

**26<sup>th</sup> Annual ITA Workshop:**  
**MODERN ENFORCEMENT OF ARBITRAL AWARDS:**  
**“SHOW ME THE MONEY”**

June 18-19, 2014  
Westin Galleria Hotel  
Dallas, Texas

**CHAIR, INSTITUTE FOR TRANSNATION 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), University of Houston Law School (2002) (Foreign Investment Disputes), University of Texas Law School (2013) (Foreign Investment Disputes), and University of Oklahoma Law School (2011, 2012) (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 25 ICSID arbitrations and represented investors in about 30 investment arbitrations against foreign governments. Arbitrator in about 75 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**



**MARK FELDMAN** is Associate Professor of Law at the Peking University School of Transnational Law. He previously served as Chief of NAFTA/CAFTA-DR Arbitration in the Office of the Legal Adviser at the U.S. Department of State. As Chief, Mark represented the United States as a Respondent or non-disputing Party in more than a dozen investor-State disputes and provided legal counsel supporting the negotiation of U.S. BITs and investment chapters of FTAs. Mark’s government experience also includes service as a law clerk to Judge Eric L. Clay on the U.S. Court of Appeals for the Sixth Circuit and as a Peace Corps Volunteer in Lesotho during South Africa’s transition to democracy. In the private sector, Mark practiced law for several years at Covington & Burling.



**MARK KANTOR** - Until he retired from Milbank, Tweed, Hadley & McCloy LLP at the end of 1999, Mark Kantor was a partner in the Corporate and Project Finance Groups of the Firm. He currently serves as an arbitrator and mediator, and teaches courses in International Business Transactions and in International Arbitration as an Adjunct Professor at the Georgetown University Law Center. He is a member of the Board of Directors of the American Arbitration Association. In addition, he is Editor in Chief of Transnational Dispute Management, the global dispute resolution journal. He is listed in inter alia Who’s Who Commercial Arbitration, Chambers USA

(International Arbitration), and Best Lawyers in America (International Arbitration). Among other publications, he is the author of Valuation for Arbitration: Compensation Standards, Valuation Methods and Expert Evidence (Kluwer 2008).



**CONSTANTINE PARTASIDES QC** - Prior to founding Three Crowns LLP, Constantine led the international arbitration practice of a leading international law firm in London. He has appeared as counsel on some of the largest commercial arbitrations of the last decade, relating to the energy, telecommunications and satellite sectors. Most recently, Constantine has been lead counsel for commercial clients in claims against sovereigns and state entities in Indonesia, Algeria and Kazakhstan, and recently led a team that obtained a final award for a client against the Nigerian National Petroleum Company in excess of \$2bn. Constantine has also advised and represented a variety of investors and states in relation to disputes under relevant bilateral and multilateral investment treaties, and was counsel of record in high profile ICSID successes for the Republic of Kenya in *World Duty Free v. Republic of Kenya*, and for the Republic of Lithuania in *Parkerings v. Republic of Lithuania*. Constantine has been named as one of the “top 20” individuals in the world of arbitration in the 2011, 2012 and 2013 “Who’s Who” of Commercial Arbitration. He is a co-author of the fourth and fifth editions of the leading textbook on international arbitration Redfern and Hunter on International Arbitration, and the news editor of the leading journal International Arbitration Law Review. He is a solicitor-advocate (Higher Courts Civil), and was recently appointed Queen’s Counsel. Constantine was educated at King’s College, London and Cambridge University.



**JAMES L. LOFTIS** chairs V&E's International Dispute Resolution practice, and focuses his practice on international commercial arbitration and investor-state disputes, both as counsel and as arbitrator, and on disputes involving public international law. He is a member of the ICC Commission on Arbitration, is listed in Global Arbitration Review and in the Energy Arbitrators List, is listed in Legal Media Group's (Euromoney's) Expert Guide to Commercial Arbitration, and is ranked in international arbitration in both Chambers Global and Chambers USA. He is listed in The Best Lawyers in America(r) for international arbitration. From 1997 to 2000, James served in Geneva, Switzerland, as chief counsel for the Oil Sector and Construction and Engineering Panels of the United Nations Compensation Commission (the Iraq/Gulf War claims tribunal). James is also an adjunct professor of law at the University of Texas School of Law, where he teaches international investment law and international arbitration.

#### LUNCHEON SPEAKER



**HON. BERNARDO SEPULVEDA-AMOR**  
Vice President  
International Court of Justice  
Mexico City, MEXICO

#### PLAYERS & COMMENTATORS



**JOHN ADAM** is an associate in Latham & Watkins LLP’s international arbitration group, and is based in the firm’s Paris office. John has advised and represented multinational clients in arbitrations under the aegis of the ICC, SCC, ICSID, LCIA, DIAC, HKIAC and Santiago CAM as well as in ad hoc arbitrations under the UNCITRAL Rules, with a particular focus on foreign investment, technology & construction, energy and corporate disputes, and disputes with a Latin American or Iberian element. John is ICC YAF Regional Coordinating Committee Member for Europe, as well as a member of YIAG and the Club Español del Arbitraje (where his is a member of the French Chapter’s Executive Committee), and ICDR Young & International. John is qualified as a Barrister (England & Wales) and Abogado (Spain). He holds Law degrees from King’s College, University of

London (LL.B.) and the University of Seville, Spain (Licenciado en Derecho, specialising in Commercial Law). John is bilingual in English and Spanish, and fluent in French.



**DOLORES BENTOLILA** is a legal advisor in Winston & Strawn's Geneva office who focuses her practice on international arbitration and litigation. She specializes in contract and treaty-based arbitrations conducted under ICSID, ICC and UNCITRAL Rules, government contracts, and disputes in Latin America. Before joining Winston & Strawn Dolores Bentolilla assisted legal experts and arbitrators in arbitrations conducted under UNCITRAL and ICSID arbitration rules and worked as a legal consultant for UNCTAD, Investment Agreements Section, and WIPO. Ms. Bentolilla also worked for a few years as an attorney in Argentina. Ms. Bentolilla was recognized in Chambers Global (2014) under Dispute Resolution for Argentina and Switzerland.



**Jack J. Coe, JR.** - A specialist in private international law, Professor Coe's training includes advanced studies in Europe. He received his LL.M. at Exeter, where he was a Rotary International Graduate Fellow, and holds the Diploma of the Hague Academy of International Law, and a Ph.D. from the London School of Economics. He clerked for the Honorable Richard C. Allison at the Iran-U.S. Claims Tribunal, the Hague, and now consults with governments and multinational corporations in relation to commercial and direct investment disputes under the NAFTA and Bilateral Investment Treaties. Professor Coe, a regular speaker in Europe, Latin America, and Asia, has helped organize numerous conferences and programs related to international dispute resolution. He has taught in international programs for Notre Dame and University of San Diego Law Schools. He has authored numerous articles on arbitration, private international law, and related topics and authored the books *Protecting Against the Expropriation Risk in Investing Abroad* (co-authored with R.C. Allison) (1993), *International Commercial Arbitration-American Principles and Practice in a Global Context* (1997), and *NAFTA Chapter 11 Reports* (ed., with Brower and Dodge) (2006).



**KAREL DAELE** is an international arbitration specialist with a focus on frontier markets. He advises and represents governments, companies and private individuals in commercial and foreign investment arbitrations under the International Centre for Settlement of Investment Disputes (ICSID), International Chamber of Commerce (ICC), the UN Commission on International Trade Law (UNCITRAL), the London Court for International Arbitration (LCIA), the Belgian Centre for Mediation and Arbitration (CEPINA) rules and in ad hoc arbitrations. Karel also acts as an arbitrator. Karel's sector experience includes the oil and gas industry, water utilities, mining, power generation, construction, infrastructure. Before joining Mishcon de Reya in London, he was based in East-Africa for six years where he acted for African governments and multinationals investing in Africa. His African work involves countries such as Botswana, Burundi, Cameroon, Central African Republic, Kenya, Libya, Mauritius, Mozambique, Namibia, Rwanda, South Africa, South Sudan, Sudan, Tanzania, Zambia. Karel is a member of the Chartered Institute of Arbitrators, the World Bank's Expert Consultative Group of the Investment Across Borders project, the Peer Review Board of the ICSID Review, ICCA, ICC, LCIA and other arbitration organisations. His arbitration and Africa work is acknowledged in international legal directories such as the International Who's Who in Commercial Arbitration, Chambers Global, Legal 500 and IFLR1000 Energy and Infrastructure Guide. He has authored the reference work "Challenge and Disqualification of Arbitrators in International Arbitration" (Kluwer 2012) and the investment arbitration chapter of "Arbitration in Africa – A Practitioner's Handbook" (Kluwer 2013). He has also published numerous articles in national and international legal journals on arbitration, unfair competition, contract law, distribution, dispute resolution and piracy and counterfeiting.



**ELISABETH ELJURI** is Head of Latin America for Norton Rose Fulbright. She is a senior energy practitioner and also an active member of the international arbitration practice group. Elisabeth received her law degree *cum laude* from UCAB in Caracas and an LLM from Harvard Law School; she is admitted to practice in Venezuela and New York. Elisabeth is very active both on the transactional as well as the disputes side of the energy practice. Elisabeth frequently acts as counsel in international arbitrations, including ICC and ICSID cases. She has also been retained as independent expert in several international arbitrations or proceedings and spoken/published extensively in the area of natural resources investment disputes. For a number of years now, Who's Who in Oil and Gas has selected Elisabeth as one of the top 10 energy practitioners worldwide.

Likewise, Chambers Global and Who's Who in Commercial Arbitration have also ranked her. Elisabeth is President of the Association of International Petroleum Negotiators (AIPN) since 2013. She is the President of the Philip C. Jessup Foundation in Venezuela.



**JOHN FELLAS.** Partner in New York office of Hughes Hubbard & Reed LLP and co-chair of its Arbitration Practice. He practices in the fields of international litigation and arbitration. He has practiced in both the U.S. and England, and as well as being a member of the New York Bar, he is also a Solicitor of the Supreme Court of England and Wales. He has served as counsel, and as chair, sole arbitrator and co-arbitrator, in arbitrations under the AAA, ICDR, ICC, LCIA, UNCITRAL, SIAC and ad hoc rules. He also serves on the Mediation Panel of the District Court for the Southern District of New York. He has been recognized for his work in international arbitration by, among others, Who's Who Legal – The International Who's Who Of Business Lawyers; Chambers Global, Best Lawyers In America. Among other publications, he is co-editor of International Commercial Arbitration in New York (Oxford University Press 2010).



**CECILIA FLORES RUEDA** is Of Counsel in the Litigation/Trial Practice Group in the Mexico City office of Haynes and Boone. Her practice focuses on commercial arbitration and litigation. Her experience and creativity enable her to find the right strategies and solutions for complex and high-stake cases, representing her clients before local and federal courts, and in domestic and international arbitrations. Cecilia handles arbitrations, both as party representative and arbitrator, under various arbitration rules. Recently, she was appointed as honorific Director of the Arbitration Commission of the Mexico City National Chamber of Commerce (CANACO).



**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 regularly serves 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 Chairman of ITA Young Initiative and of the Committee of Construction Arbitration of the ALARB (*Asociación Latinoamericana de Arbitraje*). She is former Regional Coordinator of the ICCYAF, and remains on its Board. Valeria is Argentine and speaks Portuguese, Spanish, French and English.



**ALVARO GALINDO** advises on international arbitration, particularly in Latin American jurisdictions. His practice focuses on the representation of sovereign states and state entities. He also teaches International Arbitration at Georgetown University. As former Director of the International Arbitration Unit at the Attorney General's Office of Ecuador, he had to coordinate the defense from different points of view. Acted as legal consultant at ICSID. Represented Ecuador in the UNASUR Working Group on Dispute Settlement, the UNICTRAL Working Group on Arbitration and as a Member of the Permanent Court of Arbitration at The Hague. Admitted in Ecuador and the District of Columbia Bar as Special Legal Consultant



**MICHAEL S. GOLDBERG** is a senior partner at Baker Botts, with extensive experience in complex commercial and international arbitration matters. He is co-chair of the firm's international dispute resolution section (international arbitration and litigation). Mr. Goldberg has served as lead counsel in litigation matters as diverse as antitrust, banking, bankruptcy, commercial, construction, corporate acquisitions, energy, intellectual property, partnership, products liability, and real estate. He has served as lead counsel in arbitrations under the AAA, ICC, LCIA, PCA, SCC and ZCC. Mr. Goldberg's experience extends to a broad array of international matters involving clients, adversaries, and/or issues in Angola, Armenia, Brazil, Canada, China, Ecuador, France, Germany, India, Indonesia, Israel, Japan, Mexico, the Netherlands, Peru, Russia, South Korea, Sweden, Switzerland, Thailand, the United Kingdom, Venezuela and Yemen. His matters include both private and public international law issues and he represents both private parties and Sovereign states. He also sits as arbitrator. He is a frequent presenter/moderator at various international workshops and seminars

concerning international arbitration and a frequent commentator on international arbitration in global news services.



**JENNIFER GORSKIE** is a partner in the New York office of Chaffetz Lindsey LLP, practicing international litigation and arbitration. Jennifer represents sovereigns and commercial parties in US litigation and arbitration before the AAA/ICDR, ICC, and ICSID. She specializes in disputes involving Latin American companies and has counseled several mining and energy companies in their disputes in the U.S. and worldwide. Jennifer is an active member of the New York arbitration community and has been recognized by her peers in Chambers and Legal 500, among others. She currently serves as the Treasurer of the New York International Arbitration Center (NYIAC), of which she was a founding member. Jennifer received her J.D. from Harvard Law School and her B.A. from Florida State University, and clerked for the Hon. Miriam Goldman Cedarbaum of the U.S. Federal Court for the Southern District of New York.



**KARL HENNESSEE** joined Halliburton in late 2013 as Vice-President Public Law & Technology. He also serves as Chairman of the Governing Body of the ICC Court of International Arbitration. Prior to joining Halliburton in October, Karl was VP of Litigation & Regulatory Affairs at Airbus SAS in Toulouse, France and a professor at the Toulouse Business School in law and public policy. Karl has previously practiced law in Germany and in the United States on behalf of institutions including the German government's Federal Cartel Office; DaimlerChrysler; White & Case, Feddersen and Vinson & Elkins. Educated at the University of Göttingen, Germany, the London School of Economics and SMU Law School, he holds degrees in history, economics and law. He is a member of the Leadership of the ABA Antitrust Section as well as a Fellow of the Robert Bosch Foundation and Phi Beta Kappa. Mr Hennessee is the winner of the ILO Award for Litigation "Individual of the Year" for 2009. He has published over fifty articles on various legal subjects and is currently a doctoral candidate in international comparative law at the Humboldt University (Berlin).



**MICHAEL EVAN JAFFE** is a partner in Pillsbury's Washington, DC office as a leader in the Firm's Arbitration & Alternative Dispute Resolution Group. During his more than 30 years of practice, Mr. Jaffe has focused on dispute resolution internationally in arbitrations under various international arbitral regimes and domestically in court and arbitration proceedings. A significant part of his work has involved representing owners, contractors and other stakeholders in projects ranging from infrastructure and energy facilities to sports stadiums and a wide variety of commercial structures. He has acted as counsel in numerous international and domestic arbitrations, has been counsel in mediations involving both international and domestic matters and has served as an arbitrator involving projects in North America, South America, the Caribbean, Mexico, Europe, and Asia. Mr. Jaffe is a member of the Chartered Institute of Arbitrators. He has been lead counsel in a wide array of construction industry and commercial litigation matters. Mr. Jaffe received his B.A. from Rice University and his law degree from Columbia University. He is a member of the Chartered Institute of Arbitrators and serves on the Advisory Board of the Institute for Transnational Arbitration. Mr. Jaffe is an adjunct professor at American University's Washington College of Law and has been widely recognized for his skills as an advocate, including by Chambers USA, PLC Which Lawyer?, Who's Who Legal and Best Lawyers in America, among others.



**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 the panel of arbitrators of many leading institutions in the US, Europe and Asia. As counsel, she has particular experience in investment treaty disputes and has represented both States and investors at ICSID and under the UNCITRAL Rules, in cases arising under BITs, FTAs including NAFTA and the Energy Charter Treaty. She has represented parties on five continents as well as the United Nations. Ms. Kalicki is widely recognized for her leadership in the field. Selected as one of the "Best Lawyers in America" for international arbitration (2010-2013) and as one of Global Arbitration Review's top 30 women in arbitration worldwide (2007), she has been described as "a celebrated presence in the market" who is "creative and business-minded" (Chambers USA 2013), and "is considered outstanding by market sources" (Chambers USA 2012). She is noted to be "a thorough, meticulous and highly motivated arbitrator"

(Chambers USA 2011), who is "simply superb" (Legal 500, 2008), and "an incredible investigator and researcher who is gifted at identifying key issues" and "knows how to use legal analysis to structure the best argument possible" (Chambers USA 2008). Ms. Kalicki is a member of the AAA's Board of Directors, the ICC's Commission on Arbitration, the Chartered Institute of Arbitrators, and the College of Commercial Arbitrators. She is Chair of the D.C. Bar's International Dispute Resolution Committee and a member of the Executive Committee of the Institute for Transnational Arbitration. She teaches arbitration and advocacy as an adjunct professor at Georgetown University Law Center and American University's Washington College of Law.



**DR. SABINE KONRAD** is a partner in the law firm of McDermott Will & Emery LLP and is based in the Firm's Frankfurt office. She focuses her practice on international dispute resolution, with an emphasis on commercial international arbitration and public international law. Dr. Konrad has advised investors and governments in matters of investment protection. She also has experience representing clients in a broad range of industries, including energy and infrastructure. Dr. Konrad also acts as arbitrator in investment treaty arbitration and international commercial arbitration cases. In 2007 and 2013, Dr. Konrad was designated by the Government of the Federal Republic of Germany to the Panel of Arbitrators of the World Bank's International Centre for Settlement of Investment Disputes (ICSID). She is a member of the roster of arbitrators of the International Development Law Organisations (IDLO), the list of practitioners of the Vienna International Arbitral Centre (VIAC) and the panel of the Kuala Lumpur Regional Centre for Arbitration (KLRC). Dr. Konrad is listed in Global Arbitration Review's Who's Who Legal and in the Roster of International Arbitrators (2nd edition). She is also ranked by Chambers Global. Dr. Konrad also founded the Frankfurt International Arbitration Moot Court, the leading moot court internally in the investment treaty field. In 2005, she was involved in setting up the Frankfurt International Arbitration Center, a cooperation facility of ICSID for investment treaty arbitrations in Germany. Dr. Konrad is fluent in English, German and French and speaks some Italian.



**MARK E. LOWES** - January 2007 – Present – In-house VP Litigation, KBR, Inc. As the VP Litigation, I am involved in or responsible for a wide range of duties including: oversight, management of a staff of 20 and a budget of \$30million for litigation; SOX compliance; review and approval of SEC filings; coordination and budgeting with multiple business units worldwide; coordination and evaluation with both internal and external compliance issues; all e-discovery and hold requirements for litigation; oversight and management of Labor and Employment issues; and participation in evaluation of acquisitions for the company. Major accomplishments include successful resolution of a major FCPA investigation; successful prosecution of many unique cases including, international arbitration and government contracting issues, personal injury cases involving the contractor on the battlefield and large construction disputes. Implemented budgeting and case reporting process that has reduced legal expenditures each year. Pared list of outside counsel by 80% and developed teaming approach with select firms. This has enhanced productivity and maintained consistently high results. Worked closely as part of the Legal Management team under our General Counsel to oversee the spinoff of KBR as a public company and the development and implementation of all needed oversight and management policies.



**MONTSERRAT MANZANO** is a senior associate in the Mexico City office of Von Wobeser y Sierra, S.C., practicing in the fields of dispute settlement and administrative litigation. She has participated in both national and internacional commercial and investment disputes as counsel or secretary to arbitral tribunals. She has experience representing Latin American corporations, foreign investors and states throughout the region in institutional arbitrations (ICSID, ICC, ICDR, CAM, CANACO) and ad hoc proceedings (UNICTRAL rules), both in English and Spanish. Ms. Manzano acts as Secretary to the Committee of Relations with other Institutions of the Asociación Latinoamericana de Arbitraje and is member of the young international arbitration groups of ITA, LCIA and ICC. She obtained her Law Degree (JD equivalent) from the Universidad Iberoamericana and an LL.M from the University of Cambridge.



**VIREN MASCARENHAS** is a senior associate in the International Arbitration Group of Freshfields Bruckhaus Deringer. He has acted as counsel in international arbitrations instituted under the ICSID Convention, the Energy Charter Treaty and AAA, ICC, NAI and UNCITRAL Rules. His experience includes disputes involving energy and natural resources, dissolution of joint ventures, construction and infrastructure projects and luxury goods. Viren is an adjunct professor at Columbia Law School, where he teaches an upper-level seminar on International Commercial Arbitration. A graduate of Columbia Law School, he clerked for H.E. Judge Rosalyn Higgins at the International Court of Justice in The Hague (2005-2006) and served as a Legal Officer at the Special Court for Sierra Leone in Freetown (2007-2008).



**JIM MINTZ**, Founder and President of the Mintz Group, has spent more than thirty years conducting investigations all over the world, primarily for law firms and general counsel. Jim helped pioneer the use of sophisticated resources by law firms in the 1970s as an in-house investigator at the Washington, D.C. law firm of Wald, Harkrader & Ross. In 1980, Newsweek said about their unique in-house group: "What sets [them] apart—and a few others around the nation—is their ability to take comprehensive looks at complicated situations and make sense out of them." Jim co-founded The Investigative Group, Inc. (IGI) in 1984, serving as its president and co-owner for a decade. During that period, IGI became one of the leading investigative firms in the country and was cited by the New York Times as being "the gold standard for financial private detection." Jim founded the James Mintz Group in 1994. Jim is a founding member and director of the International Association of Independent Private Sector Inspectors General. Jim served as one of the first IPSIGs when the New York State Organized Crime Task Force selected his firm to monitor a financial-services company.



**GREGORY G. ODRY** – General Counsel, GDF SUEZ ENERGIA CENTROAMERICA (Panama offices). French lawyer: postgraduate degrees in International Business Law and European Law. Over 15 years of legal practice as in-house lawyer (Electricité De France, Veolia Water, GDF SUEZ) mainly focusing on international construction, operation and maintenance contracts (negotiation, implementation and dispute resolution) in the electricity and water sectors. Publications: "Exclusion of Consequential Damages: Write What You Mean", [2012] ICLR 142, "Exclusive Jurisdiction Clause in Performance Bonds: Who Cares?" [2012] RDAI/IBLJ, Vol. 1, 1-19.



**KEVIN O'GORMAN** is a partner at Fulbright & Jaworski LLP (Norton Rose Fulbright) in Houston. He handles international commercial arbitration and investor-state matters as counsel, with particular expertise in energy, commercial and construction-related disputes. Kevin also regularly sits as an arbitrator in international and domestic disputes. He is admitted to practice law in Texas and New York, and is qualified as a solicitor in England and Wales. Kevin co-chairs the Energy Arbitrators List Steering Committee ([www.energyarbitratorslist.com](http://www.energyarbitratorslist.com)) and serves on the Board of the Houston International Arbitration Club. Kevin chaired the Disputes Division and International Arbitration Committee of the American Bar Association's Section of International Law, and served on its Council. He has taught as an adjunct professor at the University of Houston Law Center and was elected to the Council of the State Bar of Texas Section of International Law. Kevin formerly served as Senior Legal Secretary and Team Leader of the Claims Resolution Tribunal for Dormant Accounts in Switzerland, which resolved claims against Swiss banks relating to Holocaust-era dormant accounts. He is a Life Fellow of the American, Texas and Houston Bar Foundations. Kevin earned a J.D. with honors from the University of Michigan Law School and clerked for U.S. District Judge Howell Cobb of the Eastern District of Texas. He received the Chair's Special Recognition Award from the ABA Section of International Law, and a Certificate of Appreciation from the U.S. Department of State. He has been recognized by the Irish Legal 100, Chambers Global, Chambers USA, Chambers Latin America, the Legal 500, the International Who's Who of Commercial Arbitration, The Best Lawyers in America, Global Arbitration Review's 45 Leaders in International Arbitration under 45 (runner-up), Texas Super Lawyers and Texas Rising Stars. Best Lawyers named him Lawyer of the Year for Houston international arbitration – governmental in 2013.



**MARTINA POLASEK** is Team Leader/Legal Counsel at the International Centre for Settlement of Investment Disputes (ICSID), in charge of one of ICSID's three case management teams. Ms. Polasek joined ICSID in September 2001 and has served as secretary of tribunals in over 50 arbitrations under the ICSID Convention, the ICSID Additional Facility Rules and the UNCITRAL Rules. She has also served as committee secretary in numerous annulment proceedings. Prior to joining ICSID, she worked as an attorney with the law firms of Jeantet & Associés in Paris and White & Case LLP in Prague, focusing on international arbitration. Ms. Polasek holds degrees from George Washington University Law School (LL.M), University of Paris V Descartes (D.E.S.S.) and University of Gothenburg (Master of Laws).



**NATALIE REID** is a member of the Debevoise & Plimpton LLP's International Dispute Resolution Group. Her practice focuses on international commercial and treaty arbitration, international and complex commercial litigation, and public international law matters. She acts as counsel in arbitrations arising under the rules of the major arbitral institutions, and her recent representations include disputes arising under bilateral investment treaties in South Asia and East Asia. She is a member of the Executive Council of the American Society of International Law (2011-2014) and the International Commercial Disputes Committee of the New York City Bar Association (2012-2015).



**CLAUDIA SALOMON** - Claudia Salomon is a partner in the New York office of Latham & Watkins and is Global Co-Chair of the firm's International Arbitration Practice. Her practice is focused on complex international disputes and she is recognized as a leading international arbitration attorney by Chambers USA, The Legal 500 and Best Lawyers. Ms. Salomon is a leading advocate in significant investor treaty arbitration and international commercial arbitration cases. She has experience handling cases under all of the major arbitral rules, in venues around the globe, under common law and civil law. Ms. Salomon also litigates in connection with arbitration, including enforcing arbitral awards worldwide and obtaining emergency relief. Ms. Salomon serves on the ICC Commission on Arbitration. She is a frequent speaker and writer on international arbitration, and is the co-editor of *Choice of Venue in International Arbitration*, published by Oxford University Press.



**ANK SANTENS** is a partner in White & Case's international arbitration group, based in New York. Ms. Santens has served as counsel and arbitrator in commercial, investment, construction, insurance, and sports arbitrations under all major arbitral rules and in numerous jurisdictions around the world. She has particular experience in the infrastructure/construction, oil & gas, power, mining and telecommunications sectors. A Belgian national, Ms. Santens is civil and common law educated and her working languages, besides English, are French, Spanish and Flemish/Dutch. She is a member of the New York bar and a Solicitor of England and Wales. She is Chair of the CPR Arbitration Committee, Member of the Executive Committee of the Foundation for International Arbitration Advocacy (FIAA), Member of the ICCA Task Force on Third Party Funding, Member of the Sub-Committee on the Recognition and Enforcement of Arbitral Awards of the International Bar Association (IBA), Member of the Editorial Committee of International Arbitration Case Law, Member of the Advisory Board of the Institute for Transnational Arbitration (ITA), and former Member of the Advisory Board of the Center for International Commercial and Investment Arbitration Columbia Law School. She is one of GAR's 45 Under 45 (2011) and is recommended by Chambers and all other major legal directories. She holds law degrees from Columbia University (NY), Catholic University of Leuven (Belgium), and Universidad de Granada (Spain).



**DR. MAXI SCHERER** - Special Counsel, Wilmer Cutler Pickering Hale and Dorr LLP, London; Senior Lecturer in International Arbitration and Energy, Queen Mary, University of London - Maxi Scherer joined Wilmer Cutler Pickering Hale and Dorr in London in 2005 and previously practiced as a lawyer in Paris. She is admitted to the Paris Bar and as solicitor (England and Wales) and has extensive experience with arbitral practice and procedure both in civil and common law systems. She has represented and advised clients in numerous international arbitrations before most major arbitral institutions and regularly serves as arbitrator (presiding, co- and sole arbitrator), both in ad hoc and institutional arbitrations. Maxi Scherer is also a full-time tenured faculty

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**VICTORIA SHANNON** is an Assistant Professor of Law at Washington and Lee University School of Law. She is an expert on third-party funding, international commercial arbitration, investment treaty arbitration, alternative dispute resolution (ADR), and civil procedure. Professor Shannon co-authored a book entitled *Third-Party Funding in International Arbitration* (Wolters Kluwer: 2012) (with Lisa Bench Nieuwveld) and recently published an article entitled *Recent Developments in Third-Party Funding* in the *Journal of International Arbitration* (Wolters Kluwer: 2013). Professor Shannon has accepted an offer of publication for her next article, entitled *Harmonizing Third-Party Litigation Funding Regulation*. She was recently appointed as a Member of the newly-formed Task Force on Third-Party Funding jointly organized by ICCA and Queen Mary University of London. Prior to joining Washington & Lee, Professor Shannon served for five years as Deputy Director of Arbitration and ADR in North America for the International Court of Arbitration of the International Chamber of Commerce (ICC) and assisted the United States Council for International Business (USCIB) in nominating arbitrators, mediators, and experts for ICC Cases. Professor Shannon holds an A.B. from Harvard University and a J.D. from Harvard Law School. She is a member of the bar in New York, New Jersey, and the District of Columbia.



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**MICK SMITH** co-founded Calunius in 2006. He studied Mathematics and then Law at Cambridge University. Mick qualified as a solicitor at Freshfields in 1996. Subsequently he worked in finance in a variety of investment banking roles. Mick is responsible for origination and transaction execution at Calunius, sourcing and analysing investments in litigation and arbitration claims. Mick is the author of various recent publications, including: The chapter “Mechanics of Third-Party Funding Agreements: A Funder’s Perspective” in the book “Third Party Funding in International Arbitration” by Lisa Bench Nieuwveld and Victoria Shannon. “Leniency, Pfleiderer and the impossibility of balance” in *Global Competition Review* (December 2012). He is also Calunius’ Compliance Officer.



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