”, in L’evolution et l’état actuel du droit international de la mer, Mélanges offerts à Daniel Vignes, 2010.



“Le pied du Chancelier continue de s’alonger: les principes généraux du droit et l’équité en droit international”, in Marcelo Kohen et al. (eds.): Perspectives of International Law in the 21<sup>st</sup> Century, Liber Amicorum Professor Christian Dominicé, 2012.

“Customary international law in action: From the International Minimum Standard to Fair and Equitable Treatment”, in Coexistence, Cooperation and Solidarity, Liber Amicorum Rudiger Wolfrum, 2011.

“The Other Side of the Coin: Recent Paradoxes on International Investment Arbitration”, in Rainer Hofmann and Christian J. Tams (eds.): International Investment Law and its Others, 2012, 15-23.

“Actos continuos y actos compuestos a la luz del principio de no retroactividad del Derecho Internacional: recientes precisiones jurisprudenciales”, in Estudios de Derecho Internacional y Derecho Europeo en Homenaje al Profesor Manuel Pérez González, 2012, 881-896.

“Jurisprudential developments concerning provisional measures under international law”, in Estudos em homenagem a Francisco Rezek, 2014, 243-263.

### **Articles in major international law journals and publications.**

“Developments in the Latin American Free Trade Association”, Proceedings of the American Society of International Law, Washington, 1967.

“Some International Law Problems Posed by the Nationalization of the Copper Industry by Chile”, American Journal of International Law, vol. 67, N°5, October 1973.

“La creation d'une cour de justice dans le Groupe andin”, Cahiers de droit européen, Bruxelles, N° 1-2, 1974.

“Les negociations entre le Chili et la Bolivie a l'égard d'un accès souverain a la mer” (in collaboration), Annuaire Français de Droit International, 1977.

“The Regime for the Exploitation of the Seabed Mineral Resources: a Latin American View”, Lawyer of the Americas, 1978.

“La legislation nationale pour l'exploitation des fonds des mers: l'incompatibilité avec le droit international”. Annuaire Français de Droit International, 1978.

“L'Antarctique et le droit de la mer” (in collaboration), Revue Generale de Droit International Public, 1980.

“New Approaches to Economic Integration in Latin America”, Europa-Archiv, N° 14, Bonn, 1981.

“A la recherche d'un nouveau role pour l'Organization des Etats Americains: le protocole d'amendements de 1985 de la Charte”. Annuaire Français de Droit International, 1988.

“The contribution of the Exclusive Economic Zone to the Law of maritime delimitation”, German Yearbook of International Law, 1988.

“International Ocean Law developments in the South East Pacific: the case of Chile”. Twenty-first Annual Conference of the Law of the Sea Institute, Honolulu, 1989.

The deep seabed mining regime: terms and conditions for its renegotiation, CIPEC, Paris, 1989.

“El régimen de los minerales de los fondos marinos: términos y condiciones de una renegociación”. Estudios Internacionales, enero-marzo 1989.

“La interpretación judicial del régimen de la Zona Económica Exclusiva: el caso del fileteado en el Golfo de San Lorenzo”, Sociedad Chilena de Derecho Internacional, Estudios 1989.

“Trade relations between Latin America and the Asia Pacific countries”. International Institute for Development, 1989.

“Pacific-cooperation: the view from Latin America”. The Pacific Review, vol. 2, N° 1, 1989, Oxford University Press.

“Nouvelles dispositions pour le rétablissement de la paix et de la sécurité dans le cadre du droit international: le groupe d'observateurs des Nations Unies en Amérique Centrale”, Annuaire Français de Droit International, 1989.

“The role of the International Court of Justice and other tribunals in the development of the law of maritime delimitation”, Proceedings of the Law of the Sea Institute, 1990.

“Diplomatic and consular immunities and human rights”, International and Comparative Law Quarterly, 1991.

“International cooperation in salmon fisheries and a comparative law perspective of the salmon and ocean ranching industry”, Proceedings of the Law of the Sea Institute, 1991.

“South American-US relations: regional limits and global understandings”, International Institute for Strategic Studies, Adelphi Papers, N° 256, 1991, 85-97.

“The protection of the Antarctic environment”, International Antarctic Research Project, N° 5, The Fridtjof Nansen Institute, 1992.

“Toward an effective management of high seas fisheries and the settlement of the pending issues of the Law of the Sea”, Ocean Development and International Law, 1993.

“The ‘Presential Sea’: defining coastal States special interests in high seas fisheries and other activities”, German Yearbook of International Law, 1993.

“Las nuevas funciones de las Naciones Unidas en el mantenimiento de la paz y seguridad internacionales”, Universidad Complutense de Madrid, Cursos de Verano, Almeria, 1993.

“Mitos y Percepciones Encontradas entre Europa y América Latina”, Foro Euro Latino-americano: Europa- América Latina A Convergencia Natural”, 1993, 69-82.

“La ‘Mer de presence’: un nouveau developpement en droit international a l'egard de la peche en haute mer”, Espaces et Ressources Maritimes, N° 7, Paris, 1993.

“The Protocol on Environmental Protection to the Antarctic Treaty: the question of effectiveness”, International Antarctic Research Project, The Fridtjof Nansen Institute, 1994. Revised version in Georgetown International Environmental Law Review, 1994.

“The Status and Rights of Refugees under international law”, Inter-American Law Review, Vol. 25, 1994.

“The distinguished contribution of F.V. Garcia-Amador to the development of international law”, Inter-American Law Review, University of Miami, 1994.

“Trends and issues in the Law of the Sea as applied in Latin America”, Ocean Development and International Law, Vol. 26, 1995, 93-103.

“Medio Ambiente y competitividad exportadora: un nuevo desafío para el derecho internacional del medio ambiente”, Estudios Internacionales, Vol. 28, 1995, 251-259.

“Responsibility and Liability under international law for environmental damage”, Final Report to the Institut de Droit International, Annuaire de l' Institut de Droit International, Vol. 67, No. 1, Session de Strasbourg, 1997.

“The Binding Nature of Procedural Orders in International Arbitration”, in International Court of Arbitration, International Chamber of Commerce, Bulletin, Vol. 10, 1999, 38-48.

“The Changing Law of Nationality Claims”, Report prepared for the International Law Association International Committee on Diplomatic Protection. In: Report of the Sixty-Ninth Conference, London, 2000, 631-647.

“Individuals and Non-State Entities before International Courts and Tribunals”, Max Planck Yearbook of United Nations Law, Vol. 5, 2001, 53-66.

“Arbitration in a New International Alternative Dispute Resolution System”, ICC International Court of Arbitration, American Arbitration Association, International Centre for Settlement of Investment Disputes: 18th Joint Colloquium on International Arbitration, Paris, November 2001, in News from ICSID, Vol. 18 (2), Fall 2001.

“Carlos Calvo, Honorary NAFTA Citizen”, Environmental Law Journal, New York University Law School, Vol. 11, 2002, 19-34.

“Regulatory Authority and Legitimate Expectation: Balancing the Rights of the State and the Individual under International Law in a Global Society”, International Law Forum, Vol. 5, 2003, 188-197.

“Has the Nature of International Law Changed? Le Plus ça Change...”, Austrian Review of International and European Law, Vol. 8, 2003, 221-228.

“The International Criminal Court and the In and Out Club”, Editorial Comment, Journal of International Criminal Justice, Vol. 2, 2004, 35-37.

“Of Contracts and Treaties in the Global Market”, Max Planck Yearbook of United Nations Law, Vol. 8, 2004, 341-357; “De los contratos y tratados en el mercado mundial”, Derecho del Comercio Internacional, No. 3, 2005, 18-32.

“El arbitraje en un nuevo sistema internacional de solución alternativa de controversias”, Anuario Mexicano de Derecho Internacional, 2004, 439-456.

“The Challenges of Globalization for International Economic Law: New Issues”, Anuario Brasileiro de Direito Internacional, 2006, 190-241.

“El Derecho Internacional entre el Cambio y la Disolución”, Estudios Internacionales, No. 154, 2006, 57-66.

“The International Tribunal for the Law of the Sea and Provisional Measures: Settled Issues and Pending Problems”, The International Journal of Marine and Coastal Law, Vol. 22, 2007, 451-462.

“La protección de los derechos del individuo en el derecho internacional: ¿Es la selectividad compatible con la universalidad?, Anuario Colombiano de Derecho Internacional, Vol. 2, 2009, 113-140.

“Reports of [*Maffezini*’s] demise have been greatly exaggerated”, Journal of International Dispute Settlement, Vol. 3 (2), July 2012, 1-29.