

PATOCCHI & MARZOLINI

ATTORNEYS-AT-LAW



PAOLO MICHELE PATOCCHI

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PLACE OF BIRTH: Berne

NATIONALITY: Swiss

BAR ADMISSION: Switzerland

ACADEMIC DEGREES/QUALIFICATIONS

- 1987 LL.M., University of London (King's College)
- 1985 Member of the Bar of Geneva (Bar of Zurich: 1992)
- 1983 Ph.D., Faculty of Laws, University of Geneva, *magna cum laude*
- 1982 Diploma of the Hague Academy of International Law (Mention: Conflict of Laws)
- 1980 *Diplôme d'études supérieures en droit* (DES), Faculty of Laws, University of Geneva, *magna cum laude*
- 1977 *Licence en droit* (English equivalent: MA), Faculty of Laws, University of Geneva
- 1974 *Liceo cantonale*, Lugano, A-Levels, Classics (Latin and Greek)

CURRENT PROFESSIONAL ACTIVITIES AND POSITIONS

- 2014 – Partner with PATOCCHI & MARZOLINI, Geneva
- 2013 – Lecturer (International Commercial Arbitration), Faculty of Laws, İ. D. Bilkent University, Ankara, Turkey

PROFESSIONAL EXPERIENCE

After practising for four years in Geneva (1982-1986), Paolo Michele Patocchi further specialised in international trade law and arbitration in London (1986-1988). He then joined an international law firm in London as an associate (1989-1991). In 1989 he was appointed lecturer at the Faculty of Law of Geneva (Department of Private International and Comparative Law, Head: Prof. Dr. Pierre A. Lalive) to take over the lecture on the Introduction to the Anglo-American Law Tradition (1989-2006).

Having returned to Switzerland in 1992, Michele joined a national law firm in Zurich. In 1994 he moved back to Geneva and joined another national law firm where he was made a partner in 1997. He has been in charge of the International Arbitration Group of the Geneva office of that firm from 1997 until 2013. In 2014 he established Patocchi & Marzolini with Paolo Marzolini.

Whether as counsel or as an arbitrator, Michele has taken part in over 240 international arbitrations to date. He has also advised on the Swiss law of contract, the Swiss law of international arbitration and the Swiss private international law, as an expert or *amicus curiae*.

As a practising lawyer or as an arbitrator, Michele has been called upon to work on matters involving a number of legal systems other than Swiss law, including in particular the laws of Albania, Algeria, Austria, Belgium, Brazil, China, Egypt, England and Wales, Ethiopia, France, Germany, Hungary, India, Italy, Jordan, Kazakhstan, Kuwait, Latvia, the Netherlands, Palestine, Peru, Poland, Portugal, Qatar, Romania, Russia, South Korea, Spain, Turkey, the UAE, the U.S.A. and Venezuela.

Michele has been a lecturer at the Faculty of Law of Geneva (1989-2006) and at the Geneva School for Translators and Interpreters (ETI; 1990-1993) and he has been teaching international commercial arbitration at the Faculty of Law of İ. D. Bilkent University (Ankara) since 2013. He has taught the first five-day module (Introduction to International Arbitration) at the Swiss Arbitration Academy in October 2008 and October 2009.

Michele has also been active in international law. He has been on the ICSID list of arbitrators since 2012 (List of arbitrators designated by the Swiss Government) and has been involved in two ICSID cases, two ICSID Additional Facility Rules cases, one ICSID annulment case and one case under the OIC Treaty.

He has been a member of the team in charge of representing the Swiss Confederation before the International Court of Justice in the legal proceedings brought by the Kingdom of Belgium with respect to an alleged breach of the Lugano Convention by Switzerland. These proceedings were withdrawn by the Kingdom of Belgium after Switzerland filed its first memorial setting out its preliminary objections.

Michele has collaborated with the arbitral institutions of the Swiss Chambers of Commerce in the past two decades. After the arbitration rules of the Swiss Chambers were unified in 2004, he was the first President of the National Arbitration Committee and the Special Committee in charge of hearing challenges (2004-2006) and a member of the Arbitration Court of the Swiss Chambers' Arbitration Institution from 2013 to 2016. From 2005 to 2011 he has been a non-resident member of the Arbitration Committee of the Milan Chamber of Commerce. From 2001 to 2019 he has been a member of the Board of the Swiss Arbitration Association.

LANGUAGES

English, French, Italian, German, Spanish, Portuguese

Swedish, Dutch and Romanian (reading only)

RECOMMENDATIONS

Paolo Michele Patocchi "*is an outstanding arbitrator in the market*" "*He is one of the best arbitration specialists in Switzerland*" "*He is a very experienced counsel and arbitrator*" (Who's Who Legal: Arbitration 2024).

Ranked by Chambers and Partners 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023 and 2024 amongst "*Most In Demand Arbitrators - Europe-wide*", "*Arbitrators - Switzerland*" and "*Arbitration Counsel - Switzerland*".

Paolo Michele Patocchi "*has unmatched experience and is a very skilled arbitrator*" "*Paolo is one of the best I've ever worked with in the arbitration space*" "*He is a leading figure in civil law arbitrations*" (Who's Who Legal: Arbitration 2023).

Paolo Michele Patocchi is "very disciplined and will make sure every detail stands right" "He possesses strong knowledge of Swiss law and is a star of the Swiss arbitration system" (Who's Who Legal: Arbitration 2022).

Paolo Michele Patocchi is "one of the leading authorities in the practice of international arbitration and commands respect from both clients and peers" (Legal 500 2021).

Paolo Michele Patocchi is "among the world's most creative and analytical minds in arbitration" "He is an exceptional talent and is very admired by all people that meet and/or work with him" "I would recommend him without hesitation" "A sharp mind" "Excellent chairman skills on both jurisdictional and substantial aspects" (Who's Who Legal: Arbitration 2021).

Paolo Michele Patocchi is "a leading figure in the arbitration community; he is thorough and very knowledgeable. He is invaluable for clients given his unparalleled experience in all domains of international dispute resolution practice" (Legal 500 2020).

Paolo Michele Patocchi is well respected for his "outstanding legal knowledge and practice skills", as well as his extensive experience advising on international arbitration and contract law (Who's Who Legal: Switzerland – Arbitration 2020).

Paolo Michele Patocchi is "among the world's most creative and analytical minds in arbitration", say peers who add: "He is an exceptional talent and is very admired by all people that meet and/or work with him" (Who's Who Legal: Arbitration 2020).

Paolo Michele Patocchi is a "leading arbitration figure" and is recommended for his "great experience in all domains of international dispute resolution" (Legal 500 2019).

Paolo Michele Patocchi gains emphatic recognition from peers this year as "one of the best names in the market". He is highlighted for "his huge experience in arbitration and mastery of the law, as well as his great sense of strategy" (Who's Who Legal: Switzerland – Arbitration 2019).

Paolo Michele Patocchi is "noted for his 'professionalism and unparalleled knowledge' by peers. Sources are 'impressed by his huge experience and mastery of the facts' as well as his 'great sense of strategy'" (Who's Who Legal: Arbitration 2019).

Paolo Michele Patocchi is "a master of both facts and law" according to sources – one of whom praises his performance in arbitration proceedings, noting: "He is able to drive and streamline the process in a very efficient way" (Who's Who Legal: Switzerland – Arbitration 2018).

Paolo Michele Patocchi is "an extremely good arbitrator" who comes recommended by sources for his "expertise and dedication to his clients" (Who's Who Legal: Arbitration Thought Leaders 2017).

Paolo Michele Patocchi is "very knowledgeable and experienced" (Legal 500 2017).

"Effusive sources describe the 'outstanding' Paolo Michele Patocchi as 'one of the best arbitrators in the country'" (Who's Who Legal: Switzerland – Arbitration 2017).

Paolo Michele Patocchi is "lauded as 'one of the best arbitrators around', and is recognised for his 'prestigious practice'" (Who's Who Legal: Switzerland – Arbitration 2016 and Who's Who Legal: Arbitration 2017).

Paolo Michele Patocchi is "very experienced and reliable" (Legal 500 Europe, Middle East & Africa 2016).

Ranked by ExpertGuides in the *Guide to the World's Leading Experts in Commercial Arbitration* and in the *Best of the Best* guide.

PUBLICATIONS

Books, Commentaries

1. Introduction to International Arbitration, **Istanbul** (*to be published*).
2. (*co-author*: C. JERMINI), Art. 192 of the Swiss Federal Private International Law Act, 1987, *in*: GROLIMUND/LOACKER/SCHNYDER (Eds.), Basler Kommentar — Internationales Privatrecht (IPRG), 4th ed., **Basle 2021, 2267-2289**.
3. (*co-author*: C. JERMINI), Art. 194 of the Swiss Federal Private International Law Act, 1987, *in*: GROLIMUND/LOACKER/SCHNYDER (Eds.), Basler Kommentar — Internationales Privatrecht (IPRG), 4th ed., **Basle 2021, 2296-2346**.
4. (*co-author*: T. NIEDERMAIER), UNCITRAL—Schiedsgerichtsordnung, *in*: SCHÜTZE (Ed.), Institutionelle Schiedsgerichtsbarkeit — Kommentar, 3rd ed., **Cologne 2018, 963-1172, 1640-1658**.
5. (*co-author*: P. MARZOLINI), La deroga convenzionale della giurisdizione in favore dell'arbitrato, *in*: BENEDETTI/CONSOLO/RADICATI DI BROZOLO (Eds.), Commentario breve al diritto dell'arbitrato nazionale ed internazionale, 2nd ed., **Milan 2017, 715-792**.
6. (*co-author*: C. JERMINI), Art. 192 of the Swiss Federal Private International Law Act, 1987, *in*: HONSELL/VOGT/SCHNYDER/BERTI (Eds.), Basler Kommentar — Internationales Privatrecht (IPRG), 3rd ed., **Basle 2013, 2055-2076**.
7. (*co-author*: C. JERMINI), Art. 194 of the Swiss Federal Private International Law Act, 1987, *in*: HONSELL/VOGT/SCHNYDER/BERTI (Eds.), Basler Kommentar — Internationales Privatrecht (IPRG), 3rd ed., **Basle 2013, 2083-2133**.
8. (*co-author*: T. NIEDERMAIER), UNCITRAL Arbitration Rules, *in*: SCHÜTZE (Ed.), Institutional Arbitration, **Munich/Oxford/Baden-Baden 2013, 1007-1249, 1462-1499**.
9. (*co-author*: P. MARZOLINI), Arts. 22, 23 and 24 of the Arbitration Rules of the Chamber of Arbitration of Milan, *in*: DRAETTA/LUZZATTO (Eds.), The Chamber of Arbitration of Milan Rules — A Commentary, **New York 2012, 305-382**.
10. (*co-author*: T. NIEDERMAIER), UNCITRAL—Schiedsgerichtsordnung, *in*: SCHÜTZE (Ed.), Institutionelle Schiedsgerichtsbarkeit — Kommentar, 2nd ed., **Berlin 2011, 713-867**.
11. (*co-author*: C. PISCIONERI DI MEGLIO), La deroga convenzionale della giurisdizione in favore dell'arbitrato, *in*: BENEDETTI/CONSOLO/RADICATI DI BROZOLO (Eds.), Commentario breve al diritto dell'arbitrato nazionale ed internazionale, **Milan 2010, 619-681**.
12. (*co-author*: C. JERMINI), Art. 192 of the Swiss Federal Private International Law Act, 1987, *in*: HONSELL/VOGT/SCHNYDER/BERTI (Eds.), Basler Kommentar — Internationales Privatrecht (IPRG), 2nd ed., **Basle 2007, 1782-1802**.
13. (*co-author*: C. JERMINI), Art. 194 of the Swiss Federal Private International Law Act, 1987, *in*: HONSELL/VOGT/SCHNYDER/BERTI (Eds.), Basler Kommentar — Internationales Privatrecht (IPRG), 2nd ed., **Basle 2007, 1806-1850**.

14. UNCITRAL Schiedsgerichtsordnung, *in:* SCHÜTZE (Ed.), Institutionelle Schiedsgerichtsbarkeit — Kommentar, **Berlin 2006, 665-798.**
15. (*co-author:* C. JERMINI), Art. 192 of the Swiss Federal Private International Law Act, 1987, *in:* BERTI/HONSELL/VOGT/SCHNYDER (Eds.), International Arbitration in Switzerland, **Basle 2000, 597-619.**
16. (*co-author:* C. JERMINI), Art. 194 of the Swiss Federal Private International Law Act, 1987, *in:* BERTI/HONSELL/VOGT/SCHNYDER (Eds.), International Arbitration in Switzerland, **Basle 2000, 625-675.**
17. (*co-author:* E. GEISINGER), IPRG, **Zurich 2000, 1993 pages.**
18. (*co-author:* C. JERMINI), Art. 192 of the Swiss Federal Private International Law Act, 1987, *in:* HONSELL/VOGT/SCHNYDER (Eds.), Kommentar zum schweizerischen Privatrecht — IPR, **Basle 1996, 1705-1726.**
19. (*co-author:* C. JERMINI), Art. 194 of the Swiss Federal Private International Law Act, 1987, *in:* HONSELL/VOGT/SCHNYDER (Eds.), Kommentar zum schweizerischen Privatrecht — IPR, **Basle 1996, 1730-1777.**
20. (*co-author:* E. GEISINGER), Code de droit international privé suisse annoté, avec la Convention de Lugano, **Lausanne 1994, 914 pages.**
21. (*co-authors:* P. KARRER and K. ARNOLD), Switzerland's Private International Law, **Doordrecht 1994, 390 pages.**
22. (*co-author:* Dr. Anne-Catherine IMHOFF-SCHEIER), L'acte illicite et l'enrichissement illégitime dans le nouveau droit international privé suisse/ Torts and Unjust Enrichment in the New Swiss Conflict of Laws, **Geneva 1990, 206 pages.**
23. Règles de rattachement localisatrices et règles de rattachement à caractère substantiel. De quelques aspects de la diversification de la méthode conflictuelle en Europe (Ph.D. Thesis), Geneva 1985 (*Etudes suisses de droit international, Vol. 42*), **376 pages + xvi.**

Law Reports

24. (*co-editor:* M. SCHERER), The Swiss International Arbitration Law Reports, 2010 Volume 4 Nos. 1 & 2, **New York 2013, 1129 pages.**
25. (*co-editor:* M. SCHERER), The Swiss International Arbitration Law Reports, 2007 — 2009 Volumes 1 — 3, Consolidated, **New York 2012, 610 pages.**
26. (*co-editor:* M. SCHERER), The Swiss International Sports Arbitration Reports, Volume 1, **New York 2012, 597 pages.**
27. (*co-editor:* M. SCHERER), The Swiss International Arbitration Law Reports, 2009 Volume 3 Nos. 1 & 2, **New York 2010, 544 pages.**
28. (*co-editor:* M. SCHERER), The Swiss International Arbitration Law Reports, 2008 Volume 2 No. 2, **New York 2009, 316 pages.**
29. (*co-editor:* M. SCHERER), The Swiss International Arbitration Law Reports, 2008 Volume 2 No. 1, **New York 2009, 268 pages.**
30. (*co-editor:* M. SCHERER), The Swiss International Arbitration Law Reports, 2007 Volume 1 Nos. 1 & 2, **New York 2008, 386 pages.**

Papers

31. (*co-author:* D. DURANTE), SWITZERLAND, *in:* BOSMAN (Ed.), International Handbook on Commercial Arbitration, Alphen aan den Rijn 2023, **Switzerland – 1-124.**

32. Choosing a President – What Makes the Chair Different? / Başhakemin Seçimi – Başhakemi Farklı Kılan Nedir?, *in: AKINCI/GREINEDER/YASAN TEPETAŞ* (Eds.), Launching Your Arbitration: The First Submissions and Choosing Your Arbitrator / Tahkimde Davanın Açılması: İlk Dilekçeler ve Hakem Seçimi, ISTAC Publications – 2 / ISTAC Yayınları – 2, **Istanbul 2020 / İstanbul 2020, 45-74 / 43-73.**
33. The Prague Rules on the Efficient Conduct of Proceedings in International Arbitration: A Step Forward?, *in: AYGÜL/ERDOĞAN* (Eds.), International Arbitration Symposium 25-26 April 2019/Ankara, **Ankara 2020, 145-187.**
34. Il controllo (aspetti di diritto svizzero), Dopo il lodo – L’esperienza giuridica italiana e comparata. Equivalenze e diversità rispetto alla sentenza del giudice, **Rivista dell’arbitrato 2/2019, 227-237.**
35. Arbitration *ex aequo et bono* (“*amiable composition*”), **Revista Română de Arbitraj 4/2017, 19-40.**
36. “Switzerland”, *in: BOSMAN* (Ed.), International Handbook on Commercial Arbitration, **Alphen aan den Rijn 2017, Switzerland – 1-98.**
37. (*co-authors:* P. TERCIER/J.-F. TOSSENS), L’usage des langues en arbitrage, **Revue de l’arbitrage 2016 - No. 3, 749-790.**
38. Justice by Specialists: Advantages and Risks (Real and Perceived), *in: GEISINGER/TRABALDO-DE MESTRAL* (Eds.), Sports Arbitration, a Coach for Other Players?, ASA Special Series No. 41, **New York 2015, 31-57.**
39. L’arbitre peut-il être nommé selon une modalité non-paritaire ?, *in: AFFAKI/GRIGERA NAÓN* (Eds.), Jurisdictional Choices in Times of Trouble / Le choix de la Jurisdiction dans tous ses états, Dossier XII of the ICC Institute of World Business Law, **Paris 2015, 118-135.**
40. Les mesures provisionnelles en arbitrage international / Provisional Measures in International Arbitration, *in: BERNASCONI* (Ed.), International Sports Law and Jurisprudence of the CAS — 4th Conference CAS & FSA/SAV Lausanne 2012, **Berne 2014, 55-83.**
41. (*co-author:* R. BRINERT), The Role of the President of the Arbitral Tribunal, *in: NEWMAN/HILL* (Eds.), The Leading Arbitrators’ Guide to International Arbitration, 3rd ed., **New York 2014, 281-304.**
42. Party Autonomy vs. Case Management in International Arbitration, **Banka ve Ticaret Hukuku Dergisi C. XXIX Sa. 2’den 2013, 126-163.**
43. (*co-author:* P. MARZOLINI), I terzi e il procedimento arbitrale nella prospettiva internazionale, **Rivista dell’arbitrato 4/2012, 783-798.**
44. (*co-author:* X. FAVRE-BULLE), Case Notes on International Arbitration, **SZIER/RSDIE 2/2012, 365-408.**
45. “Switzerland”, *in: RHOADES/KOLKEY/CHERNICK* (Eds.), Practitioner’s Handbook on International Arbitration and Mediation, 3rd ed., **New York 2012, 951-1100.**
46. UNCITRAL Arbitration Rules — What Is New after the First Revision?, *in: PYTHON & PETER* (Eds.), L’éclectique juridique — Recueil d’articles en l’honneur de Jacques Python, **Berne/Geneva/Zurich/Basle 2011, 245-301.**
47. The revised UNCITRAL Arbitration Rules (2010), **Revista Română de Arbitraj 2/2011, 32-40.**
48. L’administration de la preuve dans l’arbitrage international, à la lumière du débat sur le monisme et le dualisme de la législation en matière d’arbitrage, *in: BONOMI/BOCHATAY* (Eds.), Arbitrage interne et international, Actes du colloque de Lausanne du 2 octobre 2009, Comparativa 79, **Geneva 2010, 53-81.**
49. (*co-author:* R. BRINER), “Switzerland”, *in: PAULSSON* (Ed.), International Handbook on Commercial Arbitration, **Austin/Boston/Chicago/New York/The Netherlands 2008, Switzerland 1-47.**

50. Perizie di parte nell’arbitrato internazionale, *in: GASI — Gruppo ASA della Svizzera italiana*, 28 febbraio 2008, **Lugano 2008, 20 pages**.
51. “Switzerland”, *in: Rhoades/Kolkey/Chernick* (Eds.), *Practitioner’s Handbook on International Arbitration and Mediation*, 2nd ed., **New York 2007, 861-974**.
52. Deciding on the Costs of the Arbitration — Selected Topics, *in: WIRTH* (Ed.), *The Resolution of the Dispute — from the Hearing to the Award*, Conference of 26 January 2007 in Geneva, ASA Special Series No. 29, **Basle 2007, 49-69**.
53. The Practice of the Special Committee of the Swiss Chambers of Commerce in the Administration of Arbitrations Conducted Under the Swiss Rules of International Arbitration (2004-2007), *in: MÜLLER* (Ed.), *New Developments in International Commercial Arbitration 2007*, 26 November 2007, **Zurich/Basle/Geneva 2007, 91-110**.
54. “Switzerland”, *in: RHOADES/KOLKEY/CHERNICK* (Eds.), *Practitioner’s Handbook on International Arbitration and Mediation*, **New York 2005, III.7-1 to III.7-96**.
55. (*co-author:* H. FREY-BRENTANO), The Provisional Timetable in International Arbitration, *in: AKSEN/BÖCKSTIEGEL/MUSTILL/WHITESELL/PATOCCHI* (Eds.), *Global Reflections on International Law, Commerce and Dispute Resolution — Liber Amicorum in honour of Robert Briner*, **Paris 2005, 575-599**.
56. ICC Arbitration — An Introduction, *in: HERBERT SMITH/GLEISS LUTZ/ESIN & Co.*, Istanbul International Arbitration Day, **Istanbul 2003, 28 pages**.
57. Jurisdiction of the Swiss Courts and Applicable Law, *in: NEW SQUARE CHAMBERS/LENZ & STAHELIN*, Defending Trusts and Trustees, 13 November 2003, **Geneva 2003, 37 pages**.
58. “Switzerland”, *in: RHOADES/KOLKEY/CHERNICK* (Eds.), *Practitioner’s Handbook on International Arbitration and Mediation*, **New York 2002, III.7-1 to III.7-92**.
59. Demandes et exceptions de nature délictuelle dans l’arbitrage international : arbitrabilité, compétence arbitrale et détermination de la loi applicable selon le droit suisse et la pratique internationale — Quelques observations, *in: BÉNÉDICT/MARVILLE/ROUX/SCHLOSSER/SCHUPP* (Eds.), Responsabilité civile et assurance — Etudes en l’honneur de Baptiste Rusconi, **Lausanne 2000, 237-265**.
60. (*co-author:* S. LEMBO), Le lien suffisant de la créance avec la Suisse en tant que condition de recevabilité du séquestration selon la nouvelle teneur de l’art. 271 al. 1^{er} ch. 4 LP. Quelques observations, *in: ANGST/COMETTA/GASSER* (Eds.), *Schuldbetreibung und Konkurs im Wandel. FS 75 Jahre Konferenz der Betreibungs- und Konkursbeamten der Schweiz*, **Basle/Geneva/Munich 2000, 385-408**.
61. Choosing Arbitration Rules, **European Counsel 1998, VII (September), 37-50**.
62. (*co-author*), Drafting an Effective Arbitration Clause, **European Counsel 1998, III (April), 17-28**.
63. (*co-author:* G. SCHIAVELLO), *Arbitrato irrituale*: How Should it Be Handled in a Non-Italian Jurisdiction? A Discussion from a Swiss Perspective, **Arb. Disp. Res. L. J. 1998, 132-151**.
64. (*co-author:* X. FAVRE-BULLE), Les Principes UNIDROIT relatifs aux contrats du commerce international. Une introduction, **Sem. Jud. 1998, 569-616**.
65. Del significato e degli effetti di clausole d’”arbitrato irrituale estero”, *in: CAIMI/COMETTA/CORTI* (Eds.), Il Ticino e il diritto, **Lugano 1997, 535-564**.
66. (*co-author:* I. MEAKIN), Procedure and the Taking of Evidence in International Commercial Arbitration. The Interaction of Civil Law and Common Law Procedures, **Int’l Bus. L. J. 1996, 884-899**.

67. Il nuovo regolamento d'arbitrato di Lugano e il Ticino quale piazza arbitrale internazionale, **Bollettino dell'Ordine degli Avvocati 1996, 381-399.**
68. Il nuovo regolamento d'arbitrato di Lugano: prime osservazioni, *in:* Liber Amicorum Gerardo BROGGINI, **Milan 1996, 381-399.**
69. The New York Convention — The Swiss Practice, *in:* The New York Convention of 1958, ASA Special Series No. 9, **Zurich 1996, 145-207.**
70. Il riconoscimento e l'esecuzione delle decisioni estere secondo la Convenzione di Lugano, *in:* Commissione ticinese per la formazione dei giuristi (Ed.), La Convenzione di Lugano sulla competenza e le decisioni estere, **Lugano 1994, 53-107.**
71. Characteristic Performance: A New Myth in the Conflict of Laws? Some Comments on a Recent Concept in the Swiss and European Private International Law of Contract, *in:* Mélanges Pierre LALIVE, **Geneva 1993, 113-139.**
72. La legge applicabile alle società nel nuovo diritto internazionale privato svizzero, **Le Società 1993, 1279-1283.**
73. La reconnaissance et l'exécution des jugements étrangers selon la Convention de Lugano, CEDIDAC, **Lausanne 1992, 91-151.**
74. Il riconoscimento e l'esecuzione delle decisioni estere secondo la Convenzione di Lugano, **Repertorio di giurisprudenza patria 1992, 53-107.**
75. I contratti internazionali, *in:* BROGGINI (Ed.), Il nuovo diritto internazionale privato in Svizzera, **Quaderni giuridici italo-svizzeri, Milan 1990, 183-250.**
76. (*co-author:* Prof. Pierre LALIVE), L'arbitrato e il fallimento internazionale, *in:* BROGGINI (Ed.), Il nuovo diritto internazionale privato in Svizzera, **Quaderni giuridici italo-svizzeri, Milan 1990, 321-359.**
77. Das neue internationale Vertragsrecht der Schweiz: Internationale Zuständigkeit, Anerkennung und Vollstreckung ausländischer Entscheidungen und Anwendbares Recht, *in:* Internationales Privatrecht/Lugano-Abkommen, **Schriftenreihe SAV, Vol. 7, Zurich 1989, 7-59.**
78. Le nouveau droit international privé suisse des contrats: compétence internationale, reconnaissance et exécution des jugements étrangers et loi applicable, *in:* Droit international privé/Convention de Lugano, **Publication FSA, Vol. 7, Zurich 1989, 61-121.**
79. (*co-author:* Michael SCHNEIDER), The New Swiss Law on International Arbitration, **Arbitration 1989, p. 268 et seq.**
80. Il giurista di espressione italiana e la *common law*, **Repertorio di giurisprudenza patria 1989, 3-20.**
81. Il nuovo diritto internazionale privato svizzero. Prima parte: i contratti, **Repertorio di giurisprudenza patria 1988, 3-104.**
82. Il nuovo diritto internazionale privato svizzero. Seconda parte: l'atto illecito, **Repertorio di giurisprudenza patria 1988, 105-148.**

Book Reviews

83. Book review of *SCHÄFER, Eric/VERBIST, Herman/IMHOOS, Christophe*, ICC Arbitration in Practice, Berne 2005, **Bull. ASA 2005, 565-571.**
84. Book review of *BONOMI, Andrea*: Le norme imperative nel diritto internazionale privato, Zurich 1998, **Uniform Law Review/Revue de droit uniforme 1999, 1055-1060.**

85. Book review of *REISMAN, Michael/CRAIG, W. Laurence/PARK, William/PAULSSON Jan*, International Commercial Arbitration. Cases, Materials and Notes on the Resolution of International Business Disputes, New York 1997, **International Business Lawyer (December) 1999**, 5-7.
86. Book review of *DASSER, Felix*: Internationale Schiedsgerichtsbarkeit und lex mercatoria. Rechtsvergleichender Beitrag zur Diskussion über ein nicht-staatliches Handelsrecht, Zurich 1989, **RabelsZ** 1993, 547-553.
87. Book review of *La Convenzione di Roma sulla legge applicabile alle obbligazioni contrattuali*, Ed. Scuola di Notariato A. Anselmi, Rome, **Am J. Comp. L.** 34 (1986), 388-391.
88. Book review of *J.-P. REGLI, Contrats d'Etat et arbitrage entre Etats et personnes privées*, Geneva 1983, and of *D. HAHN, L'arbitrage commercial international en Suisse face aux règles de la concurrence de la CEE*, Geneva 1983, **Bull. ASA** 1984, 114-126.
89. Book review of *A.-C. IMHOFF-SCHEIER, Protection du consommateur et contrats internationaux*, Geneva 1981, **47 RabelsZ** 1983, 398-399.

SELECTED SPEAKING ENGAGEMENTS

2023

1. "Domestic" vs. "International" "Handling" of International Arbitrations?, International Arbitration and Risk Management 2023 Course, SDA Bocconi, Milan, 30 November 2023.
2. *L'arbitre international siégeant en Suisse a-t-il l'obligation de poser des questions aux parties ? – Carte blanche à Me Paolo Michele Patocchi*, ASA groupe genevois, Genève, 23 novembre 2023
3. *Front-loading and cut-off date*, Gabriel arbitration Conference 2023, Zurich, 22 November 2023.
4. *The Role of Swiss Law in Turkey*, Swiss Arbitration for Turkish Business, Conference organised by Swiss Arbitration, Esin Attorney Partnership and Kolcuoğlu Demirkan Koçaklı, İstanbul, 17 October 2023.
5. *Styles in international arbitration: European vs American + Latam. Do they exist, and what should one be prepared for as counsel and arbitrator?*, Styles in International Arbitration, ICC Mexico Webinar, 16 August 2023.
6. *Equal Treatment and the Parties' Right to Be Heard in International Arbitration*, ELSA Summer Law School, Ankara, 29 July 2023.
7. *Interim Injunctions in Arbitration*, ELSA Summer Law School, Ankara, 26 July 2023.

2019

8. Moderator of the XXX Milan Colloquium, *Ethics and the Arbitrator*, organised by the Club of Arbitrators and the Milan Chamber of Arbitration, Milan, 11 October 2019.
9. *The Prague Rules on the Efficient Conduct of Proceedings in International Arbitration: A Step Forward?*, International Arbitration Symposium, Ankara Yıldırım Beyazıt University, Ankara, 25 and 26 April 2019.
10. *All Eyes on the Arbitrator New Approaches to Arbitrator Selection and Case Management*, 3rd SCAI Innovation Conference, Geneva, 31 January 2019.
11. *Non-Monetary Relief and Interim Measures – M&A Disputes Conference*, Joint ISTAC and Baker McKenzie Event, Istanbul, 18 January 2019.

2018

12. *Il controllo del lodo (Aspetti di diritto svizzero)*, panellist in the conference entitled "*DOPO IL LODO – L'esperienza giuridica italiana e comparata. Equivalenze e diversità rispetto alla sentenza del giudice*" organised by Associazione Italiana per l'Arbitrato, Rome, 6 December 2018.
13. *Presentation of Evidence in International Arbitration – Witnesses and Expert Witnesses*, lecture with P. Marzolini, ISTAC Leading Arbitrators' Lectures, Istanbul/Ankara, 1 – 2 November 2018.
14. *Choosing a President – What Makes the Chair Different? – Launching Your Arbitration*, Joint ISTAC and Peter & Partners Event, Istanbul, 21 September 2018.

2017

15. *Case Management Conference & Production of Documents in International Arbitration* – ISTAC Leading Arbitrators' Lecture, Istanbul, 1 and 2 February 2017.

2016

16. *The Extension of the Arbitration Agreement (to Non-Signatories)* – Discussion of the arbitration practice and the case law of the Swiss Federal Supreme Court, Seminar organised by the ASA Geneva local group, Geneva, 10 November 2016.
17. *The Use of Witnesses in Arbitration: Do's and Don'ts* – 4th Annual GAR Live Istanbul – Introducing the ISTAC Rules, Istanbul, 24 June 2016.
18. *Tecniche di conduzione del procedimento* – L'arbitrato: fondamenti e tecniche, Corso di formazione della Camera Arbitrale di Milano, nona edizione, Milan, 26 May 2016.

2015

19. *Arbitration Ex Aequo et Bono* – Applicable Law in International Arbitration, University of Silesia, Katowice, 20 November 2015.
20. *Experiences from the Field* – Alternative Dispute Resolution for Commodity Trading, Shipping and Trade Finance (ACT), Istanbul, 11 June 2015.
21. Atelier « L'usage des langues en arbitrage », Association Francarbi, Geneva, 5 June 2015.
22. *Tecniche di conduzione del procedimento* – L'arbitrato: fondamenti e tecniche, Corso di formazione della Camera Arbitrale di Milano, decima edizione, Milan, 21 May 2015.

2014

23. *Closing Remarks, Oil – Gas and Renewable Energies Investment Projects : Interaction Between Rules of Law and Arbitration*, V CAM Annual Conference, Milan, 28 November 2014.
24. *Tecniche di conduzione del procedimento* – L'arbitrato: fondamenti e tecniche, Corso di formazione della Camera Arbitrale di Milano, nona edizione, Milan, 18 June 2014.
25. *L'arbitre peut-il être nommé selon une modalité non-paritaire ? / Disparities in the Choice of Arbitrators* – Le choix de la Jurisdiction dans tous ses Etats / Jurisdictional Choices in Times of Trouble, Institut du droit des affaires internationales d'ICC / ICC Institute of World Business Law, Paris, 23 May 2014.

2013

26. *The Development of Precedent Through the Publication of 'Anonymous' Awards* – Two hot Topics on the Transnationalisation of International Arbitration, Seminar arbit (Italian Forum for Arbitration and ADR), Milan, 28 November 2013.

27. *Welcome Address and Introductory Speech – Introduction to Arbitration in Switzerland, Istanbul, ASA Event, Ankara, 22 October 2013.*
28. *La conduzione del procedimento, con particolare riferimento all'assunzione della prova – Aspetti peculiari della prassi internazionale – Arbitrato interno e internazionale: aspetti procedurali dall'avvio all'esecuzione del lodo in Italia e nel mondo, Camera di Commercio di Venezia, Venice, 12 October 2013.*
29. *Tecniche di conduzione del procedimento – L'arbitrato: fondamenti e tecniche, Corso di formazione della Camera Arbitrale di Milano, ottava edizione, Milan, 30 May 2013.*
30. *Brevi cenni comparativi sulla legge e la prassi svizzere in materia di arbitrato internazionale – 5th Bocconi Seminar on International Arbitration – Arbitrators Across Borders, Milan, 7 May 2013.*
31. *L'impostazione e la conduzione dell'arbitrato: un lavoro di squadra tra cliente e avvocato – Seminario organizzato dagli studi legali Portolano Colella Cavallo e Lenz & Staehelin, Milan, 26 March 2013 / Rome, 15 April 2013.*
32. ASA/DIS Arbitration Practice Seminar, Badenweiler, 18 – 20 January 2013.

2012

33. *Placing the Seat in Italy: Practical Tips for Counsel and Arbitrators – Italy as the Seat of Your Arbitration? Get a tip to Make if Work, III Annual Conference Milan Chamber of Arbitration, Milan, 16 November 2012.*
34. *Welcome Address and Introductory Speech – Introduction to Arbitration in Switzerland, Istanbul, 9 October 2012.*
35. *Présentation du nouveau Règlement d'Arbitrage International des Chambres de Commerce Suisse, Veolia, Paris, 12 September 2012.*
36. *Les mesures provisionnelles en arbitrage international – Droit du sport International et jurisprudence du TAS, 4ème Conférence TAS & FSA/SAV, Lausanne, 7 and 8 September 2012.*
37. *Standards attuali e tendenze su alcuni poteri dell'arbitro – Cosa osserva un arbitro internazionale – Arbitri, procedimento, garanzia: perché scegliere l'arbitro istituzionale, incontro organizzato dalla Camera Arbitrale di Milano, Milan, 3 July 2012.*
38. *Novità regolamentari per una maggiore efficienza del procedimento arbitrale – Tavola rotonda organizzata dello studio legale Perdersoli e Associati, Milan, 2 July 2012.*
39. *Developing Arbitral Culture: A Joint Venture among Commentators, Courts, Arbitral Institutions and Lawmakers ? – Event for the publication of Dr. Chiuariu and Ms. Giurea's new textbook on arbitration, Bucharest, 3 April 2012.*
40. *Arbitro italiano e arbitro internazionale: convergenze parallele? – Seminario organizzato dagli studi legali Portolano Colella Cavallo e Lenz & Staehelin, Milan, 30 March 2012.*
41. *Justice by Specialists: Advantages and Risks (Real and Perceived) – Sports Arbitration: A Coach for Other Players?, ASA Conference, Lausanne, 27 January 2012.*

2011

42. *Party Autonomy vs. Case Management in International Arbitration – Lecture at İ. D. Bilkent University, Ankara, 21 December 2011.*
43. *I terzi ed il procedimento arbitrale – L'arbitrato e i terzi, AIA Convegno celebrativo per il Ventennale della Rivista dell'Arbitrato, Rome, 2 December 2011.*

44. *La conduzione del procedimento* – L’arbitrato: fondamenti e tecniche, Corso di formazione della Camera Arbitrale di Milano, settima edizione, Milan, 25 November 2011.
45. *El arbitraje internacional desde dentro: la visión de los árbitros* -- Mesa redonda Uría Menéndez, Madrid, 25 October de 2011.
46. Banque, finance et trading – Nouveautés en matière d’arbitrage et de médiation commerciale ; Perspectives et opportunités pour les entreprises et les avocats Conférence CCG, 20 October 2011.

2010

47. *Corruption in International Arbitration* – Arbitration and the Courts: a Euro-Mediterranean Perspective, Milan Chamber of Arbitration, Milan, 19 November 2010.
48. *The New IBA Rules on the Taking of Evidence in International Arbitration (2010)* – International Conference on the ICC Trade Tools, Istanbul, 10 – 11 November 2010.

2009

49. *Speech at the Graduation Ceremony of the Swiss Arbitration Academy*, Zurich, 22 October 2009.
50. *L’administration de la preuve dans l’arbitrage international, à la lumière du débat sur le monisme et le dualisme de la législation en matière d’arbitrage*, Arbitrage interne et international, colloque de Lausanne, 2 October 2009.
51. *Arbitral Institutions: What Does Really Count for Users?* AIJA Arbitration Seminar Budapest, 25 August 2009.

2008

52. *Perizie di parte nell’arbitrato internazionale*, Gruppo ASA della Svizzera italiana (GASI), 28 February 2008.

2007

53. *The Practice of the Special Committee of the Swiss Chambers of Commerce in the Administration of Arbitrations Conducted Under the Swiss Rules of International Arbitration (2004-2007)*, New Developments in International Commercial Arbitration, Neuchâtel, 26 November 2007.
54. *Deciding on the Costs of the Arbitration – Selected Topics*, The Resolution of the Dispute – from Hearing to the Award, ASA Conference, Geneva, 26 January 2007.

2006

55. *La conduzione del procedimento: convocazione della prima udienza, redazione di verbali e ordinanze, gestione dei termini* – Lezione all’Università Bocconi di Milano, 24 November 2006.
56. *Swiss Rules of International Arbitration* – Presentation of SRIA; Conference on Topicalities in International Commercial Arbitration, Riga, 4 and 5 September 2006.
57. *Praticare l’arbitrato : L’intervento dell’istituzione a garanzia della regolarità del procedimento e dell’efficacia del lodo* – Camera Arbitrale Nazionale e Internazionale di Milano, L’arbitrato : fondamenti e tecniche, Un corso di formazione alla luce delle recenti evoluzioni normative, Quarto modulo : La decisione del tribunale arbitrale e l’arbitrato internazionale, Milan, 22 June 2006.
58. *Wie weit geht die Pflicht des Schiedsrichters, seine Tätigkeit persönlich auszuüben?* – ZAV-Fachgruppe Schiedsgericht, ASA Lokalgruppe Zürich, 27 March 2006.

59. *Quelques problèmes de procédure* – Cours intensif II : Les contrats et l’arbitrage international 2005/2006, Faculté de droit, Université de Fribourg, 20 January 2006.

2005

60. *La procedura nell’arbitrato internazionale: alcune differenze rispetto al processo ordinario. Esempi tratti dalla prassi svizzera* – Lezione all’Università Bocconi di Milano, 30 November 2005.
61. *Swiss Rules of International Arbitration* – Conférence sur les Swiss Rules of International Arbitration et la pratique suisse de l’arbitrage commercial international, Istanbul, 28 November 2005.
62. *L’arbitrato internazionale: Quale modello?* – Seminario, LIUC Università Carlo Cattaneo, Castellanza, 27 May 2005.

2004

63. *The Valuation of Lost Profits – Getting it Right* – The 11th Geneva Global Arbitration Forum, Geneva, 1-2 December 2004.
64. *Pourquoi l’arbitrage? Pourquoi l’arbitrage des Chambres de commerce ?* – Séminaire Le Règlement suisse d’arbitrage international, CVCI, Lausanne, 6 October 2004.
65. *L’arbitrato internazionale – Alcune opzioni fondamentali* – L’istituto arbitrale: un vantaggioso strumento di giustizia e di garanzia per il mercato, l’impresa, il mondo delle professioni ed i cittadini, Corte Arbitrale Europea - Delegazione della Calabria, Reggio Calabria, 19 June 2004.
66. *Il nuovo Regolamento svizzero d’arbitrato internazionale* – Seminario sul tema Il nuovo Regolamento svizzero d’arbitrato internazionale, CCIA TI & GASL, Lugano, 6 May 2004.
67. *Le nouveau Règlement d’arbitrage international des Chambres de commerce suisses – Pourquoi l’arbitrage ?* – Séminaire Arbitrage, CCIG, Geneva, 31 March 2004.
68. *Die neue Internationale Schiedsordnung der Schweizerischen Handelskammern (Schweizerische Schiedsordnung)* – Swiss Rules of International Arbitration Arbitrage, Basler Handelskammer, Basle, 23 March 2004.
69. *Financing the Procedure. The Organisation of the Proceedings (Excluding Terms of Reference). Contacts Between Arbitrators and Counsel. The Arbitrator as a Mediator/Conciliator.* – Practice Building Seminar, ASA/CEPANI-CEPINA, Château du Lac, Genval, Belgium, 16-18 January 2004.

2003

70. *How to Draft an Effective Arbitration Clause.* – Exclusive event around International Arbitration, ACC Europe, Geneva, 25 November 2003.
71. *Choosing your Ground & Problems from Abroad* – Defending Trusts and Trustees, Conférence New Square Chambers & Lenz & Staehelin, Geneva, 13 November 2003.
72. *ICC Arbitration – An introduction* (45 minutes), Istanbul Arbitration Day, Istanbul, 27 March 2003.

2002

73. *Cross-border Insolvency and International Commercial Arbitration*, MACCHI DI CELLERE E GANGEMI Seminar on International Arbitration and Bankruptcy, Verona, 2-3 May 2002.