

Annex: List of potential topics

- Costs and expenses in international arbitration
- The contribution of international courts and tribunals to the enforcement of their own decisions (comparative study, which could also be limited to courts, tribunals and dispute settlement bodies in the field of human rights)
- The advisory competence of international courts and tribunals (comparative study, or system-specific study (ECtHR or IACtHR))
- Default (or non-appearance) before international courts and tribunals (comparative study)
- State-owned entities in international litigation
- Regional human rights courts and national constitutional justice
- Regional or Sub-Regional Courts as Transitional Justice Mechanisms
- Digitalization and judicial cooperation; the examples of the 1965 Hague Service and 1970 Evidence Conventions and the new (2020) EU Regulations on Service and Evidence
- Information technology in international arbitration
- New forms of judicial cooperation between international commercial courts
- The extraterritorial application of data protection law
- Asymmetric jurisdiction clauses
- Cross-border enforcement of non-monetary judgments
- Immunities of states and international organizations and the notion of civil and commercial matters