


JUDGE STEPHEN M. SCHWEBEL

	Washington, D.C. Office 1501 K Street, N.W, Suite 410 Washington, D.C. 20005 USA Telephone: +1 202 736 8328 Facsimile: +1 202 736 8709 E-mail: judgeschwebel@aol.com	Essex Court Chambers 24 Lincoln Inn's Fields London WC2 A36D United Kingdom Telephone: +44 20 7813 8000 Facsimile: +44 20 7813 8080 E-mail: judgeschwebel@aol.com
---	--	---

BIOGRAPHY

Judge Stephen M. Schwebel is a leading figure in the fields of public international law and international arbitration. He is a U.S. national, an independent arbitrator and counsel in Washington, D.C., a door tenant of Essex Court Chambers in London, and an honorary bencher of Gray's Inn. A Judge of the International Court of Justice 1981-2000, and the Court's President 1997-2000, he has served as President of the World Bank Administrative Tribunal since October 2010.

From 1994 to 2010, Judge Schwebel served as President of the Administrative Tribunal of the International Monetary Fund. Prior to his election to the International Court of Justice, Judge Schwebel was a member of the United Nations International Law Commission and its Special Rapporteur on the Law of the Non-Navigational Uses of International Watercourses.

Judge Schwebel served as Deputy Legal Adviser (1974-1981), Counselor on International Law (1973), and Assistant Legal Adviser for United Nations Affairs (1961-1966) at the U.S. Department of State. During his service at the Department of State, he participated as Associate Representative, Representative, Counsel or Deputy Agent of the United States in cases before the International Court of Justice, including in *Interpretation of the Agreement of 25 March 1951 between the WHO and Egypt* (1980), *United States Diplomatic and Consular Staff in Tehran* (1979-1980), and *Certain Expenses of the United Nations* (1962). He was chairman of the U.S. delegations to U.N. committees on the Charter of Economic Rights and Duties of States, the definition of aggression, and the declaration on friendly relations and cooperation among States.

Earlier in his career, Judge Schwebel served as Burling Professor of International Law at School of Advanced International Studies of The Johns Hopkins University (1967-1981) and Assistant Professor of Law at Harvard Law School (1959-1961). He practiced law as an associate at White & Case in New York (1954-1959), where he acted as a counsel to Aramco in the Onassis arbitration with the Royal Government of Saudi Arabia.

Judge Schwebel is regarded as one of the foremost of international arbitrators. In 2005, *The American Lawyer* named him as one of the “Top 10 Arbitrators” in the world, ranking him number 2. He was among ten jurists nominated to the panels of arbitrators and conciliators of the International Centre for Settlement of Investment Disputes (ICSID) by the Chairman of the ICSID Administrative Council, i.e. the President of the World Bank (2000-2011), and currently is an ICSID arbitral panelist on a national list. Judge Schwebel is a member of the Board of Directors of the American Arbitration Association. He is a member of the Permanent Court of Arbitration in The Hague, a member of the Panel of Arbitrators of the Japan Commercial Arbitration Association, and a member of the International Centre for Dispute Resolution (ICDR) Roster of Neutrals.

Judge Schwebel has been appointed in 57 international commercial and investment arbitrations and in six arbitrations between States. He is currently serving as President of the Court of Arbitration in the *Indus Waters Kishenganga Arbitration* between Pakistan and India. Judge Schwebel specializes in disputes between states and foreign investors, and has acted as arbitrator or counsel in some of the largest of such disputes. He was a member of the *Eritrea-Yemen Red Sea Islands Tribunal* (1997-1998), the *Abyei Boundary Tribunal* between the Government of Sudan and the Sudanese People’s Revolutionary Movement (2008-2009), the *Eritrea-Ethiopia Boundary Commission* (2001-2007), the NAFTA tribunal in *Mondev International Ltd. v. United States of America* (2000), and the inaugural UNCLOS *Southern Bluefin Tuna (Australia and New Zealand v Japan)* (2000), and *Barbados/Trinidad and Tobago Maritime Delimitation* (2004-2006) arbitrations, serving as president of the latter two proceedings. He served as president of ICSID ad hoc annulment committees in the cases of *Rumeli Telekom A.S. and Telsim Mobil Telekomunikasyon Hizmetleri A.S. v. Republic of Kazakhstan* (2010), *Waguhi Elie George Siag and Clorinda Vecchi v. Arab Republic of Egypt* (2010), *Helnan International Hotels v. Arab Republic of Egypt* (2010), and *Malaysian Historical Salvors v. Malaysia* (2009). Judge Schwebel currently serves as a party-appointed arbitrator in the Energy Charter Treaty arbitration between the Russian Federation and former Yukos shareholders, which is the largest claim in the history of investment treaty arbitration. He served as mediator in a dispute between the largest foreign investor in a West African country and the government of that State.

Judge Schwebel is the author of six books, including *International Arbitration: Three Salient Problems* (1987) and *Justice in International Law - Selected Writings of Judge Stephen M. Schwebel* (1994; republished in paperback in 2008), as well as *Justice in International Law, Further Selected Writings* (2011), and some 200 articles and book reviews on international law and international arbitration.

Judge Schwebel was graduated from Harvard College with highest honors in government, studied international law at Cambridge University with Professor H. Lauterpacht, and received an LLB from Yale Law School. He is a member of the Bars of the State of New York (1955), the District of Columbia (1976), and the US Supreme Court (1965).

CURRICULUM VITAE

CURRENT PROFESSIONAL POSITIONS & AFFILIATIONS

Independent Arbitrator, Mediator and Counsel, 2000 – present

Has served as co-arbitrator, president or sole arbitrator in sixty-three arbitration proceedings under the rules of the American Arbitration Association (AAA), the International Chamber of Commerce (ICC) International Court of Arbitration, the Stockholm Chamber of Commerce (SCC), the London Court of International Arbitration (LCIA), the United Nations Commission on International Trade Law (UNCITRAL), the International Centre for Settlement of Investment Disputes (ICSID), and other arbitral regimes.

Disputes involved commercial, corporate and public international law issues, including: boundary and law of the sea issues, internet access, international business transactions, government contracts, concession agreements, foreign investments, sales of goods, securities, shareholder rights, banking, intellectual property, licensing, franchising, distribution agreements, telecommunications, software, aerospace, energy, oil & gas, joint ventures, maritime law, and employment law.

For a list of arbitral appointments, counsel appointments, and judicial opinions, please refer to Annex I (International Dispute Settlement Experience) below.

President, Administrative Tribunal of the World Bank, Washington, D.C., 2010– present
(Member, 2007 – present)

Member, Permanent Court of Arbitration (PCA), The Hague, The Netherlands, 2006 – present

Member, Board of Directors of the American Arbitration Association, 2006 – present

Member, Panel of Arbitrators of the Japan Commercial Arbitration Association, 2003 – present

Member, Institut pour l'Arbitrage International, 2001 – present

Member, Panel of Arbitrators of ICSID, appointed by the Chairman of the ICSID Administrative Council, 2000- 2011; Panel of Arbitrators of ICSID, appointed by Bahrain, 2011 –

Member, International Centre for Dispute Resolution Roster of Neutrals of the AAA, 2000 – present

Honorary Editor, American Journal of International Law, 1996 – present (Member of the Board of Editors, 1967-1981)

Member, Institut de Droit International, 1981 – present

Member, Council on Foreign Relations, 1956 – present

Member, the American Society of International Law, 1956 – present

Member, International Law Association, 1956 – present

Member, the Harvard Club of New York City (1954), Cosmos Club of Washington, D.C. (1966), The Athenaeum, London (1972), Metropolitan Club, Washington, D.C. (2004)

PAST PROFESSIONAL POSITIONS AND AFFILIATIONS

President, Administrative Tribunal of the International Monetary Fund, Washington, D.C., 1994-2010

President, International Court of Justice, The Hague, The Netherlands, 1997-2000; (Vice President, 1994-1997; Judge, 1981-2000)

American Society of International Law, Washington, D.C.

Honorary President, 1996-2001

Honorary Vice-President, 1983-1996

Executive Vice President and Executive Director, 1967-1973

United Nations International Law Commission, Geneva, Switzerland, 1977-1981

Member, 1977-1981

Special Rapporteur on the Law of the Non-Navigational Uses of International Watercourses, 1977-1981

Chairman of the Drafting Committee, 1978

United States Department of State, Washington, D.C.

Deputy Legal Adviser, 1974-1981

Counselor on International Law, 1973

Consultant to the Department of State, 1967-1973

Special Assistant to the Assistant Secretary of State for International Organization Affairs, 1966-1967

Assistant Legal Adviser for United Nations Affairs, 1961-1966

United States representative and chairman of the United States delegation to various committees of the United Nations, including the UNCTAD Working Group on a Charter of Economic Rights and Duties of States (1973-1974); the Special Committee on the Question of Defining Aggression (1971); and the Special Committee on Principles of International Law concerning Friendly Relations and Co-operation among States (1964)

Legal Adviser to the United States delegation, and Alternate Representative in the Sixth Committee, during sessions of the United Nations General Assembly, 1961-1965

Burling Professor of International Law, School of Advanced International Studies, The Johns Hopkins University, 1967-1981

Assistant Professor of Law, Harvard Law School, 1959-1961

Attorney, White & Case, New York, 1954-1959

HONORS AND PROFESSIONAL RECOGNITIONS

Elected “Lawyer of the Year, International Arbitration – Commercial”, *Best Lawyers*[®], 2012, Washington, D.C. area

Designated by *The American Lawyer* in 2005 as one of “Top 10 Arbitrators” in the world, ranking as number 2

Honorary Fellow, Trinity College, Cambridge University, 2005

LL.D (Hon.), University of Miami, 2002

Honorary President, American Society of International Law, 1996-2001

Manley O. Hudson Medal, American Society of International Law, 2000

Honorary Bencher, Gray’s Inn, London, 1998

Wolfgang Friedmann Award, Columbia University Law School, 1998

Medal of Merit, Yale Law School, 1997

LL.D (Hon.), Hofstra University, 1997

Presidential Medal, The Johns Hopkins University, 1992

Weill Medal, New York University Law School, 1992

LL.D (Hon.), Bhopal University, India, 1983

Gherini Prize, Yale Law School, 1954

Frank Knox Memorial Fellowship, Harvard University, 1950

Phi Beta Kappa, Harvard University, 1950

BAR ADMISSIONS

Member, Bar of the District of Columbia, 1976

Member, United States Supreme Court, 1965

Member, Bar of the State of New York, 1955

EDUCATION

Yale Law School, LL.B., 1954

Cambridge University, studies in international law, 1950-1951

Harvard College, B.A., 1950, *magna cum laude* with highest honors in Government

ACADEMIC PUBLICATIONS

Author of six books and some 200 articles and book reviews on topics of international law, international arbitration and international relations, published in the American Journal of International Law, the British Year Book of International Law, ICCA Yearbook Commercial Arbitration, Arbitration International, American Review of International Arbitration, International Business Lawyer, and other leading periodicals.

For a complete list of publications, please refer to Annex II (Publications) below.

PERSONAL INFORMATION

Born March 10, 1929, in New York City

National of the United States of America

For further biographical data, please see entries in:

Essex Court Chambers, available at <http://www.essexcourt.net/arbitrators/cvs/sschw.pdf>

Who's Who Legal, available at
<http://www.whoswholegal.com/profiles/25330/0/Schwebel/stephen-m-schwebel/>

Transnational Dispute Management, available at http://www.transnational-dispute-management.com/authors/author_detail.asp?key=673

Who's Who in America

Who's Who in the World

Who's Who (United Kingdom)

Who's Who in American Law

Who's Who Legal

Statesman's and International Yearbook

Yearbook of the International Court of Justice

Directory of Members of the Institut pour l'Arbitrage International

Martindale-Hubbell International Dispute Resolution Directory

Chambers Global

Chambers USA

The Roster of International Arbitrators

Judge Schwebel at 81, by Alison Ross (2010), available at
<http://www.globalarbitrationreview.com/journal/article/28374/>

Judge Stephen M. Schwebel, by Lesley Dingle and Daniel Bates (2009), available at
http://www.squire.law.cam.ac.uk/eminent_scholars/judge_stephen_m_schwebel.php

Stephen M. Schwebel, Interview: Conversations with History, Institute of International Studies, UC Berkeley (1990), available at
<http://globetrotter.berkeley.edu/conversations/Schwebel/schwebel-con1.html>

Wikipedia, available at http://en.wikipedia.org/wiki/Stephen_M._Schwebel

ANNEX I

INTERNATIONAL DISPUTE SETTLEMENT EXPERIENCE

The list of arbitral appointments and judicial opinions below does not include awards of arbitral tribunals of which Judge Schwebel was a member, nor does it include the judgments of the Administrative Tribunal of the International Monetary Fund or judgments of the Administrative Tribunal of the World Bank.

ARBITRAL APPOINTMENTS

1. Chairman, Court of Arbitration, Indus Waters Kishenganga dispute (Pakistan v. India), in the Permanent Court of Arbitration, 2010 – present. Dispute over a dam on a tributary of the Indus River.
2. Party-appointed arbitrator, *U.S. pharmaceutical company v. South American Government* (tax dispute, under UNCITRAL Rules), 2011-present.
3. Party-appointed arbitrator, *Netherlands Company v. West African Government*, 2011–present. Dispute over installation of a customs system before the PCA under the UNCITRAL rules.
4. Party-appointed arbitrator, *Netherlands company v. West African Government*, 2010–present. Dispute over power plant before the PCA under the UNCITRAL Rules.
5. Party-appointed arbitrator, dispute between a bank of a Soviet successor State and the government of another Soviet successor State, over bank shares, 2011–present (case suspended).
6. Party-appointed arbitrator, U.S. company/Caribbean special purpose vehicle for power production v. Caribbean Government, 2010 (case settled).
7. President of an ICSID Annulment Committee, *Investors v. Near Eastern Government*, 2009. Case settled.
8. President of an ICSID Annulment Committee, *Near Eastern Telephone Company v. Central Asian Government*, 2009-2010. Decision issued.
9. President of an ICSID Annulment Committee, *European Hotelier v. North African Government*, 2009-2010. Decision issued.
10. Party-appointed arbitrator, *The Government of Sudan and the Sudan People's Liberation Movement* (PCA Arbitration on Abyei Conflict), 2008-2009. Award issued.

11. Party-appointed arbitrator, *European Concessionnaire v. Caribbean Government* (ICC Arbitration), 2008-2009. Case settled.
12. Chairman, *Internet Company v. Internet Corp. for Assigned Names and Numbers*, 2008-2009. An Independent Review Panel established through AAA process. Decision issued.
13. Party-appointed arbitrator, *South Asian Government v. American Mining Corp.* (ad hoc arbitration under UNCITRAL Rules), 2008-2009. Award issued.
14. Chairman, *Major international oil company v. national oil company of a South American State*, 2008-2009. Dispute over whether a quitclaim by the latter insulates the former from environmental claims of individuals, under the AAA international rules. Court challenge to jurisdiction sustained.
15. President of an ICSID Annulment Committee, *Company v. Asian Government*, 2007-2009. Decision issued.
16. Party-appointed arbitrator, *Austrian company v. Balkan Government* (ICSID dispute), 2007. Case settled.
17. Party-appointed arbitrator, *Dutch company v. Caucasian Government* (ICSID dispute) 2007-2008. Case settled.
18. Party-appointed arbitrator, *U.S. gold mining corporation v. Central Asian Government*, 2006-2007. Dispute over alleged expropriation, under the Rules of the Arbitration Institute of the Stockholm Chamber of Commerce. Case settled.
19. Party-appointed arbitrator, *Netherlands Bank v. Far Eastern Government*, 2006. Dispute over imprisonment of bank officers, an UNCITRAL arbitration. Case settled.
20. Party appointed arbitrator, *U.S. company v. Nigerian oil fields consultant*, 2006-2007. Dispute over agency agreement, under ICC Rules; award issued.
21. Sole arbitrator, *U.S. power manufacturer v. Middle East Government*, 2005-2007 Dispute over installation of power facilities, an AAA arbitration. Award issued.
22. Chairman, *U.S. international telecommunications company v. British and Japanese telecommunications companies*, 2005-2006. Dispute over charges for undersea cable connection, an ICC arbitration. Case settled before oral hearings.
23. 23 - 25. Party-appointed arbitrator, *Three parallel proceedings by offshore oil companies against a Great Power*, 2005 – present. Dispute under the Energy Charter Treaty.

26. Chairman, *International telecommunications company v. national telecommunications provider*, 2004-2005. Dispute over charges, under the AAA international rules. Award on jurisdiction issued, settlement ensued.
27. President, *Barbados v. Trinidad and Tobago*, 2004-2006. A maritime boundary arbitration under the UN Law of the Sea Convention. Award issued.
28. Chairman, *British telecommunications company v. West African Government*, 2004-2005. Dispute over return of a deposit in respect of a failed privatization contract, ad hoc arbitration under UNCITRAL Rules. Award issued.
29. Sole arbitrator, *American oil company v. Dutch and Russian oil companies*, 2004. Dispute over proceeds of sale of stock, an AAA Arbitration. Case settled after award upholding jurisdiction.
30. Party-appointed arbitrator, *One insurance company v. another* 2003-2005. AAA arbitration concerning political risk insurance. Case settled on eve of oral hearings.
31. Party-appointed arbitrator, *Foreign trader v. South American Government Oil Co.*, 2003 –2004. Dispute over responsibility for closure of oil terminal, under ICC Rules. Award issued.
32. Party-appointed arbitrator, *Netherlands bank v. State Treasury of an Eastern European Government*, 2002-2009. An ad hoc arbitration pursuant to a bilateral investment treaty. Award on merits issued; damages claim settled.
33. Party-appointed arbitrator, *U.S. partnership v. Caribbean Government and national electric power company*, 2002 – present. Dispute over a contract for the construction of an electric power plant, under ICC Rules. Provisional settlement.
34. Party-appointed arbitrator, *Construction company v. Gulf Federation*, 2002 – 2004. Dispute under a bilateral investment treaty over termination of arrangements for the construction of a port facility, under ICSID Rules. Award finding lack of jurisdiction, 2004.
35. Party-appointed arbitrator, *European Consortium v. Asian railway*, 2001-2004. Dispute over contractual interpretation, under ICC Rules. Award on liability, 2002. Award on damages, 2004.
36. Party-appointed arbitrator, *Ethiopia/Eritrea Boundary Commission*, 2001-2007. Award on delimitation, 2002. Demarcation decision, 2007.
37. Chairman, *British investment fund v. Austrian bank and Russian investment fund*, 2000-02. Dispute over alleged misappropriation of investments, under the Rules of the London Court of International Arbitration. Case settled after oral hearings on merits.

38. Party-appointed arbitrator, *Japanese company v. California manufacturers of intraocular lenses*, 2000-2001. Dispute over patent and licensing rights, under the rules of the Japan Commercial Arbitration Association. Case settled.
39. Party-appointed arbitrator, *Netherlands television company v. Czech Republic*, 2000-2003. Dispute over television license, *ad hoc* arbitration under a bilateral investment treaty, UNCITRAL Rules. Award on liability, 2001. Award on damages, 2003.
40. Party-appointed arbitrator, *Japanese bank v. Russian Federation*, 2000-2001. Dispute over default, under the Rules of the Arbitration Institute of the Stockholm Chamber of Commerce. Case settled.
41. Party-appointed arbitrator, *Power plant supplier v. South Asian power company and Government*, 2000. Dispute over power purchase agreement, under UNCITRAL Rules. Case settled before proceedings pursued.
42. Chairman, *Southern Bluefin Tuna Arbitration* (New Zealand, Australia v. Japan), 2000. Dispute over an experimental fishing program, inter-State arbitration under the UN Convention on the Law of the Sea. Award finding absence of jurisdiction, 2000.
43. Party-appointed arbitrator, *Canadian real estate developer v. U.S. Government*, 2000-2002. Dispute under NAFTA resolved through ICSID Additional Facility. Award issued.
44. Party-appointed arbitrator, *Nigerian oil company v. U.S. major international oil company*, 1999-2001. Dispute over an offshore oil contract, an *ad hoc* arbitration under UNCITRAL Rules. Award issued.
45. Chairman, *Major American pharmaceutical producer v. Bermuda insurance company*, 1998-2000. Dispute over an insurance contract, an *ad hoc* arbitration under the English Arbitration Act. Case settled before hearing on merits.
46. Party-appointed arbitrator, *Swedish bottling company v. American corporation*, 1998-2000. Contractual dispute, under ICC Rules, Case No. 9831/AMW. Award issued.
47. Party-appointed arbitrator, *Eritrea/Yemen Arbitration*, 1997-1999. Inter-State dispute over maritime and territorial claims. Award on territorial sovereignty published October 9, 1998. Award on maritime boundaries published December 17, 1999.
48. Party-appointed arbitrator, *Ecuador trading company v. Russian refinery*, 1995-1998. Dispute over breach and termination of a contract for refinery construction, an *ad hoc* arbitration under UNCITRAL Rules. Award issued.
49. Party-appointed arbitrator, *Canadian consortium v. French corporation*, 1995-1997. Dispute over provision of technology, under ICC Rules, Case No. 8569/BGD. Award issued.

50. Party-appointed arbitrator, *Insured company v. Insurers and reinsurers*, 1994-1995. Dispute over insurance and reinsurance claims arising out of the invasion of Kuwait, an *ad hoc* arbitration under the English Arbitration Acts. Award issued.
51. Party-appointed arbitrator, *American conglomerate v. National Oil Corporation (Libya) and the Government of Libya*, 1993. Dispute over alienation of concession rights, under ICC Rules, ICC case No. 8035/CK. Withdrew when challenged on ground that an amendment of the complaint raised an issue already at bar in a pending arbitration against the same defendant in which Judge Schwebel was also a party-appointed arbitrator.
52. Party-appointed arbitrator, *Swiss trading company v. Russian Federation*, 1993-2001. Dispute over payment under loan agreements, under the Rules of the Arbitration Institute of the Stockholm Chamber of Commerce. Awards issued.
53. Sole arbitrator, *Tripartite dispute among three international oil companies* over sale of an interest in one to another, 1993. Case settled before proceedings pursued.
54. Party-appointed arbitrator, *U.S. subsidiary of a Swedish company v. Indonesian company*, 1992. Dispute over contract termination, *ad hoc* arbitration. Case settled before proceedings pursued.
55. Party-appointed arbitrator, *Consortium of three oil companies v. National Oil Corporation (Libya) and the Government of Libya*, 1991-1996. Dispute over restoration of oil production rights, under the ICC Rules, ICC Case No. 7267/ES. The dispute was settled in 2006.
56. Party-appointed arbitrator, *International Brokerage and Finance S.A. (Panama) v. Seamar Shipping Corporation (Liberia)*, 1990-1992. Dispute over a shipping and stevedoring contract under the ICC Rules, ICC Case No. 6829. Award published in Mealey's *International Arbitration Report*, August 1992.
57. Chairman, *Japanese/Chinese construction consortium v. Government of Nepal*, 1991. Dispute over extension of time for completion of work under a construction contract, under the ICC Rules, ICC Case No. 7053/CI. Case settled before hearings on merits.
58. Chairman, *Japanese/Chinese construction consortium v. Government of Nepal*, 1990-1991. Dispute over jurisdiction, and over a construction contract, under the ICC Rules, ICC Case No. 6819/CI. Case settled before hearings on merits.
59. Chairman, *Bermuda insurance company v. Major international oil company*, 1990-1991. Dispute over an insurance contract, an *ad hoc* arbitration under the English Arbitration Acts. Award issued.
60. Party-appointed arbitrator, *Major bank v. Egyptian Port Authority and the Government of Egypt*, 1989. Dispute over taxes, an ICSID arbitration. Because of the

failure of the parties to agree on whether the Egyptian Government was party, the tribunal was reconstituted without members of the nationalities of the parties.

61. Chairman, *Antoine Biloune and Marine Drive Complex Ltd. v. Ghana Investments Centre and the Government of Ghana*, 1988-1989. Dispute over a construction contract, and expropriation claims, an *ad hoc* arbitration under the UNCITRAL Rules. Award published in *International Law Reports*, Volume 95, p. 183, and *Yearbook Commercial Arbitration*, Volume XIX, (1994), p. 11.

62. Party-appointed arbitrator, *Major international oil company v. Government of Libya*, 1983. Dispute over payment for oil and expropriation claims, *ad hoc* arbitration. In view of the failure of Libya to appoint its arbitrator, the case was remitted to a sole arbitrator.

63. Party-appointed arbitrator, *Major international oil company v. The National Iranian Oil Co. and the Islamic Republic of Iran*, 1982-1985. Dispute over jurisdiction, and over the validity and termination of a Sale & Purchase Agreement, *ad hoc* arbitration. Partial award issued.

APPOINTMENTS AS MEDIATOR

Mediator, Dispute between the Government of a West African State and a foreign investor, 2003.

APPOINTMENTS AS EXPERT

Various legal opinions provided to governments and law firms on questions of international law, international arbitration and international contracts, 2000 – present.

APPOINTMENTS AS COUNSEL

1. Of counsel, in UNCITRAL arbitral proceedings between a central European company and an Eastern European Government, 2009–2011.
2. Of counsel, in ICSID proceedings between a U.S. energy company and a South American Government, 2006.
3. Of counsel, in Iran-United States Claims Commission proceedings, between the United States Government and the Islamic Republic of Iran, 2005.
4. Of counsel, in ICSID proceedings between a European investor and a South American Government, 2005-2007.
5. Of counsel, in UNCITRAL arbitral proceedings between U.S. companies and a South Asian Government, 2004-2005.

6. Of counsel, in ICSID arbitral proceedings between a South American investor and a South American Government, 2003-2005.
7. Of counsel, in ICSID arbitral proceedings between an Italian company and a South Asian Government, 2003-2005.
8. Of counsel, in ICSID arbitral proceedings, Insurance Company v. Latin American Government, 2002-2006.
9. Of counsel, in ICSID arbitral proceedings between North American power company and Near East Government, 2002-2006.
10. Of counsel, in contentious proceedings in the International Court of Justice on behalf of Colombia in the Territorial and Maritime Dispute, 2001-2007.
11. Of counsel, in annulment proceedings before an Ad Hoc Committee of ICSID in CGF (Vivendi) v. Argentine Republic, 2001-2002 and in related proceedings thereafter, 2009.
12. As Deputy Legal Adviser of the Department of State, in advisory proceedings before the International Court of Justice in Interpretation of the Agreement of 25 March 1951 between the WHO and Egypt (1980). See Oral Statements by Mr. Schwebel, Interpretation of the Agreement of 25 March 1951 between the WHO and Egypt, ICJ Pleadings, 1981.
13. As Deputy Legal Adviser of the Department of State, in contentious proceedings before the International Court of Justice in United States Diplomatic and Consular Staff in Tehran (1979-1980). See Argument of Mr. Schwebel, United States Diplomatic and Consular Staff in Tehran, ICJ Pleadings, 1982.
14. As Assistant Legal Adviser of the Department of State, in advisory proceedings before the International Court of Justice in Certain Expenses of the United Nations (1962). See Written Statement Submitted by the Government of the United States of America, Certain Expenses of the United Nations, ICJ Pleadings, 1962.
15. As an associate of White & Case, New York, counsel to Aramco in arbitral proceedings, The Royal Government of Saudi Arabia v. Aramco, 1954-1958. Published in International Law Reports, Volume 27, p. 117.

JUDICIAL OPINIONS

Separate or dissenting opinions, or declarations appear in:

1. *LaGrand (Germany v. United States of America), Provisional Measures*, Order of 3 March 1999, I.C.J. Reports 1999, p. 21.

2. *Fisheries Jurisdiction Case (Spain v. Canada), Jurisdiction of the Court, Judgment*, I.C.J. Reports 1998, p. 420.
3. *The Vienna Convention on Consular Relations (Paraguay v. United States of America)*, Provisional Measures, Order of 9 April 1998, I.C.J. Reports 1998, p. 259.
4. *Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerbie (Libyan Arab Jamahiriya v. United States of America)*, Preliminary Objections, Judgment of 27 February 1998, I.C.J. Reports 1998, p. 155.
5. *Questions of Interpretation and Application of the 1971 Montreal Convention arising from the Aerial Incident at Lockerbie (Libyan Arab Jamahiriya v. United Kingdom)*, Preliminary Objections, Judgment of 27 February 1998, I.C.J. Reports 1998, p. 64.
6. *Oil Platforms (Islamic Republic of Iran v. United States of America)*, Preliminary Objections, Judgment of 12 December 1996, I.C.J. Reports 1996, p. 311.
7. *Legality of the Threat or Use of Nuclear Weapons*, Advisory Opinion of 8 July 1996, I.C.J. Reports 1996, p. 874.
8. *Request for an Examination of the Situation in accordance with Paragraph 63 of the Court Judgment of 20 December 1974 in the Nuclear Tests (New Zealand v. France) Case*, I.C.J. Reports 1995, p. 309.
9. *Maritime Delimitation and Territorial Questions between Qatar and Bahrain, (Qatar v. Bahrain)*, Jurisdiction and Admissibility, Judgment of 15 February 1995, I.C.J. Reports 1995, p. 27.
10. *Case concerning Maritime Delimitation and Territorial Questions between Qatar and Bahrain (Qatar v. Bahrain)*, Jurisdiction and Admissibility, Judgment, I.C.J. Reports 1994, p. 130.
11. *Maritime Delimitation in the Area between Greenland and Jan Mayen*, Judgment of 14 June 1993, I.C.J. Reports 1993, p. 118.
12. *Certain Phosphate Lands in Nauru (Nauru v. Australia)*, Preliminary Objections, Judgment, I.C.J. Reports 1992, p. 329.
13. *Aerial Incident of 3 July 1988 (Islamic Republic of Iran v. United States of America)*, Order of 13 December 1989, I.C.J. Reports 1989, p. 136.
14. *Eletronica Sicula S.p.A. (ELSI)*, Judgment, I.C.J. Reports 1989, p. 94.

15. *Border and Transborder Armed Actions (Nicaragua v. Honduras), Jurisdiction and Admissibility*, Judgment, I.C.J. Reports 1988, p. 126.
16. *Applicability of the Obligation to Arbitrate under Section 21 of the United Nations Headquarters Agreement of 26 June 1947*, Advisory Opinion, I.C.J. Reports 1988, p. 42.
17. *Applicability of the Obligation to Arbitrate under Section 21 of the United Nations Headquarters Agreement of 26 June 1947*, Order, I.C.J. Reports 1988, p. 6.
18. *Application for Review of Judgment No. 333 of the United Nations Administrative Tribunal*, Advisory Opinion, I.C.J. Reports 1987, p. 110.
19. *Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America)*, Merits, Judgment, I.C.J. Reports 1986, p. 259.
20. *Application for Revision and Interpretation of the Judgment of 24 February 1982 in the Case concerning the Continental Shelf (Tunisia/Libyan Arab Jamahiriya)*, Judgment, I.C.J. Reports 1985, p. 246.
21. *Continental Shelf (Libyan Arab Jamahiriya/Malta)*, Judgment, I.C.J. Reports 1985, p. 172.
22. *Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America), Jurisdiction and Admissibility, Judgment*, I.C.J. Reports 1984, p. 558.
23. *Delimitation of the Maritime Boundary in the Gulf of Maine Area*, Judgment, I.C.J. Reports 1984, p. 353.
24. *Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America)*, Declaration of Intervention of the Republic of El Salvador, I.C.J. Reports 1984, Order, p. 223.
25. *Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America)*, Request for Provisional Measures, Order, I.C.J. Reports 1984, p. 190.
26. *Continental Shelf (Libyan Arab Jamahiriya/Malta), Application by Italy for Permission to Intervene, Judgment*, I.C.J. Reports 1984, p. 131.
27. *Application for Review of Judgment No. 273 of the United Nations Administrative Tribunal*, Advisory Opinion, I.C.J. Reports 1982, p. 454.
28. *Continental Shelf (Tunisia/Libyan Arab Jamahiriya)*, Judgment, I.C.J. Reports 1982, p. 99.

29. *Continental Shelf (Tunisia/Libyan Arab Jamahiriya)*, Application by Malta for Permission to Intervene, Judgment, I.C.J. Reports 1981, p. 35.

TESTIMONY

1. Testimony on Strengthening the International Court of Justice, *Hearings before the Committee on Foreign Relations*, United States Senate, Ninety-Third Congress, First Session (1973).
2. Testimony on Limiting U.S. Contributions to the United Nations, *Hearings before the Subcommittee on International Organizations and Movements*, Committee on Foreign Affairs, United States House of Representatives, Ninety-Second Congress, First Session (1971).
3. Testimony on the Compulsory Jurisdiction of the International Court of Justice, *Hearings before the Committee on Foreign Relations*, United States Senate, Eighty-Sixth Congress, Second Session (1960).
4. Testimony on Revision of the United Nations Charter, *Hearings before a Subcommittee of the Committee on Foreign Relations*, United States Senate, Eighty-First Congress, Second Session (1950).
5. Testimony on Ratification of the North Atlantic Treaty, *Hearings before the Committee on Foreign Relations*, United States Senate, Eighty-First Congress, First Session (1949).

ANNEX II
PUBLICATIONS

BOOKS

1. *International Arbitration: Three Salient Problems*, Revised Edition, with Devashish Krishan (forthcoming, Cambridge University Press, 2012).
2. *Justice in International Law: Further Selected Writings of Judge Stephen M. Schwebel* (Cambridge University Press, 2011).
3. *Justice in International Law: Selected Writings of Judge Stephen M. Schwebel* (Cambridge University Press, 1994).
4. *International Arbitration: Three Salient Problems* (Cambridge: Grotius Publications Limited, 1987).
5. *The Effectiveness of International Decisions* (as editor) (Leiden: Sijthoff, 1971).
6. *The Secretary-General of the United Nations: His Political Powers and Practice* (Cambridge: Harvard University Press, 1952)

ARTICLES, PUBLIC SPEECHES, AND CASE NOTES

1. “Celebrating a Fraud on the Court,” *American Journal of International Law*, Volume 106, No. 1 (2012).
2. “Is *Neer* Far from Fair and Equitable?” *Arbitration International*, Volume 27, Number 4 (2011).
3. “Shabtai Rosenne,” *American Journal of International Law*, Volume 105, No. 1 (2011).
4. Does the Consent of the Contracting Parties Govern the Requirement of an ‘Investment’ as Specified in Article 25 of the ICSID Convention?”, *IAI Series on International Arbitration No. 8, Jurisdiction in Investment Treaty Arbitration* (Yas Banifatemi, ed., 2011, in press).
5. “Gorbachev Embraces Compulsory Jurisdiction,” in *Looking to the Future: Essays on International Law in Honor of W. Michael Reisman* (2011).
6. “The Kingdom of Saudi Arabia and Aramco Litigate the Onassis Agreement,” *Journal of World Energy & Business*, Volume 3, Number 3 (2010).

7. “The Gulf of Maine Maritime Boundary Delimitation: Constitution of the Tribunal,” *Ocean and Coastal Law Journal*, Volume 15, Issue 2 (2010).
8. “Foreword,” in *Arbitration under International Investment Agreements, A Guide to Key Issues*, (Katia Yannaca-Small, ed., 2010).
9. “Foreword,” in *International Energy Investment Law, the Pursuit of Stability*, (Peter Cameron, 2010).
10. “Letter from Stephen M. Schwebel,” *Virginia Journal of International Law*, Volume 50, Number 2, 2010.
11. “Foreword,” in *Tread Lightly on the Earth*, (C. G. Weeramantry, 2009).
12. “The Provenance and Performance of Investment Treaty Arbitration,” *Investment Treaty Arbitration and International Law*, (I.A. Laird and T.J. Weiler, eds., 2009).
13. “The Overwhelming Merits of Bilateral Investment Treaties,” *Suffolk Transnational Law Review*, Volume 32, Number 2 (2009).
14. “The United States 2004 Model Bilateral Investment Treaty and Denial of Justice in International Law,” *International Investment Law for the 21st Century, Essays in Honour of Christoph Schreuer* (C. Binder et al., eds., 2009).
15. “A BIT about ICSID,” Address to the 25th Joint Colloquium of the ICC, AAA and ICSID, November 2008, *ICSID Review, Foreign Investment Law Journal*, 2008.
16. “Is Mediation of Foreign Investment Disputes Plausible?,” *Revista de Arbitragem e Mediação*, Ano 5-17, Abril-junhos de 2008.
17. “The Politics of Adjudication”, Proceedings of the 101st Annual Meeting of the American Society of International Law, April 9-13, 2008.
18. “Is Mediation of Foreign Investment Disputes Plausible?”, *ICSID Review, Foreign Investment Law Journal* (2007).
19. “Foreword,” in *United States Practice in International Law, Volume 2: 2002-2004* (Sean D. Murphy, 2006).
20. “Clean Hands, Principle”, *Max Planck Encyclopedia of Public International Law* (2006).
21. “Anti-Suit Injunctions in International Arbitration: An Overview,” in *Anti-Suit Injunctions in International Arbitration*, (Emmanuel Gaillard, ed., 2005).

22. "The United States 2004 Model Bilateral Investment Treaty: An Exercise in the Regressive Development of International Law," *Global Reflections on International Law, Commerce and Dispute Resolution, Liber Amicorum in honour of Robert Briner* (G. Aksen et al., eds., 2005).
23. "Compound Interest in International Law," *Studi di Diritto Internazionale in Onore di Gaetano Arangio-Ruiz* (A. Giardina and F. Latanzi, 2004).
24. "The Influence of Bilateral Investment Treaties on Customary International Law," *Proceedings of the 98th Annual Meeting of the American Society of International Law, March 31-April 3, 2004*.
25. "The Reality of International Adjudication and Arbitration," *Willamette Journal of International Law and Dispute Resolution, Volume 12* (2004).
26. "Foreword" to a Memorial for Professor Jonathan Charney, *Vanderbilt Journal of Transnational Law, Volume 36, No. 4* (October 2003).
27. "Injunction of Arbitral Proceedings and Truncation of the Tribunal," *Mealey's International Arbitration Report* (April 2003).
28. "Seymour J. Rubin", *American Journal of International Law, Volume 97, No. 2* (2003).
29. "The Judgment of the International Court of Justice in the Case Concerning the Gabčíkovo-Nagymaros Project (Hungary/Slovakia)," *Permanent Court of Arbitration/Peace Palace Papers, The Resolution of International Water Disputes* (2003).
30. "Introduction: Careers in International Law," *American Society of International Law, Careers in International Law* (2003-2004 edition).
31. "Foreword," in *World Court Decisions at the Turn of the Millennium (1997-2001)* (Pieter H.F. Bekker, 2002).
32. "Foreword," in *How to Complain to the UN Human Rights System* (Anne F. Bayefsky, 2002).
33. "Monroe Leigh," *American Journal of International Law, Volume 96, No. 1* (2002).
34. "The Southern Bluefin Tuna Case," *Liber Amicorum, Judge Shigeru Oda* (N. Ando, E. McWhinney, R. Wolfrum, 2002).
35. "The Treatment of the Belize Question in the United Nations, 1945-1981," with Sir Elihu Lauterpacht, Professor Shabtai Rosenne, and Professor Francisco Orrego Vicuna, *Legal Opinion on Guatemala's Territorial Claim to Belize* (2002).

36. “Reflections on International Adjudication,” 2001-2002 Proceedings of the American Branch of the International Law Association (2001).
37. “Foreword”, in *The American Law of Nations* (Joseph D. Becker, 2001).
38. “The Proliferation of International Tribunals: Threat or Promise?”, *Liber Amicorum in Honour of Lord Slynn of Hadley, Volume II* (M. Andenas and D. Fairgrieve, 2000).
39. “Attainments of Eduardo Valencia-Ospina as Deputy Registrar and Registrar of the International Court of Justice,” *Leiden Journal of International Law*, Volume 13 (2000).
40. “The Impact of the International Court of Justice,” *Studia Diplomatica*, Volume LIII, 2000, Number 6.
41. “The Inter-active Influence of the International Court of Justice and the International Law Commission,” in *Liber Amicorum ‘in memorium’ of Judge José Maria Ruda* (C.A. Armas Barea et al., 2000).
42. “The Authority of a Truncated Tribunal,” *International Council for Commercial Arbitration, Improving the Efficiency of Arbitration Agreements and Awards: 40 Years of Application of the New York Convention*, ICCA Congress Series No. 9 (1999).
43. “Clean Hands in the Court,” Weiss, Rigo and Boisson de Chazournes, *The World Bank, International Financial Institutions and the Development of International Law*, American Society of International Law, *Studies in Transitional Legal Policy* No. 31 (1999).
44. “National Judges and Judges Ad Hoc of the International Court of Justice”, *International & Comparative Law Quarterly*, Volume 48, 1999.
45. “Careers in International Law”, American Society of International Law, *Careers in International Law* (1999-2000).
46. “The International Court of Justice As a Partner in Preventive Diplomacy”, with Dietmar Prager, *United Nations Chronicle*, Vol. XXXVI, No. 2, 1999.
47. “The Contribution of the International Court of Justice to the Development of International Law”, *International Law and The Hague’s 750th Anniversary* (1999).
48. “National Judges and Judges Ad Hoc”, *Mélanges en l’Honneur de Nicolas Valticos, Droit et justice*, Paris, 1999.
49. “The Seminal Contributions of the World Court to the Law of Human Rights,” *International Bioethics Committee of UNESCO, Fifth Session, Proceedings*, December 1998.

50. "The Impact of the International Court of Justice", reprinted from Boutros Boutros Ghali, *Amicorum Discipulorumque Liber* (1998).
51. "Judge Christopher Weeramantry - a tribute", Anghie and Sturgess, *Legal Visions of the 21st Century: Essays in Honour of Judge Christopher Weeramantry*, 1998.
52. "The Docket of the World Court", Friedmann Award Address, Reprinted from the *Columbia Journal of Transnational Law*, Volume 37, Number 1, 1998.
53. "The Influence of the International Court of Justice on the Work of the International Law Commission and the Influence of the Commission on the Work of the Court," in *Making Better International Law: The International Law Commission at 50* (1998).
54. "Luncheon address: a Site Visit of the World Court", *Contemporary International Law Issues: New Forms, New Applications*, 1997 Hague Joint Conference, The American Society of International Law, *Nederlandse Vereniging voor Internationaal Recht* (1998).
55. "May Preparatory Work be used to Correct Rather than Confirm the 'Clear' Meaning of a Treaty Provision?" republished in *Svensk Jurist Tidning*, 1997.
56. "Hersch Lauterpacht: Fragments for a Portrait", *European Journal of International Law*, Volume 8, No. 2 (1997).
57. "May the Majority Vote of an International Arbitral Tribunal be Impeached? The 1996 Freshfields Lecture", *Arbitration International*, Volume 13, No. 2 (1997).
58. "Fifty Years of the World Court: a Critical Appraisal," *Proceedings of the 90th Annual Meeting of the American Society of International Law*, 1996 (1997).
59. "May Preparatory Work be Used to Correct Rather than Confirm the 'Clear' Meaning of a Treaty Provision?", in *Theory of International Law at the Threshold of the 21st Century, Essays in Honour of Krzysztof Skubiszewski* (Jerzy Makarczyk, 1996).
60. "The Treatment of Human Rights and of Aliens in the International Court of Justice," Vaughan Lowe and Malgosia Fitzmaurice, eds., *Fifty Years of the International Court of Justice, Essays in Honour of Sir Robert Jennings* (1996).
61. "Compliance with Judgments of International Courts," *Proceedings of the Symposium in Honour of Professor Henry G. Schermers* (1996).
62. "A Celebration of the United Nations New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards," *Arbitration International*, Volume 12, No. 1 (1996).

63. "Careers in International Law," American Society of International Law, Internships and Careers in International Law (1996).
64. "The Law Applicable in International Arbitration: Application of Public International Law," International Council for Commercial Arbitration, Congress Series No. 7, ed. Albert Jan van den Berg (1996).
65. "The Performance and Prospects of the International Court of Justice," Karl-Heinz Böckstiegel, ed., Perspectives of Air Law, Space Law, and International Business Law for the Next Century (1996).
66. "The Roles of the Security Council and the International Court of Justice in the Application of International Humanitarian Law", New York University Journal of International Law and Politics, Volume 27, No. 4 (1995).
67. "The Validity of an Arbitral Award Rendered by a Truncated Tribunal," The Lord Goff Lecture 1994, The Asia Pacific Law Review, Volume IV, No. 2 (1995), reprinted in the ICC International Court of Arbitration Bulletin, Volume 6, No. 2 (1995).
68. "Obituary: J. Gillis Wetter (1931-1995)", Arbitration International, Volume 11, No. 2, 1995.
69. "Foreword", Selected Essays, World Bank, ICSID, and Other Subjects of Public and Private International Law (Aron Broches, 1995).
70. "José Maria Ruda (1924-1994)", American Journal of International Law, Volume 89, Number 1, January 1995.
71. "The Creation and Operation of an International Court of Arbitral Awards", The Internationalization of International Arbitration (M. Hunter, A. Marriott, V.V. Veeder, eds., 1995).
72. "The Prescience and Pertinence of the ILO", Visions of the Future of Social Justice, Essays on the Occasion of the ILO's 75th Anniversary (1994).
73. "Eduardo Jiménez de Aréchaga (1918-1994)", American Journal of International Law, Volume 88, Number 3, July 1994.
74. "The Performance and Prospects of the World Court," Pace International Law Review, Volume VI, No. II, 1994.
75. "Goldberg Variations", Liber Amicorum: Estudios en homenaje a los 75 anos del Profesor Eduardo Jiménez de Aréchaga (M. Rama-Montaldo, ed., 1994).
76. "On the Bench: Lachs the Judge", American Journal of International Law, Volume 87, Number 3, July 1993.

77. "Concluding Observations on the Special Issue on International Arbitration", *The Flame Rekindled*, Leiden Journal of International Law, 1993.
78. "The Majority Vote of an International Arbitral Tribunal", *Recueil en hommage à Pierre Lalive*, 1993 (reprinted in the *American Journal of International Arbitration*, 1993).
79. "Was the Capacity to Request an Advisory Opinion Wider in the Permanent Court of International Justice than it is in the International Court of Justice?", *British Yearbook of International Law*, 1991 (1992).
80. "Role of the International Court of Justice in a Changing United Nations Collective Security Context", *Contemporary International Law Issues; Sharing PanEuropean and American Perspectives*, 1992.
81. "Human Rights in the World Court", *International Law in Transition, Essays in Memory of Judge Nagendra Singh* (R.S. Pathak and R.P. Dhokalia, eds., 1992).
82. "Human Rights in the World Court", *Vanderbilt Journal of Transnational Law*, 1992.
83. "F.A. Mann, 1907-1991", *American Journal of International Law*, Volume 86, No. 1, 1992.
84. "Preventing Delay or Disruption of Arbitration: Practice of Public International Law Tribunals", *International Council for Commercial Arbitration, Congress Series*, No. 5, 1991.
85. "Three Cases of Fact-Finding by the International Court of Justice", *Fact-Finding before International Tribunals* (Richard B. Lillich, ed., 1991).
86. "Indirect Aggression in the International Court", *Address to the USSR-USA Conference of Scholars of the American Society of International Law and the Carnegie Endowment for International Peace*, published in Damrosch & Scheffer (eds.), *International Law and the New World Order* (1991).
87. "Remarks on the Role of the Legal Adviser of the U.S. State Department", *European Journal of International Law*, Volume 2, Number 1, 1991.
88. "Relations between the International Court of Justice and the United Nations", *Le Droit International au Service de la Paix, de la Justice et du Développement, Mélanges Michel Virally* (Prosper Weil et al., eds., 1991).
89. Commentary on "Social Discipline and the Multinational Enterprise" and "Security of Investment Abroad", *International Bar Association, Section on Energy & Natural Resources Law, Energy Law '90* (1991).

90. "The Docket and Decision-making Process of the International Court of Justice", *Suffolk Transnational Law Journal*, Volume XIII, No. 2, Spring, 1990.
91. "The Prospects for International Arbitration: Inter-State Disputes". *International Arbitration: Past and Prospects* (A.H.A. Soons, ed., 1990).
92. "Herbert W. Briggs, 1900-1990", *American Journal of International Law*, Volume 84, Number 2, 1990.
93. "Relations between the International Court of Justice and the United Nations", *Merkouris*, Utrecht, 1989, Number 4.
94. "Arbitration and the Exhaustion of Local Remedies Revisited", *The International Lawyer*, Volume 23, Number 4, 1989.
95. "Chambers of the International Court of Justice Formed for Particular Cases", *International Law at a Time of Perplexity: Essays in Honour of Shabtai Rosenne*, 1989.
96. "Preliminary Rulings by the International Court of Justice at the Instance of National Courts", *Virginia Journal of International Law*, Volume 28, Number 2, 1988.
97. "Preliminary Rulings by the International Court of Justice at the Instance of National Courts", *Mededelingen van de Nederlandse Vereniging voor Internationaal Recht*, No. 95, October 1987.
98. "Ad Hoc Chambers of the International Court of Justice", *American Journal of International Law*, Volume 81, No. 4, 1987.
99. "On Whether the Breach by a State of a Contract with an Alien is a Breach of International Law", *International Law at the Time of its Codification: Essays in Honour of Roberto Ago*, 1987.
100. "Public Policy and Arbitral Procedure" (with Susan Lahne), *International Council for Commercial Arbitration*, Congress Series No. 3, 1986.
101. "The Docket of the World Court", *Harvard Law Record*, November 1986.
102. "Same Aspects of International Law in Arbitration between States and Aliens", *Southwestern Legal Foundation, Symposium, Private Investors Abroad: Problems and Solutions*, 1986.
103. "Philip C. Jessup", *American Journal of International Law*, Volume 80, Number 4, 1986.
104. "United Nations Resolutions, Recent Arbitral Awards and Customary International Law", *Realism in Law Making: Festschrift for Willem Riphagen*, 1986.

105. "Reflections on the Role of the International Court of Justice", Washington Law Review (Seattle, 1986).
106. "The Legal Effect of Resolutions and Codes of Conduct of the United Nations", Forum Internationale, October 1985.
107. "Address", International Law and the Grotian Heritage, T.M.C. Asser Institute, The Hague, 1985.
108. "Preface", Essays on International Law and Organization (Leo Gross,, 1984).
109. "Authorizing the Secretary-General of the United Nations to Request Advisory Opinions of the International Court of Justice", American Journal of International Law, Volume 78, Number 4, 1984.
110. "Authorizing the Secretary-General of the United Nations to Request Advisory Opinions of the International Court of Justice", in Essays in Honour of Judge Manfred Lachs, 1984.
111. "Widening the Advisory Jurisdiction of the International Court of Justice Without Amending Its Statute", Catholic University Law Review, Volume 33, Number 2, 1984.
112. "The Unused Potential of the International Court of Justice", Nigerian Forum, June, 1983.
113. "New Life for the World Court", Virginia Journal of International Law, Volume 23, Number 3, 1983.
114. "Third Report on the Law of the Non-Navigational Uses of International Watercourses", Yearbook of the International Law Commission 1982, Volume II, Part One.
115. "Dedication: Judge Richard R. Baxter", American University Law Review, Volume 31, Number 4, 1982.
116. "Richard R. Baxter", Proceedings of the American Society of International Law, 1981, p. 225.
117. "The Compliance Process and the Future of International Law", Proceedings of the American Society of International Law, 1981.
118. "United Nations Secretary-General", in Bernhardt (ed.) Encyclopedia of Public International Law, Volume 5, 1981.
119. "The Thirty-Second Session of the International Law Commission", American Journal of International Law, Volume 74, Number 4, October 1980.

120. "The ICJ Decisions and Other Public International Law Issues", The Iran Crisis and International Law, Proceedings of the John Bassett Moore Society of International Law, University of Virginia, 1980.
121. "Responses to Crises in Iran and Afghanistan", Proceedings of the Annual Meeting of the American Society of International Law, 1980.
122. "Second Report on the Law of the Non-Navigational Uses of International Watercourses", Yearbook of the International Law Commission, 1980, Volume II, Part One.
123. "Confrontation, Consensus and Codification in International Law", Proceedings and Committee Reports of the American Branch of the International Law Association, 1979-1980.
124. "The Thirty-First Session of the International Law Commission", American Journal of International Law, Volume 73, Number 4, October 1979.
125. "First Report on the Law of the Non-Navigational Uses of International Watercourses", Yearbook of the International Law Commission 1979, Volume II, Part One.
126. "The Effect of Resolutions of the United Nations General Assembly on Customary International Law", Proceedings of the American Society of International Law, 1979.
127. "Comments", in Robert R. Bowie, Suez 1956: International Crisis and the Role of Law (Oxford University Press, 1974).
128. "Entente Cordiale: Divergence and Accommodation", Proceedings of the American Society of International Law, 1974.
129. "Defining Aggression", SAIS (School of Advanced International Studies), Review, Fall, 1973.
130. "A Mixed Review for International Law", VISTA, October 1973.
131. "A Takeover of Kuwait?", The Washington Post, June 26, 1973.
132. "Chile, Confiscation and the Law", The Washington Post, February 3, 1973.
133. "Mini-States and a More Effective United Nations", American Journal of International Law, Volume 67, Number 1, January 1973.
134. "Aggression, Intervention and Self-Defense in Modern International Law", lectures at the Hague Academy of International Law, Recueil des Cours, Volume II, 1972.

135. "The Double Standard on Racism in Africa", The Louisville Courier-Journal & Times, December 10, 1972.
136. "Who Shall Control the Seas, and for What Purposes?", The Washington Post, November 8, 1972.
137. "On Preventing the Export of Terrorism", VISTA, November 1972.
138. "What To Do Now in the Middle East", Proceedings and Committee Reports of the American Branch of the International Law Association, 1971-1972.
139. "The American Assembly Looks at the UN", VISTA, September/October 1972.
140. "Waiting for Jarring", VISTA, July-August 1972.
141. "The Mobilization of Shame", VISTA, February 1972.
142. "The Brezhnev Doctrine Repealed and Peaceful Co-Existence Enacted", American Journal of International Law, Volume 66, Number 5, October 1972.
143. "Foreign Policy and the Government Legal Adviser", Georgia Journal of International & Comparative Law, Volume 2, Number 2, 1972.
144. "Congress v. International Law", The Washington Post, May 25, 1972.
145. "Is the 'Recognition' of Governments Obsolete?", The Washington Post, February 23, 1972.
146. "The Choice of the New UN Secretary-General", The Washington Post, December 23, 1971.
147. "A Solution for Sinai", The New York Times, November 22, 1971.
148. "A Chrome-Plated Treaty Violation", The Washington Post, November 19, 1971.
149. "United States Nears Front Ranks of Treaty-Breakers", The Washington Post, October 19, 1971.
150. "What Should the UN Do About the Mini-States?", The Washington Post, September 26, 1971.
151. "Selecting a New Secretary-General for the UN", The Washington Post, September 13, 1971.
152. "Peking's Effect on the UN: Some Speculations", The Washington Post, August 29, 1971.

153. "Admitting China to the UN: What is US Strategy?", *The Washington Post*, August 23, 1971.
154. "The United States Assaults the ILO", *American Journal of International Law*, Volume 65, Number 1, January 1971.
155. "International Law in the Middle East", *The New York Times*, June 20, 1970.
156. "What Weight to Conquest?", *American Journal of International Law*, Volume 64, Number 2, April 1970.
157. "Law Making in the United Nations", *Australian National University Federal Law Review*, Volume 4, Number 1, 1970.
158. "Government Legal Advising in the Field of Foreign Affairs", *Nigerian Institute of International Affairs and the Carnegie Endowment for International Peace, African Conference Proceedings*, 1967.
159. "Arbitration and the Exhaustion of Local Remedies", (with J. Gillis Wetter), *American Journal of International Law*, Volume 60, Number 3, July 1966.
160. "Speculations on Specific Performance of a Contract between a State and Foreign National", 1964, *Southwestern Legal Foundation, The Rights and Duties of Private Investors Abroad*, 1965.
161. "Some Little Known Cases on Concessions" (with J. Gillis Wetter), *British Year Book of International Law*, 1964.
162. "Article 19 of the Charter of the United Nations: Memorandum of Law, reprinted in *American Journal of International Law*, Volume 58, Number 3, July 1964.
163. "The United Nations and the Challenge of a Changing International Law", *Proceedings of the American Society of International Law*, 1963.
164. "The Story of the UN's Declaration on Permanent Sovereignty over Natural Resources", *American Bar Association Journal*, May 1963.
165. "Financial Problems of the United Nations", *Proceedings and Committee Reports of the American Branch of the International Law Association*, 1961-1962.
166. "The Alsing Case", *International and Comparative Law Quarterly*, Volume 8, Number 2, April 1959.
167. "International Protection of Contractual Arrangements", *Proceedings of the American Society of International Law*, 1959.

168. "Trygve Lie", article in the Encyclopedia Britannica, 1959.
169. Report of the Committee on Nationalization of Property of the American Branch of the International Law Association, Proceedings and Committee Reports, 1957-1958.
170. "A United Nations 'Guard' and a United Nations 'Legion'", a staff paper prepared for the Carnegie Endowment for International Peace, 1957 (printed in Frye, A United Nations Peace Force, 1957).
171. "Secretary-General and Secretariat", Charter Review Conference (Commission to Study the Organization of Peace, New York: 1955).
172. "The International Character of the Secretariat of the United Nations", British Year Book of International Law, 1953.
173. "The Origins and Development of Article 99 of the Charter", British Year Book of International Law, 1951.
174. "Impasse on the Atom", The Harvard Advocate, Volume CXXX, April 1947.

BOOK REVIEWS

1. Rosalyn Higgins, Themes and Theories, British Year Book of International Law, Volume 82 (2012).
2. Rudolf Dolzer and Christoph Schreuer, Principles of International Investment Law (2008); Ioana Tudor, The Fair and Equitable Treatment Standard in the International Law of Foreign Investment (2008), American Journal of International Law, Volume 102, No. 4 (2008).
3. Maurizio Ragazzi, editor, International Responsibility Today: Essays in Memory of Oscar Schachter, American Journal of International Law, Volume 101, No. 1 (2007).
4. Francisco Orrego Vicuna, International Dispute Settlement in an Evolving Global Society: Constitutionalization, Accessibility, Privatization, American Journal of International Law, Volume 100, No. 4, 2006.
5. Lauterpacht, Sir Elihu (ed.), The Collected Papers of Hersch Lauterpacht, Volume V, American Journal of International Law, Volume 99, 2005.
6. Carty and Smith, Sir Gerald Fitzmaurice and the World Crisis, A Legal Adviser in the Foreign Office 1932-1945, American Journal of International Law, Volume 97, 2003.

7. Collier and Lowe, *The Settlement of Disputes in International Law*, *American Journal of International Law*, Volume 95, 2001.
8. Chinkin, *Third Parties in International Law*, *American Journal of International Law*, Volume 89, 1995.
9. Barros, *Trygve Lie and the Cold War*, *American Journal of International Law*, Volume 85, 1991.
10. Barros, *Office Without Power: Secretary-General Sir Eric Drummond, 1919-1933*, *American Journal of International Law*, Volume 74, 1980.
11. Moore, *The Arab Israeli Conflict*, *Virginia Journal of International Law*, Volume 16, 1975-1976.
12. Barros, *Betrayal from Within: Joseph Avenol, Secretary-General of the League of Nations, 1933-1940*, *American Journal of International Law*, Volume 65, 1971.
13. Higgins, *The Development of International Law by the Political Organs of the United Nations*, *Yale Law Journal*, Volume 75, 1966.
14. Goodrich, *The United Nations*, *American Journal of International Law*, Volume 54, 1960.
15. United Nations, *Repertory of Practice of United Nations Organs*, *Yale Law Journal*, Volume 65, 1956.
16. Haviland, *The Political Role of the General Assembly*, *Yale Law Journal*, Volume 63, 1954.
17. Jiménez de Arechaga, *Voting and Handling of Disputes in the Security Council*, *Yale Law Journal*, Volume 63, 1954.