

PUBLICATIONS

A. Book

1. “Squeezing Silver: Peru’s Trial against Nelson Bunker Hunt” *Twelve Tables Press* (May 2018)

B. Book Chapters

2. “Enforcing Arbitral Awards Against Foreign States” in *Cambridge Handbook on Immunities and International Law* edited by Tom Ruys, Nicolas Angelet, Cambridge University Press (May 2019).
3. “Going First Makes A Difference: Decision-Making Dynamics in International Arbitration” in *The Roles of Psychology in International Arbitration*, edited by Tony Cole, Kluwer Law International (April 2017); Reviewed by J. Wessel, B. Pilbrow *Transnational Dispute Management* (November 2017).
4. “Cross-Examination in International Arbitration” *AAA Handbook on International Arbitration Practice*, JurisNet LLC (2010).

C. Articles

5. Prague Rules: Common Law and Civil Law Advocates Talking Past Each Other *Mealey’s International Arbitration Report*, Vol. 34, No. 2 (Feb. 2019).
6. “Suits Against Foreign Sovereigns: Mixed Bag for Energy Cos.” *Law360* (January 17, 2017)(co-authored with Joshua Robbins).
7. “Gramercy Seeks Billions from Peru for 50 Year Old Bonds” *disputes.global* (Oct. 7, 2016)(co-authored with P.M. Levine, Katherine Heitman).
8. “An Opportunity for Puerto Rico” *Politico.com* (May 24, 2016)(co-authored with Simon Johnson).
9. “Going First Makes A Difference: Decision-Making Dynamics in International Arbitration” *Transnational Dispute Management* (Oct. 2014)(co-authored with P.M. Levine)
10. Book Review: “Take the Witness: Cross-Examination in International Arbitration” by Lawrence W. Newman & Ben H. Sheppard Jr., *Dispute Resolution Journal*, a publication of the American Arbitration Association (Aug.-Oct. 2011).
11. “Cross-Examination in International Arbitration” *Disputes Resolution Journal*, a publication of the American Arbitration Association (Feb/March 2007).

12. "Investment Disputes with China" *Disputes Resolution Journal*, a publication of the American Arbitration Association (August/October 2006).
13. "Forum Non Conveniens: Forum Selection Issues in Transnational Litigation" *Transnational Dispute Management*, Vol. 3, Issue 1 (Feb. 2006).
14. "Welcome To The Jury System: Supreme Court Limits Sovereign Immunity for State Owned Companies" *Business Law International* (Sept. 2005).
15. "Investor-State Arbitration: Another Arrow In The Quiver" *Baker & Hostetler LLP International Team Newsletter*, Vol. II, Issue 1 (Dec. 2004)(co-authored with Elliot J. Feldman and Michael Snarr).
16. "Protecting Investors: Can Government Stop the Music?" The Canadian-American Business Council and Center for Strategic and International Studies Program entitled Investment and Trade Disputes: Government Apprehension and Institutional Failure (June 6, 2004).
17. "NAFTA's Powerful Precedents Protect Foreign Investment" *Baker & Hostetler LLP International Team Newsletter*, Vol. I, Issue 3 (April 2004)(co-authored with Michael Snarr).
18. "Expansion Of International Investment Claims Through The Use Of Most Favored Nation Clauses," *International Chamber of Commerce Annual Report* (2003)(co-authored with Peder Garske).
19. "Managing for Uncertainties In Central Bank Immunities," *Current Developments in Monetary and Financial Law*, Vol 2 (International Monetary Fund, 2003).
20. "Barricades At The IMF; Creating A Municipal Bankruptcy Code For Foreign States," *The International Lawyer*, Vol. 36, No. 4, (Winter 2002).
21. "Forgive Us Our Debts" *Foreign Policy* No. 129 (Mar. - Apr., 2002)(Contributor).
22. "Why Lenders Should Back Sovereign Bankruptcy Rules," *International Financial Law Review* (Oct. 2002).
23. "Reforming the Foreign Sovereign Immunities Act," Working Group of the American Bar Association, *40 Col. J. Trans. L.* 489 (No. 3, 2002);
"Recommendations and Report on the U.S. Foreign Sovereign Immunities Act," by a Working Group of the International Litigation Committee of the Section of International Law and Practice of the American Bar Association (March 2001).
24. "What Peru's Brady Deal Means To Rogue Traders" *LatinFinance* (Sept. 1997).
25. "U.K.-U.S. Treaty Provides Weapon Against Crime" *The National Law Journal* (June 5, 1995)(co-authored with Tim Taylor, S.J. Berwin & Co.).

26. “LDC Debt Market Mavericks Are Taking Big Risks” *LDC Debt Reporter*, American Banker Inc. Newsletter on Developing-Country Investment (Nov. 1, 1993).
27. “Beginnings” *Litigation*, Journal of the ABA Litigation Section (Fall 1993).
28. “Friction Develops Among Regulators” *Financial Times Business Law Report* (October 1992)(co-authored with Wilbur Fugate).
29. “The Forgotten Rule” *Litigation*, Journal of the ABA Litigation Section (Spring 1992).
30. “Peru's External Debt Litigation” *Suing Foreign States*, a Publication of the ABA Committee on International Litigation (April 1992).
31. “New U.S. Antitrust Policy Considered” *Financial Times Business Law Report* (March 1992)(co-authored with Wilbur Fugate).
32. “Lessons” *Litigation*, Journal of the ABA Litigation Section (Fall 1991).
33. “Squeezing Silver” *Litigation*, Journal of the ABA Litigation Section (Summer 1991)(co-authored with Thomas O. Gorman).
34. “A Case Study in Foreign Discovery: Minpeco S.A. v. Nelson Bunker Hunt” ABA National Institute on International Litigation (1989); reprinted *The Journal of the Society of English and American Lawyers*, Vol. 1, No. 2 (1989); *International Quarterly* (Jan. 1990); *Themis*, in Spanish (Jan. 1990)(co-authored with Thomas O. Gorman).