

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2005

Marco A. Altamirano Catalán (Chile)

"Competition policy and trade policy. The problem of anti-dumping, is it possible to improve anti-dumping agreement?"

Juan S. Araya Allende (Chile)

"Dispute settlement mechanism: the relationship between WTO system and Chilean Free Trade Agreement dispute settlement mechanisms".

Loris Baena Cunha Neto (Brasil)

"The relationship between WTO law and the general international law".

Luis S. Carvajal Ríos (Chile)

"Creating conditions for the development of agriculture in a free market".

Laura Chavaría Rojas (Costa Rica)

"CAFTA's impact on the Central American Integration Process".

Karina Cherro Varela (Uruguay)

"The new Chilean Arbitration Law".

Marcela Klein Bronfman (Chile)

"Fair and equitable treatment: an evolving standard".

Andrea I. Lucas Garín (Argentina)

"Environmental safeguards in trade agreements".

Gian Pablo Llerena Martinetti (Ecuador)

"Enforcement of arbitral awards in the Andean System".

Evaldo C. Nido Nylund (Puerto Rico)

"International commercial arbitration in international project finance, the increasing role of arbitration as the preferred dispute settlement mechanism in international project finance transactions in Latin America".

Marisol R. Paez Flores (Chile)

"Indirect expropriation before ICSID, regarding for State self regulation in their administrative acts".

Lucy Young (Nueva Zelandia)

"An emerging market phenomenon: foreign investment for private environmental conservation projects (a case study: Chile-its legal and environmental conservation framework: challenges for the State and the investor in project development and dispute resolution under ICSID)".

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2006

Mauricio A. Andrade Vergara (Chile)

"GATS and Chilean health insurance services".

Manuel Barona Castaño (Colombia)

"Recognition and enforcement of foreign arbitration awards in Colombia".

Jose Luis Borgoño Torrealba (Chile)

"Online dispute resolution: cross-border dispute solution for small and medium enterprises".

Heyden J. Cebada Rivas (México)

"The role of the share holders under NAFTA system of foreign investments protection".

María Paz Godoy Uson (Chile)

"The dispute over pisco denomination under the scope of the TRIPS Agreement".

María Delia de la Vega (Argentina)

"The state of necessity in the protection of foreign investments. The Argentine crisis".

Fernando González Bodor (Chile)

"The concept of 'injury' in antidumping and safeguard procedures in light of the WTO Agreements. 'Mere', 'material' and 'serious injury': a semantic thinness or different standards?".

Ricardo Letelier Astorga (Chile)

"The nationality of juridical person in the ICSID Convention in light of its jurisprudence".

Santiago López Jaramillo (Colombia)

"Comparative analysis of the dispute settlement mechanism provided in the Free Trade Agreements between Chile and EE.UU. NAFTA and the Custom Union of Mercosur".

Daniel Lorenzini Aracena (Chile)

"Integrating SMES into globalized world: the Agreement of Association between Chile and the EU and its convenience for SMES of both parties".

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2007

Rosa Giannina Alvarez Núñez (Perú)

"Intellectual property and the protection of traditional knowledge, genetic resources and folklore: the Peruvian experience".

Franca Lorella Deza Ferreccio (Perú)

"The unilateral acts of the states and the measures not in conflict with the provisions of the GATT according to article XXIII 1 (b) of the agreement. a mention to the commercial preferences granted unilaterally".

Mario Drumond Coelho (Brasil)

"From equality to equity: international environmental law and the diagonal model of the international community".

Juan Figueroa Valdés (Chile)

"The principle of kompetenz-kompetenz in international commercial arbitration".

Diana Rocío Firth Novelo (México)

"National measures in MERCOSUR for the recognition of foreign diplomas".

Alejandra Forero Jiménez (Colombia)

"Transferring the "legitimate expectations" principle from English public law to international investment arbitration – fairness or administrative discretion".

Ricardo Alberto Imaña Argandoña (Bolivia)

"Indirect expropriation and other measures affecting property rights, characteristics and nature of the actions of a state".

Thelma Melisa Guadalupe Mojica Lemus (El Salvador)

"The extention of the arbitral agreement to non-signatory parties".

Gabriel Orellana Zabalza (Guatemala)

"The application of countermeasures to wto agreements".

Nelly Angélica Pazo Leon (Chile)

"Legal merit as a preliminary objection in ICSID arbitration: the new rule 41(5) concerning manifestly without legal merit claims".

Mario Rodrigo Soler Reyes (Chile)

"The interpretation of the MFN clause after the Maffezini case".

Alejandra Andrea Vallejos Morales (Chile)

"Competition policies in the WTO: a pending negotiation or a matter of principles? transparency and national treatment as possible approaches to competition law in WTO".

Matías Ernesto Vial Le-beuffe (Chile)

“The Chile-United States Free Trade Agreement, chapter eighteen, Labor”.

Isabel Vogler (Alemania)

“Human rights in the world trade organization: interpretation of the GATT in conformity with human rights an analysis of the preamble and article XX of the GATT”.

Gustavo Luiz Von Bathen (Brasil)

“The role of judges ad hoc on international permanent courts: a critical analysis”.

Jan Ole Voss (Alemania)

“The interpretation of the „umbrella clause“ in international investment arbitration”.

Elena Albana Yubero Goncalves (Chile)

“Substantial requirements and appropriateness of interim measures in international commercial arbitration”.

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2008

Nazmi Cingi (Alemania)

"The concept(s) of "foreign investment" (under the ICSID Convention, bilateral and multilateral investment treaties)"

Julio Cesar Daza Hernandez (Colombia)

"Trade in electricity services. what disciplines related to them need an additional regulation in the multilateral level aside what is described on the GATS."

Taira Fernández del Amo Amigo (España)

"The most-favored-nation clause and its application to dispute settlement provisions"

Gerardo Cristian Gonzalez Ortiz (Chile)

"Main barriers to international trade in professional services, ways of liberalization"

Beatriz del Rosario Gonzales Saenz (Perú)

"The Andean Community and the Peru-United States Free Trade Agreement: labor aspects."

Rodrigo Gutiérrez Marticorena (Chile)

"Safeguards: the experience of Latin America within the framework of the dispute settlement body."

Marie Christine Hoelck Thjoernelund (Chile)

"State of necessity as an exemption from State responsibility on investments".

Ingrid I de Casanueva (Chile)

"The proliferation of international courts"

Axel Phillip Kaiser Barents-Von Hohenhagen (Chile)

"Legitimate expectations and fair and equitable treatment"

Mariela Regina Loáisiga García (Nicaragua)

"Applicability of lex mercatoria in arbitration: absence of parties choice of law "

Carolina Paz Rodríguez Nuñez (Chile)

"Exhaustible natural resources and marine life protection before the WTO"

Virginia Wall Guerra (República Dominicana)

"WTO law application by International Human Rights bodies."

Graduados del Master en Derecho Internacional, Inversiones y Comercio
Año 2009

María Dolores Agüero Lara (Honduras)

"Financial services in the context of the dr-CAFTA: the case of Honduras"

Mauricio Andrés Alvarez Montti (Chile)

"Chile's safeguard measures. analysis of the ncdp's jurisprudence, afterwards the finding made by the panel in the case "*Chile-price band system*"

Ingrid Benninghoff Prados (Colombia)

"Access of national investors to international arbitration tribunals"

María Victoria Cabrera Ormaza (Ecuador)

"Foreign Investment & Human Rights - The case of the human right to water"

Alexandra Analida Candanedo Arauz (Panamá)

"Comparative study of trademark counterfeiting in Panama and Chile law"

Camila Crispim Baiocchi Hermano Vinaud (Brasil)

"Supplying biofuels to the world: biofuels in brazil and the WTO"

Leilanie Damiri (Francia)

"The treatment of cultural products and services in the World Trade Organization system."

Rodrigo Andrés Domínguez Sales (Chile)

"Non-intervention principle and its possible *lege ferenda* enhancement in the Chilean international commercial arbitration law"

Nancy Elizabeth Fonseca Caldera (México)

"From NAFTA to NAALC: the labor and migration relationship under NAFTA"

Martin Eduardo Gómez Zamorano (Chile)

"Evolution of the fair and equitable treatment clause according to recent jurisprudence"

Akawat Laowonsiri (Tailandia)

"Application of the Precautionary Principle in the SPS Agreement"

Thomas Wayne JR., Mulkey (Estados Unidos de Norteamérica)

"Application of Mandatory Rules of Law to International Commercial Arbitration. Comparative Analysis of Chile and the United States of America"

Daniela Palma Rodríguez (Chile)

"The Principle of Transparency in Trade Agreements signed by Chile and Chilean Law N° 20.285 on Access to Public Information"

Luis Carlos Rey Serrano (Panamá)

"Real Impact of Foreign Investment Regime over the Economic Development in the Republic of Panama"

Francesca Antonella Rodríguez Spinelli (Venezuela)

"Second use patents: protecting inventions or discoveries?"

Rodrigo Andrés Romo Labisch (Chile)

"Liberalization of trade on legal services".

Rafael Eduardo Rosa Salegio (El Salvador)

"The Central American court of justice (CACJ). competences and achievements".

Teresita Magdalena Ruiz Álvarez (México)

"The indigenous peoples' right to consultation under ILO Convention number 169: the Mexican experience".

Victoria María Salazar Oliva (Chile)

"The southeast pacific countries, the United Nations Convention on the Law of the Sea and the exclusive economic zone".

Carla I Iona Sotonyi Guabloche (Perú)

"The Relevance of an Effective Labor Clause in the Free Trade Agreements: Workers and Companies"

Pamela Andrea Villagrán Vasquez (Chile)

"The arbitration clause in international commercial contracts. pathological clauses. Arbitration clauses in institutional arbitration."

Fabián Vladimir Villarroel Ríos (Chile)

"Trade facilitation as part of the Doha Mandate and its implementation in Latin America"