



NEW YORK STATE BAR ASSOCIATION
INTERNATIONAL SECTION

Global Law Week

June 11-15, 2018

www.nysba.org/GlobalLawWeek2018

International Section

Global Law Week 2018 | New York City

Section Chair

William H. Schrag, Thompson Hine LLP

Global Law Week Chair

Neil A. Quartaro, Watson Farley & Williams LLP

What is Global Law Week?

The New York State Bar Association, International Section, organizes a biennial event called Global Law Week. The week features three days of high quality international law continuing legal education ("CLE") programming at leading New York law firms. Join and network with your peers and other international lawyers in a series of programs designed to facilitate networking and deepen your knowledge about current international law issues.

In addition to the law firm hosted CLE panels, the second half of Global Law Week features a two-day mandatory continuing legal education ("MCLE") "International Bridge the Gap" program designed to introduce recently-admitted attorneys to international practice. Offering 16 MCLE credits, including 3 ethics credits, the "International Bridge the Gap" program features a highly qualified and robust faculty with deep experience in international law. If you or other colleagues are considering focusing your career on international practice, this program should not be missed.

Detailed "International Bridge the Gap" program and registration information can be found at www.nysba.org/IntlBTG2018

Important CLE Information

Each individual CLE panel will be accredited by the host firm or the New York City Bar Association. CLE credits vary by panel. Please contact the host firm or New York City Bar Association for more details.



Accommodations for Persons with Disabilities: NYSBA welcomes participation by individuals with disabilities. NYSBA is committed to complying with all applicable laws that prohibit discrimination against individuals on the basis of disability in the full and equal enjoyment of its goods, services, programs, activities, facilities, privileges, advantages, or accommodations. To request auxiliary aids or services or if you have any questions regarding accessibility, please contact Tiffany Bardwell at (518) 487-5675 or tbardwell@nysba.org.

Registration

To register for the Bridging the Gap program, please visit www.nysba.org/IntlBTG2018.

All CLE programs hosted at various law firms as well as the New York City Bar Association throughout Global Law Week are free of charge for Global Law Week attendees. To register for any of those programs, see registration contact information under each track.

Steering Committee

Neil A. Quartaro, Watson Farley & Williams LLP

Carl-Olof Bouveng, Partner, Advokatfirman Lindahl

Aurora Cassirer, Partner, Troutman Sanders LLP

Pamela Fuller, Tully Rinckey PLLC

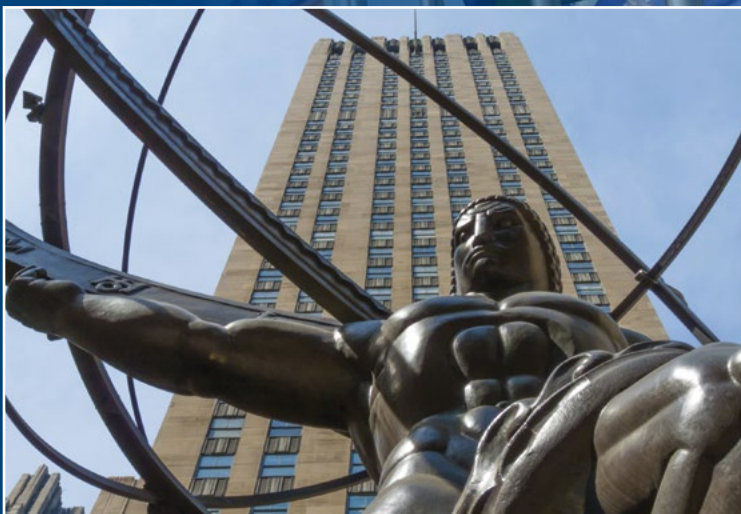
Michael Galligan, Partner, Phillips Nizer LLP

Carlos Ramos-Mrosovsky, Alston & Bird

William H. Schrag, Partner, Thompson Hine LLP

Nancy M. Thevenin, F.C.I.Arb., Thevenin Arbitration & ADR, LLC

Peter Utterstrom, Peter Utterström Advokat AB



Schedule of Events

Monday – June 11, 2018

Time
AM

TRACK 1

Cybersecurity: Ethical and Compliance Issues for International Law Firms and Corporate Counsel

Host:

Tannenbaum Helpert Syracuse & Hirschtritt LLP
900 Third Avenue, New York, NY 10022

Time: 8:30 am – 10:00 am

Chair:

Drew Jaglom, *Tannenbaum Helpert Syracuse & Hirschtritt LLP*

Speakers:

David R. Lallouz, *Tannenbaum Helpert Syracuse & Hirschtritt LLP*

Diane O'Connell, *PricewaterhouseCoopers LLP; Chair-elect, NYSBA International Section*

Michael J. Riela, *Tannenbaum Helpert Syracuse & Hirschtritt LLP*

Description:

International law firms face a multitude of ethical and compliance issues relating to cybersecurity. The EU's Global Data Protection Regulation ("GDPR") has implications for law firms that do any business with Europe, whether they have EU-based clients, vendors or even mailing list contacts. Law firms are often targets of hackers seeking inside information about pending deals and valuable client intellectual property, and firms can be victimized by malware even if it was not specifically targeted at them. Some of the most prominent firms in the world have suffered data breaches or systems shutdowns. This program will examine the ethical obligations of lawyers to understand and address cybersecurity risks in order to protect the confidentiality of client, and identify steps that firms can take to protect themselves; and to comply with their ethical obligations and those of the GDPR.

RSVP:

Nancy Wu
Wu@thsh.com

TRACK 2

BEPS Tax panel

Host:

Ruchelman P.L.L.C.
150 East 58th Street, 22nd Floor, New York, NY 10155

Time: 9:00 – 10:30 am

Co-Chairs:

Stanley C. Ruchelman, *Ruchelman P.L.L.C.*

Peter Utterström, *Peter Utterström Advokat AB*

Panelists:

Stanley C. Ruchelman, *Ruchelman P.L.L.C.*

Paul Kraan, *Van Campen Liem*

Rodrigo Machado, *Ulhoa Canto, Rezende e Guerra Advogados*

Sanjay Sanghvi, *Khaitan & Co.*

Description:

Three years have passed since the O.E.C.D./G-20 Base Erosion and Profit Shifting Project identified 15 Actions necessary for preventing loss of tax revenue through abusive, cross-border tax planning. In the interim, countries have taken action to implement these recommendations. Panelists from Brazil, India, the Netherlands, and the U.S. will explain how the B.E.P.S. Actions are applied on the ground in various regions.

RSVP: Jennifer Lapper

lapper@ruchelaw.com

The Shifting Trade Paradigm: Are Your Clients Prepared? Are You?

Host:

Watson Farley & Williams, LLP
250 West 55th Street, New York, NY 10019

Time: 12:30 – 2:00 pm

Chair:

Robert Leo, *Meeks, Sheppard, Leo & Pillsbury, New York, NY*

Panelists:

Dunniela Kaufman, *Kaufman Trade Law, Washington, DC*

Carolina Palma, *V. EY Law, San Juan, Costa Rica*

Jose Alberto Campos Vargas, *Sanchez Devanny, Mexico City, Mexico*

Description:

This panel will discuss the recent and ongoing trade issues affecting your clients with international operations. Trade retaliation, sanctions, Free Trade Agreement re-negotiations and how best to counsel your clients in uncertain times will be addressed.

These trade issues and other ongoing ones, like increased antidumping actions and increased import enforcement, have impact in many sectors including automotive, general manufacturing, steel, aluminum, energy, agriculture and retail.

They also can negatively affect existing supply and distribution contracts and M&As that were negotiated based on specific situations in the international trade arena as well as all legal relations between entities operating in international supply chains. Join us for an up-to-the minute, practical briefing from experienced trade lawyers from Canada, Mexico, Latin America and the US.

RSVP:

glw2018@wfw.com

A Brave, New TAX World for Multinationals: Cross-Border Structuring in light of U.S. and Global Tax Law Changes

Host:

Mayer Brown
1221 Avenue of the Americas (between 48th and 49th), New York, NY 10020

Time: 12:30 – 2:30 pm

Chair:

Pamela A. Fuller, *Tully Rinckey, NYC; Royse Law Firm, Menlo Park, CA*

Panelists:

Jason S. Bazar, *Tax Partner, Mayer Brown, New York, NY*

Peter H. Blessing, *Managing Director, Tax, KPMG, New York, NY*

Peter Guang Chen, *Tax Partner, Zhong Lun Law Firm, Hong Kong*

Pamela A. Fuller, *Tax Counsel, Tully Rinckey, NYC; Royse Law Firm, Menlo Park, CA*

Mark O'Sullivan, *Tax Partner, Matheson (Irish law firm), San Francisco and Palo Alto, CA*

Description:

In late December 2017, the world's largest economy—the United States—slashed its top corporate tax rate by 14 points to 21 percent, and enacted sweeping new international tax rules fundamentally changing how the U.S. will tax income earned by multinational corporations. The panel will explain how key provisions of the new Act impact cross-border transactions, investments, and supply chains, and how restructuring may create better results, or at least mitigate the expanded purview of the U.S. corporate tax regime. The new rules will be evaluated against the backdrop of their apparent policies, the former rules, and tax treaty and trade treaty norms and obligations. Concurrent tax developments in other jurisdictions will also be discussed in relation to corporate structuring. Finally, the panel will debate whether there is any truth to the criticism that the new U.S. Tax Act is "isolationist" in its tone and effect internationally—and thus represents a withdrawal by the U.S. from leadership in the consequential sphere of international taxation. If the U.S. is withdrawing from its leadership role, which jurisdictions are likely to lead in forming modern international tax rules and agreements to meet the unprecedented challenges of an increasingly interconnected and economically interdependent world?

RSVP:

Damon Henry
DHenry@MayerBrown.com
(212) 506-2484

War without Limits? Recasting the National Security Legal Framework

Host:

New York City Bar Association
42 West 44th Street, New York, NY 10036

Time: 3:00 – 5:00 pm

Chair:

Greg Rinckey, Esq., *Tully Rinckey PLLC, New York, NY*

Panelists:

Greg Rinckey, *Partner, Tully Rinckey PLLC, New York, NY*

Mark Shulman, *Fordham University School of Law; Chair of NY City Bar's Task Force on National Security and Rule of Law*

Joshua L. Dratel, *Law Offices of Joshua L. Dratel, New York, NY*

Description:

Since at least 2001, the United States has engaged in violent conflicts around the world without many of the legal constraints that have traditionally defined official "warfare." The ongoing battle against terrorism now blurs war time and peace time, and diminishes the normal and formal distinctions between U.S. military, intelligence, and police action. Compounding this phenomena are cyber activities, which transcend jurisdictions—easily invading both public and private spheres of influence, and causing contrived stories to be mistaken for real news events. Meanwhile, the decades-old legal framework for dealing with U.S. security issues is being stretched beyond recognition. The National Security Act of 1947, Congress' 2001 and 2003 authorizations for military force, and even the bedrock constitutional principle of separation-of-powers, have all proven insufficient to meet today's challenges.

This panel, composed of leaders in the field of national security law and policy, will discuss the fast-changing nature of conflict and security against the backdrop of current events. They will delineate the practical problems, and suggest legal reforms to better equip the United States to cope with the most serious new challenges to its national security in the 21st century.

RSVP:

Ms. Kelsey A. Knutsen
KKnutsen@tullylegal.com

Shareholder Activism in the Cross-Border Context

Host:

Cleary Gottlieb Steen & Hamilton LLP
450 Park Avenue, 28th Floor, New York, NY 10022

Time: 5:30 – 7:00 pm

Chair:

Glenn P. McGrory, *Cleary Gottlieb Steen & Hamilton LLP, New York, NY*

Panelists:

Carl-Olof Bouveng, *Advokatfirman Lindahl KB, Stockholm, Sweden*

Aaron J. Meyers, *Cleary Gottlieb Steen & Hamilton LLP, New York, NY*

David Rosewater, *Managing Director, Morgan Stanley*

Description:

The panel will discuss the increase in shareholder activism in Europe, examining the strategies employed by activists in the highest profile fights. We will also explore how lessons learned from corporate responses to activism in the United States may help inform strategies for responding to activists in Europe.

RSVP:

Caitlin Hewett
chewett@cgsh.com

Reception to Follow

Tuesday – June 12, 2018

Time
AM

TRACK 1

Multi-National Restructurings in the U.S., Korea and Brazil

Host:

Thompson Hine LLP
335 Madison Avenue, New York, NY 10017

Time: 8:30 am – 10:00 am

Chair:

William H. Schrag, *Thompson Hine LLP*

Speakers:

Mark D. Bloom, *Greenberg Traurig LLP*
Steven T. Kargman, *Kargman Associates*

Helen Naves, *Trench, Rossi e Watanabe Advogados - in cooperation with Baker & McKenzie*

Description:

The program will examine various approaches to the U.S. bankruptcy courts for international restructurings under Chapters 11 and 15 of the U.S. Bankruptcy Code, with a focus on the failed restructuring of Hanjin Shipping, a Korea-based international shipping company that filed a Chapter 15 case in the District of New Jersey seeking recognition of a receivership proceeding filed in the home country of Korea. Hanjin's Chapter 15 case was highly contentious from the outset; and while recognition was ultimately granted, the restructuring failed in Korea and worldwide creditor recoveries in the ensuing liquidation are estimated not to exceed 1% of claim value. The program will also present recent bankruptcy cases in Brazil and/or U.S. bankruptcy cases involving Brazilian companies.

RSVP:

Brandon Arthur
Brandon.Arthur@thompsonhine.com

TRACK 2

Enforcement of Arbitration Awards and Judgments Against Sovereigns

Host:

Alston & Bird
90 Park Avenue, New York, NY 10016

Time: 8:30 – 10:00 am

Chair:

Carlos Ramos-Mrosovsky, *Alston & Bird LLP*

Panelists:

Ruth Teitelbaum, *Tenor Capital*
Christina Hioureas, *Foley Hoag*
Christopher Weil, *Mintz Group, Washington, D.C.*

Description:

The arbitration of international disputes is often promoted as a cost-effective method of dispute resolution that minimizes the litigation burden. Part of this approach has been to reduce the burdens of discovery, instead limiting discovery in international arbitration to narrow document requests, and excluding other forms of disclosure. With the growth of electronically-stored information, including emails and documents, it may be challenging to fully develop the record without more extensive discovery. Join this experienced panel to learn more about discovery trends in international arbitration, how requests can be put before a tribunal, and the best practices for developing a complete factual record.

RSVP:

Lindsey Fisher
Lindsey.Fisher@alston.com

US/European Cross Border Estate Planning after US Tax Reform

Host:

Baker & McKenzie LLP
452 Fifth Avenue, New York, NY 10018

Time: 12:30 – 2:30 pm

Chair:

Glenn G. Fox, *Baker & McKenzie LLP*

Panelists:

Paul DePasquale, *Baker & McKenzie LLP*

Michael Jaffe, *Baker & McKenzie LLP*

Michael Galligan, *Phillips Nizer LLP*

Imke Gerdes, *Baker & McKenzie LLP*

Christian von Oertzen, *Flick Gocke Schaumburg*

Brent Lipschultz, *PricewaterhouseCoopers*

Description:

The US Tax Cuts and Jobs Act of 2017 has changed the ways that US and non-US individuals, families, and trusts do business and invest in the United States and abroad. The Act includes several provisions that are relevant to high net worth individuals and their families, as well as their chosen wealth holding structures. The most significant changes include: temporary increase to the estate and gift tax exclusion; changes to the taxation of business organizations; changes to individual income tax and deduction items; and changes related to the US system of international taxation. During this session we will address the Act's effect on cross border estate planning between the US and European countries (in particular Germany, France and Austria) for high net worth individuals and their families, as well as the impact on their businesses and investments.

RSVP:

Adonio Jobson
Adonio.Jobson@bakermckenzie.com

Financial Crime Litigation and Asset Recovery– 3D Chess

Host:

BakerHostetler
45 Rockefeller Plaza, New York, NY 10111

Time: 12:30 pm – 2:30 pm

Chairs:

Oren J. Warshavsky, *BakerHostetler*

Gonzalo Zeballos, *BakerHostetler*

Panelist:

Jean Francois Canat, *UGGC Avocats, Paris*

Lincoln Caylor, *Bennet Jones LLP, Toronto*

Description:

Please join us for a roundtable discussion with leading litigators from the United States, Canada and Europe, to discuss recent developments and opportunities in high-stakes international litigation and game-changing techniques that are influencing cross-border asset-tracing and recovery tactics. The discussion will include lessons learned in connection with the Madoff litigation which have resulted in a recovery of almost \$13 billion to date.

RSVP:

Jill Madeo
jmadeo@bakerlaw.com

Five Things Every Lawyer Needs to Know About International Employment Law

Host:

Littler Mendelson, PC
900 Third Ave., New York, NY 10022

Time: 3:00 – 5:00 pm

Chair:

Philip Berkowitz

Panelists:

Donald Dowling, *Littler Mendelson*

Hironobu Tsukamoto, *Nagashima Ohno & Tsunematsu, Tokyo, Japan and New York*

Description:

International employment law is about understanding different legal systems, and perhaps even more important, different cultures. In this inter-connected world, our clients are more and more frequently looking to understand their employment and labor law obligations worldwide, and to integrate employment practices and policies across borders.

This session brings together highly experienced employment lawyers who can offer their views of best practices for advising multi-national employers, and even traveling executives, on the nuances of cross-border employment law. We will focus on the following five issues, but may well go beyond these:

- How employment law regulatory systems work outside U.S. employment-at-will
- How employment laws reach mobile employees and expatriates, and structuring overseas telecommuters
- Why international business travelers and expatriates raise heightened exposure to personal injury claims
- How overseas data privacy laws play a vital role in multinational Human Resources Information Systems
- Best practices for global codes of conduct

RSVP:

Kellie Cromarty, Littler Mendelson, P.C.
KCromarty@littler.com
(973) 848-4752

Failure to Prevent

Host:

Troutman Sanders LLP
875 3rd Ave, New York, NY 10022

Time: 2:30 – 4:30 pm

Reception to Follow

Chair:

Aurora Cassirer, *Troutman Sanders LLP*

Panelists:

Peter Utterstrom, *Peter Utterström Advokat AB*

David Chaiken, *Partner, Troutman Sanders*

Iris Cohen Carmel, *General Counsel and EVP of Business Development, Sapiens Americas*

Robert Garson, *Founding & Managing Partner, GS2 Law*

Evan Weitz, *Managing Director, Head of Controls Financial Crime Compliance Europe and Americas, Standard Chartered Bank (U.S.)*

Description:

This panel will discuss the increasing practice by the legislature (and the courts) of forcing management of an organization to “act” and to secure legally compliant action at all levels in the organization. This began in the anti-bribery area (The US in practice, the UK Bribery Act and more) and has spread to other areas of (corporate) law and behavior. We see the trend in anti-trust, data privacy (GDPR) in the EU, in tax law (OECD/BEPS) and the obligation in some countries for companies to report on tax planning. Iceland recently introduced legislation under which the management is held responsible for equal pay, so it is obvious that the principle will spread. The purpose of the panel is to discuss the principle, the current status and also look into the future!

RSVP:

Joanne Gugliotta
joanne.gugliotta@troutman.com
(212) 704-6250

Time
AM

TRACK 1

Is Discovery (Yes Discovery!) A Good Thing in International Arbitration?

Host:

Hogan Lovells US LLP
875 Third Avenue, New York, NY 10022

Time: 8:30 – 10:00 am

Chair:

Oliver J. Armas

Speakers:

Samaa A.F. Haridi, *Hogan Lovells US LLP*

Oliver J. Armas, *Hogan Lovells US LLP*

Additional speakers TBA

Description:

The arbitration of international disputes is often promoted as a cost-effective method of dispute resolution that minimizes the litigation burden. Part of this approach has been to reduce the burdens of discovery, instead relying on the parties to produce relevant evidence. With the growth of electronically-stored information, including emails and documents, it may be challenging to fully develop the record without discovery and, increasingly, arbitrators are ordering discovery in the matters they are handling. Join this experienced panel to learn more about discovery trends in international arbitration, how requests can be put before a tribunal, and the best practices for developing a complete factual record.

RSVP:

Lindsay Barnes
lindsay.barnes@hoganlovells.com

TRACK 2

Defenses In Cross-Border Litigation: Recent Trends and Developments

Host:

New York City Bar Association
42 West 44th Street, New York, NY 10036

Time: 8:30 – 10:00 am

Chair:

Linda H. Martin, *Freshfields Bruckhaus Deringer US LLP*

Speakers:

George T. Conway III, *Wachtell, Lipton, Rosen & Katz LLP*

Anouck Giovanola, *Jenner & Block LLP*

Lewis J. Liman, *Cleary Gottlieb Steen & Hamilton LLP*

David Y. Livshiz, *Freshfields Bruckhaus Deringer US LLP*

Description:

Over the past decade, US courts have reshaped their willingness to adjudicate claims arising out of non-US conduct, substantially tightening the circumstances under which US courts will exercise jurisdiction over a foreign defendant, and reinvigorating the presumption against the extraterritorial application of US law.

Still, foreign companies and individuals continue to find themselves haled into US Courtrooms and forced to defend claims under US law, even while sometimes facing competing claims in other jurisdictions. This panel will consider a number of defenses available to litigants in cross-border litigations in the United States, including personal jurisdiction, the presumption against the extraterritorial application of US law, comity and forum non conveniens and the way in which the US courts have been applying these defenses. We will also consider new ways in which these defenses may be deployed in the years ahead.

RSVP:

Kristen Miller
kristen.miller@freshfields.com

Initial Coin Offerings: Navigating the Legal Landscape of Digital Crowdfunding without Going to the Dark Side

Host: Baker & McKenzie, LLP
452 Fifth Avenue, New York, NY 10018

** Attendees must pre-register with contact person (below) and present valid photo I.D.*

Time: 2:00 -3:30 pm

Chair:

Roger Royse, *Royse Law Firm, Menlo Park, CA*

Panelists:

Roger Royse, *Royse Law Firm, Menlo Park, CA*

Christopher Murrer, *Baker McKenzie, Zurich, Switzerland*

Thomas F. Burke, *Ballard Spahr, Philadelphia, PA*

K. Brent Tomer, *Chief Trial Attorney, Division of Enforcement, Commodity Futures Trading Commission, New York, NY*

Description:

Blockchain technology is enabling new and innovative business models in almost all aspects of commerce—including fundraising. Initial Coin Offerings (ICOs) based on blockchain technology are an increasingly popular form of global crowdfunding usually employed by start-up companies using cryptocurrencies. In an ICO, a fundraiser issues digital tokens, the ownership of which is recorded on a decentralized blockchain ledger in exchange for a more established cryptocurrency (like Bitcoin) or fiat money.

This panel will examine the basics of an ICO transaction, as well as the relevant tax law, securities law, and other legal and ethical considerations surrounding blockchain enabled technologies and applications.

RSVP:

Elizabeth Jacobs
Elizabeth.Jacobs@bakermckenzie.com
(212) 626-4486

Hot Issues in Immigration Law

Host:

Fragomen, Del Rey, Bernsen & Loewy, LLP
7 Hanover Square, New York, NY 10004

Time: 12:30 – 2:00 pm

Chair:

Austin Fragomen, *Fragomen, Del Rey, Bernsen & Loewy, LLP*

Panelists:

Ethan Kaufman, *Partner, Fragomen*

Bo Cooper, *Partner, Fragomen*

Allen Kaye, *Law Offices on Allen E. Kay P.C.*

Description:

With the U.S. economy hovering near full employment, and skills shortages in key fields, American employers must rely partly on foreign national talent for success. Under the Trump Administration, employers have struggled to forecast access to talent from abroad, as the Administration's "America First" themes take shape and as lack of consensus persists in Washington not only between Republicans and Democrats, but within each party and between branches of government as well. Yet broad changes are taking place, to immigration policy overall and to business immigration policy in particular. These changes are taking place at many levels, from dramatic Executive Orders and other Presidential-level policy pronouncements to less formal but far-reaching policy shifts in the immigration agencies. This discussion will:

- Review the major immigration changes to date under the Trump Administration and their the impact to businesses
- Forecast what new challenges corporations may anticipate to their business immigration programs in the coming year
- Cover recent developments including Supreme Court review of the travel ban, new adjudication guidance for H-1B visas and increased worksite enforcement and government audits.

RSVP:

events@fragomen.com

Capacity limited to 50 registrants and a light lunch will be provided.



Advocates in Defense of Advocates: Protection of Lawyers Facing Governmental Suppression and Interference

NY CLE Credit: 2.0 Areas of Professional Practice

Host:

New York City Bar Association
42 West 44th Street, New York, NY 10036

Date: June 13, 2018

Time: 6:00-8:15 pm—Program | 8:15-9:30 pm—Cocktail Reception

Chair:

Christopher Pioch, *Task Force on the Independence of Lawyers and Judges, Secretary*

Moderator:

Felice Gaer, AJC's Jacob Blaustein Institute for the Advancement of Human Rights. Gaer is also Vice-Chairperson of the Committee against Torture*.

*The material being discussed by Ms. Gaer reflects her own, individual, thoughts and is not to be construed as an official statement by the Committee against Torture.

Panelists:

Javier Benavides, *Law Professor, Centro Universitario Villanueva and Head of the International Section of the Spanish Bar*

Teng Biao, *U.S. Asia Law Institute, New York University*

Martin Flaherty, *Leitner Family Professor of Law, Fordham University, and Visiting Professor of Law, Woodrow Wilson School of Public and International Affairs, Princeton University*

Etienne Lesage, *Lesage Avocats, Paris Bar, and Observatory for Lawyers in Danger*

Description:

The program will discuss a disturbing legal trend where lawyers face increasing pressure from their own governments to not engage in representing certain categories of people. Typically, governments will engage in retaliatory conduct such as harassment, disbarment, surveillance, and even detention, torture, and extrajudicial killing to prevent lawyers from performing their basic functions. The program panelists will discuss relevant international legal standards aimed at protecting lawyers and judges. Panelists from Europe will discuss how the EU facilitates protections to lawyers within and without the EU. Panelists will also discuss their organization's work representing lawyers and ongoing challenges they face during the course of that representation. Examples of existing laws which target lawyers will be provided and discussed.

RSVP:

<http://nycbar.org/defenseofadvocates>

Sponsoring New York City Bar Association Committees:

Council on International Affairs

European Affairs Committee

Task Force on the Independence of Lawyers and Judges

Reception to Follow



International Section

International Bridging the Gap

June 14–15, 2018

Fordham University School of Law

Have you started an international legal career or are you interested in expanding your skill set to include international law? It can be challenging to develop the knowledge and experience necessary to represent clients in international legal affairs, such as cross-border mergers and acquisitions, international litigation and arbitration, and international corporate law. In the increasingly globalized and interconnected world, legal work often requires a multidisciplinary, cross-border approach. Issues may be complex and varied, and it often takes years to learn about the many aspects of international practice. Organized by the New York State Bar Association, International Section (“NYSBA International”), this program covers critical aspects of international law for those entering or practicing in this diverse and complex area. Join a distinguished and experienced NYSBA International faculty and learn about the fundamental underlying areas of cross-border practice and other critical aspects of international law, and receive sixteen (16) Mandatory Continuing Legal Education credits, including three (3) ethics credits.

www.nysba.org/IntlBTG2018

