
Contributors

Rachel J. Anderson is Professor of Law at the William S. Boyd School of Law, University of Nevada, Las Vegas. She is a member of the Board of Directors of the American Society of Comparative Law and the Executive Committee of the American Association of Law School's Comparative Law Section. Her scholarly focus includes foreign investment and corporate governance as well as gender issues.

Freya Baetens (Cand. Jur./Lic.Jur. (Ghent); LLM (Columbia); PhD (Cambridge)) is Professor of Public International Law at the PluriCourts Centre of Excellence (Faculty of Law, Oslo University). She is also affiliated with the Europa Institute (Faculty of Law, Leiden University). As a Member of the Brussels Bar, she regularly acts as counsel or expert in international disputes. She is listed on the Panel of Arbitrators and Conciliators of the International Centre for the Settlement of Investment Disputes (ICSID), the South China International Economic and Trade Arbitration Commission (Shenzhen Court of International Arbitration) and the Hong Kong International Arbitration Centre (HKIAC). She specialises in the law of treaties, responsibility of states and international organisations, law of the sea, WTO and investment law, energy law and sustainable development.

Andrea K. Bjorklund is Full Professor and the L. Yves Fortier Chair in International Arbitration and International Commercial Law at McGill University Faculty of Law. In 2017 she was named one of McGill's Norton Rose Scholars in International Arbitration and International Commercial Law. In addition to serving as an adviser to the American Law Institute's project on restating the US law of international commercial arbitration, she is a member of the Advisory Board of the Investment Treaty Forum of the British Institute for International and Comparative Law. She is on the NAFTA Chapter XIX panel of arbitrators. Her scholarly work focuses on international investment law, commercial and investment arbitration, and the intersection of public and private international law.

Gabriel Bottini is a partner at the law firm Uría Menéndez and a member of the firm's international arbitration practice. He also acts as arbitrator. He is the former National Director of International Affairs and Disputes of the Treasury Attorney-General's Office of Argentina. The Treasury Attorney General's Office defends Argentina before international arbitral tribunals. Dr Bottini has extensive experience in ICSID, UNCITRAL and ICC arbitration. He teaches public international law at the University of Buenos Aires, has lectured at many universities and international organisations around the world on issues of investment arbitration and international law and has published extensively on such matters. Dr Bottini holds a law degree *magna cum laude* from the University of Buenos Aires, an LLM from New York University School of Law, and a PhD from the University of Cambridge.

Chester Brown is Professor of International Law and International Arbitration at the University of Sydney Law School, and Co-Director of the Sydney Centre for

International Law. He is also a barrister at 7 Wentworth Selborne Chambers, Sydney, and an overseas associate of Essex Court Chambers, London, and Maxwell Chambers, Singapore. He teaches and researches in the fields of public international law, international dispute settlement, international arbitration, international investment law and private international law. He also maintains a practice in these fields, and has been involved as counsel in proceedings before the International Court of Justice, the Iran–United States Claims Tribunal, inter-State and investor-State arbitral tribunals, inter-State conciliation proceedings and international commercial arbitrations.

Domenico Cucinotta is Associate in the International Arbitration Group of White & Case LLP, based in the Paris office. He is also Assistant Editor of the *ICSID Review – Foreign Investment Law Journal*. Previously, Domenico was an assistant legal counsel at the Permanent Court of Arbitration in The Hague where he provided administrative assistance to arbitral tribunals in inter-State, investor-State and contractually based arbitrations involving States, State-owned entities and NGOs. Domenico obtained his Bachelor of Laws (Hons I) from the University of Sydney and his Master of Laws (Distinction) from King's College, London.

Montse Ferrer is a New York-qualified lawyer currently pursuing a dual degree midcareer programme at Harvard Kennedy School and the Graduate Institute of International and Development Studies, Geneva. She previously worked in the New York, Singapore, Hong Kong and Washington DC offices of Clifford Chance for more than six years.

Sotonye Frank is Lecturer-at-Law, Rivers State University of Science and Technology, Port Harcourt, Nigeria, and Senior Associate, Ntephe, Smith & Wills, Port Harcourt, Rivers State, Nigeria. Dr Frank provides legal and business advisory services in energy and mining law, corporate and commercial law and sustainable development law. He has worked on and consulted for governments and IOCs regarding energy law and policy, as well as environmental, human rights and sustainable development issues in the energy sector. He also provides legal and research support to several corporate and governmental bodies. Dr Frank teaches petroleum and international economic law modules to postgraduate students at the Rivers State University of Science and Technology in Port Harcourt.

Ursula Kriebaum is Professor of Public International Law at the University of Vienna. Professor Kriebaum received her legal education at the University of Vienna (Austria) and the University of Bourgogne (Dijon, France). She received the Diploma of the International Human Rights Institute – Strasbourg in 1995, her Dr jur (JD) with distinction in 1999 and her Dr jur habil in 2008 (both from the University of Vienna). Her roles include Member of the Permanent Court of Arbitration, Alternate Member of the Court of Conciliation and Arbitration within the OSCE, Expert for the Human Dimension Mechanism of the OSCE appointed by Austria, Member of the Arbitration panel for the Protocol on Cultural Cooperation to the Free Trade Agreement between the European Union and its Member States and the Republic of Korea. She teaches international law, investment law and human rights law at the University of Vienna and acts as a legal expert in international investment law and human rights law cases.

Judith Levine is Senior Legal Counsel at the Permanent Court of Arbitration, where she serves as Registrar in interstate arbitrations and assists tribunals in investor-state, contract

and business and human rights disputes. She is a visiting fellow at the Sydney University Centre for International Law and a visiting lecturer on global climate law at King's College London, and has previously practised in the international arbitration group of White & Case LLP in New York.

Danni Liang is Associate Professor, Faculty of Law, School of Law, Sun Yat-Sen University. She completed her PhD in international law at Wuhan University, China, in 2006 and also obtained a Master of Laws and an LLB from Sun Yat-Sen University. She was a visiting scholar at Vermont School of Law, United States, in 2008. From 2012 to 2014, she was a member of the delegation group of the Chinese government taking part in the consultation on the UNCITRAL Transparency Rules and Mauritius Transparency Convention, and also the negotiation of the China–US BIT.

Elliot Luke is an Associate in the International Arbitration Group of Freshfields Bruckhaus Deringer based in Washington, DC. He has previously practiced in the international arbitration and commercial litigation teams of law firms in Melbourne, Paris and London. From 2012 to 2014, he was a research fellow at Melbourne Law School, where his research focused on international human rights law. He has been Scholar in Residence at the Center for Human Rights and Global Justice at NYU School of Law on two occasions, in 2013 and 2014. He holds an LLM from the University of Cambridge, an MSc in Development Studies from the London School of Economics and Political Science, a JD from the University of Melbourne and a BA from University College London.

Sam Luttrell is Partner in the International Arbitration Group at Clifford Chance, based in Perth. His practice covers international commercial arbitration and investor-State arbitration, with a focus on disputes in the energy and resources sectors. He is individually ranked in Chambers Global (Band 1 – Arbitration) and recognised for his expertise in all major legal industry guides. In addition to his work as counsel, Sam is a member of the ICC Commission on Arbitration and ADR and has published extensively on international arbitration and international investment law.

Elisa Méndez Bräutigam is an LL.M. student and international arbitration fellow at Georgetown University Law Center. Previously, she worked as junior associate at the law firm Uría Menéndez Abogados SLP. She worked in the international commercial arbitration and international investment arbitration department under the supervision of Dr Gabriel Bottini and Dr Miguel Virgós. During her law degree, she gained experience in the arbitration field by working in international law firms in Germany and Spain. Elisa passed the Spanish Bar Exam in May 2017.

Kate Miles is a Fellow and Lecturer in Law at Gonville and Caius College, Cambridge. Specialising in international investment law and international environmental law, she is also a Fellow of the Lauterpacht Centre for International Law, University of Cambridge, and a Fellow of the Cambridge Centre for Environment, Energy and Natural Resource Governance (C-EENRG). Dr Miles has served on the International Law Association's Study Group on the Role of Soft Law Instruments in International Investment Law and coordinated the international investment law network for the Society of International Economic Law (SIEL). She previously served as the Deputy Director of the Australian Centre for Climate and Environmental Law, University of Sydney, and has acted as

a consultant to APEC, the United Nations Conference on Trade and Development (UNCTAD) and the International Development Law Organization (IDLO) on matters related to investor-state arbitration and climate change.

Ibironke T. Odumosu-Ayanu is Associate Professor at the College of Law, University of Saskatchewan. She was previously Sessional Lecturer at the Faculty of Law, University of British Columbia where she earned her PhD in Law. Dr Odumosu-Ayanu has served as a consultant for the United Nations University (UNU) on a UNCTAD/UNU project. She has served on boards, including in the role of Vice President of the Canadian Law and Society Association. Dr Odumosu-Ayanu has received several research grants, including a Social Sciences and Humanities Research Council (SSHRC) Standard Research Grant, a SSHRC Insight Development Grant and a SSHRC Connections Grant. She serves on the editorial boards of a number of journals.

Nicola Peart is a barrister specialising in international arbitration and public international law. She was formerly Assistant Legal Counsel at the Permanent Court of Arbitration, where she assisted with a number of interstate and mixed arbitrations on matters relating to energy and natural resources, environmental law and the law of the sea.

Jacqueline Peel is Professor of Law at Melbourne Law School, University of Melbourne, Australia and Associate Director of the Law School's Centre for Resources, Energy and Environmental Law. She has written widely on topics in the environmental and climate law fields, including on the role of science in environmental dispute resolution and in international risk regulation.

Benjamin J. Richardson is Professor of Environmental Law at the University of Tasmania. Outside of academia he is active in Tasmania in a variety of community environmental organisations and citizen science projects caring for nature.

Anastasia Telesetsky is Professor at the University of Idaho College of Law in the Natural Resources and Environmental Law Program. She is Co-chair of the American Bar Association's International Environmental Law Committee and a member of the International Union for Conservation of Nature's World Commission on Environmental Law.

Kyla Tienhaara is Canada Research Chair in Economy and Environment at Queen's University, Canada. She is the author of *The Expropriation of Environmental Governance: Protecting Foreign Investors at the Expense of Public Policy* (Cambridge University Press, 2009) and *Green Keynesianism and the Global Financial Crisis* (Routledge, 2018).

Valentina Vadi is Professor of International Economic Law at Lancaster University, United Kingdom and a Grotius Research Fellow at Michigan Law School, United States (2018–19). She was formerly a reader in International Business Law at the same university (2013–15), an Emile Noël Fellow at the Jean Monnet Centre for International and Regional Economic Law at New York University (2013–14) and a Marie Curie postdoctoral fellow at Maastricht University (2011–13). She has published more than 80 articles in various areas of public international law in top journals including *Harvard International Law Journal*, *Vanderbilt Journal of Transnational Law* and *Columbia Human Rights Review*. She is the coeditor (with Hildegard Schneider) of *Art, Cultural Heritage*

and the Market: Legal and Ethical Issues (Springer, 2014) and (with Bruno De Witte) of *Culture and International Economic Law* (Routledge, 2015), and the author of *Cultural Heritage in International Investment Law and Arbitration* (Cambridge University Press, 2014).

Jorge E. Viñuales is Harold Samuel Professor of Law and Environmental Policy at the University of Cambridge, where he founded the Cambridge Centre for Environment, Energy and Natural Resource Governance (C-EENRG). He is also Chairman of the Compliance Committee of the UNECE/WHO-Europe Protocol on Water and Health, a member of the Panel of Arbitrators of the Shanghai International Arbitration Centre, the Director-General of the Latin American Society of International Law, and an Of Counsel with Lalive. Prior to joining Cambridge University, he was the Pictet Chair of International Environmental Law at the Graduate Institute, Geneva, where he keeps a limited affiliation as Adjunct Professor of Public International Law.

Romesh Weeramantry is Counsel at Clifford Chance in Singapore, specialising in investment treaty disputes and crossborder commercial arbitrations. His publications include *Treaty Interpretation in Investment Arbitration* (Oxford University Press, 2012) and *International Commercial Arbitration: An Asia-Pacific Perspective* (Cambridge University Press, 2011). He is General Editor of the *Asian Dispute Review* and Adjunct Professor of Law at the University of Hong Kong.

Rumiana Yotova is a Fellow and Lecturer in Law at Gonville and Caius College, Cambridge, and Affiliated Lecturer at the Faculty of Law, University of Cambridge. She practises as a door tenant at Thomas More Chambers. Rumiana completed her PhD in Cambridge under the supervision of Professor James Crawford. Her research interests are in the areas of general international law, international dispute settlement, investment law and EU external relations.

