

First name Surname,	Anneliese Day QC
Address	55 Mount Ararat Road, Surrey, TW10 6PL
Telephone	+44 (0)20 7583 3335
Fax	+44 (0)20 7353 0329
Email	amd@fountaincourt.co.uk
Nationality/ Date of Birth	UK/ 06/03/1973

Educational/Professional Memberships

MA in Law (Cantab: 1st Class)

Barrister at Law

Kennedy Scholar (Harvard University)

Current Position

Queen's Counsel (Barrister), Arbitrator and Adjudicator

Professional Experience

A highly sought-after silk described as a "leading lawyer of her generation" who handles some of the most high-value and complex cases in the world, both as Lead Counsel and as Arbitrator, Anneliese has extensive expertise in commercial, energy, construction, investment treaty, insurance and reinsurance, offshore and professional liability disputes in an international context. Described as having "extraordinary talent", eloquency, and ability to explain complex issues to lay clients", she is a firm believer in seeking to bring added value to any case whatever her role.

Named as Construction Barrister of the Year at the Chambers & Partners Bar Awards 2018, Construction and Energy Silk of the Year 2018 at the Legal 500 UK Awards, Barrister of the Year in 2014 by The Lawyer and selected as one of the 500 most influential people in the UK by Debretts in 2015.

Arbitration Experience

Anneliese has been involved in many high-profile international commercial, construction, energy and investment treaty disputes around the world as both Lead Counsel and Arbitrator. Recent cases include:

- Acting as a party appointed arbitrator in a SIAC arbitration concerning a dispute between employer
 and contractor in relation to an EPC contract relating to a power plant in Vietnam where the value
 of the parties' claims and counterclaims exceeds USD 1 billion.
- Acting a chair in relation to a SIAC arbitration concerning various contracts relating to the operation of the JW Marriott hotel in Phuket, Thailand raising issues regarding the law applicable to an arbitration agreement, alleged breach of the arbitration agreement, and parallel proceedings.
- Acting as lead co-counsel in one of the largest SIAC arbitrations heard in 2018 between Samsung and Duro arising out of the Roy Hill Iron Ore project in Western Australia where over \$1 billion was in dispute.
- Acting as an LCIA appointed arbitrator in a dispute arising out of a Joint Operating Agreement relating to petroleum operations in Egypt seated in London
- Acting as sole arbitrator in relation to multiple arbitrations in London and Hong Kong between insured and insurers or two insurers concerning policy coverage
- Leading an LCIA arbitration in Trinidad concerning Trinidad's road network following the termination of a \$350million FIDIC contract.
- Acting as sole arbitrator in relation to a contractual dispute between a bank and its former

solicitors in an LCIA arbitration seated in London

- Acting as a party appointed arbitrator in an ICC arbitration seated in London concerning a dispute between contractor and sub-contractor in relation to an issue of contractual construction
- Acting in an ICC arbitration heard in Doha on behalf of Middle Eastern employer in relation to the design and construction of a cement plant pursuant to a FIDIC contract.
- Acting as one of two arbitrators in a LMAA arbitration in London relating to shipping contracts
- Acting as an LCIA appointed arbitrator in a dispute seated in Doha concerning the supply and installation of audio-visual systems at the Qatar National Library.
- Acting as the presiding arbitrator in an ICC arbitration seated in London concerning alleged wrongful termination of an EPC contract in respect of a power plant in China where US\$40 million was in dispute
- Advising in respect of in a dredging dispute in Hong Kong.
- Acting on behalf of both employers and contractors in relation to joint venture projects concerning
 nuclear installations both in the UK and abroad. Extensive experience encompassing both military
 and civil nuclear implicated design and construction projects, including nuclear power stations and
 submarines. She has acted in numerous ICC and LCIA arbitrations in this context.
- Acting as an arbitrator in an ad hoc arbitration in relation to a dispute concerning a gas fired power station
- Acting as chair in an LCIA dispute concerning restraint of trade.
- Acting as arbitrator in a FIDIC dispute concerning the construction of two multi use towers in Dubai on reclaimed land.
- Acting as arbitrator in a shipbuilding dispute concerning delayed delivery and alleged defects.
- Acting as arbitrator in a dispute concerning alleged wrongful termination of a sub-contract relating to the construction of an underground station.
- Acting as one of three experts in an expert determination concerning issues of complex contractual construction relating to IT services in relation to Data Centre Services
- Acting as Counsel on behalf of a Port Authority in dispute with a wind turbine manufacturer.
- Advising and acting for employer in relation to design and construction of luxury hotels in Europe.
- Acting as Counsel in an arbitration concerning the construction of the Crescent Development Project in Baku, Azerbaijan.
- Acting for Alhambra Resources in an ongoing ICSID claim against the Republic of Kazakhstan (in a \$500 million dispute) being heard in Washington DC
- Acting for an airline in respect of a dispute arising out of the faulty construction of aircraft engines.
- Acting for a US multinational in an LCIA arbitration arising out of an explosion at a chemical plant in the US.
- Acting for an employer under a FIDIC contract in relation to the construction of apartment blocks in the Middle East.
- Acting on behalf of a French telecommunications company in respect of an ICC arbitration.
- Acting for a train manufacturer in an LCIA arbitration relating to the upgrading of the trains on the London Underground network.
- Acting on behalf of the respondent to a commercial dispute between employer and former employee concerning oil contracts in the Middle East.
- Advising on ICC rules and whether a party appointed arbitrator should recuse himself as a result of potential conflicts of interest.
- Acting for a firm of surveyors in an LCIA arbitration concerning one of their former owners and complex insurance issues.
- Acting in the first ever case to be brought before the Dubai Financial Markets Tribunal.
- Acting for engineers in relation to the design and construction of an airport terminal in Dubai.

Editor of Jackson and Powell on Professional Liability until 2014	
Languages	
English and working knowledge of French	

Publications