25th Annual ITA Workshop: INTERNATIONAL ARBITRATION FROM THE ARBITRATOR'S PERSPECTIVE

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CHAIR, INSTITUTE FOR TRANSNATIONAL ARBITRATION



R. Doak Bishop - Partner in King & Spalding's Houston Office. Co-Chair of Firm's International Arbitration Practice Group. B.A. degree with high honors and departmental distinction from Southern Methodist University (1973), and J.D. degree with honors from the University of Texas Law School (1976), Research Editor of the Texas Law Review. Over 35 years of legal practice, with a focus on international arbitration and foreign investment disputes. Board Certified in Civil Trial Law by the Texas Board of Legal Specialization. Board of Directors of the American Arbitration

Association; Board of Trustees of the Center for American and International Law; Chair of the Institute of Transnational Arbitration; Member, U.S. delegation to the NAFTA Advisory Committee on Private Commercial Disputes; Advisor to the American Law Institute's Restatement of the Law (3rd) of International Commercial Arbitration; Adjunct Professor, SMU Law School (1999) (International Commercial Arbitration) and University of Houston Law School (2002) (Foreign Investment Disputes); Co-Chair, International Litigation Committee of ABA's Litigation Section (1998-2000); Chair, Litigation Section of the State Bar of Texas (1998-1999). Specialties in international arbitration of international energy disputes, investment and infrastructure disputes, construction disputes, and environment issues. Registered more than 30 ICSID arbitrations and represented investors in about 40 investment arbitrations against foreign governments. Arbitrator in about 70 arbitrations, including NAFTA and BIT arbitrations under the UNCITRAL Rules. Editor, The Art of Advocacy in International Arbitration (2nd ed. Juris Publishing 2010); co-author with Professor James Crawford and Professor Michael Reisman, Foreign Investment Disputes: Cases, Materials and Commentaries (Kluwers, 2005); Editor, Enforcement of Arbitral Awards Against Sovereigns (Juris 2009).

WORKSHOP CO-CHAIRS



Dietmar W. PragerDIETMAR W. PRAGER is a partner at Debevoise & Plimpton LLP in New York where he focuses his practice on international arbitration and litigation with a particular emphasis on Latin America. Dr. Prager has represented parties before the ICJ, ICSID, ICC, AAA, the 1930 Hague Agreement Tribunal, and several ad hoc arbitration tribunals in proceedings conducted in English, Spanish, Portuguese, French and German. He was also one of the youngest lawyers ever to have argued before the International Court of Justice. Dr. Prager has been a

member of ITA's Executive Board since 2006, was ITA's first Chair of the Americas Initiative (2005-2008) and serves as Special Rapporteur for ICSID for the online arbitration site kluwerarbitration.com. He is the author of several articles on international courts and tribunals, international arbitration, international procedural law, as well as Latin-American integration.



Ann Ryan Robertson is an International Partner in Locke Lord LLP's Houston office, where she focuses her practice on international dispute resolution, acting as both advocate and arbitrator. She is a member of the ICDR and AAA Panels of Neutrals, a Trustee of the Chartered Institute of Arbitrators, the immediate Past-Chair of the Executive Committee of the Chartered Institute of Arbitrators' North American Branch, a member of the U.S. delegation to the NAFTA Advisory Committee on Private Commercial Disputes, and a past member of the International Chamber of

Commerce (ICC) Commission on Arbitration. She is the author of several articles on international arbitration and frequently speaks on related topics. For over a decade, she has coached the University of Houston Law Center's Willem C. Vis International Arbitration Moot team. In 2008, Ms. Robertson was named one of 30 "Extraordinary Women in Texas Law" by *Texas Lawyer*.



Audley Sheppard is a partner in the London office of Clifford Chance LLP. He is co-global head of the firm's International Arbitration group. He has over twenty-five years' experience in the resolution of disputes arising out of major infrastructure and energy projects, and international trade and investment contracts, as counsel and arbitrator. He is a Vice President of the LCIA Court and a visiting professor at the Queen Mary School of International Arbitration, London. Audley has been a Member of the ICC Court of Arbitration, Co-Chair of the IBA

arbitration committee and Rapporteur of the ILA arbitration committee.

LUNCHEON SPEAKER



Bernard Hanotiau is a member of the Brussels and Paris Bars. In 2001, he established a boutique law firm concentrating on international arbitration. The firm has offices in Brussels and Singapore. Since 1978, Bernard Hanotiau has been actively involved in more than 350 international arbitration cases as party-appointed arbitrator, chairman, sole arbitrator, counsel and expert in all parts of the world. Mr. Hanotiau is professor emeritus of the law school of Louvain University (Belgium) where he had the chair of arbitration law. He is a member of

the ICCA Governing Board and of the Council of the ICC Institute and a member of the ICC International Arbitration Commission. He is also vice-president of the Institute of Transnational Arbitration (Dallas) and a former vice-president of the LCIA Court. He is a member of the Board of Trustees of the Dubai International Arbitration Centre, a member of the Board of Advisors of the Singapore International Arbitration Centre and of the International Advisory Board of the Hong Kong International Arbitration Centre. He is the author of *Complex Arbitrations: Multiparty, Multicontract, Multi-issue and Class Actions* (Kluwer, 2006) and of more than 120 articles, most of them relating to international commercial law and arbitration. In March 2011, Mr. Hanotiau received the GAR "Arbitrator of the Year" award.

PLAYERS & COMMENTATORS



George A. Bermann - Professor, Columbia University School of Law, Jean Monnet Professor of European Union Law; Walter Gellhorn Professor of Law; Director, Center for International Commercial and Investment Arbitration (CICIA), affiliated faculty member of the School of Law of the Institut des Sciences of Politiques (Sciences Po, Paris) and of the College d'Europe (Bruges, Belgium); Chief Reporter, ALI Restatement of the US Law of International Commercial Arbitration; Co-author (with E. Gaillard) of UNCITRAL Guide to the New York Convention; director of the

American Arbitration Association and member of the panel of ICDR arbitrators; member of roster of AAA, CPR, CIETAC and KCAB; member, Academic Advisory Board of Institute of Transnational Arbitration; current President, Académie Internationale de Droit Comparé; former President, American Society of Comparative Law; international commercial arbitrator; Court- and attorney-appointed foreign law expert on French, German, Swiss and EU Law, and transnational litigation and arbitration; editor-in-chief American Review of International Arbitration; founder and Chair of the Board, Columbia Journal of European Law; J.D. Yale Law School, 1971 (editor of the Yale Law Journal); Doctor honoris causa, University of Fribourg, Switzerland; Université de Versailles-St. Quentin, France; author or editor of the books whose titles include Transnational Litigation; Mandatory Rules of Law in International Arbitration; Introduction to French Law; Cases & Materials on EU Law; Cases & Materials on WTO Law; Transatlantic Regulatory Cooperation; French Business Law in Translation; The Administrative Law of the European Union; WTO Law and Human Health and Safety; WTO Law and Developing Countries; Law and Governance in an Enlarged European Union.



Pierre Bienvenu, Ad. E. is a senior partner of Norton Rose Fulbright Canada LLP, the Global Practice Leader of the international arbitration practice and a member of the supervisory board. Mr. Bienvenu practises in international commercial arbitration, corporate and commercial litigation, and constitutional law. He has acted as counsel in numerous international arbitrations involving disputes in telecommunications, aeronautics, joint ventures, M&A and foreign investment. He also represents parties in court proceedings to enforce or set

aside arbitral awards. He regularly serves as arbitrator in international arbitrations and has experience as sole arbitrator, party-appointed arbitrator and chairman of the tribunal. He is a member of the ICC Commission, a Vice-President of the LCIA Court, and the President of the LCIA's North American Users' Council. In addition to appearing before numerous administrative and arbitral tribunals, Mr. Bienvenu has pleaded before the courts of Quebec, the Federal Court of Canada and the Supreme Court of Canada. He has participated in numerous challenges to the constitutional validity of provincial and federal legislation. His Supreme Court of Canada experience includes representing government bodies, institutions and individuals in a range of constitutional and commercial law disputes, including the Attorney General of Canada in the landmark Reference re Secession of Quebec, the federally appointed judiciary in the Bodner case and, most recently, acting as co-counsel for BCE and Bell Canada in their successful appeal to the Supreme Court to approve a plan of arrangement for the \$50 billion leveraged buyout of BCE by a private equity consortium. A fellow of the American College of Trial Lawyers, he is fluent in English and French.



Charles N. Brower has been a Judge of the Iran-United States Claims Tribunal in The Hague since 1983 and has served as Judge Ad Hoc of the Inter-American Court of Human Rights. He has been Acting Legal Adviser of the United States Department of State, Deputy Special Counsellor to the President of the United States, and a member of the United States Secretary of State's Advisory Committee on Public International Law, of the Register of Experts of the United Nations Compensation Commission and the Panels of Arbitrators and Conciliators of the

International Centre for Settlement of Investment Disputes. He is a past President of the American Society of International Law and Chair of the Advisory Board of the Institute for Transnational Arbitration. He is a former partner and Special Counsel at White & Case LLP in both New York City and Washington, DC, where he handled litigation in federal and state courts throughout the United States, including jury trials, bench trials and appeals, in a wide range of civil, administrative, and criminal proceedings, while specializing during the last 30 years in the handling of disputes involving States or State entities before international courts, tribunals and commissions. He is also a member of 20 Essex Street Chambers in London. In 2009 Judge Brower was awarded the American Society of International Law's Manley O. Hudson Medal for "preeminent scholarship and achievement in international law . . . without regard to nationality," and in 2010 received the Stefan A. Riesenfeld Award of the University of California Berkeley School of Law (Boalt Hall) in recognition of "outstanding achievements and contributions in the field of international law." Photo © Tina Remiz/ tinaremiz.co.uk



David D. Caron has been appointed as the new Dean of The Dickson Poon School of Law at King's College London. He is due to take up his appointment in mid 2013. He is currently the C. William Maxeiner Distinguished Professor of Law at the University of California at Berkeley. He is a Past Chair of the Advisory Board for the Institute of Transnational Arbitration and a co-editor in chief of the World Arbitration and Mediation Review. Caron is immediate past President of the American Society of International Law and Chair of the Global Agenda Council on

the Rule of Law of the World Economic Forum, as well as a member of the U.S. Department of State Advisory Committee on Public International Law. Caron served as a member of the precedent panel of the U.N. Compensation Commission for claims arising out of the Gulf War, counsel for Ethiopia before the Eritrea-Ethiopia Claims Commission, and president of the International Centre for Settlement of Investment Disputes Tribunal in the matter of Aguas del Tunari v. The Republic of Bolivia. Among other recent arbitrations, he served as a member of the NAFTA Chapter 11 Arbitration Panels in the matters of Glamis Gold v. The United States and Cargill Industries v. The United States of Mexico. With Lee Caplan, he is the coauthor of The UNCITRAL Arbitration Rules: A Commentary (OUP, 2nd edition, 2013).



Teresa Cheng GBS SC JP FICE, FCIArb is a Senior Counsel, Chartered Arbitrator and Accredited Mediator. She is a Vice President of the International Council of Commercial Arbitration (ICCA), Vice-President of the ICC International Court of Arbitration, as well as, and Vice Chairperson of Hong Kong International Arbitration Centre (HKIAC). She is a member of the International Centre for Settlement of Investment Disputes (ICSID) panel of Arbitrators, designated by the Chairman of the ICSID Administrative Council. She was Past President of the Chartered Institute

of Arbitrators (CIArb), and a past Chairman of its East Asia Branch. She is also Council Member of China International Economic and Trade Arbitration Committee (CIETAC); and a panel arbitrator of Court of Arbitration for Sport (CAS). She also sits as a Deputy Judge in the Court of First Instance of the High Court of Hong Kong. Ms Cheng is a Fellow of King's College, London, and Visiting Professor of the School of Law of Tsinghua University, Beijing. Ms Cheng has co-authored numerous books and articles in journals and seminars. Some of her recent publications include "Construction Law and Practice in Hong Kong" and "Arbitration in Hong Kong: A Practical Guide", published by Sweet & Maxwell, as well as papers in the "International Council for Commercial Arbitration Congress Series", published by Kluwer Law International.



Manuel Conthe is an arbitrator in commercial and international investment disputes. He is a lawyer and an economist with extensive expertise in corporate governance, securities and bond markets, as well as banking and financial regulation. Manuel has a long international career as a senior public official, having gained vast experience as former chairman of Spain's Securities and Exchange Commission (CNMV), vice-president of finance in the World Bank, member of the Financial Stability Forum (currently "Board") and head of the Treasury and Deputy Minister for Economy in

Spain's Ministry of Finance. He was also a member of the EU Trade Policy Committee in the European Union, was in charge of the promotion and screening of foreign direct investment (FDI) into Spain and worked as economic consultant for international organizations. Since September 2009 Manuel is Of-Counsel in the international law firm Bird & Bird LLP where he focuses on International Arbitration, Banking & Financial Services and Competition Law. Besides his work with us as an arbitrator, Manuel is also an independent non-executive director at Acerinox (the international Spanish stainless steel manufacturer) and columnist and chairman of the advisory board of Expansión, Spain's leading business newspaper. Manuel also has extensive writings and research on law and economics, game theory and behavioral finance.



Alan Crain Senior Vice President, Chief Legal and Governance Officer of Baker Hughes Incorporated. Crain joined Baker Hughes as Vice President and General Counsel in 2000 and was named Senior Vice President in 2007. Crain has broad experience as a corporate legal executive. He served as Executive Vice President, General Counsel and Secretary for Crown Cork & Seal Company, and as Vice President and General Counsel for Union Texas Petroleum. Crain also has held legal positions at Pennzoil and El Paso Energy. Crain received his J.D. and M.B.A.

degrees from Syracuse University, in addition to M.S. and B.S. degrees in Management Engineering from Rensselaer Polytechnic Institute.



Donald Francis Donovan is a partner in Debevoise & Plimpton LLP in New York, where he concentrates his practice in international disputes before U.S. courts, international arbitration tribunals, and international courts. Based on surveys of other practitioners, Chambers Global 2013 recently identified him as one of the eleven leading international arbitration practitioners and five leading public international lawyers in the world, and he is similarly ranked in other publications. He has argued before the International Court of Justice, the U.S.

Supreme Court, international arbitration tribunals constituted under both treaty and contract in venues throughout the world, and other federal and state courts throughout the United States. He regularly sits as arbitrator in ICC, ICDR, ICSID, and other cases. Mr. Donovan currently serves as President of the American Society of International Law. He served from 2000-2005 as Chair of the Institute for Transnational Arbitration; he served two terms as Vice-President of the International Council for Commercial Arbitration (ICCA) and remains a Member of its Governing Body; and he has long served on the Board of Human Rights First and as Chair of its Litigation Committee. He teaches international arbitration and international investment law and arbitration

at the New York University School of Law. Mr. Donovan joined Debevoise after serving as law clerk to Associate Justice Harry A. Blackmun of the U.S. Supreme Court and as legal assistant to Judge Howard M. Holtzmann of the Iran-U.S. Claims Tribunal.



Valeria Galíndez specializes in international arbitration, in particular in cases related to Latin America and with emphasis in international contracts, construction, energy, infrastructure, distribution and sale contracts, joint ventures, M&A and corporate matters. She has also acted as counsel in court proceedings related to arbitration, including in some Brazilian precedents. She has served as arbitrator in international and domestic cases. Prior to joining Uría Menéndez in 2013, Valeria worked in the arbitration group of three major

Brazilian firms, and was foreign associate of the international arbitration team based in Paris of an international law firm. Valeria is currently the Vice-Chairman of ITA Young Initiative. She is former Regional Coordinator of ICCYAF, and remains on its Board. Valeria is Argentine and speaks Portuguese, Spanish, French and English.



Judith Gill, Q.C. specializes in international arbitration, both institutional and ad hoc, under ICSID, LCIA, ICC and AAA Rules. She also sits as an arbitrator. Judith is qualified as a Solicitor Advocate and frequently appears as an advocate in arbitration proceedings. Judith is only the second woman solicitor-advocate to be appointed QC and the first with an international arbitration practice. Judith's practice covers a broad range of subjects including insurance, joint ventures, distributorships, healthcare, banking and investment treaty arbitration. She is a

Director of the LCIA, a former member of the LCIA Court and a member of the ICC UK Arbitration Group. Judith has also been appointed to the Board of Directors of both the Singapore International Arbitration Centre and the American Arbitration Association and is a Past Co-Chair of the Arbitration Committee of the IBA. Judith is joint author of the leading textbook "Russell on Arbitration" and has published widely on international arbitration.



Eduardo Damião Gonçalves is a partner of the litigation and arbitration practice practice of Mattos Filho Advogados, one of the top full-service law firms in Brazil, with over 320 lawyers and offices in Sao Paulo, Rio de Janeiro, Brasilia and New York. Eduardo has extensive experience representing clients in both domestic and international arbitration as well as in cross-border litigation. He also has served as arbitrator in many domestic and cross-border disputes. Eduardo was admitted to the Brazilian Bar, São Paulo Chapter, in 1995. He graduated at the School of Law at the

University of São Paulo(USP), 1994 where he also obtained his Ph. D. in International Law in 2008. Eduardo has obtained a Masters Degree (DEA) at the University of Paris II (Pantheon-Assas), 1997. He has been involved in different associations, having served as chairperson of the Brazilian Arbitration Committee (CBAR) and is a past co-chair of Young-ICCA. He is currently acting as an officer of the IBA Arbitration Committee and Vice President of the Latin American Arbitration Association (ALARB). He is often invited to speak in conferences in Brazil and abroad and is a guest lecturer at the Fundação Getúlio Vargas Post-Graduate Course (GVLAW), as well as a Member of FIAA 's Executive Committee.



Leah D. Harhay is Of Counsel in the Global Disputes practice of Jones Day. She practices from San Francisco, advising and representing corporate and sovereign clients in investor-State arbitration. Before joining Jones Day, Ms. Harhay was in private practice working with international tribunals, experts, and law firms to provide legal analysis, damages calculation, and secretariat services in English, Spanish, and French. She served as Legal Secretariat in the NAFTA arbitrations Glamis Gold, Ltd. v. United States of America and Cargill, Inc. v. United Mexican

States, and contributed to numerous expert opinions submitted in investor-State disputes in Africa, Asia, Europe, and the Americas. Previously, Ms. Harhay practiced with Latham & Watkins LLP in San Francisco and clerked for the United States Department of Justice, Environment and Natural Resources Division. Ms. Harhay is the Managing Editor of the World Arbitration & Mediation Review—the law journal of the Institute for Transnational Arbitration (ITA)—and sits on ITA's Executive Committee.



Jean Kalicki is a Partner at Arnold & Porter LLP, specializing in international arbitration as both arbitrator and counsel. As arbitrator she has served as Chair, sole and co-arbitrator in dozens of investment and commercial disputes, and is listed on numerous institutional rosters of arbitrators. As counsel, she specializes in investment treaty disputes and has represented both States and investors, in roughly equal numbers, at ICSID and under UNCITRAL, in cases arising under BITs, FTAs including NAFTA and the Energy Charter Treaty. In commercial arbitration,

she has represented companies on five continents as well as the United Nations. Selected as one of the "Best Lawyers in America" for international arbitration and one of Global Arbitration Review's top 30 women in arbitration worldwide, Ms. Kalicki is regularly ranked in the top tiers of experts by Chambers, Legal 500 and other ranking organizations. Ms. Kalicki is an Adjunct Professor at Georgetown University Law Center and American University Washington College of Law. She serves on the AAA Board of Directors, the ICC Commission on Arbitration, the Executive Committee of the Institute for Transnational Arbitration, and as a member of the Chartered Institute of Arbitrators. For many years Ms Kalicki has been Co-Chair of the D.C. Bar's International Dispute Resolution Committee and Chair of the U.S. Council for International Business' Arbitration Subcommittee for Washington, D.C.



Dr. Anton G. Maurer, LL.M. - Anton Maurer focuses his practice on international arbitration, serving as an arbitrator as well as counsel, and on international litigation, but he also negotiates international M&A agreements and international commercial agreements. He is a partner with CMS Hasche Sigle and based in the Stuttgart office, Germany. He is listed in the International Who'sWho Legal of Commercial Litigators (2010, 2012), of Product Liability Defense (2013), and of Germany (2012, 2013). He represented clients in more than 55 countries and more

than 85 jurisdictions. He serves as a member of the Board of Directors of the International Association of Defense Counsel (IADC), the Board of Trustees of the Center for American and International Law, as a member of the Executive Committee of the Southwestern Institute for International and Comparative Law, and as a member of the Advisory Board of the Institute for Transnational Arbitration. He graduated from the University of Tuebingen, Germany (1979), holds a PhD in public international law (1984), and graduated with an LL.M. in U.S. and Global Business Law from Suffolk University, Boston, MA (2009). He is the author of the book "The Public Policy Exception Under The New York Convention: History, Interpretation, and Application" which was published in July 2012. Recently, he published an article analyzing the decision of the Indian Supreme Court in *Bharat Aluminium Co. v. Kaiser Aluminium Technical Service, Inc.*



Ewell E. (Pat) Murphy, Jr. was the founding Advisory Board Chair of the Institute for Transnational Arbitration. He is a retired senior partner of Baker Botts L.L.P., where he was Chair of the firm's International Department. He received his law degree (1948) from the University of Texas Law School and his D.Phil. degree (1951) from Oxford University, which he attended at a Rhodes Scholar. He was Chair of the Section of International Law of the American Bar Association, the J. William Fulbright Foreign Scholarship Board in Washington, D.C., and the International Law

Committee of the Houston Bar Association. In addition to ITA activities he was a Trustee of the Center for American and International Law (1978-2003) and Advisory Board Chair of its Institute for International and Comparative Law (1986-1987). Currently he is an Adjunct Professor at the University of Houston Law Center, where he teaches International Business Transactions.



William (Rusty) Park is Professor of Law at Boston University, President of the London Court of International Arbitration and General Editor of Arbitration International. Park served as arbitrator on the Claims Resolution Tribunal for Dormant Swiss Bank Accounts and the International Commission on Holocaust Era Insurance Claims. The United States appointed Park to the Panel of Arbitrators for the International Centre for Settlement of Investment Dispute. His books include Arbitration of International Business Disputes, International Forum Selection, ICC

ARBITRATION (with Craig and Paulsson), International Commercial Arbitration (with Reisman, Craig and Paulsson) and Income Tax Treaty Arbitration (with Tillinghast).



Lucy Reed, the immediate past chair of ITA, heads the Freshfields global international arbitration group. Now based in Hong Kong and Singapore, she represents private and public clients and occasionally sits as arbitrator in international arbitrations under the major rules. Lucy is on various arbitrator panels, including the ICSID Panel (designated by ICSID), and is a member of the ICC Governing Body, the LCIA Court and the HKIAC Board. She has served as an arbitrator on the Eritrea-Ethiopia Claims Commission, co-director of the Claims

Resolution Tribunal for Dormant Accounts in Switzerland and, while with the State Department, the U.S. Agent to the Iran-U.S. Claims Tribunal. Lucy is co-author of the Freshfields Guide to Arbitration Clauses in International Contracts and the Guide to ICSID Arbitration (both published by Kluwer). She served as President of the American Society of International Law (2008-2010) and is a member of the Council on Foreign Relations.



Peter J. Rees QC is the Legal Director of Royal Dutch Shell plc, having ultimate responsibility for the Shell global legal function and being responsible for advising Shell group management on all legal matters of group-wide importance. Peter is a Fellow of the Chartered Institute of Arbitrators, a Chartered Arbitrator, an Accredited Mediator with ADR Chambers and an Accredited Adjudicator with TeCSA. He is a Member of the Court of the LCIA, a Member of the Governing Body of the Court of Arbitration of the ICC, a Member of the International Advisory

Committee of ICDR and a Member of the Board of the CPR Institute.



Laura M. Robertson is managing counsel of arbitrations for ConocoPhillips. She is responsible for managing the company's domestic and international arbitration matters worldwide and advising on international investment structuring. Robertson began her career at ConocoPhillips in 2007 as senior counsel of commercial litigation and arbitration. Prior to joining ConocoPhillips, Robertson was a litigation associate at King & Spalding, LLP in Houston, Texas handling complex commercial litigation matters primarily for international energy companies. Robertson earned a juris

doctorate with honors from the University of Texas in 1998. She was awarded a bachelor of arts degree from Loyola University in 1995.



Catherine A. Rogers is a scholar of international arbitration and professional ethics at Penn State Law. Her scholarship focuses on the convergence of the public and private in international adjudication, and on the reconceptualization of the attorney as a global actor. Professor Rogers has taught, lectured and published extensively on these topics around the world, including as an invited participant at two Stanford-Yale Junior Faculty Fora. Her forthcoming book, Ethics in International Arbitration, will be published in 2013 by Oxford University Press. Professor Rogers is an Associate

Reporter for the American Law Institute's new Restatement of the Law (Third) of International Commercial Arbitration. She has served as an expert on topics of international arbitration and global legal ethics for various international organizations, including the OECD, UNCITRAL, the International Judicial Academy, the American Society of International Law, and the International Bar Association. Before entering academia, Professor Rogers practiced international litigation and arbitration in New York, Hong Kong, and San Francisco. Professor Rogers was formerly on the law faculties of Università Commerciale Luigi Bocconi in Milan, Italy, and Louisiana State University Law Center.



Christina Cathey Schuetz is a Senior Associate in the International Arbitration Group of Clifford Chance LLP in London. She advises a wide range of commercial and investment arbitrations matters and is also experienced in transnational litigation and anti-corruption compliance. Christina holds a JD from Columbia University and is admitted as an English solicitor and attorney at law (New York State). In 2011-2012, she was seconded to Clifford Chance CIS Limited (Moscow). Before joining Clifford Chance, Christina worked in the arbitration group of another

major international law firm in Frankfurt. Christina speaks German, Russian, French, Polish and intermediate Spanish.



Anke Sessler, Chief Counsel Litigation, Siemens AG. Since 2008 Dr. Sessler heads the litigation department at Siemens. Her department is responsible for all major litigation and arbitration matters worldwide as well as all governance issues at Siemens relating to dispute resolution. Before joining Siemens, she was a partner at Clifford Chance. Dr. Sessler has authored many publications and conducted lectures on arbitration as well as alternative dispute resolution. She is a member of the ICC Commission on Arbitration and participates in working groups of the ICC,

e.g. the Drafting Subcommittee on the revision of the ICC Arbitration Rules, as well as other arbitration institutions. She is a member of the ICSID Panel of Conciliators for Germany and was recently appointed a member of the IBA Arbitration Commission and the IBA Workgroup revising the IBA Guidelines and Conflicts of Interest.



Abby Cohen Smutny is a partner of White & Case LLP and is recognized as one of the world's leading experts in international arbitration. She has represented clients in dozens of arbitrations before all major arbitral forums including ICSID, the ICC, the Vienna International Arbitral Centre, the LCIA, as well as in ad hoc UNCITRAL Rules arbitrations. She handles both commercial contract disputes as well as disputes arising under bilateral investment treaties (BITs), the Energy Charter Treaty, the NAFTA, the DR-CAFTA, and the ASEAN treaty. She is a Vice-Chair of the

ITA, Vice-President of ASIL and member of the Executive Committee and Executive Council, Vice-President of LCIA's North American User's Council, co-Editor-in-Chief of the World Arbitration and Mediation Review, and a member of the Editorial Board of the Yearbook on International Investment Law and Policy. She is a former Vice-Chair of the Arbitration Committee of the IBA, former Chair of its Investment Treaty Sub-Committee, and former Chair of the International Law Section of the DC Bar.



Brigitte Stern is Professor Emeritus at the University of Paris I - Panthéon-Sorbonne. She was also a Member and the Vice-President of the United Nations Administrative Tribunal (UNAT) from 2000 to 2009. She has served and serves as a Consultant and Expert for international organisations. She is active in international dispute settlement, acting as Counsel before the International Court of Justice and as Arbitrator (Sole Arbitrator, Member or President) in numerous ICSID, ICC, NAFTA, Energy Charter Treaty and UNCITRAL arbitrations. She has published many

books, among others, Le préjudice dans la théorie de la responsabilité internationale, 1973 as well as numerous articles.



Guido Santiago Tawil is a Chair Professor of Administrative Law at the Universidad de Buenos Aires (UBA) and a Partner at M. & M. Bomchil (Buenos Aires) since 1993 where he heads the international arbitration and regulatory practices. He also serves as Chair of the Latin American Arbitration Association (Alarb); Governing Council Member of ICCA; Court Member of the LCIA; Member of the Academic Council of ITA; Member of the ICC´s Latin American Arbitration Group; Member of FIAA´s Executive Committee, etc. He is past co-chair of the IBA´s Arbitration Committee and of its

Latin American Forum. He has published 7 books and over 130 articles related to his areas of practice. He actively appears as arbitrator, counsel or legal expert both in ad hoc and institutional arbitrations. He received his law degree (1983), LL. M. (1986), and Ph. D.(1991) from the UBA. He has been awarded with the Buenos Aires School of Law Award for the best doctoral dissertation and with the "Alejandro E. Shaw Award" by the Buenos Aires Bar.



Ruth Teitelbaum is an associate in the international arbitration practice of Freshfields Bruckhaus Deringer in New York, where she advises clients in international investment disputes, inter-State disputes and commercial arbitration disputes. Before joining Freshfields in 2008, Ruth served as a law clerk at the International Court of Justice. She also served as an assistant counsel at ICSID and as Managing Editor of International Legal Materials at the American Society of International Law. Ruth is currently a deputy general editor of Arbitration

International and has published in the areas of investor-State arbitration and public international law.



Thomas W. Walsh, who currently serves as Chair of the ITA's Young Arbitrators' Initiative, is an associate in the New York office of Sullivan & Cromwell LLP. He focuses his practice on complex multijurisdictional litigation in U.S. federal and state courts, and international commercial and investor-state arbitration. Tom is a Deputy General Editor of *Arbitration International* and a member of the Arbitration Committee of the New York City Bar Association. Following his graduation from the University of California, Berkeley School of Law, he served as

a law clerk to Judge Juan R. Torruella of the United States Court of Appeals for the First Circuit. Tom was a Fulbright Scholar in Ecuador from 2000 to 2001. He is a frequent author on international arbitration topics.



Claus von Wobeser. Managing partner of von Wobeser y Sierra. He is a lawyer and arbitrator with extensive expertise in national and international commercial arbitration, corporate, M&A, foreign Investment, civil and commercial litigation. He has been involved in more than 100 arbitral proceedings globally including the Latin American region, North America, Europe, Africa and Asia. He has represented foreign and Mexican companies in international arbitrations conducted under the rules of the ICC, AAA, ICDR, UNCITRAL Arbitration Rules, ICSID, NAFTA, Inter-

American Commercial Arbitration Commission, Hong Kong International Arbitration Center and the LCIA. He has served as an arbitrator in more than 15 investor state arbitration cases under UNCITRAL Arbitration Rules, ICSID and ICSID Additional Facility Mechanism. Additionally, he has acted as arbitrator in ad hoc arbitrations as well as a judge ad hoc in the Inter-American Court of Human Rights. He has acted as an expert witness on Mexican and International Law in several arbitrations. He has appeared as counsel in arbitrations and before Mexican courts in disputes relating to foreign and international awards and arbitration agreements and their enforcement. He is Vice- President of the ICC International Court of Arbitration; President of the Arbitration Commission, Mexican Chapter ICC; Member of the Board of Directors AAA; Member of the Mexican Mediation Institute; Served as Chairman of the Mexican Bar Association; Member of LCIA the Latin American Council; Fellow of the Chartered Institute of Arbitrators; Past Co-chair of the Arbitration Committee of the International Bar Association; Arbitration Diplomat professor at the Escuela Libre de Derecho. He is the author of several articles and publications on international arbitration.



Rodrigo Zamora, FCIArb. Partner in Bufete Zamora Pierce in Mexico City. Escuela Libre de Derecho (J.D. equivalent) and New York University (LL.M.). Serves on the Board of Directors of the Mexican Bar Association (certified by said organization for 2012). Also member of the Bar of New York. Specializes in international litigation and arbitration (both as counsel and arbitrator). Member of the Advisory Board of the Institute for Transnational Arbitration, Mexico's National ICC Committee, CANACO's Arbitration and Mediation Commission, Mexico's Arbitration Academy,

among other institutions. Has been a professor at three of Mexico's most prestigious universities; and spoken at events in Mexico, Latin America, the United States and Europe. Written and coauthored several books and articles.



Eduardo Zuleta is a partner of Gómez-Pinzón Zuleta Abogados and the director of its international arbitration and litigation department. In addition, he leads the firm's practice in international law, including international investment protection law. He was appointed by the President of the World Bank as member of the Panel of Arbitrators of the International Centre for Settlement of Investment Disputes ("ICSID") and is a member of the London Court of International Arbitration ("LCIA"). Eduardo has acted as counsel, chair, co-arbitrator and sole arbitrator in multiple

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