Profession: Arbitrator and Law Professor

Work History: Independent Arbitrator (www.pdoneill.com); Partner, Edwards Wildman Palmer LLP (and predecessor firms; now known as Locke Lord Edwards LLP), 1987-2014; Partner/Associate, Hale & Dorr (now known as Wilmer Hale), 1977-87.

Experience: Engaged in litigation/arbitration as a trial attorney and arbitrator for over 35 years, with approximately equal experience in international and domestic arbitration and litigation involving complex business disputes (75%). The practice focus was on contractual, corporate, investment, intellectual property (e.g., patent and/or trademark licenses and trade secrets), and other business disputes, typically involving diverse industries, such as telecommunications, life sciences/pharmaceuticals, aerospace. energy, security and space technology, computer software, requirements/supply, entertainment (e.g., music), apparel/fashion, transportation, and manufacturing (eg plastics, jewelry, food), as well as many other areas of business activity (e.g., construction/supply/distribution/partnership/franchise). Domestic and foreign clients have ranged from large New York Stock Exchange listed companies to small venture backed start-ups and individuals. Additional experience as counselor and in transactions during the past 20 years (25%). Counseling experience has typically involved manufacturers, as well as cross-border joint ventures and private equity/venture capital/ collective investment, often times for foreign clients, in various industries and locales in the U.S. and around the world, including extensive experience with the Middle East. Listed repeatedly in "America's Best Lawyers" in International Arbitration.

Academic Experience includes: Adjunct Professor of Law in International Arbitration, Boston College Law School (1989-present) and previously National Security Law (1988); Adjunct Professor of Law in International Arbitration (ELLM Program 2011-present) and previously National Security Law (2001-2009) as well as American Foreign Policy and International Banking (1992 LLM Program), Boston University Law School; Adjunct Professor of International Law (Business Transactions), Fletcher School of Law & Diplomacy (2007); Nomura Lecturer in Law, International Arbitration, Harvard Law School (2005); Adjunct Research Associate, Center for International Affairs, Harvard University (1988); Adjunct Research Fellow, Center for Science and International Affairs, Kennedy School of Government, Harvard University (1983-87).

Arbitrator Experience: Frequently panel chair in an array of over 120 large and complex cases, split between domestic and international. Presided over dozens of trials with billions of dollars (US) in total either claimed as damages or at issue through declaratory judgment actions. Notable arbitrator experience includes dozens of seven to ten figure (US\$) contractual claims, (e.g., fraud, misappropriation and other types of business tort claims, in diverse industries (e.g.,private equity, investment, hedge funds, venture capital, partnership and shareholder disputes; to product development, marketing, transportation, shipping/logistics, manufacturing, trademark infringement/dilution and trade dress, distribution and supply of foreign and domestic products, including consumer products, apparel/fashion/accessories, food, weapons/explosives, Russian

owner): India solar energy

security and satellite devices, software and chips; consulting/services contracts; franchise (eg. food; private education); entertainment (e.g., sports and movies); financial services and restrictive covenants (e.g., acquisition contexts). Listed by numerous arbitral institutions globally.

Representative Cases in specific industries include:

- (1) Communications \$750 million patent licensing dispute between Asian and American telecom companies; \$20 million voice recognition modem chip contract with foreign supplier; eight figure prepaid calling card disputes with Middle Eastern parties; 7 & 8 figure telecom contract rate/service disputes; web-based video library services dispute.
- (2) Distribution/Supply Eight figure long term Asian requirements industrial gas supply; eight figure freight transport/ supply dispute with European manufacturer; South Asian foreign military aviation supply contract; Chinese explosives supply contract; Russian security scanning devices and satellite parts, as well as printing, consumer products, food and beverage, (foreign and domestic) supply contracts, including outsourcing.

 (3) Energy Eastern European privatization joint venture declaratory judgment and multimillion dollar damages claim; South East Asian power generation contract; electricity contracts; \$20 million oil storage claim (South American sovereign ultimate
- (4) Private Equity/Investment/Acquisitions \$150 million shipping asset post-closing adjustment between American and European parties; high eight figure trademark restrictive covenant dispute; \$50 million private fundraising dispute with Asian Government; \$20 million Latin American transportation post-closing adjustment claim; food industry post-closing adjustment claims; brokerage sale non-competition dispute; cross-border fashion/garment industry disputes between partners as well as with venture capitalists; multimillion dollar environmental indemnity claims; multimillion dollar hedge fund claims; office buildings investment partnerships; and stock valuation of foreign company.
- (5)/Life Sciences/Pharmaceuticals Ownership and licensing of intellectual property, including: multi-billion dollar European pharmaceutical patent license; one billion dollar patent licensing and genetic technology trade secret dispute between Asian pharmaceutical and American biotech company; and \$20 million healthcare patent license dispute
- (6) Technology (including aviation/aerospace) -one billion dollar consumer electronics patent license dispute; \$200 million Russian defense technology patent license claim; \$100 million European bottling technology patent license dispute;; patent license and trade mark and secret claims involving powered tools, collection software, printing equipment, recording, private education and other information technology and software related claims, including security/scanning and satellite technology.
- (7) Global brands-- Nine-ten figure trademark licensing and infringement disputes involving apparel and consumer products

Professional Associations: College of Commercial Arbitrators (Fellow); Chartered Institute of Arbitrators, U.K. (Fellow and Chartered Arbitrator); International Law Association (American Branch International Arbitration Committee Delegate since 1989); American Society of International Law; Boston Bar Association (International Section, Past Chair; International Arbitration Committee, Past Chair); American Bar Foundation (Fellow); American Bar Association (International Section: International Arbitration Committee, Past Vice Chair; and National Security Law Committee, Current and Past Vice Chair for Policy).

Honors:

America's Best Lawyers in International Commercial and Governmental Arbitration Listed in Expert Guides to the World's Finest Lawyers in International Arbitration

FOR FURTHER INFORMATION go to WWW.pdoneill.com