



32nd LAWASIA Conference

5-8 November 2019 | Hong Kong SAR

Conference Program

Please note that the below is a preliminary conference program and subject to change. Information correct as at 9 September 2019.

CPD Accreditation for Hong Kong SAR delegates

A maximum of 14 CPD points will be awarded for attendance of the full programme

Please note that the conference will be held across two different venues: **The JW Marriott Hotel and the Hong Kong Convention & Exhibition Centre (HKCEC).**

Monday, 4 November 2019

1400 – 1800	LAWASIA Executive Committee Meeting ExCo Members <i>only</i>
-------------	--

Tuesday, 5 November 2019

1000 – 1600	Annual LAWASIA Council Meeting LAWASIA Council Members <i>only</i> . This event is by direct invitation <i>only</i> .
-------------	---

1800 – 2000	Presidents' Dinner Invitation <i>only</i>
-------------	---

Wednesday, 6 November 2019

0830 – 0930	Registration <i>JW Marriott Hotel</i>
0930 – 1030	Opening Ceremony <i>JW Marriott Hotel</i>
1030 – 1100	Morning Refreshments & Networking <i>JW Marriott Hotel</i>
1100 – 1230	Plenary Session <i>JW Marriott Hotel</i>
1300 – 1430	Lunch & Guest Speech <i>Renaissance Harbour View Hotel</i> <i>Note: One-way coach transfer from the JW Marriott Hotel to the Renaissance Harbour View Hotel will be provided.</i>
1800 – 2200	Update on Global Legal Landscape and Welcome Reception & LAWASIA Cup <i>Happy Valley Racecourse</i>

0800 – 0900 **Registration continues**
HKCEC

0900 – 1030 **ALTERNATIVE DISPUTE RESOLUTION**

Risk Management in Mediation and Arbitration for International and Cross-border Disputes
Room S421, Level 4, HKCEC

Have you wondered how ADR – with its standardised (albeit well intended) rules and procedure – be better applied to increasingly complex and fact-specific cross-border disputes? How the seemingly rival demands of delivering an effective and efficient ADR service and complying with regulatory and professional conduct rules be reconciled? To discuss these concerns and how risk management ¹ plays a key role in any ADR practice, LAWASIA warmly invites you to this must-attend session.

Our distinguished panel will discuss risk identification, evaluation and mitigation in mediation and arbitration of international commercial disputes. Leading lawyers, mediators and arbitrators will share invaluable insights and tips as part of a proactive, holistic strategy to better manage common risks and conduct ADR, e.g.: confidentiality; privilege; conflicts of interest; independence and control; due diligence (e.g. AML); budgets; timetables; resources; third party funding context; and other conduct/practice pitfalls. After the session, delegates may expect to takeaway tactics to boost their ADR toolbox and practice. Indeed, risk comes from not knowing what you are doing ²!

¹ Maximising and minimising areas where we have some control over the outcome or where we have absolutely no control over the outcome, respectively (Peter L Bernstein, 2012)

TAXATION

Taxing the digital economy: where do we stand now & what's next?
Rooms S423 - S424, Level 4, HKCEC

In March 2018, the OECD issued a preliminary report discussing the challenges of taxing the digital economy. Drawing strength from Action 1 of the BEPS report, this recent report studies the characteristics of digital businesses including its remote presence, reliance on intangibles and data, and heavy user participation. Having said this, the notion of how to tax the digital economy remains a difficult question for countries worldwide. Despite the urgency on the part of tax authorities wanting to tax the digital economy, there is still no common global on how to achieve this. The new business models that the digital economy creates remain elusive from the taxation net and this is partially contributed to the fact existing tax laws and framework are not suited to effectively tackle this.

With international pressure and interest in this area, this session aims to discuss how tax authorities in this region are preparing to address the question of taxing the digital economy, which has revolutionised the manner in which people today live and conduct their daily lives including businesses. This session will also analyse the unilateral approaches taken by some governments are effective or are these pure interim measures.

Moderator

Mr DP Naban | Senior Partner, Lee Hishammuddin Allen & Gledhill (MALAYSIA)

ANTI-TRUST

Making Leniency Great Again – the Challenges of Cross-border Cartel Enforcement
Rooms S426 - S427, Level 4, HKCEC

Cartel enforcement by competition agencies across the region remains a priority. However, detection of anti-competitive conduct is increasingly becoming more challenging – as the benefits of immunity/ leniency programmes for companies and individuals no longer give sufficient bright-line incentives to cooperate with enforcement authorities. This panel will address the risks, benefits and incentives of leniency – and how both private sector and competition agencies view global trends and the impact on future enforcement.

Moderator

Mr Marcus Pollard | Member of Competition Law Committee, The Law Society of Hong Kong (HONG KONG SAR)

Speakers

Mr Ray Steinwall | Adjunct Associate Professor, UNSW Law School (AUSTRALIA)

Ms Vena Cheng | Senior Consultant, Akin Gump Strauss Hauer & Feld LLP (HONG KONG SAR)

Dr Derek Ritzmann | Economic Expert, Economic Partners (HONG KONG SAR)

Mr Anand Raj | Partner, Shearn Delamore & Co (MALAYSIA)

Chair of LAWASIA Anti-Trust and Competition Law Subcommittee

Mr Ryan Il Kang | Partner, Bae, Kim & Lee LLC (KOREA)

	<p>² Warren Buffett</p> <p>Moderators Mr Huen Wong, BBS, JP Past President and Chairman of Arbitration Committee, The Law Society of Hong Kong (HONG KONG SAR) Dr Pinky Anand Senior Advocate, Office of Additional Solicitor General of India (INDIA) Chair of LAWASIA ADR Subcommittee</p> <p>Speakers Mr John Lee Member of Arbitration Committee, The Law Society of Hong Kong (HONG KONG SAR) Mr Gang Li Secretary General of Foreign Affairs Committee, Guangdong Lawyers Association (CHINA) Mrs Cecilia Wong Council Member and Chairlady of Mediation Committee, The Law Society of Hong Kong (HONG KONG SAR) Ms Lani Victoria Vinas Managing Associate, SHUSAKU YAMAMOTOS (JAPAN) Mr Andre Maniam SC Head of Litigation & Dispute Resolution, WongPartnership LLP (SINGAPORE) Mr Brian Speers President, Commonwealth Lawyers Association (UNITED KINGDOM)</p>	<p>Speakers Mr Min Jiang Vice-President, All China Lawyers Association (CHINA) Mr Pierre Chan Council Member, The Law Society of Hong Kong (HONG KONG SAR) Mr Jay Shim Partner, Lee & Ko (KOREA) Mr S Saravana Kumar Partner, Lee Hishammuddin Allen & Gledhill (MALAYSIA) Chair of LAWASIA Taxation Subcommittee Mr Pieter de Ridder Managing Partner, Mayer Brown (SINGAPORE)</p>	
1030 – 1100	<p>Morning Refreshments & Networking HKCEC</p>		
1100 – 1230	<p>COMMUNICATIONS, TECHNOLOGY & DATA PROTECTION</p> <p><i>The extra-territorial impact of the General Data Protection Regulation (GDPR) on businesses in the Asia Pacific region</i> Room S421, Level 4, HKCEC</p> <p>Privacy / Data protection is really a battle between individualism and right to information. The European Union has introduced the General Data Protection Regulation (GDPR) in May 2018, which</p>	<p>SPORTS LAW</p> <p><i>Sports Contracts Management and Sports Dispute Resolution</i> Rooms S423 - S424, Level 4, HKCEC</p> <p>Sports law, like the special characteristics and dynamics of sports, continues to grow and evolve over the years. As sports emerge as a global industry, stakeholders such as governments, sporting bodies, clubs, agents, managers and</p>	<p>UNCITRAL</p> <p><i>Harmonised regulation of E-Commerce in Asia and current UNCITRAL initiatives</i> Rooms S426 - S427, Level 4, HKCEC</p> <p>This session will focus on the adoption and implementation of UNCITRAL's e-Commerce Conventions and model laws, with particular emphasis upon the requirements of the revamped Trans Pacific Partnership and approaches within</p>

is not only applicable to the European Economic Area (EEA), but also claims for applicability to third country data processors once EEA personal data is processed. The changes in the GDPR has also affected the enforcement of IP rights by brand-owners. This session will discuss when and how to comply with the GDPR, and enforcement risks for non EU or EEA processors under the GDPR. The session will also focus on the UK experience as an EU member and Switzerland's experience of dealing with both Swiss national Privacy / Data protection is really a battle between individualism and right to information. The European Union has introduced the General Data Protection Regulation (GDPR) in May 2018, which is not only applicable to the European Economic Area (EEA), but also claims for applicability to third country data processors once EEA personal data is processed. The changes in the GDPR has also affected the enforcement of IP rights by brand-owners. This session will discuss when and how to comply with the GDPR, and enforcement risks for non EU or EEA processors under the GDPR. The session will also focus on the UK experience as an EU member and Switzerland's experience of dealing with both Swiss national privacy law and GDPR as a non EU or EEA member state – as it is the case for Asian countries. Furthermore, this session will provide for inputs on how Japanese companies comply with GDPR in addition to the Japanese law maintaining good balance between GDPR and national privacy laws in Japan, on regulation of false information spreading on social networks with willful agenda in Taiwan, and application of GDPR in countries under Belt and Road and Hongkong.

Moderators

Mr Henning von Zanthier | Founding Partner, VON ZANTHIER & SCHULZ (GERMANY)
Chair of LAWASIA Asia-Europe Subcommittee
Mr Sunil DB Abeyaratne | Bar Association of Sri Lanka (SRI LANKA)
Co-Chair of LAWASIA Communications,

players are gaining awareness over the potential of criminality and abuses. Stricter laws are called to deal with cases in relation to corruption, match fixing and doping. In this session, experts are invited to analyse how sports disputes are different from commercial disputes and discuss the projected changes in sports law and their implications towards the sports industry over the coming years.

Moderator

Mr Richard Wee | Managing Partner, Richard Wee Chambers (MALAYSIA)

Speakers

Dr Trisha Leahy, BBS | Chief Executive, Hong Kong Sports Institute (HONG KONG SAR)

Commentator

Mr Anthony Miller | Director, Miller Sockhill Lawyers (AUSTRALIA)

ASEAN to the regulation of electronic commerce.

Moderator

Mr Shreyas Jayasimha | Advocate, Aarna Law (INDIA)
Deputy Chair of LAWASIA UNCITRAL Section

Speakers

Dr James Ding | Commissioner of Inclusive Dispute Avoidance and Resolution Office, Department of Justice, The Government of the Hong Kong Special Administrative Region (HONG KONG SAR)
Prof Ignacio Tirado | Secretary-General, UNIDROIT (ITALY)
Mr Wataru Nakajima | Associate, Hogan Lovells (JAPAN)

	<p>Technology & Data Protection Subcommittee</p> <p>Speakers Mr Stephen Wong Privacy Commissioner for Personal Data, Office of the Privacy Commissioner for Personal Data (HONG KONG SAR) Mr Fumiaki Matsuoka Partner, Atsumi & Sakai (JAPAN) Mr Stephan Armin Hofer Senior Associate, GHR Rechtsanwälte AG (SWITZERLAND) Dr Brian, Hsiang-Yang Hsieh Partner, Formosa Transnational (TAIWAN) Mr Niten Chauhan Partner, JPC Law (UNITED KINGDOM)</p>		
1230 – 1345	<p>Lunch & Networking <i>Renaissance Harbour View Hotel</i></p>		
1400 – 1530	<p>BANKING & FINANCE</p> <p><i>Fintech, Cryptocurrency and Initial Coin Offering</i> <i>Room S421, Level 4, HKCEC</i></p> <p>Fintech is revolutionising financial services globally. It has changed the nature of commerce and end-user expectations for payments and financial services. With this rise of technology, cryptocurrencies and initial coin offerings (ICOs) have been increasingly used as means for capital raising and investment, while the nature of bank has also been changed in that “virtual” banks are now in reality.</p> <p>Accompanying the potential to improve efficiency for funding and financial inclusion, frauds and hacking incidents are more prone to happen with these digital assets and new mode of doing business, as laws and regulations always trail behind technology developments.</p> <p>In this session, speakers will discuss the opportunities and risks entailed in this continuing</p>	<p>ENVIRONMENTAL LAW</p> <p><i>Legal responsibility of enterprises for climate change and its consequences</i> <i>Rooms S423 - S424, Level 4, HKCEC</i></p> <ul style="list-style-type: none"> • Legal responsibilities and business risks of enterprises and their directors for the contribution and exposure of the enterprises’ activities, goods and services to climate change and its consequences • Legal responsibilities and business risks of financiers of such enterprises • Legal responsibilities and business risks of investors of such enterprises. <p>Speakers Mr John Davidson Chairman of Land Use Planning and Environmental Law Committee, The Law Society of Hong Kong (HONG KONG SAR) Mr Kenji Fukuda Japan Federation of Bar Associations (JAPAN) Mr Juta Wada Attorney at law, Japan Federation of Bar Associations (JAPAN)</p>	<p>EMPLOYMENT LAW</p> <p><i>Employees Protection: Sexual Harassment, Equality and Diversity</i> <i>Rooms S426 - S427, Level 4, HKCEC</i></p> <p>With the rise of the #MeToo movement and its overwhelming impact across the globe, the movement has awakened the world to the prevalence of sexual harassment, especially in the workplace. It has also given a voice to silenced women and raises concerns of gender equality.</p> <p>Aside from the above, as we live in a world that comprises of people from different race, sexual orientations, family status etc., it is therefore vital for employers to take positive steps to ensure equality and diversity in the workplace in order to provide safe and level playing fields for all their employees.</p> <p>In this session, speakers will discuss (1) how law in different jurisdictions handles issues relating to sexual harassment, equality and diversity in the workplace; (2) what employers can do to protect</p>

	<p>trend of fintech, what should be done by the market players and regulators in better protecting the interests of public and developing the related infrastructure.</p> <p>Moderators Mr Charles To Partner, Ella Cheong & Alan Chiu, Solicitors & Notaries (HONG KONG SAR) Mr Eu Jin Ong Partner, Lee Hishammuddin Allen & Gledhill (MALAYSIA)</p> <p>Speakers Mr Shyam Divan Senior Advocate, The Bar Association of India (INDIA) Ms Yuri Suzuki Senior Partner, Atsumi & Sakai (JAPAN) Dr Asanga Gunawansa Lead Counsel, Colombo Law Alliance / Chairman, Sri Lanka International Arbitration Centre (SRI LANKA) Mr Kunchou Tsai Director, Taipei Bar Association (TAIWAN)</p> <p>Commentator Mr David Lee Senior Lecturer, University of Hong Kong (HONG KONG SAR)</p>		<p>themselves from being caught in claims arising from these issues; (3) what employers should do if they encountered these issues; and (4) the way forward.</p> <p>Moderator Mr Bernard Banks Consultant, Gibson Sheat Lawyers (NEW ZEALAND) Chair of LAWASIA Employment Law Committee</p> <p>Speakers Mr Brian Williamson Managing Director, Williamsonbarwick (AUSTRALIA) Prof Jingbo Lu Founding and Managing Partner, River Delta Law Firm (CHINA) Ms Olivia Kung Member of International Legal Affairs Committee, The Law Society of Hong Kong (HONG KONG SAR) Mr Saurabh Prakash Advocate (INDIA) Ms Chanakarn Boonyasith Partner, Siam City Law Offices Limited (THAILAND)</p>
--	--	--	---

1530 – 1600	<p>Afternoon Refreshments & Networking <i>HKCEC</i></p>		
-------------	---	--	--

1600 – 1730	<p>BELT & ROAD</p> <p><i>Building A Community of Common Destiny: BRI Legal Cooperation in the Asia Pacific Region</i> <i>Room S421, Level 4, HKCEC</i></p> <p>Since its inception in 2013, the Belt and Road Initiative (BRI) has attracted a lot of attention and secured wide participation from the international community. To date, some 170 countries and international organisations have signed BRI cooperation documents. Pilot projects such as China-Pakistan Economic Corridor, China-Laos Railway and Jakarta-Bandung High-speed Railway</p>	<p>HUMAN RIGHTS</p> <p><i>Human Rights Issues (including modern slavery) in the 21st Century Tackled at its Source</i> <i>Rooms S423 - S424, Level 4, HKCEC</i></p> <p>Through the implementation of International Covenants and constitutional instruments, every legal jurisdiction ensures that the human rights of their citizens and residents are protected. In the modern era of advanced technology, multi-dimensional connectivity, enormous wealth and new paradigms of innovation, human suffering continues to increase through poverty, lack of</p>	<p>IN-HOUSE LAWYERS</p> <p><i>Legal Professional Privilege in In-house Environment – local and international challenges</i> <i>Rooms S426 - S427, Level 4, HKCEC</i></p> <p>It is important that clients are able to share information freely with their lawyers. The principle of legal professional privilege (LPP) prevents such information from being used against the clients themselves subsequently.</p> <p>In-house lawyers’ communications are protected the same way as those of lawyers in private</p>
-------------	---	--	--

have steadily progressed. A few developed countries have expressed their interest in conducting mutually beneficial cooperation with China as well as with any third party. The Belt and Road Initiative is opening up even broader prospects for development.

As the Belt and Road Initiative develops, there is an increase in the number of disputes arising from various fields such as investment, trade, taxation, finance, land and labour, which entails an urgent need to improve legal services and international dispute settlement mechanisms and strengthen international cooperation in relevant fields.

This session will: (1) discuss major legal risks and problems faced in Belt and Road Projects; (2) explore different routes to develop and improve international dispute settlement mechanisms within Asian-Pacific region; (3) summarise the practice and experience of transnational legal service; (4) discuss the role of lawyers and law firms in legal advice and dispute resolution and potential for further collaboration.

Moderators

Mr Yin Baohu | Director General, China Legal Exchange Centre (CHINA)
Co-Chair of LAWASIA One Belt One Road Subcommittee

Ms Aigoul Kenjebayeva | Chairperson, Kazakhstan Bar Association (KAZAKHSTAN)

Speakers

Ms Yunyan Zhang | Senior Partner, Jincheng Tongda & Neal Law Firm (CHINA)

Dr Thomas So | Past President and Chairman of Belt and Road Committee, The Law Society of Hong Kong (HONG KONG SAR)

Mr Ronald Sum | Partner, Commercial Litigation, Addleshaw Goddard LLP (HONG KONG SAR)

Mr Shigehiko Ishimoto | Partner, Mori Hamada&Matsumoto (JAPAN)

education, discrimination and slavery in all its forms. Speakers will consider the strengths, weaknesses and perspectives in their respective legal jurisdictions and provide possible solutions through local and international examples.

Moderator

Prof Yasushi Higashizawa | Meijigakuin University, Graduate School of Law (JAPAN)
Co-Chair of LAWASIA Human Rights Section

Speakers

Mr Arthur Moses SC | President, Law Council Of Australia (AUSTRALIA)

Mr Philip Dykes SC | Chairman, Hong Kong Bar Association (HONG KONG SAR)

Mr Vernon Loh | Senior Assistant Solicitor General (Human Rights), Department of Justice, The Government of the Hong Kong Special Administrative Region (HONG KONG SAR)

Dr Manotar Tampubolon | Lecturer, Faculty Of Law, Universitas Kristen Indonesia (INDONESIA)

Mr Lilamani Poudel | Secretary General, Nepal Bar Association (NEPAL)

practice. However, the applicability of LPP may not be clear where in-house lawyers are seeking to retain privilege in documents, whilst they are performing roles of employees, legal advisers and business advisers.

In this session, speakers will share their experiences from the perspective of in-house lawyers on the challenges encountered and pitfalls to avoid.

Moderator

Mr Warren Ganesh | Council Member, The Law Society of Hong Kong (HONG KONG SAR)

Speakers

Dr Luyang Wang | Legal Counsel, Beijing Founder Apabi Technology Limited (CHINA)

Mr Steven Allen | Group General Counsel and Head of M&As, CK Hutchison Holdings Limited (HONG KONG SAR)

Ms Winifred Lo | Chief Legal Counsel, PCCW Group (HONG KONG SAR)

Mr Simon Davis | President, The Law Society of England and Wales (UK)

Mr Kurmangazy Talzhanov | Co-Managing Partner, INTEGRITES (KAZAKHSTAN)
Mr Jeff Leong | Senior Partner, Jeff Leong, Poon & Wong (MALAYSIA)
Co-Chair of LAWASIA One Belt One Road Subcommittee

Commentator

Ms Maria Concepcion Simundac | Partner, Villaraza & Angangco (PHILIPPINES)

1930 – 2200

Gala Dinner

The Grand Stage • Western Market

Note: One-way coach transfer from the HKCEC to The Grand Stage will be provided.

0800 – 0900	Registration continues <i>HKCEC</i>		
0900 – 1030	LAW FIRM MANAGEMENT <i>Managing a Law Firm in an Era of Increased Competition</i> <i>Room S421, Level 4, HKCEC</i> This panel will discuss the strategies that law firm leaders can adopt, particularly in the mergers and acquisitions field, in the face of a return to the legal industry by law firms backed by the Big Four, and increased competition from alternative legal service providers. Competition can be tough, given that the new comers may provide a one-stop-shop package of legal and other professional services as opposed to the single dimensional legal services that traditional law firms provide. Moderators Ms Elaine Lo Chairlady of Practice Management Committee, The Law Society of Hong Kong (HONG KONG SAR) Mr Rajan Chettiar Managing Director Rajan Chettiar LLC (SINGAPORE) Chair of LAWASIA Law Management Committee Speakers Mr Will Jones Partner, Sayer & Jones (AUSTRALIA) Vice President The German Federal Bar (GERMANY) Mr Nick Chan Partner, Squire Patton Boggs (HONG KONG SAR)	FAMILY LAW <i>Law on Child Protection in a cross-border context</i> <i>Rooms S423 - S424, Level 4, HKCEC</i> In the name of the child, parents and all connected parties are fighting for the best interest of the child in their perspective. Children are taken across the border away from their ordinary daily life at a time when they witness their own family breaking up. The 1980 Hague Convention established an international mechanism for signatories states to curb abduction of children without the consent of the other parent. How it works? What if the children are taken to non-signatories countries? Other children are abducted from their parents for their personal gains. What legal protections are available for these children? Moderator Mr Dennis Ho Chairman of Family Law Committee, The Law Society of Hong Kong (HONG KONG SAR) Speakers Mr David De Alwis Senior Associate, Aitken Partners (AUSTRALIA) Mr Robin Egerton Counsel, Parkside Chambers (HONG KONG SAR) Ms Keiko Imazato Partner, Mugita Law Office (JAPAN)	CORPORATE SECURITIES & INVESTMENT <i>Legal and Regulatory Regimes regarding Asset Management Practice</i> <i>Rooms S426 - S427, Level 4, HKCEC</i> This session will introduce to practitioners' various recent initiatives in Hong Kong and Asia Pacific to develop the asset management industry. For example, Hong Kong has introduced various initiatives such as the new legal framework for open-ended fund companies, enhancements to asset management regulation and point-of-sale transparency, as well as new guidelines on online distribution and advisory platforms. Moderator Mr Jeff Leong Senior Partner, Jeff Leong, Poon & Wong (MALAYSIA) Chair of LAWASIA Corporate Securities & Investment Subcommittee Speakers Mr Tao Shan Senior Partner, Guangdong Etr Law Firm (CHINA) Ms Christina Choi Executive Director of Investment Products, Securities and Futures Commission (HONG KONG SAR) Ms Saniya Perzadayeva Managing Partner, Unicase Law Offices (KAZAKHSTAN) Ms Tracy Diamond Director, Castalia Compliance Limited (UK/HONG KONG SAR)
1030 – 1100	Morning Refreshments & Networking <i>HKCEC</i>		

INSOLVENCY***Reorganisation Alternatives for Cross-Border Insolvency in Asia******Room S421, Level 4, HKCEC***

This session will examine existing Cross-Border Insolvency regimes in Asia, and contrast the approaches to reorganisation under Hong Kong, Singapore, South Korean and Australian law, particularly in light of the 2017 Singapore legislative amendments. It is hoped to draw upon Judicial speakers for this session.

Moderator

Mr Keith Ho | Chairman of Insolvency Law Committee, The Law Society of Hong Kong (HONG KONG SAR)

Speakers

Justice Brigitte Markovic | Judge, Federal Court of Australia (AUSTRALIA)

Mr Camille Jojo | Partner, Norton Rose Fulbright Hong Kong (HONG KONG SAR)

Justice Vinodh Coomaraswamy | Judge, Supreme Court of Singapore (SINGAPORE)

CRIMINAL LAW***Anti-corruption and Anti-money Laundering in the Asia Pacific Region: Trends in Policy, Practice and Technology******Rooms S423 - S424, Level 4, HKCEC***

In recent years, more sophisticated ways have been deployed by the criminals in corruption or money-laundering activities, against the background of increasing international trades and rapid development of fintech.

Speakers in this session will give participants an overview of the latest developments on anti-corruption and anti-money-laundering in their home jurisdictions, including the current regulatory and law enforcement environment, and what to look out for. Speakers will also examine how regtech may help combat corruption and money-laundering.

Moderator

Mr Stephen Hung | Past President and Council Member, The Law Society of Hong Kong (HONG KONG SAR)

Speakers

Mr Dennis Miralis | Partner, Nyman Gibson Miralis (AUSTRALIA)

Mr Simon Peh, SBS, IDSM | Commissioner, Hong Kong Independent Commission Against Corruption (HONG KONG SAR)

Mr Mohammad Akram Sheikh | CEO, Akram Sheikh Law Associates / Senior Advocate, Supreme Court of Pakistan (PAKISTAN)

Mrs Nishadi Thennakoon | Deputy Director, Central Bank Of Sri Lanka (SRI LANKA)

FINAL MOOT COMPETITION

1230 – 1345	<p>Lunch & Networking <i>Renaissance Harbour View Hotel</i></p>		
1400 – 1530	<p>INTELLECTUAL PROPERTY LAW</p> <p><i>Enforcement of IP rights, with a focus on counterfeiting activity in the Asian region</i> <i>Room S421, Level 4, HKCEC</i></p> <p>The session will focus on:</p> <ul style="list-style-type: none"> • Enforcing IP Rights in PRC – What Options Are Available & What is Most Effective • Counterfeiting and Remedies – Is enforcement effective? • Litigation v Mediation – What is best for IP Disputes • Domain Name Arbitration – Is the System still delivering effective results? <p>Moderator Mr Alan Moyle Principal, Moyle & Associates (AUSTRALIA) Co-Chair of LAWASIA Intellectual Property Subcommittee</p> <p>Speakers Mr Paul Sugden Lecturer, Monash University (AUSTRALIA) Prof Huijia Xie Director of Intellectual Property Department, South China University Of Technology (CHINA) Ms Winnie Tam SC Deputy Head of Chambers, Des Voeux Chambers / Former Chairman, Hong Kong Bar Association (HONG KONG SAR) Ms Adelaide Yu Principal, Rouse (HONG KONG SAR) Mr Cristiano Bacchini Partner, Bmlex - Bacchini Mazzitelli Law Firm (ITALY)</p>	<p>CONSTITUTIONAL LAW</p> <p><i>The Importance of the Interpretation and Implementation of the Constitution in the Maintenance of the Rule of Law</i> <i>Rooms S423 - S424, Level 4, HKCEC</i></p> <p>A Constitution creates government and its various branches, apportioning appropriate functions and powers to each. It also establishes principles for protection of the rights of the citizens and forms a blue print for the values of its jurisdiction. The application of constitutional principles and the proper interpretation of the constitution by an independent judiciary ensure the maintenance of the Rule of Law. Speakers will illustrate through examples how the courts have interpreted the constitution in their respective jurisdictions and provide suggestions on possible interpretive principles that could be adopted to understand and apply the constitution to issues that may arise.</p> <p>Moderator Dato’ Dr Cyrus V Das Proprietor, Cyrus Das Advocates & Solicitors (MALAYSIA) Chair of LAWASIA Constitutional & Rule of Law Committee</p> <p>Speakers The Hon Ms Elsie Leung Former Secretary for Justice, The Government of the Hong Kong Special Administrative Region (HONG KONG SAR) Mr Wonsoon Kim Attorney, Lawfirm Jipyong LLC (KOREA) Mr Saroj K Ghimre Attorney at Law, Supreme Court of Nepal (NEPAL)</p>	<p>YOUNG LAWYERS</p> <p><i>Masterminding the Future: Age of Millennials and Gen-Z Lawyers</i> <i>Rooms S426 - S427, Level 4, HKCEC</i></p> <p>Young lawyers representatives from different jurisdictions will share their thoughts and experiences with individual presentations, focusing on practical tips and techniques for the modern young lawyer to thrive in today’s competitive legal environment, in particular in relation to client management, use and/or understanding of technology within the law firm and exploration of future paths including partnership and in-house opportunities.</p> <p>The session serves to inspire and equip young lawyers to decode the legal matrix and mastermind their own unique blueprint to their ideal legal career. Experienced practitioners are welcome to participate.</p> <p>Moderator Ms Jennifer Windsor President of NSW Young Lawyers, The Law Society of Hong Kong (HONG KONG SAR)</p> <p>Speakers Ms Hin Han Shum Associate, Squire Patton Boggs (HONG KONG SAR) Ms Louise Wong Asia-Pacific Regional Coordinator and Contact Person for Hong Kong, International Association of Young Lawyers (HONG KONG SAR) Mr Soonsung Lee Associate Lawyer, Yoon LLC (KOREA)</p>

Member of LAWASIA Young Lawyers Committee
Mr Zi Li Tay | Co-executive Partner, Zico Law
(VIETNAM)
Commentator
The Hon Robert McDougall QC | 12 Wentworth
Selborne Chambers (AUSTRALIA)

1530 – 1600 **Afternoon Refreshments & Networking**
HKCEC

1600 – 1700 **Closing Ceremony, including moot presentations and 2020 conference announcement**
HKCEC

1700 **End of Conference**
HKCEC