

Horia Ciurtin is an *Associate Expert* at New Strategy Center (Bucharest); *Managing Editor* of the [EFILA Blog](#) which appears under the auspices of the European Federation for Investment Law and Arbitration (Brussels), as well as *Editor* at VERSO Journal (Bucharest and Cluj-Napoca, Romania).

His day-to-day professional activities pertain to offering consultancy into matters of international investment law and political/regulatory risks, advising various companies and investment funds throughout the Balkans and Eastern Europe.

Academically, he is conducting doctoral research under the aegis of the [Amsterdam Center for International Law](#) (University of Amsterdam) on issues pertaining to (deviant) territoriality narratives within international (investment) law.

He was one of the co-authors of the volume dedicated to the ICSID Convention and published by Kluwer Law International, signing the study “Paradoxes of (Sovereign) Consent: On the Uses and Abuses of a Notion in International Investment Law”. In 2014, awarded with the Honorable Mention in the Nappert Prize in International Arbitration and International Commercial Law (organized by McGill University).

Author of two books, numerous chapters in collective volumes, as well as of multiple studies and policy papers in domestic and international academic journals, in the field of international law and international relations, constitutional law and legal philosophy.

He has been broadly involved in research activities and advisory work throughout the Balkans and Eastern Europe, but also in relation to the Asia-Pacific region. His area of expertise stretches beyond the legal field, being active in strategic analysis and geoeconomics.

Publications [Selection]

Chapters in Collective Volumes:

- „A New Era in Cross-Strait Relations? A Post-Sovereign Enquiry in Taiwan’s Investment Treaty System”, in Julien Chaisse (ed.), [China's Investment Three-Prong Strategy: The Bilateral, Regional, and Global Tracks](#), Oxford University Press, 2019.
- „Paradoxes of (Sovereign) Consent: On the Uses and Abuses of a Notion in International Investment Law”, in Crina Baltag (ed.), [ICSID Convention After 50 Years: Unsettled Issues](#), Kluwer International, 2017.
- „A Hermeneutical Perspective upon the 'Mitigation of Damages' Principle: The Metamorphosis of a Concept in International Law”, in Andrea K. Bjorklund (ed.), [Nappert Prize in International Arbitration](#), ICC/McGill, Paris, 2015.

Articles in Academic Journals:

- „A Quest for Deterritorialization: The ‘New’ Lex Mercatoria in International Arbitration”, The International Journal of Arbitration, Mediation and Dispute Management, Volume 85, Issue 2, May 2019.
- „When Westphalia Goes to (Greater) China: Territory, Sovereignty and Legal Narratives across the Strait”, Journal of Territorial and Maritime Studies, Volume 5, No. 1, Winter/Spring 2018.
- „Turning Enemies into Adversaries: TTIP Negotiations and the Quest for a New Westphalia Momentum”, The Turkish Commercial Law Review, Volume 2, Issue 1 (Summer 2016) [also presented at CEILA, Queen Mary University of London] (co-author: Emanuela Matei).
- „Lights and Shadows of the WTO-Inspired International Court System”, European Investment Law and Arbitration Review, Volume 1/2016 (co-authors: Filippo Fontanelli, Koorosh Ameli, Ilias Bantekas, Nikos Lavranos, Mauro Rubino-Sammartano, Emma Spiteri Gonzi).
- „Beyond the Norm: The Hermeneutic Function of Treaty Preambles in Investment Arbitration and International Law”, Revista Romana de Arbitraj [Romanian Arbitration Review], No. 4/2015.
- „Tendențe europene în dreptul investițiilor: competențe, standarde de protecție și aplicații arbitrale”, Revista Romana de Arbitraj [Romanian Arbitration Review], Anul 11 / Nr. 1 ianuarie-martie 2017, Volumul 41 [EN: European Trends in Investment Law: Competence, Protection Standards and Arbitral Reflections].
- „Apusul Westphaliei: aplicații ale noii lex mercatoria în arbitrajul internațional”, Revista Romana de Arbitraj [Romanian Arbitration Review], No. 2/2016 [EN: The Twilight of Westphalia: Applications of the New Lex Mercatoria in International Arbitration].
- „Dilemele autonomiei dreptului în modernitatea târzie” in Studia Iurisprudentia UBB nr. 1/2014 [EN: The Dilemmas of Legal Autonomy in Late Modernity].
- „Politica de Securitate și Apărare a Uniunii Europene – paradoxuri și realități” în Revista de Științe Politice și Relații Internaționale nr. 4/2013 [EN: The Security and Defence Policy of the European Union: Paradoxes and Realities].
- „Parteneriatul public-privat: concept, evoluție și reglementare” în Revista Română de Drept al Afacerilor nr. 5/2013 [EN: The Public-Private Partnership: Concept, Evolution and Regulation].
- „Funcții și disfuncții ale constitutionalismului modern: o hermeneutică decizionistă asupra discursivității Constituției” în Revista de Drept Social nr. 6/2013 [EN: Functions and Disfunctions of Modern Constitutionalism: A Decisionist Hermeneutic upon the Discursive Nature of the Constitution].
- „Noțiunea de preț în Noul Cod Civil: o perspectivă comparatist-critică” în Studia Iurisprudentia UBB nr. 4/2012 [EN: The Concept of Price in the new Romanian Civil Code: a Comparative-Critical Approach].
- „Indicații geografice și mărci: în căutarea unei identități comercial-spațiale” în Revista Română de Dreptul Proprietății Intelectuale nr. 3/2012 [EN: Geographical Indications and Trademarks: In Search of a Commercial-Spatial Identity].

- „Exigențele evitării dublei impuneri cu privire la impozitele directe: paradigme globale și metamorfoze europene” în Revista Română de Dreptul Afacerilor nr. 2/2012 [EN: The Exigencies of Avoiding Double Taxation in regard to Direct Taxation: Global Paradigms and European Metamorphosis].

Policy Papers, Reports:

- „Assessing the 16+1 Format: A Testing Ground on Europe’s (Inner) Periphery”, New Strategy Center (2019).
- „The Emergence of a European project. Three Summits for the Three Seas Initiative”, New Strategy Center/OSW (July 2018), report by Kamil Calus, Horia Ciurtin, Gheorghe Magheru, Izel Selim (ed.).
- „A Dragon in the Powder Keg: China’s Mercantile Quest in the Balkans”, New Strategy Center (May 2018).
- „A Pivot to Europe: China’s Belt-and-Road Balancing Act”, European Institute of Romania, Policy Brief no. 5 (December 2017).
- „A Delicate Sense of (Economic) Balance: Turkey, Russia and the Other Strategic Map”, New Strategy Center, Policy Brief (June 2017).
- „Russia, Turkey and the Belt and Road Initiative in Central Asia”, Australian Institute of International Affairs (September 2017).
- „Strategic Challenges in South East Europe and the Black Sea Area”, New Strategy Center (Bucharest) - IRMO (Zagreb), Policy Paper, February 2017, report by Cosmin Ioniță (coord.), Sergiu Celac, Horia Ciurtin, Sandro Knezović, Miruna Troncotă.
- „Left Behind? Reassessing the Balkan Quest for EU Integration”, European Institute of Romania, Policy Briefs Series, No. 2 (2017).
- „EFILA Task Force Paper regarding the proposed International Court System (ICS)”, report by Koorosh Ameli, Ilias Bantekas, Horia Ciurtin, Filippo Fontanelli, Nikos Lavranos, Mauro Rubino-Sammartano and Emma Spiteri Gonzi, January 2016.
- „În căutarea consensului pierdut: Mituri despre protecția investitorilor în TTIP și cum își propune UE să revoluționeze sistemul de soluționare a disputelor”, CRPE Policy Brief 41, January 2016 [EN: In Search of Lost Consensus: Myths about Investor Protection in TTIP and How the EU Tries to Revolutionize the Dispute Settlement System].

Authored Volumes in Romanian:

- „Tentatia politicului: Reflectii conservatoare dupa sfarsitul istoriei”, Eikon, Bucharest, 2015 [EN: The Temptation of the Political: Conservative Reflections *after the End of History*]
- „Dilemele controlului de constituționalitate: Incursiune în paradigmile spațiului euro-american”, Rosetti International, Bucharest, 2013 [EN: The Dilemmas of Constitutional Review: Inquiry in the Euro-American Paradigms].

Contributions to Specialized Blogs/Cultural Press [selection]:

- „EU member states divided in face of Commission crackdown on intra-EU ISDS”, *BorderLex*, 27 October 2016.
- „Diffusing the 'Powder Keg' through Regional Multilateralism: The Case for Investment Autarchy in the Balkans”, *Kluwer Arbitration Blog*, 19 July 2016.
- „Intra-EU BITs in a Fragile Union: On Non-Papers and Other (Legal) Demons”, *EFILA blog*, 28 June 2016.
- „Dincolo de Atlantic: Breviar despre TTIP și necesitatea unui nou parteneriat”, *Contributors.ro*, 2 August 2016 [EN: Beyond the Atlantic: Brief Observations about TTIP and the Necessity of a New Partnership].
- „Across the Strait: The Case for a Special EU-Taiwan Trade and Investment Partnership”, *EFILA blog*, 3 May 2016.
- „Redefining the 'Centre': International Economic Law and Grand Strategy in a Multipolar World”, *EFILA blog*, 26 January 2016.
- „The Future of Investment Treaties: Metamorphosis or Deconstruction?”, *EFILA blog*, 8 September 2015.
- „The Compensation Standard for FET Breaches: The Far Limits of Legal Analogy”, *Kluwer Arbitration Blog*, 30 January 2015.
- „TTIP și noua conexiune transatlantică”, *Contributors.ro*, 3 October 2014 [EN: TTIP and the New Transatlantic Connection].
- „Lecții post-electorale pentru Europa”, *Contributors.ro*, 5 June 2014 [EN: Post-Election Lessons for Europe].
- „Eșecul iluminismului juridic”, *Verso*, No. 66-67/2009 [EN: The Failure of Legal Enlightenment].