



**British Institute of
International and
Comparative Law**

Recent Developments in International Arbitration in Canada and London: a comparative review

Thursday 2 April 2009 17:00 to 19:00

British Institute of International and Comparative Law, Charles Clore House,
17 Russell Square, London, WC1B 5JP

This event is sponsored by



Programme

16.30 – 17.00	Registration
17.00 – 17.10	Introduction The Rt Hon Lord Bingham of Cornhill KG , Chairman of the British Institute of International and Comparative Law
17.10 – 17.50	Session one Chair: The Rt Hon Lord Bingham of Cornhill KG , Chairman of the British Institute of International and Comparative Law Speakers: Jack Marshall QC , Western Canada Arbitration Round Table, and Senior Counsel, Macleod Dixon LLP, Calgary Graeme Mew , Arbitration Roundtable of Toronto, and Nicholl Paskell-Mede LLP, Toronto Topics: Canadian Statutory Regime for Arbitration: Federal and Provincial Framework, use of UNCITRAL and position on ICSID Canadian Courts support of Arbitration: anti-suit injunctions; bias; challenges to the process and enforcement Med-Arb in Canada Case Study: the <i>Western Oil Sands</i> and <i>Jardine Lloyd Thompson</i> cases: "Taking a Wrong Turn?"

<p>17.50 – 18.30</p>	<p>Session two</p> <p>Chair: The Rt Hon Lord Bingham of Cornhill KG, Chairman of the British Institute of International and Comparative Law</p> <p>Speakers: Isabelle Michou, Herbert Smith LLP, Paris Khawar Qureshi QC, Serle Court, London, and McNair Chambers, Qatar</p> <p>Topics:</p> <p>English Court support of Arbitration: antisuit injunctions (<i>West Tankers</i>); bias (<i>Hrvatska Elektroprivreda d.d. v. Republic of Slovenia v Laker Airways</i>) freezing orders/peremptory orders (<i>Michael Wilson</i>); enforcement (<i>Dallah real estate & Tourism</i>)</p> <p>Challenges to the Process (<i>O'Donoghue v Enterprise Inns</i>)</p> <p>CEDR Commission Report on Med/Arb</p>
<p>19.00 – 19.45</p>	<p>Drinks Reception</p>

The drinks reception is sponsored by

