

Halliburton v Chubb: Implications for international maritime and commercial arbitration Live Webinar

22 December 2020

6:00pm - 7:30pm (Singapore)

10:00 - 11.30 am (London)

Registration: https://zoom.us/webinar/register/WN_FN1U0hY4Q4630mdllNozxQ

How far does an arbitrator need to go in disclosing appointments in multiple references, concerning similar subject matter, where a common party is involved?

This time last year, SCMA held an evening talk on the Duty of Disclosure in relation to the Court of Appeal decision in *Halliburton v Chubb*. That decision was appealed to the Supreme Court and the long-awaited judgment was recently handed down on 27 November 2020. SCMA returns to the fore and brings to our community the voices of some of the highly regarded counsel that appeared at the appeal.

In this event, we will look at the implications of the English Supreme Court decision on international commercial arbitration with a particular focus on maritime disputes.

This event is the first of a series of events that we have lined up for our audience.

Programme

(Timings in Singapore Standard Time)

6:00pm - 6:05pm

- Introduction by Lawrence Teh
- 6:05pm 6:20pm
- About the case by The Hon. Sir Bernard Eder
- 6:20pm 6:40pm
- Maritime and commercial arbitration perspective by Christopher Smith QC

International arbitration perspective by Charles Kimmins QC

- 6:40pm 7:00pm
- Panel discussion and Q&A

7:00pm - 7:30pm

Speakers



The Hon. Sir Bernard Eder International Arbitrator, 24 Lincoln's Inn Fields International Judge, SICC



Charles Kimmins QC
Barrister, Twenty Essex
(Counsel for LCIA)



Christopher Smith QC
Barrister, Essex Court Chambers
(Counsel for GAFTA)



Lawrence Teh
Senior Partner, Dentons Rodyk;
Chairman, SCMA Promotion Committee

Supporting organisations











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