

## Asian private equity and international arbitration: Key current issues

May 20, 2024 | Articles & Books

Davis Polk partner Martin Rogers, counsel Jonathan Chang and associate Mark Qin authored “Asian private equity and international arbitration: key current issues” in *The Asia-Pacific Arbitration Review 2025*. The article provides a review of the recent Hong Kong court decisions concerning whether courts considering a winding-up petition should defer to arbitration agreements governing the underlying dispute giving rise to alleged insolvency, and shares insights on the impact of varying confidentiality regimes in Hong Kong, Singapore and mainland China on parties’ ability to disclose information regarding arbitrations to investors and other stakeholders, as well as why arbitration in mainland China is becoming a more prevalent choice for private investors.

[Read the full article](#)

This article was first published on Global Arbitration Review in May 2024; for further in-depth analysis, please visit GAR [The Asia-Pacific Arbitration Review](#).