

2016 Taipei International Conference on Arbitration and Mediation

2016年台北仲裁與調解國際研討會

Grand Hotel, 12th Floor

No.1, Sec. 4, Zhongshan N. Rd., Zhongshan Dist., Taipei City

台北市中山北路四段 1 號圓山飯店 12 樓崑崙廳

Conference Program

Monday, August 29, 2016

8:30-9:00 Coffee and registration

9:00-9:10 Welcome and opening remarks

Fuldien Li (李復甸), Chairman, Chinese Arbitration Association, Taipei (CAA)

Tsai-yu Lin (林彩瑜), Professor, NTU College of Law and Director, ACWH

9:10-11:00 Session I: Some Fundamental Issues and Recent Development in Arbitration and Mediation

Chair: Chang-fa Lo (羅昌發), Justice, Constitutional Court, Taiwan, ROC

- New features in arbitral procedure: increasing efficiency and autonomy or increasing time and costs?
 Patricia Shaughnessy, Professor, Stockholm University
- 2. Government as a Party in International Commercial Arbitration

Anselmo Reyes, Arbitrator, International Judge of the Singapore International Commercial Court

3. Predictability of "Public Policy" in Article V of the New York Convention under Mainland China's Judicial Practice

Helena Chen (陳希佳), Head of Beijing Office and Partner, Pinsent Masons LLP

4. When arbitrators get the law wrong: Does international commercial arbitration need an appeal mechanism? Simon Dunbar, Partner, King & Spalding

11:00-11:15 Group Photos and Coffee Break

11:15-13:00 Session I (continue)

 ${\it 5.} \ \ {\it Enforcement of Awards against State and State-owned Entities: the Long March?}$

Emmanuel Jacomy, International Arbitration Group, Shearman & Sterling LLP

6. Issues in Emergency Arbitrator Procedures in Arbitrations involving State Parties

Janice Lee, Associate Counsel & Business Development Manager, Singapore International Arbitration Centre

7. Transparency, Accountability and Regulatory Frameworks in Private Arbitral Institutions – In Search of a Problem to a Solution?

Shaun Wei-Han Lee, Supervising Associate, JWS Asia Law Corporation

8. Developing a Mediation Clinic Model for Taiwanese Legal Education

Shawn Watts, Adjunct Professor, Columbia Law School & Alexandra Carter, Clinical Professor of Law, Director of Clinical Education, Columbia Law School

13:00-14:10 Lunch

14:10-15:30 Session II: Investment Dispute Settlement Mechanisms

Chair: Stephan Wilske, Partner, Gleiss Lutz

9. The Settlement of Tax Disputes under Investment Treaties

Julien Chaisse, Professor, The Chinese University of Hong Kong

10. Investment Arbitral Tribunal's Power to Review Investor's Criminal Misconducts?

Tsai-yu Lin (林彩瑜), Professor, NTU College of Law and Director, ACWH

11. Transparency of Investment Dispute Resolution and Court-Type Mechanisms in the Recent FTAs

Joanna Jemielniak, Associate Professor and Ph.D. Program Coordinator, Centre of Excellence for International Courts (iCourts), Faculty of Law, University of Copenhagen

15:30-15:40 **Coffee Break**

15:40-17:10 Session II (continue)

12. Investment Arbitration under "Mega-Regional" Free Trade Agreements: a 21st Century Model
Mark Feldman, Associate Professor Law, School of Transnational Law, Peking University

13. **Procedures, People and Perspectives: Obstacles to the Mediation of Investment Disputes**Lisa Toohey, Associate Professor, The University of New South Wales, UNSW

14. An Assessment of the EU's Proposed Investment Court System Reforming Investor-State Arbitration Mechanism Chi-Chung Kao (高啟中), Associate Professor, Department of Ocean and Border Governance, National Quemoy University, Kinmen, Taiwan, R.O.C.

Tuesday, August 30, 2016:

9:00-10:30 Session III: Language Issues in Arbitration Procedure

Chair: Nigel N. T. Li (李念祖), Partner, Lee and Li

- 15. Linguistics and Language Issues in International Arbitration Problems, Pitfalls and Paranoia Stephan Wilske, Partner, Gleiss Lutz
- 16. Language Issues in Arbitration Procedure
 Sally Harpole (何蓉), Attorney at Law, Solicitor, Chartered Arbitrator, Accredited Mediator
- 17. Languages in International Arbitration and Due Process
 Sherlin Hsie-lien Tung, Attorney-at-Law (California & New York) Litigation and Arbitration Counsel/Semperit AG Holding

10:30-10:40 Coffee Break

10:40-12:10 Session III (continue)

18. Is There Any Role for Linguists among Lawyers in Arbitration?

Rajesh Sharma, Senior lecturer, RMIT University

19. Simultaneous Translation of Witness Testimony in International Arbitration Hearings Joshua D H Karton, Associate Professor, Queen's University

20. Beyond Semantics and Semiotics – Arguing for a Clearer Set of Arbitration Rules on the Issue of Translation Chang-fa Lo (羅昌發), Justice, Constitutional Court, Taiwan, ROC

12:10-13:30 Lunch

13:30-15:00 Session IV: Implications of Mega Projects for Investment/Commercial Arbitration

- "One Belt One Road" as an example

Chair: Pi-song Tsai (蔡碧松), Attorney-at-Law, Wong & Co. Law Offices

- 21. Implications of "One Belt One Road" and Other Similar Mega Projects for Investment/Commercial Arbitration Teressa Cheng (鄭若驊), Chairperson, HKIAC
- 22. Arbitration and "One Belt One Road"

Jing Zhou Tao (陶景洲), Managing Partner, Beijing Representative Office, Dechert LLO

23. Implications of "One Belt One Road" for Investment/Commercial Arbitration in the Greater China Region

Fan Yang (揚帆), Assistant Professor, School of Law, City University of Hong Kong

15:00-15:10 **Coffee Break**

15:10-16:30 Roundtable Discussion on the draft new arbitration rules for CAA's international arbitration

Chair: Fuldien Li (李復甸), Chairman, Chinese Arbitration Association, Taipei (CAA)

Reportour: Winnie Jo-Mei Ma (馬若梅), Honorary Assistant Professor of Law, Bond University, Australia

Discussants: Invited Conference Speakers

16:30 Closing remarks

END

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