

BETTO PERBEN PRADEL FILHOL



Alexandre REYNAUD

Partner

Tel.: +33 (0) 1 40 55 38 77
alexandre.reynaud@bettolegal.com

Alexandre Reynaud is dually qualified in New York and Paris. His main area of practice is international commercial arbitration, with a particular focus on the aerospace, defense, hospitality, and energy industries. He has acted as counsel in numerous arbitrations under the rules of the most prominent arbitral institutions. Alexandre handles post-arbitration litigation, including annulment and enforcement proceedings before French courts and abroad.

In addition to his arbitration practice, Alexandre also acts as counsel, both in France and abroad, in complex litigation cases relating to commercial and corporate disputes as well as white-collar crime.

LANGUAGES

French, English

PROFESSIONAL EXPERIENCE

Since 2019	Partner, BETTO PERBEN PRADEL FILHOL
2018-2019	Counsel, BETTO SERAGLINI
2013-2017	Associate, BETTO SERAGLINI
2010-2012	Associate, Hogan Lovells
2008	Intern, Herbert Smith (Paris)
2008	Intern, WilmerHale (London)
2007	Intern, Linklaters (Luxembourg)

EDUCATION

2012	Paris, Bar Admission
2011	New York, Bar Admission
2010	LL.M., Cornell Law School, Ithaca (New York)
2009	Master 2 in Private International Law and International Business Law, University of Paris I (Panthéon-Sorbonne), with honors (Rank # 1)

PROFILE

Chairman of the Fonds de dotation pour la Justice internationale BETTO PERBEN PARDEL FILHOL
Regional representative for Europe (France) of the Young International Arbitration Group of the LCIA (2016-19).

Member of the ICC Young Arbitrators Forum (YAF), of Young ICCA and of CFA 40.

Bar-appointed attorney before the Paris Criminal court (2015-2017).

RANKINGS

Expert Guides 2020: “Rising star” – Commercial Arbitration France

Who’s Who Legal - Arbitration Future Leaders - Non-Partners 2020: “Alexandre Reynaud comes highly recommended, with sources calling him a ‘very good strategic thinker’ with a ‘strong commercial sense’. He is further commended for his ‘analytical and technical skills’.”

Legal 500 EMEA 2019: “Alexandre Reynaud is ‘extremely responsive and diligent in case preparation’.”

Who’s Who Legal - Arbitration Future Leaders - Non-Partners 2019: “Alexandre Reynaud at Betto Seraglini is ‘a dedicated practitioner who is very well versed on the legal side’, according to sources who note, ‘He works tirelessly for clients and never leaves a stone unturned’.”

Expert Guides 2019: “Rising star” – Commercial Arbitration France

Legal 500 EMEA 2018

Who’s Who Legal - Arbitration Future Leaders - Non-Partners 2018

Expert Guides 2018: “Rising star” – Commercial Arbitration France

CREDENTIALS

Breach of Public-Private Partnership in the mining sector in West Africa.
(4 billion dollars, Civil Law, ICC The Hague, French language)

Breach of a Production Sharing Agreement in the oil and gas sector.
(1 billion dollars, Civil Law, ICC Paris, French language)

Breach of a joint-venture agreement in the Defense sector.
(180 million dollars, Swiss law, ICC Geneva, English language)

Breach of a cooperation agreement in the Defense sector.
(105 million euros, French law, ICC Brussels, English language)

Representation of a major energy player in an arbitration related to the sale of uranium.
(65 million dollars, Swiss Law, ICC Lausanne, English language)

Breach of a supply agreement in the Aeronautic sector.
(47 million euros, French law, ICC, seat in Paris, English language)

Breach of a supply contract in the Defense sector.
(40 million euros, Singapore law, SIAC Singapore, English language)

Dispute between shareholders of a joint-venture in the sector of high technology defense systems.
(30+ million dollars, French law, NAI Rotterdam, English language)

Delays and disruptions in the construction energy sector infrastructure.
(30 million euros, Algerian law, ICC Paris, French language)

Representation of a major aeronautics group in a dispute related to a license agreement.
(25 million euros, French law, ad hoc procedure, English language)
Termination of a commercial lease in the retail sector.
(19 million euros, Greek law, ICC Athens, English language)

Termination of a supply contract in the Telecom sector.
(17 million euros, French law, ICC Paris, French language)

Breach of a supply agreement in the Aeronautic sector.
(16 million euros, Swiss law, ICC, seat in Zurich, English language)

Breach of a commercial lease in the hospitality sector.
(12 million euros, OHADA law, ICC, seat in Paris, French language)

Breach of a maintenance and lease agreement in the Aeronautic sector.
(10 million dollars, French law, ICC Paris, English language)

Breach of an agency contract in the Defense sector.
(8 million dollars, French law, ICC Zurich, French language)

Breach of a cooperation agreement in the tidal energy sector.
(6 million euros, ICC Paris, English language)

Administrative Secretary to an arbitral tribunal in the Petrochemicals sector.
(6 million dollars, Iranian law, ICC Paris, English language)

Dispute between a German Fund and an Italian company in relation to a real estate property.
(6 million dollars, ICC Paris, English, and French language)

Representation of a major energy player against a Namibian company regarding the implementation of a contract in the mining sector.
(3,5 million dollars, Swiss Law, ICC Geneva, English language)

PUBLICATIONS

"The Arbitrator's Duty to Investigate his or her Law Firm's Business Ties Before and During the Arbitral Proceedings: Note on 1st Civ., 3 October 2019, Audi Volkswagen Middle East v. Saad Buzwair Automotive", *Cahiers de l'Arbitrage*, 2019, n°4, pp. 687-701 (with A. Cottin).

"L'arrêt *Gold Reserve: une mine d'or d'enseignements, note sous Paris, Pôle 1 - Ch. 1, 7 Février 2017*" 2017.2 *Rev. Arb.* 566 (with J. Fouret).

"*Une illustration récente: l'affaire Planor Afrique*" in "*Procédures Parallèles et décision contradictoires*", Bruylant, 2015 (with H. Meur).

"Exécution des sentences arbitrales commerciales internationales et protection des investissements: le triomphe de la Convention de New York", Versailles Intl Arb. Bus. Law Review, Nov. 2013 (with E. Nicolet).

"Prorogation, estoppel et renonciation: variations sur le délai d'arbitrage en droit de l'arbitrage interne", note following Civ. 1ère, 22 September 2010 and Paris, 1ère Ch. C., 19 November 2009, Rev. arb., 2011, 152 (with J-G Betto).