Bocconi

INTERNATIONAL ARBITRATION CONFERENCE 2024 WHEN INTERNATIONAL ARBITRATION MEETS THE RULE OF LAW LESSONS LEARNED AND CHALLENGES AHEAD

PROGRAM

23-24 May 2024 | Bocconi University, Milano



Pablo Picasso | La Guerre (1952) Musée National Pablo Picasso di Vallauris © Succession Picasso by SIAE 2024

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CATHERINE A. ROGERS Bocconi University CHIARA GIORGETTI University of Richmond ANDREA CARLEVARIS BonelliErede

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Registration: ius.unibocconi.eu/events/when-international-arbitration-meets-rule-law-lessons-learned-and-challenges-ahead



Università Bocconi ANGELO SRAFFA DEPARTMENT OF LEGAL STUDIES

THURSDAY, 23 MAY 2024

9:30-10:00AM	BREAKFAST AND REGISTRATION
10:00-10:15AM	WELCOME
	CESARE CAVALLINI Bocconi University
	OPENING & INTRODUCTION TO KEYNOTE
	CATHERINE ROGERS Bocconi University
10:15-10:45AM	KEYNOTE WALKING THE TIGHTROPE: INTERNATIONAL ARBITRATION AND THE GLOBAL RULE OF LAW
	CHERIE BLAIR CBE, KC, Founder and Chair of Omnia Strategy, Honorary Chair, World Justice Project; Chancellor Emeritus and Honorary Fellow of Liverpool John Moores University; Governor Emeritus and Honorary Fellow of the LSE and the Open University
10:45-11:00AM	COFFEE BREAK

11:00AM-12:30PM ROUNDTABLE

WHEN INTERNATIONAL ARBITRATION MEETS THE RULE OF LAW

The ROL is probably the closest thing we have to a universal political ideal. It is routinely heralded by scholars, policymakers, and global institutions as an assurance of political stability and economic development and as a protection for fundamental concepts of fairness and human dignity. Given the appeal of these lofty aims, however, ROL at an international level has never seemed more elusive--from law's seeming irrelevance in the face of violent conflicts to its seeming impotence in deterring global abuses like corruption, environmental degradation, and human rights violations. International arbitration, meanwhile, is arguably one of the most effective means of international resolution and promoting international legal accountability.

Despite this promise, international arbitration is rarely discussed in the context of promoting the rule of law.

In this opening roundtable, participants representing a range of stakeholders will discuss the prerequisites for international arbitration to promote international rule of law and the challenges that may impede that aim.

CO-CHAIRS

LLUIS PARADELL Freshfields Bruckhaus Deringer ALLISON MACDONALD Essex Court Chambers

PARTICIPANTS

MARIACHIARA MALGUTI President, UNIDROIT VALENTINA FERRI ENI S.P.A. JOONGI KIM Yonsei University (Seoul) ALFREDO BULLARD Bullard Falla Ezcurra

12:30-1:45PM LUNCH

1:45-3:30PM COMMENTARY ON CLAIMS TRIBUNALS & INTRODUCTION TO PANEL

CHIARA GIORGETTI University of Richmond

WHEN PEACEFUL DISPUTE RESOLUTION MEETS THE WORLD'S CONFLICTS

Some of the most striking moments in the alternative settlement of international disputes is when it has been invoked to resolve peacefully some of the world's most intractable violent conflicts. The international community has established various types of tribunals, from the Iran-US Claims Tribunal, the Eritrea-Ethiopia Claims Tribunal, and the Holocaust Claims Resolution Tribunals; to compensation commissions such as the UN Compensation Commission (Iraq-Kuwait); to Registries of Damage such as the one established for the Occupied Palestinian Territory and the one contemplated for the Russian Invasion and Occupation of Ukraine; to more traditional arbitration tribunals, like the Abyei arbitration between Sudan and South Sudan, the UNCLOS tribunal in South China Seas disputes, and the tribunal established between Colombia and FARC.

This panel will examine how and under which conditions various alternative mechanisms for the settlement of disputes can contribute to the peaceful resolution of global crises.

CO-CHAIRS

PATRICIA SHAUGHNESSY University of Stockholm **KABIR DUGGAL** Columbia University & Arnold & Porter

PARTICIPANTS

MONA ALI KHALIL MAK LAW International and Harvard Law School OLENA PEREPELYNSKA Integrites & Ukrainian Arbitration Association DAVID VAUGHN Chief of Party, USAID/Ukraine Justice for All Activity EDUARDO ZULETA Arbitration Chambers

3:30-4:00PM COFFEE BREAK

4:00-5:30PM WHEN INTERNATIONAL ARBITRATION MEETS INTERNATIONAL ORGANIZATIONS

International organizations generally enjoy immunity from suits in national courts. But if individuals who have claims against international organizations cannot sue in national courts, where can they bring their claims? Similarly, if international organizations have claims against other actors, where can they bring their claims? These questions implicate both notions of accountability and access to justice, as well as complex theoretical and practical issues.

This panel will address these and other issues raised by international arbitration disputes involving international organizations.

CO-CHAIRS

CATHERINE ROGERS Bocconi University ANNA CHIARA AMATO Bocconi & Columbia Universities

PARTICIPANTS

AUGUST REINISCH University of Vienna ROBERT VOLTERRA Volterra Fietta RUTSEL SILVESTRE J. MARTHA Lindeborg Counsellors at Law STEVEN HILL International Institute for Justice and the Rule of Law

5:30-5:45PM	CLOSING REMARKS
	ANNA BIASIOLO BonelliErede
6:00-8:30PM	AN EVENING WITH LAW AND OPERA
	All participants are welcome to a reception that will feature a special multi- media presentation about what happens when the world of law meets the world of opera by the author of the first book ever to take up this intriguing topic.
	FILIPPO ANNUNZIATA Bocconi University

FRIDAY, 24 MAY 2024

10:00-10:15AM

10:15-11:00AM **COMMENTARY & INTRODUCTION TO KEYNOTE ON CORRUPTION**

ANDREA CARLEVARIS BonelliErede

CATHERINE ROGERS Bocconi University CHIARA GIORGETTI University of Richmond

KEYNOTE

WELCOME

INTERNATIONAL ARBITRATION AND ALLEGATIONS OF CORRUPTION OR **ILLEGALITY: IS THERE A RULE OF LAW IMPERATIVE?**

LUCINDA LOW Senior Counsel at Steptoe & Johnson; Chair of the Board of Directors the Coalition for Integrity; Member of the U.S. Secretary of State's Advisory Committee on International Law

11:00AM-12:30PM WHEN INTERNATIONAL ARBITRATION MEETS CORRUPTION

Corruption is, in many ways, the antithesis of the Rule of Law. Corruption is an insidious social phenomenon that is implicated, directly and indirectly, in many international commercial and investment transactions. Decades ago, corruption was considered beyond the scope of arbitrators' powers. Today, arbitrators are increasingly expected to address potential corruption head-on, to raise concerns about corruption sua sponte, and potentially to report corrupt behavior to authorities. Despite all the progress, many questions remain about such fundamentals as standards of proof, the substantive and procedural consequences of allegations of corruption, the effect of corruption on the recognition and enforcement of arbitral awards, and the professional duties of arbitration counse and other participants.

This panel will unpack those complexities, including their treatment in several high-profile recent cases.

CO-CHAIRS

PATRICIA NACIMIENTO Herbert Smith Freehills HUASCAR EZCURRA Bullard Falla Ezcurra

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ALOYSIUS LLAMZON King & Spalding FLORIANE LAVAUD Withersworldwide **EMILIA ONYEMA** SOAS University of London **GIORGIO SACERDOTI** Bocconi University

12:30-1:45PM LUNCH

1:45-3:00PM WHEN INTERNATIONAL ARBITRATION ENGAGES WITH THE WORLD'S GREATEST CHALLENGES

The most pressing challenges today are beyond the power of any single government to resolve-climate change and pollution, epic levels of migration, pandemics, wars, and global financial crises. At the same time, international law and traditional international organizations have suffered stress fractures under the incredible pressure of these challenges. When these challenges are implicated in disputes, adjudicators must rule on them, even in the absence of contemporaneous inter-governmental cooperation.

This panel will consider whether and how international dispute resolution can rise to meet these various challenges.

CO-CHAIRS

KATIA YANNACA SMALL Arnold & Porter GIACOMO ROJAS ELGUETA Chiomenti

PARTICIPANTS

ANNETTE MAGNUSON Climate Change Counsel MERIAM NAZIH AL-RASHID Eversheds PAOLO BERTOLI University of Insubria and Cleary Gottlieb Steen & Hamilton HANSEL PHAM White & Case

3:00-3:15PM IL FILO ROSSO: GUIDANCE THROUGH THE MAZE

Closing remarks will identify the "*filo rosso*" or "red thread" that pervades the topics in the conference and can lead us into a future with a thriving rule of law.

MAHNAZ MALIK Twenty Essex Court

ARRIVEDERCI

CATHERINE A. ROGERS, CHIARA GIORGETTI & ANDREA CARLEVARIS

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