Washington University School of Law
Whitney R. Harris World Law Institute

International Arbitration & Dispute Resolution Symposium:
Challenges and Controversies in International Arbitration

BIOGRAPHIES OF SPEAKERS

Elizabeth Anderson
Emerson Electric Co.

Elizabeth Anderson is Vice President of Litigation at Emerson Electric Co. and manages Emerson’s litigation on a global basis. She has worked at Emerson Electric for over 25 years and specializes in various types of litigation.

Samantha Atayde Arellano
RRH Consultores, S.C.

Samantha Atayde recently joined RRH Consultores, S.C., a Mexican Law firm founded by former World Trade Organization (WTO) Appellate Body Member, Ricardo Ramírez. As a partner, her practice focuses on investment arbitration and international trade law. Samantha Atayde started her career in international trade in 2006 when she joined the Office of the General Counsel for International Trade in the Ministry of Economy. For over 13 years, she worked in trade negotiations as well as dispute settlement proceedings (investor-State and State-State). In September 2016, Samantha Atayde was appointed General Counsel for International Trade and has participated in various negotiations, including TPP/ CPTPP, Pacific Alliance, Mexico-Peru FTA, Mexico-Central America FTA, and Mexico-Panama FTA. She also participated in the negotiations for the USMCA and the Modernization of the Mexico-EU FTA as Lead Counsel and has represented the Government of Mexico in WTO disputes and several arbitration proceedings before ICSID. Ms. Atayde received her Master’s degree in International Business Law from the Universidad Complutense de Madrid and holds a law degree from the Universidad Autónoma de Coahuila.

Teddy Baldwin
Steptoe & Johnson LLP

Teddy Baldwin recently joined Steptoe & Johnson’s international arbitration team. He was previously a partner in the Washington, D.C. office of Baker & McKenzie. He regularly acts as lead counsel in investor-State proceedings and commercial arbitrations. His investor-State arbitrations have been before the ICSID, the PCA, the SCC, and ad hoc tribunals. Mr. Baldwin also represents clients before U.S. federal and state courts, particularly with respect to enforcement of judgments and awards, foreign sovereign immunity issues, and RICO actions.
Casey Ballard  
The Claro Group

Casey Ballard is a Director with the Claro Group’s Houston, TX office. She has provided consulting services and expert witness testimony to clients in the areas of finance, accounting, and risk management for 20 years. These services have included damages calculations, lost profits calculations, valuations, and investigations. Her work has primarily focused on the energy industry, with clients including domestic and international companies. Her experience in the upstream and downstream segments of the petroleum industry includes forensic accounting for financial and physical trades of energy commodities; crude and natural gas valuation; product valuation; pricing of production; pricing of processed products; transportation pricing; royalty valuation; MMS issues; gas marketing best-practices; and valuation of energy companies. The issues involved have related to generally accepted accounting principles (GAAP), international accounting standards, SEC financial reporting for international entities, financial modeling, derivatives, risk management in trading organizations, internal control structures, reviews of trading positions, analysis of off-balance sheet structures, analysis of structured financing transactions, due diligence, international projects, energy regulations, joint venture contract audits, accounting analyses and investigations of financially distressed and bankrupt entities, and other forensic accounting services.

Susan Franck  
American University, Washington College of Law

Professor Susan Franck is an expert in the fields of international economic law, dispute settlement, and empirical analysis. Her legal experience includes serving at the United Nations Conference on Trade and Development (UNCTAD) and practicing in international dispute settlement with Wilmer, Cutler & Pickering [now Wilmer Hale] in Washington, D.C. and Allen & Overy in London, England. In addition to her book coming out this spring, Arbitration Costs: Myths and Realities of Investment Treaty Arbitration, she has over forty publications in journals including Duke Law Journal, Washington University Law Review, and Harvard International Law Journal. Having made over 130 presentations around the globe, she has presented her research to major international organizations including the Asian Pacific Economic Cooperation (APEC), the International American Development Bank (IADB), the International Centre for Settlement if Investment Disputes (ICSID), UNCTAD, and before government officials of Argentina, Australia, Canada, France, Germany, Korea, the Netherlands, Sweden, Switzerland, the United Kingdom, and the United States. She is on the Executive Council of the Institute for Transnational Arbitration and the immediate past Chair of the Academic Council, an active member of the American Society of International Law and a former member of the Executive Council, and an elected member of the American Law Institute. Elected to the international Who’s Who of Commercial Arbitration since 2008, she is qualified to practice law in England and Wales, Minnesota, and the District of Columbia.

Ambassador David Huebner  
JAMS

Ambassador David Huebner, C. Arb has handled more than 150 arbitrations as neutral or advocate in three dozen jurisdictions around the world, across a wide array of industry sectors, legal issues, and geographic regions. He has particular expertise in technology, telecom, life sciences, entertainment, and engineering disputes, and the Silicon Valley Arbitration and Mediation Center has named him to its “Tech List” of “the world’s most accomplished technology neutrals.” The Chartered Institute of Arbitrators has designated him “Chartered Arbitrator”—its highest credential. He has extensive experience in investor-State disputes and is on
the ICSID panel of arbitrators. He has lived and worked in Tokyo, Shanghai, Hong Kong, London, and elsewhere overseas, and served as Ambassador to New Zealand and Samoa under President Obama. He has taught full-semester courses in international arbitration, international business transactions, and intellectual property at USC and UCLA, and has guest lectured at universities in China, Germany, New Zealand, and the United States. He is a solicitor in England & Wales, member of the CA, NY, and DC Bars, and graduate of Princeton University (summa cum laude) and Yale Law School.

M. Imad Khan
Hogan Lovells

Imad Khan advises companies and sovereigns across diverse economic sectors, including energy, oil and gas, electricity, renewables, and mining. Focusing on international arbitration, he represents clients in international treaty and commercial arbitrations. In particular, he represents both investors and host States in investment disputes before the International Centre for the Settlement of Investment Disputes (ICSID) at the World Bank, as well as under the rules of the United Nations Commission on International Trade Law (UNCITRAL). He has also represented and advised clients in construction and commercial arbitrations under the rules of the International Chamber of Commerce (ICC), the International Centre for Dispute Resolution (ICDR), and the Hong Kong International Arbitration Centre (HKIAC). Mr. Khan maintains a deep understanding of his practice, publishing scholarly articles and speaking on international arbitration topics frequently. He currently serves as a Global Advisory Board Member of the ICDR Young & International group and as a Young Arbitrator Member on the Board of the Institute for Transnational Arbitration. He is an adjunct professor at Washington University School of Law.

Pedro Martinez-Fraga
Bryan Cave Leighton Paisner

Pedro J. Martinez-Fraga is a leading practitioner in the field of international litigation and transnational arbitration, including complex jurisdictional disputes concerning common law and civil law issues. Mr. Martinez-Fraga is a World Bank (International Bank for Reconstruction and Development) arbitrator. In December 2015, President Barack Obama appointed Mr. Martinez-Fraga as one of four U.S. delegate members to the Panel of Conciliators of the International Centre for Settlement of Investment Disputes (World Bank), effective February 23, 2016. He is the first Hispanic to have been so appointed in the history of the Washington Convention of 1965.

Sophie Nappert
3VB Barristers

Sophie Nappert is a dual-qualified lawyer in Canada and in the United Kingdom. She is an arbitrator in independent practice, based in Gray’s Inn, London, specialising in international disputes, notably in energy, infrastructure, natural resources, and cross-border investment. Before becoming a full-time arbitrator, she was Head of International Arbitration at a global law firm. She is trained and has practised in both civil law and common law jurisdictions. Ms. Nappert is the peer-nominated Moderator of OGEMID, the online discussion forum on current issues of international investment law, economic law, and arbitration. She is ranked in Global Arbitration Review’s “Top 30 List of Female Arbitrators Worldwide” and is commended as a “leading light” in the field by Who’s Who Legal. Ms. Nappert delivered the 2018 Proskauer Lecture on International Arbitration, entitled “Disruption Is The New Black: Practical Thoughts For Keeping International Arbitration On Trend.” In 2016, she became the first female
winner of Global Arbitration Review’s Award for Speech of the Year, for her address at the inaugural Annual Lecture of EFILA, the European Federation of Investment Law and Arbitration, “Escaping From Freedom? The Dilemma of an Improved ISDS Mechanism.” She is the author of a *Commentary on the 2010 UNCITRAL Arbitration Rules: A Practitioner’s Guide* (Juris, 2012) and is a guest lecturer at Columbia Law School, Harvard Law School, and McGill University Faculty of Law. She created the Nappert Prize in International Arbitration, open to young scholars and practitioners worldwide, and administered under the auspices of McGill University. She has great interest in the potential of legal tech in arbitration and completed the University of Oxford Said Business School Course on Blockchain Strategy in 2019.

Leila Nadya Sadat  
*Washington University School of Law*

Leila Nadya Sadat is the James Carr Professor of International Criminal Law and Director of the Whitney R. Harris World Law Institute. She currently serves as Special Adviser on Crimes Against Humanity to the International Criminal Court Prosecutor. Professor Sadat is an internationally recognized authority and prolific scholar writing in the fields of public international law, international criminal law, human rights, and foreign affairs, and has published more than 100 books and articles in leading journals, academic presses, and media outlets throughout the world. She recently received an Honorary Doctorate from Northwestern University and the Arthur Holly Compton Distinguished Faculty award from Washington University. She held the Alexis de Tocqueville Distinguished Fulbright Chair in Paris, France in Spring 2011. She is the chair of the *Crimes Against Humanity Initiative*, a ground-breaking project launched in 2008 to write the world’s first global treaty on crimes against humanity. In 2018, she also launched the *Gun Violence and Human Rights* project examining the U.S. gun violence crisis from a human rights perspective. She is the President of the International Law Association (American Branch) and a member of the U.S. Council on Foreign Relations.

Frédéric (Freddy) Sourbens  
*Washburn University School of Law*

Frédéric Sourbens is the Director of Washburn Law’s Oil and Gas Law Center and serves as Editor in Chief of *InvestmentClaims* (Oxford University Press), a leading resource on the international law of investment protection and Investor-State Dispute Settlement (ISDS). He is an authority on international energy disputes and law and globalization. He has authored or edited more than 50 publications on international and transnational law. His current research explores the constitutive value of law in responding to the challenges of globalization and geopolitical conflict with particular emphasis on the principle of good faith. Professor Sourbens serves as co-chair for the American Society of International Law’s Private International Law Interest Group and as a member of the Academic Council of CAIL’s Institute for Transnational Arbitration (ITA). He co-chairs or co-chaired leading international conferences such as the ITA’s 30th Annual Workshop in Dallas, Texas, the Oxford Investment Claims Summer Academy convened by Oxford University Press in Oxford, and, until recently, the Juris Annual Investment Treaty Arbitration Conference in Washington, D.C. An avid former Jessup contestant, he has served on editorial committees for the Philip C. Jessup International Moot Court compromise.
Nancy Staudt
Washington University School of Law

Nancy Staudt has served as the Dean of Washington University School of Law since 2014. She is a nationally renowned scholar in tax, tax policy, and empirical legal studies. She has authored or co-authored nearly 40 articles and two books and served as an advisory panelist and/or board member to organizations such as the National Science Foundation and the Law and Society Association. She clerked for the Hon. John T. Noonan on the U.S. Court of Appeals for the Ninth Circuit in San Francisco and provided free legal services to battered women and organizations seeking tax-exempt status from the federal government.

Karen Tokarz
Washington University School of Law

Professor Karen Tokarz is the Director of Washington University School of Law’s Negotiation & Dispute Resolution Program and is a past director of the school’s highly ranked Clinical Education Program. She is an internationally recognized expert in dispute resolution and clinical legal education. Her scholarship addresses public interest law issues, including clinical legal education, dispute resolution, judicial selection, and elder law. Professor Tokarz is a certified Neutral for the U.S. District Court, Eastern District of Missouri, and serves on the Missouri Supreme Court ADR Commission and on the U.S. District Court ADR Advisory Committee. Professor Tokarz is the founder of the law school’s Global Public Interest Law Initiative. Over the past 17 years, she has coordinated field placements for more than 200 law students with legal aid offices, human rights organizations, and tribunals in Africa, Asia, Europe, and South America. She is a member of the advisory committee for the National Center for State Courts National Task Force on Fines, Fees & Bail Practices, and has participated in recent conclaves on fees, fines, and bail practices at the White House, the U.S. Department of Justice, and the Southern Poverty Law Center. In 2008–09, she was a visiting scholar at Harvard Law School, based in the Program on Negotiation, and served as a Fulbright Senior Specialist at the University of Kwa Zulu-Natal in South Africa, consulting on international dispute resolution.

Ricardo Ugarte
Winston & Strawn LLP

Ricardo E. Ugarte is the Chair of the International Arbitration Practice of Winston & Strawn LLP, practicing from its Chicago and London offices. He represents clients in both international commercial and investment treaty arbitrations. His clients stem from a wide variety of sectors, including oil and gas, renewable energy, telecommunications, transportation, and the pharmaceutical sector. He has represented sovereign States, including the Republic of Ecuador and the Kingdom of Jordan as well as investors against the Republics of Sudan and Italy, under bilateral investment treaties and the Energy Charter Treaty. During the course of his career, he has advised Fortune 500 clients in arbitrations and lawsuits filed in various fora in the United States, Latin America, Asia, the Middle East, and Europe (including Austria, France, the Netherlands, Spain, Sweden, Switzerland, and the United Kingdom). He has tried high-profile arbitrations under the UNCITRAL, ICC, ICSID, AAA-ICDR, and SCC rules. Mr. Ugarte has served on the ICC’s Task Force on Investor-State Arbitrations and has been recognized by Chambers, Legal 500, Who’s Who Legal, National Law Journal, The Best Lawyers in America, and The American Lawyer. He is a graduate of the University of Chicago and Northwestern University School of Law, and also speaks French, Italian, and Spanish.
Sarah Z. Vasani
Addleshaw Goddard LLP

Sarah Vasani is an experienced international arbitration lawyer specializing in both international commercial arbitration and Investor-State disputes. She represents clients before key arbitral institutions including the International Centre for the Settlement of Investment Disputes (ICSID), London Court of International Arbitration (LCIA), International Chamber of Commerce (ICC), International Centre for Dispute Resolution (ICDR), World Intellectual Property Organization (WIPO), Singapore International Arbitration Court (SIAC), Hong Kong International Arbitration Court (HKIAC), Stockholm Chamber of Commerce (SCC), and in arbitrations conducted under the UNCITRAL Rules and under foreign investment laws. In addition to advocating for her clients’ interests before international tribunals in hearings on procedural issues, interim measures, jurisdiction, merits, enforcement, set aside, and annulment proceedings, Ms. Vasani also advises clients on investment (re)structuring and on strategies, options, and tactics for minimizing the prospects of full-blown disputes. She is an adroit counselor on managing and sharing the risks of arbitration through third-party funding, ATE insurance, and conditional-fee and damages-based agreements. She has particular experience in energy, oil and gas, mining, and other large scale project disputes in Africa, the Middle East, Central Asia, the Indian Subcontinent, and Latin America. She has represented clients such as Exterran, Chevron, ConocoPhillips, El Paso Corporation, Sempra Energy, Murphy Oil Corporation, Reliance Industries, PA Resources, and Madagascar Oil.

Mary Kate Wagner
ICC International Court of Arbitration

Mary Kate Wagner is a Deputy Counsel at the New York office of the International Court of Arbitration of the International Chamber of Commerce (“ICC”). Prior to joining the New York office, she worked as a consultant with the ICC Secretariat in Paris, France. She has interned in the Paris office of McDermott Will & Emery, as well as with Bird & Bird, LLP in Lyon, France, as a part of the Philadelphia Bar Association’s Lyon exchange program. In 2015, she completed a dual JD/LL.M program at Villanova Law, earning a JD from Villanova and an LL.M in French, European, and International Business law from the Universite de Paris 1, Pantheon-Sorbonne in Paris. Ms. Wagner is licensed to practice law in New York and recently passed the Article 100 Paris bar exam for foreign attorneys.