

Daria Solenik

Dr. iur. LL.M.

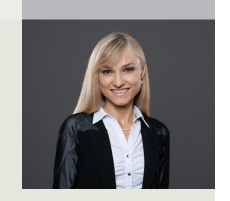
Attorney-at-law (recognised by the Paris bar, recognised by the Canton of Vaud bar)

Arbitration European Law Sports Law and Arbitration Proceedings

• French • English • Russian • German • Belarusian • Polish • Ukrainian

41 (0)58 255 58 00

- solenik@swisslegal.ch
- ♥ SwissLegal Rouiller & Associés, Rue du Grand-Chêne 1-3, 1001, Lausanne
- ♥ SwissLegal Rouiller & Associés, Rue Rodolphe-Tæpffer 8, 1206, Geneva



Practice areas

- Arbitration
- European Law
- Sports Law and Arbitration Proceedings
- Private Clients and Family Offices
- Dispute Resolution and Mediation
- Contract Law

Education

- European Humanities University (Minsk), LL.B International Law, 2000-2004
- University of Lorraine (France), MAS European Comparative Law, 2005
- University de Lorraine (France), Doctorate in Law and Criminal Sciences, 2012
- Queen Mary University of London, LL.M International Commercial Arbitration, 2014
- Admission to the bar (France), 2014

Practice

- Teaching assistant, University of Lorraine, 2005-2009;
- Legal expert, Council of Europe, Strasbourg, 2007-2013;
- Legal expert, European Commission, Brussels, 2007-2008;
- Legal expert, United Nations, UNDP, Minsk, 2008-2009;
- Employee charged with legal tasks, Swiss Institute of Comparative Law, Lausanne, 2008-2013;
- Internships at law firms in Paris and Lausanne, 2013–2014;
- Employee at a law firm in Lausanne, 2015-2018;
- Employee at SwissLegal in Lausanne since 1 September 2018;
- Associate professor, European Humanities University (Lithuania), since 2007;
- Visiting professor, University of Bordeaux IV, since 2018.
- Employee at SwissLegal in Lausanne since 1 September 2018.

Further information

- Free Movement of Laws in the European Union, Annuaire suisse de droit européen 2007/2008, Zurich 2008, pp. 355-371 (in French)
- Possibility and terms for applying Brussels I Regulation (recast) to extra-EU disputes: France, in
 A.BONOMI et al. (ed.), Possibility and terms for applying Brussels I Regulation (recast) to extra-EU
 disputes Study for the European Parliament, Brussels, 2014, pp. 64-80
- La loi étrangère dans le contentieux judiciaire européen, Thèse de doctorat, EurAsian Scientific
 Editions, Tallinn/Hong Kong 2015
- La Mondialisation et les investissements, Rapport suisse à l'Association Henri Capitant des amis de la culture juridique française, Paris 2016
- Arbitration in Switzerland: what a practicing lawyer needs to know about SCAI, Juriste (MANNA), 7/2017 (in Russian)

Recent Cases

- Counselling and representation of National Sport Federations and athletes on the occasion of Olympic Games and International Championships, namely in matters of violation of the World Anti-Doping Code
- ICC Arbitration (seat in Zurich) relating to investment in construction of multiple sea-river cargo vessels in China (dispute value: USD 12 million);
- ICC Arbitration (seat in Zurich) relating to an illicit sale of a sea-going cargo vessel in Turkey (dispute value: USD 12.5 million);
- ICC Arbitration (seat in Geneva) relating to shipping equipment of to a Gas Field in Iran by Korean and Turkish contractors (dispute value: USD 30 million);
- HKIAC Arbitration (seat in Hong Kong) relating to an investment agreement in an wine retail company
 in Hong-Kong (dispute value: USD 1.5 million);
- Court of Arbitration for Sports, Appeal Arbitration proceedings for an alleged anti-doping violation by a Belarussian athlete;
- Court of Arbitration for Sports, Ad hoc division for the Olympic Games in Rio 2016, proceedings for an alleged anti-doping violation by a Russian athlete;
- Swiss Federal Tribunal, partial annulment of an award of the Court of Arbitration for Sports on the grounds of violation of the athlete's right to be heard.