

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2005

Marco A. Altamirano Catalán (Chile)

“Competition policy and trade policy. The problem of anti-dumping, is it possible to improve anti-dumping agreement?”.

Juan S. Araya Allende (Chile)

“Dispute settlement mechanism: the relationship between WTO system and Chilean Free Trade Agreement dispute settlement mechanisms”.

Loris Baena Cunha Neto (Brasil)

“The relationship between WTO law and the general international law”.

Luis S. Carvajal Ríos (Chile)

“Creating conditions for the development of agriculture in a free market”.

Laura Chavaría Rojas (Costa Rica)

“CAFTA’s impact on the Central American Integration Process”.

Karina Cherro Varela (Uruguay)

“The new Chilean Arbitration Law”.

Marcela Klein Bronfman (Chile)

“Fair and equitable treatment: an evolving standard”.

Andrea I. Lucas Garín (Argentina)

“Environmental safeguards in trade agreements”.

Gian Pablo Llerena Martinetti (Ecuador)

“Enforcement of arbitral awards in the Andean System”.

Evaldo C. Nido Nylund (Puerto Rico)

“International commercial arbitration in international project finance, the increasing role of arbitration as the preferred dispute settlement mechanism in international project finance transactions in Latin America”.

Marisol R. Paez Flores (Chile)

“Indirect expropriation before ICSID, regarding for State self regulation in their administrative acts”.

Lucy Young (Nueva Zelanda)

“An emerging market phenomenon: foreign investment for private environmental conservation projects (a case study: Chile-its legal and environmental conservation framework: challenges for the State and the investor in project development and dispute resolution under ICSID)”.

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2006

Mauricio A. Andrade Vergara (Chile)

“GATS and chilean health insurance services”.

Manuel Barona Castaño (Colombia)

“Recognition and enforcement of foreign arbitration awards in Colombia”.

Jose Luis Borgoño Torrealba (Chile)

“Online dispute resolution: cross-border dispute solution for small and medium enterprises”.

Heyden J. Cebada Rivas (México)

“The role of the share holders under NAFTA system of foreign investments protection”.

María Delia de la Vega (Argentina)

“The state of necessity in the protection of foreign investments. The Argentine crisis”.

María Paz Godoy Uson (Chile)

“The dispute over pisco denomination under the scope of the TRIPS Agreement”.

Fernando González Bodor (Chile)

“The concept of ‘injury’ in antidumping and safeguard procedures in light of the WTO Agreements. ‘Mere’, ‘material’ and ‘serious injury’: a semantic thinness or different standards?”.

Ricardo Letelier Astorga (Chile)

“The nationality of juridical person in the ICSID Convention in light of its jurisprudence”.

Santiago López Jaramillo (Colombia)

“Comparative analysis of the dispute settlement mechanism provided in the Free Trade Agreements between Chile and EE.UU. NAFTA and the Custom Union of Mercosur”.

Daniel Lorenzini Aracena (Chile)

“Integrating SMES into globalized world: the Agreement of Association between Chile and the EU and its convenience for SMES of both parties”.

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2007

Rosa Giannina Alvarez Núñez (Perú)

“Intellectual property and the protection of traditional knowledge, genetic resources and folklore: the Peruvian experience”.

Franca Lorella Deza Ferreccio (Perú)

“The unilateral acts of the states and the measures not in conflict with the provisions of the GATT according to article XXIII 1 (b) of the agreement. a mention to the commercial preferences granted unilaterally”.

Mario Drumond Coelho (Brasil)

“From equality to equity: international environmental law and the diagonal model of the international community”.

Juan Figueroa Valdés (Chile)

“The principle of kompetenz-kompetenz in international commercial arbitration”.

Diana Rocío Firth Novelo (México)

“National measures in MERCOSUR for the recognition of foreign diplomas”.

Alejandra Forero Jiménez (Colombia)

“Transferring the “legitimate expectations” principle from English public law to international investment arbitration – fairness or administrative discretion”.

Ricardo Alberto Imaña Argandoña (Bolivia)

“Indirect expropriation and other measures affecting property rights, characteristics and nature of the actions of a state”.

Thelma Melisa Guadalupe Mojica Lemus (El Salvador)

“The extention of the arbitral agreement to non-signatory parties”.

Gabriel Orellana Zabalza (Guatemala)

“The application of countermeasures to wto agreements”.

Nelly Angélica Pazo Leon (Chile)

“Legal merit as a preliminary objection in ICSID arbitration: the new rule 41(5) concerning manifestly without legal merit claims”.

Mario Rodrigo Soler Reyes (Chile)

“The interpretation of the MFN clause after the Maffezini case”.

Alejandra Andrea Vallejos Morales (Chile)

“Competition policies in the WTO: a pending negotiation or a matter of principles? transparency and national treatment as possible approaches to competition law in WTO”.

Matías Ernesto Vial Le-beuffe (Chile)

“The Chile-United States Free Trade Agreement, chapter eighteen, Labor”.

Isabel Vogler (Alemania)

“Human rights in the world trade organization: interpretation of the GATT in conformity with human rights an analysis of the preamble and article XX of the GATT”.

Gustavo Luiz Von Bathen (Brasil)

“The role of judges ad hoc on international permanent courts: a critical analysis”.

Jan Ole Voss (Alemania)

“The interpretation of the „umbrella clause“ in international investment arbitration”.

Elena Albana Yubero Goncalves (Chile)

“Substantial requirements and appropriateness of interim measures in international commercial arbitration”.

Graduados del Master en Derecho Internacional, Inversiones y Comercio **Año 2008**

Nazmi Cingi (Alemania)

“The concept(s) of “foreign investment” (under the ICSID Convention, bilateral and multilateral investment treaties)”

Julio Cesar Daza Hernandez (Colombia)

“Trade in electricity services. what disciplines related to them need an additional regulation in the multilateral level aside what is described on the GATS.”

Taira Fernández del Amo Amigo (España)

“The most-favored-nation clause and its application to dispute settlement provisions”

Gerardo Cristian Gonzalez Ortiz (Chile)

“Main barriers to international trade in professional services, ways of liberalization”

Beatriz del Rosario Gonzales Saenz (Perú)

“The Andean Community and the Peru-United States Free Trade Agreement: labor aspects.”

Rodrigo Gutiérrez Marticorena (Chile)

“Safeguards: the experience of Latin America within the framework of the dispute settlement body.”

Marie Christine Hoelck Thjoernelund (Chile)

“State of necessity as an exemption from State responsibility on investments”.

Ingrid Ide Casanueva (Chile)

“The proliferation of international courts”

Axel Phillip Kaiser Barents-Von hohenhagen (Chile)

“Legitimate expectations and fair and equitable treatment”

Mariela Regina Loáisiga García (Nicaragua)

“Applicability of lex mercatoria in arbitration: absence of parties choice of law “

Carolina Paz Rodríguez Nuñez (Chile)

“Exhaustible natural resources and marine life protection before the WTO”

Virginia Wall Guerra (República Dominicana)

“WTO law application by International Human Rights bodies.”

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2009

María Dolores Agüero Lara (Honduras)

“Financial services in the context of the Dr-CAFTA: the case of Honduras”.

Mauricio Andrés Alvarez Montti (Chile)

“Chile’s Safeguard Measures. Analysis of the NCDP’s jurisprudence, afterwards the finding made by the Panel in the case “Chile-Price Band System”

Ingrid Benninghoff Prados (Colombia)

“Access of National Investors to International Arbitration Tribunals”.

María Victoria Cabrera Ormaza (Ecuador)

“Foreign Investment & Human Rights. The case of the human right to water”.

Alexandra Analida Candanedo Arauz (Panamá)

“Comparative Study of Trademark Counterfeiting in Panama and Chile Law”.

Camila Crispim Baiocchi Hermano Vinaud (Brasil)

“Supplying Biofuels to the World: Biofuels in Brazil and the WTO”.

Leilanie Damiri (Francia)

“The Treatment of Cultural Products and Services in the World Trade Organization System”.

Rodrigo Andrés Domínguez Sales (Chile)

“Non-intervention principle and its possible *lege ferenda* enhancement in the Chilean international commercial arbitration law”.

- Nancy Elizabeth Fonseca Caldera (México)
“From From NAFTA to NAALC: The Labor and Migration Relationship under NAFTA”.
- Martin Eduardo Gómez Zamorano (Chile)
“Evolution of the Fair and Equitable Treatment Clause According To Recent Jurisprudence”.
- Akawat Laowonsiri (Tailandia)
“Application of the Precautionary Principle in the SPS Agreement”.
- Thomas Wayne JR. Mulkey (Estados Unidos de Norteamérica)
“Application of Mandatory Rules of Law to International Commercial Arbitration. Comparative Analysis of Chile and the United States of America”.
- Daniela Palma Rodriguez (Chile)
“The Principle of Transparency in Trade Agreements signed by Chile and Chilean Law N°20.285 on Access to Public Information”.
- Sebastián Quijada Fajardo (Chile)
“International Guarantees as an Adequate Way to Finance Infrastructure Projects in Developing Countries”.
- Luis Carlos Rey Serrano (Panamá)
“Real Impact of Foreign Investment Regime over the Economic Development in the Republic of Panama”.
- Francesca Antonella Rodríguez Spinelli (Venezuela)
“Second Use Patents: Protecting Inventions or Discoveries?”.
- Rodrigo Andrés Romo Labisch (Chile)
“Liberalization of Trade on Legal Services”.
- Rafael Eduardo Rosa Salegio (El Salvador)
“The Central American Court of Justice: Competences and Achievements”.
- Teresita Magdalena Ruiz Álvarez (México)
“The Indigenous Peoples’ Right to Consultation under ILO Convention number 169: the Mexican experience”.
- Victoria María Salazar Oliva (Chile)
“The Southeast Pacific Countries, the United Nations Convention on the Law of the Sea and the Exclusive Economic Zone”.
- Carla Iona Sotonyi Guabloche (Perú)
“The Relevance of an Effective Labor Clause in the Free Trade Agreements: Workers and Companies”.

Pamela Andrea Villagrán Vasquez (Chile)

“The Arbitration Clause in International Commercial Contracts. Pathological Clauses. Arbitration Clauses in Institutional Arbitration”.

Fabián Vladimir Villarroel Ríos (Chile)

“Trade Facilitation as Part of the Doha Mandate and its Implementation in Latin America”.

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2010

Conrado Assenza (Argentina)

“Individual as Subject of International Law in the International Court of Justice Jurisprudence”.

Stefano Bertolone Egger (Chile)

“GATS – Maritime Transport Services Case Study: Chile”.

Jorge Corredor Higuera (Colombia)

“Application and Interpretation of TRIPs Agreement by Investment Arbitral Tribunal Through the Clause of Fair and Equitable Treatment: The Colombia Case”.

John Derderian (U.S.A.)

“Flying Information toward and optimal Alignment of Project Actor Objectives with Project Success in Public-Private Partnerships”.

Sebastián Lorenzini Aracena (Chile)

“Lifting of Bank Secrecy in Chilean Legislation, Achieving the Standards of the OECD”.

Juan Enrique Loyer Greene (Chile)

“Climate Change and its Effects on the International Trade of Latin America”

Samuel Lozano Tovar (Colombia)

“Cross-Border Insolvency in the Andean Community. Some Considerations about a Common Insolvency Regime in a Integration Scheme”.

María Loreto Lynch Arellano (Chile)

“Discrepancies between the Panels and the Appellate Body of the Dispute Settlement System of the World Trade Organization in Zeroing Dumping Cases: A Problem of the Dumping Regulation or of the Dispute Settlement System Regulation”.

Valentina Monasterio Gálvez (Chile)

“Responsibility of International Organizations: The Work of the International Law Commission”.

Jacqueline Marie O'Reilly (U.S.A.)

“Chile’s Accession into the OECD and Anti-Corruption Laws: Is Chile a Model in its Region of Latin America?”.

Sandra María Serna Toro (Colombia)

“Dispute Settlement in Public International Law. The Procedure and the Procedure and the Substantive Law in the Judicial Settlement by the International Court of Justice and the World Trade Organization: Their Impact on Adherence and Compliance with their Decisions”.

Pedro Pablo Silva Sánchez (Chile)

“The Relation of Domestic Law and International Law. The Chilean Experience”.

Rafael Alberto Tamayo Álvarez (Colombia)

“International Cooperation in Cross-Border Antitrust Enforcement”.

Tamara Auxiliadora Tijerino Mercado (Nicaragua)

“Navigable Regime in Relation to the San Juan River”.

Edén Antonio Dionisio Martínez (México)

“Pirates of the Caribbean. NAFTA Article 1105 and the Protection of Intellectual Property Rights”.

Graduados del Master en Derecho Internacional, Inversiones y Comercio

Año 2011

María Javiera Badilla Veliz (Chile)

“New Exceptions to Copyright and neighbouring Rights in Chile and its precedents in Comparative Law”.

Fernando Javier Berendique Betancourt (Venezuela)

“Liability of Internet Service Providers for Copyright Infringement”.

Ricardo Javier Bosnic Kuscevic (Chile)

“WTO principles and institutions. The challenge of regional trade agreements (RTAs)”.

Sebastián Leonardo Canales Angulo (Chile)

“Complementarity and Integration of the Energy in South America. A Juridical Analysis Based on the Factors that Obstruct the Market Integration”.

Edison Ciro Carhuatanta Calla (Perú)

“The Relationship between the Andean Community Law and the National Law of its Member States”.

Esther Margarita Carillo Muñoz (México)

“The EU-Brazil-Indian generic dispute - The extraterritorial scope of European border measures”.

Mónica Patricia Castillo Salazar (Ecuador)

“Are Reverse Payment Settlements anticompetitive? Problems and perspectives”.

Pascual Meyer Covarrubias (EE.UU.)

“Party autonomy, choice of Law and the Lex Mercatoria in a globalized economy: commentaries on relevant codifications in ‘no-choice’ cases”.

Inés De Ros Casacuberta (España)

“Traditional terms. Teetering Between the TRIPS and TBT Agreements”.

Eugenia Devincenzi (Argentina)

“Evolution of the annulment proceeding in ICSID arbitration, in the light of the Argentinean experience”.

Carlos Antonio Díaz Chans (México)

“Financial Compensation as a Proposed Solution for the Current Compensatory Measures’ Main Problems under the WTO Dispute Settlement System”.

Karen M. Dicke (EE.UU.)

“Climate Change: Low Carbon Reindustrialization of Energy Generation in China”.

Martha Inés Ganchozo Moncayo (Ecuador)

“*Yasuní - ITT Initiative*: A different conservation proposal. Comparative analysis with the Clean Development Mechanism under the Kyoto Protocol”.

Daniela Goerge (Alemania)

“ISO 26000 and WTO Law Interpretation of ISO 26000 within the TBT Agreement”.

Anne Caroline Goncalves Marques De Medeiros Prudencio (Brasil)

“Evaluating the effectiveness of cross-retaliation: an analysis in the light of three jurisprudence cases”.

Javier Raúl Haro Benavides (Chile)

“The expropriation clause and the tension between foreign investment and the public interest. An analysis of recent International Investment Arbitration Case Law”.

María Renee Larraín Saavedra (Bolivia)

“The European Union’s External Action Service as a Step in the Development of the European Union”.

Ernesto Ramiro Ledezma Prado (Bolivia)

“World Trade Organization Dispute Settlement System: forum exclusion clause in the Dispute Settlement Understanding”.

Gian Carlo Lorenzini Rojas (Chile)

“Environmental Liability and Environmental Damage In International Law”.

Andrea Paz Nazar Viacava (Chile)

“Fair and Equitable Treatment and its current relationship with Customary International Law”.

Milena Peralta Aguilar (Costa Rica)

“Juridical status of the individuals forced to migrate as a consequence of climate change-induced sea level rise”.

Daniel Enrique Rueda Pinilla (Colombia)

“The Legal Structure of the Foreign Policy in the Andean Community”.

Sebastián Salazar Castillo (Colombia)

“International arbitration and Lex Mercatoria: arbitration’s role in the creation of transnational Private Law”.

Babette Marina Engelina Smeets (Holanda)

“Access to medicines and Human Rights: Intellectual Property Rights and the WTO”.

Ignacio Javier Tello Cardone (Chile)

“Revision of the Plurilateral Agreement on Government Procurement: a new possibility for Chile on its subscription”.

Diana Cecilia Terán Zamora (Ecuador)

“Human Rights and Investments Law: The Role of Human Rights in Investment Arbitration”.

Alicia Undurraga Pellegrini (Chile)

“The New Chilean Mining Stock Exchange Market: Solution or Challenge to the Protection of Foreign Investment in the Mining Sector in Chile?”.

María Laura Vargas Cabezas (Costa Rica)

“The International Responsibility of States for the Prevention of Environmental Damages, specifically regarding the sponsorship of Activities in the Area (Deep Seabed)”.

Daniela Wehlend (Austria)

“Improving Compliance Mechanisms of the International Waste Trade Regime by Introducing Economic Compliance Incentives”.

Graduados del Master en Derecho Internacional, Inversiones y Comercio

Año 2012

Iliana Berenice Alvarado Gutiérrez (México)

“ICSIDI Arbitral awards and the relationship between the environment and Foreign Direct Investment. An analysis of the last decade”.

Fernando Alonso Becerra Pinales (México)

“Analysis of Transparency on Investment Arbitration”.

Alfonso Jesús Casados Segovia (México)

“Foreign Investment Umbrella Clauses: A Look at How ICSID Tribunals Have Decided on this Issue”.

Carmen Beatriz Castañaza Morales (Guatemala)

“Trade Agreements as instruments of regulation of International Migration: the case of Guatemala”.

Clare Castillo Newell (United Kingdom)

“Investment Contracts and Sustainable Development: Investment Contracts as an Alternative to Investment Treaties for the Regulation of Foreign Investment Projects in line with the Concept of Sustainable Development”.

Rodrigo Ignacio Cortéz Muñoz (Chile)

“On Renegotiations in International Project Finance Agreements”.

Luis Gonzalo Díaz Sánchez (Chile)

“The European Court of Justice Resolution on Genetically Modified Organisms out-crossing and Chilean’s law liability on the subject”.

Mariana Astrid Durney Meneses (Chile)

“Legal effects and implication of the denunciation of the ICSID Convention on unilateral consent contained in Bilateral Investment Treaties: a perspective from Latin American cases”.

Sergio Gonzalo Guzmán Rocha (Bolivia)

“The Diverse Notions of investment in the arbitral procedure under the ICSID Convention: It is possible to establish a uniform and standard definition of the notion “investment” in the context of ICSID?”

Wilson Danilo Ibarra Rosero (Colombia)

“Arms Trade Treaty Principles in South America”.

María Francisca Labbe Figueroa (Chile)

“Tax Treaty Arbitration: a proposal of how to incorporate it into the Chilean legal system”.

Mauricio León Cáceres (Chile)

“Enforcement and implementation of compromises acquired by Chile in Patent Law, according to Chapter 17 of U.S. – Chile Free Trade Agreement”.

Pedro Magalhaes Batista (Brasil)

“Developing countries and International Financial Regulation”.

Camilo Mirosevic Verdugo (Chile)

“Security, Defense and Environmental Protection under International and Chilean Law”.

Rodrigo Andrés Monardes Vignolo (Chile)

“The Review Process of the ICSID Convention: Interpretation of Article 52 (1) b”.

Gonzalo Javier Ochoa (Argentina)

“Treaty claim vs. Contract claim, a continuing struggle”.

Francisca Ortega Bénard (Chile)

“United Nations responsibility to protect”.

Erika Marylen Pernía Meza (Venezuela)

“Analysis of the WTO Legal Regime of Dispute Settlement Understanding for Developing and Least Developed Countries”.

Feliciano Rengo (Italia)

“Arbitration in Italian Public Law”.

Irmgard Anna Rodler (Alemania)

“When are non-signatories bound by the Arbitration Agreement in International Commercial Arbitration?”

Alejandro Sarzosa Larrea (Ecuador)

“Dumping and a State Economy: is China’s anti-dumping retaliation justified under the WTO Framework?”

Renze Pieter Streng (Holanda)

“Identifying the applicable Law in Investment Treaty Arbitration. Interactions between domestic and international law”.

JoAnna P. van der Henst (Estados Unidos de Norteamérica)

“Chile’s Treatment of Non-Traditional Trademarks and the U.S.-Chile Free Trade Agreement”.

Martha Felisa Villaseñor Córdova (México)

“The emerging of non-state actors as subjects of international law and the inter-American human right system interpretation on the subject”

Jorge Armando Zegarra Rodríguez (Perú)

“The FTA Investment Chapters and BITs in South America. Possibilities for Conflict or Opportunities for Harmonized and Systematic Interpretation Relationship between Trade and Investment Law Regimes”.

Marina Alves Guimarães (Portugal)

“Pioneer Trade-Related Environmental Measures and WTO Obligations: The EU’s Emission Trading System to Aviation as a Case Study”.

Martín Correa Finsterbusch (Chile)

“Australian plain packing meets WTO”.

Sarah Duss (Suiza)

“The incorporation of social criteria in tendering procedures in the context of the Government Procurement Agreement. Analysis of the revision of the Swiss Federal Public Procurement Law”.

Beatriz Eugenia Garfias García (México)

“An assesment of Chile’s institutional and regulatory framework and its international commitments on mobile telecommunications services: voice and data”.

Saúl Edmundo Gómez Molina (Bolivia)

“Indirect Expropriation and Regulatory Powers of the State”.

Rodrigo Andrés Guerra Espinoza (Chile)

“The Crime of Aggression: New Perspectives for Chilean Criminal Doctrine”.

Claudia Lucy Kuhn Barrientos (Chile)

“Mechanisms to prevent and control corruption in Chile by means of corporations. Is this the proper way to implement the OECD Guidelines?”

Lina Lorenzoni Escobar (Colombia)

“A EU common investment policy: towards the inclusion of sustainable development? Remarks from a South American perspective.”

Lesly Carolina Machorro Trujillo (Guatemala)

“Consolidation of arbitrations under the new 2012 ICC Arbitration rules”.

Pablo Nilo Donoso (Chile)

“Carbon Sequestration and Storage: Legal Implications of a possible Solution to reduce Carbon Dioxide Emissions in the Mining Industry”.

Andrea Karina Ortiz Venegas (Chile)

“Is there a *de facto* delegation of faculties from the legislative power to the executive power for the negotiations and signature of treaties?”.

Marcelo Carlos Reynolds Torrico (Bolivia)

“Integration process and business improvement between Bolivia and Chile”.

Paulina Susana Rivera Muñoz (Chile)

“Principle of Common but Differentiated Responsibilities and its current interpretation problems in the context of the Climate Change International Regulations”.

Diandra Larissa Ventura Tejeda (República Dominicana)

“Third Party Funding: A Development or a Regression of ICSID Arbitration Proceedings?”

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2014

Wilson Mario Jorge Aránguiz Canedo (Chile)

“Jurisdictional immunity of international organizations. Overview and some special features”.

Estefanía María Careaga Cacace (Paraguay)

“An approach of the Law Applicable to Electronic Commerce in international B2B transactions”.

Fernando Luis Orlando Celis Maggi (Chile)

“Recognition and Enforcement of Foreign Arbitral Awards, a practical analysis: The Chilean Experience in the Application of the New York Convention of 1958 and the Chilean International Commercial Arbitration Law in the Exequatur Proceedings, since 2005”.

Patricia Codecido Cerda (Venezuela)

“The Incorporation of Intellectual Property Protection Provisions in Free Trade Agreements. The struggle between developed and developing countries. Analysis and comparison between USA-Chile FTA and USA-Korea FTA”.

John Anthony Connelly (EE.UU.)

“Defining, Analyzing, and Proposing Solutions to the Trade Policy Tension Between the Aggressive Promotion of Solar and Wind Energy Subsidies and the SCM Agreement”.

Susana Correa Acebedo (Colombia)

“Intellectual property rights and international technology transfer as a measure to address Climate Change”.

Agustina Paz Davis Komlos (Chile)

“Chilean Intellectual Property rights in labor relations, regulation included in the FTA between Chile and the United States of America and Comparative Law Solutions”.

Elizabeth Dolores Echeverría Manrique (México)

“From NAFTA to TPP: Labor Clauses in Mexico’s FTAs and negotiating partners, enforceability and application of dispute resolution methods”.

Juan Camilo Fandiño Bravo (Colombia)

“The role of National Constitutional Courts in International Investment Law and Investment Treaty Arbitration: a Latin American perspective”.

Sebastián Andrés Gómez Fiedler (Chile)

“Unforeseen Developments Requirement of GATT 1947 and the relationship with the Agreement on Safeguards: a compatible provision?”.

Amanda Grosser Jiménez (Costa Rica)

“The impact of the margin of appreciation Doctrine and the proportionality test in the International Investment Arbitration System”.

Jorge Enrique Martínez Cornejo (Chile)

The test for admissibility before the International Criminal Court in the case against Abdullah Al-Senussi”.

Perla Cecilia Martínez Lozano (México)

“A Critical Analysis of Risk Assessment Interpretations in WTO’s Case Law”.

Rubén Alberto Montes de Oca Navarro (México)

“The NAALC twenty years after it came into force. Has the Agreement contributed to the effective enforcement of labor laws in North America?”

Paola Andrea Palma Pérez (Chile)

“Sovereign Bonds in international arbitration before the International Centre for Settlement of Investment Disputes (ICSID)”.

Stefano Virgilio Perretta Riderelli (Chile)

“Dispute Boards: Mechanism for early dispute resolution. An assessment and proposal for Latin America”.

Carlos Camilo Riquelme Ruz (Chile)

“The restrictions to the “transfer of funds” in Chile’s International Investment Agreements”.

Ava Monique Rodland (Bahamas)

“Third Party Participation in the WTO Dispute Settlement System: a view from the Caribbean”.

Luciana Rodrigues (Brasil)

“The Enforcement of Extra-Territorial Interim Measures Under the New York Convention in International Commercial Arbitration”.

Ariane Sproedt (Alemania)

“Annulment Procedure under the ICSID Convention and the Public Law Dimension of International Investment Law – Reconceptualizing the Standard of Review of the Grounds for Annulment based on a Tribunal’s Manifest Excess of Powers and Failure to State Reasons Pursuant to Article 52(1)(b) and (e) of the ICSID Convention”.

Verónica Andrea Zambrano Arboleda (Ecuador)

“The concept of secured transactions and its implementation in Ecuador”.

Catalina Constanza Zegers Delgado (Chile)
“Child labour in the multilateral trading system”

Héctor David Insuasty Suárez (Colombia)
“Postulates missing in the UNCITRAL Model Law on Public Procurement: liability, invalidity and termination of the contracts”.

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2015

Pía Tamara Caro Oyarzún (Chile)
“Accessibility to the Chilean Public Market of Goods and Services for European Suppliers in Light of the Chile-European Community Association Agreement”

Paula Oriana Cortés González (Chile)
“Prospective Amendments to the ICSID system of arbitration. A critical review of the proposed changes to the ICSID Convention, the Regulations and Rules and the Additional Facility Rules”

Cristel Yasmine De León Mendoza (Panamá)
“The right to food facing impacts of International Trade Rules”

Hernán Antonio Escobar Briceño (Chile)
“Effects of the Treaty of Lisbon on Bilateral Investment Agreements between European Union Members and Non Members. The effects of the Treaty of Lisbon over Bilateral Investment Agreements concluded before its entry into force”

Cristóbal Felipe Fernández Jofré (Chile)
“ICSID Arbitral Awards Enforcement and Execution. At the Light of the Chilean Experience”

Helio Gois Ferreira Nietos (Brasil)
“The Brazilian’s legal system of foreign investments compared to international standards: an analysis of the security investors in relation to legislative changes”

Víctor Manuel Gómez Sánchez (Panamá)
“Foreign Direct Investment and Investment Promotion Incentives Case of Study: Panama and its experience with FDI inflows from China and Taiwan”

Grit Gonté (Alemania)
“Access to Justice, Fair Trial and Arbitration. Analysis of the Applicability of Article 6 (1) of the European Convention on Human Rights and its Influence on Arbitration”

María Sol Meckievi (Argentina)
“Towards an Energy Integration in South America. Investment And Dispute Resolution Rules As a Key Legal Framework For Its Consolidation”

María Mondeja Yudina (Cuba)

“Issues regarding the interpretation of denial of benefits clauses in international arbitration, based on a comparative analysis of case studies”

Marisol Montero Coto (Costa Rica)

“The Proportionality Principle in International Investment Law Balancing Public Interests and Private Legitimate Expectations”

María Belén Saldaña Solari (Perú)

“Enforcing Foreign Arbitral Awards annulled in their Country of Origin under the New York Convention regime: What standard should National Courts follow?”

Soledad Sánchez-Cañamares Ríos (España)

“The 2011 UN Guiding Principles on business and human rights: the extraterritorial dimension of the state duty to protect. Extraterritorial obligations of Home States as a tool to regulate and control the operations of their national corporations abroad”

William Russell Schubert (Estados Unidos)

“Reviewing International Arbitral Awards for Competition Law Violations: A Public Policy Quandary for National Courts”

Joanne Mary Slater (Australia)

“Changing domestic environmental regulation and the question of compensation for foreign investors: A view from the Australian context”

Fabiola Yahida Sponza Príncipe (Perú)

“Are the Articles 5.5 and 9.1 of the Antidumping Agreement consistent with trade liberalization? Analysis of the proposals submitted by the FANs in the Doha Round”

Sebastián Omar Sufán Piñeiro (Chile)

“Corporate governance of State owned enterprises in Chile in the light of existing OECD Instruments”

Pablo Rodrigo Trigo Kramcsák (Chile)

“The Extension of the Party Autonomy to Choose Governing Law in Electronic Consumer Contracts for International Sale of Goods. Analysis in the Latin American Context”

Pedro Luis Vargas Zárate (Venezuela)

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