

BETTO SERAGLINI

Magali GARIN

Associate

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Magali Garin is an associate at betto seraglini specialised in international arbitration and commercial litigation. Magali has represented parties in commercial and investment arbitrations brought under the auspices of the ICC, ICSID and SCC. Magali is a French and Spanish national, and she is able to practice in French, Spanish, English and Portuguese. She is admitted to the Paris Bar.

LANGUAGES

Spanish, French, English and Portuguese

PROFESSIONAL EXPERIENCE

Since 2017	Associate, betto seraglini
2014 - 2017	Associate, King & Spalding, International Arbitration department (Paris, France)
2013	Intern, Lacourte Raquin Tatar, International Arbitration department (Paris, France)
2012	Intern, Embassy of France, Department of Economic Affairs - Legal Division (Washington D.C., U.S.A.)
2011	Intern, Total S.A., Legal Department - Compliance and Social Responsibility (La Défense, France)
2010	Law Clerk, Paris Administrative Court of Appeal (Paris, France)
2008	Intern, French State Council (" <i>Conseil d'Etat</i> "), Advisory Branch (Paris, France)

EDUCATION

2014	Admitted to the Paris Bar
2010	Master Degree in Human Rights and Humanitarian Law, University of Paris II - Panthéon-Assas (France) Thesis: The international protection of the rights of indigenous peoples on their intangible cultural heritage.

2009	Master Degree in Judicial and Legal professions, Sciences Po Law School (France)
2007	Exchange year, University of São Paulo, Faculty of law (Brazil)
2004 - 2006	Undergraduate program, Sciences Po (France)

PROFILE

Member of the *Association des Sciences-Po*

Member of the Paris Very Young Arbitration Practitioners group (PVYAP)

Member of the ICC Young Arbitrators Forum (ICC YAF)

Member of the CEA-40 (*Club Español del Arbitraje*)

EXPERIENCES

Termination of a software development contract.
(about 40 million Euros, French law, ICC, French language)

Termination of a supply contract in the Defense sector.
(about 20 million Euros, French law, ICC, English language)

Breach of a supply contract in an astronomy research project.
(about 1,5 million Euros, Swiss law, ICC, English language)

Breach of a turn-key agreement relating to an offshore project in the oil sector.
(about 80 million Euros, French law, ICC, English language)

Administrative secretary of an arbitral tribunal in a dispute relating to the exploitation of oil resources.
(about 100 million Euros, domestic law, ICC, English language)

Dozen of disputes arising out of the alteration of the legal framework applicable to the renewable energy sector in several States of continental Europe.
(Energy Charter Treaty, ICSID and SCC, English language)

Dispute between co-investors in an energy enterprise in South America.
(Spanish law, ICC New York, English language)

Dispute relating to an urban development and construction project in Northern Africa.
(domestic law and investment treaty, ICSID, French and English languages)

Delays and disruptions in the construction of a port infrastructure in Northern Africa.
(domestic law, ICC Paris, English language)

Investment dispute over a mining project in South-America.
(multi-billion USD, bilateral investment treaty, English language)

Dispute relating to the termination of a waste-management concession in Northern Africa.
(bilateral investment treaty, ICSID, French and English languages)

Enforcement of awards rendered on disputes involving road infrastructures and the transport industry in West and North Africa.

Revision and annulment challenges against international awards.
(French law or ICC, French or English languages)

Participation to internal, preventive controls relating to corruption and anti-competitive behavior following mergers or acquisitions of enterprises in Europe and Africa.

PUBLICATIONS

Assisted Eric Schwartz, Heloise Hervé and Cédric Soule with the update of “Lexology’s Arbitration Navigator (France)”, 2016.

OI European Group B.V. v. Bolivarian Republic of Venezuela, ICSID Case No. ARB/11/25, in Journal of Damages in International Arbitration - Vol. 2, No. 2, August 2015.

Assisted Sébastien Bonnard with drafting the article “Extension of the Arbitration Agreement to Non-Signatories in Subcontracting Relationship: Mere Involvement or Interference?”, in Les Cahiers de l’Arbitrage / Paris Journal of International Arbitration, No. 1- 2013.