

**American Society of International Law
International Economic Law Interest Group**

2014 Biennial Meeting

in partnership with the *University of Denver Sturm College of Law Leonard v.B. Sutton Colloquium*

**REASSESSING INTERNATIONAL ECONOMIC LAW AND DEVELOPMENT: NEW CHALLENGES FOR LAW
AND POLICY**

SPEAKER BIOS

Olabisi Akinkugbe is a Ph.D. candidate at the Faculty of Law, University of Ottawa. His doctoral research, supported by the Social Sciences and Humanities Research Council of Canada, examines how changing conceptions about law and its role as a tool for economic development projects have influenced the design and implementation of the Economic Community of West African States treaties. His research interests include international law and development, legal history, post-colonialism, and international economic law with particular focus on Africa.

José Manuel Alvarez Zárate is a lawyer with 24 years of experience in regulatory issues and trade law. He serves as a consultant and litigator, specializing in areas including IP, telecommunications, gas, customs and investment. He founded the boutique law firm Alvarez Zárate & Asociados in 1992. He has also served as Professor of International Law and International Economic Law at Colombia's Externado University since 1993 and as Director of the International Economic Law masters' program at the University. Prior to teaching, he studied Administrative Law at the postgraduate level before completing a doctorate focused on defining Colombia's national interest for its trade foreign policy. He has published books and papers on international law, trade public policy and intellectual property.

Douglas Arner, is a Professor in the Faculty of Law of the University of Hong Kong and Project Coordinator of a major five-year project funded by the Hong Kong Research Grants Council Theme-based Research Scheme on "Enhancing Hong Kong's Future as a Leading International Financial Centre". In addition, he is Co-Director of the Duke University-HKU Asia-America Institute in Transnational Law, and a Senior Visiting Fellow of Melbourne Law School, University of Melbourne. Douglas specializes in economic and financial law, regulation and development. He is author, co-author or editor of thirteen books, including *Finance in Asia: Institutions, Regulation and Policy* (Routledge 2013), *From Crisis to Crisis: The Global Financial Crisis and Regulatory Failure* (Kluwer 2011), *Financial Stability, Economic Growth and the Role of Law* (Cambridge University Press 2007) and *Financial Markets in Hong Kong: Law*

and Practice (Oxford University Press 2006), and the author or co-author of more than 100 articles, chapters and reports on related subjects.

David Atkins is the Global Community Engagement Advisor for Royal Dutch Shell. In this capacity, he works on improving the ways Shell ventures engage with communities and manages the group-wide effort to implement, improve and report results from community grievance resolution mechanisms. David trained as an environmental and water resources engineer and has worked for over 20 years in the extractive industries. Before joining Shell, he served as technical advisor to the Compliance Advisor/Ombudsman, the independent accountability mechanism of the private sector components of the World Bank Group (IFC and MIGA) where he applied his technical and mediation skills.

Associate Professor **Shalanda H. Baker** teaches International Environmental Law, Renewable Energy Law, Sustainable Development, and related courses in energy, business law, and international development at the University of Hawaii Richardson School of Law. Her research explores large energy and infrastructure project development, including renewable energy projects; indigenous rights; and the effect of development on the environment. Professor Baker is the Faculty Advisor to the Environmental Law Program, and the founding director of an energy law project at the law school. Baker is a graduate of the United States Air Force Academy and she received her JD at Northeastern University School of Law. Professor Baker also completed a William H. Hastie Fellowship at the University of Wisconsin Law School, where she also received her LLM degree after spending several years in private practice at the law firm of Bingham McCutchen.

Alan Blakley practices intellectual property law with a focus on protecting rights through negotiations and litigation. He is admitted to practice in numerous courts and has been litigating simple and complex matters, including national class actions, since 1991. Professor Blakley formerly taught at the University of Montana School of Law and at Thomas M. Cooley Law School. He has taught Contracts, Property, Advanced Trial Practice, Civil Procedure and Evidence. Professor Blakley has published numerous books on discovery in civil litigation and the use of electronic information in litigation, as well as articles in both law reviews and popular legal publications on issues ranging from privacy to litigation to the historical federal courtroom in Butte, Montana. As chair of the Federal Litigation Section of the Federal Bar Association and as a member of The Federal Lawyer editorial board, he published a regular column on litigation issues. He currently writes a column for the Northern Colorado Business Report entitled "Keep It Legal."

Phoenix Cai is an associate professor at the University of Denver Sturm College of Law. She received her BA in Italian and International Relations from Washington University in St. Louis and her JD from University of California Berkeley School of Law, where she was a member of the California Law Review and Order of the Coif. Prior to joining the Denver Law faculty, Professor Cai was a corporate associate with the law firms of Morrison & Foerster, LLP (San Francisco) and Skadden, Arps, Slate,

Meagher and Flom LLP (Chicago), specializing in both domestic and international mergers and acquisitions, banking, finance and securities law. Professor Cai is the founding director of the Roche LLM in International Business Transactions, an intensive and experiential graduate program geared at training both US and foreign lawyers in private transactional law. Professor Cai teaches Property, International Law, International Trade, International Sales, and Drafting and Negotiation in an International Business Context. Professor Cai writes primarily in the field of trade law. She is a native of Xiamen, China and is fluent in a number of languages.

Antonio Cardesa-Salzmänn (PhD, Universitat de Barcelona, 2010) is Juan de la Cierva Post-doctoral Research Fellow at the Universitat Rovira i Virgili in Tarragona, Spain. Having conducted research mainly in the field of implementation of and compliance with global multilateral environmental agreements, he is now engaged in several research projects on global justice, environmental protection and international law. His present research focuses on the cultural and ideological foundations of legal processes that sustain global unequal patterns of exchange so as to devise alternative perspectives for re-conceptualizing international law.

Chi Carmody is Associate Professor and Canadian Director of the Canada-United States Law Institute at the University of Western Ontario Faculty of Law in London, Ontario, Canada. Professor Carmody currently teaches courses in International Trade Law, International Business Transactions, and Contracts. He has been a Visiting Professor at Université Montpellier I (2000), Georgetown University Law Center (2001) and Université de Reims (Champagne-Ardennes) (2011), as well as an Emile Noel Fellow at the Jean Monnet Center, NYU Law School (2005-06).

Anupam Chander is the Director of the California International Law Center and Martin Luther King, Jr. Hall Research Scholar. His research focuses on the regulation of globalization and digitization. His new book, *The Electronic Silk Road: How the Web Binds the World Together in Commerce*, was released in June 2013 by Yale University Press. He has been a visiting professor at Yale Law School, the University of Chicago Law School, Stanford Law School, and Cornell Law School. He has published widely in the nation's leading law journals, including the *Yale Law Journal*, the *NYU Law Journal*, the *University of Chicago Law Review*, *Texas Law Review*, and the *California Law Review*. A graduate of Harvard College and Yale Law School, he clerked for Chief Judge Jon O. Newman of the Second Circuit Court of Appeals and Judge William A. Norris of the Ninth Circuit Court of Appeals. He practiced law in New York and Hong Kong with Cleary, Gottlieb, Steen & Hamilton. He serves as a judge and commentator at the Harvard-Stanford Junior International Law Faculty Forum. His writing has received honors from the American Association of Law Schools and been selected for presentation by the Stanford-Yale Junior Faculty Forum.

Ambika Chawla is a graduate of the MRLS Program at Sturm College of Law, the University of Denver (2012). Ms. Chawla is currently a visitor at the National Center for Atmospheric Research (NCAR) where she is developing a strategic partnership between NCAR and United Nations Habitat (UN-Habitat) in Vietnam. She recently returned from Vietnam where she was working as the "Cities and Climate

Change Advisor” for the United Nations. In this role, she developed the United Nations’ official policy paper on urban areas and climate change for Vietnam. She is also the co-author of the Green Growth City Development Strategy for Da Nang City (Vietnam’s 4th largest city). The GG- CDS aims to create the first ecological city in Vietnam and in the Asia-Pacific region. Ambika is a former research fellow at the Worldwatch Institute, where she coordinated the book “State of the World 2009: Into a Warming World.” The book is an important reference guide on climate change and has been translated into over 25 languages worldwide.

Andy Chen is currently the Chair and Associate Professor in the Department of Financial and Economic Law at Chung Yuan Christian University in Taiwan. He has a Bachelor’s degree in Law from National Taiwan University, and a Master’s degree in Law (LL.M) from Soochow University in Taiwan. He obtained his other LL.M degree from Duke University, and a Doctor of Juridical Science (SJD) degree from Northwestern University in the United States. His major fields of academic interest are antitrust law and policy, economic regulations, and law and economics. He teaches undergraduate and graduate courses on competition law, European Union law, economic law, IPRs and antitrust, tort law, and economic analysis of law. Professor Chen has published widely on antitrust and related issues in Chinese and English, mainly from the perspective of economic analysis. He served as Commissioner of the Taiwan Fair Trade Commission (TFTC) from 2007 to 2010 before resuming his academic career. Professor Chen continues to be an advisor for the TFTC.

Sungjoon Cho joined the IIT Chicago-Kent faculty in 2003 and teaches courses in international law, international trade law, international business transactions, and comparative law. He earned his LL.B. from Seoul National University in 1989. From 1994 to 1996, before coming to the United States, Professor Cho represented the government of the Republic of Korea in negotiations under the World Trade Organization (WTO) and the Organization for Economic Cooperation and Development (OECD). In 2002, he received his S.J.D. (Doctor of Juridical Science) degree from Harvard Law School. He is a member of the bar of the state of New York. He also holds a license to practice law in Korea. Professor Cho served as a Co-Chair of the International Economic Law Interest Group of the American Society of International Law from 2011 to 2013. He has recently been appointed member of arbitration panel roster under Chapter 14 (Dispute Settlement) of the Korea–European Union Free Trade Agreement. Professor Cho is also advising the government of the Republic of Korea under various capacities. He was appointed a Visiting Professor of Law in many institutions, including Northwestern University School of Law, Fordham University School of Law, and Seoul National University School of Law. He has published numerous articles and op-ed pieces related to international trade and domestic politics, including those published at *Financial Times* and *Wall Street Journal*. His works and comments have been cited by many institutions, including the U.S. Department of Commerce, the Law Library of Congress, and Voice of America. His new book, “The Social Foundations of World Trade: Norms, Community, and Constitution,” will be published by Cambridge University Press in 2015.

Endrius Cocciolo is an Associate Professor of Law teaching in graduate and postgraduate courses of Energy Law, Comparative Law, Antitrust Law and Public Integrity at the Universitat Rovira i Virgili

(URV). He is faculty member of the Tarragona Center of Environmental Law Studies (CEDAT). At present, his research interests are: global studies, energy law and policy, global financial and environmental crisis, regulated industries. He is also faculty director of the LLM in Advanced Studies in Government and Public Law at URV.

Juscelino Colares joined the faculty of Case Western Reserve University School of Law in 2011 and currently serves as Associate Director of the Frederick K. Cox International Law Center. Since 2013, Professor Colares has served in the United States Roster of Chapter 19 panelists and on several peer review publications' selection committees. Professor Colares' teaching and research explore inter-jurisdictional problems that emerge in international trade litigation, such as the discontinuity between domestic judicial and international dispute settlement review of national agencies' trade determinations; the interaction between national and supranational law, illustrated by the "reverse-Erie," choice-of-law problem of EU law in French national courts; and complex problems associated with climate change mitigation, such as whether state and federal court litigation of climate change disputes can help induce legislative reform that would be friendly to carbon mitigation. His research has appeared in leading peer-reviewed journals and law reviews, including the *Journal of Empirical Legal Studies*, *Journal of International Economic Law*, *Journal of World Trade*, *Jurimetrics*, *Revista dos Tribunais* (Brazil), *Columbia Journal of European Law*, *Cornell International Law Journal* and *Vanderbilt Journal of Transnational Law*. Prior to joining the faculty at Case Western, Professor Colares clerked for the Hon. Jean-Louis Debré, Chief Justice of the *Conseil constitutionnel* (the French Constitutional Court) (2008-09 term). While in Paris, he was also visiting professor at *Ecole normale supérieure*. From 2002 to 2005, Professor Colares practised law at Dewey Ballantine in Washington, D.C., where he litigated trade cases before federal agencies, federal courts and NAFTA panels. A Brazilian-born, naturalized U.S. citizen, Professor Colares obtained an LL.B. from *Universidade de Brasília/Universidade Federal do Ceará* (first-in-class honors), a Ph.D. (political economy) as a Fulbright Fellow from the University of Tennessee and a J.D. from Cornell Law School. A versatile scholar, Colares teaches courses in inter-jurisdictional law topics, such as Civil Procedure, International Trade Law, International Environmental Law and Climate Change Law. He is currently working on research on the WTO-compatibility and economic soundness of potential EU use of border carbon adjustments (tariffs) as a carbon-mitigating initiative, and on U.S. energy, environmental and trade laws affecting natural gas exports.

Barbara Cooreman is a PhD-fellow at the Europa Institute, Leiden University Faculty of Law. Her PhD research focuses on extraterritoriality within WTO law, and in particular on the extraterritorial effect of EU environmental policy through trade measures prescribing process and production methods. She is also a lecturer in EU law and WTO law. Barbara graduated as interpreter in Dutch, German and Spanish at the Erasmus University College in Brussels, after which she started her studies European Law at Maastricht University (LLB European and comparative law (honors), LLM international law). In 2011 she obtained an advanced master's degree in European politics and administration at the College of Europe in Bruges (BE). She successfully competed in the ELSA WTO Moot Court 2010 (winner European rounds (Maastricht University) and best pleader). In 2012 and 2013 she coached the Leiden team in the WTO moot court.

Colin Crawford has expertise in international development and law and has lectured and written worldwide on environment and urban issues and related topics. His teaching and research focus on environmental and land-use issues, particularly comparative and cross-cultural environmental justice concerns, with an emphasis on Latin America and the Caribbean. Crawford joined the Tulane faculty and the Payson Center for International Development in 2010. He previously taught at Georgia State University College of Law, where he founded and co-directed the Center for the Comparative Study of Metropolitan Growth and created and directed an inter-disciplinary summer program in Rio de Janeiro. He also founded Study Space, a project that annually brings together academics and graduate students for an intensive study of a global mega-city. At Tulane he has developed applied learning courses in various Latin American cities, including Havana (on the development of property markets), Panama City (on urban sustainability), and in Rio de Janeiro (on the protection of urban socio-environments.) He currently is the Robert C. Cudd Professor of Law at Tulane University Law School, where he also serves as Executive Director of the Payson Center. He has been a visiting professor at the National School of Public Health, Oswaldo Cruz Foundation in Rio de Janeiro, the University of the Andes School of Law in Bogotá, Colombia, and the Technological Institute of Santo Domingo in the Dominican Republic, where he was a Fulbright Scholar. He also visited at the University of the Andes in Bogotá, Colombia and spent a semester the University of Denver Sturm College of Law. He practiced international, environmental and land use law in Tokyo and New York City. Crawford recently completed work on an environmental law and policy capacity-building project in Guatemala, Nicaragua and the Dominican Republic through a three-year grant from Higher Education for Development/US Agency for International Development. He has an extensive publications record and is the author of several books, book chapters and many articles in law reviews, as well as shorter works. Crawford is a graduate of Columbia University (BA), Cambridge University (Modern History – BA, MA) and of Harvard Law School (JD).

Sarah Dadush joined the faculty of Rutgers Law School - Newark in 2013. After receiving her J.D. and LL.M. in International and Comparative Law from Duke University School of Law in 2004, she worked as an associate attorney at Allen & Overy LLP specializing in international investment arbitration and global loans. From 2008 to 2010, she was a Fellow at NYU's Institute for International Law and Justice, where she administered and contributed to the Institute's research program on Financing for Development. In 2010, Dadush moved to Rome, Italy where she served as Legal Counsel and Partnership Officer for the International Fund for Agricultural Development (IFAD), a specialized agency of the United Nations. While at IFAD, she designed and co-taught a class on the Architecture of International Development for an LL.M. Program on the Rule of Law for Development offered by Loyola University Chicago School of Law. Dadush's research focuses on designing frameworks for regulating social finance or impact investing, a form of financing that aims to create positive social and environmental impact while generating a financial return.

M. Cecilia G. Dalupan is a senior policy specialist and attorney licensed in Colorado and the Philippines. She is currently a consultant with the International Development Law Organization on legal frameworks for sustainable investments in mining and other resource sectors in East Africa. She was

previously Assistant Secretary at the Philippine Department of Environment and Natural Resources, where she focused on mining law, indigenous peoples' issues, and climate change. She has been a member-advisor of the Philippine delegation to several meetings of the UNFCCC Conference of the Parties. She also served as senior policy and development assistance specialist with USAID in Manila, and later Associate Director of the Rocky Mountain Mineral Law Foundation in Colorado. Ms. Dalupan co-founded the Sustainable Development Strategies Group (SDSG), a non-profit that supports sustainable natural resources development through multi-stakeholder initiatives on improved governance, legal and policy reform, and stable and equitable agreements. She led the Validation of Guatemala's Extractive Industries Transparency Initiative (EITI) in 2013, and has worked on a wide range of projects in over 15 countries, including stakeholder and social risk assessments for companies and international organizations. A former fellow at the University of Colorado Natural Resources Law Center in Boulder, she co-teaches courses on the Sustainable Development of Natural Resources as an adjunct professor at the University of Denver Sturm College of Law. Ms. Dalupan is also a Director of the RTC Impact Fund and Fellow with One Earth Future Foundation to support the development of a market-based funding mechanism for communities independently seeking the legal and technical tools to negotiate resource-based agreements.

Professor **Myanna F. Dellinger** graduated from law school at the top of her class at the University of Oregon School of Law (Order of the Coif). She has interned for the United Nations Framework Convention for Climate Change and clerked for the late Hon. Francis J. D'Eramo of the Superior Court of the United States Virgin Islands as well as for the Hon. Procter Hug, Jr., of the United States Court of Appeals for the Ninth Circuit. She is currently an Associate Professor of Law with Western State College of Law where she teaches Contracts Law and Administrative Law. She researches and writes extensively on international law with a particular focus on climate change. Professor Dellinger is also a regular contributor to Contracts ProfBlog where her blogs often incorporate international and environmental issues. Professor Dellinger is the Co-chair of the International Environmental Law section of the American Branch of the International Law Association, an Executive Committee member of the Los Angeles County Bar Association, and a member of the American Society for International Law. She has visited 33 nations for business and pleasure.

Anna DeLuca is research fellow at Bocconi University in Milan. She holds a PhD from the State University of Milan, and is a member of the Milan Bar. She specializes in international investment law and arbitration and EU investment policy, and is a practicing lawyer in the field of investment arbitration. Anna is currently a research fellow at the Energy Charter Secretariat, working on a report on the remedies available to investors under the Energy Charter Treaty.

Kristi Disney, is an attorney licensed in Colorado and is the Sustainable Development Strategies Group's Executive Director. Kristi is a graduate of the University of Denver Sturm College of Law, where she completed J.D. and LL.M degrees, with specializations in Environmental Law & Policy and International Resources Transactions Law & Policy. Originally from East Tennessee, Kristi received her

undergraduate degree from the University of Tennessee, Knoxville, where she majored in social work and minored in journalism and economics. Prior to her work with SDSG, Kristi worked on international trade and development issues in the U.S., Canada, Mexico, India, Cuba, and Brazil; provided services to victims of violence and war trauma in the U.S., Ireland, and Bosnia-Herzegovina; and worked on toxic tort claims at a leading personal injury law firm in New York City.

Patricia Dowden is President and CEO of Center for Business Ethics and Corporate Governance and Managing Director of the Russian Compliance Alliance (RCA) (www.compliancealliance.ru), an internet system whose purpose is to standardize criteria for assessing a company's anti-corruption practices using a self-evaluation questionnaire. This tool, based on the ISO9000 concept and endorsed by the B20 Collective-Action Hub, may be used for education, auditing, and due diligence. Ms. Dowden has worked in Russia since 1997. Her Russia/CIS experience, in addition to developing the RCA, includes managing consulting projects, conducting Balanced Scorecard workshops for entrepreneurs, and lecturing at major Russian conferences and universities on corruption-related issues. She served as a board member of Center for Citizen Initiatives, which provided US internships for more than 6000 Russian regional entrepreneurs. She has extensive U.S. commercial bank management experience in project management, organizational development, and marketing. She is a member of the Advisory Board of the Eurasia Foundation and the International Editorial Board of the journal "Science of Management", published by Financial University of Russian Federation. She holds a BS from University of North Carolina (Phi Beta Kappa) and an MBA (Finance) from Georgia State University.

Ofer Eldar is currently a Ph.D. candidate in Financial Economics at Yale University working on several corporate governance projects. He is also a recent graduate of the J.S.D. program at Yale Law School. His J.S.D. focuses on the law and economics of social enterprises and hybrid organizations that combine profit and social missions. Ofer's publications include: 'Vote-Trading in International Institutions,' *European Journal of International Law*, 19(1) (2008) 3; and 'Reform of IMF Conditionality: A Proposal for Self-Imposed Conditionality,' *Journal of International Economic Law*, 8(2) (2005) 509. In 2011-2012, Ofer served as the Wagner Fellow in Law & Business at New York University School of Law. In addition, Ofer has substantial experience as a corporate attorney having worked at Weil Gotshal & Manges in New York in 2007-2009, and at Freshfields Bruckhaus Deringer in London in 2005-2007.

Alexandra Esmel is an Intern at the International Bar Association. She studied Common and Civil Law across Europe and holds an LLM in International Economic Law from the Faculty of Law of Maastricht. Her professional experience has been informed by a number of international assignments in Germany, France and the UK. Her academic interests include International Arbitration, WTO Law and Investment Law.

Ilaria Espa is a Marie Curie (COFIT) Senior Research Fellow at the World Trade Institute in Bern where she works within the NCCR/WP5 Cluster on "Energy, Trade and Climate Change". She completed her PhD in International Law and Economics in 2013 at the Department of Legal Studies of Bocconi

University (summa cum laude). During her PhD studies, she was a Visiting Scholar at the Columbia Law School in 2012 and served as a consultant for the Trade and Environment Division at the WTO. She has published a number of articles on various WTO issues arising out the use of export restrictions applied on extractive resources (minerals and energy) and climate change-related trade measures, while also presenting seminars and international conferences on various topics related to WTO law.

Uche Ewelukwa, is a professor of law at the University of Arkansas School of Law in Fayetteville, Arkansas, where she teaches in the international law and intellectual property fields. Professor Ewelukwa also teaches in the Law School's LL.M. Program in Agriculture and Food Law. Professor Ewelukwa is an active member of the American Bar Association Section on International Law (ABA-SIL) and currently serves as the Co-Chair of the Committee on Investment & Development, the Vice-Chair of the International Intellectual Property Rights Committee, as well as the Vice-Chair of the Committee on Corporate Social Responsibility of the association. Professor Ewelukwa is also an active member of the American Society of International Law (ASIL) and currently serves as the Co-Chair of the Intellectual Property Interest Group and the Co-Chair of the Africa Interest Group of ASIL. Professor Ewelukwa is the Secretary General of the African Society of International Law. Professor Ewelukwa is also widely published. Her scholarship focuses particularly on international investment law and arbitration, business and human rights, China-Africa trade and investment relations, as well as the intersection of intellectual property law and human rights. Professor Ewelukwa's articles have appeared or are forthcoming in the Yale Human Rights and Development Law Journal, Michigan Journal of International Law, Minnesota Journal of International Law, Vanderbilt Journal of Transnational Law, University of Miami Law Review, Transnational Dispute Management, among others.

Michael Fakhri is an Assistant Professor at the University of Oregon School of Law where he co-leads the Food Resiliency Project [<http://enr.uoregon.edu/frp/>]. His most recent book, published by Cambridge University Press in October, is entitled Sugar and the Making of International Trade Law [<http://www.cambridge.org/us/academic/subjects/law/public-international-law/sugar-and-making-international-trade-law>]. Currently, he is studying the relationship between food sovereignty and international economic law.

Kevin J. Fandl is an Assistant Professor of Legal Studies and Strategic Global Management at the Fox School of Business at Temple University. He has a decade of federal service experience, most recently as the Chief of Staff for international trade and intellectual property at US Immigration and Customs Enforcement. He previously served as Senior Counsel to the Assistant Secretary, among other roles within the Department of Homeland Security. His work focuses on law and public policy issues that have an international nexus. This includes rule of law in emerging economies, international trade, and immigration law and policy. He has published three books and numerous journal articles addressing these and similar topics. He has served as a legal expert for the World Bank and the Organization of American States and is a former Fulbright Scholar and Presidential Management Fellow. He consults and lectures regularly with law firms and universities around the world, often delivering lectures on US law to assist foreign law and business practitioners as they expand into the global legal market. As part

of this work, Kevin is the Course Advisor for Legal English at the International Law Institute in Washington, DC, where he trains foreign judges, dignitaries, and practitioners on US law and business topics.

Professor **Paolo Davide Farah** works at West Virginia University (WV, USA) and teaches climate change, trade, energy and environmental law and policy. He earned his J.D. in International and European Law from the University of Paris Ouest La Defense Nanterre, France, and LL.M in European Legal Studies from the College of Europe, Bruges, Belgium, and a double PhD in International Law from Aix-Marseille University, Centre of International and European Research and Studies and from the University of Milan, Doctoral School on International Law. He has also been a visiting scholar at Harvard Law School. Professor Farah is an expert in the interaction among trade, economic globalization and non-trade concerns, such as sustainable development, energy, environment and human rights with a special focus on China and other Asian countries. Professor Farah teaches or has taught public international law, international economic law and WTO law, European Law, Comparative law & Chinese law, international business law, company law and international environmental and energy law.

Susan Franck is a Professor of Law at Washington & Lee University focusing on international economic law and dispute resolution. Professor Franck has authored articles in the American Journal of International Law, Fordham Law Review, Minnesota Law Review, Washington University Law Review, Virginia Journal of International Law, and Harvard Journal of International Law. She also practiced international arbitration at Wilmer Hale and Allen & Overy. Professor Franck is an elected member of the American Law Institute, Vice-Chair of the Academic Council of the Institute for Transnational Arbitration, and former co-chair of the American Society of International Law's International Economic Law Interest Group.

Ermal Frasher received his S.J.D. from Harvard Law School, and is a fellow at the Center for International Development at Harvard Kennedy School. He is currently teaching a course on International Trade Law at Sturm College of Law. During his doctoral studies at Harvard, Dr. Frasher worked in the areas of law and development, international law, social theories, and European integration. His dissertation, titled: "Of Knights and Squires: European Union and the Modernization of Albania," examined the relationship between regional integration and development in the framework of the European Union enlargement strategy. He has written papers on legal reform, international law, financial services, and European integration. His current research focuses on the modes of reproduction of hierarchies and inequalities in international law.

Gashahun Fura is a PhD student at Melbourne Law School. His PhD research examines the role of international law in mediating the competing interests involved in large scale land acquisitions in sub-Saharan Africa. He holds LL.B degree from Addis Ababa University; Master of Law in International Trade and Investment Law from the University of the Western Cape and Amsterdam University, and MA in

International Development from Tsinghua University. Before starting PhD studies, Gashahun was a lecturer of law at Jimma University, Ethiopia. His area of research interest include: International Trade Law, International Investment Law, and International Law and Development.

Gabriele Gagliani is a PhD Candidate at the University of Palermo (Italy), Teaching and Research Assistant at the Bocconi University (Milan, Italy), works for a law firm specialized in international trade, intellectual property and national arbitration issues and serves as consultant to the World Intellectual Property Organization. He holds a degree in Law from the University of Milan (summa cum laude), with a specialization in international and European Union Law, and an LL.M. from the University of Barcelona (Spain) in International Economic Law and Policy (IELPO LL.M., with distinction). He has been a Visiting Research Fellow at the British Institute of International and Comparative Law (BIICL, United Kingdom), an intern at the WTO department of the Italian Permanent Mission in Geneva, and participated in numerous international law conferences and events in Europe and the USA. He conducts research in English, French, Spanish and Italian.

Markus Gehring is Deputy Director of the Centre for European Legal Studies (CELS), Fellow and Director of Studies in Law at Hughes and a Fellow of the Lauterpacht Centre for International Law. Before joining the Law Faculty as University Lecturer, he served for two years as Tutor in Sustainable Development Law, he was also Fellow in Law at Robinson College 2005-2012. He has been a Visiting Professor in several law faculties around the world and holds a Jean Monnet Research Chair ad personam in Sustainable Development Law at the University of Ottawa Law Faculty in Canada. In his former department at Cambridge, Politics and International Studies (POLIS), he serves as affiliated Lecturer in European and International Law and Senior Research Associate in the Centre for Rising Powers. He is also an affiliated Lecturer in the Department of Land Economy and an Associate of the Centre for Climate Mitigation Research. He holds an LL.M from Yale and a Dr jur from Hamburg. A member of the Frankfurt Bar, he practiced European and international trade law with Cleary Gottlieb in their Brussels office. Prior to joining Robinson College, he was a tutor in Public International Law at University College, Oxford. He serves as Lead Counsel for Sustainable Trade, Investment and Finance Law with the Centre of International Sustainable Development Law (CISDL), based at McGill University. He edits the book series on Implementation of Sustainable Development Treaties with Cambridge University Press and is author of several publications on EU, International and Sustainable Development Law. His most recent book, with Marie-Claire Cordonier Segger and Andrew Newcombe, is titled Sustainable Development in World Investment Law (Kluwer Law International, 2010).

Erik Gerding is a professor at the University of Colorado Law School. His research interests include securities, banking law, the regulation of financial markets, products, and institutions, and corporate governance. Routledge will publish his book, *Law, Bubbles, and Financial Regulation*, in November 2013. The book examines the interaction of asset price bubbles and financial regulation. He has been working since 2003 on projects involving securities, financial, and corporate law during bubbles, financial crises, and periods of market volatility. At Colorado, Professor Gerding teaches Banking Law, Contracts, Securities Regulation, Deals, and Corporate Finance. Professor Gerding came to Colorado

from the University of New Mexico School of Law, where he taught for five years. At New Mexico, he taught a wide range of business law courses, including Contracts, Business Associations, and commercial law subjects, as well as law and economics. Erik Gerding practiced in the New York and Washington, D.C. offices of Cleary Gottlieb Steen & Hamilton LLP. His practice at the firm included representing clients in an array of financial transactions and regulatory matters. He has been quoted in articles on financial regulation in various national and international publications, including *The Wall Street Journal*, *The Washington Post*, *The New York Times*, *The Financial Times* of London, *Money* magazine, and *Computerworld*. He is a regular contributor to [the Conglomerate](#), a blog of six law professors on law, business, and economics.

Farshad Ghodoosi is a doctoral candidate at Yale Law School and a Howard M. Holtzmann Fellow in international dispute resolution. He was a co-president of Yale Society of International Law and a senior editor of Yale Journal of International Law. He completed his LLM at Yale Law School in 2012 where, inter alia, he was a student director at the Transnational Development Clinic. Mr. Ghodoosi's dissertation is on the notion of (transnational) public policy in contemporary international litigation and arbitration. His pieces are currently in press at the Northwestern Interdisciplinary Law Review, the Fordham International Law Journal as well as Yale Journal of International Law. His interests and areas of concentration include investment law and commercial arbitration, public international law, international trade law, Islamic law, human rights as well as international relations theory.

Ching Wen Hsueh acquired the degrees of Bachelor of Law (LLB, 2000) and Master of Law (LLM, 2005) in National Taiwan University. In 2011 she was titled with Dr. Iur. of University of Cologne (Germany). In 2011 she worked as post-doctoral researcher in Institutum Iurisprudentiae, Academia Sinica, Taiwan. Since 2012, the author serves as an assistant professor, providing courses of international economic law and European law, in Institute of Technology Law, National Chiao-Tung University, Taiwan.

Sam Halabi is a scholar of national and global health law with a specialization in health services, pharmaceutical, and tobacco business organizations. Between 2008 and 2010, he served as a Fellow of the O'Neill Institute for National and Global Health Law at Georgetown University researching the formation and implementation of international legal instruments regulating health-related policies of governments and businesses. His recent policy work focuses on identifying and minimizing legal barriers to global vaccine availability. He serves as a consultant to the World Health Organization, vice-chair of the Food and Drug Law Journal editorial board as well as a referee for the journals *Global Public Health* and *Health and Human Rights*. His work is published or forthcoming in the *American Journal of Law and Medicine*, the *Harvard International Law Journal*, the *Journal of Law, Medicine, and Ethics*, the *Michigan Journal of International Law*, and the *Northwestern Journal of International Law and Business*, among others. Before earning his J.D. from Harvard Law School, Professor Halabi was awarded a British Marshall scholarship to study in the United Kingdom where he earned an M.Phil in International Relations from the University of Oxford (St. Antony's College). During the 2003-04 academic year, he served as a Rotary International Ambassadorial Scholar at the American University of Beirut.

Caroline Henckels (PhD Cambridge, LLM Melbourne, LLB Wellington, Barrister and Solicitor of the Supreme Court of Victoria, Australia and of the High Court of New Zealand) is Vice-Chancellor's Postdoctoral Research Fellow at UNSW in Sydney, Australia. She has published articles on international investment law and WTO law in journals including the *European Journal of International Law*, the *Journal of International Economic Law*, the *Journal of International Dispute Settlement* and the *Chicago Journal of International Law*. A monograph based on her PhD thesis, entitled "Proportionality and Deference in Investor-State Arbitration: Balancing Investment Protection and Regulatory Autonomy" will be published by Cambridge University Press in 2015.

Cullen Hendrix is assistant professor at the Josef Korbel School of International Studies, nonresident senior fellow at the Peterson Institute for International Economics, and an associate of the Robert Strauss Center for International Security and Law at the University of Texas at Austin. He is an internationally recognized expert on the security implications of climate change, environmental impacts on conflict, and food security. He is the author of over a dozen scholarly manuscripts on subjects ranging from climate change and security to terrorism and political violence and the role of global civil society in promoting human rights. His research has been supported by the National Science Foundation, US Department of Defense Minerva Initiative, and the Smith-Richardson Foundation. His first book, *Confronting the Curse: The Economics and Geopolitics of Natural Resource Governance* (with Marcus Noland, PIIE Press), was published earlier this year.

In addition to his scholarly work, he has consulted for numerous government and intergovernmental agencies, including the Asian Development Bank, the US Department of Defense, the Food and Agriculture Organization, the Political Instability Task Force, and the World Food Program. He holds a PhD and MA from the University of California, San Diego, where he was a fellow of the Institute on Global Conflict and Cooperation, and a BA from Kalamazoo College.

Wan-Chun (Wendy) Ho is an assistant professor of law at Soochow University Law School in Taipei, Taiwan. She earned her LLM degree from Duke Law School and her S.J.D. from University of Wisconsin-Madison Law School. Her areas of research interests include international trade law, American trade policy and law and law of the sea.

Kateryna Holzer is a Post-doctoral Researcher with NCCR Trade Regulation at the World Trade Institute, Bern. Her area of research includes the interface of trade and climate and energy policies with emphasis on trade-related climate policy instruments and their WTO compliance, as well as energy and climate policy initiatives undertaken under regional trade and sectoral agreements. She is a co-author of Working Group III Fifth Assessment Report of the Intergovernmental Panel on Climate Change (IPCC, 2014). Apart from her PhD in Law of the University of Bern ("Carbon-related Border Adjustment and WTO law", published by Edward Elgar in 2014), she holds a PhD in Economics from Ukraine, a Master of International Management from the Ukrainian Academy of Foreign Trade and a Bachelor of Economics from the National University of Kiev-Mohyla Academy.

Thomas Innes is an associate in the London office of Steptoe & Johnson, where he specializes in public international law and international arbitration. His work includes advocacy and advice in relation to cases before international courts and tribunals, with a particular focus on acting in investor-State arbitrations and disputes arising under the UN Convention on the Law of the Sea. Prior to joining Steptoe, Mr. Innes studied at King's College London, the University of Reading, and the University of Law and is a recipient of a Lord Denning Scholarship from the Honorable Society of Lincoln's Inn. He has also lectured at the University of Reading.

Jordi Jaria i Manzano is Professor of Constitutional Law at the Universitat Rovira i Virgili (Tarragona, Catalonia, Spain) and Research Fellow of Tarragona Centre of Environmental Law Studies (CEDAT). He has worked on environmental law issues, cultural diversity and federalism. He focuses now on the analysis of institutional structures of global social metabolism, multi-level constitutionalism and cultural pluralism. Particularly, he is interested in alternative visions of governance and has studied recent constitutional innovations in Latin America, particularly regarding indigenous peoples and rights of nature.

José Roberto (Beto) Juárez Jr., the University of Denver's first Hispanic dean, began his tenure at the Sturm College of Law in July, 2006. An accomplished scholar, lawyer and administrator, Dean Juárez came to DU from St. Mary's University School of Law in San Antonio, Texas, where he was a law professor and an associate dean for academic and student affairs. Dean Juárez has taught courses in Civil Procedure, Civil Rights, Conflict of Laws, Federal Courts, Professional Responsibility, and Remedies, as well as a seminar on Language Rights. His research interests include employment discrimination, language rights, legal history, race, and religion and the law, and he has published extensively, presenting his work throughout the United States and Mexico. Dean Juárez served as a Visiting Professor of Law at the University of Oregon Law School during the 2001-2002 academic year, and was an associate professor of law at the Council on Legal Educational Opportunity Institute at the University of Missouri-Columbia School of Law during the Summer of 1991. He began his career as a staff attorney for the Gulf Coast Legal Foundation in Galveston, Texas, where he practiced poverty law, with an emphasis on family and housing law; he then moved onto Mexican American Legal Defense and Educational Fund (MALDEF), a civil rights law firm, as a staff attorney in their San Antonio office. After four years, he was named MALDEF's Regional Counsel and Employment Program Director in their LA office, where he supervised a staff of 13, including five attorneys. He also supervised employment discrimination litigation brought by attorneys in five regional offices nationwide. Juárez earned an A.B. degree in History from Stanford University and a J.D. from the University of Texas School of Law in 1981. He chairs the Board of Directors of the Journal of Law and Religion, and served on that board since 2002. He also serves on the board of directors of the Society of American Law Teachers (SALT), and served as Co-President from 2004-2006.

Jorge Kamine focuses his practice on all aspects of structuring, developing and financing international energy and infrastructure projects, as well as the acquisition and divestiture of energy and

infrastructure assets. He has broad experience in the energy industry, including with renewable energy and gas power generation projects, LNG and oil and gas exploration, development and transportation. Mr. Kamine's non-energy infrastructure experience includes projects involving water supply and sanitation, road and transport, and urban infrastructure. He has advised clients with structuring and negotiating transactions involving multiple owners, project development and various types of project and bank financings in which he represents lenders and borrowers. Mr. Kamine has worked on matters throughout the world, including significant experience in the United States, Latin America and the Caribbean. His experience in Latin America and the Caribbean has included matters in Argentina, Bolivia, Brazil, Chile, Colombia, Dominican Republic, Ecuador, Guatemala, Guyana, Haiti, Honduras, Mexico, Nicaragua, Panama, Paraguay, Peru, Trinidad and Venezuela. His experience working in Africa includes transactions in Cameroon, Egypt, Nigeria and South Africa. He also has handled matters in Asia, including in Indonesia and Malaysia, as well as in Europe.

Martin J. Katz is Dean and Professor of Law at the University of Denver Sturm College of Law. He specializes in antidiscrimination law, both within constitutional law and employment law. He was a partner in the employment law group at Davis, Graham & Stubbs LLP, and was a law clerk to Judge David M. Ebel of the Tenth Circuit Court of Appeals. He attended Harvard College and Yale Law School. In his spare time, he flies search and rescue missions for the Civil Air Patrol.

Amokura Kawharu is a Senior Lecturer in Law at the University of Auckland. Her research interests include international trade and investment law, arbitration, and international disputes resolution. She contributes reviews on disputes settlement for the New Zealand Law Review and co-authored the leading text on New Zealand arbitration law with David Williams QC, "Williams & Kawharu on Arbitration" (LexisNexis, 2011). Prior to joining the Auckland Law Faculty in 2005, she practiced as a commercial law solicitor for a number of years in New Zealand and Australia.

Jedidiah Kroncke is a Professor of Law at FGV Sao Paulo Law (Brazil). He earned his JD from Yale Law School and a PhD in Anthropology from the University of California, Berkeley. He has published articles on legal transplantation, transnational legal history, comparative constitutionalism and law and development, along with work on Chinese labor and property rights reform. His forthcoming manuscript from Oxford University Press examines the historical role of US-China relations in the formation of modern American legal internationalism and the decline of American legal comparativism. His current projects focus on the comparative role of unions in modern development, the international proliferation of Employee Stock Ownership Plans (ESOPs), and the comparative performance of public natural resource funds.

Nicolas Lamp is currently Assistant Professor at the Faculty of Law of Queen's University, where he teaches International Economic Law and Contracts. Prior to joining Queen's, he worked as a Dispute Settlement Lawyer at the Appellate Body Secretariat of the World Trade Organization, where he advised the Members of the Appellate Body on legal issues arising in appellate proceedings under the WTO's dispute settlement mechanism. He completed his PhD in Law at the London School of Economics and

Political Science in 2013. His doctoral thesis on "Lawmaking in the Multilateral Trading System" investigates the origins and implications of the discourses, practices and techniques that shape international lawmaking in the trade context. His research interests encompass several fields of public international law, as well as legal theory. His 2011 article "Conceptions of War and Paradigms of Compliance: The 'New War' Challenge to International Humanitarian Law" was awarded the American Society of International Law's 2012 Francis Lieber Prize for outstanding scholarship in the field of the law of armed conflict.

Erlend Leonhardsen is Senior Adviser for the Norwegian Ministry of Foreign Affairs and a Lecturer at the University of Oslo Faculty of Law, where he teaches international and administrative law and expects to complete his PhD in 2014. He holds degrees from the University of Oslo (JD equivalent 2008) and Georgetown University Law Center (LL.M. 2009). In 2012/2013 he was Visiting Researcher at Yale Law School. His research interests include public international law, investment treaty arbitration, and international dispute settlement.

Matt Lepore, is the Director of the Colorado Oil and Gas Conservation Commission, which regulates oil and gas exploration and production in the State. Immediately prior to joining the Department in August 2012, Matt was a member of the law firm Beatty & Wozniak, P.C., where his practice focused on oil and gas regulatory matters, enforcement proceedings, and litigation. Prior to joining Beatty & Wozniak, Matt was a Colorado Assistant Attorney General and was counsel to the Colorado Oil and Gas Conservation Commission. Mr. Lepore represented the Commission before the state trial and appellate courts, and advised the Commission on regulatory and enforcement matters, and as well as agency rulemaking.

Meredith Kolsky Lewis is Associate Professor of Law and Director of the Canada - US Legal Studies Centre at the SUNY Buffalo Law School, where she teaches International Trade Law, International Business Transactions, and other international courses. She is also Associate Professor at the Victoria University of Wellington Law School, where she co-founded and is now the Associate Director of the New Zealand Centre of International Economic Law. Meredith is Co-Executive Vice President and a founding member of the Society of International Economic Law and is co-chair of the ASIL Law in the Pacific Rim Region interest group. She authored the 2011-12 case for the ELSA WTO Moot Court Competition and serves on ELSA's Academic Board. Meredith received her BA from Northwestern University and her Juris Doctor and Masters of Science in Foreign Service degrees from Georgetown University. Meredith's research focuses on international economic law, with a particular emphasis on the WTO, free trade agreements and international dispute settlement.

A German lawyer by training, **Birgit U. Lode** has been doing research on questions pertaining to International Environmental and Economic Law for the past seven years. After the completion of her PhD thesis entitled "The International Finance Corporation (IFC) – Sustainable development within the framework of the promotion of private enterprise" and a position as a project scientist at the German Institute for International and Security Affairs (SWP) in Berlin, she now works as post-doctoral

researcher and project leader at the Institute for Advanced Sustainability Studies (IASS) in Potsdam, Germany. In addition, Dr. Lode regularly teaches courses and seminars at the Law Faculty of the University of Potsdam and the School of International Studies of the Technical University Dresden.

Alexia Brunet Marks is an Associate Professor of Law at the University of Colorado Law School. Her research and scholarship focus on food law and international economic law, and her approach is often empirical. Professor Marks earned a JD from Northwestern University School of Law (cum laude), and a PhD in Agricultural Economics from Purdue University. She previously held positions at Northwestern University School of Law, and at the US Department of Homeland Security in Washington, DC.

Petros Mavroidis is Edwin B. Parker professor of Law at Columbia Law School, New York and now on leave at EUI. He also teaches at the University of Neuchatel, Switzerland. He has been the American Law Institute (ALI) chief reporter for the project on 'Principles of International Trade Law: the WTO' that was completed in 2012. His most recent publication is Trade in Goods, 2nd edition, Oxford University Press: Oxford, UK, 2012, and an edited volume (with Zdenek Drabek) entitled Regulation of Foreign Investment, Challenges to World Harmonization, World Scientific: New Jersey and London, 2013.

Rahim Moloo is of counsel in the New York office of Gibson, Dunn & Crutcher and is a member of Gibson Dunn's International Arbitration Practice Group. Mr. Moloo's practice focuses on assisting clients to resolve complex international disputes in the most effective and efficient way possible. He has extensive experience in both international commercial and investor-state arbitrations, and also advises clients on the structuring of foreign investments and matters of international law. Mr. Moloo has experience across a number of industries, but especially in disputes relating to energy, mining, infrastructure and consumer products. Mr. Moloo is an Adjunct Professor at Columbia Law School, where he teaches an advanced course on international arbitration, and co-chair of the American Branch of the International Law Association's Committee on Disputes Involving States. Prior to joining Gibson Dunn, Mr. Moloo was a member of the arbitration teams at Freshfields Bruckhaus Deringer LLP in New York and White & Case LLP in DC, and the General Counsel of an international organization. He has also been a Visiting Fellow at the Lauterpacht Center for International Law at the University of Cambridge, a Senior Fellow at the Vale Columbia Center on Sustainable International Investment, and chair of the American Society of International Law's Private International Law Interest Group. Mr. Moloo has published several articles on international arbitration and litigation, international investment law, and public international law, many of which have been cited in arbitral decisions and leading treatises. He is currently co-authoring a book on Procedural Law in Investment Arbitration, which is due to be published by Oxford University Press in 2015. Mr. Moloo has degrees from Queen's University, the University of British Columbia (UBC) and NYU School of Law. He was named NYU's All-University Valedictorian for Professional and Graduate students and has received UBC's Outstanding Young Alumnus Award.

Dr. Fabio Morosini, a Brazilian national, is a Professor in Law at the Federal University of Rio Grande do Sul where he teaches and undertakes research on international economic law; Latin

American law; international arbitration; comparative legal studies; and methods in law. Dr. Morosini who is widely published in his areas of research, was a research fellow at the WTO and holds a PhD in international trade law from the University of Texas at Austin; a Masters in law and economic globalization from the University of Paris 1/ Institute of Political Studies of Paris; a Masters in Law (LL.M) in international law from the University of Texas at Austin; and a Bachelor of Law degree from the Catholic University of Rio Grande do Sul. His PhD thesis was on the topic “The MERCOSUR and WTO Retreaded Tires Dispute: Rehabilitating Regulatory Competition in International Trade and Environmental Regulation.”

Professor **Ved P. Nanda** is John Evans University Professor at the University of Denver and Thompson G. Marsh Professor of Law, and Director of the Ved Nanda Center for International and Comparative Law at the University of Denver Sturm College of Law. He currently serves as Honorary President of the World Jurist Association, an elected member of the American Law Institute and as a council member-at-large for the American Bar Association Section of International Law and Practice, and Honorary Vice-President of the International Law Association – American Branch. He also serves on the Board of Trustees and Board of Directors of several national and international scholarly societies and nongovernmental organizations. He was formerly Vice President of the American Society of International Law, United States Delegate to the World Federation of the United Nations Associations, Geneva, Vice-Chair of its Executive Council, and on the Board of Directors of the United Nations Association of the United States of America. He is widely published and has authored or co-authored numerous books and articles in the various fields of international law.

Phil Nichols is the Class of 1940 Bicentennial Term Associate Professor of Legal Studies and Business Ethics at The Wharton School of the University of Pennsylvania. His research focusses on trade, emerging economies, and corruption. He has served as Co-Chair of the International Economic Law Group, and of UN/CEFACT (the United Nations’ expert committee on trade facilitation). He currently serves as Vice President of the Academy of Legal Studies in Business, and as Co-Chair of the Corruption Interest Group.

Jide Nzelibe joined Northwestern's faculty as an assistant professor in 2004 became a full Professor in 2008. He served as the Bigelow Teaching Fellow and Lecturer in Law at the University of Chicago before joining Northwestern Law. In addition to his JD from Yale Law School, he also holds an MPA in international relations from Princeton University, where he was awarded a fellowship from the Woodrow Wilson Foundation and a pre-doctoral fellowship from the Ford Foundation. His research and teaching interests include international trade, foreign relations law, public and private international law and contracts

John Ohnesorge teaches Business Organizations and Administrative Law, as well as seminars in Chinese Law, and in law and economic development in developing countries at the University of Wisconsin Law School. He is the former Associate Director and then Director of the Law School's East Asian Legal Studies Center (2001-2014), and former Chair of the Wisconsin China Initiative (2008-

2012). A native of Minneapolis, Professor Ohnesorge received his B.A. degree from St. Olaf College (1985), his J.D. from the University of Minnesota Law School (1989), and his S.J.D. from Harvard Law School (2002). Along the way he has spent several years in East Asia, first as a teacher and law student in Shanghai in the 1980s, and then as a lawyer in private practice in Seoul in the 1990s. During the course of his S.J.D. studies, Professor Ohnesorge spent a year as a visiting scholar at the Max Planck Institute for Comparative Public Law and Public International Law in Heidelberg, Germany, on a fellowship from Harvard's Center for European Studies. In 2000 he served as a lecturer at Harvard Law School, co-teaching with Professor William P. Alford. From 2000 to 2001 he clerked for Federal District Court Judge Rya W. Zobel (D. Mass), then joined the Law School in the fall of 2001.

Carolina Palma graduated with honors from the law school of the University of Costa Rica, completed her LLM in Law (with honors) at the University of Munich and also obtained a Master's Degree in Economic and Trade Law at UNED University in Costa Rica. She went back to Costa Rica to be a tenure-track professor for the International Public Law course and has been teaching since 2006 and researching for the Economics Faculty since 2010. For students, she has served as a coach and judge for the Jessup and OEA (Organization of American States Moot Court) competitions. Her publications include the Free Trade Agreement CA-UE, Chinese Developing Zones, China's Trade Policy Review and Food Security. She is currently researching the regulation of cross-border investment in agriculture and the case of Costa Rica in international arbitration. She is supported by her university to obtain her PhD through the extended capacitation program at Bern University. Parallel to her academic work, Professor Palma was a trade negotiator and chief assistant for the Ministry of Trade of Costa Rica (2007-2010).

Kish Parella is an Assistant Professor at Washington and Lee School of Law. Her research concerns issues at the intersection of law and global business with a particular focus on the private regulation of international production. Her current research explores the public governance functions performed by the transnational business sector. Parella is a graduate of Duke Law School and the University of Cambridge, and she practiced international arbitration at Cleary Gottlieb Steen & Hamilton.

Nicolás M. Perrone is Assistant Professor at the Universidad Externado de Colombia. He is also a junior faculty at Institute for Global Law and Policy (Harvard Law School), and research fellow at the Centre of Interdisciplinary Studies of Industrial and Economic Law (Universidad de Buenos Aires). He has worked as a consultant for the OECD Directorate for Financial and Enterprise Affairs, as a visiting lecturer at the Xi'an Jiaotong Law School, and as a legal fellow of the UNCTAD Division on Investment and Enterprise. His main interests are international investment law, international economic law and international investment governance. Nicolás holds a PhD and a LL.M. (London School of Economics and Political Science), a master in international relations and negotiations (FLACSO/San Andrés/Universidad de Barcelona), and a law degree (Universidad de Buenos Aires).

Govind Persad is currently a clerk for the Hon. Carlos Lucero on the US Court of Appeals for the 10th Circuit. He is also a PhD candidate in Philosophy at Stanford University, where his dissertation examines normative issues connected with social and economic mobility. Govind's research interests

include health law, professional ethics, and topics at the intersection of law, political philosophy, and the social sciences.

Djordjija Petkoski is a Lecturer and Senior Fellow at the Zicklin Center for Business Ethics Research at Wharton. He serves as a consultant and adviser to the World Bank, the OAS, national governments, MNCs, and other institutions. He held various senior positions at the World Bank, including head of the Business, Competitiveness and Development Program and had been a leading expert in business ethics, business lead collective action against corruption and CSR. He launched and led the Business Lead Collective Action against Corruption international consortium of organizations and companies and Middle East and Northern Africa and Africa Responsible Business Networks. Petkoski teaches courses on Responsibility in Global Management and Corporate Responsibility and Ethics at Wharton and has taught at several Executive Development Programs at the World Bank, Wharton and Harvard. Petkoski was a Fulbright Scholar at Harvard University in the early 1990's and a Visiting Scholar at Massachusetts Institute of Technology in 1979-80. In addition to two Ph.D. (one in Economics and one in Electrical Engineering), he has a MPA from the Kennedy School of Government, Harvard University.

Sergio Puig is an Associate Professor of Law at the University of Arizona. Professor Puig's main academic interests include topics related to international economic law, international arbitration, law and society, network analysis and the law and the legal profession. Prior to joining the College, Sergio taught International Investment Law and International trade Law at Duke Law and Stanford Law School, where he was the SPILS teaching Fellow. Sergio also worked for over three years in the young professionals program for lawyers and scholars at the World Bank Group and ICSID, and has practiced in leading firms in Mexico City and Washington D.C.

Julia Qin is a Professor of Law at Wayne State University, United States, and Tsinghua University School of Law, China (joint appointment). She holds an SJD degree from Harvard Law School and LL.B. from Peking University. Her research interests include issues of WTO law and policy relating to China, and WTO jurisprudence.

Fahimul Quadir is an Associate Dean in the Faculty of Graduate Studies and Associate Professor of Social Science and Development Studies at York University in Toronto, Canada. He specializes in international development, International Relations and international political economy. His current research focuses on South-South cooperation, aid effectiveness, Southern aid providers, good governance, civil society, migration and development, micro-finance, trans-border social movements for peace, human security, and human development. To date, he has edited/co-edited four books and published a large number of articles in various international peer review journals relating to South-South cooperation, 'emerging donors', aid effectiveness, good governance, civil society, democratic consolidation, market reforms, transnational social movements, human security and regional development. He is the founding director of York University's Graduate Program in Development Studies and its undergraduate program in International Development.

Sonia E. Rolland is a Professor of Law at Northeastern University School of Law and a Visiting Professor of Law at Georgetown University Law Center (Spring 2015). Her areas of expertise include international law, trade law and development and international environmental law. Dr. Rolland authored the book *Development at the WTO* (Oxford University Press, 2013) and publishes widely (French and English) in academic journals including the *Journal of International Economic Law*, *Harvard International Law Journal*, *Global Community Yearbook* and the *European Journal of International Law*. She previously clerked for H.E. Gilbert Guillaume and H.E. Ronny Abraham at the International Court of Justice. She holds a PhD from Cambridge University (UK), a JD from the University of Michigan, an MA from the University of Paris-Nanterre and a BA from Sciences Po (Paris, France). Rolland serves as a Vice Chair of the International Economic Law Interest Group of the American Society of International Law.

Cecily Rose is an Assistant Professor at the Grotius Centre for International Legal Studies at Leiden University in the Netherlands. Cecily previously worked as an Associate Legal Officer at the International Court of Justice in The Hague, and at the Special Court for Sierra Leone in Freetown, Sierra Leone. She also worked as an associate in the International Regulation and Compliance group of Steptoe & Johnson, LLP, in Washington, DC Cecily holds an LLM and PhD from the University of Cambridge, a JD from Columbia Law School, and a BA (English) from Yale University.

Mark Safty was appointed as the Wirth Chair for Sustainability at the University of Colorado in 2013. The Wirth Chair is housed within the School of Public Affairs at CU-Denver and honors the environmental and sustainable development achievements of former U.S. Senator and Undersecretary of State Tim Wirth. Following his work with the federal government, Wirth served for nearly a decade as the President of the United Nations Foundation.

In over 25 years as a partner at Holland & Hart, LLP, companies operating on five continents have turned to Mr. Safty for virtually every type of infrastructure development and financing transaction. He has extensive experience developing and financing infrastructure projects in the energy, healthcare, water, wastewater, and transportation sectors.

Mr. Safty has served as lead counsel in the development, acquisition, financing, and refinancing of dozens of power generation facilities across the spectrum of energy technologies. Since the 1990s, Mr. Safty has focused his practice almost exclusively on development, construction, financing, and M&A activity in the renewable and sustainable energy industry. His earlier years of experience included the positions of general counsel and COO of a regional bank holding company, and he served as an outside director and chairman of the board of a \$2.5 billion financial institution.

Mr. Safty currently serves as the practice group leader for Holland & Hart's Energy & Infrastructure Group. He is listed in *The Best Lawyers in America*® for project finance law and his practice group is recognized as a global leader by Chambers USA. He was recently selected as "Colorado's Best Renewable Energy Attorney" by *Law Week Colorado*. Mr. Safty is an adjunct professor at the University of Colorado Law School and at University of Denver's Sturm College of Law, where he teaches Renewable Energy

Development, Regulation, and Finance. He is a frequent speaker at national and international conferences on renewable and sustainable energy topics

Michelle Ratton Sanchez Badin is Pontes Consultant in Brazil. Currently a professor at the Law School of Getulio Vargas Foundation (DireitoGV/ FGV-EDESP), in Sao Paulo, Brazil, and researcher at the Brazilian Center for Analysis and Research (CEBRAP), for the project entitled “Democracy and Law in Brazil.” She earned a Ph.D. with distinction from the Law School of the University of Sao Paulo (USP), Brazil, Department of Philosophy and General Theory of Law (2004). She was a visiting scholar at the International Law Department of the Graduate Institute of International Studies (GIIS), in Geneva, Switzerland (2001) and she has a Bachelor in law from the Law School of the University of Sao Paulo, Brazil, with a specialization in Business Law (1998). She received a fellowship from the State of Sao Paulo Research Foundation (FAPESP) during her Ph.D. studies (2001-2004) and, during her undergraduate studies (1995-1998), as well as a fellowship from the Brazilian Governmental Foundation in the Special Program Trainee for Undergraduate and Graduate Students (PET-CAPES). Her areas of interest include international economic law, recent changes in international regulation and how non-state actors influence and participate in international fora and policies. Since 2003, she has worked together with other researchers on the creation of an innovative course on global law for the DireitoGV Law School, this course was started for undergraduates in 2005. Professor Ratton-Sanchez’s research proposal is entitled, “The Incorporation of OECD Rules and Practices by the Brazilian Legal System: Intergovernmental System vs. Transnational Regulation.” During her residency, Professor Ratton-Sanchez will be affiliated with the Institute for International Law and Justice’s Global Administrative Law project.

Ana Santos Rutschman has received an L.L.M in intellectual property (IP) from Duke Law School, where she is about to graduate from the doctoral program in international IP. She is currently an Innovation Fellow at the Innovation and Technology Lab at Duke, as well as a Research Associate at the Brazil Initiative at the same institution. Her work and writing focuses on IP and development, innovation policy, creative industries and start-up entrepreneurship.

Lars Schönwald is currently a Doctoral Candidate and Lecturer at the Chair for Constitutional and Administrative Law, Public International Law, European and International Economic Law of Professor Dr. Hans-Georg Dederer at the University of Passau. He has studied law at the University of Passau (Germany) and the University of Western Australia, Perth (Australia). He holds a law degree (First Legal State Examination, “Erstes Juristisches Staatsexamen”). As Lecturer, Lars works mainly in the fields of international economic law, international environmental law and public international law in general. He is heavily involved in the teaching of public international law at his university, and is also one of the coaches of Passau’s Jessup Moot Court Team. Lars’ has given several presentations at academic conferences worldwide over the last couple of years. These presentations regularly deal with the protection of foreign investments in Sub-Saharan Africa, access to natural resources and similar topics, but also on European law and sports law. His publications are also mostly related to this topics. Lars’ doctoral thesis deals with legal aspects of foreign investments in the mining sectors of Sub-Saharan

African States.

Jeremy Sharpe, U.S. Department of State (United States)

Elizabeth Sheargold is currently a PhD candidate and part-time research fellow at Melbourne Law School (University of Melbourne, Australia). Her research focuses on how the protection of domestic regulatory autonomy is considered in the negotiation of contemporary international trade and investment agreements, such as the Trans-Pacific Partnership Agreement. From 2012-2013, Liz was an Associate Director and Research Fellow of the Center for Climate Change Law at Columbia University. Previously, she practiced environmental law in the Melbourne office of the firm Allens Arthur Robinson. She completed her BA / LLB (Hons) at the University of Melbourne, and her LLM at Columbia University.

Greg Shill is the Olin-Searle Fellow in Law at New York University School of Law. His research focuses on corporate and commercial law, with an emphasis on financial institutions, sovereign debt, and global capital markets. Prior to joining NYU, he taught U.S. and international business law as a Visiting Assistant Professor at the law schools of Hofstra University (2012-13) and the University of Denver (2013-14). Before teaching, he practiced in the New York and London offices of Gibson, Dunn & Crutcher, where he represented corporate clients in international disputes related to the financial crisis. He is a graduate of Harvard Law School and began his legal career as a clerk for Judge Jennifer W. Elrod of the U.S. Court of Appeals for the Fifth Circuit. Greg is currently working on two projects exploring the interplay of private commercial law and systemic risk. The first, "Boilerplate Shock: Sovereign Debt Contracts as Incubators of Systemic Risk," 89 *Tulane Law Review* __ (forthcoming 2015), addresses the potential for standard terms in securities contracts to amplify risks to the global economy, using the European sovereign lending market as a case study. A second article extends this focus on social externalities of commercial law by examining the systemic effects of standard-form contracts in the derivatives and asset-backed securities markets. These build on his first article on the impact of conflicts rules on international business, "Ending Judgment Arbitrage: Jurisdictional Competition and the Enforcement of Foreign Money Judgments in the United States," 54 *Harvard International Law Journal* 459 (2013). He blogs at Just Shilling (justshilling.com) and was recently a guest contributor at The Conglomerate.

Clarence Siziba is a Zimbabwean national reading for a PhD on the regulation of trade in goods originating in conflict zones at the World Trade Institute in Bern, Switzerland. He holds law degrees from the Universities of Fort Hare and the Witwatersrand in South Africa. Prior to joining the WTI, Clarence worked in the Economic Diplomacy Programme at the South African Institute of International Affairs, where he was involved in research and analysis of trade and economic policy issues.

Fiona Smith is a Professor of International Economic Law at the School of Law at the University of Warwick. She is a graduate of the University of Wales, where she received her LL.B., and the University of Leicester, where she obtained her LL.M. and Ph.D. Her research interests are in international economic law, particularly the law of the World Trade Organization (WTO). She has published widely on

WTO law and is an expert on international agricultural trade, and has spoken widely about her research in the United States, Europe, and East Asia. As a consequence of her work, she was invited to become a member of the editorial board of the journal *Jurisprudence* and was also appointed as an expert on international economic law to the Research Foundation Flanders. Smith was first introduced to James Boyd White's work when she was a Visiting Scholar at the University of Minnesota in 2008. She was inspired to use White's work as a methodology for her own work on international agricultural trade regulation, arguing that pro-environmental reforms were never fully incorporated into trade agreements due to differences in use of language between environmentalists and trade lawyers, and that this difference must be abridged. She has also edited a symposium on Law and Language published by Oxford University Press, and is currently working on a book on food security in international economic law, which also incorporates White's ideas about the power of language and the use of speech.

Sophie Smyth is an Associate Professor of Law at Beasley School of Law, Temple University, Philadelphia, where she teaches International Development Law and Policy, International Financial Law, and Contracts. Prior to joining Temple Law School, Professor Smyth was a Senior Counsel in the Legal Vice Presidency of the World Bank, where she specialized in structuring global trusts and public/private partnerships for development. From 2004 until 2006, she was a Visiting Professor at Washington College of Law, American University. Professor Smyth's research focuses on norms, principles, modalities and institutional design for collective action in international development finance. Her most recent publications appear in *Health & Human Rights*, the *Kansas Law Review*, the *Law and Development Review*, the *University Of Pennsylvania Journal Of International Law*, the *Georgetown Journal of International Environmental Law* and the *Rutgers Law Review*. Professor Smyth holds a B.A. from Trinity College, Dublin, a B.C.L. from Oxford University, England, and an L.L.M. from Georgetown University Law School. Following her graduation from Georgetown, she served as Judicial Clerk for the late Judge Hugh Bownes on the Court of Appeals for the First Circuit.

Elizabeth Spahn is Professor of Law Emerita at New England Law | Boston. Her work focuses on international and comparative anti-corruption law and policy. Professor Spahn received her education at Yale University as a member of the first entering class of women at Yale, and Temple Law School. She has published articles in the *Virginia Journal of International Law*, *Georgetown International Law Journal*, *American University Law Review*, *Maine Law Review*, *Vanderbilt Journal of Transnational Law*, *Syracuse Journal of International Law and Commerce*, *Indiana International & Comparative Law Review*, *Hofstra Law Review*, *Georgetown Law Review*, and *Minnesota Journal of International Law* among others. She served as a Fulbright Professor at Peking University Law School, and at Southwestern University of Political Science and Law (Chongqing), and consulted with the OECD Anti-Bribery Convention Working Group and the U.S. Department of State Public Affairs. She is a contributing editor of the fcpablog.com.

Anna Spain is an Associate Professor at the University of Colorado Law School where she teaches courses in international law, dispute resolution and ethics. Her scholarship focuses on international

dispute resolution and international law pertaining to the use of force. Her article on *The U.N. Security Council's Duty to Decide*, published in the Harvard National Security Journal in 2013, received the 2014 ASIL Francis Lieber Prize (article category). She is a graduate of Harvard Law School and formerly served as an Attorney-Adviser at the U.S. Department of State. She is a member of the Council on Foreign Relations (Term Member), ASIL (co-chair of the ASIL Dispute Resolution Interest Group and member of the Honors Committee) and Mediators Beyond Borders International (founding member and former Board Member).

Andy Spalding, Assistant Professor at the University of Richmond School of Law, teaches and writes in the area of international anti-corruption law. He is Senior Editor of the FCPA Blog and an instructor at the U.N.-sponsored International Anti-Corruption Academy in Vienna, Austria. His scholarship has appeared in the UCLA Law Review, Washington University Law Review, Ohio State Law Journal, and many other academic venues, and has been covered by the New York Times, Wall Street Journal, Economist, Atlantic, Forbes, and National Public Radio.

Jose Toro is an Assistant Professor of International Law at EAFIT University in Medellín, Colombia. PhD (Law) Universitat Pompeu Fabra Barcelona, LLM International Legal Studies Washington College of Law American University. His research focusses on the interactions of International Economic Law, International Human Rights and the Legal international personality of private actors as elements of a transnational legal order.

Elizabeth Trujillo is a Professor of Law at Suffolk University Law School where she teaches Contracts, International Sales, and NAFTA and International Trade Regulation. She currently serves as Co-Chair of the American Society for International Law's (ASIL) International Economic Law Interest Group and as a member of the ASIL Book Awards Committee. Her publications, which have appeared in law reviews, books, and peer-reviewed journals, examines the relationship between international trade and investment with domestic regulatory structures, specifically in the areas of energy and the environment, antitrust law, and international consumer protection law. From 2011-2012, Professor Trujillo was a Visiting Scholar at Harvard Law School. During her visit, she was writing on issues of transnational governance regarding sustainable development and economic development.

Most recently, she was also selected as a Humboldt Foundation Research Fellow to continue her research on her book with Cambridge University Press, "New Visions in Trade and Sustainable Development." In order to further this research, she will be a Visiting Scholar at the Max Planck Institute for Comparative Public Law and International Law in Heidelberg, Germany in 2015.

Before becoming a law professor, Professor Trujillo worked for the New York law firm Dewey and LeBoeuf in the areas of corporate law, project finance and international business transactions, with an emphasis on energy and Latin America. In addition to working for U.S. District Court Southern District of Texas, she has also clerked for the United Nations, Educational, Scientific, and Cultural Organization

(UNESCO) in Paris, France as well as for the National Commercial Appellate Court of Argentina (Cámara Nacional de Apelaciones en lo Comercial) in Buenos Aires, Argentina.

Alisher Umirdinov is an assistant professor of law at Graduate School of Law, Nagoya University. He is the chairman of Uzbekistan-Japan Academic Forum. He completed his LL.D. at Nagoya University, Graduate School of Law in 2012. He is the author of several papers mainly in Japanese. Dr. Alisher's interest areas include international investment Law, competition law and policy in post-soviet transition countries, as well as oil and gas law. He is currently working on a project which deals with Tax Sovereignty of Host States in Investment Arbitration.

Sergey Usoskin is a PhD student at the Moscow State University Law Faculty and a Senior Research Fellow at the International and Comparative Law Research Center (Moscow). In his research he focuses on international investment law and international law regimes applicable to exploitation of natural resources. He graduated with honors from the St. Petersburg State University Law Faculty and University College London (LLM in Public International Law).

Colette van der Ven is an associate with Sidley Austin's International Trade and Arbitration Group in Geneva. She holds a J.D. from Harvard Law School, an MPP from the Harvard Kennedy School of Government, and a BA from Middlebury College. Her main areas of interest include the intersection of trade law and industrial policy, agricultural law and policy, anti-corruption and human rights law. Colette has conducted research in these areas in India, Tanzania, Hong Kong, Cambodia and Brazil.

Professor **Markus Wagner** teaches and writes in the areas of international law, constitutional law and comparative law. Some of his recent scholarship has focused on various aspects of international economic law, such as sanitary measures and technical barriers to trade as well as comparisons between the global trade and investment regimes. His work has appeared in peer-reviewed publications and, among others, in the Harvard Journal of International Law, the Fordham International Law Journal and the Tulsa Law Review. Professor Wagner graduated from the University of Giessen / Germany with a JD equivalent and a master's degree in international law. He worked at the Max Planck Institute for Comparative Public Law and International Law in Heidelberg / Germany. In 2006, he graduated from Stanford Law School with a master's degree. Professor Wagner subsequently clerked for then-President of the Supreme Court of Israel Aharon Barak and starting in 2007 worked for the Brussels office of Wilmer Hale. He is the Associate Editor for the Journal of World Investment and Trade.

Timothy Webster is Assistant Professor of Law and Director of East Asian Legal Studies at Case Western Reserve University. His scholarship addresses the intersections of international law and the domestic legal systems of China, Japan and other East Asian jurisdictions. It appears most recently in the Columbia Journal of Transnational Law, Michigan Journal of International Law and American Journal of Comparative Law. He began his academic career as a lecturer at Yale Law School, and also worked at its China Law Center, designing legal reform projects with public interest lawyers, academics and judges

in the PRC. A Term Member of the Council on Foreign Relations, and a Public Intellectuals Program Fellow with the National Committee on U.S.-China Relations, he has held visiting positions at National Taiwan University and Zhejiang University. Previously, he practiced international dispute resolution in the New York and Tokyo offices of Morrison Foerster, and clerked for Judge Joseph Tauro, of the United States District Court, in Boston.

Ashley K. Wald advises her clients at all stages of energy project development, from site acquisition and permitting, to construction, financing, and through commercial operation. She frequently works with clients involved in the solar and wind industries, and her clients are also involved with a variety of other renewable energy technologies (including small hydro, biofuels and geothermal) and traditional fuels, as well as demand-side management and energy efficiency product development and deployment.

Ms. Wald also represents clients in the purchase and sale of energy projects, including both asset deals and the sale of membership interests.

Ms. Wald has co-taught courses on renewable energy project development and regulation at the University of Denver Sturm College of Law, and regularly teaches national seminars on various renewable energy and utility industry topics.

Prior to joining Holland & Hart, Ms. Wald was an associate at the Beijing, China office of an international law firm where she represented international venture capital firms investing in Chinese companies. She presents on various topics associated with doing business in China.

Todd Wells teaches an experiential-style international commercial arbitration class at the University of Denver. In addition to teaching at DU, he also coaches the Willem C. Vis International Commercial Arbitration Moot Team. Mr. Wells practices law in Denver, Colorado at Gleason Wells, PC. Mr. Wells primarily works with small and medium sized businesses, handling their transactional, employment and dispute resolution needs. In addition to his US-based work, he also focuses on international commercial dispute resolution and international trade.

Annecoos Wiersema holds the Ved P. Nanda Chair and is an Associate Professor at the University of Denver Sturm College of Law, as well as being Director of the International Legal Studies Program. She received her first law degree (LLB) from the London School of Economics in England and her SJD (Doctor of Juridical Science) degree in International and Environmental Law from Harvard Law School. Before joining the University of Denver, she was an Assistant Professor at The Ohio State University Michael E. Moritz College of Law and has also worked in the Denver office of Arnold and Porter and as a Visiting Scholar at the IMF. She writes about international environmental law and governance with a particular focus on the protection of species and ecosystems. Her recent work has focused on REDD+ and wildlife trade. Her publications include: *Uncertainty and Markets under CITES (RECIEL)*; *Climate Change, Forests, and International Law: REDD's Descent into Irrelevance (Vanderbilt Journal of Transnational Law)*; *The New International Law-Makers? Conferences of the Parties to*

Multilateral Environmental Agreements (Michigan Journal of International Law); and *A Train without Tracks: Rethinking the Place of Law and Goals in Environmental and Natural Resources Law (Environmental Law)*.

Jarrold Wong is Professor of Law and Co-Director of the Global Center at University of the Pacific, McGeorge School of Law. Professor Wong's scholarship is centered on issues in international dispute resolution, and has been or will be published in the *Minnesota Law Review*, *Tulane Law Review*, *George Mason Law Review*, *Florida State University Law Review*, and *Columbia Journal of Transnational Law*, among others. He serves on both the Executive Committee and Academic Council of the Institute for Transnational Arbitration, and co-chaired its 2013 Winter Forum Conference. Professor Wong holds various law degrees, graduating with first class honors from the University of Cambridge, Order of the Coif from University of California, Berkeley, and from the University of Chicago.

Andrew K. Woods is an Assistant Professor at the University of Kentucky College of Law. He was recently a postdoctoral fellow at Stanford Law School (at the Center for International Security and Cooperation and at the Center on Philanthropy and Civil Society). He holds a JD from Harvard Law School and a PhD in Politics from the University of Cambridge where he was a Gates Scholar. His teaching and research interests include international law (public and private), contracts, and corporations.

Karen Woody is a senior associate in the White Collar Defense and Investigations Group of Cadwalader's Washington, DC office. Karen represents corporations and individuals in a variety of white collar criminal, regulatory and compliance matters. She advises clients on issues related to the Foreign Corrupt Practices Act, the Sarbanes-Oxley Act, the Dodd-Frank Wall Street Reform and Consumer Protection Act, the Commodities Exchange Act, insider trading laws, export controls, economic sanctions programs, anti-money laundering laws, and other related regulations. Karen frequently assists clients in responding to inquiries and subpoenas issued by the U.S. Department of Justice, the U.S. Securities and Exchange Commission and the U.S. Commodity Futures Trading Commission. Karen has significant experience in managing comprehensive internal investigations on behalf of her clients, as well as managing large teams of attorneys and third-party consultants. She also helps companies proactively assess risks in their international operations, and counsels on the development and implementation of policies and procedures designed to prevent and detect potential violations of law.

Jason Yackee is an Associate Professor of Law at the University of Wisconsin Law School, where he teaches Contracts, International Commercial Arbitration, and International Business Transactions. He completed his undergraduate studies in Political Science at the University of Pittsburgh, received his JD summa cum laude from Duke University, and completed his PhD studies in Political Science at the University of North Carolina at Chapel Hill. Professor Yackee's research focuses on the effects of investment treaties on foreign direct investment. His research has been funded by the National Science Foundation, and he has published his studies in a number of peer-reviewed and student-edited journals

and edited volumes. Professor Yackee currently serves as the Co-Chair of the ASIL International Economic Law Interest Group.

Americo B. Zampetti was educated at the University of Rome and The Johns Hopkins University, School of Advanced International Studies, Washington, DC, where he studied international economics and international relations. He received his PhD in social sciences from the Katholieke Universiteit Leuven, Belgium. In 1999-2000 he was Fulbright Research Scholar at the Harvard University John F. Kennedy School of Government. His professional experience includes the Italian Institute for Foreign Trade, the OECD, UNCTAD and the European Commission. Between 2006 and 2010 he served as the EU Coordinator of the negotiations of the Economic Partnership Agreement between the EU and the Caribbean countries. Since 2010 he is Head of the Economic Section at the European Union Delegation to the United Nations in New York. He was one of the EU negotiators of the outcome document of the 2012 Rio conference on sustainable development.

David Zaring is Associate Professor in the Legal Studies and Business Ethics Department at the Wharton School. He writes at the intersection of financial regulation, international law, and domestic administration. He has written over thirty articles, including publications in the Cornell, Michigan, NYU, UCLA, and Virginia law reviews, and a number of international law journals. In addition to teaching at Wharton, he has previously taught at the Bucerius, Penn, Washington & Lee, and Vanderbilt law schools.

Wentong Zheng is a professor at the University of Florida Levin College of Law. Professor Zheng focuses his teachings on International Trade & Business, Antitrust and Competition Policy, Chinese Law & Economy, International Intellectual Property, Commercial Law, Law and Economics.