

Inspiring legal innovation

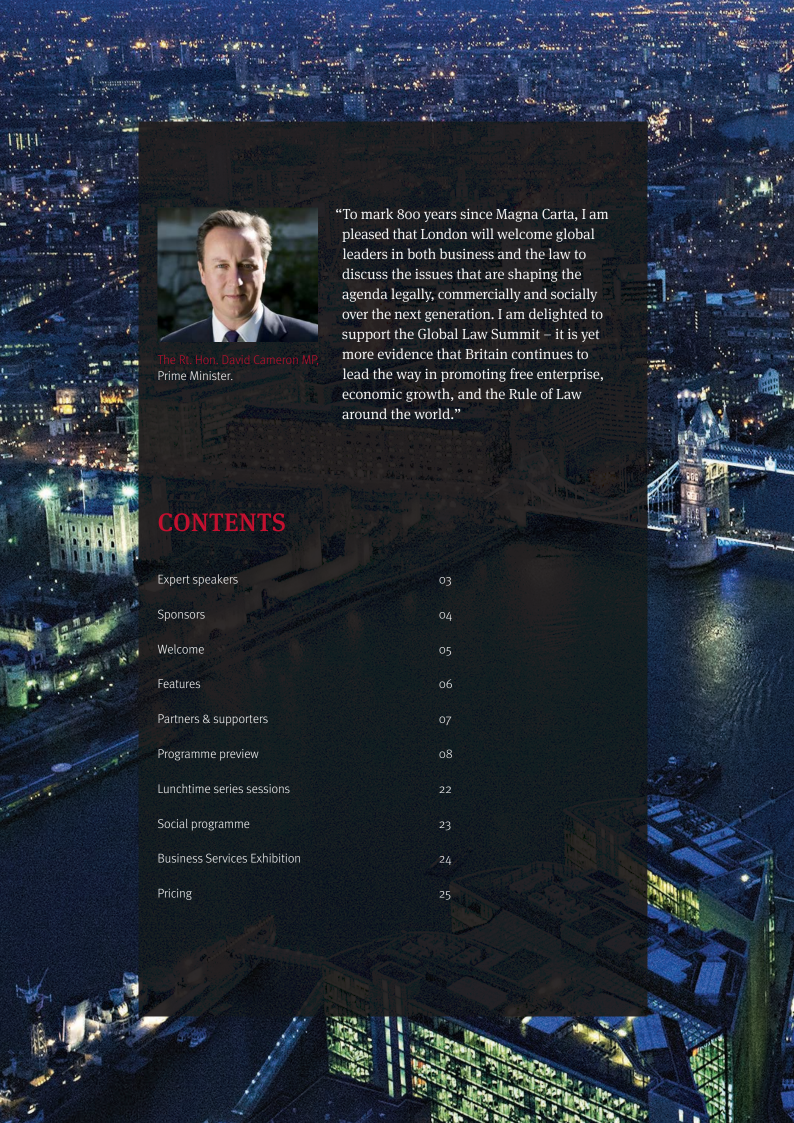


February 23 – 25, 2015

The Queen Elizabeth II Conference Centre & Central Hall Westminster, London

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WELCOME

The Global Law Summit is a unique collaboration between the UK Government, the legal sector and the City of London to consider the interaction between law and business in the 21st Century. We are delighted to say, the Summit is shaping up to be the business and legal event of 2015, with a superb conference programme attracting a top line-up of international speakers.

This preview highlights some of the many features on offer over the three days. You will find a choice of sessions, from plenaries to interactive panel debates, and marketplace workshops through to evening networking receptions. There will also be ample opportunity to arrange one-to-one meetings and to connect with other delegates via our event App before the Summit commences.

With partners, supporters, speakers and delegates coming together from around the world, this is truly a prestigious international event. On behalf of the board of the Global Law Summit, we hope that you will join us, and make the most of this valuable opportunity to meet and debate issues of great current interest to all of us.

Sincerely yours,

Sir David Wootton

Co-Chairman Global Law Summit Henry Bellingham MP

Co-Chairman Global Law Summit

FEATURES

At this event you will:

- Access a range of world leading experts and decision makers through inspirational keynote presentations, practical plenary sessions, interactive panel discussions and exclusive networking events.
- Be inspired and informed with three days of future focused sessions designed to champion legal and business innovation.
- Access a range of carefully selected business services and trade organisations designed to help businesses to become more productive, profitable and competitive.
- Grow your network and make new connections with around 2,000 delegates from representatives of international law firms and in-house General Counsel through to government representatives and academics from across the world.
- With over half of the world's leading law firms headquartered in London, the UK capital makes the perfect location to think about new global challenges.

Just some of the features:

- 40+ programme sessions
- 50+ exhibitors at the Business Services Exhibition
- 2,000 delegates, speakers and guests
- 40+ partners and supporters
- A comprehensive three-day programme
- Daily breakfast sessions
- World-leading experts
- Lunchtime events series
- A truly global audience
- Evening networking receptions
- International Marketplace hosted by UK Trade & Investment
- Iconic location

UKTI Marketplace – A World of Opportunity

UK Trade & Investment representatives from a broad range of embassies, together with private sector experts, will be on hand throughout the Summit to share their insights into how to do business in their markets. Presentations and one-to-one discussions covering investment opportunities will also be offered by the UKTI team.

Live BBC Radio broadcast

Joshua Rozenberg, British legal commentator and journalist is set to become a key feature over the three day programme. BBC Radio 4 'Law in Action' will be live broadcast from the Global Law Summit featuring interviews with key speakers. He will also participate in a compelling live panel discussion with delegates on privacy and the press.

Access the Global Law Summit from your smartphone or tablet

Launching in early 2015, the event App will feature a range of functionality for easy engagement with speakers, delegates and exhibitors. Connect with delegates before the Summit and arrange one-to-one meetings. Check www.globallawsummit.com for updates.

PARTNERS & SUPPORTERS

At this event you will find out more about:

- Conditions for investment in emerging markets and the standards that global corporations should meet.
- How technology and judgments will help define the rule of law debate over the coming decades.
- How the rule of law underpins economic activity from consumer commerce to international trade and investment
- How the law and its consistent application are essential to any prosperous and healthy society

Many leading organisations from across business, the law and government are collaborating to deliver the Global Law Summit. We are pleased to welcome the support of the following organisations:

Our partners include:

The Bar Council The Law Society of England

British Council and Wales

The City of London

The Law Society of Northern Ireland

The City of London Law Society The Law Society of Scotland

Foreign and Commonwealth Office Ministry of Justice

International Bar Association TheCityUK

UK Trade and Investment

Supported by:

American Bar Association Inner Temple

American Bar Association Section of Institute of Chartered Secretaries

International Law and Administrators (ICSA)
Association des Jeunes Avocats Internationale Inter American Bar Association

Bingham Centre for the Rule of Law International Association of Defense Counsel

(IADC)

otro do Estudos das Sociodados do International Dispute Resolution Centre

Centro de Estudos das Sociedades de Advogados (CESA) International Dispute Resolution Centro International Senior Lawyers project

Chancery Bar Association Japanese Federation of Bar Associations

Chartered Institute of Arbitrators Judicial Office for England and Wales

Commercial Bar Association Korean Bar Association
Council of Bars and Law Societies of Europe Law Council of Australia

Croatian Bar Association Magna Carta 800th

Dubai International Financial Centre Middle Temple

Faculty of Advocates New York State Bar International Section

GC100 Notary Society of England & Wales

German Federal Bar TECBAR

Ghana Bar Association The Law Society of Hong Kong
Great British China Council Union Internationale des Avocats

PROGRAMME PREVIEW

Our comprehensive programme is designed to champion legal and business innovation and delivers a mix of plenary, keynote, panel and workshop sessions focused on the Rule of Law and its fundamental role in global business, government and society.

The programme's **four** central themes are:

DRIVING ECONOMIC GROWTH THROUGH THE RULE OF LAW

How the rule of law underpins economic activity from consumer commerce to international trade and investment

LAW AT THE HEART OF THE 21ST CENTURY BUSINESS

From internal governance to regulation, competition and dispute resolution

MAGNA CARTA PRINCIPLES AND MODERN WORLD SOLUTIONS

> How the rights enshrined in Magna Carta can be used and what they mean for citizens, business and the state

OF A STRONG AND PROSPEROUS SOCIETY

How the law and its consistent application are essential to any prosperous and healthy society

Please note programme sessions are subject to change

Monday, 23 February 8.00 – 10.00

▶ Registration

Monday, 23 February 10.00 – 10.30

▶ Welcome address

Presented by The Rt Hon The Lord Thomas of Cwmgiedd, Lord Chief Justice of England and Wales

Marking the start of the Global Law Summit, The Rt Hon The Lord Thomas, Head of the judiciary and President of the Courts of England and Wales will welcome delegates and special guests.

Monday, 23 February 11.45 – 13.15

▶ Business and the Rule of Law – Plenary

Sir Roger Carr

Chairman, BAE Systems

Rosemary Martin

Group General Counsel, Vodafone

Sir Michael Rake

Chairman, BT Group

Graham Vinter

General Counsel, BG Group

Chris Osborne

Presented by: GC100

Senior Managing Director, FTI Consulting

Key business leaders and leading general counsel will take part in a debate which will first examine aspects of the Rule of Law and what business needs in order to invest. The debate will start from the basis that capital is limited and therefore competition for capital and capital allocation will necessarily include an assessment of the stability of a country and its laws, rules and regulations prior to a decision to invest in a given jurisdiction. The panel will then question, having invested, what role business has in upholding aspects of the Rule of Law? What is expected of corporates today and in the future?

Monday, 23 February 13.15 – 14.15

▶ Magna Carta – Accident or Destiny? – lunchtime series session

Presented by
The Rt Hon Lord Igor Judge,
Former Lord Chief Justice of
England and Wales

Lord Igor Judge, former Lord Chief Justice, will present a lecture examining whether the veneration attached to Magna Carta, should be regarded as destiny or accident?



Monday, 23 February 14.15 – 15.15

▶ Whose responsibility is it to maintain the Rule of Law? - Panel session

Patricia O'Brien

Under-Secretary-General for Legal Affairs & UN Legal Counsel

Nene Amegatcher

National President Ghana Bar Association

Tony Cross QC

Chairman, Criminal Bar Association of England and Wales

Robert Bromwich SC

Director of Public Prosecutions (Australia)

Chantal-Aimee Doerries QC (Chair) 2015 Vice-Chair, The Bar Council of England and Wales Maintaining and protecting the Rule of Law is of critical concern for all nations. As domestic unrest in one nation increasingly reverberates around the world, often requiring an international response, compliance with and protection of the Rule of Law is an issue of global importance.

This session will examine the priority given to this issue in jurisdictions around the world. Crucial in this context is the ability of ordinary citizens to defend their (civil) rights against the state and other powerful entities and individuals. But who should pay the cost of access to justice? Should it be citizens, businesses or government who pay the cost, and who should determine the level and quality of legal representation?

The first half of this session will present introductory speeches from an expert panel of speakers examining the issues from different jurisdictions, whilst in the second half of the session a broader panel of experts will join the debate to stimulate wider discussion driven by moderated contributions from delegates attending.

Monday, 23 February 14.15 – 15.45

▶ Capital investment in emerging markets – Showcase session

resented by: **Ilen & Overv**

Presented by: The Law Society of England and Wales

Presented by: The Bar Council

Simon Makinson

Partner, Allen & Overy Bangkok

Tim Scales

Partner, Allen & Overy Paris/ Morocco In order to secure global business growth and competitiveness in emerging markets it is essential to have an expert understanding of local regulatory regimes, certainty of the Rule of Law, bilateral treaty laws, infrastructure project finance and trade and commodity finance. A panel of speakers will consider these key challenges facing businesses investing in emerging markets.

Monday, 23 February 14.45 – 15.45

▶ A digital Magna Carta and a state of exception — Panel session

Anne Jellema

CEO, World Wide Web Foundation

Catherine Dixon (Chair)

Chief Executive, NHS Litigation Authority

Dr Gus Hosein

Director, Privacy International

Claude Moraes MEP

Member of the European Parliament for London

Magna Carta has been described as 'the Rule of Law in embryo' (Tom Bingham). Today, the Rule of Law is promoted at home and abroad by Western powers in support of human rights, democracy and effective market economies.

At the same time, Western governments increasingly respond to a threatening world through 'states of exception' in which normal legal principles are suspended and mass surveillance of their populations is extended.

Against this backdrop Sir Tim Berners-Lee, inventor of the world wide web, has called for a digital Magna Carta – a digital bill of rights in each country, supported by public institutions, government officials and corporations.

This panel of experts will explore Sir Tim's call for a digital Magna Carta, how it might impact on business in the 21st century, and the implications for multi-jurisdictional co-operation.

Featuring Silver Partner, Riliance

Presented by: Travers Smith



Monday, 23 February 14.45 – 15.45

▶ Money Laundering: the legal services connection – Panel session

Brian Rogers

Director of Regulation & Compliance Services, Riliance

Steve Wilmott

Director of Intelligence and Investigation, Solicitors Regulation Authority In its 2013 report, 'Money Laundering and Terrorist Financing Vulnerabilities of Legal Professionals', The Financial Action Task Force (FATF) warned that criminals sought out the involvement of legal professionals in their money laundering and terrorist funding activities, sometimes because a legal professional is required to complete certain transactions, and sometimes to access specialised legal and notarial skills and services, which could assist the laundering of the proceeds of crime and the funding of terrorism. In September 2014, the Solicitors Regulation Authority announced that it was to start a thematic review of anti-money laundering compliance within law firms in England & Wales. Around 500 high risk firms under SRA Regulatory Management (300) and those subject to a forensic investigation (200) will be visited.

It is imperative that law firms adopt effective anti-money laundering procedures so they and their staff don't become part of the money laundering problem! This session will look at some of the issues legal professionals need to consider so they don't get caught up in money laundering.

Monday, 23 February 14.45 – 15.45

▶ The role of private equity globally: a force for good? – Panel session

Chris Hale

Senior Partner, Travers Smith

Senior figures from the world of private equity will explore its role in today's global and dynamic world of business.

Attracting some of the brightest individuals from the corporate landscape, private equity funds have invested £trillions in many industry sectors around the world. Looking to enhance the value of those businesses and help realise their full potential, the funds provide more than just capital to industry. Private equity has grown in recent years to be a mainstay of corporate finance and of M&A activity. Despite this success, it does have its critics, some vocal.

This lively session will address three main areas: private equity performance, governance and the role of law in supporting, and sometimes hindering, private equity.

Monday, 23 February 16.30 – 17.45

▶ Rule of Law, Access to Justice and Sustainable Development – Plenary

Ann-Marie Leroy

Senior Vice-President and General Counsel, The World Bank

Baroness Prashar of Runnymede Deputy-Chair, The British Council

Professor Thandbantu Nhlapo Deputy Vice-Chancellor, University of Cape Town, South Africa

Bob Arnot
Justice For All, Nigeria

David Hallam

Director, UK Envoy on Post 2015 Development Goals This session will explore issues around Rule of Law and the Sustainable Development Goals, which will replace the 2015 Millennium Development Goals. It will cover:

- The significance of the Rule of Law for development, including economic development.
- What have been the challenges of meeting the 2015 Millennium Development Goals? What has been achieved? What lessons have been learnt that are relevant to the success of the Sustainable Development Goals?
- Access to justice, legal empowerment, and parallel legal systems.
- How the international community might promote the Rule of Law and measure its progress in the post 2015 Millennium Development Goals era.

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Presented by: **The British Council**

Presented by: Special Bar Associations

SPECIALIST BAR ASSOCIATION SESSION

Monday, 23 February 15.00 – 15.45 **Part 1(a) Plenary**

▶ INTERNATIONAL BUSINESS DISPUTES: RESOLUTION IN THE ROLLS BUILDING (SPECIALIST BUSINESS COURTS IN LONDON)

The view from the Bar and Bench on choice of jurisdiction and choice of law – and why you should care.

The Hon. Mrs Justice Carr Justice of the High Court of England & Wales (Chair)

The Rt Hon the Lord Mance Justice of the Supreme Court of the United Kingdom

The Rt Hon Lord Justice Vos Justice of the Court of Appeal of England & Wales

Judge Dominique Hascher Judge of the Supreme Judicial Court of France

Carl E. Stewart

Chief Judge of the United States Court of Appeal for the Fifth Circuit

Rupert Bondy

General Counsel, BP Plc

London and litigation are words that have been synonymous for many years, with London held in high regard as the pre-eminent centre for international dispute resolution. Two and a half years ago the opening of "The Rolls Building", a specialist business court in London, cemented this position, attracting ever-increasing levels of commercial litigation and becoming the largest centre for international dispute resolution globally.

The event will start with an international panel, chaired by a High Court Judge, offering insight from the Judiciary as to why London is now the jurisdiction of choice for commercial dispute resolution. This plenary session will be between 15.00 and 15:45.

This will be followed between 15:45 and 13.00 by three break-out sessions run by the Specialist Bar Associations who call The Rolls Building home: COMBAR (Commercial Bar Association), TECBAR (Technology and Construction Bar Association) and the Chancery Bar Association. During these break-out sessions some of our leading Judges and Queen's Counsel will use mock applications to show the advantages of the English legal system in action. Delegates can chose which of the three break-out sessions they wish to attend.

Between 13.00 and 18.30 all delegates attending this event with the Specialist Bar Associations will have a choice of tea in Lincoln's Inn, attending Choral Evensong in the Temple Church, or participating in a tour of the Royal Courts of Justice.

This will be followed by a Champagne Reception in the Middle Temple Hall from 18.30

to 20.30 hosted by the Specialist Bar Associations and their members.

SPECIALIST BAR ASSOCIATION SESSION

Monday, 23 February 16.45 – 17.00

Part 1(b) Break-out

▶ INTERNATIONAL BUSINESS DISPUTES: RESOLUTION IN THE ROLLS BUILDING (SPECIALIST BUSINESS COURTS IN LONDON)

Delegates to choose to attend one of the Chancery Bar Association, Combar or **Techar** break-out sessions:



Chancery Bar Association

Introduction:

Penelope Reed OC

Chair of Chancery Bar Association

Combar

Tecbar

Introduction: Michael Soole QC Chair of TECBAR

Panel Session:

Richard Millett QC

Essex Court Chambers (Chair)

Richard Snowden QC

Erskine Chambers

Timothy Fancourt QC

Falcon Chambers

Catherine Newman QC

Maitland Chambers

Mock Application:

Sir Terence Etherton

Chancellor of the High Court (Judge)

Jonathan Crow QC

4 Stone Buildings (Advocate)

Elspeth Talbot Rice QC

XXIV Old Bulidings (Advocate)

Panel Session:

Laurence Rabinowitz QC

One Essex Court (Chair)

Lord Grabiner QC

One Essex Court

Helen Davies OC

Brick Court Chambers

Joe Smouha QC

Essex Court Chambers

Mock Application:

The Hon. Mr Justice Flaux

Justice of the High Court of England & Wales (Judge)

Charles Bear QC

Fountain Court (Advocate)

Duncan Matthews QC

20 Essex Street (Advocate)

Panel Session:

Michael Soole QC (Chair)

The Hon. Mr Justice Edwards-

Justice of the High Court of England & Wales

Simon Tolson

Fenwick Elliott LLP

Chantal Aimee-Doerries QC

Atkin Chambers

Matthew Lavy

4 Pump Court

Finola O'Farrell QC

Keating Chambers

Mock Application:

The Hon. Mr Justice Edwards-

Stuart

Justice of the High Court of England & Wales (Judge)

Andrew Rigney QC

Crown Office Chambers (Advocate)

Fiona Sinclair QC

4 New Square (Advocate)

Lynne McCafferty

4 Pump Court (Advocate)

Hugh Saunders

3 Paper Buildings (Advocate)

Presented by: Special Bar Associations



Tuesday, 24 February 7.45 – 8.45

- ▶ Law as a Driver for Integrity and Development in Government Procurement
- Breakfast session

Professor Christopher Yukins

Lynn David Research Professor in Government Procurement Law, The George Washington University (Opening presentation)

Michael Bowsher QC

England & Wales (Moderator)

Alistair Clark QC

Scotland

Michael Humphreys QC

Northern Ireland

In order to meet its social and economic goals, the state must not only promote the creation of resources and raise funds from those resources. The state must then ensure that those resources are used in a manner that efficiently and effectively develops its social and political goals, while also ensuring that there is protection against the inevitable threats that those resources will be squandered, misused or diverted. An effective procurement law system must provide for appropriate development, yet also maintain standards of integrity.

This session will consider the diverse approaches taken in worldwide procurement regulation in balancing the promotion of integrity in public purchasing with the state's social and other goals.

The session will look at the worldwide challenges and compare the effects of regulatory achievements and failings in jurisdictions that have had procurement regimes for some time (such as the US and EU) with areas where procurement regulation is newer and perhaps more innovative. A comparison with the UK experience will then be drawn. The UK had little tradition of procurement regulation until accession to the EU and the speakers will consider how this regulatory environment was integrated into the legal order, and how far it has affected the standards of public procurement. The speakers from each of the home UK Bars will look in particular at the effect of the judicial system upon public expenditure and the legality of that expenditure.

Tuesday, 24 February 9.00 – 10.00

▶ Cutting edge innovation – the catalyst for change – Panel session

Presented by: Berwin Leighton Paisner

Berwin Leighton Paisner (BLP) is driving innovation across the legal sector, pioneering initiatives such as Lawyers on Demand and our Integrated Client Service Model.

The changing economic landscape of recent years has prompted exciting developments in the legal industry and shows no sign of abating. Our services are constantly evolving in order to anticipate clients' needs and provide solutions which make their lives easier. Ranked in the top 5 most innovative firms in Europe, we are helping shape the future of legal practice as well as providing an environment for lawyers to be bold and to do things differently.

With over 90% of clients returning to BLP and 93% recommending it to others, we have proven our commitment to understanding the demands of their businesses, putting them at the centre of all we do.



Tuesday, 24 February 9.00 – 10.00

▶ Sports governing bodies: keeping to the rules of the game? – Panel session

The Law Society of England and Wales

Presented by:

Mark Hovell

Head of Sport, Mills & Reeve

Maurice Watkins

Chairman, Super League and Barnsley Football Club

Jonathan Calvert

Journalist, Sunday Times

Heidi Blake

Journalist, Sunday Times

Margaret Byrne

CEO, Sunderland AFC

The behaviour and legitimacy of sports governing bodies, particularly in football, is frequently headline news. This session will examine the power and influence of governing bodies, the legality of their actions and accountability and the selective use of legal remedies both the bodies themselves and their critics. The panel will debate the following topics:

- Allegations of bribery and corruption in World Cup bids: What is the solution?
- Can the Financial Fair play rules really work? And for who?
- When is legal intervention the right solution?

Tuesday, 24 February 9.00 – 10.30

▶ International business disputes: the most effective courts in a global market

Showcase session

John O'Conor

Partner, Allen & Overy London

Arnold Croiset van Uchelen

Partner, Allen & Overy Amsterdam

Michael Young

Partner, Allen & Overy Paris

Pamela Chepiga

Partner, Allen & Overy New York

The international litigators' view on where to fight your legal battles – and how you get there.

Choosing where to fight your legal battles really matters. In international contracts, parties negotiate more fiercely than ever about where and how disputes are to be resolved – and drafting gets ever more complex. What factors influence commercial parties? Are they the right ones, and are traditions changing? Leading A&O litigators from different countries will look at the trends, at the impact of legal developments on party choice, at regional developments and at potential risks of "privatising" the Rule of Law. They will test each other – and you – on where you should fight your international business disputes and the factors that should really matter.

Tuesday, 24 February 11.15 – 12.30

▶ The future of professional services — Plenary

Presented by: Richard Susskind OBE

Richard Susskind OBE

Author

Susan Taylor Martin

President Legal, Thomson Reuters

David Morley

Worldwide Senior Partner Allen & Overy

Chris Osborne

Senior Managing Director, FTI Consulting

Drawing on themes from his forthcoming book, Beyond the Professions (co-author, Daniel Susskind), Richard Susskind will argue that the practice of law and the administration of justice will change more radically over the next decade than in the last century. Explaining and building on advances in artificial intelligence, social networking, and robotics, he will predict the widespread use of Internet-based legal diagnostic tools, tele-lawyering, online dispute resolution, and virtual hearings. He will suggest that the emergence of new ways of sharing legal expertise in society and the replacement of many legal jobs by machine will require us to rethink the scope and nature of the legal profession.



Tuesday, 24 February 12.30 – 13.45

▶ The trial of Penn and Mead — lunchtime series session

Presented by Nigel Pascoe QC

In one of the most famous of all jury trials, The Trial of Penn and Mead tells the dramatic story of two articulate Quakers on trial at the Old Bailey in 1670 for unlawful assembly, after their open meeting in the City had been interrupted. The speeches, particularly of Penn, are magnificent and the play has strong resonances for all who care about Trial by Jury. The trial led directly to the absolute independence of the jury to decide without fear of consequences.

Since 1993, Nigel Pascoe has presented this playas a solo performance over 95 times, including in American and New Zealand, at the Edinburgh Fringe and on at least 6 previous occasions at the Royal Courts of Justice, including in front of HRH The Princess Royal. It has become a celebrated and popular performance.

Tuesday, 24 February 14.15 – 15.00

▶ Who polices public interest best in global takeovers: <u>Government</u>, the law or the market? – Plenary

Presented by: FTI Consulting

Lord Davies of Abersoch

Former UK Trade Minister & former Chairman of Standard Chartered Bank

Chaired by Lord Davies of Abersoch, former UK Trade Minister and former Chairman of Standard Chartered Bank, this session will consider the different approaches taken by national authorities in major global centres to the identification and protection of the public interest in takeovers. It will examine the different ways in which public interest is defined and will consider the merits and demerits of government intervention to protect national interests in a world where capital is not constrained by national boundaries.

Tuesday, 24 February 16.15 – 17.15

▶ Privacy: What we give away and how our private details are used – and abused

- Panel session

Colin Passmore

Senior Partner, Simmons & Simmons

Shami Chakrabati

Director, Liberty

Josie Rourke

Featuring Silver Partner, Simmons & Simmons

Artistic Director, Donmar Warehouse The nature of privacy — what we mean and what we expect has changed dramatically in the past few decades; and exponentially in recent years. This session seeks to bring three different perspectives to the idea of privacy — considering what it means today within the law and among ourselves as private citizens.



Tuesday, 24 February 16.15 – 17.15

▶ The globalisation of sport: Ensuring rights and protections under the Rule of Law — Panel session

The Law Society of England and Wales

Andrew Caplen

President, The Law Society

Tim Iones

Partner, Freshfields Bruckhaus Deringer LLP

Simon Cliff

GC, Manchester City FC

Sean Cottrell

CEO, LawInSport

Adam Lewis QC

Barrister, Blackstone Chambers

The legal world has an increasingly important role to play in the business of sport, particularly as that business is now a global multi-million dollar one. The session will demonstrate how the influence of lawyers using the Rule of Law ensures rights and protections for society as a whole. Debate will focus on three themes:

- Staging major sporting events from planning to delivering a legacy how the influence of lawyers shapes successful sporting events
- The ethical and legal challenges of working in a global market from the perspective of a major sports club general counsel
- Human rights abuses in sport from equality in the Winter Olympics to allegations of the use of slave labour in the building of World Cup facilities

Tuesday, 24 February 16.15 – 17.15

▶ Modern day slavery and the Rule of Law: global perspectives – Panel session

Presented by: **Thomson Reuters Foundation**

Monique Villa

CEO, Thomson Reuters Foundation

The Rt Hon the Baroness Hale of Richmond (Chair)

Deputy President, The Supreme Court

Nick Grono

President & CEO, The Freedom Fund

Thomson Reuters Foundation will present an overview of the legal landscape for slavery and human trafficking and consider the innovations that are helping to address this across the world.

The session will stress the importance of engagement with the private sector to address these challenges and will explore recent innovations such as the use of financial data to combat slavery. The panellists will also discuss recent changes to legislation in the UK and elsewhere as well as landmark cases against human traffickers.

Tuesday, 24 February 16.15 – 17.15

▶ Sanctions and the Rule of Law - Panel session

The Rt Hon Dominic Grieve QC MP Former Attorney General

Kimberley Prost

Ombudsperson, UN Security Council Al Qaida Sanctions Committee

Adam Szubin

Presented by: The Bar Council

Director, U.S. Treasury's Office of Foreign Assets Control

Alistair MacDonald

Chairman, The Bar Council of England and Wales

Throughout the world, criminal and political sanctions as well as civil remedies are utilised to secure the Rule of Law, to maintain or restore international peace and security. Meeting the challenges presented by threats to the Rule of Law is a key issue for citizens, businesses and all nations, and this session seeks to examine sanctions regimes and their domestic and global impact. What kind of sanctions have proved effective? What are the costs to third parties and are they proportionate to the objective pursued? Following introductory speeches from an expert panel of speakers examining the issues from around the world, in the second half of the session a broader panel of experts will join the debate and to stimulate wider discussion driven by moderated contributions from delegates attending.

Presented by: American Bar Association Section of International Law



Tuesday, 24 February 16.15 – 17.15

The US-UK Extradition Treaty 2003: Balanced or Imbalanced? – Panel session

Lord David Hacking

Chartered Arbitrator, Littleton Chambers

Clive Nicholls QC

Barrister, Three Raymond Buildings

Bruce C. Swartz

Deputy Assistant Attorney General, U.S. Department of Justice

The Rt Hon Sir Scott Baker Judge of the English Court of Appeal

Edward Fitzgerald QC Barrister, Doughty Street Chambers

Since the USA-UK Extradition Treaty of 2003 there have been several high profile requests for extradition to the USA of UK citizens. One concerned three London-based employees of the NatWest Bank (the 'NatWest Three'); another concerned Gary McKinnon, a UK citizen who succeeded in hacking into the Pentagon allegedly causing the disabling of a substantial US Navy computer; and a third case concerned an English citizen (Tappin) who was charged with offences arising out of an alleged conspiracy to export controlled defence articles to Iran without the required licence.

Each of these cases has brought about considerable controversy and hostility in the British press. Moreover it has been asserted by English defence lawyers that the Treaty is "imbalanced" – permitting the USA to make an extradition request on the grounds of a "reasonable suspicion" that an offence had taken place while the UK is only permitted to make an extradition request on a "probable cause" basis. Panellists will debate this assertion from the perspective of the rule of law and reflect on the Review of the 2003 Treaty in which former Lord Justice of Appeal in the UK, Sir Scott Baker, concluded that there was no imbalance relating to extradition requests between the USA and the UK.



Wednesday, 25 February 9.30 – 10.30

Global trends in international trade & the laws that underpin them – Panel session

Presented by: Holman Fenwick Willan LLP The session will discuss trends in global trade and the key legal issues underpinning that growth. It will also identify legal issues that need to be resolved to support the further development of trade.

Wednesday, 25 February 9.30 - 10.30

Investment in 2015 and beyond – Panel session

Featuring Silver Partner, Saunderson House

Chris Sexton

Investment Director, Saunderson House

Tony Overy

Managing Director, Saunderson House Law firm partners and barristers have very distinct needs, earning patterns, lifestyle expectations and compliance obligations. Running busy practices, they spend their time serving clients and running the business but as a result they have less time to focus on themselves. With the global economy remaining a volatile place, where are the best opportunities for them to invest their money? How should they approach financial planning? Transparency in cost is frequently an issue, so what are the questions they should be asking when considering engaging a professional adviser? How should they measure value? This panel session will discuss the issues and provide practical ideas for how a busy law professional should approach investing in 2015 and beyond.

Wednesday, 25 February 9.30 - 10.30

Getting the balance right: a comparative approach to judicial review of legislative and executive decisions – Panel session

Lord Pannick OC

Barrister, Blackstone Chambers

William Hubbard President, ABA

The Rt Hon Lord Justice Laws Lord Justice Laws

Lord Justice of Appeal

The Hon Justice David Fraser

The Supreme Court of Jamaica

Mr Lim Chee Wee

Presented by: The Bar Council

Partner, SKRINE law firm

This session will consider the approach taken in a number of jurisdictions to the review of legislative and executive decisions by the Courts and the panel will discuss the extent to which these approaches succeed in getting the balance right.

The first part of the session will involve reviewing the attitudes to challenging legislative and executive decisions in Courts from a number of jurisdictions and the degree to which the contrasting approaches adopted around the world differ in their practical effectiveness.

In the second part of the session the panel will discuss the effectiveness of the various processes of reviewing legislative and executive decisions. This will involve considering how judicial review evolved in England and Wales and Northern Ireland and compare this with the equivalent rights in other jurisdictions in terms of their efficacy.



Wednesday, 25 February 9.30 – 10.45

Business and Human Rights - Panel session

Cherie Blair CBE QC

Founder & Chair, Omnia Strategy

Jonathan Drimmer

Vice-president and Deputy General Counsel, Barrick Gold Corporation

Georg Kell

Presented by: International Bar Association

Presented by: Cubitt Consulting

Executive Director, UN Global Compact

David Rivkin (Chair)

Incoming President (2015 – 16), International Bar Association

Prof John G. Ruggie

Former UN Secretary-General's Special Representative for Business and Human Rights This session is co-organised with the International Bar Association (IBA) and features some of the most prominent global leaders in the area of corporate integrity. The experts will analyse the importance of human rights due diligence in M&A and other relevant commercial transactions, making special emphasis on the role of legal professionals and on how this expertise is becoming a requirement and an expectation from clients.

Wednesday, 25 February 11.30 – 12.30

Reputation: law, or more? – Panel session

Simon Brocklebank-Fowler

Founder of Cubitt Consulting

Charles Anson CVO

Former member of the Press Complaints Commission and former Press Secretary to HM The Queen

Julian Pike

Partner and Head of Reputation Management, Withers

Your reputation is the most important business asset you have, and it takes a company a life time to build. What happens when that reputation is under attack, do you reach for your lawyer, or your spin-doctor? What is the role of the media after the high drama of Leveson, and is its duty to be responsible now established with new regulatory structures and the chastening of the criminal courts? Leading representatives of the media, the previous regulator, and the founder of the UK's leading independent board-level communications consultancy will debate all.

Wednesday, 25 February 11.30 – 12.30

Anticipating shareholder activism – Panel session

Charles Martin

Senior Partner, Macfarlanes LLP

Steve Cohen

Partner, Corporate, Wachtell, Lipton, Rosen & Katz

Andrew Grant

Founder, Tulchan PR

Sacha Sadan

Featuring Silver Partner, MacFarlanes

Director of Corporate Governance, Legal & General Investment Management

Muir Paterson

Managing Director Investment Banking New York, Goldman Sachs Activist investors are having a profound impact on corporate America. The amount of capital allocated to hedge funds with strategies defined by shareholder activism has rocketed in the past decade, up from \$19bn to \$246bn.

In the UK we have already seen increased levels of shareholder activism and the activist movement looks set to grow. Despite the important legal and regulatory differences between the US and Europe, the US can offer valuable lessons in how activists have worked and how corporations have responded.

Will shareholder activism take off in Europe, as it has done in the US? What lessons can directors of European companies learn from their US counterparts in how to manage the shareholder activist? What is the attitude of institutional shareholders to this trend?

This session will leave you better informed on how activism might have an impact on you, whatever your particular vantage point on this issue might be.



Wednesday, 25 February 11.30 – 12.30

Beyond the Commonwealth: Magna Carta and the development of law around the world – Panel session

The Law Society of England and Wales

The Rt. Hon. Lord Dyson Master of the Rolls

Chief Bayo Ojo Partner, Bayer Ojo & Co How has Magna Carta impacted on those countries that gained their independence from the UK in the last century? The session will explore the way in which those new states developed their legal systems using Magna Carta's principles to go further than what they had inherited, and as a driver for creating legal systems that addressed the inherent inequalities and inconsistencies they inherited.

Wednesday, 25 February 14.00 - 15.15

Global economy and the Rule of Law - Plenary

Professor Sir Jeffrey Jowell QC Director, The Bingham Centre for

Director, The Bingham Centre for the Rule of Law

The Hon. Chief Justice Geoffrey MA Tao-li GBM

Chief Justice of the Hong Kong Court of Final Appeal

Harish Salve, Barrister Blackstone Chambers

Trevor Manuel

Senior Adviser to the Rothschild Group Worldwide and former Cabinet Minister for South Africa from 1994 to 2014

Lionel Barber

Editor, Financial Times

The Bingham Centre for the Rule of Law has recently worked with the EIU, The Investment Treaty Forum and Hogan Lovells to survey leading multi-nationals on how their investment decisions are driven by rule of law factors.

Led by the Bingham Centre's Director, Sir Jeffrey Jowell QC, this session will draw on this research to consider how Rule of Law drives economic growth. The expert panel will explain how business and political leaders, supported by first class legal services, can work together in the 21st Century to break down economic barriers created by inadequate Rule of Law, just as their predecessors did in the 20th Century to break down the barriers of tariffs and quotas.

SOCIAL PROGRAMME















1.

Welcome reception

Hosted by The Rt Hon The Lord Thomas of Cwmgiedd, Lord Chief Justice of England and Wales

Royal Courts of Justice

Sunday, 22 February 2015

18.30 – 20.30 Conference registration open to delegates

2.

Evening reception

The Law Society of England and Wales **Monday, 23 February 2015** 6.30 – 8.30pm Hosted by The Law Society

3.

Evening reception

Middle Temple

Monday, 23 February 2015

18.30 – 20.30 Hosted by Specialist Bar Association

4.

Evening reception

The Old Bailey

Monday, 23 February 2015 19.00 – 21.00

5.

Evening reception

Guildhall Art Gallery

Tuesday, 24 February

18.30 – 20.30

Viewing of Magna Carta (1297)

6.

Afternoon reception

Houses of Parliament

Wednesday, 25 February 2015

16.00 - 18.00

7.

Law Rocks! live performance

Guildhall

Tuesday, 24 February 2015

20.00 – 21.30

Live acoustic rock performances featuring law firms and barristers chambers.

BUSINESS SERVICES EXHIBITION

The Business Services Exhibition is integral to the Global Law Summit. It will host a range of carefully selected business services and trade organisations designed to help businesses to become more productive, profitable and competitive. Delegates will be given ample time throughout the conference to visit the exhibition so that discussions can be had with suppliers and providers about new business and new markets.

We are pleased to welcome the following organisations who will be exhibiting at the Global Law Summit:

ALLEN & OVERY









































Align your company name with the industry's elite and showcase your expertise to a truly global audience.

For more information on our exhibition opportunities, please contact John O'Brien.

E: John.OBrien@globallawsummit.com M: +44 (0)7967589754





PRICING

Category	Standard booking by 15 Jan 2015	Full rate by 22 Feb 2015	At the event
Delegate	£1,349	£1,499	£1,750
In-house General Counsel	£1,149	£1,299	£1,549
Overseas/low economic	£1,149	£1,299	£1,549

All fees are in £ pounds sterling exclusive of VAT (currently 20%)
For a list of countries eligible for a discount, visit www.globallawsummit.com/registration



Venue

Queen Elizabeth II Conference Centre is a well known conference space situated opposite Westminster Abbey and within walking distance of the Houses of Parliament. Seven floors of purpose-built meeting space in the heart of London are dedicated to the Global Law Summit. Adjacent, is Central Hall Westminster, one of the world's first purpose-built meeting facilities. With its spectacular dome, The Great Hall has welcomed world figures and hosted important historical events over the past 100 years, including the first ever meeting of the United Nations (1946).

London boasts excellent transport links, fantastic culture, and superb nightlife. In combination with the Queen Elizabeth II Conference Centre & Central Hall Westminster, it all makes for the ideal backdrop to the Global Law Summit. For more information on getting to the venue, facilities and disability access visit www.globallawsummit.com/venue

Booking information

Register online at www.globallawsummit.com or by telephone +44 (o) 1202 640 312

Registration fees include:

- Welcome reception on the evening of Sunday 22 February, 2015
- Attendance at the conference sessions
- Access to any available speakers' presentations
- Networking events
- Buffet lunch and refreshments on 23 25 February, 2015
- Entrance to the Business Services Exhibition

Group discount

Group bookings of five (5) or more delegates, receive a 50% discount off every full delegate fee for the 5th and subsequent tickets. All tickets must be booked at the same time to receive the discount.

Group discounts available, please email **globallawsummit@judylaneconsulting.com** or phone +44(0)1202 640312.

Accommodation

Special rates are available to delegates, subject to availability. All hotels are within walking distance of the conference venue. For further information visit **globallawsummit.com/accommodation**



www.globallawsummit.com