

JUDITH LEVINE

Independent Arbitrator



Judith Levine is an independent arbitrator with over 20 years of dispute resolution experience in public international law, investment treaty, commercial, and sports cases. She brings valuable insight from her work in both private practice and at public institutions.

Judith has served as presiding arbitrator, sole arbitrator, and co-panellist in disputes at the International Chamber of Commerce (ICC), the International Centre for the Settlement of Investment Disputes (ICSID), the Permanent Court of Arbitration (PCA), the Singapore International Arbitration Centre (SIAC), the Hong Kong International Arbitration Centre (HKIAC), the Korean Commercial Arbitration Board (KCAB), the Australian Centre for International Commercial Arbitration (ACICA), and the Court of Arbitration for Sport (CAS). Judith is a Vice-President of ACICA, a Senior Member of the New South Wales Civil and Administrative Tribunal (NCAT), and a member of Australia's National Sports Tribunal and of the Commonwealth Secretariat Arbitral Tribunal.

Now based in Sydney, Judith worked for over a decade at the PCA in The Hague where, as Senior Legal Counsel, she administered some of the world's most complex disputes including the *Abyei*, *Bangladesh Accord*, *South China Sea*, and *Yukos* arbitrations and over 30 investor-state cases. From 2011-2012 Judith worked in the Mauritius office of the PCA, engaging in arbitration capacity-building and promoting PCA dispute resolution services in the African region. Previously, Judith practised in the arbitration group of White & Case LLP in New York, representing sovereign States and private parties in investor-state disputes and commercial arbitrations. Earlier in her career, Judith served as judicial fellow at the International Court of Justice, assistant adviser to the Australian Attorney-General, judge's associate at the High Court of Australia and lecturer in contract law at the University of New South Wales (UNSW).

Judith has worked on arbitrations in a variety of contexts and industries. These include agriculture, banking, cosmetics, construction, fashion, forestry, insurance, IT, joint ventures, labour, licensing, manufacture, mining, oil & gas, pharmaceuticals, renewables, sales, sports, and telecommunications. Judith has published on diverse issues in dispute resolution, including arbitral procedure, investment disputes, public international law, corruption, ethics, climate law, and business and human rights. She is a member of several committees, including the Expert Advisory Committee on ISDS reform for Australian UNCITRAL National Coordination Committee.

Judith obtained her LLM from New York University (on Hauser and Fulbright scholarships) and a BA (with French major)/LLB (with University Medal) from UNSW. At the 2020 and 2021 Australian ADR Awards, Judith won "Arbitrator of the Year". Who's Who Legal identifies Judith as a global Thought Leader in arbitration, a "clear standout name in the new generation of arbitrators" due to her "wealth of international experience" and reputation for being "very smart, extremely well organised", handling all matters "deftly, including the most delicate" with "excellent judgement".

PROFESSIONAL EXPERIENCE

Independent Arbitrator, Levine Arbitration, Sydney, Australia (since 2020)

Presiding Arbitrator

- International Chamber of Commerce (ICC). Dutch and Israeli parties. Israeli law, Tel Aviv seat. Dispute over supply contract for design elements of a desalination plant.
- ICC. Korean and Singapore parties. Korean law, Seoul seat. Share purchase agreement in cosmetics industry.
- ICC. Macedonian and Korean parties. Korean law, Seoul seat. International sale of goods. Automotives.
- Hong Kong International Arbitration Centre (HKIAC). Parties from Hong Kong, Cayman Islands, BVI, China. New York law, Hong Kong seat. JV/Shareholders' dispute in restaurant industry.
- Korean Commercial Arbitration Board (KCAB). Korean and US parties. Korean law, Seoul seat. Dispute over IP and distribution rights in technology sector. Jurisdictional issues raised by parallel US litigation.
- *Ad hoc* panel constituted by sporting body, complaint under Australian Sailing's Member Protection Policy.
- National Sports Tribunal (NST). Urgent appeal about consequences for Covid-impacted baseball tournament.
- ICC, Expedited. Malawi and UAE parties. English law/CISG, London seat. Sale of goods. Fertiliser industry.

Co-Arbitrator

- International Centre for Settlement of Investment Disputes (ICSID). *Westmoreland Coal Company v. Canada* (ICSID Case No. UNCT/23/2). Dispute relating to coal mining industry under USMCA/NAFTA.
- Contract dispute under UNCITRAL Rules, Permanent Court of Arbitration (PCA). UK and BVI parties. English law. Geneva seat. Dispute over shareholders agreement related to plastics plant in Asia.
- CAS. Lausanne seat. Governance dispute between national sporting body and international federation.
- ICC. Dutch, Indian, BVI and Taiwanese parties. Singapore law and seat. JV dispute in manufacturing sector.
- NST. Complaint about individual, club and sporting association's conduct under Member Protection Policy.
- Court of Arbitration for Sport (CAS). Lausanne seat. Appeal by Russian athlete. Anti-doping violations.
- CAS. Lausanne seat. Appeal by player from first instance disciplinary decision by national body.
- CAS. Lausanne seat. Spanish law. Appeal from FIFA DRC re: transfer of football player.
- CAS. Disciplinary appeal in dispute between European racer and federation. French language.

Sole Arbitrator

- UNCITRAL Rules. PCA Case No. 2023-11. *Von Würden Petersen (Denmark) v United Republic of Tanzania* (dispute relating to agricultural land brought under bilateral investment treaty).
- HKIAC. Hong Kong, Bermuda and Cayman parties. Hong Kong law and seat. Dispute over loans.
- ICC. Chinese and Ukrainian parties. English law, Singapore seat. Dispute over allegedly forged bank guarantee connected with project for biogas energy plant.
- ICC. Parties from France and Singapore, French law, Paris seat. Dispute over services in aviation industry and alleged breaches of anti-bribery and corruption obligations.
- CAS. Lausanne seat. Swiss law. Dispute between football club and agent.
- Singapore International Arbitration Centre (SIAC). Expedited Rules. Singaporean and Philippine parties. Singapore law and seat. Dispute between telecommunications service provider and carrier.
- Australian Centre for International Commercial Arbitration (ACICA). Australian and Chinese parties. Sydney seat. Australian law. Dispute over sale of manufacturing equipment in timber industry.
- CAS. Lausanne seat. Dispute between player and agent.
- SIAC. Expedited. UK and Singaporean parties. Singapore law and seat. Employment dispute. Legal industry.
- 2 SIAC cases (related). Singaporean parties, Singapore law & seat. Dispute over sale of coal.
- ICC Expedited Rules. Spanish & German parties, English law, Paris seat. Chemicals contract & insurance.
- ICC. Singaporean parties, law, seat. Dispute in aviation industry, anti-bribery obligations.
- ICC. Parties from Japan and U.S., New York law and seat. Dispute over film distribution.

Other Appointments

- Independent Privilege Inspector. Investment treaty dispute. UNCITRAL Rules (PCA). Renewable energy.
- Senior Member, New South Wales Civil and Administrative Tribunal (NCAT) (*all decisions public*).
- Tribunal Secretary. *Ad hoc* arbitration. London seat, Iranian law. Multi-billion dollar claim under gas contract.

Other Current Professional Activities

- Vice-President, Australian Centre for International Commercial Arbitration (since 2020, Board since 2007)
- Member, High-Level Panel of International Legal Experts under UNESCO Anti-Doping Convention (2022)
- Appointed to Panels of Arbitrators of: SIAC (since 2021); Asian International Arbitration Centre (since 2021); KCAB (since 2021); HKIAC (since 2021, List 2019); CAS (since 2016); CAfA (since 2022).
- Senior Member, New South Wales Civil and Administrative Tribunal (since 2021) (all decisions online)
- Member, National Sports Tribunal, Australia (since 2020) (some decisions online)
- Member, Commonwealth Secretariat Arbitral Tribunal (June 2020 to May 2024)
- Expert Advisory Committee, ISDS reform, UNCITRAL National Coordination Committee for Australia
- ICCA: Hong Kong 2024 Congress Programme Committee; Taskforce on UNFCCC Climate Change Conciliation Annex (2023-); Standards Taskforce (2020-22); Mentor, Young ICCA Program (since 2021)
- Australian representative, International Law Association Arbitration Committee (since 2009)
- Member of ANZSLA, ASIL, Arbitral Women, ICCA, ICC Australia, LCIA, Resolution Institute, WISLaw

Permanent Court of Arbitration, The Hague, The Netherlands

Senior Legal Counsel, May 2013 – December 2019; Legal Counsel, May 2008 – May 2013

Had primary responsibility for provision of PCA legal and administrative services in the largest and most complex inter-State, investor-State and commercial disputes at the PCA, an intergovernmental organisation which facilitates the resolution of disputes involving various combinations of States, State entities, international organisations, companies and individuals. Supervised teams of Legal Counsel, Assistant Legal Counsel, Case Managers and Interns; represented PCA at public speaking engagements and in negotiations with States and other entities; attracted and guided new dispute resolution proceedings to PCA; and developed initiatives to promote and improve PCA services. Examples of work while at the PCA:

- Registrar in *South China Sea Arbitration (Philippines v. China)* (UN Convention on Law of the Sea)
- Registrar in *Kingdom of Denmark (in respect of Faroe Islands) v. European Union* (UNCLOS)
- Registrar in the *Abyei Arbitration (Government of Sudan / Sudan People's Liberation Movement/Army)*
- Tribunal Secretary in *Bangladesh Accord* arbitrations (multiple claims re: worker safety in garment industry) and over 30 investment disputes under BITs, national laws, MITs, including (of non-confidential cases): former shareholders of Yukos against the Russian Federation (ECT), *Resolute Forest Products v. Canada* (NAFTA), *Natland v. Czech Republic* (ECT), *Achmea v. Slovak Republic* (BIT), *Almas v. Poland* (BIT)
- Tribunal Secretary in over 10 contract disputes on, e.g., gas, environment, corruption, business & human rights
- assisted Secretary-General with over 25 appointment requests and challenges under UNCITRAL Rules
- assisted with budgeting, development of policies on staff benefits, compensation, and anti-harassment
- gave over 50 presentations and lectures and wrote on the PCA, public international law & procedure
- represented the PCA at multilateral negotiations and committees, including UN Framework Convention on Climate Change; bilateral relations with member States, including negotiation of Host Country Agreements

As PCA Representative in Mauritius from June 2011 to May 2012:

- promoted PCA services in African region and Mauritius as a venue for international arbitration
- organised judicial seminar with 40+ senior African judges, on New York Convention, with ICCA
- advised government as member of Prime Minister's Arbitration Taskforce; including on ICCA 2016 bid
- conducted outreach trips to meet officials and legal practitioners in Botswana, South Africa and Tanzania

White & Case LLP, New York, New York

Senior Associate, International Arbitration Group, October 2003 – February 2008

Represented sovereign and private clients in international arbitration and litigation before a variety of fora. Responsibilities included case management; legal research and analysis; drafting memorials, procedural submissions, and correspondence; supervision of junior associates; document review, liaison with clients and institutions; coordinating filings under tight deadlines; hearing preparation; and examination of witnesses. The team won Chambers USA "International Arbitration Team of the Year." Examples of representations:

- **Public International Law/Investor-State:** the Republic of Indonesia in a cement privatisation dispute, first ICSID case under 1987 ASEAN investment treaty; the Republic of Bulgaria in provisional measures and merits phases of ICSID Energy Charter Treaty dispute; a sovereign client in advice relating to a maritime boundary; an oil company in respect of a land boundary; a sugar company against an Eastern European sovereign State in an ICSID case.
- **International Commercial Arbitration:** a global bank in fraud claims over the sale of a duty free business in Latin America, ICC, New York; a Caribbean utilities company against a Japanese contractor in a construction dispute, ICC, New York; a Latin American construction company in a pipeline construction dispute, ICC, Geneva; a Japanese manufacturer in a U.S. power plant construction dispute, ICDR, New York; a U.S. satellite manufacturer in contractual dispute, ICC, Paris (Japanese law), and related insurance dispute, ICDR, New York (Maryland law), plus frequent advice on dispute resolution clauses.
- **Litigation:** an Eastern European pharmaceutical company in \$1BN antitrust/patent suit before a US federal court; *pro bono* asylum, immigration review, and Torture Convention cases for Human Rights First; four month *pro bono* externship appearing in over 20 domestic violence cases before New York courts.

International Court of Justice, The Hague, The Netherlands

Law Clerk, October 2002 – July 2003

Worked for Judges Higgins (UK), Buergenthal (USA), Vereshchetin (Russia). Assisted with preparation of and research for opinions, committees, speeches. Cases on use of force, treaties, borders, consular rights, genocide.

Commonwealth Attorney-General's Office, Canberra, Australia

Assistant Adviser to the Hon. Daryl Williams AM QC MP, February 2002 – October 2002

Provided strategic policy and legal advice to the Attorney-General (first law officer of Australia, member of Cabinet, member of Parliament, responsible for Attorney-General's Department), in diverse portfolio areas including litigation, constitutional law, judiciary and native title. Provided briefings for Cabinet submissions and preparation for Question Time. Assisted with legislation on national security, counter-terrorism, espionage, stem-cell research, fisheries, film classification. "Top secret" clearance.

High Court of Australia, Canberra and Sydney, Australia

Associate to the Hon. Justice Michael McHugh AC, February 2001 – February 2002

Wrote memoranda evaluating which cases attract a grant of special leave, preparing matters for hearings, extensive research and analysis for appeals and constitutional cases (similar to U.S. Supreme Court clerk).

Hague Conference on Private International Law, The Hague, The Netherlands

Recording Secretary, January 2001

Prepared daily reports in French and English summarising proceedings at meeting of experts from 43 countries and industry bodies for project on the law applicable to the disposition of indirectly held securities.

University of New South Wales, Sydney, Australia

Lecturer, Contract Law, August 2000 – December 2000

Federal Court of Australia, Sydney, Australia

Research Assistant, January 1999 – June 1999

Assisted senior judge (Beaumont J) in corporate, tax, immigration, bankruptcy, tort cases in trials and appeals.

Minter Ellison, Sydney, Australia

Summer Clerk: Litigation, Corporate Law and Industrial Relations, December 1997 – March 1998

Mallesons Stephen Jaques, (now King & Wood Mallesons), Sydney, Australia

Summer Clerk & Paralegal: Banking, Finance and E-Commerce, December 1996 – December 1997

QUALIFICATIONS

Admitted to Practice

- As an attorney in the state of New York, U.S.A. (2003), S.D.N.Y. and E.D.N.Y. (2004), 2nd Circ. (2006)
- As a lawyer in the state of New South Wales, Australia (2000)

New York University School of Law, New York, USA

LL.M. degree (focus on international law and dispute resolution), May 2000

- Fulbright Award and Hauser Global Scholar (full tuition awarded for merit to 12 candidates globally)
- Arthur T. Vanderbilt Medal for outstanding contributions to NYU Law School

University of New South Wales, Sydney, Australia

LL.B. degree, May 1999; B.A. degree (French major), May 1999

- University Medal in Law, ranked first of 280 students
- Michael Pandelis Award for greatest contribution to the life of the law school (including UNSW Law Journal editor, President of UNSW Law Society, Councilor for Australasian Law Students' Association)
- Prizes for first place in litigation, trial process, legal theory, constitutional law (LLB) and French (BA)
- Semi-finalist, Willem C. Vis International Commercial Arbitration Moot, Vienna 1999

ADDITIONAL INFORMATION

Citizenship	Dual Australian and Irish citizen. Born in Sydney, Australia, 22 October 1975
Languages	English (native), French (working knowledge), Dutch and Spanish (very basic only)
Previously	Member of Australian delegation to UNCITRAL Working Group on International Arbitration (2006-2008); International Law Committee of NYC Bar Association (2004-2007); IBA Arbitration Committee's ESG Subcommittee (2020-2022); Member of Disciplinary Board of UN Special Tribunal for Lebanon (since 2017, re-appointed 2019)
Recognition	Who's Who Legal International Arbitration (Global Thought Leader 2022, 2023) (Global & Australia 2021) 'Future Leader' (2017-20); Australian ADR Awards, 'Arbitrator of the Year' (2020, 2021); Inaugural Legal 500 Arbitration PowerList for Australia/NZ (2022)
Other	Election official, Australian Electoral Commission (2022), NSW Electoral Commission (2023)

SELECT ACADEMIC ENGAGEMENTS

- Guest lectures at National Univ. Singapore (2019/20), Yale Law School (2019), LSE (2018), Sydney Uni (2022)
- Visiting Fellow, Sydney University Centre for International Law (January to April 2018)
- Visiting Lecturer, King's College London, Global Climate Law LLM; Guest Lecturer LLB program (2016-2017)
- PhD Candidate, Leiden University, the Netherlands, Grotius Centre for International Legal Studies (current)

SELECT PUBLICATIONS AND PRESENTATIONS

Investor-State Arbitration

- Presenter, "Australia's Engagement in ISDS Reform: Update on Code of Conduct" – Australian Arb'n Week (2022)
- Presenter, "Investment treaty arbitration and the energy transition: what's on the horizon?" YoungITA Talks (2021)
- Presenter, "The Rise of Investor-State Arbitrations in the Aftermath of Pandemic" IBA Asia Pacific (2020)
- Presenter, "Investor-State Arbitration and Renewable Energy" AMPLA Conference (2020)
- Moderator/Presenter, "Developments in International Economic Law" *Year-in-Review* conference, Sydney Uni (2020)
- Author, "Procedural Issues and Innovations in Environment-Related Investor-State Disputes" (with N. Peart) in K. Miles (ed.), *Research Handbook on Investment Law and the Environment* (Edward Elgar, 2019)
- Moderator, "Investment Arbitration in Asia: Where Are We and Where Next?" GAR Live Singapore (2019)
- Presenter, "Is Today's Investment Disputes Framework Obsolete?" IBA Annual Conference, Sydney (2017)
- Author, Chapter on PCA (with B. Daly), *Encyclopaedia of International Economic Law* (Edward Elgar, 2017)

- Keynote Presenter, “Investor-State Arbitration” seminar for Hong Kong Ministry of Justice, Hong Kong (2015)
- Author, “Investment Arbitration and the Rights of Indigenous People” in F. Baetens (ed.) *Investment Law in International Law: Integrationist Perspectives* (Cambridge University Press, 2013)
- Presenter, “Transparency in Investor-State Arbitration in the Asia-Pacific” ACICA Conference, Sydney (2013)
- Presenter, “Mixed Arbitrations and the PCA” PCA Peace Palace Centenary Conference, The Hague (2013)
- Author, “Navigating the Parallel Universe of Investor-State Disputes under the UNCITRAL Rules” in C. Brown & K. Miles (eds.), *Evolution in Investment Treaty Law and Arbitration* (Cambridge University Press, 2011)
- Lecturer, “Investment Arbitration” Chartered Institute of Arbitrators, Sydney (2007), Kuala Lumpur (2008)
- Presenter, “How Investment Arbitration is Reshaping Public International Law” ANZSIL, Canberra (2007)
- Presenter, “Rise of International Investment Arbitration: An Overview for Australian Lawyers” Sydney (2007)
- Author, “Amendments to the ICSID Arbitration Rules and Regulations” *TDM*, Vol 3:5 (2006)

Public International Law

- Presenter, “UNCLOS III and the Law of the Sea Convention Dispute Settlement Framework” (ANU) (2022)
- Author, “Default and Non-Participation in Cases Before International Courts and Arbitral Tribunals” *Max Planck Encyclopedia of International Procedural Law* (OUP, forthcoming)
- Author, “Peace, Water and the Permanent Court of Arbitration: Supporting Dispute Settlement from the Rhine to the Corentyne” (with S. Kimani) in H. Ruiz Fabri et al (eds), *Dispute Resolution in the Law of International Watercourses and the Law of the Sea: A Bridge Over Troubled Waters* (Brill, 2020)
- Author, “Historic Places in International Arbitration: The Factory at Chorzów” ICCA Newsletter (2019)
- Author, “There are not Plenty of Fish in the Sea: Ecuador’s Objection to Decision of the Commission of the South Pacific Regional Fisheries Management Organisation” (with C. Pondel), *Australian Int’l Law Journal* (2018)
- Presenter, “Peace amongst Public and Private Players” Seminar for ANU CPIL/AGD/DFAT, Canberra (2018)
- Author, “Navigating Uncharted Procedural Waters in a Rising Sea of Cases at the Permanent Court of Arbitration” (with G. Schofield), in S. Minas (ed.) *Stress Testing the Law of the Sea* (Brill, 2018)
- Presenter, “International boundary disputes & energy related natural resources” GAR Live Energy, London (2017)
- Presenter, “Non-Participating Respondents” at BIICL Conference on Difficult Issues in Commercial, Investor-State and State-State Dispute Resolution: Differences and Commonalities, London (2017)
- Podcast interview on International Dispute Settlement in The Hague, www.gcclaw.nl, The Hague (2014)
- Presenter, “The PCA and International Water Disputes” (with Judge K. Keith) UPeace, The Hague (2014)
- Presenter, “Old Stage, New Actors: Evolution of the PCA” Canadian Council of Int’l Law, Ottawa (2013)
- Presenter, “The Renaissance of State-to-State Arbitration” Commonwealth Lawyers’ Ass’n, Sydney (2012)
- Author, “World Court Dismisses Serbia & Montenegro’s Complaints Against NATO Members” *ASIL Insights* (2004)

Ethics and Best Practices

- Presenter, “Arbitrator Resignations”, Quickfire Round, Dublin International Arbitration Day (2021)
- Presenter, “Bad Arbitrator Challenges” GAR Live Debate (Hong Kong, 2020)
- Author, “Ethical Dimensions of Arbitrator Resignations: General Duties, Specific Quandaries, and Sanctions for Suspect Withdrawals” *AJIL Unbound* (Cambridge University Press, 2019). Longer version in *LPICT* (Brill, 2019)
- Keynote Presenter, “Codifying Arbitrator Conduct: A Critical Need or a Nod to Critics?” Keynote Address, Department of Foreign Affairs and Trade, Trade and Investment Law Outreach Event, Canberra (2019)
- Presenter, “Diversity in International Investment Arbitration” DFAT Outreach Event, Canberra (2019)
- Member, Taskforce on Professional Standards, International Council of Commercial Arbitration (ICCA) (since 2019)
- Author, “Late-in-the-Day Arbitrator Challenges and Resignations: Anecdotes and Antidotes” in C. Giorgetti (ed.), *Challenges and Recusals of Judges and Arbitrators in International Courts and Tribunals* (Brill, 2016)
- Presenter, “Can Arbitrators Choose Who to Call as Witnesses?” ICCA Biannual Congress, Miami (2014)
- Presenter, “Arbitrator Challenges” Inaugural Dutch Arbitration Association Conference, The Hague (2013)
- Presenter, “Hearing Preparations in International Arbitration,” Young ICCA Workshop, Sydney (2013)
- Author, “PCA’s Experience with Finance, Witnesses and Unrepresented Parties” *36 Comm. Law Bul.* 539 (2010)

- Author, “Dealing with Arbitrator Issue Conflicts in International Arbitration” *Dispute Resolution Journal*, February–April 2006; re-published in *Transnational-Dispute-Management*, Vol 3:5 (2006); reprinted (2013)

International Commercial Arbitration

- Presenter, ACICA, “Global Trends in Commercial Legal Disputes and Legal Finance” Sydney (2022)
- Presenter, ICC Australia, “Update on the Workings of the ICC International Court of Arbitration” (2022)
- Presenter, “Going Solo, The Rise of Female Arbitrator Practices” (Young ERA Pledge Subcommittee) (2022)
- Presenter, “Arbitrator Workshop: Enhancing Your ACICA Experience” Sydney (2022)
- Presenter, NRF, “Perspectives on Current Issues in International Commercial Arbitration” (2021)
- Contributing author, M. Moser & C. Bao (eds.), *Managing ‘Belt and Road’ Business Disputes: A Case Study* (Kluwer Law International, 2021) (with N. Swan, chapter on environmental disputes)
- Presenter, “Recent trends as reflected in W&C/QMUL International Arbitration Survey” Asia Pacific Launch (2021)
- Presenter, “Default in Arbitration”, Book Launch, A. Marsman, *International Arbitration in the Netherlands* (2021)
- Lecturer, “Arbitration *in Absentia*: how to deal with non-participation in international disputes” Delos (2020)
- Presenter, “Socially Distant or Procedurally Flawed? International Arbitration in times of Covid” (2020)
- Presenter, “Virtual hearings absent one party’s consent” ICC YAF Panel, Australia Arbitration Week (2020)
- Moderator, “International Best Practice on Virtual Hearings in Arbitration” ACICA Webinar Series (2020)
- Author, “Recognition and Enforcement of Annulled Awards: from *Chromalloy* to *Comity*, The U.S. Story so far” (with P. Friedland and V. Mendez), updated 2008 chapter in forthcoming book edited by E. Zuleta & G. Tawil.
- Presenter, “Hot Topics” ICCA Congress Sydney (2018) (illegally obtained evidence; Belt and Road; parallel proceedings; harassment/labour arbitrations) (published in J. Kalicki & M.A. Raouf (eds), *Evolution & Adaptation: The Future of International Arbitration* ICCA Congress Series no. 20 (Kluwer, 2019)
- Author, contributions on PCA experience for Reports of ICC Commission on Arbitration Taskforces on Costs (2016); on Arbitration and Financial Institutions (2017), and by Climate Change Taskforce (2019)
- Presenter, “Current Trends in International Arbitration in the Asia-Pacific Region” ACICA Panel, Sydney (2016)
- Author, “Can Arbitrators Choose Who to Call as Witnesses (And What Can Be Done If They Don’t Show Up)?” in A.J. van den Berg, ed., *Legitimacy: Myths, Realities, Challenges*, ICCA Congress Series no. 18 (Kluwer, 2015) [cited with approval by Singapore Court of Appeal in *CBS v CBP* [2021] SGCA 4].
- Moderator/Rapporteur, “Space & Telecommunications Disputes” IBA Annual Conference, Vienna (2015)
- Presenter, “Adapting Arbitration for the Next 100 Years” CIArb Centenary Conference, London (2015)
- Author, “Confidentiality; Inherent Powers” www.ilawreporter.org.au, 27 May 2015, *ACICA Review* (2015)
- Moderator, “Dispute Settlement for Environmental Disputes relating to Energy Projects” Copenhagen (2014)
- Editor, *Flaws & Presumptions: Rethinking Arbitration Law & Practice in a New Arbitral Seat* (Mauritius, 2012)
- Presenter, “Ad Hoc vs. Administered Arbitration (& the spectrum of options in between)” Cambridge (2010)
- Author, “Recognition and Enforcement of Annulled Awards: from *Chromalloy* to *Comity*, The U.S. Story so far” (with P. Friedland) (*Mealey’s International Arbitration Report*, 50th Anniversary NY Convention) (2008)
- Author, “Current Trends in International Arbitral Practice as Reflected in the Revision of the UNCITRAL Arbitration Rules” 31:1 *University of New South Wales Law Journal* 266 (2008)

Emerging Fields: Business & Human Rights, Climate Change, Corruption

- Presenter, “3 Hot Topics and 3 Arbitrator Perspectives”, Permanent Court of Arbitration guest talk (2022)
- Member, IBA Arbitration Committee, ESG Subcommittee (2020-2022)
- Moderator, “International Arbitration’s Role in Climate Change”, Australia Arbitration Week (AAW) (2021)
- Presenter, The future of arbitrating environmental, climate change and sustainability disputes, AAW (2021)
- Author, “Corruption and International Arbitration: Tools and Toils for Arbitrators”, *ACICA Review* (2020) (based on Book Launch, Commentary on United Nations Convention Against Corruption, Leiden University (2019))
- Presenter, various webinars on environmental dispute resolution for Australia Arbitration Week, Paris Arbitration Week, the Asian International Arbitration Centre, Reed Smith, and Arbitration and Mediation Institute of NZ (2020)

- Author, “Responsibility Rising from the Rubble: Lessons from the Bangladesh Accord for Business and Human Rights Arbitration” (*Australian International Law Journal* – ILA Conference Edition 2020)
- Author, “The Bangladesh Accord Arbitrations: Arbitrating Business and Human Rights Disputes” (with A. Ambast, *Transnational Commercial Law Review*, Issue 1, 2020)
- Editor and Contributor, “Litigating Climate Change: New Legal Challenges” Summary of Proceedings of the 113th Annual Meeting of the American Society of International Law (Cambridge University Press 2019), based on panel contribution at annual meeting of the American Society of International Law, Washington, DC (2019)
- Author, “Updates on the Changing State of the Climate and International Arbitration” (with C. Pondel), *ACICA Review*, vol. 7:1 (2019)
- Presenter, “Atmospheric Arbitration: Resolving Climate Change Related Disputes” Schiefelbein Global Dispute Resolution Conference, Arizona State University, Phoenix, U.S.A. (2019)
- Presenter, “Doing Business Right Winter Academy. UN Guiding Principles: Theory to Practice” Asser Ins. (2019)
- Presenter, “Promoting and Protecting Climate Change Investments” Official UN Framework Convention on Climate Change COP24 Side Event for Business and Industry, Katowice, Poland (2018)
- Presenter, “Lessons from the Bangladesh Accord for Arbitration of Business and Human Rights Disputes: Consent, Confidentiality and Coordination of Claims” ILA Biennial Conference, Sydney (2018)
- Presenter, “What role for arbitration in the climate change context?” AMINZ-ICCA, Queenstown, NZ (2018)
- Presenter, “Climate Finance Disputes and International Arbitration” at the Dawn of International Arbitration in the South Pacific Regional Conference, ADB/UNCITRAL Conference, Nadi, Fiji (2018)
- Presenter, “A rising tide of cases: roles for arbitration and conciliation in climate change?” COP23, Bonn (2017)
- Author, “Business & Human Rights: A ‘New Frontier’ for International Arbitration?” (with K. Wahid), *ACICA Review*, vol. 5:2 (2017)
- Author, “Adopting and Adapting Arbitration for Climate Change-Related Disputes” Chapter 3 in Wendy Miles (ed.) *Dispute Resolution and Climate Change: The Paris Agreement and Beyond* (ICC, 2017).
- Interviewer, “In conversation with Wendy Miles QC”, ICCA Multimedia, London (2016)
- Author, “Climate Change Disputes: the Paris Agreement, the PCA and Prospects for Future Arbitrations” *ACICA Review*, vol 4:1 (2016)
- Presenter, “Adapting and Adopting Arbitration for Climate Change Related Disputes” PCA/IBA/ICC Side Event to UN Framework Convention on Climate Change COP21, Paris (2015)
- Editorial Assistant, *Indigenous Law Bulletin* (Australia, UNSW 2000)
- Editor, “Electronic Commerce and the Law: Legal Issues for the Information Age” (1998) 21 *UNSWLJ*

Sports Law

- Member of High-Level Panel of International Legal Experts – UNESCO Anti-Doping Convention (since 2022)
- Participant, Workshop on “Mega Sporting Events and Human Rights” (UNSW, Melbourne Uni) (Oct 2022)
- Author, “Australia’s National Sports Tribunal: One Year On” (with D. Cucinotta) *ACICA Review* (June 2021)
- Presenter, Seminar on the First Anniversary of the NST, Australia New Zealand Sports Law Association (2021)
- Presiding member, *ad hoc* panel constituted to hear a complaint under a national sporting organisation’s Member Protection Policy (decision issued in 2021)
- Member, Australian National Sports Tribunal (since 2020) (presided over first ever NST appeal in 2021) (decision available on NST website, reference: NST-E21-4222: *Perth Heat v Canberra Cavalry and Baseball Australia*; co-arbitrator in matter under sporting organisation’s Member Protection Policy, ended in negotiated settlement)
- Member, Court of Arbitration for Sport, List of Arbitrators (since 2016, reappointed 2019) (7 cases, not yet public)
- Member, Australia New Zealand Sports Law Association (since 2020); Women in Sports Law (since 2018)
- Presenter, “Lessons from the Bangladesh Accord Arbitrations” for the Strategic Dialogue on Remedy in the Sport and Human Rights Context, The Hague (2018)
- Participant in seminars for CAS Members, Budapest (2019), Lausanne (2022); seminars of IBA Sports Law Committee (Sydney, 2017); CAS/ASA/FSA Lausanne (2016, 2018); WISLaw (2018, 2020, 2021)
- Author, “Faster, Stronger, Fairer: CAS Arbitration and the Rio 2016 Olympic Games” (with D. Cucinotta), *ACICA Review*, vol. 4:2 (2016)