

# JOOST H.B. PAUWELYN

## LIST OF PUBLICATIONS

July 2017

### Books & Monographs

1. ASSESSING THE WORLD TRADE ORGANIZATION – FIT FOR PURPOSE? (editor with Manfred Elsig & Bernard Hoekman), Cambridge University Press, 2017
2. THE USE OF ECONOMICS IN INTERNATIONAL TRADE AND INVESTMENT DISPUTES (editor with Marion Jansen & Theresa Carpenter), Cambridge University Press, 2017
3. INTERNATIONAL TRADE LAW, Wolters Kluwer / Aspen Publishers (with Andrew Guzman), 1<sup>st</sup> edition, 2009; 2<sup>nd</sup> edition, 2012; 3<sup>rd</sup> edition, 2016 (with Jennifer Hillman as third co-author)
4. THE FOUNDATIONS OF INTERNATIONAL INVESTMENT LAW: BRIDGING THEORY INTO PRACTICE (editor with Z. Douglas & J. Vinuales), Oxford University Press, 2014
5. INFORMAL INTERNATIONAL LAWMAKING (editor with R. Wessel & J. Wouters), Oxford University Press, 2012
6. INFORMAL INTERNATIONAL LAWMAKING: CASE STUDIES (editor with A. Berman, S. Duquet, R. Wessel & J. Wouters), TOAEP Academic Publisher, 2012, <http://tinyurl.com/hm5ggj8>
7. GLOBAL CHALLENGES AT THE INTERSECTION OF TRADE, ENERGY AND THE ENVIRONMENT (editor), CEPR, June 2010, available at <http://www.cepr.org/press/CTEI-CEPR.pdf>
8. THE LAW, ECONOMICS AND POLITICS OF RETALIATION IN WTO DISPUTE SETTLEMENT (editor with Chad Bown), Cambridge University Press, 2010
9. OPTIMAL PROTECTION OF INTERNATIONAL LAW: NAVIGATING BETWEEN EUROPEAN ABSOLUTISM AND AMERICAN VOLUNTARISM, Cambridge University Press, 2008
10. APPEAL WITHOUT REMAND : A DESIGN FLAW IN WTO DISPUTE SETTLEMENT AND HOW TO FIX IT, June 2007, available at [http://www.ictsd.org/issarea/dsu/resources/Pauwelyn\\_Remand.pdf](http://www.ictsd.org/issarea/dsu/resources/Pauwelyn_Remand.pdf)
11. HUMAN RIGHTS AND INTERNATIONAL TRADE (editor with Thomas Cottier and Elisabeth Burgi), Oxford University Press, 2005
12. CONFLICT OF NORMS IN PUBLIC INTERNATIONAL LAW - HOW WTO LAW RELATES TO OTHER RULES OF INTERNATIONAL LAW, Cambridge University Press, 2003 (paperback edition, 2008) and translated & published in Chinese, Law Press China, 2005 (winner of the 2005 Paul Guggenheim Prize)
13. THE NATURE OF WTO OBLIGATIONS, Jean Monnet Working Paper No. 1/02 (2002), NYU School of Law, Jean Monnet Centre, available at <http://www.jeanmonnetprogram.org/papers/02/020101.html>
14. TRADE IN ENERGY, WTO RULES APPLYING UNDER THE ENERGY CHARTER TREATY, Energy Charter Secretariat, Brussels, 2001

### Articles

1. *New Frontiers In Empirical Legal Research: Text-As-Data And Network Analysis Of International Economic Law*, Editor of Special Issue (with W. Alschner & S. Puig), 20 *Journal of International Economic Law* (2017:2), 217-426 with Introduction: *The Data-Driven Future of International Economic Law*, 217-231
2. *The Trade Regime as a Complex Adaptive System: Exploration and Exploitation of Environmental Norms in Trade Agreements* (with J.F. Morin & J. Hollway), 20 *Journal of International Economic Law* (2017:2), 365-390
3. *The WTO 20 Years on: “Global Governance by Judiciary” or, Rather, Member-Driven Settlement of (Some) Trade Disputes Between (Some) WTO Members?* 27 *European Journal of International Law* (2016:4)
4. *The Rule of Law Without the Rule of Lawyers? Why Investment Arbitrators Are from Mars, Trade Adjudicators Are from Venus*, 109 *American Journal of International Law* (2015, October Issue) 761-805.
5. *Rule-based Trade 2.0? The Rise of Informal Rules and International Standards and How They May Outcompete WTO Treaties*, 17 *Journal of International Economic Law* (2014) 739-751.
6. *When Structures Become Shackles: Stagnation and Dynamics in International Lawmaking* (with R. Wessel & J. Wouters), 25 *European Journal of International Law* (2014) 733-763.
7. *At the Edge of Chaos? Foreign Investment Law as A Complex Adaptive System, How It Emerged and How It Can Be Reformed*, 29 *ICSID Review – Foreign Investment Law Journal* (2014) 372-418
8. *Upholding the Rule of Law in Informal International Lawmaking Processes* (with S. Duquet, R. Wessel & J. Wouters), 6 *Hague Journal on The Rule of Law* (2014) 75-95
9. *The End of Differential Treatment for Developing Countries? Lessons from the Trade and Climate Change Regimes*, 22 *Review of European Community & International Environmental Law (RECIEL)*, (2013) 29-41

10. *Treaty Interpretation or Activism? The AB Report on United States – ADs and CVDs on Certain Products from China – Comment*, 12 *World Trade Review* (2013) 235-241
11. *Conflict of Norms or Conflict of Laws?: Different Techniques in the Fragmentation of Public International Law* (with Ralf Michaels), in 22 *Duke Journal of Comparative and International Law* (2012) 349-376
12. *The Stagnation of International Law* (with R. Wessel & J. Wouters), Leuven Centre for Global Governance Studies, Working Paper N. 97, Oct. 2012
13. *Trading Cultures – Appellate Body Report on China – Audiovisuals* (with P. Conconi), 10 *World Trade Review* (2011) 95-118
14. *The Exercise of Public Authority Through Informal International Lawmaking: An Accountability Issue?* (with Ramses Wessel and Jan Wouters), Jean Monnet Working Paper 06/11
15. *The Dog That Barked But Didn't Bite: Fifteen Years of Intellectual Property Disputes at the WTO*, 1 *Journal of International Dispute Resolution* (2010), 389-429
16. *Squaring Free Trade in Culture With Chinese Censorship: The WTO Appellate Body Report on China – Audiovisuals*, 11 *Melbourne Journal of International Law* (2010), 1-22
17. *Emergency Action by the WTO Director-General: Global Administrative Law and the WTO's Initial Response to the 2008-09 Financial Crisis* (with A. Berman), 6 *International Organizations Law Review* (2009) 499-512
18. *Nothing dramatic (... regarding administration of customs law) – Comment*, 8 *World Trade Review* (2009) 45-48
19. *Forum Shopping Before International Tribunals: (Real) Concerns, (Im)possible Solutions*, 42 *CORNELL INTERNATIONAL LAW JOURNAL* (2009) 77-118 (with Eduardo Salles)
20. *Non-Discrimination in Trade and Investment Treaties : Worlds Apart or Two Sides of the Same Coin ?*, 102 *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2008) 48 (with Nicolas DiMascio) (winner of the 2009 Francis Deak Prize)
21. *New Trade Politics for the 21st Century*, 11 *JOURNAL OF INTERNATIONAL ECONOMIC LAW* (2008) 559
22. *U.S. Federal Climate Policy and Competitiveness Concerns: The Limits and Options of International Trade Law*, Working Paper, Nicolas Institute for Environmental Policy Solutions, Duke University, April 2007, available at <http://www.nicholas.duke.edu/institute/internationaltradelaw.pdf>
23. *Adding Sweeteners to Softwood Lumber: The WTO-NAFTA 'Spaghetti Bowl' Is Cooking*, 9 *JOURNAL OF INTERNATIONAL ECONOMIC LAW* (2006) 1-10
24. *The Transformation of World Trade*, 104 *MICHIGAN LAW REVIEW* (2005) 1-70
25. *Rien ne Va Plus? Distinguishing Domestic Regulation from Market Access in GATT and GATS*, 4 *WORLD TRADE REVIEW* (2005) 131-170
26. *The Sutherland Report: A Missed Opportunity for Genuine Debate on Trade, Globalization and Reforming the WTO*, *JOURNAL OF INTERNATIONAL ECONOMIC LAW* (2005:2) 329-346
27. *Bridging Fragmentation and Unity: International Law as a Universe of Inter-Connected Islands*, 25 *MICHIGAN JOURNAL OF INTERNATIONAL LAW* (2004) 903-927
28. *Going Global, Regional or Both? Dispute settlement in the Southern African Development Community (SADC) and Overlaps with the WTO and Other Jurisdictions*, 13 *MINNESOTA JOURNAL OF GLOBAL TRADE* (2004) 231-304
29. *Environmental Risk, Precaution and Scientific Rationality in the Context of WTO/NAFTA Trade Rules*, *RISK ANALYSIS* (2004) 461-9 (with D. Crawford Brown and Kelly Smith)
30. *The Puzzle of WTO Safeguards and Regional Trade Agreements*, *JOURNAL OF INTERNATIONAL ECONOMIC LAW* (2004) 109-142
31. *A Typology of Multilateral Treaty Obligations: Are WTO Obligations Bilateral or Collective in Nature?* 14 *EUROPEAN JOURNAL OF INTERNATIONAL LAW* (2003) 907-952
32. *How to Win a WTO dispute based on non-WTO law: Questions of Jurisdiction and Merits*, *JOURNAL OF WORLD TRADE* (2003) 997-1030
33. *The Limits of Litigation: Americanization and Negotiation in the Settlement of WTO Disputes*, 19 *OHIO STATE JOURNAL ON DISPUTE RESOLUTION* (2003) 121-140
34. *WTO Compassion or Superiority Complex?: What to Make of the WTO Waiver for "Conflict Diamonds"*, 24 *MICHIGAN JOURNAL OF INTERNATIONAL LAW* (2003) 1177-1207
35. *The Use of Experts in WTO Dispute Settlement*, 51 *INTERNATIONAL AND COMPARATIVE LAW QUARTERLY* (2002) 325-364
36. *Cross-agreement Complaints before the Appellate Body: A case study of the EC – Asbestos Dispute*, 1 *WORLD TRADE REVIEW* (2002) 63-87
37. *The Role of Public International Law in the WTO: How Far Can We Go?*, 95 *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2001) 535-578
38. *Enforcement and Countermeasures in the WTO: Rules are Rules – Towards a More Collective Approach*, 94 *AMERICAN JOURNAL OF INTERNATIONAL LAW* (2000) 621-633
39. *An Overview of the WTO Agreements On Health and Technical Standards and Their Impact On Communication*, *ZEITSCHRIFT FÜR DAS GESAMTE LEBENSMITTELRECHT* (2000) 843-858

40. *Evidence, Proof and Persuasion in WTO Dispute Settlement, Who Bears the Burden*, JOURNAL OF INTERNATIONAL ECONOMIC LAW (1998) 227-258
41. *The WTO Agreement on Sanitary and Phytosanitary (SPS) Measures as Applied in the First Three SPS Disputes: EC – Hormones, Australia – Salmon and Japan – Varietals*, JOURNAL OF INTERNATIONAL ECONOMIC LAW (1999) 641-664
42. *The Concept of a "Continuing Violation" of an International Obligation: Selected Problems*, BRITISH YEARBOOK OF INTERNATIONAL LAW (1995) 415-450

### **Works in Collection**

1. *Defences and the Burden of Proof in International Law* in *Exceptions in International Law* (eds. L. Bartels & F. Paddeu), Oxford University Press, 2018, forthcoming
2. *Interplay Between the WTO Treaty and Other International Legal Instruments and Tribunals: Evolution After 20 Years of WTO Jurisprudence* in *Proceedings of the Québec City Conference on the WTO at 20* (eds. C.-E. Côté, V. Guèvremont, R. Ouellet), Presses de l'Université de Laval, 2018, forthcoming
3. *Not As Preferential As You May Think: How Mega-Regionals Can Benefit Third Countries*, in Thilo Rensmann (ed.), *Mega-Regional Trade Agreements and the Future of International Trade and Investment Law* (Springer 2017)
4. *Sources of International Trade Law: Mantras and Controversies at the World Trade Organization* in *Oxford Handbook on the Sources of International Law* (eds. S. Besson & J. d'Aspremont), Oxford University Press, 2017
5. *Thinking About the Performance of the World Trade Organization: A Discussion Across Disciplines* (with M. Elsig & B. Hoekman) in *ASSESSING THE WORLD TRADE ORGANIZATION* (editor with Manfred Elsig & Bernard Hoekman), Cambridge University Press, 2017
6. *Minority Rules: Precedent and Participation before the WTO Appellate Body* in *Establishing Judicial Authority in International Economic Law* (eds. Joanna Jemielniak, Laura Nielsen and Henrik Palmer Olsen, CUP, 2016, 139 ff.)
7. *Taking the Preferences Out of Preferential Trade Agreements: TTIP as a Provider of Public Goods?* in Jean-Frédéric Morin, Tereza Novotná, Frederic Ponjaert and Mario Telò, *The Politics of Transatlantic Trade Negotiations: TTIP in a Globalized World*, Farnham, Ashgate, 2015, 187-196
8. *Forget About the WTO: The Network of Relations Between Preferential Trade Agreements (PTAs) and 'Double PTAs'* (with Wolfgang Alschner) in *Trade Cooperation: The Purpose, Design and Effects of Preferential Trade Agreements* (eds. Manfred Elsig and Andreas Dür), Cambridge University Press, 2015, 497-532
9. *Rational Design or Accidental Evolution? The Emergence of International Investment Law* in *Foundations of International Investment Law* (eds. Douglas, Pauwelyn, Vinuales), OUP, 2014, 11-43
10. *Informal International Law as Presumptive Law: Exploring New Modes of Law-making* (with R. Wessel and J. Wouters), in *International Law-making, Essays in Honour of Jan Klabbers, R. Liivoja and J. Petman* (eds.), Routledge, 2013
11. *Use, Non-use and Abuse of Economics in WTO and Investor-State Dispute Settlement*, in *WTO Litigation, Investment and Commercial Arbitration – Cross-fertilization and Reciprocal Opportunities*, Goldman, Romanetti & Stirnimann (eds.), Kluwer, 2013
12. *Different Means, Same End: The Contribution of Trade and Investment Treaties to Anti-Corruption Policy*, in *Anti-Corruption Policy: Can International Actors Play a Constructive Role?* (S. Rose-Ackerman & P. Carrington, eds), 2013, 247-265
13. *The Politics of Treaty Interpretation: Variation and Explanations Across International Tribunals* (with M. Elsig), in *International Law and International Relations: Taking Stock* (J. Dunoff and M. Pollack, eds.), Cambridge University Press, 2013, 445-473
14. *Carbon Leakage Measures and Border Tax Adjustments under WTO Law*, in *Research Handbook on Environment, Health and the WTO* (G. Van Calster and D. Prévost, eds.), Edward Elgar, 2013.
15. *An Introduction to Informal International Lawmaking* (with R. Wessel & K. Wouters), in *INFORMAL INTERNATIONAL LAWMAKING* (J. Pauwelyn, R. Wessel & J. Wouters, eds.), Oxford University Press, 2012
16. *Informal International Lawmaking: Framing the Concept and Research Questions*, in *INFORMAL INTERNATIONAL LAWMAKING* (J. Pauwelyn, R. Wessel & J. Wouters, eds.), Oxford University Press, 2012
17. *Is It International Law Or Not and Does It Even Matter?*, in *INFORMAL INTERNATIONAL LAWMAKING* (J. Pauwelyn, R. Wessel & J. Wouters, eds.), Oxford University Press, 2012
18. *Informal International Lawmaking: An Assessment and Template to Keep it Both Effective and Accountable*, in *INFORMAL INTERNATIONAL LAWMAKING* (J. Pauwelyn, R. Wessel & J. Wouters, eds.), Oxford University Press, 2012
19. *Introduction and Key Issues Surrounding Informal International Lawmaking*, in *INFORMAL INTERNATIONAL LAWMAKING: CASE STUDIES* (A. Berman, S. Duquet, J. Pauwelyn, R. Wessel & J. Wouters, eds.), TOAEP Academic Publisher, 2012
20. *The World Trade Organization's Dispute Settlement Mechanism – Analysis and Problems*

(with T. Bernauer & M. Elsig) in Oxford Handbook of the WTO (*A. Narlikar, M. Daunton, and R. M. Stern, eds*), Oxford University Press, 2012

21. *The Rise and Challenges of 'Informal' International Law-Making*, in *The Law of the Future and the Future of Law* (eds. Muller, Zouridis, Frishman and Kistemaker, 2011), 125-140
22. *Principled Monism and The Normative Conception of Coercion under International Law* (with George Pavlakos), in *Beyond the Established Legal Orders: Policy Interconnections Between the EU and the Rest of the World* (eds. Malcolm Evans & Panos Koutrakos, Hart Publishing, Oxford, 2011)
23. *Conflict of Norms or Conflict of Laws?: Different Techniques in the Fragmentation of International Law* (with Ralf Michaels), in *Multi-Sourced Equivalent Norms in International Law* (eds. Yuval Shany & Tomer Broude, Hart Publishing, Oxford, 2011)
24. *Trading Cultures: Appellate Body Report on China – Audiovisuals* (with Paola Conconi), *The WTO Case Law of 2009: Legal and Economic Analysis*, American Law Institute (H. Horn & P. Mavroidis, eds.), Cambridge University Press, 2011
25. *The Dog That Barked But Didn't Bite: 15 Years of Intellectual Property Disputes at the WTO*, in *La Resolution des Litiges de Propriété Intellectuelle* (ed. Jacques de Werra), 2010, 1-52
26. *Global Challenges at the Intersection of Trade, Energy and the Environment: An Introduction*, in *Global Challenges at the Intersection of Trade, Energy and the Environment* (ed. J. Pauwelyn), 1-10
27. *Trade Retaliation in WTO Dispute Settlement: A Multi-Disciplinary Approach* (with Chad Bown), in *The Law, Economics and Politics of Retaliation in WTO Dispute Settlement* (Cambridge University Press, 2010) (eds. J. Pauwelyn & Chad Bown)
28. *The Calculation and Design of Trade Retaliation in Context: What is the Goal of Suspending WTO Obligations?* in *The Law, Economics and Politics of Retaliation in WTO Dispute Settlement* (Cambridge University Press, 2010) (eds. J. Pauwelyn & C. Bown)
29. *Multilateralizing Regionalism: What About An MFN Clause in Preferential Trade Agreements?*, *Proceedings of the 103<sup>rd</sup> Annual Meeting of the American Society of International Law*, 2009, 122-124
30. *Comment – Nothing Dramatic (... regarding administration of customs laws. A Comment on the WTO Appellate Body Report on EC – Selected Customs Matters* by B. Hoekman and P. Mavroidis in *The WTO Case Law of 2006-2007, Legal and Economic Analysis* (CUP, 2009, eds. P. Mavroidis & H. Horn)
31. *Legal Avenues to "Multilateralise Regionalism": Beyond Article XXIV*, in *Multilateralising Regionalism, Challenges for the Global Trading System*, Cambridge University Press, 2009 (eds. Richard Baldwin and Patrick Low)
32. *The Unbearable Lightness of Likeness*, in *GATS and the Regulation of International Trade in Services*, Cambridge University Press, 2008 (eds. Marion Panizzon, Nicole Pohl and Pierre Sauvé)
33. *Fragmentation of International Law*, *MAX PLANCK ENCYCLOPEDIA OF PUBLIC INTERNATIONAL LAW*, entry included in 2008
34. *The Future of the WTO – Consultative Board Report* in *WTO LAW AND PROCESS, THE PROCEEDINGS OF THE 2005 AND 2006 ANNUAL WTO CONFERENCES* (F. ORTINO AND S. RIPINSKY, EDs.), at 160
35. *Trade and Investment Disputes: Complement or Conflict?* in *WTO LAW AND PROCESS, THE PROCEEDINGS OF THE 2005 AND 2006 ANNUAL WTO CONFERENCES* (F. ORTINO AND S. RIPINSKY, EDs.), at 313
36. *The Promises and Limits of Treaty Interpretation*, in *Fragmentation : Diversification and Expansion of International Law*, *Proceedings of the 34th Annual Conference of the Canadian Council on International Law*, 2006, at 99.
37. *Europe, America and the "Unity" of International Law*, in *The Europeanisation of International Law, The Status of International Law in the EU and its Member States*, edited by J. Wouters, André Nollkaemper & Erika de Wet, T.M.C. Asser Press, 2008
38. *Non-Traditional Patterns of Global Regulation: Is the WTO 'Missing the Boat'?* in *Non-Traditional Sources of International Law* (eds. Ilias Bantekas and Ricardo Abello, OUP 2006)
39. *Is the Vienna Convention Outdated?* in *WTO LAW AND PROCESS*, eds. Mads Andenas and Federico Ortino, *British Institute of International and Comparative Law*, 2005, 494-500
40. *Remedies in the WTO: 'First Set the Goal, then Fix the Instruments to Get There'*, in *WTO LAW AND PROCESS*, eds. Mads Andenas and Federico Ortino, *British Institute of International and Comparative Law*, 2005, 185-199
41. *The Use of Experts in WTO Dispute Settlement*, in *GEORGE BERMAN & PETROS MAVROIDIS (EDS.), HUMAN HEALTH AND SAFETY IN WTO DISPUTE RESOLUTION* (Cambridge University Press, forthcoming 2005)
42. *WTO Dispute Settlement: Of Sovereign Interests, Private Rights and Public Goods*, in *JEROME REICHMAN (ED.), INTERNATIONAL PUBLIC GOODS AND TRANSFER OF TECHNOLOGY UNDER A GLOBALIZED INTELLECTUAL PROPERTY REGIME* (Cambridge University Press, 2005) 817-830
43. *The Application of Non-WTO Rules of International Law in WTO Dispute Settlement*, in *P. Macrory, A. Appleton and M. Plummer (eds.), THE WTO: LEGAL, ECONOMIC AND POLITICAL ANALYSIS* (Springer, 2005, 3 Vols.), Vol.

I, 1405-1426

44. *The Jurisdiction of the WTO*, in PROCEEDINGS OF THE 98<sup>TH</sup> ANNUAL MEETING OF THE AMERICAN SOCIETY OF INTERNATIONAL LAW (March 31-April 3, 2004) 135-138
45. *A Comparative Analysis of Trade Remedies in the WTO* (translated in Japanese), in ICHIRO ARAKI AND KAWASE TSUYOSHI (EDS.), SAFEGUARDS UNDER THE WTO AGREEMENT: ISSUES AND PROPOSALS FOR A MORE EFFECTIVE MECHANISM, published by Toyo Keizai Shimpo Sha, Japan, 2004, 21-36
46. *Proposals for Reform of Article 21 of the DSU*, in E.-U. PETERSMANN, IMPROVEMENTS AND CLARIFICATIONS OF THE WTO DISPUTE SETTLEMENT UNDERSTANDING, WTO NEGOTIATORS MEET ACADEMICS (European University Institute, 2002) 67-80
47. *Does the WTO Stand for "Deference to" or "Interference with" National Health Authorities when Applying the (SPS) Agreement on Sanitary and Phytosanitary Measures?*, in THOMAS COTTIER & PETROS MAVROIDIS (EDS.), THE ROLE OF THE JUDGE IN INTERNATIONAL TRADE REGULATION (Michigan University Press, 2003)
48. *A World Environment Court*, in UN UNIVERSITY, INSTITUTE OF ADVANCED STUDIES, INTERNATIONAL ENVIRONMENTAL GOVERNANCE, GAPS AND WEAKNESSES, PROPOSALS FOR REFORM, Working Paper, 2002 (36 pages)
49. *MFN-Unconditionality: A Legal Analysis of the Concept in View of its Evolution in the GATT/WTO Jurisprudence with Particular Reference to the Issue of "Like Product"*, co-authored with William, J., Davey, in THOMAS COTTIER & PETROS MAVROIDIS (EDS.), REGULATORY BARRIERS AND THE PRINCIPLE OF NON-DISCRIMINATION (University of Michigan Press, 1998) 13-50
50. *Applying SPS in WTO disputes*, in DAVID ROBERTSON & AYNLEY KELLOW, GLOBALIZATION AND THE ENVIRONMENT, RISK ASSESSMENT AND THE WTO (2001) 63-81

### **Shorter Articles & Book Reviews**

1. *Organic, Bottom-Up Evolution of the WTO Treaty? Canada's Proposal for an Informal Framework for Procedural Innovation in WTO Dispute Settlement*, 23 June 2016, <http://tinyurl.com/z6njck5>
2. *COOL Arbitrator Finds that Only Lost Trade is « Recoverable » Not Broader Economic Harm Suffered by Canada/Mexico*, blog post, 10 December 2015, <http://tinyurl.com/jarg7pt>
3. *A « Legally Binding Treaty » or Not ? The Wrong Question for Paris Climate Summit* (with Liliana Andonova), European Journal of International Law, EJIL :Talk!, 4 December 2015, <http://tinyurl.com/gko6tqe>
4. *Why the US Should Support The EU Proposal for an « Investment Court System »*, 16 November 2015, <http://tinyurl.com/zzrc4pt>
5. *The Emergence of a New International Tax Regime: The OECD's Package on Base Erosion and Profit Shifting (BEPS)* (with Itai Grinberg), ASIL Insight, Vol. 19, Issue 24, 28 October 2015, <http://tinyurl.com/jsqnx7>
6. *The Transatlantic Trade and Investment Partnership Will Be Good for Both World Trade and the World Trade Organization*, CATO Institute, October 2015, <http://tinyurl.com/z6q632a>
7. *The Panther Is A Cat ! But Is It A Leopard Or A Lion ?* Foreword to Graham Cook, A Digest of WTO Jurisprudence on Public International Law Concepts and Principles, Cambridge University Press, 2015
8. *Trade Negotiations in Crisis? The Real Challenges*, 15 Globe – The Graduate Institute Review, Spring 2015, p. 24-25 (reproduced in Le Temps, 25 March 2015, translated as: *L'essor du libre échange, malgré les ratés de l'OMC*)
9. *Learning by Doing: Law Clinic Helps Smaller Stakeholders Influence and Benefit from Trade Regimes*, 15 Globe – The Graduate Institute Review, Spring 2015, p. 28
10. *The Pros and Cons of Dispute Settlement under FTAs: The First CAFTA Trade Panel (Costa Rica v. El Salvador)*, blog post, 17 December 2014, <http://tinyurl.com/jofkky4>
11. *Waiving WTO Rights in an FTA? Panel Report on Peru - Agricultural Products*, blog post, 3 December 2014, <http://tinyurl.com/zxcducz>
12. *Graduate Institute Students Get Innovative with LawWithoutWalls*, 13 Globe – The Graduate Institute Review, Spring 2014, p. 27
13. *New Trade Rules for Cross-Border Flows of Information?*, Online Book Symposium on The Electronic Silk Road (by A. Chander), Opinio Juris, October 2013, <http://tinyurl.com/h6zzsgw>
14. *The Politics of Treaty Interpretation* (with M. Elsig), International Law/ International Relations Online Symposium, Opinio Juris, September 2013, <http://opiniojuris.org/2013/09/18/ilir-symposium-politics-treaty-interpretation/>
15. *Beyond Constitutionalism, The Pluralist Structure of Postnational Law (Nico Krisch)*, Book Review, 4 European Yearbook of International Economic Law (2013)
16. *The Rise of Informal Internal Lawmaking and Trade Governance*, 11 Globe – The Graduate Institute Review, Spring 2013, p. 14-15 (reproduced in Le Temps, 27 February 2013, translated as: *La gouvernance commerciale et ses chemins informels*)
17. Online Book Discussion, Informal International Lawmaking, Opinio Juris, October 2012,



<http://opiniojuris.org/2012/10/16/book-discussion-informal-international-lawmaking/>

18. *Dealing with the Increasing Complexity of Investment-Related Treaties: A Framework and Some Policy Guidelines*, Investment Treaty News, October 2012, p. 5-6, available at [http://www.iisd.org/pdf/2012/iisd\\_itn\\_october\\_2012\\_en.pdf](http://www.iisd.org/pdf/2012/iisd_itn_october_2012_en.pdf)
19. *The WTO in Crisis: Five Fundamentals Reconsidered*, WTO Public Forum, Summer 2012, available at [http://www.wto.org/english/forums\\_e/public\\_forum12\\_e/art\\_pf12\\_e/art9.htm](http://www.wto.org/english/forums_e/public_forum12_e/art_pf12_e/art9.htm)
20. *Comments on Interpretation and Institutional Choice*, Virginia Journal of International Law Online Symposium, Opinio Juris, April 2012, <http://tinyurl.com/znxppeu>
21. *Settling Economic Disputes: the WTO and WIPO Models* (with M. Burnier), 6 *Globe – The Graduate Institute Review*, Autumn 2010, p. 14-15
22. *The WTO: A Tool, Not a Weapon to Avert Carbon and Job Leakage*, 4 *Globe – The Graduate Institute Review*, Autumn 2009, p. 6-7
23. *La Sélection des Juges à l'OMC, et Peut-Etre celle d'un Chinois, Mérite Plus d'Attention*, *Le Temps*, 16 November 2007 available at <http://www.letemps.ch/template/economie.asp?page=9&article=219460>
24. *Faut-il Pénaliser les Importations « Sales » ?*, *Le Temps*, 28 September 2007
25. *A Carbon Levy on Imports to Fight Climate Change*, *Telos*, September 2007, available at [http://www.telos-eu.com/en/article/a\\_carbon\\_levy\\_on\\_imports\\_to\\_fight\\_climate\\_change](http://www.telos-eu.com/en/article/a_carbon_levy_on_imports_to_fight_climate_change)
26. Online Symposium Discussion of Cogan's Non-Compliance and The International Rule of Law, Opinio Juris, March 2007, <http://tinyurl.com/jnkqwye>
27. *Blood Diamonds' Many Facets*, Op-ed, *News & Observer*, 11 January 2007, available at <http://www.newsobserver.com/559/story/530965.html>
28. *Review of D. Cass, The Constitutionalization of the WTO: Legitimacy, Democracy, and Community in the International Trading System*, 100 *American Journal of International Law* (2006) 986
29. *The U.S.-Canada Softwood Lumber Dispute Reaches a Climax*, ASIL Insight, November 30, 2005 at: <http://www.asil.org/insights/2005/11/insights051129.html>
30. *The UNESCO Convention on Cultural Diversity, and the WTO: Diversity in International Law-Making?*, ASIL Insight, November 15, 2005 at: <http://www.asil.org/insights/2005/11/insights051115.html>
31. *Just Trade*, Book Review of *Trade, Inequality and Justice: Toward a Liberal Theory of Just Trade* by Frank J. Garcia (2003), 37 *GEORGE WASHINGTON INTERNATIONAL LAW REVIEW* (2005) 559-571
32. *WTO Softens Earlier Condemnation of U.S. Ban on Internet Gambling, but Confirms Broad Reach into Sensitive Domestic Regulation*, *American Society of International Law (ASIL) Insight*, April 2005, at <http://www.asil.org/insights/2005/04/insights050412.html>
33. *An Insider's Guide to the WTO's Problems* (with Andrew Guzman), 9 *BRIDGES* 2005 (January) at p. 7 (published by the International Centre for Trade and Sustainable Development (ICTSD))
34. *WTO Condemnation of U.S. Ban on Internet Gambling Pits Free Trade against Moral Values*, *American Society of International Law (ASIL) Insight*, November 2004, at [www.asil.org/insights/2004/11/insight041117.html](http://www.asil.org/insights/2004/11/insight041117.html)
35. *The Appellate Body's GSP decision* (with Lorand Bartels, Steve Charnovitz, Robert Howse, Jane Bradley and Donald Regan) 3 *World Trade Review* (2004) 239-266
36. *Recent Books on Trade and Environment: GATT Phantoms Still Haunt the WTO*, 15 *EUROPEAN JOURNAL OF INTERNATIONAL LAW* (2004) 575-592
37. *WTO Victory over Steel Hides Deficiencies*, *THE JURIST*, 23 January 2004, <http://jurist.law.pitt.edu/forum/Pauwelyn1.php>
38. *Iraqi Reconstruction Contracts and the WTO: "International law? I'd better call my lawyer"*, *THE JURIST*, 19 December 2003
39. *L'Organisation Mondiale Du Commerce et la Propriété Intellectuelle, Pourquoi Et Comment?*, 39 *L'OBSERVATEUR DE BRUXELLES* (October 2000) 40-45
40. *Towards Liberalization of Trade in Basic Communications: Negotiations in the World Trade Organization*, 10 *SOCIÉTÉ DE DROIT INTERNATIONAL ECONOMIQUE (SDIE) BULLETIN* (1997) 6-8
41. *Book Review: Regionalism and Multilateralism After the Uruguay Round - Convergence and Interaction* (by Demaret, Bellis and Jiménez (eds.), 1997), *JOURNAL OF WORLD TRADE* (1999) 182-187