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Introduction to the Hong Kong Basic Law
Second Edition
(香港基本法簡介，第二版)

Danny Gittings

The Hong Kong Basic Law is the constitutional document which sets out the general policies and system of government for Hong Kong under the “one country, two systems” formula. It promises Hong Kong a high degree of autonomy, seeks to preserve a separate common law system with an independent judiciary, and guarantees a long list of rights and freedoms.

The only introductory text on this topic, Introduction to the Hong Kong Basic Law provides a highly readable starting point to understanding the important issues shaping Hong Kong’s future. This book traces the origins of the Hong Kong Basic Law and analyses its content, especially in relation to Hong Kong’s political system, the judiciary, and human rights. It is required reading for students on a wide range of courses in law, politics, and other disciplines, from sub-degree through to undergraduate and postgraduate level as well as professional examinations. The book also appeals to a wider audience, enabling general interest readers with no prior knowledge of the subject to easily understand how Hong Kong is being run under Chinese sovereignty.

The second edition has been updated thoroughly to discuss important new developments, including the implications of the mass street protests known as the Umbrella Movement, and adds a new concluding chapter on the future of “one country, two systems”.

Danny Gittings has taught and examined thousands of students in courses on the Hong Kong Basic Law as an associate professor and senior programme director at the College of Humanities and Law in the University of Hong Kong’s School of Professional and Continuing Education. A former journalist, he reported on many of the events described in this book during a 15-year career in senior editorial positions at the South China Morning Post and the Wall Street Journal Asia.

September 2016
460 pp., 6” x 9”
PB 978-988-8208-37-1 HK$250 | US$35
HB 978-988-8208-36-4 HK$550 | US$75
China has granted Hong Kong a high degree of autonomy through the Basic Law under the principle of "one country, two systems". Hong Kong’s legal system under the Basic Law is based on the common law and is administered by independent courts. By interpreting the Basic Law, Hong Kong’s courts have reviewed legislation and executive decisions, and have achieved a "second founding" of the Basic Law as an enforceable constitution. This book is the first comprehensive account of how the Hong Kong courts gained this vital power of judicial review. Through an analysis of important court cases since 1997, the book also examines how the Hong Kong courts maintain their relationships with the executive and legislature, and with China’s Central Authorities, which have been sceptical of these achievements. Hong Kong’s unique status as a common law jurisdiction within socialist China poses risks of integration: this book concludes that the best choice lies in maintaining and developing a cosmopolitan judicial outlook.

Lo Pui Yin is a barrister specializing in constitutional and human rights law. He is the author of several books and articles on law in Hong Kong.

“This book will become the definitive account of the judicial role in Hong Kong after 1997. Writing with great flair, Dr. Lo provides a richly contextual story of judges making great use of a novel legal arrangement to tread new ground. This thorough work of scholarship is a must-read for students of Hong Kong law, as well as those interested in China and comparative judicial politics more broadly.”

—Tom Ginsburg, Leo Spitz Professor of International Law, University of Chicago Law School
Contract Law in Hong Kong
A Comparative Analysis
(香港合約法辨析)

Neil Andrews and Fan Yang

Contract Law in Hong Kong: A Comparative Analysis provides readers with a clear understanding of contract law in Hong Kong as well as its counterpart in England. It enables readers to navigate a vast number of Hong Kong and English contract law cases more efficiently and effectively, gaining a full picture of the subject in the process. The book is divided into thirteen chapters. Each chapter opens with a summary of the main propositions in the relevant area, followed by detailed analysis and case law discussion. It also explores Hong Kong’s developments of contract law and incorporation of English contract law, as well as its deviations from other common law jurisdictions. The text is supplemented by supporting references in the notes and by suggestions for further reading in the bibliography.

Contract Law in Hong Kong has been designed to be a textbook for teaching. It is also an ideal reference work for practitioners and other interested parties, such as arbitrators, jurists, and business people.

Neil Andrews is professor of civil justice and private law at the University of Cambridge, and fellow of Clare College, Cambridge. He was called to the English Bar in 1981 and became Bencher of Middle Temple in 2007. He is also a member of the American Law Institute and a praeidium member of the International Association of Procedural Law. He has lectured and examined in Hong Kong.

Fan Yang was called to the Bar of England and Wales in 2005. She is a fellow of the Chartered Institute of Arbitrators (FCIArb) and a fellow of the Higher Education Academy (FHEA), and is currently an assistant professor in the School of Law, City University of Hong Kong.
This revised and expanded second edition of Contract Law in Hong Kong is the most comprehensive contemporary textbook on Hong Kong contract law written primarily for law students.

The book deals with all the core areas of contract law. The first two chapters introduce the major themes and explain the multiple sources of law in Hong Kong. The subsequent thirteen chapters cover the formation of a valid contract, its contents, “vitiating” elements, the consequences of illegality, the termination of contracts and remedies for breach of contract. The book concludes with an explanation of the doctrine of privity and proposals for reform of the operation of privity in Hong Kong. Particular attention is given to what makes Hong Kong law different from other common law jurisdictions, and to the continuing significance of English case law in Hong Kong and the theoretical and practical reasons for this.

Michael J. Fisher (LL.B., M.A., Barrister of Gray’s Inn) is currently a Principal Programme Director in the School of Professional and Continuing Education of the University of Hong Kong.

Desmond G. Greenwood (B.Sc., LL.B., Solicitor of the High Court of Hong Kong, Legal Practitioner of the Supreme Court of New South Wales) is a legal academic and a practitioner. He is currently a consultant to a Hong Kong law firm and part-time teacher of law at the University of Hong Kong and the Chinese University of Hong Kong.

Providing a modern-day guide to Hong Kong’s general principles of law, this volume makes an ideal companion for students and non-legal professionals. The text now reflects the numerous changes made to Hong Kong law since the publication of the first edition in 2006. Redesigned as a practical guide to common legal principles, including contract, tort, employment, and property law, the volume better helps readers understand and anticipate the legal issues pertaining to today’s commercial environments and private transactions. New material includes coverage of recent court decisions and revisions to Hong Kong ordinances.

Stephen D. Mau is an assistant professor and deputy award coordinator for the Master of Science/Postgraduate Diploma in Construction Law and Dispute Resolution programme in the Department of Building and Real Estate, The Hong Kong Polytechnic University.

“This is a clear and precise text that focuses on legal issues one will commonly encounter. In commercial settings, one has to refer back to basic legal principles taught at university, which are either now forgotten or were misunderstood when taught. This text clearly spells out these legal principles in a convenient and concise format that provides unparalleled coverage while removing extraneous material. . . A book I only dreamed of having during my legal studies is now a reality. A must for those wishing to understand the common legal principles found in Hong Kong.”

—Christopher To, executive director, the Hong Kong Construction Industry Council; formerly secretary-general, Hong Kong International Arbitration Centre
This book presents an introduction to contract principles that apply in Hong Kong. The new edition has been updated to reflect the current state of the law and to include newer cases, both local and overseas. The organisational structure has been revised for easier comprehension while keeping to the sequence in which a legally binding agreement is usually encountered.

This book focuses on the common law tort principles that apply in the territory. As a basic introduction, this book is intended to be user-friendly. The text is kept short and easy to read. Chinese translations of most legal terms used in the text are provided. An extensive endnote section provides readers with additional information and in-depth explanations. This second edition is thoroughly revised and reorganized.

This book focuses on the rules regulating property and conveyancing which apply in the territory and is intended for use by the non-lawyer. The organizational structure and concise text reflect this goal. For readers desiring additional information, an extensive notes section provides more comprehensive and detailed explanations as well as Chinese translations of key legal terms.
版權、網絡和權利平衡
(Copyright, the Internet, and the Balance of Rights)
李亞虹 編

創造力是社會和經濟發展的發動機。在法律制度中，版權制度和創造力特別是與文化創意產業相關的創造力關係最密切，但只有顧及各方利益的平衡版權制度才能夠促進創造力。因此，我們必須經常審視現存的版權制度是否能夠反映現實各方的利益及需要，尤其是在互聯網環境下社會對創造的需要。

《版權、網絡和權利平衡》圍繞互聯網環境下版權的合理使用、使用者的權利和地位、權利的濫用和平衡、網絡侵權盜版與網絡服務商的責任等角度，探討中國大陸、香港、台灣版權制度在這些方面的立法和司法改革，進而探究在互聯網環境下版權如何能夠達到最佳平衡，並更大限度激發社會的創造力。本書共八章，分載兩個部分。第一部分探討版權的平衡、濫用與合理使用；第二部分側重探討網絡侵權與責任認定。

李亞虹，斯坦福大學法學科學博士 (JSD)；香港大學法學院副教授、知識產權與信息技術碩士項目主任。長期從事專利與科技創新、版權與創意產業的教學與研究。

「本書就兩岸三地的版權、網絡和權利平衡等議題展開研究，相互參照、借鏡，有助於推動三地版權法律制度的完善，值得一讀。」
——劉春田教授，中國知識產權法學研究會會長、中國人民大學教授

「本書對兩岸三地互聯網版權（著作權）領域關鍵性的問題進行深入的討論，並提供富有洞見的解讀，可供知識產權學者、學生和相關實務工作的人士參考。」
——劉孔中教授，新加坡管理大學法學院亞洲智慧資產與法律應用研究中心外部主任、台灣中央研究院法律學研究所研究員

「這本書匯集了中國兩岸三地資深和年輕的知識產權學者，多方面探討有關版權改革、網絡侵權和合理使用的重要議題。有興趣了解中國大陸、香港和台灣版權制度的讀者絕對不容錯過。」
——余家明教授（Peter K. Yu），美國德克薩斯 A&M 大學法學院教授暨法律與知識產權中心聯合主任

November 2016
176 pp., 6" x 9"
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Hong Kong Media Law
A Guide for Journalists and Media Professionals
Expanded Second Edition

(香港媒體法：記者和媒體專業人員指南，第二版)

Doreen Weisenhaus
With Contributions by Rick Glofcheski and Yan Mei Ning

This expanded second edition of Hong Kong Media Law aims to help anyone who uses any publishing device or platform to safely navigate the shifting terrain of media law. With its in-depth research and analyses of key developments in local and international contexts — in such areas as defamation, privacy, contempt of court, access to information, national security, copyright, obscenity and media regulation — it also is an authoritative resource for lawyers, judges, regulators and scholars.

It builds on the first edition, published in 2007, with more than 200 new cases, laws and regulations. They include significant global developments, particularly involving the Internet and social media, many of which have the potential for impact in Hong Kong. The trends show that Hong Kong's failure to modernize media laws it inherited from a colonial past hinders journalists and harms the public interest.

It also examines the increasingly volatile reporting climate in mainland China, the PRC's tightening restrictions on Hong Kong and foreign reporters and its attempts to influence the legal and journalistic environments in Hong Kong.

Like the first, this edition provides chapter FAQs and checklists, a chronology of press freedom milestones, a glossary of legal terms, a court research guide and key legislation texts.

Doreen Weisenhaus is director of the Media Law Project at the Journalism and Media Studies Centre at The University of Hong Kong, where she has taught media law and ethics since 2000. She is a former prosecutor and a former city editor of The New York Times. She was the first legal editor of The New York Times Magazine and also was editor-in-chief of The National Law Journal, a leading publication for lawyers in the US. Her research interests include international press freedom and worldwide trends in media law and policy.

2014
480 pp., 6” x 9”
PB 978-988-8208-09-8   HK$260 | US$35
HB 978-988-8208-25-8   HK$500 | US$75
Understanding Chinese Company Law
Third Edition
(簡明中國公司法，第三版)
Gu Minkang

First published in 2006, Understanding Chinese Company Law covers the major topics in the area of company law in this fast-changing country. This third edition has incorporated the discussions on new laws and regulations that have sprung up over the past few years, including the China Company Law Amendment 2013 and the new Hong Kong Companies Ordinance (Cap. 622). In this new edition, besides offering an in-depth study of the 2013 Company Law, Gu Minkang addresses many new issues such as the zero capital system, shareholders’ right to know and right to profits, and a legal person’s human rights. The comparison between the Chinese and Hong Kong company laws is also updated accordingly.

This comprehensive and up-to-date presentation of Chinese company law will be of value to all who are involved in business with and in China and their legal advisors, and to students of Chinese company law.

Gu Minkang is a professor in the School of Law, City University of Hong Kong. He is also the first “Shanghai Oriental Scholar Chair Professor” at the East China University for Political Science and Law and serves as an arbitrator for various institutions, including the China International Economic and Trade Arbitration Commission, Shenzhen Arbitration Commission, and Shenzhen Court of International Arbitration.

April 2017
400 pp., 6" x 9"
HB 978-988-8390-52-6 HK$480 | US$65
IPO
A Global Guide
Expanded Second Edition
(IPO: 新股上市集資指南，第二版)

Philippe Espinasse

In this practical guide to initial public offerings, Philippe Espinasse explains the pros and cons of turning private businesses into listed companies. In straightforward, jargon-free language he details the strategies, procedures, and documentation for different forms of listings, and describes the process of marketing and pricing an international IPO. The guide includes many real-life case studies, sample documents, an extensive glossary of terms, and a review of listing requirements for major stock exchanges. It also discusses recent developments in global equity capital markets.

This fully revised paperback edition includes additional case studies, information on recent regulatory changes, and new sections on Malaysia and business trusts in Singapore and Hong Kong. *IPO: A Global Guide* is applicable to any financial jurisdiction, including emerging markets in the Asia-Pacific region, the Middle East, and Eastern Europe. Intended for entrepreneurs, market practitioners and students, this guide will be essential reading for anyone planning to take a company to market.

Philippe Espinasse was a senior investment banker for more than 19 years. He has worked on IPOs and capital markets transactions in 30 countries.

“This book simplifies with clarity what has always been a complex subject and that is its great merit.”
— Jeremy Stoupas, partner, International Capital Markets, Allen & Overy
Shipping and Logistics Law
Principles and Practice in Hong Kong
Second Edition
（香港航運及物流法：原則與實踐，第二版）

Felix W H Chan, Jimmy J M Ng, and Sik Kwan Tai

This book provides a general introduction to the basic principles of shipping and logistics law in Hong Kong. It contains many practical examples and illustrations from case law. Extracts of the relevant legislation and sample shipping documents are annexed in this book for reference. In this second edition, the authors have reformatted some of the materials. The book has been reoriented to concentrate on the parts of the legal framework which are most directly relevant to the logistics and maritime industry of Hong Kong. This new edition takes account of a number of new cases, new international conventions (such as the Rotterdam Rules), and significant changes introduced by legislative amendments since the last edition.

The book is intended primarily for students and teachers of transport studies and business logistics management and also provides useful guidance to shipowners, carriers, shipping agents, traders, insurers, bankers, logistics managers, arbitrators, mediators, and lawyers who need to acquire a clear understanding of the key principles in a practical context.

Felix W H Chan is an associate professor in the Faculty of Law, the University of Hong Kong.

Jimmy J M Ng is an assistant professor in the Department of Logistics and Maritime Studies, Hong Kong Polytechnic University.

Sik Kwan Tai is a visiting lecturer in the Department of Logistics and Maritime Studies, Hong Kong Polytechnic University.

2015
692 pp, 6” x 9”
PB 978-988-8208-79-1 HK$495 | US$70
Land Administration and Practice in Hong Kong
Fourth Edition
(香港土地管理與實踐，第四版)

Roger Nissim

The purpose of this book is to explain both the historical development and the current practice of land administration. Although Hong Kong is an open and business-friendly environment, it has a socialist leasehold land tenure system. The government is landlord to virtually all land, so it plays a pivotal role in the administration of this scarce and therefore valuable resource.

As land administration is governed by private contract law rather than legislation, it is constantly evolving with the courts handing down decisions on a regular basis. Government practice also has to respond to this, as well as to the community’s concerns on how best land can be administered. The fourth edition has some substantial and significant updates and changes which should continue to be useful to students and practitioners of surveying, architecture, planning, law, and the wider business and financial community.

Roger Nissim, FRICS, FHKIS, RPS, became chartered in 1968 and practised as a surveyor in England before coming to Hong Kong in 1973. For twenty years, he worked for the Hong Kong government before joining a leading local property developer. Since 2007, he has been an adjunct professor in the Department of Real Estate and Construction of the University of Hong Kong.
An essential text for anyone interested in crime, law and justice in Hong Kong, this book offers the only comprehensive survey of all the major parts of Hong Kong’s criminal justice system. It also provides an introduction to some key areas of the Hong Kong legal system, including the judiciary, criminal law and legal assistance. The book will appeal not only to social and political science students but also those studying for a number of law courses.

Mark S. Gaylord was most recently a Fulbright Scholar (2006–07) and Visiting Scholar (2007–08) in the Faculty of Law at the Chinese University of Hong Kong.

Danny Gittings is Programme Director in Law at the College of Humanities and Law in the University of Hong Kong’s School of Professional and Continuing Education.

Harold Traver is a Professor of Sociology at Hong Kong Shue Yan University; he has taught at the University of Hong Kong and the Hong Kong University of Science and Technology.

Criminal Law in Hong Kong offers a clear and comprehensive account of the general principles of criminal law in Hong Kong and will be useful to students, practitioners, and all who are responsible for or interested in the administration and practice of the criminal justice system in Hong Kong. This book focuses on the general structure and principles of criminal liability, emphasizing local legislation and case law as Hong Kong’s criminal law increasingly diverges from its English origins. Where necessary, it also includes discussion of how certain areas of Hong Kong’s criminal law may develop. In addition, the book outlines a range of offences, including those commonly dealt with in undergraduate courses.

Part One of the book examines the foundations of Hong Kong’s criminal law. The general principles of criminal liability are then covered in Parts Two to Four, including the elements of liability, general defences, and participation and inchoate liability. In Parts Five and Six, fatal and non-fatal offences against the person, sexual offences, and offences against the Theft Ordinance are discussed.

Michael Jackson is a lecturer in the Department of Law at the University of Hong Kong, where he has taught criminal law since 1984. He is a member of the Criminal Law and Procedure Committee of the Law Society of Hong Kong, and has practised criminal litigation both in New Zealand and in Hong Kong.
As a special administrative region of China, Hong Kong has its own legal system rooted in the common law. Reforms to this system take into account Hong Kong’s unique conditions as an international city and draw widely on practices around the world. Since 1980, recommendations from a Law Reform Commission, chaired by the Secretary for Justice, have resulted in comprehensive revisions in key areas of law, ranging from commercial arbitration and interception of communications to divorce and copyright.

Recently, however, the government has been slow to act on the Commission’s recommendations. Questions have also arisen about whether the Commission—under-resourced, part-time, and government-led—can really meet the needs of an increasingly sophisticated society. Is law reform itself also in need of reform? This collection of essays by distinguished experts from around the world seeks answers to this question. The book explores the varied experience of law reform in Hong Kong and other common law jurisdictions and makes recommendations for strengthening the process of law reform both in Hong Kong and elsewhere.

Michael Tilbury is Chair of Private Law and Kerry Holdings Professor of Law in the Faculty of Law, The University of Hong Kong. Simon N. M. Young is a Professor in the Faculty of Law, The University of Hong Kong and was formerly Director of the Centre for Comparative and Public Law. Ludwig Ng is a partner at ONC Lawyers, Hong Kong.

Hong Kong has a curious mixture of laws old and new, written and unwritten, home-grown and imported. Made by various bodies in various ways with various results, these laws constitute a reasonably coherent body of rules, principles, practices, procedures, assumptions, and attitudes. How are these differing sources of law best described and explained? How are they mobilized and employed? How do they achieve the coherence they seem to display, and can that coherence be maintained? Such are the questions which this book seeks to illuminate. They are vital questions for a legal system undergoing significant change at a crucial time in the political development of Hong Kong.

Peter Wesley-Smith is Professor of Law and Dean of the Faculty of Law, the University of Hong Kong, and Editor-in-Chief of the Hong Kong Law Journal. His first encounter with the territory was as a research student, when he embarked upon a study of the lease of the New Territories. His doctoral thesis became Unequal Treaty 1898–1997, something of a best-seller for an academic work. He subsequently published An Introduction to the Hong Kong Legal System and Constitutional and Administrative Law in Hong Kong (both now in their second editions). He has also edited and contributed to several other books and written many articles on aspects of the Hong Kong legal system and constitution.
Custom, Land and Livelihood in Rural South China
The Traditional Land Law of Hong Kong’s New Territories, 1750–1950
(香港新界的傳統土地法，1750–1950)

Patrick H. Hase
Royal Asiatic Society Hong Kong Studies Series

2013
544 pp., 6" x 9"
HB 978-988-8139-08-8
HK$350 | US$60

Land was always at the centre of life in Hong Kong’s rural New Territories: it sustained livelihoods and lineages and, for some, was a route to power. Villagers managed their land according to customs that were often at odds with formal Chinese law. British rule, 1898—1997, added complications by assimilating traditional practices into a Western legal system. Custom, Land and Livelihood in Rural South China explores land ownership in the New Territories, analysing over a hundred surviving land deeds from the late Ch’ing Dynasty to recent times, which are transcribed in full and translated into English. Together with other sources collected by the author during 30 years of research, these deeds yield information on all aspects of traditional village life—from raising families and making a living to coping with intruders—and evoke a view of the world which, despite decades of urbanisation, still has resonance today.

Patrick H. Hase is the author of The Six-Day War of 1899: Hong Kong in the Age of Imperialism.

Custom, Land and Livelihood in Rural South China
The Traditional Land Law of Hong Kong’s New Territories, 1750–1950
(香港新界的傳統土地法，1750–1950)

Patrick H. Hase
Royal Asiatic Society Hong Kong Studies Series

2013
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HK$350 | US$60

這本書的讀者對象，主要是從事建築物管理工作或需要向業主、法團及經理人提供建築物管理法律意見的朋友，也適合所有修讀房屋管理課程的朋友作為輔助用書；對於已經有多年建築物管理工作經驗的朋友，可作為複習更新之用，從而達到藉溫故而知新；從事法律工作的朋友，如想了解建築物管理法律的介紹，這是理想的入門讀物，要進一步研究有關的法律觀點，可參考書內引用的法律條文及判決書。

對於所有多層建築物的居民，如果有興趣知道自己的權利和義務，這本書也可提供精確簡要的資料介紹；任何對建築物管理法律有興趣的朋友也可參考。本書對最基本的土地制度及建築物單位買賣以至新舊公契、會議規則及建築物管理條例的規定，都作了精簡的論述。

第三版的修訂全面探討及解釋「2007年建築物管理（修定）條例」與新的案例。

方鎮光，香港大學專業房屋管理文憑，倫敦大學榮譽法律學士，倫敦大學法律碩士（商業及公司法）。曾任職房屋管理專業工作十餘年。現為香港高等法院律師，並任民政事務總署法律顧問及香港大學專業進修學院客席講師，教授建築物管理法和租務法。
江仲有

March 2016
276 pp., 5.5” x 8.5”
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HK$195 | US$30

離異夫婦在離婚過程中，往往由於情感的創傷或其他原因，不自覺地把子女捲入糾紛，並以子女的撫養權為武器，互相攻擊。本書通過講解內地及香港的婚姻法、家事調解技巧、策劃「家庭重整祖父母親職計劃」，以及和解協議等知識，讓讀者了解家事調解如何能夠協助離異夫婦，促進溝通，引導雙方專注子女的利益，減少不必要的訴訟及其衍生的家庭悲劇，保障兒女的長遠利益，維繫親子關係。

第二版更新和補充了調解和溝通技巧、調解員的倫理，以及內地與香港相關的法律法規。本書適合法律專業人士、社工、家事調解督導，以及有興趣從事家事調解工作的人士參考。

解決衝突與調解技巧
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2010
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「訴訟」是一隻很奇特兇惡的猛獸，從它的表面看是很平凡，讓爭議人很容易啟動，很多人都樂意使用它來伸張正義及懲罰對方。可是，當「訴訟」一旦啟動後，爭議人是很難全身而退，不受任何傷害的。「訴訟」破壞彼此的關係，加深彼此的仇恨，無助解決紛爭，最終做成兩敗俱傷的全輸局面，促使爭議人傾家蕩產。

為了避免採用「訴訟」，爭議當事人可選擇「調解」替代「訴訟」，一起解決他們的糾紛。「調解」是解決紛爭、締結雙贏或是多贏的白武士。筆者期望透過本書簡略地介紹「調解」和調解所需的法律知識和技巧，吸引有心人參與調解專業的行業，減少日益繁重的訴訟及所帶來的負面影響，締造和諧社會，達至「以和為貴」的理想境界。

江仲有是資深土木工程師、律師（澳洲昆士蘭、維多利亞、新南威爾斯、香港、英國）、仲裁員（克拉瑪依、廣州、天津、深圳、中國國際經濟貿易仲裁委員會、上海國際經濟貿易仲裁委員會及深圳國際仲裁院）、深圳市僑界法律顧問團顧問律師、認可調解員、家事調解員監督（香港國際仲裁中心、香港律師會、香港家事法庭、香港土地審裁處及香港調解資歷評審協會有限公司）。擁有三十多年的工程和法律經驗，曾參與及處理各類大小工程建設、民事和婚姻調解、商業和工程仲裁及民事和刑事訴訟，對各種現行解決爭議的方法有深入的認識和了解。
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