2019 GLOBAL LAW DEANS' FORUM

The Role of Law and the Rule of Law
Rethinking Legal Education

September 18 – 20, 2019
Gdańsk, Poland

HOSTED BY:
University of Gdańsk, Faculty of Law and Administration
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WELCOME

On behalf of the Board of Governors and Officers of the International Association of Law Schools, we welcome each and every one of you to our 2019 Global Law Deans’ Forum. This is our 4th biennial meeting. This year more than 70 law leaders from over 25 countries have gathered here today to meet and discuss with their peers to formulate new strategies to improve legal education globally.

We warmly welcome all the familiar faces from these many years – welcome and thank you for your continued engagement. For those who are new, a special warm welcome from our community. Please, meet your colleagues from around the world. We look forward to working with you in this challenging and engaging effort.

The IALS is a non-political, non-profit learned society of more than 165 law schools and departments from over 55 countries representing more than 7,500 law faculty members. Our primary mission is the improvement of law schools and conditions of legal education throughout the world by learning from each other.

Our Global Law Deans’ Forum builds on the work from the prior two years (2018-2019) of eight Regional Law Deans’ workshops. The Association has for these past two years engaged in an intense discussion with our deans, faculty and education professionals, as well as research organizations, to continue defining the parameters of a global legal education which honors and is responsive to the unique context of each member institution. These workshops serve to distill and focus regional perspectives on legal education and help build a more common understanding of our obligations as law professors and scholars.

The theme for 2019 is The Role of Law and the Rule of Law – Rethinking Legal Education. It is a broad agenda and is fundamental to our mission as teachers of the law. We are eager to explore this theme and to continue exchanging ideas that will advance legal education. It is an opportunity for us to engage as a community. We will concentrate on four areas:

1) Setting and Implementing Standards – this grows from our discussions and the launching of our Evaluation, Assistance and Certification Program.
2) Teaching Challenging, Controversial and/or Sensitive Subject Matter – this grows from discussions and suggestions from our regional meetings for an initiative in defining the principles and guidelines for a rational legal discourse. A challenge we now meet in both the classroom and in our scholarship.
3) Administrative Challenges for Law School Leadership in a rapidly evolving educational dynamic – we continue our work in highlighting administrative challenges facing law school leadership in a rapidly evolving educational environment. We share common and unique experiences with lessons learned.
4) Town Meets Gown – Finally, we will explore the growing need for interaction between legal education with government, business and technological development. This creates many avenues for scholarly collaboration and research.

Our deepest gratitude and appreciation to the University of Gdańsk, Faculty of Law and Administration for hosting the 4th Global Law Deans’ Forum. Special thanks to Dean, Dr. Wojciech Zalewski, and the wonderful faculty, staff and students for all the arrangements they have made to make our participation in the meeting so memorable.
A special thank you to our regional hosts for the 2018 and 2019 Regional Law Deans’ Forums:

2018 Regional Law Deans Forum Hosts:
- African: University of Cape Town, Faculty of Law, Cape Town, South Africa;
- Americas: St. John’s University, School of Law, New York, United States;
- Asia-Pacific: Murdoch University, School of Law, Perth, Australia;
- European: Kozminski University, Law School, Warszawa, Poland.

2019 Regional Law Deans Forum Hosts:
- African: University of Rwanda, School of Law, Kigali, Rwanda;
- Americas: Universidad Iberoamericana, School of Law, Santo Domingo, Dominican Republic;
- Asia-Pacific: Shanghai Jiao Tong University, KoGuan School of Law, Shanghai, China;
- European: Universidad Nebrija, Department of Law, Madrid, Spain.

We hope you will take the opportunity in the next few days to renew old friendships, but also to make new ones. It is the commitment of our Association to foster the interaction amongst the world’s legal education leaders, and by learning from each other to guide the future of legal education globally.

Welcome to all our colleagues,

Francis S.L. Wang  
President/Chairman  
International Association of Law Schools

Barbara Holden-Smith  
General Secretary/Treasurer  
International Association of Law Schools
6:00 pm  SHUTTLE PICK UP AT HOTEL SOPOT  
Meet in the Lobby of your respective hotel.

6:15 pm  SHUTTLE PICK UP AT HOTEL HAMPTON BY HILTON AND HOTEL OLIWSKI  
Meet in the Lobby of your respective hotels.

7:00 pm  WELCOME DINNER AND GUIDED TOUR  
Sponsored and hosted by Aleksandra Dulkiewicz, Mayor of the City of Gdańsk, Poland

Speaker:
  •  Aleksandra Dulkiewicz,  Mayor of the City of Gdańsk, Poland

Location: European Center of Solidarity, pl. Solidarności 1, 80-863 Gdańsk, Poland

9:30 pm  SHUTTLE BACK TO HOTELS
THURSDAY, SEPTEMBER 19, 2019

8:00 am  SHUTTLE PICK UP AT HOTELS
Meet in the Lobby of your respective hotels.

8:30 am  REGISTRATION CHECK IN
Badges and Programs will be provided upon check-in.

Location: Ground Floor, University of Gdańsk, Faculty of Law and Administration, ul. Bażyńskiego 6, Gdańsk, Poland

9:00 – 9:45 am  WELCOME

Speakers
- Professor Jerzy Gwizdała, President of the Faculty of Law and Administration, University of Gdańsk, Poland
- Professor Wojciech Zalewski, Dean of the Faculty of Law and Administration, University of Gdańsk, Poland
- Aleksandra Dulkiewicz, Mayor of Gdańsk, Poland
- Dr Wojciech Szczurek, Mayor of Gdynia, Poland
- Dr Jacek Karnowski, Mayor of Sopot, Poland
- Francis SL Wang, Dean Emeritus, Kenneth Wang School of Law and President/Chairman of the IALS, China

Location: Main Auditorium, University of Gdańsk, Faculty of Law and Administration, ul. Bażyńskiego 6, Gdańsk, Poland

9:45 – 11:15 am  SESSION #1: SETTING STANDARDS – IMPLEMENTATION EVALUATION, ASSISTANCE AND CERTIFICATION

Moderator:
- Mary Kay Kane, Chancellor & Dean Emeritus, University of California Hastings, and IALS Governor, United States

Panelists:
- Adedeji Adekunle, Director General, Nigerian Institute of Advanced Legal Studies, Nigeria
- Mohammed Al-Khulaifi, Dean, Qatar University College of Law, Qatar
- Joan Howland, Associate Dean, University of Minnesota Law School, United States
- Ester Mocholi, Director, Universidad Nebrija, Spain
- David Tan, Vice Dean, National University of Singapore, Faculty of Law, Singapore

Location: Main Auditorium, University of Gdańsk, Faculty of Law and Administration
11:15 – 11:45 am  GROUP PHOTO

Location: 1st Floor, Faculty of Law and Administration, Gdańsk, Poland

11:45 – 1:00 pm  LUNCH

Sponsored and Hosted by the Olivia Business Centre

Location: Oliva Business Centre (OBC), attendees will walk together.

1:00 – 2:30 pm  SESSION #2: TEACHING CHALLENGING, CONTROVERSIAL AND/OR SENSITIVE SUBJECT MATTER

PANEL #1
SENSE AND SENSIBILITY – PRINCIPLES AND GUIDELINES FOR A RATIONAL LEGAL DISCOURSE

Moderator
• Francis SL Wang, Dean Emeritus, Kenneth Wang School of Law and President/Chairman of the IALS, China

Panelists
• Stephen Hardy, Dean, Coventry University, Law School, United Kingdom
• Shashikala Gurpur, Dean, Symbiosis Law School, Pune, India
• Letlhokwa Mpedi, Executive Dean, University of Johannesburg, and IALS Governor of the Board, South Africa
• Pareena Srivanit, Dean, Chulalongkorn University, Faculty of Law, Thailand
• Kesang Wangmo, Professor, Jigme Singye Wangchuck School of Law, Bhutan
• Laura Wen-Yu Young, Professor, Soochow University, Kenneth Wang School of Law, China

Location: Main Auditorium, University of Gdańsk, Faculty of Law and Administration

2:30 – 3:00 pm  BREAK

3:00 – 4:00 pm  PANEL #2
SENSE AND SENSIBILITY – JUDICIAL PERSPECTIVE ON THE PRINCIPLES AND GUIDELINES OF RATIONAL LEGAL DISCOURSE

Moderator
• Diarmuid O’Scanlanain, Senior Judge, United States Court of Appeals for the Ninth Circuit and Chair of IALS Judicial Council, United States
Panelists
- Marc de Werd, Justice, Amsterdam Court of Appeal in the Netherlands, Netherlands
- John Hedigan, Honorable Justice (ret.), The High Court of Ireland, Ireland
- Esther Kitimbo Kisaakye, Justice, Supreme Court of Uganda, Uganda
- Mohan Pieris, Chief Justice (ret.), President’s Counsel, Sri Lanka
- Juan Jose Romero-Guzman, Judge, Constitutional Court of Chile, Chile
- Enqian Yang, Senior Judge, Civil Trial Section of Suzhou Intermediate Court, China

Location: Main Auditorium, University of Gdańsk, Faculty of Law and Administration

4:00 – 4:30 pm COMMITTEE MEETINGS
See page 11 for Committee List. If you are not already on a committee, please select the committee meeting you wish to participate in for this forum.

4:30 – 5:00 pm TOUR
Meet your Host
Tour of the University of Gdańsk, Faculty of Law and Administration

5:00 pm DINNER
hosted by University of Gdańsk, Faculty of Law and Administration

Speaker
- Professor Wojciech Zalewski, Dean of the University of Gdańsk, Faculty of Law and Administration, Poland

Performance by the University of Gdańsk Choir

Location: 1st Floor Hall, Main Hall, University of Gdańsk, Faculty of Law and Administration

7:00 pm SHUTTLE BACK TO HOTELS
FRIDAY, SEPTEMBER 20, 2019

8:00 am  
SHUTTLE PICK UP AT HOTELS  
Meet in the Lobby of your respective hotels.

9:00 – 10:30 am  
SESSION #3: TOWN MEETS GOWN  
LEGAL EDUCATION IN INTERACTION WITH GOVERNMENT, BUSINESS AND TECHNOLOGICAL DEVELOPMENT

Moderator:  
- Julita Żylińska, Dziennik Gazeta Prawna

Panelists:  
- Simon Chesterman, Dean, National University of Singapore Faculty of Law and IALS Board of Governor, Singapore  
- Katarzyna Gruszecka-Spychala, Vice Mayor of the City of Gdynia  
- Abdulkarim A. Kana, Dr., Dean Emeritus, Nasarawa State University, Faculty of Law, Attorney General and Commissioner of Justice (ret.) Nasarawa State and IALS Governor, Nigeria  
- Piotr Stepnowski, Vice Rector for Research and Foreign Cooperation, University of Gdańsk  
- Wojciech Wiewiórowski, Faculty of Law and Administration Assistant European Data Protection Supervisor

Location: Main Auditorium, University of Gdańsk, Faculty of Law and Administration

10:30 – 11:00 am  
BREAK

11:00 – 12:00 pm  
SESSION #4: ADMINISTRATIVE CHALLENGES FOR LAW SCHOOL LEADERSHIP

Moderator  
- Barbara Holden-Smith, Vice-Dean Emeritus, Cornell University Law School and General Secretary/Treasurer of the IALS, United States

Panelists  
- Nurul Barizah, Dean, Universitas Airlangga, Faculty of Law and IALS Governor, Indonesia  
- Gabriel Bocksang Hola, Dean, Pontifica Universidad Catolica de Chile, Faculty of Law and IALS Governor, Chile  
- Nerina Boschiero, Dean, University of Milan, Faculty of Law, Italy
• Luis Franceschi, Dean, Strathmore University, Law School and IALS Governor, Kenya
• Anna Jurkowska-Zeidler, Vice Dean, Faculty of Law and Administration, University of Gdańsk, Poland

Location: Main Auditorium, University of Gdańsk, Faculty of Law and Administration

12:00 – 12:15 pm  2020 REGIONAL LAW DEANS FORA AND ANNUAL MEETING
                       Host Invitations

Regionals
• African – Uganda Christian University, Faculty of Law, Uganda
• Americas – Florida International University, College of Law, United States
• Asia-Pacific – TBD
• European – University of Lausanne, Faculty of Law, Switzerland

Annual
• Nasarawa State University, Keffi, Faculty of Law, Abuja, Nigeria

12:15 – 12:30 pm  CLOSING REMARKS

12:45 pm  CLOSING LUNCH

Location: Oliva Business Centre (OBC), attendees will walk together.
PROGRAM COMMITTEES

EVALUATION, ASSISTANCE AND CERTIFICATION COMMITTEE
- Mary Kay Kane, Chair of EAC Committee, Chancellor & Dean Emeritus, University of California, Hastings, College of the Law, USA
- Nerina Boschiero, Dean, University of Milan, Faculty of Law, Italy
- Wesahl Domingo, Dean, University of the Witwatersrand, School of Law, South Africa
- Barbara Holden-Smith, Vice Dean Emeritus/Professor, Cornell University Law School, USA
- Joan Howland, Professor, University of Minnesota, Law School, USA
- David Tan, Vice Dean, National University of Singapore, Faculty of Law, Singapore
- Francis SL Wang, Dean Emeritus, Soochow University, Kenneth Wang School of Law, China

JUDICIAL COUNCIL – see page 22

MEMBERSHIP COMMITTEE
- Luis Franceschi, Chair of Membership Committee, Dean, Strathmore University, Strathmore Law School, Kenya
- Gabriel Bockszang-Hola, Dean, Pontificia Universidad Católica de Chile, Facultad de Derecho, Chile
- Stephen Hardy, Dean, Coventry University Law School, United Kingdom
- Francis SL Wang, Dean Emeritus, Soochow University, Kenneth Wang School of Law, China

PRINCIPLES AND GUIDELINES COMMITTEE
- Francis SL Wang, Co-Chair of Principles and Guidelines Committee, Dean Emeritus, Soochow University, Kenneth Wang School of Law, China
- Eleanor Wong, Co-Chair of Principles and Guidelines Committee, Vice Dean, National University of Singapore, Faculty of Law, Singapore
- Adeedej Adekunle, Director General, Nigerian Institute of Advanced Legal Studies, Nigeria
- Stephen Hardy, Dean, Coventry University Law School, United Kingdom
- Pareena Srivanit, Dean, Chulalongkorn University, Faculty of Law, Thailand
- Kesang Wangmo, Professor, Jigme Singye Wangchuck School of Law, Bhutan
- Laura Young, Professor, Soochow University, Kenneth Wang School of Law, China

STUDENT LAW INSTITUTE COMMITTEE
- Barbara Holden-Smith, Chair Student Law Institute Committee, Vice Dean Emeritus/Professor, Cornell University Law School, USA
- Nurul Barizah, Dean (Dr.), Universitas Airlangga, Faculty of Law, Indonesia
- Danwood Chinwa, Dean/Professor, University of Cape Town, Faculty of Law, South Africa
- Luis Franceschi, Dean, Strathmore University, Law School, Kenya
- Roselyn Karugonjo-Segawa, Dean (Dr.), Uganda Christian University, Faculty of Law, Uganda
- Mohamed Mattar, Professor (Dr.), Qatar University, College of Law, Qatar
- Ester Mocholi, Director (Dr.), Universidad Nebrija, Department of Law, Spain
- Bimal N. Patel, Professor/Director (Dr.), Gujarat National Law University, India
- Ranbir Singh, Professor/Vice Chancellor, National Law University, New Delhi, India
- Nicola Smit, Dean, Universiteit Van Stellenbosch, Faculty of Law, South Africa

VISITING PROFESSOR & SCHOLAR PROGRAM
- Nerina Boschiero, Chair, Dean, University of Milan, Italy
- Bradford Morse, Dean Thompson Rivers University, Canada
- Valentina Smorgunova, Dean, Herzen State Pedagogical University, Russia
REGIONAL LAW DEANS’ FORUM

2018 HOSTS

AFRICAN: University of Cape Town, Faculty of Law
Cape Town, South Africa

AMERICAS: St. John’s University, School of Law
New York, United States

ASIA-PACIFIC: Murdoch University, School of Law
Perth, Australia

EUROPEAN: Kozminski University, Law School
Warszawa, Poland
2019 HOSTS

AFRICAN: University of Rwanda, School of Law
   Kigali, Rwanda

AMERICAS: Universidad Iberoamericana, School of Law
   Santo Domingo, Dominican Republic

ASIA-PACIFIC: Shanghai Jiao Tong University, KoGuan School of Law
   Shanghai, China

EUROPEAN: Universidad Nebrija, Department of Law
   Madrid, Spain
UNIVERSITIES ATTENDING

Akademia Leona Koźmińskiego, Law School, Poland
Cavendish University Uganda, Faculty of Law, Uganda
Christ University, School of Law India
Chulalongkorn University, Faculty of Law, Thailand
Cornell University, Cornell Law School, United States
Coventry University Law School, United Kingdom
Far Eastern University, Institute of Law, Philippines
GD Goenka University School of Law, India
Gulu University, Faculty of Law, Uganda
Herzen State Pedagogical University of Russia, Faculty of Law, Russia
IIE MSA Law School, South Africa
Jigme Singye Wangchuck School of Law, Bhutan
Jose Maria College, College of Law, Philippines
KISII University, School of Law, Kenya
Narxoz University JSC, Kazakhstan
Nasaraawa State University, Keffi, Faculty of Law, Nigeria
National Law University of New Delhi, India
National University of Singapore, Faculty of Law, Singapore
Nelson Mandela University, South Africa
Nigerian Institute of Advanced Legal Studies, Nigeria
Nirma University, Ahmed, Institute of Law, India
North-West University, Faculty of Law, South Africa
Pontificia Universidad Católica de Chile, Facultad de Derecho, Chile
Qatar University, College of Law, Qatar
Soochow University, Kenneth Wang School of Law, China
Strathmore Law School, Kenya
Symbiosis Law School, Pune, India
Temple University Beasley School of Law, United States
The ICFAI Law School, IFHE Hyderabad, India
Uganda Christian University, Faculty of Law, Uganda
University of South Africa, College of Law, South Africa
Universidad de Chile, Facultad de Derecho, Chile
Universidad Nebrija, Department of Law, Spain
Universitas Airlangga Surabaya, Faculty of Law, Indonesia
University Gadjah Mada, Faculty of Law, Indonesia
University of Baltimore School of Law, United States
University of California Hastings, College of the Law, United States
University of Cape Coast, Faculty of Law, Ghana
University of Cebu, School of Law, Philippines
University of Gdańsk, Faculty of Law and Administration, Poland
University of Ibadan, Faculty of Law, Nigeria
University of Ilorin, Faculty of Law, Nigeria
University of Johannesburg, Faculty of Law, South Africa
University of London, City Law School, United Kingdom
University of Milan, Faculty of Law, Italy
University of Minnesota Law School, United States
University of Muhammadiyah Malang, Faculty of Law, Indonesia
University of Nigeria, Enugu Campus, Faculty of Law, Nigeria
University of Pancasila, Faculty of Law, Indonesia
University of Professional Studies, Accra, Faculty of Law, Ghana
University of the Witwatersrand, School of Law, South Africa
University of Trento, Faculty of Law, Italy
University of Zambia, School of Law, Zambia
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Universitas Airlangga Surabaya, Faculty of Law, Indonesia
nurul.barizah@fh.unair.ac.id

Nurul Barizah holds a Bachelor of Laws (S.H.) degree from the Faculty of Law, Universitas Airlangga, Surabaya, Indonesia (1994), majoring in International Law. She was awarded the Australian Development Scholarship twice in 2000 and 2005 for pursuing her degrees at the University of Technology, Sydney (UTS). She earned her Ph.D. in Law from the University of Technology Sydney (UTS) in 2009 after previously receiving her Master’s in law from the same University in 2001. Her dissertation was about International Intellectual Property Regimes and Biological Resources. Currently, she is a lecturer and researcher at the Faculty of Law, Universitas Airlangga, Indonesia. Besides her academic position above, she sits as a Vice Dean for Cooperation, Development and Information System at the Faculty from 2010 until now. Nurul’s area of expertise is on International Intellectual Property, International Trade Law, International Law and International Dispute Resolution. Due to her expertise above, she has frequently invited by the several Governmental Agencies and Ministries, Civil Society Organizations (CSOs), as well as Non-Governmental Organizations (NGOs) to be resource person, speaker and expert in a number of activities and forum. She also consultant for some Ministries in Indonesia, particularly in the context of drafting academic paper, position paper, developing policy and legal reform related to her expertise. In 2012, she has been appointed as a member of appeal commission for the Office of the Protection of Plant Varieties, the Ministry of Agriculture of the Republic Indonesia. During her academic career, she has been actively publishing works in the areas of Intellectual Property and International Law at the national and international level. She has also established the Intellectual Property Rights Law Lecturers Association of Indonesia.

Gabriel Bocksang-Hola, Dean
Pontifical Catholic University of Chile, School of Law, Chile
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Gabriel Bocksang Hola is Dean and Professor in the School of Law of the Pontifical Catholic University of Chile (Pontificia Universidad Católica de Chile), where he obtained his undergraduate degree of Licenciatura en Derecho. Later, he received both his LL.M and Ph.D. degrees from the University of Paris 1 (Panthéon-Sorbonne). Professor Bocksang is the author of several academic articles and three books: El nacimiento del Derecho administrativo partío de Chile (1810-1860), on the development of Administrative Law in the early stages of independent Chile (Santiago, 2015), L’inexistence juridique des actes administratifs, on the imprescriptible voidness of administrative decisions (Paris, 2013), and El procedimiento administrativo chileno, on Chilean administrative procedure (Santiago, 2006). His main research interests lie in the theory and history of Administrative Law, in Comparative Public Law, in Administrative Procedure, and in the theory of legal voidness.
Professor Simon Chesterman is Dean of the National University of Singapore Faculty of Law. He is also Editor of the Asian Journal of International Law. Educated in Melbourne, Beijing, Amsterdam, and Oxford, Professor Chesterman's teaching experience includes periods at the Universities of Melbourne, Oxford, Southampton, Columbia, and Sciences Po. From 2006-2011, he was Global Professor and Director of the New York University School of Law Singapore Programme. Prior to joining NYU, he was a Senior Associate at the International Peace Academy and Director of UN Relations at the International Crisis Group in New York. He has previously worked for the UN Office for the Coordination of Humanitarian Affairs in Yugoslavia and interned at the International Criminal Tribunal for Rwanda. Professor Chesterman is the author or editor of seventeen books, including Law and Practice of the United Nations (with Ian Johnstone and David M. Malone, OUP, 2016); One Nation Under Surveillance (OUP, 2011); You, The People (OUP, 2004); and Just War or Just Peace? (OUP, 2001). He is a recognized authority on international law, whose work has opened up new areas of research on conceptions of public authority - including the rules and institutions of global governance, state-building and post-conflict reconstruction, the changing role of intelligence agencies, and the emerging role of artificial intelligence and big data. He also writes on legal education and higher education more generally.

Barbara Holden-Smith, Vice-Dean Emeritus  
Cornell University, Cornell Law School, USA  
IALS General Secretary/Treasurer  
bjh12@cornell.edu

Barbara Holden-Smith, recognized for her groundbreaking work in Supreme Court history and practice, currently teaches conflicts, federal courts, civil procedure, advanced civil procedure, and African Americans and the Supreme Court. After her graduation from the University of Chicago Law School, she spent a year in an Illinois law firm and then entered a clerkship with the Hon. Ann C. Williams of the U.S. District Court for the Northern District of Illinois. Professor Holden-Smith then joined the Washington, D.C. law firm of Arnold & Porter, where she worked for three years in litigation, antitrust, and food and drug law, before she joined the Cornell Law School Faculty in 1990. Her scholarship has addressed the legal response to lynching and the fugitive-slave cases. Her scholarly interests include global access to justice, and legal and political responses to historical injustices.

Bettina Kahil-Wolff Hummer, Dean Emeritus  
University of Lausanne, School of Law, Switzerland  
Bettina.Kahil@unil.ch

Bettina Kahil-Wolff has been Dean of the School of Law, Criminal Justice and Public Administration of the University of Lausanne (Switzerland) until August 2015. She is Director of the Institute for Labor and Insurance Law in Lausanne since 2002. Professor Kahil’s research is focused on Free Movement of Persons within the EU. She is and has been a member of Fresco and Moves (Free Movement of Workers and Social Security coordination) - networks of legal experts funded by the EU-Commission. From September 2015 through July 2016, Bettina Kahil-Wolff was a visiting scholar of IRLE at UC Berkeley.

Abdulkarim Abubukar Kana, Dean Emeritus  
Nasarawa State University, Keffi, Faculty of Law, Nigeria  
abduulkana@yahoo.com

Abdulkarim A. Kana is a Senior Lecturer and Ag. Dean of the Faculty of Law Nasarawa State University, Keffi-Nigeria. His research areas are Criminal Law, law of evidence and jurisprudence. His research is specifically in corruption and economic crimes; he also focuses on socioeconomic impact on sustainable development and how people and society are affected. He is the author of over 20 peer-reviewed publications, 2 books. In 2003, he founded Kana & Co, a Law Firm with offices in Keffi and Abuja Nigeria with about 15 lawyers currently engaged in active law practice spanning all areas of law with a focus on pro bono and community service.
Mary Kay Kane, Chancellor & Dean Emeritus
UC Hastings, College of the Law, United States of America
kanem@uchastings.edu

Mary Kay Kane is the Chancellor and Dean Emeritus and the John F. Digardi Distinguished Professor of Law Emeritus at the University of California, Hastings College of the Law, in San Francisco. She is a graduate of the University of Michigan, having earned both her B.A. and J.D. degrees from that institution. Dean Kane has written several articles and books in her major field, which is federal civil procedure and complex litigation. She also has been very active within the American Bar Association Section on Legal Education and Admissions to the Bar (ABA), where she served on the Council from 2004-2010; the American Law Institute, where she currently serves on the governing Council; and the Association of American Law Schools (AALS), where she was the 2001 President. Dean Kane also served as the Chair of the Joint Working Group on Legal Education and Bar Admissions formed by the National Conference of Bar Examiners, the AALS, and the ABA, from 2002-2005, and as a member of the Standing Committee on Practice and procedure of the U.S. Judicial Conference from 2001-2007.

Letlhokwa George Mpedi, Dean
University of Johannesburg, Faculty of Law, South Africa
lgmpedi@uj.ac.za

Prof Letlhokwa George Mpedi completed his B Juris degree (1996) and LLB degree (1998) at Vista University. In 2001 the LLM degree in Labour Law was conferred upon him by the then Rand Afrikaans University (now University of Johannesburg). He was twice the recipient of the Deutscher Akademischer Austauschdienst (DAAD) award (in 2000 and 2001, for doing research in Germany for his LLM dissertation and LLD thesis respectively). A National Research Foundation doctoral research award was also granted to him (2002). Upon completing his LLB he was employed as a Junior Lecturer in the Department of Mercantile Law at Vista University (Mamelodi Campus). He joined the Centre for International and Comparative Labour and Social Security Law (CICLASS) at the then Rand Afrikaans University as a researcher in 2000. In August 2003, Prof Mpedi accepted a position as a Research Fellow at the Max Planck Institute for Foreign and International Social Law in Munich (Germany). Upon his return from Germany in 2006, he was employed as a Deputy Director at CICLASS. In the same year the LLD degree in Mercantile Law was conferred upon him by the University of Johannesburg. Prior to his current position as Executive Dean, Prof Mpedi served as Head of Department of Practical Business Law (January 2011 – December 2012), Vice-Dean (January 2013 – December 2015) and Director at CICLASS (January 2009 – December 2015) at the Faculty of Law of the University of Johannesburg. He lectured labour law and social security to LLB, post-graduate and certificate students and has delivered papers at numerous national and international conferences.
Giuseppe Nesi, Dean Emeritus  
University of Trento, Faculty of Law, Italy  
giuseppe.nesi@unitn.it

Full Professor of International Law and Law of International Institutions, and former Dean of the School of Law at the University of Trento, where since the early ‘90s he has also taught European Union Law and International Human Rights. He was the Legal Adviser to the President of the United Nations General Assembly of the 65th session. From 2002 to 2010, he was the Legal Adviser of the Permanent Mission of Italy to the United Nations, located in New York. He received a JD at the University of Catania, an MAIA at Johns Hopkins University, and a PhD in International Law at the University of Rome. He was an early member and promoter of the Italian Society of International Law and now serves as the organization’s vice president. He is a member of various international law associations as well as the Board of Editors of the Italian Yearbook of International Law. He has published and edited several books and articles on international law and law of international institutions as well as lectured in several universities and cultural institutions in Italy and abroad.

Mohamed Olwan, Dean Emeritus  
University of Petra, Faculty of Law, Jordan  
molwan@uop.edu.jo

Mohamed Olwan, Professor and Dean, University of Petra, Faculty of Law, Amman, Jordan. Professor Mohammad Olwan was born in Palestine and studied in Alexandria / Egypt where he received his bachelor and masters degrees from its university. He received his PHD in law from Paris 2 University in 1971. He has an extensive teaching experience in different Arab and foreign universities and he has been dean of several law schools. He is an internationally recognized scholar specializing in international law and human rights and he published tens of books and articles in this field. Currently he is the Dean of Law at the University of Petra in Amman, Jordan. He has published widely on issues related to international law and serves as member of the Board of Trustees of the National Center for Human Rights in Jordan. He was also a judge at the Administrative Tribunal of the Arab league and is currently a member of the Permanent court of arbitration at the Hague. He is also a member of the advisory committee of jurists advising the Asia Pacific Forum, a group of eminent jurists who have held high judicial office or who are senior academics of human rights appointments. He is at present member of the academic committee of the Jordanian Judicial Institute and the Future Judges Unit. He is also a legal advisor of different institutions and ministries in Jordan. He serves on the editorial board of several scientific Journals and he is an expert at the Consortium for Applied Research on International Migration (CARIM). In different occasions he was a counselor to the ICRC and to the UNHCR. He is also a member of the Institut International de Droit et d'Expression et d'Inspiration Française. Professor Olwan is also a qualified lawyer before all Jordanian courts.
Valentina Smorgunova, Dean
Herzen State Pedagogical University of Russia, Faculty of Law, Russia
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Francis SL Wang, Dean Emeritus
Soochow University, Kenneth Wang School of Law, China
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Professor Francis SL Wang is one of the founding Governors and presently serves as the President and Chairman of the Board of Governors of the International Association of Law Schools. He is the Executive Director of The Wang Family Foundation. Professor Wang is the Dean Emeritus and Professor of Law at the Kenneth Wang School of Law, Soochow University, Suzhou, China where he serves as the Honorary Chair of the University’s Board of Regents. Professor Wang has taught for many years at the University of California at Berkeley both in its Department of Rhetoric and at the Law School’s School of Jurisprudence and Social Policy. He is a Visiting Professor of Law and Distinguished Scholar in Residence at the University of Pacific – McGeorge School of Law where he also serves on its International Advisory Board. He is the co-founder and Senior Counsel of the War Crimes Studies Center at U.C. Berkeley, now part of the WSD Handa Center at Stanford University and the East-West Center in Hawaii. He is one of the founders of the Advisory Council to the Human Rights Resource Center, a university-based research institute headquartered in Jakarta, Indonesia with supporting centers at universities throughout the ASEAN countries. Professor Wang is a member of the Scholastic Council and holds an Honorary Doctorate in Law from the Far Eastern Federal University of Russia. He is a member of the Board of Advisors of the C.V. Starr East Asia Library at the U.C. Berkeley, and co-chairs the Chinese Jurisprudence Commission. He is presently a member of the Visiting Committee and Law School Advisory Council at Cornell Law School. He has served on numerous other professional, business and non-profit boards. He is a Fellow of the Nigerian Institute of Advanced Legal Studies, and an Honorary Bencher of the Honorable Society of King’s Inns.
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SENIOR JUDGE ENQIAN YANG
Civil Trial Section of Suzhou Intermediate Court, China

CHIEF JUSTICE AZMI ZAKI
Dubai International Financial Centre Courts, United Arab Emirates
JUDICIAL ATTENDEES

IN ATTENDANCE

ALPHABETICAL ORDER, BY LAST NAME

Disclaimer: all attendees submitted their biographies and pictures. No editorial changes were made, only formatting and condensing.

Marcus de Werd, Justice
Amsterdam Court of Appeal, Netherlands
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Marc de Werd (1962) is judge in the Amsterdam Court of Appeal in the Netherlands (Criminal law division) and professor of Court Administration at the Faculty of Law of Amsterdam University. Marc de Werd has a PhD in constitutional law (1994) and has published extensively in the field of European and human rights law. He is member of the CCJE (Consultative Council of European Judges) at the Council of Europe.

John Hedigan, Justice (ret.)
The High Court of Ireland, Ireland
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Justice Hedigan (ret.) was educated at Belvedere College, Trinity College Dublin and King's Inns. He was called to the Bar of Ireland in 1976, to the Bar of England and Wales (Middle Temple) in 1986, and to the Bar of New South Wales in 1993. He was called as Senior Counsel in 1990. He is a Bencher of Kings Inns. He practiced largely in administrative, constitutional, and commercial law. In 1998 he was elected a Judge of the European Court of Human Rights by the Parliamentary Assembly of the Council of Europe. He served there until the President appointed him in 2007 to the High Court of Ireland. On the European Court of Human Rights, he was Vice President of the Third Section. The Court of Human Rights is composed of five sections. On the Strasbourg Court he heard cases from the 47 countries that make up the Council of Europe, composing over 800 million people. The Court in Strasbourg sits in chambers of seven and a Grand Chamber of seventeen. It hears cases from those within the jurisdiction of the 47 countries who allege their rights have been violated under the European Convention on Human Rights. It is the authoritative voice on Human Rights Law in Europe and throughout the world, its decisions are relied upon. On the Court in Strasbourg he was Chair of the Committee on Status and Conditions of Judges, of the Information Technology Committee, and of the Languages Committee. He also sat on the Rules Committee and the Library Committee. On the High Court in Ireland, he worked on judicial review, jury trials, and the commercial court. In September 2016 he was appointed by the President to the Court of Appeal. This recently created court has full appellate jurisdiction from all decisions of the High Court and Central Criminal Court. Judge Hedigan sits on the Executive Board of The Courts Service of Ireland and the Executive Board of the European Networks of Councils of the Judiciary. He is a member of the Judicial Council of the International Association of Law Schools.
Esther Kisaakye, Justice  
Supreme Court of Uganda, Uganda  
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Hon. Justice Dr. Esther Kisaakye Kitimbo is a Justice of the Supreme Court of Uganda. She is the Chairperson of the Uganda Judicial Training Committee and the President of the National Association of Women Judges in Uganda. She holds a Bachelor of Laws Degree (LL.B Hons. – Upper Second) Division, a LL.M from Georgetown University Law Center, Washington, D.C. and a Doctorate (SJD) from the Washington College of Law, American University, U.S.A. She is also a former Fellow of the Law and Advocacy for Women Fellowship Program of the Georgetown University Law Center, Washington, D.C. Prior to her appointment to the Bench, Justice Kisaakye Kitimbo taught law at Makerere University, Kampala, Uganda, practiced as an Attorney and as Consultant for Civil Society organizations and several UN Agencies from 1985 - 2009. She co-edited the Human Rights of Women and African Experiences, (Nowak M, Kisaakye E, Oberlietner G. (Eds.), Zed Books, 2002. Her working experience spanning over the last 33 years mainly focused on human rights; women’s rights; gender, employment and the law; family law; health law; HIV/AIDS and the law. Justice Kisaakye Kitimbo also served as a Legal Advisor to the Vice President of Uganda, and as Executive Director of the Uganda Network on Law, Ethics & HIV/AIDS (UGANET). She has held several leadership positions in Constitutional Commissions, the Judiciary, Civil Society and other community organizations, as well as professional bodies in Uganda and beyond. These include Judicial Service Commission of Uganda, the Uganda AIDS Commission, the AIDS Support Organization (TASO); the National Forum of People Living with HIV/AIDS in Uganda (NAFOPHANU), the Uganda, the Uganda Association of Women Lawyers (FIDA-Uganda), the Uganda Network on Law, Ethics & HIV/AIDS, the Uganda Law Society and Rotary International.

Eva Luswata Kawuma, Judge  
High Court of Uganda, Uganda  
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Holds a degree in law from the Makerere University Uganda, a post graduate diploma in Women’s law from the University of Zimbabwe and a master’s degree in human rights from the University of Pretoria. Has in addition received extensive post graduate training in human rights and supra national criminal law. Previously practiced law for 20 years as a private practitioner, public defender, human rights and gender consultant. Also acted as a visiting lecturer in gender and the law at the Faculty of Social Sciences, and an external examiner at the School of Law, Makerere University. Currently a sitting Judge of the High Court of Uganda, heading the South Eastern Circuit. Her work in human rights extends mainly to gender, women and children’s rights and criminal justice and she continues to conduct training in those areas at the Judicial Training Institute, National Association of Women Judges and for other entities offering services in human rights defense and advocacy. In addition, she continues to mentor young lawyers and judicial officers (especially women) informally and through formal supervision of post and undergraduate students of law.
Judge O’Scannlain was appointed United States Circuit Judge for the Ninth Circuit by President Reagan on September 26, 1986. He received a J.D. degree in 1963 from Harvard Law School and a B.A. in 1957 from St. John’s University. He also earned the LL.M. (Judicial Process) degree at University of Virginia Law School in 1992. He was awarded the LL.D. (honoris causa) degree by the University of Notre Dame in 2002, the LL.D. (honoris causa) degree by Lewis & Clark College in 2003 and the LL.D. (honoris causa) degree by the University of Portland in 2011. As a judge on the U.S. Court of Appeals for the Ninth Circuit, Judge O’Scannlain has participated in over 11,000 federal cases and has written hundreds of published opinions on a broad range of subjects including constitutional law, international law, securities law, administrative law, and criminal law. He hears appeals in San Francisco (court headquarters), as well as in Los Angeles (Pasadena), Portland, Seattle, Anchorage and Honolulu. The late Chief Justice Rehnquist appointed Judge O’Scannlain Chairman of the Federal Judicial Center’s Advisory Committee on Appellate Judge Education. In 2009, Chief Justice Roberts appointed Judge O’Scannlain to the International Judicial Relations Committee of the U.S. Judicial Conference and subsequently appointed him Chairman (2010 - 2015). On December 31, 2016 Judge O’Scannlain assumed senior status. President George W. Bush appointed Judge O’Scannlain to the Board of Trustees of the James Madison Memorial Fellowship Foundation in 2004. Pope Benedict XVI conferred the Order of Saint Gregory the Great on Judge and Mrs. O’Scannlain in 2007. The Society of King’s Inns (Dublin, Ireland) elected Judge O’Scannlain an Honorary Bencher in 2016. Judge O’Scannlain’s professional interests also include judicial administration and reform and continuing legal education. Judge O’Scannlain is former Chair of the Judicial Division of the American Bar Association and has previously chaired the ABA’s Appellate Judges Conference, its Committee on Appellate Practice, and its 9th Appellate Practice Institute. He has testified before the Senate Judiciary Committee on several occasions, the House Judiciary Subcommittee on Courts and Intellectual Property, and the Commission on Structural Alternatives for the Federal Courts of Appeals on the subject of court reorganization. Judge O’Scannlain has been an adjunct professor of law at Lewis and Clark law school for over 20 years. In addition to serving as a faculty member at numerous federal appellate practice seminars for judges and attorneys, including New York University Law School’s Institute for Judicial Administration, he is the current Chairman of the Judicial Council of the International Association of Law Schools.
Justice Mohan Pieris (ret.) received his secondary education at St. Joseph’s College and Royal College, Colombo. He received his tertiary education at the Sri Lanka Law College. He was admitted as an Attorney-at-Law to the Supreme Court of Sri Lanka in 1975 and as Solicitor of the Supreme Court of England and Wales in 1978. In 1981 he joined the Attorney-General's Department as a State Counsel and retired as Senior State Counsel in 1996. During this time he was trained in Trial Advocacy at the National Institute for Trial Advocacy at its Teacher Training Trial Advocacy Workshop at Harvard Law School, Economic Crime at the Centre for Police and Criminal Justice Studies University of Exeter / Jesus College Cambridge, Project Management for Development Foreign Investment Analysis and Negotiation, International Business with the Department of the Agency for International Development of United States of America and George Washington University. He practiced for a period of 15 years in civil, public law and arbitration. He has been on several Sri Lanka delegations to international forums: The United Nations Human Rights Council, United Nations Environmental Program, South Asian Agency for Regional Co-operation in Law and Tariff Negotiations with the European Commission. He was appointed Attorney-General of Sri Lanka in 2008, Senior Legal Advisor to the Cabinet of Ministers in 2011 and appointed Chief Justice of the Supreme Court on 15th January 2013. He relinquished office on 28th January 2015 and is presently Honorary Professor of Law of the National Law University New Delhi, Visiting Professor of the Rajiv Gandhi National Law University Punjab and a Visiting Lecturer to the National Law Universities of Bangalore, Assam, Orissa, Kochi and in the Symbiosis Law School, Pune. He was the Chairman of the Council of Legal Education from 2013 to January 2015.

Judge, Constitutional Court of Chile (2013-2022). Judge Romero Guzmán is currently Professor of Law (Constitutional and Economic Law), Law Faculty at Pontificia Universidad Católica de Chile. His main areas of research and publications: economics and constitutional law, law and politics of regulation, and competition law. He received his JSD (PhD) from Law Faculty, Universidad de Salamanca, Spain and his Master of Science in Regulation, The London School of Economics and Political Science, University of London, England. He was awarded his JD (LLB) at Law Faculty, Pontificia Universidad Católica de Chile. He holds an Advanced Academic Certificate in Business and Management (ESAE), Business School, Pontificia Universidad Católica de Chile and an Advanced Academic Certificate in “Legal and Economic Aspects of Corruption”, Universidad de Salamanca, Spain. Judge Romero Guzmán is a Former Member of the European Commission for Democracy through Law (Venice Commission) and Chair of the Sub-Commission for Latin America of the same organization (2013-2017). He was Deputy Judge, Competition Court (2008-2013) and Member of the Infrastructure Academic Council, Secretary of Infrastructure (2010-2013). He served as Director of the Graduate School, Law Faculty, Pontificia Universidad Católica de Chile (2010-2013). He was a Member of the Adviser Council of the Presidential Commission for the Modernization of State Regulatory Institutions (1998).
Yang Enqian is Senior Judge and Deputy Director of Civil Trial Section of Suzhou Intermediate Court of Jiangsu Province, China. He is also an adjunct professor of law at Kenneth Wang School of Law of Soochow University. He previously was Judge of Shanghai No.2 Intermediate Court. He obtained his J.M degree from Kenneth Wang School of Law, Soochow University, and Ph.D. degree from China University of Political Science of Law. He had been a visiting scholar for one year to Hastings College of the Law, University of California.
Wojciech Zalewski, Professor, Dean
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Dean of the Faculty of Law and Administration at the University of Gdańsk, Director of Criminology Department. He specializes in criminal law, criminology and victimology. Author of over one hundred scientific publications, including monographs: Restorative Justice in Criminal Law, Gdańsk 2006, as well as: Incorrigible Criminal – as Problem of Criminal Policy, Gdańsk 2010, etc. Member of Association Internationale de Droit Pénal (AIDP), and also European Society of Criminology (ESC), Polish Society of Criminology, Polish Mediation Centre, etc. He obtained the University of Gdańsk Award for Academic Excellence for teaching achievements in 2014. Barrister since 2006. Proxy of Gdańsk Governor for Victims of Crime in years 2001 – 2002, participated in initiatives for their benefit, cooperated with non-governmental institutions, including Polish Mediation Centre and others, particularly in trainings of mediators. He participated in the works of Ministers of Justice Social Council for Alternative Methods of Solving Conflicts and Disputes in the terms of office 2009 – 2014. Advisor at Polish General Prosecutor’s Office till 2015. Member of the Scientific Board of The Professor Jan Sehn Institute of Forensic Research (IFR) since 2016.

Anna Jurkowska-Zeidler, Professor, Vice Dean
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Professor at the Faculty of Law (Department of Financial Law), Vice-Dean for Research and Student Affairs, University of Gdansk, Poland. Her research focuses on the issues of Law of the European Financial Market, Financial Law of the European Union and Safety Net of the Financial Market. She is the author of 3 monographs and more than 200 other publications. She was a fellow at the European University Institute in Florence (Italy) and visiting professor at the universities in Central and Eastern Europe and Middle Asia. Expert for the European Commission, the Polish Financial Supervisory Authority and the Financial Ombudsman. She is also a member of Information and Organisation Centre for the Research on the Public Finance and Tax Law in the Countries of Central and Eastern Europe and the Polish Association of European Law.
Piotr Uziębło, Professor, Vice Dean
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Professor at the Faculty of Law. Employed in the Department of Constitutional Law and Political Institutions, with which he has been associated since 1998. Specializing in constitutional law, especially in direct democracy, election law and parliamentary law. Author and Co-author of over one hundred and fifty scientific publications (books, articles, commentaries, glosses etc.), including monographs: Citizens’ Legislative Initiative in Poland on the Background of Political Solutions of Foreign States, Warszawa 2006, Participatory Democracy. Introduction, Gdańsk 2009, The Principle of Equal Parliamentary Elections in European and South American States, Warszawa 2013. Member of editorial boards of scientific journals: “Studia Wybórcze”, “Przegląd Prawa Konstytucyjnego”. He is also a professor at the Economic Institute of the State University of Applied Sciences (PWSZ) in Elbląg. In matters related to participation and elections, he cooperates with local government units and non-governmental organizations.

Marcin Wiszowaty, Professor, Vice Dean
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Professor of Polish and Comparative Constitutional Law at the Faculty of Law and Administration, University of Gdansk. In 2009-2010 an expert in the field of legislation in the Parliamentary Analyzes Office of the Chancellery of the Sejm (1st chamber of Polish Parliament) - in the department of proceedings before the Constitutional Tribunal. From 2014, an external legal expert at the Chancellery of the Polish Senate. Speaker at international conferences in the Czech Republic, Hungary, Italy (University of Perugia, University of Palermo), Austria and Great Britain (University of Cambridge). Visiting scholar in the Faculty of Law of the University of Vilnius, Lithuania. Research interests focus primarily on Parliamentary law and Law-making process, Legal regulation and practice of lobbying, Contemporary mixed monarchies, Constitutional review, Political status of the President, Direct democracy. Author of c. 150 publications (books and articles in Polish, Italian, German, Spanish and Hungarian peer-reviewed journals and books) in Polish, English, Italian and Spanish.

Katarzyna Gruszecka-Spychała, Deputy Mayor of Gdynia for Economic Issues, Gdynia, Poland
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As Deputy Mayor of Gdynia, Katarzyna Gruszecka-Spychała is responsible for Economic Issues of the City. In 2014 she was also appointed he Mayor’s Plenipotentiary for Communications Infrastructure Development Issues. As a representative of the Gdynia City authorities, she is responsible for economic development and support for entrepreneurs, city development strategy, owner's supervision, management of municipal properties and buildings, city branding, tourism, public communication, as well as the city entities: City Planning Office, Pomeranian Science and Technology Park Gdynia, Experyment Science Centre and Council Housing Administration. On behalf of the Mayor she exercises the rights and obligations of the owner to all companies in which the municipality holds shares. She coordinates the development and implementation of the city development strategy. Ms Gruszecka-Spychała
is both a co-author of the Integrated Territorial Investments Agreement giving grounds for financing metropolitan projects with EU funds as well as a coordinator of Gdynia's participation in the Pomeranian Association of Municipalities. Her prior professional experience includes taking in 2011 the position of the President of the Management Board of Gdynia Development Agency, a company fully owned by the city. Katarzyna Gruszecka-Spychała holds a master's degree in law from the Gdańsk University (Poland) and qualified as a legal counsel. For many years, she combined the work of a lawyer, which was her hobby at first and then became her profession, with artistic production. Recently she has mainly been focused on the strategic development of the city.

Dr. Wojciech Wiewiórowski, Assistant Supervisor
European Data Protection Supervisor, Belgium
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European Data Protection Assistant Supervisor (EDPS – data protection authority for European Union institutions, agencies and bodies). Dr. Wojciech Wiewiórowski was born on June 13th, 1971. In 1995 he graduated from the Faculty of Law and Administration of the University of Gdańsk, and in 2000 he was awarded the academic degree of Doctor in constitutional law. After graduation he was editor and then publisher in legal publishing houses. In 2002 he began to work as lecturer at Gdańsk College of Administration, and since 2003 he was assistant professor and head of Legal IT Department at the Faculty of Law and Administration of the University of Gdańsk, with which he has been associated since 1995. Since 2006 he has been working for public administration. He was among others adviser in the field of e-government and information society for the Minister of Interior and Administration, as well as Vice-president of the Regulatory Commission of the Polish Autocephalous Orthodox Church. In 2008 he took over the post of the Director of the Informatisation Department at the Ministry of Interior and Administration. He also represented Poland in committee on Interoperability Solutions for European Public Administrations (the ISA Committee) assisting the European Commission. He was also the member of the Archives Council to the Ministry of Culture and National Heritage. He is a member of the Polish Association for European Law and Law & Informatics Scientific Centre. Member of the Editorial Board of European Data Protection Law Review. In 2010 he was elected by Polish Parliament for the post of the Inspector General for the Protection of Personal Data (Polish Data Protection Commissioner) which he served by November 2014 being re-elected for the second term in 2014. In that capacity, he was also Vice Chair of the Working Party Art. 29 from February until November 2014. In December 2014, he was appointed Assistant European Data Protection Supervisor. Dr. Wiewiórowski has authored numerous studies and publications and has widely lectured in the field of personal data protection, IT law, e-government and legal informatics. His areas of scientific activity include first of all Polish and European IT law, processing and security of information, legal information retrieval systems, informatisation of public administration, and application of new IT tools (semantic web, legal ontologies, cloud, blockchain) in legal information processing.
Professor Piotr Stepnowski received his professorship at the age of 39. From the beginning, he has linked his academic career with the University of Gdańsk. He has been, amongst others, Dean of the UG's Faculty of Chemistry and is currently Vice-Rector for Research and International Cooperation. Professor Stepnowski is a world-class pioneer of research into the detection and assessment of environmental risk posed by atypical chemical pollutants such as residues of medication or so-called ionic liquids—the modern industrial solvents. Of particular value is his contribution into the effect of these kinds of substances on the living organisms found in aquatic ecosystems and his research into their influence on soils and bottom sediment. The results of his research have formed the basis for, amongst other things, a completely new approach to designing ionic liquid solvents to obtain reduced toxicity and higher degradation capacity. His research into medicinal substances in soil has proven the existence of the real threat of ground waters being polluted with these substances. Professor Stepnowski was the first in the world to devise and implement several original methods for the analysis of ionic liquid components which are currently considered canons in the analysis of these modern solvents. Prof. Stepnowski’s methods are being commonly employed by scientific and industrial laboratories worldwide to analyse ionic liquids and the products of their transformation and break-up. His are pioneering achievements in searching for new methods to measure traces of pharmaceuticals (veterinary, hormone, non-steroidal anti-inflammatory medication etc.) in environmental samples and their application in environmental assessment. Prof. Stepnowski’s research in this regard has proven the existence of these substances not only in urban waste water but also in the waters of the Baltic littoral zone, in selected soils or deep ground waters. The research conducted by Prof. Stepnowski’s team has also introduced a wealth of new information into the canon of world literature on the subject of biological effects as well as the toxicity and ecotoxicity of medicinal substances present in the environment. Professor Stepnowski cooperates with a wide group of scientists, also from foreign research centres including Germany, France or Portugal. He is an author and co-author of over 200 scientific articles, published in renowned international journals, author of academic textbooks and editor of academic monographs. His works have been cited over 6,000 times and his current h-index stands at 42, which places him at the forefront of Polish science. He has also supervised over 50 MA theses and been promotor of 11 doctoral students. He has served many important functions in social and local government organisations connected with environmental protection. He has been, among others, a Polish Expert Coordinator in EU's Joint Programming in Research regarding climate change; Chairman of the Board of the Gdańsk Branch of the Polish Ecological Club and initiator and first Director of the UG’s Institute for the Protection of the Environment and Human Health. For 15 years he has also been a representative of the City of Gdańsk in the Board of the Agency of Regional Air Quality Monitoring in the Gdańsk Metropolitan Area, which he has headed since 2008. Professor Stepnowski’s achievements have met with domestic and international recognition, as confirmed by his extensive scientific output as well as the fact that he has headed and participated in the implementation of a number of scientific projects financed from both national research centres as well as EU framework programme and operational programme funds. In 2016, the European Chemical Society (EuCheMS), the largest European scientific organisation, entrusted Prof. Stepnowski with the position of Vice-
Chairman of the Division of Green Chemistry, while the Committee of Analytical Chemistry of the Polish Academy of Sciences elected him Vice-Chairman. In 2018 Professor Piotr Stepnowski has received the 2018 Johannes Hevelius Scientific Award of the City of Gdańsk in the category of exact and natural sciences. This most important Pomeranian distinction was awarded to Prof. Stepnowski for “a significant contribution to the development of research into the forecasting, detection and assessment of the negative impact of the residues of medicinal substances and ionic liquids in the environment”. The Johannes Hevelius Scientific Award of the City of Gdańsk, also known as the Pomeranian Nobel Prize, has been awarded since 1987 to representatives of Gdańsk scientific circles for outstanding achievement in research. Over the past 30 years, 45 notable scientists have received the award. Professor Stepnowski’s academic achievement comprises over 200 original and review articles published in journals from the Journal Citation Reports list. His works have been cited over 6,000 times and his current h-index stands at 42, which places him at the forefront of Polish science. Moreover, Professor Piotr Stepnowski is the editor of 9 publications and author or co-author of 3 academic textbooks on separation techniques, environmental monitoring and chemical and ecological nomenclature in English. He has also delivered over 60 guest lectures at international conferences and foreign universities. Professor Piotr Stepnowski has supervised over 50 MA theses and been promotor of 11 completed doctoral dissertations. He has also created a young and dynamically developing scientific school of modern environmental chemical analysis, heading the work of a team involved both in fundamental as well as utility research. Outside his academic career, Professor Stepnowski has served numerous important functions in social and local government organisations connected with environmental protection. In 2010 – 2016 he was a member of the Supervisory Board of the Regional Fund for Environmental Protection and Water Management and in 2005 – 2008 Chairman of the Board of the Gdańsk Branch of the Polish Ecological Club. Between 2005 – 2015 he was Secretary of the Scientific Council of the Pomeranian Centre for Environmental Research and Technology. He was also the initiator and first Director of the UG’s Institute for the Protection of the Environment and Human Health. Since 2009 he has been Chairman of the Board of the Agency of Regional Air Quality Monitoring in the Gdańsk Metropolitan Area, which monitors air quality in the Tri-City. He has also acted as a Polish representative on the EU’s Joint Programming Research team (2010-2012) and head of the Third Division of the Gdańsk Scientific Society (2007-2010). Since 2011 he has been a member of the Advisory Board of the Environmental Protection Programme for the Pomeranian Voivodeship.

Tomasz Tadeusz Koncowicz, Professor
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Professor of Law and Director of the Department of European and Comparative Law at the Faculty of Law and Administration, University of Gdańsk. Chairman of the Organising Committee of 2019 Global Law Deans’ Forum and 2019 IALS Annual Meeting. 2017 Visiting Professor, Interdisciplinary Centre, Herzliya in the academic year 2015-2016 Fulbright Visiting Professor at the Berkeley Law School, University of California, where he co-taught comparative constitutional law with Professor Martin Shapiro. 2017 - 2018 LAPA Crane Fellow at the Program of Law and Public Affairs at Princeton University. Most recently 2019 Fernand Braudel Fellow at the European University Institute in Florence. He took his law degrees from the University of Wroclaw and Edinburgh.

Michał Gałędek, Professor
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PhD (2010), graduated from the MA studies on the Faculty of Law and Administration, University of Gdańsk. He is professor in the Department of Legal History since 2019. His recent monograph (habilitation) about concepts of the new administrative system for the Congress Poland was published in Polish in 2017. His current research focuses on the Polish constitutionalism in 19th century (project: Dispute over the interpretation of the constitution of Kingdom of Poland as a formative element of Polish political liberalism) and the development of Polish legal culture in 19th and 20th centuries (projects: National Codification - a Phantasm or a Realistic Alternative? In the Circle of Debates over the Native Law System in the constitutional Kingdom of Poland and Between modernisation and national character. Ideology and axiology of Polish private law makers in 20th century). Vice-chairman the Organising Committee of 2019 Global Law Deans’ Forum and 2019 IALS Annual Meeting.
Dr. Anna Podolska, PhD
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Assistant Professor at the Department of Human Rights and Legal Ethics of the University of Gdańsk. In 2017 she defended her PhD with distinction. She is also an attorney. In her research, she focuses on issues related to the protection of human rights, above all the regional European system of human rights. She takes part in the multidisciplinary research project Reconnect – Horizon 2020 on ‘Reconciling Europe with its Citizens through Democracy and the Rule of Law’. Member of the Organising Committee of 2019 Global Law Deans’ Forum and 2019 IALS Annual Meeting.

Dr. Olga Śniadach, PhD
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Assistant Professor at the Department of European and Comparative Law of the Faculty of Law and Administration. She graduated from the Faculty of Law and Administration of the University of Gdańsk, and in 2012 she was awarded the academic degree of Doctor in European Union law. In 2004 she began to work as lecturer at the Faculty of Law and Administration of the University of Gdańsk. She is a member of the Polish Association for European Law. Dr. Śniadach has authored numerous studies and publications in the field of European Law. In her previous work she was concentrated on the European law as the law of integration, now she focuses on issues related to the integration and role of law in resolving global problems, such as food security. She is a co-author, together with dr. Monika Adamczak-Retecka, of the book: Climate Change and Food Security. The Legal Aspects with Special Focus on the European Union (Gdańsk University Press 2018). She takes part in the multidisciplinary research project Reconnect – Horizon 2020 on ‘Reconciling Europe with its Citizens through Democracy and the Rule of Law’. She is a local coordinator at the British Law Center in Gdansk. She is certified tutor and take part in project ‘Master of Didactics’ provide by University of Groningen; Member of the Organising Committee of 2019 Global Law Deans’ Forum and 2019 Annual Meeting.

Dr. Marcin Michalak
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Assistant professor in the Department of History of Law at the Faculty of Law and Administration of the University of Gdańsk. His research interests focus on the history of American law and the history of medical law. In 2011, he participated in the Sherwin B. Nuland Summer Institute in Bioethics at Yale University. He is a scholarship holder of the National Science Center in the ETIUDA program under which he completed a scientific internship at Yale (2015-2016); Member of the Organising Committee of the 2019 Global Law Deans’ Forum and 2019 IALS Annual Meeting.
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Julita Żylińska is a journalist at the Polish legal daily Dziennik Gazeta Prawna, covering economic law, especially construction law, and energy. She has been specializing in economic and legal issues for over 10 years. For more than 8 years she had been working for the Polish Press Agency (PAP) as an energy reporter, editor, and EU Correspondent in Brussels. For nearly 3 years she had been an editor at Polityka Insight, a centre for policy analysis, being responsible for energy service. She is a graduate of the faculty of Economic Sciences at the University of Warsaw and is soon to obtain an M.A. degree in English Studies at SWPS University of Social Sciences and Humanities.
ATTENDEES

ALPHABETICAL ORDER, BY LAST NAME

Disclaimer: all attendees submitted their biographies and pictures. No editorial changes were made, only formatting and condensing.

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Professor Abdulqadir Ibrahim Abikan is a former Dean of Law, University of Ilorin and Al-Hikmah University, Ilorin, Nigeria. He was President, Nigerian Association of Law Teachers, Vice Chairman, Nigerian Bar Association, Ilorin Branch and Chairman, Muslim Lawyers’ Association, Kwara State, Nigeria. He is currently the Director, School of Preliminary Studies, University of Ilorin, Nigeria.

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Professor Adedeji Adekunle is the Director General, Nigerian Institute of Advanced Legal Studies. He is a Senior Advocate of Nigeria. He holds a Bachelor of Laws Degree from Obafemi Awolowo University, Ille Ife, and a Master of laws Degree from the University of Lagos. He Has served as secretary of the law Revision Committee and has also consulted for several International Organisations Including the United Nations Office for Drugs and Crime (UNODC) and the Economic Community of West African States (ECOWAS). He also served as Senior Special Assistance to the Attorney General of the Federation and Minister of Justice. He occupied the Akinola Aguda Distinguished Chair as Professor of law. His interests include Legislative Drafting, International Criminal Law and Transnational Justice, Economic and White-Collar Criminality, Environmental Law and Corporate Governance. He has published extensively in local and international journals.

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Dr. Al-Khulaifi is the Dean of the College of Law and Associate Professor of Commercial Law at Qatar University. He was a Visiting Professor at Carnegie Mellon University in Qatar in 2013. Dr. Al-Khulaifi is a member of several academic and professional committees in Qatar, including the Permanent Legislative Committee of the Council of Ministers. He received his LL.B. from Qatar University in 2006, and his LL.M. and J.S.D. from the University of California Berkeley in 2011. Dr. Al-Khulaifi has received a multitude of awards and fellowships, including, inter alia: His Highness Sheikh Tamim bin Hamad Al Thani, The Emir of Qatar, Ph.D. Award (Education Excellence Awards) in 2012, and a research fellowship award from the Center of International and Regional Studies at Georgetown University in Qatar (2013-2014). Dr. Al-Khulaifi’s research and practice focus on commercial law. He has authored numerous articles and books on bankruptcy, mergers and acquisitions, commercial law, banking transactions and arbitration. In parallel with his academic activities, Dr. Al-
Khulaifi is a lawyer at Abdulaziz Al-Khulaifi law firm (since 2011) and serves as an independent adjudicator at the Qatar Financial Center – Regulatory Authority (since 2017). He acts as a legal counsel to His Excellency the Deputy Prime Minister and Minister of Foreign Affairs of the State of Qatar (since 2018). Dr. Al-Khulaifi has been recently appointed as the Agent of the State of Qatar before the International Court of Justice.

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Fatma M. Al-Mesleh is the Assistant Dean for Students Affairs and a Teaching Assistant at Qatar University College of Law. She is responsible for developing strategies for students’ engagement in the educational process, managing students’ grievances and appeal and providing advice, counseling, and orientation to students. She received her master’s degree in public law (2017) and her bachelor’s degree in law (2014) from Qatar University College of Law. Her Master’s thesis was on the “the Disciplinary Actions against Members of the Academic Community.” Ms. Al-Mesleh was also a member of the Women in Education Leadership program at Harvard Graduate School of Education in Spring 2018. She was the Externship Program Coordinator in 2015, as she was instrumental in building relationships with legal entities in Qatar, including law firms and government institutions. Ms. Al-Mesleh has been awarded the Creative Ideas Award for the Academic Year 2014-2015. She is a member of several committees within both the College of Law and Qatar University, including, Students Affairs, Recruiting Scholars, Law Events, Students Careers and Budget committees.

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Professor Vinesh Basdeo is the Executive Dean of the College of Law at the University of South Africa. He has spent over 20 years in academia, and over ten years in senior management positions in the criminal justice fraternity. He is rated by the National Research Foundation as an established researcher who has significant local and international standing. He has supervised six doctorates and 14 Masters degrees. He has co-authored 8 books and over 30 articles in the legal/ criminal justice fields. He has held visiting researcher/ scholarships at the University of Edinburgh, University of New York, University of British Columbia and several other international universities. Professor Vinesh Basdeo is the Executive Dean of the College of Law at the University of South Africa. He has spent over 20 years in academia, and over ten years in senior management positions in the criminal justice fraternity. He is rated by the National Research Foundation as an established researcher who has significant local and international standing. He has supervised six doctorates and 14 Masters degrees. He has co-authored 8 books and over 30 articles in the legal/ criminal justice fields. He has held visiting researcher/ scholarships at the University of Edinburgh, University of New York, University of British Columbia and several other international universities.
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Lynn Biggs is the Deputy Dean in the Faculty of Law at the Nelson Mandela University, South Africa. She holds a Bachelor of Commerce (Law) degree, a Bachelor of Laws (LLB) degree, a Master of Laws (Labour Law) degree and a Doctor of Laws degree. Her doctoral thesis was in the field of franchising law and consumer protection. Lynn is the Chairperson of the Faculty Teaching and Learning Committee and a member of the Faculty Management Committee. Lynn was involved in the South African Council on Higher Education’s National Review of the Bachelor of Laws degree as a desktop evaluator, a reference group member and a member of a site-visit panel. She is currently facilitating, coordinating and monitoring the recurriculation process of the Bachelor of Laws degree presented at Mandela University, to ensure that it is current, relevant and meets the LLB qualification standards. She is the team leader of the RADAR (Risk Analysis and Detection to Assist and Retain Students) Project aimed at the development of a student early warning and tracking system for lecturers and a self-reflective monitoring dashboard for students. Lynn is participating in a two-year Teaching Advancement at University (TAU) Fellowship Programme, which seeks to contribute towards the enhancement of teaching and learning in higher education in South Africa by supporting the development of a cadre of academics across institutions and disciplines as scholars, leaders and mentors in their fields.

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Philip Ebow Bondzi-Simpson is the current Rector of the Ghana Institute of Management and Public Administration (GIMPA), where he has been in post since April 2017. A Professor of Law since April 2010, he is Dean Emeritus of the Faculty of Law, University of Cape Coast; a former Dean of Business at the same university; and a former Director of Legal Services and Investigations of the Commission on Human Rights and Administrative Justice (CHRAJ). He was a Senior Lecturer at the Ghana School of Law and an Editor of the “Ghana School of Law Journal”. He is a barrister and solicitor. He holds a Post graduate diploma in Education from the University of Cape Coast, Ghana; an S.J.D. in Corporate Law from the University of Toronto, Canada; an LLM in Human Rights from the University of Saskatchewan; a Qualifying Certificate for Enrolment as Barrister and Solicitor from the Ghana School of Law; and an LLB degree from the University of Ghana. Prof. Bondzi-Simpson has over thirty years working experience in consulting and education. He has also been heavily involved in teaching and in promoting higher education in institutions such as Kofi Annan International Peacekeeping Center, Ghana Institute of Management and Public Administration, Ghana Police College, North Carolina Central University School of Law, and Central University College, Ghana. He is a member of the Ghana Bar Association, where he has served as the chairman of its Committee on continuing Legal Education and Professional Development, member of the University Teachers Association of Ghana, member of the International Association of Law Schools’ Deans Forum and the Convener on the Conference of Law Deans (Ghana). He has specialised training in the areas of Human Rights and Humanitarian Law, Governance of Higher Education Institutions, Project Management, Senior Academic Leadership Training, Management of Higher Education Institutions, International Law and
Relations, Securities Selling and Investment Advice and Public International Law. He is married with five children.

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Nerina Boschiero was born in Milan, Italy, on 27 October 1958. She is the Dean of the Faculty of Law at University of Milan. Previously, she has been the Director of the Department of Public Law, Civil Procedure Law, International and European Law, Faculty of Law, University of Milan (from 2008 to 2010 and the Director of the Department of Italian and Supranational Public Law (from 2010 to 2012). She is full professor of International Law at the University of Milan, where she teaches International Law, International Private Law and International Sustainable Development Law.

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Professor Monika Calkiewicz, Ph. D. is the Vice Rector for legal studies of Koźmiński University, Warsaw and Dean of Koźmiński Law School, Warsaw. She has been with the Koźmiński University since 2006 – first as an assistant professor in the Department of Criminal Law and since 2011 – as an associate professor. In 2006 Professor Monika Calkiewicz was appointed Vice Dean and in 2011 – Dean of Koźmiński Law School, Warsaw. In that year she was also appointed Vice Rector for legal studies of Koźmiński University, Warsaw. Professor Monika Calkiewicz also worked as a prosecutor in the District Prosecutor's Office in Warsaw form 2002 until 2011. Her main interest include forensics and criminal procedure. She has given many lecturers on these subjects during national and international conferences as well for practitioners – judges, prosecutors, advocates, etc. Professor Monika Calkiewicz is an author and co-author of many papers, and an author of 3 books.
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Professor Lafi Daradkeh is a Professor of private law at Yarmouk University, Faculty of Law in Jordan. Currently he is the Dean of Yarmouk University, Faculty of Law and the general director of legal affairs. Professor Daradkeh received his bachelor’s degree in law from Yarmouk University in 1995, and he received his master and Ph.D. degrees in commercial law from University of Leeds, UK in 2002 and in 2005 respectively. He joined Yarmouk University as assistant professor of commercial law in 2005. Professor Daradkeh’s research mainly focuses on different areas of commercial law, comparative law, and legal Islamic studies. His teaching area covers different topics in private law at both undergraduate and postgraduate levels. He has published over 50 articles in different international journals and he has participated in more than 40 international conferences. He has been the program committee co-chair for several conferences. Professor Daradkeh supervised a number of master & Ph.D theses and he participated as internal and external examiner for master & Ph.D. theses. He is also editor and member of editorial board for several legal journals. He also participated in establishing different postgraduate programs in law in different Arab countries’ universities. In addition to his academic career, Professor Daradkeh practices law as a lawyer and legal consultant. He was worked as F4 assessor at ACCA. Throughout his career, Professor Daradkeh received ample recognition for his work in the form of awards and honors, such as scholarships, acknowledgment certificates, and the best distinguished university and community service award from UAEU.

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Stephen de la Harpe is a professor of Law at the NWU. His qualifications are BA, BComm, LLM, LLD and PGDip in Dispute Resolution. The topic of his LLD thesis was Public Procurement: A Comparative Analysis. His fields of specialization include public procurement, law of contract, private international law, alternative dispute resolution and commercial law. He is the author of a number of academic publications and has presented papers at both national and international conferences in his field of specialization. He has supervised a number of masters and doctoral students on a wide variety of topics. He was appointed as Executive Dean on 1 April 2018.

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Prof Wesahl Domingo is the Head (Dean) of the School of Law, University of the Witwatersrand and is also an Associate Professor. Dr Domingo has been teaching at WITS for seventeen years. She has a Bachelor of Social Science degree (BsoSc), with a major in Sociology from the University of Cape Town and a Bachelor of Law degree (LL. B) from the University of the Western Cape. She holds a Master’s degree (LL.M) from Columbia University, New York and a Doctor of Juridical Science degree (SJD) from the University of Wisconsin-Madison. After graduating with her LLM degree, Dr Domingo interned at the Centre for Strategic and International
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Professor Joy Ngozi Ezeilo formerly served as the United Nations Special Rapporteur on Human Trafficking (2008 to 2014); and in the UN Trust Fund for Victims of Trafficking until December 2016. She teaches Law at the Department of Public Law, Faculty of Law, University of Nigeria and has served severally as the Head of Department of Public and Private Law, Public Law, Associate Dean and Acting Dean of the Faculty of Law, University of Nigeria. Professor Joy Ezeilo is a recipient of the prestigious British Chevening scholarship (1995) and a grantee of the John D. and Catherine T. MacArthur Foundation's Funds for Leadership Development (1998). She has also received several national and international awards, including being conferred with a Nigerian Government national honour of Officer of the Order of Niger (OON) in 2006; and in 2013 by Newsweek/Daily Beast International Magazine, USA as one of the 125 women of impact in the world for her work, especially in combating human trafficking.
September of 2002 to July of 2005, he studied for doctor's degree in civil and commercial law in Xiamen University. From January of 2004 to July of 2004, he went to Sapienza University of Rome as visiting scholar. From September of 1999 to present, he is working in KWSL. He was formerly vice dean of KWSL. He is also managing vice editor of Journal of Soochow University (Legal Version) and managing director of China Research Society of Civil Law, vice chairman of Research Society of Civil Law of Jiangsu Province. His main research directions are basic theory of civil law, obligation law.

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Atty. Anthony Raymond A. Goquingco has been a member of the legal profession since his admittance to the Philippine Bar in 2003. He has had extensive legal experience as a practicing lawyer and has held positions in government, non-governmental organizations, and private organizations. Prior to joining the academe full time, Atty. Goquingco was Associate General Counsel of one of the biggest Philippine conglomerates. Atty. Goquingco joined the academe in 2014 and in 2016 was appointed as Associate Dean of the Juris Doctor-Master of Business Administration program of the Institute of Law of the Far Eastern University. In 2018, he was appointed as Associate Dean of the Juris Doctor Program of the Institute. Atty. Goquingco graduated from the Ateneo Law School in 2002. In 2007, he graduated from the Georgetown University Law Center with a Masters of Law in International Legal Studies specializing in International Business Law and National Security Law. He specializes in Civil Law, particularly Obligations and Contracts and Property Law, Contract Negotiations, International Law, and National Security Law.

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Prof. (Dr.) Ritu Gupta is a Professor of law at National Law University Delhi and has got teaching experience of 17 years. Prior to joining NLU Delhi, she has taught at University School of Law and Legal Studies (USLLS), Guru Gobind Singh Indraprastha University (GGSIPU), Dwarka, New Delhi and Vivekananda Institute of Professional Studies (VIPS), Pitampura, New Delhi. She had been conferred ‘REX Karamveer Global Fellowship and Karamveer Chakra Award’ in March 2015 for her outstanding contribution to women empowerment. She had earlier been selected for the award of doctoral fellowship by Indian Council for Social Sciences and Research (ICSSR), New Delhi and declared 'Ms. Super Brain Super Personality', by Competition Success Review in a National level Competition in 1998. She has presented papers, chaired sessions in various National/International Conferences/ Seminars and has contributed articles on various legal issues in peer reviewed journals. She has vast experience of being a resource person, conducting training programmes/ workshops/ sensitization programs etc. on various facets of ‘Contract & Project Management’, ‘Banking Frauds’ ‘Sexual Harassment at Workplace’ for Judges, Defence Estate Personnel, IAS & IRS Officers, DANICS probationers and Delhi Government officers at various institutions namely Delhi Judicial Academy (DJA) Dwarka; Union Territory Civil Services (UTCS), Delhi; AICTE, New Delhi, Delhi Jal Board (DJB), JNU, ESIC, Doordarshan & All India Radio (AIR) and Indian Law Institute.
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Stephen is currently the Head of Law at Coventry University. This year he celebrates 25 years in HE. He is a respected Professor of Law and scholar in employment law, with 10 monographs and over 380 published articles in the subject. His PhD (1997) studied the impact of the EU’s Acquired Rights Directive on employment/labour law: employees’ rights and employers’ responsibilities. He was a Barrister specialising in equality and trade union litigation. Since 2011 he has been a part-time Judge. He is a former General Editor of Sweet and Maxwell’s Encyclopaedia in Employment Law (2006-16) and has recently published a guide to UK Social Security Law with Kluwer (2017). He is an academic member of the Administrative Justice Council. He also sits on the UK’s Senior Salaries Review Body – reviewing judicial pensions and pay. Presently, he is engaged in a national UK project on judicial diversity.

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Commission on Folk Law and Legal Pluralism (1999 to date); member of the International Working Group of legal educators that established the International Association of Law Schools (2004-2005); member of the Board of the International Association of Law School (2005 - 2010); and Chair of the seven-member international committee to plan the International Association of Law Schools Educational Conference on ‘Effective Techniques for Teaching about other Cultures and Legal Systems’ held in Montreal, Canada, 30 May 2008.

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Professor Joan S. Howland is the Roger F. Noreen Professor of Law and Associate Dean for Information & Technology at the University of Minnesota Law School. Professor Howland teaches courses on “American Indian Legal History” and "Magna Carta and the Evolution of Anglo-American Law.” Her scholarship focuses on American Indian law and culture, cyberlaw, legal research methodologies, legal history, international trends in legal education, horseracing, and organizational management. Professor Howland was a member of the American Bar Association (ABA) Accreditation Committee from 2001 to 2006 and of the ABA Council from 2006 to 2016, including serving as 2014-15 Chair. Professor Howland has been involved over the past 15 years in the evolution of American legal education, particularly in the revision of the ABA accreditation standards revision process. In 2015 and 2016, Professor Howland was named one of the 25 Most Influential Leaders in American Education by the "National Jurist".

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Shwaid is the youngest law school dean in the Philippines. He was appointed as Dean in November 2018 at the age of 39. He is qualified to practice law both in the Philippines (2007) and in New York (2018). He obtained his degree in Master of Laws (in Corporate Law) with Advanced Professional Certificate in Law and Business at the New York University School of Law and Leonard N. Stern School of Business, in New York, U.S.A. He is UC Law's pioneer graduate and first Bar Exam placer, ranking 8th in the 2006 Philippine Bar Examination. He completed his degree in Juris Doctor, magna cum laude, in 2006. Prior to taking up law, he obtained a degree in Bachelor of Science in Accountancy, cum laude, at the University of San Carlos in Cebu City, Philippines. He is also currently Of Counsel of Gulapa Law, a boutique law firm with offices in Manila, New York, and San Francisco. His practice areas include general corporate and compliance, infrastructure, innovation and competition, and government contract. Prior to joining UC School of Law and Gulapa Law, he worked as in-house counsel and consultant for multinational companies and international organizations, such as Tim Hortons Philippines, Asian Development Bank, International Container Terminal Services, Inc. and Aboitiz Equity Ventures, Inc.
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Dr. Anthony Conrad K. Kakooza is an Associate Professor of Law and previously Dean of the Faculty of Law at Uganda Christian University, Mukono. Dr. Kakooza holds a Doctor of the Science of Law (J.S.D) degree in Intellectual Property and Cyber Law from the University Of Illinois College Of Law in Urbana-Champaign (U.S.A) (Class of 2014). He also holds a Master of Laws (LL.M) degree in International Economic Law, specializing in International Intellectual Property Law, from the University of Warwick in Coventry, U.K (Class of 2004) as well as a Bachelor of Laws (LL.B) degree from Makerere University - Uganda (Class of 2000). He is an enrolled Advocate in Uganda and has been lecturing Intellectual Property and Cyber law for over ten years. He has also published widely in his areas of expertise and regularly writes a blog as well.

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Professor Edmund Kwaw is currently an Associate Professor of Law at the University of Professional Studies in Accra. Previously, he was the Dean of the Faculty of Law, Governance and International Relations, at Kings University College, Ghana and Vice President of the University. Prior to that, he was a visiting Associate Professor of Law at the Faculty of Law of the University of Cape Coast, in Ghana.

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Gregory N. Mandel is the Dean and Peter J. Liacouras Professor of Law at Temple Law School. He is a leading international scholar on intellectual property law, innovation, and the interface among technology and law. Dean Mandel’s publications have been selected as among the best intellectual property and patent law articles of the year three times. His article Patently Non-Obvious was identified as one of the most cited patent law articles of the past decade, and his experimental studies have been cited by the Court of Appeals for the Federal Circuit and in briefs filed before the United States Supreme Court. Dean Mandel was awarded a prestigious three-year grant from the National Science Foundation to conduct a series of experiments on the psychology of intellectual property in the United States and China. He has served on the Executive Committee of the Intellectual Property Section of the American Association of Law Schools, an American Bar Association task force to brief the Environmental Protection Agency on arising nanotechnology legal issues, and is the recipient of a Fulbright Senior Specialist grant to teach U.S. intellectual property law to foreign law students. Dean Mandel is the author of over fifty scholarly publications and has given more than 150 presentations, including for the United Nations, Second Circuit and Federal Circuit, Patent and Trademark Office, European Commission, Environmental Protection Agency, American Bar Association, American Psychology Association, and National Academy of Science. Dean Mandel was President of the Board of The Miquon School from 2013-2015 and on the Board for six years. His pro bono legal work includes a prominent asylum case before the Attorney General of the United States and the Ninth Circuit Court of Appeals. Dean Mandel served as the law school’s Associate Dean for Research from 2009-2016 and was Associate Dean for Research and Professor of Law at Albany Law School prior to joining Temple. Before entering academia, he practiced law with Skadden, Arps, Slate, Meagher & Flom LLP, clerked for Judge Jerome Farris, United States Court of Appeals for the Ninth Circuit, and interned with Chief Judge Anthony J. Scirica, United States Court of Appeals for the Third Circuit. Dean Mandel received his J.D. from Stanford Law School and his bachelor’s degree in physics and astronomy from Wesleyan University. He worked on NASA’s Hubble Space Telescope prior to attending law school. Dean Mandel has taught Introduction to Intellectual Property, Patent Law, Advanced Patent Law, Introduction to Transactional Skills, and Property.
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Professor Maxeiner is a member of the International Academy of Comparative Law. He holds a J.D. from Cornell Law School where he studied under Rudolf Schlesinger and a Dr. jur. from the Ludwig Maximilian University of Munich where his academic advisor was Wolfgang Fikentscher. He has published several books and many articles on legal methods and the rule of law. In 1980-1982 he was a Humboldt Scholar in Munich where he worked closely with leading Polish legal scholars. He has been a guest scholar at several Max Planck Institutes in Germany. He first visited the University of Gdansk as a high school student in 1969. His collection of stamps of the Free City of Gdansk was awarded a Bronze Medal at the Polska ’73 International Philatelic Exhibition in Poznan.

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She was born in Valencia, Spain, on August 11, 1973. Deserving of the award of annual high school literature courses 1987 and 1988. Representative of students in their studies of law at the Universidad Literaria of Valencia. A scholarship for the courses in Community law in Brussels and Strasbourg in 1994 and 1995 national special award of promotion 1995 / 1996 fellow in the Department of law. PhD in law from the Universidad Pontificia de Comillas, ICADE. She contracted marriage on April 20, 2001, and currently is the mother of five children. Lawyer in exercise, initially on behalf of others, until 2003 it became independent and opened her own law firm. The field of specialty is always limited to Civil law, although there is an extensive tour during her career. The first achievements of great legal significance occur in the area of Real Estate law and construction defects, material that has been linked not only in practice, but also in the teaching, being Real Estate law the object of his doctorate. Soon she earns a process of great impact in the field of aviation and Civil liability. Currently has extensive trial experience has been legal in more than 1600 judicial proceedings. She is an expert in the law of damages, and foreign insurance companies, including Mapfre, Pelayo, and Axa Advisor. In July 2007 she founded the firm Enter attorneys, which continues to be managing partner. At the University, she has held management positions, such as the head of the legal Area at the European University, or the Manager of the Master of legal practice. She has published several articles in the field of mediation, real estate law, and family law. Currently she heads the Department of law of the Universidad Nebrija since September 2017. Since May 2018, she is the President of the Urban Planning Section of the Ilustre Colegio de Abogados de Madrid.
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Legal Coordinator of the Directorate of Management and Modernization of Justice, of the Ministry of Justice in charge of the Civil Procedure Reform Project. She was the academic coordinator of the Diploma on Criminal Procedure Reform, taught by the School of Police Officers of Chile, professor at the Judicial Academy of Chile. She has been coordinator and academic in Magister Course on "Civil Procedure Reform", taught by this Faculty. She is a professor in the Diploma in Constitutional and Administrative Litigation, taught by the University of Los Andes, led by professors Alejandro Romero and Jaime Arancibia. She is the author of several publications, among them, "The prejudiciality in the civil process. Procedural means for the coherence of sentences handed down in processes with related objects" (Thomson Reuters - Legal Publishing, 2016); “Ideological bases of the civil justice reform in Chile. Status of the situation and challenges of the reform of the civil and commercial prosecution system” (Colombo Panamanian Institute of Procedural Law, Sigma Editores, Colombia, 2017); "The thing judged positive or prejudicial in the Chilean civil process” (in the process of publication); and “The merely declarative or mere certainty guardianship and its recognition in the Chilean civil procedure system” (in the process of publication). She also collaborated with Professor Cristián Maturana, in the update of the book “Civil Procedure. Ordinary Civil Trial of Major Amount”, Rodríguez Papic, Mario, Legal Editorial of Chile; "Manual of Civil Procedure. The Executive Trial", Espinoza Fuentes, Raúl, Legal Editorial of Chile; co-author with Gutenbeg Martínez of the book "Constitutional accusations. Analysis of a case. A parliamentary vision"; and "Recension to the book: The trials for eviction (procedural specialties for the recovery of the possession of leased or precarious property)”, with José Bonet Navarro, Aranzadi, Navarra, 2009.

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Law”, jointly organized by The Foundation for the Development of International Law in Asia (DILA)-Airlangga University - Korea Institute for Legal Studies, June 4-7, 2013; International Conference on "Law and Sustainable Development Amongst Developed and Developing Countries”, November 26-27, 2014; WS on Encountering Violent Radicalism in ASEAN & Conflict Resolution and Anti-Terrorism in ASEAN Countries (April 1-3, 2015); EU-ASEAN Border Management (20-23 October 2015); Promoting Enhanced Coordination in Combating Transnational Organized Crimes at Sea for 2016 and Beyond (IOM, Jakarta 7-9 March 2016). In addition to the academic post, Sigit Riyanto has been working extensively for International Organizations in South East Asia, including as Legal Adviser (ICRC: 1999-2000), Legal Adviser (WHO: 2000-2002) and Protection Officer (UNHCR: 2002-2006). He is also member of the Expert Panel in the Judicial Commission for the Selection of Judges of the Indonesian Supreme Court, (2013, 2014, 2015 and 2016).

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SECRETARIAT

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The following principles outline global standards and outcomes of a legal education. These principles establish a baseline and a common language for future efforts to improve legal education.

**GLOBAL STANDARDS FOR A LEGAL EDUCATION**

1. **Regulation**
   a. Regulation of legal education and internal law school governance should be:
      i. Formulated with law faculty input and be subject to domestic, and where appropriate, international peer review;
      ii. Objective;
      iii. Transparent;
      iv. Verifiable;
      v. Consistently applied;
      vi. Informed by evolving domestic and international norms; and
      vii. Jurisdictionally specific.

2. **Students**
   a. **Selection of Students**
      It is recognized that admission standards should be based on established local criteria taking into consideration the jurisdiction’s public policy as to admission criteria of students into higher education. It is recognized that there are a variety of forms of student evaluation which vary from jurisdiction to jurisdiction, as well as from institution to institution. It is recognized that there is a growing emphasis on formative rather than purely summative evaluations of student performance. Student selection should be:
      i. Objective;
      ii. Transparent;
      iii. Verifiable;
      iv. Consistently applied; and
      v. Informed by evolving domestic and international norms.

   b. **Evaluation of Students**
      Student evaluations should be incorporated in a comprehensive legal educational program to enable law graduates to attain the outcomes specified in the Statement of Principles: Outcomes for a Legal Education. They should be:
      i. Objective;
      ii. Transparent;
      iii. Verifiable;
      iv. Consistently applied;
      v. Informed by evolving domestic and international norms.

3. **Faculty**
   a. It is recognized that local standards, needs and resources guide the recruitment, evaluation, advancement and retention of law faculty. Local standards should be:
      i. Objective;
      ii. Transparent;
      iii. Verifiable;
      iv. Consistently applied;
      v. Informed by evolving domestic and international norms.
4. Curriculum
   a. It is recognized that there are many methodologies in teaching law. All such methods should inform the faculty as to how best to educate their students in the context of local needs and resources. Local standards should be:
      i. In conformity with established local criteria and policies;
      ii. Comprehensive and flexible;
      iii. Tied to the Principles of a Global Standard for Outcomes of a Legal Education;
      iv. Informed by evolving domestic and international norms; and
      v. Subject to periodic domestic, and where appropriate, international peer review.

5. Infrastructure – Physical, Technological and Administrative
   a. It is recognized that the physical, technological, as well as access to legal resources and the administrative infrastructure of an educational institution are fundamental in achieving the Outcomes of a Legal Education. It is also recognized that educational institutions must work within the context of the resources available within their jurisdiction. Infrastructure should be:
      i. Sufficient and adequate to enable the institution to achieve the Outcomes of a Legal Education;
      ii. Informed by evolving domestic and international norms; and
      iii. Subject to periodic domestic, and, where appropriate, international peer review.

OUTCOMES OF A LEGAL EDUCATION
1. Knowledge
   A law graduate should know and understand:
   a. The core areas of substantive and procedural law;
   b. How laws are created, implemented and changed; and
   c. The contextual underpinnings of the operation of law (both domestically and globally).

2. Skills
   A law graduate should be proficient in:
   a. General academic skills, including critical analysis and reasoning;
   b. Researching, reading and analyzing legal materials;
   c. Problem solving, planning and strategizing how to comply with legal requirements; and
   d. Constructing a legal position and effectively communicating (orally and in writing) within a legal context.

3. Values
   A law graduate should know and understand the need to act in accordance with:
   a. The professional ethics of the jurisdiction; and
   b. The fundamental principles of justice and the rule of law.

Adopted by the International Association of Law Schools at the inaugural Global Law Deans’ Forum, held at the National University of Singapore, Faculty of Law, 26 September 2013.
MADRID PROTOCOL
on the Principles of Evaluation of Legal Education

Recognizing that there is a diversity of approaches, higher legal education evaluation must:

1) Respect the competence of the legal academy to set, maintain and improve legal education standards;

2) Promote each institution's distinctive mission while taking into account its context; and

3) Acknowledge the views of relevant internal and external stakeholders.

Therefore, standards of any evaluative process must be:

1) Formulated with law faculty input and be subject to domestic, and, where appropriate, international peer review;

2) Jurisdictionally and institutionally specific;

3) Informed by evolving domestic and international evaluative practices;

4) Objective;

5) Transparent;

6) Verifiable; and,

7) Consistently applied.

Adopted by the International Association of Law Schools at the 2nd Global Law Deans' Forum, held at IE University, IE School of Law, Madrid, Spain, 27 October 2015.
JUDICIAL STANDARDS OF A
LEGAL EDUCATION

Mindful that:
1. The law is the fundamental organizing principle of a civil society;
2. Only through the rule of law and its predictable and transparent application can a civil society be sustained and thrive;
3. Judges must model the moral and ethical standards that are the essential underpinnings of the rule of law.
4. Without a strong commitment to educate citizens as well as practitioners in the law, a civil society cannot flourish;
5. A sound comprehension of the judicial system and its policies and procedures is an essential component of understanding the legal system;
6. Legal education is necessary not only for those whose career aspirations are to be in the legal field, but also for those who will enter a variety of other careers not necessarily involved in the practice of law;
7. The legal education program of schools is regulated by internal as well as external private and governmental bodies;
8. Jurisdictions vary as to a. the entry requirements for tertiary law studies in educational institutions: b. expected outcomes for tertiary and post-graduate legal education: c. the regulatory oversight and responsibility over legal education, and: d. the qualifications and educational requirements for admission to practice;
9. The degree of faculty autonomy with respect to the materials they assign, including the curriculum, itself as well as class instruction differs from school to school.

The Judicial Council of the International Association of Law Schools recommends to tertiary educational institutions that they subscribe to the following basic principles in teaching law and the foundation of an effective, ethical, and responsible judicial system.

1) Legal education should provide a law student with the understanding that
   a. Decisions made in accordance with the law should embody the values of:
      i. Consistency with established law and objective legal principles;
      ii. Due Process in transparent procedures as to the administration of law;
      iii. Rational determinations supported by the weight of acceptable evidence;
      iv. Equality for all before the law; and
      v. Proportionality as to the result.
   b. The law should guide the lawful use of power (private and public).
   c. The law should uphold and promote human dignity.
   d. The law and legal processes should be fair and transparent.
   e. The law and its application should promote stability and predictability in relationships between individuals (including legal entities) as well as between individuals (including legal entities) and the state.
   f. The law should provide reasonable access for all to the judicial system.

2) Legal education should teach, model and shape a student’s sense of the moral and ethical responsibilities of someone trained in the law

3) Legal education at all levels should provide students with sufficient learning opportunities to develop the following essential skills:
   a. Analytical reasoning specifically as it relates to legal matters
   b. Knowledge and application of doctrinal law.
   c. Written and oral skills of effective rhetorical argumentation within the context of the law.
d. Knowledge, sensitivity and application of moral and ethical values inherent in the rule of law.

4) When the initial law degree is an undergraduate degree, a legal education should:
   a. Provide a broad education in other subject matters so that a law student gains a fuller understanding of the context in which law is formed and utilized in modern society.
   b. Avoid particularly an overemphasis on memorizing doctrinal law and the intricacies of law practice.
   c. Where entry to the legal profession requires more than an undergraduate degree, provide basically the same curriculum for all undergraduate law students with an emphasis on a broad education, leaving the professional training to the later prerequisite training.
   d. Where the undergraduate degree is sufficient for entry to the legal profession, provide specialized professional training in the 3rd and 4th years of tertiary education for students who wish to engage in the legal system as lawyers, judges or prosecutors.

5) Tertiary educational institutions which have a degree program for the study in law should:
   a. Conform to the requirements of local regulatory authorities, and
   b. Conform to the standards and outcomes provided in the IALS Singapore Declaration of Standards and Outcomes of a Legal Education.

6) Legal Education evaluative processes should conform with the standards established in the IALS Madrid Protocol on the Principles of Evaluation of a Legal Education.

7) Legal educators should encourage the interaction between judiciary and the legal academy so each can learn from each other.

8) Legal educators should engage in community outreach to elementary and secondary schools to foster a belief and commitment to the rule of law.
EVALUATION, ASSISTANCE, AND CERTIFICATION PROGRAM

Program Overview

The IALS has launched an international program to evaluate and assist law schools and law programs. This is in response to the many requests over the years from our members that we institute a program of international experts to visit, evaluate and provide advice to member schools. The program is based on the Global Standards and Outcomes of a Legal Education, adopted in the IALS Singapore Declaration, adopted in 2013. The evaluation will be conducted pursuant to the guidelines of the Madrid Protocol of 2015, and be informed by the Judicial Standards, adopted in 2017.

The program is totally voluntary and open to any IALS member school that would like to participate. Its purposes are threefold: (1) to evaluate a school’s program of legal education, focusing on the current curriculum, including pedagogies used and its administration, against agreed-upon global standards, to learn from innovations and best practices employed by the member school, and to offer advice on possible improvements; (2) to give the schools information to help them better explain their programs and possible changes to their universities and regulators as viewed against those global standards; and (3) after the establishment of certification criteria, upon achieving these international standards as contextually applied in accordance with the mission of the school, to have the added prestige affiliated with gaining recognition by certification from a global learned society of law schools.

Participating in the program will require a school to fill out a Self-Assessment Report. The IALS Evaluation, Assessment, and Certification Committee (E.A.C.C. or Committee) will review that report to ensure it is complete, may ask for additional information, and determine that the school is ready for a site visit. Then, IALS will conduct a site visit, selecting four or so expert faculty from different regions of the world who will visit the school for several days to ask questions, meet with key leaders, visit classes, faculty, and students, and, in general, make certain they have a clear picture of the current operation of the school. That team will then write a report with recommendations to be submitted to the school for its consideration. In all cases, the Report of the team and the actions of the Committee will be kept totally confidential by IALS and all site team members, leaving it to the school’s discretion when or whether to release the report or information as it deems fit.

The site team will be composed of volunteers who will not be paid for their time or expertise. At least during the early years, participating schools will be asked only to comfortably house, feed and provide in-country support for the team. IALS will cover the transportation costs for the team members, and no fees will be charged by IALS for conducting the evaluation and advising process.

Additionally, The IALS has appointed four Anchor Schools whose representatives will work with the E.A.C. Committee to define best practices in evaluating schools who are being assessed. Anchor institutions will help to formulate a strategy and operational plan for the E.A.C. Program. They will meet once a year for a presentation on the status of the Evaluation, Assistance and Certification Program to critique the strategy and execution of the project.

The Anchor Schools for the program are the following:

- Africa: University of the Witwatersrand, School of Law, South Africa
- Americas: Cornell University, Cornell Law School, United States
- Asia-Pacific: National University of Singapore, Faculty of Law, Singapore
- Europe: University of Milan, Faculty of Law, Italy
The Evaluators for the program are the following:

- **African Region**
  - Adedeji Adekunle, Director General/Professor, Nigerian Institute of Advanced Legal Studies, Nigeria
  - Wesahl Domingo, Dean, University of the Witwatersrand, School of Law, South Africa
  - Luis Franceschi, Dean, Strathmore University Law School, Kenya
  - Chuma Himonga, Professor/Dean, University of Zambia, School of Law, Zambia

- **Americas Region**
  - Barbara Holden-Smith, Vice Dean Emeritus/Professor, Cornell University Law School, USA
  - Joan Howland, Associate Dean/Professor, University of Minnesota, Law Library, USA
  - Mary Kay Kane, Chancellor/Dean Emeritus, UC Hastings College of the Law, USA

- **Asia-Pacific Region**
  - Shashikala Gurpur, Dean, Symbiosis Law School, Pune, India
  - Sigit Riyanto, Dean, University Gadjah Mada, Faculty of Law, Indonesia
  - David Tan Vice, Dean, National University of Singapore, Faculty of Law, Singapore

- **European Region**
  - Mohammed Abdulaziz Al-Khulaifi, Dean, Qatar University, College of Law, Qatar
  - Nerina Boschiero, Dean, University of Milan, Faculty of Law, Italy
  - Stephen Hardy, Dean, Coventry University Law School, United Kingdom

Eventually, the E.A.C. Program will lead to a certification program, but that will only come when we can develop a consensus as to the methodology used. It must take into consideration a variety of factors critical to educators, but underweighted by accreditors, and vastly underweighted by ranking bodies. After developing a robust system and experience in contextualizing our evaluation and advising to ensure that the criteria and processes are appropriate for our diverse membership, and to avoid the pitfalls of existing “ranking” and “accreditation” systems which hold all to one inflexible standard, the E.A.C. program will develop a proposal for membership input for certification.

Because this is a new program, and it is most important that it succeed in offering a high-quality opportunity for our member schools, several steps need to be taken before it is formally launched. Thus, we have proceeded in the following way:

In 2017, we announced the program, including information on its scope and the details of how it will operate. A preliminary final draft of a template for a Self-Assessment Report was introduced at the 2017 Global Deans’ meeting.

In 2018 – 2019 the E.A.C. Committee is formed to be responsible in developing a set of criteria based upon our foundational principles (Singapore Declaration, Madrid Protocol, and Judicial Standards). The criteria will be developed from the opinions, concerns, suggestions, and decisions of the Association’s membership especially at our regional Deans’ workshops. As with our foundational principles, the criteria will be consensually arrived at through our meetings, fora and workshops. We are committed to ensuring that all viewpoints
and perspectives are represented, and that the E.A.C. process is sensitive to the multiple contexts of our members.

In 2019, we have invited members who are willing and able to serve as evaluators for our pilot program. For this first round of our pilot phase, we have selected 14 evaluators. A workshop will then be held with the evaluators to finalize our preliminary evaluation criteria and to ensure a uniform understanding of what is entailed and how best to evaluate the material submitted, conduct a site visit, and write a report. A pilot project will launch with four schools, one from each region, who will work with the evaluators in a collaborative process to operationalize the program. Interest in participating in this pilot project has been solicited by IALS in 2019. From these initial evaluations, we will fine tune our evaluative and advising processes. We estimate that it will be at least two years of data collection and experience before we formulate a final proposal for the certification portion of the program.

The Evaluation, Assistance and Certification (E.A.C.) Program will formally launch in 2020 with our initial evaluators for the pilot program.
SELF-ASSESSMENT REPORT

Preparing a Self-Assessment Report for External Review

A Self-Assessment Report is essentially a narrative that is intended to present a brief snapshot of the school, its self-identified goals, its challenges, and any means of reaching its goals or addressing weaknesses that the school has identified. That information is the starting point for an outside review of the law school program and its assessment under the Global Standards and Outcomes of a Legal Education, found in the IALS Singapore Declaration, the evaluative processes as expressed in the Madrid Protocol on the Principles of Evaluation of Legal Education, and the Judicial Standards of a Legal Education, all of which are attached. Initially the external review and report will focus on a school's first degree in law, whether that is an LLB or a JD and they do not include any graduate programs, such as those leading to a Masters, PhD or JSD.

This Self-Assessment Report is based on the IALS Singapore Declaration, which sets out FIVE dimensions upon which standards may be evaluated – (1) Regulation; (2) Students; (3) Faculty; (4) Curriculum; (5) Infrastructure – and THREE outcomes of a legal education – (A) Knowledge; (B) Skills; (C) Values. In completing this Self-Assessment Report, one should refer to the desired standards and outcomes as articulated in the IALS Singapore Declaration. Respectful of our members’ time and resources, we understand that much of the information requested should already be readily available from prior accreditation and review processes in which all schools engage. All that is needed is to bring it current.

The first section of this Report asks for background information so that the external reviewers can understand the context in which the law school operates. That context will aid the reviewers in making assessments and recommendations that reflect the actual challenges and opportunities of individual schools. The second section focuses on the curriculum, pedagogy, and administration of the educational program as the means of meeting global standards and outcomes.

SELF-ASSESSMENT REPORT TEMPLATE

I. BACKGROUND

This section is relevant to the FIVE dimensions upon which standards may be evaluated – (i) Regulation; (ii) Students; (iii) Faculty; (iv) Curriculum; (v) Infrastructure.

A. Cultural Context

Describe the legal infrastructure of the country (e.g., civil, common law, other), including a brief description of the structure of the court system and the legal profession. Include a description of any rules related to the certification of lawyers for admissions to the practice of law. Describe the overall higher education system of the country and legal education in particular. Include a description of the regulatory authority and regulation of legal education as it affects undergraduate and graduate legal education, as well as the curriculum for those programs.

B. Institutional Context

Provide a brief description of the university of which the law school is a part, including the date when the university and the law school each were founded, the student body size in the law school and university, and the degrees that are offered at both the university and law school levels.

Describe the context of your law school or law faculty in relation to other institutions in your country.
Describe any prior law school assessments. If such assessments are in English, please provide a copy. These should include University assessments, self-assessments, and any regulatory assessments done under the direction of regional, national or international authorities.

Please highlight from prior assessments (1) areas or specifics which the assessor has stated the school is competent, and (2) areas or specifics where the assessor has stated the school needs improvement.

Do you agree or disagree with these assessments? With respect to areas of agreement, state why you agree. In areas of disagreement, please specify and explain why you don’t agree? Describe the strategies the school has developed to address the areas needing improvement? What obstacles confront the school in achieving its strategy? What areas of your school or program would you want the evaluation team to pay special attention? Describe how our evaluation team can help you in providing support for your efforts to improve the educational program at your school.

C. Mission and Goals of Law School
Identify the law school’s mission, goals and objectives that the program of legal education is designed to achieve. [The achievement of the mission, goals, and objectives will be discussed under the separate headings related to specific aspects of the program.]

D. Self-Assessment Process
Describe the process that the law school used to prepare this Self-Assessment Report, including who participated in its drafting and the manner in which different groups or individuals participated in its creation or approval.

E. Faculty
Report the size and composition of the law school faculty, including what portion of the faculty is full-time and what portion is part-time (adjunct). Explain the rationale(s) behind such a composition.

F. Students
1. Admissions
Describe the student admission policies and processes indicating what controls and standards for admission exist or whether there essentially is open admission. Describe the general composition of the law school student body in terms of age and what percentages of the student body are primarily local, regional, or international.

2. Academic Support
Describe any program of academic support the school makes available to its students to help them succeed in their studies. Please include: (1) the components of the program, (2) who provides the instruction, (3) to whom the program is available, and (4) whether and how the school monitors and evaluates the success of the program.

3. Employment Post-graduation
Indicate the percentage of graduates who seek to enter the legal profession after graduation, whether in the government or private sector, and the percentage of those who use their degree for other purposes. Of those entering the legal profession, report on their legal employment, including the number and types of jobs in which they are employed, as well as the number of graduates not employed or not seeking employment. Include data only from the last three years.
G. Library and Information Resources
Briefly describe the law library collection and/or the information access provided by the law school. Indicate how access to legal materials (1) satisfies the demands of the law school curriculum, (2) facilitates the education of students, and (3) supports the teaching interests of the faculty. If possible, indicate how these resources compare to the other law schools in your jurisdiction. Indicate whether the library has any librarians who are specifically trained in law librarianship and whether the librarians play a role in helping train the students in research techniques.

H. Facilities
Describe the class, seminar, and clinical rooms available for the program of legal education. Include, if applicable, whether the clinical space provides adequate space for client interviewing and confidentiality of case files. Describe the space available for administrative staff, equipment, and records. Describe the library facilities and how they are able to accommodate the school’s students and faculty. Indicate what quiet, study, research, and group study spaces are available.

I. Financial Resources
Indicate the source and scope of the financial resources that support the law school and describe the means by which the school attempts to be cost efficient so as to offer the best academic program it can within its resource limits. Briefly indicate if there are areas where financial resources do not appear to meet the needs of the law school.

II. PROGRAM OF LEGAL EDUCATION
The objective of this section of the report is to evaluate how the school attempts to assure that its graduates obtain the knowledge, skills, and values required for a legal education (the Outcomes of a Legal Education as defined in the IALS Singapore Declaration).

A. Degree Requirements
Describe the requirements for students seeking a degree in law. Please include: (1) the number of hours (or courses) needed to achieve a degree; (2) the quantity or period of instruction; and (3) the required curriculum. With regard to the required curriculum, indicate if any of those courses are required for certain years of study or whether they may be taken at varying times throughout a student’s course of study.

B. Legal Writing and Research
Describe the courses in which students are trained in legal writing, indicating which are required for graduation. In particular, include information about class size, the number and nature of the writing assignments, the opportunities to meet with a writing instructor, and any other ways in which a rigorous writing experience is fostered. Describe the courses in which students are trained in academic or legal research, indicating the types of assignments made and how the faculty supervises those efforts.

C. Professional Skills Instruction
Describe any courses in the curriculum in which the primary focus is on developing lawyering skills (e.g., moot courts, mediation/negotiation classes, legislative drafting, simulations etc.). Describe any live-client clinical opportunities that are offered to the students. Include not only any legal clinics the law school may operate, but also any opportunities for outside externships with the courts, lawyers, government agencies, NCOs, etc.). For each of these offerings, describe the subject matter or focus of the opportunity, the methods by which they are taught, and how the faculty supervises those efforts.
D. Professional Responsibility (Ethics) Instruction
Describe how the school provides instruction in the history, goals, structure, values, rules, and responsibilities of the legal profession and its members and how it instructs its students in social responsibility and the ethical standards of the profession. Indicate whether the school ensures that each student receives that instruction.

E. Curriculum
Describe the courses in the curriculum (other than those already described above), explaining how the school provides instruction in the substantive law and processes generally regarded as necessary to be effective and responsible for those who wish to participate in the legal profession, as well as a solid tertiary education in law and legal process to enable those who will not enter the legal profession to thrive in their chosen career paths. Indicate which of the courses are required and which are elective, as well as how often they are offered (e.g., annually, semiannually, biannually).

F. Pedagogy
Describe how the law school promotes teaching effectiveness in the classroom (e.g., teaching workshops, teaching awards, teaching reviews, etc.). Note whether the law school uses student teaching evaluations or some other methods to evaluate faculty teaching quality. Describe what pedagogies other than lecture are used in courses outside those courses devoted primarily to legal writing and professional skills instruction. Note which courses incorporate those pedagogies, as well as what is included (e.g., group/team projects, simulations, research assignments, etc.).

G. Evaluation of Student Achievement
Describe the means by which student outcomes are evaluated to determine if teaching goals are being met. This includes the types of assessments used (oral and written exams, mid-term and final exams, term papers, research papers, or other written and oral assignments) and how grades are distributed. Please include any policies concerning the rigor of student assessments.

H. Overall Assessment
Briefly indicate: (1) if there are areas of the curriculum that need additional improvements or offerings; (2) what, if any, plans exist to address those curricular needs; and (3) what the challenges will be in meeting the curricular needs. Also indicate how the curriculum is designed to prepare students with the knowledge, skills and values outlined in the Singapore Declaration and to fulfill the law school’s mission.

III. LAW SCHOOL ADMINISTRATION
This section is relevant to (1) Regulation, (3) Faculty; (4) Curriculum; (5) Infrastructure of the IALS Singapore Declaration.

Describe the administrative structure of the law school, including the relationship of the law school to the university administration. Include both information regarding professional staff heading specific programs or offices and the number of support staff for each function. Describe the process for establishing and reviewing the curriculum. Include who is responsible for setting the curriculum, approving courses, and determining which courses are required and which are elective. Please indicate if there is a regular process for curriculum review and, if so, when the last review occurred and what were the results.
THANK YOU FOR ATTENDING!