

SEZNAM POUŽITÝCH ZDROJŮ

Judikatura

- Abaclat and Others v. Argentina*. ICSID Case No. ARB/07/5.
- Ambiente Ufficio S.p.A. and others v. Argentina*. ICSID Case No. ARB/08/9.
- Berschader v. Russian Federation*. SCC Case No. 080/2004.
- C-21/72, *International Fruit Company NV and Others v. Produktschap voor Groenten en Fruit*, ECLI:EU:C:1972:115.
- C-70/94, *Fritz Werner Industrie-Ausrüstungen GmbH v. Germany*, ECLI:EU:C:1995:328.
- C-184/02 a C-223/02, *Spain and Finland v Parliament and Council*. Recueil, ECLI:EU:C:2004:497.
- C-205/06, *Komise v. Rakousko*, ECLI:EU:C:2009:118.
- C-249/06, *Komise v. Švédsko*, ECLI:EU:C:2009:119.
- C-118/07, *Komise v. Finsko*, ECLI:EU:C:2009:715.
- C-414/11, *Daiichi Sankyo Co. Ltd a Sanofi-Aventis Deutschland GmbH v. DEMO Anonymos Viomichaniki kai Emporiki Etairia Farmakon*, ECLI:EU:C:2013:520.
- C-137/12, *Evropská komise v. Rada Evropské unie*, ECLI:EU:C:2013:441.
- C-284/16, *Slovenská republika v. Achmea BV*, ECLI:EU:C:2018:158.
- C-741/19, *République de Moldavie v. Komstroy LLC*, ECLI:EU:C:2021:655.
- El Paso Energy International Company v. The Argentine Republic*. ICSID Case No. ARB/03/15.
- Emilio Agustín Maffezini v. Kingdom of Spain*. ICSID Case No. ARB/97/7.
- Impregilo S.p.A. v. Islamic Republic of Pakistan*, ICSID Case No. ARB/03/3.
- India — Certain Measures Relating to Solar Cells and Solar Modules*. DS 456.
- Ioan Micula, Viorel Micula, S.C. European Food S.A, S.C. Starmill S.R.L. and S.C. Multipack S.R.L. v. Romania*. ICSID Case No. ARB/05/20.
- Lone Pine Resources Inc. v. The Government of Canada*. ICSID Case No. UNCT/15/2.
- Methanex Corporation v. United States of America*. UNCITRAL.
- Mondev International Ltd. v. United States of America*. ICSID Case No. ARB(AF)99/2.
- Philip Morris v. Oriental Republic of Uruguay*. ICSID Case No. ARB/10/7.
- Philip Morris Asia Limited v. The Commonwealth of Australia*. UNCITRAL, PCA Case No. 2012-12.
- Phoenix Action, Ltd. v. The Czech Republic*. ICSID Case No. ARB/06/5.
- Posudek A-2/15 ze dne 16. května 2017, *Dohoda o volném obchodu mezi Evropskou unií a Singapurskou republikou*, ECLI:EU:C:2017:376.
- Posudek A-1/17 ze dne 30. dubna 2019, *Accord ECG UE-Canada*. ECLI:EU:C:2019:341.
- RWE AG and RWE Eemshaven Holding II BV v. Kingdom of the Netherlands*. ICSID Case No. ARB/21/4.

- RSM Production Corporation v. Grenada. ICSID Case No. ARB/05/14.
 Salini Costruttori S.p.A. and Italstrade S.p.A. v. Kingdom of Morocco. ICSID Case No. ARB/00/4
 Saluka Investments B.V. v. The Czech Republic. UNCITRAL.
 Siemens AG v. Argentina. ICSID Case No. ARB/02/08.
 Stanovisko generálního advokáta Yvese Bota k posudku A-1/17 ze dne 29. ledna 2019. ECLI:EU:C:2019:72.
 Uniper SE, Uniper Benelux Holding B.V. and Uniper Benelux N.V. v. Kingdom of the Netherlands. ICSID Case No. ARB/21/22
 Vattenfall AB and others v. Federal Republic of Germany. ICSID Case No. ARB/12/12.

Knihy

- ALVAREZ, José E. *The Public International Law Regime Governing International Investment*. Leiden and Boston: Brill/Nijhoff, 2011.
 BALAŠ, Vladimír, ŠTURMA, Pavel. *Nové mezinárodní dohody na ochranu investic*. Praha: Wolters Kluwer, 2017.
 BARKER, Paul. Legitimate Regulatory Interests: Case Law and Developments in IIA Practice. In: KULICK, Andreas (ed.). *Reassertion of Control over the Investment Treaty Regime*. Cambridge: CUP, 2017.
 BASEDOW, Johann R. *The EU in the Global Investment Regime. Commission Entrepreneurship, Incremental Institutional Change and Business Lethargy*. London and New York: Routledge, 2018.
 BERGE, Tarald L., HVEEN, Helge. The International Regime for an Investment: A History of Failed Multilateralism. In: NÖLKE, Andreas, MAY, Christian (eds.). *Handbook of the International Political Economy of the Corporation*, Cheltenham and Northampton: Edward Elgar, 2018.
 BORN, Gary B. *International Commercial Arbitration*. Zuidpooslingel: Kluwer Law International, 2009.
 BRAY, Heather L. Understanding change: Evolution from international claims commissions to investment treaty arbitration. In: SCHILL, Stephan W., TAMS, Christian J., HOFMANN, Rainer (eds.). *International Investment Law and History*. Cheltenham: Edward Elgar, 2018.
 BUNGENBERG, Marc, REINISCH, August. *Draft Statute of the Multilateral Investment Court*. Baden-Baden: Nomos, 2021.
 BUNGENBERG, Marc, REINISCH, August. *From Bilateral Arbitral Tribunals and Investment Courts to a Multilateral Investment Court. Options Regarding the Institutionalization of Investor-State Dispute Settlement*. Cham: Springer, 2018.
 BUNGENBERG, Marc, REINISCH, August, TIETJE, Christian (eds.). *EU and Investment Agreements: Open Questions and Remaining Challenges*. Baden-Baden: Nomos/Hart, 2013.

- DE LA TORRE, Fernando C. The Court of Justice and External Competences After Lisbon: Some Reflections on the Latest Case Law. In: EECKHOUT, Piet, LOPEZ-ESCUADERO, Manuel (eds.). *The European Union's External Action in Times of Crisis*. Oxford: Hart Publishing, 2016.
 DE LUCA, Anna. Non Trade Values and Investment Protection in EU Investment Policy. In: TREVES, Tullio, SEATU, Francesco, TREVISANUT, Seline (eds.). *Foreign Investment, International Law and Common Concerns*. London and New York: Routledge, 2014.
 DE MESTRAL, Armand, LÉVESQUE, Céline (eds.). *Improving International Investment Agreements*. London and New York: Routledge, 2012.
 DE WAELE, Henri. *Legal Dynamics of EU External Relations: Dissecting a Layered Global Player*. Berlin: Springer, 2017.
 DIMOPOULOS, Angelos. *EU Foreign Investment Law*. Oxford: OUP, 2011.
 DOTHAM, Shai, LAM, Joanna. A Paradigm Shift? Arbitration and Court-Like Mechanism in Investors' Disputes. In: UNUVAR, Güneş et al. (eds.). *Permanent Investment Courts*. Cham: Springer, 2020.
 DRLIČKOVÁ, Klára, NOVÝ, Zdeněk. *Role veřejného zájmu v mezinárodní obchodní a investiční arbitráži*. Praha: C. H. Beck, 2017.
 DUPUY, Pierre-Marie, PETERSMANN, Ernst-Ulrich, FRANCONI, Francesco (eds.). *Human Rights in International Investment Law and Arbitration*. Oxford: OUP, 2009.
 EECKHOUT, Piet. *EU External Relations Law*. Oxford: OUP, 2011.
 EL-KADY, Hamed. An International Investment Policy Landscape in Transition: Challenges and Opportunities. In: CALAMITA, Jansen N., SATTOROVA, Mavluda (eds.). *The Regionalization of International Investment Treaty Arrangements*. London: British Institute of International and Comparative Law, 2015.
 FECÁK, Tomáš. *Mezinárodní dohody o ochraně investic a právo Evropské unie*. Praha: Wolters Kluwer, 2015.
 GARCÍA-BOLÍVAR, Omar E. Permanent Investment Tribunals: The Momentum Is Building Up. In: KALICKI, Jean E., JOUBIN-BRET, Anna (eds.). *Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century*. Leiden and Boston: Brill/Nijhoff, 2015.
 HACHEZ, Nicolas, WOUTERS, Jan. International investment dispute settlement in the twenty-first century: does the preservation of the public interest require an alternative to the arbitral model. In: BAETENS, Freya (ed.). *Investment Law within International Law: Integrationist Perspectives*. Cambridge: CUP, 2013.
 HOFFMEISTER, Frank. Of Transferred Competence, Institutional Balance and Judicial Autonomy – Constitutional Developments in EU Trade Policy Seven Years after Lisbon. In: CZUCZAI, Jenő, NAERT, Frederik (eds.). *The EU as a Global Actor – Bridging Legal Theory and Practice: Liber Amicorum in honour of Ricardo Gosalbo Bono*. Leiden and Boston: Brill/Nijhoff, 2017.
 KADDOUS, Christine. The Transformation of the EU Common Commercial Policy. In: EECKHOUT, Piet, LOPEZ-ESCUADERO, Manuel (eds.). *The European Union's External Action in Times of Crisis*. Oxford: Hart Publishing, 2016.

- KOOIJMANS, Pieter H. Article 31. In: ZIMMERMANN, Andreas, TOMUSCHAT, Christian, OELLERS-FRAHM, Karin (eds.). *The Statute of the International Court of Justice. A Commentary*. Oxford: OUP, 2006.
- KURTZ, Jurgen. *The WTO and International Investment Law: Converging Systems*. Cambridge: CUP, 2016.
- LAVRANOS, Nikos. How the European Commission and the Member States Are Reasserting Their Control over Their Investment Treaties and ISDS Rules. In: KULICK, Andreas (ed.). *Reassertion of Control over the Investment Treaty Regime*. Cambridge: CUP, 2017.
- LAVRANOS, Nikos. The ICS and MIC Projects: A Critical Review of the Issues of Arbitrator Selection, Control Mechanism, and Recognition and Enforcement. In: CHAISSE, Julian et al. (eds.). *Handbook of International Investment Law*. Singapore: Springer, 2020.
- MALENOVSKÝ, Jiří. *Mezinárodní právo veřejné: obecná část a poměr k jiným právním systémům*. 6., upr. a dopl. vyd. Brno: Doplněk, 2014.
- MAYDELL, Niklas. The European Community's Minimum Platform on Investment or the Trojan Horse of Investment Competence. In: REINISCH, August, KNAHR, Christina (eds.). *International Investment Law in Context*. Vienna: Eleven International Publishing, 2008.
- METHYMAKI, Eleni, TZANAKOPOULOS, Antonios. Masters or Puppets? Reassertion of Control through Joint Investment Treaty Interpretation. In: KULICK, Andreas (ed.). *Reassertion of Control over the Investment Treaty Regime*. Cambridge: CUP, 2017.
- REINISCH, August. The European Union and Investor-State Dispute Settlement: From Investor-State Arbitration to a Permanent Investment Court. In: DE MESTRAL, Armand (ed.). *Second Thoughts. Investor-State Arbitration between Developed Democracies*. Waterloo: Centre for International Governance Innovation, 2017.
- RENSMANN, Thilo (ed.). *Mega-Regional Trade Agreements*. Cham: Springer, 2017.
- RIGO, Andrés S. *Investment Treaty Arbitration: Judging under Uncertainty*. Cambridge: CUP, 2012.
- ROSENFELD, Friedrich. Early Dismissal of Claims in Investment Arbitration. In: KULICK, Andreas (ed.). *Reassertion of Control over the Investment Treaty Regime*. Cambridge: CUP, 2017.
- ROSSI, Lucia S. Does the Lisbon Treaty Provide a Clearer Separation of Competences between EU and Member States? In: BIONDI, Andrea, EECKHOUT, Piet, RIPLEY, Stefanie (eds.). *EU Law after Lisbon*. Oxford: OUP, 2012.
- SHAN, Wenhua. *The Legal Framework of EU-China Investment Relations A Critical Appraisal*. Oxford and Portland: Hart Publishing, 2005.
- SHANY, Yuval. Stronger Together? Legitimacy and Effectiveness of International Courts as Mutually Reinforcing or Undermining Notions. In: GROSSMAN, Nienke, COHEN, Harlan G., FOLLESDAL, Andreas, ULFSTEIN, Geir (eds.). *Legitimacy and International Courts*. Cambridge: CUP, 2018.

- SHIN, Hi-Taek. The Regionalization of Investment Treaty Arrangements: Development and Implications. In: CALAMITA, Jansen N., SATTOROVA, Mavluda (eds.). *The Regionalization of International Investment Treaty Arrangements*. London: British Institute of International and Comparative Law, 2015.
- SCHILL, Stephan W. International Investment Law and Comparative Public Law – An Introduction. In: SCHILL, Stephan W. (ed.). *International Investment and Comparative Public Law*. Oxford: OUP, 2010.
- SCHILL, Stephan W. *The Multilateralization of International Investment Law*. Cambridge: CUP, 2009.
- SCHILL, Stephan W., TAMS, Christian J., HOFMANN, Rainer (eds.). *International Investment Law and the Global Financial Architecture*. Cheltenham: Edward Elgar, 2017.
- SCHREUER, Christoph. Investment Arbitration. In: ROMANO, Cesare P. R., ALTER, Karen J., SHANY, Yuval (eds.). *The Oxford Handbook of International Adjudication*. Oxford: OUP, 2013.
- SIMON, Sven. Investment Screening: The Return of Protectionism? A Political Account. In: HINDELING, Steffen, MOBERG, Andreas (eds.). *YSEC Yearbook of Socio-Economic Constitutions 2020*. Cham: Springer, 2021.
- SVOBODA, Ondřej. Current State of Transparency in Investment Arbitration: Progress Made But Not Enough. In: DRLIČKOVÁ, Klára, KYSELOVSKÁ, Tereza (eds.). *COFOLA INTERNATIONAL 2017: Resolution of International Disputes*. Brno: Acta Universitatis Brunensis, 2017.
- SVOBODA, Ondřej. Reforma řešení investičních sporů na UNCITRAL z perspektivy Evropské unie. In: GERLOCH, Aleš, KRZYŽANKOVÁ, Katarzyna Ž. (eds.). *Právo v měnícím se světě*. Plzeň: Aleš Čeněk, 2020.
- SVOBODA, Pavel. *Právo vnějších vztahů*. Praha: C. H. Beck, 2010.
- ŠTURMA, Pavel. *Mezinárodní dohody o ochraně investic a řešení sporů*. Praha: Linde, 2001.
- ŠTURMA, Pavel, BALAŠ, Vladimír. *Mezinárodní ekonomické právo*. 2. vydání. Praha: C. H. Beck, 2013.
- TITI, Catherine. Aspects of the EU's Responsibility in International Investment Disputes. In: CREMONA, Marise, THIES, Anne, WESSEL, Ramses A. (eds.). *The European Union and International Dispute Settlement*. Oxford and Portland: Hart Publishing, 2017.
- TITI, Catherine. *The Right to Regulate in International Investment Law*. Baden-Baden: Nomos/Hart, 2014.
- VAN HARTEN, Gus. Reforming the system of international investment dispute settlement. In: LIM, Chin L. (ed.). *Alternative Visions of the International Law on Foreign Investment. Essays in Honour of Muthucumaraswamy Sornarajah*. Cambridge: CUP, 2016.
- VAN VOOREN, Bart, WESSEL, Ramses A. *EU External Relations Law. Text, Cases and Materials*. Cambridge: CUP, 2014.

WAIBEL, Michael. Arbitration Selection: Towards Greater State Control. In: KULICK, Andreas (ed.). *Reassertion of Control over the Investment Treaty Regime*. Cambridge: CUP, 2017.

Odborná periodika

- ALSCHNER, Wolfgang, SKOUGAREVSKIY, Dmitriy. Convergence and Divergence in the Investment Treaty Universe – Scoping the Potential for Multilateral Consolidation. *Trade, Law & Development*. Vol. 8, No. 2, 2016.
- ANSONG, Alex. The EU Commission's Proposed Investment Court System: Striking the Sovereignty Balance and Multilateralising Bilateral Rules. *International Company & Commercial Law Review*. Vol. 27, No. 12, 2016.
- APPEL, Mark E. A "Done Deal" for States and Investors? The New UNCITRAL Convention on International Settlement Agreements Resulting from Mediation. *Journal of Enforcement of Arbitration Awards*. Vol. 1, No. 2, 2018.
- BAETENS, Freya. The European Union's Proposed Investment Court System: Addressing Criticisms of Investor-State Arbitration While Raising New Challenges. *Legal Issues of Economic Integration*. Vol. 43, No. 4, 2016.
- BALAŠ, Vladimír. Soumrak BIT v EU? *Acta Universitatis Carolinae Iuridica*. Sv. 62, č. 2, 2016.
- BERNARDINI, Piero. The European Union's Investment Court System – A Critical Analysis. *ASA Bulletin*. Vol. 35, No. 4, 2017.
- BISCHOFF, Jan A. Just a little bit of "mixity"? The EU's role in the field of international investment protection law. *Common Market Law Review*. Vol. 48, No. 5, 2011.
- BJORKLUND, Andrea K., BEHN, Daniel, FRANCK, Susan, GIORGRETTE, Chiara, KIDANE, Won, ONYEMA, Emilia. The Diversity Deficit in International Investment Arbitration. *Journal of World Investment & Trade*. Vol. 21, 2020.
- BISMUTH, Régis. Screening the Commission's Regulation Proposal Establishing a Framework for Screening FDI into the EU. *European Investment Law and Arbitration Review*. Vol. 3, 2018.
- BROWER, Charles N., AHMAD, Jawad. Why The "Demolition Derby" That Seeks To Destroy Investor-State Arbitration? *Southern California Law Review*. Vol. 91, No. 6, 2018.
- BROWER, Charles N., AHMAD, Jawad. From the Two-Headed Nightingale to the Fifteen-Headed Hydra: The Many Follies of the Proposed International Investment Court. *Fordham International Law Journal*. Vol. 41, No. 4, 2018.
- BROWER, Charles N., SCHILL, Stephan W. Is Arbitration a Threat or a Boon to the Legitimacy of International Investment Law? *Chicago Journal of International Law*. Vol. 9, No. 2, 2009.
- BROWN, Colin. A Multilateral Mechanism for the Settlement of Investment Disputes. Some Preliminary Sketches. *ICSID Review*. Vol. 32, No. 2, 2017.

- BUNGENBERG, Marc, HAZARIKA, Angshuman. The European Union's trade and investment policy in Asia: new challenges and opportunities in a changing global environment – or: following individual roadmaps. *Asia Europe Journal*. Vol. 15, No. 4, 2017.
- BUNGENBERG, Marc, REINISCH, August. A Paradigm Change: The CETA Investment Chapter. *Zeitschrift für europarechtliche Studien*. Vol. 21, No. 2, 2021.
- CAI, Congyan. Balanced Investment Treaties and the BRICS. In: *AJIL Unbound*. Vol. 11, 2018.
- CALAMITA, Jansen N. The Making of Europe's International Investment Policy: Uncertain First Steps. *Legal Issues of Economic Integration*. Vol. 39, No. 3, 2012.
- CASTELLARIN, Emanuel. The Investment Chapters in the New Generation of the EU's Economic Agreements. *Transnational Dispute Management*. Vol. 10, No. 2, 2013.
- CHAN, Zenobia T., MEUNIER, Sophie. Behind Screen: Understanding national support for a foreign investment screening mechanism in the European Union. *Review of International Organizations*. 2021.
- CREMONA, Marise. The Union as a Global Actor: Roles, Models and Identity. *Common Market Law Review*. Vol. 41, No. 2, 2004.
- DATTU, Riyaz. A Journey from Havana to Paris: The Fifty-Year Quest for the Elusive Multilateral Agreement on Investment. *Fordham International Law Journal*. Vol. 24, No. 1, 2000.
- DIEPENDAELE, Lisa, DE VILLE, Ferdi, STERCKX, Sigrid. Assessing the Normative Legitimacy of Investment Arbitration: The EU's Investment Court System. *New Political Economy*. Vol. 24, No. 1, 2019.
- DIMOPOULOS, Angelos. Shifting the Emphasis from Investment Protection to Liberalization and Development: The EU as a New Global Factor in the Field of Foreign Investment. *Journal of World Investment & Trade*. Vol. 11, No. 1, 2010.
- DE BRABANDERE, Eric. (Re)Calibration, Standard-setting and the Shaping of Investment Law and Arbitration. *Boston College Law Review*. Vol. 89, No. 8, 2018.
- DE MESTRAL, Armand. Is a model EU BIT possible – or even desirable? *Columbia FDI Perspectives*. No. 21, 2010.
- DRAHOS, Peter. When the Weak Bargain with the Strong: Negotiations in the World Trade Organization. *International Negotiation*. Vol. 8, No. 1, 2003.
- DULAC, Elodie. Investment Treaties and Investment Arbitration in Asia: Coming of Age. *Transnational Dispute Management*. Vol. 8, No. 5, 2011.
- ECKES, Christina. How the European Parliament's participation in international relations affects the deep tissue of the EU's power structures. *International Journal of Constitutional Law*. Vol. 12, No. 4, 2014.
- FRANCK, Susan D. The Legitimacy Crisis in Investment Arbitration: Privatizing Public International Law Through Inconsistent Decisions. *Fordham Law Review*. Vol. 73, No. 4, 2005.
- GAFFNEY, John. The EU proposal for an Investment Court System: what lessons can be learned from the Arab Investment Court? *Columbia FDI Perspectives*. No. 181, 2016.

- GÁSPÁR-SZILÁGYI, Szilárd. Quo Vadis EU Investment Law and Policy? The Shaky Path Towards the International Promotion of EU Rules. *European Foreign Affairs Review*. Vol. 23, No. 2, 2018.
- GLADSTONE, Jessica, KIRKPATRICK, Anna. The Contribution of International Organisations to Investment Arbitration: Responding in Times Of Crisis? *Manchester Journal of International Economic Law*. Vol. 13, No. 3, 2016.
- GULATI, Rishi, LAVRANOS, Nikos. Guaranteeing the independence of the judges of a Multilateral Investment Court: A must for building the Court's credibility. *Columbia FDI Perspectives*. No. 262, 2019.
- HAGEMEYER-WITZLEB, Teoman M., HINDELANG, Steffen. Recent Changes in the German Investment Screening Mechanism in Light of the EU Screening Regulation. *Central European Journal of Comparative Law*. Vol. 2, 2021.
- HAINBACH, Philip. The CJEU's Opinion 2/15 and the Future of EU Investment Policy and Law-Making. *Legal Issues of Economic Integration*. Vol. 45, No. 2, 2018.
- HAMAMOTO, Shotaro. Recent Anti-ISDS Discourse in the Japanese Diet: A Dressed-Up But Glaring Hypocrisy. *Journal of World Investment & Trade*. Vol. 16, No. 5–6, 2015.
- HANESSIAN, Grant, DUGGAL, Kabir. The 2015 Indian Model BIT: Is This Change the World Wishes to See? *ICSID Review*. Vol. 30, No. 3, 2015.
- HEPPNER, Sonja. A Critical Appraisal of the Investment Court System Proposed by the European Commission. *Irish Journal of European Law*. Vol. 19, No. 1, 2016.
- HINDELANG, Steffen, MOBERG, Andreas. The art of casting political dissent in law: The EU's framework for the screening of foreign direct investment. *Common Market Law Review*. Vol. 57, No. 5, 2020.
- HOFFMEISTER, Frank. Outsider or frontrunner? Recent developments under international and European law on the status of the European Union in international organizations and treaty bodies. *Common Market Law Review*. Vol. 44, No. 1, 2007.
- HOFFMEISTER, Frank, ALEXANDRU, Gabriela. A First Glimpse of Light on the Emerging Invisible EU Model BIT. *Journal of World Investment & Trade*. Vol. 15, No. 3–4, 2014.
- HOPEWELL, Kristen. Different path to power: The rise of Brazil, India and China at the World Trade Organisation. *Review of International Political Economy*. Vol. 22, No. 2, 2015.
- KATZ, Rebecca L. Modelling an International Investment Court after the World Trade Organisation Dispute Settlement Body. *Harvard Negotiation Law Review*. Vol. 22, No. 163, 2016.
- KLEINHEISTERKAMP, Jan. Financial Responsibility in European International Investment Policy. *International & Comparative Law Quarterly*. Vol. 63, No. 2.
- KULAGA, Lukasz. A Brave, New, International Investment Court in Context. Towards a Paradigm Shift of the ISDS. *Polish Yearbook of International Law*. Vol. 38, 2020.
- LANGFORD, Malcolm, BEHN, Daniel, LIE, Runar H. The Ethics and Empirics of Double Hatting. *ESIL Reflections*. Vol. 6, No. 7, 2017.

- LAVRANOS, Nikos. New Developments in the Interaction between International Investment Law and EU Law. *The Law & Practice of International Courts & Tribunals*. Vol. 9, No. 3, 2010.
- LECYZKIEWCZ, Dorota. Common Commercial Policy: The Expanding Competence of the European Union in the Area of International Trade. *German Law Journal*. Vol. 6, č. 11, 2005.
- LEGUM, Barton. Investment Treaty Arbitration: The Big Bang. *ASIL Proceedings*. Vol. 99, 2005.
- LÉVESQUE, Céline. The European Commission Proposal for an Investment Court System: Out with the Old, in with the New? *Investor-State Arbitration Series*. No. 10, 2016.
- LI, Catherine. The EU's Proposal Regarding the Establishment of the Investment Court System and the Response from Asia. *Journal of World Trade*. Vol. 52, No. 6, 2018.
- LOPÉZ-RODRIGUEZ, Ana M. Investor-State Dispute Settlement in the EU: Certainties and Uncertainties. *Houston Journal of International Law*. Vol. 40, No. 1, 2017.
- MEUNIER, Sophie. Divide and Conquer? China and the cacophony of foreign investment rules. *Journal of European Public Policy*. Vol. 21, No. 7, 2021.
- MEUNIER, Sophie, MORIN, Jean-Frédéric. The European Union and the space-time continuum of investment agreements. *Journal of European Integration*. Vol. 39, No. 7, 2017.
- MÜLLER, David, SVOBODA, Ondřej. Právní aspekty investiční politiky EU. *Právník*. Sv. 157, č. 3, 2018.
- NOLAN, Michael. Challenges to the Credibility of the Investor-State Arbitration System. *American University Business Law Review*. Vol. 5, No. 3, 2015.
- PALCHETTI, Paolo. Unique, Special, or Simply a Primus Inter Pares? The European Union in International Law. *European Journal of International Law*. Vol. 29, No. 4, 2019.
- PANTALEO, Luca. Investment Disputes under CETA: From Gold Standards to Best Practices? *European Business Law Review*. Vol. 28, No. 2, 2017.
- PAPARINSKIS, Martins. International Investment Law and the European Union: A Reply to Catherine Titi. *European Journal of International Investment Law*. Vol. 26, No. 3, 2015.
- PETERSON, Luke. EU member-states approve negotiating guidelines for India, Singapore and Canada investment protection talks; some European governments fear "NAFTAcontamination". *Investment Arbitration Reporter*. Vol. 4, No. 14, 2011.
- POULSEN, Lauge S. The Significance of South-South BITs For the International Investment Regime: A Quantitative Analysis. *Northwestern Journal of International Law & Business*. Vol. 30, No. 1, 2010.
- RAPOPORT, Cécile. Balancing on a tightrope: Opinion 1/17 and the ECJ's narrow and tortuous path for compatibility of the EU's investment court system (ICS). *Common Market Law Review*. Vol. 57, No. 6, 2020.
- REINISCH, August. "Putting the Pieces Together ... An EU Model BIT?" *Journal of World Investment & Trade*. Vol. 15, No. 3–4, 2014.

- REINISCH, August. The EU on the Investment Path – Quo Vadis Europe? The Future of EU BITs and other Investments Agreements. *Santa Clara Journal of International Law*. Vol. 12, No. 1, 2014.
- REINISCH, August. Will the EU's Proposal Concerning an Investment Court System for CETA and TTIP Lead to Enforceable Awards? – The Limits of Modifying the ICSID Convention and the Nature of Investment Arbitration. *Journal of International Economic Law*. Vol. 19, No. 4, 2016.
- ROBERTS, Anthea. Incremental, Systemic, and Paradigmatic Reform of Investor-State Arbitration. *American Journal of International Law*. Vol. 113, No. 3, 2018.
- SALACUSE, Jeswald W. Is There a Better Way? Alternative Methods of Treaty-Based, Investor-State Dispute Resolution. *Fordham International Law Journal*. Vol. 31, No. 1, 2007.
- SARDINHA, Elsa. The New EU-Led Approach to Investor-State Arbitration: The Investment Tribunal System in the Comprehensive Economic Trade Agreement (CETA) and the EU-Vietnam Free Trade Agreement. *ICSID Review*. Vol. 32, No. 3, 2017.
- SAUVANT, Karl P. China, the G20 and the International Investment Regime. *China World Economy*. Vol. 24, No. 4, 2016.
- SHAN, Wenhua, ZHANG, Sheng. The Treaty of Lisbon: Half Way toward a Common Investment Policy. *European Journal of International Law*. Vol. 21, No. 4, 2010.
- SCHACHERER, Stefanie. TPP, CETA and TTIP between Innovation and Consolidation – Resolving Investor-State Disputes under Mega-regionals. *Journal of International Dispute Settlement*. Vol. 7, No. 3, 2016.
- SCHILL, Stephan W. Editorial: US versus EU Leadership in Global Investment Governance. *Journal of World Investment & Trade*. Vol. 17, No. 2, 2016.
- SCHILL, Stephan W. Changing geography: prospects for Asian actors as global rule-makers in international investment law. *Columbia FDI Perspectives*. No. 177, 2016.
- SCHILL, Stephan W. Reforming Investor-State Dispute Settlement: A (Comparative and International) Constitutional Law Framework. *Journal of International Economic Law*. Vol. 20, No. 3, 2017.
- SCHILL, Stephan W. The European Union's Foreign Direct Investment Screening Paradox: Tightening Inward Investment Control to Further External Investment Liberalization. *Legal Issues of Economic Integration*. Vol. 46, No. 2, 2019.
- SCHOKKAERT, Jan. European Conventional Practice of Protection of Investments Abroad. *Journal of World Investment & Trade*. Vol. 3, No. 3, 2002.
- SCHWIEDER, Robert W. TTIP and the Investment Court System: A New (and Improved?) Paradigm for Investor-State Adjudication. *Columbia Journal of Transnational Law*. Vol. 55, No. 1, 2016.
- SPEARS, Suzanne A. Quest for Policy Space in New-Generation International Investment Agreements. *Journal of International Economic Law*. 2010, Vol. 13, No. 4, 2010.
- SVOBODA, Ondřej. EU-India Investment Negotiations and their Prospects in Era of Backlash and Reform. *Transnational Dispute Management*. Vol. 15, No. 2, 2018.
- SVOBODA, Ondřej. EU Reform Agenda in Defence of the Judicialization of International Economic Law. *European Foreign Affairs Review*. Vol. 25, No. 2, 2020.
- SVOBODA, Ondřej. Investors' Responsibilities beyond Investment Treaties: A Workaround to Balance the Investment Protection Regime. *Czech Yearbook of Public & Private International Law*. Vol. 11, 2020.
- SVOBODA, Ondřej. Nová vzorová dohoda ČR o podpoře a ochraně investic: Progresivní, nebo konzervativní? *Právní rozhledy*. Roč. 25, č. 21, 2017.
- SVOBODA, Ondřej. Právní aspekty prověřování zahraničních investic v EU a ČR. *Právní rozhledy*. Roč. 26, č. 23–24, 2018.
- SVOBODA, Ondřej. Skupina G20 jako nové fórum pro koherenci a multilateralizaci mezinárodního investičního práva. *Acta Universitatis Carolinae Iuridica*. Sv. 63, č. 4, 2017.
- SVOBODA, Ondřej. TTIP and ISDS: not irreconcilable acronyms. *Czech Yearbook of Public & Private International Law*. Vol. 6, 2015.
- SVOBODA, Ondřej. UNCTAD High-level IIA Conference 2017: Moving to the Next Phase of IIA Reform. *Lawyer Quarterly*. Vol. 8, No. 1, 2018.
- SVOBODA, Ondřej. Úloha Evropského parlamentu při prosazování lidských práv v obchodní politice. *Acta Universitatis Carolinae Iuridica*. Sv. 67, č. 1, 2021.
- SVOBODA, Ondřej. Zpráva ze 34. zasedání Pracovní skupiny III Komise OSN pro mezinárodní obchodní právo. *Právník*. Sv. 157, č. 4, 2018.
- SVOBODA, Ondřej, KUNSTÝŘ, Jan. The Curious Case of the Czech Model Bilateral Investment Treaty. *Manchester Journal of International Economic Law*. Vol. 17, No. 3, 2020.
- SVOBODA, Ondřej, KUNSTÝŘ, Jan. What Can We expect from Post-Brexit United Kingdom's Investment Policy? *Czech Yearbook of Public & Private International Law*. Vol. 9, 2018.
- ŠTURMA, Pavel. Globální rozměr společenských procesů jako výzva pro nauku mezinárodního práva. *Acta Universitatis Carolinae Iuridica*. Sv. 5, č. 1, 2014.
- ŠTURMA, Pavel. Goodbye, Maffezini: On the Recent Developments of Most-Favoured-Nation Clause Interpretation in International Investment Law. *Law & Practice of International Courts and Tribunals*. Vol. 15, No. 1, 2016.
- ŠTURMA, Pavel. Nová společná politika Evropské unie v oblasti mezinárodních investic (uzavírání smluv a rozdělení odpovědnosti mezi EU a členskými státy). *Obchodně-právní revue*. Č. 5, 2013.
- ŠTURMA, Pavel. Režim a ochrana investic na základě mnohostranných instrumentů. *Notitiae ex Academiae Bratislaviensi Iurisprudentiae*. Sv. 1, č. 1, 2008.
- TAMS, Christian J. Procedural Aspects of Investor-State Dispute Settlement: The Emergence of European Approach? *Journal of World Investment & Trade*. Vol. 15, No. 3–4, 2014.
- TITI, Catherine. Full Protection and Security, Arbitrary or Discriminatory Treatment and the Invisible EU Model BIT. *Journal of World Investment & Trade*. Vol. 15, No. 3–4, 2014.

- TITI, Catherine. International Investment Law and the European Union: Towards a New Generation of International Investment Agreements. *European Journal of International Law*. Vol. 26, No. 3, 2015.
- VAN DAMME, Isabelle. Case C-414/11 Daiichi: The Impact of the Lisbon Treaty on the Competence of the European Union over the TRIPS Agreement. *Cambridge International Law Journal*. Vol. 4, No. 1, 2015.
- VOON, Tania. Consolidating International Investment Law: The Mega-Regionals as a Pathway towards Multilateral Rules. *World Trade Review*. Vol. 17, No. 1, 2018.
- WEBER, Joerg, TITI, Catharine. UNCTAD's Roadmap for IIA Reform of Investment Dispute Settlement. *New Zealand Business Law Quarterly*. Vol. 21, No. 4, 2015.
- WILSKE, Stephan, RAWAL, Raesa, SHARMA, Geetanjali. The Emperor's New Clothes: Should India Marvel at the EU's New Proposed Investment Court System? *Indian Journal of Arbitration Law*. Vol. 6, No. 2, 2017.
- ZÁRATE, José M. A. Legitimacy Concerns of the Proposed Multilateral Investment Court: Is Democracy Possible? *Boston College Law Review*. Vol. 59, No. 8, 2018.

Ostatní

- ALINE, Robert. Delayed TTIP vote drives wedge between grand coalition. In: *EURACTIV* [online]. 10. 6. 2015 [cit. 2016-04-05].
- BROWN, Colin. The European Union's approach to investment dispute settlement [speech]. *3rd Vienna Investment Arbitration Debate*. 22. 6. 2018.
- COTULA, Lorenzo, JOHNSON, Lise. Beyond trade deals: charting a post-Brexit course for UK investment treaties. *Briefing*. 2016.
- EBERHARDT, Pia. *The zombie ISDS: Rebranded as ICS, rights for corporations to sue states refuse to die*. Corporate Europe Observatory, Transnational Institute, 2016.
- Global Civil Society Sign-on Letter on UNCITRAL's Investor-State Dispute Settlement Reform Discussions. *Seattle to Brussels Network* [online]. 30. 10. 2018 [cit. 2018-11-23].
- Greenpeace. *From ISDS to ICS: a leopard can't change its spots*. 11. 2. 2016.
- European Federation for Investment Law and Arbitration. *TASK FORCE PAPER regarding the proposed International Court System (ICS)*. 1. 2. 2016.
- FELDMAN, Mark, VIGNOLO, Rodrigo M., CHIFFELLE, Cristián R. *The Role of Pacific Rim FTAs in the Harmonisation of International Investment Law: Towards a Free Trade Area of the Asia-Pacific*. International Centre for Trade and Sustainable Development, 2016.
- FIORELLI, Gaetano Iorio. Italy withdraws from Energy Charter Treaty. *Global Arbitration News* [online]. 6. 5. 2015 [cit. 2018-11-18].
- GRILL, Anne-Karin. Mind the Label: Loyalists and Reformists and ISDS. *Kluwer Arbitration Blog* [online]. 29. 12. 2017 [cit. 2018-08-12].

- HODGSON, Matthew, KRYVOI, Yarik, HRČKA, Daniel. *2021 Empirical Study: Costs, Damages and Duration in Investor-State Arbitration*. Allen & Overy/BIICL. 2021.
- KAUFAMNN-KOHLER, Gabrielle, POTESÀ, Michele. Can the Mauritius Convention Serve as a Model for the Reform of Investor-State Arbitration in Connection with the Introduction of a Permanent Investment Tribunal or an Appeal Mechanism?: Analysis and Roadmap. *CIDS-Geneva Center for International Dispute Settlement*. 3. 6. 2016.
- Kommerskollegium – National Board of Trade. *Securing High Investment Protection for EU Investors: A Review of EU Member States' Model BITs*. 2011.
- LAVRANOS, Nikos. The First Steps Towards a Multilateral Investment Court (MIC). *EFILA Blog* [online]. 19. 7. 2017 [cit. 2018-11-20].
- MALMSTRÖM, Cecilia. Proposing an Investment Court System. *European Commission* [online]. 16. 9. 2015 [cit. 2016-04-06].
- MONBIOT, George. The TTIP trade deal will throw equality before the law on the corporate bonfire. *Guardian* [online]. 13. 1. 2015 [cit. 2016-01-12].
- OLIVET, Cecilia, VILLAREAL, Alberto. Who really won the legal battle between Philip Morris and Uruguay? *Guardian*. 26. 7. 2016.
- Oslo Recommendations for Enhancing the Legitimacy of International Courts. *Brandeis University* [online]. 26. 6. 2018 [cit. 2018-08-29].
- PAULY, Christoph. Free Trade Faults: Europeans Fear Wave of Litigations from US Firms. *Spiegel* [online]. 26. 1. 2015 [cit. 2016-01-12].
- První zasedání pracovní skupiny pro posouzení dopadů možného prověřování zahraničních investic z důvodů bezpečnosti státu. *Ministerstvo průmyslu a obchodu* [online]. 14. 9. 2018 [cit. 2019-02-03].
- Public Statement on the International Investment Regime – 31 August 2010 – Osgoode Hall Law School [online]. [cit. 2018-09-20].
- RANA, Shahbaz. Economic negotiations: Pakistan rejects US draft of investment treaty. *The Express Tribune* [online]. 13. 3. 2015 [cit. 2018-10-26].
- SANDS, Philippe. What I Have Learned – Ten Years as an Investor-State Arbitrator. *International Investment Law and Policy Speaker Series* [online]. Columbia Law School, 15. 10. 2018 [cit. 2018-11-12].
- SIMON, Frédéric. 'Obsolete' Energy Charter Treaty must be reformed or ditched, lawmakers say. *Euractiv*. 8. 9. 2020.
- SIMON, Frédéric. France puts EU withdrawal from Energy Charter Treaty on the table. *Euractiv*. 3. 2. 2021.
- STOCZKIEWICZ, Magda. How trade deals threaten democracy and climate. *EUobserver* [online]. 8. 1. 2016 [cit. 2016-01-09].
- SVOBODA, Ondřej. The Same, only Different: The recent Czech and Dutch Model BITs. *Leiden Law Blog* [online]. 26. 3. 2018 [cit. 2019-01-05].
- VAN HARTEN, Gus. *A Case for an International Investment Court*, Society of International Economic Law. Inaugural conference. 30. 3. 2008.
- VIS-DUNBAR, Damos. Meg Kinnear elected as Secretary-General of ICSID. *Investment Treaty News* [online]. 3. 3. 2009 [cit. 2019-01-12].

- WARREN, Elizabeth. The Trans-Pacific Partnership clause everyone should oppose. *The Washington Post* [online]. 28. 2. 2015 [cit. 2017-08-02].
- ZIADÉ, Nassib. Is ICSID Heading in the Wrong Direction? *Global Arbitration Review* [online]. 24. 2. 2015 [cit. 2017-12-15].