Post Brexit:  
The Fate of Commercial Dispute Resolution in London and on the Continent  
26 May 2016  
15:30-19:00 (followed by a drinks reception)  
British Institute of International and Comparative Law  
Charles Clore House, 17 Russell Square, London WC1B 5JP

Participants

- Karen Birch, Allen and Overy  
- Deba Das, Freshfields Bruckhaus Deringer LLP  
- Andrew Dickinson, University of Oxford  
- Tanja Domej, University of Zurich  
- Richard Fentiman, University of Cambridge  
- Trevor Hartley, London School of Economics  
- Burkhard Hess, Max Planck Institute Luxembourg  
- Martin Howe QC, 8 New Square  
- Adam Johnson, Herbert Smith Freehills  
- Alexander Layton QC, 20 Essex Street  
- Paul Oberhammer, University of Vienna  
- Thomas Pfeiffer, University of Heidelberg  
- Marta Requejo Isidro, Max Planck Institute Luxembourg  
- Diana Wallis, President of the European Law Institute and former Vice-President of the European Parliament

Programme

Chair: Trevor Hartley, LSE

(Topic 1): The legal framework of the transitional period  
(Burkhard Hess / Andrew Dickinson)

(Topic 2): Choice of court agreements – enduring validity?  
(Richard Fentiman / Thomas Pfeiffer)

(Topic 3): Parallel proceedings – different approaches in England and under the Recast of Brussels I  
(Marta Requejo Isidro / Trevor Hartley)

(Topic 4): Cross-border circulation of titles: revival of former instruments or application of national regimes?  
(Alexander Layton / Tanja Domej)

(Topic 5): Commercial dispute resolution between Member States and third States: the Swiss experience  
(Paul Oberhammer)

(Topic 6): Roundtable: The impact of a Brexit on the role of London as a centre for commercial dispute resolution  
(Adam Johnson / Karen Birch / Diana Wallis / Deba Das / Martin Howe)