

Professor Dr. MAXI SCHERER

maxi.scherer@wilmerhale.com and m.scherer@qmul.ac.uk

1. PERSONAL DETAILS

Nationality: German

Languages: English, French, German

Admitted to the Paris Bar and as solicitor in England and Wales

2. CURRENT ACADEMIC APPOINTMENT

QUEEN MARY UNIVERSITY OF LONDON, School of International Arbitration (2012-present)

Professor of Law, Chair in International Arbitration, Dispute Resolution and Energy Law

3. PROFESSIONAL EXPERIENCE

WILMER CUTLER PICKERING HALE AND DORR LLP, London, UK (2005-present)

BERNARD HERTZ BEJOT, Paris, France (2002-2005)

DEBEVOISE & PLIMPTON LLP, Paris, France (2001-2002)

Extensive experience with arbitral practice and procedure in civil and common law systems, both in commercial and investment arbitration, with a special focus in the energy sector, having represented clients or acted as arbitrator in over 100 proceedings

Regularly ranked by *Chambers*, *Who's Who Legal*, *Best Lawyers*, *The Legal 500* etc.: identified several years in a row as “**Global Elite Thought Leader**” amongst the top 20 highest regarded arbitration practitioners in Europe and MENA region, and in 2021 “**Most In Demand Arbitrators – Europe**”, described by peers and clients as “*first-rate name*” producing “*stellar work*” “*very skilled in unpacking complex investment treaty issues*”, “*brilliant scholar and lawyer*” “*who combines strong judgement with a calm and controlled manner,*” and “*one of the very best in both commercial and investment arbitration proceedings.*”

Represented and advised clients in numerous **international commercial and investment arbitrations** before most leading arbitral institutions (including the DIS, HKIAC, ICC, ICDR, ICSID, LCIA, SCC, SIAC and VIAC) and at various seats, governed by a variety of substantive and procedural laws (including Algerian, Austrian, Bahraini, Belgian, Chinese, Congolese, Dutch, English, French, German, Italian, Hong Kong, Kazakh, Luxembourg, Moldavian, Nigerian, Polish, Spanish, Swedish, Swiss and Turkish law)

Served as arbitrator (presiding, sole, co- and emergency arbitrator) in numerous ad hoc and institutional arbitrations, including with **States and State-owned parties**, with significant amounts in dispute (e.g. over 3.5 billion USD) and **multiple parties** (e.g. over 40 parties), conducted **in English, French and German**

Recent and relevant highlights include:

- Presiding arbitrator in **ICSID** Case No. [ARB/20/2](#) *Hope Services LLC v. Republic of Cameroon*
- Presiding arbitrator in **ICSID** Case No. [ARB/20/15](#) *P Wind Project (Rom) Six Ltd. v. Romania*
- Presiding arbitrator in a PCA administered **investor-State treaty arbitration** governed by UNCITRAL Rules between French claimants and the Republic of Mauritius (seat England, languages: French and English) <https://pca-cpa.org/en/cases/169/>
- Presiding arbitrator in a PCA administered **investor-State arbitration** based on a **production sharing agreement** governed by UNCITRAL Rules concerning an oil and gas field in the Caucasus region (seat Sweden, amount in dispute over 3.5 billion USD)
- Presiding arbitrator in consolidated ICC arbitrations between African parties (including one **State-owned energy company**) in the **oil and gas sector** (seat France, amount in dispute over 400 million USD)
- Sole arbitration in an LCIA arbitration between a **foreign investor and a state-owned entity** in Africa concerning a major port infrastructure in the region (seat London)
- Co-arbitrator in an ICC arbitration between two African parties concerning an **off-shore gas project in Africa** (seat France, language: French)
- Co-arbitrator in a dispute between a **State-owned oil company** and a UAE company concerning a **production sharing agreement** (seat France, Spanish law)
- Co-arbitrator in an ICC arbitration concerning a **production sharing contract** between a South-Eastern European State in the **oil and gas sector** (seat Switzerland, Swiss law)
- Co-arbitrator in an ICC arbitration concerning a **gas supply dispute** between European parties (seat Switzerland, French law, amount in dispute over 50 million USD)
- Co-arbitrator in an ICC arbitration concerning an **off-shore mooring system** in an African port terminal (seat London, French law, amount in dispute approx. 50 million USD)
- Presiding arbitrator in consolidated ICC arbitration proceedings between a Singaporean party and an Eastern European **State-owned energy company** concerning the **upgrade of an oil project infrastructure** in Eastern Europe (seat Switzerland, Swiss and Kazakh law, amount in dispute approx. 50 million USD)
- Presiding arbitrator in an ICC arbitration concerning the **construction of a gas processing plant** (seat UAE, English law, amount in dispute approx. 50 million USD)
- Presiding arbitrator in an ICC arbitration concerning a joint venture dispute between Spanish and Turkish parties concerning in a **hydroelectric power plant** (seat Switzerland, Swiss law, amount in dispute approx. 60 million USD)
- Co-arbitrator in one of the largest DIS arbitrations: dispute including a **State-owned energy company** concerning the price revision of a long-term energy contract (German/Luxembourg law, amount in dispute over 1.3 billion EUR, language: German)

Other recent proceedings include:

ICC Rules:

- Presiding arbitrator in a dispute between European and Asian parties in the pharmaceutical sector (seat Germany, German law, amount in dispute approx. 6 billion USD)

- Presiding arbitrator in a telecommunication dispute in the Democratic Republic of the Congo (seat France, Congolese law, amount in dispute over 250 million USD)
- Presiding arbitrator in an arbitration about several distribution and license agreement between US and Swiss parties in the pharmaceutical sector (seat Switzerland, Swiss law, amount in dispute over 85 million USD)
- Presiding arbitrator in an arbitration about a post-M&A dispute between multiple parties (seat France, Italian law, amount in dispute approx. 75 million EUR)
- Presiding arbitrator in an arbitration dispute between Belgian parties in the aerospace sector (seat Belgium, Belgian law)
- Presiding arbitrator in an arbitration regarding a joint venture dispute, involving R&D agreements and IP rights among others, between US and European parties in the nuclear sector (seat Switzerland, Swiss law)
- Presiding arbitrator in an arbitration about the construction of a desalination project in the MENA region (seat Paris, amount in dispute approx. 150 million USD, language: French)
- Presiding arbitrator in a dispute between Indian and Turkish parties concerning a joint venture in Turkey (seat England, Turkish law)
- Co-arbitrator in an arbitration between Egyptian and French parties concerning the construction of a metro in the MENA region (seat Germany, German law)
- Sole arbitrator in a dispute involving a State-owned company in the satellite industry (seat England, Swedish law)
- Sole arbitrator in an arbitration involving parties from France, the Netherlands, Switzerland, Nigeria, the UK and the Virgin Islands concerning the management of a major port (seat England, English law)
- Sole arbitrator in a dispute between British Virgin Islands and United Arab Emirates parties (seat England, Greek law)
- Emergency arbitrator in a dispute between Central and Eastern European parties (seat Austria, German law)

LCIA Rules:

- Presiding arbitrator in two parallel arbitrations concerning a joint venture dispute involving more than 40 parties (seat England, English law)
- Presiding arbitrator in several consolidated arbitrations between parties the UAE and Mauritius concerning the sale of petroleum (seat England, English law)
- Presiding arbitrator in an arbitration between Nigerian and English parties concerning a long-term gas contract (seat England, English law)
- Presiding arbitrator in an LCIA arbitration involving a State and a State-owned company regarding the privatization of a steel plant in South-Eastern Europe (amount in dispute approx. 50 million EUR)
- Presiding arbitrator in a dispute between UAE and UK parties about a financing contract (seat England, English and UAE law)

- Presiding arbitrator in an LCIA arbitration between Chinese, UK, Turkish and other parties in a joint venture dispute (seat England, English law)
- Co-arbitrator in an arbitration concerning a financing contract involving parties from CIS States (seat England, English law, amount in dispute approx. 300 million USD)
- Co-arbitrator in an arbitration between Australian and Indian parties relating to a mining project (seat England, English law, amount in dispute approx. 20 million USD)
- Co-arbitrator in a dispute between Irish and Russian parties concerning several airplane lease agreements (seat England, English law)
- Co-arbitrator in an arbitration involving a State-owned company concerning the construction of a power plant in Eastern Europe (seat England, Moldavian law)
- Sole arbitrator in an arbitration between Portuguese and Irish parties concerning a distribution agreement in the pharmaceutical sector (seat England, English law)
- Sole arbitrator in an arbitration between two UAE-based companies regarding an sale of goods contract relating to gas project in Saudi Arabia (seat London, English law)
- Sole arbitrator in a dispute between Swiss and Greek parties concerning a service agreement in the energy sector (seat England, English law)
- Sole arbitrator in a dispute between Nigerian and Irish parties concerning an agreement about energy supply (seat England)
- Sole arbitrator in a dispute between Brazilian and UK parties concerning a financing agreement (seat England)
- Sole arbitrator in a dispute between US and Belgian parties concerning a service agreement (seat England, Belgian law)

Other:

- Presiding arbitrator in a DIS arbitration between German and UK parties (seat Germany, German law)
- Presiding arbitrator in a Swiss Rules (SCAI) arbitration concerning a licence agreement between parties from Switzerland and the UK (Swiss law, Swiss seat, amount in dispute approx. 100 million USD)
- Presiding arbitrator in a SCC arbitration between Swedish and Cypriot parties (seat Sweden)
- Presiding arbitrator in a SCC arbitration relating to a sale of goods contract in the between Chinese and Swiss parties (seat Sweden)
- Sole arbitrator in an HKIAC arbitration between Chinese and English parties in the energy emissions trading sector (seat Hong Kong, Hong Kong law, amount in dispute approx. 30 million EUR)
- Sole arbitrator in an ad hoc arbitration governed by UNCITRAL Rules between British Virgin Island and parties from CIS States

4. EDUCATION

UNIVERSITE DE PARIS PANTHEON-SORBONNE, Paris, France

PhD (2001), with highest honours

DEA (1999) post-graduate degree in International Private and Commercial Law, with highest honours

Master of Law (1998) in German and French Law, with highest honours

UNIVERSITÄT ZU KÖLN, Cologne, Germany, **LL.M.** (1998) with high honours

SCIENCESPO, Paris, France, **Certificate** (1998) in international political and social science

5. VISITING AND OTHER ACADEMIC GUEST POSITIONS (SELECTION)

NYU School of Law (Global Professor, Paris, France) 2014-2019

National University of Singapore (NUS), Centre for International Law (Singapore), 2019

Hague Academy of International Law (The Hague, Netherlands) 2016

UIBE Law School (Beijing, China) 2016

City University of Hong Kong (Hong Kong) 2016

University of Dijon, CREDIMI (Dijon, France) 2016

Paris Arbitration Academy (Paris, France) 2015

Bucerius Law School (Hamburg, Germany) 2015

Georgetown Center of Transnational Legal Studies (CTLs) (London, UK) 2010-2014

Freie Universität Berlin (Berlin, Germany) 2012-2014

Universität Wien (Vienna, Austria) 2014

SciencesPo Law School (Paris, France) 2010-2014

Université de Versailles (Paris, France) 2009-2014

ESCP Europe Business School (Paris, France & Berlin, Germany) 2009-2013

Université de Fribourg (Fribourg, Switzerland) 2009, 2011, 2013

University of Melbourne (Melbourne, Australia) 2010

Pepperdine Law School (London, UK) 2008-2010

Universität Basel (Basel, Switzerland) 2007

Université de Paris I Sorbonne (Paris, France) 1999-2009

6. INDICATIONS OF EXTERNAL RECOGNITION (SELECTION)

6.1. Professional

International Centre for Settlement of Investment Disputes (ICSID): Arbitrator panel

London Court of International Arbitration (LCIA): Court member

German Arbitration Institute (DIS): Arbitration Council member

Casablanca International Mediation and Arbitration Centre (CIMAC): Court member

Vienna International Arbitral Centre (VIAC): International Advisory Board

Delos Dispute Resolution: Co-chair of The Delos Guide to Arbitration Places (GAP): Board of Advisors

Arbitration Foundation of South Africa (AFSA): Chair of Drafting Committee and Advisory Board for the revision of the international arbitration rules

Permanent Court of Arbitration (PCA): Drafting Committee PCA Arbitration Rules

Swiss Chambers' Arbitration Institution (SCAI): Rules Revision Review Committee member
Asian International Arbitration Centre (AIAC) : Rules Revision Review Committee member, arbitrator panel
Arbitration Institute of the Stockholm Chamber of Commerce (SCC) TreatyLab: Advisory Board
Association Suisse de l'Arbitrage (ASA): member
Comité français de l'arbitrage (CFA): member
Hong Kong International Arbitration Centre (HKIAC): arbitrator panel
Court of Arbitration Hungarian Chamber of Commerce and Industry (HCCI): arbitrator panel
Korean Commercial Arbitration Board (KCAB): arbitrator panel
Singapore International Arbitration Centre (SIAC): arbitrator panel
International Chamber of Commerce (ICC): Task Force emergency arbitration proceedings, 2016-2019
International Centre for Dispute Resolution (ICDR): International Advisory Committee, 2015-2018
International Bar Association (IBA): Committee Recognition and Enforcement of Awards, 2013-2016
German Arbitration Institute (DIS): Expert group for the revision of the arbitration rules, 2016-2018

6.2. Academic and Other

GAR Award for best speech or lecture, 2018
Kluwer Journal of International Arbitration: General Editor
Oxford Journal of International Economic Law: Editorial Board
German Arbitration Journal (SchiedsVZ): Editorial Board
Indian Review of International Arbitration: Advisory Board

7. PUBLICATIONS (SELECTION)

7.1. Books

International Arbitration and the COVID-19 Revolution (co-ed. and co-author), Wolters Kluwer, 2020
International Arbitration in the Energy Sector (ed.), Oxford University Press, 2018
Transparency in International Investment Arbitration (A Guide to the UNCITRAL Standard on Transparency in Treaty-Based Investor-State Arbitration) (co-ed.), Cambridge University Press, 2015
Arbitrating Under the 2014 LCIA Rules (co-author), Wolters Kluwer, 2015
Le Nom en Droit International Privé, Etude de Droit Comparé Français et Allemand, LGDJ, 2004

7.2. Book Contributions and Articles

Environmental Counterclaims in Investment Treaty Arbitration, with S. Bruce & J. Reschke, ICSID Review - Foreign Investment Law Journal (forthcoming)
Of Implied Choices and Close Connections: Two Pervasive Issues Concerning the Law Governing the Arbitration Agreement, with O. Jensen, in Liber Amicorum G. Bermann (forthcoming)
The Law Governing the Arbitration Agreement: A Comparative Analysis of the United Kingdom Supreme Court's Decision in Enka v Chubb, with O. Jensen, IPrax (forthcoming)

Sources of Procedural Law in International Dispute Settlement, with A. Mitchell & D. Prasad, in: J. Gomula & S. Wittich (eds), *Handbook of International Procedural Law*, Elgar, (forthcoming)

The Principle of Equal Treatment in International Arbitration, with D. Prasad & D. Prokic, in: A. Björklund, F. Ferrari & S. Kröll (eds), *Cambridge Compendium of International Commercial and Investment Arbitration*, Cambridge University Press, (forthcoming)

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3377237

Remote Hearings in International Arbitration: An Analytical Framework, *Journal of International Arbitration*, 2020, issue 37(4) https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3599814

The London Court of International Arbitration (LCIA) in Portrait: An Old Institution with New Rules, with M. Howe, *SchVZ* (forthcoming)

Article II(2) of the New York Convention is Dead! Long Live Article II(2)!, in: *Festschrift für H. Kronke, Giesecking*, (2020)

Commentary on ICSID Rules 46, 47, 48 and 79, with D. Morris, in: G. Alvarez, J. Fouret & R. Gerbay (eds), *The ICSID Convention, Rules and Regulations: A Commentary*, Hart Publishing, 2019

Commentary of New York Convention Articles III, IV and V(1)(b), in: R. Wolff (ed.), *The New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards*, C. H. Beck München & Hart Publishing Oxford, 2nd edn, 2019

Artificial Intelligence and Legal Decision-Making: The Wide Open? Study on the Example of International Arbitration, *Journal of International Arbitration*, 2019, pp. 539-573

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3392669

International Arbitration 3.0 – How Artificial Intelligence Will Change Dispute Resolution, *Austrian Yearbook of International Arbitration*, C.H. Beck, 2019, pp. 503-514

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3377234

Inherent Powers to Sanction Party Conduct, in: F. Ferrari & F. Rosenfeld (eds), *Inherent Powers*, *Juris Publishing*, 2018, pp. 105-132 https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3377228

Confidentiality in the New 2017 Bahrain Chamber for Dispute Resolution BCDR Rules, with N. Allen, *BCDR International Arbitration Review*, 2018, pp. 431-446

Transparency in Dispute Settlement, with D. Euler, in: T. Cottier & K. Nadakavukaren Schef er (eds), *Elgar Encyclopedia of International Economic Law*, Edward Elgar Publishing, 2017

The Fate of Parties' Agreements on Judicial Review Awards: A Comparative and Normative Analysis of Party Autonomy at the Post-award Stage, *Arbitration International*, 2016, pp. 437-457

Effects of International Judgments Relating to Awards, *Pepperdine Law Journal*, 2016, pp. 101-118

Limits to Party Autonomy during the Post-Award Review Stage, with L. Silberman, in: F. Ferrari (ed.), *Limits to Party Autonomy in International Commercial Arbitration*, *Juris Publishing*, 2016, pp. 441-492

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2832429

L'autorité de chose jugée des décisions relatives au contrôle des sentences [Res Judicata of foreign judgments relating to arbitral awards], *Revue de l'arbitrage*, 2016, pp. 1-35

The New Emergency Arbitrator Provisions and Other Options for Urgent Relief Under the 2014 LCIA Rules, *European International Arbitration Review*, 2015, pp. 81-105

Ethical Questions Regarding Counsel Conduct in Arbitration, in: V. Foncke & B. Kohl (eds), *What a Counsel in Arbitration Can Do, Must Do or Must not Do?*, Bruylant, 2015, pp. 17-38

Transparency in International Investment Arbitration, in: A. Asoskov, A. Muranov & R. Khodykin (eds), *New Horizons of International Arbitration*, 3rd edn, 2015, pp. 166-172

Les effets des jugements étrangers relatifs aux sentences arbitrales, Travaux du Comité français de droit international privé (2013-2014), Pedone, 2015, pp. 101-135

Set-Off In International Arbitration, Austrian Yearbook of International Arbitration, C.H. Beck, 2015, pp. 451-474

A Cross-Channel Divide Over Unilateral Dispute Resolution Clauses, Dossier XII of the ICC Institute of World Business Law, 2015, pp. 10-20

Effects of Foreign Judgments Relating to International Arbitral Awards: Is the 'Judgment Route' the Wrong Road?, Oxford Journal of International Dispute Settlement (JIDS), 2013, pp. 587-628
https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2348658

Forum Shopping and Post-Award Judgments, with L. Silberman, in: F. Ferrari (ed.), *Forum Shopping in the International Commercial Arbitration Context*, Sellier, 2013, pp. 313-345
https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2348709

Third-Party Funding In International Arbitration: Towards Mandatory Disclosure of Funding Agreements?, Dossier XI of the ICC Institute of World Business Law, 2013, pp. 95-100

Third Party Funding in International Arbitration in Europe: Part 2 – The Legal Debate, with A. Goldsmith & C. Flechet, RDAI/IBLJ, No.1, 2013, pp. 207-220
https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2348744

Third Party Funding in International Arbitration in Europe: Part 1 – Funders' Perspectives, with A. Goldsmith & C. Flechet, RDAI/IBLJ, No.2, 2012, pp. 649-665
https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2348737

Le choix implicite dans les jurisprudences nationales: vers une interprétation uniforme du Règlement ? – L'exemple du choix tacite résultant des clauses attributives de juridiction et d'arbitrage [Implied Choice Under National Case Law: Towards a Uniform Interpretation of the Regulation? – The Example of Implied Choice Resulting From Jurisdiction or Arbitration Agreements], in: S. Corneloup & N. Joubert (eds.), *Le règlement communautaire Rome I et le choix de loi dans les contrats internationaux [The Rome I Regulation and Choice of Law in International Contracts]*, Litec, 2011, pp. 253-283

Globalization of International Commercial Arbitration, Revue des Juristes de SciencesPo, 2010, No. 2, pp. 64 et seq.

Zwänge und Entwicklungen im Prozessrecht: Das Neue Deutsche Schiedsverfahrensrecht [Necessity and Development in Procedural Law: The New German Arbitration Law], in: U. Blaurock (ed.), *Gerichtsverfahren zwischen Gerechtigkeit und Ökonomie [Judicial Process Between Justice and Economics]*, Mohr Siebeck, 2005, pp. 141 et seq.

Pre-Trial Discovery nach dem Haager Beweisübereinkommen [Pre-Trial Discovery Under the Hague Convention on the Taking of Evidence Abroad], Commentary of the Paris Court of Appeals decision dated 18 September 2003, IPRax, 2005, pp. 456 et seq.

Pre-Trial Discovery-Maßnahmen in Deutschland: Neuauflage des Deutsch-Amerikanischen Justizkonflikts [Pre-Trial Discovery in Germany: Another US-German Judiciary Conflict?], with M. Reufels, RIW, 1999, pp. 667 et seq.

7.3. Short Comments, Notes and Reviews

Halliburton Company v Chubb Bermuda Insurance Ltd: Does English Law Offer Sufficient Protection Against Arbitrator Bias?, with N. Hall, IBA Newsletter

<https://www.ibanet.org/Article/NewDetail.aspx?ArticleUid=1AA974DA-932C-4E3E-A1BB-34F22357E6EC>

In a 'First' Worldwide, Austrian Supreme Court Confirms Arbitral Tribunal's Power to Hold Remote Hearings Over One Party's Objection and Rejects Due Process Concerns, with F. Schwarz, H. Ortner and O. Jensen, [Kluwerblog](#) 2020

Asynchronous Hearings – The Next New Normal? [Kluwerblog](#), 2020

Remote Hearings in International Arbitration – and What Voltaire Has to Do with It ?, [Kluwerblog](#), 2020

LexisNexis case note on Nextera Energy Global Holdings B.V. et al. v. Kingdom of Spain (ICSID Case No. Arb/14/11), 2019

The (Changing) Landscape of Investment Arbitration in the Energy Sector After the Achmea Judgment?, <http://oxia.ouplaw.com>, 2018

Transparency in Dispute Settlement, in: Th. Cottier & K. Nadakavukaren Schefer (eds), *Elgar Encyclopedia of International Economic Law*, Edward Elgar Publishing, 2017

Conduct of Legal Representatives Under the 2014 LCIA Arbitration Rules: How to Apply the New Provisions, [Kluwerblog](#), 2015

Book Review of *Private Dispute Resolution in International Business (Negotiation, Mediation, Arbitration)*, by Klaus Peter Berger, 3rd ed, GAR, 2015

The Big Unknown Amongst the Arbitral Institutions? The American Arbitration Association – A Leading Provider of Commercial Dispute Resolution Services Worldwide, with S. Ganz, *Dispute Resolution* (online), 2015

Success in International Arbitration: No Shortcuts, *Dispute Resolution Magazine*, 2015

Gruss aus Davos: International Arbitral Practice in Thomas Mann's Magic Mountain, with D. Greineder, *ICCA Newsletter*, 2013

Book Review of *French Arbitration Law (Domestic and International)*, by Christophe Seraglini & Jérôme Ortscheidt, GAR, 2013

The French Rothschild Case: A Threat For Unilateral And Hybrid Dispute Resolution Clauses?, with S. Lange, [Kluwerblog](#), 2013

Third Party Funding in International Arbitration: Towards Mandatory Disclosure of Funding Agreements?, *Commercial Dispute Resolution*, 2012

Getting up to Speed for 2012: The New ICC Arbitration Rules, with B. Schlaefper, *Young Arbitration Review*, January 2012

Revision To French Arbitration Law Arrives, with G. Born & J. Pierce, *New York Law Journal*, 16 May 2010

Long-Awaited French Arbitration Law Revealed, *Transnational Notes*, Center for Transnational Litigation and Commercial Law, 2011

Long-Awaited French Arbitration Law Revealed, [Kluwerblog](#), 2011

Ethics in International Arbitration – Introduction to the European and Middle Eastern Arbitration Review, with G. Born, *Global Arbitration Review Special Report*, 2009, p. 3

The Effects of Insolvency on International Arbitration, [Kluwerblog](#), 2009

Bridging Cultural Gaps in International Arbitration – Introduction to the European and Middle Eastern Arbitration Review, with G. Born, *GAR Special Report*, 2008, p. 7

Commentary on the French Supreme Court decision dated 11 January 2005, *Revue Critique de Droit International Privé*, 2006, p. 85

8. CONFERENCES AND OTHER PUBLIC SPEAKING ENGAGEMENTS (SELECTION)

8.1. AS ORGANIZER

Queen Mary University of London, conference on “COVID-19 and its Effects on International Arbitration”, webinar, December 2020 https://www.youtube.com/watch?v=R7WUe_H07K0

Arbitration Foundation of South Africa (AFSA): Launch of the new international arbitration rules, webinar, July 2020 <https://www.youtube.com/embed/oO-bn3INJXU?rel=0&showinfo=0&autoplay=1>

Queen Mary University of London, University of Oxford, National University of Singapore, NYU Law School, Bucerius Law School, *Arbitration Online: Law and Practice*, webinar, May 2020 <https://ox.cloud.panopto.eu/Panopto/Pages/Viewer.aspx?id=7cd73e99-0399-417e-894d-abe500fae865>

Queen Mary University of London & Revue du Droit des Affaires Internationales, conference on “Arbitration in the Life Sciences Sector,” webinar, July 2020

Queen Mary University of London & WIPO, Annual Symposium, organisation and moderation of the conference on Arbitration and Mediation for FinTech Disputes, Zurich, February 2020

WilmerHale Scholar-in Residence Lecture, *Boundaries of Investment Arbitration*, by José E. Alvarez, Herbert and Rose Rubin professor of international law at New York University School of Law, London, December 2019

WilmerHale Book Launch: Susan D. Franck, *Arbitration Costs—Myths and Realities in Investment Treaty Arbitration* <https://www.youtube.com/watch?v=QAeAkbFB01M>

Queen Mary University of London & Revue du Droit des Affaires Internationales, conference on “Provisional Measures,” Paris, April 2019

Queen Mary University of London & WIPO, Annual Symposium, organisation and moderation of the conference on “ADR for Art and Cultural Heritage Disputes”, London, October 2018 <https://www.youtube.com/watch?v=SOq8Ayllisi>

Queen Mary University of London & SciencesPo Law School, 6th Annual Arbitration Conference, organisation and moderation of the conference on “Arbitration is Dead! Long Live Arbitration!”, Paris, April 2018

Queen Mary University of London & WIPO, Annual Symposium, organisation and moderation of the conference on “ADR for Art and Cultural Heritage Disputes”, New York City, September 2017

Queen Mary University of London, SciencesPo Law School & ICDR Y&I, 5th Annual Arbitration Conference, organisation and moderation of the conference on “Arbitration in Latin America”, Paris, December 2016

Kluwer Journal of International Arbitration, launch of special issue on “Brexit and Dispute Resolution”, London, September 2016, <https://www.youtube.com/watch?v=pTLkkIK8Otl>

Queen Mary University of London, 8th Paris LLM Opening Lecture, organisation and moderation of the conference on “Law and the Energy Industry”, Paris, September 2016

Queen Mary University of London, 7th Paris LLM Opening Lecture, organisation of the conference on “Debt, Debt and More Debt: Where From—Where To?”, Paris, January 2015

Queen Mary University of London, SciencesPo Law School & ICDR Y&I, 4th Annual Arbitration Conference, organisation and moderation of the conference on “Arbitration in Africa”, Paris, December 2015

Interview with Dr Jacomijn van Haersolte-van Hof, Director General of the LCIA, London, November 2015, <https://www.youtube.com/watch?v=3Vpz8uMMm9Q>

University of Oxford, Commercial Law Centre, seminar on Transparency in International Investment Arbitration, Oxford, November 2015

Queen Mary University of London, Café des Arbitres, organisation and moderation of the conference on “International Energy Disputes”, Paris, October 2015

Queen Mary University of London, 6th Paris LLM Opening Lecture, organisation and moderation of the conference on “The Future of the Energy Industry”, Paris, September 2015

WilmerHale Scholar-in Residence Lecture, on Arbitral Institutions' Role and Responsibilities, London, June 2015

Queen Mary University of London, 5th Paris LLM Opening Lecture, hosted by the International Chamber of Commerce (ICC), organisation and moderation of the conference on “The Application of the Law by Arbitrators”, Paris, January 2015

8.2. AS CHAIR, SPEAKER OR MODERATOR

Massachusetts Institute of Technology (MIT), roundtable on “Artificial Intelligence in the Innovation Superhighway: What Happens When Old Laws Meet New Tech”, webinar, January 2021

9th ITA-IEL-ICC Joint Conference on International Energy Arbitration, roundtable discussion on “Energy Disputes: An Update from the Arbitrators”, webinar, January 2021

Casablanca Arbitration Day 2020, discussion leader on “Arbitrating in a more environmentally friendly (and healthier) way”, webinar, December 2020

Camera Arbitrable di Milano (CAM) Annual Conference, conference chair on “Back to the Future: AI and the Use of Technology in International Arbitration”, webinar, December 2020

<https://www.youtube.com/watch?v=Fppta2f6nU>

Akin Gump Arbitration Lecture 2020, lecture on “The Proper Law of the Arbitration Agreement: A Comparative Perspective”, webinar, November 2020

<https://www.youtube.com/watch?v=D5ZFOQmXVBA>

CIArb Nigeria Annual Conference, presentation on “Free Trade Regimes and Investor State Disputes: The Intersection between the ICSID and AfCFTA”, webinar, November 2020

Silicon Valley Arbitration Centre, panel discussion on “Data, Privacy and Cyber Security Issues in International Arbitration”, webinar, November 2020

DELOS & Wolters Kluwer webinar, International Arbitration and the COVID-19 Revolution, November 2020 https://www.youtube.com/watch?v=b_GwVVHqldk&trk=organization-update-content_share-embed-video_share-article_title

LCIA Podcast: LCIA Rules Update 2020, on Technology, October 2020 <https://www.lcia.org/podcast-lcia-rules-update-2020.aspx#EpisodeTwo>

Hong Kong Arbitration Week 2020, ICC-Hong Kong Event, panel on “What Is Innovative Digital Technology and Will It Transform International Arbitration?”, October 2020

UNCITRAL Webinar series: UNCITRAL Texts and COVID-19 Response and Recovery, Panel on COVID-19 Impact on International Dispute Resolution, webinar, July 2020

UNCITRAL National Coordination Committee India and Jindal Global Law School, Investor-State Dispute Settlement Reforms, webinar June 2020 <https://www.youtube.com/watch?v=9kCKMLyC-HI>

LCIA Tylney on Zoom, active participant, June 2020

4th ICC European Conference, panel on “Tariff Wars and Supply Chains: Disputes in the making? Sharing views on Europe at the crosshairs of the latest United States/China trade disputes”, webinar, May 2020

SCC Online Seminar, Online Hearings Against the Wish of One Party, webinar, April 2020

<https://vimeo.com/414726437>

Mexican Bar Association, Seminar on Arbitration and Technology, presentation on “The Future of International Arbitration: Virtual Hearing and AI arbitrators?”, webinar, April 2020

<https://www.youtube.com/watch?v=0Qb50bzmyhY>

Tel Aviv Arbitration Day, Keynote on Artificial Intelligence and Decision-Making in International arbitration, Tel Aviv, Israel, March 2020

Comité Francas de l'Arbitrage (CFA40), Conference on Artificial Intelligence and International Arbitration, Paris, January 2020

39th ICC Institute Annual Conference: Explaining Why You Lost, Paris, December 2019

Attorney-General's Chambers, Presentation on Artificial Intelligence and Decision-Making, Singapore, November 2019

Arbitral Women Event, presentation on Artificial Intelligence and International Arbitration, Singapore November 2019

Energy Charter Treaty Forum, "Asian Infrastructure Investments: Exploring the Potential for Treaty-Based and Contract-Based Arbitration", Singapore, November 2019

YSIAC Event, Debate on "This House Believes that Emotional Intelligence Will Always Trump Artificial Intelligence", Singapore, November 2019

NUS Centre for International Law, "Artificial Intelligence and Legal Decision Making", Singapore, November 2019

Max Planck Institute Luxembourg, "The New Litigation Landscape – International Commercial Courts and the Coordination of Crossborder Proceedings", Luxembourg, October 2019

St Petersburg Legal Forum, "Reforming Investor-State Dispute Settlement: Walk the Talk?", St Petersburg, May 2019

International Federation of Commercial Arbitration Institutions (IFCAI) Biennial Conference, Interview "What will international arbitration/dispute resolution look like in 10 years?", Helsinki, May 2019

Joint YACF/ Club Español del Arbitraje Seminar, "Arbitration hearings – More than arguments and facts. What else is in the room?", Helsinki, May 2019

ICC Switzerland, closing remarks on "Enforcement, Setting Aside and Related Treaty Claims: A View From Europe", Geneva, May 2019

Paris Arbitration Week, CIMAC Debate on "Are Arbitral Institutions (Still) to be Trusted?", Paris, April 2019

Paris Arbitration Week, King & Spalding – Arbitrator / Counsel Face-Off: "Behind the Scenes" Insight on What Each Side Really Thinks of the Other, Paris, April 2019

Paris Arbitration Week, panel on "International Arbitration by 2025: Impact of Technological Innovation and the Belt & Road Initiative," Paris, April 2019

International Law Summits 4th Annual Energy Arbitration and Dispute Resolution in the Middle East and Africa Conference, panel on "Sanctions– the Outlook for Energy Disputes," London, March 2019

ASA Annual Conference, panel on "Corruption and Arbitration", Geneva, February 2019

Casablanca Arbitration Days, panel on "Do We Need a New New York Convention", Casablanca, December 2018

Investment Treaty Arbitration Conference, round-table discussion on "Transparency in Investment Arbitration: Latest Developments", Prague, October 2018

Dutch Arbitration Day, panel on "How Will Technological Innovation Shape the Future of Arbitration?", Amsterdam, October 2018

Club Español del Arbitraje Annual Congress, panel on "Artificial Intelligence and Dispute Resolution" Madrid, June 2018

LCIA Perspectives, Interview, London, May 2018, <http://www.lcia.org/News/lcia-perspectives-interview-with-maxi-scherer.aspx>

Paris Arbitration Week, panel on "Future of ISDS: Is the Multilateral Investment Court the Way Forward?", Paris, April 2018

Freshfields Arbitration Lecture (German edition), panel on “Ethics in International Arbitration – How Far Is too Far?”, Frankfurt, March 2018

International Bar Association (IBA) Arbitration Day, panel on “The *pacta sunt servanda* Principle as Created by International Arbitrators”, Buenos Aires, February 2018

Max-Planck Institute, panel on “Privatization of Justice and Transparency: Arbitration, ADR”, Luxembourg, February 2018

https://www.youtube.com/watch?v=Z0BJymWmJqY&list=PLhELkA58aBZtIEeqA3oDcwOi_gs6aSU-4&t=0s&index=7

Vienna Arbitration Days, keynote on “International Arbitration 3.0 – How Artificial Intelligence Will Change Dispute Resolution”, Vienna, January 2018

GAR Live, panel on “Question time for arbitrators”, Paris, November 2017

Swiss Arbitration Association (ASA), panel on UK, Swiss and French arbitration law, Geneva, November 2017

German Arbitration Association (DIS), “Gang of 4”, Berlin, September 2017

Joint ICC Queen Mary Symposium, panel on “Abuse of Process and International Arbitration”, Paris, March 2017

Cambridge Arbitration Day, panel on “Increasing Transparency In Commercial & Investment Arbitration”, Cambridge, March 2017

Stockholm Chamber of Commerce Centennial Symposium, keynote on “Arbitrating for Peace”, Stockholm, January 2017