

## JTJB Seminar on Breaking Down the Dispute Resolution Clause – Choosing Your Preferred Way to Settle Disputes

### ABOUT THE SEMINAR

Breaking down the Dispute Resolution Clause – choosing your preferred way to settle disputes:

- ❖ Detailed explanation of the elements making up the clause
- ❖ Why the options matter
- ❖ Cost saving techniques

### SEMINAR PROGRAM

22 October 2015, Thursday

| Time            | Activity   |
|-----------------|--|
| 3:00pm – 3.45pm | Seminar on <b>Breaking Down the Dispute Resolution Clause – Choosing Your Preferred Way to Settle Disputes</b><br>By: Mr. John Sze |
| 3.45pm – 4.00pm | Q & A  |
| 4:00pm – 4.30pm | Tea and Networking Session   |

### REGISTRATION

Click [HERE](#) to register for the session by **16<sup>th</sup> October 2015, Friday**. You will receive a confirmation email from us to indicate that you have successfully registered for the seminar.

Thank you.

## ABOUT THE SPEAKER



### **JOHN SZE**

Deputy Managing Partner  
Joseph Tan Jude Benny LLP

T | (65) 6220 9388  
(65) 9062 8575

E | [johnsze@jtjb.com](mailto:johnsze@jtjb.com)

John joined Joseph Tan Jude Benny as a pupil in 2003 and was made Deputy Managing Partner in January 2015.

John's practice is in broad base commercial litigation, with a specialization in maritime related disputes.

For maritime matters, John is regularly instructed by leading insurers, major shipyards, listed commodities companies and oil majors on a mixture of both wet and dry shipping disputes, including bills of lading and charterparty claims, P&I, H&M and cargo insurance matters, vessel collision, shipyard related disputes, ship arrests, contractual disputes relating to vessel and offshore equipment supplies, brokerage, ship finance, bunker supplies, warehouse, multimodal transport and cargo documentation.

John is regularly instructed as counsel in arbitrations, and has acted as lead counsel in arbitrations seated in Singapore, Hong Kong and London. These include both ad hoc and administrated arbitrations, including arbitrations under SCMA, SIAC, HKIAC, LMAA and ICC terms.

John's non-maritime litigation work includes commercial and tort disputes, mainly in the IT, Oil & Gas and construction sectors.