

# **HENRY SHUCHAO GAO**

**Associate Professor of Law**

**LL.B. (China), LL.M. (London), J.D. (Vanderbilt)**

## **Capsule Biography:**

Associate Professor Henry Gao obtained his LLB with the highest distinction from China Youth Politics Institute in Beijing. Upon graduation, he was selected by the All-China Students Federation and the China Youth League as a recipient of the "Genius Power Scholarship"-- the highest honor for university students in China. After that, he pursued his Master of Laws (LLM) at University College London (UCL), University of London as the first UCL/China Scholar. He then went to the United States for his Doctor of Jurisprudence (JD) degree from Vanderbilt University. While at Vanderbilt, He was a Dean's Scholar for all three years. He also served for two terms as the President of International Law Society, and was selected at commencement as the first non-US student in the history of the university to receive the prestigious Raymonde Paul Scholarship in Transnational Law.

Afterwards, Henry worked in Geneva as the first Chinese lawyer at the WTO Secretariat. With stints at both the Appellate Body Secretariat and Trade in Services Division, he assisted the Panel and Appellate Body in several high-profile cases.

In 2003, Henry came back to Hong Kong to teach law. First taught at the School of Law of City University of Hong Kong as a lecturer, he moved to the Faculty of Law of The University of Hong Kong (HKU) as an Assistant Professor, where he also served as the Deputy Director of the highly successful East Asian International Economic Law and Policy (EAIEL) Program, the flagship program for WTO-related activities at HKU. At the end of 2007, Henry left Hong Kong to join the newly-established Law School at SMU as an Associate Professor.

An expert on WTO and trade law issues, Henry has been a consultant to many national governments and international organizations including the WTO, the World Bank and APEC, and is a frequent speaker at conferences and universities in North America, Europe, Australia and Asia. In 2007, he was appointed by the government of Hong Kong as a member of the Review Body on Bid Challenges, which was established under the WTO Agreement on Government Procurement. He also has extensive experience in conducting WTO training programs, including organizing the first Regional Trade Policy Course officially sponsored by the WTO to about 30 countries in the Asia-Pacific region as the Academic Coordinator of the course.

Henry is the editor of a book and author of many papers on these issues in books and journals published by some leading international publishers, including Oxford University Press, Cambridge University Press, Kluwer and Sweet & Maxwell. He is the only PRC member on the Committee on International Trade Law of the International Law

Association, a member of the Asian WTO Research Network, and a member of the Board of Directors of the WTO Study Association of the China Law Society. His current research focuses on the interaction between China's trade policy and WTO rules, as well as WTO dispute settlement, trade in services and free trade agreements.

A native of the Chinese Province of Shandong, where Confucius was born, Henry likes to read Confucian classics in addition to law books. His favorites are, among others, the Analects and the I Ching.

## **Publications**

### **I. Books and Book Chapters:**

Books:

CHINA'S PARTICIPATION IN THE WTO (486 pages), co-edited with Donald Lewis, Cameron May, London, 2005, wrote the editor's note and introductions to Parts I (Chapters 3-7) and IV (Chapters 14-18); edited the General Introduction by H.E. Mr. Shi Guangsheng and Chapters 1-7, 14-18.

(Reviewed by Greg Rushford in the April 2006 issue of the *Far Eastern Economic Review*)

(Reviewed by Leila Choukroune in Vol. 186 of *The China Quarterly* (July 2006), 186: 466-469)

(Included in the 2005 Annual Book Survey of the *Journal of International Economic Law* [Oxford University Press], which is "a survey of themes, authors and publishers important in the area [of international economic law].")

Book Chapters:

Evaluating Alternative Approaches to GATS. Negotiations: Sectoral, Formulae and Other Alternatives, in Pierre Sauvé, Marion Panizzon and Nicole Pohl, GATS AND THE REGULATION OF INTERNATIONAL TRADE IN SERVICES, Cambridge University Press, 2007 (forthcoming).

Chapter on GATS Annex on Telecommunications; Annex on Negotiations on Basic Telecommunications; Fourth protocol on basic telecommunications, and Reference Paper on basic telecommunications (23,000 words), in Wolfrum, Stoll, Feinäugle (eds.), MAX PLANCK COMMENTARIES ON WORLD TRADE LAW, VOLUME VI: "WTO – TRADE IN SERVICES", Brill (Martinus Nijhoff) Publishers, 2007 (forthcoming).

Chapter on Foreign Trade, co-authored with Daniel Arthur Lapres, in **BUSINESS LAW IN CHINA**, International Chamber of Commerce (ICC) Publication, Paris, 2007 (forthcoming).

The RTA Strategy of China: A Critical Visit, in Ross Buckley, Vai Io Lo and Laurence Boulle, **CHALLENGES TO MULTILATERAL TRADE: THE IMPACT OF BILATERAL, PREFERENTIAL AND REGIONAL AGREEMENTS**, Kluwer Law International, 2008, pp. 55-66.

Reflections on the Relationship between WTO Negotiations and Dispute Settlement – Lessons from the GATS, in Yasuhei Taniguchi, Alan Yanovich and Jan Bohanes (eds.), **THE WTO IN THE TWENTY-FIRST CENTURY: DISPUTE SETTLEMENT, NEGOTIATIONS AND REGIONALISM IN ASIA**, Cambridge University Press, 2007, 367-380 (reviewed by Michael Ewing-Chow in the *Journal of International Economic Law*, Volume 10 (2007), Number 2, pp. 420-42).

Some Legal Problems in the Establishment of Economic Integration Agreements between China, Taiwan, Hong Kong and Macau (Chinese), in Sun Wanzhong ed., **Collected Papers of the Cross-Strait Forum on WTO Law**, Peking University Press, Beijing, 2007, pp. 6-31.

Chapter I: Synthesis Report, in **THE NEW INTERNATIONAL ARCHITECTURE IN TRADE AND INVESTMENT: CURRENT STATUS AND IMPLICATIONS**, Asia-Pacific Economic Cooperation (APEC), Singapore, 2007, pp. 9-21.

Chapter II, The RTA Strategy of China: A Critical Visit, in **THE NEW INTERNATIONAL ARCHITECTURE IN TRADE AND INVESTMENT: CURRENT STATUS AND IMPLICATIONS**, APEC, Singapore, March 2007, pp. 33-42.

China's Legal Battles in the WTO, in Jessica Young and Julienne Jen (eds.), **LAW LECTURES FOR PRACTITIONERS 2006**, Hong Kong Law Journal Ltd., Hong Kong, 2006, pp. 123-148.

Aggressive Legalism: The East Asian Experience and Lessons for China, in **CHINA'S PARTICIPATION IN THE WTO**, Chapter 18, Henry Gao and Donald Lewis eds., Cameron May, London, 2005, pp. 315-351.

The Closer Economic Partnership Arrangement (CEPA) between Mainland China and Hong Kong - Legal and Economic Analyses, **TRADING ARRANGEMENTS IN THE PACIFIC RIM: ASEAN AND APEC**, Oceana Publications (now part of Oxford University Press), New York, 2004, III.C.6., pp. 1-16.

Legal Issues on the Economic Integration Agreement between China, Taiwan, Hong Kong and Macau (Chinese), in Wang Guiguo ed., **A STUDY ON THE LEGAL ISSUES CONCERNING REGIONAL ARRANGEMENT**, Peking University Press, Beijing, 2004, pp. 75-96.

## II. Journal Papers:

### *English Language Publications:*

The Mighty Pen, the Almighty Dollar, and the Holy Hammer and Sickle: An examination of the conflict between trade liberalization and domestic cultural policy with special regard to the recent dispute between the US and China on restrictions on certain cultural products, *ASIAN JOURNAL OF WTO AND INTERNATIONAL HEALTH LAW AND POLICY*, 2007, pp. 313-343.

Evaluating Alternative Approaches to GATS Negotiations: Sectoral, Formulae and other Alternatives, *TAIWANESE JOURNAL OF WTO STUDIES*, No. 7, 2007, pp. 67-108.

Taming the Dragon: China's Experience in the WTO Dispute Settlement System, *LEGAL ISSUES OF ECONOMIC INTEGRATION* 34(4): 369-392, 2007.

China's Participation in the WTO: A Lawyer's Perspective, *SINGAPORE YEAR BOOK OF INTERNATIONAL LAW*, 2007, pp. 1-34.

The Bid Challenge Procedures under the WTO Government Procurement Agreement: A Critical Study of the Hong Kong Experience, *PUBLIC PROCUREMENT LAW REVIEW* (Sweet & Maxwell), 2007, pp. 211-254.

Dancing with the Dragon: Impact of China's Participation in the WTO, *SRI LANKA LAW COLLEGE LAW REVIEW*, 2007, pp. 186-192.

Procedural Issues in the Anti-Dumping Regulations of China: A Critical Review under the WTO Rules, co-authored with Won-Mog Choi, *CHINESE JOURNAL OF INTERNATIONAL LAW* (Oxford University Press), Vol. 5, No. 3, November 2006, pp. 663-682.

Book Review: China and the World Trading System: Entering the New Millennium, Deborah Z. Cass, Brett G. Williams & George Barker (eds), Cambridge: Cambridge University Press, 2003, *HONG KONG LAW JOURNAL*, 2006, pp. 220-228.

Amicus Curiae in WTO Dispute Settlement: Theory and Practice, *CHINA RIGHTS FORUM*, New York, No. 1, 2006, pp. 51-57.

Legal Issues under WTO rules on the Closer Economic Partnership Arrangement (CEPA) between China and Hong Kong, *CHINESE JOURNAL OF INTERNATIONAL LAW*, Vol. 2, No. 2, 2003, pp. 629-648.

### *Chinese Language Publications 中文著作:*

JOURNAL OF INTERNATIONAL ECONOMIC LAW 《国际经济法学期刊》

(A top journal on WTO issues in China published by Peking University Press)

A Legal Analysis of the Dispute on Coke Export Quota between the EU and China  
中欧焦炭出口配额案浅析, Vol. 12, Issue 4, pp. 321-337.

*Amicus Curiae* Briefs in the WTO Dispute Settlement System: Theory and Practice  
世贸组织争端解决机制中"法庭之友"书状的使用:理论与实践, Vol. 11, pp. 388-416.

CHINA ECONOMIC REPORT 《中国经济报告》

(A top journal on economic issues in China sponsored by the Development Research Center of the State Council of China)

The WTO Changes China, China Changes the World,  
世贸改变中国, 中国改变世界, Vol. 1, 2007, pp. 63-67.

HONG KONG ECONOMIC JOURNAL MONTHLY 香港《信报财经月刊》

(A top journal on public policy and economic issues in Greater China published in Hong Kong)

The WTO Changes China, China Changes the World: A Review at the Fifth Anniversary of China's WTO Accession (the article was later reprinted in the China Economic Report)  
世贸改变中国, 中国改变世界: 评中国入世五周年, December 2006, Vol. 357, pp. 22-28.

Analysis of the Sixth Ministerial Conference of the WTO in Hong Kong  
WTO 香港部长会议解读, January 2006, Vol. 346, pp. 56-60.

Rainy Days Ahead? A Forecast on the WTO Ministerial Conference in Hong Kong  
WTO 谈判的风风雨雨 – 2005 香港会议前瞻, November 2005, Vol. 344, pp. 6-12.

WTO: Facing the Challenges of the NGO (published under a pen-name)  
NGO 对 WTO 的挑战 (以笔名"陆恒利"发表), Vol. 344, pp. 16-18.

The Past, Present and Future of the WTO  
WTO 的前世今生, November 2005, Vol. 344, pp. 20-22.

The Emerging Trade Strategies of China  
中国对外贸易的新战略, September 2004, Vol. 330, pp. 51-55.

Can Chinese Experts be Appointed as WTO "Judges"? – Comments on the Recent Changes to the Membership of the WTO Appellate Body  
中国专家能当上 WTO"法官"吗? 谈 WTO 上诉机构人事新动态, May 2004, Vol. 326, pp. 49-52.  
Reprinted in *Overseas Jurisprudence*, People's University of China Press, 2004 (8), 海外法学.

ECONOMIC AND TRADE UPDATE 《时代经贸》  
(A leading journal on trade issues published in Beijing)

Commentaries on the WTO Dispute Settlement System WTO 争端解决机制漫谈

VII: The New Foreign Trade Regime of China, February 2005.

VI: Amicus Briefs in the WTO, December 2004.

V: The Dispute Settlement Practices of East Asian Countries and Lessons for China, September 2004.

IV: China: Coke Exports – Complaints by the European Communities, August 2004.

III: Mexico: Measures affecting Telecommunications Services – Complaints by the United States, July 2004.

II: China: Semi-conductor VAT Rebate – Complaints by the United States, May 2004.

I: Composition of the WTO Appellate Body, April 2004.

**III. Newspaper Articles:**

*English Language Publications:*

This is WTO Bashing, SOUTH CHINA MORNING POST, September 8, 2005, EDT 16.

*Chinese Language Publications 中文著作:*

MING PAO 香港《明报》

Daily Commentaries on the Hong Kong Ministerial Conference:

The Developed Countries are the Biggest Winners 发达国家 最大赢家, December 22, 2005, A29.

Did the WTO Negotiations Make any Breakthrough? 世贸会谈 到底有没有突破, December 20, 2005, A33.

The Role of Donald Tsang 曾俊华的角色, MING PAO, December 17, 2005, B14.

Why is the EU Reluctant to Reduce its Agricultural Subsidy? 为何欧盟不肯减农业补贴  
MING PAO, December 16, 2005, A40.

Are the Korean Farmers Worthy of Supporting? 韩农值得支持? December 15, 2005, A33;

The Conference Opens with Uncertain Prospects 会议开幕 谈判前景模糊, December 14, 2005, A32;

The WTO Negotiations: Just a Simple Division between Rich and Poor Countries? 世贸谈判 非贫富国简单对立, December 12, 2005, C16;

HONG KONG ECONOMIC JOURNAL 香港《信报》

Commentary on the Auto Parts Case Brought Against China by US and EU 中国提高汽车零部件关税惹诉讼, April 10, 2006, p. 26.

The Sino-EU Textiles Agreement Lacks Vision and is Illegal 中欧纺织品协议—缺乏远见兼违法, June 16, 2005, International Commentary, p. 17.

China's Zero Tariff for Taiwan Fruit Imports may Violate WTO Rules 免台湾水果关税可能违世贸规定, May 6, 2005, International Commentary, p. 25.

HONG KONG ECONOMIC TIMES 香港《经济日报》

The Hong Kong Ministerial Declaration Barely Meets the Expectations, While the Part on Export Subsidy Even Falls Short of the Earlier Proposals 宣言差强人意 出口补贴更倒退, December 20, A37.

Agriculture Negotiations Remained in Deadlock, While New Controversies Arose in Services Negotiations 农业死结难解 服务业又见争拗, December 13, A40.

#### **IV. Conference Papers:**

*The Mighty Pen, the Almighty Dollar, and the Holy Hammer and Sickle: An examination of the conflict between trade liberalization and domestic cultural policy with special regard to the recent dispute between the US and China on restrictions on certain cultural products*, International Conference on “Culture Diversity under International Trade Regime: Policy and Practices”, hosted by Asian Center for WTO & International Health Law and Policy, College of Law, National Taiwan University, and Council of Cultural Affairs, Executive Yuan, Taipei, Taiwan, 28-29 June 2007.

*The RTA Strategy of China: A Critical Visit*, Seoul Symposium on “FTAs in Asia and WTO”, hosted by the Korean Society of International Economci Law, Seoul, Korea, June 22, 2007.

*Winning a WTO Case based on non-WTO Law: Illusion or Reality?*, International Conference on "Trade, WTO and Sustainable Development: A Cause for Concern?", organized by International Islamic University Malaysia, Southeast Asian Council for Food Security and Fair Trade, Education and Research Association of Consumers Malaysia, Federation of Malaysian Consumer Associations and United Nations Development Program (UNDP), Kuala Lumpur, Malaysia, April 23-24, 2007.

*The RTA Strategy of China: A Critical Visit*, International and Interdisciplinary Conference on "Free Trade Agreements: Where Is the World Heading?", hosted by The Faculty of Law of Bond University and Tim Fischer Centre for Global Trade and Finance, Gold Coast, Australia, March 9-10, 2007

*China's Participation in the WTO*, at the International Conference on Contemporary China Studies, Hong Kong, January 5-6, 2007.

*Report on Capacity Building for the New International Architecture in Trade and Investment*, at The International Conference on WTO at the Crossroads: the Challenges Ahead, organized by Asia-Pacific Economic Cooperation (APEC) and The Asian WTO Research Network, Bangkok, Thailand, November 25-26, 2006.

*The Bid Challenge Procedures under the WTO Government Procurement Agreement: A Critical Study of the Hong Kong Experience*, at the 2006 Joint HKU-PKU Conference, organized by Peking University and The University Of Hong Kong, Beijing, China, October 27-28, 2006.

*China's RTA Strategy: A Critical Analysis*, at the Workshop on "Do RTAs Lead to Creating New International Architecture in Trade and Investment?", organized by Asia-Pacific Economic Cooperation (APEC), Institute for International Studies and Training, and University of Hawaii, Hawaii, October 12-13, 2006

*Implications of China's Accession to the WTO*, at the International Conference on Regulating Enterprise: The Regulatory Impact on Doing Business in China, organized by Oxford Foundation for Law, Justice and Society, Hong Kong, September 20, 2006.

*Evaluating Alternative Approaches to GATS Negotiations: Sectoral, Formulae and other Alternatives*, at the World Trade Forum 2006 – International Trade in Services: New Perspectives on Liberalization, Regulation, and Development, World Trade Institute, Berne, Switzerland, September 8-9, 2006.

*The Bid Challenge Procedures under the WTO Government Procurement Agreement: A Critical Study of the Hong Kong Experience*, at the Second International Conference on Policy and Laws of Asia and WTO: Rules, Practices and Policies of Government Procurement, organized by National Taiwan University, Taipei, Taiwan, July 27-28, 2006.



*Dancing with the Dragon: Impact of China's Participation in the WTO*, at the Macau Forum of the Academy of International Trade Law, organized by Institute of European Studies of Macau, July 10, 2006.

*Bilateral Trade Barriers between China and India*, at the International Symposium on China, India and the International Economic Order, organized by National University of Singapore, Singapore, June 23–24, 2006.

*China and the WTO*, at the International Meeting on “China, Global Imbalances & the Global Multilateral Economic System”, organized by Evian Group and The Royal Institute of International Affairs, Hong Kong, China, May 17, 2006.

*China and The WTO Dispute Settlement System*, at the Second Symposium of International Law and International Relations Scholars from China, Taiwan and Hong Kong, organized by Shanghai Institute of International Studies, Shanghai, China, April 21-23, 2006

*China's Participation in the WTO*, at the International Conference on Globalization, Blocization, and East Asian Economic Integration, organized by the National Cheng-Chi University, Taipei, Taiwan, March, 2006.

*Aggressive Legalism: The East Asian Experience and Lessons for China* (paper submitted but did not attend conference due to scheduling conflicts), at the Asia Dialogue on WTO Dispute Settlement and Sustainable Development, organized by International Centre for Trade and Sustainable Development (ICTSD), Jakarta, Indonesia, January 25-26, 2006.

*Aggressive Legalism: The East Asian Experience and Lessons for China*, at the 2005 Joint HKU-PKU Conference, organized by University of Hong Kong and Peking University, Hong Kong, December 21-22, 2005.

UNIVERSITY OF HONG KONG, organized the International Conference on “The Legal Dimensions of the Doha Round” and chaired the panel on Dispute Settlement, December 17, 2005.

*Relationship between WTO Negotiations and Dispute Settlement*, at the Doha Round DSU Reform And WTO Agriculture Disputes: An International Law Experts Panel & Roundtable, organized by Centre for International Sustainable Development Law, Hong Kong, December 15, 2005.

*Sustainable Development and Developing Countries*, at the High Level Dialogue on WTO and Sustainable Development, organized by United Nations University, Institute Of Advanced Studies, Hong Kong, December 13, 2005.

*WTO Dispute Settlement System and China*, at the Symposium on China's Peaceful Development and International Law, organized by Wuhan University, Wuhan, China, December 2005.

*Legal Issues in the Economic Integration Agreements between China, Taiwan, Hong Kong and Macao*, at the International Symposium on WTO Issues between Mainland China and Taiwan, organized by WTO Law Study Association of the China Law Society, Chinese Society of International Law (Taiwan), Beijing, China, November 2005.

*Reflections on the Relationship between WTO Negotiations and Dispute Settlement – Lessons from the GATS*, at the International Conference on WTO at 10: Dispute Settlement, Multilateral Negotiation, Regional Integration, organized by World Trade Organization, United Nation University, and Fair Trade Centre of Japan, Tokyo, Japan, October 25-27, 2005.

*Possibilities of FTA between China and India?*, at the Roundtable on Trade and the India-China Relationship, of the LSE Asia Forum, organized by London School of Economics, Hong Kong, 9 September, 2005.

*Aggressive Legalism: The East Asian Experience and Lessons for China*, at the International Conference on “Policy and Law Aspects of Asia and WTO: Challenges and Opportunities”, organized by the WTO Research Center, College of Law of National Taiwan University and Asian Law Institute (ASLI), Taipei, Taiwan, July 8-9 2005.

*Legal Analysis of the EU-China Dispute on Coke Export Quota*, at the International Symposium on Implications of China’s WTO entry on the EU-China Trade, Environment and Development Cooperation, organized by Wuhan University, 27-29 May 2005.

UNIVERSITY OF HONG KONG, organized the International Conference on “China’s Participation in the WTO” and chaired the panels on Trade Barriers and Trade Remedies and Dispute Settlement, February, 2005.

*Legal Analysis of the EU-China Dispute on Coke Export Quota*, at the 2004 Annual Conference of the China Law Society WTO Study Association, Dalian, China, November, 2004.

*China and WTO Negotiations*, at the Symposium on the Future of WTO after Cancun, organized by China Law Society WTO Study Association and International Economic Law Institute, Xiamen University, Xiamen, China, May 2004.

*China and WTO Dispute Settlement*, at the First Symposium of International Law and International Relations Scholars from China, Taiwan and Hong Kong, organized by Shanghai Institute of International Studies, Shanghai, China, October, 2003.

*Legal Analysis of the CEPA*, at the 2003 Annual Conference of the China Society of International Economic Law, Lanzhou, China, November 2003.

## **V. Invited Lectures:**

THE ECONOMIST, ECONOMIST INTELLIGENCE UNIT, give a special presentation on “China, WTO and Trade Wars”, Hong Kong, November 14, 2006.

UNIVERSITY OF HONG KONG, Advanced Training Course on Copyright Issues for Jiangsu Province of China, invited to give lecture on “Latest Developments on IPR Protection under the WTO Framework”, June 15, 2006.

UNIVERSITY OF HONG KONG, invited speaker for the Law Lectures for Practitioners, Hong Kong, April 21, 2006.

CHINESE NATIONAL FEDERATION OF INDUSTRIES (Taiwan), invited to speak with their officers on China and Trade Remedies Measures, Taipei, Taiwan, March, 2006.

UNIVERSITY OF HONG KONG, invited speaker for the Workshop on “Covering the WTO” organized by the Journalism and Media Studies Centre, November 4-5, 2005.

HONG KONG JOURNALISTS ASSOCIATION, invited speaker for the Workshop on How to Prepare for the Upcoming WTO Ministerial Conference in Hong Kong, October 29, 2005.

MINISTRY OF COMMERCE OF CHINA, invited to give two lectures on Subsidies and Countervailing Measures laws and China’s WTO Obligation of Uniform Application of Trade Laws to senior trade officials at the Provincial Level at the first National Seminar on the Challenges of the Post-Transition Period after China’s WTO Accession held in Shenzhen, 14-16 September 2005.

CHUNG-HUA INSTITUTION FOR ECONOMIC RESEARCH (CIER), Taiwan WTO Center, Taipei, Taiwan, Guest Speaker, “An Insider’s View of the WTO Dispute Settlement System”, July 11, 2005.

TAIWAN BUREAU OF FOREIGN TRADE, Taipei, Taiwan, Guest Speaker, “The WTO Dispute Settlement System and the Trade Law Regime of China”, July 11, 2005.

HONG KONG BAR ASSOCIATION, designed and co-lectured a three-month long course on WTO Law, June-September, 2005.

MINSHENG BANK OF CHINA, lecturer for the Advanced Training Course for Senior Managers on “China’s WTO Commitment in Financial Services and the Banking Sector”, April, 2005.

POON KAM KAI INSTITUTE OF MANAGEMENT, taught a course on WTO law to the students in the Diploma for Chinese Business Law Program, October-December, 2004.

NANJING UNIVERSITY, Jiangsu, China, March, 2004, visiting professor for the Law School, “WTO dispute Settlement System”.

TONGJI UNIVERSITY, Shanghai, China, October, 2003, visiting professor for the Department of Law, “WTO Dispute Settlement System”.

HANZHOU BUSINESS SCHOOL, Zhejiang, China, October, 2003, visiting professor for the Law School, “WTO Dispute Settlement System”.

HONG KONG POLYTECHNIC UNIVERSITY, China Business Centre, gave several lectures on WTO law, Common Law, Chinese Foreign Trade and Investment Law, etc., 2003-2005.

SCHOOL OF ORIENTAL AND AFRICAN STUDIES (SOAS), UNIVERSITY OF LONDON, London, U. K., 1999. Guest Speaker for the Department of Law, “The Legal Reform in China”.

#### **VI. Press Interviews:**

I have been interviewed by and my comments have appeared in the following media on WTO and other legal issues, especially those relating to China and WTO:

World: CNN, BBC, Wall Street Journal Asia, Associated Press, Bloomberg;

Regional: Asia Times;

Hong Kong: Hong Kong Economic Journal 信报, South China Morning Post, Ming Pao 明报, Hong Kong Economic Times 经济日报, Apple Daily 苹果日报, Ta Kung Pao 大公报, The Standard, Television Broadcasts Limited (TVB) Hong Kong (both its Chinese Jade Channel 翡翠台 and English Pearl Channel), RTHK 香港电台;

Taiwan: Central News Agency 中央社, Common Wealth Magazine 天下杂志;

China: Caijing Magazine 财经杂志, Economic Observer 经济观察报, China Economic Times 中国经济时报, East Asia Economic Review 东亚经济评论, Shenzhen Economic Daily 深圳商报。

#### **VI. Refereeship:**

I have reviewed articles for:

Asia Pacific Law Review;

Hong Kong Law Journal;

China: An International Journal;

Chinese Journal of International Law;

Melbourne Journal of International Law;

Singapore Year Book of International Law.