INSTRUCTORS 2018

INTERNATIONAL BUSINESS LAW PROGRAM

LAW 673 – Introduction to Public International Law (Economic Focus)

Professor Noah Weisbord studies the role of the criminal law in managing, reflecting or exacerbating intergroup conflict, often using participant-observer methods. He is a leading expert on the crime of aggression in international criminal law. As an expert delegate on the Special Working Group on the Crime of Aggression, Professor Weisbord helped diplomatic delegations to define the crime and its jurisdictional conditions. He has served as a law clerk and Visiting Professional in the Immediate Office of the Prosecutor of the International Criminal Court and studied gacaca, Rwanda’s participative, post-genocide justice process.

Professor Weisbord’s scholarly articles have appeared in the Harvard International Law Journal, the Columbia Journal of Transnational Law, the Duke Journal of Comparative and International Law, Law and Contemporary Problems and other publications. His monograph on the crime of aggression is forthcoming with Princeton University Press. Professor Weisbord’s opinion and editorial commentary has been published in the New York Times, the International Herald Tribune and the National Post.

Professor Weisbord received his S.J.D. from Harvard Law School under the supervision of Dean Martha Minow. In addition to an S.J.D., he holds LL.B. and B.C.L. degrees, a Masters of Social Work (M.S.W.) as well as undergraduate degrees in Psychology (B.Sc.) and Social Work (B.S.W.) from McGill.

Professor Samuel Dahan joined the Faculty of Law at Queen’s University as an Assistant Professor in 2018. Assistant Professor Dahan is an Adjunct Professor of Law at Cornell University and an affiliate faculty member of the Program on Negotiation at Harvard Law School. He is also a member of the Legal Incubateur of the Brussels’ Bar.

He is currently developing an AI and Machine Learning system aimed at facilitating conflict predictability and improving negotiation capabilities for organizations.

Samuel Dahan worked as a référendaire (legal secretary) at the Court of Justice of the European Union (Cabinet of the Chamber President Mr. Gervasoni) and as a Comparative Lawyer at the French Conseil d’Etat (French Administrative Supreme Court).

He was a rapporteur (case handler) in several high profile antitrust and labour law cases before the Court of Justice of the European Union, including the Laboratoires Servier case, the largest case to date concerning patent settlement agreements in the pharmaceutical sector, which concerns both an abuse of dominant position and reverse payments (close to a 500 million euros fine). Also he has been involved in labour, trademark as well as restrictive measures cases (claims concerning individuals and legal entities suspected to be associated with terrorists organizations).

He is a former fellow of the Program on Negotiation at Harvard Law School and of ESSEC-IRENE (Institute for Research and Education on Negotiation.) He has served as an advisor to the European Commission’s Directorate General for Financial Affairs, and has consulted for the European Commission, the OECD, and the French Ministry of Foreign Affairs as well as private corporations. He has also been involved in labor negotiations and economic negotiations in both Europe and North Africa.
In addition, he has taught law and negotiation at the Harvard Kennedy School of Government, Cornell Law School, the *Ecole Nationale d'Administration* (ENA), ESSEC Business School and *Ecole Normale Supérieure* (ENS-Ulm).

Dahan holds a doctorate in law from the University of Cambridge, where his research focused on regulatory responses to the euro crisis. He has studied law and dispute resolution at Harvard Law School, *Ecole Normale Supérieure* (ENS-Ulm), the Sorbonne Law School, the European Academy of Legal Theory in Brussels and the University of Nice.

**LAW 454 – International Economic Law**

Mr. **Nick Gallus** is Senior Associate with the Paris office of the international arbitration boutique firm, Three Crowns, and was previously Counsel at the Trade Law Bureau of the Canadian Department of Foreign Affairs and International Trade. He has acted as counsel in numerous investment treaty arbitrations, including several under Chapter 11 of the NAFTA, has advised on the negotiation of such treaties and has published widely in the area.

Mr. Gallus has degrees in law and economics from Flinders University in Australia and masters in both law and economics from Oxford University, where he studied under a Rhodes Scholarship. Mr. Gallus has taught the International Economic Law course at Queen’s Law for several years.

**Professor Nicolas Lamp** has been an Assistant Professor at the Faculty of Law at Queen’s University since 2014. In 2016, he became the Academic Director of the International Law Programs. Prior to joining Queen’s, Professor Lamp 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. His teaching subjects include Contracts, International Economic Law and Public International Law.

Professor Lamp received his PhD in Law from 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 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. He was also the case author for the 2014-2015 edition of the ELSA Moot Court Competition on WTO Law, the largest and most prestigious moot court competition in the field of international trade law. In 2016, Assistant Professor Lamp was awarded the Stanley M. Corbett Award for Teaching Excellence by the Law Students’ Society.

**Ms. Valerie Hughes** is a graduate of the Faculty of Law at the University of Ottawa. Valerie served as Director of the Appellate Body Secretariat of the World Trade Organization (WTO) from August 2001 through December 2005 and as Director of the Legal Affairs Division of the WTO from August 2010 until September 2016. Valerie spent 22 years with the Government of Canada, during which time she held various positions, including Assistant Deputy Minister at the Department of Finance, General Counsel of the Trade Law Division at Foreign Affairs and International Trade, and Senior Counsel in the International Law Division of the Department of Justice. Ms. Hughes has served as counsel before international courts and tribunals on trade law and law of the sea matters and has served as a panelist in a WTO dispute. She has published widely on the subject of international dispute settlement and was recently awarded the John E. Read Medal by the Canadian Council on International Law.

**LAW 666 – International Commercial Law**

**Professor Joshua Karton** joined Queen’s Law in July 2009 and is now an Associate Professor. Professor Karton’s research interests are in international dispute resolution (in particular international arbitration), international and comparative contract law, conflict of laws, and sociology of law (especially law and globalization). In addition to international arbitration, Professor Karton has taught contracts, comparative law, commercial law, conflict of laws, and legal research methods.
He received a BA in International Relations and Humanities from Yale in 2001, a JD from Columbia Law School in 2005, and a PhD in International Law from Cambridge in 2011. A member of the New York Bar, he practiced in the New York and Hong Kong offices of Cleary Gottlieb Steen & Hamilton LLP before commencing his doctoral studies. Professor Karton has also taught at Cambridge University, Hong Kong University, the National Taiwan University, and Wuhan University (China).

**Mr. Matthew Secomb** is a partner in White & Case’s International Arbitration Group in Singapore. Mr. Secomb specializes in international commercial arbitration with a focus on construction and energy-related disputes. He has been involved in arbitrations under most of the major institutional rules as well as in ad hoc arbitrations. Mr. Secomb also provides commercial advice, particularly with regard to oil and gas related issues. Before moving to Singapore in 2015, he was based in White & Case’s Paris office for nearly ten years. He has a B.Com. and an LL.M. from the University of Melbourne, and an LL.B. from Deakin University.

Prior to joining White & Case in 2006, Mr. Secomb was counsel to the ICC International Court of Arbitration, where he oversaw thousands of arbitrations, spanning almost all industry sectors and regions. Before moving to France in 2001, he worked at Minter Ellison, a leading Australian law firm.