Singapore Management University

Institutional Knowledge at Singapore Management University

Research Collection Yong Pung How School Of Law

Yong Pung How School of Law

11-2014

Empirical study on international commercial mediation and conciliation

Nadja ALEXANDER Singapore Management University, nadjaa@smu.edu.sg

Follow this and additional works at: https://ink.library.smu.edu.sg/sol_research

Part of the Dispute Resolution and Arbitration Commons

Citation

ALEXANDER, Nadja. Empirical study on international commercial mediation and conciliation. (2014). Available at: https://ink.library.smu.edu.sg/sol_research/3325

This Blog Post is brought to you for free and open access by the Yong Pung How School of Law at Institutional Knowledge at Singapore Management University. It has been accepted for inclusion in Research Collection Yong Pung How School Of Law by an authorized administrator of Institutional Knowledge at Singapore Management University. For more information, please email cherylds@smu.edu.sg.

Empirical study on international commercial mediation and conciliation

Nadja Alexander (Editor) (Singapore International Dispute Resolution Academy)/November 28, 2014

In a **previous post**, I shared Professor Stacie Strong's call for blog readers to respond to her survey on international commercial mediation practice. Thank you to everyone you did.

While the final results are still pending, Prof Strong has released some preliminary results from the study.

The study, which is entitled "Use and Perception of International Commercial Mediation and Conciliation: A Preliminary Report on Issues Relating to the Proposed UNCITRAL Convention on International Commercial Mediation and Conciliation," was written by Professor S.I. Strong of the University of Missouri and collected detailed data on 34 different questions from 221 respondents from all over the world. Survey participants included private practitioners, neutrals, inhouse counsel, government lawyers, academics and judges with expertise in both domestic and international proceedings.

This information was gathered to assist UNCITRAL and UNCITRAL Working Group II (Arbitration and Conciliation) as they consider a proposal from the Government of the United States regarding a possible convention in this area of law. The U.S. proposal will be considered in depth at the Working Group II meeting in February 2015.

You can download the **preliminary report here.** The data will be further analyzed in the coming months and published sometime next year as an article.