

Todd Weiler

Curriculum Vitae

150 Plane Tree Drive
London, Ontario
N6G 5H4
Canada

+1 519 933 6165
todd@treatylaw.com
www.toddweiler.com
www.linkedin.com/in/todd-weiler

Career Summary

I have been a practitioner of international arbitration since being called to the Bar of Ontario in 1999. Having served as counsel in some of the earliest NAFTA cases, I was able to play a pioneering role in the development of international investment law and dispute settlement. In addition to having taught and published widely, I also helped found websites, organizations, and annual events which will continue to contribute to its development for years to come.

As of January 2021, I ceased accepting new appointments as counsel, to focus on serving as an arbitrator and consultant, in addition to continuing my research on the history of international investment law and practice.

Education

Ph.D. in History, University of Western Ontario, in progress;
S.J.D. in Public International Law, University of Michigan, 2011;
LL.M. in International Investment Law, University of Michigan, 2002;
LL.M. in International Trade Law, University of Ottawa, 1998;
LL.B., University of Western Ontario, 1996;
M.A. in Public Policy & Foreign Relations, University of Western Ontario, 1993; and
Hons. B.A. in Political Science (History Minor), University of Waterloo, 1992.

Practice Experience

Barrister & Solicitor, Law Society of Upper Canada (Ontario)
1999-Present

Government of Canada, Canadian Heritage Department, Trade Policy Unit
Policy Analyst, 1998-1999

Federal Court of Canada
Clerk to Mr. Justice Howard Wetston, 1997-1998

Ogilvy Renault LLP
Articled Law Clerk, 1996-1997

Government of Canada, Treasury Board Secretariat

Policy Analyst and Consultant, 1994-1996

Government of Canada, Seniors' Secretariat, Department of Health
Policy Analyst (Co-op Student), 1991

Government of Canada, Customs and Revenue Agency
Tariff Administrator (Co-op Student), 1990 & 1991

Representative Cases

As Co-Counsel:

S.D. Myers, Inc. v. Canada, NAFTA/UNCITRAL Arbitration

Pope & Talbot, Inc. v. Canada, NAFTA/UNCITRAL Arbitration

Canfor Corp. and Terminal Corp. v. USA, NAFTA/UNCITRAL Arbitration

International Thunderbird Gaming v. Mexico, NAFTA/UNCITRAL Arbitration

Tramel Crow v. Canada, a NAFTA dispute resolved without arbitration

Champion and Ameritrade v. Egypt, ICSID Arbitration under US-Egypt BIT

Grand River Enterprises Six Nations Ltd. v. USA, NAFTA/UNCITRAL Arbitration

Canadian Cattlemen for Fair Trade v. USA, NAFTA/UNCITRAL Consolidated Arbitration

Gallo v. Canada, NAFTA/UNCITRAL Arbitration

Frontier Petroleum v. Czech Republic, BIT/UNCITRAL Arbitration

J.M. Longyear v. Canada, a NAFTA dispute resolved without arbitration

Spence et al v. Costa Rica, CAFTA/UNCITRAL Arbitration

Sanum Investments Ltd. v. Laos, UNCITRAL Arbitration under PRC-Laos BIT

Lao Holdings N.V. v. Laos, ICSID(AF) Arbitration under Netherlands-Laos BIT

Aven & et al v. Costa Rica, CAFTA/UNCITRAL Arbitration

Stanford Victims v. USA, UNCITRAL Arbitration under the NAFTA, CAFTA, Peru-US FTA, Chile-US FTA

Champion Holding et al v. Egypt, ICSID Arbitration under US-Egypt BIT

Sanum Investments Ltd. & Lao Holdings N.V. v. Laos, Consolidated ICSID(AF) Arbitration under PRC-Laos BIT and Netherlands-Laos BIT

Vento Motorcycles Inc. v. Mexico, NAFTA/ICSID(AF) Arbitration

As Expert/Consultant:

Link Trading v. Moldova, Arbitration under the USA-Moldova BIT

United Parcel Services of America, Inc. v. Canada, NAFTA/UNCITRAL Arbitration

ADF Group v. USA, NAFTA/ICSID(AF) Arbitration

Detroit International Bridge Corp. v. Canada, NAFTA/UNCITRAL Arbitration

Siag & Vecchi v. Egypt, ICSID Arbitration under the USA-Egypt BIT

Duke Energy v. Peru, ICSID Arbitration under investment statute & contract

CANACAR v. USA, a NAFTA dispute resolved without arbitration

Telefónica v. Mexico, a NAFTA dispute resolved without arbitration

Acting for Third Parties:

Glamis Gold Corp. v. United States, NAFTA/ICSID(AF) Arbitration, Counsel to Amicus

Philip Morris Brands Sàrl et al v. Uruguay, ICSID Arbitration under the Switzerland-Uruguay BIT, Expert for Physicians for a Smoke-Free Canada

As Arbitrator:

Berschadder and Berschadder v. Russia, SCC Arbitration under Belgium-Russia BIT

Academic Experience

University of Western Ontario,
Graduate Faculty Advisor, 2011-2013

University of Western Ontario Faculty of Law
Adjunct Professor, 2008-2010

University of Western Ontario Faculty of Law
Stephen Dattels Fellow in Mining & Finance Law, 2007

University of Calgary Faculty of Law
Adjunct Professor, 2007-2009

Washington College of Law, American University
Adjunct Professor, 2004-2007

Centre for Energy, Petroleum & Mineral Law & Policy, University of Dundee
Lecturer and Research Fellow, 2000-2005

Chicago Kent School of Law
Visiting Professor, 2004

Arizona State College of Law
Visiting Professor, 2004

Detroit Mercy College of Law
Adjunct Professor, 2003-2004

University of Windsor Faculty of Law
Assistant Professor, 2002-2003

University of Ottawa Faculty of Law
Visiting Assistant Professor, 2002

University of San Diego School of Law
Visiting Professor, 2001

University of Windsor Faculty of Law
Adjunct Professor, 2001

Fletcher School of Law and Diplomacy, Tufts University
Adjunct Assistant Professor, 2000

Memberships

Law Society of Upper Canada

Member, 1999 to Present

Canadian Bar Association

Member, 1995 to Present

Ontario General Council Representative, 1997 to 1998

Executive Committee Member, International Law Section, 1998 to 2006

National Executive Committee Member, International Law Section, 2006 to 2007

American Bar Association

International Law Section Member, 1999 to Present

Vice-Chair, Committee on International Trade Law, 2004 to 2006

American Society of International Law

Member, 2000 to Present

Executive Committee Member, International Economic Law Section, 2003 to 2005

2013 Annual Meeting Program Committee member, 2012 to 2013

International Law Association

Member, 2003 to Present

Member, Special Working Group on Foreign Investment, 2004 to 2006

International Chamber of Commerce

Member, 2003 to 2011

Named to Canadian Roster of Arbitrators in 2005

Member, Taskforce on Investor-State Arbitration, 2010-2011

Young Canadian Arbitration Practitioners Organization

Founding Member, 2004 to 2008

Member, Board of Directors, 2004 to 2007

International Bar Association

Member, 2005 to Present

British Institute of International and Comparative Law

Sponsoring Member of the Investment Treaty Forum, 2005 to 2011

Society of International Economic Law

Founding Member, 2007 to Present

Member, Board of Directors, 2007 to 2012

Institute for Transnational Arbitration

Member, 2009 to Present

Academic Council Member, 2012 to 2016

Chartered Institute of Arbitrators

Member, 2020 to Present

Recognition and Awards

Included on the Global Arbitration Review's "GAR 100" List of the World's Leading Arbitration Law Firms, 2011-Present

Recognized by Who's Who Legal as one of the World's Leading International Arbitration Practitioners, 2007-Present

Joyce C. Miller Memorial Ontario Graduate Scholarship, 2016

Western University Ontario Graduate Scholarship, 2015

Included on the Global Arbitration Review's Inaugural "45 Under 45" List, 2007

University of Michigan Graduate Scholarship, 2002

Ontario Bar Association National Trust Law Student Achievement Award, 1997

J.S.D. Tory Legal Research and Writing Prize, 1996

J.S.D. Tory Legal Research and Writing Prize, 1995

Canadian Association of Programs in Public Administration National Undergraduate Essay Award, 1992

Monographs

The Interpretation of International Investment Law: Equality, Discrimination and Minimum Standards of Treatment in Historical Context (Martinus Nijhoff: The Hague, 2013).

Volumes Published as Editor

Investment Treaty Arbitration and International Law, vol. XII, with Meriam Al Rashid, Kabir Duggal, and Miriam Harwood (New York: Juris, 2019).

Investment Treaty Arbitration and International Law, vol. XI, with Ian Laird, Borzu Sabahi, and Frédéric G. Sourgens (New York: Juris, 2018).

Investment Treaty Arbitration and International Law, vol. X, with Ian Laird, Borzu Sabahi, and Frédéric G. Sourgens (New York: Juris, 2017).

Investment Treaty Arbitration and International Law, vol. IX, with Ian Laird, Borzu Sabahi, and Frédéric G. Sourgens (New York: Juris, 2016).

Investment Treaty Arbitration and International Law, vol. VIII, with Ian Laird, Borzu Sabahi, and Frédéric G. Sourgens (New York: Juris, 2015).

Investment Treaty Arbitration and International Law, vol. VII, with Ian Laird, Borzu Sabahi, and Frédéric G. Sourgens (New York: Juris, 2014).

Investment Treaty Arbitration and International Law, vol. VI, with Ian Laird, Borzu Sabahi, and Frédéric G. Sourgens (New York: Juris, 2013).

Investment Treaty Arbitration and International Law, vol. V, with Ian Laird (New York: Juris, 2012).

New Directions in International Economic Law: in Memoriam Thomas Wälde, with Freya Baetens (Martinus Nijhoff: The Hague, 2011).

Investment Treaty Arbitration and International Law, vol. IV, with Ian Laird (New York: Juris, 2011).

Investment Treaty Arbitration and International Law, vol. III, with Ian Laird (New York: Juris, 2010).

Investment Treaty Arbitration and International Law, vol. II, with Ian Laird (New York: Juris, 2009).

Investment Treaty Arbitration and International Law, vol. I (New York: Juris, 2008).

International Investment Law and Arbitration: Leading Cases from the ICSID, NAFTA, Bilateral Treaties and Customary International Law (London: Cameron May, 2005).

Investment Law and Arbitration: Past Issues, Current Practice, Future Prospects (New York: Transnational, 2004).

Book Contributions

"Combatting Protectionism and State Failures," in: Thomas Cottier & Krista Nadakavukaren, eds., *Encyclopedia of International Economic Law* (Edward Elgar: Cheltenham, U.K., 2017).

"Sovereign Wealth Funds and Bilateral Investment Treaties' New Models: Issues, New Trends and State Practice," with Elizabeth Whitsitt, in: Fabio Bassan ed., *Research Handbook on Sovereign Wealth Funds and International Investment Law* (Edward Elgar: Cheltenham, U.K., 2015).

"Reflections on the First Time the United States of America Was Found Liable under NAFTA Chapter 11" in: B. Sabahi, N.J. Birch, I.A. Laird and J.A. Rivas, eds., *Revolution in the International Rule of Law: Essays in Honor of Don Wallace, Jr.* (Juris: New York, 2014) 369-398.

"Who, Then, Shall Judge? The Interpretation of International Investment Agreements and the Rule of International Law" in: A. Rovine, ed., *Contemporary Issues in International Arbitration and Mediation: The Fordham Papers, 2013*, (Martinus Nijhoff: The Hague, 2014) 299-236.

"A Historical Analysis of the Function of the Minimum Standard of Treatment in International Investment Law" in T. Weiler & F. Baetens, eds., *New Directions in International Economic Law: in Memoriam Thomas Wälde* (Martinus Nijhoff: The Hague, 2011) 335-382.

"Standards of Treatment," with Ian Laird, in: P. Muchlinski, F. Ortino & C. Schreuer et al, eds., *The Oxford Handbook of International Investment Law* (Oxford: Oxford University Press, 2008) 259-304.

"Expropriation" in P. Cane and J. Conaghan, *The New Oxford Companion to Law* (Oxford: Oxford University Press, 2008) 437-438.

"Good Faith and Regulatory Transparency" in T. Weiler, ed., *International Investment Law and Arbitration: Leading Cases from the ICSID, NAFTA, Bilateral Treaties and Customary International Law* (London: Cameron May, 2005) 701-746.

"Saving Oscar Chin" in T. Weiler, ed., *International Investment Law and Arbitration: Leading Cases from the ICSID, NAFTA, Bilateral Treaties and Customary International Law* (London: Cameron May, 2005) 557-598.

"The Significance of NAFTA Chapter 11 for the Development of International Economic Law" in T. Weiler, ed., *NAFTA Investment Law and Arbitration: Past Issues, Current Practice, Future Prospects* (New York: Transnational, 2004).

"Prohibitions on Discrimination in NAFTA Chapter 11" in T. Weiler, ed., *NAFTA Investment Law and Arbitration: Past Issues, Current Practice, Future Prospects* (New York: Transnational, 2004).

"Interpreting Substantive Obligations in Relation to Health and Safety Issues" in T. Weiler, ed., *NAFTA Investment Law and Arbitration: Past Issues, Current Practice, Future Prospects* (New York: Transnational, 2004).

"The Potential for Overlap in NAFTA Chapter 11 Obligations" in: K.C. Kennedy, ed., *The First Decade of NAFTA: The Future of Free Trade in North America* (New York: Transnational, 2004).

"Causation and Damages in NAFTA Investor-State Arbitration," with Luis Miguel Diaz, in T. Weiler, ed., *NAFTA Investment Law and Arbitration: Past Issues, Current Practice, Future Prospects* (New York: Transnational, 2004).

"Investment Arbitration under the Energy Charter Treaty in the light of new NAFTA Precedents: Towards a Global Code of Conduct for Economic Regulation," with Thomas Wälde, in: *Investment Treaties and Arbitration*, G. Kaufmann-Kohler, ed. (Geneva: Swiss Arbitration Association, 2002).

Articles

"WTO Dispute Settlement, Investor-State Arbitration and Investment Courts: Exploring Themes of State Power, Adjudication & Legitimacy," with Elizabeth Whitsitt, 2 (2019) *Dispute Resolution International* 105.

"St Mary's VCNA, LLC v The Government of Canada: An Alleged Abuse of Rights is Revealed in Inadvertently Disclosed Documents, and Now Solicitor-Client Privilege has been Claimed: What is a NAFTA Tribunal to Do?" 30 (2015) *ICSID Review* 539.

Treatment No Less Favorable Provisions Within the Context of International Investment Law: 'Kindly Please Check Your International Trade Law Conceptions at the Door' 12 (2014) *Santa Clara Journal of International Law* 77.

"Are United States Courts Receptive to International Arbitration?" with Heather Bray & Devin Bray, 27 (2012) *American University International Law Review* 869.

"Methanex Corp. v. USA – Turning the Page on NAFTA Chapter Eleven?" 6 (2005) *Journal of World Investment and Trade* 903.

"Balancing Human Rights & Investor Protection: A New Approach for a Different Legal Order" 27 (2004) *Boston College International and Comparative Law Review* 429.

"Technology and International Trade: Will the Real Transformer Please Stand Up?" 2 (2003) *Canadian Journal of Law and Technology* 223.

"NAFTA Article 1105 and the Principles of International Economic Law" 41 (2003) *Columbia Journal of Transnational Law* 35.

"Foreign Investment in the United States: You Can't Tell the Players without a Scorecard" 37 (2003) *International Lawyer* 279.

“Dodging Bullets: A First Look at the Final Award in *Loewen & the Loewen Group v. USA*” 4 (2003) *Journal of World Investment* 659.

“NAFTA Chapter 11 Jurisprudence: Coming Along Nicely” 9 (2003) *Southwestern Journal of Law and Trade in the Americas* 101.

“The Treatment of SPS Measures under NAFTA Chapter 11: Preliminary Answers to an Open-Ended Question” 26 (2003) *Boston College International & Comparative Law Review* 229.

“2002 In Review: From Expropriation to Non-Discrimination” *Yearbook of International Environmental Law*, Volume 12 (Oxford: Clarendon, 2003).

“NAFTA Investment Law in 2001: As the Legal Order Starts to Settle, the Bureaucrats Strike Back” 36 (2002) *International Lawyer* 345.

“Articulating New Standards of Regulatory Treatment in International Economic Law” 2 (2002) *Business Law International* 143.

“*Metalclad and the Government of Mexico: A Play in Three Parts*” 2 (2001) *Journal of World Investment* 685.

“A First Look at the Interim Merits Award in *S.D. Myers Inc. and Canada: It Is Possible to Balance Legitimate Environmental Concerns with Investment Protection*” 24 (2001) *Hastings International and Comparative Law Review* 173.

“2000 in Review: Investor-State Dispute Settlement Gains Steam” 35 (2001) *International Lawyer* 363.

“*The Ethyl Arbitration: First of Its Kind and a Harbinger of Things to Come*” 11 (2001) *American Review of International Arbitration* 187.

“1999: The Dawning of a New Era in Investor-State Dispute Settlement” 34 (2000) *International Lawyer* 405.

“Regulatory Reform Obligations in International Law” 34 (2000) *Journal of World Trade* 71.

“The Minimum Standard of Treatment in International Law: Some Old Cases, Some New” 3 (2000) *Canadian International Lawyer* 207.

Identifying, Implementing and Enforcing International Regulatory Reform Obligations: the Canadian Experience, Occasional Paper (Ottawa: Centre for Trade Policy and Law, 1999).

“Application of the Federal Regulatory Policy to Regulatory Decision-Making: The Curious Case of the 1995 PCB Waste Export Interim Order” 4 (1999) *Canadian Journal of Environmental Law and Practice* 181.

An Assessment of the Prospects for Trade Liberalization in APEC, with Michael Hart (Ottawa: Senate of Canada / Centre for Trade Policy and Law, 1997).

“Independence, Impartiality and the Ontario Social Assistance Review Board” 12 (1997) *Journal of Law and Social Welfare* 178.

“Professional Self-Regulation & Federal Competition Policy: The Calarco Case” 2 (1997) *Windsor Review of Legal & Social Issues* 119.

“Curial Deference & NAFTA Chapter 19: Is What Is Good for the Goose, Good for the Gander?” 1 (1995) *Journal of International Legal Studies* 83.

“The Consultation Requirement in Regulatory Reform: Looking at the Regulatory Efficiency Bill” 8 (1995) *Canadian Journal of Administrative Law & Practice* 101.

“Sure It Has Feathers, But Is It a Duck?” 42 (1994) *Canadian Tax Journal* 1168.

Guest Lecturing Experience

Georgetown University Law Center, 2014 & 2016-2020

University of Amsterdam Centre for International Law, 2017

University of Miami College of Law, 2013

George Washington University College of Law, 2013

University of Western Ontario Faculty of Law, 2009-2013

Osgoode Hall Faculty of Law, 2008, 2009 & 2012

University of Nebraska Law School, 2006

Duke University Law School, 2005 & 2011

University of Michigan Law School, 2005

William & Mary College of Law, 2004

Max Planck Institute for Comparative Public Law & International Law, Heidelberg, 2014

John Marshall Law School, 2004-2005

Columbia University Law School, 2003, 2006-2008 & 2011-2013

University of Arizona College of Law, 2003

McGill University Faculty of Law, 2000, 2009 & 2012

University of Windsor Faculty of Law, 1999-2000

Harvard Law School, 1999

Conference Appearances

"Minimum Standards of Treatment" (Online, International Law Institute, 2 December 2020).

Co-Chair and Panel Moderator, 14th Annual Juris Conference on Investor-State Law and Arbitration: A Debate and Discussion (Online, May 2020).

"Standards of Treatment" (Washington, D.C., International Law Institute, 5 November 2020).

Panellist, "NAFTA Chapter 11 – Looking Forward While Glancing Backward" Canadian Council on International Law Annual Conference (Ottawa, 25 October 2019).

Co-Chair, 13th Annual Juris Conference on Investor-State Law and Arbitration: A Debate and Discussion (Washington, D.C., 8 April 2019).

"NAFTA 2.0, or Maybe Just v. 1.2 Instead" (New Orleans, Tulane University School of Law Conference on International Energy Law, 29 March 2019).

Panellist, "Investment Arbitration: Is the Fair and Equitable Treatment Standard Getting Clearer?" (Salzburg, Centre for International Legal Studies, 7 June 2018).

Moderator, "Investment Court Model: A Practical Review," Association of International Arbitration Conference on the Future of Investment Arbitration in Europe (Brussels, 1 June 2018).

Co-Chair, 12th Annual Juris Conference on Investor-State Law and Arbitration: A Debate and Discussion (Washington, D.C., 6 March 2018).

Keynote Address: "The Shared Roots of Human Rights and Investment Treaty Arbitration" (San Jose, Costa Rica, Arbitraje, Derechos Humanos y Pas, ULACIT, 13 March 2018).

"Transplanting the WTO Dispute Settlement Model for Use with Investment Obligations: Be Careful What You Ask for Because You Just Might Get It (Copenhagen, Danish National Research Foundation Centre for Excellence for International Courts, 1 February 2018).

"Standards of Treatment" (Washington, D.C., International Law Institute, 29 November 2017).

"Arbitration in the Context of 'One Belt and One Road': China and International Perspectives" (Sydney, University of New South Wales, China International & Economic Law Seminar, 11 October 2017).

"Defenestrating the Trope of Expansionist ISDS Tribunals Diminishing State Sovereignty" (Amsterdam, Amsterdam Centre for International Law, 27 June 2017).

"Update on Trade Agreements and Trading Frameworks in International Trade Law and Inter-Tribal Trade" (Norman, OK, International Inter-tribal Trade and Investment Organization, 6 June 2017).

Co-Chair, 11th Annual Juris Conference on Investor-State Law and Arbitration: A Debate and Discussion (Washington, D.C., 25 April 2017).

"Standards of Treatment" (Washington, D.C., International Law Institute, 1 December 2016).

"The Treatment of Corruption in International Investment Arbitration" (Salzburg, Centre for International Legal Studies, 4 June 2016).

Co-Chair, 10th Annual Arbitration Conference (Washington, D.C., Juris Conferences, 12-13 May 2016).

"Standards of Treatment" (Washington, D.C., International Law Institute, 4 December 2015).

Discussant, Session 3: Public International Law or International Public Law? (Oxford, Oxford University Press Summer Investment Law Academy, 13 July 2015).

"Investment Treaty Arbitration Update: U.S. Practice, From BITs to NAFTA to CAFTA to KORUS to TPP and maybe TTIP too!" (Boise, Idaho Bar Association, 29 April 2015).

Co-Chair, 9th Annual Arbitration Conference (Washington, Juris Conferences, 22 April 2015).

"Recent Trends in Canadian International Investment Law" (London, Canada: Faculty of Law, University of Western Ontario, 1 April 2015).

"Damages in International Investment Law" (Frankfurt: Frankfurt Chamber of Commerce and Industry, 21 March 2015).

Discussant, History of International Investment Law Session (Frankfurt, Frankfurt Investment Law Workshop 2015, 13 March 2015).

"Standards of Treatment" (Washington, D.C., International Law Institute, 4 November 2014).

"Mass Claims / Multi-Party Arbitration under Investment Treaties" (Salzburg, Centre for International Legal Studies, 23 May 2014).

Panellist, "The Investor-State Dispute Settlement Mechanism: An Examination of Benefits and Costs" (Washington, Cato Institute, 20 May 2014).

Panellist, "NAFTA Chapter 11: Latest Developments" (New York, American Bar Association, 4 April 2014).

Co-Chair, 8th Annual Arbitration Conference (Washington, D.C., Juris Conferences, 28 March 2014).

Panellist, "Latest Developments in EU-Canada and EU-US Trade Treaties" (Frankfurt, German American Lawyers Association Conference on Transatlantic Law, 21 March 2014).

Special Guest, Book Reception, "Interpretation of International Investment Law" (Washington, International Centre for the Settlement of Investment Disputes, 27 February 2014).

"Standards of Treatment" (Washington, D.C., International Law Institute, 6 November 2013).

"National Treatment," Conference on International Investment Agreements: Balancing Sustainable Development and Investment Protection (Berlin, Freie Universität Berlin & Friedrich-Alexander-Universität Erlangen-Nürnberg, 10 October 2013).

Co-Chair, 7th Annual Arbitration Conference (Washington, D.C., Juris Conferences, 22 April 2013).

"Let's Not Visit the Potemkin Village of Investment Protection," Fordham Law School Conference on International Arbitration and Mediation (New York, 12 April 2013).

"Trade and Investment: Just Two Ships Passing in the Night?" Santa Clara University Symposium on The Law and Politics of Foreign Investment (Santa Clara, CA, 2 February 2013).

Co-Chair, 6th Annual Arbitration Conference (Washington, D.C., Juris Conferences, 27 March 2012).

"Can Courts both Defer to and Assist Arbitration: Experience of Canada and the United States Compared" (Washington, D.C., Washington College of Law at American University, 16 November 2011).

"Canadians in International Arbitration: A 'State of the Union' Address" (Calgary, Western Canadian Arbitrators' Round Table, 16 May 2011).

"International Investment and International Human Rights Law: Seeking Re-Convergence" (Leiden, NL, Leiden University Faculty of Law, 8 April 2011).

Guest Speaker, "International Investment Law and National Tobacco Regulation" (Durham, N.C., Duke University School of Law, 6 April 2011).

Co-Chair, 5th Annual Arbitration Conference and Panel Discussant on Most Favoured Nation Treatment (Washington, D.C., Juris Conferences, 5 April 2011).

Moderator, "International Trade Law and International Investment Law: Convergence or Divergence?" (Washington, D.C., American Society of International Law, Annual General Meeting, 25 March 2011).

Roundtable Panellist, "Are the Substantive Provisions of CAFTA an Evolution from the NAFTA Experience?" (Washington, D.C., Washington College of Law, 17 February 2011).

"International Commercial Arbitration as a Growth Activity?" (Geneva, Global Arbitration Forum, 9 December 2010).

Instructor, "Standards of Treatment" (Washington, D.C., International Law Institute, 5 & 8 November 2011).

Panel Co-Chair, "Investment Arbitration, Canada and Natural Resources" (Ottawa, Canadian Council on International Law, 29 October 2010).

"Emergency Measures: Custom, Treaty and Basic Principles" (Malibu, Pepperdine University, 22 October 2010).

"The Quick Exit: Preliminary Objections and Summary Dismissal Proceedings in ICSID Arbitration" (Vancouver, International Bar Association, 6 October 2010).

Testimony to Joint Standing Committee on Health on Tobacco Control Measures and International Law (Montevideo, Parliament of Uruguay, 23-24 August 2010).

Panel Chair, Perspectives on Investment Law (Barcelona, Society of International Economic Law, 8 July 2010).

"Primer on EU-Asia Investment Issues" (Brussels, ASEFUAN-IGIR Dialogues, 11 June 2010).

"Update on Recognition and Enforcement" (Toronto, Federated Press, 2 June 2010).

"Territoriality and the Meaning of Investment in International Law" (London, British Institute of International and Comparative Law, 7 May 2010).

Co-Chair, 4th Annual Arbitration Conference and Panel Discussant on Most Favoured Nation Treatment (Washington, Juris Conferences, 30 April 2010).

"Update on Arbitrator Challenges in Investor-State Disputes" (New York, American Bar Association, 14 March 2010).

Chair, Memorial Conference for Thomas Walde (St. Andrew's, University of Dundee Centre for Energy, Petroleum & Minerals Law & Policy, 15-16 October 2009).

"Investment Protection and Arbitration in the Korea U.S. Free Trade Agreement" (New York, Columbia University Law School, 13 July 2009).

ABA Luncheon on Money Damages for Violations of International Trade Law (Washington, American Bar Association, 1 July 2009).

"Treaty Shopping 101" (Calgary, Western Canada Arbitrators Roundtable, 13 May 2009).

Co-Chair, 3rd Annual Arbitration Conference (Juris Conferences, 30 April 2009).

"Latest Trends in Investor-State Arbitration" (New York, Practising Law Institute, Arbitration Day, 24 March 2009).

"Doctrinal Convergence in International Law: Not Just Precedent by Another Name" (Mexico City, Universidad Ibero Americana, NAFTA at 15 Conference, 17 February 2009).

Invited Private Sector Delegate, UNCTAD Experts Group Meeting on Investment Treaties (Geneva, 10-11 January 2009).

"Impact of Arbitration on Treaty Drafting" and "Potential Judicialization of the Process" (Washington, D.C., APEC Investment Agreement Workshop, 7 November 2008).

"The Treatment of Environmental and SPS Measures in International Investment Law" (Suffolk University Law School, Investor-State Arbitration: Perspectives on Legitimacy and Practice, 31 October 2008).

Standard of Treatment (Rio de Janeiro, International Law Association, Annual General Meeting, 20 August 2008).

Moderator, Non-Traditional IEL Participants Panel (Geneva, Society of International Economic Law, 16 July 2008).

Key Note Address on the Status and Future of NAFTA Investment Arbitration (Mexico City, Universidad Nacional Autónoma de México, Investment Arbitration Forum, 20 June 2009).

"Signs of Convergence in International Economic Treaty Interpretation" (London, British Institute of International & Comparative Law Annual WTO Conference, 13 May 2008).

Co-Chair, 2nd Annual Arbitration Conference and Panel Discussant on National Treatment (Juris Conferences, 24 April 2008).

"The Contribution of Investment to Economic Growth and Development," "Survey of ITAs in APEC Economies," "Scope of ITAs and Investment Chapters in FTAs in Selected APEC Economies,"

"Admission and Establishment," and "Investment Treaty Dispute Resolution" (Singapore, APEC Investment Agreement Workshop, 5-7 May 2008).

"The MFN Principle" (New York, Columbia University Law School, 27 March 2008).

Roundtable Participant on Investment Arbitration (Frankfurt, 1st Annual Frankfurt Investment Arbitration Moot Symposium, 14 February 2008).

"Trade and Investment: Harmonization?" and "Day One Recap and Day Two Introduction" (Quito, Ecuador, Cameron May Conference, 30 November & 1 December 2007).

"MFN and Harmonization in International Investment Law" (New York, Columbia Law School, 31 October 2007).

"The State of International Commercial Arbitration in Canada" (Toronto, Association of Young Canadian Arbitrators, 27 September 2007).

"Precedent in International Investment Law?" Panel Moderator (London, British Institute of International & Comparative Law, 14 September 2007).

Conference Chair, Moderator of "Treaty MFN: Which Way to Go?" and Discussant for "The Issue of Intent in National Treatment Analyses" (Washington, D.C., Juris Conferences, 17 May 2007).

"Good Faith and the Formation of a Single Standard of Investment Protection" (Santa Clara, California, International Law Association, 3 February 2007).

Participant in Experts' Meeting on International Investment Law and Arbitration, University of California – Berkeley (12 January 2007).

“Recent American Treaty Practice on the International Law Minimum Standard of Treatment” (Seoul, Hanyang University School of Law, 24 November 2006).

“Investment Arbitration as a Great Consolidator? Musings from a Mutant” (Bretton Woods, American Society of International Law, International Economic Law Group, 10 November 2006).

“Environmental Regulation under International Investment Discipline” (Miami, American Bar Association, 8 November 2006).

“Assessing the Investment Claims Avalanche in the Americas” Program Chair (Miami, American Bar Association, 8 November 2006).

“Canadians, the ICSID and ad hoc Investment Arbitration” (Montreal, Young Canadian Arbitration Practitioners / Canadian Chamber of Commerce, 27 October 2006).

“When the Politics of Investment Go Awry: Recent Lessons from Ecuador” (Calgary, International Association of Petroleum Negotiators, 19 May 2006).

“Expropriation by Taxation” (London: British Institute of International and Comparative Law Investment Treaty Forum, 5 May 2006).

“Cross-Atlantic Dialogue on Regulatory Takings” (Brussels: American Bar Association, 26 October 2005).

“Native American Participation in International Economic Dispute Settlement: Two Stories” (Prague: International Bar Association, 26 September 2005).

“The Public – Private Distinction in International Economic Law: Still Relevant in 2005?” (Washington: American Society of International Law, 31 March 2005).

“The Role of Private Counsel in the Practice of WTO Law” (Toronto: Ontario Bar Association, International Law Section, 8 March 2005).

“Commentary on Trade and Security: Waking up to a Post-Westphalian Reality” (Washington: American Society of International Law, International Economic Law Section, 25 February 2005).

“The Trade Lawyer’s Perspective on Trying to Keep Toronto Trash out of Michigan” (Lansing: Institute for Public Policy & Social Research, 23 February 2005).

“NAFTA 1-2-3” (San Diego: San Diego Bar Association, 19 January 2005).

“Two Interesting Developments in International Investment Law” (San Francisco: Association of American Law Schools, 5 January 2004).

“Ten Years of NAFTA Investment Arbitration: An Experts’ Roundtable” (Houston: American Bar Association International Law Section, 14 October 2004).

“Beef, Lumber and Off-shoring: the Politics of Trade Today” (Chicago: John Marshall Law School & Chicago Bar Association, 17 September 2004).

“The Perils of the a la carte Approach to GATS Architecture: Tens Years Later” (London: British Institute of International and Comparative Law, 12 May 2004).

“Coordination and Coherence in International Economic and Human Rights Laws” (Washington, DC: Georgetown Law Center and the American Society of International Law; Rapporteur; 6 April 2004).

“NAFTA Investment Law and Arbitration: The Early Years” (Washington, DC: American University; Conference Organizer, Co-chair and Presenter, 22 March 2004).

“The GATS After Cancun: Where Do We Go from Here?” (Toronto: Osgoode Hall and the University of Toronto, 6 March 2004).

“Case Studies in Trade in Services” (Toronto: Canada – US Law Institute, 26 February 2004).

“Multilateral Investment Protection: Lessons from the WTO Acquis” (Halle, Germany: Martin Luther University Halle-Wittenberg Faculty of Law, 17 January 2004).

“Welcome Back Mr. Calvo” (Miami: American Arbitration Association, Inter-American Bar Association and Inter-American Commercial Arbitration Commission, 29 January 2004).

“Free Trade in Garbage?” (Detroit: Wayne State University, 29 October 2003).

“Culture and Trade: Dichotomy or a Distinction without a Difference?” (Chicago: John Marshall Law School, 14 November 2003).

“Minimum Standards and International Law” (East Lansing: Detroit College of Law at Michigan State University, 17 October 2003).

“National Treatment: Not Just for WTO Lawyers Any More” (San Francisco: American Bar Association, 10 August 2003).

“The Non-Discrimination Principle in International Investment Law” (Cologne, Germany: University of Cologne, 12 June 2003).

“Canadian Cultural Policy Ten Years After the NAFTA – Is Harmonization a Cause or an Effect?” (Windsor: University of Windsor Law School, 14 June 2003).

“The Convergence of WTO and NAFTA Law – a Matter of Both Process and Substance” (Chicago: Chicago Kent Law School, 5 March 2003).

“NAFTA Norms” (New York: Columbia University Law School, 27 March 2003).

“Fundamental Principles of NAFTA Investment Protection” (East Sussex, UK: Queen’s University, 2 June 2003).

“The International Lawyers and the Warrior Diplomats” (Montreal: McGill University, 4 November 2002).

“What to Do When Foreign Investors Violate International Human Rights Obligations” (Washington, DC: ASIL, 5 October 2002).

“Judicial Review of International Arbitral Awards in Light of Mexico v. Metalclad” (Toronto: OBA, International Law Section, 30 September 2002).

“The Nuts and Bolts of NAFTA Arbitration” (Washington DC: ABA, International Law Section, 11 August 2002).

“The WTO and Reform in China” (Beijing: Judicial Forum, Beijing Management School of Politics & Law, 17 June 2002).

“The Nay Sayers of the NAFTA” (Toronto: C.D. Howe Institute, 2 May 2002).

“NAFTA Chapter 11: A Problem in Need of a Fix or a Fix for Those with a Problem?” (Toronto: University of Toronto Commercial Law Conference, 19 October 2001).

“The Possibilities for Transparency and Third-Party Participation in NAFTA Investor State Arbitration” (Monterrey, Mexico: ABA, International Law Section, 11 October 2001).

“A NAFTA Claims Primer” (Boston: Boston Bar Association, 14 May 2001).

“Swimming in the Wake of Myers & Metalclad: Trade, Investment & the Environment under the NAFTA” (Toronto: CBA-O), International Law Section, 18 January 2001).

“No Compensation for Regulatory Expropriation: How a ‘Sound Science’ Test Can Limit Compensation Owed Under the NAFTA” (Boston: ABA & ASIL, 20 October 2000).

“The Phenomenon of Overlapping International Trade Obligations: What Does It Mean for Electronic Commerce?” (Toronto: CBA-O), International Law Section, 30 March 2000).

“Seattle 1999 Update: Services, Investment, Intellectual Property and E-Commerce” (Toronto: CBA-O, International Law Section, 7 December 1999).

“Electronic Commerce, Trade and Culture: Strategic Issues for the WTO” (Toronto: CBA-O, International Law Section, 4 May 1999).

“Regulatory Flexibility and the Financial Industry” (Toronto: INFONEX Senior Management Seminar on Financial Services, 25 October 1995).