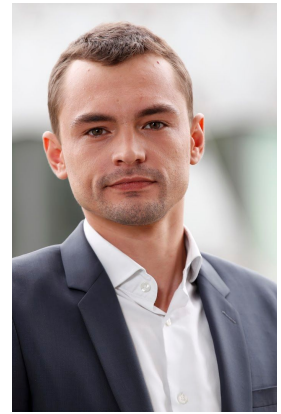


BETTO PERBEN PRADEL FILHOL



Antoine COTTIN

Associate

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

Antoine Cottin focuses on international arbitration and litigation, as well as public international law. He has experience as counsel in both commercial and high-profile investment arbitration cases relating to a broad range of activities including the Energy, Defence, and Construction sectors.

LANGUAGES

French, English, Spanish

PROFESSIONAL EXPERIENCE

Since 2019	Intern and Associate, BETTO PERBEN PRADEL FILHOL (formerly BETTO SERAGLINI)
2018	Law Clerk, Cour de cassation (Paris)
2017	Jurist, Clyde & Co (Paris)
2015	Legal Researcher, Jones Day (Paris)
2015	Research Assistant, Pr. Pierre-Marie Dupuy (Geneva)
2014	Legal Archivist, EDF International (Paris)
2011-2013	Intern, Jones Day (Paris and Madrid)
2010	Intern, EDF (Paris)

EDUCATION

2020	Paris, Bar Admission
2015	LL.M. International Dispute Settlement (MIDS), cum laude Graduate Institute of International and Development Studies, University of Geneva
2013	Master 1 & 2 (Research) in International and European Law, cum laude University of Paris X (Paris-Nanterre)
2009	LL.B. in Law and Political Science University of Paris X (Paris-Nanterre) Universidad Rey Juan Carlos (Madrid)

CREDENTIALS

BIT Arbitration relating to the expropriation of a Western investor in an Eastern European State in various industrial sectors and real estate.

(12 billion dollars - UNCITRAL/BIT, Seat in Madrid, English language)

Legal representation of Respondent in an SCC arbitration concerning a gas price review dispute between a Danish company and a Russian public entity.

(300 million dollars, SCC, Seat in Stockholm, English language)

Legal representation of Claimant in *Capital Financial Holdings Luxembourg S.A. v Republic of Cameroon* (ICSID Case ARB/15/28).

(112 million dollars, BIT-based ICSID arbitration, French and English languages)

Legal representation of Respondent in *Tamagot Bumi S.A., Bumi Mauritania S.A. v Islamic Republic of Mauritania* (ICSID Case ARB/14/23).

(100 million dollars, Law and contract-based ICSID arbitration, French language)

Legal representation of Claimant in an ICC arbitration concerning a furniture and maintenance agreement of turbines for a hydraulic generator (HPP).

(50 million dollars, ICC Madrid, English language)

Representation of state-owned company of Central Africa in a dispute regarding Cost Oil Recovery.

(43 million USD, French law, ICC Paris, French language)

Legal representation of Claimant in an ICC arbitration concerning the wrongful termination of a dispute between a Turkish franchisee and a French franchisor.

(40 million dollars, ICC Paris, English language)

Representing a leading French audit company concerning a dispute arising out of a software project.

(35 million euros, French law, ICC Paris, French language)

Legal representation of Respondent in an ICC arbitration concerning a shareholder agreement in the solar energy sector between a leading aeronautical company and a Swiss investment fund.

(30 million dollars, ICC Paris, English language)

Legal representation of Claimant in an ICC arbitration between a leading company in the digital security sector and a sub-Saharan African State concerning a concession contract for the distribution of driving licenses and car documents.

(25 million dollars, ICC Paris, French language)

Dispute between a German Fund and an Italian company concerning a real estate property.

(6 million dollars, ICC Paris, English and French languages)

Secretary of the arbitral tribunal in a dispute between an Algerian company and a Korean company in the construction sector.

(1 million euros, French and Algerian Law, ICC London, English language)

PROFILE

Member of the editorial board of the *Kluwer Arbitration Blog* (Assistant Editor for Europe)

Member of *Société Française pour le Droit International* (SFDI)

Member of the *European Society of International Law* (ESIL)

Member of the ICC Young Arbitrators Forum (ICC YAF)

Member of the Young International Council for Commercial Arbitration (Young ICCA)

PUBLICATIONS

"2020 in Review: Arbitration-Related Developments in France", co-written with F. Renaux, Kluwer Arbitration Blog, 31 January 2021.

"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", co-written with A. Reynaud, Cahiers de l'Arbitrage, 2019, n°4, pp. 687-701.

"Exclusive Application of UNIDROIT Principles to Cure the Parties' Disagreement on the Lex Contractus: A View From France", co-written with F. Renaux, Kluwer Arbitration Blog, 9 May 2020.

"Stay of Enforcement in France: How Restrictive is the Paris Court of Appeal?", Kluwer Arbitration Blog, 26 November 2019.

"Revisiting the Dispute Requirement in International Interpretation Proceedings: Deeds, not Words", co-written with P. Kyriakou, Journal of International Dispute Settlement, Vol. 10, Issue 2, June 2019, pp. 307-327.

"Caribbean Islands in the Mood for Arbitration", co-written with A.-S. Gidoin, Kluwer Arbitration Blog, 12 July 2017.