

JOINT SEMINAR ON INTERNATIONAL ARBITRATION

Preliminary Programme

29 February 2024 – 1 March 2024 / Paris

Venue: Amphi Sainte-Barbe, 4 rue Valette, 75005 Paris

Thursday, 29.2.2024

9.00 – 9.30 a.m.

CJEU C 30/21 Nemzeti Útdíjfizetési Szolgáltató Zrt. – toll roads and scope of Brussels

Ibis *ratione materiae*

VERMAERCKE Reinout

9.30 – 10.00 a.m.

CJEU C-242/20, HRVATSKE ŠUME – wrongful enrichment and jurisdiction

DUDA Dávid

10.00 – 10.30 a.m.

BGH X ZR 9/20 IPRax 2023, 475 – ascertainment of jurisdiction under Art 7(5) Brussels

Ibis (branch, agency or other establishment)

ASTNER Christina

10.30 – 11.00 a.m. BREAK

11.00 – 11.30 a.m.

CJEU C 821/21 Club La Costa – group of companies as „the other party” under Art

18(1) Brussels Ibis

ARTIUKH Varvara

11.30 – 12.00 a.m.

OGH 29.6.2020, 2 Ob 104/19m – jurisdiction agreement with respect to a contract for the benefit of a third party

ROM Clemens Sebastian

12.00 – 12.30 p.m.

Cour de Cassation n° 21-19.766 – on the enforcement of foreign judgments with a view to sovereign immunity in exequatur proceedings in re Flatow v. the Islamic Republic of Iran et alii (999 F. Supp. 1 (D.D.C. 1999))

FOURCAULT Rémi

Programme

12.30 – 1.30 p.m. BREAK

1.30 – 2.00 p.m.

Issues of res judicata before arbitral tribunals

MILENOVA Galina

2.00 – 2.30 p.m.

Lis Pendens between State Court and Arbitral Proceedings (OGH 7 Ob 79/22a)

MOSER Sophie

2.30 – 3.00 p.m.

The role of arbitration in resolving climate change disputes

SERGEEVA Yulia

3.00 – 3.30 p.m. BREAK

3.30 – 4.00 p.m.

ESG-related provisions in Model BITs

GENC Umay

4.00 – 4.30 p.m.

Energy Transition and IA: A Dive into the past, present, future

JREIJE Gaia

4.30 – 5.00 p.m.

AI Prompt Writer Rights in the context of Arbitration

RAI Chayenne

Friday, 1.3.2024

9.00 – 9.30 a.m.

The reliance of commercial space actors on investor-State DR mechanisms

BRIGHOUSE Billie Rachel Marie

9.30 – 10.00 a.m.

Dual nationals

SZYFER SAQUIN Nicole Nadine

10.00 – 10.30 a.m.

The significance of identifying corruption as a red flag in investment treaty arbitrations and how have tribunals approached these issues

OZALTUN Emel

Programme

10.30 – 11.00 a.m. BREAK

11.00. – 11.30 a.m.

Duty of disclosure

VOLASCO RODRIGUES João Gabriel

11.30 – 12.00 a.m.

UNIDROIT and its implementation in international arbitration practice

KORNIENKO Daria

12.00 – 12.30 p.m.

Jurisdictional Requirements of Investment Arbitration before Domestic Courts

WAGNER Kilian

12.30 – 1.30 p.m. BREAK

1.30 – 2.00 p.m.

Impact of economic sanctions on the enforcement of arbitral awards

SHAGAL Dara

2.00 – 2.30 p.m.

The power of investment tribunals to enjoin criminal proceedings

NIU Ben

2.30 – 3.00 p.m.

Global Trends in Large-Scale Arbitration (Mass/Class/Collective)

LOH Laura Antonia

3.00 – 3.30 p.m.

To Reason, or Not to Reason: Procedural Orders at the ICJ

DETERS Hannah