Price: HK$500
Privileged Price for AAIL Member: HK$300
(Postage to Hong Kong included)

TO PLACE YOUR ORDER,
Please contact info@aail.org
TABLE OF CONTENTS

FOREWORD
Teresa Cheng GBS SC JP (Chairperson, Asian Academy of International Law)................................................................. v

INTRODUCTION OF ORGANISERS
Asian Academy of International Law ................................................. ix
Chinese Society of International Law .............................................. ix

WELCOME REMARKS
Teresa Cheng GBS SC JP (Chairperson, Asian Academy of International Law).............................................................. xvii
Li Shi-shi (President, Chinese Society of International Law)................ xix
Carrie Lam GBM GBS (Chief Executive, Hong Kong SAR)............... xxv
Rimsky Yuen GBM SC JP (Secretary for Justice, Hong Kong SAR)..... xxix

KEYNOTE SPEECH
Importance of International Law and the Role of Asia in Its Formulation
Zhang Yue-jiao (Former Member and Chair of
WTO Appellate Body)........................................................................ xxxv

SESSION I: ONE COUNTRY TWO SYSTEMS: INTERACTION WITH INTERNATIONAL LAW

KEYNOTE SPEECH
“One Country, Two Systems”: 20 Years of Experience and Way Forward
Tung Chee-hwa GBM (Vice Chairman of the Chinese People’s Political Consultative Conference)................................................. 3
CHAPTER 1
The Significant Role of International Law in Protecting Global Health
Margaret Chan (Former Director-General, World Health Organization) .......... 9

CHAPTER 2
One Country, Two Systems: Interaction with International Law
Paul Haagen (Professor, Duke Law School) ......................................................... 15

CHAPTER 3
One Country, Two Systems: Jebsen & Co. – From a Business Perspective
Hans Michael Jebsen (Chairman of Jebsen Group, AAIL Founding Member) ................................................................. 19

CHAPTER 4
Practicing “One Country, Two Systems” through the Rule of Law
Huang Jin (President, China University of Political Science and Law) .......... 25

CHAPTER 5
“One State, Two Systems”, China’s Contribution to The Progressive Development of Contemporary International Law
Shi Jiu-yong (Former President of the International Court of Justice) .......... 37

CHAPTER 6
The Successful Implementation of “One Country, Two Systems” Policy in Hong Kong is a Contribution to the Development of International Law
Xu Hong (Director General, Department of Treaty and Law, Ministry of Foreign Affairs, PR China) ......................................................... 45

SESSION II: INVESTMENT COLLABORATION: OPPORTUNITIES & CHALLENGES FOR ASIA

KEYNOTE SPEECH
East Asian Cooperation and International Rule of Law
Liu Zhen-min (Vice Minister of Foreign Affairs, PR China) .............................. 57
II A
CHAPTER 7
Investment Collaboration – Opportunities & Challenges in Asia
Vincent Lee (Executive Director of Hong Kong Monetary Authority) .......... 63

CHAPTER 8
Financing of Investment Projects at the Asian Infrastructure
Investment Bank: Institutional Set-up and First Experiences
Gerard Sanders (General Counsel, Asian Infrastructure
Investment Bank) .............................................................................. 69

CHAPTER 9
Challenges Faced by Investors of Public-Private Partnership Projects
Dieter Yih (Partner of Kwok, Yih & Chan) .............................................. 75

II B
CHAPTER 10
Chinese State-Owned Enterprises and Jurisdictional Immunities
Adrian Lai (Barrister-at-law, Des Voeux Chambers) ................................. 79

CHAPTER 11
Legal Issues of Investment Treaties that China is Experiencing
With its Key Asian Partners
Li Yong-jie (Deputy Director General, Department of Treaty and Law,
Ministry of Commerce, PR China) .............................................................. 93

CHAPTER 12
The Evolving Investment Landscape in Myanmar: A brief legal
perspective
Robert San Pé (Adviser to Myanmar’s Attorney General) ....................... 99

CHAPTER 13
Investment Arbitration from the Perspective of Investors
May Tai (Partner of Herbert Smith Freehills) ............................................ 103

CHAPTER 14
Which Legal Regime for ISDS: ICSID or UNCITRAL?
Albert Jan van den Berg (Partner of Hanotiau & van den Berg)............. 109

2017 Colloquium on International Law: Common Future in Asia
SESSION III: INTERPRETATION OF TREATIES AND UNCLOS: THE REGIME OF ISLANDS, ROCKS AND OFFSHORE ARCHIPELAGOS

III A
CHAPTER 15
The Interpretation of Article 121(3) of UNCLOS by the Tribunal for the South China Sea Arbitration: A Critique
Michael Sheng-ti Gau (Professor, National Taiwan Ocean University) ................. 121

CHAPTER 16
Operational Factors Affecting Treaty Interpretation and Application
Roy S. Lee (Permanent Observer to the United Nations for the Asian African Legal Consultative Organization) ........................................ 181

CHAPTER 17
Basics of Treaty Interpretation in the UNCLOS Context
Lucy Reed (Director of Centre for International Law, National University of Singapore) ........................................................................ 199

CHAPTER 18
Treaty Interpretation and UNCLOS: What is “Not Regulated” by UNCLOS?
Chris Whomersley (Former Deputy Legal Adviser of Foreign and Commonwealth Office, UK) ................................................................. 207

III B
CHAPTER 19
Whether Dependent Offshore Archipelagos, such as the Spratlys can Claim Maritime Entitlements
John Anthony Carty (The Cheng Yu Tung Chair Professor of International Law, School of Law, Tsinghua University) ......................... 211

CHAPTER 20
The Issue of Size in the Tribunal’s Analysis of the Rock Notion in Article 121(3) of United Nations Convention on the Law of the Sea
Erik Franckx (Professor, Vrije Universiteit Brussel) ........................................... 221
CHAPTER 21
Unsaid Rules of UNCLOS: Essential Elements for its Proper Interpretation?
Jia Bing-bing (Professor of International Law, School of Law, Tsinghua University) .................................................. 231

CHAPTER 22
The South China Sea Arbitration and Dependent Outlying Archipelagos
Sophia Kopela (Lecturer, Lancaster Law School, UK) .............................................. 263

CHAPTER 23
Interpretation of Article 121(3) of the UNCLOS, and Selecting Examples of Inconsistent State Practices
Song Yann-huei (Research Fellow, Institute of European and American Studies, Academia Sinica, Taipei) .............................................. 275

CLOSING REMARKS
Teresa Cheng GBS SC JP (Chairperson, Asian Academy of International Law) ................................................................. 311

SPECIAL SPEECH
坚定落实巴黎协定，积极应对气候变化
解振华（中国气候变化事务特别代表） .................................................. 313
Confronting Climate Change through Concrete Implementation of Paris Agreement
Xie Zhen-hua (Special Representative on Climate Change Affairs, PR China) ................................................................. 319

EVENT PROGRAMME ............................................................................. 327

USB – POWER POINT PRESENTATIONS