2019 WIPO Intellectual Property Judges Forum

Promoting transnational dialogue among judiciaries

WIPO, Geneva
November 13–15, 2019
Forum Rules

In order to promote open judge-to-judge dialogue, the WIPO Intellectual Property Judges Forum will apply the Chatham House Rule. Participants will be free to use information shared during discussions at the Forum, but neither the identity nor the affiliation of the speakers, nor that of any other participant, may be revealed. The speakers will speak in their personal capacity, expressing their own opinions and views and not necessarily those of the Secretariat or of the Member States of WIPO. There will be no public webcasting of the Forum.

Acknowledgments

The work of the WIPO Judicial Institute is guided by the WIPO Advisory Board of Judges comprising:

Annabelle BENNETT, Former Judge, Federal Court of Australia, Sydney, Australia (Chair); Mohamed Mahmoud AL KAMALI, Director General, Institute of Training and Judicial Studies, Abu Dhabi, United Arab Emirates; Colin BIRSS, Justice, High Court of England and Wales, London, United Kingdom; Edgardo Mateo ETTLIN GUAZZO, Minister of the Court of Appeals, Montevideo, Uruguay; Klaus GRABINSKI, Judge, Federal Court of Justice, Karlsruhe, Germany; Louis T.C. HARMS, Former Deputy President, Supreme Court of Appeal, Bloemfontein, South Africa, and Judge of Appeal, Court of Appeal, Botswana; KI Woojong, Judge, Seoul High Court, Republic of Korea; Marie Françoise MARAIS, Honorary Advisor, Court of Cassation, Paris, France; Maria Rowena MODESTO-SAN PEDRO, Associate Justice, Court of Tax Appeals, Quezon City, Philippines; Max Lambert NDÉMA ELONGUYÉ, President, Court of First Instance, Yaoundé Ekounou, Cameroon; Kathleen M. O’MALLEY, Circuit Judge, Court of Appeals for the Federal Circuit, Washington D.C., United States of America; Manmohan SINGH, Former Chairman, Intellectual Property Appellate Board, New Delhi; Former Judge, High Court of Delhi, India; SHIMIZU Misao, Former Chief Judge, Intellectual Property High Court, Tokyo, Japan; TAO Kaiyuan, Justice, Vice President of the Supreme People’s Court, Beijing, China; and Vesna TODOROVIĆ, Judge, Commercial Appellate Court, Belgrade, Serbia.
Wednesday
November 13

8.00 – 9.00  Registration

9.00 – 9.10  Welcome
Frits BONTEKOE, Legal Counsel, World Intellectual Property Organization (WIPO)

Master of Ceremonies
Nahal ZEBARJADI, Legal Officer, WIPO Judicial Institute

9:10 – 9.30  Special Address by the Director General
Francis GURRY, Director General, WIPO

09.30 – 11.00  Session 1: Emerging Issues in Copyright

Moderator
Colin BIRSS, Justice, High Court of England and Wales, London, United Kingdom

Speaker
Vittorio RAGONESI, Honorary Judge, Supreme Court of Cassation, Rome, Italy

Panelists
Nurlanbek ATANAZAROV, Judge, Osh City Court, Kyrgyzstan
Edgardo Mateo ETTLIN GUAZZO, Minister, Court of Appeals, Montevideo, Uruguay
Nadia KANGALOO, Puisne Judge, High Court, Trinidad and Tobago
Marie-Françoise MARAIS, Honorary Advisor, Court of Cassation, Paris, France
**Discussion points**

− Defining copyright infringing acts in new technological settings
− Copyright infringement by users of online platforms and intermediary responsibility
− Copyright and the freedom of expression
− Moral rights

**Reference judgments**

− Oral Criminal and Correctional Court Number 26 of the Federal Capital of Buenos Aires, Argentina [2018]: “Taringa Case”, Case No. CCC 16029/2009/TO1/1
− High Court (Chancery Division) of England and Wales [2019]: Warner Music UK Ltd v TuneIn Inc [2019] EWHC 2923 (Ch)
− Court of Justice of the European Union [2017]: Stichting Brein v Ziggo BV and XS4ALL Internet BV, Case No. C-610/15
− Supreme Court of Cassation of Italy [2019]: Reti Televisive Italiane s.p.a v Yahoo Italia s.p.a, Case No. 7708/2019
− High Court of Justice of the Republic of Trinidad and Tobago [2018]: Sean Caruth v The Tobago House of Assembly, Case No. CV2018-03461

11.00 – 11.30 **Coffee Break**

11.30 – 12.30 **Session 2: Emerging Issues in Trademarks – Trademarks Eligible for Registration**

**Moderator**

Marcus HÖPPERGER, Senior Director, Department for Trademarks, Industrial Designs and Geographical Indications, WIPO

**Speaker**

Goda AMBRASAITĖ-BALYNIENĖ, Judge, Supreme Court of Lithuania, Vilnius, Lithuania

**Panelists**

Younes EZZAHRI, Judge and Director of Judicial Training, Higher Institute of the Judiciary, Rabat, Morocco

Nina PÓŁTORAK, Judge, General Court of the European Union, Luxembourg

**Discussion points**

− Eligible subject matter and distinctiveness: example of color per se marks
− Trademarks contrary to public order or morality

**Reference judgments**

− General Court of the European Union [2018]: La Mafia SE SIENTA A LA MESA, Case No. T-1/17 EU:T:2018:146
− Supreme Court of Lithuania [2015]: Humana People to People Baltic v the State Patent Bureau, Case No. 3K-3-240-469/2015
12.30 – 14.00  Lunch Break

14.00 – 15.30  Session 3: Emerging Issues in Trademarks – Well-Known Marks and Dilution

Moderator
Eric MILLE, Judge, Brussels Trade Court, Belgium

Speaker
Louis T.C. HARMS, Former Deputy President, Supreme Court of Appeal, Bloemfontein, South Africa; Judge of Appeal, Court of Appeal, Botswana

Panelists
Mohamed Mahmoud AL KAMALI, Director General, Institute of Training and Judicial Studies, Abu Dhabi, United Arab Emirates
SHIMIZU Misao, Former Chief Judge, Intellectual Property High Court, Tokyo, Japan
XIA Junli, Presiding Judge, IPR Division, Supreme People's Court of China, Beijing, China

Discussion points
– Likelihood of confusion
– Dilution and its defenses

Reference judgments
– High People’s Court of Beijing, China [2012]: *Baidu Online Network Technology (Beijing) Co Ltd v Trademark Review and Adjudication Committee*, Case No. GXZ No. 1081
– Intellectual Property High Court of Japan [2013]: *Hokkaido Design Kabushiki Kaisha v Puma SE*, Case No. 2012 (Gyo-Ke) 10454
– Intellectual Property High Court of Japan [2009]: *Puma AG Rudolf Dassler Spor v JPO*, Case No. 2008 (Gyo-Ke) 10311
– Constitutional Court of South Africa [2005]: *Laugh It Off Promotions CC v South African Breweries International (Finance) BV t/a Sabmark International* [2005] ZACC 7

15.30 – 16.00  Session 4: WIPO’s Work in the Area of the Judicial Administration of IP

MIN Eun-Joo, Director, WIPO Judicial Institute

16.00 – 16.30  Coffee Break
16.30 – 18.00  **Session 5: Emerging Issues in Patents**

**Moderator**
Annabelle BENNETT, Former Judge, Federal Court of Australia, Sydney, Australia

**Speaker**
TAKAHASHI Aya, Judge, Intellectual Property High Court, Tokyo, Japan

**Panelists**
Jeremy FOGEL, Executive Director, Berkeley Judicial Institute; Former Director, Federal Judicial Center, United States of America

KI Woojong, Judge, Seoul High Court, Republic of Korea

Mark SCHWEIZER, President, Federal Patent Court, St. Gallen, Switzerland

**Discussion points**
- Eligible subject matter: are patents technology neutral? Examples of measuring apparatus, graphical user interface and diagnostic methods
- Developing appropriate balance between patent quality and investment in technology and the role of the courts
- Interplay with competition law: example of reverse payment settlements

**Reference judgments**
- Intellectual Property High Court of Japan [2018]: Case No. 2017 (Gyo-Ke) 10232
- Supreme Court of the Republic of Korea [2014]: GSK v KFTC, Case No. 2012Du24498
- Federal Patent Court of Switzerland [-]: *Hamilton Medical AG v imtmedical AG* (O2017_007)
- U.S. Court of Appeals for the Federal Circuit [2017]: *Athena Diagnostics Inc v Mayo Collaborative Services LLC*, 927 F3d 1333

18.00  **Group Photo to be followed by Reception**
Thursday
November 14

9.30 – 11.00  Session 6: Exhaustion of IP Rights and Parallel Imports

Moderator
Jeremy FOGEL, Executive Director, Berkeley Judicial Institute; Former Director, Federal Judicial Center, United States of America

Speaker
Stephen BURLEY, Justice, Federal Court of Australia, Sydney, Australia

Panelists
Aleh LATYSHEVICH, Judge, Supreme Court, Minsk, Belarus
Maria Rowena MODESTO-SAN PEDRO, Associate Justice, Court of Tax Appeals, Quezon City, Philippines
Mehmet Soner ÖZOĞLU, Judge, Directorate General for Foreign Relations and EU Affairs, Ministry of Justice, Ankara, Turkey
Manmohan SINGH, Former Chairman, Intellectual Property Appellate Board, New Delhi; Former Judge, High Court of Delhi, India

Discussion points
− TRIPS Agreement, Article 6 and differing approaches to exhaustion: international, regional or national. What are the policy rationales?
− To what extent can contractual restrictions impact on the exhaustion of IP rights?
− Repackaging requirements for parallel imports
Reference Judgments

- Federal Court of Australia [2019]: Calidad Pty Ltd v Seiko Epson Corporation [2019] FCAFC 115
- Supreme Court of the Republic of Belarus [2013]: Twins Tech JSC, Russia v Medicalfort LLC, Case No. 12-01/20-2013
- High Court of Delhi, India [2012]: Samsung Electronics Company Limited v Kapil Wadhwa, CS (OS) No. 1155/2011
- High Court of Delhi, India [2010]: John Wiley & Sons Inc v Prabhat Chander Kumar Jain, CS (OS) No. 1960/2008
- Supreme Court of the Philippines [2009]: Roma Drug and Romeo Rodriguez, as Proprietor of Roma Drug v The Regional Trial Court of Guagua, Pampanga, the Provincial Prosecutor of Pampanga, Bureau of Food & Drugs and Glaxo SmithKline, GR No. 149907
- Court of Cassation of Turkey [2014]: Meninos v n11.com, RG Nos. 2014/6429E, 2014/12088K

11.00 – 11.30 Coffee Break

11.30 – 12.30 Session 7: Remedies Addressing Multi-Territorial Infringement

Moderator
MIN Eun-Joo, Director, WIPO Judicial Institute

Speaker
Colin BIRSS, Justice, High Court of England and Wales, London, United Kingdom

Panelists
Dedar Singh GILL, Judicial Commissioner, Supreme Court of Singapore
Klaus GRABINSKI, Judge, Federal Court of Justice, Karlsruhe, Germany

Discussion points
- Can national courts grant “global” remedies?
- Setting license rates for revenues outside the jurisdiction
- Site blocking and global de-indexing orders
- Remedies in cross-border contributory infringements

Reference Judgments

- Federal Court of Justice of Germany [2017]: Sealing System, Case No. X ZR 120/15
- Federal Court of Justice of Germany [2015]: Audiosignalkodierung, Case No. X ZR 69/13
- High Court of Singapore [2018]: Disney Enterprises, Inc and others v M1 Ltd and others [2018] 5 SLR 1318; [2018] SGHC 206
- Court of Appeal (Civil Division) of England and Wales [2018]: Unwired Planet v Huawei [2018] EWCA Civ 2344

12.30 – 14.00 Lunch Break
14.00 – 15.00  **Session 8: IP and Private International Law**

*Moderator*  
Annabelle BENNETT, Former Judge, Federal Court of Australia, Sydney, Australia

*Speaker*  
Sam GRANATA, Judge, Court of Appeal, Antwerp, Belgium, and Benelux Court of Justice, Luxembourg

*Panelists*  
Marcelo DE NARDI, Federal Judge, Environmental, Land and Indigenous Peoples Issues Federal Court of Porto Alegre, Porto Alegre, Brazil  
Ramziya KHATYPOVA, Judge, Judicial Chamber on Economic Disputes, Supreme Court of the Russian Federation, Moscow, Russian Federation

**Discussion points**  
− Jurisdiction  
− Applicable law  
− Recognition and enforcement of foreign judgments

**Reference Judgments**
− Superior Court of Justice of Brazil [2007]: *Lilly Icos LLC v Pfizer Limited* (“Viagra case”), SEC-911  
− Court of Appeal (Civil Division) of England and Wales [2019]: *Huawei v ZTE* [2019] EWCA Civ 38  
− Supreme Court of the Russian Federation [2013]: *VOIS v OOO “Polet”, Case No. A53-25852/2013*

15.00 – 15.45  **Session 9: Recent Developments in IP Courts**

*Moderator*  
Anna MORAWIEC MANSFIELD, Deputy Legal Counsel, WIPO

*Panelists*  
FAN Mingzhi, Senior Judge and Deputy Director General, China Institute of Applied Jurisprudence, Supreme People’s Court of China, Beijing, China  
Agnieszka GOŁASZEWSKA, Judge and Deputy Director, Civil Legislation Department, Ministry of Justice, Warsaw, Poland  
Bohdan LVOV, Vice-President, Supreme Court; President of the Cassation Commercial Court, Supreme Court, Kyiv, Ukraine

15.45 – 16.15  **Coffee Break**
16.15 – 17.30  **Session 10: IP Adjudication through Regional Courts**

*Moderator*
Sam GRANATA, Judge, Court of Appeal, Antwerp, Belgium, and Benelux Court of Justice, Luxembourg

*Panelists*
Hugo Ramiro GÓMEZ APAC, President, Court of Justice of the Andean Community, Quito, Ecuador
Klaus GRABINSKI, Judge, Federal Court of Justice, Karlsruhe, Germany
Marc JAEGER, Judge, General Court of the European Union, Luxemburg
Max Lambert NDÉMA ELONGUÉ, President, Court of First Instance, Yaoundé Ekounou, Cameroon

*Discussion points*
− Work of the Court of Justice of the Andean Community; Court of Justice of the European Union; the Benelux Court of Justice; Courts in the OAPI system; and the future Unified Patent Court
− Role of regional courts in the interpretation of IP laws and harmonization
− Reconciling national and regional IP judicial systems

17.30 – 17.45  **Closing**

Annabelle BENNETT, Former Judge, Federal Court of Australia, Sydney, Australia; Chair of the WIPO Advisory Board of Judges

Frits BONTEKOE, Legal Counsel, WIPO

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**Friday**

**November 15**

**Social Program (Optional)**

9.00 – 12.30  CERN Guided Tour

10.30 – 11.30  Palais des Nations Guided Tour
Special address

Francis GURRY

Director General, WIPO

Mr. Gurry is an Australian lawyer who has served as Director General of the World Intellectual Property Organization (WIPO) since October 1, 2008.

He holds law degrees from the University of Melbourne, a Ph.D from the University of Cambridge, and is an honorary professor of, and holds honorary doctorates from, universities in a wide range of countries.

He is the author of a number of publications, one of which has become a standard legal text in the UK and is published by Oxford University Press as Gurry on Breach of Confidence.

Mr. Gurry speaks English and French.

Speakers

Mohamed Mahmoud AL KAMALI

Director General, Institute of Training and Judicial Studies, Abu Dhabi, United Arab Emirates

Judge Mohamed Mahmoud Al Kamali is the Director General of the Institute of Training and Judicial Studies in Abu Dhabi, United Arab Emirates, which has a mandate to train judges, prosecutors, lawyers and court staff. He is also President of the Grievance Committee in the Patent Office at the Gulf Cooperation Council. He began his career working as a public prosecutor, before being appointed as a judge in the Al Ain First Instance Court, the Ajman Court of Appeal, and Director of the Judicial Inspection Department.

Judge Al Kamali has participated in several WIPO organized programs, including the Workshop on Building Respect for Intellectual Property Rights in Qatar in 2013 and the Training Course on the Enforcement of Intellectual Property Rights in Japan in 2017. He has participated in many IP workshops and conferences in Kuwait, Qatar, Saudi Arabia, the United Arab Emirates, and the United States of America. He chaired amendments of intellectual property law in the United Arab Emirates.

Judge Al Kamali earned his PhD in Law from Exeter University in the United Kingdom.

Goda AMBRASAITĖ-BALYNIENĖ

Judge, Supreme Court of Lithuania, Vilnius, Lithuania

Judge Ambrasaitė-Balynienė is a judge of the Civil Cases Department of the Supreme Court of Lithuania. Prior to this appointment, she was a judge of the Vilnius Regional Court (2008-2016), which has exclusive jurisdiction over patent, trademark and design disputes, and then a judge of the Court of Appeal of Lithuania (2016-2019), where she continued to specialize in intellectual property disputes.

Judge Ambrasaitė-Balynienė is an external member of the European Patent Office (EPO) Enlarged Board of Appeal since January 2018. She is also a member of the Intellectual Property Judges Association (IPJA).

Judge Ambrasaitė-Balynienė holds a Doctoral degree of Law (2004). She is an associate
professor at the Institute of Civil Justice of the Faculty of Law of Mykolas Romeris University, Vilnius.

Nurlanbek ATANAZAROV
Judge, Osh City Court, Kyrgyzstan

Judge Atanazarov was appointed as a judge of the Osh City Court in 2019. He is also the Chairman of the Council of Judges of the Kyrgyz Republic.

Prior to these roles, he was a member of the Council for the Selection of Judges of the Kyrgyz Republic (2016-2019) and served as a judge of the Nookat District Court (2014-2016). He also worked as a bailiff of the Nookat District Court (1998-2009).

Annabelle BENNETT
Former Judge, Federal Court of Australia, Sydney, Australia

Until March 2016, Justice Annabelle Bennett AC SC served as a judge of the Federal Court of Australia, sitting in many intellectual property cases at first instance and on appeal, and as an additional judge of the Supreme Court of the Australian Capital Territory. Prior to her appointment to the Federal Court of Australia, she practiced as a Senior Counsel specializing in intellectual property.

Justice Bennett has also served as President of the Copyright Tribunal of Australia, Chair of the National Health and Medical Research Council and a Presidential Member of the Administrative Appeals Tribunal. Her current appointments include: Chancellor of Bond University; President of the New South Wales Anti-Discrimination Board; Arbitrator of the Court of Arbitration for Sport; Chair of Land Services SA; Chair of the Australian Nuclear Science and Technology Organisation; member of the Garvan Institute for Medical Research; member of Chief Executive Women; and member of the Advisory Board of the Faculty of Law at the Chinese University of Hong Kong.

Justice Bennett has a PhD in Biochemistry as well as a degree in Law, and Honorary Doctorates from the University of New South Wales and the Australian National University.

Colin BIRSS
Justice, High Court of England and Wales, London United Kingdom

Justice Colin Birss is a judge of the High Court of England and Wales. He was called to the English Bar in 1990 and practiced in intellectual property law. He took silk in 2008. In 2010, he became the judge of what is now the Intellectual Property Enterprise Court, and Chairman of the United Kingdom Copyright Tribunal.

In 2013, Justice Birss was appointed to the High Court. He sits in the Business and Property Courts, and is one of the judges nominated to sit in the Patents Court.

Justice Birss earned a degree in metallurgy and materials sciences from Downing College, Cambridge, and was legally trained at City University London.

Stephen BURLEY
Justice, Federal Court of Australia, Sydney, Australia

Justice Burley has served as a judge of the Federal Court of Australia since 2016. As a judge in the Intellectual Property National Practice Area, he hears many intellectual property cases at first instance and on appeal. He is also often a facilitator, researcher and speaker at conferences and seminars in the intellectual property space.

Prior to his appointment to the Court, Justice Burley practiced at the Bar from 5 Wentworth Chambers, Sydney, from 1993 until 2016. He was appointed Senior Counsel in 2007. Whilst at the Bar, Justice Burley practiced in intellectual property, specializing in patent, copyright, trademark, designs and confidential information cases. He also appeared in cases involving
Justice Burley graduated from the University of Sydney in Arts and Law in 1987, and was subsequently awarded a Master of Laws from the London School of Economics and Political Science. He was awarded an Associate in Music, Australia (AMusA) by the Australian Music Examinations Board in 1982.

Judge De Nardi sits on the Environmental, Land and Indigenous Peoples Issues Federal Court of Porto Alegre, Rio Grande do Sul, the southernmost State of Brazil, and has been a federal judge for 26 years. In his career, he has presided over cases in relation to federal tax recovery and small federal claims, as well as general federal civil and administrative matters. Judge De Nardi has also served as an auxiliary judge of the Federal Court of Appeals of the Fourth Region, and performed roles related to federal court administration. He currently chairs a national committee for judicial cases taxonomy.

Judge De Nardi holds a PhD in law from the Universidade Federal do Rio Grande do Sul, is a professor of International Trade Law and Private International Law in the LL.M. and graduate programs of the Universidade do Vale do Rio dos Sinos (UNISINOS), and lectures occasionally in other universities. His academic research subjects are international judicial cooperation, international trade law, and innovation in law services, including block chain applications.

As an expert member of the Brazilian Delegation to the Judgments Project of the Hague Conference on Private International Law, Judge De Nardi worked on issues arising from the international circulation of judgments on intellectual property, in cooperation with other State Delegations, from 2013 until 2019.

Judge Ettlin Guazzo serves as Minister of the 7th Court of Appeal in the Civil Division in Uruguay. He is a member of the Strategic Planning Committee and of the Advisory Commission in Civil, Commercial and Bankruptcy Matters of the Supreme Court of Justice of Uruguay. His Court is the only specialized Tribunal in Bankruptcy Law in Uruguay.

Judge Ettlin has published ten books, including Civil Liability of Public Employees (2017) and Intellectual Property Regulation in the Oriental Republic of Uruguay (2012). He has written more than one hundred and fifty articles and papers, which have been published in Argentina, Brazil, Chile, Colombia, Guatemala, Peru, and Uruguay. Some of his works were published in Doctrinas Magistrales, edited by La Justicia Uruguaya - La Ley Uruguay (2009).

Judge Ettlin is specialized in intellectual property and has taken postgraduate and training courses in this field, as well as given lectures in Europe and in North and South America. Judge Ettlin has also published many works on intellectual property. He is a member of the Experts Network of CEDDET Foundation (Spain).

Judge Ezzahri is currently a judge and Director of Judicial Training at the Higher Institute of the Judiciary, Rabat, Morocco. Prior to this role, Judge Ezzahri served on the Marrakesh Court of Appeals.

Judge Ezzahri began his career as a judge of the Marrakesh Court of First Instance in March 2002, before being appointed as Vice-President of that Court. He is currently the Director of the Moroccan Journal of Legal and Judicial Studies, and a member of the scientific committees of
various law journals. Judge Ezzahri has written a number of works and articles, and has participated in international legal capacity building programs.

Judge Ezzahri holds a postgraduate degree and a Doctorate degree from the Cadi Ayyad University in Marrakesh, where he also is a visiting professor.

FAN Mingzhi
Senior Judge and Deputy Director General, China Institute of Applied Jurisprudence, Supreme People’s Court of China, Beijing, China

Judge Fan is the Deputy Director General of the China Institute of Applied Jurisprudence of the Supreme People’s Court of China. He is also a Post-doctoral Tutor, Senior Judge and Professor of Law.

Judge Fan served as a judge of the Shandong High People’s Court from 2000 to 2005. He became Vice-President of Shandong Judges College from 2005 to 2007, and was appointed as Director of the Planning Department of the Judicial Reform Office of the Supreme People’s Court from 2007 to 2012, where he was responsible for drafting “The Third Five-Year Reform Outline for the People’s Courts”.

Judge Fan was a visiting scholar at the University of London in 2001, and at Duke University in 2012. He published the monograph, “Judicial Justice and Legal Procedure” and five other books, and presided over several ministerial legal research projects, such as “Research on the Judicial Emergency Response Mechanism”. His main research areas include justice in the context of the internet, and judicial reform.

Judge Fan graduated from the Law School of Shandong University in 1991.

Jeremy FOGEL
Executive Director, Berkeley Judicial Institute; Former Director, Federal Judicial Center, United States of America


Judge Fogel has served as a faculty member for the Federal Judicial Center; as a lecturer at Stanford Law School; taught for the California Continuing Judicial Studies Program and California Judicial College; and has served as a faculty member for legal exchanges in more than a dozen foreign countries. He received his B.A. from Stanford University in 1971 and his Juris Doctor from Harvard Law School in 1974.

Judge Fogel has received numerous accolades, including the President’s Award for Outstanding Service to the California Judiciary from the California Judges Association and the Vanguard Award for notable contributions to intellectual property law from the State Bar of California. In 2002, he received special recognition from the Santa Clara County Bar Association for exemplifying the highest standards of professionalism in the judiciary.

Dedar Singh GILL
Judicial Commissioner, Supreme Court of Singapore

Judicial Commissioner Dedar Singh Gill joined the Supreme Court of Singapore in 2018. He specializes in intellectual property law.

Prior to his judicial appointment, Judicial Commissioner Gill held the position of Managing Director of the Intellectual Property Department of Messrs. Drew & Napier LLC, where he began his legal career and worked since 1983, with the exception of one-year at Messrs. Harry Elias. He has appeared as counsel before the High Court and Court of Appeal for major corporate clients.
and has established a considerable reputation for his expertise and experience in intellectual property law.

Judicial Commissioner Gill holds a Bachelor of Laws (2nd Class Upper Honours) from the National University of Singapore.

Hugo Ramiro GÓMEZ
APAC

President, Court of Justice of the Andean Community, Quito, Ecuador

Judge Gómez has served as President of the Court of Justice of the Andean Community since 2016. Prior to this role, he served in a number of roles in his native Peru, including as a Technical Secretary of the Free Competition Commission and of the Competition Defense Tribunal, as well as Vice-President of the Consumer Protection Commission of the National Institute for the Defense of Competition and Protection of Intellectual Property of Peru.

Judge Gómez also has experience as the Director of Legal Affairs in the Ministry of Justice and Human Rights of Peru, as well as the President of the Board of Directors of the Agency for Environmental Assessment and Enforcement of Peru. He has been a Professor of Administrative Law and Competition Law at the National University of San Marcos, the Peruvian University of Applied Sciences, and the Pontifical Catholic University of Peru.

Judge Gómez studied law at the National University of San Marcos, and holds a Master’s Degree in Law from the Peruvian University of Applied Sciences.

Agnieszka GOŁASZEWSKA

Judge and Deputy Director, Civil Legislation Department, Ministry of Justice, Warsaw, Poland

Judge Golaszewska has served as a judge of the District Court for the Capital City of Warsaw (Commercial Department), since March 2012. Since 2017, she has been posted to the Ministry of Justice, Civil Legislation Department. As Deputy Director of the Department, she is involved in developing legislation to establish Intellectual Property Courts in Poland. She has also been responsible for implementation of the EU Trade Secrets Directive (2016/943) in Polish law.

Prior to her judicial career, Judge Golaszewska was a solicitor and member of the Warsaw Bar dealing, inter alia, with cases in intellectual property law (2007–2012).

Judge Golaszewska studied law at the University of Warsaw and University of Copenhagen. In 2015, she completed her post-graduate studies in Intellectual Property Law at the Jagiellonian University, Krakow. She obtained her Ph.D. from the University of Warsaw with a doctoral dissertation on copyright exhaustion. Judge Golaszewska is co-author of a commentary on Polish Copyright and Neighbouring Rights Law (2019) and a commentary on Polish Civil Procedure Law (2019).

Klaus GRABINSKI

Judge, Federal Court of Justice, Karlsruhe, Germany

Judge Grabinski has served as a judge of the German Federal Court of Justice (Bundesgerichtshof) since 2009. He is a member of the 10th Civil Division (X. Zivilsenat), which has, inter alia, jurisdiction on patent dispute matters. Prior to this appointment, he was Presiding Judge at the District Court in Duesseldorf from 2001 to 2009, where he chaired a Civil Division that dealt mainly with patent disputes. Judge Grabinski served as a judge at the Court of Appeal in Duesseldorf from 2000 to 2001 and as a legal researcher at the Federal Court of Justice in Bundesgerichtshof from 1997 to 2000. From 1992 to 1997, he was a judge at the District Court in Duesseldorf.
Judge Grabinski studied law at the Universities of Trier, Geneva and Cologne and was university assistant at the University of Trier. He is co-author of a commentary on the European Patent Convention (Benkard, Europäisches Patentübereinkommen) and a commentary on the German Patent Law (Benkard, Patentgesetz, 10th ed.). He is author of a multitude of articles concerning patent law, civil procedure and international private law and is a frequent speaker at national and international conferences on intellectual property law.

Samuel GRANATA
Judge, Court of Appeal, Antwerp, Belgium, and Benelux Court of Justice, Luxembourg

Judge Granata sits on the Court of Appeal of Antwerp (Belgium) and at the Benelux Court of Justice (Luxembourg). He is an external member of the Enlarged Board of Appeal of the European Patent Office (EPO). Before his appointment as a judge, he was an intellectual property lawyer, mediator, and university assistant at the Catholic University of Law (Louvain, Belgium).

Justice Granata is a member of the Conseil Benelux de la Propriété Intellectuelle and a permanent member of the Belgian Federal Advisory Board for Intellectual Property (industrial property section). He was a member of the Legal Framework Group of the Unified Patent Court (Subgroup 1: Rules of Procedures of the Court and Subgroup 6: Rules on Mediation and Arbitration) and is currently a member of the EU Commission Expert Group on Licensing and Valuation of Standard Essential Patents.

He is a co-author of The Unitary Patent and the Unified Patent Court (Kluwer International Law, 2017) and the joint WIPO-HCCH publication, “When Private International Law Meets Intellectual Property Law – A Guide for Judges”. He is also a frequent speaker at national and international intellectual property-related events.

Louis T.C. HARMS
Former Deputy President, Supreme Court of Appeal, South Africa; Judge of Appeal, Court of Appeal, Botswana

Justice Harms was a judge of the Supreme Court of Appeal of South Africa and retired as Deputy President at the end of 2011. He is presently a Judge of Appeal in Botswana. He also serves in a number of other roles including: Honorary Bencher of the Middle Temple, London; Deputy Chairman of the Financial Sector Tribunal; member of panels of arbitrators of, inter alia, Gray's Inn, London, and the China Africa Joint Arbitration Center (Shanghai/Johannesburg).


Justice Harms has for many years served as a resource person for WIPO in implementing capacity building activities for judges, primarily in developing countries with a common-law tradition.

Marc JAEGGER
Judge, General Court of the European Union, Luxembourg

Judge Jaeger was first elected as President of the General Court of the European Union in 2007, and served in that role until 2019. Prior to this role, he sat as a judge of the General Court in his capacities as Chamber President (2004-2007) and as a judge of the Court of First Instance of the European Communities (1996-2004). He has also served as Legal Secretary at the Court of Justice of the European Communities (1986-1996); judge of the Luxembourg District Court (1984); and attaché de justice to the Attorney General of Luxembourg (1983).
Judge Jaeger also serves as the President of the International University Institute of Luxembourg (IUIL) and is a Founding Member of the Luxembourgish Observatory for European Law (OLDE).

Judge Jaeger holds a Master of Laws from Robert Schuman University in Strasbourg. He also studied at the College of Europe, and is admitted to the Luxembourg Bar (1981).

Nadia KANGALOO

Puisne Judge, High Court, Trinidad and Tobago

Justice Nadia Kangaloo is a judge of the High Court of Trinidad and Tobago. She presides in the Civil Division and adjudicates intellectual property matters on a daily basis, in addition to matters involving public law, company law, contract law, tort law, contentious probate, and matrimonial claims, amongst others.

Prior to her judicial career, Justice Kangaloo spent 20 years in private legal practice, with a significant practice in intellectual property, and was responsible for advising on, and litigating, several cases in this area.

Soon after joining the judiciary, Justice Kangaloo became the Treasurer of the Caribbean Association of Women Judges, and continues in this role to date. In 2014, Justice Kangaloo was part of a project to assist the Grenada High Court in reducing its backlog of civil cases, particularly by way of mediation. Justice Kangaloo was appointed by the Judicial Education Institute of Trinidad and Tobago (JEITT) to its Sub-Committee to review the Civil Proceedings Rules 1998, which resulted in the publication of the Consolidated Civil Proceeding Rules 2016. Justice Kangaloo was also appointed to the JEITT Committee responsible for the drafting and publication of a Gender Equality Protocol for Judicial Officers published in 2018. She has recently been appointed to the Board of the JEITT.

Ramziya Khatypova

Judge, Chamber of Economic Disputes, Supreme Court of the Russian Federation, Moscow, Russian Federation

Judge Khatypova was appointed as a judge of the Chamber for Economic Disputes of the Supreme Court of the Russian Federation in June 2016.

Judge Khatypova began her judicial career in 1994 as a judge, and then as President, of a district court, later becoming judge of the Supreme Court of the Republic of Bashkortostan. In 2006, Judge Khatypova joined the Commercial Court of the City of Moscow, where she specialized in resolving intellectual property disputes.

Judge Khatypova received her law degree from the State University of Bashkiria in 1985. Before joining the judiciary, she worked in a number of legal roles, including at the Social Welfare Ministry of the Bashkir Republic, as an in-house lawyer at an agricultural enterprise, and as a lawyer for tax authorities.

Ki Woojong

Judge, Seoul High Court, Republic of Korea

Judge Ki Woojong is a judge of the Seoul High Court, Republic of Korea, handling international trade cases and maritime cases. He was initially appointed as a judge at the Suwon District Court in 1997 and subsequently was a judge in several other district courts through regular judge transfers. In 2008, he was appointed as a judge at Seoul High Court, and from 2008 to 2010 he held an additional position as Director of the Information Technology Division at the Supreme Court. When the Electronic Case Filing System (ECFS) at the Patent Court launched in 2010, he was responsible for the relevant rules and the overall design of the system. The ECFS was granted a patent and is used for most types of lawsuits.
Since 2011 he has been a member of the Intellectual Property Community of the Korean Court. From 2016 to 2017, Judge Ki was in charge of developing the judicial lecture curriculum at the Judicial Research & Training Institute. 

**Aleh LATYSHEVICH**  
**Judge, Supreme Court, Minsk, Belarus**

Judge Latyshevich has been a judge of the Supreme Court of Belarus, specializing in intellectual property, since 2012. Prior to this role, he served at the National Center for Intellectual Property, as Chief Specialist of the Appeals Division, Deputy Head of the Division for Monitoring Compliance with Intellectual Property Laws (2002-2011), and as Head of the Trademark Department (2011-2012).

Prior to his judicial career, Judge Latyshevich worked as Leading Specialist, and as Chief Specialist, of the Legal Support Department at the State Patent Committee of Belarus (2000-2002). He has authored several publications on intellectual property law, copyright and trademarks.

Judge Latyshevich holds a law degree from the Belarusian State University (1997) and undertook advanced training in the field of patenting and innovation at the Intellectual Property Training Center (2002). He also attended a training in international law at the Academy of Public Administration under the aegis of the President of Belarus (2003).

**Bogdan LVOV**  
**Vice-President, Supreme Court, and President, Commercial Cassation Court of the Supreme Court, Kyiv, Ukraine**

Judge Lvov has been the Vice-President of the Supreme Court, and the President of the Commercial Cassation Court within the Supreme Court, since 2017. Judge Lvov was appointed to the High Commercial Court of Ukraine in 2004, and was elected President of that Court in 2014.

Prior to this role, he was as a judge of the Kyiv Commercial Court of Appeal and Deputy Chairman of the Judicial Chamber for Commercial Disputes on the Protection of Intellectual Property Rights (since 2002), and a judge in the military courts (1992-2002).

Judge Lvov became a member of the Constitutional Commission under the President of Ukraine in 2015 and a member of the Legal Reform Commission under the President of Ukraine in 2019.

Judge Lvov graduated from the Military Institute with a degree in military law, and obtained his PhD in Law from the Institute of Intellectual Property and Law in Ukraine. He is one of the developers of the Intellectual Property Guide for Ukrainian Judges.

**Marie-Françoise MARAIS**  
**Honorary Adviser, Court of Cassation, Paris, France**

Judge Marie-Françoise Marais is currently an Honorary Adviser at the Court of Cassation, where she served as a judge. She began her career as a judge (magistrate) at the Tribunal of First Instance in Nevers and subsequently transitioned to the Tribunal of First Instance in Versailles. Judge Marais was named President of the First Civil Chambers of the High Court (Tribunal de grande instance) in Nanterre in 1989. In 1993 she was appointed as a judge to the Court of Appeal in Paris, and from 1997 to 2003 she served as Presiding Judge of the 4th Civil Chamber, specializing in intellectual property. Judge Marais served as Presiding Judge of the HADOPI (Haute Autorité pour la diffusion des œuvres et la protection des droits sur internet) from 2010 to 2015.

Judge Marais is the President of the National Commission of Employee’s Inventions. She served as the Vice-President for the Conseil supérieur de la propriété littéraire et artistique (CSPLA), and was a member of the Commission d’examen des pratiques commerciales (CEPC). In 2010, Judge Marais was awarded the National Order of Merit and the Legion of Honor.
Eric MILLE
Judge, Brussels Trade Court, Belgium

Judge Mille sits on the Brussels Trade Court, which has been the sole first instance court in Belgium with competence over patent disputes since 2015. Judge Mille presides over the chamber dealing with patent matters. He is also in charge of other types of IP cases, and of preliminary injunctions, notably in IP matters.

Prior to his judicial appointment, Judge Mille was an attorney at law for more than 12 years in the IP practice group of a major UK business law firm, where he was involved in a number of multi-jurisdictional IP cases. Before joining the bar, Judge Mille served as patent counsel for nearly ten years, both in industry and in private practice.

Judge Mille has both a legal and a technical (physics engineering) background.

Maria PÓŁTORAK
Judge, General Court of the European Union, Luxembourg

Judge Półtorak has served as a judge of the General Court of the European Union since April 2016. She first became a judge of the Regional Administrative Court in 2012, and was subsequently seconded to the Supreme Administrative Court of the Republic of Poland. Judge Półtorak was also Director of the European Union Law Department at the Supreme Administrative Court in Poland.

Prior to her judicial career, she worked as legal counsel for private law firms and specialized in public and European Union law.

Judge Półtorak is the author of numerous publications on European law and has been a speaker at many conferences concerning European law.

Nina PÓŁTORAK
Judge, General Court of the European Union, Luxembourg

Judge Półtorak has served as a judge of the General Court of the European Union since April 2016. She first became a judge of the Regional Administrative Court in 2012, and was subsequently seconded to the Supreme Administrative Court of the Republic of Poland. Judge Półtorak was also Director of the European Union Law Department at the Supreme Administrative Court in Poland.

Prior to her judicial career, she worked as legal counsel for private law firms and specialized in public and European Union law.

Judge Półtorak is the author of numerous publications on European law and has been a speaker at many conferences concerning European law.

Maria Rowena MODESTO-SAN PEDRO
Associate Justice, Court of Tax Appeals, Quezon City, Philippines

Judge Modesto-San Pedro is an Associate Justice at the Court of Tax Appeals in the Philippines. Prior to this role, she was a judge at a Commercial and Family Trial Court in the Philippines.

She is also a Professional Lecturer of the Philippine Judicial Academy and the Ateneo Law School, and has lectured extensively on various topics both in the Philippines and abroad. She is presently a member of the Supreme Court Sub Committee on Commercial Courts, the Technical Working Groups on Court Forms and on Admission to the Bar, and the Sub-Committee for the Revision of the Rules of Procedure for Intellectual Property Rights Cases. She has sat as member of the Sub-Committee on the Rules of Procedure for Intellectual Property Rights Cases, the Technical Working Group that drafted the Rule on Cybercrime Warrants and other Issuances, and the Topical Working Group for the National Conference for the Revision of the Rules of Civil Procedure and Continuous Trial.

Judge San Pedro is the recipient of the Judicial Excellence Award, awarded by the Society for Judicial Excellence and the Supreme Court of the Philippines.

Max Lambert NDÉMA ELONGUÉ
President, Court of First Instance, Yaoundé Ekounou, Cameroon

Judge Ndéma Elongué is President of the Court of First Instance of Yaoundé-Ekounou, Cameroon. He is also a lecturer at the Intellectual Property Academy Denis Ekani (APIDE) of the African Intellectual Property Organization (OAPI), with several years of experience in capacity building for judges,
prosecutors and law enforcement officials in the field of intellectual property enforcement throughout Central and West Africa. Judge Ndéma Elongué is a co-writer of the Guide du Magistrat, an intellectual property resource tool for the judiciary published by the African Intellectual Property Organization. He has attended several training courses organized by WIPO, the United States Patent and Trademark Office (USPTO), as well as the European Union Intellectual Property Office (EUIPO).

Mehmet Soner ÖZOĞLU
Judge, Directorate General for Foreign Relations and EU Affairs, Ministry of Justice, Turkey

Judge Özoğlu has served as a rapporteur judge in the Directorate General for Foreign Relations and EU Affairs of the Ministry of Justice since 2017. Judge Özoğlu is one of the intellectual property law experts in the Directorate and has attended many workshops regarding intellectual property law. Prior to this appointment, he served as a judge in several courts within Turkey, including in a criminal trial court and a civil court of first instance, from 2012 to 2017.

Judge Özoğlu studied law at Marmara University. He also holds an LL.M degree in Intellectual Property Law from University of Exeter. Judge Özoğlu is currently a Doctoral candidate in Social Sciences at the University of Ankara.

Vittorio RAGONESI
Honorary Judge, Supreme Court of Cassation, Rome, Italy

Judge Ragonesi was a judge of the Supreme Court of Cassation of Italy from 1997 to 2007, where he dealt with cases regarding bankruptcy, administrative law, and intellectual property. He remains an honorary judge of the Court in its tax chambers. Judge Ragonesi is the chair of a special court for those seeking recourse against Patent and Trademark Office decisions, and the chair of a chamber of the first instance tax court. Judge Ragonesi previously worked for seven years at the legislative bureau of the Ministry of Justice, and at the Tribunal of Rome, where he specialized in civil law and bankruptcy procedures.

Judge Ragonesi teaches administrative law at the Sapienza University of Rome. He has authored several books on subjects including administrative law, trade law, and public institutions. For several years, he was a member, and later chair, of an administrative law project under the Council of Europe.

Judge Ragonesi has been representing Italy for more than twenty-five years in various international bodies relating to intellectual property matters.

Mark SCHWEIZER
President, Federal Patent Court, St. Gallen, Switzerland

Judge Schweizer is President of the Swiss Federal Patent Court. Until the end of 2017, he worked with Meyerlustenberger Lachenal, Zurich, recognized as a leading practitioner in patent law by Who’s Who Legal. From 2005 to 2007, he served as a delegate of the International Committee of the Red Cross (ICRC) in Afghanistan and Uganda.

Judge Schweizer also teaches at the University of St. Gallen as a Privatdozent (PD) for legal sociology, legal theory and civil procedure, as well as lecturing in intellectual property law at the Federal Institute of Technology (ETH) in Zurich, Switzerland. He is co-editor, together with Professor Herbert Zech (Humboldt University, Berlin), of a commentary on the Swiss Patent Act, Patentgesetz (PatG) (Stampfli, 2019).

Judge Schweizer holds a Doctorate of Law (Dr. iur.) from the University of Zurich, and was a Fulbright Scholar at the University of Michigan Law School (LL.M.), Ann Arbor, United States of America.
SHIMIZU Misao
Former Chief Judge, Intellectual Property High Court, Tokyo, Japan
Judge Shimizu was appointed Chief Judge of the Intellectual Property High Court in 2017, and served until his retirement from the judiciary in May 2018. He formerly served as the Presiding Judge of Intellectual Property High Court.

Judge Shimizu began his career as a judge in the Yokohama District Court in 1979. He transitioned to the Tokyo Family Court in 1985 and to the Tokyo National Tax Tribunal in 1989. From 1996 to 2000, and from 2003 to 2004, Judge Shimizu served as a judge in the Tokyo High Court (Intellectual Property Division). He was appointed as Presiding Judge in the Intellectual Property Division of the Tokyo District Court in 2004, before being appointed to the Intellectual Property High Court in 2010.

Judge Shimizu completed his training at the Legal Training and Research Institute of Japan in 1979.

TAKAHASHI Aya
Judge, Intellectual Property High Court, Tokyo, Japan
Judge Takahashi serves as a judge of the Intellectual Property High Court, where she handles intellectual property infringement cases at the second instance, as well as administrative intellectual property cases.

Judge Takahashi was first appointed to the bench in 1997, and since then has served in a number of courts, including the Tokyo District Court (Intellectual Property Division), where she handled intellectual property infringement cases at first instance for three years. She recently judged a “grand panel” case in the Intellectual Property High Court. Judge Takahashi also serves as Director of the Intellectual Property High Court’s Subcommittee of the Judicial Symposium on Intellectual Property in Tokyo.

Judge Takahashi graduated from the Faculty of Law of the University of Tokyo, and holds an LL.M. degree from Harvard Law School.

Manmohan SINGH
Former Chairman, Intellectual Property Appellate Board, New Delhi; Former Judge, High Court of Delhi, India
Justice Manhoman Singh was the Chairman of the Intellectual Property Appellate Board in New Delhi until his retirement in 2019. He was appointed as a judge of the High Court of Delhi in 2008, and served until his retirement in 2016.

Justice Singh began his career as an Advocate in 1980, and practiced in trademark, copyright and patent matters in the Delhi High Court and Supreme Court of India. He has attended many national and international seminars, and presented a number of papers on intellectual property issues.

XIA Junli
Presiding Judge, Intellectual Property Rights Division, Supreme People’s Court of China, Beijing, China
Judge Xia Junli has served as the Presiding Judge of the Intellectual Property Rights Division of the Supreme People’s Court (SPC) of China since 2008. She was first appointed as an intellectual property judge in 2000. Prior to her current role, Judge Xia was an assistant prosecutor of Shijingshan District People’s Procuratorate in Beijing.

Judge Xia has participated in the drafting of judicial interpretations on the protection of well-known trademarks, authorization and invalidation of trademarks, and other matters. She also drafts many judicial policy documents. She has heard a number of influential cases, including the series of administrative disputes over “Qiaodan” trademark cases concerning protection of prior rights.
Judge Xia holds a Doctorate degree in intellectual property law, as well as a Bachelor’s degree in law from China University of Political Science and Law, and a Master’s degree in law from Renmin University of China.

World Intellectual Property Organization

Frits BONTEKOE
Legal Counsel
Mr. Bontekoe is Legal Counsel at WIPO. The Office of the Legal Counsel (OLC) advises the Director General, the bodies of the Member States and the Secretariat on issues relating to WIPO’s governance, internal regulatory framework, and depositary functions relating to international treaties and agreements administered by the Organization. The WIPO Judicial Institute sits within the OLC.

Prior to joining WIPO, Mr. Bontekoe was the Head of Legal Affairs of the Office of the United Nations High Commissioner for Refugees in Geneva, and previously served for more than twelve years as Legal Adviser in United Nations peacekeeping operations in Africa, the Balkans and the Middle East. He also served as the General Counsel of the International Development Law Organization in Rome. He began his legal career in private practice in New York.

Mr. Bontekoe obtained his law degree from the University of Amsterdam, the Netherlands, and is admitted to practice law in the State of New York, USA. He is co-author of a chapter in the Research Handbook on the European Union’s Engagement with International Organizations (Edward Elgar Publishing, 2019).

Marcus HÖPPERGER
Senior Director, Department for Trademarks, Industrial Designs and Geographical Indications
Mr. Höpperger is Senior Director of the Department for Trademarks, Industrial Designs and Geographical Indications, in the Brands and Designs Sector of WIPO. Mr. Höpperger also acts as Secretary to the WIPO Standing Committee on the Law of Trademarks, Industrial Designs and Geographical Indications.

Since taking up his duties with WIPO, Mr. Höpperger has worked in various positions in international industrial property law, including Director of the Madrid System for the International Registration of Marks.


Anna MORAWIEC MANSFIELD
Deputy Legal Counsel
Ms. Morawiec Mansfield is WIPO’s Deputy Legal Counsel. She supports the Legal Counsel in advising the Director General, the bodies of WIPO Member States and the
Ms. Mansfield previously served as Legal Adviser at the United States Mission to the United Nations and Other International Organizations in Geneva, and as attorney-adviser in the Office of the Legal Adviser at the U.S. Department of State, in Washington D.C. She also served on special assignment as principal legal adviser to UN Special Envoy for the Kosovo Status Process, Former President of Finland and Nobel Peace Laureate Martti Ahtisaari. Ms. Mansfield previously worked for the Organization for Security and Co-operation in Europe (OSCE) Mission to Bosnia and Herzegovina in Sarajevo, and the American Bar Association Central and East European Law Initiative in Krakow, Poland, and in Washington D.C.

Ms. Mansfield holds a J.D. from Columbia Law School, a B.A. from Mount Holyoke College, and was a Fulbright Scholar at the Jagiellonian University Faculty of Law in Krakow, Poland.

Ms. Min holds a Ph.D. in law from Yonsei University in Seoul, Republic of Korea, and was a Fulbright Scholar at the University of Michigan Law School, USA. She taught law at Yonsei University prior to joining WIPO in February 2000 and was an Adjunct Professor at Sogang Law School in 2013 and 2014.

Ms. Min is Director of the WIPO Judicial Institute. Prior to her current position, Ms. Min headed the policy and international cooperation work of the WIPO Building Respect for IP Division (2012 to 2017), and the legal development section of the WIPO Arbitration and Mediation Center (2007 to 2011).

Ms. Min was a member of the Expert Advisory Group of the Medicines Patent Pool from 2011 to 2018, and is the author of a number of publications on IP enforcement and dispute resolution, including a chapter on cross-border intellectual property enforcement in The Oxford Handbook of Intellectual Property Law (Oxford University Press, 2018).

Ms. Zebajjadi is a Legal Officer in the WIPO Judicial Institute. In her time at WIPO, she has also served as Executive Research Officer for the Director General.

Prior to joining WIPO, Ms. Zebajjadi practiced as a government lawyer in Australia, where she advised Ministers, government officials and statutory bodies on a variety of public law issues. She has also served in humanitarian roles in the Democratic Republic of Congo and in the Republic of Chad.

Ms. Zebajjadi holds a B.A. from Princeton University, a J.D. from Melbourne Law School, and an M.A. from the Geneva Academy.