

1. Juli 2009

### Curriculum Vitae

Personal: Born Dec. 1943, Mühlhausen/Germany;

Studies: 1965 – 1969 Law studies at Göttingen and Bonn Universities;  
1974 – 1975 Comparative Law studies at the University of Chicago Law School, emphasis on civil law and administrative law, LL.M. August 1975;

1979 certified translator and interpreter for English;

Referendar: 1970 – 1974  
(legal trainee)

Professional experience: 1975 – 1978 associate with *Peltzer & Riesenkampff*, attorneys at law, Frankfurt/Main (now: *CMS Hasche Sigle* – banking and general commercial law);  
1979 – 1985 Partner of *Hoffmann, Raeschke-Kessler, Liebs*, attorneys at law, Düsseldorf (now *Hoffmann Liebs Fritsch Ruhe* – general commercial and environmental law);  
2002 Fellow Chartered Institute of Arbitrators.

permanent service as arbitrator, chairman or counsel in national and international arbitrations, i.a. appointed by global players;

since 1986 **Rechtsanwalt beim Bundesgerichtshof** (member of the bar of the German Federal Supreme Court, 41 members only);

numerous publications on issues of international arbitration;

honorary professor at the Faculty of Law, University of Cologne.

Working languages: German, English, French



## Professional Memberships:

ICC Commission on International Arbitration; FCI Arb; past Vice-Chair IBA-Committee D (on International Arbitration); past Member Working Group IBA Rules of Evidence in International Arbitration; past Member Working Group IBA-Guidelines on Conflicts of Interest in International Arbitration; past Vice President LCIA, European Users Council; Member of the Board of DIS.

## Publications:

*Witness Conferencing*, in: *Newman/Hill, The Leading Arbitrators' Guide to international Arbitration*, 2nd ed., New York, 2008, pp. 415-428; *Corruption in Foreign Investment - Contracts and Dispute Settlement between Investors, States, and Agents*, in: *The Oxford Handbook of International Investment Law*, 2008, pp. 584-616; Observation to BGH - VII ZB 8/05 and 9/05 - (Sedlmayer) in: *Stockholm International Arbitration Review* 2006:1, 96-99; *The Arbitrator as Settlement Facilitator*, in: *Arbitration International, The Journal of the London Court of International Arbitration (LCIA)*, Volume 21, Number 4, 2005, 523-537; *The Contribution of International Arbitration to Transnational Procedural Law*, in: *Liber Amicorum* in honour of Robert Briner ICC Publishing, Publication 693, (2005) [www.iccbooks.com](http://www.iccbooks.com); *Global Reflections on International Law, Commerce and Dispute Resolution*, 647-663; *Some Aspects of International Public Policy in International Commercial Arbitration*, in: *The Relevance of Public International Law in International Arbitration - ILA/DIS Arbitration Day 2004*, DIS-Materialien 11/05; *The UNIDROIT Principles in Contemporary Contract Practice*, ICC Bulletin - Special Supplement 2002: UNIDROIT Principles of International Commercial Contract, 99-104; *"The Production of Documents in International Arbitration - a Commentary on Art 3 of the New IBA-Rules of Evidence"* in: *Arbitration International* 2002, pp. 411-430; Glossner/Raeschke-Kessler, *"The Preamble of the IBA Rules of Evidence - An Agenda for Modern Proceedings in International Commercial Arbitration"* in: *Law and Justice in a Multistate World - Essays in Honour of T von Mehren*, 2002.