

# TARIQ K. ALHASAN

Attorney | Arbitrator

## Contact

+962 799 133 144

+962 770 133 144

Amman, Jordan

[tariq@alhasan-legal.com](mailto:tariq@alhasan-legal.com)

<https://www.alhasan-legal.com/>

## Research Metrics

Scopus Author ID: 58220752400

Documents Indexed: 25

Citations: 245

h-index: 10

(WoS) ResearcherID: ITV-4030-2023

Documents Indexed: 20

Citations: 85

h-index: 6

Google Scholar

Documents Indexed: 35

Citations: 323

h-index: 12

i10-index: 14

ORCID: 0000-0003-2957-334X

LinkedIn

## Languages

Arabic: Native

English: Proficient



## Profile

Legal academic and arbitrator with a prolific research record in construction law and dispute resolution. With over thirty peer-reviewed publications and a Scopus h-index of 10, my scholarship develops practice-oriented frameworks for FIDIC risk allocation and AI-driven evidence. Integrate this expertise into bilingual teaching and curriculum development to ensure students engage with current global standards in commercial law and arbitration.

## Experience

**Feb 2026 - Present**

**Lecturer in Private Law | Applied Science Private University**

Student-centred teaching using case studies, simulations, and group projects, emphasising comparative doctrine, practical application, and structured legal reasoning.

**June 2021 - Present**

**Arbitrator, Co-Arbitrator, Tribunal Secretary, Expert (Party Appointed - Tribunal Appointed)**

Served as sole and co-arbitrator, tribunal secretary, and expert in ad hoc, ICC, and UNCITRAL proceedings involving construction and commercial disputes in domestic and cross-border contexts.

**June 2019 - Present**

**Founder, Attorney at Law & Arbitrator | Alhasan Arbitration & Law**

Counsel in major commercial and construction disputes across domestic and international forums. Provides strategic advice on high-value contract negotiations and complex claims, applying legal analysis and technical precision to protect clients' commercial interests and achieve optimal outcomes.

**Nov 2021 - Sep 2025**

**Lecturer in Commercial Law | Al-Ahliyya Amman University**

Bilingual teaching uses case studies, simulations, and projects. Focuses on practical application, comparative law, and rigorous legal reasoning with a student-centred approach.

**Mar 2017 - Jun 2019**

**Trainee Lawyer | Jordanian Bar Association**

Specialized in commercial, civil, and construction law during my legal training under senior lawyers, gaining firsthand experience in contract drafting and court representation.

**Feb 2008 - Mar 2017**

**Cost Estimation & Quantity Surveyor | KTC**

Led cost estimation and quantity surveying for large-scale infrastructure, residential, and commercial projects, leveraging technical QS background to deconstruct complex delay and quantum claims in arbitration.

## Research agenda

My research develops doctrinal, practice-facing frameworks for international commercial arbitration and construction disputes, focusing on FIDIC risk allocation, tribunal procedure, and the integrity of decision-making. It also addresses language and AI in evidence, designing multilingual protocols and human-supervised AI use that protects due process.

## Teaching portfolio

- Alternative Dispute Resolution
- Bankruptcy Law
- Business Law
- Civil Procedure Law
- Commercial Papers and Banking Operations
- Construction Contracts
- Corporate Law
- E-Commerce Legislation
- Graduation Project
- Insurance Contracts
- Judicial Applications
- Legal Computer Applications
- Legal Drafting (In English)
- Maritime Law
- Principles of Commercial Law
- Sources of Obligations

## Bar admission & Affiliations

Jordanian Bar Association  
Jordanian Arbitrators Association  
Project Management Institute, PMI (2008-present)  
American Society of Civil Engineers (ASCE)  
Faculty of Law, Board Member, Applied Science Private University (2019–2022)

## Education

### PhD in Law (International Construction Contracts)

**Dissertation:** Integrating ESG Principles into FIDIC Contracts: Legal Challenges and Corporate Governance Implications.

**Focus:** A doctrinal analysis of substantive construction law, examining how environmental governance alters risk allocation in standard forms.

Universidad de León (Spain) | PhD Candidate | Thesis submitted.

### PhD in Law (International Commercial Arbitration)

**Dissertation:** Public Reason and the Duty to Give Reasons in Arbitral Awards with Externalities.

**Focus:** A jurisprudential analysis of arbitral procedure, proposing a new standard for reasoning in awards that impact public policy.

Universidad de Sevilla (Spain) | PhD Candidate | Thesis submitted.

### Master of International Commercial Arbitration (LLM)

Jerash University | GPA: 87.4/100 (Honors) | 2020-2021

**Thesis:** "Multi-Tiered Dispute Resolution Clause Under FIDIC 2017 Contract (Red Book)"

Awarded without amendments, with a recommendation for publication and inter-university exchange.

### Master of Laws (LLM)

Al-Ahliyya Amman University | GPA: 85/100 (Honors) | 2017-2019

**Thesis:** "Disputes Related to Time Element Under FIDIC Contract Provisions"

Awarded without amendments.

### Bachelor of Laws (LLB)

Applied Science Private University | GPA: 88/100 (Honors) | 2013-2016.

Consistently featured on the University Honour List.

## Conferences, Seminars, and Professional Engagements

1. **Advanced Qualifying Course in Ad Hoc and Institutional Arbitration Procedures**, Training Program (Jordanian Arbitrators Association), Jordan, Aug 23-30, 2025. (Lecturer & Trainer; 30 accredited training hours)
2. **Civil Liability of Pharmacists: A Legal Analysis Under Jordanian Law**, 6<sup>th</sup> International Conference on Integrative Approaches in Pharmacy (ICIAP 2024), Faculty of Pharmacy, Applied Science Private University (Amman, Jordan), Nov 2024. (Paper Presenter)
3. **The Role of Blockchain in Modernizing FIDIC Contracts: Opportunities and Challenges**, 1<sup>st</sup> International Conference on Digital Law and Technological Advancements (ICDLTA 2024), Gulf University (Bahrain), Oct 2024. (Paper Presenter)
4. **FIDIC Contracts Seminar Series (1999 vs. 2017 Editions, Claims, and Engineer's Role)**, Jordanian Engineers Association (JEA), Jordan, Sept-Nov 2022. (Paper Presenter). Delivered a technical lecture series across the Aqaba, Balqa, and Zarqa branches, analyzing the comparative differences between FIDIC editions, the procedural mechanics of contractors' claims, and the liability of the Engineer.
5. **Alternative Dispute Resolution under the FIDIC 2017 Contract**, 13<sup>th</sup> International Conference on Arbitration and Alternative Means in Conflict Resolution, Jerash University (Jerash, Jordan), Oct 2019. (Paper Presenter)

## Publications

Authored over thirty peer-reviewed works across arbitration, construction law (FIDIC), civil and commercial law, and emerging intersections with technology, healthcare, and sustainability. Publications span books, chapters, and journal articles indexed in Scopus and Web of Science (Q1–Q3).



### Books:

1. **Alhasan, T.** (2022). *Disputes Related to Time Element Under FIDIC Contract Provisions*. AlHalabi Legal Publications, Beirut, Lebanon. (In Arabic)

Examine FIDIC's treatment of delay claims and time-related disputes in construction contracts.

2. **Alhasan, T.** (2022). *Multi-Tiered Dispute Resolution Clause Under FIDIC 2017 Contract (Red Book)*. AlHalabi Legal Publications, Beirut, Lebanon. (In Arabic)

Provides an in-depth doctrinal analysis of the dispute-resolution clause under the 2017 edition.

3. Altarawneh, M., Aldabas, N., & **Alhasan, T.** (2023). *Reasoning of Arbitral Awards Under Jordanian Law*. Dar Abadeel, Amman, Jordan. (In Arabic)

Critiques the statutory and judicial standards for reasoning in Jordanian arbitral awards.

### Book Chapters:

1. **Alhasan, T. K.** (2025). *The Role of Blockchain in Modernizing FIDIC Contracts: Opportunities and Challenges*. In R. K. Hamdan (Ed.), *Tech Fusion in Business and Society: Harnessing Big Data, IoT, and Sustainability in Business: Volume 2* (pp. 565-573). Springer Nature Switzerland. [https://doi.org/10.1007/978-3-031-84636-6\\_49](https://doi.org/10.1007/978-3-031-84636-6_49) (Scopus Q2)

Evaluates blockchain-enabled transparency, smart-contract automation, and legal hurdles in FIDIC administration.

2. **Alhasan, T.**, Abu Issa, H. (2026). *The civil liability of pharmacists: A legal analysis under Jordanian law*.

Analyzes pharmacists' professional liability and calls for statutory reform.

## Research Paper (Peer-Reviewed)

The following research papers exemplify my commitment to advancing legal scholarship and practice by integrating detailed analysis of local practices with global standards.

### A. International Commercial Arbitration and Dispute Resolution:

1. **Alhasan, T. K.** (2026). Linguistic competence in arbitration: A foundation for equity and efficiency.

*Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 18(1), Article 04525099. <https://doi.org/10.1061/JLADAH.LADR-1328> (Scopus Q1)

Examining how multilingual proficiency, standardized language protocols, and AI-assisted translation under strict human oversight strengthen due process and procedural efficiency in international arbitration.

2. **Alhasan, T. K.** (2026). Automatic card shufflers and antitrust litigation: An arbitration perspective.

*Conflict Resolution Quarterly*. <https://doi.org/10.1002/crq.70023> (Scopus Q2)

Analyzes an AAA class action regarding patent monopolies in the gaming industry, highlighting the arbitrator's validation of the prerequisites for class certification and the effectiveness of class arbitration in resolving widespread antitrust disputes under the Sherman Act.

3. **Alhasan, T. K.** (2026). Arbitral secretaries and the validity of awards: A doctrinal and case law-

based evaluation of challenges based on undisclosed assistance. *Arbitration International* (Accepted for publication). <https://doi.org/10.1093/arbint/aiaf020> (Scopus Q3)

Analyzes the evolving role of arbitral secretaries within doctrinal, case law, and institutional frameworks, proposing a 'disclosure–impact–consent' standard to safeguard due process and the validity of awards.

4. **Alhasan, T. K.** (2025). Arbitration in the era of trade wars: Balancing sovereignty and global

commerce. *Social Sciences & Humanities Open*, 12, 101945. <https://doi.org/10.1016/j.ssaho.2025.101945> (Scopus Q1)

Analyzes arbitration's role as an adaptable alternative to WTO dispute settlement in trade wars, highlighting sovereignty tensions, enforcement challenges, and hybrid reform proposals.

5. **Alhasan, T. K.** (2025). Integrating AI into arbitration: Balancing efficiency with fairness and legal

compliance. *Conflict Resolution Quarterly*, 42(4), 523-534. <https://doi.org/10.1002/crq.21470> (Scopus Q2)

Examines how AI can streamline arbitral proceedings while safeguarding transparency, accountability, and due process.

6. **Alhasan, T. K.** (2025). Whether Delegation or Assistance: Clarifying the Role of Tribunal Secretaries in ICC Arbitration. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 17(4). <https://doi.org/10.1061/JLADAH.LADR-1375> (Scopus Q1)

Analyzes the Belgian Emek Insaat ruling to define permissible tasks for tribunal secretaries under the arbitrator supervision.

7. **Alhasan, T. K.** (2025). Linguistic proficiency disclosures in international arbitration: Enhancing fairness and efficiency. *International Journal for the Semiotics of Law*, 38(5), 1805-1827. <https://doi.org/10.1007/s11196-025-10261-4> (Scopus Q1)

Argues for mandatory language-disclosure rules to prevent fairness gaps in multilingual arbitrations.

8. **Alhasan, T. K.**, & Burr, A. (2025). Beyond Words: Ensuring Due Process in Multilingual Arbitrations. *International Journal for the Semiotics of Law*, 38(7), 2219-2241. <https://doi.org/10.1007/s11196-025-10278-9> (Scopus Q1)

Analyzes linguistic due process as essential to arbitral justice, highlighting translation gaps and urging reforms under Article V(1)(b) of the New York Convention.

9. **Alhasan, T. K.** (2025). From pathology to precision: Transforming multi-tiered dispute resolution clauses in international contracts. *Conflict Resolution Quarterly*, 42(4), 557-563. <https://doi.org/10.1002/crq.21473> (Scopus Q2)

Proposes clarity and enforceability enhancements for multi-tiered clauses in cross-border agreements.

10. **Alhasan, T. K.** (2024). The devil is in the details: An analysis of the criteria for adequate reasoning in arbitral awards in Jordan. *Conflict Resolution Quarterly*, 41(3), 357-361. <https://doi.org/10.1002/crq.21412> (Scopus Q2)

Reports on a landmark Jordanian court decision underscoring the need for clear, reasoned awards.

11. Tarawneh, M. A., & **Alhasan, T. K.** (2024). Justice in the balance: The crucial role of disclosure in ensuring justice in Jordanian arbitration. *Conflict Resolution Quarterly*, 42(1), 5-14. <https://doi.org/10.1002/crq.21427> (Scopus Q2)

Highlights how arbitrators' nondisclosure can jeopardize impartiality and recommends harmonization with international norms.

12. Tarawneh, M. A., & **Alhasan, T. K.** (2024). Between commitment and reality: A critical examination of Jordan's adherence to the New York Convention 1958. *Conflict Resolution Quarterly*, 41(4), 491-506. <https://doi.org/10.1002/crq.21419> (Scopus Q2)

Critiques Jordan's dual-track enforcement system and identifies barriers to seamless award recognition.

13. Awaisheh, S. M., Al-Dabbas, N. A., **Alhasan, T. K.**, Odeibat, M., & Kurdi, A. A. (2024). The dichotomy of interests: A comparative analysis of civil and administrative lawsuits in the Jordanian legal system. *International Journal of Criminal Justice Sciences*, 19(1), 135-151. <https://doi.org/10.5281/zenodo.19108> (Scopus Q2)

Maps the structural and procedural contrasts between Jordan's civil and administrative courts and pinpoints reform priorities.

14. Alqhaiwi, J., Rayyan, I., & **Alhasan, T.** (2024). The Multi-Tiered Dispute Resolution Clause and its Applications in Jordan. *Dirasat: Shari'a and Law Sciences*, 51(1), 41-51. <https://doi.org/10.35516/law.v51i1.3168> (In Arabic)

Reviews real-world sectoral uses of Dispute Resolution ladders and their enforceability challenges.

## **B. Construction Contracts:**

1. Pérez Carrillo, E. F., & **Alhasan, T. K.** (Forthcoming) "Building Legally Robust FIDIC 2017 E-Claims Infrastructures: Contract Data Design, Platform Governance, and Enforcement of Time Bars." *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction.*(Scopus Q1)

Shows that effective FIDIC 2017 e-claims require strong data design and platform governance to verify notices, reduce time-bar losses, and redirect disputes from formal defects to substantive entitlement.

2. **Alhasan, T. K.** (2026). Blockchain-enhanced construction records: Transforming evidentiary standards and dispute resolution in international arbitration. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 18(2), Article 04526011. <https://doi.org/10.1061/JLADAH.LADR-1467>(Scopus Q1)

Shows that permissioned blockchains embed immutability and authentication in project records, strengthening arbitral evidence; analysis and pilots confirm admissibility, automated compliance, cost reductions, and jurisprudential shift.

3. **Alhasan, T. K.** (2026). Engineer's determination under FIDIC Red Book 2017: Navigating ethical tensions between neutrality and loyalty. *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction*, 18(2), 04525118. <https://doi.org/10.1061/JLADAH.LADR-1456> (Scopus Q1)

Shows that FIDIC 2017's Sub-Clause 3.7 mandates neutrality, narrowing the scope of agency/adjudicator conflict; defines neutrality and provides a declaration, conflict-check, 42/42/28 reasons matrix, and drafting guidance to enhance enforceability.

4. **Alhasan, T. K.**, & Al-Hawamdeh, A. M. (2024). Multi-tiered dispute resolution clauses in engineering contracts: A Jordanian legal perspective. *Conflict Resolution Quarterly*, 41(3), 299-317. <https://doi.org/10.1002/crq.21407> (Scopus Q2)

Examines the binding nature and procedural implications of DR clauses under Jordanian law and suggests legislative reform.

#### **C. Corporate Law:**

1. Al Khalailah, L., **Alhasan, T. K.**, Abu Issa, H., & Almanasra, M. W. (2026). Enforcement gaps in emerging capital markets: A comparative assessment of insider dealing regulation in Jordan and France. *Journal of Economic Criminology*, 11, Article 100210. <https://doi.org/10.1016/j.jeconc.2026.100210>. (Scopus Q1)

Benchmarks Jordan's insider-dealing framework against EU standards, proposing turnover-linked sanctions and precision-based reforms to enhance credible market deterrence.

#### **D. Intellectual Property:**

1. Qtaishat, A. K., **Alhasan, T. K.**, & Al-Amin, K. (2026). Legal alchemy: Transforming stem cell innovations into patents amid constraints. *International Journal of Intellectual Property Management*. <https://doi.org/10.1504/IJIPM.2025.10075675> (Accepted for publication). (Scopus Q2)

Analyzes patentability of stem cell technologies in Jordan, addressing TRIPS obligations, Islamic law restrictions, and proposing reforms to reconcile innovation with ethical constraints.

2. Alqhaiwi, J. M. J., Rayyan, I. F. A., **Alhasan, T. K. A.**, & Almajali, T. A. T. (2023). The Effectiveness of Compulsory Licensing in Accessing Vaccines COVID-19 Case Study. *Kurdish Studies*, 11(2), 365-382. <https://doi.org/10.58262/ks.v11i02.027> (Scopus Q1)

Analyzes the TRIPS Agreement's flexibility regarding Compulsory Licensing of Patents, assessing its legal effectiveness in accelerating access during public health emergencies.

#### **E. Health Law & Healthcare Risk:**

1. **Alhasan, T. K.** (2025). Independent contractors in hospitals: Liability, consent, and patient safety. *Journal of Healthcare Risk Management*, 45(2), 15-23. <https://doi.org/10.1002/jhrm.70016> (Scopus Q2)

Integrates doctrines to balance explicit consent disclaimers with hospitals' nondelegable duties, strengthening accountability, evidentiary clarity, and emergency patient safety outcomes.

2. **Alhasan, T. K.** (2025). Managing legal risks in health information exchanges: A comprehensive approach to privacy, consent, and liability. *Journal of Healthcare Risk Management*, 44(4), 12-24. <https://doi.org/10.1002/jhrm.70002> (Scopus Q2)

Crafts a risk-management roadmap that harmonizes patient privacy with the operational imperatives of electronic health data sharing.

**ASHRM Continuing Education: This article qualifies for 1.0 CE credit. Pass the online quiz.**

#### **F. Civil Law:**

1. Al-Hawamdeh M. & **Alhasan, T. K.** (2024) Smart Robots and Civil Liability in Jordan: A Quest for Legal Synthesis in The Age of Automation, *Jordanian Journal of Law and Political Science*, 16(2), 48-62. <https://doi.org/10.35682/jjllps.v16i2.743>

Explores liability gaps created by autonomous robots and proposes a hybrid fault-based/strict-liability regime tailored to emerging technologies.

2. Alfawaeer, A. M., **Alhasan, T. K.**, & Alfaoury, A. M. (2023). Ostensible Agency in Jordanian Civil Law: An In-Depth Scrutiny of Juridical Frameworks and The Imperative for Legislative Reformulation. *Relações Internacionais No Mundo Atual*, 4(42), 810-831. <http://dx.doi.org/10.21902/Revrima.v4i42.6566> (Scopus Q3)

Critiques Jordan's current doctrine of ostensible agency and proposes legislative updates to protect third-party reliance and transactional certainty.

3. Al-Ali, Iman Abdel-Fattah, Al-Awaishea, Saddam Mohammed Aboudi, and **Al-Hasan, Tariq Kamal**. (2023). The Impact of Term Theory on Administrative Contracts: BOT and FIDIC Contracts as Models. *Journal of Legal and Political Sciences*, 13(2), 153-192. (In Arabic)

Applies "term theory" to BOT and FIDIC frameworks, demonstrating its influence on contract formation, duration, and risk allocation.

#### **G. Administrative Law**

1. **Alhasan, T. K.**, Awaisheh, S. M. (2024). The right of a public employee to defend against a disciplinary penalty in Jordan. *International Journal of Public Law and Policy*, 10(2), 190-203. <https://doi.org/10.1504/IJPLAP.2024.137783> (Scopus Q3)

Dissects the procedural safeguards afforded to Jordanian civil servants and recommends measures to strengthen due process protections.

2. Awaisheh, S. M., **Alhasan, T. K.**, & Mansour, A. (2024). The Status of Digital Evidence in Administrative Litigation. *Al-Balqa Journal for Research and Studies*, 27(3), 42-55. <https://doi.org/10.35875/padx2798> (In Arabic)

Evaluates the admissibility and weight of digital evidence and recommends statutory amendments to strengthen evidentiary standards.

#### **H. Environmental Law and Sustainable Development**

1. Al-Mistarehi, B., Hanandah, S., Shtayat, A., Qtaishat, A., **Alhasan, T. K.**, Al-kharabsheh, B., ... & Abdallah, A. (2024). Investigating the Dynamic Creep and the Tensile Performance of Zeolitic Tuff-modified Warm Asphalt Mixtures. *The Open Transportation Journal*, 18(1). <https://doi.org/10.2174/0126671212297046240315071059> (Scopus Q3)

Contributed to regulatory compliance analysis of material specifications in standard-form construction contracts, alongside technical evaluation of zeolitic tuff additives for green infrastructure.

2. Awaisheh, S. M., **Alhasan, T. K.**, Kurdi, A. R., & Awaisheh, S. M. (2023). The Role of Administrative Law in Safeguarding the Environment: A Jordanian Perspective. *Administrative Law and Environmental Protection in Jordan. Journal of Law and Sustainable Development*, 11(11), e915-e915. <https://doi.org/10.55908/sdgs.v11i11.915> (Scopus Q2)

Charts how Jordan's administrative-law apparatus can better enforce environmental norms and proposes policy upgrades.

3. Ze, F., Wong, W. K., **kamal Alhasan, T.**, Al Shraah, A., Ali, A., & Muda, I. (2023). Economic development, natural resource utilization, GHG emissions and sustainable development: A case study of China. *Resources Policy*, 83, 103596. <https://doi.org/10.1016/j.resourpol.2023.103596> (Scopus Q1)

Uses China as a data-rich model to illustrate the trade-offs and policy levers between growth and decarbonization.

#### **I. Social Law:**

1. Al-Zubi, J.K., Maaqqbeh, M., Awaisheh, S.M., Mofleh, Y.A., Awaisheh, S.M., & **Alhasan, T.K.** (2024). Progress and Challenges in the Legal Framework of Women's Rights in Jordan. *International Journal of Criminal Justice Sciences*, 19(1), 519-531. <https://doi.org/10.5281/zenodo.19128> (Scopus Q2)

Chronicles landmark reforms that enhance women's legal status while spotlighting persistent cultural and enforcement barriers.

#### **J. Criminal and Penal Policy:**

1. Abu Issa, H., Al Wreikat, N., Al-Billeh, T., & **Alhasan, T.** (2025). From streets to screens: Legal implications of internet begging. *Humanities and Social Sciences Communications*, 12(1), Article 916. <https://doi.org/10.1057/s41599-025-05189-w> (Scopus Q1)

Examines internet begging as cybercrime under Jordan's law, proposing comparative regulatory reforms.

2. Al-Wreikat, M. A., Qudah, M. H., Al-Dabbas, N., Alawaisheh, S., & **Alhasan, T. K.** (2023). Technological Innovations in Penal Policy: An Examination of Electronic Surveillance as A Progressive Alternative to Short-Term Incarceration Within the Framework of Jordanian Legislation. *Journal of Namibian Studies: History Politics Culture*, 33, 5589-5603. (Scopus Q2)

Evaluates electronic monitoring as a humane, cost-effective alternative to incarceration and maps its regulatory prerequisites.

## Peer-Review Service

- Associate Editor, *Frontiers in Sociology - Sociology of Law* (Frontiers) ([Scopus Q1](#))
- Reviewer, *Acta Psychologica* (Elsevier) ([Scopus Q1](#))
- Reviewer, *BMC Health Services Research* (Springer Nature) ([Scopus Q1](#))
- Reviewer, *BMC Medical Education* (Springer Nature) ([Scopus Q1](#))
- Reviewer, *BMC Medical Ethics* (Springer Nature) ([Scopus Q1](#))
- Reviewer, *Cogent Social Sciences* (Taylor & Francis) ([Scopus Q2](#))
- Reviewer, *Conflict Resolution Quarterly* (Wiley) ([Scopus Q2](#))
- Reviewer, *Discover Artificial Intelligence* (Springer Nature) ([Scopus Q1](#))
- Reviewer, *Discover Global Society* (Springer Nature) ([Scopus Q2](#))
- Reviewer, *Discover Sustainability* (Springer Nature) ([Scopus Q2](#))
- Reviewer, *Humanities and Social Sciences Communications* (Springer Nature) ([Scopus Q1](#))
- Reviewer, *Journal of Gambling Studies* (Springer Nature) ([Scopus Q1](#))
- Reviewer, *Journal of Legal Affairs and Dispute Resolution in Engineering and Construction* (ASCE) ([Scopus Q1](#))
- Reviewer, *Marine Policy* (Elsevier) ([Scopus Q1](#))
- Reviewer, *Resources Policy* (Elsevier) ([Scopus Q1](#))
- Reviewer, *Scientific Reports* (Springer Nature) ([Scopus Q1](#))
- Reviewer, *Security Journal* (Springer Nature) ([Scopus Q1](#))
- Reviewer, *Social Sciences & Humanities Open* (Elsevier) ([Scopus Q1](#))
- Reviewer, *Universal Access in the Information Society* (Springer Nature) ([Scopus Q1](#))