



Legal seminar programme - Japan P&I Club, Singapore

Tuesday, 11 June 2019, 3.00pm - 5.00pm

Ince & Co LLP, 5 Shenton Way UIC Building, #19-01, Singapore 068808

Join us for an afternoon of insightful discussion on the following topics:

- **CMA CGM LIBRA: Passage plans – are ship owners now at greater risk of liability for navigational errors?**

We consider the judgment of the English Court's decision in *Alize 954 and CMA CGM SA v Allianz Elementar Versicherungs AG & Others (the CMA CGM LIBRA)* and its potential implications for ship owners.

Speaker: **Harry Hirst**, Partner & Master Mariner, Singapore

- **Recent English charterparty cases on contractual interpretation**

The key to managing risks in a charterparty is to interpret or construe contractual terms in order to determine the meaning and scope of the parties' rights and obligations. We illustrate the importance of this fundamental principle by discussing three recent English charterparty decisions: The "Pacific Voyager", "A v. B" and The "Arctic".

Speaker: **Maureen Poh**, Partner, Singapore

- **IMO 2020: Potential risks and liabilities for ship owners**

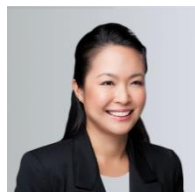
We consider the potential risks and liabilities for ship owners under the NYPE and SHELLTIME 4 forms (unamended) of charter party occasioned by IMO 2020 and how these risks are addressed under the new BIMCO clauses.

Speakers: **Corin Ricketts**, Managing Associate, Singapore; and **David Berkeley**, Senior Marine Manager & Solicitor, Singapore

We look forward to seeing you.



Harry Hirst
Partner and Master
Mariner
T. +65 6305 9080
[Email](#)



Maureen Poh
Partner
T. +65 6305 9073
[Email](#)



Corin Ricketts
Managing Associate
T. +65 6305 6968
[Email](#)



David Berkeley
Senior Marine Manager
& Solicitor
T. +65 6305 9088
[Email](#)