

REFERENCES

Earl A. Cherniak, Q.C.

1. Charles N. Brower and Charles B. Rosenberg, The Death of the Two-Headed Nightingale: Why the Paulsson-van den Berg Presumption that Party-Appointed Arbitrators are Untrustworthy is Wrongheaded, work in progress, draft paper delivered in February 2012 at the first annual ITA Winter Forum on international arbitration in San Francisco, to be published in revised form in *World Arbitration and Media Review*, August 2012.
2. Jan Paulsson, Moral Hazard in International Dispute Resolution, *Transnational Dispute Management* Volume 8, Iss. 2 (May 2011).
3. Albert Jan van den Berg, Dissenting Opinions by Party Appointed Arbitrators in Investment Arbitration, *Looking to the Future: Essays in International Law in Honour of W. Michael Riesman*, 11 February 2011.
4. Peter J. Rees, Q.C. and Patrick Rohn, Dissenting Opinions: Can They Fulfill a Beneficial Role?, *Arbitration International*, Vol. 25, No. 3, p. 329.
5. *VIH Aviation Group Ltd. v. CHC Helicopters LLC*, 2011 BCSC 402; 2012 BCCA 125.