

Panel participants

Diego P. Fernández Arroyo is a professor at Sciences Po Law School in Paris and honorary professor of the University of Buenos Aires. He teaches subjects related to international dispute resolution, arbitration, conflict of laws, comparative law, and global governance, and he is the director of the LLM in Transnational Arbitration & Dispute Settlement. Professor Fernández Arroyo is a member of the *Curatorium* of the Hague Academy of International Law, an Associate of the *Institut de droit international*, a former President of the American Association of Private International Law (ASADIP), and the current Secretary-General of the International Academy of Comparative Law. He has been invited in a number of Universities of Europe, the Americas, Asia and Australia and he has been a Global Professor of New York University. Professor Fernández Arroyo is a member of the Argentinean Delegation before UNCITRAL (Working Groups on Arbitration and on ISDS) since 2003. He is actively involved in the practice of international arbitration as an independent arbitrator and an expert. He is a member of the ICSID panels of arbitrators and conciliators appointed by Argentina. Professor Fernández Arroyo has published several books and a number of articles in publications of more than 20 countries.

Massimo Benedettelli (LL.M. University of Pennsylvania, Ph.D. European University Institute, Florence) is full professor of International Law at the University “Aldo Moro”, Bari, Italy. Throughout his academic career he also taught Private International Law, International Economic Law, EU Law and European Commercial Law. He will deliver a course at a forthcoming session of the Academy of International Law, The Hague. Massimo is the author of two books and numerous articles, his scientific interests having focused on different issues of international arbitration (insolvency, corporate disputes, human rights, anti-suit injunctions, bifurcation), conflict-of-laws (in the fields of companies, financial markets, contracts, insurances), EU law (equal protection of the laws, relations between Brussels I and arbitration, harmonization of the private international law of the Member States) and public international law (extraterritoriality). Massimo is also the co-editor of a Commentary on arbitration law and practice in Italy. Massimo practices law in the area of commercial and investment arbitration, both as counsel and as arbitrator. Currently a name partner of Arblit, an arbitration law boutique based in Milan, till 2014 Massimo was a partner at Freshfields, being active in the International Arbitration and Corporate groups. Massimo is a member of the ICC Commission on Arbitration, where he is the President of the Italian delegation, and of the Arbitration Council of ACIAM, Atlanta, U.S.A.

Michael Bogdan, JUDr (Prague), B.A. (Lund), LL.M (Lund) and jur.dr. (Lund), is Professor Emeritus of Comparative and Private International Law in the Law Faculty of the University of Lund. He is member, and former President, of GEDIP (*Group européen de droit international privé*). He is also member of *Institut de droit international* and International Academy of Comparative Law. Author of nine books and more than 400 articles and reviews on various legal subjects.

Andrea Bonomi, LL.B (Padua), Ph.D (Innsbruck), Ph.D (Bologna), is Professor of Comparative Law and Private International Law at the Lausanne University (since 2002), Director of the Centre for Comparative, European and International Law (since 2006), Former Vice-Dean of the Faculty of Law and Criminal Justice of the Lausanne University (2011-2015). Visiting professor at the Graduate Institute of Geneva, at the University of Paris II (Panthéon-Assas) and at the University of São Paulo (USP). Visiting Scholar at Fordham Law School (2015-2016) and Scholar-in-Residence at New York University (2016). Lecturer at the Universities of Geneva, Neuchâtel, Zurich, Madrid, Trieste, Verona, Zurich. Special Course on International Successions at the Hague Academy of International Law (2007). Former staff legal adviser at the Swiss Institute of Comparative Law (1993-2002). Member of the Swiss delegation at the Hague Conference of Private International Law. Rapporteur of the Hague Protocole on the Law Applicable to Maintenance Obligations of 23 November 2007.

Member of the European Group of Private International Law (GEDIP); Associate Member of the International Academy of Comparative Law; Member of the Swiss Association of International Law, of the Italian Society of International Law, of the German Society of International Law, and of several other professional associations.

Member of the Arbitration Court of the Swiss Chambers' Arbitration Institution.

Editor of the *Yearbook of Private International Law*. Author and editor of several books and articles on private international law and comparative law topics. Author, together with P. Wautelet, of the first detailed Commentary of the European Succession Regulation (published in French and translated in Italian and Spanish).

Henrik Bull, Justice of the Norwegian Supreme Court from 2011. 1985-1996 executive officer and later legal adviser Norwegian Ministry of Justice, Department of Legislation, 1996-2002 researcher at the Centre for European Law at the Law Faculty of the University of Oslo, dr. juris 2002, 2002-2005 associate professor at and director of the Centre, 2006-2011 Judge at the EFTA Court (Luxembourg).

Giuditta Cordero-Moss, Dr. juris (Oslo), PhD (Moscow), is professor at the University of Oslo. She teaches and researches primarily Norwegian and Comparative Law of Obligations, International Commercial Law, International Commercial Arbitration and Private International Law. An originally Italian lawyer, before joining the Oslo University full time she practiced the law of international contracts for nearly 20 years in the areas of financing, commercial and industrial cooperation – primarily in Russia and the former Soviet Union. She has published numerous books and articles in Norway and internationally, and she is often invited to lecture at universities and organisations, including the Hague Academy of International Law – with a series of lectures on Party Autonomy in International Commercial Arbitration (2014). Since 2002 she acts as an arbitrator in her areas of expertise in a variety of arbitral institutions as well as in ad hoc proceedings. Since 2017 she is President of the Administrative Tribunal, European Bank for Reconstruction and Development, where she has been a judge since 2007. Vice Chairman of the Board of the Financial Supervisory Authority of Norway (since 2014), member of the Norwegian Tariff Board (since 2015), delegate for Norway at the UNCITRAL Working Group on Arbitration (since 2007).

Sabine Corneloup is a professor at Paris II Panthéon-Assas University and the secretary general of the *Revue critique de droit international privé*. Her main areas of research are private international law and migration law.

Maria Beatrice Deli is Professor of International Law at the University of Molise and Professor of International Arbitration at the Department of Law, Roma Tre University in Rome. She taught International Organizations and Human Rights at the Department of Political Science at LUISS Guido Carli from 2004 till 2016. Maria Beatrice is Secretary General of the Italian Association for Arbitration (AIA) and Secretary General of the Italian National Committee of ICC - ICC Italy. She is co-founder of Arblt (Italian forum on arbitration and ADR) and she is responsible of the editorial board of the *Rivista dell'Arbitrato* and *Diritto del Commercio Internazionale*. She is one of the Organizers of the Certificate in International Commercial and Investment Arbitration (4th edition). She practiced for over 15 years in a law firm in Rome as attorney specialised in private international law and international law and gained an extensive experience on international commercial and investment arbitration. Presently she sits as an arbitrator in domestic and international cases. Maria Beatrice is member of the Council of the Milan Chamber of Arbitration. Author of several articles and publications. Member of the ICCA Publications Committee. Member of the ICC Institute of World Business Law.

Pascal de Vareilles-Sommières (Maitrise, Paris X, 1983; DEA, Paris 1, 1984; DEA, Paris 2, 1986; Docteur en droit, Paris 1, 1992) is a professor at Sorbonne Law School, Université Paris 1 (since 2002). He has been teaching and researching in the fields of private international law and international trade law as a professor since 1993. He used to be a Visiting Researcher (1986-87), then Visiting Professor (2001-02) at Harvard Law School, and a deputy director of the Institute of European and Comparative Law, Oxford University, as well as a former Visiting Fellow of University College, Oxford (2004-06). After being in charge, at Sorbonne Law School, of the Master of English and Northern-American Business Law (2009-14), he is now the head of the Master of Private International Law and International Trade Law (2014 –).

Franco Ferrari, who joined the NYU School of Law full-time faculty in Fall 2010, was most recently a chaired professor of international law at Verona University in Italy (2002-2016). Previously, he was a chaired professor of comparative law at Tilburg University in the Netherlands (1995-1998) and the University of Bologna in Italy (1998-2002). After serving as a member of the Italian delegation to various sessions of the United Nations Commission on International Trade Law (UNCITRAL) from 1995 to 2000, he was legal officer at the United Nations Office of Legal Affairs, International Trade Law Branch, from 2000 to 2002. Ferrari has published more than 280 law review articles in various languages and 25 books in the areas of international commercial law, conflict of laws, comparative law, and international commercial arbitration. Ferrari is a member of the editorial boards of various peer-reviewed European law journals (*Internationales Handelsrecht*, *European Review of Private Law*, *Contratto e impresa*, *Contratto e impresa/Europa*, and *Revue de droit des affaires internationales*). Ferrari also acts as an international arbitrator both in international commercial arbitrations and, most recently, investment arbitrations.

Caroline Kleiner is a Professor at the Faculty of Law of the Strasbourg University. She is the co-director of the Master Program in International and Transnational Law and is also the director of the Doctoral program in legal and political studies at Strasbourg University. She holds a PhD of Paris 1 University (Panthéon-Sorbonne). Before assuming this position, she was a lecturer for the MIDS (Master of International Dispute Settlement, Geneva University and Graduate Institute Geneva), then a *Maître de conférences* at the University of Paris 1 (Panthéon-Sorbonnes). She lectures private international law, transnational business law, transnational litigation and arbitration, international monetary, banking and financial law. Professor Kleiner has been invited to teach and give conferences in different universities and institution abroad (Russia, Rumania, Argentina, Brasil, Japan, Switzerland, Singapour, European Central Bank). Member of the Scientific Council and the Treasurer of the *Société française pour le droit international*, correspondent member of the Asociación Argentina de Derecho comparado, Caroline Kleiner participates actively in other academic and professional associations. She acts as expert and consultant in cases dealing with international banking law and international arbitration issues.

Berte-Elen R. Konow, professor dr. juris, University of Bergen. Her authorship includes works from different areas of private law such as contract law, international sale of goods, secured transactions, comparative law and private international law. She was active in the working group preparing DCFR IV B Lease of Goods, and she was in the editorial board of Restatement of Nordic Contract Law. 2013-2017 she served as Vice Dean for Research at the Faculty of Law, University of Bergen.

Herbert Kronke is Emeritus Professor and former Director of the Institute for Comparative Law, Conflict of Laws and International Business Law, Ruprecht-Karls-Universität, Heidelberg (Germany), and Judge at the Iran-United States Claims Tribunal in The Hague (The Netherlands). From 1998 to 2008 he served as Secretary-General of UNIDROIT, Rome (Italy). He is a Member of the *Deutscher Rat für Internationales Privatrecht*, the German Government's advisory council for matters of private international law. Member of the *Académie Internationale de Droit Comparé*, Herbert Kronke is the author of some 180 books and articles on the law of contract, property law, commercial law, company and financial services law, conflict of laws, international civil procedure and arbitration. Herbert Kronke received his legal education in Germany and the United Kingdom. He has taught as Visiting Professor in Brazil, Canada, China, Greece, Italy, the United States and at the Hague Academy of International Law. He is co-editor of *IPRax – Praxis des internationalen Privat- und Verfahrensrechts*, bi-monthly since 1980, Bielefeld, Germany.

Annette Kur, Professor Dr. Dr. h.c., was senior member of research staff and Head of Unit at the MaxPlanck-Institute (MPI) for Intellectual Property, Competition and Tax Law until 31 July 2015. She is affiliated professor University of Stockholm and honorary professor at the University of Munich (LMU). She teaches also at Munich Intellectual Property Law Center (MIPLC), and is a member of foreign faculty, Santa Clara University (CA). She was a visiting professor (Hauser Global Law School Program) at NYU, New York, as well as at several European universities and at the National University of Singapore (NUS). She was President of the International Association for the Advancement of Teaching and Research in Intellectual Property (ATRIP) for the term 2007-2009. Professor Kur is the author of books and numerous articles in the field of national, European and international trademark, unfair competition and industrial design law as well as international jurisdiction and choice of law.

Kåre Lilleholt is a professor at the Faculty of Law, University of Oslo. He has previously held professorships at the University of Bergen and the Norwegian School of Economics and has also been a practising lawyer for some years. Main fields of interest are property law, contract law, and comparative law.

Ulf Maunsbach is Associate Professor at the Faculty of Law, Lund University. He wrote his dissertation on the topic Jurisdiction in relation to cross-border trademark infringements (primarily by use of digital networks) and since then he has developed his interest in the field of private international law, intellectual property law and information technology law. His research is still primarily focused on intersecting areas of law with a particular interest for issues in the field of emerging technologies. At present he is head of private international law at the Faculty and he is responsible for the teaching in this field on the law program, including the development of advanced courses and the tutoring of master thesis's.

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Francesca Ragno is tenured Researcher and Adjunct Professor of International Law at the School of Law of the University of Verona in Italy. She graduated in Law (J.D.) with honors at the University of Bologna and obtained her PhD from the University of Verona. Throughout her career, she has enjoyed several academic stays abroad, including at the University of Hamburg, the University of Heidelberg, New York University and, currently, the University of Pittsburgh as Fulbright Distinguished Chair (Spring Semester 2018). Her teaching and scholarship span international litigation, conflict of laws, international commercial arbitration and uniform law. She is a qualified attorney in Italy and member of the Bologna bar.

Erik Røsæg was born in 1958, and has mainly been employed by the University of Oslo since 1982. He became Master of Laws 1986 and Doctor of Laws 1992; both degrees from University of Oslo. He is now a professor at the Scandinavian Institute of Maritime Law, seconded to PluriCourts - Centre for the Study of the Legitimate Roles of the Judiciary in the Global Order (at the Law Faculty in Oslo). He works with general commercial law, maritime law and law of the sea. He has extensive experience from maritime liability treaty negotiations and is the chair of the Norwegian Maritime Law Commission and the Arctic Committee of the University of Oslo.

Symeon C. Symeonides is the Alex L. Parks Distinguished Professor of Law and Dean Emeritus at Willamette University, in Oregon, USA. He has drafted three choice-of-law codifications (for Louisiana, Puerto Rico, and Oregon), participated in drafting some EU Regulations and two international conventions, and provided legislative advice to five foreign governments. He has published 27 books and more than 120 articles, some of which have been cited by the supreme courts of the United States, the United Kingdom, and Israel. He is the recipient of a Lifetime Achievement Award and six academic prizes. He has taught at Thessaloniki, Louisiana State University, Loyola, Tulane, NYU, Paris-I, Paris-V, Louvain-la-Neuve, and The Hague Academy of International Law. He is past president of the International Association of Legal Science and the American Society of Comparative Law. He holds two degrees *summa cum laude* in private and public law from the Aristotle University of Thessaloniki, an LL.M and an S.J.D from the Harvard Law School, and three honorary doctorates.

Erich Schwarzenbacher: Justice Erich Schwarzenbacher (born 1961) has been a Judge of the Austrian Supreme Court since 2007. He was educated near Vienna, graduated at the Law Faculty of the University of Vienna and studied also in Italy. Before being appointed at the Supreme Court he was judicial assistant at different Austrian Civil and Criminal Courts, Secretary of the Vienna Stock and Commodity Exchange and Judge of the Vienna District Commercial Court, the Vienna Commercial Court and the Vienna Court of Appeal. In addition to his office as a judge Justice Schwarzenbacher teaches law at the University of Vienna and is Secretary of the Arbitration Courts of the Vienna Stock Exchange, Commodity Exchange and the Vienna Agricultural Products Exchange, and legal translator for Italian. He is a member of the Board of the Vienna International Arbitral Center.

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Trond Solvang, (born 1960) has been a professor at the Scandinavian Institute of Maritime Law, University of Oslo, since 2012. He is in charge of the teaching of the elective courses in maritime law. His main field of expertise is in international contract law, primarily in the maritime sector. Before becoming an academic he worked for about 25 years as a maritime lawyer with Northern Shipowners' Defence Club, Oslo. He has also worked as an assistant judge, and has been, and still is, appointed arbitrator in commercial maritime and petroleum law disputes. He is also engaged in sports law and is appointed permanent arbitrator in the doping panel of the International Biathlon Union. He has been engaged by the Ministry of Justice as Secretary to the Norwegian Maritime Law Commission.

Amund Tørum is partner at the law firm Schjødt, where he primarily works with dispute resolution, arbitration and projects, often in an international context.

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Michael Hellner (LL.M. Uppsala 1993, Zertifikat über europäische Studien, Saarbrücken 1994, jur. dr. Uppsala 2000) is professor of private international law at Stockholm University where he is presently head of the Department of Law. Special adviser to the Swedish Ministry of Justice either as employed or in a consultative capacity 2000-2015. Delegate in EU Working Parties on the Brussels IIbis, Rome II, Maintenance, Rome I and Succession Regulations. Head of Swedish delegation to the Hague Conference for Private International Law in the negotiations for the Maintenance Convention and its Protocol on Applicable Law. Expert in Swedish Government inquiries concerning the Maintenance Regulation and Convention, the Brussels I bis Regulation and the Succession Regulation. Head of the Government Inquiry concerning the Regulations on Matrimonial Property Regimes and the Property Regimes of Registered Partners. Special course on International Surrogacy at the Hague Academy of International Law 2016. Author of several books and articles in both private international commercial and family law. Member of the Hague Conference expert group on international parentage and surrogacy.

Gustaf Möller served as a judge at the Supreme Court of Finland from 1992-2009. Thereafter he has served as Of Counsel at Krogerus Attorneys from 1 December 2009- and as an Independent Arbitrator. He has represented Finland in various international organisations inter alia at the Hague Conference on Private International Law and UNCITRAL. He has written a book on arbitration and numerous articles in the field of arbitration, civil procedure and private international law.

Marie Nesvik is a lawyer (Schjødt Law firm) working mainly with cross-border litigation. Until recently, she worked as a research fellow at the University of Oslo, where she submitted a phd-thesis, currently under evaluation, on protection of employees in private international law. She teaches private international law at the University of Oslo.