



Winnie Jo-Mei Ma

馬若梅

LLB (Hons.) (Bond); SJD (Bond)

Honorary Assistant Professor of Law, Bond University

Email: wma@bond.edu.au

Winnie Ma has taught at Bond University Law Faculty in conflict of laws (private international law), property law and equity since September 2000, after being admitted as a solicitor of the Queensland Supreme Court through articulated clerkship with Allens Linlaters in Brisbane. She has also taught international commercial arbitration, dispute resolution and legal English in both English and Chinese at National Taiwan University and Soochow University in Taiwan since 2012. Winnie has authored book chapters and articles on international commercial arbitration and mediation (such as parallel proceedings, arbitrator challenges, enforceability of arbitral awards and mediated settlement agreements), as well as private international law (specifically Australian legislation concerning personal property securities, competition and consumer law). Her SJD thesis, “Public Policy in the Enforcement of Arbitral Awards: Lessons for and from Australia”, has achieved more than 9,800 full-text downloads since November 2006.

Currently based in Taiwan, Winnie is a member of National Taiwan University’s Asian Center for WTO and International Health Law and Policy, as well as Arbitration Association of the Republic of China. She serves on the editorial boards of *Contemporary Asian Arbitration Journal* and *Chinese (Taiwan) Yearbook of International Law and Affairs*. Winnie was the bilingual emcee for the 2013 ILA-ASIL Asia-Pacific Research Forum, in which the President of the Republic of China (Ying-jeou Ma) was the keynote speaker.

Selected Publications

“Draft Convention on Cross-Border Enforcement of International Mediated Settlement Agreements” (2014) 7(2) *Contemporary Asia Arbitration Journal*.

“Harmonising Judicial Approaches to Determining the Caveatability and Categorisation of Equitable Interests in Australia”, Paper presented at the 2014 Australasian Property Law Teachers Conference, 18 July 2014, Bond University, Australia.

“Enforcing Mediate Settlement Agreements under the New York Convention: From Controversies to Creativities?” (2014) 7(1) *Contemporary Asia Arbitration Journal* 69.

“Enforcing Cross-Border Mediated Settlement Agreements: Colloquium held at Bond University Faculty of Law on 4 November 2013” (2014) 7(1) *Contemporary Asia Arbitration Journal* 3.

“Procedures for Challenging Arbitrators: Lessons For and From Taiwan” (2012) 5(2) *Contemporary Asia Arbitration Journal* 293.

Conflict of Laws, Chapter 5 in Wappett, Whittacker & Edwards (ed) (2010) *Personal Property Securities in Australia*, LexisNexis Butterworths.

“Harmonising Judicial Approaches to Determining the Enforceability of Foreign Annulled Awards” (2009) 2(2) *Contemporary Asia Arbitration Journal* 247.

“Parallel Proceedings and International Commercial Arbitration: The International Law Association’s Recommendations for Arbitrators” (2009) 2(1) *Contemporary Asia Arbitration Journal* 49.

“Recommendations on Public Policy in the Enforcement of Arbitral Awards” (2009) 75(1) *Arbitration* 14.