Acting Dean Robert Dinerstein, the American University Washington College of Law International Trade and Investment Law Society, the Program on Trade, Investment and Development, and the Office of Development & Alumni Relations

Cordially invite you to virtually attend the

Fourteenth Annual International Trade & Investment Law Society Distinguished Alumni Event & Panel Honoring:

Charles (Chip) B. Rosenberg, WCL ‘08 Counsel at King & Spalding LLP

Wednesday, April 14, 2021
5 pm – 5:30 pm Opening Remarks & Award
5:30 – 6:30 pm Panel Program (as listed below)

American University Washington College of Law

RSVP Here

For further information, contact: Office of Special Events & Continuing Legal Education, secle@wcl.american.edu, or President of the International Trade and Investment Law Society, Poppy Doolan, intl.trade.wcl@gmail.com.
Honoring:

**Charles “Chip” B. Rosenberg, WCL ‘08**

Charles (“Chip”) B. Rosenberg is Counsel in King & Spalding’s International Arbitration practice. He is a specialist in public international law and international arbitration, focusing on both investment treaty arbitration and international commercial arbitration.

Chip has experience representing clients in disputes at the International Centre for Settlement of Investment Dispute (ICSID), the International Chamber of Commerce (ICC), and the Stockholm Chamber of Commerce (SCC), as well as under the Energy Charter Treaty (ECT) and the arbitration rules of the United Nations Commission on International Trade Law (UNCITRAL).

Chip repeatedly has been recognized as a "Future Leader" by Who’s Who Legal: Arbitration (2017-2021), which focuses on selecting outstanding attorneys aged 45 or under. Who's Who Legal wrote in its 2021 edition that Chip is a “very talented, collaborative and responsive lawyer” who is considered to be “a true heavyweight in the arbitration arena” thanks to his “remarkable experience in international investment disputes.” He previously was recognized in its 2019 edition as "'a brilliant writer and tactician' who peers note 'really gets it' when it comes to complex arbitration proceedings and is 'one to watch'," and in its 2017 edition as "hardworking and approachable." He also repeatedly has been recognized as a "Rising Star" by DC Super Lawyers (2016-2019).

Chip is the Vice-Chair of the International Dispute Resolution Section of the DC Bar, the Vice-Chair of the Young Members Group of the North America Chapter of the Chartered Institute of Arbitrators, and the Co-Editor-in-Chief of ITA in Review, the law journal of the Institute for Transnational Arbitration (ITA). He previously served as a Regional Representative of the ICC Young Arbitrators Forum (ICC YAF), a Steering Committee Member of the International Institute for Conflict Prevention & Resolution’s Young Attorneys in Dispute Resolution (CPR Y-ADR), and the Executive Editor of the World Arbitration & Mediation Review (WAMR).

Chip has created and taught international investment seminars at The Hague University of Applied Sciences in The Netherlands and at the American University Washington College of Law in Washington, DC. Prior to joining King & Spalding, Chip spent two years clerking for The Honorable Charles N. Brower, who was ranked the “world’s busiest arbitrator” by The American Lawyer in terms of large investment treaty and international commercial arbitrations, in London, England and at the Iran-United States Claims Tribunal in The Hague, The Netherlands. As a law clerk, he also served as Tribunal Secretary in multiple ICC arbitrations.

Chip graduated first in his class, summa cum laude, and Order of the Coif from the American University Washington College of Law.
**Introductory Remarks**

Wednesday, April 14, 2021  
5:00 – 5:30 pm

**Professor Padideh Ala’i**

Padideh Ala’i is the Director of International and Comparative Legal Studies and the Faculty Director of the International Legal Studies Program at American University Washington College of Law (WCL). She specializes in international economic law, law of the World Trade Organization (WTO), and comparative legal traditions. She teaches international trade law and comparative law. Professor Alai’s scholarship has concentrated on the history of free trade, transparency obligations of the WTO and their implications on internal domestic transparency, universalizing the administrative state through the multilateral trading system, as well as good governance and evolution of international anti-corruption norms.

**Keynote: Dr. Horacio Grigera Naón**

Dr. Grigera Naón is a Distinguished Practitioner-in-Residence and is the Director of the Center on International Commercial Arbitration at the Washington College of Law. He is presently an independent international arbitrator and consultant on arbitration and business and international law matters. Previously, Dr. Naón served as the Secretary General of the International Court of Arbitration of the International Chamber of Commerce. He was a practitioner in the field of international commercial arbitration and international business law for over thirty years.
Panel Presentation

Investor-State Arbitration: Here Today, Gone Tomorrow?

Presented by the International Trade and Investment Law Society

Wednesday, April 14, 2021
5:30 – 6:30 pm

Topic: What is the future of investor-state arbitration? Based off of current developments in the field, will investor-state arbitration continue to grow in the future, or shrink?

Participants:

Susan Franck – Moderator

Susan Franck is a Professor of Law at American University Washington College of Law. She is an expert in the fields of international economic law, dispute settlement, and the empirical analysis of international law. Professor Franck's legal experience includes serving at the United Nations Conference on Trade and Development and practicing in international dispute settlement with Wilmer, Cutler & Pickering [now Wilmer Hale] in Washington, DC and Allen & Overy in London, England. She has been qualified to practice law in England and Wales, Minnesota, and the District of Columbia. Professor Franck is on the Executive Council of the Institute for Transnational Arbitration and is the immediate past Chair of the Academic Council, an active member of the American Society of International Law and a former member of the Executive Council, a member of the Chartered Institute of Arbitrators, and an elected member of the American Law Institute.

Imad Khan – Panelist

Imad Khan is an Associate attorney at Winston & Strawn LLP. Mr. Khan advises companies across diverse economic sectors, including energy, oil and gas, electricity, renewables, waste management, mining, and pharmaceuticals. His international dispute resolution practice focuses on international arbitration, complex commercial litigation, and white-collar, regulatory defense and investigations. Having served as lead associate on several high-profile and global cases, Imad has a wide variety of experience representing and advising sovereigns, multinational companies, state-owned entities, and intergovernmental organizations through all aspects of dispute resolution. Mr. Khan currently holds leadership positions with the Chartered Institute of Arbitrators and the International Centre for Dispute Resolution. In addition, he chairs the International Arbitration & Dispute Resolution Symposium program at Washington University School of Law.
Mallory Silberman – Panelist

Mallory Silberman is an International Arbitration Partner at Arnold & Porter and an Adjunct Professor at Georgetown University Law Center. Ms. Silberman is an internationally recognized advocate with more than a decade of experience litigating high-profile international arbitrations. Ms. Silberman’s clients and peers have described her as "a clear future leader in the field of investor-state arbitration with a creative mind, an unmatched knowledge of the jurisprudence, and oral advocacy skills [that] far outpace most of her peers." To date, Ms. Silberman has been counsel in 40 investment treaty cases, including more than 25 at ICSID (an arbitration arm of the World Bank). Across these cases, she has represented not only prominent international corporations, but also approximately 8% of the world's countries. These cases have involved everything from transportation concessions, telecoms licenses, intellectual property, and bank regulation, to mining, renewable energy, environmental permits, and taxation.

Hugh Carlson – Panelist

Hugh Carlson is the Managing Director of Three Crowns, where he is responsible for the firm’s global operations and additionally serves as General Counsel. Mr. Carlson has represented clients across a range of industries and under most major arbitral rules systems. He has been described in Who’s Who Legal as “absolutely phenomenal,” “command[ing] the respect of his peers,” and “very highly recommended for his international investment treaty and commercial arbitration work.” Mr. Carlson serves as a Lecturer on Law at Harvard Law School and is a co-founder and co-director of its International Arbitration Workshop. He is a member of the ICCA/IBA Joint Task Force on Data Protection in International Arbitration Proceedings and the CPR Cybersecurity Task Force. Prior to joining Three Crowns, Mr. Carlson practiced international arbitration in the Washington, DC office of a major international law firm.

Michael Baratz – Panelist

Michael J. Baratz is a Partner at Steptoe & Johnson, where his practice focuses on all aspects of commercial litigation, arbitration, mediation, and judgement enforcement, including many matters with a cross-border emphasis. Michael regularly litigates all phases of commercial disputes, and frequently represents clients in proceedings before a variety of arbitral bodies, including the International Centre for Settlement of Investment Disputes (ICSID); the International Chamber of Commerce (ICC); the Zurich Chamber of Commerce (ZCC); the American Arbitration Association (AAA); and the Financial Industry Regulatory Authority (FINRA). Michael represents clients in connection with their efforts to obtain recognition and enforcement of judgments and arbitral awards in courts around the world, and in seeking pre-judgment remedies in these matters.