

Efficiency Management and Up-to-Date Practices of Arbitral Institutions *

Summary

*** Please note that this summary of the panel was AI-generated and therefore has not been fully vetted for accuracy.**

The Washington Arbitration Update (WAU) session focused on the efficiency management and practices of arbitration institutions, held at the Beijing International Arbitration Centre. The panel was moderated by Fu Yang, Deputy Secretary General of the Beijing Arbitration Commission, who emphasized the critical role of arbitration institutions in enhancing the efficiency and effectiveness of international arbitration processes.

Key speakers included Luis Martinez from the International Centre for Dispute Resolution (ICDR), who highlighted the significant milestones of the American Arbitration Association (AAA) and its commitment to innovation, including the introduction of mandatory mediation and emergency arbitration procedures. He noted that AAA has administered over 500,000 cases since its inception and discussed the impact of technology on arbitration, including the use of artificial intelligence.

Gianna, representing the Hong Kong International Arbitration Centre (HKIAC), introduced the 2024 arbitration rules aimed at improving efficiency and reducing costs. She emphasized the importance of electronic document management and the integration of green practices in arbitration.

The discussion also covered the rapid growth of the China International Economic and Trade Arbitration Commission (CIETAC) and its adoption of technology to streamline processes. Speakers shared experiences with online filing systems and the increasing use of virtual hearings, particularly during the COVID-19 pandemic.

The panelists collectively addressed challenges in managing arbitration proceedings, including the need for clear communication between parties and arbitrators, the importance of maintaining procedural integrity, and the balancing of efficiency with the rights of the parties involved.

Overall, the session underscored the ongoing evolution of arbitration practices, the significance of technological advancements, and the commitment of institutions to enhance user experience and procedural efficiency in international arbitration.



Authors

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Topics

Arbitral Institutions, Arbitration, Efficiency Management, Practices, Arbitration Practices

Category

WAU

Full Transcript

00:00:00

Add a good operation. International

00:00:04

arbitration so I guess we'll

00:00:06

start again welcome. Everyone is

00:00:10

streaming. This is the fourth

00:00:13

session of world arbitration update

00:00:16

the 2024 were here and

00:00:18

Beijing China at the Beijing

00:00:22

International arbitration Centre and very

00:00:26

thankful for the hospitality and

00:00:30

host of the commission's we're

00:00:35

very grateful. I was just

00:00:37

saying that this panel is

00:00:40

very Central to the mission

00:00:42

of international arbitration. We've titled

00:00:44

it efficiency management and state

00:00:46

of our practices of arbitration

00:00:48

institutions. And I was as

00:00:50

I was mentioning arbitration institutions

00:00:53

play an absolutely critical role

00:00:55

in managing and maintaining International

00:00:59

are effective and of course

00:01:03

An evolving process institutions of

00:01:07

work to make the process

00:01:09

as efficient as possible working

00:01:11

with arbitrators and practitioners and

00:01:14

provide a process that meets

00:01:17

the goals and objectives of

00:01:19

our users. We have a

00:01:23

great panel our moderator and

00:01:27

foo young I will introduce

00:01:28

our panel but let me

00:01:29

introduce happen. He is the

00:01:31

deputy secretary Secretary General of

00:01:35

the Beijing arbitration commission Beijing

00:01:38

International arbitration Center. He is

00:01:41

also the vice-president of the

00:01:42

asia-pacific regional arbitration group. I

00:01:46

pray he is a university

00:01:51

and has an llm from

00:01:54

Peking University. He was a

00:01:58

visiting researcher at the law

00:02:00

school. UCLA Berkeley and has

00:02:06

contributed greatly to International arbitration

00:02:10

and it's a real pleasure

00:02:11

to introduce to today and

00:02:14

to pass the Baton on

00:02:16

to our next papal. So

00:02:18

Jen Jen. play Think of

00:02:24

You by the record of

00:02:34

this essay and we have

00:02:50

eight of them XR80 you

00:02:52

are from time to time

00:02:54

and lithium of our Section

00:02:59

8 if that's all we

00:03:12

have. We will start with

00:03:23

the lowest Martinez. Icpj the

00:03:34

international division of a American

00:03:37

Arbitration Association is also the

00:03:40

co-chair of the American Bar

00:03:43

association's definition of arbitration committee

00:03:46

with over 500 a worldwide

00:03:50

responsible for its strategic Direction

00:03:53

and bass with is the

00:03:56

vice president of ICP are

00:03:58

an integral part of the

00:04:01

ic3 in 2013 and is

00:04:05

responsible for international cooperation and

00:04:07

development is also responsible for

00:04:12

locating the ministration office, please

00:04:16

out of the Squadron and

00:04:24

stay related entities. Luis Castillo

00:04:30

provide Underwood related to Improvement

00:04:46

Well, thank you very much.

00:04:48

I'll let me Begin by

00:04:49

thanking World arbitration update and

00:04:52

Beijing International arbitration Center or

00:04:55

invited me to join you

00:04:56

at this so very interesting

00:04:57

program from the perspective of

00:05:01

the trip look like icddr

00:05:03

I'll give you a few

00:05:04

of our highlights. We are

00:05:05

now approaching anniversary. We were

00:05:09

established in New York in

00:05:11

1926. Very exciting times for

00:05:15

the arbitration landscape in the

00:05:16

state of New York New

00:05:18

York a few years before

00:05:20

it 1926 that actually pass

00:05:22

a large preach and laws

00:05:25

that were designed to reverse

00:05:27

the vengeful Hospitality. What's arbitration

00:05:31

and those laws and facts

00:05:33

became the basis for the

00:05:34

federal arbitration act that we

00:05:37

have to pay or the

00:05:39

use of domestic and international

00:05:40

arbitration New York has always

00:05:42

been very important and we

00:05:44

were created by the Merger

00:05:47

of two arbitration institutions that

00:05:50

were operating in 1925 and

00:05:53

that created the American Arbitration

00:05:55

Association. I'm proud to say

00:06:00

that in the United States.

00:06:01

We are the largest arbitral

00:06:03

institution in terms of employees

00:06:07

of the cases. We administer

00:06:12

we reach the very important

00:06:14

milestone in 19 last year

00:06:17

will be administered five hundred

00:06:20

thousand cases in mind for

00:06:23

the first time. We are

00:06:25

comprised of six different divisions.

00:06:28

We have structural unemployment labor

00:06:31

insurance. I am in the

00:06:33

international division and I was

00:06:36
actually the first attorney hot

00:06:38
when the ictr was established

00:06:41
in 1996 in total. We

00:06:44
haven't missed heard / 8

00:06:46
million. Cases since we were

00:06:48
established in 1926 and last

00:06:58
year, we administered 848 International

00:07:02
cases. We have 950 international

00:07:06
Case is currently pending we

00:07:08
are divided. We have attorneys

00:07:12
from different jurisdictions admitted to

00:07:15
practice together. Most of them

00:07:24
have ll. Although they have

00:07:26

language capabilities over 98% of

00:07:30

our cases are conducted in

00:07:32

English. In last year's caseload,

00:07:35

we had anticipated from 93

00:07:38

different countries and we had

00:07:40

100 and mediations that were

00:07:43

part of the statistic of

00:07:45

the overall 842 East mediation

00:07:48

the previous panel, which I

00:07:52

totally agree in one of

00:07:53

the things we did when

00:07:55

we revised our rules in

00:07:57

2021 was to make mediation

00:08:00

obligatory. So when a case

00:08:02

is filed with the AAA

00:08:04

icdr, we advised the parties

00:08:06

that the first step is

00:08:08

to go through a mediation

00:08:10

they can opt out of

00:08:12

it, but we have seen

00:08:14

a slight increase in the

00:08:15

use of mediation which are

00:08:17

statistics are tearing out in

00:08:20

terms of the most frequent

00:08:22

venues for our services. And

00:08:24

our caseload New York was

00:08:26

number one with a hundred

00:08:28
and Twenty-One cases seated there

00:08:30
and Miami was second with

00:08:32
91. To see that there

00:08:34
and then we have cases

00:08:35
for out the United States

00:08:36
having rest of the world

00:08:38
in terms of efficiency will

00:08:40
introduce access to an emergency

00:08:47
arbitrator and that tool has

00:08:50
been very successful and adopted

00:08:52
by many other institutions and

00:08:54
I'll check that later and

00:08:57
we both feel Incorporated a

00:08:59

set of expedite the procedures.

00:09:04

The international rules mediation rules

00:09:07

or resolution procedures which you

00:09:12

can find under a CER.

00:09:14

Org and they're available in

00:09:16

seven different languages including Mandarin.

00:09:20

I will chat a little

00:09:22

bit about Innovation and Technology.

00:09:24

We have a new president.

00:09:26

Now that started last year.

00:09:28

She was the former Chief

00:09:30

Justice of the Supreme Court

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is also a teacher in

00:09:35

various law schools and highly

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committed to Innovation and Technology.

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She has been responsible for

00:09:44

the focus of an internal

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team where we have staff

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constantly working on Innovation and

00:09:50

incorporating any eye on various

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different fronts and I'll go

00:09:54

over some of the usages

00:09:55

of regarding how a i

00:09:58

is being brought in to

00:10:00

the arbitral system lastly. I

00:10:02

will lead you with the

00:10:04

perception as we are to

00:10:06
speak about efficiencies. This certainly

00:10:09
is a very important topic

00:10:10
to in the arbitral institution

00:10:12
at the end of our

00:10:14
cases. We always send out

00:10:16
a client survey. Those that

00:10:21
lost we do have some

00:10:22
questions about what did he

00:10:23
think about the process the

00:10:25
rules the arbitrator's the case

00:10:27
manager, would you use our

00:10:29
services again? And what concerns

00:10:31
do you have any statistical

00:10:33

and it's been consistent it

00:10:34

continues to be tight on

00:10:36

money. So we have done

00:10:38

a number of things to

00:10:40

try to address the issue

00:10:41

of time and cost and

00:10:43

I'll go into the leaders.

00:10:45

We develop the topic further,

00:10:46

but that's a little bit.

00:10:48

Thank you. Okay, thank you

00:10:53

for giving us an overview

00:10:56

of AAA and we very

00:10:59

impressive as though you have

00:11:04

a statistics on the average

00:11:07

duration of your pace. We

00:11:13

do there is a piece

00:11:14

that we done and I

00:11:15

would be have prepared and

00:11:16

it's on our website to

00:11:17

on time and study and

00:11:18

cost and it really varies

00:11:20

on the amount in controversy.

00:11:21

But of the average on

00:11:24

the cases that are 5

00:11:26

million and above the median

00:11:28

time frame is between 13

00:11:31

months to 24 months. There's

00:11:34
a big range in there.

00:11:35
But so much of it

00:11:36
is dependent by the parties,

00:11:37
you know our rules when

00:11:39
I spoke to you about

00:11:40
efficiencies, we offer party and

00:11:45
it all goes back and

00:11:45
I think that we are

00:11:50
challenged with managing expectations of

00:11:52
what he comes to us

00:11:53
and they say, can you

00:11:55
increase the speed? Can you

00:11:57
blew off her perhaps doing

00:11:58

this arbitration undocumented owning and

00:12:01

the hearings be scheduled earlier.

00:12:03

I always remaining the parties

00:12:05

that my hands are tied.

00:12:06

It's not the arbitration clause.

00:12:12

Rules to the rules of

00:12:15

the institution certain powers where

00:12:18

the parties have not agreed

00:12:19

to step to ensure that

00:12:25

I can get from the

00:12:26

initiation fees. I am limited

00:12:31

by what the arbitration agreements

00:12:33

house counsel's remember that you're

00:12:38

in control your negotiating with

00:12:41

the other side you want

00:12:42

to do arbitration without any

00:12:46

arbitrator. You want to limit

00:12:50

the document exchange phase. There's

00:12:54

so many things you can

00:12:55

do with an arbitration agreement

00:12:56

that we have an application

00:13:01

called Claude Builder. Org. And

00:13:13

as you answer the questions,

00:13:14

it's all the choices that

00:13:16

you could possibly consider. And

00:13:18

when you're done answering the

00:13:19

question you use it to

00:13:25

negotiate with the other side

00:13:26

and see if they'll agree

00:13:27

to it. You've drafted a

00:13:29

very successful in arbitration provision,

00:13:32

but when you come to

00:13:34

the institution heat in mind,

00:13:36

I must follow the arbitration

00:13:38

agreement that the award could

00:13:41

be challenged or vacated for

00:13:43

procedural irregularities. So I have

00:13:45

to spell Clause I have

00:13:47

to apply the rules I

00:13:48

can suggest and I do

00:13:50

suggest many options to save

00:13:53

time and money Lex Luthor

00:13:55

and the Clause that was

00:13:56

negotiated must be obeyed. Okay,

00:14:00

very coupon. I know many

00:14:03

users are concerned about the

00:14:05

timing isn't in effect. The

00:14:07

lowest say it it is

00:14:14

in your control leave for

00:14:16

the party. So I moved

00:14:23

speakers in English and Chinese

00:14:36

in his act as a

00:14:38

tribunal secretary in order me

00:14:40

pizza, and she also assist

00:14:45

in the operation skiadas Shanghai

00:14:49

office in China related matter,

00:14:51

so I meant to send

00:15:00

that to talk to Channel

00:15:01

42 card introduction and good

00:15:03

afternoon. Everyone. My name is

00:15:05

Gianna currently the deputy Consul

00:15:07

at Hong Kong International arbitration

00:15:09

Center express my gratitude to

00:15:13

you for inviting me to

00:15:15

these events and disesteem the

00:15:16

panelists. So it is my

00:15:20

pleasure and an additional case

00:15:29

management and service Innovation. Can

00:15:36

I see is pleased to

00:15:36

announce the 2024 administered arbitration

00:15:40

rules as the fourth edition

00:15:43

of its atom editor of

00:15:45

refrigerant rules, and I have

00:15:46

to say that I can

00:15:48

buy the moment is to

00:15:50

improve the time and cost

00:15:52

efficiency of Education arbitration administration

00:15:58

of a witch. Is Noah

00:16:00

still have the procedure of

00:16:03

McKenna's and available for count

00:16:05

laps Morty pool party body

00:16:07

for contract arbitrations namely the

00:16:10

commencement of a garbage Chute

00:16:12

and unavoidable contracts drawing the

00:16:14

current proceedings and cathode edition.

00:16:17

What do you said so

00:16:25

the party's can't use to

00:16:28

be at EP + 80

00:16:29

to a fast track to

00:16:30

dispute the e p a

00:16:31

word is required to render

00:16:33

with a insect after the

00:16:35

constitution of the Tribunal. Thunder

00:16:40

2020 Ford Road and Hounds

00:16:42

the tribunal powers to determine

00:16:45

the limiting Ruby Tuesdays or

00:16:46

otherwise a top predator is

00:16:48

to decide a kid's efficiently

00:16:50

at all. The parties are

00:16:52

lead to termination procedure. We

00:16:54

chatted Bowser party to have

00:16:56

point of fact all part

00:16:57

of law at a time

00:16:59

without Merit and decided that

00:17:01

you had separate and weight.

00:17:07

So far institution that the

00:17:10

new rose requires and the

00:17:13

four institutions is the 2024

00:17:15

Rose in additional tools that

00:17:18

he has a Howard to

00:17:21

preserve the efficiency and integrity

00:17:23

of arbitration proceedings including adding

00:17:25

that they are limited and

00:17:27

only in that exceptional circumstances

00:17:30

which case he may provoke

00:17:32

the appointment of an arbitrator

00:17:34

who cannot fulfill his or

00:17:38

her affections about this is

00:17:40

very limited and the Very

00:17:42

exceptional circumstances arose requires a

00:17:47

more strict time limit for

00:17:50

tribunal proceedings. And the word

00:17:54

I in particular. Are you

00:17:56

going to get their clothes

00:17:59

are proceeding no later than

00:18:01

45 days. Installations within three

00:18:14

months of the extension as

00:18:17

pretty parties agreement. I thought

00:18:20

we were expressly allow for

00:18:22

the use of an online

00:18:23

system for delivery and the

00:18:25

storage of all documents in

00:18:27

arbitration and see 2021 offer

00:18:31

two parties that benefit of

00:18:33

hkid kids can nap. It

00:18:35

is about that form developed

00:18:39

for the convenience and security

00:18:41

of Hardee's and the charger

00:18:43

and all the benefits. We

00:18:48

really look forward to working

00:18:50

with you and our new

00:18:52

road. By the way. The

00:18:53

new rules will text that

00:18:54

it's June 20th. I didn't

00:18:59

count to my second part

00:19:01

as a sub is a

00:19:02

Novation. So I would like

00:19:03

to share that. I remember

00:19:04

that around three years ago.

00:19:07

Hkit soccer the green pledged

00:19:09

to support that pump green

00:19:12

arbitration The Witches seeks to

00:19:14

raise awareness of our Birch

00:19:17

Park communities a when I

00:19:19

call them footprint by working

00:19:22

with all stakeholders to promote

00:19:25

a fast practice in managing

00:19:27

arbitration. Yes, it was kind

00:19:28

of a way over the

00:19:30

years. He has made a

00:19:31

forced to adopt more like

00:19:35

all documents a store or

00:19:37

a store electronically and a

00:19:39

security platform at parties and

00:19:41

the Tribune to Dighton carita

00:19:43

to you to submit documents

00:19:46

by electronic means and the

00:19:48

use of his cassock. Ask

00:19:49

him. We also have \$0.01

00:19:52

and it's in our nature

00:19:53

of all educated stuff at

00:19:56

the bottom of the email

00:19:57

stating that I'm please consider.

00:20:00

But if I meant before

00:20:01

print the email out of

00:20:08

it is to build minimize

00:20:10

single-use items eliminate Plastics and

00:20:13

a top digital production for

00:20:15

all events. I will also

00:20:17

if Advance with virtual participation

00:20:20

Channel reduce travel 40 conference

00:20:24

a process that continually app

00:20:30

that makes I think I

00:20:33

might stop at you and

00:20:35

look forward to Boone. I

00:20:36

said English to panelist. Okay,

00:20:41

if you take the position

00:20:46
of a light patch many

00:20:52
depends on the Arkansas traveler.

00:20:54
So do you? oh yes

00:21:06
but I thank you for

00:21:07
your question so I think

00:21:08
I'm not only HPI CRV

00:21:10
pictures you can generate inferring

00:21:12
arbitration proceedings and the tribunal

00:21:14
may use the number one

00:21:16
as a to go to

00:21:17
improve the efficiency of the

00:21:21
Opera is because and so

00:21:24
in the party is in

00:21:26

tribunal play a very important

00:21:28

role in arbitration proceedings and

00:21:31

then negotiate I mean the

00:21:34

Falcon and an associate in

00:21:36

the Tampa zoo. i and

00:21:39

indeed your one of your

00:21:42

pleadings how many rounds of

00:21:44

the pleadings a web document

00:21:46

production is the proceedings or

00:21:49

whether the hearing is necessary

00:21:51

and so I had to

00:21:52

say that your relation of

00:21:54

the arbitration proceedings in HPI

00:21:56

Savage reaction or other for

00:21:58

real British embassies is parents

00:22:00

and predictable Okay, thank you.

00:22:04

And our first speaker is

00:22:08

she's the Director of Business

00:22:12

Development Division of SeaTac responsible

00:22:16

for a business development and

00:22:18

international cooperation of the organization

00:22:21

in 2003 as a case

00:22:26

manager. Mr. For supervised the

00:22:30

administration of 1,000 case a

00:22:34

traitor since 2014 and its

00:22:41

peoples off diverse nature member

00:22:44

of the committee of the

00:22:46

arbitration in law United Refrigeration,

00:22:49

representing Sea-Tac International meeting. So

00:22:54

recent development of Sea-Tac in

00:23:00

the especially in particular. efficiency

00:23:04

Improvement Thank you for you.

00:23:07

I was first of all

00:23:09

thing a word attrition off

00:23:11

date. And as well as

00:23:13

I can be to join

00:23:15

the panel a good afternoon

00:23:19

to all of you. For

00:23:22

the new developments of SeaTac

00:23:25

for the past few years.

00:23:26

I've Percival half of the

00:23:29

time we were going through

00:23:31

the covid infants with the

00:23:35

pervasive speech impaired statistics show

00:23:44

that the caseload Saturday actually

00:23:47

you from this result in

00:23:49

the 333 in Tucson 92

00:23:52

5237 in Tucson, 2019 dispute

00:23:58

has exceeded 100 years between

00:24:05

150 in US dollars in

00:24:10

2023. So the amount in

00:24:14

each case on the average

00:24:16

rate athlete 280 meaning U.s.

00:24:22

Dollars. I think the reasons

00:24:25

for both a strong momentum

00:24:27

of increase made multiple, but

00:24:29

I would like to actually

00:24:31

give credit to adoption of

00:24:34

Technology as early as 2019

00:24:38

right before the coveted SeaTac

00:24:41

has already developed our own

00:24:43

online filing system, which has

00:24:46

lots of parties to do

00:24:48

the registration online. So and

00:24:51

also with you in 2020

00:24:53

in April, we do you

00:24:55

need to sleep routine to

00:24:56

use the antenna without a

00:25:00

break. So that means the

00:25:03

risk of travel and quarantine

00:25:06

at that time either except

00:25:10

in the place. We're having

00:25:11

a hearing with heart disease.

00:25:17

We could see that you

00:25:19

know these this platform intelligence

00:25:21

operation on the introduction of

00:25:24

the commercial accounts print. It

00:25:32

has some special functions arbitration

00:25:35

hearing before you dumb ho

00:25:36

the facial scan function to

00:25:40

help to 34 as identity

00:25:41

of the parties and also

00:25:43

they are realtor transcript for

00:25:51

the whole process of healing.

00:25:53

I also have the e-signature

00:25:56

function for get up and

00:25:58

it will help to sign

00:26:01

the record on the spot

00:26:03

on the other if they

00:26:05

could come and help Raymond

00:26:06

in the process that they

00:26:08

will allow them to sign

00:26:10

such an agreement remotely when

00:26:13

they are not in the

00:26:14

same room. So what the

00:26:17

hell hole the Technologies, I

00:26:20

think chases acceptance will not

00:26:25

be sweet. We have 1804

00:26:31

cases filed online and the

00:26:34

1632. He contacted us through

00:26:39

our intelligent peering system. Well

00:26:45

another accent would be the

00:26:49

stronger international feature of ISIS

00:26:52

attack, except it is like

00:26:56

\$600 through 780 year, but

00:27:00

that does not include places

00:27:03

where Chinese party is best

00:27:06

for your message. I am

00:27:08

on the phone. We met

00:27:10

investment invested Chinese company was

00:27:14

involved in case he tries

00:27:20

to ask domestic cases. So

00:27:22

the ratio is a little

00:27:31

rates for VA Tucson in

00:27:33

the 400 iTZ year. And

00:27:37

yeah similar to AAA I

00:27:41

say throughout the years because

00:27:43

we weren't having much is

00:27:48

a foxes actually had a

00:27:50

few from over 160 countries

00:27:52

and regions in the year

00:27:54

2023 alone 88 countries and

00:27:58

regions order sections. Are you

00:28:00

Foster Wallace 62 cases with

00:28:06

no time is element at

00:28:08

all. English was used in

00:28:12

93 cases, and I was

00:28:15

still 136/99 his appointed in

00:28:20

225. There were 19 cases

00:28:25

where there was. No Tiny's

00:28:27

arbitrator safety in the tribunal

00:28:29

at all. And also there

00:28:31

are 22 cases. Where is

00:28:33

it up riveters actually were

00:28:35

appointed from out of our

00:28:36

channel. Do you know that

00:28:38

this is China a breakthrough

00:28:47

at allow the party 60

00:28:50

points are Egyptians out of

00:28:52

the panel, except it to

00:28:54

the confirmation of their chairman.

00:28:55

What what dimension is the

00:29:00

amendment of our arbitration rules,

00:29:02

which has been effective from

00:29:05

January 1st of this year

00:29:06

while there are places in

00:29:11

realized. Mostly I was saying

00:29:14
the adoption of Technologies to

00:29:19
prioritize Communication and optimize the

00:29:25
proceedings for example of a

00:29:27
dismissal and always so the

00:29:30
exclusion of newly added like

00:29:34
20 of water and do

00:29:37
delay of the proceedings and

00:29:40
it was so they disclosure

00:29:42
application of static on a

00:29:44
standard as well as the

00:29:48
you adding contract in the

00:29:51
process of the arbitration. We

00:29:54
use it to have like

00:29:55

a joiner's multiple contracts as

00:29:58

well as consolidation that's in

00:30:00

the new Roots will also

00:30:02

allow the adding of additional

00:30:05

contract in the process. I

00:30:09

was in the past two

00:30:13

years. What are the methods

00:30:17

to increase? Country to hbic

00:30:24

practice special order a particular

00:30:37

case manager to follow the

00:30:38

whole proceeding after notice of

00:30:41

arbitration to the conclusion of

00:30:42

the world and he was

00:30:44

she will serve as the

00:30:46

retreat and also the facilitator

00:30:51

of arrangements. As well as

00:30:54

the alarm clock in the

00:30:56

process of the arbitration he

00:30:59

or she will remind the

00:31:01

tribunal of a timing of

00:31:03

the procedures and to avoid

00:31:05

unnecessary the hope of such

00:31:11

a case manager. I think

00:31:14

you know that the procedure

00:31:16

can be a shoe. Well,

00:31:21

I would say a would-be

00:31:24

ization of the western and

00:31:29

Eastern practice in arbitration proceedings

00:31:32

by harmonization. I refer to

00:31:35

a thing in the morning

00:31:36

second a lot of speakers

00:31:37

to have touched a town.

00:31:38

They got lines of evidence

00:31:40

of SeaTac which actually give

00:31:44

some predictability she was a

00:31:47

way to produced evidence and

00:31:51

also to give the party's

00:31:53

chance to give something lights

00:31:55

Discovery some light like a

00:31:59

horse named Nation. Massing of

00:32:06

the procedure so we have

00:32:09

adopted by line for Richmond

00:32:13

car reads them to use

00:32:14

during meetings for co-opt hours

00:32:19

of reference and also those

00:32:22

little to switch to regular

00:32:25

practice. However are not that

00:32:29

regularly use that your child.

00:32:31

So we're being encouraged such

00:32:35

efficiency and the predictability of

00:32:43

process. Another Praxis is the

00:32:51

combination is an arbitration. This

00:32:54

is our math practice because

00:32:59

you know our process the

00:33:02

arbitrator will switch his role

00:33:05

in to the mediator. I

00:33:07

know it can read some

00:33:09

criticism or skepticism as to

00:33:13

whether it's an Institute process

00:33:15

or whether it's against of

00:33:18

the procedure adjusted very well

00:33:21

in China and the time,

00:33:26

you know, you do not

00:33:27

have to have a separate

00:33:28

panel of arbitrators what he

00:33:30

says and the but of

00:33:33

course we have some been

00:33:35
preventing measures. For example, if

00:33:38
in the process of elation,

00:33:40
we do not allow the

00:33:42
reporting of the whole process

00:33:44
and if the mediation fails

00:33:46
all the statement I either

00:33:49
of the parties cannot be

00:33:51
quoted arbitration proceedings. But the

00:33:57
reason I since that protects

00:33:59
the work well in China

00:34:00
because you know, the Chinese

00:34:02
Extra Value a peaceful and

00:34:05
harmonious was full resolution more

00:34:08

than any other concerns. So

00:34:10

I think that's another of

00:34:14

the say as to who

00:34:16

I am because of the

00:34:22

time restraint. I will just

00:34:25

stop here and to see

00:34:26

whether later we can have

00:34:28

the receipt if you facing

00:34:45

off technology, and also if

00:34:47

it's meant to be and

00:34:52

I know Already have to

00:34:57

go by the uses of

00:35:21

technology in this supposed to

00:35:24

be. Well, well a new

00:35:32

technologies introduced the of course,

00:35:36

I will give or take

00:35:37

time for the users to

00:35:39

get used to it at

00:35:42

the very beginning when I

00:35:43

first did used to all

00:35:44

I'm hearing system. Yes small

00:35:55

room and which aren't you

00:35:58

the documents with allowed to

00:36:00

be delivered. However, there are

00:36:02

some I've saved parties would

00:36:06

like to give it a

00:36:06

try and congratulate you will

00:36:08

find you know. Zepto are

00:36:12

accepting more and more this

00:36:14

new approach of hadn't hearings

00:36:17

and our son is the

00:36:18

process, you know, the course,

00:36:20

I mean the judicial review

00:36:24

power over us our skepticism

00:36:27

about this approach. We even

00:36:31

received them like you do

00:36:32

so wise as to whether

00:36:34

it's along with all the

00:36:36

rules or not. And then

00:36:38

gradually we have the courts

00:36:40

themselves are using a lot

00:36:42

online hearing as well. So

00:36:45

for each new technology being

00:36:48

introduced to clean we should

00:36:49

be patient and allow them

00:36:51

to develop naturally. Okay, any

00:36:55

penalties have a quick comment

00:36:57

on this point Institute of

00:37:07

Design their own proprietary platforms

00:37:10

that are designed for the

00:37:11

applicable rules. But what remains

00:37:14

to be seen for example,

00:37:15

where in Port Reading now,

00:37:16

we're in beta testing to

00:37:18

do a number of things

00:37:19

perhaps really assuming the role

00:37:22

of a tribunal secretary. One

00:37:24

of the things is automated

00:37:25

procedural orders based on the

00:37:27

first preliminary hearing. We are

00:37:30

introducing Ati Tools to assist

00:37:32

parties and filing a case

00:37:33

and all the issues that

00:37:34

can arise obviously this is

00:37:37

involved only in Leaps and

00:37:39

Bounds so I couldn't tell

00:37:40

you what's going to have

00:37:41

a 4 m in 5

00:37:42

years probably with the use

00:37:45

of a cyst any parties

00:37:46

through the platforms perhaps that's

00:37:49

the universal application that we

00:37:51

may see. we let you

00:37:53

with somebody if they could

00:37:56

learn different system in can

00:37:58

handle us director of a

00:38:09

corporation in Development Department from

00:38:11

business promotion and advertising management,

00:38:19

and she would like to

00:38:31

I left the dog out

00:38:33

to everyone so I'm very

00:38:35

happy to hear it cuz

00:38:36

it is a good opportunity

00:38:40

for me to review Union

00:38:41

with my friend who I

00:38:43

met Amy, uncle and though

00:38:45

so I'm very appreciative for

00:38:48

B A C & W

00:38:50

A U. Yeah to organize

00:38:52

well organized for the stamina

00:38:54

birthday. I I would like

00:38:56

to go back to the

00:38:58

AI the topical are the

00:39:02

similar to practice. I think

00:39:09

I just very interesting topic

00:39:11

cuz I remember that we

00:39:14

talked about Ai and combine

00:39:16

the Waze application in Kong

00:39:18

Kong in our office cuz

00:39:21

she lost all her Hong

00:39:22

Kong office at the end

00:39:24

of it and we have

00:39:29

the common sense. Wrong. There

00:39:35

are no explicit. This is

00:39:46

a prion condition. And secondly,

00:39:49

I met another human being

00:40:09

so human beings will be

00:40:11
there with the average difference

00:40:18
difference. I've asked you to

00:40:22
a I so we must

00:40:24
face up to the challenge

00:40:25
of jewelry of the enforcement

00:40:28
jurisdiction. So that is my

00:40:32
brief conclusion about Ai and

00:40:36
the next while cuz I

00:40:37
prepared my slide. So yeah.

00:41:03
Welcome from the perspective of

00:41:06
an institution China's arbitration on

00:41:09
sector has undergo rapid development

00:41:13
over the past. However, when

00:41:16
penalty cannot be replenished the

00:41:18
surge in the number of

00:41:21
cases Place special on the

00:41:23
measurement of this institution is

00:41:26
mirrored in she at yeah

00:41:30
and let me have a

00:41:33
let let me give you

00:41:33
some details about that in

00:41:36
2013 almost 10 years ago.

00:41:38
She accepts you the only

00:41:40
a 300 and a 9

00:41:42
3097 came with a disputed

00:41:46
Mount of a 3.9 billion

00:41:49

last year. However, she asked.

00:41:51

817. Is it we thought

00:41:56

this was a month total

00:41:57

of 17.8? Addition to the

00:42:05

station and increased in case

00:42:07

the rapid advancement of Technology

00:42:10

also present in the post.

00:42:16

Adamic are most Tomatoes rating

00:42:19

arbitration institutions worldwide have embraced

00:42:22

technology to bolster his management

00:42:26

efficiency for instant issue the

00:42:30

framework guidelines on the use

00:42:32

of technology in international arbitration

00:42:34

in 2021, the skylights aims

00:42:38

to encourage different style blue

00:42:40

nose and a patient's to

00:42:41

cut out the virtual hearings

00:42:43

based on 40 points. Yeah.

00:42:46

The first one is proportionate

00:42:47

and second one is fiercer.

00:42:49

When is the end of

00:42:51

the last one is a

00:42:52

queue of use of technology

00:42:54

technology empowerment cannot be overstated.

00:43:02

For the mole is essential

00:43:04

to shift our Focus from

00:43:05

external challenge to the internal

00:43:08

motivation with an institution. The

00:43:12

name motivation is compelled by

00:43:14

party centered with the practice

00:43:18

and Improvement to practically hit

00:43:29

management efficiency by regulating the

00:43:31

bad face history of hardest

00:43:34

and most recent institution to

00:43:41

continuously in has the practice.

00:43:46

So next I allowed to

00:43:49

be cold case yet and

00:43:52

she act like she has

00:43:56

served as of this point

00:43:59

in almost 2 years ago.

00:44:02

She accepted and transfer case

00:44:08

with the unspent is rebuilding

00:44:11

you and set a new

00:44:13

record amount of the core

00:44:21

issue runs an investment agreement.

00:44:24

Where are the parties agree

00:44:26

that the respondent was a

00:44:28

complete the account edition of

00:44:30

the targeted companies in Tuesday.

00:44:34

However, the second stage involving

00:44:36

the Wrath of the respondents

00:44:38

purchasing the property at a

00:44:40

value corresponding to the Target

00:44:42

company's 2020 profit faced significant

00:44:47

to change the office to

00:44:49

see about search in the

00:44:52

Target company's net profit drive

00:44:55

to buy the covid-19 outbreak

00:44:58

in 2020 president commercial risk

00:45:02

related circumstances a change of

00:45:06

circumstances Beyond anticipating though this

00:45:10

case we've conducted view virtual

00:45:12

conference with all this material

00:45:16

survival. I have to go

00:45:18

out to be a patrician

00:45:19

procedural the tribunal issued orders

00:45:23

that I was to experience

00:45:25

the process of the two

00:45:29

hearings on rounds of mediation

00:45:31

conducted. The parties agreeing to

00:45:35

withdraw their application request. Yeah,

00:45:40

so in light of the

00:45:44

Aforementioned the significance of Technology

00:45:48

empowerment and the integration of

00:45:51

a ship in a mediation

00:45:52

and the tribunal with the

00:45:54

procedure a Management Authority seating

00:45:57

high-efficiency case management. So in

00:46:01

the remainder of my remainder

00:46:03

of my speech the three

00:46:06

at-bats What specifically so cuz

00:46:10

she could use our new

00:46:12

rules at the beginning of

00:46:13

this year. And I want

00:46:15

to emphasize is to explore

00:46:17

the use of technology to

00:46:19

empower Empower deficiency. Test management.

00:46:23

Yeah, so we have we

00:46:33

have priority to the electronic

00:46:36

submission and as well at

00:46:38

the service of documents reflecting

00:46:40

she acts commitment to leverage

00:46:42

technology. Blind and if it

00:46:45

is management by so we

00:46:48

also launched a similar you're

00:46:49

still a practice known as

00:46:51

the tag and registration is

00:46:53

Tuesday. We also launched the

00:46:55

new plan from last year.

00:46:57

So this name from off

00:46:59

of the various functions such

00:47:00

as I'm like a sparkly

00:47:02

earrings. We also can't easily

00:47:10

achieved the objective of green

00:47:13

observation and we have embraced

00:47:20

in Youth Life, you know

00:47:22

the plan for almost one

00:47:25
thousand and one hundred I've

00:47:26
treated her registry and the

00:47:30
party Rogers Restaurant in the

00:47:32
introduction of a c i

00:47:33
c e x e plan

00:47:35
for Cigna find a milestone

00:47:37
in our commitment to a

00:47:39
party and to a party

00:47:41
center. So that's a promotion

00:47:43
of How does arbitration contract

00:47:45
is of arbitration and mediation

00:47:51
organically? So in almost ten

00:47:57
years ago, we launched the

00:47:58

FCC rules. Yeah, which system

00:48:05

has stopped us from the

00:48:09

tradition in certain cases. So

00:48:12

I'm in this in this

00:48:14

version and we have it

00:48:17

has become a proxy in

00:48:20

our general rule and a

00:48:22

side of rhombus practice. We

00:48:24

also we also have the

00:48:32

Singapore Singapore all I need

00:48:36

a shin commission has yeah

00:48:38

has an end. We try

00:48:45

to order dad's suum have

00:48:47

a T-shirt and a mediation

00:48:53

settlement agreed by the transfer

00:49:02

to the settlement agreement and

00:49:05

a security the successful Mission

00:49:08

and enforcement under the convention

00:49:10

aside from that you like

00:49:15

the arbitration responded to the

00:49:20

hospital. Cuz we are we

00:49:25

are introduced to be try

00:49:27

to introduce the Firearms mediation

00:49:30

before the arbitration both parties

00:49:33

to a many men are

00:49:36

in the arbitration. So that's

00:49:40

the last part is about

00:49:42

to die. Add face lotion

00:49:46

to the smooth proceeding of

00:49:50

arbitration procedure until about the

00:49:55

how to promote a venison

00:49:57

in Safeguard the Integrity of

00:50:00

a tradition origin Presidio a

00:50:09

management approach that has a

00:50:11

procedure orders like the pre

00:50:14

and Tribune to a meeting

00:50:15

but in our section and

00:50:22

we we have some new

00:50:24

prescription Tribune has power of

00:50:30

procedure control and Howard the

00:50:32

tribunal was too ragged light

00:50:34

is on is arbitration behaviors.

00:50:36

So I'm take some instant

00:50:38

pot. Who is the principal

00:50:45

of honesty good face and

00:50:47

Corporation at the same time

00:50:49

tribunal to decide whether to

00:50:51

agree to the products required

00:50:53

to change or add a

00:50:55

representative in arbitration proceeding with

00:51:01

raw and continue the arbitration

00:51:02

proceeding granted. So by the

00:51:20

ordinary conduct of arbitration proceeding

00:51:22

for inkling how to conduct

00:51:36

a patient management controversial and

00:51:41

it is also I meant

00:51:44

the staging of core Valatie

00:51:46

institution. I thought we could

00:51:49

brainstorm and a master improving

00:51:58

management efficiency. Infield and one

00:52:09

point and regulating of how

00:52:27

to differentiate a best friend

00:52:29

in a long time. So

00:52:40

most of all the unknown

00:52:42

when the user to the

00:52:51

dispute in the efficient way

00:52:53

to practice actually The case

00:53:00
can be drawn. Is that

00:53:03
quick pay and they even

00:53:05
Houston Texas to Olay or

00:53:09
procedure? He's like prison for

00:53:13
what do you think of

00:53:19
this time. And in your

00:53:23
face, what's your position from

00:53:26
your perspective, What do you

00:53:34
feel? So thank you for

00:53:46
the U of H. Preview

00:54:04
practice that I know that

00:54:08
I have an attitude to

00:54:19
have the discretion to allocate

00:54:21

the penalty. So I think

00:54:23

that's a bad before the

00:54:27

original. So this is my

00:54:36

So if I may have

00:54:38

something here, so first of

00:54:40

all, I have to say

00:54:41

that there is no provision

00:54:43

y'all are you is that

00:54:43

if there is bad face

00:54:45

and a week do not

00:54:48

proceed to establish and we

00:54:49

definitely do not do that.

00:54:51

We had to put it

00:54:52

in with the arbitration but

00:54:53

I think that's so arbitration

00:54:56

is Stephen not need to

00:54:58

let not the party's destination

00:55:00

but resolution as so in

00:55:02

such circumstances, we have to

00:55:05

look into two parties need

00:55:07

and sometimes parties cannot reach

00:55:09

an agreement on a single

00:55:11

thing, but in such circumstances

00:55:12

that we have to look

00:55:14

look what parties are what

00:55:18

party is Agreements are reached

00:55:20

the agreement reached between the

00:55:25

parties and asked, so I

00:55:28

told you guys see I

00:55:29

have I have to save

00:55:31

the art of my work

00:55:32

is to communicate communicate to

00:55:35

Junior. Communicated that case manager

00:55:38

are we use the managing

00:55:40

council with the Secretary General

00:55:43

ways our acpc and external

00:55:46

I have to communicate to

00:55:48

parties with the tribunal and

00:55:50

that's why I am off

00:55:52

to positive position that I

00:55:54

can not to take a

00:55:56
my job. So I think

00:55:58
I might stop by here.

00:56:00
Thank you. That's my understand.

00:56:03
It's an interesting question, but

00:56:07
there are outliers basically an

00:56:16
international commercial arbitration. We're dealing

00:56:19
with professional firms professional people

00:56:21
experience arbitrators that are they

00:56:23
are to resolve a business

00:56:25
dispute and they act accordingly

00:56:26
and they're very deferential to

00:56:28
each other. Having said that

00:56:30
there are problematic. I have

00:56:33

one that is going right

00:56:34

now. We just tested the

00:56:35

arbitral tribunal and always that

00:56:38

one in Imagine and that's

00:56:40

my response. It really is

00:56:42

a question for the arbitral

00:56:44

tribunal to use its judicial

00:56:46

demeanor. Do understand that it

00:56:48

has a duty to keep

00:56:49

the arbitration moving forward and

00:56:52

if they have a party

00:56:53

before then that's engaging in

00:56:55

dilatory tactics is not complying

00:56:58

with the tribunals orders. It

00:57:00

is trying to go beyond

00:57:02

the boundaries of the rules.

00:57:03

Will the arbitrator will try

00:57:05

to keep the party on

00:57:07

track and at the end

00:57:08

of the day will enforce

00:57:10

the rules it will comply

00:57:12

with its mandate and I

00:57:14

seen the arbitrator's of the

00:57:17

possibility of sanctioning the party.

00:57:19

They can certainly take into

00:57:21

account their behavior when they

00:57:23

were Alec heating costs and

00:57:25

you know, sometimes I sit

00:57:27

in a party that we

00:57:27

Prevail at 3 Patrician but

00:57:30

they've had some questionable conduct

00:57:31

during the arbitration that when

00:57:34

it came time to act

00:57:35

like you to cost the

00:57:36

arbitrator said of giving them

00:57:37

a hundred maybe gave them

00:57:39

40% because of their conduct

00:57:42

during the preceding so that

00:57:44

the arbitrator has a lot

00:57:45

of tools and good rained

00:57:48

sophisticated are Traders and manage

00:57:50

the case. I didn't feel

00:57:52

quite efficiently with a party

00:57:54

that is engaged in bad

00:57:55

faith, which is obviously a

00:57:57

very broad add aggravation if

00:58:00

you will, but it reminds

00:58:01

me of the Supreme Court

00:58:03

saying about the size of

00:58:05

Sanity they know it when

00:58:06

they see it or bad

00:58:08

face was it when they

00:58:10

see it the arbitrator's know

00:58:11

when they see it and

00:58:12

they'll behave accordingly. I have

00:58:16

also a very brief comment

00:58:17

about this question. Are we

00:58:27

fishing better about situations? It

00:58:32

is possible that even the

00:58:33

tribunal would like to control

00:58:35

the pace of the procedures

00:58:36

and floor support for tribunal

00:58:57

to do exercises such discretion

00:59:00

or the ruler institution to

00:59:04

even make such is it

00:59:06

to buy their own just

00:59:08

to control the pace of

00:59:09

the preceding the best my

00:59:10

birthday? What's the guards for

00:59:14

the last day of school

00:59:15

test is you that there

00:59:18

is no clear criteria as

00:59:20

to what is that is

00:59:21

what what is good for

00:59:22

us? Because I'm proposing that

00:59:35

is in coffee counter party.

00:59:41

Again, hiring your own lawyers

00:59:44

is not that I ever

00:59:46

if you were someone I

00:59:49

mean in the person who

00:59:51

shall constitute a couple inches

00:59:55

for the ready for a

00:59:56

tribunal doing is Battlefield to

00:59:58

do say there's a very

01:00:00

complicated issue. But when you

01:00:02

are faced with it you

01:00:03

will you will immediately know

01:00:06

about this then the tribunal

01:00:09

and confusion with jump into

01:00:12

something. So that's why you

01:00:14

know, we allow them to

01:00:17

exclude, you know, such acts

01:00:22

will hinder a procedures so,

01:00:27

you know everything I was

01:00:31

supposed to be strike a

01:00:32

balance. We have to respect

01:00:34

the party's right on the

01:00:36

other. We have the efficiency

01:00:37

of a situation at hand

01:00:39

you have to wait about

01:00:41

And see what is the

01:00:42

best app for the whole

01:00:43

process? Thank you for all

01:00:47

the photos of before I

01:00:54

invite him to go to

01:00:55

the key reasons of these

01:00:58

new rules. Allow me to

01:01:00

make an efficient officer is

01:01:02

Paxton of Representative of a

01:01:11

Pisces Shanghai represent the office

01:01:14

as he is responsible for

01:01:16

these activities in China, since

01:01:19

your name is our stakeholders

01:01:24

of business and legal Community

01:01:25

is to promote the development

01:01:27

of propriety and networking event

01:01:37

for in-house counsel practitioner and

01:01:39

a traitor is a frequent

01:01:42

speaker on Abbott and 10/22

01:01:48

for advertising users. He is

01:01:50

a member of school is

01:02:00

methanol up with Patrick Reed.

01:02:02

AT&T music room is 45

01:02:04

+ 1 in China prior

01:02:08

to and during a commercial

01:02:14

arbitration in reality. I lost

01:02:16

you this time management and

01:02:23

s i t s practice.

01:02:25

So I would like to

01:02:28

address the topic on three

01:02:30

aspects of the route the

01:02:34

current decisive Rosie's implemented or

01:02:37

if I become Easter 2016.

01:02:46

Implemented for some years. Are

01:02:49

you coming through has to

01:02:54

include get all the mainstream

01:02:56

of precipitous worst York to

01:02:59

the arbitration procedure procedure to

01:03:09

us all these procedure to

01:03:13

start very popular and find

01:03:23

that almost all your cases

01:03:24

in one natural date or

01:03:35

decision year word can be

01:03:38

issued within 10 days after

01:03:39

the Now, what did I

01:03:48

say? Something trying to revise

01:03:50

is coming true or which

01:03:52

is a sixth edition completed

01:03:56

according to the consultation paper.

01:03:59

We can find that he's

01:04:02

planning to introduce a new

01:04:04

procedure which is named as

01:04:06

a streamline for CDs streamline

01:04:09

proceeding effectively requires the tribunal

01:04:13

to conclude the case within

01:04:15

3 months and this applies

01:04:19

to the case. It's under

01:04:20

under the Singapore dollar to

01:04:23

1 million Singapore dollar, which

01:04:26

is also affects the Strip

01:04:35

District 9 Prestige requires the

01:04:38

arbitrator to decide the case

01:04:40

and everything should we eat?

01:04:48

And also so between her

01:04:52

will be appointed or such

01:04:54

a streamline proceedings. We have

01:05:01

received some we can have

01:05:03

we seen some very, you

01:05:04

know, some concerns from the

01:05:07

our users in particular that

01:05:08

users from the nursing, and

01:05:24

we shoot up probably use

01:05:25

if there's a small I

01:05:27

wish more options Superfast procedures.

01:05:32

They should be only apply

01:05:34

to the people in the

01:05:36

street. And also suggest she's

01:05:49

from the song called human

01:06:01

endeavor. I would see that

01:06:02

the efficiency management efficiency. First

01:06:13

of all things that you

01:06:14

need to hire enough people

01:06:15

handle the case. We have

01:06:19

16 people and officer people.

01:06:28

We have 16 Depot professional

01:06:30

speak six languages from 13

01:06:37

different jurisdictions. So therefore each

01:06:46

Council 50 cases every year

01:06:50

so we have time to

01:06:57

deal with some unexpected situation

01:07:00

situation. In addition to the

01:07:08

console, I think the qualified

01:07:12

and also which is not

01:07:17

easy to do so I

01:07:20

chased by different institutions and

01:07:22

also by users and where

01:07:30

are you in a very

01:07:31

good position in the market

01:07:32

there for it. It would

01:07:34

be easier for us to

01:07:36

go to the case. Therefore.

01:07:40

They can provide quality service

01:07:42

to our juices and also

01:07:44

lawyers at which is particularly

01:07:56

important in China. The consul

01:08:31

arbitrator and also the whole

01:08:44

procedure and technology is very

01:08:56

important. which is quite heavily

01:09:20

nice on the technology weeks

01:09:39

is required to emails or

01:10:06

I also agree that we

01:10:08

just need to lie about

01:10:19

the security company. The management

01:10:43

will prefer the localized a

01:10:57

I-20 to be more preferable

01:10:59

and also a threat to

01:11:01

the concerns of. In the

01:11:06

end, I think the institution

01:11:07

use the consumer for them

01:11:17

to develop something very useful

01:11:19

to us one. That's my

01:11:30

honey. Thank you for his

01:11:33

accent. I see one of

01:11:35

the new developments in the

01:11:38

application for emergency prior to

01:11:43

the fighting of the notice

01:11:44

of so much as a

01:11:56

traitor and do you see

01:11:59

the distribution in different proceeding

01:12:02

Avensis? How many what's the

01:12:07

percentage occurs in the expedited

01:12:10

received the most precise jouissance?

01:12:31

I'm also would all depend

01:12:43

on the new development on

01:12:46

a practice. Okay. Thanks. Internal

01:13:00

database just give you the

01:13:01

answers and you Safety Solutions

01:13:10

share those stats with you

01:13:14

and all the audience after

01:13:15

the events, you know, if

01:13:17

you are interested, I thought

01:13:22

I told you I sent

01:13:23

to share their stats. Thinks

01:13:28

it's one of the most

01:13:30

successful initiatives that we had

01:13:32

undertaken and that we did

01:13:34

a thorough review and we

01:13:35

did this 2006 supper why

01:13:38

we thought this was beneficial

01:13:39

because it was consistent with

01:13:41

the party's wishes to stay

01:13:43

within the arbitration framework prior

01:13:46

to attending this tool you

01:13:47
have to go to court

01:13:48
at the seat where the

01:13:49
arbitration is taking place and

01:13:51
seek judicial determination guarding. The

01:13:54
emergency relief you were seeking

01:13:56
once introduced you could stay

01:13:58
within the arbitration framework. So

01:14:01
our rules allow you to

01:14:02
have access to an emergency

01:14:03
arbitrator at the time of

01:14:05
filing Wendy's request come in

01:14:07
we immediately initiate the case

01:14:10
and proceed with the arbitration

01:14:11

in our case The Next

01:14:13

Step will be the mediation

01:14:14

by the arbitration, but I'm

01:14:17

a parallel track with a

01:14:18

clear conflict you do everything

01:14:24

telephonically will have a remote

01:14:27

here. The emergency arbitrator will

01:14:29

set an accelerated schedule for

01:14:31

submissions. They'll make a determination

01:14:34

as to the emergency application

01:14:36

are they can do it

01:14:38

as a partial award and

01:14:40

the rule has teeth in

01:14:41

that if the parties do

01:14:43

not comply with it the

01:14:44

tribunal later on can see

01:14:46

what transpired during the emergency

01:14:47

face a tribunal has the

01:14:50

power to modify a key

01:14:52

to leave the emergency order

01:14:54

in place. So it is

01:14:55

very successful. I do have

01:14:57

statistics up until December of

01:15:00

2023 since we started we've

01:15:02

handled 160 of these cases

01:15:04

73 of the emergence of

01:15:06

complications were granted 41 Warburton

01:15:09

and when they're deny, the

01:15:11

primary reason is that the

01:15:13

emergency arbitrator felt it was

01:15:15

not emergent. It could wait

01:15:17

for the tribunal to decide

01:15:18

it later on on the

01:15:19

case 24 was settled and

01:15:22

21 or withdrawn. So very

01:15:25

successful mechanism. For coming to

01:15:28

the end wanted to say

01:15:28

one of the important rules

01:15:31

that institutions have is introducing

01:15:33

Innovation and these Technologies and

01:15:36

very happy when they work

01:15:38

sometimes they don't work. For

01:15:39

example, the previous panel discussed.

01:15:41

The Pelican procedures in the

01:15:43

isds context we've received a

01:15:46

lot of lot of feedback

01:15:48

that we should have a

01:15:49

set of a couple of

01:15:50

procedures for international arbitration from

01:15:53

our users. We did that

01:15:54

in 2013 the date I

01:15:57

probably have only had six

01:15:59

cases we were screaming for

01:16:02

these procedures there a place.

01:16:03

We had a special it

01:16:05

is very well-crafted for the

01:16:07

Appellate arbitrators to look at

01:16:09

possible errors of law or

01:16:11

conclusions of fact Reprocess do

01:16:14

not work. There are times

01:16:16

that they work their times

01:16:18

that they don't we all

01:16:19

have an interest in constantly

01:16:21

improving our processes and that's

01:16:22

why it's important that we

01:16:24

share these ideas and exchange

01:16:26

Arts. The emergency operator proceedings

01:16:38

that she has to appoint

01:16:40

the emergency are they televising

01:16:43

24 hours of receiving application

01:16:46

and application deposit currently is

01:16:48

250,000 Hong Kong and emergency

01:16:53

operator has to be made

01:16:56

at all has to run

01:16:57

to the emergency operator that

01:16:58

decisions within 14 days. Is

01:17:01

she or he only have

01:17:03

14 days to render this

01:17:05

decision and I would also

01:17:07

love to share my personal

01:17:09

experience in handling. What is

01:17:11

a vacation just don't know

01:17:13

where to get rid of

01:17:16

because majority of the Hong

01:17:17

Kong Two Men and a

01:17:18

Truck coming to take him

01:17:19

to Hong Kong for any

01:17:21

car. So I was so

01:17:22

stressed and the deadline for

01:17:25

the year decision was at

01:17:27

8 8th May 2024. So

01:17:30

that is the language of

01:17:32

the Dark Ages is Chinese

01:17:33

the Gathering know of the

01:17:35

marriage as trial is Piazza

01:17:36

law and the capital of

01:17:38

the original agreement is Hong

01:17:40

Kong law and how do

01:17:41

you scan from Hong Kong

01:17:43

to Mainland medical representatives of

01:17:45

the Hardee's located in Hong

01:17:47

Kong located in Shanghai on

01:17:52

our approach is to consider

01:17:55

what the availability of a

01:17:57

whether he or she has

01:18:05

any speaking engagements during that

01:18:08

period. So fortunately we appointed

01:18:12

as senior experienced useful candidate

01:18:16

for this emergency arbitrator CDs.

01:18:19

We even have one day

01:18:21

hearing for the Emergency outage

01:18:23

of the proceedings in Shanghai

01:18:24

adult education High office and

01:18:27

Events at the position two

01:18:31

days before the time limit

01:18:32

to the HSE has handled

01:18:41

but the 38 emergency. I'll

01:18:43

be sure that the procedure

01:18:43

of application from me. Thank

01:18:46

you. Thank you. Well emergency

01:18:53

arbitrator. I I was not

01:18:56
aware that it was a

01:18:57
AAA convention scarf thing AAA

01:19:00
for such a thing. Well,

01:19:04
I think it works very

01:19:05
well, especially for cross-border disputes

01:19:07
still in the nature of

01:19:18
inner room. So the power

01:19:22
to jogging with a court-ordered

01:19:26
that it can be enforced

01:19:29
out of China emergency arbitration

01:19:35
by SeaTac either on the

01:19:39
seizure of assets or the

01:19:42
you know, the prevention of

01:19:45
liquidation. Say that most of

01:19:54
cases were granted mean they

01:19:57
leave because of not emergent.

01:20:05
What time is the life

01:20:09
they only one day too

01:20:15
full to make the decision

01:20:19
within 15 days. So it

01:20:22
sounds like mission impossible to

01:20:24
understand such times dress. However,

01:20:28
all those emergency arbitration proceedings

01:20:31
from the very well. That

01:20:35
I took for Life understanding

01:20:45
that I have a richer

01:20:48

experience any a and I

01:20:51

want to share some ideas

01:20:53

from my side post tension

01:20:59

to EA and international which

01:21:03

could I interest back to

01:21:04

attend and which is active

01:21:08

and passive. The the biggest

01:21:12

challenge is a precondition of

01:21:14

Pas how to get how

01:21:16

to get ugly organ and

01:21:18

but I think we have

01:21:29

that than a burden or

01:21:31

the duty will be on

01:21:33

the court. And in our

01:21:37

new packing our new the

01:21:39

second one or the third

01:21:39

one is in our new

01:21:41

house cuz we have the

01:21:43

aviation aviation in the aviation

01:21:49

industry because the purpose of

01:21:51

a nation of aircraft are

01:21:53

based only on condition in

01:21:59

Indy. So in our education

01:22:05

as special as we we

01:22:08

have we have analyzed the

01:22:10

mattress in the specific area,

01:22:15

and that's the one I

01:22:18

think it is interesting as

01:22:19

almost thirty years ago at

01:22:26

the beginning of nice if

01:22:27

we have a case ya

01:22:29

rendered by the Tribunal The

01:22:35

involve the Liquidation in Hong

01:22:40

Kong and the tribunal render

01:22:43

that decision on injunction claimant.

01:22:48

I think that's a very

01:22:52

common grounds yet. I know

01:22:59

we only have 7 today

01:23:00

and I also know who

01:23:10

to improve our efficiency. So

01:23:13

allow me to text every

01:23:14

minute. We have over the

01:23:18

past three years on every

01:23:20

dollar that the erasing of

01:23:23

what the case at a

01:23:25

m p a r t

01:23:26

is a 179cc from the

01:23:34

closer and also give you

01:23:38

a ticket from the constitution

01:23:40

on Ivory's it is a

01:23:45

100 in 5 days so

01:23:49

very high in you may

01:23:56

All that speak 82 at

01:23:59

11:20. So we also rely

01:24:08
on the case management system

01:24:10
and also have another 3D

01:24:15
mazes to talk to increase

01:24:20
efficiency including first person on

01:24:26
I-84 between us is not

01:24:35
allowed to accept new appointment

01:24:38
when there are ten or

01:24:40
more pending cases and later

01:24:45
to Concordia Casey does efficiently

01:24:47
as possible so that I

01:24:48
can accept New Orleans. Second

01:24:51
is the availability of may

01:24:56
not be available for the

01:24:58

Aussie. It snow a lot

01:25:05

of the appointment. The sir

01:25:08

is a prompt delivery of

01:25:10

the old is expected to

01:25:14

provide the talk of what

01:25:16

we didn't see it from

01:25:18

the last year or the

01:25:20

last at the mission of

01:25:22

the party is in the

01:25:23

couple to provide commence within

01:25:28

five days of receiving award

01:25:30

and with and with you

01:25:33

play a mole in three

01:25:35

cases in arbitrators history of

01:25:37

he happy birthday with the

01:25:38

VA will not be off

01:25:41

early do appointment from the

01:25:43

application if your student for

01:25:44

one year and will be

01:25:49

removed from the days off.

01:25:51

He is so and I

01:25:57

know I have run out

01:25:58

of the time or do

01:25:59

I have still have any

01:26:01

questions to ask my pain?

01:26:03

I have to wrap up

01:26:06

this. Thank you for all

01:26:19

the audio for saying. Thank

01:26:21

you. Add a good operation.

00:00:03

International arbitration so I guess

00:00:06

we'll start again welcome. Everyone

00:00:08

is streaming. This is the

00:00:12

fourth session of world arbitration

00:00:16

update the 2024 were here

00:00:18

and Beijing China at the

00:00:21

Beijing International arbitration Centre and

00:00:25

very thankful for the hospitality

00:00:29

and host of the commission's

00:00:35

we're very grateful. I was

00:00:37

just saying that this panel

00:00:40

is very Central to the

00:00:41

mission of international arbitration. We've

00:00:44

titled it efficiency management and

00:00:46

state of our practices of

00:00:48

arbitration institutions. And I was

00:00:50

as I was mentioning arbitration

00:00:52

institutions play an absolutely critical

00:00:54

role in managing and maintaining

00:00:58

International are effective and of

00:01:02

course An evolving process institutions

00:01:06

of work to make the

00:01:09

process as efficient as possible

00:01:10

working with arbitrators and practitioners

00:01:13

and provide a process that

00:01:16

meets the goals and objectives

00:01:18

of our users. We have

00:01:22

a great panel our moderator

00:01:26

and foo young I will

00:01:28

introduce our panel but let

00:01:29

me introduce happen. He is

00:01:31

the deputy secretary Secretary General

00:01:34

of the Beijing arbitration commission

00:01:36

Beijing International arbitration Center. He

00:01:41

is also the vice-president of

00:01:42

the asia-pacific regional arbitration group.

00:01:45

I pray he is a

00:01:48

university and has an llm

00:01:54

from Peking University. He was

00:01:58

a visiting researcher at the

00:02:00

law school. UCLA Berkeley and

00:02:06

has contributed greatly to International

00:02:09

arbitration and it's a real

00:02:11

pleasure to introduce to today

00:02:13

and to pass the Baton

00:02:15

on to our next papal.

00:02:17

So Jen Jen. play Think

00:02:24

of You by the record

00:02:34

of this essay and we

00:02:42

have eight of them XR80

00:02:52

you are from time to

00:02:54

time and lithium of our

00:02:58

Section 8 if that's all

00:03:10

we have. We will start

00:03:23

with the lowest Martinez. Icp

00:03:33

the international division of a

00:03:36

American Arbitration Association is also

00:03:39

the co-chair of the American

00:03:43

Bar association's definition of arbitration

00:03:45

committee with over 500 a

00:03:50

worldwide responsible for its strategic

00:03:52

Direction and bass with is

00:03:54

the vice president of ICP

00:03:58

are an integral part of

00:04:01
the ic3 in 2013 and

00:04:04
is responsible for international cooperation

00:04:06
and development is also responsible

00:04:11
for locating the ministration office,

00:04:15
please out of the Squadron

00:04:24
and stay related entities. Luis

00:04:29
Castillo provide Underwood related to

00:04:42
Improvement Well, thank you very

00:04:47
much. I'll let me Begin

00:04:49
by thanking World arbitration update

00:04:51
and Beijing International arbitration Center

00:04:54
or invited me to join

00:04:55
you at this so very

00:04:56

interesting program from the perspective

00:05:01
of the trip look like

00:05:02
icddr I'll give you a

00:05:04
few of our highlights. We

00:05:05
are now approaching anniversary. We

00:05:09
were established in New York

00:05:11
in 1926. Very exciting times

00:05:14
for the arbitration landscape in

00:05:16
the state of New York

00:05:17
New York a few years

00:05:19
before it 1926 that actually

00:05:22
pass a large preach and

00:05:24
laws that were designed to

00:05:27
reverse the vengeful Hospitality. What's

00:05:30

arbitration and those laws and

00:05:32

facts became the basis for

00:05:34

the federal arbitration act that

00:05:37

we have to pay or

00:05:39

the use of domestic and

00:05:40

international arbitration New York has

00:05:42

always been very important and

00:05:44

we were created by the

00:05:46

Merger of two arbitration institutions

00:05:49

that were operating in 1925

00:05:52

and that created the American

00:05:54

Arbitration Association. I'm proud to

00:06:00

say that in the United

00:06:01

States. We are the largest

00:06:02

arbitral institution in terms of

00:06:06

employees of the cases. We

00:06:11

administer we reach the very

00:06:13

important milestone in 19 last

00:06:17

year will be administered five

00:06:20

hundred thousand cases in mind

00:06:22

for the first time. We

00:06:25

are comprised of six different

00:06:27

divisions. We have structural unemployment

00:06:30

labor insurance. I am in

00:06:33

the international division and I

00:06:35

was actually the first attorney

00:06:37

hot when the ictr was

00:06:40

established in 1996 in total.

00:06:44

We haven't missed heard /

00:06:45

8 million. Cases since we

00:06:48

were established in 1926 and

00:06:53

last year, we administered 848

00:07:01

International cases. We have 950

00:07:05

international Case is currently pending

00:07:07

we are divided. We have

00:07:11

attorneys from different jurisdictions admitted

00:07:15

to practice together. Most of

00:07:24

them have lln. Although they

00:07:26

have language capabilities over 98%

00:07:30

of our cases are conducted

00:07:32
in English. In last year's

00:07:34
caseload, we had anticipated from

00:07:37
93 different countries and we

00:07:40
had 100 and mediations that

00:07:43
were part of the statistic

00:07:45
of the overall 842 East

00:07:47
mediation the previous panel, which

00:07:52
I totally agree in one

00:07:53
of the things we did

00:07:54
when we revised our rules

00:07:57
in 2021 was to make

00:07:59
mediation obligatory. So when a

00:08:02
case is filed with the

00:08:03

AAA icdr, we advised the

00:08:06

parties that the first step

00:08:07

is to go through a

00:08:09

mediation they can opt out

00:08:12

of it, but we have

00:08:13

seen a slight increase in

00:08:15

the use of mediation which

00:08:17

are statistics are tearing out

00:08:19

in terms of the most

00:08:21

frequent venues for our services.

00:08:24

And our caseload New York

00:08:26

was number one with a

00:08:27

hundred and Twenty-One cases seated

00:08:30

there and Miami was second

00:08:32

with 91. To see that

00:08:34

there and then we have

00:08:35

cases for out the United

00:08:36

States having rest of the

00:08:37

world in terms of efficiency

00:08:39

will introduce access to an

00:08:47

emergency arbitrator and that tool

00:08:50

has been very successful and

00:08:52

adopted by many other institutions

00:08:54

and I'll check that later

00:08:57

and we both feel Incorporated

00:08:58

a set of expedite the

00:09:00

procedures. The international rules mediation

00:09:07

rules or resolution procedures which

00:09:12

you can find under a

00:09:13

CER. Org and they're available

00:09:15

in seven different languages including

00:09:18

Mandarin. I will chat a

00:09:22

little bit about Innovation and

00:09:24

Technology. We have a new

00:09:26

president. Now that started last

00:09:28

year. She was the former

00:09:30

Chief Justice of the Supreme

00:09:32

Court is also a teacher

00:09:35

in various law schools and

00:09:38

highly committed to Innovation and

00:09:40

Technology. She has been responsible

00:09:43

for the focus of an

00:09:44

internal team where we have

00:09:47

staff constantly working on Innovation

00:09:49

and incorporating any eye on

00:09:52

various different fronts and I'll

00:09:54

go over some of the

00:09:55

usages of regarding how a

00:09:57

i is being brought in

00:09:59

to the arbitral system lastly.

00:10:02

I will lead you with

00:10:03

the perception as we are

00:10:05

to speak about efficiencies. This

00:10:08

certainly is a very important

00:10:10

topic to in the arbitral

00:10:12

institution at the end of

00:10:14

our cases. We always send

00:10:15

out a client survey. Those

00:10:20

that lost we do have

00:10:22

some questions about what did

00:10:23

he think about the process

00:10:25

the rules the arbitrator's the

00:10:26

case manager, would you use

00:10:29

our services again? And what

00:10:30

concerns do you have any

00:10:32

statistical and it's been consistent

00:10:34

it continues to be tight

00:10:36
on money. So we have

00:10:38
done a number of things

00:10:39
to try to address the

00:10:41
issue of time and cost

00:10:42
and I'll go into the

00:10:44
leaders. We develop the topic

00:10:46
further, but that's a little

00:10:47
bit. Thank you. Okay, thank

00:10:53
you for giving us an

00:10:56
overview of AAA and we

00:10:58
very impressive as though you

00:11:04
have a statistics on the

00:11:06
average duration of your pace.

00:11:12

We do there is a

00:11:14

piece that we done and

00:11:15

I would be have prepared

00:11:16

and it's on our website

00:11:16

to on time and study

00:11:18

and cost and it really

00:11:20

varies on the amount in

00:11:21

controversy. But of the average

00:11:24

on the cases that are

00:11:25

5 million and above the

00:11:28

median time frame is between

00:11:30

13 months to 24 months.

00:11:33

There's a big range in

00:11:34

there. But so much of

00:11:36

it is dependent by the

00:11:37

parties, you know our rules

00:11:39

when I spoke to you

00:11:40

about efficiencies, we offer party

00:11:43

and it all goes back

00:11:45

and I think that we

00:11:50

are challenged with managing expectations

00:11:52

of what he comes to

00:11:53

us and they say, can

00:11:55

you increase the speed? Can

00:11:56

you blew off her perhaps

00:11:58

doing this arbitration undocumented owning

00:12:00

and the hearings be scheduled

00:12:02

earlier. I always remaining the

00:12:05

parties that my hands are

00:12:06

tied. It's not the arbitration

00:12:09

clause. Rules to the rules

00:12:15

of the institution certain powers

00:12:17

where the parties have not

00:12:19

agreed to step to ensure

00:12:25

that I can get from

00:12:26

the initiation fees. I am

00:12:31

limited by what the arbitration

00:12:33

agreements house counsel's remember that

00:12:38

you're in control your negotiating

00:12:41

with the other side you

00:12:42

want to do arbitration without

00:12:46

any arbitrator. You want to

00:12:50

limit the document exchange phase.

00:12:52

There's so many things you

00:12:55

can do with an arbitration

00:12:56

agreement that we have an

00:13:01

application called Claude Builder. Org.

00:13:12

And as you answer the

00:13:13

questions, it's all the choices

00:13:15

that you could possibly consider.

00:13:17

And when you're done answering

00:13:18

the question you use it

00:13:25

to negotiate with the other

00:13:26

side and see if they'll

00:13:27

agree to it. You've drafted

00:13:28

a very successful in arbitration

00:13:31

provision, but when you come

00:13:34

to the institution heat in

00:13:35

mind, I must follow the

00:13:38

arbitration agreement that the award

00:13:41

could be challenged or vacated

00:13:43

for procedural irregularities. So I

00:13:45

have to spell Clause I

00:13:47

have to apply the rules

00:13:48

I can suggest and I

00:13:50

do suggest many options to

00:13:52

save time and money Lex

00:13:54

Luthor and the Clause that

00:13:56

was negotiated must be obeyed.

00:13:59

Okay, very coupon. I know

00:14:02

many users are concerned about

00:14:05

the timing isn't in effect.

00:14:07

The lowest say it it

00:14:13

is in your control leave

00:14:15

for the party. So I

00:14:18

moved speakers in English and

00:14:36

Chinese in his act as

00:14:38

a tribunal secretary in order

00:14:40

me pizza, and she also

00:14:45

assist in the operation skiadas

00:14:48

Shanghai office in China related

00:14:50

matter, so I meant to

00:15:00

send that to talk to

00:15:01

Channel 42 card introduction and

00:15:03

good afternoon. Everyone. My name

00:15:05

is Gianna currently the deputy

00:15:07

Consul at Hong Kong International

00:15:08

arbitration Center express my gratitude

00:15:12

to you for inviting me

00:15:14

to these events and disesteem

00:15:16

the panelists. So it is

00:15:19

my pleasure and an additional

00:15:28

case management and service Innovation.

00:15:31

Can I see is pleased

00:15:36

to announce the 2024 administered

00:15:40

arbitration rules as the fourth

00:15:43

edition of its atom editor

00:15:44

of refrigerant rules, and I

00:15:46

have to say that I

00:15:48

can buy the moment is

00:15:49

to improve the time and

00:15:51

cost efficiency of Education arbitration

00:15:54

administration of a witch. Is

00:15:59

Noah still have the procedure

00:16:03

of McKenna's and available for

00:16:05

count laps Morty pool party

00:16:07

body for contract arbitrations namely

00:16:10

the commencement of a garbage

00:16:12

Chute and unavoidable contracts drawing

00:16:14

the current proceedings and cathode

00:16:17

edition. What do you said

00:16:24

so the party's can't use

00:16:27

to be at EP +

00:16:29

80 to a fast track

00:16:30

to dispute the e p

00:16:31

a word is required to

00:16:33

render with a insect after

00:16:35

the constitution of the Tribunal.

00:16:38

Thunder 2020 Ford Road and

00:16:42

Hounds the tribunal powers to

00:16:44

determine the limiting Ruby Tuesdays

00:16:46

or otherwise a top predator

00:16:48

is to decide a kid's

00:16:49

efficiently at all. The parties

00:16:51

are lead to termination procedure.

00:16:54

We chatted Bowser party to

00:16:56

have point of fact all

00:16:57

part of law at a

00:16:58

time without Merit and decided

00:17:01

that you had separate and

00:17:02

weight. So far institution that

00:17:09

the new rose requires and

00:17:12

the four institutions is the

00:17:14

2024 Rose in additional tools

00:17:18

that he has a Howard

00:17:20

to preserve the efficiency and

00:17:22

integrity of arbitration proceedings including

00:17:25

adding that they are limited

00:17:27

and only in that exceptional

00:17:29

circumstances which case he may

00:17:31

provoke the appointment of an

00:17:34

arbitrator who cannot fulfill his

00:17:37

or her affections about this

00:17:40

is very limited and the

00:17:41

Very exceptional circumstances arose requires

00:17:47

a more strict time limit

00:17:49

for tribunal proceedings. And the

00:17:53

word I in particular. Are

00:17:56

you going to get their

00:17:59

clothes are proceeding no later

00:18:01

than 45 days. Installations within

00:18:13

three months of the extension

00:18:16

as pretty parties agreement. I

00:18:19

thought we were expressly allow

00:18:21

for the use of an

00:18:23

online system for delivery and

00:18:25

the storage of all documents

00:18:27

in arbitration and see 2021

00:18:29

offer two parties that benefit

00:18:33

of hkid kids can nap.

00:18:34

It is about that form

00:18:38

developed for the convenience and

00:18:40

security of Hardee's and the

00:18:42

charger and all the benefits.

00:18:48

We really look forward to

00:18:49

working with you and our

00:18:51

new road. By the way.

00:18:53

The new rules will text

00:18:54

that it's June 20th. I

00:18:59

didn't count to my second

00:19:00

part as a sub is

00:19:01

a Novation. So I would

00:19:03

like to share that. I

00:19:04

remember that around three years

00:19:06

ago. Hkit soccer the green

00:19:08

pledged to support that pump

00:19:11

green arbitration The Witches seeks

00:19:14

to raise awareness of our

00:19:16

Birch Park communities a when

00:19:18

I call them footprint by

00:19:21

working with all stakeholders to

00:19:24

promote a fast practice in

00:19:26

managing arbitration. Yes, it was

00:19:28

kind of a way over

00:19:30

the years. He has made

00:19:31

a forced to adopt more

00:19:33

like all documents a store

00:19:37

or a store electronically and

00:19:39

a security platform at parties

00:19:41

and the Tribune to Dighton

00:19:42

carita to you to submit

00:19:45

documents by electronic means and

00:19:48

the use of his cassock.

00:19:49

Ask him. We also have

00:19:51

\$0.01 and it's in our

00:19:53

nature of all educated stuff

00:19:56

at the bottom of the

00:19:57

email stating that I'm please

00:19:59

consider. But if I meant

00:20:01

before print the email out

00:20:02
of it is to build

00:20:09
minimize single-use items eliminate Plastics

00:20:13
and a top digital production

00:20:15
for all events. I will

00:20:17
also if Advance with virtual

00:20:20
participation Channel reduce travel 40

00:20:23
conference a process that continually

00:20:29
app that makes I think

00:20:33
I might stop at you

00:20:35
and look forward to Boone.

00:20:36
I said English to panelist.

00:20:40
Okay, if you take the

00:20:45
position of a light patch

00:20:47

many depends on the Arkansas

00:20:54

traveler. So do you? oh

00:21:05

yes but I thank you

00:21:07

for your question so I

00:21:08

think I'm not only HPI

00:21:09

CRV pictures you can generate

00:21:11

inferring arbitration proceedings and the

00:21:14

tribunal may use the number

00:21:16

one as a to go

00:21:17

to improve the efficiency of

00:21:21

the Opera is because and

00:21:23

so in the party is

00:21:26

in tribunal play a very

00:21:28

important role in arbitration proceedings

00:21:31

and then negotiate I mean

00:21:34

the Falcon and an associate

00:21:36

in the Tampa zoo. .i

00:21:38

and indeed your one of

00:21:41

your pleadings how many rounds

00:21:44

of the pleadings a web

00:21:45

document production is the proceedings

00:21:49

or whether the hearing is

00:21:50

necessary and so I had

00:21:52

to say that your relation

00:21:53

of the arbitration proceedings in

00:21:56

HPI Savage reaction or other

00:21:57

for real British embassies is

00:21:59

parents and predictable Okay, thank

00:22:04

you. And our first speaker

00:22:07

is she's the Director of

00:22:11

Business Development Division of SeaTac

00:22:15

responsible for a business development

00:22:17

and international cooperation of the

00:22:20

organization in 2003 as a

00:22:25

case manager. Mr. For supervised

00:22:29

the administration of 1,000 case

00:22:33

a traitor since 2014 and

00:22:40

its peoples off diverse nature

00:22:43

member of the committee of

00:22:46

the arbitration in law United

00:22:48

Refrigeration, representing Sea-Tac International meeting.

00:22:53

So recent development of Sea-Tac

00:23:00

in the especially in particular.

00:23:03

efficiency Improvement Thank you for

00:23:07

you. I was first of

00:23:09

all thing a word attrition

00:23:11

off date. And as well

00:23:12

as I can be to

00:23:15

join the panel a good

00:23:19

afternoon to all of you.

00:23:21

For the new developments of

00:23:24

SeaTac for the past few

00:23:26

years. I've Percival half of

00:23:29

the time we were going

00:23:31
through the covid infants with

00:23:35
the pervasive speech impaired statistics

00:23:44
show that the caseload Saturday

00:23:46
actually you from this result

00:23:49
in the 333 in Tucson

00:23:51
92 5237 in Tucson, 2019

00:23:57
dispute has exceeded 100 years

00:24:04
between 150 in US dollars

00:24:09
in 2023. So the amount

00:24:14
in each case on the

00:24:16
average rate athlete 280 meaning

00:24:21
U.s. Dollars. I think the

00:24:24
reasons for both a strong

00:24:26

momentum of increase made multiple,

00:24:29

but I would like to

00:24:30

actually give credit to adoption

00:24:34

of Technology as early as

00:24:37

2019 right before the coveted

00:24:40

SeaTac has already developed our

00:24:43

own online filing system, which

00:24:46

has lots of parties to

00:24:47

do the registration online. So

00:24:50

and also with you in

00:24:52

2020 in April, we do

00:24:55

you need to sleep routine

00:24:56

to use the antenna without

00:25:00

a break. So that means

00:25:02
the risk of travel and

00:25:06
quarantine at that time either

00:25:10
except in the place. We're

00:25:11
having a hearing with heart

00:25:14
disease. We could see that

00:25:18
you know these this platform

00:25:20
intelligence operation on the introduction

00:25:24
of the commercial accounts print.

00:25:31
It has some special functions

00:25:34
arbitration hearing before you dumb

00:25:36
ho the facial scan function

00:25:39
to help to 34 as

00:25:41
identity of the parties and

00:25:43

also they are realtor transcript

00:25:46

for the whole process of

00:25:52

healing. I also have the

00:25:55

e-signature function for get up

00:25:58

and it will help to

00:26:00

sign the record on the

00:26:03

spot on the other if

00:26:04

they could come and help

00:26:06

Raymond in the process that

00:26:08

they will allow them to

00:26:10

sign such an agreement remotely

00:26:12

when they are not in

00:26:14

the same room. So what

00:26:17
the hell hole the Technologies,

00:26:20
I think chases acceptance will

00:26:25
not be sweet. We have

00:26:29
1804 cases filed online and

00:26:33
the 1632. He contacted us

00:26:38
through our intelligent peering system.

00:26:43
Well another accent would be

00:26:49
the stronger international feature of

00:26:51
ISIS attack, except it is

00:26:55
like \$600 through 780 year,

00:26:59
but that does not include

00:27:02
places where Chinese party is

00:27:05
best for your message. I

00:27:08

am on the phone. We

00:27:10

met investment invested Chinese company

00:27:12

was involved in case he

00:27:19

tries to ask domestic cases.

00:27:21

So the ratio is a

00:27:26

little rates for VA Tucson

00:27:33

in the 400 iT"Z year.

00:27:36

And yeah similar to AAA

00:27:41

I say throughout the years

00:27:43

because we weren't having much

00:27:48

is a foxes actually had

00:27:50

a few from over 160

00:27:52

countries and regions in the

00:27:54

year 2023 alone 88 countries

00:27:58

and regions order sections. Are

00:28:00

you Foster Wallace 62 cases

00:28:05

with no time is element

00:28:08

at all. English was used

00:28:12

in 93 cases, and I

00:28:15

was still 136/99 his appointed

00:28:19

in 225. There were 19

00:28:25

cases where there was. No

00:28:26

Tiny's arbitrator safety in the

00:28:28

tribunal at all. And also

00:28:30

there are 22 cases. Where

00:28:33

is it up riveters actually

00:28:34

were appointed from out of

00:28:36

our channel. Do you know

00:28:38

that this is China a

00:28:40

breakthrough at allow the party

00:28:50

60 points are Egyptians out

00:28:52

of the panel, except it

00:28:54

to the confirmation of their

00:28:55

chairman. What what dimension is

00:29:00

the amendment of our arbitration

00:29:02

rules, which has been effective

00:29:04

from January 1st of this

00:29:06

year while there are places

00:29:10

in realized. Mostly I was

00:29:13

saying the adoption of Technologies

00:29:18

to prioritize Communication and optimize

00:29:25

the proceedings for example of

00:29:27

a dismissal and always so

00:29:29

the exclusion of newly added

00:29:33

like 20 of water and

00:29:37

do delay of the proceedings

00:29:39

and it was so they

00:29:41

disclosure application of static on

00:29:44

a standard as well as

00:29:47

the you adding contract in

00:29:51

the process of the arbitration.

00:29:53

We use it to have

00:29:55

like a joiner's multiple contracts

00:29:58

as well as consolidation that's

00:30:00
in the new Roots will

00:30:01
also allow the adding of

00:30:03
additional contract in the process.

00:30:07
I was in the past

00:30:13
two years. What are the

00:30:16
methods to increase? Country to

00:30:24
hbic practice special order a

00:30:36
particular case manager to follow

00:30:38
the whole proceeding after notice

00:30:41
of arbitration to the conclusion

00:30:42
of the world and he

00:30:44
was she will serve as

00:30:46
the retreat and also the

00:30:50
facilitator of arrangements. As well

00:30:53
as the alarm clock in

00:30:55
the process of the arbitration

00:30:58
he or she will remind

00:31:01
the tribunal of a timing

00:31:03
of the procedures and to

00:31:05
avoid unnecessary the hope of

00:31:10
such a case manager. I

00:31:13
think you know that the

00:31:15
procedure can be a shoe.

00:31:21
Well, I would say a

00:31:23
would-be ization of the western

00:31:29
and Eastern practice in arbitration

00:31:32

proceedings by harmonization. I refer

00:31:35

to a thing in the

00:31:36

morning second a lot of

00:31:37

speakers to have touched a

00:31:38

town. They got lines of

00:31:40

evidence of SeaTac which actually

00:31:43

give some predictability she was

00:31:47

a way to produced evidence

00:31:49

and also to give the

00:31:53

party's chance to give something

00:31:55

lights Discovery some light like

00:31:59

a horse named Nation. Massing

00:32:05

of the procedure so we

00:32:09

have adopted by line for

00:32:11

Richmond car reads them to

00:32:14

use during meetings for co-opt

00:32:18

hours of reference and also

00:32:22

those little to switch to

00:32:25

regular practice. However are not

00:32:29

that regularly use that your

00:32:31

child. So we're being encouraged

00:32:34

such efficiency and the predictability

00:32:43

of process. Another Praxis is

00:32:51

the combination is an arbitration.

00:32:53

This is our math practice

00:32:59

because you know our process

00:33:02

the arbitrator will switch his

00:33:04

role in to the mediator.

00:33:06

I know it can read

00:33:08

some criticism or skepticism as

00:33:13

to whether it's an Institute

00:33:15

process or whether it's against

00:33:17

of the procedure adjusted very

00:33:21

well in China and the

00:33:23

time, you know, you do

00:33:27

not have to have a

00:33:28

separate panel of arbitrators what

00:33:30

he says and the but

00:33:32

of course we have some

00:33:34

been preventing measures. For example,

00:33:38

if in the process of

00:33:40

elation, we do not allow

00:33:41

the reporting of the whole

00:33:44

process and if the mediation

00:33:46

fails all the statement I

00:33:49

either of the parties cannot

00:33:50

be quoted arbitration proceedings. But

00:33:57

the reason I since that

00:33:58

protects the work well in

00:33:59

China because you know, the

00:34:02

Chinese Extra Value a peaceful

00:34:05

and harmonious was full resolution

00:34:07

more than any other concerns.

00:34:09

So I think that's another

00:34:13
of the say as to

00:34:16
who I am because of

00:34:22
the time restraint. I will

00:34:24
just stop here and to

00:34:26
see whether later we can

00:34:27
have the receipt if you

00:34:45
facing off technology, and also

00:34:47
if it's meant to be

00:34:50
and I know Already have

00:34:57
to go by the uses

00:35:21
of technology in this supposed

00:35:24
to be. Well, well a

00:35:32
new technologies introduced the of

00:35:35

course, I will give or

00:35:37

take time for the users

00:35:39

to get used to it

00:35:40

at the very beginning when

00:35:43

I first did used to

00:35:44

all I'm hearing system. Yes

00:35:47

small room and which aren't

00:35:58

you the documents with allowed

00:36:00

to be delivered. However, there

00:36:02

are some I've saved parties

00:36:05

would like to give it

00:36:06

a try and congratulate you

00:36:08

will find you know. Zepto

00:36:11

are accepting more and more

00:36:14

this new approach of hadn't

00:36:16

hearings and our son is

00:36:18

the process, you know, the

00:36:19

course, I mean the judicial

00:36:24

review power over us our

00:36:27

skepticism about this approach. We

00:36:31

even received them like you

00:36:32

do so wise as to

00:36:34

whether it's along with all

00:36:36

the rules or not. And

00:36:38

then gradually we have the

00:36:40

courts themselves are using a

00:36:42

lot online hearing as well.

00:36:44

So for each new technology

00:36:48

being introduced to clean we

00:36:49

should be patient and allow

00:36:51

them to develop naturally. Okay,

00:36:55

any penalties have a quick

00:36:56

comment on this point Institute

00:37:07

of Design their own proprietary

00:37:08

platforms that are designed for

00:37:11

the applicable rules. But what

00:37:13

remains to be seen for

00:37:15

example, where in Port Reading

00:37:16

now, we're in beta testing

00:37:17

to do a number of

00:37:19
things perhaps really assuming the

00:37:22
role of a tribunal secretary.

00:37:24
One of the things is

00:37:24
automated procedural orders based on

00:37:27
the first preliminary hearing. We

00:37:29
are introducing Ati Tools to

00:37:31
assist parties and filing a

00:37:33
case and all the issues

00:37:34
that can arise obviously this

00:37:37
is involved only in Leaps

00:37:39
and Bounds so I couldn't

00:37:40
tell you what's going to

00:37:41
have a 4 m in

00:37:42

5 years probably with the

00:37:44
use of a cyst any

00:37:46
parties through the platforms perhaps

00:37:48
that's the universal application that

00:37:51
we may see. we let

00:37:53
you with somebody if they

00:37:56
could learn different system in

00:37:58
can handle us director of

00:38:08
a corporation in Development Department

00:38:10
from business promotion and advertising

00:38:18
management, and she would like

00:38:20
to I left the dog

00:38:33
out to everyone so I'm

00:38:34
very happy to hear it

00:38:36
cuz it is a good

00:38:39
opportunity for me to review

00:38:41
Union with my friend who

00:38:43
I met Amy, uncle and

00:38:45
though so I'm very appreciative

00:38:48
for B A C &

00:38:50
W A U. Yeah to

00:38:51
organize well organized for the

00:38:53
stamina birthday. I I would

00:38:56
like to go back to

00:38:57
the AI the topical are

00:39:00
the similar to practice. I

00:39:08
think I just very interesting

00:39:10

topic cuz I remember that

00:39:13

we talked about Ai and

00:39:15

combine the Waze application in

00:39:18

Kong Kong in our office

00:39:20

cuz she lost all her

00:39:22

Hong Kong office at the

00:39:24

end of it and we

00:39:28

have the common sense. Wrong.

00:39:31

There are no explicit. This

00:39:46

is a prion condition. And

00:39:49

secondly, I met another human

00:40:08

being so human beings will

00:40:10

be there with the average

00:40:12

difference difference. I've asked you

00:40:22
to a I so we

00:40:23
must face up to the

00:40:25
challenge of jewelry of the

00:40:28
enforcement jurisdiction. So that is

00:40:32
my brief conclusion about Ai

00:40:35
and the next while cuz

00:40:37
I prepared my slide. So

00:40:41
yeah. Welcome from the perspective

00:41:06
of an institution China's arbitration

00:41:09
on sector has undergo rapid

00:41:12
development over the past. However,

00:41:16
when penalty cannot be replenished

00:41:18
the surge in the number

00:41:20
of cases Place special on

00:41:23
the measurement of this institution

00:41:26
is mirrored in she at

00:41:29
yeah and let me have

00:41:32
a let let me give

00:41:33
you some details about that

00:41:35
in 2013 almost 10 years

00:41:38
ago. She accepts you the

00:41:39
only a 300 and a

00:41:42
9 3097 came with a

00:41:45
disputed Mount of a 3.9

00:41:48
billion last year. However, she

00:41:51
asked. 817. Is it we

00:41:56

thought this was a month

00:41:56

total of 17.8? Addition to

00:42:05

the station and increased in

00:42:07

case the rapid advancement of

00:42:09

Technology also present in the

00:42:15

post. Adamic are most Tomatoes

00:42:18

rating arbitration institutions worldwide have

00:42:21

embraced technology to bolster his

00:42:26

management efficiency for instant issue

00:42:30

the framework guidelines on the

00:42:32

use of technology in international

00:42:34

arbitration in 2021, the skylights

00:42:38

aims to encourage different style

00:42:40

blue nose and a patient's

00:42:41

to cut out the virtual

00:42:42

hearings based on 40 points.

00:42:45

Yeah. The first one is

00:42:47

proportionate and second one is

00:42:49

fiercer. When is the end

00:42:51

of the last one is

00:42:52

a queue of use of

00:42:53

technology technology empowerment cannot be

00:43:01

overstated. For the mole is

00:43:03

essential to shift our Focus

00:43:05

from external challenge to the

00:43:08

internal motivation with an institution.

00:43:11

The name motivation is compelled

00:43:14

by party centered with the

00:43:17

practice and Improvement to practically

00:43:27

hit management efficiency by regulating

00:43:31

the bad face history of

00:43:33

hardest and most recent institution

00:43:40

to continuously in has the

00:43:43

practice. So next I allowed

00:43:48

to be cold case yet

00:43:52

and she act like she

00:43:54

has served as of this

00:43:59

point in almost 2 years

00:44:02

ago. She accepted and transfer

00:44:07

case with the unspent is

00:44:11

rebuilding you and set a

00:44:12

new record amount of the

00:44:19

core issue runs an investment

00:44:23

agreement. Where are the parties

00:44:25

agree that the respondent was

00:44:28

a complete the account edition

00:44:30

of the targeted companies in

00:44:32

Tuesday. However, the second stage

00:44:36

involving the Wrath of the

00:44:37

respondents purchasing the property at

00:44:40

a value corresponding to the

00:44:42

Target company's 2020 profit faced

00:44:46

significant to change the office

00:44:49

to see about search in

00:44:52

the Target company's net profit

00:44:54

drive to buy the covid-19

00:44:56

outbreak in 2020 president commercial

00:45:01

risk related circumstances a change

00:45:06

of circumstances Beyond anticipating though

00:45:10

this case we've conducted view

00:45:12

virtual conference with all this

00:45:16

material survival. I have to

00:45:18

go out to be a

00:45:19

patrician procedural the tribunal issued

00:45:21

orders that I was to

00:45:24

experience the process of the

00:45:27

two hearings on rounds of

00:45:31
mediation conducted. The parties agreeing

00:45:35
to withdraw their application request.

00:45:37
Yeah, so in light of

00:45:42
the Aforementioned the significance of

00:45:48
Technology empowerment and the integration

00:45:50
of a ship in a

00:45:52
mediation and the tribunal with

00:45:54
the procedure a Management Authority

00:45:56
seating high-efficiency case management. So

00:46:01
in the remainder of my

00:46:02
remainder of my speech the

00:46:06
three at-bats What specifically so

00:46:09
cuz she could use our

00:46:11

new rules at the beginning

00:46:13

of this year. And I

00:46:15

want to emphasize is to

00:46:17

explore the use of technology

00:46:19

to empower Empower deficiency. Test

00:46:22

management. Yeah, so we have

00:46:31

we have priority to the

00:46:35

electronic submission and as well

00:46:38

at the service of documents

00:46:39

reflecting she acts commitment to

00:46:42

leverage technology. Blind and if

00:46:45

it is management by so

00:46:48

we also launched a similar

00:46:49

you're still a practice known

00:46:51

as the tag and registration

00:46:53

is Tuesday. We also launched

00:46:55

the new plan from last

00:46:57

year. So this name from

00:46:58

off of the various functions

00:47:00

such as I'm like a

00:47:01

sparkly earrings. We also can't

00:47:10

easily achieved the objective of

00:47:12

green observation and we have

00:47:19

embraced in Youth Life, you

00:47:22

know the plan for almost

00:47:24

one thousand and one hundred

00:47:26

I've treated her registry and

00:47:27

the party Rogers Restaurant in

00:47:31

the introduction of a c

00:47:33

i c e x e

00:47:34

plan for Cigna find a

00:47:36

milestone in our commitment to

00:47:39

a party and to a

00:47:40

party center. So that's a

00:47:42

promotion of How does arbitration

00:47:45

contract is of arbitration and

00:47:50

mediation organically? So in almost

00:47:56

ten years ago, we launched

00:47:58

the FCC rules. Yeah, which

00:48:00

system has stopped us from

00:48:08

the tradition in certain cases.

00:48:11

So I'm in this in

00:48:13

this version and we have

00:48:17

it has become a proxy

00:48:19

in our general rule and

00:48:22

a side of rhombus practice.

00:48:24

We also we also have

00:48:26

the Singapore Singapore all I

00:48:36

need a shin commission has

00:48:37

yeah has an end. We

00:48:44

try to order dad's suum

00:48:47

have a T-shirt and a

00:48:52

mediation settlement agreed by the

00:48:57

transfer to the settlement agreement

00:49:04

and a security the successful

00:49:07

Mission and enforcement under the

00:49:09

convention aside from that you

00:49:12

like the arbitration responded to

00:49:20

the hospital. Cuz we are

00:49:24

we are introduced to be

00:49:26

try to introduce the Firearms

00:49:29

mediation before the arbitration both

00:49:32

parties to a many men

00:49:35

are in the arbitration. So

00:49:40

that's the last part is

00:49:42

about to die. Add face

00:49:46

lotion to the smooth proceeding

00:49:49
of arbitration procedure until about

00:49:54
the how to promote a

00:49:56
venison in Safeguard the Integrity

00:50:00
of a tradition origin Presidio

00:50:09
a management approach that has

00:50:11
a procedure orders like the

00:50:13
pre and Tribune to a

00:50:15
meeting but in our section

00:50:22
and we we have some

00:50:24
new prescription Tribune has power

00:50:29
of procedure control and Howard

00:50:32
the tribunal was too ragged

00:50:33
light is on is arbitration

00:50:35

behaviors. So I'm take some

00:50:37

instant pot. Who is the

00:50:44

principal of honesty good face

00:50:47

and Corporation at the same

00:50:48

time tribunal to decide whether

00:50:51

to agree to the products

00:50:52

required to change or add

00:50:55

a representative in arbitration proceeding

00:50:58

with raw and continue the

00:51:02

arbitration proceeding granted. So by

00:51:16

the ordinary conduct of arbitration

00:51:22

proceeding for inkling how to

00:51:35

conduct a patient management controversial

00:51:41

and it is also I

00:51:44

meant the staging of core

00:51:45

Valatie institution. I thought we

00:51:49

could brainstorm and a master

00:51:56

improving management efficiency. Infield and

00:52:04

one point and regulating of

00:52:18

how to differentiate a best

00:52:29

friend in a long time.

00:52:33

So most of all the

00:52:42

unknown when the user to

00:52:46

the dispute in the efficient

00:52:53

way to practice actually The

00:53:00

case can be drawn. Is

00:53:02

that quick pay and they

00:53:05

even Houston Texas to Olay

00:53:08

or procedure? He's like prison

00:53:12

for what do you think

00:53:19

of this time. And in

00:53:23

your face, what's your position

00:53:25

from your perspective, What do

00:53:34

you feel? So thank you

00:53:46

for the U of H.

00:54:04

Preview practice that I know

00:54:08

that I have an attitude

00:54:17

to have the discretion to

00:54:20

allocate the penalty. So I

00:54:23

think that's a bad before

00:54:27

the original. So this is

00:54:32

my So if I may

00:54:38

have something here, so first

00:54:40

of all, I have to

00:54:41

say that there is no

00:54:42

provision y'all are you is

00:54:43

that if there is bad

00:54:45

face and a week do

00:54:48

not proceed to establish and

00:54:49

we definitely do not do

00:54:51

that. We had to put

00:54:52

it in with the arbitration

00:54:52

but I think that's so

00:54:55

arbitration is Stephen not need

00:54:57

to let not the party's

00:54:59

destination but resolution as so

00:55:02

in such circumstances, we have

00:55:04

to look into two parties

00:55:06

need and sometimes parties cannot

00:55:09

reach an agreement on a

00:55:10

single thing, but in such

00:55:12

circumstances that we have to

00:55:14

look look what parties are

00:55:17

what party is Agreements are

00:55:20

reached the agreement reached between

00:55:25

the parties and asked, so

00:55:28

I told you guys see

00:55:29

I have I have to

00:55:30

save the art of my

00:55:32

work is to communicate communicate

00:55:34

to Junior. Communicated that case

00:55:37

manager are we use the

00:55:39

managing council with the Secretary

00:55:42

General ways our acpc and

00:55:45

external I have to communicate

00:55:48

to parties with the tribunal

00:55:50

and that's why I am

00:55:52

off to positive position that

00:55:54

I can not to take

00:55:56

a my job. So I

00:55:58

think I might stop by

00:56:00

here. Thank you. That's my

00:56:01

understand. It's an interesting question,

00:56:06

but there are outliers basically

00:56:16

an international commercial arbitration. We're

00:56:18

dealing with professional firms professional

00:56:21

people experience arbitrators that are

00:56:23

they are to resolve a

00:56:24

business dispute and they act

00:56:26

accordingly and they're very deferential

00:56:28

to each other. Having said

00:56:30

that there are problematic. I

00:56:32

have one that is going

00:56:33

right now. We just tested

00:56:35

the arbitral tribunal and always

00:56:37

that one in Imagine and

00:56:40

that's my response. It really

00:56:42

is a question for the

00:56:43

arbitral tribunal to use its

00:56:46

judicial demeanor. Do understand that

00:56:48

it has a duty to

00:56:49

keep the arbitration moving forward

00:56:51

and if they have a

00:56:52

party before then that's engaging

00:56:54

in dilatory tactics is not

00:56:57

complying with the tribunals orders.

00:56:59

It is trying to go

00:57:01
beyond the boundaries of the

00:57:03
rules. Will the arbitrator will

00:57:05
try to keep the party

00:57:07
on track and at the

00:57:08
end of the day will

00:57:10
enforce the rules it will

00:57:12
comply with its mandate and

00:57:14
I seen the arbitrator's of

00:57:16
the possibility of sanctioning the

00:57:18
party. They can certainly take

00:57:21
into account their behavior when

00:57:23
they were Alec heating costs

00:57:25
and you know, sometimes I

00:57:26

sit in a party that

00:57:27

we Prevail at 3 Patrician

00:57:29

but they've had some questionable

00:57:31

conduct during the arbitration that

00:57:33

when it came time to

00:57:35

act like you to cost

00:57:36

the arbitrator said of giving

00:57:37

them a hundred maybe gave

00:57:39

them 40% because of their

00:57:41

conduct during the preceding so

00:57:43

that the arbitrator has a

00:57:45

lot of tools and good

00:57:47

rained sophisticated are Traders and

00:57:50

manage the case. I didn't

00:57:52

feel quite efficiently with a

00:57:53

party that is engaged in

00:57:55

bad faith, which is obviously

00:57:57

a very broad add aggravation

00:57:59

if you will, but it

00:58:01

reminds me of the Supreme

00:58:02

Court saying about the size

00:58:05

of Sanity they know it

00:58:06

when they see it or

00:58:07

bad face was it when

00:58:10

they see it the arbitrator's

00:58:11

know when they see it

00:58:12

and they'll behave accordingly. I

00:58:16

have also a very brief

00:58:17

comment about this question. Are

00:58:26

we fishing better about situations?

00:58:30

It is possible that even

00:58:33

the tribunal would like to

00:58:35

control the pace of the

00:58:36

procedures and floor support for

00:58:57

tribunal to do exercises such

00:58:59

discretion or the ruler institution

00:59:04

to even make such is

00:59:05

it to buy their own

00:59:07

just to control the pace

00:59:09

of the preceding the best

00:59:10
my birthday? What's the guards

00:59:14
for the last day of

00:59:14
school test is you that

00:59:18
there is no clear criteria

00:59:19
as to what is that

00:59:21
is what what is good

00:59:22
for us? Because I'm proposing

00:59:24
that is in coffee counter

00:59:38
party. Again, hiring your own

00:59:43
lawyers is not that I

00:59:46
ever if you were someone

00:59:47
I mean in the person

00:59:51
who shall constitute a couple

00:59:54

inches for the ready for

00:59:56

a tribunal doing is Battlefield

00:59:58

to do say there's a

01:00:00

very complicated issue. But when

01:00:02

you are faced with it

01:00:03

you will you will immediately

01:00:05

know about this then the

01:00:09

tribunal and confusion with jump

01:00:11

into something. So that's why

01:00:13

you know, we allow them

01:00:16

to exclude, you know, such

01:00:21

acts will hinder a procedures

01:00:26

so, you know everything I

01:00:31

was supposed to be strike

01:00:32

a balance. We have to

01:00:34

respect the party's right on

01:00:36

the other. We have the

01:00:37

efficiency of a situation at

01:00:39

hand you have to wait

01:00:40

about And see what is

01:00:42

the best app for the

01:00:43

whole process? Thank you for

01:00:47

all the photos of before

01:00:54

I invite him to go

01:00:55

to the key reasons of

01:00:57

these new rules. Allow me

01:00:59

to make an efficient officer

01:01:02

is Paxton of Representative of

01:01:11

a Pisces Shanghai represent the

01:01:13

office as he is responsible

01:01:15

for these activities in China,

01:01:18

since your name is our

01:01:20

stakeholders of business and legal

01:01:25

Community is to promote the

01:01:27

development of propriety and networking

01:01:36

event for in-house counsel practitioner

01:01:39

and a traitor is a

01:01:41

frequent speaker on Abbott and

01:01:46

10/22 for advertising users. He

01:01:49

is a member of school

01:01:59

is methanol up with Patrick

01:02:01

Reed. AT&T music room is

01:02:03

45 + 1 in China

01:02:06

prior to and during a

01:02:14

commercial arbitration in reality. I

01:02:16

lost you this time management

01:02:23

and s i t s

01:02:24

practice. So I would like

01:02:28

to address the topic on

01:02:30

three aspects of the route

01:02:32

the current decisive Rosie's implemented

01:02:36

or if I become Easter

01:02:38

2016. Implemented for some years.

01:02:49

Are you coming through has

01:02:54

to include get all the

01:02:55

mainstream of precipitous worst York

01:02:58

to the arbitration procedure procedure

01:03:09

to us all these procedure

01:03:12

to start very popular and

01:03:16

find that almost all your

01:03:24

cases in one natural date

01:03:29

or decision year word can

01:03:38

be issued within 10 days

01:03:39

after the Now, what did

01:03:48

I say? Something trying to

01:03:49

revise is coming true or

01:03:52

which is a sixth edition

01:03:54
completed according to the consultation

01:03:58
paper. We can find that

01:04:01
he's planning to introduce a

01:04:04
new procedure which is named

01:04:06
as a streamline for CDs

01:04:07
streamline proceeding effectively requires the

01:04:12
tribunal to conclude the case

01:04:15
within 3 months and this

01:04:17
applies to the case. It's

01:04:20
under under the Singapore dollar

01:04:22
to 1 million Singapore dollar,

01:04:26
which is also affects the

01:04:34
Strip District 9 Prestige requires

01:04:38

the arbitrator to decide the

01:04:40

case and everything should we

01:04:46

eat? And also so between

01:04:51

her will be appointed or

01:04:53

such a streamline proceedings. We

01:05:01

have received some we can

01:05:02

have we seen some very,

01:05:03

you know, some concerns from

01:05:06

the our users in particular

01:05:08

that users from the nursing,

01:05:12

and we shoot up probably

01:05:25

use if there's a small

01:05:26

I wish more options Superfast

01:05:31

procedures. They should be only

01:05:33
apply to the people in

01:05:36
the street. And also suggest

01:05:49
she's from the song called

01:06:00
human endeavor. I would see

01:06:02
that the efficiency management efficiency.

01:06:11
First of all things that

01:06:14
you need to hire enough

01:06:15
people handle the case. We

01:06:19
have 16 people and officer

01:06:26
people. We have 16 Depot

01:06:30
professional speak six languages from

01:06:36
13 different jurisdictions. So therefore

01:06:45
each Council 50 cases every

01:06:50

year so we have time

01:06:57

to deal with some unexpected

01:06:59

situation situation. In addition to

01:07:08

the console, I think the

01:07:09

qualified and also which is

01:07:17

not easy to do so

01:07:19

I chased by different institutions

01:07:21

and also by users and

01:07:25

where are you in a

01:07:31

very good position in the

01:07:32

market there for it. It

01:07:34

would be easier for us

01:07:36

to go to the case.

01:07:40

Therefore. They can provide quality

01:07:42

service to our juices and

01:07:44

also lawyers at which is

01:07:56

particularly important in China. The

01:08:06

consul arbitrator and also the

01:08:33

whole procedure and technology is

01:08:56

very important. which is quite

01:09:09

heavily nice on the technology

01:09:31

weeks is required to emails

01:10:01

or I also agree that

01:10:08

we just need to lie

01:10:19

about the security company. The

01:10:43

management will prefer the localized

01:10:57

a I-20 to be more

01:10:59

preferable and also a threat

01:11:00

to the concerns of. In

01:11:05

the end, I think the

01:11:06

institution use the consumer for

01:11:17

them to develop something very

01:11:19

useful to us one. That's

01:11:29

my honey. Thank you for

01:11:33

his accent. I see one

01:11:35

of the new developments in

01:11:37

the application for emergency prior

01:11:43

to the fighting of the

01:11:44

notice of so much as

01:11:56

a traitor and do you

01:11:58

see the distribution in different

01:12:02

proceeding Avensis? How many what's

01:12:07

the percentage occurs in the

01:12:09

expedited received the most precise

01:12:31

jouissance? I'm also would all

01:12:42

depend on the new development

01:12:46

on a practice. Okay. Thanks.

01:12:58

Internal database just give you

01:13:01

the answers and you Safety

01:13:10

Solutions share those stats with

01:13:14

you and all the audience

01:13:15

after the events, you know,

01:13:16

if you are interested, I

01:13:19

thought I told you I

01:13:23

sent to share their stats.

01:13:27

Thinks it's one of the

01:13:30

most successful initiatives that we

01:13:32

had undertaken and that we

01:13:33

did a thorough review and

01:13:35

we did this 2006 supper

01:13:37

why we thought this was

01:13:39

beneficial because it was consistent

01:13:41

with the party's wishes to

01:13:42

stay within the arbitration framework

01:13:45

prior to attending this tool

01:13:47

you have to go to

01:13:47

court at the seat where

01:13:49
the arbitration is taking place

01:13:51
and seek judicial determination guarding.

01:13:54
The emergency relief you were

01:13:55
seeking once introduced you could

01:13:58
stay within the arbitration framework.

01:14:00
So our rules allow you

01:14:02
to have access to an

01:14:03
emergency arbitrator at the time

01:14:04
of filing Wendy's request come

01:14:07
in we immediately initiate the

01:14:10
case and proceed with the

01:14:11
arbitration in our case The

01:14:12
Next Step will be the

01:14:13

mediation by the arbitration, but

01:14:16

I'm a parallel track with

01:14:18

a clear conflict you do

01:14:24

everything telephonically will have a

01:14:26

remote here. The emergency arbitrator

01:14:29

will set an accelerated schedule

01:14:31

for submissions. They'll make a

01:14:33

determination as to the emergency

01:14:36

application are they can do

01:14:38

it as a partial award

01:14:39

and the rule has teeth

01:14:41

in that if the parties

01:14:42

do not comply with it

01:14:44

the tribunal later on can

01:14:46

see what transpired during the

01:14:47

emergency face a tribunal has

01:14:50

the power to modify a

01:14:52

key to leave the emergency

01:14:53

order in place. So it

01:14:55

is very successful. I do

01:14:57

have statistics up until December

01:15:00

of 2023 since we started

01:15:01

we've handled 160 of these

01:15:03

cases 73 of the emergence

01:15:06

of complications were granted 41

01:15:09

Warburton and when they're deny,

01:15:11

the primary reason is that

01:15:13
the emergency arbitrator felt it

01:15:15
was not emergent. It could

01:15:17
wait for the tribunal to

01:15:18
decide it later on on

01:15:19
the case 24 was settled

01:15:22
and 21 or withdrawn. So

01:15:24
very successful mechanism. For coming

01:15:27
to the end wanted to

01:15:28
say one of the important

01:15:30
rules that institutions have is

01:15:33
introducing Innovation and these Technologies

01:15:35
and very happy when they

01:15:37
work sometimes they don't work.

01:15:39

For example, the previous panel

01:15:41

discussed. The Pelican procedures in

01:15:43

the isds context we've received

01:15:46

a lot of lot of

01:15:48

feedback that we should have

01:15:49

a set of a couple

01:15:50

of procedures for international arbitration

01:15:52

from our users. We did

01:15:54

that in 2013 the date

01:15:57

I probably have only had

01:15:59

six cases we were screaming

01:16:01

for these procedures there a

01:16:03

place. We had a special

01:16:04

it is very well-crafted for

01:16:06

the Appellate arbitrators to look

01:16:09

at possible errors of law

01:16:10

or conclusions of fact Reprocess

01:16:13

do not work. There are

01:16:16

times that they work their

01:16:18

times that they don't we

01:16:19

all have an interest in

01:16:20

constantly improving our processes and

01:16:22

that's why it's important that

01:16:24

we share these ideas and

01:16:26

exchange Arts. The emergency operator

01:16:37

proceedings that she has to

01:16:40

appoint the emergency are they

01:16:42
televising 24 hours of receiving

01:16:45
application and application deposit currently

01:16:48
is 250,000 Hong Kong and

01:16:52
emergency operator has to be

01:16:55
made at all has to

01:16:56
run to the emergency operator

01:16:58
that decisions within 14 days.

01:17:01
Is she or he only

01:17:03
have 14 days to render

01:17:05
this decision and I would

01:17:07
also love to share my

01:17:08
personal experience in handling. What

01:17:11
is a vacation just don't

01:17:13

know where to get rid

01:17:16

of because majority of the

01:17:17

Hong Kong Two Men and

01:17:18

a Truck coming to take

01:17:19

him to Hong Kong for

01:17:21

any car. So I was

01:17:22

so stressed and the deadline

01:17:25

for the year decision was

01:17:26

at 8 8th May 2024.

01:17:30

So that is the language

01:17:31

of the Dark Ages is

01:17:33

Chinese the Gathering know of

01:17:34

the marriage as trial is

01:17:36

Piazza law and the capital

01:17:37

of the original agreement is

01:17:39

Hong Kong law and how

01:17:41

do you scan from Hong

01:17:43

Kong to Mainland medical representatives

01:17:44

of the Hardee's located in

01:17:46

Hong Kong located in Shanghai

01:17:48

on our approach is to

01:17:54

consider what the availability of

01:17:56

a whether he or she

01:18:05

has any speaking engagements during

01:18:07

that period. So fortunately we

01:18:10

appointed as senior experienced useful

01:18:15

candidate for this emergency arbitrator

01:18:18

CDs. We even have one

01:18:21

day hearing for the Emergency

01:18:23

outage of the proceedings in

01:18:24

Shanghai adult education High office

01:18:26

and Events at the position

01:18:29

two days before the time

01:18:32

limit to the HSE has

01:18:40

handled but the 38 emergency.

01:18:42

I'll be sure that the

01:18:43

procedure of application from me.

01:18:45

Thank you. Thank you. Well

01:18:52

emergency arbitrator. I I was

01:18:56

not aware that it was

01:18:57

a AAA convention scarf thing

01:18:59

AAA for such a thing.

01:19:00

Well, I think it works

01:19:05

very well, especially for cross-border

01:19:07

disputes still in the nature

01:19:17

of inner room. So the

01:19:22

power to jogging with a

01:19:24

court-ordered that it can be

01:19:28

enforced out of China emergency

01:19:34

arbitration by SeaTac either on

01:19:39

the seizure of assets or

01:19:42

the you know, the prevention

01:19:44

of liquidation. Say that most

01:19:53

of cases were granted mean

01:19:57

they leave because of not

01:20:05

emergent. What time is the

01:20:09

life they only one day

01:20:14

too full to make the

01:20:19

decision within 15 days. So

01:20:22

it sounds like mission impossible

01:20:23

to understand such times dress.

01:20:26

However, all those emergency arbitration

01:20:30

proceedings from the very well.

01:20:34

That I took for Life

01:20:36

understanding that I have a

01:20:48

richer experience any a and

01:20:51

I want to share some

01:20:53

ideas from my side post

01:20:59

tension to EA and international

01:21:02

which could I interest back

01:21:03

to attend and which is

01:21:05

active and passive. The the

01:21:12

biggest challenge is a precondition

01:21:13

of Pas how to get

01:21:16

how to get ugly organ

01:21:17

and but I think we

01:21:29

have that than a burden

01:21:30

or the duty will be

01:21:32

on the court. And in

01:21:36

our new packing our new

01:21:38

the second one or the

01:21:39

third one is in our

01:21:40

new house cuz we have

01:21:43

the aviation aviation in the

01:21:48

aviation industry because the purpose

01:21:51

of a nation of aircraft

01:21:53

are based only on condition

01:21:56

in Indy. So in our

01:22:04

education as special as we

01:22:08

we have we have analyzed

01:22:09

the mattress in the specific

01:22:15

area, and that's the one

01:22:17

I think it is interesting

01:22:19

as almost thirty years ago

01:22:25

at the beginning of nice

01:22:27

if we have a case

01:22:29

ya rendered by the Tribunal

01:22:34

The involve the Liquidation in

01:22:40

Hong Kong and the tribunal

01:22:42

render that decision on injunction

01:22:45

claimant. I think that's a

01:22:49

very common grounds yet. I

01:22:59

know we only have 7

01:23:00

today and I also know

01:23:02

who to improve our efficiency.

01:23:12

So allow me to text

01:23:14

every minute. We have over

01:23:18
the past three years on

01:23:20
every dollar that the erasing

01:23:23
of what the case at

01:23:25
a m p a r

01:23:25
t is a 179cc from

01:23:32
the closer and also give

01:23:38
you a ticket from the

01:23:39
constitution on Ivory's it is

01:23:45
a 100 in 5 days

01:23:48
so very high in you

01:23:54
may All that speak 82

01:23:59
at 11:20. So we also

01:24:05
rely on the case management

01:24:09

system and also have another

01:24:15

3D mazes to talk to

01:24:19

increase efficiency including first person

01:24:26

on I-84 between us is

01:24:35

not allowed to accept new

01:24:37

appointment when there are ten

01:24:39

or more pending cases and

01:24:41

later to Concordia Casey does

01:24:46

efficiently as possible so that

01:24:48

I can accept New Orleans.

01:24:51

Second is the availability of

01:24:53

may not be available for

01:24:58

the Aussie. It snow a

01:25:04

lot of the appointment. The

01:25:07

is a prompt delivery

01:25:10

of the old is expected

01:25:14

to provide the talk of

01:25:16

what we didn't see it

01:25:17

from the last year or

01:25:20

the last at the mission

01:25:21

of the party is in

01:25:23

the couple to provide commence

01:25:28

within five days of receiving

01:25:30

award and with and with

01:25:32

you play a mole in

01:25:34

three cases in arbitrators history

01:25:37

of he happy birthday with

01:25:38
the VA will not be

01:25:40
off early do appointment from

01:25:42
the application if your student

01:25:44
for one year and will

01:25:48
be removed from the days

01:25:50
off. He is so and

01:25:57
I know I have run

01:25:58
out of the time or

01:25:59
do I have still have

01:26:01
any questions to ask my

01:26:03
pain? I have to wrap

01:26:06
up this. Thank you for

01:26:18
all the audio for saying.



01:26:20
Thank you.