

Jonathan D. Schiller

Managing Partner Boies Schiller Flexner 55 Hudson Yards New York, NY 10001 212.446.2388 (direct) 212.446.2300 (main) 212.446.2350 (fax) ischiller@bsfllp.com



Jonathan is a co-founder and Managing Partner of Boies Schiller Flexner. His substantial litigation successes for the firm include co-lead counsel for the class action plaintiffs in the In Re Vitamins antitrust litigation, which the presiding judge determined "uncovered the illegal actions of vitamins manufacturers across the globe," and in which a record antitrust settlement of \$1.05 billion was achieved for the class. Who's Who Legal has recognized Jonathan as one of its most highly regarded individuals, naming him "the real deal" in their listing of the top 10 international commercial litigators. Who's Who Legal has continued to recognize him as an international leader in litigation through 2019. US Legal 500 has described Mr. Schiller as "one of the premier international arbitration attorneys in the world," and "A seasoned practitioner with an impressive reputation". In addition, Chambers USA has "Recognized [Mr. Schiller] as a leading practitioner in the field of international arbitration," and a "real warrior, who will wade into any battle for you".

Jonathan was elected a Fellow of the American Bar Foundation "in recognition of professional attainment and distinguished service" and has been a member of the Milan Chamber of Commerce International Arbitration Club of Arbitrators since 1995.

Mr. Schiller is an honored alumnus: He served a nine-year term on Columbia University's Board of Trustees including a five-year term as Chair of Columbia's Board of Trustees. In 2019, he was awarded Columbia Law School's highest honor, the Medal of Excellence. He also received Columbia College's Alexander Hamilton Medal for "distinguished service and accomplishment" in 2012. In 2006, he received the John Jay Award for "distinguished professional achievement" from Columbia College. Schiller was also named a "Legend of Ivy League Basketball"



by the Ivy League in 2017. In 2020, Columbia's Basketball Court in Levien Gymnasium was named the Jonathan D. Schiller Court.

REPRESENTATIVE CASES

- Successful defense of Barclays in numerous lawsuits filed following the bank's \$453 million LIBOR settlement, including 20 class actions in the Southern District of New York
- Successful defense of DraftKings against attempts by state attorneys general to shut down its business operations in 2015 and 2016
- Secured through trial in excess of \$13 billion in assets for Barclays (through 2019) relating to the bank's purchase of the Lehman Brothers brokerage business in the 2008 financial crisis

REPRESENTATIVE ARBITRATIONS

• PCA Case Nº 2017-07 - Deripaska v Montenegro

Mr. Schiller represented Claimant in a PCA-administered UNCITRAL arbitration against Montenegro under the Russian-Yugoslavian BIT. The claim arose from expropriation and breach of fair and equitable treatment in respect of Claimant's investments in aluminum smelting and bauxite mining businesses in Montenegro.

• DIBC v. Canada (NAFTA) PCA Case No. 2012-25

Mr. Schiller represented Claimant in this proceeding which arose from a dispute between Claimant and Canada arising from Claimant's ongoing investment in the Ambassador Bridge, a privately owned international toll bridge that connects Detroit, Michigan and Windsor, Ontario. The Ambassador Bridge is the busiest crossing between the United States and Canada, facilitating more than 27% of annual trade between the two countries.



• <u>LCIA Arbitration No.153186: Organismos Prognostikon Agonon Podosfairou S.A. ("OPAP") v. Hellenic Republic</u>

Mr. Schiller currently represents Claimant in an international arbitration claim against Hellenic Republic and before a London Court of International Arbitration ("LCIA") in Athens, Greece arising from the Hellenic Republic's breach of valuable exclusive contracts to offer games of chance in Greece.

• LCIA Arbitration No.184154: Emma Delta v HRADF & HR

Mr. Schiller currently represents Claimant in an international arbitration before a London Court of International Arbitration ("LCIA") against the Hellenic Republic and the Hellenic Republic Asset Development Fund arising from a share purchase agreement to complete the privatization of the State's controlling interest in the betting and gaming monopoly in Greece, OPAP.

• SCE v. Mitsubishi, No. 19784/AGF/RD

Mr. Schiller was a member of the Tribunal in an ICC arbitration, Southern California Edison Co., et al. v. Mitsubishi Nuclear Energy Systems, Inc., et al., that rendered an award in 2017 following a sixweek hearing addressing the failure of replacement steam generators that Mitsubishi supplied for the San Onofre Nuclear Generating Station in southern California."

• <u>FINRA Arbitration No. 12-00167: Weili Dai, Sehat Sutardja, and Sutardja Family Partners, a California Limited Partnership v.</u> Goldman Sachs & Co., et al.

Mr. Schiller represented Goldman Sachs before a FINRA panel in California and secured an award which rejected claims of fraud by the co-founders of Marvell Technology Group.



• <u>Daesang Corp. and The NutraSweet Company, et al., No. 15</u> 641/VRO/AGF/RD

Mr. Schiller was a member of the Tribunal in an ICC arbitration in New York arising from Respondents' failure to make installment purchase price payments in an international transaction providing for the purchase of a Korean company by a Chicago company. The Tribunal rendered its award in 2016.

PUBLICATIONS & PRESENTATIONS

Parallel Proceedings Involving International Arbitration, International Disputes Seminar, ICC, Los Angeles, California (October 1999)

Identifying and Applying the Law Governing the Arbitration Procedure - Role of the Law of the Place of Arbitration, A Commentary, ICCA Congress Series No. 9, Paris (May 1998)

Providing for Confidentiality in International Mediation, ICC Institute of International Business Law and Practice (October 1995)

Destruction of Grand Jury Documents, Destruction of Evidence (1989) (co-author)

Modification of Pension Fund Contributions During the Term of a Collective Agreement: The 1987 Employment and Economic Security Pact, 90 West Virginia Law Review 843 (1988)