
Antonin I. Pribetic, B.A. (Hons.), LL.B., LL.M., MCI Arb.

Litigation Counsel-Steinberg Morton Hope & Israel LLP

5255 Yonge Street, Suite 1100

Toronto, Ontario, Canada, M2N 6P4

Tel: 416-225-2777 (ext. 237)/Fax: 416-225-7112

E-mail: apribetic@smhilaw.com

Website: http://www.smhilaw.com/lawyer_pribetic.htm

Blog: <http://thetrialwarrior.blogspot.com/>

Twitter: <http://www.twitter.com/thetrialwarrior>

PRACTICE PROFILE

Advocacy practice consists of acting for a broad range of Canadian and international clients in the areas of international commercial litigation and/or arbitration, civil litigation, business torts, corporate litigation, class actions and administrative law. Litigation management advice provided to foreign counsel with respect to the prosecution or defence of actions in Ontario, including coordination of international debt recovery efforts. Numerous reported and unreported decisions in the Ontario Superior Court of Justice, Court of Appeal for Ontario, the Federal Court of Canada and various provincial and federal administrative tribunals and commissions.

PROFESSIONAL BACKGROUND

Certified Member of the Chartered Institute of Arbitrators (2008-present)

Litigation Counsel- Steinberg Morton Hope & Israel LLP (2005-present)

Litigation Counsel- Houser, Henry & Syron LLP (2001-2004)

Private Practice-Law Offices of Antonin I. Pribetic (1996-2001)

Litigation Associate- Robinson, Hinkson (1995)

Summer Student/Articling Student/Litigation Associate- Beard, Winter LLP (1990-1994)

Called to the Ontario Bar (1993)

EDUCATION

Osgoode Hall Law School (LL.M., 2008-Civil Litigation and Alternative Dispute Resolution)

Osgoode Hall Law School (LL.B., 1991)

-Discipline Tribunal representative for the York University Faculty Council

-Research Associate to Professor C. Kent McNeil at Osgoode Hall Law School

-Research Associate to Professor David N. Weisstub, Editor-in-Chief, *International Journal of Law and Psychiatry*

York University (B.A. Hons. 1987)

-Four-time member of the Dean's Honour Roll

-Honours Colloquium in Political Science with constitutional expert, (the late) Dr. Donald V. Smiley

REPRESENTATIVE CASES

Langford v. 1734141 Ontario Ltd, 2008 CanLII 67413 (ON S.C.), 2008 CarswellOnt 7803 (Ont. S.C.J.): Successfully opposed plaintiffs' motion seeking an order discharging the defendant's Purchaser's Lien registered against the plaintiffs' property and obtained an interim order for discharge on terms upon payment into court of the disputed deposit in the amount of \$400,000, plus interest and costs.

Suraleb Inc. v. Production Association "Minsk Tractor Works", Republic of Belarus, Court File No. 08-CV-349415PD1-July 9, 2008 (unreported) (Ont. S.C.J.): Successfully obtained order recognizing and deeming enforceable a foreign arbitral award in excess of \$4 Million under The *International Commercial Arbitration Act*, R.S.O. 1990, C. I.9 and The *UNCITRAL Model Law On International Commercial Arbitration*.

ATI Technologies ULC v. Henderson Robb Group, [2008] O.J. No. 1017, 41 C.B.R. (5th) 94, 2008 CarswellOnt 1418, 2008 WL 726946, 165 A.C.W.S. (3d) 779, CanLII 11046 (Ont. S.C.J.—in Bankruptcy): Successfully obtained a stay of the bankruptcy proceedings brought by applicant creditor, ultimately resulting in global settlement (see also companion decisions: *William E. Robb Enterprises Inc. v. ATI Technologies Inc.*[2006] O.J. No. 4711; 153 A.C.W.S. (3d) 831(Ont. S.C.J.); *ATI Technologies Inc. v. William E. Robb Enterprises Inc. et al.* [2006] O.J. No. 3780 (Ont. S.C.J.)).

Tapscott Village Co-Operative Inc. v. Bullin, 2008 CanLII 4258 (ON S.C.J.): Application under the *Co-Operative Corporations Act* for judgment against former co-op member for housing charges arrears and for an order granting leave to issue a Writ of Possession.

Ivandaev v. Hlembizky [2006] O.J. No. 2689 (Ont. C.A.): Respondent's counsel on appeal affirming trial judgment which granted plaintiff client's partial relief from forfeiture and approximately \$175,000.00 in restitutionary damages for defendants' unjust enrichment.

Standard Trust Co. (Liquidator of) v. Metropolitan Trust Co. of Canada et al. (2006) 21 E.T.R. (3d) 237; (2006) 40 R.P.R. (4th) 27; (2006) 144 A.C.W.S. (3d) 1130 (Ont. S.C.J.); aff'd [2007] O.J. No. 5002; 2007 ONCA 897; 232 O.A.C. 74; 36 E.T.R. (3d) 209; 62 R.P.R. (4th) 161; 162 A.C.W.S. (3d) 938; 2007 CarswellOnt 8279 (Ont. C.A.): Trial and appellate counsel obtaining judgment of over \$800,000.00 (inclusive of interest and costs) for damages for breach of contract, negligent misrepresentation, breach of trust, and breach of fiduciary duty against the defendant trust company for failing to disclose the true pre-sales relating to a construction mortgage.

1162994 Ontario Inc. v. Bakker et al. [2004] O.J. No. 2565 (Ont. C.A.): Successfully appealed the Divisional Court's finding of joint and several liability against client for rental arrears and Divisional Court's interpretation of "tenant in possession" under s. 86 of the *Tenant Protection Act*, S.O. 1997, c.24 ultimately resulting in a legislative amendment.

Canadian Fashion Merchandising Corporation v. CIBC (2000) 106 O.T.C. 317, (2000) 95 A.C.W.S. (3d) 237 (Ont. S.C.J.): Plaintiff's counsel involving a breach of confidence claim against a major chartered bank. Despite numerous defence motions, including a motion for increased security for costs only two weeks before trial, obtained a significant monetary settlement for the corporate plaintiff at the opening of trial.

Re Drjjo (2000) 21 C.B.R. (4th) 259 (Ont. S.C.J.-Bankruptcy Court): Acted for client involved in bankruptcy proceedings and subsequent professional negligence action brought against client's former trial counsel. In the end, client recovery was achieved through a global settlement with the defendant solicitor's errors & omissions insurer.

Serra v. Paniccia (Ont. S.C.J.-unreported -- per Somers, J.), varied on other grounds, [1999] O.J. No. 4707 (Ont. C.A.) --Obtained a jury damage award of approximately \$55,000.00 all-inclusive for plaintiff client suffering from chronic pain syndrome arising from a motor vehicle accident.

Shaw v. Allstate Insurance Company, [1997] O.I.C.D. No. 86 (O.I.C. per Arbitrator Blackman), aff'd [1998] O.I.C.D. No. 181 (FSCO- Director of Arbitrations, per Susan Naylor, Director's Delegate): Major arbitration case at the Financial Services Commission of Ontario at arbitration and appeal levels on the issue of definition of the word "spouse" in an insurance contract and also obtained substantial personal injury settlement from third party insurer.

Ultramar Canada Inc. v. Mutual Marine Insurance Office [1995] 1 F.C. 341, (1994) 82 F.T.R. 1, [1995] I.L.R. 1 – 3195 (F.C.T.D.) per Rouleau, J.: Junior counsel in a major Federal Court of Canada insurance trial. In a legally unprecedented case, researched, analyzed and developed trial arguments and strategy. Conducted direct and cross-examinations of world-renowned experts and prepared final submissions for the trial judge.

SCHOLARLY PAPERS

SSRN Author page < <http://ssrn.com/author=391200> >

2009

Case Note: "Ontario Court of Appeal Reaffirms Canadian 'Deferential Approach' to Arbitration", *ABA Section of International Law- International Law News*, Vol. 38, No. 3 (Summer 2009) 28-29.

"Recent Private International Law Developments Before the Supreme Court of Canada", *The Globetrotter, Ontario Bar Association-International Law Section Newsletter*, Vol. 13, No. 2, 2009.

"An 'Unconventional Truth': Conflict of Law Issues Arising under the CISG", *Nordic Journal of Commercial Law, Issue #1*, June 2009, (University of Turku Faculty of Law), available online at: http://www.njcl.utu.fi/article.php?issue=1_2009&n=3.

* Cited by:

SPAGNOLO, Lisa, "[The Last Outpost: Automatic CISG Opt Outs, Misapplications and the Costs of Ignoring the Vienna Sales Convention for Australian Lawyers](#)" (2009) 10 MJIL 141, fn's 26, 91, 123, 124, 438 and 522.

NGUYEN, Trung Nam, "[Future of Harmonisation and Unification in Contract Law Regarding "Battle of Forms"](#)" Thesis (unpublished), University of the West of England (September 2009) 68 p. at fn. 318

"Staking Claims Against Foreign Defendants in Canada: Choice of Law and Jurisdiction Issues Arising from the *in personam* Exception to the *Mocambique* Rule for Foreign Immovables" (2009) 35 *Adv. Q.* 230.

"Winning is Only Half the Battle': Procedural Issues Relating to the Recognition and Enforcement of Foreign Arbitral Awards", in V.V.L. Gayathri (Ed.) *INTERNATIONAL COMMERCIAL ARBITRATION- CLAIMS AND COUNTERCLAIMS*, (Hyderabad, India: Amicus Books-ICFAI University Press, 2009).

2008

"CASE NOTE: Opinion of Advocate General Kokott in *Allianz SpA (formerly Riunione Adriatica Di Sicurta SpA) and Others v West Tankers Inc.* (Case C-185/07 delivered on 4 September 2008)" *Transnational Dispute Management (TDM)* (2009, forthcoming) and *The Globetrotter*, OBA International Law Section Newsletter, Vol. 13, No. 1 (October 2008).

"Choice of Law in International Agreements: What Should Parties Watch For? (Canada)", *The International Commercial Practitioner*, American Bar Association (ABA) publication of the International Commercial Transactions, Franchising and Distribution Committee, 5-6.

"All Quiet on the CISG Front: *Guiliani v. Invar Manufacturing*, the Battle of the Forms, and the Elusive Concept of *Terminus Fixus*" (2008), 46 *C.B.L.J.* 430 (Co-Authored with James M. Klotz and Peter Mazzacano).

*** Cited by:**

SPAGNOLO, Lisa, "[The Last Outpost: Automatic CISG Opt Outs, Misapplications and the Costs of Ignoring the Vienna Sales Convention for Australian Lawyers](#)" 10 (2009) *MJIL* 141-216, fn's 434 and 511.

NGUYEN, Trung Nam, "[Future of Harmonisation and Unification in Contract Law Regarding "Battle of Forms"](#) Thesis (unpublished), University of the West of England (September 2009) 68 p. at fn. 256

"A Strategic Functionalist Approach to International Commercial Mediation", (2008) *ICFAI Journal of ADR*, Vol. VII, No. 2, 37-58; *Transnational Dispute Management (TDM) (Special Issue on Arbitrator Bias)*, Vol. 5, No. 4, July 2008.

"The Trial Warrior: Applying Sun Tzu's The Art of War to Trial Advocacy" (2008) 45 *Alta. L. Rev.* 1017-1035.

"Time Is On My Side, Yes It Is (No It's Not)": Are proceedings to enforce a foreign arbitral award subject to a limitation period? *CBA International Law Section Bulletin* (February, 2008).

2007

"The 'Third Option': International Commercial Mediation" (2007) *World Arb. & Med. Rev. (WAMR)* Vol. 1 No. 4, 563-587.

"Enforcing Foreign Summary/Default Judgments: The Damoclean Sword Hanging Over *Pro Se* Canadian Corporate Defendants? *U.S.A. v. Shield Development*", (2007) 7 *Can. Int'l Lawyer* (No.1), 8-23; reprinted in *NATURAL JUSTICE-EXPANDING HORIZONS*, R. Satya Narayana (ed.) (Hyderabad, India: Amicus Books-ICFAI University Press, 2009), 192-221.

"Thinking Globally, Acting Locally': Recent Trends in the Recognition and Enforcement of Foreign Judgments in Canada", in *ANNUAL REVIEW OF CIVIL LITIGATION 2006*, ARCHIBALD, Mr. Justice Todd L. and ECHLIN, Mr. Justice Randall (eds.) (Toronto: Carswell, 2007) pp. 141-199. *

*** Cited by:**

FINLAY, Robert A. "In search of a remedy: the case for reforming British Columbia's judgment enforcement regime", (2008), 66:1 *The Advocate* 21, Vancouver Bar Association, January 2008, fn. 35.

“To Boldly Go Where No One Has (Arbitrated) Before’: The Star Trek Mythos as an Heuristic Paradigm for Jurisdictional and Arbitration Issues”, *OBA Briefly Speaking*, July/August 2007 Issue.

“Trial and Error--Balancing the Scales of Justice through the Doctrines of Stare Decisis and Ex Proprio Motu”, *OBA Civil Litigation Section Newsletter*, Vol. 15, No. 3, pp. 8-11, March 2007.

“Cross-border High Anxiety? Offensive and Defensive Strategies in Transnational Litigation: Offensive Strategies”, *The Globetrotter*, Vol. 11, No. 2, pp. 6-11, March 2007; reprinted in *FOREIGN JUDGEMENTS: ENFORCEABILITY*, P. Satyanarayana Prasad (ed.) (Hyderabad, India: Amicus Books-ICFAI University Press, 2009).

2006

“The (CISG) Road Less Travelled”: *GreCon Dimter Inc. v. J.R. Normand Inc.*, (2006) 44 *Can. Bus. L. J.* 92-114; reprinted in the *International Bar Association (IBA)-International Sales Newsletter*, Vol. No. 26, September 2008, 7-17; *

* Cited by:

BAKER, Steven N., “Foreign Law Between Domestic Commercial Parties: A Party Autonomy Approach with Particular Emphasis on North Carolina Law” (2008) 30 *Camp. L. Rev.* 437, at 454, fn. 104; 462, fns. 158-159; and 463, fns. 161-162, 165.

McEVOY, John P., “Country Reports: Canada” in *THE CISG AND ITS IMPACT ON NATIONAL LEGAL SYSTEMS*, Franco Ferrari (ed.) (Munich, GmbH: Seller European Law Publishers, 2008), p. 58, fn. 100).

NANDA, Ved P. and PANSIUS, David K. (eds.), *LITIGATION OF INTERNATIONAL DISPUTES IN U.S. COURTS* (2d Ed.) Chap. 12-Convention on the International Sale of Goods, Part II-Scope of Application, at fn. 9 and 17 (St. Paul, MINN: Thomson/West, 2005- (looseleaf).

“Bringing Locus into Focus’: A Choice-of-Law Methodology for CISG-based Concurrent Contract and Product Liability Claims”, in *REVIEW OF THE CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS (CISG) 2004-2005*, Pace International Law Review (ed.) (München: Sellier European Law Publishers, 2006), 179-223. *

* Cited by:

MAZZACANO, Peter J., “Canadian Jurisprudence and the Uniform Application of the U.N. Convention on Contracts for the International Sale of Goods”, in *REVIEW OF THE CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS (CISG) 2005-2006*, Pace International Law Review (ed.) (München: Sellier European Law Publishers, 2007), 85-152 at 133.

SIMONINI, Gian Franco, “Il controllo del Produttore sul prodotto nel post-vendita: le campagne di richiamo” (versione maggio 2007) at 25-26, available online at: <http://www.studiolegalesimoninioratza.it/Ilcontrolloedelproduttore.pdf>.

STRONG, S.I., “*Jurisdictional Discovery in United States Federal Courts*”, University of Missouri School of Law Legal Studies Research Paper No. 2009-26, fns. 74, 132, 325

SCHLECHTRIEM, Peter & SCHWENZER, Ingeborg, (eds.), *KOMMENTAR ZUM EINHEITLICHEN UN-KAUFRECHT*, 5th ed., C.H. Beck, München 2008.

ZELLER, Bruno, *CISG AND THE UNIFICATION OF INTERNATIONAL TRADE LAW* (Abingdon, OXON: Routledge-Cavendish, 2007) at 46, 65-68.

2005

"The Hague Convention on Choice of Court Agreements", *The Globetrotter*, OBA International Law Section Newsletter, Vol. 10, No. 1, 2-5, September 2005.*

***Cited by:**

- ADLER, Matthew H. and CRIMALDI, Michele Zarychta**, "The Hague Convention on Choice of Court Agreements: The United States Joins The Judgment Enforcement Band", (2006) 27:1 *Nw. J. Int'l L. & Bus.* 1 at 35, fn. 175.
- GUANGJIAN, Tu**, "The Hague Choice of Court Convention--A Chinese Perspective", 55 *Am. J. Comp. L.* 347 (Spring 2007) at 364, fn. 120.
- SCHULZ, Andrea**, "The Hague Convention of 30 June 2005 on Choice of Court Agreements" (2006), *J. Priv. Int. Law* (no.2), at 258, fn. 43, 263, fn. 51, and 269, fn. 67.
- TALPIS, Jeffrey and KRNJEVIC, Nick**, "The Hague Convention on Choice of Court Agreements of June 30, 2005: The Elephant that Gave Birth to a Mouse", (2006), 13 *Sw. J.L. & Trade Am.* 1 at 19, fn.102.
- TALPIS, Jeffrey**, Symposium: CAFTA and Commercial Law Reform in the Americas-Comments on "Dispute Resolution Process And Enforcing The Rule Of Law", (2006), 12 *Sw. J.L. & Trade Am.* 409 at 424, fn.26.
- THIELE, Christiane**, "The Hague Convention on Choice-of-Court Agreements: Was it Worth the Effort? In CONFLICT OF LAWS IN A GLOBALIZED WORLD- Essays in Memory of Arthur T. von Mehren, Eckart Gottschalk, Ralf Michaels, Giesela Ruhl & Jan von Hein (Eds.) (New York, NY: Cambridge University Press, 2007) at 69, fn. 44; 84, fn. 143; and 86, fn. 153.

2004

"Strangers in a Strange Land": Transnational Litigation, Foreign Judgment Recognition, and Enforcement in Ontario, (2004) 13 *J. Transnat'l L. & Pol'y* 347-391. *

***Cited by:**

- BERRYMAN, Jeff**, "Cross-Border Enforcement of Mareva Injunctions in Canada", (2005), 30 *Adv. Q.* 413 at 432, fn.65;
- EINSTEIN, C.R. & PHIPPS, Alexander**, "Trends in international commercial litigation-Part II, The future of foreign judgement enforcement law" (2005) *Praxis des internationalen Privat- und Verfahrensrechts (IPRax)* Heft 4, p. 365-374, at fn. 64;
- FERRARI, Franco**, "Choice of Forum and CISG: Remarks on the Latter's Impact on the Former" in DRAFTING CONTRACTS UNDER THE CISG, Harry M. Flechtner, Ronald A. Brand, Mark S. Walter (eds.) (New York, NY: Oxford University Press- CILE Studies, Vol. 4, 2008), Chap. 5, 103-148 at 104, fn. 5;
- KOHL, Uta**, JURISDICTION AND THE INTERNET: REGULATORY COMPETENCE OVER ONLINE ACTIVITY (Cambridge, UK: Cambridge University Press, 2007) at 210-211, fn. 43.
- LUTZ, Robert E.**, A LAWYER'S HANDBOOK FOR ENFORCING FOREIGN JUDGMENTS IN THE UNITED STATES AND ABROAD (New York, NY: Cambridge University Press, 2007) p. 466.
- MONESTIER, Tanya J.**, "A 'Real and Substantial' Mess: The Law of Jurisdiction in Canada" (2007), 33 *Queen's L.J.* 179 at 195, fn. 32;
- SCHÖNAU, Vanessa**, DIE ANERKENNUNG VON URTEILEN AUS MEHRRECHTSSTAATEN NACH § 328 ABS. 1 ZPO AM BEISPIEL DER USA UND KANADAS, (Diss. Univ. Köln WS 2007/2008) (München: Sellier European Law Publishers, 2009), p. 426, fn. 199.
- WONG, Jarrod**, "Umbrella Clauses in Bilateral Investment Treaties: Of Breaches of Contract, Treaty Violations, and the Divide Between Developing and Developed Countries in Foreign Investment Disputes", (2006) 14 *Geo. Mason L. Rev.* 135, at 167, fn. 196.

SPEAKING ENGAGEMENTS, CONFERENCES AND SEMINARS

Co-Chair/Speaker: “CISG Hot Spots for Commercial Litigators and Lawyers”, ABA Section of International Law, 2009 FALL MEETING, Eden Roc, A Renaissance Beach Resort & Spa, October 27-31, 2009, Miami Beach, Florida, USA.

Speaker: “Application of the CISG by Default”, *CISG Hot Spots for Commercial Lawyers and Litigators*, CLE Program co-sponsored by the CBA Section on International Law and the OBA International Law Section, March 10, 2009, Toronto, Canada.

Guest Lecturer: Queen’s University Faculty of Law, Commercial Law: The CISG: An Overview”, Upper Year Law Course, Course Instructor: Prof. Tanya J. Monestier, November 10, 2008, Kingston, Canada.

Sessional Lecturer: “Legal Process Advanced” Course (IFA2902) Fall 2008-2009, Diploma in Investigative & Forensic Accounting (DIFA) Capstone Program-, University of Toronto at Mississauga, Ontario.

Evaluator/Judge: *Diploma in Investigative & Forensic Accounting (DIFA) Capstone Program* (2007-2009), University of Toronto at Mississauga, Ontario.

Advisory Committee Member: “Crisis Litigation: The Role Of The Lawyer”, International Bar Association Litigation Conference, June 19-20, 2008, Toronto, Canada.

Program Co-Chair: "International Legal Issues for Today’s Business Lawyer: Challenges and Solutions", Ontario Bar Association 2008 Institute of Continuing Legal Education, February 5, 2008, Toronto, Canada.

Guest Speaker: OBA International Law Section Program: “International Law - Sea Changes in Canadian Conflict of Laws Practice: An Update,” May 30, 2007, Toronto, Canada.

Guest Speaker: 2007 OBA Annual Institute of Continuing Legal Education-Special Event, "International Breakfast: Cross-border High Anxiety?: Offensive and Defensive Strategies in Transnational Litigation", February 7, 2007, Toronto, Canada.

Guest Lecturer: University of Western Ontario Law School, 402A Commercial Law: “The CISG- An Overview”, Upper Year Law Course, Course Instructor: Prof. Jassmine Girgis, October 2, 2006, London, Canada.

Guest Lecturer: University of Toronto Law School, Legal Process: “Where to Litigate: Jurisdiction and Forum Non Conveniens”, First Year Law Course, Course Instructor: Prof. Kenneth E. Jull, October 11, 2005; October 5, 2006, Toronto, Canada.

Moderator, Judge’s Panel: “The Most Common Evidentiary Mistakes...And How to Avoid Them” 2nd Annual Conference- Evidence Law for the Civil Litigator, Osgoode Hall Law School- Professional Development Program, September 23, 2005, Toronto, Canada.

Guest Speaker: “Rule 76-Simplified Procedure”, Your First Civil Trial: Practical Tips from Top Practitioners, OBA –CLE Program (Civil Litigation Division-Young Lawyers Division), February 25, 2005, Toronto, Canada.

PROFESSIONAL AFFILIATIONS/ACHIEVEMENTS

Martindale-Hubbell BV® Peer Review Rating®

Lawyer Profile: <http://www.martindale.com/Antonin-I-Pribetic/2005801-lawyer.htm>

Law Society of Upper Canada (Member, 1993)

Chartered Institute of Arbitrators (Certified Member, 2008)

Canadian Bar Association/ Ontario Bar Association

CBA International Dispute Resolution Committee (National Section-Member)

OBA International Law Section (Executive Co-Vice-Chair)

OBA Civil Litigation Section (Executive Member-at-Large)

International Law Association-Canadian Branch (Director)

American Bar Association (Associate Member)

Section of Litigation (Business Torts Litigation; Commercial and Business Litigation; Trial Practice)

Section of International Law (Steering Committee Member-Canada Committee, International Litigation Committee, International Mediation Committee, and International Arbitration Committee); (International Antitrust Law Committee, International Commercial Transactions, Franchising and Distribution Committee, International Courts Committee, Private International Law Coordinating Committee, UN and International Institutions Coordinating Committee)

Section of Business Law-Committee on International Law (International Dispute Resolution, International Trade Law and Multinational Corporations sub-committees)

Tort Trial and Insurance Practice Section

American Society of International Law (Member)

Dispute Resolution Interest Group

International Law in Domestic Courts Interest Group

International Legal Theory Interest Group

International Organizations Interest Group

Private International Law Interest Group

International Bar Association (Member)

Public and Professional Interest Division (PPID) (Forum for Barristers and Advocates), Legal Practice Division (LPD) Corporate Law Section (Closely Held and Growing Business Enterprises)

Dispute Resolution Section (Arbitration, Litigation) International Sales, Franchising and Product Law Section (International Sales)

Regional Fora North American Regional Forum

Canadian Council of International Law (Member)

Croatian American Bar Association (Member)

®™ The BV® certification mark is an excellent rating for a lawyer with more experience. This is the maximum rating a lawyer can receive who has been admitted to the bar from 5-9 years.

® "CV, BV and AV are registered certification marks of Reed Elsevier Properties Inc., used in accordance with the Martindale-Hubbell certification procedures, standards and policies."

Rating Explanation:

"Martindale-Hubbell is the facilitator of a peer review rating process. Ratings reflect the confidential opinions of members of the Bar and the Judiciary. Martindale-Hubbell Ratings fall into two categories - legal ability and general ethical standards."