

CURRICULUM VITAE

Personal Data

Name : HANOTIAU
First name : Bernard, Raoul, Paul, Ghislain

Business addresses

Brussels : IT Tower
480, avenue Louise – box 9
B - 1050 Brussels
Tel. : (32.2) 290.39.00
Fax : (32.2) 290.39.39
e-mail : bernard.hanotiau@hvdb.com

Paris : 9, Avenue Percier
F - 75008 Paris

Singapore : Maxwell Chambers
32 Maxwell Road, # 03-01
Singapore 069115
Tel : + 65 6408 3343
Email : singapore@hvdb.com

Education

Docteur en droit, (Jd), Catholic University of Louvain (1970),

Certificate of attendance, Academy of American and International Law, the Southwestern Legal Foundation, Dallas, Texas (1971),

Master of Laws, (LL.M), Columbia University in the city of New York (1973),

Agrégé de l'enseignement supérieur, (PhD), Catholic University of Louvain (1979) (Private International Law).

Former Occupations

- Assistant Professor of Law, University of Louvain, Center for International Law, 1970-71.
- Aspirant, Fonds National de la Recherche Scientifique, 1971-75.
- Visiting Scholar, Columbia University, 1973-1975.
- First Assistant Professor of Law, University of Louvain, Center for International Law, 1976-1979.
- Professor of Law, University of Louvain (1979-2012) and University of Namur (Belgium) (1976-2007).
- Visiting Professor, NUS University Singapore (2019-).

Present Occupation

Attorney at Law, Brussels Bar, Hanotiau & van den Berg. Also member of the Paris Bar.

Other functions :

Past functions:

- Former Chairman, Arbitration Commission of the Young Lawyers International Association (1975-1979).
- Former Chairman, Belgo-Luxemburg branch of the International Law Association (1980-1996).
- Former President of the Club of International Arbitrators (Milano, 1993-1994).
- Former Chairman of the International Arbitration and Dispute Resolution Practice Group of the World Law Group (1992-1998).
- Former Chairman, Belgian delegation, European Court of Arbitration (1999-2002).
- Former Co-Chairman (2002-2004), Arbitration and Dispute Resolution Committee (D) of the International Bar Association (Vice-Chairman, 1998-2002).
- Trustee, The Center for American and International Law (formerly The Southwestern Legal Foundation) (2001-2004).
- Former Vice Chairman of the Court, London Court of International Arbitration (2006-2008).
- Former Vice Chairman of CEPANI (Belgian Arbitration Center) (2002-2011).
- Former Vice Chairman, Institute for Transnational Arbitration, The Center for American and International Law, Dallas, Texas (2000-2012).
- Member of the Sanctions Board of the World Bank group (Washington D.C., 2007-2018).
- Officer of the LCIA-MIAC Users' Council (2013-2018).
- Former Vice-Chairman of the Board, Dubai International Arbitration Center (DIAC) (2012-2019).

Present functions :

- Member of the Advisory Board, International Council for Commercial Arbitration (ICCA).
- Member of the Court of Arbitration of the Singapore International Arbitration Center (SIAC).
- Member of the International Court of Arbitration of the Istanbul Arbitration Center.
- Member of the Hong Kong International Arbitration Centre International Advisory Board (HKIAC).
- Belgian member of the arbitration commission of the International Law Association (ILA).
- Member of the International Arbitration Commission and Member of the Council of the Institute of the International Chamber of Commerce in Paris (I.C.C.). I.C.C. Expert for several missions abroad (1987: Peoples Republic of China; 1990: Indonesia and Malaysia; 1995: Turkey and Tunisia).
- Member of the International Advisory Board of the Seoul IDRC (2016 -).
- Member of the SIAC Users Council (2017-)

Panels of arbitral institutions:

- Member, Panel of arbitrators (or appointments as arbitrator by), the International Chamber of Commerce (ICC, Paris), The London Court of International Arbitration (LCIA), the American Arbitration Association (ICDR), ICSID, the Cairo Arbitration Center, the Stockholm Chamber of Commerce, the Russian Arbitration Association, DIAC (Dubai), CIETAC (Beijing), BAC (The Beijing Arbitration Center), HIAC (Hainan), the Japan Commercial Arbitration Association, SIAC (Singapore), TRAC (Teheran), HKIAC (Hong Kong), KLRCA (Kuala Lumpur), KCAB (Seoul), the BVI International Arbitration Center, the Permanent Court of International Arbitration (PCA, The Hague; also on the PCA specialized panel of arbitrators for disputes relating to outer space activities), WIPO (Geneva), CEPANI (Belgium), the Danish Institute of Arbitration, the Netherlands Arbitrage Instituut (NAI), the Swiss Arbitration Chambers, the Oman Commercial Arbitration Centre (OAC), the Pacific International Arbitration Centre (PIAC), VCCA (Vilnius), the Lima Centro de Arbitraje, the French Arbitration Association, the French-German Chamber of Commerce (Paris), IATA (Geneva), CAS (Lausanne). Also frequently appointed as arbitrator in UNCITRAL and other ad-hoc arbitration cases.

Memberships :

- Member, The International Arbitration Club (United Kingdom).
- Member of FEDUCI (Fondation pour l'Etude du droit et des usages du commerce international).
- Member of the FEDUCI working group on international contracts (since 1976).
- Member ("Membre Effectif") of FRANCARBI (Association Arbitrage et Francophonie).
- Member of the International Bar Association.

Boards of editors:

- Member of the board of editors of the Revue Belge de Droit International et Droit Comparé (Brussels), of the Revista de Arbitragem e Mediação (Brazil), of the Journal of International Arbitration and of the World Arbitration and Mediation Review.
- Member of the editorial advisory board of the Journal of International Dispute Settlement.

Awards

- Harkness Fellow, Harkness Foundation of the Commonwealth Fund of New York, 1972.
- Prix Jules Destrée 1981, Union des Avocats Belges.
- Robert G. Storey International Award for Leadership (USA, 2009).
- GAR « Arbitrator of the Year » Award, March 2011.
- Who's Who Legal "Lawyer of the Year" for Arbitration Award, April 2016.

Biographical Notes

- Who's Who in the World.
- Thought Leaders Arbitration (since 2018)

Books :

- Complex Arbitrations: Multi-party, Multi-contract & Multi-issue, Wolters Kluwer, The Hague, 2006, second edition 2020.

- Class and group actions in arbitration, ICC Institute of World Business Law, 2016 (edited with Eric A. Schwartz)
- Players' Interaction in International Arbitration, ICC Institute of World Business Law, 2012 (edited with Alexis Mourre).
- Multiparty Arbitration, ICC Institute of World Business Law, 2010 (edited with Eric A. Schwartz).
- L'Arbitrabilité, Académie de Droit International de La Haye, Martinus Nijhoff Publishers, The Hague, 2003.
- L'expansion du trafic aérien en Belgique, Bruylant, Bruxelles, 1999 (éditeur).
- Le droit international privé américain, L.G.D.J., Paris et Bruylant, Bruxelles, 1979.
- Les problèmes de sécurité sociale des travailleurs migrants, Larcier, Bruxelles, 1973.

Articles on various topics :

- "Principales sources légales, réglementaires, conventionnelles, jurisprudentielles et doctrinales en matière de condition des étrangers en Belgique", Annales de Droit de la Faculté de Droit de Louvain, 1970, n° 4.
- "Choice-of-law in tort cases : recent international developments", Bulletin, Alumni Association of the Academy of American and International Law, The Southwestern Legal Foundation, 1972, 36.
- "La sécurité sociale des travailleurs migrants, problèmes et réalisations", Journal des Tribunaux du Travail, 1972, 257.
- "The Contract provisions of the Common Market Draft on Private International Law", Etudes et documents, Le contrat économique international, Volume II : Droit conventionnel (1973) (International Law department of the University of Louvain).
- "Depeçage in choice of law, an analysis", Etudes et documents, Le contrat économique international, Volume I : Droit comparé (1973) (International Law department of the University of Louvain).
- "Les clauses relatives aux contrats dans l'avant-projet de convention C.E.E. sur la loi applicable aux obligations contractuelles et non-contractuelles" (with P. Jenard), Le contrat économique international, Bruylant, 1975, 41.
- "Le droit de grève en Belgique", Centro Internazionale Magistrati, XXIX Corso di Studi, Accademia Giuridica Umbra, Perugia, 1977.
- "Force probante et force obligatoire des actes déclaratifs d'état et des jugements en tenant lieu", Revue trimestrielle de droit familial, 1978, 137.
- "Responsabilité, assurance et assistance", in Droit et politique du tourisme international, International Law department of the University of Louvain, Goemaere, 1978.
- "The Council of Europe Convention on Products Liability", Georgia Journal of International and Comparative Law, 1978, 325.
- "Copyright in Belgium", Belgian Report to the International Lawyers' Meeting on Copyright, Cannes, January 1978.
- "La responsabilité respective des médecins, des établissements de soins et de leurs auxiliaires et préposés en cas de dommage survenant durant l'hospitalisation du patient", Congrès international de Responsabilité médicale, Benghazi, Libya, 1978.

- "La loi applicable au régime matrimonial légal et à sa mutabilité", Revue trimestrielle de droit familial, 1979, 317.
- "Les discriminations dont font l'objet les étrangers ressortissants de la C.E.E. dans le domaine de l'enseignement en Belgique", E.E.C. Report, 1980.
- "Torts et responsabilité civile", Annales de Droit de la Faculté de Droit de Louvain, 1980, I.
- "Examen de jurisprudence - droit international privé, personnes et relations familiales", 1974-1979", Revue de droit familial, 1980, 235.
- "Note sous Mons, 19 juin 1980", Revue régionale de Droit, 1980, 371.
- "Tendances récentes de la jurisprudence américaine de droit international : contrats et responsabilité du fait des produits", Droit et pratique du commerce international, 1981, 4.
- "Le facteur nationalité dans l'accès aux emplois publics en Belgique", Rapport C.E.E., 1981.
- "La Convention C.E.E. sur la loi applicable aux obligations contractuelles", Journal des Tribunaux, 1982, 749.
- "Extension of liability in Belgium", Rapport au Congrès de l'Institut des juristes canadiens, Louvain-la-Neuve, August 1981, Cambridge Lectures, 1982, 325.
- "Clauses pénales et clauses de dommages-intérêts liquidatoires en droit américain", Droit et pratique du commerce international, 1982, n° 4.
- "The American Conflicts Revolution and the European Tort Choice of Law Thinking", American Journal of Comparative Law, 1982, 73.
- "Les contrats d'achat, de location et de leasing de matériel informatique, (Objet, prix, transfert de propriété et transfert de risques)", Centre Droit et Informatique, Namur, 1982.
- "Tendances du droit de la Responsabilité" (with R. Dalcq et D. Philippe), Revue belge de droit international et de droit comparé, 1983, n° 1.
- "Le rôle des politiques et préférences de droit matériel dans la solution des litiges internationaux", Mélanges Dumon, 1983, 1146.
- "Les clauses générales des contrats d'acquisition de produits informatiques", in Les contrats informatiques, Bruxelles, Larcier, 1983, 204.
- "Les aspects internationaux de la responsabilité civile", Annales de l'Assurance, 1984.
- "Les clauses de limitation et d'exonération de responsabilité en droit américain", Droit et pratique du commerce international, 1985, 517.
- "La propriété des logiciels sur mesure : les droits respectifs du fournisseur et de l'utilisateur", Informatique et Droit, 1984, n° 1.
- "Télématique et droit international privé : les flux transfrontières de données, in Les aspects juridiques, économiques et politiques de la télématique, Kluwer 1985, t. II.
- "La prévention des litiges par la technique contractuelle" (with M. Fontaine and D. Matray), Revue de droit des affaires internationales, 1987.
- "Les conflits de lois en matière d'obligations contractuelles et non contractuelles", Journal des Tribunaux, 1987.

- "Régime juridictionnel et portée de l'obligation de modérer le dommage dans la responsabilité contractuelle et extra-contractuelle", R.G.A.R., 1987.
- "Vers la conclusion du contrat : Les éléments caractéristiques de la convention et le pouvoir des négociateurs ", in Le contrat en formation, Editions du Jeune Barreau, Brussels, 1987, 97.
- "The transborder flow of data : Applicable law and settlement of disputes" in International contracts for sale of information services, I.C.C., Paris, 1988, 175.
- "Le statut du dirigeant d'entreprise en droit belge" (with J.P. Brusseleers), Les cahiers du Barreau de Paris, 1990, and second edition, 1993.
- Insider Trading in Belgium (with B. Feron), in Insider Trading in Europe, Kluwer, 1992.
- Les développements récents en matière de délit d'initié (with B. Feron), Annuaire Belge de droit bancaire, volume I, 1992.
- "L'opposabilité des exceptions et l'obligation d'information du débiteur cédé à l'égard de l'endossataire de la facture", note under Cour d'Appel de Liège, arrêt du 29 janvier 1992, Revue de Jurisprudence Liège, Mons, Bruxelles, 1993, 697.
- "Le cautionnement d'engagements bancaires", note under Cour d'Appel de Liège, decision of 10 March 1992, Revue de Jurisprudence Liège, Mons, Bruxelles, 1993, 1085.
- "La nouvelle législation belge relative à la vie privée à l'égard des traitements de données à caractère personnel", Revue de droit des affaires internationales, 1993, 782.
- "Note sous Comm. Nivelles, 31 octobre 1994", Journal des Tribunaux, 1995, 794 (international civil procedure).
- "Le vice propre et la nature propre de la marchandise: causes d'exonération du transporteur CMR" in Liber Amicorum Jacques Putzeys, 1996, 203.
- "L'expansion du trafic aérien en Belgique : rapport de synthèse", in L'expansion du trafic aérien en Belgique, Bruylant, Bruxelles, 1998, 169.
- "Concordat and bankruptcy in Belgium", Norton Annual Survey of Bankruptcy Law, 2002, p. 365.

Articles in the field of international arbitration and international contracts :

- "L'arbitrage commercial dans les relations belgo-soviétiques", Journal des Tribunaux, 1983, 462.
- "Le défaut dans la procédure d'arbitrage commercial international", Mélanges Vander Elst, 1987, t. II, 375.
- "Les conflits de lois en matière d'obligations contractuelles et non contractuelles", Journal des Tribunaux, 1987 (with M. Fallon), p. 97 et 117.
- "L'arbitrage comme mode de résolution des litiges informatiques", Droit de l'informatique, 1987, 34.
- "Régime juridictionnel et portée de l'obligation de modérer le dommage dans les systèmes juridiques nationaux et le droit du commerce international", Revue de droit des affaires internationales, 1987, 393.
- "L'arbitrage en République Populaire de Chine après la ratification de la Convention de New York", Revue de l'Arbitrage, 1987, 541 and Cahiers juridiques et fiscaux de l'Exportation, Paris, 1988.
- "Beslechting van automatiseringsgeschillen en arbitrage", Computerrecht, 1988, 31.

- La confidentialité des données vis-à-vis des parties et des tiers, Rapport au séminaire C.C.I. sur l'arbitrage commercial international : l'administration de la preuve dans les procédures arbitrales internationales, Paris, June 1988.
- "Multiparty arbitration in France, The Netherlands and Belgium", Report to the ICC Seminar on multiparty arbitration, Stockholm, mai 1989.
- "Un autre mode de résolution des litiges commerciaux : l'arbitrage", Gestion 2000, Management et Prospective, 1989, 111.
- "L'arbitrage international en Belgique", in L'arbitrage, Travaux offerts au professeur Fettweiss, Story-Scientia, 1989, 143.
- "International Commercial Arbitration in Belgium", American Review of International Arbitration, 1990, 327.
- "Chronique de droit des contrats internationaux, Belgique", Revue de droit des affaires internationales, 1991, 1003.
- "Arbitration and Franchising", Report to IBA conference, October 1992.
- "La détermination et l'évaluation du dommage réparable : principes généraux et principes en émergence", in Transnational Rules in International Commercial Arbitration, ICC publications, 1993, 209.
- "Examen de jurisprudence, droit des contrats internationaux, 1991-1992", Revue de Droit des Affaires Internationales, 1993, 121.
- "L'arbitrabilité des litiges relatifs à la résiliation d'une concession exclusive de vente à durée indéterminée", note under ICC award n° 6379, Revue de Droit Commercial Belge, 1993, 1146.
- "Satisfying the burden of proof in international commercial arbitration : the viewpoint of a civil law lawyer", Arbitration International, 1994, 317.
- "L'arbitrabilité et la favor arbitrandum : un réexamen", Clunet, 1994, 899.
- "L'arbitrabilité en droit belge face à la pratique internationale", Mélanges Dalcq, Bruxelles, Larcier, 1994, 269.
- "Objective Arbitrability, its limits, its problem areas", Bulletin de l'Association Suisse d'Arbitrage, 1994, 26.
- "La pratique de l'arbitrage international en matière bancaire", in "Les modes non judiciaires de règlement des conflits", Bruylant, Bruxelles 1995, 67.
- "Arbitrage et concessions de vente", note under Comm. Bruxelles, 5 octobre 1994, Journal des Tribunaux., 1995, 346.
- "Arbitrage international et droit belge de la concession", Revue de l'Arbitrage, 1995, 311.
- "Competition Law Issues in International Commercial Arbitration", American Review of International Arbitration, 1995, 287.
- "La loi applicable par l'arbitre en cas de faillite d'une des parties à la procédure", Revue de Droit des Affaires Internationales, 1996, 29.
- "Arbitrage, médiation, conciliation : approches d'Europe Continentale et de Common Law", Revue de Droit des Affaires Internationales, 1996, 203.
- "What law governs the issue of arbitrability ?", Arbitration International, 1996, 391.

- "The future of mediation in Europe : a comparative approach", ICC Report, 1996.
- "L'arbitrage et les contrats complexes" in L'interdépendance des contrats, Jeune Barreau, Bruxelles, 1997, 163.
- "L'exécution en Belgique des sentences arbitrales belges et étrangères" (with B. Duquesne), Journal des Tribunaux, 1997, 305.
- "L'arbitrage et le droit européen de la concurrence", in L'arbitrage et le droit européen, Bruxelles, Bruylant, 1997, 31.
- "Complex - multicontract - multiparty - arbitrations", in Arbitration International, 1998, 369.
- "The law applicable to the issue of arbitrability", ICCA Congress Series, 1998, 146.
- "L'exécution du contrat" in La Convention de Vienne sur la vente internationale de marchandises, Annales de Droit de la Faculté de Droit de l'UCL, 1998, 279.
- "La loi du 19 mai 1998 modifiant la législation belge relative à l'arbitrage", ASA Bulletin, 1998, 528.
- "Survey of a new statute amending Belgian legislation on arbitration", American Review of International Arbitration, 1999, 327.
- "The law of 19 May 1998 amending Belgian arbitration legislation", Arbitration International, 1999, 97.
- "Arbitration and bank guarantees – An illustration of the issue of consent to arbitration in multicontract – multiparty disputes", Journal of International Arbitration, 1999, 15.
- "L'obligation pour l'arbitre de respecter les délais d'arbitrage", Journal des Tribunaux, 1999, 720.
- "Récentes évolutions législatives et jurisprudentielles en matière d'arbitrage en Belgique", Gazette du Palais, 2000, 57.
- "Les méthodes alternatives de résolution des litiges", in Quel avocat pour le 21^e siècle ?, Bruxelles, Bruylant, 2001, 141.
- "Panorama de jurisprudence belge", Gazette du Palais, 2001, 59.
- "L'arbitrage et la Convention européenne des Droits de l'homme", note under Bruxelles, 6 décembre 2000, Journal des Tribunaux, 2001, 572.
- "Un arbitre nommé par des sociétés du même groupe dans deux procédures parallèles est-il susceptible de récusation ? ", note under Tribunal de 1^{ère} Instance of Brussels, 14 July 2000, D.A.O.R., 2001, 278.
- "Problems raised by complex arbitrations involving multiple contracts – parties – issues – An Analysis", Journal of International Arbitration, 2001, 251-360.
- "Quelques réflexions à propos de l'autorité de la chose jugée des sentences arbitrales", Mélanges Lucien Simont, 2002, Bruylant, Bruxelles, 301.
- "Misdeeds, wrongful conduct and illegality in arbitral proceedings", ICCA Congress Series n° 11.
- "L'arbitrage et les groupes de sociétés", Gazette du Palais, Les Cahiers de l'arbitrage, 2002/2, 1^{ère} partie, p. 6.
- "L'arbitrabilité", Recueil des cours de l'Académie de Droit International, 2002, 25.
- "L'arbitrabilité des litiges en matière de concession de vente : la poursuite d'une controverse", Note under Gent, 21 December 2000, DAOR, 2002, 326.

- "L'arbitrabilité des litiges dans l'ordre interne belge dans une perspective comparative", in Arbitrage et modes alternatifs de règlement des conflits, Editions Formation Permanente Commission Université-Palais, Université de Liège, 2002, 57.
- "Multiparty – Multicontract Arbitrations : the joinder of additional or third parties in the course of an arbitral procedure", Stockholm Arbitration Report, 2002: 1, 134.
- "L'arbitrage des litiges de propriété intellectuelle : une analyse comparative", ASA Bulletin, 2003, 3.
- "A Experiencia da cautelal Pré-arbitral da CCI", Revista de Direito Bancario, do Mercado de Capitais e da Arbitragem, 2002, 325.
- "The ICC Rules for a Pre-Arbitral Referee Procedure", International Arbitration Law Review, 2003, 75.
- "Quand l'arbitrage s'en va t'en guerre : les perturbations par l'Etat de la procédure arbitrale", Revue de l'Arbitrage, 2003, p. 805.
- "Multiparty – Multicontract Arbitration : a general presentation with special emphasis on energy disputes", The Lebanese Review of Arab and International Arbitration, 2003, n° 27, p. 6.
- "The res judicata effect of arbitral awards", ICC International Court of Arbitration Bulletin, special supplement 2003, Complex arbitrations, p. 43.
- "L'arbitrabilité des litiges en matière de droit des sociétés", Mélanges Claude Reymond, 2004.
- "Faut-il ouvrir le for arbitral aux actions collectives ?", Mélanges Alain Hirsch, 2004.
- "A new development in multicontract multiparty proceedings : classwide arbitration", Arbitration International, n° 1, 2004, 39.
- "Civil law and common law procedural traditions in international arbitration: Who has crossed the bridge?", in Arbitral Procedure at the Dawn of the New Millennium, Reports of the international colloquium of CEPANI, October 15, 2004, Bruylant, Brussels, 2005, 85.
- "Joinder of Parties and Joinder of Claims", in Mélanges en l'honneur du Professeur François Knoepfler, Helbing & Lichtenhahn, 2005, 191.
- "Groupes de sociétés et groupes de contrats dans l'arbitrage commercial international", Juriste International, 2005, n° 3, p. 56, later on published in Revista de Arbitragem e Mediação, 2007, 114.
- "L'arbitre, garant du respect des valeurs de l'arbitrage", in Global Reflections on International Law, Commerce and Dispute Resolution. Liber Amicorum in honor of Robert Briner, Paris, ICC Publishing, 2005, 365.
- "The Merger of Civil Law and Common Law Traditions in International Commercial Arbitration", in Prawo Prywatne Czasu Przemian, Liber Amicorum Stanislas Soltysinski, Poznań 2005, 807.
- "Groups of Companies in International Arbitration", in Pervasive Problems in International Arbitration, Kluwer, 2006, 279 (L. Mistelis & J. Lew, editors).
- "Non-signatories in international arbitration : lessons from thirty years of case law", in ICCA Congress Series n° 13, 2007, 341.
- "Les groupes de sociétés dans l'arbitrage commercial international", in La convention d'arbitrage, groupes de sociétés et groupes de contrats, Bruylant, 2007, 113.

- “Mieux maitriser le temps et réduire les coûts dans l’Arbitrage International”, Liber Amicorum Guy Keutgen, Bruylant, Brussels, 2008, 377.
- “Public Policy in International Commercial Arbitration” (with Olivier Caprasse), in Enforcement of Arbitration Agreements and International Arbitral Awards, The New York Convention in Practice (E. Gaillard and D. Di Pietro eds), Cameron May, 2008, p. 787.
- “Arbitrability, Due Process, and Public Policy under Article V of the New York Convention – Belgian and French Perspectives” (with Olivier Caprasse), Journal of International Arbitration, 2008, 6.
- “Massive Production of Documents and Demonstrative Exhibits”, in Written Evidence and Discovery in International Arbitration, ICC Publications, Paris, 2009, 357.
- “Investment Treaty Arbitration and Commercial Arbitration: Are They Different Ball Games?”, in 50 Years of the New York Convention, ICCA Congress Series N° 14, Kluwer, 2009, p. 146.
- “Multiple Parties and Multiple Contracts in International Arbitration”, in Multiple Party Actions in International Arbitration, Permanent Court of Arbitration (ed.), Oxford University Press, 2009, 35.
- “The Parties to the Arbitration Agreement”, Mélanges Serge Lazareff, Pedone, 2011, 323.
- “L’Arbitrabilité des Litiges de Propriété Intellectuelle”, in La résolution des litiges de propriété intellectuelle, University of Geneva, Law Faculty, 2010, p. 155.
-
- “L’Ordre Public comme motif d’annulation des Sentences Arbitrales”, First MACI Lecture (2010) (to be published).
- “Introductory report” in International Arbitration Institute, The Review of International Arbitral Awards (Emmanuel Gaillard Ed.), Juris, 2010, p. 7 (with Olivier Caprasse).
- La “Conferencia Preliminar” in Hacia una mayor eficacia en el arbitraje : control de tiempos y costos (R. Gutiérrez, Y. Derains and F. Mantilla-Serano, Ed.), Bogota, 2010, p. 85.
- “Introduction”, Multiparty Arbitration (Bernard Hanotiau and E. Schwartz, ed.), ICC Institute of World Business Law, 2010, p. 7.
- “Les droits de la défense dans la procédure arbitrale”, note under Belgian Cour de Cassation, 25 May 2007, Revue Critique de Jurisprudence Belge, 2010, 453 (with Olivier Caprasse).
- “Faut-il abandonner le contrôle de la sentence arbitrale au regard de l’ordre Public ?”, Petites affiches, 11 October 2010, n° 202, p. 7.
- Hanotiau Bernard and Stein Erica, “La extensión de los efectos del convenio arbitral a no signatarios: ¿Una marginalización del consentimiento?” in Aplicación del convenio arbitral a partes no signatarias. Intervención de terceros en el arbitraje, Anuario Latino Americano de Arbitraje n°2, September 2012, 57.
- “The Parties to the Arbitration Agreement”, in Liber Amicorum Serge Lazareff, Pedone, 2011, p. 323.
- “International Arbitration in a Global Economy: The Challenges of the Future”, Journal of International Arbitration 28(2): 89-103, 2011.
- “Consent to Arbitration: Do we share a common vision?”, Arbitration International, 2011, p. 539.
- “Groups of Companies and Groups of Contracts: A General Introduction”, The Fordham Papers, 2011, Arthur W. Rovine Ed., p. 121.

- “Dow Chemical. Back to basics. Or why the so-called “group of companies doctrine” should be disregarded once and for all” (with Barbara Den Tandt), *Mélanges Hans Van Houtte*, Hart Publishing, 2012, p. 125.
- “¿Cuáles son los límites a la discreción de un tribunal a la hora de dirigir procedimientos?”, *Arbitraje Internacional Pasado, Presente y Futuro*, Libro Homenaje a Bernardo Cremades e Yves Derains, Instituto Peruano de Arbitraje, Lima, 2013, Tomo I, p. 105.
- “Twenty five years of international arbitration: the past and the future”, *World Arbitration and Mediation Review*, 2013, p. 711.
- “The Arbitration Agreement” in *Singapore International Arbitration : Law and Practice*, Lexis Nexis 2014 (General Editors: David Joseph Q.C. and David Foxton Q.C.), pp. 33-78. Second edition in 2018, pp. 29-83.
- “Les grands enjeux de l’arbitrage commercial international”, *b-Arbitra*, 2015, pp. 7-15.
- “Non-signatories, Groups of Companies and Groups of Contracts in Selected Asian Countries: A Case Law Analysis”, *Journal of International Arbitration*, 2015, 571.
- “Are Bilateral Investment Treaties and Free Trade Agreements Drafted with Sufficient Clarity to Give Guidance to Tribunals”, *5 American University Business Law Review*, 2016, p. 313.
- “Panorama of World Case Law (Belgium)”, (with Charlotte Villeneuve), *Les Cahiers de l’Arbitrage*, *The Paris Journal of International Arbitration*, 2011/3, p. 845; 2013/2, p. 513; 2014/2, p.373; 2016/3, p.673; 2018, p. 335.
- “The Arbitration Agreement” in *Singapore International Arbitration: Law and Practice*, Lexis Nexis 2014 (General Editors: David Joseph Q.C. and David Foxton Q.C.), pp. 33-78. Second edition in 2018, pp. 29-83.
- Res Judicata and the “Could Have Been Claims”, *Liber Amicorum Michael Pryles*, Wolters Kluwer, 2018, pp. 289-302.
- “The search for the truth in arbitration: Is it possible to start from a definition of “truth?”, in *Do arbitral awards reveal the truth? Reports from the third joint CEPANI-NAI Colloquium held on March 21, 2019*, Wolters Kluwer, 2019, pp. 1-7.
- “Non-Signatories, Groups of Companies and Groups of Contracts: Do we share a common approach?”, *Liber Amicorum Cepani 50 Years of Solutions*, Wolters Kluwer, 2020, pp. 181-182.
- “The Arbitrator’s duty to render justice: constraints and prerogatives”, *International Arbitration: When East Meets West: Liber Amicorum Michael Moser*, Wolters Kluwer, 2020, pp. 77-84.
- The Theories of Alter Ego and Piercing the Corporate Veil: A Few Clarifications on their Role and Application, *Liber Amicorum*, Mélanges Yves Derains, to be issued on 17 September 2021.
- The issue of non-signatories: the Draft Restatement of the US law compared to the Law and Jurisprudence in other Jurisdictions, in *George Bermann Festschrift - State of Arbitration*, Juris Publishing Inc / JurisNet LLC, to be published in 2021.

Experience in arbitration:

Since 1978, has been actively involved in international arbitration as party-appointed arbitrator, chairman, sole arbitrator, counsel and expert in various parts of the world. Amongst the parties engaged in these arbitrations have been states (including on the basis of BIT's) and state entities, high technology and telecommunications corporations, construction and real estate companies, airport designers and developers, owners and lessees of shopping malls, shopping parks, department stores and hypermarkets, oil, gas and mining companies, pipeline manufacturers (and related industries), dredging companies, operators of – and manufacturers of parts for – nuclear and thermal power plants, water and electricity suppliers, pharmaceutical and chemical companies, providers of medical services, automobile manufacturers and manufacturers of parts for the automobile industry, distributors and manufacturers of various kinds of raw materials, goods and equipments, fashion merchants and retailers, suppliers of precious metals, owners and retailers of luxury brands, food suppliers, breweries, manufacturers of military supplies and satellites, airlines and railways, GDS' operators, banks and investment companies, hotel management corporations, insurance and reinsurance companies.

		Chairman of Tribunal	Sole Arbitrator	Co-arbitrator	Party's Counsel or Expert	Secretary or Other
International Institutional Arbitration	ICC	140	13 ¹	106	17	-
	LCIA	13	2	16	-	-
	ICSID	20	-	25	2	-
	SCC	9	1	-	-	-
	CAS	4	5	47	-	-
	SIAC	9	1	1	-	-
	DIAC	2	-	2	-	-
	AAA	-	1	2	-	-
	HKIAC	2	-	-	-	-
	Other	21	4 ²	22	17	-
International <i>Ad Hoc</i> and UNCITRAL Commercial and Investment Arbitration		36	5	37	8	-
Domestic Arbitration		4	4	17	6	-

¹ En ce compris trois procédures de référé pré arbitral.

² Including one NAI pre-arbitral referee procedure and one assignment as binding advisor, as well as one appointment as emergency arbitrator AAA (ICDR).

Experience in mediation:

	Mediator / Conciliator	Party's Counsel
ICSID Conciliation	1	
ICC Mediation / Conciliation	1	1
Ad hoc Mediation / Conciliation	3	