



## **HILARY CHAN**

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## **BIOGRAPHY**

Hilary is an Associate in the International Arbitration and Construction Disputes practice. She was admitted as a Solicitor in Hong Kong SAR in 2022. Hilary has had experience with complex international arbitration and commercial litigation.

#### **SPOKEN LANGUAGES**

- Chinese (Cantonese)
- Chinese (Mandarin)
- English

#### RELATED CAPABILITIES

- Construction Disputes
- Litigation & Dispute Resolution
- International Arbitration
- Infrastructure
- Commercial Construction & Engineering
- Business & Commercial Disputes
- Real Estate

### **RELATED INSIGHTS**

Insights

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"Battle of the Forms" in the Hong Kong Construction Industry

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Jul 24, 2024

### Inadequately Reasoned Arbitral Award Not Enforced by Hong Kong Court

In the case of A v B & ors [2024] HKCFI 751 (date of reasons for decision: 13 March 2024) the Hong Kong court set aside an order granted to enforce an arbitral award dated 25 August 2022 made by the sole arbitrator in an arbitration at the International Center for Dispute Resolution, under the Rules for International Commercial Arbitration of the American Arbitration Association ("Arbitration"), on the grounds that the Arbitrator had failed to give reasons for her decisions on key issues.

Insights

Jul 02, 2024

# Foreign illegality in fraud proceeds arising from underground currency exchange arrangements

This note considers the current state of the law in Hong Kong with respect to foreign illegality and whether it can set aside defences of bona fide purchaser for value without notice or change of position, in the context of fraud schemes where the fraud proceeds in one way or another were transferred to the recipient by way of currency exchange arrangements.

Insights

Jun 26, 2024

# The Hong Kong Court Dismisses Challenge to Remove Arbitrators on Ground of Apparent Bias

In P v D [2024] HKCFI 1123 (judgment date: 30 April 2024), the Hong Kong Court of First Instance dismissed an application, pursuant to section 26 of the Arbitration Ordinance, by the challenging party ("P") to remove two arbitrators ("Impugned Arbitrators") in an HKIAC administered arbitration governed by the UNCITRAL Arbitration Rules, pursuant to section 26 of the Arbitration Ordinance (Cap. 609).