5TH ICC AFRICA REGIONAL ARBITRATION CONFERENCE

ARBITRATION IN AFRICA: EXPANDING THE SCOPE

1 - 4 JUNE 2021 | LAGOS, NIGERIA

ICC’s annual Africa conference “Arbitration in Africa: Expanding the Scope”, is the key forum for understanding international commercial arbitration in Africa. This conference provides an indispensable update in the region and is becoming the most important gathering for the African arbitration community. Not only does it offer a line-up of top-class speakers, topical discussions and relevant news, but also an excellent opportunity to network.

Venue
Virtual/Online

Language
English/French
BABAJIDE SANWO-OLU

GOVERNOR, LAGOS STATE
ALEXIS MOURRE

PRESIDENT, ICC INTERNATIONAL COURT OF ARBITRATION
CHIEF (DR.) O. OSUNKEYE, CON, OFR
CHAIRMAN EMERITUS

MR. SEGUN OLUGBOYEGUN
MEMBER

MRS. OLUBUNMI OSUNTUYI
SECRETARY GENERAL

MR. BABATUNDE SAVAGE
CHAIRMAN

MRS. DOROTHY UFOT. SAN
HONOURARY TREASURER

DR. BABATUNDE AJIBADE, SAN
MEMBER

PROF. G. A. OLAWOYIN, SAN
MEMBER

MAURICIO ALARCON
2ND VICE CHAIRMAN

DR MRS. OMOLARA AKANJI
MEMBER
**PROGRAMME**

**03 JUNE 2021**

<table>
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<tr>
<th>Time</th>
<th>Session Coordinator</th>
<th>Welcome Addresses</th>
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<tr>
<td>09.00 - 09.55</td>
<td>Mr. Sola Ephraim Oluwanuga C.Arb</td>
<td>Mrs. Funmi Roberts, C.Arb Chairmen Planning Committee</td>
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<td>Ms. Diamana Diawara Director ICC Africa</td>
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<td>Mr. Alexis Mourre President, ICC International Court of Arbitration</td>
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<td>Mr. Babatunde Savage Chair ICC Nigeria</td>
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<td>Keynote Address: Otunba Adeniyi Adebayo Minister for Industry, Trade and Investment</td>
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10.00 – 11.05 **1ST PLENARY SESSION**

**Summary of Session:**

From Walls to Bridges: A Practical Approach to Expanding the Scope of Arbitration in Africa

Although there has been robust increase in Africa-related arbitration, this has not translated to an increase in the use of Africa as a seat of Arbitration. The session seeks to do the following:

1. Explore the practical considerations which investors, state parties, arbitrators and other users consider while negotiating the underlying contracts that provide for Arbitration
2. Discuss the use of Arbitration as a developmental tool in Africa, proffering solutions for infrastructural reform and improved efficiency of the arbitral process in Africa
3. Consider whether the consolidation of Arbitral Institutions on the Continent might strengthen the position of arbitration in Africa and promote its expansion
4. Review issues such as changes in governmental attitude towards appointing African Nationals in resolving their disputes, making Africa their choice of Arbitral Seat, and promoting ease of cross-border business
5. Propose means of continuous training and development of the judiciary and other interested users of Arbitration

**Session Coordinator:** Mrs. Folashade Alli, C.Arb

Kamal Shah  
Partner, Head of the Africa & India Groups, Stephenson Harwood LLP (India)

Mouhammed Kebe  
Managing Partner, Geni & Kebe. (Senegal)

Thomas Snider  
Partner, Head of Arbitration Al Tamimi & Co. (UAE)

Suzanne Rattray  
FCIArb, Director, Rankin Engineering Consultants (Zambia)

**Moderator:** Godwin Omoaka, SAN  
Partner, Templars (Nigeria)
11.10 – 12.10  BREAKOUT SESSIONS I & II  (TO RUN CONCURRENTLY)

**Summary of Session:**

1. **Africa as the new el dorado of arbitration – creating an avant-garde legal landscape**
   This session examines the legal frameworks of key African jurisdictions from the perspective of how they impact, for good or bad, initiatives to expand the scope of arbitration in Africa. The legal framework of a particular jurisdiction includes its Constitution, its statutes, its judicial organisation (including the philosophy, policies, procedures and practices of its courts) and its international law (customary international law, bilateral and multilateral treaties).

   **Session Coordinator:**
   Mr. Tunde Fagbohunlu, SAN

   **Moses Idriko SC**
   Managing Partner, MMAKS Advocates

   **Gitu Muigai SC**
   Senior Partner, Mohammed Muigai Advocates

   **Dany Khayat**
   Partner, Mayer Brown

   **Daniel Wilmot**
   Partner, STEWARTS

   **Laurie Achtouk-Spivak**
   Counsel, Cleary Gottlieb

   **Moderator:**
   Sami Houerbi
   Director of ICC Dispute Resolution Services for Eastern Mediterranean, Middle East & Africa

2. **Judicial Innovation within Jurisdictional Limits – Practical Considerations**
   This session will examine judicial participation in Arbitration. Mindful of the important role that a pro-arbitration friendly court system takes in promoting arbitration, this Panel discussion will feature a cross-pollination of ideas on how, within individual jurisdictional constraints, the domestic and treaty based regional courts in Africa can innovate to enhance the integrity of the arbitral process and resultant awards.

   **Session Coordinator:**
   Mr. Seyilayo Ojo, FCiArb

   **César Appolinaire**
   Président of CCJA – OHADA, (Côte d’Ivoire)

   **Paulman Chungu**
   Co – Managing Partner, Ranchhod, Chungu Advocates (“RCA”),
   Incoming Chair CiArb (Zambia)

   **Hon. Justice Adebola Adefope-Okojie, JCA**,
   Nigeria

   **Moderator:**
   Abimbola Akeredolu, SAN
   Partner, Banwo & Ighodalo, Nigeria

12.10 – 12.40  NETWORKING BREAK

12.45 – 13.45  BREAKOUT SESSIONS III & IV  (TO RUN CONCURRENTLY)

**Summary of Session:**

1. **Emerging Areas in Arbitration: Moving with the Trend**
   Discussion on the Session topic will focus on emerging areas in arbitration such as:
   * arbitration of climate change related disputes;
   * mining and energy disputes;
   * online dispute resolution mechanism; and
   * issues surrounding expanding the scope of arbitration in Africa into these new and emerging areas.

   **Moderator:**
   Sally El Sawah - Deputy Secretary General at African Arbitration Association (Egypt)

   **Session Coordinator:**
   Mr. Tunde Fagbohunlu, SAN

   **Thierry Tomasi**
   Partner, Herbert Smith Freehills

   **Ijeoma Ononogbu**
   Member, ODR, Task Force
   International Mediation Centre

   **Ucheora Onwuamaegbu**
   Consulting Attorney
   International Trade Practice, Arent Fox, Washington, DC, USA
2. The role of arbitration in the development of new areas of Intellectual Property

Intellectual Property (IP) is arguably the bedrock on which the rivers of technology, sports and entertainment flow. With the rise in investments in these industries in Africa and Africa's share of the world markets, there is an urgent need to strengthen dispute resolution mechanisms. Drawing from international best practices, the panel will suggest possible workable regimes that can be introduced to deal with internet, sports, franchise, licensing and IP related disputes to emerging issues of biodiversity, Traditional Knowledge and cultural property. Given that some IP rights are granted pursuant to national registration systems, this panel will analyse and suggest how the region can address the arbitrability of the right to registration with the concurrence of the Registrars or Comptrollers.

Session Coordinator:
Mr. Seyilayo Ojo, FCiArb

Michel Brizoua
Bi, Partner, Bilé-Aka, Brizoua Bi & Associés (Ivory Coast)

Prof. Stavros Brekoulakis
Professor in International Arbitration, Queen Mary University (UK)

Priscilia Ogwemoh
Managing Partner, Kevin, Martin & Ogwemoh (Nigeria)

Moderator:
Prof Bankole Sodipo
Senior Partner, G.O. Sodipo & Co.
1. the development and importance of ethics, in its various facets, in international arbitration,
2. the complexities of various ethical issues that arise in international arbitration from the perspectives of counsel, arbitrators, experts and funders,
3. the ethical duties of counsel, arbitrators, experts, and funders in international arbitration,
4. the applicability of existing national ethical guidelines in cross-border arbitration proceedings and the need or otherwise of establishing enforceable ethical norms, particularly in circumstances where counsel and arbitrator(s) from different jurisdictions are involved in the same proceedings, and
5. the impact of the COVID-19 pandemic, if any, on the subject of ethics in international arbitration.

Moderator:
Mrs. Doyin Rhodes-Vivour, SAN, C.Arb
Managing Partner,
Doyin Rhodes-Vivour & Co;
Member, ICC Court of Arbitration

9.15 – 10.20
2ND PLENARY SESSION

1. COVID-19: Accelerating the use technology in arbitration in Africa: Challenges and Opportunities?

This session seeks to examine the impact of the Covid-19 Pandemic on the Arbitration and dispute resolution process including:
1. The necessity of deploying online dispute resolution technology to accelerate access to ADR especially in e-commerce, smart contracts, block chain, artificial intelligence and what lessons the pandemic has taught us as practitioners and parties.
2. The challenges of taking ADR practice online and applying virtual platforms to conclude proceedings virtually on the African continent.
3. The opportunities that arise for practitioners in the use of technology in accelerating the practice of Arbitration in the resolution of cross-border disputes particularly within Africa and the benefits arising thereof.
4. An examination of the use of technology in Arbital institutions especially looking at the common challenges and opportunities of such bodies across the continent.

Session Coordinator:
Dr Adeyemi Agbelusi

Anish Wadia FCI Arb
Independent Arbitrator and Mediator with the Dubai International Arbitration Center

Nania Owusu-Antifikomah MCI Arb
Partner - Bentsi-Enchill, Letsa & Ankomah

Obioma Ofeogo
Associate, Quinn Emanuel (Paris)

Ashwita Ambast
Legal Counsel at the Permanent Court of Arbitration

Rukia Baruti
Secretary General, African Arbitration Association

Moderator:
Dr Ademola Bamgbose
Member, International Arbitration Group at Hogan Lovells and Founder Africa Arbitration Academy
10.20 – 11.20

Summary of Session:

2. AfCFTA investment protocol: a tool for a common African position on international investment law?

Trading under the African Continental Free Trade Agreement (AfCFTA) Rules commenced on the 1st of January 2021. The Free Trade Area will cover more than 1.2 billion people and over $3 trillion in GDP. It establishes the largest free trade area in the world since the creation of the world trade organization in 1995. It is estimated that if the Agreement is implemented fully, it could boost the regional income by 7% or $450 billion, speed up the wage growth of women and lift 30 million people out of extreme poverty by 2035.

The AfCFTA Investment protocol which is currently being negotiated under Phase 2 of the AfCFTA negotiations would be about intra-Africa investment and the regime that would govern such investments. This session seeks to explore the potential impact the protocol will have on African disputes; issues that the protocol should address and how it may change the existing African investment governance landscape.

11.20 – 11.50

NETWORKING BREAK

11.50 – 12.50

BREAKOUT SESSIONS VII & VIII (TO RUN CONCURRENTLY)

Summary of Session:

1. Third Party Funding - Pros and Cons

Third-party funding (3PF) is an established form of litigation costs risk management. There has been a slow and steady rise in litigation funding in the region due to the region's development of local infrastructure that support both litigation and arbitration.

Given that Africa is projected to be one of the fastest growing economies in the next decade, ushering a myriad of investments on the continent, it is expected that there would be an increase in investment Treaty Arbitration which typically focuses on commercial losses occasioned by expropriatory actions of a host State. This session will discuss the pros and cons of the 3PF in the African region in assisting with arbitration claims.

Session Coordinator:

Mr. Kolawole Mayomi, FCiArb

Ned Beale
Partner, Hausfeld & Co LLP, London

Zuko Nonxuba
Chief Executive Officer, Nonxuba Inc, South Africa

Ryham Ragab
Group General Counsel, Samcrete for Engineering Investments, Egypt

Tunde Ogunseitan
Partner, Ogunseitan Arbitration, Lagos & London

Moderator:

Prof Koyin Ajayi SAN
Managing Partner, Olaniwun Ajayi LP, Lagos
### 11.50 – 12.50

#### Summary of Session:

**2. In-house arbitration: Examining the use of arbitration in employment disputes**

The use of arbitration in the resolution of employment disputes represents a revolutionary change in the landscape of employment dispute resolution. Advocates and critics alike have debated whether the growth of arbitration in employment dispute represents a more efficient and equitable mechanism for resolving disputes that would otherwise clog the courts, or an imposition of a mandatory arbitration mechanism on unwitting employees that undermines the statutory rights designed to protect them.

The session seeks to address issues arising from use of arbitration in employment disputes, including:

- the practical applicability of the use of arbitration in an employment dispute context;
- the enforceability of agreements to arbitrate employment disputes and judicial attitude of foreign courts on the application of arbitration in resolution of employment disputes;
- the selection of the arbitral procedure and determination of other outstanding issues such as cost of arbitration etc. in view of the perceived unequal economic power of employers and employees; and
- the benefits and limitations of the use of arbitration in resolution of employment disputes.

### 12.50 – 13.50

#### DEBATE-STYLE SESSION

#### Summary of Session:

The debate will seek to highlight the positive impact of regional initiatives on the growth of arbitration in Africa, while identifying the flaws in the existing initiatives, and, importantly, proposing solutions to identified problems.

### Session Coordinator:

<table>
<thead>
<tr>
<th>Name</th>
<th>Position and Affiliation</th>
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<tbody>
<tr>
<td>Oyinkan Badejo-Okusanya</td>
<td>Principal Partner, Amucheazi, Ozioko &amp; Co; Professor of Arbitration &amp; Employment Law, Nnamdi Azikiwe University</td>
</tr>
<tr>
<td>Prof. Offornze Amucheazi</td>
<td>Company Secretary/Head of Legal and Compliance, Housing Finance Bank, Uganda</td>
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<tr>
<td>Anne Abeja</td>
<td>Company Secretary/Head of Legal and Compliance, Housing Finance Bank, Uganda</td>
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<tr>
<td>Mr. Folabi Kuti</td>
<td>Partner, Perchstone &amp; Graeys</td>
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### 13.50-14.00

#### CLOSING REMARKS

By Chair, 5th ICC Africa Conference on International Arbitration
| SPEAKERS |
|-----------------|-----------------|
| Abimbola Akeredolu, SAN, Partner, Banwo & Ighodalo, Nigeria | Mouhamed Kebe, Managing Partner, Geni & Kebe, Senegal |
| Adebola Adefope-Okojie, Justice, Court of Appeal, Nigeria | Nania Owusu-Ankomah, MCI Arb, Partner, Bentsi-Enchill, Letsa & Ankomah, Ghana |
| Ademola Bamgbos, International Arbitration Lawyer, Hogan Lovells International LLP & Director, Africa Arbitration Academy, Nigeria | Ned Beale, Partner and Head of International Arbitration, Hausfeld, United Kingdom |
| Adesua Dozie, Executive Director & General Counsel, Mobil Producing, Nigeria | Obioma Offoego, Associate, Quinn Emanuel, Paris |
| Anish Wadia, Independent Arbitrator and Mediator, Dubai International Arbitration Center, United Arab Emirates | Obosa Akpata, Partner, Patreli Partners, Nigeria |
| Anne Abeja, Company Secretary/ Head of Legal and Compliance, Housing Finance Bank, Uganda | Offor Dan Achi, SAN, FCI Arb – Principal Partner, Amucheazi, Ozioko & Co. & Professor of Arbitration and Employment Law, Nnamdi Azikiwe University, Nigeria |
| Antonia Birt, Partner, Curtis Mallet-Prevost Colt & Mosle LLP, United Arab Emirates | Otunba Adeniyi Adebayo, Minister for Industry, Trade and Investment, Nigeria |
| Ashwita Ambast, Legal Counsel, Permanent Court of Arbitration, India | Patrick Taylor, Partner, Debevoise & Plimpton LLP, United Kingdom |
| Babatunde Savage, Chairman, ICC Nigeria, Nigeria | Paulman Chengu, Managing Partner, Ranchlod, Zambia |
| Bankole Sodipo, Senior Partner, G.O. Sodipo & Co., Nigeria | Petina Gappah, Principal Legal Advisor, Office of the Sec-Gen AfCFTA Secretariat, Zimbabwe |
| César Appolinaire, President, CCJA – OHADA, Ivory Coast | Priscilla Ogwemo, Managing Partner, Kevin Martin Ogwemo, Legal, Nigeria |
| Daniel Wilmot, Partner, Stewarts, United Kingdom | Priyesh Daya, Partner, Webber Wentzel, South Africa |
| Dany Khayat, Partner, Mayer Brown, France | Rukia Baruti, Secretary General, African Arbitration Association, Tanzania |
| Diamenta Diawara, Director for Africa, ICC Arbitration and ADR, Paris | Ryham Ragab, Independent Arbitrator & Group General Counsel, Samcrete Engineering Investments, Egypt |
| Dominic Ayine, Partner, Ayine & Felli, Ghana | Sally El Sawah, Founder/ Principal, El Sawah Law, France |
| Doyn Rhodes-Vivour, SAN, Managing Partner, Doyn Rhodes-Vivour & Co, Nigeria | Samantha Nataf, Partner, De Gaulle Fleurance & Associés, France |
| Folasade Alli, Principal Partner, Folasade Alli & Associates, Nigeria | Sami Houerbi, Director for the Mediterranean and the Middle East, ICC International Court of Arbitration, Abu Dhabi/Tunis |
| Funke Adekoya, SAN, Founding Partner, AELEX, Nigeria | Stavros Brekoulakis, Professor in International Arbitration, Queen Mary University, United Kingdom |
| Funmi Roberts, Chairman, Planning Committee, 5th ICC Arbitration Conference Founder & Principal Partner, Funmi Roberts & Co, Nigeria | Suzanne Rattray, FCI Arb, Director, Rankin Engineering Consultants, Zambia |
| Gbolahan Elias, SAN, Partner G. Elias & Co, Nigeria | Talkmore Chidede, International Trade & Investment Researcher Trade Law Centre for Southern Africa, South Africa |
| Gitu Muigai, SC Senior Partner, Mohammed Muigai Advocates, Kenya | Thierry Tomasi, Partner Herbert Smith Freehills, United Kingdom |
| Godwin Omoaka, SAN, Partner, Templars, Nigeria | Thomas Snider, Partner, Head of Arbitration, Al Tamimi & Co, United Arab Emirates |
| Ijeoma Ononogbu, Member, ODR, Task Force, International Mediation Centre, Nigeria | Timi Balogun, Partner, Curtis Mallet-Prevost, Colt & Mosle LLP, United Kingdom |
| José Feres, Partner, Squire Patton Boggs & Former Deputy Secretary General, ICC International Court of Arbitration, France | Tunde Ogunseitan, FCI Arb, Arbitrator, Mediator and Counsel, Former Counsel, ICC International Court of Arbitration, United Kingdom |
| Kamal Shah, Partner, Stephenson Harwood LLP & Head of the Africa & Indian Groups, India | Ucheora Onwuamaegbu, Consulting Attorney, International Arbitration Practice, Arent Fox, United States |
| Konyin Ajayi, Managing Partner, Olaniwu and Ajayi, Nigeria | Zukor Nonxuba, Chief Executive Officer, Nonxubalnc, South Africa |
| Laurie Achtouk-Spivak, Counsel Cleary Gottlieb, England |  |
MRS. ADEDOYIN RHODES-VIVOUR

Mrs. Adedoyin Rhodes-Vivour, SAN, C.Arb, FCI Arb (UK), CEDR UK Accredited Mediator is the Managing Partner of Doyin Rhodes-Vivour & Co. She was called to the Nigerian bar in 1981, nearly 40 years ago. She is a British Chevening Scholar, a prestigious international award. She holds the LLB (Hons) and LLM degrees in law and a Masters of Arts degree with merit in International Peace and Security (King’s College London, University of London). She also holds a Practice Diploma in International Arbitration Law, by The Law Society of England and Wales/ International Bar Association. In recognition of her leadership qualities, she was nominated by the United States Information Services (USIS) to participate in the ‘Young African Leaders Programme’ in 1990. She has acted as arbitrator and counsel in a vast number of cases and has extensive experience under institutional rules including the UNCITRAL, International Chamber of Commerce [ICC] and London Court of International Arbitration [LCIA]and Kigali International Arbitration [Kiac] Rules and in ad-hoc proceedings. She is a member of the ICC International Court of Arbitration and the ICC Arbitration & ADR Commission. She is a Vice President of the LCIA African Users’ Council. She is a member of the International Law Association International Committee on International Commercial Arbitration and pioneer Chair of the Nigerian Branch Committee of the International Law Association [ILA]. She is a member of the Singapore International Arbitration Centre (SIAC) Users Council. She is a member of the World Bank Group Sanctions Board and was a member of the Court, Permanent Court of Arbitration (PCA), The Hague, Netherlands. She is a member of Arbitral Women and Co-Chair of the Equal Representation in Arbitration [ERA] Pledge African Sub-committee.

MOSES ADRIKO

Moses is a Partner of the Firm and Co-head of the Firm’s Litigation Team. His practice focuses mainly on Corporate and Commercial Law, Civil Litigation, Intellectual Property and International Criminal Law. He is a Solicitor of the Supreme Court of England of Wales and Senior Counsel, Uganda. Moses is a Fellow of the Chartered Institute of Arbitrators (FCI Arb) and serves as Board Chairman Sanlam Uganda. He holds a LLB (Hons) degree from the University of East Anglia and has a Diploma in Legal Practice from the Law Development Centre. Moses is a past president of the Uganda Law Society and has chaired the African Forum of the International Bar Association (IBA). He has served as a Council Member on the IBA Human Rights Institute. Moses is a certified adjudicator accredited by Kuala Lumpur Regional Centre for Arbitration. Moses has served as a member of the Public Appeals and Procurement Authority Tribunal (PPDA Tribunal) and a member of the Transitional Justice Issues Committee of the government of Uganda. Moses serves as the chairman of the standard chartered provident fund.

MACK MICHAEL Z. NONXUBA

Mack Michael Z. Nonxuba is an admitted practicing attorney in South Africa. He is a qualified Mediator, Arbitrator and ICC member. He holds a LLM in International Commercial Law and Graduate Diploma in International Commercial Law from Salford University Manchester, UK.

Furthermore, he also holds a Certificate in Commercial Law form the Irish Law Society and BProc Degree from Fort Hare University.
Gbolahan Elias, SAN is a partner in G. Elias & Co., a leading Nigerian business law firm that is a member of the Africa Legal Network (ALN), the premier alliance of independent African business law firms. His practice is wide-ranging. He has advised on seminal mergers and acquisitions, large and complex foreign currency financings, transformative long-term commercial arrangements, pioneering infrastructure projects, critical arbitrations, and impactful law reform efforts – all across industries including banking, energy, telecommunications, consumer products, healthcare and transport.

Large arbitrations constitute a major aspect of his practice. He has both represented disputants before an arbitral tribunal and served as an arbitrator himself. In his capacity as representing parties before an arbitral tribunal, he has, amongst others, successfully represented an international logistics company engaged in clearing and forwarding business in an arbitration relating to rail transport in some African countries, represented Chinese investors in an investment arbitration at the International Centre for the Settlement of Investment Dispute (ICSID) against the Federal Government of Nigeria following the investors’ ejection from the Ogun Guangdong Free Trade Zone in Nigeria which it developed in partnership with the Ogun State Government in Nigeria, and represented the Nigerian subsidiary of a foreign construction company in the arbitration arising out of an advance payment guarantee for the development of a mall. As a panelist, he has, amongst others, served in a three-member arbitral panel in relation to a gas contract dispute, served as an arbitrator in relation to oil field development agreements, and has served in an arbitral panel in relation to a construction dispute.

Gbolahan Elias was called to the Nigerian Bar in 1981 and the New York Bar in 1990, and has been a Senior Advocate of Nigeria (Nigeria’s equivalent of the United Kingdom’s Queen’s Counsel) since 2005. He had been an associate at Cravath Swaine & Moore, a renowned New York law firm, in late 1989 to early 1993, and is the first African member of the International Association of Defence Counsel (IADC).

She became a Solicitor and Advocate of the Supreme Court of Nigeria haven graduated top of her class both at the University of Ife, Ile Ife in 1981 and at the Nigerian Law School in 1982. It was also in the University of Ife, Ile Ife that she earned her Masters of laws Degree, during which she was awarded the University of Ife Alumni Fellowship. Funmi’s tenacity and refusal to be defined or limited by her environment, have enabled her to build of one of the leading value-driven legal and ADR law firms in Nigeria, Funmi Roberts & Co, registered in 1989. She is also the founder of Funmi Roberts & Co. Nominees Limited, a company that offers cutting edge company secretarial services to several blue-chip companies in Nigeria. The two firms operate from Ibadan, Oyo State and Lagos State, with a focal point at the Federal Capital Territory, Abuja.

Funmi Roberts belongs to several professional organizations such as the Nigerian Bar Association (NBA), where she served in various capacities including being a member of the National Executive Council, the highest decision-making organ of the NBA. Funmi is a Chartered Arbitrator of the Chartered Institute of Arbitrators (U.K) and Fellow of the Nigerian Chartered Institute of Arbitrators (NICarb) and of the Institute of Construction Industry Arbitrators (ICI Arb). She is a member of the Global Panel of Mediators of the Centre for Effective Dispute Resolution CEDR, (U.K) and tutor and assessor of both the Chartered Institute of Arbitrators and the Centre for Effective Dispute Resolution CEDR, (U.K).

She is a member of Arbitral Women the Arbitration Committee of International Bar Association, London Court of International Arbitration, Guild of Adjudicators of Nigeria, Co-Chairman of the Lagos Chamber of Commerce International Arbitration Centre. Funmi recently completed her term as member of the Board of Directors of Lagos Court of Arbitration, and continues to serve on the Governing Board of the Oyo State Multidoor Courthouse. She received global recognition for her dispute resolution expertise when, she was appointed as a member of the International Chamber of Commerce Arbitration and ADR Commission.

Funmi serves as a member of the Dispute Resolution Panel of the Nigerian Electricity Regulatory Commission (NERC) and also is a member of the panel of neutrals of several multidoor courthouses, and the Nairobi Centre for International Arbitration. Funmi Roberts is the co-visioner of the Covid-19 ADR Initiative (CADR), (www.cadri.org.ng). Funmi Roberts is well published and has delivered presentations at both local and international conferences.
Samantha Nataf focuses her practice on international arbitration and related court proceedings, with an emphasis on disputes arising in relation to Africa and the Middle East.

Samantha advises multinational companies, States and State entities in the resolution of high stakes international disputes. She has acted as counsel in over 50 international arbitrations taking place under the major arbitration rules (ICC, ICSID, LCIA, DIAC, UNCITRAL, etc.) and governed by various procedural and substantive laws in a wide range of sectors including: agribusiness, aviation, construction, defense, energy, infrastructure, mining, new technologies, satellites, telecommunications, transportation and logistics.

Samantha’s practice extends to international litigation and the strategic coordination of multi-forum proceedings in civil law and common law jurisdictions.

Samantha also acts as arbitrator. She is on the Arbitrators’ List of the ICC French National Committee and is a Member of the ICC International Court of Arbitration.

She is also a Member of the ICC Commission on Arbitration and ADR, the French Arbitration Association (AFA), the Swiss Arbitration Association (ASA) and Arbitral Women.

Samantha has taught international arbitration to students and practitioners from all over the world and is regularly invited to speak at lectures on international arbitration.

Languages: French, English, Hebrew, Spanish, Portuguese

Dany Khayat

Admitted to the Paris Bar, Dany Khayat is the head of the Litigation and International Arbitration practice in Paris and the co-leader of the Middle-East dispute practice with the Firm. He has been involved in numerous arbitration proceedings conducted under the Rules of the ICC, ICSID (including Additional Facility), UNCITRAL, SIAC, LCIA, DIAC, CRCICA, BCDR-AAA, LMAA, GAFTA, RSA, AFA, CMAP as well as in ad hoc arbitration proceedings.

He has extensive experience in commercial arbitration and has acted as lead counsel in dozens of cases under a variety of applicable laws. He has particular experience in disputes in the following industries: construction, intellectual property, defense, infrastructure, Joint Venture agreements with a particular regional focus on Africa and the Middle East.

He also has substantive knowledge of investment treaty arbitration and the protection of foreign investments and has been involved, as lead counsel, in more than a dozen investor/State disputes, representing both States and investors. He has written extensively on ICSID awards and decisions for fifteen years. He is the co-author of the 700-page “Recueil des Commentaires des Decisions du CIRDI (2002-2007)” (Bruylant 2009) in which all ICSID awards, decisions and orders published between 2002 and 2007 are commented upon and has continued to publish regularly since in the Revue québécoise de droit international and The Law & Practice of International Courts and Tribunals.

He has also been involved in arbitration-related proceedings before French courts including annulment proceeding as well as in disputes involving State immunities and seizure of State-owned assets, and in other contractual and commercial matters heard before French courts. He also acts as arbitrator (president, co-arbitrator or sole arbitrator) in ICC, DIAC, CRCICA, BCDR-AAA, DIFC-LCIA, WIPO and ad hoc proceedings conducted in French, English or Arabic.

He has also appeared at numerous conferences as a speaker on international arbitration, investment treaties and investment disputes and lectured on international arbitration, arbitration in the Arab countries and investor-State disputes at the University of Paris I (Pantheon—Sorbonne), University of Paris—Sud and the University of Poitiers.

Prior to joining Mayer Brown in 2008, he was an attorney in the International Arbitration group of a large international firm in Paris where he worked since 2000. He is fluent in English, French and Arabic and has a reading knowledge of Spanish.
Funke Adekoya is a Senior Advocate of Nigeria and partner and head of the arbitration practice at ÁELEX, a Lagos Nigeria based law firm with offices in Accra, Ghana. She presently focuses on acting as counsel or arbitrator in commercial and investor-state arbitrations.

Her appointments have been both ad hoc and institutional under the LCIA, ICC and ICSID Rules, where she has acted as sole, party appointed or chaired arbitral panels in disputes in the energy, natural resources and infrastructure sectors.

She is a Chartered Arbitrator of the Chartered Institute of Arbitrators and was a past Chairman of the Nigeria Branch. She is ranked in Chambers Global and in Who’s Who Legal Arbitration, is listed on the Chairman’s Panel of Arbitrators at ICSID as well as the panels of many other international arbitration institutions and is currently a member of the ICC Africa Commission.

Sami Houerbi acts regularly since 2006 as arbitrator under ad hoc and institutional international arbitrations under the ICC Rules, DIAC, ADCAC and CRCICA...Moreover, he has proven experience in the implementation procedures of international awards. Sami Houerbi is the founding partner of Houerbi law firm, where he developed a recognized expertise in the fields of construction and technical installation, international contracts, international sale of goods, as well as financial matters, including Islamic Finance.

Sami Houerbi regularly organizes and participates in training seminars and conferences in within field of arbitration and construction contracts.

Sami Houerbi is the author of several publications in the field of international arbitration. He is the Secretary General of the ICC Arab Arbitration Group.

Finally, Sami Houerbi is responsible for the educational program of ICC Young Arbitrators Forum in the MENA.

Furthermore, he is a member of the IBA, the German Institution of Arbitration, International Arbitration Institute of the French Commit.

Luisa is a Director in ALN Kenya | Anjarwalla & Khanna, in the Dispute Resolution and Forensics & Investigations teams, focusing on complex investigations, international arbitration, antitrust and white-collar crime. She is also a key member of the firm’s growing International Trade practice. She previously spent almost a decade as a corporate litigator at White & Case in New York where she represented clients in multi jurisdictional civil and criminal antitrust matters, complex business disputes and international arbitration proceedings. In 2020, Legal 500 recommended Luisa as “an experienced international litigator.” Luisa was also previously ALN’s Head of Business Development, Marketing and Communications. Luisa is admitted to the New York State Bar as well as the U.S. District Courts for the Southern and Eastern Districts of New York.

Funke Adekoya is a Senior Advocate of Nigeria and partner and head of the arbitration practice at ÁELEX, a Lagos Nigeria based law firm with offices in Accra, Ghana. She presently focuses on acting as counsel or arbitrator in commercial and investor-state arbitrations.

Her appointments have been both ad hoc and institutional under the LCIA, ICC and ICSID Rules, where she has acted as sole, party appointed or chaired arbitral panels in disputes in the energy, natural resources and infrastructure sectors.

She is a Chartered Arbitrator of the Chartered Institute of Arbitrators and was a past Chairman of the Nigeria Branch. She is ranked in Chambers Global and in Who’s Who Legal Arbitration, is listed on the Chairman’s Panel of Arbitrators at ICSID as well as the panels of many other international arbitration institutions and is currently a member of the ICC Africa Commission.
Abimbola Akeredolu, SAN is the Partner in charge of Litigation, Arbitration and Alternative Dispute Resolution at the leading Nigerian law firm of Banwo & Ighodalo. Prior to obtaining a degree in law, Abimbola obtained a first degree in French where she majored in French and took substantive courses in other European Languages. This background has been advantageous and most useful in enhancing her communication skills with courts, arbitral tribunals and clients from all over the world in the course of her practice. She is a Senior Advocate of Nigeria, A Notary Public for Nigeria and a Fellow of the Chartered Institute of Arbitrators (UK). She obtained a Diploma in International Arbitration also from the Chartered Institute of Arbitrators. She has almost 30 years’ experience in the practice of Commercial Litigation, Intellectual Property Litigation, Tax Litigation, Labour Litigation, Industrial disputes, International and Domestic Commercial Arbitration, Building and Construction Industry Arbitration, Arbitration in the Oil and Gas Industry and Insolvency.

She has, over the years, advised and represented both local and international organizations and law firms on a wide variety of subjects.

In 2013, she was appointed Attorney-General and Commissioner for Justice in Ogun State Nigeria.

Her resolute commitment to the best interest of her clients in the course of mediation and negotiation of settlements, litigation, arbitration proceedings and the success of proceedings in which she is involved is an attribute for which she is often commended.

She has acted as arbitrator in a number of domestic arbitrations.

She is the current Chairman of the Lagos Chamber of Commerce International Arbitration Centre (LACIAC).

Anish Wadia is an experienced accredited full-time Independent International Arbitrator and Mediator; acting as such in common law and civil law jurisdictions, in Hong Kong and under the Laws of China.

He is a qualified Lawyer with full rights of audience before courts in India (Advocate), England & Wales (Solicitor Advocate), and Kazakhstan (AIFC Courts). He is also an accredited Sports Arbitrator (AIAC and Olympic Council of Malaysia).

Mr. Wadia has received numerous accolades in the field of international ADR including being voted as one of the youngest Top 10 Arbitrators in Asia Pacific and receiving the Outstanding Global Achievement in International Arbitration Award in 2019. He is also ranked by Who’s Who Legal: Arbitration 2021 – Future Leaders (Partners): “One of the most recommended arbitrators”; “He is precise and diligent, very considerate on the impartiality and due process”; “He instils confidence in all aspects of what you would expect from a litigator and arbitrator”; “Anish works with an open mind and respects diversity” and “Anish's oratory skills are not something you can teach - coupled with his reasoning process makes it exciting to see him on his feet”.

Mr. Wadia is regularly appointed as Presiding/Sole/Emergency/Co-Arbitrator including under the ICC Rules, [English] Arbitration Act 1996, KIAC Rules (Rwanda-Africa), etc. across a broad spectrum of commodities, corporate, financial, commercial, oil & gas, construction, telecom, solar power, EPC disputes, white-collar crimes, employment, labour, etc.

He is admitted on the Panel of Arbitrators/Mediators of over 80 Institutions across the globe spanning every continent including on commercial law, civil law, maritime, energy, construction Specialist Panels. He holds numerous senior leadership positions in ADR organisations across the globe including in Germany, USA, United Kingdom, Afghanistan, Malaysia, India.

Mr. Wadia is regularly invited as a Speaker/Trainer on topics related to International Arbitration and ADR including for Judges and also by CIarb in London, Hong Kong, etc. Most notably, as a Trainer for the 2-week intensive training for the Judiciary of The Bahamas including the Justices of the Supreme Court; organised by BJEI jointly with ICSID, PCA, UNCITRAL and ICCA in August 2020. His detailed profile and contact details can be seen at: http://www.anishwadia.com/
SPEAKERS’ PROFILE

Laurie Achtouk-Spivak is a counsel based in the Paris office of Cleary Gottlieb Steen & Hamilton. Her practice focuses on international arbitration and litigation, with a particular emphasis on public international law.

Ms. Achtouk-Spivak, a dual French-Moroccan national, has represented investors and sovereigns in over 20 high-stake investment treaty arbitrations, under ICSID, UNCITRAL, ICC and other arbitration rules. She also frequently represents clients in commercial arbitrations and provides companies with investment structuring advice. She advises States on their model investment treaties and participates in capacity building programs around the world, and in particular in Africa.

Ms. Achtouk-Spivak is recognized as a “Rising Star” by Legal500 and recommended by Who's Who Legal (Global) and Who's Who Legal (France) in arbitration. In 2020, she was listed by Who's Who Legal (Global) among the “Mostly Highly Regarded Non-Partners in Europe.” Peers have commanded her “phenomenal advocacy skills” and have called her “one of the best of her generation,” notably for her “encyclopedic knowledge of public international and investment law,” referring to her as “probably the best up-and-coming investment arbitration specialist in Paris and beyond.” (Who's Who Legal – Arbitration).

Ms. Achtouk-Spivak is also a thought leader in her field, being widely published on investment treaty arbitration, teaches a course at the University of Poitiers in investor-State dispute settlement and is a member of the Peer Review Board of the ICSID Review. She is a co-director of the yearly investment arbitration case law review in the prestigious Cahiers de l’arbitrage / The Paris Journal of International Arbitration. She takes part in the ICC Commission on Arbitration and ADR, as well as the ICC Task Force on “Addressing Issues of Corruption in International Arbitration.” She is a member of the ICC Institute of World Business Law, ArbitralWomen, Association Suisse de l’Arbitrage (ASA Below 40), the LCIA Young International Arbitration Group (YIAG), the Comité français de l’arbitrage (CFA 40), and ICCA.

Ijeoma O. Ononogbu is a London based dual qualified lawyer, admitted in Nigeria and England & Wales, with an LLM in Comparative and International Dispute Resolution from Queen Mary, University of London. A Fellow of Chartered Institute of Arbitrators (FCIarb).

Ijeoma is trained in dispute resolution with expertise in domestic & international arbitration, domestic & international mediation, negotiation, collaboration and online dispute resolution (ODR). A visiting lecturer in arbitration and ODR at the Center for Africa Peace and Conflict Resolution, California State University Sacramento. Ijeoma serves as an arbitrator and neutral with World intellectual Property Organisation (WIPO), Business Arbitration Scheme of CIArb, Asian International Arbitration Centre (AIAC), New York State Arbitration Alternative (NYSAA) amongst others.

Ijeoma has participated as a judge and arbitrator in multiple moot competitions which includes Foreign Direct Investment Moot Africa Regional, Willem C. Vis Moot, Hong Kong Vis Moot, Jessup competition, Pace-IICL Online Vis Pre-Moot, AIAC/ICC pre-moot among others. Ijeoma is well published in various aspects of international dispute resolution, which includes dispute resolution on the continent of Africa -Transformation of Dispute ResolutioninAfrica '[http://www.elevenjournals.com/tijdschrift/ijodr/2015/l/IJODR_2352-5002_2015_002_001_004

Ijeoma is one of the global online dispute resolution advocates and heavily involved in online arbitration and online mediation [http://odr.info/ije The CIArb sole UNCITRAL delegate in 2014 on ODR and a team member of legal professionals that submitted the draft ODR Technical Notes at the UN headquarters, which on the 13th December 2016 was endorsed by the General assembly of the United Nations as the UNCITRAL Technical Notes on ODR. She is the CIArb UNCITRAL delegate on dispute settlement. Ijeoma serves as the Co-Chair of the Africa Interest Group (AIG) of the American Society of International Law (ASIL).

Ijeoma is the Managing Director of a London based service provider, Dispute Resolver Consultancy with the primary focus on arbitration, mediation and online dispute resolution.
Mr. Babatunde Savage is the Chairman, International Chamber of Commerce Nigeria (ICCN) and ICC Regional Coordinator for Africa. In this capacity, he is a member of the ICC World Council, representing ICCN. Before his appointment to this exalted position, Mr. Savage had served as Executive Board member of ICCN for many years.

He is also the Chairman, Guinness Nigeria Plc, a subsidiary of Diageo Plc, Nigerian German Chemicals Plc, Non-Executive Board Member, Rand Merchant Bank (RMB) Nigeria a division of First Rand Group in South Africa, a leading African Corporate and investment bank and part of the largest financial services group in Africa. Mr. Savage is also an independent Board Member of Mouka Foam Plc, a venture company of ACTIS, UK. He became the Chairman of Guinness Nigeria Plc with effect from July 1, 2009, but his career in Guinness Nigeria had spanned 28 years. In that period, he held executive positions in Finance, Corporate Planning and Corporate Relations and retired as the Deputy Managing Director of the brewing giant. He joined the Board of Guinness Nigeria in 1996. Before joining Guinness Nigeria, Mr. Savage worked in Coopers & Lybrand (now PricewaterhouseCoopers) where he worked from 1978 to 1983 as a Chartered Accountant. He was also a long term member of the Board of East African Breweries Limited in Kenya.

Mr. Babatunde Savage holds an Honours degree in Science from the University of Ibadan in Nigeria and is a product of the famous Igbobi College, Lagos. He has attended various local and overseas management-training courses in reputable institutions including Cranfield School of Management and Harvard Business School.

He is a Fellow of both the Institute of Chartered Accountants of Nigeria (ICAN) and the Chartered Institute of Taxation of Nigeria (CITN) and a council member of the Manufacturers Association of Nigeria (MAN).

Folabi Kuti graduated with an LLB (upper division) from the Obafemi Awolowo University, Ile Ife and subsequently obtained an LLM from the University of Lagos. Folabi Kuti is the supervising partner of Perchstone & Graeys’ employment law, company law and litigation desks. Folabi has a keen interest in the development of Nigerian law as well as those of other jurisdictions. His resourcefulness has contributed immensely to deepening the corporate and commercial advocacy practice of the firm.

A prolific writer, Folabi is widely published on a vast range of subjects such as commercial litigation, civil procedure and literary criticism. He is also a contributing editor to the widely acclaimed UK-based publication, The Employment Law Review (as a co-contributor to the Nigerian chapter); a member of the editorial boards of the Nigeria Monthly Law Reports, and the Electricity Law Reports. Folabi is a member of the Nigerian Bar Association, and the International Bar Association. He is a Notary Public and is registered with the Securities and Exchange Commission to practise in the Nigerian capital market.

Folabi is the Vice Chairman of the Employment and Industrial Relations Committee of the Nigerian Bar Association (Section on Business Law). Folabi is a regular speaker/facilitator/resource person at conferences and seminars.

Obioma Ofoego is an associate in the Paris office of Quinn Emanuel Urquhart & Sullivan LLP. He specialises in international commercial arbitration, investment arbitration and public international law. Prior to joining Quinn Emanuel, Obioma worked as a barrister in independent practice in London, as an assistant legal adviser at the Foreign and Commonwealth Office and at another leading international law firm in Paris. He has acted in arbitrations conducted under the auspices of various major institutions (such as ICSID, ICC and SCC) as well as in ad hoc arbitrations conducted under the UNCITRAL Rules, and has appeared as an advocate before international tribunals and the English courts.

Obioma is a contributing author to UNESCO’s General History of Africa and has a PhD on the work of Nigerian author Wole Soyinka.
Offornze D. Amucheazi is a Professor and Senior Advocate of Nigeria with thirty years of experience in legal practice and law teaching. He has taught at both the University of Nigeria, Nsukka and at Nnamdi Azikiwe University, Awka. He is a Senior Partner in the law firm of Amucheazi, Ozioko and Company with offices in Abuja and Enugu. Professor Amucheazi is a Fellow of the Nigerian Chartered Institute of Arbitrators (FCarb); Institute of Construction Industry Arbitrators (FICIARB) and Institute of Chartered Mediators and Conciliators (FICMC). He holds Certificates in ‘Strategic Leadership Management’ from Oxford University and ‘Constitution Building in Africa’ from the Central European University Budapest. He is an external consultant to the World Bank Group and is a recipient of the Anambra State Government Award for Excellence. Prof. Amucheazi possesses wide experience in arbitration and ADR practice having acted as arbitrator in several arbitration proceedings. He is a member of the Lagos Court of Arbitration (LCA) and a member of the Editorial Board of the LCA Dispute Resolution Journal, the ICIARB International Journal of Construction Arbitration and the ICMC’s Nigerian Journal of Mediation and Conciliation, (NJMC). He is a member of the Panel of Neutrals of the Edo State and Enugu State Multi-Door Court Houses as well as a Neutral Facilitator (Arbitrator) with the Federal High Court Alternative Dispute Resolution Centre.

Following his inauguration by President Muhammadu Buhari, GCFR, on August 21, 2019, Otunba Richard Adeniyi Adebayo, CON, became Nigeria’s 32nd Minister of Industry, Trade and Investment to oversee government’s goal of economic diversification to non-oil revenue earnings. As the number one investment driver of Nigeria, Adebayo is leading the promotion of government’s policies of Ease of Doing Business, job creation, poverty eradication and industrialization. The Minister has been implementing certain policies and programmes including: standardization of bilateral trade agreements, stimulating growth of domestic Micro, Small and Medium Enterprises, MSMEs and renewed roadmap to increase Nigeria’s Foreign Direct Investments, FDIs.

Born of February 4, 1958, Adebayo had built a Business and Legal Career spanning about forty years. His experience is extensive in areas such as: Project Finance, Oil and Gas, Commercial Law and Business Facilitation. He was educated at the Corona School, Yaba, Lagos (1962-1968), University of Lagos Staff School (1968-1969), C.M.S Grammar School, Bariga, Lagos (1969-1974), Davies Tutors, Hove, Sussex, England (1964-1977) and University of Lagos (1977-1981) where he studied Law. He is a member of the Nigeria Bar Association, International Bar Association, The Nigeria Institute of Management, a fellow of the Nigeria Institute of Public Administration, and a Director of the Nigeria Sickle Cell Foundation. He is also a member of the Royal Commonwealth Society, Nigeria. He became the first Executive Governor of his home state, Ekiti, in May 29, 1999 where he laid the remarkable foundation for development strides. He was also the Pioneer Secretary of the Nigeria Governors’ Forum, NGF.

A core chieftain of the ruling All Progressives Party (APC), the Minister held office of the Interim National Vice Chairman south West and Deputy National Chairman (South) of the party. Happily married with children and grandchildren, Adebayo’s hobbies include Lawn Tennis and Football. He is also a receiver of the Nigeria National Honour Award, Commander of the Order of the Niger (CON).
SPEAKERS’ PROFILE

**MS. ANNE ABEJA**

Anne is the Company Secretary and Chief Legal Officer at Housing Finance Bank based in Kampala, an indigenous Ugandan Bank enabling home ownership and financial independence. In this role she provides support to the Board and Management in the execution of strategy and implementing best practice in Corporate Governance. She has over 14 years’ experience as a Company Secretary and 19 years as a Legal practitioner. She is a Chartered Secretary and Fellow of the Institute of Chartered Secretaries and Administrators, United Kingdom. She holds a Master’s Degree in Business Administration and a Bachelor of Laws Honours Degree, among other professional qualifications. She is also a qualified Advocate of the High Court of Uganda and other Courts of Judicature. Anne has attended a number of Leadership courses including the CEO Apprenticeship Program facilitated by the Strathmore Business School, Kenya and the CEO Summit in Uganda in conjunction with the University of Cape Town, South Africa.

Anne is Governance Professional, a commercial and business oriented lawyer, an enabler and advisor who understands the need to balance business and risks in efficiently arriving at effective solutions to achieve business goals.

Anne is a member of the Uganda Law Society and the East Africa Law Society. She served on the Governing Council of the EALS in different capacities over the years as Council Member, Deputy Secretary General, Secretary General and Vice President in Charge of Regional Integration and International Affairs.

Anne is passionate about mentoring and was involved with the MY WORLD (Mentoring Young Women: Road to Leadership Development) Program in Kampala, Uganda mentoring young ladies.

Anne loves family, traveling, networking, trying out different cuisines and is an avid

**PAULMAN CHUNGU**

Paulman Chungu has extensive legal experience. He has practiced as a Lawyer for Twenty – Six (26) Years. He has worked in the public sector as an Advocate in the Attorney General’s office, served as In-House Counsel for a multi-national corporation and in private practice, as an Associate and now is a founding and Co–Managing Partner of the firm Ranchhod | Chungu Advocates. Paulman Chungu is well versed in diverse areas of the law and has competitive competences in commercial and business dispute resolution and contract negotiation.

Paulman possess a Bachelor of Laws Degree from the University of Zambia and a Master’s Degree from Salford University in the United Kingdom. He is a Fellow of the Chartered Institute of Arbitrators and has certification as a Stock Broker and Financial Advisor. Paulman has served as Honorary Secretary for the Law Association of Zambia, he is current Vice Chairman of the Zambian Branch of the Chartered Institute of Arbitrators and sits on the Governing Council of the SADC Lawyers Association.

His assignments over the years have ranged from participation in the legal team supporting the negotiation of the state- owned mining companies, prosecuting major claims on behalf of the Government, representation of major investment companies in claims before the superior courts within Zambia, serving of the Technical Committee for the review of the Zambian Constitution and offering legal advice, training and support to corporations seeking to invest in various sectors. He has had experiences in the Mining sector, hotel and leisure, tourism and environment, agriculture, retail and manufacturing and Banking and Finance.

Paulman has navigated the challenges of dispute resolution both within and outside Zambia. He has sat as a Sole Arbitrator and on panels of various Tribunals in high level and complex disputes and acted on behalf of parties as Counsel in numerous disputes. He has conducted training in Arbitration in Zambia and within the SADC sub-region and has attended at various conferences and seminars within Africa and Overseas. His knowledge of arbitration law and practice is extensive and he offers a valuable resource for the development of arbitration within SADC.
LEYOU TAMERU

Leyou Tameru is an independent arbitrator and consultant in Africa focused international Arbitration. She’s the founder of I-Arb Africa, a Court Member of the International Court of Arbitration at the International Chamber of Commerce (ICC) and a member of the ICC Africa Commission in Paris. She is also on the Board of Directors of the African Arbitration Association (AfAA) in Kigali. Leyou regularly consults on international arbitration cases and investment and policy matters, such as serving as an expert in the drafting process of the African Continental Free Trade Area protocols, negotiating large oil and gas contracts with African governments.

Leyou was named as one of Africa’s 50 most promising young arbitration practitioners by the Association of Young Arbitrators as well as a Rising Star by Africa Arbitration. She is a graduate of Addis Ababa University (LL.B. ’08), where she has taught law, and Georgetown University Law Center (LL.M. ’09).

PETINA GAPPAH

Petina Gappah is a Zimbabwean national who was born in Zambia, and has law degrees from the Universities of Cambridge, Graz and Zimbabwe. She is currently the Principal Legal Advisor in the Office of the Secretary -General of the African Continental Free Trade Area based in Accra, Ghana.

One of the pioneer lawyers at the Advisory Centre on WTO Law in Geneva for more than a decade, she was the advisor to more than 70 African, Asian, Caribbean and Latin American governments on all aspects of trade law and policy. Before that, she worked for three years as a legal officer in the Appellate Body Secretariat of the World Trade Organization.

As well as being a lawyer, Petina is a novelist and playwright: her work has been published in more than a dozen languages, including by The New Yorker and Der Spiegel, and been shortlisted for the Orwell Prize, the Sunday Times EFG Short Story Award, the PEN America Open Book Award and the Prix Femina (Étrangers) among others. She is the recipient of the Chautauqua Prize, the McKitterick Prize, the Guardian First Book Award and Zimbabwe’s NAMA Award.

NED BEALE

Ned is a partner of Hausfeld, a US, UK and EU disputes only firm known for their willingness to share risk with clients and their links with litigation funders.

Ned regularly appears in international arbitration for international parties as counsel, advocate and arbitrator, including before ICC, LCIA, UNCITRAL and ad hoc tribunals. He is a Fellow (FCIarb) of the Chartered Institute of Arbitrators.

Ned was named UK’s Litigator of the Year by Legal Week at their 2019 Litigation & Arbitration Awards for his work in international arbitration and the UK Supreme Court.

Ned’s West African experience includes a Nigerian telecoms arbitration, a Sierra Leone mining dispute and, early in his career, as one of the legal team representing the Federal Republic of Nigeria before the International Court of Justice.
Bankole Adekunle Akintoye SODIPO is a professor of law (and a former Dean of Law) at the School of Law and Security Studies, Babcock University. He was called to the Nigeria Bar in 1986 after obtaining his LL.B (Hons) from the University of Ife (now OAU). He got his LL.M from the University of Lagos in 1988 and his Ph.D from the University of London in 1995.

He has contributed to teaching and giving seminars at Queen Mary University of London, the University College London, Nigerian Law School, Pan-Atlantic University and the University of Cambridge. He has been a visiting scholar and fellow at Queen Mary University of London and the British Institute of International and Comparative Law (BIICL). His interests include intellectual property law, energy law, arbitration and mediation, corporate reorganisations, maritime law, religious liberty, terrorism and security regulation. He is noted for leading regulatory reforms. He has significant experience advising regulators and challenging regulators without jeopardizing the interests of regulated industries.

Bankole teaches arbitration and mediation at Babcock University and he organizes the African Arbitration Day conference in association with the School of International Arbitration, Queen Mary University of London and the British Institute of International and Comparative Law. He has acted as counsel in a number of commercial arbitrations especially in construction, aviation, maritime and technology disputes. He is one of the first to obtain an interim injunction pending arbitration in Nigeria. He has mediated a number of commercial disputes involving sums of up to N16 Billion.

He is a partner in the Nigerian law firm, G.O. Sodipo & Co. He teaches at Babcock University.

Stavros Brekoulakis is a Professor in International Arbitration, the Director of the School of International Arbitration at Queen Mary University of London and an arbitrator at 3 Verulam Buildings (Gray’s Inn).

Brekoulakis has extensive experience as arbitrator in both investment and commercial disputes under all major arbitration rules. He is being regularly listed in Who's Who Legal: Thought Leader and Who’s Who Legal: Arbitration being praised as a “reigning thought leader in the arbitration space” and “one of the great minds in the international arbitration world” with “a seemingly encyclopaedic recall of jurisprudence.”

He serves in several public positions and commissions of trust including being a member of the ICC Commission on Arbitration, the LCIA Court, the Lagos Court of Arbitration, Investment Expert Trade Advisory Group of the UK Department for International Trade, Steering Committee of the UNCITRAL Academic Forum on ISDS. He is the Editor-in-Chief of CIArb’s International Journal of Arbitration, Mediation and Dispute Management, General Editor of Journal of International Dispute Settlement, and Co-editor of Kluwer’s International Arbitration Law Library series.

His academic work includes the leading publications on Third Parties in International Arbitration (OUP 2010), Arbitrability (Kluwer 2008), ICCA-Queen Mary Report on Third Party Funding (2018) and numerous publications in leading legal journals and reviews.

Nania is a litigation and arbitration practitioner and a Partner at Bentsi-Enchill, Letsa & Ankomah, a first tier law firm in Ghana. She regularly advises and represents clients in a range of high value litigation and arbitration disputes, and is particularly noted for her innovative approach to solving complex legal issues. Nania sits as an arbitrator and is a board member of the Lagos Chamber of Commerce International Arbitration Centre, a Councilor of the LCIA Africa Users’ Council and the Editor of the IBA Arbitration Committee Newsletter. She has been recognized as one of Africa’s 50 Most Promising Young Arbitration Practitioners (2020) by the Association of Young Arbitrators and was named a Rising Star by Africa Arbitration (July 2019). She has also been featured as a ‘Woman to Watch’ by the African Institute of Women in Law and was part of the Task Force for the Commonwealth International Arbitration Study commissioned by the Commonwealth Secretariat. She is called to the bar in England and Wales and in Ghana.
DIAMANA DIAWARA

She is the newly appointed Director of the International Court of Arbitration of the International Chamber of Commerce (ICC Court) for Dispute Resolution Services in Africa. She was previously a Counsel at the Secretariat of the ICC Court for 5 years. She gained expertise in arbitration by leading the administration of hundreds of arbitral procedures, in the case management team in charge of the Middle Eastern, African and Francophone European regions. Since 2012 Diamana uses her experience in arbitral proceedings for the benefit of the users of the ICC Court. Prior to joining the ICC Court, Diamana has been trained in the Arbitration Department of the Paris office of Dentons. Diamana also acts as a Lecturer in the Master 2 degree in International Commercial law of Paris Ouest Nanterre-La Défense University and in the Diplome Universitaire in Domestic and International Arbitration of Montpellier University.

She is a member of several professional networks. In particular, she is the head of the ICC Young Arbitrators Forum (YAF) Africa Chapter, a member of the OHADA group of the Comité français de l’arbitrage, a former member of the IBA Arb40 Steering Committee and a founding member of AfricArb.

She holds master degrees in international business law from Paris 1 and Paris Nanterre Universities and is a graduate from the LLM Program of Golden Gate University San Francisco, California.

TIMI BALOGUN

His practice focuses on project finance and infrastructure development, mainly in sub-Saharan Africa. He is recognised by Legal 500 EMEA as an "expert based abroad for Ghana" and ‘skilled in infrastructure’, for his work as part of a team advising Ghana National Petroleum Corporation on natural gas development at the Jubilee, TEN and Sankofa fields. The team is ranked as Tier 1 foreign firm in Ghana.

He has extensive dispute resolution and international arbitration experience, acting for African governments, state entities and national oil & gas companies in high profile disputes. He recently represented the Nigerian National Petroleum Corporation in commercial arbitration proceedings regarding disputes over oil lifting entitlements and was part of a team of lawyers that defended Nigeria in efforts to resist the recognition and enforcement of a $10 billion award in favor of P&ID, a BVI entity.

He has equally successfully defended a Nigerian state entity in enforcement proceedings brought to enforce an arbitration award before the Technology & Construction Court in the UK. He is a regular speaker on the Investment Arbitration Masterclass programme certified by ICSID, Georgetown Law and the International Law Institute. He is a graduate of the University of Ife.

RYHAM RAGAB

Ryham Ragab is an Egyptian lawyer with over fifteen years of work experience. Currently, she is the Group General Counsel of Samcrete for Engineering Investments, an engineering powerhouse with numerous subsidiaries in the construction (EPC), industrial parks’ development, real estate development and manufacturing sectors in Egypt. Before that she founded her own law firm in Cairo, RAGAB Law Firm, where she maintained a general practice, with a focus on corporate law, contracts, litigation and alternative dispute resolution means, servicing and providing legal advice to amongst others, Egyptian, American, German and Swiss corporate clients.

Ryham worked at leading law firms in Egypt, Germany, New York, London and Paris on international construction, commercial, banking, oil & gas, and investment arbitrations. She sits as arbitrator and is an accredited mediator by the Centre for Effective Dispute Resolution (CEDR) in London. Her working languages are Arabic and English. Her expertise includes drafting and negotiating international contracts, banking facilities, and advising on commercial transactions including mergers and acquisitions.

Ryham completed a Masters in Law (LL.M.) in Banking and Finance Law at the School of Oriental and African Studies (SOAS), University of London and another LL.M. at Duke Law. In addition to the License en Droit certificate from Cairo University, she holds a Bachelor of Arts in Economics from the American University in Cairo.
Tunde Ogunseitan is a dispute resolution practitioner with practical multijurisdictional and multidisciplinary experience. Tunde regularly consults internationally for a variety of arbitral institutions, businesses and firms.

He formerly has led the Common Law jurisdictions as Counsel of the International Chamber of Commerce (ICC) including the United Kingdom, Ireland, the Caribbean, Anglophone Africa, and the Indian Subcontinent for over 7 years.

Prior to his time at the ICC, he gained substantial experience from practice in several international law firms including Steptoe, Cadwalader and in-house from Zurich Financial, specialising in dispute resolution, asset tracing, maritime law, insurance, structured finance and debt capital markets.

He is also a Teaching Fellow in alternative dispute resolution and international commercial arbitration at the SOAS University of London and UCLY in Lyon, France. He is currently a trustee of ODRAfrica. He is also a court member of the Lagos Court of Arbitration (LCA) and currently chairs the LCA Sub Committee on reviewing the LCA Rules. Tunde is admitted as a Fellow of the Chartered Institute of Arbitrators and is part of the CIArb teaching faculty in London. He was founding a member of the IBA 40 under 40.

He is admitted as a Solicitor of the Supreme Court of England and Wales (n.p.) and a Solicitor and Advocate of the Supreme Court of Nigeria.

Beatrice Chaytor is an international trade lawyer specialising in advising and supporting African governments in their engagement with regional and international trade policy processes. She is currently Senior Expert - Trade in Services in the Department of Trade and Industry at the African Union Commission. Prior to her position in the AUC, Ms. Chaytor ran her own corporate law firm, Chariot Eight in Freetown, Sierra Leone, providing legal services to local, regional and international clients. Ms. Chaytor has previously served as Director of Policy in the Ministry of Trade and Industry in Sierra Leone, and as Programme Director for the Foundation for International Environmental Law and Development in London.

Kamal Shah is a partner and head of the Africa and India groups at Stephenson Harwood. He acts for governments, government entities, banks, private corporations and high net worth individuals in a range of matters including those relating to projects and infrastructure, joint ventures, banking and finance, shareholder arrangements, energy and a range of schemes commonly used to defraud individuals and corporations. Kamal is highly ranked in the legal directories including The Legal 500 UK, Chambers UK, global and Asia Pacific) and IFLR1000. He was named as a leading international arbitration practitioner in ‘Who's Who Legal: Future Leaders 2017 - 2020’ and has been recognised in Africa’s 30 Arbitration Powerlist 2020 and The Legal 500’s Powerlists for arbitration and Africa for 2019. In addition to being a LCIA Court Member, Kamal is currently the president of the LCIA African Users Council. He is also a Court member of Lagos Chamber of Commerce International Arbitration Centre. Kamal co-published the text of the ‘African Promise’, which seeks to tackle the under-representation of Africans on international arbitration tribunals. He is also the co-author of the leading text ‘Arbitration in Africa: A Review of Key Jurisdictions’ and contributed a chapter on the enforcement of foreign arbitral awards to ‘International Arbitration Law & Practice: The Practitioner's Perspective’. Kamal was named joint winner of the ‘Mentor of the Year’ award at African Arbitration Association Awards 2020.
PRIYESH DAYA

Priyesh Daya is the Dispute Resolution Practice Head and a partner at Webber Wentzel. Priyesh is an expert in all aspects of dispute resolution with a specific focus on corporate and commercial litigation. He also advises on arbitration and alternative dispute resolution. His clients include both private corporations and public, parastatal entities and he has worked across numerous sectors including mining, oil and gas, and financial services. He has deep expertise in the telecommunications and construction and engineering sectors. He has conducted workshops, seminars and presentations on construction-related dispute resolution and international arbitration, including presenting at the MARC (the Alternative Dispute Resolution arm of the Mauritius Chamber of Commerce and Industry (MCCI) arbitration week in 2019. His expertise has been recognised by the international research organisations such as Legal 500, IFLR1000 and Best Lawyers.

PATRICK TAYLOR

Patrick Taylor is based in the London and Paris offices of Debevoise & Plimpton LLP, and serves as Co-Head of the firm’s successful Africa Practice Group. Qualified in England & Wales and Ireland as a solicitor and solicitor-advocate, Mr Taylor has advised and represented both corporate and sovereign clients in international arbitration disputes throughout the world—although most frequently in Africa, Europe, Russia and the CIS and, increasingly, in Latin America. Mr Taylor’s practice has principally focused on ultra-high value commercial and investment arbitration, with particular experience in the upstream oil & gas, energy and telecommunications sectors, as well as tax-related disputes.

Apart from his impressive representative work, Mr Taylor has developed a reputation as a thought leader in the field of international law through his membership in the IBA Arb40 Arbitration Subcommittee, leading a project on ethics in arbitration; and he currently serves as a member of the IBA’s Investment Arbitration Subcommittee and a contributor to the IBA Arbitration Committee’s task force on Restructuring and Insolvency in Arbitration, for which he produced and submitted a review of the relationship between insolvency and arbitration in England & Wales. During the reporting period, Mr Taylor has also authored a chapter on how cultural differences can impact international arbitration for the Stockholm Arbitration Yearbook.

DR ADEMOLA BAMGBOSE

Dr. Ademola Bamgbose is an international arbitration and litigation lawyer in the London office of Hogan Lovells. He is also a key member of the firm’s global Africa practice, and is admitted to practice in Nigeria, England and Wales. He represents clients in high-value international arbitration disputes and advises clients on issues spanning multiple sectors and jurisdictions, especially in Africa. He has previously undertaken a commercial litigation secondment in the legal department of a top FTSE 100 company in London. Prior to joining Hogan Lovells, he spent some time at the ICC International Court of Arbitration in Paris and a top tier law firm in Lagos, where he advised on sophisticated disputes and represented clients in complex litigations at superior courts in Nigeria.

Ademola has a keen interest in Africa and regularly speaks at conferences and trainings both within and outside the continent. He is widely published, with some of his contributions featuring on leading platforms across the globe. His PhD thesis (completed with distinction) at the University of Warwick, United Kingdom examined the arbitration frameworks in 19 African countries. He is presently consulting for an African country in relation to the revision of its arbitration legal framework. He is also an honorary lecturer at University of Ibadan, Nigeria; guest lecturer at the University of Reading, United Kingdom; and reviewer for the Commonwealth Law Bulletin. He is co-founder of Africa Arbitration Academy and Africa Construction Law. He is also a regional representative (Africa) of the London Court of International Arbitration - Young International Arbitration Group (LCIA-YIAG).

Dr. Bamgbose is recognised by leading directories as one of the future minority leaders in private practice in Europe, United States and Canada.
SPEAKERS’ PROFILE

SUZANNE RATTRAY

Mrs. Rattray is a senior engineer with more than 35 years professional experience. She has a Master’s degree in Civil Engineering from McGill University in Canada, specializing in structural engineering. She has had lead responsibilities on numerous infrastructure projects, in the transportation, building and energy sectors, in Zambia, Tanzania, Mozambique, DR Congo, Chad and Israel. She is a Director and Partner of Rankin Engineering Consultants, headquartered in Lusaka, Zambia. She has been a practising Adjudicator and Arbitrator since 2008 and was admitted as a Member of the Chartered Institute of Arbitrators in 2012, qualifying to Fellow Status in 2017.

Mrs Rattray is an Approved Faculty Trainer on the Arbitration and Adjudication Pathway Courses of the Chartered Institute of Arbitrators. She served as Chairperson of the Zambia Branch of the Institute from 2018 - 2020. She is listed on the panels of the Kigali International Arbitration Centre, the Nairobi Centre for International Arbitration and the Cairo Regional Centre for International Commercial Arbitration. She is a member of the Board of Directors for the Lagos Chamber of Commerce International Arbitration Centre. She has been recognised and included on the Africa’s 30 Arbitration Powerlist 2020 by the Africa Arbitration Academy. Her experience includes international and domestic arbitration and adjudication.

GODWIN OMOAKA
SAN, FCIARB, FICMC

Godwin Omoaka is a Senior Advocate of Nigeria and a Partner in the Dispute Resolution practice group of Templars. He also doubles as the Head of the Real Estate practice group in Templars. He has twenty years of active arbitration and courtroom experience relating to a wide variety of disputes in the oil and gas industry, construction industry, taxation, anti-bribery and corruption etc., spanning different areas of law namely, complex commercial and taxation law issues, general civil litigation, energy law, copyright law, securities transactions, commercial arbitration and other forms of alternative dispute resolution.

He provides a broad range of legal advice and representation for a wide variety of clients ranging from multinational corporations and major financial institutions to governments and high-profile individuals. He has a strong track record including a very strong trial capability in international and domestic arbitration, litigation, as well as other forms of alternative dispute resolution such as mediation, conciliation and negotiation.

He is a Fellow of the Institute of Construction Arbitrators, the Chartered Institute of Arbitration and sits on the Board of the Lagos Court of Arbitration. He is also a Member of the London Court of International Arbitration, the Lagos Chamber of Commerce International Arbitration Centre, Business Recovery and Insolvency Practitioners Association of Nigeria and the African Arbitration Association. He is a Centre for Effective Dispute Resolution Accredited Mediator and a Fellow and Governing Council Member of the Institute of Chartered Mediators & Conciliators. He has been consistently recognised by leading legal ranking authorities such as Legal 500 and Chambers Global.

THIERRY TOMASI

Thierry Tomasi is a Disputes partner at Herbert Smith Freehills in Paris who specialises in international arbitration. Thierry has extensive experience as counsel in complex corporate disputes (disputes between shareholders or co-venturers, post M&A disputes, D&O liability, etc.), as well as disputes in the fields of energy and infrastructure projects, construction, aerospace and defence and telecoms.

Thierry has an international practice linked with Latin America, notably Brazil, and Africa. Of French and Italian citizenship, Thierry works in French, English, Italian, Portuguese and Spanish. He is also a board member of Paris Home of Arbitration (Paris Place d’Arbitrage) and a member of the French Arbitration Committee (CFA), where he chairs the Arbitration and International Construction working group, the Italian Arbitration Committee (AIA), the Brazilian Arbitration Committee (CBAr) and the International Bar Association. Thierry is a visiting Lecturer at the Catholic University of Louvain.
UCHEORA ONWUAMAEGBU

Ucheora Onwuamaegbu is an attorney with Arent Fox LLP, in Washington, DC., who acts as arbitrator in international disputes. He advises a broad range of private and sovereign clients in connection with the dispute settlement aspects of their transactions, policy making, and implementation of complex projects, and also represents clients in investment and commercial disputes. He has been involved in over 80 international arbitrations as arbitrator, counsel, tribunal secretary or case administrator, in cases spanning across such industry sectors as agriculture, banking/finance, construction, energy and natural resources (oil, gas & mining), financial services, hospitality, sports, tourism, technology, telecommunications and transportation.

He is a member of the international advisory panel of the Kuwait National Focal Point, providing oversight for the multibillion-dollar post-Gulf War environmental remediation program, and serves on the Board of the Lagos Court of Arbitration and of the Silicon Valley Arbitration Center.

ANTONIA BIRT

Antonia Birt is a partner at Curtis, Mallet-Prevost, Colt & Mosle LLP based in Dubai.

Antonia acts as counsel and advocate in commercial and construction arbitrations for state, national and multi-national clients, with a focus on energy, oil and gas, infrastructure, engineering and distribution disputes. Antonia has acted under the key arbitral rules, including the ICC, LCIA, DIFC-LCIA, DIAC, ADCCAC and UNCITRAL Rules. She also sits as arbitrator in ICC, DIFC-LCIA and DIAC arbitrations. Antonia is admitted as a Solicitor of England and Wales, Part I and II practitioner with the DIFC Court, and as foreign practitioner in Dubai, having been based in Dubai for over a decade.

She is a member of CPR’s Y-ADR Steering Committee, member of the international advisory board to the Young Arbitration Group of Pakistan’s CIICA, and co-chair for both the Middle East Sub-committee for the Equal Representation in Arbitration Pledge and Middle East Sub-committee for Greener Arbitration.

PRISCILLA OGWEMOH

Priscilla is the Managing Partner of Kevin Martin Ogwemoh Legal, a leading commercial law firm in Nigeria. Called to the Bar in 1991, Priscilla holds a Masters Degree in Commercial and Maritime Law.

Priscilla is one of the leading Women Arbitrators and Mediation practitioners in Nigeria, a fellow of the Nigerian Institute of Chartered Arbitrators, she enjoys professional membership in associations dedicated to ADR nationally and internationally including the UK Centre for Effective Dispute Resolution (CEDR-UK), Negotiation and Conflict Management Group (NCMG), Institute of Chartered Mediators and Conciliators (ICMC), She recently served as a key member of a professional group that participated in the review of Nigerian Arbitration law to promote investment and growth of domestic Arbitration in Nigeria. Priscilla is listed on the Panel of Neutrals of the Lagos Court of Arbitration (LCA) and the Lagos Multi Door Court House (LMDC) where she regularly mediates commercial disputes. Priscilla is recognized in the current edition of the internationally acclaimed Publication, Who’s Who Legal in the category of Arbitration. She is also a member of the National Assembly Business Environment Roundtable (NASSBER), a Committee set up by the Nigerian Senate to review laws affecting the Nigerian business environment, International Bar Association (IBA), Maritime Law Society, Institute of Directors, WISTA (Women in Shipping and Trade Association) and Nigerian Institute of Management etc. Priscilla currently serves on the Governing Board of the Nigerian Institute of Chartered Arbitrators as a member. Priscilla sits on the Boards of Afrinvest Securities Limited as well as MRS Oil Nigeria Plc as a Non – Executive Director. Priscilla is a Director of the KMO Legal Arbitration and Mediation Centre and was honoured as the 2016 Law Digest Africa Award Winner in the Managing Partners Category.
SPEAKERS’ PROFILE

PROF. GITHU MUIGAI

Prof. Githu Muigai is a Professor of Public law at the School of Law, University of Nairobi and a Senior Partner at the firm of Mohammed Muigai LLP. He is also the Vice President of the London Court of International Arbitration African User’s Council and the Vice-Chair of the United Nations Working Group on the issue of human rights and transnational corporations and other business enterprises.

As a committed Jurist, he has been involved in the teaching and practice of law for over 30 years. As an academic, he is widely acknowledged as an expert in the area of Public Law with special recognition in the areas of Constitutional Law, Constitutional Jurisprudence, Constitutional litigation and comparative constitutionalism. He has taught undergraduate and postgraduate courses in Constitutional Law, Comparative Constitutional Law, Jurisprudence and Legal Theory, Public International Law and International Human Rights Law.

He has broad international and domestic experience at dispute resolution having represented Kenya as the Attorney General before the International Criminal Court at the Hague, serving as a member of the Permanent Court of Arbitration at the Hague. He has represented numerous parties at the Supreme Court of Kenya, the Supreme Court of Uganda and other regional litigation and dispute resolution fora. He was conferred the rank of Senior Counsel by the President of the Republic of Kenya.

Ashwita Ambast holds a Bachelor of Arts and Law with Honours from the National Law School of India University in Bangalore, where she was the chief editor of the Law Review and graduated as a gold-medallist. Ashwita also holds a masters in law from Yale Law School where she was an editor of the Yale Journal of International Law.

Ashwita joined the International Bureau of the Permanent Court of Arbitration (PCA) in September 2016 and currently serves as Legal Counsel. Ashwita has previously served as the Co-Registrar of the Mauritius International Arbitration Centre (MIAC).

Before joining the PCA and MIAC, Ashwita worked as a foreign legal adviser (and later junior associate) at a magic circle law firm in London. Ashwita is a Solicitor of the Senior Courts of England and Wales and is admitted to practice as an Advocate in India.

ASHWITA AMBAST

DR. SALLY EL SAWAH

Dr. Sally El Sawah is the Founding Partner & Principal of El Sawah Law|Paris. French and Egyptian qualified and Registered Foreign Lawyer in England & Wales, Sally has been practising arbitration for over fourteen years, both in reputable law firms and as an independent practitioner. Fluent in Arabic, English and French and working between Egypt, Paris and London, she has deep knowledge of the Civil Law and Common Law systems, as well as the business, social and cultural environments of Francophone, Anglophone and Northern-Africa, the Middle East and Europe.

As Counsel, Sally has advised and represented States, multinationals and high-net-worth individuals in over 60 projects, litigations and arbitrations. She regularly appears before arbitral tribunals, French and Egyptian Courts, arguing ground-breaking cases which resulted in landmark arbitral and court decisions in the field of arbitration and state immunities. As Presiding arbitrator, Co-arbitrator and administrative secretary, Sally has been involved in over 30 arbitral proceedings, both ad hoc and under the auspices of reputable arbitration centres, such as the ICC, ICSID, CRCICA, LCIA-DIFC, DIAC, CCJA, etc. Sally was the winner of AfAA’s “Best Young African Arbitration Practitioner Award” for the Year 2020 and is AfAA’s Deputy Secretary General since February 2021.
SPEAKERS’ PROFILE

Dan is a Partner in the International Arbitration team at Stewarts, the UK’s largest disputes only law firm. He is described in a leading directory as “an exceptional talent” with a “prescient understanding of how tribunals are going to decide issues” and is ranked as a future leader in international arbitration by GAR’s Who’s Who Legal 2021. Dan has a broad practice, with a particular focus on oil & gas disputes and disputes connected with Africa.

His practice is international and he has advised clients in disputes across the oil & gas, technology, construction, healthcare, transport, infrastructure, automotive, mining, manufacturing, insurance, shipping, hospitality and consumer retail sectors.

He has a strong focus on disputes connected with Africa and his work has included cases involving Nigeria, Cameroun, Ghana, Tanzania, Côte d’Ivoire, Egypt, Equatorial Guinea and Botswana. He also has significant experience of advising on disputes within the Middle East.

Dan has particular expertise in the oil & gas industry. He has acted in matters involving IOCs, NOCs, independents and service providers across the upstream-to-downstream lifecycle. His experience includes disputes involving PSA/PSCs, JOAs, FPSOs, Operator liabilities, marketing issues, oil & gas services, post-M&A claims and construction projects.

Mouhamed KEBE is the Managing Partner of GENI & KEBE, a full service law firm member of DLA Piper Africa, based in Senegal, and Ivory Coast, with affiliate offices across several jurisdictions mainly in the OHADA region (Benin, Burkina Faso, Cameroon, Chad, Gabon, Guinea, Mali, Mauritania, Niger). His practice focuses on investment transactions, including joint ventures, banking & finance, corporate reorganization and restructuring law with a concentration in the West and Central Francophone African Sub Region.

He holds a LLM in Business law from the University of Dakar Cheikh Anta Diop, Senegal, a LLM in International law from the University of Essex, United Kingdom, a Certificate in International Arbitration from the University of London, and a certificate in Investment Arbitration from the Georgetown University, US.

He is a chartered arbitrator before the OHADA Court, a member of the Arbitration Court of the ICC, a member of the Committee of the Lagos Court of Arbitration.

He oversees commercial, and investment arbitration, as Counsel, or arbitrator.

Thomas R. Snider is a Partner and the Head of Arbitration at Al Tamimi & Co. in Dubai. He has represented corporate entities and sovereign states in a wide range of matters involving international arbitration and other forms of cross-border dispute resolution, including state-to-state arbitration, international commercial arbitration, international investment disputes, and U.S. court litigation.

Mr. Snider is a member of the Court of Arbitration of the Singapore International Arbitration Centre (SIAC). He also sits as an arbitrator and is on the panel of arbitrators of several arbitral institutions.

From 2001 to 2009, Mr. Snider was a member of the legal team representing the Government of Ethiopia before the Eritrea-Ethiopia Claims Commission, an international arbitral tribunal that adjudicated claims for loss, damage, and injury arising during an international armed conflict. In this context, he worked as a resident attorney in Addis Ababa from 2002 to 2004.

Mr. Snider frequently speaks and writes on topics involving international law and dispute resolution. Before relocating to Dubai, he was a Professorial Lecturer in Law at the George Washington University Law School in Washington, D.C.

Mr. Snider received his B.A. from the University of Notre Dame and his J.D. from Harvard Law School.
Oludotun Adebola Adefope-Okojie, is Justice, Court Of Appeal, Nigeria. She has LLM from the University of London in 2011 and Nigerian Law School BL then called to Bar in 1976. Before then she had a Bachelor of Laws, LL.B (Hons) from the University of Lagos, Nigeria in 1975 after graduating from Queen’s College, Yaba, Lagos.

She is a Specialist Negotiator and Mediator of the International Dispute Resolution Institute (IDRI) and a Fellow Chartered Institute of Arbitrators, UK (FCI Arb) in 2019.

**PROFESSIONAL EXPERIENCE**


ii. Judge, High Court Of Lagos State, Nigeria(1996-2014)


iv. Associate In Chambers, Gally Brown-Peterside (San) & Co. (1978-1982), Wase Road, Jos, Plateau State


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**PROFESSIONAL EXPERIENCE**


ii. Judge, High Court Of Lagos State, Nigeria(1996-2014)


iv. Associate In Chambers, Gally Brown-Peterside (San) & Co. (1978-1982), Wase Road, Jos, Plateau State


ICC International Court of Arbitration

Established in 1923 as ICC's arbitration body, the International Court of Arbitration pioneered international commercial arbitration as it is known today, initiating and leading the movement that culminated in the adoption of the New York Convention, the most important multilateral treaty on international arbitration.

The Court is one of the world’s most experienced and renowned international arbitration institutions. Working closely with its Secretariat, the Court’s primary role is to administer ICC Arbitrations.

The Court performs the functions entrusted to it under the ICC Rules of Arbitration available upon request from the Court.

The Court provides parties with a flexible and neutral setting for dispute resolution. It offers confidentiality and extraordinary freedom for parties to choose the framework for how and where they want to resolve their dispute. While the dispute itself is resolved by independent arbitrators, the Court supervises the process from beginning to end, increasing the quality of the process and enforceability of the awards.

Members of the ICC Court are appointed by the ICC World Council on the proposal of national committees and groups. To date, the Court has 190 appointed members. The Court members diverse professional, legal and cultural background brings richness to the Court’s daily work and decision making process.

The Courts Secretariat, headed by a Secretary General, comprises a permanent staff of more than 80 lawyers and support personnel of 30 different nationalities, mastering around 30 languages.

The Secretariat is divided into nine case-management teams, seven based in Paris, one in New York and another in Hong Kong.

Since its inception, the Court has administered over 21,000 cases involving parties and arbitrators from some 180 countries.

For more information visit: http://www.iccarbitration.org

ICC Nigeria

Nigeria became a member of ICC over 30 years ago, sequel to the realization of the benefits, which business community could derive from mainstreaming into the international global market. Following its reorganization in 1999, ICC Nigeria (ICCN) has sustained its growth pattern and relevance in this world body.

ICC Nigeria is a distinct and independent body different from other chambers in the country, in the sense that, it provides platform for members to tap international business practices and opportunities within a broad network of over 130 countries, with National Committees linked to ICC Headquarters in Paris.

ICCN Members in the different sector of the economy have direct involvement and active participation in Rule Setting through ICC Commissions, which concentrate on broad issues of trade and investment, as well as on vital, technical and sectored subjects. These includes; Arbitration & ADR, Banking Technique & Practice, Commercial Law & Practice, Customs & Trade Regulations, Competition law, Marketing & Advertising, Intellectual Property, Anti-corruption, Environment, Taxation, Trade & Investment among others.

Members of ICC Nigeria enjoy cross border links with other important and influential senior executives from the world’s top companies that are extremely keen to strengthen their ties and partnerships with the country.

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☑ Promote young talent through the Young Arbitrators Forum

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