



KEYNOTE ADDRESS

Emmanuel Gaillard, Global Head of Disputes and Head of the International Arbitration practice at Shearman & Sterling on the topic: "Corruption issues in international arbitration"

PRELIMINARY PROGRAMME

SESSION 1: ANYTHING TAKEN FOR GRANTED?

- Document production (including government parties):
 The good or the evil?
- Arbitrators and the criminal:
 Hitch up one's knickers or hands off forever?
- The "public interest" in transparency:
 Throwing the baby out with the bathwater?

SESSION 2: THREATENED EFFECTIVENESS

- Withstanding or surviving the abuse of criminal proceedings
- Enforcement of ethics: Overeager regulators?
- A winner with empty hands: asset tracing, when and how?

SPECIAL PRESENTATION:

"THE RECENT REFORM OF UKRAINIAN ARBITRATION LAW"

THE SCIENCE OR FICTION OF LEGAL TECHNOLOGY — TIME TO ADJUST?

- Blockchain contracts, arbitration agreements and procedure
- Kasparov v Deep Blue: A new frontier for counsel and arbitrators?
- Deep Blue and the sunny side: predictability of results?

SESSION 4: PROPOSED AMENDMENTS TO ICSID RULES AND REGULATIONS

• The session will examine the different perspectives of States, investors, counsel and arbitrators.