

ICSID ARBITRATOR/CONCILIATOR

Prof Maja Stanivuković



Biographical data

Address: Radnička 26

Novi Sad, 21000

Republic of Serbia

Telephone: +381 66 455 244

email: maja@stanivukovic.rs

- **Website:** <https://www.linkedin.com/in/maja-stanivukovi%C4%87-ba74116/>

Languages:

English

French

Serbian/Croatian/Bosnian

ICSID Panel Designation

Designation/Role	Designated By	Designation Date
Arbitrator	Bosnia and Herzegovina	12/2/2014 -

Experience in ICSID Proceedings

Case Name	Type	Role (Appt'd by)
Elektrogospodarstvo Slovenije - razvoj in inženiring d.o.o. v. Bosnia and Herzegovina	Arbitration	Co-arbitrator (Resp.)

Experience in other investment arbitration

NJSC Naftogaz of Ukraine (Ukraine) et al. v. The Russian Federation, UNCITRAL, Permanent Court of Arbitration, 2017-16, arbitrator

Civis-Ing Kft (Hungary) v. Serbia, UNCITRAL, 2006, arbitrator

Professional experience

University of Novi Sad, Novi Sad, Republic of Serbia, Professor of Law (since 2000)

President of Belgrade Arbitration Center since 2014.

Commercial arbitration: more than 30 (ICC, UNCITRAL, FTCA, Swiss Chambers, LCIA)

Education and Professional Qualifications

Institution	City	Degree/Qualification	Date
Université de Montpellier	Montpellier, France	Diplôme d'Université de troisième cycle de droit nucléaire international	2011
University of Novi Sad	Novi Sad, Republic of Serbia	Ph.D.	1994
Cornell University	New York, US	LL.M. (Fulbright scholar)	1991
University of Novi Sad	Novi Sad, Republic of Serbia	Magister iuris	1989
University of Novi Sad	Novi Sad, Republic of Serbia	LL.B.	1985

Publications

1. Sufficient Contribution as a Feature of Investment, Prof. dr Allan F. Tatham, Prof. Vitomir G. Popović, Professor Jelena Vukadinović Marković, editors, *Liber Amicorum in Honour of Radovan d. Vukadinović*, Belgrade, 2021; pp. 579-596; (coauthored with Professor Petar Đundić);
2. National Report for Serbia, In: *International Handbook on Commercial Arbitration*, Lise Bosman (ed.) Supplement 104, The Hague, Kluwer Law International, 2019, pp. 1-68;
3. From Losinger to *ATA v. Jordan*: Retroactive application of national law to arbitration agreements, *Yearbook on International Arbitration and ADR*, Volume VI, edited by Marianne Rotjh, Michael Geistlinger, Zurich, Vienna, Graz, 2019, str. 149-170; (coauthored with Professor Sanja Đajić);

4. The Local Remedies Rule in Non-ICSID Investment Arbitration, In: Christian Klausegger, Peter Klein, Florian Kremslehner, Alexander Petsche, Nikolaus Pitkowitz, Irene Welser, Gerold Zeiler (eds.), Austrian Yearbook on International Arbitration, Wien, 2019, pp. 421-466; (coauthored with Professor Sanja Đajić);
5. Serbia, Encyclopaedia of Laws – Private International Law, Kluwer Law International, 2018. (coauthored with Professor Mirko Živković);
6. Adjudication as a Preliminary Step to Arbitration: a Case of First Impression in Serbia, "Harmonization of Serbian and Hungarian (domestic) Law with the European Union Law"; thematic collection of papers. Vol. 6, editor Branislav Ristivojević, Novi Sad, Pravni fakultet, Centar za izdavačku delatnost, 2018, pp. 137-166;
7. Legitimate Expectations: A Commentary of Micula v. Romania, Yearbook on International Arbitration, Volume V, edited by Marianne Roth, Michael Geistlinger with the assistance of Tobias Kunz, Zurich-Vienna-Graz, Dike Verlag AG, NWV Verlag GmbH, 2017, pp. 165-202;
8. Investment arbitration – effects of an arbitral award rendered in a related contractual dispute, Yearbook on International Arbitration, Volume IV, edited by Marianne Roth, Michael Geistlinger, Vienna, NWV Verlag GmbH, 2015, pp. 150-179;
9. Vestiges of Dualism in International Investment Arbitration, Savremeni međunarodnopravni poredak i evropske integracije Srbije, Editors: Dragoljub Todić, Marko Novaković, Institut za međunarodnu politiku i privredu, Beograd, 2014, pp. 45-69 (coauthored with Professor Sanja Đajić);
10. State-Investor Disputes Connected to Foreign Investments in the Nuclear Energy Sector: A Review of the Two Cases Arising Under The Energy Charter Treaty, Zbornik Radova, Novi Sad Faculty of Law, no. 3/2011 pp. 253-298;