



Chester Brown SC

BRIEF BIOGRAPHICAL INFORMATION

Barrister

7 Wentworth Selborne Chambers

Overseas Member, Essex Court Chambers

Professor of International Law and International Arbitration

University of Sydney Law School

Prof. Chester Brown SC is a Barrister (Senior Counsel) at 7 Wentworth Selborne Chambers, Sydney, and an Overseas Member of Essex Court Chambers, London. He is also Professor of International Law and International Arbitration at the University of Sydney Law School, Australia, and a Fellow of the Australian Academy of Law. He practices, teaches and researches in the fields of public international law, international arbitration, international investment law, private international law, and general commercial matters.

Prof. Brown SC is currently acting as counsel in a number of investment treaty claims, and he is also acting in domestic court proceedings which raise issues of (e.g.) public international law (in particular State immunity and diplomatic immunity), private international law, and international commercial arbitration. Prof. Brown has also served as counsel in inter-State arbitrations, as well as in proceedings before the International Court of Justice, the Iran-United States Claims Tribunal, and a Conciliation Commission constituted under the United Nations Convention on the Law of the Sea. He has also served as expert witness in domestic and foreign court proceedings, and he has also been appointed as arbitrator (including as presiding arbitrator) in international commercial and investment treaty arbitrations. Prof. Brown SC also serves as an independent academic member of the Australian Delegation to UNCITRAL's Working Group III on the Reform of Investor-State Dispute Settlement.

Previously, Prof. Brown SC served as Assistant Legal Adviser at the British Foreign and Commonwealth Office (2007–2009), and prior to this, he was a Senior Associate in the International Law and International Arbitration Group of Clifford Chance LLP, London (2004–2007). He was a Visiting Fellow at the British Institute of International and Comparative Law in 2006, a Visiting Scholar at Harvard Law School in 2011, and as a Herbert Smith Freehills Visiting Professor at the University of Cambridge in 2013. From 2011–2015, he co-taught International Arbitration on the LLM programme at the University of Auckland, and he has also served as a Visiting Professor at Sciences Po Law School, Paris (2019–2020), and at Singapore Management University Faculty of Law (2020–2021).



Prof. Brown SC has delivered a series of lectures on “Evidence in International Adjudication” in the Winter Course of the Hague Academy of International Law (January 2021). He is the author of *A Common Law of International Adjudication* (OUP, 2007), a major study dealing with the applicable procedure and remedies before international courts and tribunals, which was awarded the American Society of International Law’s Certificate of Merit, and which has been translated into Chinese (Xiuli Han trans, 2015). He is the co-editor of *Evolution in Investment Treaty Law and Arbitration* (CUP, 2011), which was awarded the OGEMID Award for ‘Book of the Year 2011’; co-author of *The International Arbitration Act 1974: A Commentary* (Lexis-Nexis Australia, 3rd edition, 2018, with the 4th edition currently in preparation); editor of *Commentaries on Selected Model Investment Treaties* (OUP, 2013); co-editor of *The Asian Turn in Foreign Investment* (CUP, 2021), and author or co-author of more than 60 journal articles, book chapters, and notes. He serves as Associate Editor (Notes) of the *ICSID Review – Foreign Investment Law Journal* (OUP), and he is Co-Editor-in-Chief of *The Law and Practice of International Courts and Tribunals* (Brill).

Prof. Brown SC is a Fellow and Member of the Board of Directors of the Australian Centre for International Commercial Arbitration (ACICA). He is also a Member of the ICC Australia Nominations Commission. He is a Panel Member of the Asian International Arbitration Centre (formerly known as the Kuala Lumpur Regional Centre for Arbitration), a Panel Member of the BVI International Arbitration Centre, a Member of the Reserve Panel of Arbitrators of the Singapore International Arbitration Centre, a Member of the List of Arbitrators of the Hong Kong International Arbitration Centre, and a member of the International Chamber of Commerce (Australia). He is also a member of the American Society of International Law, the European Society of International Law, the Australian and New Zealand Society of International Law, and the International Law Association.

Prof. Brown SC was educated at the Universities of Melbourne, Oxford, and Cambridge. He speaks English, German, and French.

PROFESSIONAL ADMISSIONS

2024	Appointed Senior Counsel (New South Wales)
2010	New South Wales Bar
2007	England and Wales (non-practising)
2000	High Court of Australia
2000	Victoria

EDUCATION

2008	London School of Economics Certificate in Law, War and Human Rights
2001 – 2004	University of Cambridge PhD, St John’s College



2000 – 2001	University of Oxford BCL (Distinction), Magdalen College
1992 – 1998	University of Melbourne BA (German and French) (1 st Class Hons)
1992 – 1997	University of Melbourne LLB (1 st Class Hons)

CAREER

2024	Appointed Senior Counsel (NSW)
2013 – present	University of Sydney Law School Professor of International Law and International Arbitration
2010 – present	7 Wentworth Selborne Chambers, Sydney Barrister
2009 – present	Essex Court Chambers, London Overseas Member
2009 – 2012	University Of Sydney Faculty of Law Associate Professor
2007 – 2009	Foreign and Commonwealth Office, London Assistant Legal Adviser
2004 – 2007	Clifford Chance LLP, London Associate and subsequently Senior Associate International Law and International Arbitration Group
1999 – 2000	Mallesons Stephen Jaques, Melbourne Articled Clerk and Solicitor

REPRESENTATIVE CASE EXPERIENCE

Investment treaty arbitration

- Counsel for the Claimants in **investment treaty claim** against a South-East Asian State (details confidential)



- Counsel for the Respondent in ***Zeph Investments Pte Ltd v Commonwealth of Australia (IV)*** (PCA Case 2024-48) (ASEAN – Australia – New Zealand Free Trade Agreement, UNCITRAL Rules) (led by Stephen Donaghue KC and Sam Wordsworth KC, with Naomi Hart, Anna Garsia, Emma Hoiberg, and Esmé Shirlow; instructed by the Attorney-General's Department)
- Counsel for the Respondent in ***Zeph Investments Pte Ltd v Commonwealth of Australia (III)*** (PCA Case 2024-23) (ASEAN – Australia – New Zealand Free Trade Agreement, UNCITRAL Rules) (led by Stephen Donaghue KC and Sam Wordsworth KC, with Naomi Hart, Anna Garsia, Emma Hoiberg, and Esmé Shirlow; instructed by the Attorney-General's Department)
- Counsel for the Respondent in ***Zeph Investments Pte Ltd v Commonwealth of Australia (II)*** (PCA Case 2023-67) (ASEAN – Australia – New Zealand Free Trade Agreement, UNCITRAL Rules) (led by Stephen Donaghue KC and Sam Wordsworth KC, with Naomi Hart, Anna Garsia, Emma Hoiberg, and Esmé Shirlow; instructed by the Attorney-General's Department)
- Counsel for the Respondent in ***Zeph Investments Pte Ltd v Commonwealth of Australia (I)*** (PCA Case 2023-40) (ASEAN – Australia – New Zealand Free Trade Agreement, UNCITRAL Rules) (led by Stephen Donaghue KC and Sam Wordsworth KC, with Naomi Hart, Anna Garsia, and Esmé Shirlow; instructed by the Attorney-General's Department)
- Counsel for the Applicant (Albania) in ***Hydro SRL and others v Republic of Albania (Revision Proceedings)*** (ICSID Case No ARB/15/28, Italy – Albania BIT) (led by Lucas Bastin KC, with Cameron Miles; instructed by Omnia Strategy LLP)
- Counsel for the Respondent in ***Qatar Pharma for Pharmaceutical Industries and Dr Al Sulaiti v Kingdom of Saudi Arabia*** (ICC Case No 25830, Organisation of the Islamic Conference Investment Agreement) (led by Christopher Harris KC, with Tariq Baloch, Cameron Miles, Matthew Watson, Mark Wassouf and Calum Mulderrig)
- Counsel for the Respondent in ***Astro All Asia Networks Ltd v Republic of India*** (PCA Case 2016-24) (India – United Kingdom BIT, UNCITRAL) (led by Salim Moollan KC, with Emily Wood KC)
- Counsel for the Respondent in ***South Asia Entertainment Holdings Ltd v Republic of India*** (India – Mauritius BIT, UNCITRAL) (led by Salim Moollan KC, with Emily Wood KC)
- Counsel for the Respondent in ***Cairn Energy plc and Cairn UK Holdings Ltd v Republic of India*** (PCA Case 2016-07) (India – United Kingdom BIT, UNCITRAL) (led by Salim Moollan KC, with Jessica Wells)
- Counsel for the Respondent in ***Vedanta Resources Ltd v Republic of India*** (PCA Case No 2016-05) (India – United Kingdom BIT, UNCITRAL) (led by Salim Moollan KC, with Jessica Wells and Benedict Tompkins)
- Adviser to the Respondent in ***Indian Metals & Ferro Alloys Ltd v Republic of Indonesia*** (PCA Case 2015-40) (instructed by Simmons & Simmons LLP)
- Expert witness on international investment law in ***Kingsgate Consolidated Ltd and Kingsgate Capital Pty Ltd v Zurich Australian Insurance Ltd et al*** (Supreme Court of New South Wales, Case No 2017/00316691) (instructed by Clifford Chance LLP)



- Counsel for the Claimants in ***Lighthouse Corporation Pty Ltd and Lighthouse Corporation Ltd IBC v Timor-Leste*** (ICSID Case No ARB/15/02) (led by Gavan Griffith KC, instructed by Johnson Winter & Slattery)
- Counsel for the Respondent in ***Power Rental Asset Co Two, LLC, Power Rental Op Co Australia, LLC, and APR Energy Holdings Ltd v Commonwealth of Australia*** (Australia-United States Free Trade Agreement, UNCITRAL) (led by Dr Stephen Donaghue KC, with Prof. Anthea Roberts)
- Counsel for the Respondent in ***Philip Morris Asia Ltd v Commonwealth of Australia*** (PCA Case 2012-12, Australia – Hong Kong BIT, UNCITRAL) (led by Justin Gleeson SC, Tony Payne SC, and Sam Wordsworth KC, with James Hutton SC)
- Secretary to the President of the Tribunal in ***St Marys VCNA LLC v Government of Canada*** (NAFTA, UNCITRAL)
- Legal Assistant to the Tribunal in ***Bosh International, Inc and B&P Ltd Foreign Investments Enterprise v Ukraine*** (ICSID Case No ARB/08/11)
- Counsel for the Respondent in ***White Industries Australia Ltd v Republic of India*** (Australia – India BIT, UNCITRAL) (led by Toby Landau KC, with Salim Moollan KC)
- Legal Assistant to the Annulment Committee in ***RSM Production Corporation v Grenada*** (ICSID Case No ARB/05/14)
- Deputy Agent of the Respondent in ***Ashok Sancheti v United Kingdom*** (United Kingdom – India BIT, UNCITRAL)
- Acted for the Claimant in ***Oxus Gold plc v Kyrgyz Republic*** (United Kingdom – Kyrgyzstan BIT, UNCITRAL)
- Acted for the Claimant in ***Electrabel SA v Republic of Hungary*** (ICSID Case No ARB/07/19, Energy Charter Treaty and Belgium/Luxembourg – Hungary BIT)
- Acted for the Respondent in ***ADC Affiliate Ltd and ADC & ADMC Management Ltd v Republic of Hungary*** (ICSID Case No ARB/03/16, Cyprus – Hungary BIT)

Public international law

- *Amicus Curiae* in ***Federal Republic of Germany v Alan Philipp et al*** (Supreme Court of the United States, Judgment of 3 February 2021), 592 US ___ (2021)
- Counsel for the Respondent in ***Arbitration under Article 32 of the Constitution of the Universal Postal Union (State of Qatar v Kingdom of Saudi Arabia)*** (PCA Case 2020-27) (led by Gavan Griffith KC, with Squire Patton Boggs)
- Counsel for the Kingdom of Saudi Arabia in ***Disagreement before the ICAO Council under Article 84 of the Chicago Convention on International Civil Aviation (State of Qatar v Kingdom of Bahrain, Arab Republic of Egypt, Kingdom of Saudi Arabia and the United Arab Emirates)*** (led by Gavan Griffith KC)
- Counsel for the Respondent in ***Conciliation Proceedings under Article 298 and Annex V of the United Nations Convention on the Law of the Sea (Timor-Leste v Australia)*** (PCA Case 2016-10) (led by Justin Gleeson SC, Sir Daniel Bethlehem KC, and Bill Campbell KC)
- Counsel for the Respondent in ***Arbitration under the Timor Sea Treaty (II) (Timor-***



- Leste v Australia*** (PCA Case 2015-42) (led by Justin Gleeson SC and Sir Daniel Bethlehem KC)
- Counsel for the Respondent in ***Arbitration under the Timor Sea Treaty (I) (Timor-Leste v Australia)*** (PCA Case 2013-16) (led by Justin Gleeson SC, Sir Daniel Bethlehem KC, and Henry Burmester KC)
- Counsel for the Respondent in ***Questions Relating to the Seizure and Detention of Certain Documents and Data (Timor-Leste v Australia)*** (International Court of Justice) (led by Justin Gleeson SC, Professor James Crawford SC, Bill Campbell KC, and Henry Burmester KC)
- Counsel for the Claimant in ***Iran v United States*** (Case No A/15 (II:A), Iran – United States Claims Tribunal) (led by Sam Wordsworth KC, with David Davies KC)

State immunity (and other privileges and immunities)

- Counsel to the Second Defendant (Pope Francis) in ***Davis & Anor v Peter Comensoli & Anor*** (Supreme Court of Victoria) [2024] VSC 668; (No 2) [2025] VSC 163 (led by Fiona Roughley SC, with Drossos Stamboulakis; instructed by Thomson Geer)
- Counsel for the Plaintiffs in ***Petersen Energia Inversora SAU & Ors v Argentine Republic*** (NSW Supreme Court Proceeding No 2024/89582) (led by Justin Hogan-Doran SC, with Ryan Harvey; instructed by Gilbert + Tobin)
- Counsel to the Appellants in ***Saudi Arabian Cultural Mission v Alramadi*** (2024) 305 FCR 581, [2024] FCA 1060 (unled; instructed by Norton Rose Fulbright)
- Counsel for the Applicants in ***NextEra Energy Global Holdings BV and NextEra Energy Spain Holdings BV v Kingdom of Spain*** (Federal Court of Australia, NSD 415 of 2023) (led by Justin Hogan-Doran SC; instructed by Norton Rose Fulbright and Linklaters (Singapore))
- Counsel for the Applicant in ***Blasket Investments LLC (formerly RREEF Infrastructure (GP) Ltd and RREEF Pan-European Infrastructure Two Lux Sarl) v Kingdom of Spain*** (Federal Court of Australia, NSD 2169 of 2019) (led by Justin Hogan-Doran SC; instructed by Norton Rose Fulbright and Linklaters (Singapore))
- Counsel for the Applicant in ***9REN Holding SARL v Kingdom of Spain*** (Federal Court of Australia, NSD 365 of 2020) (led by Justin Hogan-Doran SC; instructed by Norton Rose Fulbright and Linklaters (Singapore))
- Counsel for the Applicant in ***Blasket Investments LLC (formerly Watkins Holding SARL and Watkins (NED) BV) v Kingdom of Spain*** (Federal Court of Australia, NSD 449 of 2020) (led by Justin Hogan-Doran SC; instructed by A&O Shearman)
- Counsel for the Applicants in ***Infrastructure Services Luxembourg SARL and Energia Termosolar BV v Kingdom of Spain*** [2019] FCA 1220, [2020] FCA 157; (Appeal) [2021] FCAFC 3; (Correction of Transcript) [2021] FCAFC 28; (Form of Orders) [2021] FCAFC 112; (Special Leave to Appeal) [2022] HCATrans 39; (2023) 275 CLR 292, [2023] HCA 11 (led by Bret Walker SC and Justin Hogan-Doran SC; instructed by Norton Rose Fulbright)



- Counsel for the Applicant in ***Tethyan Copper Company Pty Ltd v Islamic Republic of Pakistan*** (Federal Court of Australia, NSD 1749 of 2019) (led by Justin Hogan-Doran SC; instructed by King & Wood Mallesons)
- Expert witness on issues of State immunity in ***Samruk-Kazyna JSC and Republic of Kazakhstan v Ascom Group, SA, Anatolie Stati, Gabriel Stati and Terra Raf Trans Traiding Ltd*** (Hague Court of Appeal) (instructed by De Brauw Blackstone Westbroek and Herbert Smith Freehills)
- Expert witness on issues of State immunity in ***Ascom Group, SA, Anatolie Stati, Gabriel Stati and Terra Raf Trans Traiding Ltd v Republic of Kazakhstan and National Bank of Kazakhstan*** (Supreme Court of Sweden) (instructed by Mannheimer Swartling and Herbert Smith Freehills)
- Expert witness on issues of State immunity in ***Republic of Kazakhstan and National Bank of Kazakhstan v Ascom Group, SA, Anatolie Stati, Gabriel Stati and Terra Raf Trans Traiding Ltd*** (Svea Court of Appeal, Sweden) (instructed by Mannheimer Swartling and Herbert Smith Freehills)
- Counsel for the Applicants in ***Eiser Infrastructure Ltd, Energia Solar Luxembourg SARL and Anor v Kingdom of Spain*** (2020) 142 ACSR 616, [2020] FCA 157; (Appeal) [2021] FCAFC 3 (led by Bret Walker SC and Justin Hogan-Doran SC; instructed by Norton Rose Fulbright)
- Advised the Government of Israel on issues of State immunity (led by Gavan Griffith KC)
- Counsel for the Respondent in ***Neville James Gibson v Official Assignee of New Zealand & Ors*** (Federal Court of Australia, NSD 186 of 2015) (led by Justin Hogan-Doran SC)
- Counsel for the Respondent in ***Questions Relating to the Seizure and Detention of Certain Documents and Data (Timor-Leste v Australia)*** (International Court of Justice) [2014] ICJ Rep 147 (led by Justin Gleeson SC, Prof. James Crawford SC, Bill Campbell KC, and Henry Burmester KC; instructed by the Attorney-General's Department)
- Advised the Government of Sri Lanka on issues of State immunity (led by Gavan Griffith KC)

Recognition and enforcement of foreign judgments and arbitral awards

- Counsel for the Applicants in ***Qinao Lianchuang (Zhuhai) Development Co Ltd & Anor v Shandong Yulong Gold Co Ltd & Anor*** (Federal Court of Australia NSD1178/2025) (with Brendan Hord; instructed by Ren Zhou Lawyers)
- Counsel for the Applicants in ***Petersen Energia Inversora SAU & Ors v Argentine Republic*** (NSW Supreme Court Proceeding no. 2024/89582) (led by Justin Hogan-Doran SC, with Ryan Harvey; instructed by Gilbert + Tobin)
- Counsel for the Applicants in ***NextEra Energy Global Holdings BV and NextEra Energy Spain Holdings BV v Kingdom of Spain*** (Federal Court of Australia, NSD 415 of 2023) (led by Justin Hogan-Doran SC; instructed by Norton Rose Fulbright and Linklaters (Singapore))



- Counsel for the Applicant in ***Blasket Investments LLC (formerly RREEF Infrastructure (GP) Ltd and RREEF Pan-European Infrastructure Two Lux Sarl) v Kingdom of Spain*** (Federal Court of Australia, NSD 2169 of 2019) (led by Justin Hogan-Doran SC; instructed by Norton Rose Fulbright and Linklaters (Singapore))
- Counsel for the Applicant in ***9REN Holding SARL v Kingdom of Spain*** (Federal Court of Australia, NSD 365 of 2020) (led by Justin Hogan-Doran SC; instructed by Norton Rose Fulbright and Linklaters (Singapore))
- Counsel for the Applicant in ***Blasket Investments LLC (formerly Watkins Holding SARL and Watkins (NED) BV) v Kingdom of Spain*** (Federal Court of Australia, NSD 449 of 2020) (led by Justin Hogan-Doran SC; instructed by A&O Shearman)
- Counsel for the Applicants in ***Infrastructure Services Luxembourg SARL and Energia Termosolar BV v Kingdom of Spain*** [2019] FCA 1220, [2020] FCA 157; (Appeal) [2021] FCAFC 3; (Correction of Transcript) [2021] FCAFC 28; (Form of Orders) [2021] FCAFC 112; (Special Leave to Appeal) [2022] HCATrans 39; (2023) 275 CLR 292, [2023] HCA 11 (led by Bret Walker SC and Justin Hogan-Doran SC; instructed by Norton Rose Fulbright)
- Counsel for the Applicant in ***Tethyan Copper Company Pty Ltd v Islamic Republic of Pakistan*** (Federal Court of Australia, NSD 1749 of 2019) (led by Justin Hogan-Doran SC; instructed by King & Wood Mallesons)
- Counsel for the Applicants in ***Eiser Infrastructure Ltd, Energia Solar Luxembourg SARL and Anor v Kingdom of Spain*** (2020) 142 ACSR 616, [2020] FCA 157; (Appeal) [2021] FCAFC 3 (led by Bret Walker SC and Justin Hogan-Doran SC; instructed by Norton Rose Fulbright and Linklaters (Singapore))
- Expert witness on issues of Australian law in Chinese court proceedings for the recognition and enforcement of an arbitral award (instructed by King & Wood Mallesons).
- Advised a US company on potential proceedings for the recognition and enforcement of a foreign judgment (led by Andrew Bell SC; instructed by King & Wood Mallesons)

Private international law

- Counsel for the Applicants in ***Epic Games, Inc & Anor v Google LLC & Ors*** (2022) 399 ALR 119, [2022] FCA 66 (led by Neil Young KC, with Mark Costello KC and Anais d'Arville)
- Counsel for the Applicants in ***Epic Games, Inc & Anor v Apple, Inc & Anor*** (Notice to Produce) [2021] FCA 165; (Stay Application) [2021] FCA 338; (Appeal) (2021) 286 FCR 105, [2021] FCAFC 122; (Special Leave) [2021] HCASL 234 (led by Neil Young KC and Nick De Young KC, with Danielle Forrester)
- Counsel for the First Defendant in ***Qantas Airways Ltd v Nicholas Rohrlach & Anor*** [2021] NSWSC 260 (led by Yaseen Shariff SC, with Vanja Bulut)
- Counsel for 15th and 24th Defendants in ***Arnage Resources Pty Ltd & Ors v Farallon Capital Management LLC & Ors*** (Supreme Court of New South Wales, Case No 2019/187746) (led by Terry Mehigan SC)
- Expert witness on issues of private international law in an international commercial arbitration (UNCITRAL Rules, Canada seat, instructed by Corrs Chambers Westgarth)



Public law

- Counsel for the Applicants in ***Petersen Energia Inversora SAU & Ors v Commonwealth & Anor*** (Federal Court of Australia, NSD 1870 of 2024) (led by Justin Hogan-Doran SC, with Ryan Harvey)
- Counsel for the Third Respondent (the Commonwealth) in ***Zeph Investments Pte Ltd v Western Australia & Ors*** (Federal Court of Australia, NSD 708 of 2022) (led by Perry Herzfeld SC, with Anna Garsia)
- Adviser to the Applicant in ***Australian Competition and Consumer Commission v Volkswagen AG & Anor*** (Federal Court of Australia, NSD 1462 of 2016)
- Adviser to the Applicant in ***Australian Competition and Consumer Commission v Audi AG & Ors*** (Federal Court of Australia, NSD 322 of 2017)

Arbitral appointments

- Party-Appointed Arbitrator, investment treaty arbitration (details confidential)
- Sole Arbitrator, arbitration under Singapore International Arbitration Centre Rules of Arbitration 2016 (details confidential).
- Presiding arbitrator, arbitration under Singapore International Arbitration Centre Rules of Arbitration 2013 (details confidential).

PROFESSIONAL MEMBERSHIPS

- Member, New South Wales Bar Association
- Director and Fellow, Australian Centre for International Commercial Arbitration
- Member, ICC Australia Nominations Commission
- Panel Member, Asian International Arbitration Centre
- Panel Member, BVI International Arbitration Centre
- Member, HKIAC List of Arbitrators
- Member of the Academic Council, Institute for Transnational Arbitration (2012-2020)
- Member, International Council for Commercial Arbitration
- Member, International Chamber of Commerce (Australia)
- Member, Australian and New Zealand Society of International Law
- Member, American Society of International Law
- Member, European Society of International Law
- Member, International Law Association
- Fellow, Cambridge Commonwealth Society



AWARDS AND PRIZES

- Ranked in Doyle's Guide to Leading Arbitration Barristers (Senior Counsel) (Australia) (2025)
- Ranked in Legal 500 Asia Pacific for "Commercial Disputes" (2025)
- Best Lawyers' "Lawyer of the Year" for International Arbitration (Sydney) (2020 and 2025), also listed in 2021, 2022, 2023, 2024 and 2026
- OGEMID 'Book of the Year Award 2011' for Evolution in Investment Treaty Law and Arbitration (CUP, 2011)
- American Society of International Law Certificate of Merit for A Common Law of International Adjudication (OUP, 2007)
- Cambridge Commonwealth Trust Bursary (2003)
- McMahon Studentship in Law, St John's College, Cambridge (2003)
- Lauterpacht Fund Stipend, Faculty of Law, University of Cambridge (2003)
- Overseas Research Student (Humanities and Social Sciences) Research Award, University of Cambridge (2003)
- Chevening Oxford-Australia Scholarship (2000)
- Freshfields Scholarship, Oxford University (2000)
- Sir Robert Menzies Memorial Scholarship in Law (2000)

PUBLICATIONS - BOOKS

- *The Asian Turn in Foreign Investment* (CUP, 2021) (co-editor with Mahdev Mohan)
- *The International Arbitration Act 1974: A Commentary* (LexisNexis Australia, 3rd ed, 2018 (2nd ed, 2015; 1st ed, 2011)) (1st – 3rd editions co-authored with Malcolm Holmes KC, 4th edition in preparation with Domenico Cucinotta)
- *Commentaries on Selected Model Investment Treaties* (OUP, 2013) (editor)
- *Evolution in Investment Treaty Law and Arbitration* (CUP, 2011) (co-editor with Dr Kate Miles)
- *A Common Law of International Adjudication* (OUP, 2007) (also in paperback 2009) (translated into Chinese, Xiuli Han trans, Law Press China, 2015)

PUBLICATIONS – JOURNAL ARTICLES, CHAPTERS AND NOTES

- 'Article 11', in Chiari Giorgetti and Michele Potestà (eds), *Commentary on the UNCITRAL Code of Conduct for Arbitrators in International Investment Dispute Resolution* (forthcoming)
- 'Certain Iranian Assets (*Iran v United States*): An Introduction to the Agora' (2024) 39 *ICSID Review – Foreign Investment Law Journal* 447-451 (co-author with Jeremy Sharpe)
- 'The Determination of Bank Markazi's Claims and Implications for the Claims of Central Banks under Investment Treaties' (2024) 39 *ICSID Review – Foreign Investment Law Journal* 541-552 (co-author with Jake Jerogin)
- 'The Interplay between Substantive and Procedural Law in the Settlement of



International Disputes’, in Joanna Gomula and Stefan Wittich (eds), *Research Handbook on International Procedural Law* (Edward Elgar, 2024), 599-629 (co-author with Rhys Carvosso)

- ‘Article 4 of the ILC Articles on State Responsibility’, in Andreas Kulick and Michael Waibel (eds), *General International Law in International Investment Law* (OUP, 2024), 249-263
- ‘Article 7 of the ILC Articles on State Responsibility’, in Andreas Kulick and Michael Waibel (eds), *General International Law in International Investment Law* (OUP, 2024), 288-297
- ‘Some Thoughts on Frictions and Fault Lines in the Application by Investment Tribunals of the ILC Articles on State Responsibility’, in Cavinder Bull, Loretta Malintoppi, and Constantine Partasides (eds), *ICCA International Arbitration Congress Series No 21: Arbitration’s Age of Enlightenment?* (Wolters Kluwer, 2023), 203-210
- ‘For the Proposition: A World Without Investment Arbitration?’, in Cavinder Bull, Loretta Malintoppi, and Constantine Partasides (eds), *ICCA International Arbitration Congress Series No 21: Arbitration’s Age of Enlightenment?* (Wolters Kluwer, 2023), 907-940 (co-author with Toby Landau KC and Michael Waibel)
- ‘States as Participants in International Arbitration’, in Andrea Bjorklund, Franco Ferrari, and Stefan Kröll (eds), *Cambridge Compendium of International Commercial and Investment Arbitration* (CUP, 2023), vol I, 424-438
- ‘Chapter 7: State Responsibility and Diplomatic Protection’, in Emily Crawford, Alison Pert, and Ben Saul (eds), *Public International Law* (CUP, 2023), 180-211 (co-author with Emily Crawford and Brett Williams)
- ‘Chapter 9: International Dispute Settlement’, in Emily Crawford, Alison Pert, and Ben Saul (eds), *Public International Law* (CUP, 2023), 238-264
- ‘Chapter 16: International Economic Law’, in Emily Crawford, Alison Pert, and Ben Saul (eds), *Public International Law* (CUP, 2023), 430-455 (co-author with Alison Pert)
- ‘Beyond Domestic Law: What Constitutes a “Hearing” in International Arbitration?’, in James Hosking, Yasmine Lahlou, and Giacomo Rojas Elgueta (eds), *Does a Right to a Physical Hearing Exist in International Arbitration? The ICCA Reports No 10* (ICCA, 2022) 69-93 (co-author with Anuki Suraweera)
- ‘The Award in *Waste Management v Mexico (No 2)* and Its Influence on the Minimum Standard of Treatment’ (2022) 40 *Australian Yearbook of International Law* 173-194
- ‘Article 43’, in Stephan Schill (gen ed), *Schreuer’s Commentary on the ICSID Convention* (CUP, 3rd ed, 2022), vol II, 907-948
- ‘Article 44’, in Stephan Schill (gen ed), *Schreuer’s Commentary on the ICSID Convention* (CUP, 3rd ed, 2022), vol II, 949-999
- ‘Article 45’, in Stephan Schill (gen ed), *Schreuer’s Commentary on the ICSID Convention* (CUP, 3rd ed, 2022), vol II, 1000-1024
- ‘Article 46’, in Stephan Schill (gen ed), *Schreuer’s Commentary on the ICSID Convention* (CUP, 3rd ed, 2022), vol II, 1025-1052
- ‘Article 47’, in Stephan Schill (gen ed), *Schreuer’s Commentary on the ICSID Convention* (CUP, 3rd ed, 2022), vol II, 1053-1112



- ‘Notes from Practice: Announcing the SIFCA Framework – Is the Confluence of Investment Protection with Business and Human Rights the Future of Investment Treaties?’, in *Kluwer Arbitration Blog* (26 November 2021), available at <http://arbitrationblog.kluwerarbitration.com/2021/11/26/notes-from-practiceannouncing-the-sifca-framework-is-the-confluence-of-investment-protection-with-businessand-human-rights-the-future-of-investment-treaties/> (co-author with Robert Houston and Raja Bose)
- ‘Introduction’, in Mahdev Mohan and Chester Brown (eds), *The Asian Turn in Foreign Investment* (CUP, 2021), 3-10 (co-author with Mahdev Mohan)
- ‘The ASEAN Legal Framework for Free Trade and the Promotion and Protection of Foreign Investment’, in Mahdev Mohan and Chester Brown (eds), *The Asian Turn in Foreign Investment* (CUP, 2021), 183-198 (co-author with Henry Winter)
- ‘Getting Ready for Next Time: The Work of the Independent Panel for Pandemic Preparedness and Response’, (18 May 2021), available at <http://opiniojuris.org/2021/05/18/getting-ready-for-next-time-the-work-of-theindependent-panel-for-pandemic-preparedness-and-response/> (co-author with Ryce Lee, Rachel Tan, and Alvin Yap)
- ‘Enhancing the Exercise of Evidentiary Powers in Inter-State Adjudication’, in Gourab Banerji, Promod Nair, George Pothan Poothicote, and Ashwita Ambast (eds), *International Arbitration and the Rule of Law: Essays in Honour of Fali Nariman* (PCA Publications, 2021), 105- 130
- ‘First Impressions of a Virtual Hearing at ICSID’ (2020) 35 *ICSID Review – Foreign Investment Law Journal* 214-222 (co-author with Mark McNeill and Jeremy Sharpe)
- ‘The Status of the Testimony of the Non-Appearing Witness in International Arbitration’ (2020) 35 *ICSID Review – Foreign Investment Law Journal* 369-397 (co-author with Patrick Still)
- ‘Parsing and Managing Inconsistency in Investor-State Dispute Settlement’ (2020) 21 *Journal of World Investment and Trade* 336-373 (co-author with Julian Arato and Federico Ortino)
- ‘The Prospects for Reform of Investor-State Dispute Settlement’ [2019] *Queensland Legal Yearbook* 125-137
- ‘The Contribution of Non-State Actors to the Development of Transparency Regimes in Investment Treaty Arbitration’, in Jean Kalicki and Mohamed Abdel Raouf (eds), *ICCA International Arbitration Congress Series No 20: Evolution and Adaptation – The Future of International Arbitration* (Wolters Kluwer, 2019), 653-668
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