

20-minute ADR video interviews

- [Episode 1: Svetlana Gitman, American Arbitration Association](#)—AAA's move online in the pandemic
- [Episode 2: Prof. Dave Larson, Mitchell Hamline School of Law](#)—accessibility in arbitration
- [Episode 3: Prof. Bob Bailey, University of Missouri School of Law](#)—New Prime case (my internet acted up so it has breaks...sorry)
- [Episode 4: Prof. Ben Davis, University of Toledo College of Law](#) – Diversity in arbitration
- [Episode 5: Prof. Tom Stipanowich, Pepperdine Caruso School of Law](#) – Mixed mode and dispute resolution
- [Episode 6: Prof. Mohamed Abdel Wahab of the Cairo University Faculty of Law](#) – Arbitration in Cairo and developments abroad
- [Episode 7: Prof. Sarah Cole of the Moritz College of Law at OSU](#) – Sarah's new article on diversity in arbitration and her proposals
- [Episode 8: Prof. Richard Frankel of Drexel University Thomas R. Kline School of Law](#) – Employment and labor arbitration issues emanating from his works
- [Episode 9: Charles E. Harris II, Partner, Mayer Brown](#) – Important issues related to drafting arbitration agreements
- [Episode 10: Prof. David Horton, UC Davis School of Law](#) – Employment arbitration issues and his latest article
- [Episode 11: Theo Cheng on Intellectual Property Arbitration](#) – IP arbitration
- [Episode 12: Arbitrator Katherine Haennicke from AAA](#) – consumer arbitration
- [Episode 13: Prof. S.I. Strong of the University of Sydney](#) – trust arbitration and new law in New Zealand
- [Episode 14: Prof. Maureen Weston from Pepperdine Law School](#) – sports arbitration
- [Episode 15: Prof. Chris Drahozal of KU Law](#) – *Henry Schein, Inc. v. Archer and White Sales, Inc.*, case (I and II)

- [Episode 16: Prof. Michael Z. Green of Texas A&M School of Law](#) – Michael's latest articles and diversity in arbitration
- [Episode 17: Arbitrator Bill McGrath of Davis McGrath in Chicago](#) – Motions in arbitration
- [Episode 18: The "Blues Lawyer" Aric Garza on consumer arbitration](#) -- noted
- [Episode 19: Prof. Anthony Daimsis of the University of Ottawa](#) – The *Uber* case in Canada (unconscionability applied to the arbitration clause at issue – made a splash!)
- [Episode 20: Prof. Catharine Titi of the University of Paris](#)—ICSID and Investment arb
- [Episode 21: Prof. Jill I. Gross of Pace Law School](#)—FINRA arbitration and Jill's work
- [Episode 22: Prof. Carrie Shang of Cal State Polytechnic University, Pomona](#)— Arbitration issues emanating from Hong Kong and China
- [Episode 23: Dr. Nudrat Piracha, Member of the ICSID Ad Hoc Committee](#)—ICSID and her leadership as the first Pakistani woman to earn her SJD
- [Episode 24: Hilary Mofsowitz, South African Labor and Employment Arbitrator](#) – as noted
- [Episode 25: Arbitrator Nicholas Gowen, Partner at Burke, Warren, MacKay & Serritella](#) – practical insights on how arbitration fits in a larger problem-solving strategy
- [Episode 26: Arbitrator Clifford Shapiro, Partner at Barnes & Thornberg, Chicago](#) – construction arbitration
- [Episode 27: Prof. Rick Bales of Ohio Northern School of Law](#)—labor arbitration in the age of Covid
- [Episode 28: International Arbitrator and Mediator Wolf Von Kumberg](#) – investment and other international arbitration
- [Episode 29: Jonathan Eades, Senior Legal Counsel, BC Attorney General](#) – Insights regarding new Canadian Arbitration Law
- [Episode 30: Colin Rule, CEO of Arbitrate.com and Mediate.com](#) – Insights for the future of RIS