



**Dr. Andrea Meier, LL.M.**

E-Mail: [a.meier@wartmann-merker.ch](mailto:a.meier@wartmann-merker.ch)

---

**Partnerin**

Geboren: 1974

Zugelassen als Anwältin: 2002

Sprachen: Deutsch, Englisch, Französisch

**TÄTIGKEITSSCHWERPUNKTE**

Parteivertretung vor internationalen und nationalen Schiedsgerichten und in Zivilprozessen in allen Bereichen des Wirtschaftsrechts, insbesondere im Bereich Industrie, Banken und Versicherungen. Tätigkeit als Schiedsrichterin in Handelsstreitigkeiten. Internationale Rechtshilfe und Vollstreckung.

**PRAKTISCHE TÄTIGKEIT**

Partnerin bei Wartmann Merker (seit 2013) und Senior Associate (2010-2012)

Senior Associate und Associate (2003-2010) bei einer international tätigen Anwaltskanzlei in Zürich

Auditorin und juristische Sekretärin am Bezirksgericht Horgen (1999-2001)

**AUSBILDUNG**

Universität Zürich, Dr.iur. 2007

Harvard Law School, LL.M. 2005

Universität Zürich, lic.iur. 1999

**BERUFSBEZOGENE MITGLIEDSCHAFTEN**

ASA (Schweizerische Vereinigung für Schiedsgerichtsbarkeit): Mitglied des Vorstands

Swiss Chambers' Arbitration Institution: Mitglied des Arbitration Court

ASA below 40: ehem. Co-Vorsitz

Court of Arbitration for Sport: Schiedsrichterin

LCIA (London Court of International Arbitration)

DIS (Deutsche Institution für Schiedsgerichtsbarkeit)

Zürcher Anwaltsverband

Schweizerischer Anwaltsverband

## RECOGNITIONS

Andrea Meier has been ranked as the most highly regarded arbitration practitioner (partner) aged 45 or under in Europe in WHO'S WHO LEGAL's Future Leaders Arbitration ranking 2018.

Wartmann Merker recognized by CHAMBERS EUROPE 2018 and CHAMBERS GLOBAL 2018 as a leading Swiss law firm (Switzerland: Litigation and Arbitration).

Andrea Meier individually recognized by Chambers Europe as a leading arbitrator and arbitration counsel for having experience of acting on a wide range of commercial and licensing disputes. Commentators state that she is *"elegant in removing the hostilities, good in leading the tribunals"* and *"open to the commercial side and the business realities."* In 2017, clients described her as: «diligent, precise and on top of things. Extremely good to work with as well: proactive, always on time, always on budget.»

Who's Who Legal, Switzerland 2018, re-cognizes Andrea Meier as leading arbitration and litigation lawyer: *"Andrea Meier stands out in the European market as a «very responsive and diligent» arbitration practitioner"*. In the listings of 2017 and 2016, Andrea Meier is recognized as *«reliable and trustworthy»* and *«a top talent that continues to impress with her reasoned approach»*.

## PUBLIKATIONEN

The Practitioner's Guide, Ed. Arroyo, Kluwer Law, 2nd ed., 2018: Section on Multi-party Arbitration; Commentary on Articles 7–10 2012 ICC Rules; Commentary on Article 24 2012 ICC Rules, Commentary on Appendix IV 2012 ICC Rules, Arbitration in Switzerland.

«Arbitration Clauses in Third Party Beneficiary Contracts - Who May and Who Must Arbitrate?», ASA Bulletin Volume 34, No. 1, 2016 [zusammen mit Anna Lea Setz].

«Substantive Law Applied by Arbitrators and Courts: Is It the Same?», in: Müller/Bessons/Rigozzi (Hrsg.), New Developments in International Commercial Arbitration 2015, CEMAJ Research Center on Alternative and Judicial Dispute Resolution Methods, Genf/Zürich 2015.

Do Lawyers Always Have to Have the Last Word? Iura Novit Curia and the Right to Be Heard in International Arbitration: an Analysis in View of Recent Swiss Case Law, ASA Bulletin, Volume 32, No. 3, September 2014 [zusammen mit Yolanda McGough].

Commentary on Article 43, Emergency Arbitrator, Swiss Rules of International Arbitration: Commentary, 2nd ed., Eds. Zuberbühler/Müller/Habegger, Schulthess, Juris, 2013.

Section on Multi-party Arbitration; Commentary on Articles 7–10 2012 ICC Rules; Commentary on Article 24 2012 ICC Rules, Commentary on Appendix IV 2012 ICC Rules, Arbitration in Switzerland – The Practitioner's Guide, Ed. Arroyo, Kluwer Law, 2013.

Lugano-Übereinkommen zum internationalen Zivilverfahrensrecht, Kommentar (Hrsg. Anton K. Schnyder), Dike 2011, Kommentar zu Art. 25–30 und 59–60.

Arbitration World – Jurisdictional Comparison, Third Edition, Section on Switzerland, Section on Swiss Rules of International Arbitration, European Lawyer Ltd., UK, 2010 [zusammen mit Dr. Georg von Segesser und Alexander Jolles].

Cross-border Insurance and Reinsurance: Country Q&A Switzerland, PLC Insurance and Reinsurance Handbook 2010 [zusammen mit Dr. Martin Bernet].

In guten wie in schlechten Zeiten: Ausstieg und Haftung aus Produktentwicklungsverträgen, AJP 2009.

At What Costs May a Football Player Breach his Contract? ASA Bulletin Volume 26, No. 3, 2008.

Joinder of Third Parties or the Need to (sometimes) Be Inefficient, Austrian Arbitration Yearbook 2008 [zusammen mit PD Dr. Nathalie Voser].

Einbezug Dritter vor internationalen Schiedsgerichten, Zürcher Studien zum Privatrecht, 2007.

## VORTRÄGE

Lecturer at the Austrian Arbitration Academy 2018, Vienna, and the VIS Moot School Switzerland 2017, Zurich.

Präsentation der ASA Arbitration Toolbox am UNCITRAL Kongress zur Feier des 50jährigen Jahrestags von UNCITRAL, 4.-6. Juli 2017, Wien.

Moderation des Panels «Where Quantum Depends on Information Possessed only by the Respondent» an der ASA Konferenz zum Thema «Shaping Arbitral Proceedings to Best Examine Quantum», 3. Februar 2017, Genf.

«Procedural aspects of the involvement of third parties», Croatian Arbitration Days, 8. Dezember 2016, Zagreb.

«Strategic choices in international arbitration: choosing the seat of arbitration», AIJA-Schiedsseminar, 6.-8. Oktober 2016, New York.

«Substantive law applied by arbitrators and courts: Is It the Same?», New Developments in International Commercial Arbitration 2015, CEMAJ, Universität Neuchâtel, 13. November 2015, Neuchâtel.

«Parteigutachten: nur Zeitverschwendung?», Schiedsgerichtsbarkeit: Hot Topics, 25. Juni 2015, Zürich.

«The weakest link – can the «weak» party consent to arbitration?», AIJA-Schiedsseminar, 11.-13. Juni 2015, Paris.

«Schiedsklauseln in Verträgen zugunsten eines Dritten: Wer muss, wer darf vor das Schiedsgericht?», Fachgruppe ASA Mittelland, 1. Juni 2015, Bern.

«Emergency Arbitration und einstweiliger Rechtsschutz durch staatliche Gerichte», ZAV FG Schiedsgerichtsbarkeit und Zivilprozessrecht- ASA Lokalgruppe Zürich, 18. November 2014, Zürich.

Mitorganisation des ASA below 40-Seminars «Getting to know the industries – energy, construction, financial services», 7. November 2014, Zürich.

Moderator Table Session: «The different practices in witness testimony, notably in relation to the lawyers' (possibly diverging) ethics: can (or should) unity be achieved?» Co-Chairs' Circle 1st Global Conference, 19./20. September 2014, Berlin.

Mitorganisation ASA-Konferenz «Celebrating ASA's 40th birthday - Arbitration during the next 40 years: preparing for the challenge», 5 September 2014, Bern.

«The arbitral award: deliberation of the arbitral tribunal and the drafting of the award», Swiss Arbitration Academy - One Day Seminar -, 29. August 2014, Zürich.

«In search of the smoking gun: document production and e-discovery», Workshop, AIJA Schiedsseminar, 12. bis 14. Juni 2014, Wien.

Mitorganisation des ASA below 40-Seminars «Court assistance in international arbitration – how to use it wisely and efficiently», 23. Mai 2014, Genf.

Appointment and Challenge of Arbitrators in Ad Hoc Arbitration, YAAP Anniversary Conference, 12. Dezember 2013, Wien.

Mitorganisation des ASA below 40-Seminars «The straight and narrow – legal and ethical rules applicable to counsel, experts and arbitrators», 8. November 2013, Zürich.

The Award/Recognition and Enforcement, VIS Moot School Switzerland, 2. Oktober 2013, Zürich.

Es brennt! Staatliche Richter oder Emergency Arbitrator? ASA-Lokalgruppe Basel, 27. Juni 2013, Basel.

Mitorganisation des ASA below 40 / ICDR Young & International Seminars «The empty chair – arbitrating against absent respondents», 31. Mai 2013, Genf.

Assistance to the Arbitral Tribunal, ASA Jahreskonferenz, 1. Februar 2013, Zürich.

Emergency Arbitrator: Notwendigkeit oder Modeströmung, Fachgruppe ASA und Zürcher Anwaltsverband, 26. März 2012, Zürich.

Extending the arbitration agreement to non-signatories: parent companies, affiliates, controlling individuals, guarantors and other third parties, ASA below 40 Seminar, 21. Oktober 2011, Zürich.

Dark sides of subcontracting: Multi-party and multi-contract arbitrations, AIJA Schiedsseminar, 23. September 2011, Warschau.

Moderator beim ersten Arbitration Forum ASA, März 2011, Zürich.