

**Leandro Angelo Aguirre**

*National Privacy Commission, Pasay City, Philippines*

Deputy Commissioner Aguirre of the National Privacy Commission is a lawyer, law professor, and privacy advocate. He received his Juris Doctor degree from the University of the Philippines College of Law in 2009 and was admitted to the Philippine Bar in 2010. In 2013, he obtained his Master of Laws from Harvard Law School where he took subjects on, among others, mergers and acquisition, information privacy, and corporate and capital markets law and policy. In 2014, he was admitted to the New York State Bar. He is a member of the academe having taught various subjects in the University of the Philippines College of Law since 2013. He has wide experience and expertise in legislation serving as advisor for both Senator Edgardo J. Angara and Senator Juan Edgardo Angara in the formulation and implementation of their respective legislative agenda, including the bill that eventually became the Data Privacy Act of 2012. He is also a member of the International Association of Privacy Professionals.

**David N. Alfred**

*Personal Data Protection Commission, Singapore*

David is Chief Counsel to Singapore's Personal Data Protection Commission. In addition to advising the Commission on its legal affairs, he is active in outreach to the legal community on promoting good data protection practices and encouraging the development of data protection law. He leads the publication of the Commission's annual Personal Data Protection Digest and is co-author of the chapter on Cross-border Issues in Data Protection in Data Protection Law in Singapore: Privacy and Sovereignty in an Interconnected World (2nd edition). David holds LLB and LLM degrees from the National University of Singapore and an MBA from the University of Chicago. He also holds the CIPP/A and CIPT certifications and has been designated a Fellow of Information Privacy by the International Association of Privacy Professionals.

**Hisato Asada**

*Personal Information Protection Commission, Japan, Tokyo, Japan*

Hisato has been Commissioner for International Cooperation of the Personal Information Protection Commission (PPC) since 2017, and has been actively developing international relationship, including with the EU. He holds a bachelor's degree in law from Keio University. Prior to joining the PPC, he worked in the business sector for many years. In 2015, he was appointed as President and CEO of Bussan Sumisho Carbon Energy Co., Ltd.

**Denise E. Backhouse**

*Littler Mendelson P.C. New York, NY, USA,*

Denise is a Shareholder and eDiscovery Counsel at Littler Mendelson, P.C. Her practice focuses on litigating the eDiscovery aspects of class and collective actions, as well as leveraging her significant international experience to help employers with cross-border discovery challenges. Denise advises on and conducts all phases of discovery, providing clients with cost-saving, leading-edge technology solutions in this rapidly developing area. She has engaged in eDiscovery motion practice in multiple jurisdictions and has worked on discovery responses to the EEOC, SEC, FINRA, DOJ, FTC, and state attorneys general. Denise serves on the Steering Committee of The Sedona Conference Working Group 6 on International Electronic Information Management, Discovery and Disclosure (WG6), and is a member of The Sedona Conference Working Group 1 on Electronic Document Retention and Production (WG1) and Working Group 11 on Data Security and Privacy Liability (WG11). She co-chaired the 2014 Annual Sedona Conference International Programme on Cross-Border Discovery and Data Protection Laws in London, England, is an Editor-in-Chief of *The International Investigations Principles*, and contributed to the *Primer on Social Media* and *Commentary on Protection of Privileged ESI*. She is also a member of the International Association of Privacy Professionals and a Certified Information Privacy Professional/Europe (CIPP/E). She is a Founding Director of the Benjamin N. Cardozo School of Law Data Law Initiative and lectures on International eDiscovery and Information Governance Law. Denise received her J.D. from Columbia University Law School, and a M.A. in late medieval history and a B.A. with first-class honors, both from the University of Melbourne, Australia.

**Dr. Oliver M. Brupbacher**

*Novartis International AG, Basel, Switzerland*

Oliver is Senior Corporate Counsel – Global Litigation at Novartis International AG. He manages group material litigations, arbitrations and investigations and heads the Discovery Center of Excellence in Basel. Oliver also handles insurance and disclosure work for legal proceedings of all divisions across the globe. Prior to Novartis, he was Attorney-at-Law at Bär & Karrer Ltd., Zurich, Switzerland. Oliver is a Swiss qualified lawyer and is admitted to the Zurich bar. He holds a Doctorate of law from the University of Zurich and a Master of Laws from the University of Cambridge, England. Oliver's experience includes in particular complex cross-border dispute resolution and transactions, data privacy, secrecy and transfer restrictions as well as information governance at the intersection of litigation, data and digital.

**Robert E. Cattanch**

*Dorsey & Whitney LLP, Minneapolis, MN, USA*

Bob helps clients navigate the complexities of regulatory law in the area of cybersecurity and compliance and provides the perspective and skills of a seasoned trial lawyer to promote and protect their interests. His technical background enables him to understand the complex business challenges associated with today's cyber world and provide the strategic acumen to achieve success. Bob's comprehensive mastery of the policy and technical intricacies of privacy and cyber matters, coupled with his decades of experience as a trial lawyer enable his clients to achieve their business objectives. Ultimately, it is all about a client's understanding of, and

appetite for, the challenges of compliance. Bob has an active trial docket in courts around the country, where his innovative strategic thinking, collaborative client approach, and business insights have provided his clients with a long string of successful verdicts and appeals. Under Bobs' leadership, Dorsey teams have helped our clients achieve precedent-setting results, especially in the complex area of constitutional challenges to government overreach.

**Conor R. Crowley**

*UBS, Hong Kong*

Conor is eDiscovery Counsel for the Asia-Pacific region at UBS AG in Hong Kong. He was previously in private practice where he advised corporations and law firms on all areas of information governance, e-discovery, and data privacy, in addition to acting as an expert witness and court-appointed special master on these topics. He is Chair Emeritus of The Sedona Conference Working Group on Best Practices for Electronic Document Retention and Production (WG1), is active in the Working Group on International Electronic Information Management, Discovery and Disclosure (WG6), and is certified in APAC, EU and US privacy law by the International Association of Privacy Professionals. Conor is the Editor-in-Chief of The Sedona Conference Commentary on Information Governance and The Sedona Conference Commentary on Proportionality in Electronic Discovery, in addition to being a Senior Editor of The Sedona Conference Commentary on Legal Holds and The Sedona Principles (Second Edition): Best Practices Recommendations & Principles for Addressing Electronic Document Production.

**Natascha Gerlach**

*Cleary Gottlieb Steen & Hamilton LLP, Brussels, Belgium*

Natascha is a Senior Attorney with Cleary Gottlieb in their Brussels office. Her practice focuses on electronic discovery and data protection law. Since 2009, Natascha has managed Cleary's European eDiscovery Department leveraging her experience in US eDiscovery by implementing new technologies and streamlining processes in her expanding team. Her group supports the growing e-discovery needs of all of Cleary's European offices across all practice groups. Natascha advises clients on all aspects of data privacy issues, in particular on the cross roads of international eDiscovery and data protection. Natascha is currently serving as vice-chair of The Sedona Conference Working Group 6 on International Electronic Information Management, Discovery and Disclosure (WG6) Steering Committee.

**Dr. Clarisse Giroit**

*Asian Business Law Institute, Singapore*

Clarisse is Senior Fellow at the Asian Business Law Institute (ABLI) chaired by Chief Justice Sundaresh Menon of the Supreme Court of Singapore. Since 2017, Clarisse has been leading ABLI's Data Privacy Project on the convergence of regulations on cross-border data transfers in 14 Asian jurisdictions. The first deliverable of the project is a unique publication of Jurisdictional Reports on the regulation of cross-border transfers of personal data. Prior to relocating to Singapore, Clarisse was based in Paris where she acted as Counsellor to the President of the French Data Protection Authority (CNIL) and Chair of the Article 29 Working Party. From

2004 to 2008, she was head of CNIL's department of European and International Affairs. In that capacity, she sat on the Article 29 Working Party, the group of EU Data Protection Authorities, and was involved in major international cases in data protection and privacy. Clarisse graduated from the Law Faculty of the University of Paris-II with a Masters in Intellectual Property in 1994. She holds an M.Jur. from the University of Oxford (1994) and a PhD from the University of Tilburg in the Netherlands (*cum laude*, 2001).

**Derek Ho**

*MasterCard, Singapore*

Derek is Assistant General Counsel for privacy and data protection at MasterCard for Europe, the Asia Pacific and Middle East Africa regions. He is a Singapore qualified lawyer specializing in privacy and data protection, technology and telecommunications law. Prior to MasterCard, Derek held senior legal positions in multinational companies in the Asia Pacific region, and was part of Drew & Napier LLC's telecommunications, media and technology practice in Singapore. He is a Vice-President of AsiaDPO which is a registered society of data protection officers focused on developing and advancing practices in data protection and serving as a trusted resource of industry expertise. Derek graduated from the National University of Singapore and is a Certified Information Privacy Professional and a Certified Information Privacy Manager.

**Taylor Hoffman**

*Swiss Re, Armonk, NY, USA*

Taylor is the global head of eDiscovery at Swiss Re, a leading wholesale provider of reinsurance, insurance, and other insurance-based forms of risk transfer. In this role, he oversees all aspects of eDiscovery and related cross-border data transfers, including developing policies and procedures, and managing case work. Prior positions include Corporate Counsel (Litigation and eDiscovery) at DISH Network, where he implemented an overhaul of DISH's eDiscovery Process, and as a Litigation Associate at Covington & Burling LLP. Taylor clerked for the Honorable Emilio M. Garza of the U.S. Court of Appeals for the Fifth Circuit, and received his JD from the University of Chicago. Taylor currently serves as Chair of the Steering Committee of The Sedona Conference Working Group 6 on International Electronic Information Management, Discovery and Disclosure (WG6).

**Serge D. Jorgensen**

*The Sylint Group, Sarasota, FL, USA*

Serge serves as the Chief Technology Officer for the Sylint Group and provides technical input in the areas of information security, data forensics and incident response. He has received patents in engineering and math-related fields while developing secure, low-bandwidth data transmission techniques and methodologies. Serge works closely with the FBI and industry groups in addressing forensic and information security needs to safeguard critical infrastructure processes and components. In this work, he is responsible for developing and implementing secure communication protocols, traffic analysis techniques, malware identification, and remediation efforts. Serge works nationally and internationally to mitigate the effects of malicious attacks against corporate and government enterprises, is a published author, and a vice-chair of the ABA's Electronic Discovery and Digital Evidence committee.

**Gabriela Kennedy**

*Mayer Brown, Hong Kong*

Gabriela is the head of the Asia IP and TMT group at Mayer Brown based in Hong Kong, practicing intellectual property, media, information technology and telecommunications law. She handles the full spectrum of intellectual property work from litigation to licensing, strategic advice and portfolio management. Gabriela advises extensively on data protection issues in Hong Kong and throughout Asia, particularly in relation to business processing outsourcing, the cross-border transfer of data, data compliance and data breaches. She has handled a number of data breach complaints filed with the Privacy Commissioner in Hong Kong and has conducted in-depth data audits and drafted/devised privacy manuals and procedures for the Asia operations of a number of multi-national companies. On the information technology side, Gabriela's particular expertise includes advising on complex IT transactions and projects, IT outsourcing, cloud-computing, mobile payments, smart card projects, the regulation of encryption technology, software licensing, and disputes stemming from failed IT projects.

**David J. Kessler**

*Norton Rose Fulbright, New York, NY, USA*

David is the U.S. Head of Data and Information Risk at Norton Rose Fulbright where he leads the practice on e-discovery, privacy, cybersecurity and information governance. He has a particular focus on global data protection, cross-border discovery and data analytics. David teaches "E-Discovery" at the University of Pennsylvania Law School and is a Certified Information Privacy Professional (CIPP/E) through the International Association of Privacy Professionals (IAPP). David was recently elected a member of the American Law Institute (ALI) and has been recognized by Chambers and Partners as one of the most prominent thought leaders on e-discovery.

**Hon. Elizabeth D. Laporte**

*U.S. District Court, Northern District of California, San Francisco, CA, USA*

Judge Laporte is a U.S. Magistrate Judge and immediate past Chief U.S. Magistrate Judge for the Northern District of California. Appointed on April 4, 1998, Judge Laporte presides over numerous civil cases, including intellectual property, employment, civil rights and environmental cases. She also presides over criminal matters, conducts settlement conferences, and resolves discovery disputes. She is a Judicial Advisor to The Sedona Conference and Judicial Observer to its Working Group on Electronic Document Retention and Production (WG1) and chaired the Northern District of California Local Rules Committee Subcommittee on E-Discovery, which published the Court's Guidelines and Checklist for Rule 26(f) Meet and Confer. She is a former Chair of the Executive Board of the Ninth Circuit Magistrate Judges, and was a member of the Jury Trial Improvement Committee of the Ninth Circuit Court of Appeals. Judge Laporte launched the Northern District of California's Women Attorneys Advocacy Project in 2015, which has put on numerous programs on overcoming obstacles to the successful careers of female attorneys. She is the recipient of the 2015 Electronic Discovery Institute Judicial Leadership Award and co-authored a 2015 article, A Practical Guide to Achieving Proportionality Under New Federal Rule of Civil Procedure, published in the Federal Courts Law Review. Judge Laporte was the Judicial Co-Chair of the 2018 Federal Judicial Center and Electronic Discovery Institute's Judicial Training Program, for which she was also on the faculty. Judge Laporte is a graduate of Princeton University and Yale Law School and is a Marshall Scholar, with an M.A. from Oxford University. Prior to her appointment, she was a partner at a litigation firm and an Administrative Law Judge for the California Department of Insurance. Judge Laporte also served as Chief of Special Litigation for the San Francisco City Attorney's Office and was a law clerk to the Honorable Marilyn Hall Patel and a policy planner/economist at the Federal Trade Commission.

**David Moncure**

*DaVita, Denver, CO, USA*

David is VP / Associate General Counsel Information Lifecycle Governance for DaVita. He oversees all aspects of information governance and eDiscovery globally for DaVita as well as assisting with data security and protection compliance. Prior to joining DaVita, David served as International eDiscovery and Data Privacy Counsel for Shell Oil Company. He advised Shell businesses and functions on international eDiscovery issues, data breach response situations, IT security, and various other data privacy and cybersecurity related issues. He began his practice at Norton Rose Fulbright, where he assisted clients with eDiscovery, information governance, and data privacy issues. David's practice spans work throughout the US, EU, Latin America, Middle East, and APAC. He is a frequent speaker and author of numerous articles on eDiscovery and data protection issues, particularly on cross-border issues. David is Chair of the Steering Committee of The Sedona Conference Working Group 11 on Data Security and Privacy Liability (WG11) and also is an active member of Working Group 1 on Electronic Document Retention and Production (WG1) and Working Group 6 on International Electronic Information Management, Discovery and Disclosure (WG6).



**Kwang Bae Park**

*Lee & Ko, Seoul, Korea*

Kwang Bae is the head of Lee & Ko's DPP (data protection and privacy) practice group and key partner in the Technologies, Media and Telecommunications (TMT) practice group. He is recognized as one of the foremost lawyers in DPP and TMT practice sectors in Korea. He has been recognized from various legal assessment institutions as a leading lawyer in the TMT (including DPP) practices sector, such as *Asia Law*, *Chambers Asia*, *International Who's Who Legal* from around 2010 to date. He has consistently been representing and advising various domestic and multinational companies on the data protection framework of Korea, cross-border data transfer (that may involve outsourcing or cloud computing) of employee/customer data, safeguards and data breach cases proactively and/or after the incidents. He has contributed articles more than 30 times during last 10 years and made speeches on various topics including DPP and TMT (including FinTech) and participated a various international or domestic forums thereon.

**Arghya Sengupta**

*Vidhi Centre for Legal Policy, New Delhi, India*

Arghya is founder and research director at the Vidhi Centre for Legal Policy, New Delhi, India. He graduated in law from the National Law School of India University (NLSIU), and obtained his B.C.L. from the University of Oxford, where he was a Rhodes Scholar. While at Oxford, he completed his DPhil. on Independence and Accountability of the Indian Higher Judiciary. At Vidhi, his areas of specialisation are constitutional and administrative law with a specific focus on law and technology. He regularly advises the Union of India, state governments, and regulatory authorities on a range of legislation and regulation. In the last two years, he has represented the State of Haryana and the Telecom Regulatory Authority of India in the landmark Puttaswamy Case on the right to privacy in the Supreme Court. He was also a member of the Committee of Experts appointed by the Government of India which drafted a data protection law for India. Arghya has a number of academic publications in leading academic journals including *Public Law* and *Law Quarterly Review*. He also regularly writes for national dailies such as *The Telegraph*, *Hindustan Times* and *The Times of India*. His monograph, titled *Independence and Accountability of the Indian Higher Judiciary* is being published by Cambridge University Press in May 2019.

**David C. Shonka**

*Redgrave LLP, Chantilly, VA, USA*

David is a partner at Redgrave LLP and leads the Firm's privacy and data security practice. Prior to joining Redgrave LLP, David served three terms as the Acting General Counsel at the Federal Trade Commission (FTC) and ten years as the agency's Principal Deputy General Counsel. In both roles, he oversaw the Office's Litigation, Legal Counsel, and Opinions and Analysis Groups, as well as FOIA, Employment Law, and Energy Counsel Staff. Before becoming the Principal Deputy General Counsel, David was the agency's Assistant General Counsel for Litigation. Before joining the FTC, David was an associate at a Washington, DC law firm and a litigator in the Civil Division of the United States Department of Justice. During his tenure at the FTC, David became a recognized expert (and frequently spoke on and wrote about) government investigations,

international discovery, privacy, and data security. David is a Senior Fellow of the Administrative Conference of the United States, providing informed and objective assessments about best practices throughout the government. David is currently a member of The Sedona Conference Working Group on Data Security and Privacy Liability (WG11), serves on the Steering Committee for International Electronic Information Management, Discovery and Disclosure (WG6), and is a former member of the Steering Committee for Electronic Document Retention and Production (WG1). He has previously chaired the FTC's eDiscovery Steering Committee. David is recipient of the Presidential Rank Award of Meritorious Executive (2015).

**Hugh Stevenson**

*Federal Trade Commission, Washington, D.C., USA*

Hugh is the U.S. Federal Trade Commission's Deputy Director for International Consumer Protection. He currently chairs the OECD's committee on consumer policy, and from 2008 to 2016 served as the U.S. vice chair of the OECD's working party on data security and privacy. Hugh represented the FTC in negotiating and implementing the EU-U.S. Privacy Shield Framework, and earlier coordinated FTC work on the 2006 U.S. SAFE WEB Act on international enforcement cooperation. He has taught comparative U.S./EU privacy law as an adjunct professor at Georgetown University Law Center.

**Jeane A. Thomas**

*Crowell & Moring LLP, Washington, D.C., USA*

Jeane is a partner in Crowell & Moring's Antitrust Group and the Chair of the firm's E-Discovery practice. She counsels and represents clients in all types of antitrust matters, including mergers and joint ventures, class and individual civil litigation, civil and criminal government investigations, intellectual property and licensing issues, the Hart Scott Rodino Act, and pricing and distribution issues. Jeane also regularly counsels clients on a broad range of e-discovery and information governance issues, as well as cross-border data transfer and data protection/privacy matters. Jeane is a member of The Sedona Conference Working Group 1 on Electronic Document Retention and Production and Working Group 6 on International Electronic Information Management, Discovery and Disclosure, is Co-Chair of the Georgetown Advanced E-Discovery Institute, and has been recognized by clients and peers as a top lawyer in both E-Discovery and Antitrust in Chambers Global and USA.



**Kenneth J. Withers**

*The Sedona Conference, Phoenix, AZ, USA*

Ken is the Deputy Executive Director of The Sedona Conference. Since 1989, he has published several widely-distributed papers on electronic discovery, hosted a popular website on electronic discovery and electronic records management issues, and given presentations at more than 300 conferences and workshops for legal, records management, and industry audiences. His most recent publications are *Ephemeral Data and the Duty to Preserve Discoverable Electronically Stored Information* in the *University of Baltimore Law Review* (2008); *Living Daily with Weekley Homes* in the *Texas State Bar Advocate* (Summer 2010); and *Risk Aversion, Risk Management, and the Overpreservation Problem in Electronic Discovery* in the *South Carolina Law Review* (2013). From 1999 through 2005, he was a Senior Education Attorney at the Federal Judicial Center in Washington D.C., where he developed Internet-based distance learning programs for the federal judiciary concentrating on issues of technology and the administration of justice. Ken also contributed to several well-known FJC publications, including the *Manual for Complex Litigation, Fourth Edition* (2004), *Effective Use of Courtroom Technology* (2001), and the *Civil Litigation Management Manual* (2001).

**Stephen Kai-yi Wong**

*Privacy Commissioner for Personal Data, Hong Kong*

Commissioner Wong joined the Attorney General's Chambers of the Hong Kong Government as Crown Counsel in 1986. In 1991, he was seconded to the UN Human Rights Committee, and in 1992, became the Assistant Director of Public Prosecutions. From 1996 to 2014, he assumed the offices of Deputy Solicitor-General; Founding Director of Berlin Economic and Trade Office; and Secretary-General of the Hong Kong Law Reform Commission, responsible for human rights; cross-boundary legal affairs; Constitutional law issues; legal policies; economic and trade affairs (Central and Eastern Europe) and law reform. His fields of legal practice also include commercial law, arbitration law, intellectual property and criminal law.

Commissioner Wong is an adjunct professor of the School of Law, City University of Hong Kong, and advocacy examiner of the Faculty of Law, University of Hong Kong. He graduated from the University of Hong Kong and earned an LLM from the London School of Economics. Commissioner Wong also pursued management courses at Harvard and Wharton, USA. He was appointed as Privacy Commissioner for Personal Data of Hong Kong in August 2015, overseeing a fair enforcement of data protection law, allocating additional resources in education, and engaging related industry to strengthening the culture of respecting personal data privacy by complementing legal compliance with data ethics, as well as maintaining a proper balance between free flow of information and data protection without unduly compromising ICT and economic development.