

LORD COLLINS OF MAPESBURY, LL.D., F.B.A. (LAWRENCE COLLINS)

International arbitrator: ICC, LCIA, ICSID, PCA, Cairo Centre, ad hoc UNCITRAL Rules, with seats in London, Florida, the Hague, Geneva, Singapore, Mumbai, Cairo

1960-1964	Downing College, Cambridge:
1963:	B.A., Law (First Class with Distinction) George Long Prize in Jurisprudence McNair Scholarship in International Law
1964:	LL.B., International Law (First Class) Whewell Scholarship in International Law
1964-65	Columbia University, New York (Ford Foundation Fellowship), LL.M. (1965)
1971—2000	Partner in Herbert Smith & Co (later Herbert Smith), solicitors
1997	Appointed Queen's Counsel (one of first 2 solicitors to be appointed)
1997—2000	Deputy High Court Judge, Chancery Division
2000—2007	High Court judge (as Mr Justice Lawrence Collins) (Chancery Division; judge of the Commercial Court, from 2006)
2000—	Bencher, Inner Temple
2007—2009	Lord Justice of Appeal, Court of Appeal (as Lord Justice Lawrence Collins)
2009	Lord of Appeal, House of Lords (as Lord Collins of Mapesbury)
2009—2011	Justice of the Supreme Court of the United Kingdom
2010—	Member, American Law Institute
2011—2016	Acting Justice of the Supreme Court of the United Kingdom
2011—	Non-permanent member of the Hong Kong Court of Final Appeal

2011— Professor of Law, University College London
 2012— Arbitrator member, Essex Court Chambers, London
 2013-2014 Deputy Chairman, Takeover Appeal Board

Chairman, Takeover Appeal Board

As practitioner (1968-2000)

1980):

2014—

Acted as counsel/arbitrator in ICC, LCIA and Cairo Centre Arbitrations

Major cases in private and public international law and arbitration included:

Evans Marshall & Co Ltd v Bertola SA [1973] 1 WLR 349;

Japanese Ball-Bearings (Anti-Dumping) [1979] ECR 1185 (ECJ); 1979: acted for Manufacturers Hanover in Iranian asset freeze cases (1979-

BP v Libya (1979) 53 ILR 297 (international arbitration);

Libyan Arab Foreign Bank v Manufacturers Hanover Trust Co. (No. 1) [1988] 2 Lloyd's Rep 494; (No. 2) [1989] 1 Lloyd's Rep 608;

Buttes Gas & Oil Co v Hammer (Nos. 2 & 3) [1975] QB 557 (CA); [1981] QB 223 (CA); [1982] AC 888 (HL);

British Airways Board v Laker Airways [1984] QB 142 (CA); [1985] AC 58 (HL);

Deutsche Schachtbau v R'as al Khaimah National Oil Company [1990] 1 AC 295 (CA and HL);

Trasporti Castelletti v Hugo Trumpy SpA [1999] ECR I-1597 (ECJ);

R v Bow Street Magistrates Court, ex p Pinochet (No 3) [2000] 1 AC 61 (appeared before HL as QC on behalf of Government of Chile);

1984-2000 Acted for United States Securities and Exchange Commission in international enforcement cases.

International experience as judge in High Court, Court of Appeal, House of Lords, Privy Council and UK Supreme Court (2000-2016)

High Court and Court of Appeal

Opinions in international law and arbitration included

Istil Group Inc v Zahoor [2003] 2 All ER 252 (privilege and confidentiality); *Re Drax Holdings Ltd* [2004] 1 WLR 1049 (territorial scope of schemes of arrangement);

Aziz v Aziz [2008] 2 All ER 501 (international law: dignity of States); Michael Wilson & Partners Ltd v Emmott [2008] 1 Lloyd's Rep 616 (confidentiality in international arbitration);

Elektrim SA v Vivendi Holdings [2008] 2 CLC 564 (anti-suit injunctions); Satyam Computer Services v Upaid Systems [2008] 2 CLC 864 (jurisdiction clauses);

Kolden Holdings v Rodette [2008] 1 Lloyd's Rep 434 (lis alibi pendens: Brussels I Regulation);

Iran v Barakat Galleries [2009] QB 22 (enforcement of foreign public law) Masri v Consolidated Contractors International Co SAL [2009] QB 450 (receivership over foreign assets);

Masri v Consolidated Contractors International Co SAL [2009] QB 503 (antisuit injunctions);

Gomez v Gomez-Manche Vives [2009] Ch 245 (international trusts);

ETI Euro Telecom International NV v Bolivia [2009] 1 WLR 665 (provisional measures in ICSID investment arbitration and State immunity);

City of London v Sancheti [2009] 1 Lloyd's Rep 117 (ICSID arbitration);

Youell v La Reunion Aerienne [2009] 1 All ER (Comm) 1071 (international arbitration);

Novus Aviation v Onur Tasmacilit [2009] I Lloyd's Rep 576 (forum non conveniens):

Hatzl v XL Insurance Co Ltd [2010] 1 WLR 470 (CMR);

UBS AG v HSH Nordbank [2009] 2 Lloyd's Rep 272 (jurisdiction clauses).

House of Lords/UK Supreme Court/Privy Council

Opinions in international law and arbitration included:

Wasa International Insurance Co Ltd v Lexington Insurance Co [2010] 1 AC 180 (cross-border re-insurance);

R (on the application of Barclay) v Secretary of State for Justice [2010] 1 AC 464 (constitutional law and human rights);

Agbaje v Agbaje [2010] 1 AC 628 (matrimonial law and conflict of laws);

R (on the application of Smith) v Oxfordshire Assistant Deputy Coroner [2011] 1 AC 1 (application of Human Rights Convention to British soldiers in Iraq);

Dallah Real Estate & Tourism Holding v Pakistan [2011] 1 AC 763 (international arbitration);

AK Investment CJSC v Kyrgyz Mobil [2012] 1 WLR 1804 (conflict of laws/jurisdiction);

TMSF v Merrill Lynch Bank and Trust Co [2012] 1 WLR 1721 (enforcement of foreign judgment; receivership/revocable trusts);

NML Capital Ltd v Argentina [2012] 1 AC 495 (state immunity);

Lucasfilm v Ainsworth [2012] 1 AC 208 (conflict of laws/copyright);

Rubin v Eurofinance SA [2013] 1 AC 236 (conflict of laws; international insolvency);

Nilon Ltd v Royal Westminster Investments Ltd [2015] 3 All ER 372 (company law/jurisdiction);

Singularis Holdings Ltd v PricewaterhouseCoopers [2015] AC 1675 (conflict of laws; international insolvency);

Vizcaya Partners Ltd v Picard [2016] 3 All ER 181 (enforcement of foreign judgments).

Academic

1975—	Fellow, Wolfson College, Cambridge (Director of European law research programme, 1975-1980); Emeritus Fellow, 2008; Honorary Fellow, 2010
1982—	Visiting Professor, Queen Mary College, University of London
1989	Elected Associate (1989-1993) and Member (since 1993), Institut de droit international
1994	Awarded LL.D., Cambridge University (for distinction by original contribution to the advancement of the science or study of law)
1994	Elected Fellow of the British Academy
2000—	Honorary Fellow, Downing College, Cambridge

2011— Professor of Law, University College London
 2011 Visiting Fellow, Victoria University, Wellington, New Zealand
 2012/2013 Visiting Professor, Columbia University School of Law
 2012/2014 Visiting Fellow/Visiting Professor, New York University School of Law
 2015— Visiting Professor, New York University School of Law

Lectures on international law and arbitration

Hague Academy of International Law courses 1991 (Provisional and Protective Measures in International Litigation) and 1998 (General Course); opening lecture for new Hague Academy building (Revolution and Restitution: Foreign States in National Courts), 2007
Graveson Memorial Lecture, King's College, London, 1995
Address to Judicial Conference of the Second Circuit, New York, 1996
FA Mann Lecture, Lincoln's Inn, 2001
Lionel Cohen Lecture, Hebrew University of Jerusalem, 2007
Freshfields Arbitration Lecture, 2009
Chancery Bar Association Lecture, 2010
Commercial Bar Association Lecture 2010
Clarendon Law Lectures, Oxford, November 2012
Singapore Management University Asian Arbitration Lecture, 2013

Other positions

Member: Board of Editors, International and Comparative Law Quarterly (1988-2009); Editorial Committee, British Year Book of International Law (since 1991, and Chairman since 2010); Editorial Advisory Committee, Law Quarterly Review (since 1987); Editorial Board, Civil Justice Quarterly (since 2005); Advisory Editor, Supreme Court Practice (2002-2009)

Member: Advisory Council, Centre for Commercial Law Studies, Queen Mary College; Advisory Council, British Institute of International and Comparative Law, and Vice-President, 2011-; Ministry of Justice Advisory Committee on Private International Law.

Member: Council of Advisors, Singapore International Arbitration Centre

Member: Dispute Resolution Expert, Panel of Recognised International Market Experts In Financial Law (PRIME)

Member: Editorial Board, Oxford International Arbitration Series

Formerly Member: Joint Working Party of the Bar and Law Society on Anglo-U.S. Judgments Convention (1980-82); Law Commission Joint Working Party on Torts in Private International Law (1982-84); Commercial Court Committee Working Party on Brussels and Lugano Conventions (1997); International Law Association, British Branch: Hon. Secretary, 1983-1988; International Law Association, Committee on International Securities Regulation, Chairman (1989-1994); Consultant to Law Commission on Torts in Private International Law (1989-90); gave evidence to House of Lords Public Bill Committee on resulting legislation, 1995; appointment by

Secretary of State for Trade and Industry under Companies Act 1989, s. 84 (1990).

Principal Publications

Books

- 1. General Editor, Dicey & Morris (now Dicey, Morris & Collins), *The Conflict of Laws*, 11th-15th eds, 1987-2012 (and annual supplements)
- 2. European Community Law in the United Kingdom (Butterworths, 1st ed. 1975; 2nd ed. 1980, 3rd ed. 1984; 4th ed. 1990)
- 3. Essays in International Litigation and the Conflict of Laws (Oxford University Press, 1994)

Chapters in books and articles

- 1. The Effectiveness of the Restrictive Theory of Sovereign Immunity (1965) 4 Columbia Journal of Transnational law 119
- 2. (with Aaron Etra) Policy, Politics, International Law and the United states Investment Guaranty Program (1966) 4 Columbia Journal of Transnational Law 240
- 3. Interaction between Contract and Tort in the Conflict of Laws (1967) 16 International and Comparative Law Quarterly 103
- 4. (with Wolfgang Friedmann) The Suez Crisis of 1956, in *International Law & Political Crisis*, 1968, ed. Scheinman & Wilkinson
- 5. Arbitration Clauses and Forum Selecting Clauses in the Conflict of Laws: Some Recent Developments in England (1971) 2 Journal of Maritime Law and Commerce 363
- 6. Forum Selection and an Anglo-American Conflict The Sad Case of the Chaparral (1971) 20 International and Comparative Law Quarterly 550
- 7. Exemption Clauses, Employment Contracts and the Conflict of Laws (1972) 21 International and Comparative Law Quarterly 320
- 8. Some Aspects of Service Out of the Jurisdiction in English Law (1972) 21 International and Comparative Law Quarterly 656
- 9. Choice of forum and the exercise of Judicial Discretion the Resolution of an Anglo-American Conflict (1973) 22 International and Comparative Law Quarterly 332
- 10. Harris v. Taylor Revived (1976) 92 Law Quarterly Review 268
- 11. Contractual Obligations The EEC Preliminary Draft Convention on Private International Law (1976) 25 International and Comparative Law Quarterly 35
- 12. Some Thoughts on the Control of Abuse of Executive Discretion in International Law, in *Festschrift fur F.A. Mann*, 1977
- 13. Floating Charges, Receivers & Managers and the Conflict of Laws (1978) 27 International and Comparative Law Quarterly 691

- 14. Opportunities for and Obstacles to Obtaining Evidence in England for Use in Litigation in the United States (1979) 13 International Lawyer 27
- 15. Arbitration and the Law Governing Contractual Relations in *Basle Symposium* ed. Klein & Vischer, 1983
- 16. The law governing the agreement and procedure in international arbitration in England, in *Contemporary Problems in International Arbitration*, ed. Lew, 1986
- 17. The Hague Evidence Convention and Discovery: A Serious Misunderstanding? (1986) 35 International and Comparative Law Quarterly 765
- 18. Problems of Enforcement in the Multinational Securities Market: A United Kingdom Perspective (1987) 9 Univ. Pennsylvania Journal of International Business Law 487
- 19. The Territorial Reach of Mareva Injunctions (1989) 105 Law Quarterly Review 262
- 20. The High Court of Australia and Forum Non Conveniens: A Further Comment (1989) 105 Law Quarterly Review 364
- 21. Fraudulent Conduct in International Law, in *Current Legal Problems 1989* (ed Jowell and Rideout)
- 22. Anton Piller Orders and Fundamental Rights (1990) 106 Law Quarterly Review 173
- 23. Forum Non Conveniens and the Brussels Convention (1990) 106 Law Quarterly Review 535
- 24. Temporary presence, exorbitant jurisdiction and the U.S. Supreme Court (1991) 107 Law Quarterly Review 10
- 25. The High Court of Australia and Forum Non Conveniens: The Last Word? (1991) 107 Law Quarterly Review 102
- 26. The Legacy of The Siskina (1992) 108 Law Quarterly Review 175
- 27. Illogical Survivals and Astonishing Results (1992) 108 Law Quarterly Review 393
- 28. Negative Declarations and the Brussels Convention (1992) 108 Law Quarterly Review 545
- 29. Provisional and Protective Measures in International Litigation (1992-III) Receuil des cours, Hague Academy, vol 234, p 9
- 30. The End of The Siskina? (1993) 109 Law Quarterly Review 342
- 31. The Siskina Again: An Opportunity Missed (1996) 112 Law Quarterly Review 8
- 32. Foreign Relations and the Conflict of Laws (1995-6) 6 King's College Law Journal 20

- 33. Choice of Law and Choice of Jurisdiction in International Securities
 Transactions (2001) 5 Singapore Journal of International & Comparative Law
 618
- 34. Comity in Modern Private International Law, in *Reform and Development of Private International Law: Essays in Honour of Sir Peter North*, ed Fawcett, 2002, p 89
- 35. FA Mann (1907-1991), in *Jurists Uprooted*, ed. Beatson and Zimmermann, 2004, p. 381
- 36. The United States Supreme Court and the Principles of Comity: Evidence in Transnational Litigation (2006) 8 Yearbook of Private International Law 53
- 37. Revolution and Restitution: Foreign States in National Courts (2007) Receuil des cours, Hague Academy, vol. 326, p 9
- 38. Reflections on Holocaust Claims in International Law (2008) 41 Israel Law Review 402
- 39. Aspects of Justiciability in International Law, in *Tom Bingham and the Transformation of the Law: A Liber Amicorum*, ed Andenas and Fairgrieve, 2009, p 347
- 40. Professor Lowenfeld and the Enforcement of Foreign Public Law (2009) 42 New York University Journal of International Law and Politics 125
- 41. Introductory Essay in (2014) 26 Singapore Academy of Law Journal, Special Issue on Arbitration, 789
- 42. The Enforcement of Foreign Revenue Laws (2014) 130 Law Quarterly Review 353
- 43. Sovereignty and Exorbitant Jurisdiction (2014) 130 Law Quarterly Review 555
- 44. Interim Measures (with S Dhar), in *International Financial Disputes:*Arbitration and Mediation, ed Golden and Lamm, 2015, chap 12
- 45. In Memoriam: Andreas F. (Andy) Lowenfeld (2015) 59 American Journal of International Law 58

September 2016