

MICHAEL WAIBEL

BOOKS

[*The Political Economy of the International Investment Regime*](#) (Oxford University Press, 2017, with Jonathan Bonnitcha and Lauge Poulsen)

[*Sovereign Defaults before International Courts and Tribunals*](#) (Cambridge University Press, 2011), Mandarin translation (Law China Press, 2013); awarded ESIL Book Prize (2012); paperback 2013.

EDITED COLLECTIONS

[*ICSID Reports, Defence Arguments in Investment Arbitration*](#), Vol. 18 (forthcoming, 2020) (editor, with Jorge E. Viñuales)

The Legal Implications of Global Financial Crises/Les implications juridiques des crises financières de caractère mondial (Recueil des Cours – Centre for Studies and Research, Hague Academy of International Law (editor, 2020)

[*Making Transnational Law Work in the Global Economy: Essays in Honor of Detlev Vagts*](#) (Cambridge University Press, 2010) (editor, with Pieter Bekker and Rudolf Dolzer)

[*The Backlash against Investment Arbitration*](#) (Kluwer Law International, 2010) (editor, with Claire Balchin, Asha Kaushal, Kyo-Hwa Chung)

ARTICLES

‘[The Impact of Transparent Treaty Negotiations on the Scope and Use of Travaux in Investment Treaty Arbitration](#)’ forthcoming in *British Yearbook of International Law* (with Esmé Shirlow)

‘[The Most Influential EU Economic Policymaker: Mario Draghi at the European Central Bank](#)’, forthcoming *European Journal of International Law*

‘[Fair and Equitable Treatment as Boilerplate](#)’ (2019) 30 *The American Review of International Arbitration*, 85-111.

‘[The Icarus Syndrome: How Credit Rating Agencies Lost their Quasi-Immunity](#)’, (2018) 71 *Southern Methodist University Law Review* (with Norbert Gaillard), 1077-1116

‘[To formalize or not to formalize: creditor–debtor engagement in sovereign debt restructurings](#)’, (2018) 13 *Capital Markets Law Journal*, 452–466

‘[Putting the MFN Genie Back in the Bottle](#)’ (2018) *AJIL Unbound* 60-63

‘[Brexit and Acquired Rights](#)’ 111 (2018) *AJIL Unbound* 440-444

‘[Eurobonds: Legal Design Features](#)’, (2016) 12 (3) *Review of Law and Economics*, 635–657

‘[Fair and equitable treatment and judicial patent decisions](#)’, (2016) 19 *Journal of International Economic Law* (with Kathleen Liddell), 145-174

‘[Steering sovereign debt restructurings through the CDS quicksand](#)’, (2014) 15 *Journal of Banking Regulation* 14-40

‘[Demystifying the art of interpretation](#)’, (2011) 22 *European Journal of International Law* 571-588

MICHAEL WAIBEL

‘[Opening Pandora’s Box: Sovereign Bonds in International Arbitration](#)’ (2007) 101 *American Journal of International Law* 711-759 (2007 Francis Déak prize der American Society of International Law), Spanish translation published as ‘[La Caja De Pandora: Los Títulos De Deuda Pública En El Arbitraje Internacional](#)’, *Res Publica* (Argentina), 2011-1, 125-184

‘[Two worlds of necessity in ICSID arbitration: CMS vs. LG&E](#)’ (2007) 20 *Leiden Journal of International Law* 637-648, republished in August Reinisch (Eds.) *Classics in international investment law* (Edward Elgar 2014), Vol. II

‘[Debt relief to poor countries: Rules v. Discretion](#)’, *Butterworths Journal of International Banking and Financial Law*, Mai 2010, 295-297

‘[Elusive Certainty - Implications of Donegal v. Zambia](#)’, 2007 *International Financial Law Review* 31-34

‘[Staatliche Symbole und Meinungsfreiheit am Beispiel der Flaggenverbrennung](#)’ [State Symbols and Freedom of Speech: The Case of Flag Burning], 2004 (4) 67 *Österreichisches Anwaltsblatt* 212-215

BOOK CHAPTERS

‘[Principles Governing the Global Economy](#)’ in Jorge E. Viñuales (ed), *The UN Friendly Relations Declaration at 50 an Assessment of the Fundamental Principles of International Law* (Cambridge University Press) (with Jürgen Kurtz and Jorge Viñuales)

‘Sociology of Arbitrators’ in Bjorklund Andrea K., Ferrari Franco and Kröll Stefan (eds), *Cambridge Compendium of International Commercial and Investment Arbitration* (Cambridge University Press)

‘Article 28-35’ in Stephan W. Schill and Christoph Schreuer (eds), *The ICSID Convention: A Commentary* (3rd edn, Cambridge University Press).

‘[Decolonization and Sovereign Debt: A Quagmire](#)’ in Juan Flores Zendejas and Penet Pierre (eds), *Sovereign Debt Diplomacies* (Oxford University Press)

[Global Financial Crises and International Law](#) in Michael Waibel (ed.) *The Legal Implications of Global Financial Crises/Les implications juridiques des crises financières de caractère mondial* (Recueil des Cours – Centre for Studies and Research, Hague Academy of International Law (editor, 2020)

‘[The Origins of Interpretive Canons in Domestic Legal Systems](#)’ in J. Klingler Joseph, Y. Parkhomenko and C. Salonidis (eds), *Between the Lines of the Vienna Convention? Canons and Other Principles of Interpretation in Public International Law* (Wolters Kluwer 2018), 25-46

‘[The Principle of Privity](#)’ in D. Kritsiotis and M.J. Bowman (eds.), *Conceptual and Contextual Perspectives on the Modern Law of Treaties* (Cambridge University Press 2018), 201-236

‘[Extradition](#)’ in R. Grote, F. Lachenmann and R. Wolfrum (eds.) *Max Planck Encyclopaedia of Comparative Constitutional Law* (2018) (with Trina Malone)

‘[Counterclaims in International Law](#)’ in R. Pezzot and S. Gonzalez Napolitano (eds), *La solución de controversias en derecho internacional y temas vinculados Liber Amicorum Alejandro Turyn* (Eudeba 2017), 283-304 (with Jake Rylatt)

MICHAEL WAIBEL

[‘State Liability in the EEA’](#) in Baudenbacher Carl (ed), *The Fundamental Principles of EEA Law: EEA-ities* (Springer 2017) (with Fiona Petersen)

[‘Mavrommatis Palestine Concessions \(Greece v Great Britain\) \(1924 – 27\)’](#) in E. Bjorge and C. Miles (eds), *Landmark Cases in Public International Law* (2017), 33-59

[‘Monetary Policy in the EU: An Exclusive Competence Only in Name?’](#) in S. Garben and I. Govaere eds), *The Division of Competences between the EU and the Member States: Reflections on the Past, the Present and the Future* (Hart 2017)

[‘Sovereign Bonds: Internationalization and Partial Privatization’](#) in Audit Mathias and Schill Stephan W. (eds), *Transnational Law of Public Contracts* (Bruylant 2016)

[‘Arbitrator Selection: Towards Greater State Control’](#) in Kulick Andreas (Eds.), *Reassertion of Control over the Investment Treaty Regime* (Cambridge University Press 2016)

[‘International Rules of Interpretation: Developed for and Applied by National Courts?’](#) in G Nolte and H Aust (Eds.), *Interpretation of International Law by Domestic Courts: Converging Approaches?* (OUP 2016)

[‘The Rise and Fall of Trade and Monetary Legal Orders: From the Interwar Period to Today’s Global Imbalances’](#) in Mallard Grégoire and Sgard Jérôme (eds), *Contractual Knowledge: One Hundred Years of Legal Experimentation in Global Markets* (Cambridge University Press 2016) (with Gregory Shaffer)

[‘The \(Mis\)Alignment of the Trade and Monetary Legal Orders’](#) in G Shaffer and T Halliday (Eds.) *The Theory and Dynamics of Transnational Legal Orders* (CUP, 2015) (with Gregory Shaffer)

[‘Interpretive Communities in International Law’](#) in A Bianchi, D Peat and M Windsor, *Interpretation in International Law* (CUP, 2015)

[‘Investment Arbitration: Jurisdiction and Admissibility’](#) in A Reinisch et al. (Eds.), *Handbook on International Investment Law* (C.H. Beck/Hart, 2015)

[‘Uniformity versus Specialisation \(2\): A Uniform Regime of Treaty Interpretation?’](#) in CJ Tams et al. (Eds.) *Research Handbook on the Law of Treaties* (Edgar Elgar, 2014)

[‘Echoes of History: The International Financial Commission in Greece’](#) in C Paulus (ed), *Sovereign Default – Do We Need a Legal Procedure?* (Beck/Hart, 2014)

[‘Gibraltar - A Unique Territorial Dispute?’](#) in Trevor J. Dadson and John H. Elliott (eds), *Britain, Spain and the Treaty of Utrecht, 1713-2013* (Legenda 2014)

[‘Coordinating Adjudication Processes’, in Z Douglas](#), J Pauwelyn and JE Viñuales (eds.) *The Foundations of International Investment Law: Bringing Theory Into Practice* (Oxford University Press, 2014), 499-529

[‘Out of Thin Air? Tracing the Origins of the UNCTAD Principles in Customary International Law’](#) in C Espósito, L Yuefen and JP Bohoslavsky, *Sovereign Financing and International Law: The UNCTAD Principles on Responsible Sovereign Lending and Borrowing* (Oxford University Press, 2013)

[‘Staateninsolvenzen in historischer Sicht’](#) [in German, State Insolvency in Historical Perspective] in G Kodek and A Reinisch (Eds.), *Staateninsolvenz* (2 edn, Bank Verlag 2012)

[‘Two Decades Lost: Reinvigorating the Weak Cousin of WTO Law’](#) (2011) *3 Selected Papers from ESIL Proceedings* (Hart)

MICHAEL WAIBEL

‘[Falklands Islands/Malvinas](#)’ in Rüdiger Wolfrum (ed.) *Max Planck Encyclopedia of Public International Law* (Oxford University Press, 2011)

‘[Investment Codes](#)’ in Rüdiger Wolfrum (Eds.) *Max Planck Encyclopedia of Public International Law* (Oxford University Press, 2011) (with Markus Burgstaller)

‘[Technology Transfer](#)’ in Rüdiger Wolfrum (Eds.) *Max Planck Encyclopedia of Public International Law* (Oxford University Press, 2011) (with William Alford)

‘[International Investment Law and Treaty Interpretation](#)’, in Rainer Hofmann & Christian C. Tams (Eds.) *International Investment Law and General International Law – From Clinical Isolation to Systemic Integration?* (2011), 29-52

‘[Bank Insolvency and State Insolvency](#)’, in Rosa Lastra (Eds.) *Cross Border Bank Insolvency* (Oxford University Press, 2011)

‘[Creditor Protection in International Law](#)’, in Pieter Bekker, Rudolf Dolzer and Michael Waibel (Eds.) *Making Transnational Law Work in the Global Economy : Essays in Honor of Detlev Vagts* (Cambridge University Press, 2010)

‘[Gibraltar](#)’ in Rüdiger Wolfrum (Eds.) *Max Planck Encyclopedia of Public International Law* (Oxford University Press, 2010)

‘[The Diplomatic Channel](#)’, in J. Crawford and A. Pellet (Eds.) *The Law of International Responsibility* (Oxford University Press, 2010)

‘[Corfu Channel Case](#)’, in Rüdiger Wolfrum (Eds.) *Max Planck Encyclopedia of Public International Law* (Oxford University Press, 2010)

‘[The Backlash against Investment Arbitration: Perceptions and Reality](#)’, in M. Waibel, A. Kaushal, K.-H. Chung and C. Balchin (Eds.), *The Backlash against Investment Arbitration* (Kluwer Law International, 2010) (with Claire Balchin, Asha Kaushal, Kyo-Hwa Chung)

‘[BIT by BIT - the Silent Liberalization of the Capital Account](#)’ in C Binder, U Kriebaum, A Reinisch and S Wittich (Eds.), *International Investment Law for the 21st Century - Essays in Honour of Christoph Schreuer* (Oxford University Press, 2009), 497-518

REPORTS AND POLICY PAPERS

[Amicus Curiae Brief Eli Lilly v. Canada](#), Case No. UNCT/14/2 (2016) (with Grosse Ruse-Khan, Henning, Liddell Kathleen), January 2016

‘[United Kingdom](#)’, in *EMU: Constitutional and Institutional Aspects of the Economic Governance in the EU* F. Amentbrink (ed.), 1 FIDE Conference Report (Copenhagen, Djøf, 2014) (with P Eeckhout)

‘[France’s Subnational Insolvency Framework](#)’, in *In Until Debt Do Us Part: Subnational Debt, Insolvency and Markets* (O. Canuto and L. Liu, Eds (Washington, DC, The World Bank, 2013) (with Lili Liu und Norbert Gaillard)

‘[Competence Review: Trade and Investment](#)’, Report for Department of Business, Innovation and Skills, as part of the *Balance of EU competences review: trade and investment* (2013)

‘[Retaliating against exchange-rate manipulation under WTO rules](#)’ in Evenett SJ, *The US-Sino Currency Dispute: New Insights from Economics, Politics, and Law* (Centre for Economic Policy Research, 2010)

MICHAEL WAIBEL

‘Managing Subnational Credit and Default Risks’, (2010), [World Bank Policy Research Working Paper No. 5362](#) (with Lili Liu)

‘[Iceland’s financial crisis – quo vadis international law](#)’, ASIL Insight, March 2010

‘[Subnational Insolvency: Cross Country Experiences and Lessons](#)’ in E. Ahmad and G. Brosio, *Managing Subnational Finances* (International Monetary Fund; Edgar Elgar, 2009) (with Lili Liu)

‘[Subnational Insolvency: Cross-Country Experiences and Lessons](#)’ (2008) World Bank Policy Research 4496 (with Lili Liu)

‘Subnational Insolvency’, In E. Ahmad (Eds.), *Managing Subnational Finances* (Washington D.C: World Bank, 2008) (with Lili Liu)