

ASST-PROF DR GABRIEL M. LENTNER

Monographs:

1. *Lentner*, The UN Security Council and the International Criminal Court: The Referral Mechanism in Theory and Practice (Edward Elgar 2018) 240 pp.
 - *Awarded the Science Prize 2020 of the State of Lower Austria*

Reviewed by

 - *Ya Lan Chang* in Cambridge International Law Journal 8(1) 2019 147-152
 - *Joshua Kern* in International Criminal Law Bureau (December 2018)
<http://www.internationallawbureau.com/index.php/book-review-g-m-lentners-the-un-security-council-and-the-international-criminal-court-the-referral-mechanism-in-theory-and-practice-elgar-2018/>
 - *Ingrid Mitgutsch* in Austrian Journal of Criminal Law (JSt) 6(3) (2019) 290-291
2. *Lentner/Krimphove*, Völkerrecht und IPR (Kohlhammer 2021) 150pp *in print*.

Edited Volumes:

3. *Lentner/Palmanshofer/Reiss* (eds), Thema/Special Issue: Recht und Politische Ökonomie/Law and Political Economy, Juridikum 1/2021 (Verlag Österreich) 72-137 doi.org/10.33196/juridikum202101007201.
4. *Lentner/Krimphove* (eds), Law and Logic: Contemporary Issues (Duncker & Humblot 2017) 224pp.

Journal Articles:

1. *Lentner*, Review Essay: The Protection of Intellectual Property Rights under International Investment Law by Simon Klopschinski, Christopher Gibson and Henning Grosse Ruse-Khan, International & Comparative Law Quarterly 70(4) (2021) 1030-1031 <https://www.doi.org/10.1017/S0020589321000324>
2. *Lentner*, Regime Shifting in Action: The Case of Bridgestone v Panama and Trademarks before Investment Tribunals, Stanford Transatlantic Technology Law Forum Working Paper No 78 (2021) 34pp https://www-cdn.law.stanford.edu/wp-content/uploads/2021/09/lentner_wp78.pdf
3. *Lentner/Palmanshofer/Reiss*, Vorwort/Introduction: Recht und Politische Ökonomie/Law and Political Economy, Juridikum 1/2021 (Verlag Österreich) 72-74 <https://doi-org.uaccess.univie.ac.at/10.33196/juridikum202101007201>.
4. *Lentner*, Investor-State Dispute Settlement and the Relationship between IP and Investment Chapters in Free Trade Agreements, Stanford Transatlantic Technology Law Forum Working Paper No 50 (2020) 32pp

<https://law.stanford.edu/publications/no-50-investor-state-dispute-settlement-and-the-relationship-between-ip-and-investment-chapters-in-free-trade-agreements/>

5. *Lentner*, ‘The Lasting Legacy of Double Standards: A Historical Perspective on the International Criminal Court and the UN Security Council Referral Mechanism’ *International Criminal Law Review* 20(2) (2020) 251-284
<https://doi.org/10.1163/15718123-02002005>
6. *Lentner*, ‘Alexandre Skander Galand, UN Security Council Referrals to the International Criminal Court: Legal Nature, Effects and Limits’ *Leiden Journal of International Law* 33 (2020) 253-256 doi:10.1017/S0922156519000669
7. *Lentner*, Review Essay: A Duty to Prevent Genocide by John Heieck, *British Yearbook of International Law* 88 (2018) 10pp *forthcoming*
<https://doi.org/10.1093/bybil/braa003> (free access:
<https://academic.oup.com/bybil/advance-article/doi/10.1093/bybil/braa003/5827056?guestAccessKey=7ff1f437-bd79-418d-9378-2948a58074b9>)
8. *Lentner*, Law, Language, and Power: English and the Production of Ignorance in International Law (2019) *International Journal for Law and Language (JLL)* 50-66
<http://www.doi.org/10.14762/jll.2019.050>
9. *Lentner*, Die Macht des Völkerrechts in den Internationalen Beziehungen [The Power of Law in International Relations], *Juridikum [Austrian Journal of Critical Legal Studies]* 3 (2019) 308-311 doi.org/10.33196/juridikum201903030801
10. *Lentner*, *Bridgestone v Panama: When Are Trademarks Covered Investments?* (2019) 34(3) *ICSID Review* 569–576 DOI: [10.1093/icsidreview/siz032](https://doi.org/10.1093/icsidreview/siz032)
11. *Lentner*, CPTPP’s Investment Chapter and the Protection of Intellectual Property Rights, (2019) 16(5) *Transnational Dispute Management Journal* 1-12
<https://www.transnational-dispute-management.com/article.asp?key=2672>
12. *Lentner*, Treating Data as Property? A View from International Investment Arbitration, *MR-Int [Austrian Journal on International Media Law]* 2 (2018) 71-74
13. *Lentner*, Investitionsschiedsgericht als “Gericht eines Mitgliedstaats”? [Investment Tribunal as ‘Court of a Member State’?], *ecolex [Austrian Journal for Economic Law]* 4 (2018) 381-388
14. *Lentner*, EU Law and Investor-State Dispute Settlement, *European Studies: The Review of European Law, Economics and Politics* 5 (2018) 139-152
15. *Lentner*, Nomos and Narrative: The Protection of Intellectual Property Rights in International Investment Law, *TTLF Working Paper Series No 34* (2018) 1-40
16. *Lentner*, The Protection of Intellectual Property Rights through International Investment Agreements, *Korean Arbitration Review* 9 (2018) 30-38

17. *Appl/Homar/Lentner/Ratka/Rinnerbauer*, Country Report Austria ‘The Single Market and the Digital Economy’, European Federation for European Union Law (2018) *in print*
18. *Lentner/Lai*, Paving the Silk Road BIT by BIT: An Analysis of Investment Protection for Chinese Infrastructure Projects Under the Belt & Road Initiative, *Transnational Dispute Management Journal (TDM)* 3 (2017) 1-25.
19. *Lentner*, Litigating Patents in Investment Arbitration: *Eli Lilly v Canada*, *Journal of Intellectual Property Law & Practice* 12 (Oxford University Press 2017) 815-816.
20. *Lentner*, The EU Legal Framework and Investor-State Dispute Settlement, *Romanian Journal of Arbitration* 47(3) (2018) 13-22.
21. *Lentner*, Juristische Argumente und deren rationale Kritik: Die logokratische Methode [A Rational Critique of Legal Arguments: The Logocratic Method], 2 *Juridikum: Zeitschrift für Kritik – Recht – Gesellschaft* [Austrian Journal of Critical Legal Studies] (2017) 196-206.
22. *Lentner*, Law, Power and Expertise: David Kennedy’s ‘A World of Struggle’ (Review Essay), *Vienna Journal of International Constitutional Law* 11(1) (2017) 169-176.
23. *Lentner/Fina*, The New Generation of International Investment Agreements adopted by the EU and its Implications for the Protection of Intellectual Property Rights, *Journal of World Investment & Trade* (2017) 271 – 305.
24. *Lentner*, Investitionsschutz im Freihandelsabkommen CETA, *ecolex* [Austrian Journal of Economic Law] (2016) 1027-1029.
25. *Lentner*, Investor-Staat Streitbeilegung in Freihandelsabkommen der EU, *Wirtschaftsrechtliche Blätter wbl* [Austrian Journal of Business Law] (2016) 613-619.
26. *Lentner*, Ein multilateraler Investitionsgerichtshof? *Ecolex* [Austrian Journal of Business Law] (2016) 932-937.
27. *Lentner/Parycek*, Electronic Identity (eIDs) and Electronic Signature (eSig) for eGovernment Services – A Comparative Legal Study in: *Transforming Government: People, Process and Policy* 10(1) (2016) 8-25.
28. *Lentner/Proano*, ADPIC y los Tratados Bilaterales de Inversión: la necesidad de encontrar una armonía en su aplicación, *Juris Dicto* 17 (2016) 51-74.
DOI: <https://doi.org/10.18272/iu.v15i17.738>
29. *Lentner/Sinokki*, Secret Surveillance of Citizens: The Need for Judicial Authorisation and Individual Suspicion, *European Law Reporter* 3 (2016) 100-104.
30. *Lentner/Fina*, The Scope of the EU’s Investment Competence after Lisbon, *Santa Clara Journal of International Law* 14 (2016) 419-440.
31. *Lentner*, Neue Herausforderungen im Verbraucherrecht, *Der Versicherungsmakler* 2/2015, 14

32. *Lentner*, A Uniform European Investment Policy?: The unwritten EU Model BIT, *Journal of Law and Administrative Sciences* 2 (2014) 156-165.
33. *Lentner*, The Role of the UN Security Council vis-à-vis the International Criminal Court – Resolution 1970 (2011) and its challenges to International Criminal Justice, *International and Comparative Law Review* 14(2)(2014) 5-21.
34. *Lentner*, Armin von Bogdandy und Ingo Venzke, In wessen Namen? Internationale Gerichte in Zeiten globalen Regierens (A Public Law Theory of International Adjudication) (Review Essay), *Vienna Journal of International Constitutional Law* 4 (2014) 474.
35. *Lentner*, Access to Documents of the Institutions: Transparency of International Negotiations, *European Law Reporter* 4 (2014) 123
36. *Lentner*, Complementarity in the Line of Fire: The Catalysing Effect of the International Criminal Court in Uganda and Sudan (Review Essay), *Vienna Journal of International Constitutional Law* 1 (2014) 223.
37. *Lentner*, Jurisdiction over Consumer Contracts under the Brussels I Regulation, *European Law Reporter* 9 (2013) 263-268.
38. *Lentner*, Kadi II before the ECJ – UN Targeted Sanctions and the European Legal Order, *European Law Reporter* 6 (2013) 202-205.

Contributions to edited volumes and commentaries

39. *Lentner*, Beyond Cynicism and Critique: International Law and the Possibility of Change in *Baade et al* (eds) *Cynical International Law?. Beiträge zum ausländischen öffentlichen Recht und Völkerrecht* (Veröffentlichungen des Max-Planck-Instituts für ausländisches öffentliches Recht und Völkerrecht), vol 296, Springer 2021)
https://doi.org/10.1007/978-3-662-62128-8_3
40. *Lentner*, ‘The Perils of Quantitative Research in International Law’ in Rossana Deplano (ed) *Pluralising International Legal Scholarship: The Promise and Perils of Non-Doctrinal Research Methods* (Edward Elgar 2019) 149-172
<https://doi.org/10.4337/9781788976374.00013>
41. *Lentner*, EU Law and Investor-State Dispute Settlement in *Siskova* (Ed) *European Studies: The Review of European Law, Economics and Politics* 5 (Wolters Kluwer 2019) 139-152
42. *Lentner*, Law, Language and Power: A Constructivist Perspective on International Law, Tagungsband ‘Recht und Sprache’ ÖAT Salzburg 2018 (Jan Sramek 2019) 1-18
43. *Lentner/Thiede*, Art 28 Rom II-VO in *Pfeiffer* (Ed) *Soergel BGB-Kommentar Band 27/1 Rom II-VO; Internationales Handelsrecht; Internationales Bank- und Kapitalmarktrecht* (14th edition, Kohlhammer 2019) 420-426.

44. *Lentner*, Art 29 Rom II-VO in *Pfeiffer* (Ed) Soergel BGB-Kommentar Band 27/1 Rom II-VO; Internationales Handelsrecht; Internationales Bank- und Kapitalmarktrecht (14th edition, Kohlhammer 2019) 427.
45. *Lentner/LAI*, ‘Paving the Silk Road BIT by BIT: An Analysis of Investment Protection for Chinese Infrastructure Projects under the Belt & Road Initiative’ in *Chaisse/Gorski* (Eds) *The Belt and Road Initiative: Law, Economics and Politics* (Brill 2018) 250-283.
46. *Lentner*, *Legal Argumentation in the Age of Globalization: The Logocratic Method* in Busch (Ed) *Global Legal Skills* (Springer 2018) *forthcoming*.
47. *Lentner/Ratka*, §94 BWG in *Laurer/Schütz/Kammel/Ratka* (Eds) *BWG-Kommentar* (Manz 2017).
48. *Lentner/Ratka*, §95 BWG in *Laurer/Schütz/Kammel/Ratka* (Eds) *BWG-Kommentar* (Manz 2017).
49. *Lentner*, *United States – Measures Concerning the Importation, Marketing and Sale of Tuna and Tuna Products*, Appellate Body Report in *Wouters/Calster*, *Oxford Reports on International Trade Law Decisions* (Oxford University Press *online* 2017).
50. *Lentner*, *Logic and the Analysis of Arguments in International Law* in *Lentner/Krimphove* (Eds), *Law and Logic: Contemporary Issues* (Duncker & Humblot 2017).
51. *Lentner*, *French Republic v People’s Mojahedin Organization of Iran*, Judgment, Case C-27/09 P in *Wouters/Baere*, *Oxford Reports on International Law in EU Courts* (Oxford University Press *online* 2017).
52. *Jost/Lentner/Ratka/Wrbka*, *Legal Certainty and Abuse of Loopholes in the Context of Transnational EU Company Law* in *Fenwick/Siems/Wrbka*, *The Shifting Meaning of Legal Certainty in Comparative and Transnational Law* (Hart 2017).
53. *Lentner/Ratka*, *Entwicklungslinien der Europäisierung des Verbraucherschutzrechts und Konsumentenbegriffs*, in *Jost/Ratka* (Eds) *Ausgewählte Praxisfragen des neuen Verbraucherrechts* (Verlag Österreich 2016) 51-78.
54. *Lentner/Krimphove*, *Logic as an Inherent Principle of International Law and its Consequences for International Adjudication* (2015) in: Tagungsband des 18. Internationalen Rechtsinformatik-Symposiums IRIS 2015.

Case notes and other notes:

55. *Lentner*, *CJEU: Intra-EU Investor-State Arbitration under the Energy Charter Treaty is not Compatible with EU Law*, *TTLF Newsletter 2* (2021) *Stanford Law School* (assisted by Dayana Zasheva)
56. *Lentner*, *Investor-State Dispute Settlement and EU law: Opinion of the Advocate General on Individual Arbitration Agreements*, *TTLF Newsletter 2* (2021) *Stanford Law School* (assisted by Dayana Zasheva)

57. *Lentner*, CJEU: Reputation Offsets Likelihood of Confusion of Trademarks, TTLF Newsletter 2 (2020) Stanford Law School (assisted by Dayana Zasheva)
58. *Lentner*, U.S. Investor Loses in Trademark Dispute against Panama, TTLF Newsletter 2 (2020) Stanford Law School
59. *Lentner*, EU Announces Plurilateral Agreement to Terminate Intra-EU Investment Treaties, TTLF Newsletter 3-4 (2020) Stanford Law School
60. *Lentner*, CJEU: Investment Court System in CETA Compatible with EU Law, TTLF Newsletter 2 (2019) Stanford Law School
61. *Lentner*, EU Pushes Reform of Investor-State Dispute Settlement, TTLF Newsletter 1 (2019) Stanford Law School
62. *Lentner*, What's New in the US-Mexico-Canada Agreement (USMCA), TTLF Newsletter 5 (2018) Stanford Law School
63. *Lentner*, International Investment Tribunal Accepts Jurisdiction over Trademark Dispute involving US-company, TTLF Newsletter 1 (2018) Stanford Law School.
64. *Lentner*, Another IP-related International Investment Arbitration Looming, TTLF Newsletter 6 (2017) Stanford Law School.
65. *Lentner*, U.S. Company Pursues International Investment Arbitration against Panama over Trademarks, TTLF Newsletter 4-5 (2017) Stanford Law School.
66. *Lentner*, Eli Lilly Loses in Chapter 11 NAFTA Arbitration over Drug Patents, TTLF Newsletter 2 (2017) Stanford Law School.
67. *Lentner*, Competence of the EU to conclude Free Trade Agreements: AG's opinion in Case 2/15 on the EU-Singapore Free Trade Agreement, TTLF Newsletter 1 (2017) Stanford Law School.
68. *Lentner*, European Commission considers establishment of a Multilateral Investment Court, TTLF Newsletter 3-4 (2016) Stanford Law School.
69. *Lentner*, Adidas & Coca Cola: Two decisions of the EU courts dealing with the Community Trade mark, TTLF Newsletter 1 (2016) Stanford Law School.
70. *Lentner*, European Court clarifies duration of effective patent protection for medicinal products, TTLF Newsletter 6 (2015) Stanford Law School.
71. *Lentner*, Embedding copyrighted videos that are freely available online does not constitute a copyright infringement, TTLF Newsletter 6 (2014) Stanford Law School.
72. *Lentner*, Der Internationale Strafgerichtshof und Omar Al-Bashir, Juristl 10 (2013) 7
73. *Lentner*, Recht logisch? Gedanken zu Recht und Logik, Juristl 10 (2013) 20.

Blog posts and newspaper commentaries:

74. *Lentner*, UN Security Council Referrals to the ICC and the Principle of Legality, in EJIL:Talk! (blogpost, 12 November 2021) <https://www.ejiltalk.org/un-security-council-referrals-to-the-icc-and-the-principle-of-legality/>
75. *Lentner/Zasheva*, ECJ in PL Holdings: ad hoc arbitration agreement between EU investor and Member State not compatible with EU law (blogpost, 8 November 2021) <https://europeanlawblog.eu/2021/11/08/ecj-in-pl-holdings-ad-hoc-arbitration-agreement-between-eu-investor-and-member-state-not-compatible-with-eu-law/>
76. *Lentner*, International law beyond cynicism and critique, in Völkerrechtsblog (blogpost, 2 September 2019) <https://voelkerrechtsblog.org/articles/international-law-beyond-cynicism-and-critique/>
77. *Lentner*, Why the ICC won't get it right – The Legal Nature of UN Security Council Referrals and Al-Bashir's Immunities, in EJIL:Talk! (blogpost, 24 July 2017) <https://www.ejiltalk.org/why-the-icc-wont-get-it-right-the-legal-nature-of-un-security-council-referrals-and-al-bashir-immunities/>
78. *Lentner*, Victor's Justice in Disguise? UN Security Council Referrals and the International Criminal Court, in Völkerrechtsblog (blogpost, 19 December 2016) <https://voelkerrechtsblog.org/victors-justice-in-disguise/>
79. *Lentner*, Internationaler Strafgerichtshof Abwesenheit der Grossmächte, Neue Zürcher Zeitung (20 December 2016) <https://www.nzz.ch/meinung/internationaler-strafgerichtshof-abwesenheit-der-grossmaechte-ld.135680>
80. *Lentner*, TTIP als Chance für die Reform des internationalen Investitionsschutzrechts, NZZ.at (30 January 2015), <https://nzz.at/phanomene/ttip-als-chance-fr-die-reform-des-internationalen-investitionsschutzrechts/>
81. *Lentner*, Gastkommentar zum Internationalen Strafgerichtshof: Die Erwartungen sind übertrieben, Neue Zürcher Zeitung (9 September 2014) <https://www.nzz.ch/meinung/debatte/zwischen-hoffnung-und-hybris-1.18379578>
82. *Lentner*, Rückkehr zum Nationalstaat führt nicht aus der Krise, Die Presse (8 October 2014) <http://diepresse.com/home/meinung/gastkommentar/3883320/Rueckkehr-zum-Nationalstaat-fuehrt-nicht-aus-der-Krise>
83. *Lentner/Baxewanos*, Konstruierter Widerspruch, Neue Zürcher Zeitung (3 May 2013) <https://www.nzz.ch/meinung/debatte/konstruierter-widerspruch-1.18075222>

Media Coverage, Interviews

84. Researcher Portrait, Journal “upgrade” 2.21 (22 July 2021) <https://www.donau-uni.ac.at/dam/jcr:9167881c-db11-4276-b001-6fbb6096f576/upgrade-2.21-Recht.pdf>
85. Interview on International Investment Law and Climate Change, Journal “upgrade” 2.21 (22 July 2021) <https://www.donau-uni.ac.at/dam/jcr:9167881c-db11-4276-b001-6fbb6096f576/upgrade-2.21-Recht.pdf>

86. Ö1 Radio Kolleg (Austrian Radio) “Die Goldenen 1920er Jahre“ Interview (legal history of the Austrian constitution and the league of nations loans) 28-29.12.2020
87. ZDF heute journal (11 October 2017)
88. Schiedsgerichte und Völkerrecht, Die Presse (22 September 2017)
<http://diepresse.com/home/science/5290397/Schiedsgerichte-und-Voelkerrecht>