International Energy Arbitration

5th ITA-IEL-ICC Joint Conference on International Energy Arbitration

January 18 - 19, 2018
Hilton Houston Post Oak
Houston, Texas

Register Now! cailaw.org/ita

Highlights

- 2017 Energy Arbitration Year in Review presented again this year by Laurence Shore (BonelliErede, Milan)
- A Corporate Counsel Roundtable on energy disputes from the client perspective with in-house arbitration counsel from ConocoPhillips, ExxonMobil, Shell and Statoil
- An outstanding faculty of leading energy arbitration experts including Doak Bishop (King & Spalding, Houston), Alexis Mourre (President, ICC International Court of Arbitration, Paris), Prof. Catherine Rogers (Penn State, Queen Mary and founder of Arbitrator Intelligence) and Dan Sarooshi (Essex Court Chambers, London)
- Young Lawyers Roundtable
- Young ITA / IEL Young Energy Professionals / ICC Young Arbitrators Forum Reception

Co-sponsored by
Houston International Arbitration Club
Kay Bailey Hutchison Center for Energy, Law, and Business at The University of Texas at Austin
University of Dundee Centre for Energy, Petroleum and Mineral Law and Policy

Presented by
Institute for TRANSMATIONAL ARBITRATION
Institute for ENERGY LAW
INTERNATIONAL COURT OF ARBITRATION

ITA and IEL are Institutes of
THE CENTER FOR AMERICAN AND INTERNATIONAL LAW
International Court of Arbitration of the
INTERNATIONAL CHAMBER OF COMMERCE
2:30 REGISTRATION

3:00 WELCOME
— Abby Cohen Smutny, ITA Chair, White & Case LLP, Washington, D.C.
— Alexis Mourre, President, ICC International Court of Arbitration, Paris
— Lawrence P. Simon, Jr., IEL Chair, Liskow & Lewis, Lafayette

YOUNG LAWYERS’ ROUNDTABLE
Presented by the
ICC Young Arbitrators Forum (YAF)
IEL Young Energy Professionals (YEP)
Young ITA

Sponsored by

3:10 WELCOME TO THE ROUNDTABLE
Roundtable Co-Chairs:
— Silvia Marchili, Young ITA Chair and Regional Chair, ICC YAF North America Chapter, King & Spalding LLP, Houston
— Soledad G. O’Donnell, IEL YEP Representative, Mayer Brown, Chicago

3:15 MEXICAN ENERGY DISPUTES - A NEW ERA (1 hr)
As a result of the Mexican Energy Reform, US and Canadian companies are active participants in the Mexican energy market. At the same time, the Governments of the US, Canada, and Mexico are renegotiating NAFTA, creating a heightened degree of uncertainty for companies that operate in Mexico. This panel will discuss the risks and challenges that companies with energy interests in Mexico are currently facing, as well as potential mitigation strategies.

Moderator: Silvia Marchili, Roundtable Co-Chair

Panelists:
— Prof. Julián de Cárdenas Garcia, University of Houston Law Center, Houston
— Cecilia Ibarra-van Oostenrijk, North America Regional Compliance Counsel, TechnipFMC, Houston
— Raymundo Piñones de la Cabada, Director, Mexico Association of Hydrocarbons (AMEXHI), México, D.F.
— Gabriel Salinas, General Counsel and Chief Compliance Officer, Avant Energy, Houston
4:10 ARBITRATOR SELECTION (.75 hr)

One of the perceived advantages of arbitration as a dispute resolution mechanism is the ability for the parties to choose the decision makers. In turn, selecting the arbitrators is probably one of the most critical decisions when designing your case strategy. This panel will explore the different factors that practitioners and clients should bear in mind in choosing the arbitrators, as well as some of the tools available to obtain critical information regarding potential candidates. The panel will also explore ethical duties that the parties and the arbitrators should observe.

**MODERATOR:** Soledad G. O’Donnell, Roundtable Co-Chair

**PANELISTS:**
- José Ricardo Feris, Squire Patton Boggs, Paris
- Robert Landicho, Vinson & Elkins LLP, Houston
- Elizabeth McKee Devaney, Assistant General Counsel, Occidental Petroleum Corporation, Houston
- Prof. Victoria Shannon Sahani, Associate Professor of Law, Arizona State University, Phoenix

5:00 WELCOME RECEPTION

Sponsored by

7:00 JOINT CONFERENCE DINNER

Optional for all Joint Conference registrants, faculty and sponsors

MAGGIANO’S LITTLE ITALY

Sponsored by

Please indicate on the registration form if you wish to attend – ticket price: $90 per person
### SCHEDULE

**January 19**

<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
<th>Speaker/Panelists</th>
</tr>
</thead>
<tbody>
<tr>
<td>8:00</td>
<td>REGISTRATION AND CONTINENTAL BREAKFAST</td>
<td></td>
</tr>
</tbody>
</table>
| 9:00  | WELCOME BACK                                                          | **CONFERENCE CO-CHAIRS:**  
- Mimi M. Lee, Managing Counsel, Litigation, Chevron Upstream, San Ramon  
- James Lloyd Loftis, Vinson & Elkins LLP, Houston and London  
- Sylvia Noury, Freshfields Bruckhaus Deringer LLP, London |
| 9:05  | KEYNOTE PRESENTATION: GLOBAL ENERGY MARKETS – U.S. FOREIGN POLICY PERSPECTIVES (.5 hr)  | This presentation will address the changing global energy landscape, the US Administration’s priorities in the sector, and the role of the US Department of State and the Bureau of Energy Resources.  
**Richard Westerdale**  
Senior Advisor, Bureau of Energy Resources  
U.S. Department of State  
Washington D.C.  
**MODERATOR:** Abby Cohen Smutny, White & Case LLP, Washington, D.C. |
| 9:40  | BOUNDARY DISPUTES IN THE OIL AND GAS SECTOR (1 hr)                   | This panel will address current boundary disputes with significant energy implications, the state of public international law and treaty developments on cross-border resource development in disputed areas, boundary risk mitigation strategies, and will feature an insider’s view on the recent ITLOS decision in *Ghana v. Cote d’Ivoire*.  
**MODERATOR:** James Lloyd Loftis, Conference Co-Chair  
**PANELISTS:**  
- Clara Brillembourg, Foley & Hoag LLP, Washington, D.C.  
- Prof. Dan Sarooshi, Essex Court Chambers, London |
| 10:40 | COFFEE BREAK                                                          |                                                                                  |
| 11:00 | RESOURCE NATIONALISM IN EMERGING MARKETS (1 hr)                      | This panel will address the prevailing trends in so-called “resource nationalism” in emerging markets, focusing on Latin America and Africa. Are we moving beyond outright expropriations? What are the more sophisticated ways in which governments are seeking to maximise their returns from their natural resources? How have investors reacted to such policies? How can the right balance be struck in this critical sector between legitimate sovereign policies seeking to protect the public interest and the legitimate expectations of investors?  
**MODERATOR:** Sylvia Noury, Conference Co-Chair  
**PANELISTS:**  
- R. Doak Bishop, King & Spalding LLP, Houston  
- Juan Carlos Boué, Senior Fellow, Oxford Institute for Energy Studies and former Special Advisor to the Venezuelan Minister of Energy and Petroleum, Oxford  
- Kate Brown de Vejar, Curtis, Mallet-Prevost, Colt & Mosle S.C., Mexico City  
- E. Ned Mojuetan, General Counsel, Chevron Africa and Latin America Exploration and Production Company, Houston |
A Conversation with
David R. Haigh, Q.C.
Burnet, Duckworth and Palmer LLP
Calgary

Interviewed by
Prof. Margaret L. Moses
Loyola University Chicago School of Law
Chicago

This interview is the latest in a series organized by the
ITA Academic Council to record the evolution of modern international
arbitration in the words of those who have led it.

Sponsored by

MAYER • BROWN

Coffee Break Sponsors

ConocoPhillips
Hogan Lovells
Kelley Drye
3:50  EMERGENCY ARBITRATORS AND EMERGENCY ARBITRATION (1.25 hr)

Recent reforms in institutional arbitration rules have the potential to make emergency and interim relief a further and powerful benefit of arbitration, and may be particularly welcome in international energy disputes. However, realizing this benefit in practice requires careful preparation and persistent cooperation among drafters, counsel, arbitrators and institutions. This panel will look at the necessary contributions and potential obstacles faced by each of these participants in the process, with an emphasis on energy arbitrations.

**Moderator:** Alexis Mourre, President, ICC International Court of Arbitration, Paris

**Panelists:**
- Mark Levy, Allen & Overy LLP, London
- Marek Krasula, Counsel, ICC International Court of Arbitration, SICANA Inc., New York
- Ann Ryan Robertson, Locke Lord LLP, Houston

5:00  CLOSING REMARKS

5:10  YOUNG LAWYERS NETWORKING RECEPTION

For members of the ITA Young Arbitrators Initiative (YAI), the IEL Young Energy Professionals (YEP), the ICC Young Arbitrators Forum (YAF) and other young lawyers interested in international energy arbitration.

Sponsored by

NERA ECONOMIC CONSULTING

RIMKUS Consulting Group, Inc.

Forensic Engineers and Consultants

ABOUT ITA, IEL AND ICC

Established in 1986 as part of The Center for American and International Law, ITA provides advanced education for lawyers, judges, arbitrators, business executives, government officials and other professionals concerned with transnational arbitration of commercial and investment disputes. Through its programs, scholarly publications and membership activities, led by many of the top global experts and supported by many of the world’s most actively engaged corporations, law firms and individual practitioners, ITA has become an important global forum on contemporary issues in the field of transnational arbitration. For more information, visit cailaw.org/ita

Part of The Center for American and International Law, IEL provides superior educational and professional opportunities for lawyers and other professionals in the energy industry through educational courses, conferences, scholarly publications and membership activities. IEL presents several educational conferences and seminars each year, publishes papers, periodicals and The Oil and Gas Reporter, and provides an important forum in which contemporary issues affecting the energy industries can be discussed. For more information, visit cailaw.org/iel

Established in 1923 as the arbitration body of the International Chamber of Commerce (ICC), the International Court of Arbitration pioneered international commercial arbitration as it is known today. Working closely with its Secretariat, the Court’s primary role is to administer ICC arbitrations. The Court provides parties with a flexible and neutral setting for dispute resolution. It offers confidentiality and extraordinary freedom for parties to choose the framework for how and where they want to resolve their dispute. While the dispute itself is resolved by independent arbitrators, the Court supervises the process from beginning to end, increasing the quality of the process and enforceability of the awards. Since its inception, the Court has administered more than 21,000 cases involving parties and arbitrators from some 180 countries. For more information, visit www.icc arbitration.org
REGISTRATION

5th ITA-IEL-ICC Joint Conference on International Energy Arbitration
January 18-19, 2018 • Hilton Houston Post Oak Hotel
Registration includes the Conference, course materials, welcome reception and conference luncheon.

Check applicable box(es):

<table>
<thead>
<tr>
<th></th>
<th>Received by 12/20/17</th>
<th>Received after 12/20/17</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regular Registration Fee</td>
<td>$595</td>
<td>$645</td>
</tr>
<tr>
<td>Member</td>
<td>$495</td>
<td>$545</td>
</tr>
<tr>
<td>Full-time Government Employee</td>
<td>$225</td>
<td>$250</td>
</tr>
<tr>
<td>Full-time Professor</td>
<td>$150</td>
<td>$175</td>
</tr>
<tr>
<td>Full-time Student</td>
<td>$125</td>
<td>$150</td>
</tr>
<tr>
<td>Full-time Student - Audit Only</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

Young Lawyers Winter Roundtable and Welcome Reception on January 18 only:

<table>
<thead>
<tr>
<th></th>
<th>Received by 12/20/17</th>
<th>Received after 12/20/17</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regular Registration Fee</td>
<td>$75</td>
<td>$100</td>
</tr>
<tr>
<td>Young ITA Member</td>
<td>$50</td>
<td>$75</td>
</tr>
<tr>
<td>IEL YEP Member</td>
<td>$50</td>
<td>$75</td>
</tr>
<tr>
<td>ICC YAF Member</td>
<td>$50</td>
<td>$75</td>
</tr>
<tr>
<td>Full-time Student</td>
<td>$25</td>
<td>$25</td>
</tr>
</tbody>
</table>

Additional Options:

☐ $90 - I will attend the Joint Conference Dinner on January 18.
☐ $90 - I will bring a guest to the Joint Conference Dinner on January 18. Please complete guest's information below.

To register at the Member rate for the Conference, you must be a member of one or more of the following organizations: ITA, IEL, CAIL, ICC, HIAC, UT Center, CEPMLP - Please enter all of your pertinent memberships here:

Name _____________________________________________________________

Badge Name (if different than above) __________________________________

Firm/Company/Organization __________________________________________

Address ___________________________________________ Fax ___________

City, State, Postal Code, Country _____________________________________

Phone __________________ Fax __________________

Email __________________

**Please complete the following guest information (if applicable)

Guest Name ___________________________ Guest Title ___________________

Firm/Company/Organization __________________________________________

City, State, Country _______________________________________________

PAYMENT INFORMATION

☐ Check enclosed payable to: The Center for American and International Law

Credit Card: ☐ Mastercard ☐ Visa ☐ AMEX ☐ Discover

Card number __________________________ Security code __________

Expiration date ___________________ Name on card __________________

Billing address (if different than above address) ______________________

Signature ____________________________________________

GENERAL INFORMATION

CANCELLATION POLICY: Tuition, less a $50 cancellation fee will be refunded upon receipt of written cancellation received by December 20, 2017. E-mail cancellation notice to lgaspar@cailaw.org. After this date, no refunds, but substitution of attendees for this program will be permitted. Registrants not entitled to a refund will receive the course materials.

HOUSING: The cost of housing is not included in tuition. However, rooms (in limited number) have been reserved at the Hilton Houston Post Oak, 2001 Post Oak Boulevard, Houston, TX 77056. Registrants should call 1.800.445.8667 and advise them of room block “ITA” to receive a reduced room rate of $159 + applicable taxes/night. The last day to obtain this special rate is January 2, 2018.

NONDISCRIMINATION POLICY: The Center for American and International Law does not discriminate on the basis of race, color, sex, religion, national origin, age, disability, veteran status or any other protected status in educational activities, scholarship programs or admissions.

MCLE CREDIT: This program is approved by the State Bar of Texas for 70 hours, no ethics. Course ID Number: 928830400. Credit hours for other states will vary and are subject to each state's approval and credit rounding rules.

For this conference, ITA & IEL will directly apply (if requested) for course accreditation in the following states: California, Minnesota, New Mexico, Ohio, Oklahoma, Pennsylvania, Texas and Virginia. Some of these states may not approve a program for credit hours before the program occurs. Attorneys may be eligible to receive CLE credit through reciprocity or attorney self-submission in other states. ITA & IEL conferences are typically accredited by all mandatory CLE states.
5th ITA-IEL-ICC Joint Conference on International Energy Arbitration

January 18 - 19, 2018

Hilton Houston Post Oak Hotel
Houston, Texas

Register Now! cailaw.org/ita

MCLE credit will be available