

2016 ANNUAL REPORT

PUBLICATIONS FOR CALENDAR YEAR 2016

AKHAVAN, Payam

Books & Monographs:

“In Search of a Better World: A Human Rights Odyssey”, CBC Massey Lectures, House of Anansi Press (forthcoming in 2017)

Articles in Refereed Journals (Paper or Electronic):

“Cultural Genocide: Legal Label or Mourning Metaphor?”, 26 *McGill Law Journal – Revue de Droit McGill* 243 (2016)

“Complementarity Conundrums: The ICC Clock in Transitional Times”, *Journal of International Criminal Justice* (2016) 14 (5): 1043-1059.

“Canada and International Human Rights Law: Is the Romance Over?”. 22:3 *Canadian Foreign Policy Journal* 331 (2016).

“Justice for ISIL Crimes : The Voice of Victims as Antidote to Extremism” (2016) 11 *Sciences Po Law Journal* 77.

“Is Grassroots Justice a Viable Alternative to Impunity? The Case of the Iran People’s Tribunal”, 39:1 *Human Rights Quarterly* 73-103 (2017).

Book Chapters:

“Contributions of ICTR Jurisprudence to the Definition of Genocide” in Anne-Marie de Brouwer & Alette Smeulers, eds, *Elgar Companion to the International Criminal Tribunal for Rwanda* (Cheltenham: Edward Elgar Publishing, 2016) pp. 79-109.

Papers in Conference Proceedings:

“The Contribution of Investment Arbitration to the Rule of Law”, International Council on Commercial Arbitration, Conference Proceedings (2016) (forthcoming)

Other Non-refereed Articles, Comments, Reviews, etc:

“Identity and War: Towards a Different Future”, *Huffington Post* (2016).

“Cultural genocide: When we debate words, we delay healing”, *The Globe & Mail*, 10 February 2016.

“Karadzic verdict: Justice delayed better than justice denied”, *The Globe & Mail*, 30 March 2016.

“Canada must act now to get international justice in Syria”, *The Globe & Mail*, 7 February 2017.

ANKER, Kirsten

Book Chapters:

Chapter 4 of Kirsten Anker, *Declarations of Interdependence: A Legal Pluralist Approach to Indigenous Rights* (Farnham, Surrey: Ashgate, 2014) was reprinted in Tove Skutnabb-Kangas and Robert Phillipson, *Language Rights* (London: Routledge, 2016).

ANTAKI, Mark

Book Chapters:

Mark Antaki, “Declining Accusation” in George Pavlich and Matthew P. Unger, eds., *Accusation: Creating Criminals* (Vancouver, UBC Press, 2016)

Other Non-refereed Articles, Comments, Reviews, etc:

Mark Antaki “Political Theology: The Next Generation” (*Law, Culture, and Humanities Bookshelf*) (2016) 12 *Law, Culture, and the Humanities*

BACHAND, Frédéric**Edited Collections:**

« Parallel Proceedings Involving Objections to Arbitral Jurisdiction: A Closer Look at the Presumed Intention of the Parties », dans Stavros Brekoulakis, Julian D.M. Lew and Loukas Mistelis, *The Evolution and Future of International Arbitration* (Wolters Kluwer, 2016), p. 219 [NOTE: this is a revised version of a paper mentioned in my 2015 report, under “Papers in Conference Proceedings”]

Articles in Refereed Journals (Paper or Electronic):

« Les principes généraux de la justice civile et le nouveau *Code de procédure civile* », (2015) 61 R.D. McGill 447

Reports for Government Agencies, Professional Bodies, etc:

Report of the Open Forum on the Recommendations of the 2016 CAMSR Report on Divestment, Report prepared at the request of—and submitted to—the Provost of McGill University, October 2016

BJORKLUND, Andrea**Edited Collections:**

Andrea K. Bjorklund (ed.), *2014-2015 Yearbook on International Investment Law and Policy* (Oxford University Press, 2016).

Book Chapters:

Andrea K. Bjorklund, ‘Awards as Investments’, in Stavros Brekoulakis, Julian D.M. Lew & Loukas Mistelis (eds.) *The Evolution and Future of International Arbitration: The Next 30 Years* (Kluwer Law International 2016).

Andrea K. Bjorklund, ‘Can International Investment Law Be Restated? Or is Jurisprudence Constante the El Dorado of Investment Treaty Lawyers?: BIICL Investment Treaty Forum Keynote Speech September 2014’, in Andrea K. Bjorklund (ed.), *2014-2015 Yearbook on International Investment Law and Policy* (Oxford University Press 2016).

Papers in Conference Proceedings:

Andrea K. Bjorklund, ‘NAFTA’s Contribution to Transparency in Investment Arbitration’, in Christian Klausegger et al. (eds.), *Austrian Y.B. Int’l Arbitration* (Verlag C.H. Beck, 2016).

Other Non-refereed Articles, Comments, Reviews, etc:

Alan S. Rau & Andrea K. Bjorklund, ‘The Art of Treaty Interpretation in *BG Group*’, 43 *Pepperdine Law Review* 577 (2016)

BLACKETT, Adelle**Edited Collections:**

(Adelle Blackett & Anne Trebilcock, *Research Handbook on Transnational Labour Law* (published in 2015, paperback released in 2016))

Articles in Refereed Journals (Paper or Electronic):

Medici G. and A. Blackett, “[Ratification as International Solidarity – Reflections on Switzerland and Decent Work for Domestic Workers](#)” (2016) 31 *Connecticut Journal of International Law* 187-215

Blackett, A. “Decolonizing Labour Law: A Few Comments” in (2016) 92 *Bulletin of Comparative Labour Relations* 89-99.

Other Non-refereed Articles, Comments, Reviews, etc:

Adelle Blackett & Assata Koné-Silué, *Regulatory Innovation in the Governance of Decent Work for Domestic Workers in Côte d’Ivoire : Labour Administration and the Judiciary under a Generalist Labour Code*, 30 pages, Labour Law and Development Research Laboratory Working Paper No. 6, March 2016. Available at www.mcgill.ca/lldrl/research#wps

Adelle Blackett and Thierry Galani Tiemeni

[Regulatory Innovation in The Governance of Decent Work for Domestic Workers in South Africa: Access to Justice and the Commission on Conciliation, Mediation and Arbitration](#) [.pdf]

LLDRL Working Paper Series #7, September 2016 (2nd edition: December 2016).

CAMPBELL, Angela**Book Chapters:**

A. Campbell, "Will-Substitutes in Canada" in A. Braun and A. Röthel, eds., *Passing Wealth on Death: Will-Substitutes in a Comparative Perspective* (Oxford: Hart Publishing, 2016) 31-49.

A. Campbell & B. Mountford, "Mental Health Law and Children" in J. Chandler & C. Flood, eds., *Law & Mind: Mental Health Law and Policy in Canada* (Toronto: LexisNexis, 2016) 395-417.

A. Campbell, "À notre image? Forming future academics and colleagues" in R. Sefton-Green, ed., « Démoulages »: *Du carcan de l'enseignement du droit vers une éducation juridique* (Paris, UMR de droit comparé, 2016) 101-120.

Other Non-refereed Articles, Comments, Reviews, etc:

A. Campbell & A. Yu, "Why Canadian Universities Need a Policy against Sexual Violence" *Montreal Gazette*; « S'attaquer à la violence sexuelle » *La Presse+* (4 December 2016).

CHRISTIANS, Allison**Articles in Refereed Journals (Paper or Electronic):**

A Qui le Droit de Taxer? Être membre d'un État et les enjeux fiscaux qui en découlent, 43 PHILOSOPHIQUES 127 (2016), with Nicolas Benoit-Guay.

While Parliament Sleeps: Tax Treaty Practice in Canada, 10 J. PARL. AND POLITICAL L. 15 (2016).

Book Chapters:

Taxpayer Rights in Canada, in César Alejandro Ruiz Jiménez, ed., *Tax Law and Human Rights* (2016).

Taxpayer Rights in the United States, in César Alejandro Ruiz Jiménez, ed., *Tax Law and Human Rights* (2016).

Other Non-refereed Articles, Comments, Reviews, etc:

Kill Switches in the New US Model Tax Treaty, 41 BROOK. J. INT'L L. 1043 (2016), with Alexander Ezenagu.

Arbitration and the Mutual Agreement Procedure in the UN Model Convention, *Küresel Bakış Çeviri Hukuk Dergisi'nin (Global Perspectives)*, 18:13 (2015). (Translated into Turkish by Leyla Ates).

CRÉPEAU, François**Articles in Refereed Journals (Paper or Electronic):**

CRÉPEAU, François, ATAK, Idil, "Global Migration Governance: Avoiding Commitments on Human Rights, Yet Tracing a Course for Cooperation", *Netherlands Quarterly of Human Rights*, Vol. 34/2 (2016), 113-146, in: <http://www.nqhr.net/>

CRÉPEAU, François, PURKEY, Anna, "Facilitating Mobility and Fostering Diversity: Getting EU Migration Governance to Respect the Human Rights of Migrants", *Centre for European Policy Studies*, CEPS Liberty and Security in Europe Paper Series No. 92, Brussels, 4 May 2016, in:

<https://www.ceps.eu/publications/facilitating-mobility-and-fostering-diversity-getting-eu-migration-governance-respect>

CRÉPEAU, François, "Foreword: Banking on mobility over a generation", Special issue on 'Destination: Europe', *Forced Migration Review*, no 51, January 2016, 4. Online in English:

<http://www.fmreview.org/en/destination-europe.pdf>; French: www.fmreview.org/fr/destination-europe;

Spanish: www.fmreview.org/es/destino-europa; Arabic: www.fmreview.org/ar/destination-europe

Book Chapters:

FREEDMAN, Rosa, CRÉPEAU, François, "Supporting or Resisting? The Relationship between Global North States and Special Procedures", in: NOLAN, FREEDMAN & MURPHY (eds), *The UN Special Procedures*, Leiden (NL): Brill, 2016, 411-442.

Reports for Government Agencies, Professional Bodies, etc.:

Publications as Special Rapporteur / Publications à titre de Rapporteur Spécial

« Mobilité et diversité comme défis des sociétés contemporaines », *Rapport des Journées des réseaux institutionnels de la Francophonie (31 mai et 1^{er} juin 2016)*, Direction Affaires politiques et Gouvernance démocratique, Organisation internationale de la Francophonie, Paris, Octobre 2016, 52-58.

"In the best interest of migrant children", Web Story, *Office of the United Nations High Commissioner for Human Rights*, 16 September 2016, <http://www.ohchr.org/EN/NewsEvents/Pages/MigrantChildren.aspx>

“Any detention of migrant children is a violation of their rights and must end”, *The Conversation*, 7 September 2016

<https://theconversation.com/any-detention-of-migrant-children-is-a-violation-of-their-rights-and-must-end-64985> ; also published in *The Wire*, 9 September 2016, <http://thewire.in/65121/migrant-children-detention/>

Report of the Special Rapporteur on the human rights of migrants to the United Nations General Assembly: “Proposals for the development of the global compact on migration”, A/71/40767, 20 July 2016: <http://www.ohchr.org/Documents/Issues/SRMigrants/DevelopingGlobalCompactOnMigration.pdf>

“Europe can stop human deaths and suffering, and regain control of its borders”, *Review of International Law & Politics*, vol. 12, no 1 (2016), 33-39.

Report of the Special Rapporteur on the human rights of migrants, to the United Nations Human Rights Council: “Bilateral and multilateral trade agreements and their impact on the human rights of migrants”, A/HRC/32/40, 4 May 2016: <https://documents-dds-ny.un.org/doc/UNDOC/GEN/G16/091/19/PDF/G1609119.pdf?OpenElement>

Other Non-refereed Articles, Comments, Reviews, etc:

Prefaces and Forewords / Préfaces et avant-propos

CRÉPEAU, François, « Foreword », in: Benoît Mayer, *The Concept of Climate Migration – Advocacy and its Prospects*, Cheltenham (UK): Edward Elgar Publishing, 2016.

CRÉPEAU, François, « Foreword », in: Hanna Gros, Yolanda Song, “‘No Life for a Child’: A Roadmap to End Immigration Detention of Children and Family Separation”, Report of the International Human Rights Program (IHRP), Faculty of Law, University of Toronto, September 2016, 1-2. Online:

<http://ihrp.law.utoronto.ca/news/no-life-child-roadmap-end-immigration-detention-children-and-family-separation#overlay-context=hero/children>

Other Scientific Articles / Autres articles scientifiques

CRÉPEAU, François, “Conclusion”, RED CROSS EU OFFICE, *Perilous Journeys – Vulnerabilities along migratory routes to the EU*, Brussels, November 2016, online at:

<http://sur.conectas.org/en/smugglers-will-always-outwit-outpace-outfox->
http://www.redcross.eu/en/upload/documents/pdf/2015/Migration/1511_EU%20booklet%20Migratory%20Trail_web.pdf

CRÉPEAU, François, “Smugglers will always outwit, outpace and outfox the governments”, Interview with François Crépeau, United Nations Special Rapporteur on the human rights of migrants on the so-called “migration crisis” in Europe, *SUR – International Journal on Human Rights*, Issue 23, July 2016, online at:

<http://sur.conectas.org/en/smugglers-will-always-outwit-outpace-outfox-governments/>

CRÉPEAU, François, “Miser sur la mobilité au cours d’une génération”, *Droits et libertés*, volume 35, no 1, Juin 2016, 13-14, <http://liguedesdroits.ca/?p=3679>.

DEDEK, Helge

Book Chapters:

“‘Darwinian before Darwin’: Berufsschrift und Evolutionsgedanke im Spiegel von ‘Historical’ und ‘Sociological Jurisprudence’” (“‘Darwinian before Darwin: Evolutionary thought in ‘Historical’ and ‘Sociological Jurisprudence’”, in Stephan Meder & Christoph-Eric Mecke (eds.), *Savigny Global (1814-2014) – Vom “Beruf unsrer Zeit” zum transnationalen Recht des 21. Jahrhunderts* (Göttingen: Vandenhoeck & Ruprecht, 2016), p. 75-111.

“Not Merely Facts: Trade Usages in German Contract Law” in Fabien Gélinas (ed.), *Trade Usages and Contracts in an Age of Arbitration* (Oxford: Oxford University Press, 2016) p. 81-102.

“The Global Challenge in Common and Civil Law Contexts: A Canadian Perspective” in Christophe Jamin & William van Caenegem (eds.), *Internationalization of Legal Education. Reports to the International Academy of Comparative Law* (New York: Springer, 2016) (with H. Patrick Glenn and Aline Grenon) p. 75-93.

Other Non-refereed Articles, Comments, Reviews, etc:

Book review: Helge Dedek, “Privat-Justiz” (“Private Justice”), review of Imre Szalai, *Outsourcing Justice. The Rise of Modern Arbitration Laws in America* (Durham, NC: Carolina Academic Press, 2013), *Rechtsgeschichte – Legal History* (Rg) (2016) (24) p. 510-513.

Book review: Helge Dedek, William Prest, *Blackstone and his Commentaries* (Oxford: Hart, 2014), (2016) 133 *Savigny Zeitschrift für Rechtsgeschichte, Romanistische Abteilung* p. 590-594.

Comments: Comments on feedback, in Stephan Meder & Christoph-Eric Mecke (eds.), *Savigny Global (1814-2014) – Vom “Beruf unsrer Zeit” zum transnationalen Recht des 21. Jahrhunderts* (Göttingen: Vandenhoeck & Ruprecht, 2016), p. 112-123.

Editorial Note: (2016) 64 *American Journal of Comparative Law* 2 (with Franz Werro).

ELLIS, Jaye**Book Chapters:**

“Political Economy and Environmental Law: A Cost-Benefit Analysis” in Ugo Mattei and John D. Haskell, eds, *Research Handbook on Political Economy and Law* (Edward Elgar, 2016) 496-516

EMERICH, Yaëll**Book Chapters:**

Yaëll Emerich, chapitre « **Les biens** », B. Moore (dir.), *Droit du Québec*, Bibliothèque de l'Association Henri Capitant, Editions Lextenso, 2016

Yaëll Emerich, « **Introduction au droit des sûretés** », fascicule 1, dans *JurisClasseur Québec, Droit des sûretés*, dir. P.-C. Lafond, Montréal, Lexis-Nexis, 2011, actualisé en 2016

Yaëll Emerich, « **Caractères et étendue du droit de propriété** », fascicule 7, *JurisClasseur Québec*, Editions LexisNexis, 2009 ; actualisé en 2016

Reports for Government Agencies, Professional Bodies, etc:

Yaëll Emerich et Audrée Sirois « **Rapport sur les professions juridiques au Québec** », dans W. Dross et H. Croze (dir.), *La formation initiale et continue des professionnels du droit au regard des évolutions juridique, judiciaire, technologique et sociétale*, (France-Québec), Ministère de la Justice (France), Mission Droit et Justice, 2016 (à paraître 2017)

FAN, Kun**Articles in Refereed Journals (Paper or Electronic):**

“‘Glocalization’ of International Arbitration: Rethinking About Tradition-Modernity and East- West Binaries”, in *University of Pennsylvania East Asia Law Review*, Vol. 11, Issue 2 (2016).

“Ethnographic Methods in the Study of Hybrid Processes in Arbitration: the Chinese and Western Perspectives”, *European Business Law Review* (Kluwer) (2016), pp. 555-585. (with Joanna Jemielniak).

Book Chapters:

“Expansion of Arbitral Subject Matter: New Topics and New Areas of Law”, in Stavros Brekoulakis, Julian D.M. Lew and Loukas Mistelis (ed.), *The Evolution and Future of International Arbitration*, Wolters Kluwer, 2016, pp. 299-319.

“China-related Investment Arbitration”, in Fangda Partners (ed.) *Chinese Arbitration*, Lexis- Nexis, 2016.

FORRAY, Vincent**Articles in Refereed Journals (Paper or Electronic):**

« La responsabilité du fait doctrinal », *La Revue du notariat*, Vol. 118, n°2, 2016, pp 329-358.

« À la croisée du droit des obligations et de l'ingénierie financière – Remarques sur la nécessité sociale de l'analyse juridique », *Les Cahiers de droit*, vol. 57, n° 1, 2016, p. 25-53

Book Chapters:

« Une soirée chez Gény », dans Geneviève Pignarre (dir.) *Le droit des obligations d'un siècle à l'autre. Dialogues autour de la réforme du Titre III du Livre III du Code civil*, Editions de la Fondation Varenne, 2016, pp 337-355.

FOX-DECENT, Evan**Books & Monographs:**

Fiduciaries of Humanity: How International Law Constitutes Authority (New York: Oxford University Press, 2016) (with Evan Criddle) 392 pp.

Articles in Refereed Journals (Paper or Electronic):

“The Authority of Human Rights?” University of Toronto Law Journal (published with permission of UTLJ on SSRN on October 28, 2016; forthcoming in UTLJ in 2017) 40 pp.

Book Chapters:

“Constitutional Legitimacy Unbound” in *Philosophical Foundations of Constitutional Law*, David Dyzenhaus & Malcolm Thorburn eds. (Oxford University Press, 2016): 119-140.

Other Non-refereed Articles, Comments, Reviews, etc:

“Keeping the Promise of Public Fiduciary Theory: A Reply to Leib and Galoob” (2016) 126 Yale Law Journal Forum: 192-215 (with Evan J. Criddle).

GÉLINAS, Fabien

Books & Monographs:

Trade Usages and Implied Terms in the Age of Arbitration (Oxford University Press), ed., 2016, 309 pages.

Edited Collections:

eAccess to Justice (University of Ottawa Press, 2016), ed. with K. Benyekhlef, J. Bailey & J. Burkell, 460 pages.

The Comprehensive Economic and Trade Agreement between the European Union and Canada (CETA), Transnational Dispute Management (ed. with H. Wöss, A. Bjorklund & J. Gaffney), 2016.

www.transnational-dispute-management.com/article.asp?key=2308

Articles in Refereed Journals (Paper or Electronic):

“Judicial Justices of the Peace and Judicial Independence in Canada” (2016) 20 *Review of Constitutional Studies* 213 (with Jonathan Brosseau).

“Arbitration as Transnational Governance by Contract” (2016) *Transnational Legal Theory* (Transnational Legal Theory: Latest Articles). <http://www.tandfonline.com/doi/abs/10.1080/20414005.2016.1170473>

Book Chapters:

“Continuity and Technological Change in Justice Delivery” in K. Benyekhlef, J. Bailey, J. Burkell & F. Gélinas, eds., *eAccess to Justice*, University of Ottawa Press, 2016.

“Trade Usages in ICC Arbitration”, in F. Gélinas, ed., *Trade Usages and Implied Terms in the Age of Arbitration* (New York: Oxford University Press, 2016) 211 (with E. Jolivet & G. Marchisio).

“Trade Usages as Transnational Law” in F. Gélinas, ed., *Trade Usages and Implied Terms in the Age of Arbitration* (New York: Oxford University Press, 2016) 253.

“CETA’s Definition of the Fair and Equitable Treatment Standard: Toward a Guided and Constrained Interpretation”, in A. Bjorklund et al., eds., *The Comprehensive Economic and Trade Agreement between the European Union and Canada (CETA)*, Special Issue of *Transnational Dispute Management* (2016) (with F. Jadeau).

Reports for Government Agencies, Professional Bodies, etc:

« Etude comparative des juges de paix au Canada, 2016 » Rapport soumis au Comité de rémunération des juges du Québec, juin 2016.

GOLD, Richard

Articles in Refereed Journals (Paper or Electronic):

E. Richard Gold, “Accelerating Translational Research through Open Science: The Neuro Experiment”, (2016) *PLoS Biology* <http://dx.doi.org/10.1371/journal.pbio.2001259>

Morin, Jean-Frédéric and **E. Richard Gold**, “International socialization at the state and individual levels: mixed evidence from intellectual property”, (2016), *Cambridge Review of International Affairs*. <http://dx.doi.org/10.1080/09557571.2016.1230734>.

Bubela, Tania and **E. Richard Gold**, “Cell Therapy Licensing: A Web for the Unwary in *Kimble v. Marvel Entertainment*”, (2016), *Regenerative Medicine*, doi: 10.2217/rme.15.86

Other Non-refereed Articles, Comments, Reviews, etc:

Gold, E. Richard, “New genetic testing deal could spur major research breakthroughs” (May 18, 2016) *Healthy Debate* <http://healthydebate.ca/opinions/cheo-genetic-testing-agreement>.

Gold, E. Richard, “We need to be training Canadians in the modern ideas economy” (July 12, 2016) *The Globe and Mail*

<http://www.theglobeandmail.com/report-on-business/rob-commentary/we-need-to-be-training-canadians-in-the-modern-ideas-economy/article30858981/>

Gold, E. Richard, “In the Trump era, Canada can be a beacon for innovations” (November 18, 2016) *The Globe and Mail*

<http://www.theglobeandmail.com/report-on-business/rob-commentary/in-the-trump-era-canada-can-be-a-beacon-for-innovators/article32898581/>

JAKHU, Ram**Books & Monographs:**

Ram S. Jakhu, Joseph Pelton and Yaw Nyampong, *Space Mining and its Regulation*, Springer, 2016.

Edited Collections:

Ram S. Jakhu and Paul Dempsey, (eds.) *Routledge Handbook of Space Law*, Taylor and Francis, 2016.

Paul Dempsey and Ram S. Jakhu, (eds.) *Routledge Handbook of Public Air Law*, Taylor and Francis, 2016.

Articles in Refereed Journals (Paper or Electronic):

Ram S. Jakhu and Kuan-Wei Chen, “How Much is a Picture Worth? Selected Legal Issues of Sourcing Military Intelligence from Commercial Satellites,” *Annals of Air and Space Law*, Volume XL,

Book Chapters:

Ram Jakhu, “Sixty Years of Development of International Space Law,” in Stephan Hobe, (ed.), *Air Law, Space Law, Cyber Law - the Institute of Air and Space Law at Age 90*, Volume 37, Carl Heymanns Verlag 2016, pp. 75-108. (Peer Reviewed)

Papers in Conference Proceedings:

Steven Freeland and Ram Jakhu, “The Applicability of The United Nations Space Treaties during Armed Conflict,” in *Proceedings of the International Institute of Space Law*, 2016, pp. 157-173.

Reports for Government Agencies, Professional Bodies, etc:

Ram S. Jakhu and Aram Kerkonian, *Need for and Scope of National Space Law for Canada*, for Department of Global Affairs, Ottawa, Ontario, Canada.

Other Non-refereed Articles, Comments, Reviews, etc:

Ram S. Jakhu and Kuan-Wei Chen, “The Missing Link in the Global Aviation Safety and Security Network: the Case of Taiwan,” *CRASL Occasional Paper*, XX, September 2016, pp. 18.

JANDA, Richard**Articles in Refereed Journals (Paper or Electronic):**

“Cosmopolitan Normative Information: Patrick Glenn’s Legal Theory” (2016) *Inter Gentes* April 6, 2016 <http://intergentes.com/cosmopolitan-normative-information-patrick-glenns-legal-theory/>

Other Non-refereed Articles, Comments, Reviews, etc:

“Catastrophic aviation emissions: The Namuhs meet the Humans” Centre for Research on Air and Space Law Occasional Paper XVI September 2016

https://www.mcgill.ca/iasl/files/iasl/xvi_catastrophic_aviation_emissions_the_namuhs_meet_the_humans_final_0.pdf

JODOIN, Sébastien**Articles in Refereed Journals (Paper or Electronic):**

Sébastien Jodoin & Sarah Mason-Case, “What Difference Does CBDR Make? A Socio-Legal Analysis of the Role of Differentiation in the Transnational Legal Process for REDD+” (2016) 5(2) *Transnational Environmental Law* 255-284.

Book Chapters:

Sébastien Jodoin, “The Rights of Forest-Dependent Communities in the Complex Legal Framework for REDD+,” in Christina Voigt, ed, *Research Handbook on REDD-plus and International Law* (London, UK: Edward Elgar Press, 2016) 157-185.

Benjamin Cashore, Chris Elliott, Erica Pohnan, Michael Stone & **Sébastien Jodoin**, “Achieving Sustainability through Market Mechanisms,” in Rajat Panwar, Robert Kozak & Eric Hansen, eds, *Forests, Business and Sustainability* (Abingdon, UK: Routledge, 2016) 45-69.

Reports for Government Agencies, Professional Bodies, etc:

I am a co-author of a forthcoming report commissioned by Natural Resources Canada on policy options for transitioning to a low-carbon economy in Canada.

JUTRAS, Daniel**Book Chapters:**

JUTRAS D., « La tradition juridique québécoise », in S. Gervais, C. Kirkey, J. Rudy ed. «Quebec Questions: Quebec Studies for the Twenty-First Century», 2nd ed. (Oxford, Oxford University Press, 2016) 423-442.

KHOURY, Lara**Edited Collections:**

C. Régis, L. Khoury et R.P. Kouri (dir.), *Les grands conflits en droit de la santé*, Montréal, Yvon Blais, 2016 (single-blind refereed)

Articles in Refereed Journals (Paper or Electronic):

L. Khoury, « Le futur des actions collectives comme outils de réduction des risques posés à la santé publique : Leçons québécoises en matière de tabagisme », (2016) 47 :2 *R.D. Ottawa* 391-414.

M.P. Gagnon, J. Payne-Gagnon, E. Breton, J.-P. Fortin, L. Khoury, L. Dolovich, D. Price, D. Wiljer, G. Bartlett, N. Archer, “Adoption of Electronic Personal Health Records in Canada: Perceptions of Stakeholders” (2016) 5 *International Journal of Health Policy and Management* 1-9.

Book Chapters:

L. Khoury, « Intérêt général et litiges privés en santé publique : conflit ou collaboration ? » dans Catherine Régis, Lara Khoury et Robert P. Kouri (dir.), *Les grands conflits en droit de la santé*, Montréal, Yvon Blais, 2016 (single-blind refereed).

Reports for Government Agencies, Professional Bodies, etc:

Litigation and the Endgame for the Summit on Creation of a Tobacco Endgame for Canada, Donald Gordon Centre, Queen’s University, 30 sept.-1^{er} oct. 2016 (multiple authors including L. Khoury).

KLEIN, Alana**Edited Collections:**

“Health and Criminal Law in Conflict: Can Proportionality Analysis Help?” in Catherine Régis, Lara Khoury & Robert Kouri, eds, *Les grands conflits et droit de la santé* (Montréal: Éditions Yvon Blais, 2016) 131-149 (peer-reviewed).

“Feminist Approaches to the Criminalization of HIV Non-Disclosure” in Catherine Stanton & Hannah Quirk, eds, *Criminalising Contagion* (Cambridge: Cambridge University Press, 2016) 175-200 (peer-reviewed).

KONG, Hoi**Articles in Refereed Journals (Paper or Electronic):**

“Deliberative Constitutional Amendments” (2015) 41:1 *Queen’s Law Journal* 105-142. (published in 2016)

Papers in Conference Proceedings:

“The Modest Case for Constitutional Limits on Electoral Reform in Canada” included in conference papers that were circulated to participants, forthcoming in a McGill-Queen’s Press collection dedicated to the conference.

MANIKIS, Marie**Articles in Refereed Journals (Paper or Electronic):**

Marie Manikis, “Towards Accountability and Fairness for Aboriginal People: The Recognition of Gladue as a Principle of Fundamental Justice that Applies to Prosecutors” (2016) 21 *Canadian Criminal Law Review* 164-184

Reports for Government Agencies, Professional Bodies, etc:

Marie Manikis, *Report on Judicial Delays in Criminal Proceedings* (Ottawa: Senate Committee on Legal and Constitutional Affairs, 2016).

Other Non-refereed Articles, Comments, Reviews, etc:

Marie Manikis and Ivana Isailovic, “Au delà des catégories? Les nouvelles normes en matière de changement de sexe” (2016) 4 *Contours*, 70.

Marie Manikis and Kaitlyn O’Shaughnessy, “The Mandatory Costs of Mandatory Minimum Sentences in Canada”, *Oxford Human Rights Hub*, 19 April, 2016.

MÉGRET, Frédéric**Articles in Refereed Journals (Paper or Electronic):**

(with Nidal Jurdi) “The International Criminal Court, the Arab Spring and its Aftermath” *Diritti umani e diritto internazionale* (2016).

« International Criminal Justice as a Juridical Field,” XIII *Champ pénal* (2016).

“Protecting Identity by Ignoring it? A Critical Look at the French and Rwandan Paradoxes,” *Dalhousie Law Review* (2016).

“The Anxieties of International Criminal Justice,” *Leiden Journal of International Law* (2016).

Book Chapters:

“What is the ‘Specific Evil’ of Aggression?,” in Claus Kreß and Stefan Barriga (eds.), *Aggression, A Commentary*, Cambridge University Press (2016).

« Introduction », in Emmanuelle Jouannet (ed.), *Le droit international et le Japon : une vision trans-civilisationnelle du monde*, Pedone (2016).

« Bin Laden : chronique juridique d’une mort annoncée », in Sevane Garibian (ed.), *Justices et vengeances face aux crimes de masse*, Editions Pétra (2016).

“Reparations Before the ICC: The Need for Pragmatism and Creativity”, in Richard H. Steinberg (ed.) *Contemporary Issues Facing the International Criminal Court*, Brill-Nijhoff (2016).

« The Right to Self-Determination: Earned, Not Inherent », in Fernando Teson (ed.), *A Theoretical Assessment of the Right to National Self-Determination, ASIL Studies in International Legal Theory*, Cambridge University Press (2016).

“The Laws of War,” in Anne Orford, Florian Hoffman & Martin Clark (eds.), *The Oxford Handbook on International Legal Theory*, Oxford, Oxford University Press (2016).

MILLER, Paul**Edited Collections:**

Paul B Miller & Andrew S Gold, *Contract, Status, and Fiduciary Law* (Oxford University Press, 2016)

Book Chapters:

The Idea of Status in Fiduciary Law, in *Contract, Status, and Fiduciary Law* (Paul B. Miller and Andrew S. Gold, eds.) (Oxford University Press, 2016).

Introduction, in *Contract, Status, and Fiduciary Law* (Paul B. Miller and Andrew S. Gold, eds.) (Oxford University Press, 2016) (with Andrew S. Gold).

Principles of Public Fiduciary Administration, in *Boundaries of State, Boundaries of Rights* (Anat Scolnicov and Tsvi Kahana, eds.) (Cambridge University Press, 2016).

MOYSE, Pierre-Emmanuel**Edited Collections:**

P.-E. MOYSE & V. Gautrais, dir., *Le droit et la machine*, Montréal, Les Édition Thémis, (texts submitted, reviewed, edited in 2016), publication forthcoming in 2017

Articles in Refereed Journals (Paper or Electronic):

P.-E. MOYSE, « La propriété ubiquitaire du fichier numérique », (submitted, accepted) (2016) *Revue de droit d'Ottawa*, https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2853863

P.-E. MOYSE, « La droit du cidre de glace au Canada », (submitted, accepted) (2016)

Book Chapters:

P.-E. MOYSE, « “La Confusion des Genres”: Logos and Packaging as Copyrighted Works », (2016) in I. Calboli, (dir.), *Trademark Protection and Territoriality Challenges in the Global Economy*, Edgar Edgar, 478-497.

Papers in Conference Proceedings:

P.-E. MOYSE, « Innovation : The Shadow of The Law » , (communication paper) (2016) http://www.wipo.int/edocs/mdocs/mdocs/en/wipo_ip/ge_16/wipo_ip_ge_16_t8.pdf

Other Non-refereed Articles, Comments, Reviews, etc:

P.-E. MOYSE (dir), Lord, F., Clouthier M., Pazdor, M., « Digital Patrimony : Facebook, Bitcoin, and a Good Death – 2016 McGill CIPP Report », <http://www.cippmcgill.ca/files/sites/45/2016/06/CdN-ReportJune72016.pdf>

MUNIZ-FRATICELLI**Articles in Refereed Journals (Paper or Electronic):**

V. M. Muñoz-Fraticelli, “Religious Institutionalism in a Canadian Context” [with L. David]. (2015) *52 Osgoode Hall LJ* 1049.

(the volume date is 2015, but the article only appeared in print and electronic form in 2016; the SCC citation in 2015 was to an unpublished draft)

V. M. Muñoz-Fraticelli, “Mouvement laïque québécois v. Saguenay: neutrality and narrative” (2016) *76 SCLR* (2d) 219.

Book Chapters:

V. M. Muñoz-Fraticelli, “The (Im)possibility of Christian Education” in Dwight Newman, ed, *Religious Freedom and Communities* (Toronto: Lexis-Nexis, 2016) ____.

NARIAN, Vrinda**Articles in Refereed Journals (Paper or Electronic):**

Narain, Vrinda. “Postcolonial Constitutionalism in India: Complexities and Contradictions”, *Southern California Interdisciplinary Law Journal*, Vol. 25, January 2016, 107-133.

Reports for Government Agencies, Professional Bodies, etc:

LEAF religion and Equality report

Vrinda Narain and Latetia Yantren, "Religion and Equality Report", Women's Legal Education and Action Fund (LEAF), Toronto, 2016.

Vrinda Narain, Sarah Turner, Patricia Hewlin, Glynne Piggott, "Report on Systemic Discrimination among tenure-track and tenured faculty at McGill University", Report for the Associate Provost (Policies, Procedures and Equity), 2016.

NIEZEN, Ronald**Articles in Refereed Journals (Paper or Electronic):**

Templates and Exclusions: Canada's Truth and Reconciliation Commission on Indian Residential Schools. *Journal of the Royal Anthropological Institute*.

Other Non-refereed Articles, Comments, Reviews, etc:

"Taking a Long View on Canada's Truth and Reconciliation Commission on Indian Residential Schools. What the survivors of human rights abuses can (and can't) tell us about the violence committed by states." *Sapiens*, November 2016, Online publication of the Wenner Gren Foundation.

PIPER, Tina**Other Non-refereed Articles, Comments, Reviews, etc:**

Tina Piper, *The IP Law Book Review*, volume 6(1) (March 2016) pp. 7-9, review of *The Eureka Myth: Creators, Innovators and Everyday Intellectual Property* by Jessica Silbey.

POIRIER, Johanne**Book Chapters:**

"From Dualism to Cooperative Federalism and Back?: Evolving and Competing Conceptions of Canadian Federalism", (with Jean-François Gaudreault-DesBiens), in Peter Oliver, Patrick Macklem and Nathalie Des Rosiers (eds.), *The Oxford Handbook of Canadian Constitutional Law*, forthcoming 2017 (accepted for publication)

Johanne Poirier, « Fédéralisme coopératif et droits linguistiques au Canada : peut-on 'contractualiser' le droit des minorités ? », à paraître dans : *Constitutionnalisme, droits et diversité : Mélanges en l'honneur de José Woerhling*, Alain G. Gagnon et Pierre Noreau (dir.) Editions Thémis, Montréal, 2017

Other Non-refereed Articles, Comments, Reviews, etc:

"Sorry Johanne: we just couldn't find any (women...)", *Contours*, Revue féministe de la Faculté de droit de McGill, mars 2016 :

<https://contours-mcgill.com/2016/04/06/vol4-sorry-johanne-we-just-could-not-find-any-women/>

PROVOST, René**Edited Collections:**

Culture in the Domains of law (Cambridge University Press, 2016) xiv-437pp

Book Chapters:

"Centaur Jurisprudence", in René Provost ed., Culture in the Domains of law (Cambridge University Press, 2016) 1-20

"Cannibal Laws", in René Provost ed., Culture in the Domains of law (Cambridge University Press, 2016) 293-343

Other Non-refereed Articles, Comments, Reviews, etc:

« Recension de François-Xavier Licari, *Le droit talmudique*, Dalloz, 2015 », [2016] 4 Revue trimestrielle de droit civil 957-960

"Engagements de groupes armés non-étatiques à respecter le droit international humanitaire", (2016) 2015 :1-2 Revue belge de droit international 335-343

“Review of Sonia Sikka and Lori Beaman eds, *Multiculturalism and Religious Identity: Canada and India* (McGill-Queen’s, 2014)”, (2016) 9:3 *Politics and Religion* 656-659 & 663-664

“Targeting Child Soldiers”, EJIL Talk!, Blog of the European Journal of International Law, January 2016

RAMANUJAM, Nandini

Articles in Refereed Journals (Paper or Electronic):

With Nicolas Caivano. "[The BRIC Nations and the Anatomy of Economic Development: The Core Tenets of Rule of Law.](#)" *Law and Development Review*, Vol 9, No 2 (December 2016)

With Stephanie Chow. "[Towards a Human Dignity Based Approach to Food Security: Lessons from China and India.](#)" [.pdf] *Frontiers of Law in China*, Vol 11, No 2 (June 2016) ([read online](#))

Other Non-refereed Articles, Comments, Reviews, etc:

Peer review “A Defence of the Universality, Indivisibility, Interdependency and Interrelatedness of Human Rights: The Misguided Sequencing argument in China” –for Australian Journal of Human Rights, 2016

Peer review “Douglas North’s Theory of Institutions: Lessons for Law and Development” – for the Hague Journal of Rule of Law, 2016

Peer review – “Combating Forced Marriage: A Critical review of Attempts to Eliminate Forced Marriage” for Inter Gentes Journal of international Law and Legal Pluralism, 2016

Peer review “Speaking of Us, About Us: The Teleology of the Copy and the Colonial Archive” – for Inter Gentes Journal of International Law and Legal Pluralism, 2016

Review of manuscript proposal review for Rutledge - *The Right to Food: From Sovereignty to Security* from Dr Kirsteen Shields

SAUMIER, Geneviève

Edited Collections:

“Les clauses types pour l’utilisation des Principes d’Unidroit” in *Eppur si muove : The age of Uniform Law; Essays in honour of Michael Joachim Bonell*, vol. 2 (Rome: Unidroit, 2016) 1649-1663

“Trade usages in the CISG” in F. Gélinas, ed., *Trade Usages in the Age of Arbitration* (Oxford: Oxford University Press, 2016) 125-144

Papers in Conference Proceedings:

“Le consommateur numérique: défis et recours en droit international privé” in P.-C. Lafond & V. Gautrais, eds, *Le consommateur numérique : une protection à la hauteur de la confiance*, Yvon Blais, 2016, pp 295-320.

“Mass and Class Claims in Arbitration: A Canadian Perspective” in B. Hanotiau & E.A. Schwartz, eds, *Class and Group Actions in Arbitration* (ICC: Paris, 2016) 33-44

Reports for Government Agencies, Professional Bodies, etc:

with H.-W. Micklitz, “Enforcement and Effectiveness of Consumer Law”, Draft General Report to the International Academy of Comparative Law – 2016 Montevideo Thematic Congress, 30 pages

with F. Garcimartin Alferez & the Permanent Bureau of the Hague Conference on Private International Law, “Note on article 7(1)(c) of the 2016 Preliminary Draft Convention”, December 2016, 10 pages (available at [hcch.net](#))

SHEPPARD, Colleen

Papers in Conference Proceedings:

Canadian Report, *Anti-discrimination Law in Canada and the Challenge of Effective Enforcement*, International Academy of Comparative Law, November, 2016, Montevideo, Uruguay

SMITH, Lionel**Articles in Refereed Journals (Paper or Electronic):**

“The Duties of Trustees in Comparative Perspective” (2016), 24 *European Review of Private Law* 1031-1052; also published in Czech (translation by the editor) as “Povinnosti Správců – Srovnávací Analýza” in L. Tichý, ed., *Svěřenský fond a trust – jejich fungování v mezinárodním srovnání [The Czech Trust Fund and the Trust: Comparative Perspectives on their Operation]* (Prague: Charles University Press, 2016).

Book Chapters:

“Contract, Consent, and Fiduciary Relationships”, ch. 5 in P.B. Miller and A.S. Gold, eds., *Contract, Status and Fiduciary Law* (Oxford: Oxford University Press, 2016) 117-138.

“What is Left of the Non-Delegation Principle?”, ch. 9 in B. Häcker and C. Mitchell, eds., *Current Issues in Succession Law* (Oxford: Hart, 2016) 209-229.

“Will-Substitutes and Creditors: Canada and the US”, ch. 12 in A. Braun and A. Röthel, eds., *Passing Wealth on Death: Will-Substitutes in Comparative Perspective* (Oxford: Hart, 2016) 251-265.

SMITH, Stephen**Book Chapters:**

‘The Deed Not the Motive: Fiduciary Law Without Loyalty’ in *Contract, Status and Fiduciary Law* (Oxford: Oxford University Press, 2016) A Gold & P Miller, eds. 213-239.

‘Form and Substance in Equitable Remedies’ in *Divergences in Private Law*, (Oxford: Hart Publishing, 2016) A Robertson & M Tilbury, eds. 321-42.

VAN PRAAGH, Shauna**Articles in Refereed Journals (Paper or Electronic):**

“Welcome to the Neighbourhood: Religion, Law and Living Together” (2016) 75 *Supreme Court L. Rev.* (2d) 63

[*Note: published in a volume of the Law Review and in a book collection (below) – all contributions anonymously refereed prior to publication]

Book Chapters:

“Welcome to the Neighbourhood: Religion, Law and Living Together” in D. Newman, ed., *Religious Freedom and Communities* (Markham: Lexis Nexis, 2016) [* same as above]

“ ‘Open Doors’ – ‘Portes ouvertes’: Classrooms as Sites of Interfaith Interface” in B. Berger and R. Moon, eds., *Religion and the Exercise of Public Authority* (Oxford: Hart Publishing, 2016)

« L’ABC de l’évaluation en droit : leçons de l’école primaire pour l’éducation juridique », in R. Sefton-Green (ed) *Démoules, Du carcan de l’enseignement vers une éducation juridique* (coll. UMR droit comparé de Paris, Société de législation comparée, 2016)

Reports for Government Agencies, Professional Bodies, etc:

Co-author, *Droits de la personne et diversité – Rapport de recherche remis à la Commission des droits de la personne et des droits de la jeunesse* (Quebec Human Rights Commission, 2016) (Pierre Noreau, Principal Author)

Other Non-refereed Articles, Comments, Reviews, etc:

“Women in Black and White”, (2016) 4 *Contours – Voices of Women in Law*, Faculty of Law, McGill University

WALSH, Catherine**Books & Monographs:**

Private International Law in Common Law Canada: Cases, Text and Materials, 4th ed. (Toronto: Emond Montgomery, 2016) [co-authored with Stephen G.A. Pitel, Joost Blom, Elizabeth Edinger, Geneviève Saumier & Janet Walker]

Book Chapters:

“Transplanting Article 9: The Canadian PPSA Experience” in Louise Gullifer & Orkun Akseli, eds. *Secured Transactions Law Reform: Principles, Policies and Practice* (Oxford: Hart, 2016)

WALTERS, Mark**Articles in Refereed Journals (Paper or Electronic):**

“Public Law and Ordinary Legal Method: Revisiting Dicey’s Approach to *Droit Administratif*” (2016) 66 *University of Toronto Law Journal* 53-82 [published before I joined the McGill law faculty on July 1st]

“Judicial Review of Ministerial Advice to the Crown” (2016), 25 *Constitutional Forum* 33-42 [published after I joined the McGill law faculty on July 1st]

Book Chapters:

“The Unwritten Constitution as a Legal Concept” in David Dyzenhaus and Malcolm Thorburn (eds.), *The Philosophical Foundations of Constitutional Law* (Oxford: Oxford University Press, 2016), chapter 3, 33-52 [published before I joined the McGill law faculty on July 1st]

“‘Looking for a knot in a bulrush’: Reflections on Aboriginal and Crown Sovereignty”, in Patrick Macklem and Douglas Sanderson (eds.), *From Recognition to Reconciliation: Essays on the Constitutional Entrenchment of Aboriginal and Treaty Rights* (Toronto: University of Toronto Press, 2016), chapter 2, 35-64 [published before I joined the McGill law faculty on July 1st]

Papers in Conference Proceedings:

Note: I presented papers at the following conferences during the first half of the year, before I joined the McGill law faculty on July 1st.

“Agonistic, Deliberative, and Ordinary Constitutionalism”, 7-8 April 2016, presented at “Deliberative Constitutionalism”, a conference held at McGill University, Faculty of Law, organized by the Australian National University/McGill University Project on Deliberative Governance and Law, Montreal, Quebec

“Constitutive Power and the Nation(s) of Québec”, March 31, 2016, presented at the Symposium on “Does Quebec Need a Written Constitution?” held at Yale University, New Haven, CT., with the support of the MacMillan Center for International and Area Studies and the Research Support Program on Intergovernmental Affairs and Québec Identity

“Shells and Constitutional Law: The Covenant Chain and the Two-Row Wampum Belts”, 29 March 2016, presented at the Aboriginal Law Workshop Series, Faculty of Law, University of Toronto

“Judicial Review of Ministerial Advice to the Crown”, 26 February 2016, presented at “The State of Canada’s Constitutional Democracy”, David Asper Centre for Constitutional Rights, Faculty of Law, University of Toronto

WEINSTOCK, Daniel**Articles in Refereed Journals (Paper or Electronic):**

“Can Republicanism Tame Public Health?” *Public Health Ethics*, v9 n2 (2016), pp.125-133

“On the Complementarity of the Ages of Life”, *Journal of Applied Philosophy*, (Nov, 2016)

Book Chapters:

“Cyberjustice and Ethical Perspectives of Procedural Law” in *eAccess to justice*, University of Ottawa Press.

“A Freedom of Religion-Based Argument for the Regulation of Religious Schools” in *Religion and Exercise of Public Authority*, Hart Publishing.

Reports for Government Agencies, Professional Bodies, etc:

(Co-author) “Rapport sur l’état et les besoins de l’éducation 2014-2016” *Conseil Supérieur de l’éducation Québec*, *Gouvernement du Québec publication* (2016)