

## **GOFF ARBITRATION LECTURES**

The Goff Lecture series was inaugurated by City University of Hong Kong in 1990. Lord Goff of Chieveley, then Lord of Appeal, initiated the series. He has been followed by an illustrious list of some of the world's most renowned experts in the field.

<b><u>Year</u></b>	<b><u>Speaker</u></b>	<b><u>Topic</u></b>
1990 (1)	The Right Honourable, The Lord Goff of Chieveley, Lord of Appeal in Ordinary	"Commercial Arbitration"
1991 (2)	Justice Andrew Rogers, Chief Justice of the Commercial Division Supreme Court of New South Wales	"Arbitrability"
1992 (3)	The Right Honourable Sir Thomas Bingham, Master of the Rolls	"1979 and All That"
1993 (4)	Arthur Marriott, Wilmer, Cutler and Pickering Solicitors, London	"The Role of ADR in the Settlement of Commercial Disputes"
1994 (5)	Judge Stephen Schwebel, International Court of Justice	"The Validity of An Arbitral Award Rendered by A Truncated Tribunal"
1995 (6)	Neil Kaplan, CBE, QC, SBS, International Arbitrator	"Is the Need for Writing, as Expressed in the New York Convention and the Model Law, Out of Step with Commercial Practice?"
1996 (7)	The Right Honourable Lord Mustill President, The Chartered Institute of Arbitrators	"Too Many Laws?"
1997 (8)	Jan Paulsson, Partner, Freshfields – Paris, Vice-President, London Court of International Arbitration	"Enforcement – is there an international standard?"
1998 (9)	Professor Pierre Lalive Lalive & Associés, Geneva, Switzerland	"Irresponsibility in International Commercial Arbitration"
2000 (10)	Fali S Nariman, President ICCA	"The Spirit of Arbitration"

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2001 (11)	V. V. Veeder, Q.C.	“The Paramount Objective of Fairness: The Duty to Arbitrate in Good Faith”
2004 (12)	Yves Fortier, Q.C.	“Caveat Investor: The Emerging Law of Foreign Investment and the Settlement of Disputes under Investment Treaties”
2006 (13)	Professor Karl-Heinz Böckstiegel President, International Law Association (ILA)	“The Role of Arbitration within Today’s Challenges to the World Community and to International Law”
2007 (14)	The Honorable Charles N. Brower Judge Iran-United States Claims Tribunal	“W(h)ither International Commercial Arbitration?”
2008 (15)	Professor Michael Reisman Myres S. McDougal Professor of International Law Yale Law School	“National Emergencies and Necessities: Do They and Should They Relieve States of Their Investment Obligations?”
2009 (16)	Professor David D Caron, C. William Maxeiner Distinguished Professor of International Law, School of Law, University of California at Berkeley	“The Small, The Useful and The Impossible: The Experience of UNCITRAL in Revising Its Rules”
2010 (17)	Michael Hwang, SC Chief Justice of the Dubai International Financial Centre Courts	“A Model Form of Procedural Order Relating to Confidentiality in Arbitration”
2011 (18)	Dr Jacques Werner Founder and Chairman of the Geneva Global Arbitration Forum	“The Case for Better, and Better-armed, Arbitrators”
2013 (19)	Professor Dr Kaj Hobér Partner, Mannheimer Swartling Stockholm, Sweden	“The Rise of Treaty-based Investment Arbitration in Asia”

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2015 (20)	Professor Gray Born Partner, Wilmer Cutler Pickering Hale and Dorr LLP-Chair, International Arbitration Practice Group	“The Right to Arbitrate: Historical and Contemporary Perspectives”
2016 (21)	Robert French AC Chief Justice, High Court of Australia	“Arbitration- Private and Public Interest Dimensions”
2018 (Feb) (22)	The Right Honourable Lord David Hope	“Making the Best of Arbitration”
2018 (Jul) (23)	The Right Honourable Lord Jonathan Mance	“Arbitral Autonomy and Applicable and Overriding Law”
2019 (24)	Neil Kaplan, CBE, QC, SBS, International Arbitrator	“Isn’t 700 Years Long Enough? - Time to Think Again about Costs”
2020 (25)	Lucy F Reed	“Arbitrator ‘Temperance’: David Caron’s Rule of X”
2021 (26)	Sundaresh Menon, Chief Justice of Singapore	“The Complexification of Disputes in the Digital Age”
2022 (27)	James Allsop, Chief Justice, Federal Court of Australia	“Independence and Apparent Bias: Judicial and Arbitral Confidence: <i>Halliburton v Chubb</i> ”
2024 (28)	Justin Gleeson SC	“International Arbitration – Can It Survive and Prosper in the Face of Incommensurable Methods of Fact Finding?”