INTERNATIONAL ARBITRATION & DISPUTE RESOLUTION SYMPOSIUM:
What Happens Before and After International Arbitration?

Friday, February 21, 2020
Anheuser Busch Hall | Bryan Cave Moot Courtroom, Room 310 | St. Louis, MO
4.2 MO CLE Credit Hours | Registration required

Sponsors: The Claro Group; Winston & Strawn, LLP; and U.S. Arbitration & Mediation

Chair: M. Imad Khan, Winston & Strawn, LLP

1:00 p.m. Welcome Remarks
Nancy Staudt, Dean, Washington University School of Law
M. Imad Khan, Winston & Strawn LLP

1:15 – 1:45 p.m. Opening Keynote Address
Mahnaz Malik, Twenty Essex
Introduction by: Leila Nadya Sadat, Director, Whitney R. Harris World Law Institute

1:45 – 2:45 p.m. Session 1: Tips & Tricks: Strategic Considerations for Successful Arbitration
Parties turn to arbitration to resolve international and domestic disputes. Before filing, however, strategic considerations arise. This session explores pre-arbitration tips and tricks within the confines of a governing arbitration provision. Topics will include settlement and mediation, working with in-house counsel to develop facts and the legal claims, calculating damages in advance of filing a request for arbitration, and planning the arbitral process itself.

Moderator: Nicole Y. Silver, Greenberg Traurig LLP
Speakers: Paul Brooks, The Claro Group
Alex Kaplan, International Centre for Settlement of Investment Disputes
Ben Love, Reed Smith LLP

2:45 – 3 p.m. Coffee Break

3 – 4 p.m. Session 2: Challenging and Enforcing Arbitration Awards
The arbitral process results in a final and binding award that has immediate legal effects and creates immediate rights and obligations for the disputing parties. Nevertheless, one or both parties sometimes refuse to comply with the arbitral award. This session addresses the legal and practical hurdles parties face when challenging or enforcing awards rendered in international investment and commercial arbitral proceedings, including the legal frameworks applicable to setting aside or annulling an arbitral award, the recognition and enforcement of awards, and the practicalities of monetizing an arbitral award.

Moderator: Miloš Ivković, International Arbitrator
Speakers:  Patrick Dempsey, Therium Capital Management
Nicole Dolenz, Orrick Herrington & Sutcliffe LLP
M. Imad Khan, Winston & Strawn LLP

4:00 – 5:00 p.m.  Practicum: Mock Appellate Argument: Compelling Arbitration under U.S. Law

This session explores the problems facing counsel and judges in enforcing arbitration agreements. It poses the following scenario: Plaintiff, the British Columbia-based owner/operator of a hotel in Cancun, Mexico, brings suit in the U.S. District Court for the Eastern District of Missouri for violation of a hotel services agreement and for tortious interference with business. Defendant, a Maryland-based hospitality company, moves to compel arbitration under the arbitration clause contained in the same agreement. The District Court compels arbitration of the tort and the breach of contract claims based on the broadly worded arbitration clause and plaintiff appeals the order compelling arbitration.

Moderators:  Frédéric G. Sourgens, Washburn University School of Law

Counsel:  Heaven Chee, Yetter Coleman LLP
Victoria Sahani, Sandra Day O’Connor College of Law, Arizona State University

Judges:  Eric Bloom, Winston & Strawn LLP
Steven “Cash” Nickerson, AKKA Technologies
Ann Ryan Robertson, Locke Lord LLP

5:00 p.m.  Closing Remarks
M. Imad Khan, Winston & Strawn LLP

Networking Reception hosted by Winston & Strawn LLP, Crowder Courtyard

About the International Arbitration and Dispute Resolution Symposium

The Washington University International Arbitration and Dispute Resolution Symposium is an annual gathering of top practitioners, academics, attorneys, and students. It aims to:

➢ Advance the development of international arbitration and dispute resolution;
➢ Educate the next generation of lawyers; and
➢ Provide networking opportunities.

This year’s Symposium is generously sponsored by the Claro Group; Winston & Strawn LLP; and U.S. Arbitration & Mediation.

Other supporting organizations include Washington University School of Law’s Negotiation & Dispute Resolution Program; the American Arbitration Association and its International Centre for Dispute Resolution; the American Branch of the International Law Association; the Chartered Institute of Arbitrators’ North American Group and Young Members Group; the ICC International Court of Arbitration; the National Academy of Arbitrators; and Young ICSID.