

A. ACADEMIC HISTORY

A.1. Education:

- Fordham Law School (NY). **LL.M. International Business and Arbitration**. Jan 2011. *Summa cum laude*. 10/10 points.
- University Zaragoza, **European Ph.D. Private International Law (in German)**. *Summa cum laude*, Jun 2001
- University Zaragoza (Spain). **J.D. summa cum laude**. 3.28/4 points. 1992-1997.

A.2. Scientific Awards:

- **Global Legal Skills Book Prize**- Awarded to the book *Comparative Law*. 2017.
- Fordham University- **Edward J. Hawk Prize**. Int. Business and Trade –highest cumulative grade in LL.M. 2011.
- Spanish Ministry of Interior- **Best Ph. D. Award**. 2002
- University of Zaragoza- **Best Legal Ph. D. Award**. 2002.

A.3. Major Scholarships:

- **Humboldt Scholarship** (Germany), Max Planck-Bonn University. 2015-2017 (30,000 €).
- **Cajamadrid** (Spain), International Postgraduate Studies, 2009 (70,000 €)
- **Canadian Foreign Ministry**, Scholarship “Understanding Canadá”, 2008 (4,000 €).
- **Deutscher Akademischer Austauschdienst (DAAD)**, (Germany), Wiedereinladung ehemaliger DAAD-Stipendiaten, Hamburg, 20005 (3,000 €).
- **London School of Economics** (UK), International Seminar, 2004 (1,000 €).
- **Spanish Ministry. Grant Marina Bueno**. Max Planck Institut Hamburg, 2002 (3,000 €).
- **Konrad Zweigert Scholarship** (Germany), Max Planck Institut Hamburg, 2000 (3,000 €).
- **DAAD**, six-month scholarship (Germany), University of Osnabrück, 1999 (8,000 €).

A.4. Post-doctoral training:

- **Max Planck Institut** (Germany). Visiting Researcher. 2001-2016 (18 months).
- **Harvard Law School**. Post-Doctoral Researcher. Jun-Jul 2001.
- **Columbia Law School**, Visiting Scholar. Fall semester 2007 and Fall semester 2008.

A.5. Other study and research opportunities:

- **Swiss Institute of Comparative Law**. Pre-Doctoral Researcher. Sept-Dec 2000.
 - **University Osnabrück (Germany)**. Pre-Doctoral Researcher (with Prof. von Bar). Jul-Dec 1999.
 - **The Hague Conference** (Holland). Private International Law Program. Jul 1998.
-

B. EMPLOYMENT HISTORY- ACADEMIA

B.1. Teaching activities:

Current position:

· **Universidad Zaragoza, Spain.** Full-Time Professor (Profesora titular). Lectured on a variety of international topics, including international arbitration and mediation, private international law (both litigation and conflict of laws), commercial transactions, environmental law and legal English. Dec 2001-now.

Previous position:

· **Fordham University, New York,** Assistant Professor. Lawyering in Spanish, Spring and Summer class 2011; Contracts and commercial transactions, Fall semester 2010.

Selected visiting professorial appointments:

- **Istanbul University, Turkey,** Oct 2011.
- **Toulouse University, France,** May 2011 and Jan 2012.
- **Brno University, Czech Republic,** Apr 2011.

B.2. Supervision of Ph.Ds. and master thesis:

- **Director of 6 Ph.Ds-** Two already defended. University of Toulouse, Udimia and University of Zaragoza.
- Director of 15 **master thesis** in various Spanish Universities.

B.3. Presentations in international conferences, seminars and workshops (per invitation):

Presented over **35 speeches** in U.S, Europe (Germany, UK, Norway, France and Spain) and Latin America (Perú, Brazil, México, Chile, Guatemala, Colombia and Ecuador) on different topics (i.e., International Arbitration and Mediation, Environmental Law, International Business Law, International Economic Law, International Labor Law Private International Law, International torts, European Procedural Law, etc.) and in diverse international scientific fora (e.g., American Society of International Law, Organization of American States, Max Planck Institut, International Union of Anthropological and Ethnological Sciences, Chilean Society of International Law).

B.4. Organization of international conferences (selected examples):

- “*EU Policy on International Investment: Uncertainties, Challenges, and Opportunities*”, University of Zaragoza, 20 and 21 March 2017.
- “*The duties, rights and powers of International Arbitrators*”, Washington University, 19 September 2017, USA.
- “*International Investment Law and The Law of the Armed Conflicts*”, Athens, 5 and 6 October 2017.
- “*60 Years of the New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards: Key Issues and Future Challenges*”, Loyola University, Seville, 5 and 6 April 2018.

B.5. Participation in scientific research projects:

- Member of 3 **EU-funded Research Projects** since 2010.
- Member of 7 **Spanish-funded Research Projects** since 1999.

C. EMPLOYMENT HISTORY- PUBLIC AND PROFESSIONAL SERVICE

C.1. Arbitration Practice:

- **American Arbitration Association (AAA), New York.** Legal assistant of the president of the arbitration tribunal on an international arbitration arising out of a breach of international distribution contracts. May-Aug 2009.
- **ICSID (World Bank), USA.** Assistant of the president of the arbitration tribunal in an international investment case. 2008-2010.
- **International Chamber of Commerce, USA.** Secretary on an international investment arbitration regarding international oil contracts. December 2010-2012.
- Sole Arbitrator in a case arising out of a breach of an agency contract, **Chamber of Commerce, Madrid**, July 2012-2013.
- Sole Arbitrator in a case arising out of a breach of an agency contract, **Chamber of Commerce, Madrid**, August 2016-January 2017.

C.2. Selected legal consulting:

- Testifying Expert for the **United States Department of Justice** in the case *U.S. versus One Gulfstream G-V Jet Airplane Displaying Tail Number VPCES (11-cv-01874-ABJ)*, 2012.
- **International Law Firm, New York.** Consulted on a number of special projects involving international arbitration and litigation in the case *Aguinda v. Chevron Texaco*. Apr-Sept 2010.
- **International Law Firm, New York.** Presented testimony on Spanish tort law in a New York court as court-appointed expert. Feb-Jun 2010.
- **International Law Firm, New York.** Successfully represented a U.S. company in an international dispute and settlement on intellectual property law. Nov 2007-Apr 2008.
- **International Law firm, New York.** Counseled on admiralty and environmental law in a tort dispute involving a U.S. company and the Kingdom of Spain. Sep-Oct 2007.
- **Amtsgericht Dortmund (District Court), Germany.** Presented testimony on Spanish civil law in a German court as court-appointed expert. Nov-Dec 1999.

C.3. Advisory/Policy work:

- **European Union, Brussels.** European Commission. Seconded national expert. Sept 2013-Aug 2015. Developed various activities connected with science diplomacy and policy development – negotiated international research arrangements between the EU and Latin American and Asian countries-; and provided legal advice on scientific policy.
- **Director of International Campus of Excellence Iberus.** Position similar to Vice-rector in a consortium created by four Spanish public Universities-, Jul 2012- Aug 2013. Defined and implemented diverse actions on social integration, teaching and scientific improvement and knowledge transfer.
- **External expert** appointed by the European Union. Evaluation of legal and social science projects. 5 times. 2013-2016.
- **External expert** appointed by various international institutions (EURIAS and DAAD). Evaluation of legal and social science projects. 4 times 2014-2016.

D. SELECTED HONOURS

D.1. Memberships on editorial boards

- **Member** of the **scientific committee** of 5 international journals.
- Frequent **external reviewer** of 14 legal journals (amongst them, *International Journal of Public Law and Policy*, *Law, Democracy & Development*, *Spanish Yearbook of International Law*, *Anuario Mexicano de Derecho Internacional*).
- **International Graduate Fellow** of the *Fordham International Law Journal* (2010).

D.2. Memberships of scientific societies and institutes:

- **Member** of the International Law Association, International Academy of International Law, Asociación Española de Profesores de Derecho Internacional y Relaciones Internacionales, Spanish Arbitration Club (CEA), and Institute of European Law, University Complutense, Madrid, Spain.
- **Arbitrator** of the European Association of Arbitration, Arbitration Court of Madrid, Aragonese Court of Arbitration, and the Consumer Arbitration Council of Zaragoza.

D.3. Institutional responsibilities:

- **Coordinator of Erasmus and Americampus** among 10 European and Latin American Universities.
 - **Member** of 5 **Ph.D. panels** in various Spanish Universities.
 - **Trade Union Representative** at the University of Zaragoza (2008-2012).
-

E. LANGUAGES

Spanish (mother tongue), English and German (fluent), French (intermediate level).

F. COMPLETE LIST OF PUBLICATIONS

Most of them can be downloaded at:
http://papers.ssrn.com/sol3/cf_dev/AbsByAuth.cfm?per_id=1127096

1) BOOKS

- Strong, SI/ Fach, K./Carballo, L., *Comparative Law for Spanish-English Speaking Lawyers* (bilingual book English/Spanish), Edward Elgar Publishing Ltd, 2016, 720 pages.
- *Successful Lawyering in Spanish*, Texas University Press, 2012, 155 pages.
- *La contaminación transfronteriza en Derecho Internacional Privado. Estudio de derecho aplicable*, editorial Bosch, Barcelona 2002, 486 pages. (*Transboundary Pollution in Private International Law*).

2) EDITED VOLUMES

- Titi, C/ Fach, K, *Alternative Dispute Resolution Mechanisms*, Oxford University Press, 2018, around 800 pages.
- *La política de la Unión Europea en Materia de Inversiones Internacionales*, J M Bosch Editores, 2017, 410 pages.

3) LEGAL BOOK TRANSLATIONS (German-Spanish)

- Fach, K./Carballo, L./Wolfram, D.: *Herdegen, Derecho económico internacional*, 2011, Konrad Adenauer Stiftung, 2012, 463 pages. (Herdegen, M., *Internationales Wirtschaftsrecht. Ein Studienbuch*, 9., überarbeitete und erweiterte Auflage, Verlag C. H. Beck München 2011).
- Fach, K./García, L.: *Herdegen, Derecho económico internacional*, 2003, editorial Thomson, 2005, 371 pages. (Herdegen, M., *Internationales Wirtschaftsrecht. Ein Studienbuch*, 4., überarbeitete und erweiterte Auflage, Verlag C. H. Beck München 2003).

4) BOOK CHAPTERS

- Fach Gómez, K, “Non-state standards in international arbitration”, *Oxford Research Handbook on Global Legal Pluralism* (edited by Paul Berman), OUP, 2018.
- Fach Gómez, K, “FDI in Latin America”, *Research Handbook on Foreign Direct Investment* (edited by M. Krajewski), Edward Elgar, 2017.
- Fach Gómez, K, “Diversidad y género en el arbitraje internacinal”, *EU Policy on International Investments: Uncertainties, Challenges, and Opportunities* (edited by Katia Fach Gómez), J.M. Bosch Editor, 2017 (“*Gender and Diversity in International Arbitration*”).
- Fach Gómez, K, “Corrupción y arbitraje de inversiones en Latinoamérica”, edited by Armin von Bogdandy *¿Del paradigma de la tensión al paradigma del diálogo? El Ius Constitutionale Commune en Derechos Humanos en América Latina (ICCAL) y el Derecho Económico Internacional (DEI)*, Max Planck Institut and Instituto de Investigaciones Jurídicas de la UNAM, end of 2017.
- “Environmental Liability”, AA. VV., *European Encyclopedia of Private International Law*, Max Planck Institute, 2017.
- Nuviala Lapieza, I/Fach K. “El contrato llave en mano”, in Abril, A. (coord), *Los contratos mercantiles y su aplicación práctica*, Bosch – Wolters Kluwer, 2017 (“*Turnkey contracts*”).
- “Artículos 208-209”, AA. VV.: *Comentarios a la Ley Concursal*, Aranzadi, 2010, second edition, (“*Comments on the Bankruptcy Law*”).
- “Artículos 220-225”, AA. VV.: *Comentarios a la Ley Concursal*, Aranzadi, 2010, second edition, (“*Comments on the Bankruptcy Law*”).
- “Estados Unidos revisa su modelo de Tratado Bilateral de Inversiones: La administración Obama va a desarrollar una nueva política en materia de inversiones?”, AA. VV., *Actas del Congreso Internacional sobre Arbitraje celebrado en Logroño*, 2010. (“*United States Reviews Model BIT: Obama Administration to Develop a new International Investment Policy?*”).

- “La protección del medio ambiente y el comercio internacional: ¿Se puede “pensar en verde” el arbitraje de inversiones?”, AA. VV., *Comercio Exterior*, 2009, Iustel pages 205-255 (“*Environmental Protection and International Trade: Greening the Investment Arbitration?*”).
- “Aplicación por parte de los tribunales españoles del Convenio de La Haya de 1980 sobre los aspectos civiles de la sustracción internacional de menores”, AA. VV.: *Estudios de actualidad en el Derecho Civil*, Mexico 2005, pages 693-713 (“*Application by the Spanish Courts of the 1980 Hague Convention on the Civil Aspects of International Child Abduction*”).
- “Propuesta de Reglamento del Parlamento Europeo y del Consejo, relativo a la ley aplicable a las obligaciones extracontractuales, Roma II“, en AA. VV., *Cuestiones actuales del Derecho mercantil internacional*, Colex, 2005, pages 519-534 (“*Proposed Regulation of the European Parliament and Council on the Law Applicable to Torts*”).
- “Artículos 208-209”, AA. VV.: *Comentarios a la Ley Concursal*, Aranzadi, 2004, pages 1340-1347 (*Comments on the Bankruptcy Law*).
- “Artículos 220-225”, AA. VV.: *Comentarios a la Ley Concursal*, Aranzadi, 2004, pages 1394-1418 (*Comments on the Bankruptcy Law*).

5) INTERNATIONAL PAPERS

- “The Venezuelan Anti-Corruption Law and its Impact on International Investment”, *Boletín Mexicano de Derecho Comparado*, 2017, (Scopus Journal), pages 707-724.
- Fach Gómez, K/Zhang, W. “Non-legal Adjudicators in a Lawyers' World”, *Transnational Dispute Management*, 2017, pages 1-7.
- “The US-EU Transatlantic Trade and Investment Partnership: should it leave a door open for non-legal arbitrators?”, *Conflict Resolution Quarterly* (Scopus Journal), 2016, pages 189-224.
- Fach Gómez, K/ Titi, C, “International Investment Law and ISDS: Mapping Contemporary Latin America”, *Journal of World Investment & Trade* 2016, pages 515-535.
- Fach Gómez, K/ Titi, C, “Overview of recent ICSID cases involving Latin American States”, *Transnational Dispute Management*, 2016, in press.
- Fach Gómez, K/ Titi, C, “The UNASUR Centre for the Settlement of Investment Disputes”, *International Treaty News*, August 2016, pages 1-4.
- “Enforcing Global Law: International Arbitration and Informal Regulatory Instruments”, *Journal of Legal Pluralism and Unofficial Law*, vol. 47-1, pages 112-139.
- “Rethinking the Role of Amicus Curiae in Investment Arbitration”, 35 *Fordham International Law Journal*, 2012, pages 510-564.
- “Latin American Approaches to International Dispute Resolution”, *American Society of International Law Annual Meeting Proceedings* 2011, Washington, pages 447-449.
- “Ecuador’s Attainment of the *Sumak Kawsay* and the Role Assigned to International Arbitration”, *Yearbook on International Investment Law & Policy* 2010/2011, Oxford University Press, 2011, pages 447-483.
- “La Ley española 11/2011, de reforma de la Ley de Arbitraje”, *Rivista dell'arbitrato* 2012, pages 1-17.

(“2011 Amendment of Spanish Commercial Arbitration Act”)

- Fach, K./López Barrero, E., “SPS National Measures Under the WTO or the Uneasy Relationship Between Science and Trade Law”, *Revista del Centro Universitario Villanueva*, 2011, número 5, 2011, pages 299-320.
- “U.S. Model BIT”, *Dictionary of International Arbitration*, Castillo Freyre publishing, Perú 2011, pages 1019-1021.
- “Model ISSD”, *Dictionary of International Arbitration*, Castillo Freyre publishing, Perú 2011, pages 774-775.
- “Acuerdo para la Promoción y Protección Recíproca de Inversiones -APPRI-”, *Dictionary of International Arbitration*, Castillo Freyre publishing, Perú 2011, 56-58.
- “Amicus Curiae”, *Dictionary of International Arbitration*, Castillo Freyre publishing, Perú 2011, pages 76-80.
- “Hacia la aldea global deportiva: algunas reflexiones sobre el ocaso en Europa de la licencia deportiva para extranjeros”, *Revista Jurídica del Perú*, junio 2004, pages 67-80 (“*Towards a Sporting Global Village: some Reflections on the Decline in Europe of Sport Licenses for Foreigners*”).
- “Proponiendo un Decálogo Conciliador Para Latinoamérica y CIADI”, *Revista de la Facultad de Derecho y Ciencias Políticas de la Universidad Pontificia Bolivariana de Medellín*, volumen 40, 2010, pages 441-454 (“*Proposing Conciliatory Measures for Latin America and ICSID*”).
- “Latin America and ICSID: David versus Goliath?”, (*Law and Business Review of the Americas*, 2010, pages 501-549.
- Fach, K./Tirado Martí, I.: “Die jüngste konkursrechtliche Rechtsprechung des EuGH: Schritte zu mehr Rechtssicherheit” (in German), *Zeitschrift für Gemeinschaftsprivatrecht*, 2007, pages 44-51 (“*Recent ECJ Case Law on Insolvency Law: Steps towards greater Legal Certainty*”).
- “Law applicable to cross-border environmental damage: from the European autonomous systems to Rome II”, *Swiss Yearbook of Private International Law*, 2004, pages 291-318.
- “Obligaciones extracontractuales en Derecho Internacional Privado: tendencias actuales y perspectivas de futuro en el ámbito europeo”, *Comité jurídico interamericano - Curso XXX de Derecho Internacional*, Washington 2003, pages 317-333. (“*Torts in Private International Law: Current Trends and future Perspectives at European Level, published by the Organization of American States*”).
- “Respuestas jurídicas a la contaminación transfronteriza: iniciativas comunitarias.”, http://ec.europa.eu/justice_home/news/consulting_public/rome_ii/katia_fach_gomez_es.pdf. (“*Legal Responses to Transboundary Pollution: EU Initiatives*”).
- “Resolución extrajudicial de conflictos de consumo transfronterizos en la Unión Europea”, *Revista peruana de derecho*, junio de 2003, pages 85-96. (“*Extrajudicial Resolution of International Consumer Disputes in the EU*”).
- “Acciones preventivas en supuestos de contaminación transfronteriza y aplicabilidad del artículo 5.3 CB”, *Zeitschrift für Europarechtliche Studien* (in Spanish with summary in German) 1999, pages 583-607. (“*Preventive Actions in cases of Transboundary Pollution and applicability of Article 5.3 CB*”).

6) NATIONAL PAPERS (Spain)

- “Unión Europea e Inversiones Internacionales: El Futuro De Los Mecanismos De Resolución De Controversias Inversor-Estado”, *Revista Española de Derecho Internacional*, 2017, in press (“EU and International Investments: The Future of ISDS”).
- “Declaración pública sobre el régimen de inversión internacional de 31 de agosto de 2010”, *Revista de Arbitraje Comercial y de Inversiones* 1-2011, pages 297-300 (“Public statement on the international investment regime”).
- “Preparación de una norma jurídica UNCITRAL sobre la transparencia en los arbitrajes entre inversionistas y un Estado entablados en el marco de un tratado de inversión”, *Revista de arbitraje comercial y de inversiones* 2011, pages 600-604. (“Settlement of commercial disputes: preparation of a legal standard on transparency in treaty-based investor-State arbitration”).
- “El informe del Advisory Committee on International Economic Policy respecto del Model BIT”, *Revista de arbitraje comercial y de inversiones*, 1/2010, pages 172-178. (“Report of the Advisory Committee on International Economic Policy in respect of the Model BIT”).
- “Construyendo un nuevo Derecho Internacional de las Inversiones: las propuestas del Instituto Internacional para el Desarrollo Sostenible”, *Revista Electrónica de Estudios Internacionales*, www.reei.org, 2010. (“Creating a new International Law of Investment: Proposals of the International Institute for Sustainable Development”).
- “ICSID Claim by Spanish Companies Against Mexico over the Center for the Integral Management of Industrial Resources”, 8 *Spanish Arbitration Review* 2010, pages 129-151.
- “La Corte Constitucional ecuatoriana declara la inconstitucionalidad de varios Tratados Bilaterales de Inversión”, *Revista de arbitraje comercial y de inversiones*, 2010, pp, 789-795 (“Unconstitutionality of some Ecuadorian BITs”).
- “Algunas consideraciones en torno al Convenio de Unidroit sobre bienes culturales robados o exportados ilegalmente”, *Anuario de Derecho Internacional Privado* 2004, pages 237-259. (“Some Considerations about the Unidroit Convention on Cultural Objects Stolen or Illegally Exported”).
- “El Reglamento 44/2001 y los contratos de agencia comercial internacional: Aspectos jurisdiccionales”, *Revista de Derecho Comunitario Europeo* 2003, pages 181-222. (“Regulation 44/2001 and International Commercial Agency Agreements: Jurisdictional Issues”). Cited by Verica Trstenjak in the European Court of Justice Case C-19/09 *Wood Floor Solutions Andreas Domberger GmbH v. Silva Trade SA*.
- “Contratos de agencia internacional y Disposición Adicional de la Ley 12/92 sobre contrato de agencia”, *Tribunales de Justicia*, diciembre 2003, pages 77-84. (“International Agency Agreements and Additional Provision of Spanish Act 12/92 on Agency Contract”).
- “Propuesta de Directiva relativa al estatuto de los nacionales de terceros países residentes de larga duración en la UE”, *Revista de derecho migratorio y extranjería* 2003, pages 53-64. (“Proposal for a Directive concerning the Status of Third Country Nationals Residing in the EU”).
- “Competencia judicial internacional en materia de acciones preventivas: Interpretación del Tribunal de Justicia de las Comunidades Europeas”, *Noticias de la Unión Europea* 2003, número 225, pages 83-91. (“International Jurisdiction in Matters of Preventive Actions: Interpretation of the Court of Justice of the European Communities”).
- “Transposición de la Directiva 94/47: La Ley española 42/98 de aprovechamiento por turno de bienes inmuebles de uso turístico. Algunos aspectos de Derecho Internacional Privado”, *Noticias de la Unión Europea* 2000, pages 9-16. (“Transposition of Directive 94/47: The Spanish Law 42/98 on Timesharing.

Some Aspects of Private International Law”).

· “La nueva regulación de las obligaciones extracontractuales y del derecho de cosas en Derecho Internacional Privado alemán”, *Revista Española de Derecho Internacional* 1999, pages 287-294. (“*New Regulation on Torts in German Private International Law*”).

7) PAPERS on EDUCATION POLICY or INNOVATIVE TEACHING METHODOLOGIES

· “Europe and the Legal Lost Generation: Spain’s Dysfunctional University System is Also to Blame”, *15 German Law Journal* 6, 2014, pages 1209-1222.

· “La Nueva Política De Investigación E Innovación De La Unión Europea: Horizonte 2020 Y El Tratamiento De Las Ciencias Sociales Y Humanidades”, *Revista General de Derecho Europeo*, número 33, 2014, pages 1-36 (*The New EU Policy on Research and Innovation: Horizon 2020 and the Role of Social Sciences & Humanities*).

· “Estudiar un *Master of Laws* (LL.M.) en una Universidad extranjera: ¿merece la pena?”, *Revista de Educación y Derecho*, 9, 2014. (“*Studying an LL.M. at a foreign University: is it worth it?*”), pages 1-21.

· “Why Does Legal English Sound Gibberish to many Spanish Law Students?”, *International Law News*, American Bar Association, 2014, pp 14-17.

· Rengel, A/Fach Gómez, K., “The Shortcomings of Transformative Potential of Technology in Higher Education: The shortcomings of MOOC’s, the Benefits of Face-to-Face Learning and the Hybrid Model as Possible Optimal Solution”, http://papers.ssrn.com/sol3/papers.cfm?abstract_id=2476854

· Fach Gómez, K/Rengel, A., “Una estrategia para la mejora de la formación jurídica universitaria: los Tribunales simulados (Moot practice)”, *Revista Jurídica de Investigación e Innovación Educativa*, número 9, 2013, pages 23-48. (“*Moot Practice: A strategy for improving legal education*”).

· “Estrategias de Innovación en la Enseñanza del Derecho en España: El ejemplo de las Law Schools Estadounidenses”, *Actas de la Xornada de Formación e Innovación Educativa de la Universidad de Vigo*, 2012 (“*Innovative Strategies in the Spanish Legal Education: The Example of the U.S. Law Schools*”), pages 211-223.

· “La Introducción de Docencia en Lengua Inglesa en la Formación Jurídica Universitaria: Una Experiencia Multidisciplinar Orientada a Satisfacer las Necesidades de una Sociedad Jurídica Internacionalizada”, *Congrés Internacional de Docència Universitària i Innovació*, 2012 (“*Teaching Legal English at the Spanish University: A Multidisciplinary Experience Focused on Meeting the Needs of an Internationalized Legal Society*”).

· “Propuestas para mejorar el aprendizaje jurídico-lingüístico en un aula bilingüe (Aplicando a los estudios de derecho EEES las orientaciones prácticas extraídas de una experiencia docente en EE.UU.)”, *IV Congreso Nacional de Innovación Docente en Ciencias Jurídicas*, 2011, pages 708-804 (“*Proposals to Improve the Legal and Linguistic Learning In a Bilingual Classroom: Applying in the European Space for Higher Education Some Practical Guidelines Drawn from a Teaching Experience in the U.S.*”).

· “Ventajas del Problem Based Learning (PBL) como método de aprendizaje del Derecho Internacional”, *Bordón* 2012. (“*Advantages of the Problem Based Learning (PBL) as a learning method for International Law*”), pages 59-75.

8) GUEST EDITOR OF SPECIAL ISSUES in INTERNATIONAL JOURNALS

- Titi, C/ Gourgourinis, A/ Fach Gómez, K, "International Investment Law and the Law of Armed Conflict", *European Yearbook of International Economic Law*, 2018.
- Álvarez Zárate, JM./ Fach Gómez, K, "The Duties, Rights and Powers of International Arbitrators", *The Law & Practice of International Courts and Tribunals* (Scopus Journal), 2018.
- Carballo Piñeiro, L./ Fach Gómez, K, "Comparative and International Perspectives on Mediation in Insolvency Matters ", *Transnational Dispute Management* 2017.
- Fach Gómez, K/ Zhang, W, "Non-Legal Adjudicators in National and International Disputes", *Transnational Dispute Management* 2017.
- Fach Gómez, K/ Gómez, M., Special Issue, "Averting the Battle?: Conflict Prevention and State-to-State arbitration in the context of International Investments," *Conflict Resolution Quarterly* (Scopus Journal) 2016.
- Fach, K/ Titi, C. "The Latin American Challenge to the Current System of Investor-State Dispute Settlement", *Journal of World Investment & Trade* 17, 2016, pages 511-699.
- "Special Issue on Management of Copyright and Related Rights by Collective Management Organisations", double special issue (Scopus Journal), *International Journal of Intellectual Property Management* 2014 Vol. 7 números 3 y 4, aprox. 300 páginas.

9) CASE LAW COMMENTARIES

- "Arbitrando la arbitrabilidad de cláusulas arbitrales laborales en Estados Unidos: el Tribunal Supremo en *Rent-a-Center West, Inc versus Antonio Jackson*", *Revista de Arbitraje Comercial y de Inversiones*, 1/2011, pages 279-297. ("*Rent-a-Center West, Inc v. Antonio Jackson*").
- "El Tribunal de la Unión Europea y los contratos de agencia", *Revista española de Derecho Internacional*, 2010, pages 207-210. ("*Wood Floor Solutions Andreas Domberger GmbH v. Silva Trade SA*").
- "Sentencia sobre contrato de agencia", *Revista española de Derecho Internacional Privado* 2008, pages 223-226.
- "El Tribunal de Justicia de las Comunidades Europeas y la Extranjería. Crónica jurisprudencial del año 2005", *Revista de Derecho Migratorio y Extranjería*, 2005, pages 149-183.
- "Sentencias sobre sustracción internacional de menores", *Anuario de Derecho Internacional Privado* 2005, pages 945-959.
- "Competencia de los tribunales españoles por el cumplimiento de obligaciones contractuales nacidas y que deben ejecutarse en España", *Anuario de Derecho Internacional Privado* 2004, pages 845-851.
- "De nuevo sobre la materia delictual y cuasidelictual en el Convenio de Bruselas de 1968", *Anuario de Derecho Internacional Privado* 2004, pages 897-900.
- "Sentencia Audiencia Provincial Las Palmas núm. 23/2004 (Sección 3a), de 20 enero. Ilícito cometido por Internet", *Revista española de Derecho Internacional*, año 2004, pages 875-881.
- Spanish case law, *Spanish Yearbook of international law*, 1999- 2004.

- “El Tribunal de Justicia de las Comunidades Europeas y la Extranjería. Crónica jurisprudencial del año 2004”, *Revista de Derecho Migratorio y Extranjería*, 2004, pages 149-182.
- “Validez de los pactos de sumisión expresa a los tribunales extranjeros”, *Anuario de Derecho Internacional Privado* 2003, pages 805-820.
- “Sumisión tacita del demandado al comparecer a juicio de forma voluntaria sin proponer única y exclusivamente la declinatoria”, *Anuario de Derecho Internacional Privado* 2003, pages 858-861.
- “Sentencias sobre sustracción internacional de menores”, *Anuario de Derecho Internacional Privado* 2002, pages 1014-1020.
- “Sentencia Audiencia Provincial Badajoz núm. 170/2001 (Sección 3a). Jurisdicción penal. Sentencia de 19 julio de 2001. Accidentes de circulación por carretera” *Revista española de Derecho Internacional*, año 2001, pages 429-434.

10) LEGAL BOOK REVIEWS

- “Ethics in International Arbitration”, Catharine A. Rogers, Oxford University Press, 2014, 416 pages. Book review published (in Spanish) in *Spanish Arbitration Review* number 27, 2016.
- “Party-appointed arbitrators”, Alfonso Gómez Acebo, Wolter Kluwers 2016, 216 pages. Book review published (in Spanish) in *Spanish Arbitration Review* number 27, 2017.
- “Challenges and Recusals of Judges and Arbitrators in International Courts and Tribunals”, edited por Chiara Giorgetti (Brill Leiden Boston), 2015, 428 pages. Book review to be published (in Spanish) in *Revista Española de Derecho Internacional* 2017.
- “The role of the State in Investor-State Arbitration”, edited by Shaheez Lalani y Rodrigo Polanco, (Leiden/Boston, Word Trade Institute), 496 pages. Book review published (in Spanish) in *Revista Chilena de Derecho* vol. 42 no. 3 December 2015. (online summary available here: http://www.scielo.cl/scielo.php?pid=S0718-34372015000300015&script=sci_arttext)
- “Corruption in International Investment Arbitration”, Aloysius P. Llamzon, Oxford University Press 2014, 328 pages. Book review published (in Spanish) in *Spanish Arbitration Review* number 25, 2016.
- “The Right to Regulate in International Investment Law”, Catharine Titi, Baden-Baden, Zürich/St. Gallen, Oxford. Editoriales Nomos, Dike y Hart Publishing (Colección Studies in International Investment Law, volumen 10), 2014, 376 pages. Book review published in *Revista Española de Estudios Internacionales* 2015, DOI: 10.17103/reei.29.33.
- "Van Duzer, J. Anthony, Simons, Penelope y Mayeda, Graham: Integrating Sustainable Development into International Investment Agreements. A Guide for Developing Country Negotiators", Londres, 2013. Book review published in *Revista de arbitraje comercial y de inversiones*, 2014-3, pages 947-949.
- “Die Bestimmung des anwendbaren materiellen Rechts bei der Investitionsschiedsgerichtsbarkeit”, (in German), *Rebels Zeitschrift für internationales und europäisches Recht* 2013, 77/2, pages 452-455 (“*Determination of applicable law in international investment arbitration*”).
- “Investment Yearbook 2009/2010”, *Revista de arbitraje comercial y de inversiones* 2011, pages 633-634.
- “The Evolving International Investment Regime. Expectations, Realities, Options”, *Revista de arbitraje comercial y de inversiones* 2011.

- “La responsabilidad civil por contaminación transfronteriza derivada de residuos”, *Revista Española de Derecho Internacional* 2007, pages 503-507.
- “Die Rechtsstellung nichtehelicher Lebensgemeinschaften”, *Anuario español de Derecho Internacional Privado*, 2006, pages 1386-1388.
- “An Economic Analisis of Private Internacional Law”, *Anuario español de Derecho Internacional Privado*, 2006, pages 1371-1373.
- “Islamic law and its reception by the courts in the West”, Christian von Bar, *Anuario de Derecho Civil* 2000, pages 215-218.
- “La responsabilidad civil derivada de la contaminación transfronteriza ante la jurisdicción estatal”, Ana Crespo Hernández, *Revista del Poder Judicial* 2000, pages 497-503.
- "La responsabilidad civil por daños al medio ambiente", Guillermo Palao Moreno, *Revista General de Derecho* 1999, pages 10581-10583.

11) LEGAL FILM BOOK and REVIEWS

- Carballo/Fach/Garcia/Lara/Marchal/Paz/Ruiz/Vara, *El Derecho Internacional Privado en el cine. Materiales didácticos para un sistema ECTS*, Servicio de Publicaciones de la Universidad de La Coruña, 2012, 164 pages (*Private International Law in Cinema. Learning Materials in consonance with the European Higher Education Space*).
- “Crude: The Real Price of Oil: A Legal Analysis”, [http:// proyectodecine.wordpress.com/](http://proyectodecine.wordpress.com/)
- “También la lluvia”, <http://proyectodecine.wordpress.com/>
- “Familia: A Legal Analysis” (in Spanish), <http://proyectodecine.wordpress.com/>
- “Sin Nombre: A Legal Analysis of the Illegal Immigration to the States”, [http:// proyectodecine.wordpress.com/](http://proyectodecine.wordpress.com/)
- “Entre Nos: A Legal Analysis” <http://proyectodecine.wordpress.com/>
- “Outsourced: A Legal Analysis”, <http://proyectodecine.wordpress.com/>
- Fach, K./Peña López, F., “Post Mortem”, <http://proyectodecine.wordpress.com/>
