

PREVENT

PROTECT

REBUILD

CARDOZO LAW INSTITUTE *in Holocaust and Human Rights*



INTERNATIONAL
LAW ASSOCIATION
AMERICAN BRANCH ▶ EST. 1921

THE FOLLY OF U.S. SANCTIONS AGAINST THE INTERNATIONAL CRIMINAL COURT

FEBRUARY 3, 2021 | 12 - 1:30 PM ET



Gabor Rona
Professor of Practice,
Dir. of CLIHHR Law
& Armed Conflict
Project,
Cardozo Law Sch.



Betsy Apple
Advocacy Director
and Head of the Rule
of Law Division,
Open Society Justice
Initiative



Andrew Loewenstein
Partner,
Foley Hoag



Beth Van Schaack
Leah Kaplan Visiting
Professor of Human
Rights,
Stanford Law Sch.



Adam Smith
Partner,
Gibson, Dunn and
Crutcher

Since the inception of the International Criminal Court (ICC) in 1998, the United States has had both hostile and cooperative relations with the ICC. The outgoing U.S. administration took hostility to a new level, imposing legal sanctions on the Court's high-level officials in the same way the government imposes civil and criminal sanctions against those who provide material support to terrorists. This panel will explore the state of litigation challenging these sanctions, and how and why the incoming administration's approach to the ICC might differ from that of its predecessor.

This panel is co-sponsored by the Cardozo Law Institute for Holocaust and Human Rights and the International Humanitarian Law Committee of the American Branch of the International Law Association.

A Zoom link will be sent out the morning of the panel.
CLE credits will be available pending approval.

[**Register**](#)