

**Robert Garson, Esq. BA (Hons.) LL.M, Dip. Law.  
Barrister and Attorney-at-Law**

<b>Education</b>	1987-1994 The Manchester Grammar School (1st XV, Chair of Debates); 1994-1997 The University of Manchester BA (Hons.) (2:1) in Ancient History & Archaeology (Gilbert & Sullivan Society, Chair of Debates, Boxing, 1st XV); 1997-1998 City University, London Post Graduate Diploma in Law (Commendation) (Chair of Debates); 1998 -1999 Inns of Court School of Law Bar Vocational Course (Ashe Lincoln Public Speaking Scholar); 2008-2009 Benjamin N. Cardozo School of Law Master of Laws in Intellectual Property & International Commercial Arbitration (Dean's Merit Scholar)
<b>Bar Admissions</b>	1999 Bar of England & Wales; 2010 Bar of the State of New York, Eastern District and Southern Districts of New York; 2012 United States Court of Appeals for the Second Circuit; 2020 United States Court of Appeals for the Federal Circuit; 2022 Bar of the State of Florida and District of Columbia, Southern District of Florida. Have been admitted Pro Hac Vice to the Bars of California, Nevada, New Jersey and West Virginia.
<b>Work History</b>	1999 Pupillage at 2 Bedford Row, London; 2000 Tenancy at 10 Kings Bench Walk, London; 2008-Present Associate Tenancy at 2 Bedford Row. 2010 - Present Established Garson, Ségal, Steinmetz, Fladgate LLP in New York; 2020 – Present Established a parent firm GS2 Law PLLC in Florida and Philadelphia.
<b>Experience (UK)</b>	Has appeared as a barrister at all levels of courts in England & Wales including Court of Appeals and Privy Council. Defended and Prosecuted in serious crimes including murder, fraud, drug importations, cigarette importations, counterfeiting of currencies and money laundering. Since moving disciplines away from serious crime, has continued to act in cross border disputes, recently having appeared in the High Court (Queen's Bench Division) the regulation of Pay Day lenders, and the enforceability of US District Court injunctions in the UK. Currently advising in relation to the extra-territorial effect of US anti-trust laws in the context of European Union competition regulatory breaches brought in the UK.
<b>Experience (US and International)</b>	In the United States, has appeared in federal and state courts, Trademark Trials and Appeals Board, American Arbitration Association, Beth Din and International Chamber of Commerce arbitrations mainly in the fields of complex commercial disputes, derivative actions, intellectual property infringement, breach of confidentiality agreements, theft of trade secrets and defamation. Has successfully defended UK Worldwide freezing orders and preclusion of their application in the state of New York Notable cases and recent instructions include: Lead Counsel for Walmart in Deckers v Walmart (CDC 2020 ongoing) a design patent and trade dress infringement case before the Central District of California. <i>Quick Med Technologies</i>



*Inc. v. Sarasota Medical Products Inc. et al.* (Northern District of Florida 2020) complaint for breaches of DTSA 2016, Florida Uniform Trade Secrets Act Florida Deceptive and Unfair Trade Practices Act, unjust enrichment; *Ward v RageOn Inc.* (SDNY 2020) prevailing on proving willful infringement of copyrights at trial; Led the defense of a high-profile music artist for civil sexual assault (Nevada Supreme 2020); Successful settlement of deeply entrenched dispute *in NL Brand Holdings et al. v. Lepore et al.* (NY Supreme 2019); Successfully brought an action against a publicly traded Canadian biologics company for breach of a debt facilitation agreement (SDNY 2018); Successfully led the defense in a multi-jurisdictional, multimillion dollar, agro-pharmaceutical case concerning and attempt to shift market risk the manufacturer / distributor relationship pursuant to Delaware and Italian Law (ICC arbitration 2019); Prevailed before a jury proving unfair competition pursuant to New York law, and corporate bad-faith in the misappropriation of 3-Designs against a Fortune 500 company *in KT Group Ltd v. NCR Corp* (SDNY 2019); Lead counsel in *Tiger Lily Ltd. v. Barclays PLC* concerning abandonment of and residual fame in Lehman Brothers trademark (TTAB 2014).

In whistleblower law, heads up one of the most successful team in the US in terms of recovery through the Commodities and Futures Trading Commission. Worked in conjunction with the CFTC, SEC and DOJ on Dodd-Frank and FCPA violations.

In transactional law have prosecuted numerous trademark and copyright applications, leading the negotiation and completion of multi-company mergers and acquisitions of technology companies. Advised upon financing and production of various independent movies.

**Publications and Presentations** Contributes regularly on privacy, First Amendment and intellectual property law in the New York Observer. A contributing author to *The Business of Film: A Practical Introduction* (Focal Press – Routledge 2018). Presented “From Toot to Loot - The Anatomy of a successful Whistleblower claim at the Global Litigation ConfEx, 20th June 2017. “Judaic Justice: Not just for the Chosen” at the Aspen Center for Social Values 2014.

**Modern Languages** English (Native); French, Hebrew (Business); Spanish (Basic).

**Memberships and External Interests** President of the American Association of Jewish Lawyers and Jurists; The New York City Bar Association; The New York International Arbitration Center; Old Mancunians Association - Chair of the North American Chapter; England Day NYC - Founding Patron; Congregation of Spanish & Portuguese Jews; Director; General Counsel to the British Schools and Universities Foundation; The Honorable Society of the Inner Temple.