Author Biographies

Justine Nolan
Justine Nolan is a senior lecturer in the Faculty of Law at the University of North South Wales and the Deputy Director of the Australian Human Rights Centre. Justine is most recently a co-author of an international human rights textbook titled The Law of International Human Rights, OUP, 2011. Prior to joining UNSW in 2004, she worked as the director of the Business and Human Rights Program at the Lawyers Committee for Human Rights (now Human Rights First) in the United States. Justine is a member of the Australian Department of Foreign Affairs and Trade and Ausaid’s Human Rights Grants (HRSGS) Scheme Expert Panel, which provides practical financial support for small, community-based projects to promote and protect human rights in developing countries. She is also a member of NSW Legal Aid’s Human Rights Panel and an editor of the Australian Journal of Human Rights.

Ralph G. Steinhardt
Ralph G. Steinhardt is the Arthur Selwyn Miller Research Professor of Law and International Relations at George Washington University Law School in Washington, D.C. For thirty years Professor Steinhardt has been active in the domestic litigation of international law in U.S. courts, specializing in the representation pro bono of various human rights organizations, as well as individual human rights victims, before all levels of the federal judiciary, including the U.S. Supreme Court. He has also served as an expert witness in a variety of cases involving the extraterritorial reach of U.S. law and the civil liability of multinational corporations for their alleged complicity in human rights violations. He has on multiple occasions represented international law scholars amicus curiae in litigation under the Alien Tort Statute, including most recently Kiobel v. Royal Dutch Shell. He served on the International Commission of Jurists’ Expert Legal Panel on Corporate Complicity in International Crimes. He is the cofounder of the Programme in International Human Rights Law at New College, Oxford University, and the founding chairman of the board of directors of the Center for Justice and Accountability, an anti-impunity organization that specializes in litigation under the Alien Tort Statute.

Robert McCorquodale
Professor Robert McCorquodale is the Director of the British Institute of International and Comparative Law in London. He is also Professor of international law and human
rights and former Head of the School of Law at the University of Nottingham. He is also a barrister at Brick Court Chambers, London.

Previously he was a Fellow and Lecturer in law at St. John’s College, University of Cambridge, and at the Australian National University in Canberra. Before embarking on an academic career, he worked as a qualified lawyer in commercial litigation with leading law firms in Sydney and London.

Robert’s research and teaching interests are in the areas of public international law and human rights law. He has published widely on these subjects and has provided advice to governments, corporations, international organizations, nongovernmental organizations, and individuals concerning international law and human rights issues, including advising on the drafting of new constitutions and conducting human rights training courses.

**Penelope Simons**

Penelope Simons has a PhD in international law from the University of Cambridge and is an associate professor at the Faculty of Law (Common Law Section), University of Ottawa, Canada. She has been engaged in research on corporate human rights accountability since December 1999, when she participated in the Canadian Assessment Mission to Sudan (Harker Mission), appointed by Canada’s minister of foreign affairs and international trade, to investigate allegations of slavery as well as links between oil development in Sudan and violations of human rights. Her current research is focused on the human rights implications of domestic and extraterritorial corporate activity as well as state responsibility for corporate complicity in human rights. She is a co-author of the monograph *The Governance Gap: Extractive Industries, Human Rights and the Home State Advantage*, which examines the human rights implications of extractive company activities in zones of weak governance and argues for home state regulation. In addition, she is a co-author of *Integrating Sustainable Development into International Investment Agreements: A Guide for Developing Country Negotiators*. The book was commissioned by the Commonwealth Secretariat and provides guidance for developing countries negotiating international investment agreements on ways to preserve policy space and to support their efforts to regulate foreign investors in a manner that contributes to sustainable development, including the protection of human rights. Penelope teaches international human rights law, business organizations, public international law, and a course on the intersections between human rights, transnational corporate activity, and international economic law.

**Jeffrey S. Vogt**

Jeff Vogt is the deputy director and legal advisor to the Human and Trade Union Rights Department of the International Trade Union Confederation (ITUC), a global organization that represents 175 million workers in 153 countries and territories. In that capacity, he coordinates the organization’s labor standards advocacy before the International Labour
Organization and advises trade unions on international labor law and labor law reform, among other matters. Before joining the ITUC in 2011, he was the global economic policy specialist for the American Federation of Labor and Congress of Industrial Organizations (AFL-CIO) and later the deputy director of its International Department. Previously, he represented domestic and foreign trade unions in litigation in state and federal courts. He is a graduate of Cornell Law School, where he earned his JD and LLM in International and Comparative Law. He further studied international law at the University of Paris 1, Sorbonne.

Beth Stephens
Beth Stephens is a professor of law at Rutgers-Camden Law School. She has published a variety of articles on the relationship between international and domestic law, focusing on the enforcement of international human rights norms through domestic courts and the incorporation of international law into U.S. law. Professor Stephens has written extensively on the historical origins and modern application of the Alien Tort Statute (ATS) and on ATS litigation against corporations. As a cooperating attorney with the Center for Constitutional Rights and a former member of the board of directors of the Center for Justice and Accountability, Professor Stephens continues to litigate human rights cases, including the Supreme Court case *Samantar v. Yousuf*, which held that foreign officials are not protected by the Foreign Sovereign Immunities Act. Her publications include a co-authored book titled *International Human Rights Litigation in U.S. Courts* (Martinus Nijhoff Publishers, second edition, 2008).

Paul Hoffman
Paul Hoffman is a partner in the Venice, California, law firm of Schonbron DeSimone Seplow Harris & Hoffman LLP, where he specializes in civil and human rights litigation. He argued *Kiobel v. Royal Dutch Petroleum* twice in the U.S. Supreme Court and before that argued *Sosa v. Alvarez-Machain*, also in the Supreme Court. He has litigated numerous international human rights cases over the last thirty-five years. Mr. Hoffman was previously the Legal Director of the ACLU Foundation of Southern California and the Chair of the International Executive Committee of Amnesty International and Chair of the Board of Amnesty International-U.S.A. He has taught international human rights law at University of California at Irvine, UCLA, U.S.C, Loyola, and Southwestern law schools as well as at Oxford University. He has written extensively on civil and human rights issues and is the co-author of a treatise on international human rights litigation and a casebook on human rights lawyering.

Neil A. F. Popović
Neil A. F. Popović is a litigation partner at Sheppard Mullin Richter & Hampton LLP in San Francisco, where he chairs the firm’s International Arbitration Practice. He is also a
lecturer at the University of California, Berkeley, Law School (Boalt Hall), where he has taught international environmental law and international litigation and arbitration. Mr. Popovic received his law degree from Boalt Hall and a master’s degree from the Fletcher School of Law and Diplomacy at Tufts University, where he was a Ford Foundation Fellow in Public International Law. Mr. Popovic served as an appointed law clerk for United States District Judge Alicemarie H. Stotler and a judicial extern for California Supreme Court Justice Joseph R. Grodin. In 1994, while working as an international project attorney for the Sierra Club Legal Defense Fund (now Earthjustice), Mr. Popovic served as corapporteur for the UN Meeting of Experts on Human Rights and the Environment that produced the Draft Declaration of Principles on Human Rights and the Environment.

Erika R. George

Erika R. George is professor of law at the University of Utah’s S. J. Quinney College of Law, where she teaches constitutional law, international human rights law, international environmental law, civil procedure, and a seminar course on corporations and human rights. She earned her BA with honors at the University of Chicago and her JD at Harvard Law School, where she served as articles editor of the Harvard Civil Rights-Civil Liberties Law Review. She also holds an MA in International Relations from the University of Chicago. Her current research explores the responsibilities of multinational corporations to respect international human rights and various efforts to hold corporations accountable for alleged rights violations. She is the author of Incorporating Rights, forthcoming from Oxford University Press. Prior to entering the legal academy, Professor George was a corporate litigation associate with the law firms Jenner & Block in Chicago and Coudert Brothers LLP in New York City. She also served as a fellow with Human Rights Watch, conducting human rights investigations. Professor George has testified before international human rights treaty bodies and foreign governments, and she has briefed the international media on international human rights law, racial discrimination, and gender equality and sexual violence. The BBC, the Economist, NBC News, CNN, and the Christian Science Monitor, among other media outlets, have reported on her human rights investigations.

Rachel Chambers

Rachel Chambers is a barrister specializing in employment law, with a particular emphasis on discrimination and human rights. She previously worked at the International Business Leaders Forum and Amnesty International, and as an academic researcher on the subject of business and human rights at Monash University, Melbourne. Rachel has had a number of articles published on subjects such as corporate complicity in human rights violations, the UN norms on the Responsibilities of Transnational Corporations and Other Business Enterprises with Regard to Human Rights, and litigating in home states against multinational corporations. She co-authored Human Rights Translated: A Business Reference
Guide, published by the UN Office of the High Commissioner on Human Rights, and others. She holds an MA in law from Oxford University and an LLM by research, a 40,000-word thesis written under the supervision of Professor Peter Muchlinski, now of the School of Oriental and African Studies (SOAS), University of London.

Katherine Tyler

Katherine Tyler, LLM (international law and human rights), is a barrister practicing in public, regulatory, and criminal law. Katherine has worked with a number of high-profile NGOs and law firms on issues of international corporate responsibility and liability, and she is involved in complementary work in the area of corporate risk. Katherine’s published articles consider subjects including the regulation of the extractive industries, the UN norms on the Responsibilities of Transnational Corporations and Other Business Enterprises with Regard to Human Rights, the Organization for Economic Cooperation and Development (OECD) National Contact Point, and other grievance mechanisms. She is speaking in a series of seminars on non-financial regulation of companies, the role of lawyers in the regulation of corporate abuse abroad, and UK liability for human rights abuses.

Shubhaa Srinivasan

Shubhaa is a partner at Leigh Day, a firm that has been at the forefront of group litigation for more than a decade and virtually the only law firm in the United Kingdom to specialize in business and human rights cases involving actions against British multinational corporations.

Shubhaa is a qualified barrister and has an LLM from School of Oriental and African Studies (SOAS), University of London. She has litigated group actions involving personal injury and environmental claims against private British corporations and state entities. In 2007-2008 she represented a number of Iraqi torture victims against the UK government. She currently represents UK military service personnel in claims against the UK Ministry of Defense alleging inadequate provision of military equipment during the Iraq war.

Shubhaa has developed an expertise in mass tort litigation involving environmental claims and is currently acting for more than seventy Colombian farmers in an environmental claim against a BP company, the first of its kind to go through the UK courts when it was commenced in 2008.

Professor Peter T. Muchlinski

Peter Muchlinski is professor in international commercial law at the School of Oriental and African Studies (SOAS), University of London. Prior to joining SOAS he was professor of law and international business at Kent Law School, University of Kent (2001–2005). He has taught at the London School of Economics (1983–1998) and was the Drapers’ Professor of Law in the Law Department of Queen Mary and Westfield College, University
of London, from 1998 to 2001. He specializes in international and European business law, international investment law, law and development, and commercial regulation, in which fields he has authored numerous papers and articles. His more recent published work concentrates on the social dimension of the regulation of international business, with emphasis on human rights and multinational enterprises and on the rebalancing of rights and obligations of host and home countries and investors in international investment agreements. He also has an interest in the relationship between international and comparative legal methodology and the process of globalization, focusing in particular on international and comparative corporate law. He is the author of *Multinational Enterprises and the Law* (second edition, Oxford University Press, 2007) and (with Julia Black and Paul Walker) editor of *Commercial Regulation and Judicial Review* (Hart Publishing, 1998). He is coeditor (with Dr. Federico Ortino and Professor Christoph Schreuer) of the *Oxford Handbook of International Investment Law* (Oxford University Press, 2008). In 1990 he qualified as a barrister in the field of commercial and European law and is a door tenant at Brick Court Chambers, London. He acts as a principal adviser on investment issues to the United Nations Conference on Trade and Development (UNCTAD). During the period of June to October 2003, he was on leave of absence from Kent Law School and worked at UNCTAD in Geneva as a senior legal expert in the Division on Investment Technology and Enterprise Development. He was, until its dissolution in August 2008, corapporteur to the International Law Association Committee on the International Law on Foreign Investment.

**Virginie Rouas**

Virginie Rouas is currently a PhD candidate in law at the School of Oriental and African Studies (SOAS), University of London. Her research focuses on transnational litigation against multinational enterprises in Europe. She is also coordinating a project led by Frank Bold and the European Coalition for Corporate Justice on civil justice within the EU in the context of transnational business activities and human rights. Over the past years, she has worked for several organizations, including the United Nations Programme Environment (UNEP), the International Union for Conservation of Nature (IUCN), the Centre for International Sustainable Development Law (CISDL), and Global Witness. Virginie holds an LLM in environmental law from the University of Strasbourg (France) and an MSc in political science from Lille II University (France).

**Sheldon Leader**

Sheldon Leader is Professor of Law at the University of Essex (UK). A graduate of Yale and Oxford Universities, he works in the area of economic relations and human rights, as well as in legal theory. He has been legal advisor to Amnesty International (UK) and has provided analyses of the human rights impacts of investment agreements for civil society

Mary Dowell-Jones
Mary Dowell-Jones is a Research Fellow in the School of Law at the University of New South Wales, Sydney, and a Fellow of the Human Rights Law Centre at Nottingham University, UK. Her research focuses on legal responses to financial crises and the use of law in managing systemic instability in the financial markets. She also researches and writes on the ethical responsibilities of the financial sector and how human rights can be applied effectively to the operations of global financial markets. This includes the areas of bond markets, derivatives, risk management, audit and corporate governance. She has advised various organizations on the financial crisis of 2007 and its global human rights impacts, financial regulation and human rights, and financial institutions and the UN Guiding Principles on Business and Human Rights.

She has a background in both international human rights law and international finance. Her Ph.D. in public international law from Nottingham University analyzed the institutional and policy challenges to realizing the International Covenant on Economic, Social and Cultural Rights in the context of globalization. She has also worked in corporate and investment banking in London and South Africa, including as part of a team implementing the Basel II capital adequacy regulations. She is currently a member of a local government Standards Committee in the UK, which upholds the Code of Conduct for elected officials, and a member of the Audit Committee for one of the UK’s police forces.

Andrew Kassoy
Andrew is cofounder of B Lab, a nonprofit dedicated to harnessing the power of business to solve social and environmental problems. He created B Lab with longtime friends Bart Houlahan and Jay Coen Gilbert. Before leaving the private sector to form B Lab, Andrew spent sixteen years in the private equity business, most recently as a partner at MSD Real
Estate Capital, an affiliate of MSD Capital, the $12 billion investment vehicle for Michael Dell. He is a board member of the Freelancers Union and the Freelancers Union Insurance Company and a board member of Echoing Green, a nonprofit venture fund that provides seed capital to emerging social entrepreneurs.

Nathan Gilbert

Nathan Gilbert is the program associate for B Lab, a nonprofit dedicated to creating a new sector of the economy that uses the power of business to solve social and environmental problems. Nathan is supporting B Lab’s international partnership development to make the B-Corp certification available to entrepreneurs across the world and build a global community of social entrepreneurs. Nathan earned a BA in ethnomusicology from Indiana University and an MS in nonprofit management from Milano, the New School of Management and Urban Policy. After five years of working with civil society development organizations in Eastern Europe, Nathan pursued his interests in working with nonprofits to develop program-related earned income strategies to becoming self-sufficient. He later became more involved with the for-profit social enterprise sector and went to work with B Lab. Nathan has worked with the NYC Department of Youth and Community Development, the Institute of International Education, and in the Balkans with the Institute for Sustainable Communities. Prior to graduate school, he served in Ukraine as a Peace Corps volunteer.

Sarah Altschuller

Sarah Altschuller has been a member of Foley Hoag’s Corporate Social Responsibility (CSR) practice since 2003. In this role, she advises multinational companies regarding the development and implementation of CSR strategies, policies, and procedures, as well as compliance with emerging legal and regulatory requirements. Sarah provides counsel regarding engagements with socially responsible investors, government policymakers, local communities, nongovernmental organizations, and other key stakeholders. She also conducts site-level human rights and labor rights impact assessments as well as due diligence efforts. Sarah is a leading contributor to the firm’s Corporate Social Responsibility and the Law blog.

Sarah’s in-depth practical experience includes post-law school studies at North South University in Dhaka, Bangladesh (2002–2003), where she conducted research on working conditions in the garment sector. Before entering law school, Sarah conducted social research on publicly traded domestic and international companies at KLD Research & Analytics, a socially responsible investment firm, currently part of MSCI, Inc.