

Alexis MOURRE

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French citizen

Married, 3 children

Admitted to the Paris Bar: 1987
Registered Foreign Lawyer, Law Society (London): 1998

Education :

Maîtrise en droit, University of Paris-X (1985),
D.E.S.S. of International Trade Law, University of Paris-I (1986).

Professional Position :

Associate and Partner of Lette & Associés, Paris (1988-1996),
Founding partner of Castaldi Mourre & Partners (1996-),

Membership in Professional Associations :

ICC Institute of World Business Law (Vice President),
Institute for Transnational Arbitration, Dallas (Advisory Board),
International Bar Association (IBA – Senior Vice-Chair of the Arbitration Committee),
International Union of Lawyers (UIA),
International Law Association (ILA) Arbitration Commission,
Unidroit,
Grupo Latino Americano de Arbitraje (ICC),
International Arbitration Institute,
ICC French National Committee (panel of arbitrators, member of the Board),
Centre de Médiation et d'Arbitrage de Paris (panel of arbitrators),
Arbitral Chamber of Paris (panel of Arbitrators),
Comité Français de l'Arbitrage,
Association Française d'Arbitrage,
Camara de Arbitraje de Madrid (panel of arbitrators),
Camera arbitrale nazionale ed internazionale di Milano (Member of the Arbitration Council; Member of the Club of arbitrators),
Dubai International Arbitration Centre (panel of arbitrators)

Club Español del Arbitraje,
Associazione Italiana per l'Arbitrato (AIA),
Association Andrés Bello des juristes franco-latino-américains,
Société de Législation Comparée (France),
Swiss Arbitration Association,
International Centre for Dispute Resolution (AAA, panel of arbitrators),
London Court of International Arbitration (European Users' Council,
Counsellor),
Cepani,
Arbitration Court Attached to the Economic Chamber of the Czech
Republic (Panel of arbitrators);
Court of International Arbitration attached to the Chamber of Commerce
and Industry of Romania (list of foreign arbitrators),
Venezuelan Arbitration Committee (Advisory Council),
Brazilian Arbitration Committee,
CIETAC (Panel of arbitrators),
AMCHAM Peru (Panel of Arbitrators),
Beijing Arbitration Commission (Panel of arbitrators),
Indian Council of Arbitration (Panel of arbitrators),
Federation of Indian Chambers of Commerce and Industry (arbitration
and conciliation tribunal – Panel of arbitrators),
WIPO (panel of arbitrators).

Main Areas of Specialisation :

Arbitration and ADR,
International litigation,
International Private Law
Competition and Distribution Law,
Construction,
Investment law,
Air and Space,
Energy (selected in the ICDR best Energy Arbitrators –
<http://energyarbitrators.icdr.org/>),

International arbitration experience:

Chairman, co-arbitrator or sole arbitrator in 47 ICC arbitration cases,
Counsel of a party in 22 ICC arbitration cases.
Chairman, co-arbitrator or sole arbitrator in 20 non-ICC institutional
arbitration cases (ICSID, LCIA, AAA, Swiss Rules, SCC), and 6 *ad hoc* (including UNCITRAL) arbitration cases.
Counsel of a party in 14 non-ICC institutional (including LCIA, Milan
Chamber, Stockholm, AAA, NAI, GAFTA, AFA) and 6 *ad hoc*
arbitration cases (including UNCITRAL).
Expert-witness in 4 arbitration cases.

ICSID

President of the Tribunal in case N°. ARB/06/19 – Nations Energy vs Panama (final award available on
http://ita.law.uvic.ca/documents/NationsResourcesVPanama_Award.pdf

President of the Tribunal in case N° ARB (AF)/09/2) – Abengoa SA. y Cofides S.A. vs Los Estados Unidos Mexicanos

International litigation experience

Counsel in more than 150 international court cases before French and EU Courts.

Institutional Functions

- Senior Vice-Chair of the International Bar Association (IBA) Arbitration Committee since 2009,
- Vice-President of the ICC International Court of Arbitration since 2009,
- Member of the Board of the Arbitration Council of the Milan Chamber of National and International Arbitration since 2008,
- Member of the IBA Sub-Committee on the revision of the IBA Rules on the taking of evidence (2008-2010),
- Member of the ICC Task Force on Arbitration involving State Parties (Steering Committee, 2009-)
- Member of the ICC Task Force on the Revision of the ICC Rules of Arbitration (2009 -)
- Member of the ICC *Grupo Latino Americano de Arbitraje*,
- Chairman of the ICC French National Committee Commission on competition (2003-2009),
- Member of the ICC international commission on competition,
- Member of the ICC International commission on arbitration,
- Vice-chair of the ICC Task Force on Extraterritoriality (2004),
- Chairman of the ICC Task Force on Arbitration and Trusts (2006-2007),

- Member of the ICC Forum on ADR (2001-2003),
- Member on the ICC international Task Force on the revision of the ICC Force majeure and Hardship clauses (2001-2002),
- Member of the ICC-France working party on the drafting of arbitral awards (2002-2003),
- Member of the ICC-France working party on arbitration and criminal law (2002-2003),
- Member of the ICC international working party on the interaction between trade and competition (2003),
- Member of the ICC international working party on the negotiations concerning competition within WTO (2003),
- Member of the ICC international working party on the modernisation of EC competition law (2003),
- Member of the ICC international working party on arbitration and competition (2003),
- Member of the ICC-France working party on Dispute Boards (2004),

Publications and Academic activities:

- Director of "Les Cahiers de l'Arbitrage/The Paris Journal of International Arbitration",
- Director of the International Private Law quarterly chronicle in the International Business Law Journal, and member of the Editorial Committee of said Journal (1999-2008),
- Member of the Editorial Committee of the *Revista de Arbitraje Comercial y de Inversiones* (Spain);
- Professor *honoris causae* of the University San Ignacio of Lima,
- Visiting Professor at the Santa Clara University (California) (1999-2003),
- Lecturer at the Universities of Versailles and Sceaux,
- Visiting Professor at the University of Santo Domingo since 2006,
- Lecturer at the International Labour Organisation training center,
- Lecturer at the University of Bologna,

- Author, *European private judicial law*, published Sept. 2003, Bruylant, Brussels,
- Co-Editor, *Written Evidence and Discovery in International Arbitration*, ICC Institute Dossiers VI, ICC Publishing, 2009,
- Co-author, *Le nouveau droit communautaire de la concurrence*, published Dec. 2004, Bruylant, Brussels,
- Co-author, *Mondialisation, politique industrielle et droit communautaire de la concurrence*, published Sept. 2006, Bruylant, Brussels,
- Speaker on various topics in numerous conferences and seminars, including :

« *the legal aspects of the Orange County case* », AIC Conference – 4 and 5 December 1995 – Paris ; « *the Brussels and Lugano Conventions in contractual matters* », Center for International Law Studies Conference – 25 and 26 January 1999 – Kitzbuhel ; « *le renforcement des moyens d'investigation de la Commission Européenne* », ICC France Conference – 1 February 2000 – Paris ; « *l'arbitrato internazionale in Francia* », Camera di Commercio di Padova, 10 November 2000 ; « *problèmes posés par la jurisprudence récente en matière d'ADR* », ICC France Conference – 20 February 2001 – Paris ; « *l'arbitrage et la Convention Européenne des Droits de l'Homme : le point de vue français* », Institut de formation en Droits de l'Homme du barreau de Paris – 4 mai 2001 ; « *Objective arbitrability in corporate disputes – French aspects* », IBA International Arbitration Day, Brussels, 15 March 2002 ; « *Arbitration and criminal law* », ICC France Conference – 13 March 2003 – Paris ; « *Rights of defense and powers of the Commission in the new European competition law* », ICC France Conference – 20 November 2003 – Paris ; « *I patti parasociali nel diritto e nella prassi del commercio internazionale* », Milan Chamber of commerce, 26 March 2004; « *Arbitrage et propriété intellectuelle* », ICC France Conference – 31 March 2004 ; « *XXIst century Space law* », Credimi, University if Dijon, 10-11 June 2004 ; « *Dispute Resolution in Telecommunications* », ICC, 24 September 2004; « *L'arbitrage et l'espace judiciaire européen* », Institut du Droit de la Paix et du Développement, Nice, 20-21 January 2005; « *Témoins et sachants, l'administration de la preuve orale dans l'arbitrage international* », Colloquium organised on 4 February 2005 in Paris by the Centre Français de Droit Comparé ; « *Interim measures of protection : order or award?* », IBA International Arbitration Day; Geneva, 18 March 2005; “*Expert adjudication in post-closing disputes*”, Connecticut Bar Association Annual Conference, New Haven, Conn., 13 June 2005; “*The application of the Vienna Convention by arbitrators*”, ICC International seminar on the 25th anniversary of the Vienna Convention, Paris, 20 June 2005; “*Arbitration and Criminal law*”, Colloquium on Arbitrability organised by the Hellenic Arbitration Initiative in Athens on 23 September 2005; “*Arbitration and Competition law from a EU perspective*”, Colloquium on Arbitration and Competition law organised by the Turkish ICC National Committee and the Ankara Chamber of Commerce, Ankara, 4 October 2005; “*EC Competition and industrial policy in the context of globalisation*”, ICC France Conference, Paris, 11 October 2005 ; “*The enforcement of DAB decisions in civil law countries*”, joint ICC-FIDIC Seminar, Paris, 17 October 2005; “*The UNCITRAL project on Interim measures enforcement*”, Seminar on Tools and Tactics in International Arbitration, Paris, 18 October 2005; “*Arbitration and corruption*”, ICC France Conference, Paris, 22 November 2005; “*Amicus curiae in investment arbitration*”, ICC/Queen Mary International Colloquium, London, 20 March 2006; “*Should class actions be introduced in French competition law?*”, ICC France Conference, Paris, 5 April 2006; “*How to appoint an arbitrator?*”, ICDR Young practitioners international seminar, Vienna, 8 April 2006; “*Arbitration and international*

bankruptcy", ICC International conference, Paris, 12 June 2006; "La constitucionalizacion del derecho del arbitraje", Asociacion Andres Bello, Universidad del Rosario, Bogota, 6 September 2006; "Should Arbitration be included in the scope of EU Regulation 44/2001?", ASA Annual Assembly, Berne, 8 September 2006; "Le projet de réforme du régime communautaire des abus de position dominante", ICC France conference, Paris, 22 November 2006; "Inadmissibility and Fraud in Commercial and Investment arbitration", Global Arbitration Forum, Geneva, 7 December 2006; "Le contrôle par les juridictions européennes du traitement dans les sentences arbitrales des questions de droit communautaire de la concurrence: l'expérience française", UIA, Bruxelles, 23 mars 2007; "Counterclaims and set-offs in international arbitration", ICC/Queen Mary Symposium of Arbitrators, Paris, 26 March 2007; "Il controllo dei lodi sotto il profilo dell'ordine pubblico sostanziale", XII Convegno Società Italiana di Diritto Internazionale 8-9 giugno 2007; "Is an arbitrator still impartial after having ordered provisional measures?", Warsaw Arbitration Seminar, 14 June 2007; "La ejecucion forzosa de laudos internacionales", II Congreso del Club Español de Arbitraje, 18-19 June 2007; "La intervencion de terceros en el proceso arbitral", Congress of the Brazilian Arbitration Committee, Rio de Janeiro, 17 September 2007; "El derecho de acceso a la justicia y la proteccion de inversions", IV Meeting of the ICC Latin American Arbitration Group, Rio de Janeiro, 19 September 2007; "Arbitrage d'investissements et droits de l'homme" in the IV International Congress of the French-Latin-American Association Andres Bello (The future of the investment law in South America), Paris, 19 October 2007; "Perspectives of International Arbitration in Latin America", ICC UK Annual Arbitration Symposium, London 5/6 November 2007; "Specific Performance and Judicial Penalties in International Arbitration", ICC Institute of World Business Law Annual Day, Paris, 26 November 2007; "Arbitral Precedent and Confidentiality", IAI Paris, 14 December 2007; "La responsabilidad internacional del Estado por incumplimiento de un laudo arbitral", International Congress of the Union de Juristas de Cuba, 21-23 January 2008; "Non-monetary remedies in International Arbitration", ASA, 25 January 2008; "Provisional measures in Investment Arbitration", Colloque International de l'Institut des Hautes Etudes Internationales on Recent aspects of Investment Arbitration, Paris, 3 April 2008 (published in *La Procédure Arbitrale Relative aux Investissements*, LGDJ, 2010, p. 130); "The concept and jurisprudence on Regulatory Expropriation", II Congress of the Peruvian Arbitration's Institute, Lima, 28-29 April 2008; "La loi applicable au contrat à défaut de choix dans le projet de Règlement Rome I", Séminaire Juris-Classeur, Paris, 13 May 2008; "Should arbitration stay excluded from the scope of EU Regulation 44/2001?", UIA International Seminar, Amsterdam, 23 May 2008; "Les preuves en matière de concurrence", ICC France conference, Paris, 24 June 2008; "Alberico Gentili tra rinascimento e controriforma", Società Italiana di Diritto Internazionale, Roma, 26 June 2008; "El futuro del convenio de Nueva-York: evoluciones del concepto de orden publico sustancial", Club Español del Arbitraje, Madrid, 1 July 2008; Specific Performance and Judicial Penalties in International Arbitration, ICC Institute of World Business Law Annual Day, Paris, 24 November 2008; Dispositive Motions and Inadmissibility of Evidence in Arbitration, Camara de Comercio de Bogotá, 26 March 2009; "Terms of Reference in ICC Arbitration", Ius & Lex, Warsaw, 6 June 2009; "Amici Curiae and Third Party Intervention in Investor-State Arbitration", Iº Latin-American Arbitration Congress, Asuncion, Paraguay, 12 June 2009; "Enforcement of Awards Against States and States Instrumentalities", IBA/ICC Conference, San José, Costa Rica, 25 August 2009; Features of ICC Arbitration, ICC/USCIB New-York Conference, NY, 14 September 2009; "Où va l'arbitrage institutionnel?", Assemblée générale annuelle de l'AFA, Paris, 23 septembre 2009; "Production of Documents in Construction Arbitration", ICC/FIDIC Conference, Istanbul 16 October 2009; "Is there an arbitration backlash?" IBA International Arbitration Day, London, 5 March 2010; "Arbitrators and Arbitral Institutions' liability", ICC Masterclass, Paris 17 March 2010; "The EU proposed deletion of the Arbitration Exception", UNCITRAL-VIAC conference, Vienna, 26 March 2010; "The use of arbitral secretaries", Leading Arbitrators' Juris Conference, Vienna, 29 March 2010.

Numerous ICC PIDA and IAP seminars, both as Chairman of the seminar or speaker.

- Author of numerous articles:

L'avocat face aux marchés de capitaux (Bulletin des thèses, n°19-1988); *Les contrats spéculatifs sur les taux* (Bulletin des thèses, n°21-1988) ; *Le délit d'initié en droit français* (Gazette du Palais (G.P), 1989 n°253-255) ; *La loi du 2 août 1989 et la répression des infractions boursières* (G.P, 15 May 1990); *A propos de la compétence internationale du juge des référés* (G.P, 1992 n°218-219) ; *Les arrêts Rothmans et Arizona Tobacco du Conseil d'Etat: la séparation des pouvoirs en question?* (G.P, 1992 n°297-298); *La compétence juridictionnelle dans les litiges relatifs à la rupture d'un contrat de concession exclusive* (G.P, 1992 n°341-343); *Bruxelles attend sa nuit du 4 août* (Libération, 2 June 1993) ; *Aspects procéduraux de l'affaire Parretti: nouveaux développements du droit de l'exequatur* (G.P, 1993 n°251-252) ; *La convention de Bruxelles et les pouvoirs du juge des référés* (G.P, 1993 n°290-292) ; *Pour la présomption d'innocence* (Globe Hebdo, Feb. 1994) ; *Prophylaxie sociale et tentation répressive* (Le journal du Sida, Apr. 1994) ; *Doubles fonds judiciaires* (Libération, May 11th 1994) ; *Réflexions sur le serment décisoire* (G.P, 1994 n°163-165) ; *A propos de l'application de l'article 5-1^o de la convention de Bruxelles aux litiges nés de la rupture d'un contrat de représentation* (G.P, July 8th 1994) ; *L'arrêt van Uden de la Cour de Justice des Communautés Européennes: les jours du référé-provision en matière européenne sont-ils comptés?* (G.P, 1999 n°150-152); *Trente ans après la Convention de Bruxelles, bilan et perspectives de la jurisprudence concernant la détermination de la juridiction compétente en matière contractuelle* (International Business Law Journal, 1999, n°4) ; *The French approach to the Brussels and Lugano Conventions* (Transnational Publishers, 1999) ; *Les rapports de l'arbitrage et du droit communautaire après l'arrêt Eco Swiss de la Cour de Justice des Communautés Européennes* (Les Cahiers de l'Arbitrage 2000/1) ; *Le droit français de l'arbitrage international face à la Convention européenne des droits de l'Homme* (Les cahiers de l'Arbitrage 2000/2) ; *Recent trends in French arbitration case law* (LCIA News – Vol. 5, Issue 4 – 2000) ; *L'intervention des tiers à l'instance arbitrale* (Les Cahiers de l'Arbitrage – 2001/1) ; *Survey of International Private Law applied to business* (Tilburg Foreign Law Review, 2001, Vol. 9, n°1, pp. 89-118) ; *Réflexions sur quelques aspects du droit à un procès équitable en matière d'arbitrage après les arrêts des 6 novembre 1998 et 20 février 2001 de la Cour de cassation*, in L'arbitrage et la Convention Européenne des droits de l'Homme, Droit et Justice, Bruylant, Bruxelles, October 2001 ; *La médiation en droit français : quelques points de repères législatifs et jurisprudentiels récents*, ICC Court of International Arbitration Bulletin, Special Supplement, ADR, International Applications, November 2001 ; *The absorption of judicial co-operation in civil matters by community law*, International Business Law Journal, 2001/6, Paris ; *Réflexions critiques sur la suppression du contrôle de motivations des sentences arbitrales en droit français*, ASA Bulletin, 2001/4 ; *Diritto di accesso alla giustizia ed ordine pubblico internazionale: spunti di riflessione sul forum necessitatis in materia arbitrale*, Rivista dell'Arbitrato, 2002/1, Rome, Italy ; *Les règles de compétence, de reconnaissance et d'exécution des décisions en matière civile et commerciale dans l'Union européenne et dans les Etats parties aux Conventions de Bruxelles et de Lugano*, Encyclopédie Lamy Contrats internationaux, Dec. 2002 ; *L'impact de la réforme de la clause compromissoire sur les litiges relatifs aux sociétés*, Cahiers de l'arbitrage, 2002/2, Nov. 2002 ; *Enforcement of provisional orders in arbitration: is French law in a deadlock?*, IBA Committee D news, Feb. 2003 ; *Référe pré-arbitral de la CCI: to be or not to be a judge?*, Cahiers de l'arbitrage, 2003/1, May 2003 ; *Les distorsions de concurrence peuvent entraver le libre accès aux marchés*, Interview with Echanges Internationaux, n°66/2003 ; *The nature of the ICC pre-arbitral referee proceedings*, IBA Committee D news, Sept. 2003 ; *L'irrecevabilité est-elle la sanction appropriée en cas de violation d'une clause de conciliation obligatoire?*, Cahiers de l'arbitrage, 2003/2, Oct. 2003 ; *Alberico Gentili (1552-1608) aux sources du droit international*, Mélanges Horsmans, Brussels, Bruylant, 2004 ; *Arbitration, Conflicts of jurisdiction and ADR in shareholders disputes*, International Business Law Journal, 2004/3 ; *La réforme du droit communautaire des concentrations*, Echanges Internationaux, n°69/2004 ; *Enforcement of non challenged claims and prohibition of anti-suit injunctions within the European Union*, International Business Law Journal, 2004/4 ; *The Unidroit Principles and their impact on the model contracts of the International Chamber of Commerce*, Uniform Law Review (with Emmanuel Jolivet), 2004/2 ; *La administración de*

la prueba oral en arbitraje, Revista Internacional de arbitraje, 2005/2 (Colombia) ; *Arbitration in Space contracts*, Arbitration International, 2005/1 ; Note under Cass. Com. 2 June 2004, Alstom, Journal du Droit International (Clunet), 2005/1 ; Note under Paris, 18 November 2004, *Thalès vs. Euromissile*, Journal du Droit International (Clunet), 2005/2 ; Note under Paris, 7 October 2004, *Otor vs. Carlyle*, Journal du Droit International (Clunet), 2005/2 ; *Private arbitration and regulatory adjudication in the Telecommunications industry: new trends*, Journal of International Arbitration, 2005/3; *Faut-il un statut communautaire de l'arbitrage?*, R.A.E 2005/2 and ASA Bulletin, 2005/3 ; *Le droit des activités spatiales à l'aube du XXIème siècle*, co-author, LexisNexis Litec, 2005 ; *La aplicación por el árbitro de la Convención de Viena sobre la venta internacional de mercaderías de 11 de abril de 1980*, Revista Internacional de arbitraje (Colombia), 2006, p. 173 ; *L'aveuglement de Zaleucus, ou variations sur l'arbitrage et l'ordre public*, Mélanges en l'honneur de François Knoepfler, Helbing&Lichtenhahn, Dec. 2005 ; *Towards Finality of Arbitration Awards : Two Steps Forward and One Step Back* (with L. Radicati di Brozolo), Journal of International Arbitration, 2006/2; *L'administration de la preuve dans l'arbitrage international: état actuel de la pratique et perspectives d'évolution*, in *Les Arbitres Internationaux*, Paris, Société de Législation Comparée, Dec. 2005 ; Note under Paris, 29 September 2005, *United Arab Emirates vs. Bechtel*, Stockholm International Arbitration Review, 2005/3; *Arbitration and criminal law : reflections on the duties of the arbitrator*, Arbitration International, 2006/1 ; *L'application par l'arbitre de la Convention de Vienne sur la vente internationale de marchandises*, Bulletin de la Cour Internationale d'arbitrage de la CCI, 2006/1 ; *Arbitraje y derecho de la competencia : un panorama desde la perspectiva europea*, Revista Brasileira de arbitraje, 2006, p. 63 ; *Are Amici Curiae the proper response to the concern on transparency in investment arbitration ?*, The Law and Practice of International Tribunals, 2006, p. 257 (also in Spanish in Revista Brasileira de Arbitragem n°12, p. 60) ; *Canada Dry Arbitrations ?* International Construction Law Journal, 2006, p. 422 ; note under Cass. Civ. 1^{re} 7 June 2006, *ABS vs. Jules Verne*, JDI 2006/4, p. 1384 ; *Plaidoyer pour une meilleure efficacité du droit français de la concurrence dans l'économie mondiale*, Concurrences, Dec. 2006, p. 10 ; *Perspectives of International Arbitration in Latin America*, The American Review of International Arbitration, 2006, 597 ; note under European Court of Justice, 26 October 2006, JDI 2007/2, p. 581 ; *Arbitration and Bankruptcy Law, Reflexions on the Duties of the Judge and the Arbitrator*, in La faillite internationale, Bruylant, 2007 ; note under Trib. Bruxelles, *SNF vs. Cytec*, Revue de l'arbitrage, 2007, p. 303 (with Radicati di Brozolo) ; *A propos the Draft Best Practice Note on the European Comission acting as Amicus Curiae in International Arbitration, Dissenting Opinion on a Dangerous Project*, European Business Law Review (2008) 19-1, 210 (also in French in Revue Lamy Concurrences, July/Sept. 2007) ; *Arbitrators' impartiality and provisional measures*, LCIA News, 2007/2; *Los méritos de la constitucionalización del procedimiento civil y del derecho de arbitraje*, in *Constitucionalización del derecho privado*, Universidad Externado de Colombia/Universidad del Rosario, 2007, p. 281 ; *La ejecución forzada de laudos internacionales*, Revista Peruana de Arbitraje, 2007/5, p. 153; *Can The Statutory Grounds For Review Of Arbitral Awards Be Changed By The Parties? A French Law Perspective*, The American Review of International Arbitration, 2007,p. 279; *Differenze e convergenze tra Common Law e Civil Law nell'amministrazione della prova: spunti di riflessione sulle IBA Rules on the taking of Evidence*, Rivista dell'arbitrato, 2007/2, p. 179; *La paradoja de la compensación en el arbitraje internacional*, Spain Arbitration Review, 2008/1, p. 97; *La responsabilidad internacional del Estado por incumplimiento de su obligación de ejecutar un laudo extranjero*, in *El Arbitraje en el Perú y el Mundo*, Lima, 2008, p. 573; *La protección del inversionista frente a la denegación de justicia*, Revista de Arbitragem e Mediaçao, 2008, p. 333; *May or Must ? Las causales de no reconocimiento de laudos previstas en el artículo V de la Convención de Nueva-York ¿son ellas facultativas ?*, in El Arbitraje Comercial Internacional, Estudio de la Convención de Nueva York con Motivo de su 50º aniversario, Eds. G. Tawil and E. Zuleta, Abeledo Perrot, Bogotá, 2008; *Judicial Penalties and Specific Performance in International Arbitration*, in ICC Institute Dossiers V, ICC Publishing 2008; *Arbitral Precedent and Confidentiality*, IAI Series n°5, 2008; *A propos des articles V et VII de la Convention de New-York et de la reconnaissance des sentences annulées dans leur pays d'origine: où va-t-on après les arrêts Putrabali et Termo Rio*, Revue de l'arbitrage, 2008/2, p. 263; *Sul controllo dei lodi e delle norme di applicazione immediata*, in I rapporti economici internazionali e l'evoluzione del loro

regime giuridico, Editoriale Scientifica, Milano, 2008; note under Court of Appeal of Bruxelles, *Cytec vs. SNF*, Revue de l'arbitrage, 2009, p. 574; note under Cass. 1ère civ. 9 Jan. 2008, Journal du Droit International (Clunet), 2008/4, p. 1051 ; *The Set-Off Paradox in International Arbitration*, Arbitration International, 2008, p. 387; *Competencia, Arbitrabilidad y Derechos del Tribunal Arbitral*, Revista Internacional de Arbitraje, 2008, p. 11; Problemas del control de los laudos bajo el orden publico, en particular en materia de derecho de competencia, in Convención de Nueva York de 1958, Reconocimiento y Ejecución de Sentencias Arbitrales Extranjeras, Instituto Peruano de Arbitraje, 2009, p. 505; *A propos de trois arrêts récents et du contrôle de la compétence de l'arbitre, notamment dans l'arbitrage institutionnel*, in Mélanges Ch. Larroumet, Economica, 2009; *The Arbitration Exclusion in Regulation 44/2001 After West Tankers* (with A. Vagenheim), International Arbitration Law Review, 2009/5, p. 75; *A propos de la portée de l'exclusion de l'arbitrage dans le Règlement n°44/2001, notamment après l'arrêt West Tankers de la CJCE* (avec A. Vagenheim), Cahiers de l'arbitrage, 2009/2, p. 20 ; *Gentili tra Rinascimento e Controriforma*, in La Crisi del Disarmo nel Diritto Internazionale, Nel Quarto Centenario della Morte di Alberico Gentili, Editoriale Scientifica, Rome, 2009 ; *El Reconocimiento de los laudos*, in *Arbitraje Internacional & Medios Alternativos de Solución de Litigios: Retos y Realidades*, Asociación Andrés Bello, 2010, p. 97; *Denial of Justice in Private and Public International Law*, Liber Amicorum Bernardo Cremades, Madrid, 2010.

Miscellaneous :

Selected in the Who's Who Legal selection of international arbitrators since its inception in 2003;

Selected in the ICDR best Energy Arbitrators
<http://energyarbitratorslist.icdr.org/>

Surveyed in the Global Arbitration Review "45 under 45" leading arbitrators;

Selected in the Global Arbitration Review 100 Best world arbitration firms since its inception;

Surveyed in the Chambers Global Guide selection since 2006 ;

Surveyed as "reputed arbitrator" in the 2005 and 2007 selection of the magazine "Décideurs juridiques et financiers";

Best "rising arbitration team" Award 2005 and 2007 of the "Trophées du droit & du contentieux".

Languages :

Fluent in French, Italian, English and Spanish. Working knowledge of Portuguese.