

TOPICS

We are thrilled to be launching the Fifth Edition of **Washington Arbitration Week (WAW)** - **WAW 2024.** Discover the exciting list of topics proposed for the fifth edition!

# I. Investment and International Commercial Arbitration

- 1. Inside the Arbitrators' Chambers: Best Practices of Arbitrators in ICSID Proceedings.
- 2. What Will Be the Impact of the US Elections in Investment Arbitration?
- 3. State Defense in Investment Arbitration led by International In-House Counsel.
- 4. Non-Disputing Party Submissions, Amicus Curiae and Challenges of Non-Disputing Parties to Access Confidential Information.
- 5. Features and Challenges of International Construction Arbitration and Multiparty Construction Disputes.
- 6. Expert Witnesses and Gender Equality: The Evolving Landscape.
- 7. Are Dissenting Opinions in Arbitration Useful? How May Dissenters Contribute to Move the Law Forward in International Investment Arbitration?
- 8. If Not Investor-State Treaty Arbitration, Then What? Can Investment Contracts Replace Investment Treaties Including Bilateral Investment Treaties and Free Trade Agreements with Investment Chapters?
- 9. Time to Update the New York Convention to Ensure Efficiency and Fairness in the Enforcement of Arbitral Awards? Thoughts from Judges and Arbitrators across Jurisdictions.
- 10. The Future is Here: Arbitration in Space Law.

- 11. How is the Withdrawal of European States from the Energy Charter Treaty Affecting Arbitration, Compliance with the International Rule of Law and Enforcement of Awards?
- 12. Corruption, Fraud and Violations of General Principles of Law in International Arbitration.
- 13. Getting Your Start: Tips on Launching your Career as a Solo Practitioner/ International Arbitrator.

#### II. Business and Human Rights

14. Business and Human Rights in International Commercial and Investment Arbitration: How to Make it Right?

## III. International Arbitration and Rules of Procedure

15. Causation In ISDS arbitration: What is the Proper Causation Inquiry under International Law? What Must a Claimant Prove in Terms of Liability and Damages?

## **IV.** Investment and International Commercial Arbitration

16. Progress of UNCITRAL Working Group III: The Elephant in the Room: Appellate Facility v Multilateral Investment Court; and the Status of Advisory Centre on International Investment Law.

# V. Public International Law

17. International Arbitration in the Era of Climate Crisis: COP 28, Oil and Gas Decommissioning, the Upcoming ICJ Advisory Opinion on Climate Change, and the Fund to Compensate Environmental Damages.

# VI. Practical Sessions

18. The D.C. Universe: The Power Players of Enforcement in Investment and ICSID Arbitration, and International Commercial Arbitration Awards.

Sub-topics might include:

- Preliminary recoverability analysis;
- Intel gathering in opaque/corrupt/unsafe countries;
- Political risk analysis;
- Analysis of witness statements;

- Using Investigators and Asset Tracers in Arbitration and Enforcement Proceedings for Political Risk, Damages and Recoverability Analyses: Do's and Don'ts.
- 19. Expedited Proceedings in International Investment and International Commercial Arbitration: Features and Steps that Parties, Counsel and Arbitrators Must Bear in Mind and Take.
- 20. Workshop for Counsel and Arbitrators on Quantum and Cross Examination of Damages Experts: How to Conduct an Effective Cross-Examination.

#### VII. <u>Quantum</u>

21. Remedies in Investment Arbitration: the Good, the Bad and the Ugly.

#### VIII. <u>Technology</u>

- 22. The Tech Revolution in International Arbitration: The Impact and Use of AI on Lawyering and Adjudicating.
- 23. How Forensic and Financial Tools and Experts Can be Used to Assist with Jurisdictional and Causation Topics?

# WASHINGTON ARBITRATION WEEK