



Ukrainian Arbitration
Association

ANNUAL ARBITRATION CONFERENCE

of the Ukrainian Arbitration Association

26-27 May 2021

Ukrainian Arbitration Association

TWO DAYS 26-27 May

DECISION

CONFERENCE

ARBITRATION

ACCESS

P
O
F

I
L
E

A
NNUAL

Find your answers!

INTEGRITES

Osborne Clarke

NASH ARBITRAZH

8

PROGRAM AND SPEAKERS' PROFILES

Link for [Registration](#)

Links to join the Conference: [DAY 1](#) (26 May) та [DAY 2](#) (27 May)

Link to join [networking](#) (26 May)



About Ukrainian Arbitration Association

The **Ukrainian Arbitration Association (UAA or Association)** is a non-profit NGO that brings together lawyers, regardless of their belonging to a particular jurisdiction, who are professionally engaged or interested in international arbitration.

Established in 2012, the UAA has become the main driving force promoting Ukraine and, in particular, Kyiv as a venue for international arbitration, promoting greater usage of international arbitration in Ukraine, establishing arbitration-friendly environment in Ukraine, expanding knowledge and exchange of experience, as well as enhancing cooperation among arbitration practitioners from around the world.

The UAA is not an arbitration institution. It actively cooperates with the leading arbitration institutions in various jurisdictions.

UAA intends to provide assistance to *ad hoc* arbitration.

In 2021, UAA has over **100 members** from **11 jurisdictions**.

About UAA Annual Arbitration Conference

On 26-27 May 2021 UAA holds its inaugural Annual Arbitration Conference in online format.

The language of the conference is English (without translation). Time of the program is Kyiv time.

Program of the UAA Annual Arbitration Conference


Ukrainian Arbitration Association

Partners






Day 1 26 May 2021	Day 2 27 May 2021
<p>Introductory remarks 15:00–15:05</p> <p>Olena Perepelynska, UAA President</p> <hr/> <p>Session 1 Access to Arbitration 15:05–16:15</p> <p>MODERATOR: Anna Guillard Sazhko, Shearman & Sterling (France)</p> <p>SPEAKERS: Svitlana Romanova, Metinvest (Ukraine) Dr. Maria Hauser-Morel, Hanefeld (France/Poland) Prof. Dr. Ziya Akinci, Akinci Law (Turkey) Rytis Valunas, Chief Administrative Officer&GC at AB Klaipėdos Nafta (Lithuania)</p> <hr/> <p>Special presentation 16:15–16:35</p> <p>UAA report on court practice in cases related to enforcement of arbitral awards</p> <p>Serhii Uvarov, UAA Secretary General Oleksii Maslov, AVELLUM</p> <hr/> <p>Session 2 Decision making in arbitration 16:50–18:00</p> <p>MODERATOR: Olena Perepelynska, UAA, INTEGRITES (Ukraine)</p> <p>SPEAKERS: Prof. Catherine Rogers, Bocconi University, QMUL (Italy) Marc Henry, French Arbitration Association, FTMS (France) Kostiantyn Pilkov, Supreme Court (Ukraine) Teresa Giovannini, Lalive (Switzerland)</p> <hr/> <p>Networking opportunity 18:00–19:00</p>	<p>Keynote 12:25–13:00</p> <p>Alexis Mourre, President of the ICC International Court of Arbitration (France)</p> <hr/> <p>Session 3 Court assistance in taking of evidence in support of arbitration 15:00–16:00</p> <p>MODERATOR: Olexander Droug, Sayenko Kharenko (Ukraine)</p> <p>SPEAKERS: Rémy Gerbay, MoloLamken (USA) Iryna Moroz, AGA Partners (Ukraine) Tetyana Nesterchuk, Fountain Court Chamber (UK) Gabrielle Nater-Bass, Homburger (Switzerland)</p> <hr/> <p>Debate 16:00–16:30</p> <p>"This house believes that a presumption of arbitrations without hearings will make arbitration great again"</p> <p>Noah Rubins QC, Freshfields Bruckhouse Deringer (France) Dr. Patricia Shaughnessy, Stockholm University (Sweden) Wendy Miles QC, Twenty Essex (UK)</p> <hr/> <p>Session 4 Use of illegally obtained documents or materials as evidence in arbitration 16:35–17:35</p> <p>MODERATOR: Artem Doudko, Osborne Clarke (UK)</p> <p>SPEAKERS: Markiy Malskiy, Arzinger (Ukraine) Irina Tymczyszyn, TymczyszynArbitration (UK) Laurence Ponty, Archipel (Switzerland) Khawar Qureshi QC, Serle Court and McNair Chambers (UK, Qatar)</p> <hr/> <p>General Meeting of UAA Members 17:35–19:00</p> <p>Networking opportunity</p>

Mediapartners












Keynote speaker of the UAA Annual Arbitration Conference



Alexis Mourre

President of the ICC International Court of Arbitration, Paris

Alexis Mourre has served as parties' counsel, President of the Tribunal, Co-Arbitrator, Sole Arbitrator or Expert in more than 260 international arbitrations, both ad hoc and before most international arbitral institutions (ICC, ICSID, LCIA, ICDR, SIAC, SCC, DIAC, VIAC, etc.). He established his own arbitration practice in May 2015, after having founded Castaldi Mourre & Partners in 1996, now a 35 lawyer firm specializing in arbitration and dispute resolution.

He is the author of numerous books and publications in the field of International Business Law, Private International Law and Arbitration Law. He is founder and former editor in chief of *Les Cahiers de l'Arbitrage* – The Paris Journal of International Arbitration, a leading French publication in the field of Arbitration.

Since July 1st 2015, Alexis Mourre has been the President of the ICC International Court of Arbitration, and was Vice-President of the Court from 2009 to 2015. He was Vice President of the ICC Institute of World Business Law from 2011 to 2015. Formerly, he had served as co-chair of the IBA Arbitration Committee (2012-2013), LCIA Court member (2012-2015) and Council member of the Milan International Chamber of Arbitration (2006-2014). He is a member of a large number of scientific and professional institutions dedicated to Arbitration and Private International Law. He is the founder and former president of Paris Place d'Arbitrage/Paris the Home of International Arbitration.

He is fluent in French, English, Italian and Spanish, and has a working knowledge of Portuguese.

Speakers of the UAA Annual Arbitration Conference



Olena Perepelynska

**President of the Ukrainian Arbitration Association,
Partner, Head of Arbitration Practice, INTEGRITES, Kyiv**

Olena is a Partner and Head of Arbitration Practice at INTEGRITES. She has acted as counsel in about 90 arbitrations under the Arbitration Rules of the ICC, SCC, LCIA, SCAI, ICAC and MAC at UCCI, ICAC at CCIRF, GAFTA, FOSFA, LMAA, UNCITRAL and others. She has also acted as arbitrator in more than 50 arbitrations seated in Almaty, Bishkek, Kyiv, London, Minsk, Paris and Stockholm.

Olena Perepelynska serves as President of the Ukrainian Arbitration Association, Member of the ICC International Court of Arbitration in Paris, Member of the TIAC Court of Arbitration, Board Member of the Arbitration Court “Chamber of Arbitrators” in Minsk and Member of the Global Steering Committee of the ERA-PLEDGE.

Olena is admitted to the Ukrainian Bar and chairs the ADR committee of the Ukrainian National Bar Association. She is a Fellow of the Chartered Institute of Arbitrators (FCIArb) and member of its the Approved Faculty List. Olena is fluent in Ukrainian, Russian, English and Spanish, has working knowledge of German, and speaks basic French.

Speakers of Session 1: Access to Arbitration



Anna Guillard Sazhko

**Associate, International Arbitration practice, Shearman & Sterling, Paris,
UAA Board Member**

Anna has extensive experience in international arbitrations under the ICSID, UNCITRAL, SCC and ICC Rules with a particular focus on Ukraine and the CIS region.

Anna is a Board Member of the Ukrainian Arbitration Association, member of the Executive Committee and Coordinator of the Mentorship Program at Young ISTAC, founding member of Nash Arbitrazh, member of the ICC Commission on Arbitration and ADR, member of the Committee on Alternative Dispute Resolution of the Ukrainian National Bar Association (UNBA) and member of the Organizing Committee of the Eastern European Dispute Resolution Forum (EEDRF).

Anna is admitted to practice law in France and Ukraine and speaks English, French, Russian, Ukrainian and elementary Turkish.

Anna is recognized as a Future Leader in International Arbitration by Who's Who Legal.



Svitlana Romanova

Chief Legal Officer at METINVEST HOLDING LLC, Kyiv

Prior to joining METINVEST in 2012, Svitlana was a Partner at International legal company “Baker and McKenzie – CIS Limited” in Ukraine.

METINVEST legal team is the largest within Ukrainian private sector and embraces over 200 lawyers, including 32 lawyers working out of Group HQ in Kyiv. In her role, Svitlana is responsible for management of all Group's lawyers and legal matters, providing overall legal support of all METINVEST businesses in Ukraine, Europe and the US.

METINVEST legal team is regularly recognized as the best legal department of Ukraine and CIS, as well as included in GC POWERLIST: CENTRAL AND EASTERN EUROPE. Likewise, many in-house lawyers at METINVEST received accolades as top professionals in their respective fields of practice.



Maria Hauser-Morel

Counsel, HANEFELD, Paris

Maria Hauser-Morel is based in the Paris office of HANEFELD, a top tier international dispute resolution boutique firm with offices in Germany and France. She acts as counsel and arbitrator in international arbitration proceedings, focusing on construction & engineering (specifically FIDIC model contracts) disputes, energy disputes and disputes involving states and state entities.

Maria is a Polish qualified lawyer. She is also admitted to practice as *avocat* in France (Directive 98/5/EC). Maria holds a doctorate of law from the University of Wroclaw (Poland) and a Master of European and International Business Law of the University of Saint Gallen.

Prior to joining HANEFELD, Maria worked in a reputable Polish and international law firms as well as at the Secretariat of the ICC International Court of Arbitration. There, she headed the Case Management Team that primarily handles matters from Central and Eastern Europe, often involving sovereign States or State related entities.



Prof. Dr. Ziya Akinci

Founding Partner, Akinci Law Office, Istanbul

Ziya Akinci, the founding partner of Akinci Law Office, carries out his duty as the President of Istanbul Arbitration Centre (ISTAC). Dr. Akinci served as a member of the ICC International Court of Arbitration and he is in list of ICSID Arbitrators Panel. He is also head of the International Private Law Division of Galatasaray University Faculty of Law.

Prof. Akinci focuses primarily on dispute resolution and has acted as counsel and sole arbitrator in many international proceedings, including international construction projects, energy projects, investment disputes, mergers and acquisitions, international commercial disputes.

Prof. Akinci has authored numerous publications on topics including but not limited to international arbitration, international construction law, applicable law to the contracts and the international carriage of goods by road.



Rytis Valunas

Chief Administrative Officer & General Counsel at KN, Board Member at Baltpool, UVC, Vilnius

Rytis is a CAO & General Counsel at KN, a Lithuanian state-controlled energy company operating oil and LNG terminals. He previously led a legal team which was responsible for execution of Lithuania's LNG Terminal Project, a national strategic project. He has also worked as an attorney at law specializing in business dispute resolution and lectured on international trade law. Rytis has interned at the European Commission, Cabinet of Commissioner for Customs, Taxation and Anti-fraud and Embassy of Lithuania to the United States in Washington D.C. acting as energy policy adviser.

Rytis holds LL.M. Degree with focus on international energy policy and international trade law at The Fletcher School of Law and Diplomacy and Joint Master's Degree at Ghent University and Mykolas Romeris University. Rytis has also studied at Harvard Law School and Lund University. In 2015 Rytis received Lithuania's Lawyer of the Year 2015 Award by the In-House Lawyers Association. In the past four years he focused on additionally developing his career as a board member at private companies in energy and real estate. In 2018 he graduated with EMBA degree from the Baltic Management Institute.

Speakers of the UAA Special Presentations: Recognition and enforcement of arbitral awards – 2006-2020 Statistics for Ukraine



Serhii Uvarov

UAA Secretary General, Partner at INTEGRITES, Kyiv

Serhii Uvarov focuses on commercial and investment arbitration, arbitration-related litigation and cross-border commercial litigation. He advised clients on transnational insolvency and receivership, fraud investigation, including anti-bribery probes, as well as recognition and enforcement of foreign judicial and arbitral awards in Ukraine.

He represents the Ukrainian state authorities and state companies before foreign courts and international tribunals. He was involved in arbitral proceedings under LCIA, SCC, ICC, UNCITRAL, SIAC, JAMS, LMAA, ICAC at CCI of the Russian Federation and ICAC at UCCI Arbitration Rules.

Serhii serves as a Secretary General of the Ukrainian Arbitration Association. He is also a co-chair of the working group conducting comprehensive analysis of the Ukrainian court practice since 2006, related to recognition and enforcement of arbitral awards. He is also a member of the board of the Alternative dispute resolution Committee of the Ukrainian Bar Association and arbitrator at Domestic Arbitration Court at the UCCI.



Oleksii Maslov

Senior Associate with dispute resolution practice of AVELLUM, Kyiv

Oleksii primarily focuses on international arbitration, including international commercial and investment arbitration, and cross-border litigation. Oleksii has strong expertise in M&A transactions and corporate law.

Oleksii regularly advises and represents international and Ukrainian clients in high-profile arbitrations under the Rules of the ICC, LCIA, ICSID, UNCITRAL and ICAC at the Ukrainian Chamber of Commerce and Industry. He also advises clients on complex cross-border litigations, involving such jurisdictions as Cyprus, the BVI, the UK and Ukraine. His recent experience includes representing an international investment company in a LCIA arbitration, advising Czech industrial manufacturer in 4 simultaneous arbitrations before the ICAC at UCI and advising large group of investors on a potential investment claim.

Oleksii is an active member of Ukrainian arbitration community and regularly participates in preparation of amicus curiae briefs for Ukrainian courts. He is a member of the Chartered Institute of Arbitrators (CI Arb) and the Ukrainian Arbitration Association.

Speakers of Session 2: Decision making in arbitration



Kostiantyn Pilkov

Supreme Court (Ukraine) Justice, Kyiv

Supreme Court (Ukraine) Justice since 2017, associate professor at Kyiv National University for Trade and Economics, Department of international, civil and commercial law, senior research fellow at the Scientific Research Institute *of Private Law and Entrepreneurship* named after Academician F. Burchak of the National Academy *of Legal Sciences* of Ukraine

He has PhD in law, masters degrees in law and psychology.

Before his appointment as a member of the judiciary, Kostiantyn practiced arbitration as an attorney and an arbitrator listed by several arbitration institutions. His PhD thesis was focused on matters of evidence and proof in international commercial arbitration.

At the Supreme Court, Kostiantyn Pilkov authored several opinions that promoted arbitration.



Prof. Catherine Rogers

Professor of Law at Bocconi University, Milan

Catherine Rogers is a Professor of Law at Bocconi University, and has a dual appointment at Queen Mary, University of London, where she also co-directs the Institute of Ethics, Regulation and Commercial Law. Her scholarship focuses on the convergence of the public and private in international adjudication, the intersection of markets and regulation in guiding professional conduct, and on the reconceptualization of the attorney as a global actor.

Professor Rogers is a Reporter for the American Law Institute's Restatement of the U.S. Law of International Commercial and Investor-State Arbitration. Among her research projects, Professor Rogers co-chaired the ICCA-Queen Mary Task Force on Third-Party Funding in International Arbitration, and is the founder of Arbitrator Intelligence, a global information aggregator and legal tech start-up.



Teresa Giovannini

Senior Counsel at LALIVE, Geneva

Teresa Giovannini is a founding partner of LALIVE and now Senior Counsel specialising in international arbitration, as well as art law. She has participated in more than 200 international arbitrations, either *ad hoc*, in particular UNCITRAL, or administered by various institutions including AAA/ICDR, ICC, ICHEIC, ICSID, LCIA, SCC, Chamber of Commerce of Milan, Chamber of Commerce of Venice and Swiss Chambers (Geneva, Zürich and Ticino).

Teresa Giovannini is a member of the ICC Court of Arbitration and the ICC Commission on Arbitration and ADR since 1 July 2015. She was a member and vice-president of the LCIA Court from 2006 until 2011 and a member of the Arbitral Council of the Milan Chamber of Arbitration from 1997 to 2005.

She is currently a member of the global advisory board of the New York International Arbitration Centre (NYIAC), a member of the Council of the ICC Institute of World Business Law, the International Law Association Committee on Arbitration (Swiss Member), the Board of Directors of the American Arbitration Association, the Advisory Board of the Transnational Arbitration Association, the LCIA Company and the Club of Arbitrators of the Milan Chamber of National and International Arbitration. She furthermore presides the ICDR Committee on Ethics.



Marc Henry

**President of the French Arbitration Association,
Partner at FTMS Avocats, Paris**

Marc Henry has been a lawyer in Paris for more than 30 years. He specializes in business litigation and arbitration (especially as an arbitrator). After 17 years of partnership in English and then American law firms, he joined FTMS Avocats, a prestigious French firm specializing in litigation and arbitration.

He is Doctor in Law and President of the French Arbitration Association. His PhD work on "The Duty of Independence of the Arbitrator" was published and awarded. He has a strong doctrinal involvement and is lecturing in several Master's courses in arbitration law and the art of advocacy.

Speakers of Session 3: Court assistance in taking of evidence in support of arbitration



Olexander Droug

Partner at Sayenko Kharenko, UAA Board Member, Kyiv

He is specializing in dispute resolution and restructuring with a special focus on arbitration and commercial litigation.

He advises local and foreign clients on all stages of dispute resolution proceedings, including in complex multi-jurisdictional proceedings involving Ukraine, UK, Cyprus, BVI, Switzerland, The Netherlands and other fora, as well as arbitration under arbitration rules of all major international arbitral institutions (LCIA, ICC, SCC), CIS-based arbitral institutions, ICSID Arbitration Rules and UNCITRAL Arbitration Rules. He also advises clients on obtaining and implementing interim relief, including in support of arbitration proceedings and litigation, as well as on recognition and enforcement in Ukraine of arbitral awards and foreign court judgments.

Olexander has represented the clients in the proceedings relating to banking, financial, securities, M&A, shareholders, trade, telecommunication, construction, aviation, product liability, as well as sports-related disputes. He also has significant experience in representing both lenders and borrowers in financial restructurings and related disputes.

Olexander regularly contributes to key legislation in the areas of arbitration, litigation and restructuring.



Rémy Gerbay

Partner at MoloLamken LLP, Washington D.C.

He is an international arbitration lawyer whose practice focuses on cross-border commercial disputes, international investment disputes, as well as related litigation.

Trained in the U.K., U.S., France, and Switzerland, he represents clients across various sectors, including energy, infrastructure, transportation, pharma, banking, and telecommunications. He has experience with ICC, LCIA, UNCITRAL, Swiss Chambers, DIAC, and ICSID arbitration. He also sits as arbitrator.

Dr. Gerbay holds a (permanent) academic appointment at the University of London (Queen Mary), where he is the director of an LL.M. program in arbitration. A former Deputy Registrar of the LCIA, Dr. Gerbay is the author of leading treatises on LCIA arbitration and on arbitral institutions. He was appointed by the ICC Secretariat to the editorial board of the “ICC Dispute Resolution Bulletin,” on which he currently serves.



Iryna Moroz

Partner at AGA Partners, Kyiv

Iryna Moroz is a recognized expert in the field of international arbitration, international trade, and litigation.

Iryna's extensive expertise in dispute resolution practice includes handling complex commercial and investment arbitrations under the rules of SCC, ICC, ICSID as well as resolution of trade and maritime disputes in GAFTA, FOSFA, LMAA, RSA.

She advises clients on all issues of export contracts execution and international cargo transportation. Iryna handles the contracts of the largest Ukrainian and international trading companies.

She is the first Central and Eastern European lawyer, along with other partners, invited to lecture at GAFTA training and educational courses that deal with issues of international trade, dispute resolution, and shipment of goods under GAFTA arbitration procedures.

Iryna is admitted to the Ukrainian Bar and is member of the Chartered Institute of Arbitrators (MCI Arb)



Tetyana Nesterchuk

Barrister at Fountain Court Chambers, London

Tetyana is a barrister practicing in England and Wales for over 15 years. She regularly appears as an advocate in arbitrations and the English courts in all instances from the High Court to the Supreme Court. She also has extensive experience of sitting as an arbitrator so knows the rules of the arbitration game both from the trenches and as the tribunal. Her expertise is in general commercial arbitration and litigation focussing specifically on fraud and asset recovery.



Gabrielle Nater-Bass

Partner at Homburger, Zurich

With over 20 years of experience, she has acted as party counsel and arbitrator in numerous international commercial arbitration proceedings, ad hoc and institutional. She also regularly represents clients in investment treaty arbitrations and complex cross-border litigations.

Gabrielle Nater-Bass served as president of the Arbitration Court of the Swiss Chambers' Arbitration Institution (SCAI) from 2016 to 2020. She is a board member of the Swiss Arbitration Association (ASA), a member of the LCIA Court and co-chair of the ICCA-ASIL Task Force on Damages in International Arbitration.

Moreover, Gabrielle Nater-Bass is listed on the panel of arbitrators of the ICC national committee (Switzerland), the Hong Kong International Arbitration Centre (HKIAC) and the Singapore International Arbitration Centre (SIAC). She is a member of the SIAC Users Council, the advisory board of ArbitralWomen (former vice president) and the steering committee of the Equal Representation in Arbitration Pledge.

Gabrielle Nater-Bass received the Client Choice Award 2020 in the Switzerland: arbitration and ADR category.

She graduated from the University of Zurich in 1994 and holds an LLM degree from the University of Virginia School of Law. She publishes regularly in the field of international commercial arbitration and investment treaty arbitration.

Speakers of Debate: This house believes that a presumption of arbitrations without hearings will make arbitration great again



Wendy Miles QC

Twenty Essex, London

Wendy is a specialist in international arbitration and dispute resolution with a focus on private and public international law. She brings over 25 years of experience to matters across numerous sectors and has particular expertise in climate change and finance. Clients include a wide range of multinationals, including corporates, sovereign States and State entities and multilateral State organisations.

She accepts arbitral appointments ad hoc and under most major arbitral institutions. She has sat as arbitrator since 2005, as sole, co-arbitrator and chair under most major arbitral institutions. Wendy has been appointed by the United Kingdom to the ICSID Panel of arbitrators and ICSID Panel of conciliators effective from 10 November 2020.



Noah Rubins QC

Head of the international arbitration group, Freshfields Bruckhaus Deringer, Paris

Noah also leads the firm's CIS/Russia Dispute Resolution Group. Noah has advised and represented clients in arbitrations under ICSID, ICSID Additional Facility, ICC, AAA, SCC, LCIA, ICAC, and UNCITRAL rules. He specialises in investment arbitration, particularly under the auspices of bilateral investment treaties and the Energy Charter Treaty and has also practiced law in New York, Washington, Houston, and Istanbul. He has served as arbitrator in over 40 cases, including two investment treaty disputes adjudicated under the UNCITRAL Rules and one under the ICSID Rules.

Noah has published widely in the field of arbitration and is a frequent conference speaker. His publications include *Investor-State Arbitration* (2nd edition, with D. Wallace and B. Sabahi) and *International Investment, Political Risk and Dispute Resolution: A Practitioner's Guide* (2nd edition, with T. Nektarios Papanastasiou and S. Kinsella).



Dr. Patricia Shaughnessy

Professor at Stockholm University, Stockholm

Patricia Shaughnessy specializes in international disputes and commercial law at Stockholm University, where she created the Master of International Commercial Arbitration Law Program. Until 2019, she served as the Vice-Chair of the Board of the SCC Arbitration Institute, having been a Board member since 2005 and been a member of the drafting committees for the SCC Rules in 2007, 2010 and 2017. She served a government-appointed expert on the legislative committee for the 2019 revisions to the Swedish Arbitration Act.

Patricia acts as an arbitrator, expert, and consultant, and leads projects related to commercial law and dispute resolution in many countries. She is a member of the International Board of the Georgia International Arbitration Centre and the Tehran Regional Arbitration Centre. She has served as a judicial fellow at the US Supreme Court and practiced law for ten years in the US, specialized in commercial law and litigation. She publishes extensively and is a frequent speaker at leading universities and international conferences. For several years she has been listed in the Who's Who Legal International Arbitration and Thought-Leaders lists.

Speakers of Session 4: Use of illegally obtained documents or materials as evidence in arbitration



Artem Doudko

FCIArb, a solicitor-advocate, Partner and Head of Russia & CIS Disputes, London Disputes and Risk Practice, Osborne Clarke LLP, UAA Board Member, London

Artem focuses on international arbitration and litigation involving Russian and/or CIS issues as well as advising Russian-speaking clients. Artem has a strong reputation and profile in his field and has been recognised as a Global Leader in the Who's Who Legal: Arbitration 2020 directory. Artem is identified as a Next Generation Partner and described as a "sharp-minded litigator" and as "very experienced in Russia and CIS-related arbitrations" in Legal500 UK 2020.

Artem is a member of the Board of the Ukrainian Arbitration Association. Artem is a member of the LCIA Court. Artem is a member of the ICC Commission on Arbitration and ADR representing ICC Russia. Artem is the Vice Chairman of the Board of the Russian Arbitration Association. Artem is a representative of the Anglo-Russian Law Association. Artem is a member of the executive committee of the Russia CIS Arbitration Network. Artem is a founder of "RYUMKA", a member of the London and Moscow committees of the Commercial Litigators' Forum ("CLF"), a member of the organising committee of the London International Disputes Week ("LIDW"), and a member of the Membership Committee of the Silicon Valley Arbitration & Mediation Center ("SVAMC").



Markiyan Malskiy

PhD hab., attorney-at-law, MCIArb, Partner at Arzinger, Kyiv

Markiyan Malskiy is a Partner, Co-Head of International Litigation and Arbitration Practice, Co-Head of Dispute Resolution Practice at Arzinger Law Firm.

He specializes in legal support of investment projects as well as dispute resolution, including international commercial and investment arbitration. He has vast experience in resolving corporate disputes in the energy sector, contractual disputes, sales and services, real estate & construction disputes, enforcement of foreign judgments and arbitral awards, real estate and M&A transactions. He was engaged in the settlement of over 300 disputes, including under the ICSID, ICC, SCC, UNCITRAL, LCIA and ICAC rules.

He is the author of four books, more than 100 scientific papers and more than 300 articles and commentaries.



Irina Tymczyszyn

Independent arbitrator, London

Irina Tymczyszyn is an English solicitor-Advocate and an established international arbitration specialist. Over the past 20 years, Irina has acted as counsel and arbitrator in multiple international commercial arbitration proceedings seated around the world. She has considerable experience in multi-jurisdictional cross-border disputes specialising in investment and post-M&A disputes, shareholders' disputes, commodity trading, construction, energy and natural resources disputes.

Irina was qualified as an English solicitor in 2001 and has worked exclusively in the dispute resolution market for international law firms based in the UK and the US. She became a partner of a global US law firm in 2011 and retired from the partnership of a global law firm in February 2019 firm to set up Tymczyszyn Arbitration focussing on her career as a full-time international arbitrator. Irina received her first appointment as arbitrator in 2007 and to date has sat on arbitral panels and as sole arbitrator in a number of international commercial arbitrations under the ICC Rules, LCIA Rules and the SCC Rules.

Irina Tymczyszyn is fluent in English, Ukrainian and Russian, has working knowledge of German, and speaks basic French and Polish.



Khawar Qureshi QC

Serle Court London, McNair Chambers, Qatar

Khawar Qureshi QC specialises in Commercial Litigation, International Arbitration and International Law. He has undertaken arbitrations and litigation for and against commercial and state parties from more than 70 states.

In addition to his practice from Serle Court London, in 2008 together with senior members of the English Bar and the retired Law Lord the late Lord Slynn of Hadley, he established McNair Chambers, the first ever Barristers' chambers outside the UK in the Qatar Financial Centre. Khawar was appointed a Visiting Professor in Commercial Law at London University in 2006, a Deputy High Court Judge (civil) in 2013, a Bencher of Middle Temple in 2014 and was Chairman of TheCityUK Legal Services Group from 2010-2015. He has advised many state and foreign authorities on legislation and procedural reform relating to arbitration and commercial litigation matters.

In the past two years, he is the only advocate ever to have acted both for India, Pakistan and in high profile disputes between the two states in the International Court of Justice. Since 2018, he is the first English QC since 1963 to have been authorised to appear in the Courts of Kenya (for the DPP of Kenya) in the corruption cases against the Deputy Chief Justice Mwilu.



Laurence Ponty

Counsel at Archipel, Geneva

Laurence Ponty is counsel at Archipel, a boutique international law firm with offices in Geneva and Paris. Laurence is qualified in France and England & Wales and is registered to practice in Geneva.

She has 12-year experience representing private and state-owned entities of the CIS and the EMEA regions in complex arbitration proceedings in the fields of energy, construction, real estate, engineering, telecommunications and services, under all major arbitration rules. She also has experience in cross-border litigation, including asset recovery and enforcement proceedings, and regularly sits as an arbitrator.

Laurence is an active member of numerous professional associations. She serves as a member of the Executive Committee of the Russian and CIS Arbitration Network (RCAN), and as chair of the Legal & Tax Chapter of the Joint Chamber of Commerce Switzerland-CIS countries (JCC).

Prior to joining Archipel, Laurence practiced international arbitration at Lalive in Geneva and worked as counsel at the London Court of International Arbitration (LCIA), where she administered over 150 arbitration proceedings, with a particular focus on Russia and CIS-related matters.

Moderators and topics of the networking session, 26 May 2021 at 6pm



Nick Yurlov,
Counsel at Marchenko Partners

Topic: “Epic fails” in arbitration: tales of tears, laughs and embarrassments



Iryna Marushko,
Managing partner at Marushko Law Office

Topic: Arbitration efficiency: lessons from lockdown



Krystyna Khripkova,
Counsel at INTEGRITES

Topic: Managing Costs in International Arbitration



Yaroslav Petrov,
Partner at Asters

Topic: Is it as hot in Ukraine as in Spain or Italy?
Overview of potential disputes in the renewable energy sector

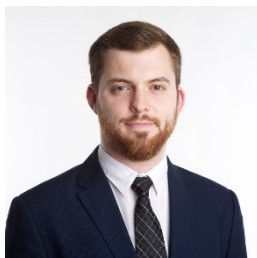


Mariia Puchyna,
Associate at Freshfields Bruckhaus Deringer

Topic: Transformational Trends for Arbitration: Diversity, Technology, and Sustainability



Vasylyna Odnorih, Senior Associate at Vasil Kisil and Partners



Oleksandr Plachynta,
Associate at Kinstellar

Topic: Setting sail: How to jumpstart in international arbitration



Eugene Blinov,
Partner at ETERNA LAW

Topic: Impartiality and neutrality of arbitrators: elephant in the room and bias paranoia

Ukrainian Arbitration Association

secretariat@arbitration.kiev.ua

info@arbitration.kiev.ua

www.arbitration.kiev.ua

