



Prof. Dr. Friedrich Rosenfeld

Rechtsanwalt
Partner

HANEFELD Rechtsanwälte

Brooktorkai 20
20457 Hamburg
Germany

16, Avenue de Friedland
75008 Paris
France

E: rosenfeld@hanefeld-legal.com
T: +49 40 180 48 29 30
hanefeld-legal.com

Sprachen

Deutsch
Englisch
Französisch
Spanisch

Nationalität

Deutsch

Erfahrung

Schiedsrichtertätigkeit

- Eilschiedsrichter, Einzelschiedsrichter, Mitschiedsrichter und Vorsitzender in nationalen und internationalen Schiedsverfahren (ICC, ICDR, VIAC, DIS, DIA, LAC, ad hoc, Hamburg Rules)
- Schiedsorte: Deutschland, Schweiz, Dänemark, USA, Österreich, Israel, Griechenland, Frankreich, Niederlande, Luxembourg
- Anwendbares Recht: Deutsch, Dänisch, Griechisch, Englisch, Österreichisch, Israelisch, Nordmazedonisch

Parteivertretung in Schiedsverfahren

- Vertretung deutscher und ausländischer Unternehmen in nationalen und internationalen Schiedsverfahren (Handels- sowie Investitionsschiedsverfahren)
- Schiedsorte: Deutschland, Niederlande, Japan, Frankreich, Schweiz, Türkei, Israel, Tunesien
- Anwendbares Recht: Österreichisch, Deutsch, Katarisch, Türkisch, Niederländisch, Japanisch, Israelisch, Tunesisch, internationales Recht

Sonstiges

- Parteibenannter Gutachter zu Fragen des Völkerrechts und des deutschen Rechts
- Experte und Consultant für verschiedene Internationale Organisationen

Instrumente

- Schiedsverfahren
- Gerichtsverfahren

Fachgebiete

- Investitionsschutzrecht
- Post-M&A und Gesellschaftsrecht
- Anlagen- und Maschinenbau
- Energie und Renewables
- Kauf- und Handelsrecht
- Public international law & sovereigns

Anerkennungen

JUVE

- Friedrich Rosenfeld ist ein "brillanter Jurist; herausragende Fähigkeiten im Kreuzverhör"
- "Friedrich Rosenfeld [ist ein] brillanter Kopf"
- "Friedrich Rosenfeld ist entscheidungsstark"
- "Friedrich Rosenfeld ist exzellent"
- Friedrich Rosenfeld hat "internationales Format"

Who's Who Legal

- Friedrich Rosenfeld has a "sharp mind and breadth of experience in international arbitration"
- A "dedicated sharp lawyer" with "strong analytical skills" and the "ability to understand complex legal systems"
- "Friedrich is very thorough, quick and smart"
- "Friedrich is an inspiring personality and presence"
- "He is a gifted drafter"
- "Friedrich has a sharp mind and is experienced in international arbitration"
- "Friedrich has strong analytical skills" "He is an up-and-coming lawyer who is dedicated and sharp"

- "A true leader of his generation"
- "His ability to promptly grasp the issues (both factual and legal) raised, as well as the clarity he expresses himself, both in writing and in discussions is very impressive"
- "He clearly has a deep theoretical knowledge of private law, combined with a practical mind and wide experience"
- Lexology Index Thought Leaders: Arbitration 2025
- Lexology Index Construction 2025 - Leading Practitioner

Global Arbitration Review

- Nominiert für den Global Arbitration Review's "Best Prepared, Most Responsive Arbitrator" Award 2022

Curriculum vitae

- **Seit 2011**
Rechtsanwalt bei HANEFELD, Hamburg
- **2011**
Consultant bei der United Nations Assistance to the Khmer Rouge Trials (UNAKRT), Phnom Penh
- **2008 - 2010**
Referendariat in Hamburg mit Auslandsstationen beim UN-Straftribunal für Rwanda in Arusha, beim UN-Straftribunal für das ehemalige Jugoslawien in Den Haag sowie bei K&L Gates LLP in Paris
- **2007 - 2010**
Wissenschaftlicher Assistent am Lehrstuhl von Prof. Dr. Dr. Rainer Hofmann, Johann Wolfgang-Goethe-Universität, Frankfurt a.M.
- **2007 - 2009**
Wissenschaftlicher Mitarbeiter bei Hogan Lovells LLP, Hamburg
- **2008**
Promotion zum Dr. iur. (summa cum laude), Johann Wolfgang-Goethe-Universität, Frankfurt a.M.
- **2002 - 2007**
Studium der Rechtswissenschaften an der Bucerius Law School in Hamburg und der Columbia Law School in New York (Stipendium der Studienstiftung des deutschen

Volkes)

- **2005**
Praktikum bei der IOM in Genf, Bereich Claims
Programmes
- **2004**
Praktikum bei der Deutschen Botschaft in Lima, Peru

- Honorary Professor für Schiedsgerichtsbarkeit,
International Hellenic University, Thessaloniki
Seit 2023
- Visiting Associate Professor, National University of
Singapore
Frühjahr 2023
- Scholar-in-Residence, NYU School of Law
Herbst 2022
- Visiting Professor für Schiedsgerichtsbarkeit, International
Hellenic University, Thessaloniki
2013-2023
- Global Professor of Law from Practice, NYU School of Law
Frühjahr 2020
- Global Adjunct Professor of Law, NYU School of Law in
Paris
Seit 2016
- Lehrbeauftragter für Internationales
Investitionsschutzrecht, Bucerius Law School
Seit 2014
- Lehrbeauftragter für Internationales
Investitionsschutzrecht, Universität Hamburg
2013 - 2014
- Global Hauser Fellow from Practice and Government,
NYU School of Law
2014

Lehraufträge

Vorträge

2025

- Global Dialogue on the Enforcement of Foreign Awards
Indian Institute of Arbitration and Mediation
Neu Delhi, Indien
- The Law and Procedure of Arbitration
Indian Institute of Arbitration and Mediation

Neu Dehli, Indien

- To AI or not to AI in International Arbitration
Tel Aviv Arbitration Week
Tel Aviv, Israel
- Preliminary Views Hearings
Tel Aviv Arbitration Week
Tel Aviv, Israel
- The Procedural Framework for Arbitration
NYU
New York, USA

2024

- Deference at the Enforcement Stage to Prior Court Determinations affirming an Arbitral Award
Paris, Frankreich
- Recognizing and Enforcing Foreign Arbitral Awards under the New York Convention
George Mason University
Washington D.C., USA
- What Makes the German Arbitration Law Exceptional?
New York University
New York, USA
- Soft Law in International Commercial Arbitration
PRE-VIS CONFERENCE 2024
Wien, Österreich
- The Future of Investment Protection in India
Indian Institute of Arbitration & Mediation
Neu Delhi, Indien
- Seminar on Investment Arbitration
Indian Institute of Arbitration & Mediation
Neu Delhi, Indien

2023

- Seminario de Arbitraje Internacional
Santiago de Chile, Chile

- **Exceptionalism in Arbitration**
Sciences Po
Paris, Frankreich
- **The Normative Framework on International Commercial Arbitration**
Bucerius Law School
Hamburg
- **Due Process as a Limit to Discretion**
Copenhagen Arbitration Day
Kopenhagen, Dänemark
- **Delay Claims in Construction Arbitrations**
Berlin Dispute Resolution Week
Berlin
- **Challenging an Arbitral Award based on the Tribunal's Treatment of the Evidence**
Bangalore, Indien
- **Deference in International Commercial Arbitration**
New York University
New York, USA
- **The New York Convention as an Instrument of Uniform Law**
Nova Law School
Lissabon, Portugal
- **The New York Convention as an Instrument of Uniform Law**
Asia Pacific Centre for Arbitration & Mediation
- **Les Stratégies pour Construire une Carrière dans L'Arbitrage International**
Académie Africaine de Pratique du Droit International
Paris, Frankreich

2022

- **What makes a Jurisdiction Arbitration Friendly?**
CAM Seminar
Mailand, Italien
- **The New York Convention as an Instrument of Uniform Law**
George Mason University
Washington D.C., USA

- The New York Convention
Kuwait University
Kuwait
- Practical Matters on the Production of Evidence
NYU Columbia Conference
New York, USA
- The Interplay between Common Law and Civil Law in Arbitration
THAC SIAC Seminar
Bangkok, Thailand
- Due Process in Arbitration
AIA CAM Seminar
Mailand, Italien
- Evidentiary Matters at the Post-Award Stage
DIA NYU Seminar
Kopenhagen, Dänemark
- Reform Options for Dispute Resolution under Investment Treaties
Algiers, Algerien
- Deference in International Commercial Arbitration
Paris, Frankreich
- The Normative Framework on Evidence
Wien, Österreich
- The Shared Control over Arbitral Awards
Columbia University
New York, USA
- The New York Convention as an Instrument of International Law
National University of Singapore
Singapur

2021

- Contemporary Issues in International Arbitration
THAC Seminar
Bangkok, Thailand
- Careers and Opportunities in International Arbitration
New York International Arbitration Week
New York, USA

- **Jura Novit Arbitrator**
Meeting of the American Society of Comparative Law
Wisconsin, USA
- **Autonomous versus Domestic Standards under the New York Convention**
National University of Singapore
Singapore
- **A Global Perspective on Due Process in International Commercial Arbitration**
NYU Danish Institute of Arbitration
Kopenhagen, Dänemark
- **Autonomous versus Domestic Standards under the New York Convention**
Oslo University Webinar
Oslo, Norwegen

2020

- **A Global Perspective on Due Process in International Commercial Arbitration**
NYU DIAC Webinar
Dubai, Vereinigte Arabische Emirate
- **Due Process as a Limit to Discretion**
NYU Russian Arbitration Center Webinar
Moskau, Russland
- **Due Process in International Commercial Arbitration**
NYU FGV Webinar
Sao Paulo, Brasilien
- **The Law Applicable to the Merits**
SIAC Webinar
N.N., Virtual event
- **Arbitration in a Contactless Society**
AIAC Webinar
Kuala Lumpur, Malaysia
- **The IBA Rules on the Taking of Evidence**
New York University
New York, USA
- **CISG in International Arbitration**
New York University
New York, USA

2019

- Case Management Tools for Saving Costs and Time under the DIS Rules
DIS
Thessaloniki, Griechenland
- Due Process in International Commercial Arbitration
New York University
New York, USA
- Arbitration of M&A Disputes
14th International M&A Conference
Versailles, Frankreich
- The Proposal for a Multilateral Investment Court
Sciences Po
Paris, Frankreich
- THAC NYU Arbitration Class
Thai Arbitration Center
Bangkok, Thailand
- Inherent Powers of Arbitrators
KCAB NYU Seminar on Inherent Powers of Arbitrators
Seoul, Südkorea
- The Shared System of Control of Arbitral Awards
Lyon Conference
Lyon, Frankreich
- Inherent Powers of Arbitrators to Reconsider and Revise their Decisions
Belgrade Arbitration Conference
Belgrad, Serbien
- International vs. Domestic Standards in Arbitration
National University of Singapore
Singapur
- Arbitral Awards - What they are and what they are not
New York University
New York, USA

2018

- ISDS: Taking Stock of Criticism and Proposals for Reform

Sciences Po
Paris, Frankreich

- Conflict of Laws
Conflict of Laws
Hamburg
- Limits to Party Autonomy in International Commercial Arbitration
ISTAC
Istanbul, Türkei
- Hamburg Arbitration School
Hamburg Arbitration School
Hamburg
- THAC NYU Arbitration Class
Thai Arbitration Center
Bangkok, Thailand
- Conference on Conflicts of Law in International Arbitration
The Law Applicable to Legal Privilege in International Arbitration
Wien, Österreich
- The Hardening of Soft Law in International Arbitration
National University of Singapore
Singapur

2017

- Inherent Powers of International Adjudicators to Reconsider and Revise their Decisions
Sciences Po
Paris, Frankreich
- The Protection of Weak Parties in International Commercial Arbitration
Arbitration Santo Domingo Conference
Santo Domingo, Dominikanische Republik
- Diverging Approaches towards the Set-Aside of Arbitral Awards
3rd International Arbitration Congress
Istanbul, Türkei
- International Commercial Arbitration / Challenges of Arbitrators / Recognition and Enforcement of Arbitral Awards
Seminar of NYU and the Thai Arbitration Centre

Bangkok, Thailand

- **Weak Parties in International Arbitration**
Conference on the Launch of the Cambridge Compendium on
International Arbitration
Wien, Österreich
- **Rule of Law and Arbitration**
ILA Committee Meeting
Wien, Österreich

2016

- **Choice of Law Approaches in International Arbitration**
Expert Workshop
Tilburg, Niederlande
- **The Backlash against Investment Protection**
Walther Schücking Institute
Kiel
- **The Rome Regulations in International Arbitration**
Conference on the Impact of EU Law on International Commercial
Arbitration
New York, USA
- **Changing Paradigms of Investment Protection – TTIP and
Beyond**
12th International M&A Conference
Mailand, Italien
- **Seminar on International Arbitration**
Hanoi Law University
Hanoi, Vietnam
- **Recent Developments in Energy Investment Arbitration**
AIJA Congress
München
- **Procedural Challenges in International Arbitration**
Procedural Challenges in International Arbitration
Vicenza, Italien
- **Modernising International Investment Agreements and
Investor-State Dispute Settlement Mechanisms**
OECD Capacity Building Workshop
Jordanien
- **Recent Challenges of Investment Arbitration**
Lions Club

Hamburg

- The Investment Chapter of TTIP
America Center
Hamburg

2015

- Introduction to Investment Arbitration
Hamburg Arbitration School
Hamburg
- The Proposal for a New Investment Court
Expert Workshop
Tilburg, Niederlande
- The Future of Arbitration under TTIP
Fall conference of DSJV
Berlin
- Limits to Party Autonomy to Protect Weak Parties in
International Commercial Arbitration
New York University
New York, USA
- Early Dismissal of Claims in Investment Arbitration
N.N.
Tübingen
- The Distinction between Admissibility and Jurisdiction in
International Arbitration
IX International Seminar on Private International Law
Madrid, Spanien
- How to Win an Arbitration on Weak Points
Generations in Arbitration Conference
Wien, Österreich
- Security for Costs in International Arbitration
Belgrade Arbitration Conference
Belgrad, Serbien

2014

- The Use of Investment Arbitration to Overcome
Compliance Deficits with the New York Convention

N.N.
Mexico City, Mexiko

- Convergence and Divergence of Investment and International Commercial Arbitration Conference
Violating the New York Convention as Grounds for Claims under BITs
Santo Domingo, Dominikanische Republik
- Bridging the Gap between Commercial and Investment Arbitration at the Enforcement Stage
NYU Global Fellows Forum
New York, USA
- The State of the International Law on Reparations
International Criminal Court
Den Haag, Niederlande
- Recent Developments in Investment Protection
DIS40 North event
Hamburg
- Possible Paradigmatic Changes in the Settlement of International Investment Disputes
Joint ASIL/ILA Meeting
Washington D.C., USA

2013

- Interplay of Public and Private Paradigms in International Investment Arbitration
DIS40 North event
Frankfurt am Main
- Abstract Interpretations in Investment Law
International Law Association Conference
Athen, Griechenland
- Dispute Resolution in International Financial Transactions
Global Law Week
New York, USA
- N.N.
Development of Procedural Forms and Methods of Dispute Resolution
Yekaterinburg , Russland
- Investment Arbitration
European Lawyers Forum
New York, USA

2012

- Seminar on Arbitration
Yerevan, Armenien

2025

- Should a Court at the Enforcement Stage Pay Deference to a Prior Decision at the Seat Confirming an Arbitral Award?
2 No. 1 Jus Mundi Arbitration Review, 101 -108
- Elgar Concise Encyclopedia of International Commercial Arbitration
Elgar, (Mitherausgeber mit F. Ferrari)
- The FIDIC Conditions of Contract and Domestic Construction Law: A Guide for Global Dispute Resolution
Kluwer, (Mitherausgeber mit F. Ferrari)

2023

- Cross-Regime Remedies for a State's Failure to Comply with the New York Convention
P. Donath et al. (Hrsg.), Der Schutz des Individuums durch das Recht – Festschrift für Rainer Hofmann zum 70. Geburtstag, Springer, 845 – 857
- Arbitrage Commercial International
Pedone, (Koautor mit F. Ferrari und C. Kleiner)
- Arbitraje Comercial Internacional
Marcial Pons, (Koautor mit F. Ferrari, J. Fellas und J. C. Riveira)
- The Independence and Impartiality of Adjudicators in Commercial Institutional Arbitration
Cordero-Moss (Hrsg.), Independence and Impartiality of International Adjudicators, Intersentia, 133 – 155, (Koautor mit F. Ferrari)
- Reconhecimento e Execução de Sentenças Arbitrais Estrangeiras: Um Guia Conciso do Regime Uniforme da Convenção de Nova York
Quartier Latin, (Koautor mit F. Ferrari und M. França Gouveia)

- Recognition and Enforcement of Foreign Arbitral Awards - A Concise Guide to the New York Convention's Uniform Regime
Elgar, (Koautor mit F. Ferrari und C. Kotuby)
- Deference in International Commercial Arbitration
Kluwer, (Mitherausgeber mit F. Ferrari)
- Limitations to Party Autonomy in International Commercial Arbitration
Bjorklund / Kröll / Ferrari (Hrsg.), The Cambridge Compendium on International Arbitration, Cambridge, 47 - 80 (Koautor mit F. Ferrari)
- Applicable Law in Commercial Arbitration
Bjorklund / Kröll / Ferrari (Hrsg.), The Cambridge Compendium on International Arbitration, Cambridge, 482 - 511 (Koautor mit F. Ferrari)
- Weak Parties in International Commercial Arbitration
Bjorklund / Kröll / Ferrari (Hrsg.), The Cambridge Compendium on International Arbitration, Cambridge, 1753 - 1771 (Koautor mit F. Ferrari)

2022

- Arbitragem Commercial Internacional – Uma Introdução Comparada
Quartier Latin, (Koautor mit F. Ferrari, J. Fellas und R. Alves)
- The Handbook of Evidence in International Commercial Arbitration
Kluwer, (Mitherausgeber mit F. Ferrari)

2021

- Autonomous versus Domestic Concepts in the New York Convention
Kluwer, (Mitherausgeber mit F. Ferrari)
- A Comparative Introduction to International Commercial Arbitration
Elgar, (Koautor mit F. Ferrari)

2020

- Due Process as a Limit to Discretion in International Commercial Arbitration
Kluwer, (Mitherausgeber und Koautor mit D. Czernich und F. Ferrari)

2019

- Chapters on Expropriation, Fair and Equitable Treatment, State Responsibility & Compensation, Consent to Arbitrate and the Future of Investment Arbitration
Ferrari / King (eds), Nutshell on Investment Arbitration, West Academic
- The Law Applicable to Legal Privilege in International Arbitration
Ferrari / Kröll (Hrsg.), Conflicts of Laws in International Arbitration, 213 – 238, Juris
- The Hardening of Soft Law in International Arbitration
7 No. 2 European Review of International Arbitration, 19 – 36, Juris

2018

- Inherent Powers of Arbitrators
Juris, (Mitherausgeber mit F. Ferrari)
- Inherent Powers of International Adjudicators to Reconsider and Revise their Decisions
6 No. 2 European Review of International Arbitration, 127 – 147, Juris

2017

- Límites a la Autonomía de las Partes en Arbitraje Internacional
X Revista de Arbitraje Comercial y de Inversiones, 335 – 386 (Koautor mit F. Ferrari)
- Iura Novit Curia in International Law
6 No. 1 European Review of International Arbitration, 131 – 160, Juris
- The Rome Regulations in International Arbitration – The Road Not Taken
Ferrari (Hrsg.), The Impact of EU Law on International Commercial Arbitration, 245 – 283, Juris

2016

- **Arbitral Praeliminaria – Reflections on the Distinction between Jurisdiction and Admissibility after BG v. Argentina**
29 No. 1 Leiden Journal of International Law, 137 – 153, Cambridge University Press
- **Yukos revisited – A Case Comment on the Set-aside Decision in Yukos Universal Limited (Isle of Man) et al. v. Russia**
IPrax, 478 – 483 (Koautor mit F. Ferrari)
- **Security for Costs in ICSID Arbitration – A Case Note on RSM v. St. Lucia**
Arbitration International 1 – 10, Oxford University Press
- **Limits to Party Autonomy to Protect Weak Parties in International Commercial Arbitration**
Ferrari (Hrsg.), Limits to Party Autonomy in International Commercial Arbitration, 417 – 438, Juris
- **Regime Interactions between the New York Convention and International Investment Law – On Bridging the Gap between Commercial and Investment Arbitration at the Enforcement Stage**
12 No. 2 NYU Journal of Law & Business, 295 – 317 (Koautor mit F. Ferrari)
- **Early Dismissal of Claims in Investment Arbitration**
Kulick (Hrsg.), Contracting Parties' Re-assertion of Control over International Investment Agreements and International Investment Treaty Arbitration, Cambridge University Press, 83 – 102
- **Abstract Interpretations in International Investment Law**
Pazartzis / Gavouneli (Hrsg.), Reconceptualising the Rule of Law in Global Governance, Resources, Investment and Trade, Hart Publishing, Oxford, 331 – 343
- **Chapter 10: Germany**
Jørgensen (Hrsg.), Finding, Freezing and Attaching Assets – A Multi-Jurisdictional Handbook, Kluwer, 127 – 140 (Koautor mit H. Nedden)

2014

- **The Trend from Standards to Rules in International Investment Law and its Impact upon the Interpretive Powers of Arbitral Tribunals**

108 American Society of International Law, Proceedings of the Annual Meeting, 191 – 193

2013

- Mass Claims in International Law
Journal of International Dispute Settlement, 159 – 174, Oxford University Press
- The New UNCITRAL Transparency Rules: How the Trend towards Transparency differs in Investment and Commercial Arbitration
Müller / Rigozzi (Hrsg.), New Developments in International Commercial Arbitration 2013 (Koautor mit H. Nedden)

2012

- The Systemic Integration of International Investment Treaties and the New York Convention
NYU Transnational Notes
- Individual Civil Responsibility for the Crime of Aggression
10 No. 1 Journal for International Criminal Justice, 249 – 265, Oxford University Press

2010

- Collective Reparation for Victims of Armed Conflict
92 No. 879 ICRC Review, 731 – 746, Cambridge University Press

2009

- Die Humanitäre Besatzung – ein Dilemma des *Ius Post bellum* (The Humanitarian Occupation – A Dilemma of the *Ius Post Bellum*)
Nomos Publishers

Mitgliedschaften

- Asia International Arbitration Centre, List of Arbitrators
- Bucerius Center for International Dispute Resolution (Member)
- CEPANI, Panel of Arbitrators
- Dubai International Arbitration Centre (DIAC), List of Arbitrators
- European Organization for Mediation and Arbitration (EODID), List of Arbitrators
- German Arbitration Institute (DIS)
- Hamburg Arbitration Circle
- ICDR, Panel of Arbitrators
- International Law Association, Member of the Committee on Conflicts of Laws in International Commercial Arbitration
- International Law Association – German Branch, Member of the Advisory Council
- International Law Association, Alternate Member of the Committee on Rule of Law and International Investment Law (since 2015)
- Korea Commercial Arbitration Board (KCAB), Panel of International Arbitrators
- Netherlands Institute of Arbitration (NAI), Panel of Arbitrators
- Singapore International Arbitration Centre (SIAC), Reserve Panel of Arbitrators
- Thailand Arbitration Center (THAC), Panel of Arbitrators
- Thailand Arbitration Center (THAC), Member of the Arbitrator Committee
- Vienna International Arbitration Centre (VIAC), List of Arbitrators