

Surname, First name	Cheng, Dr. Tai-Heng
Address	51 Madison Avenue, Floor 22 New York, New York 10010
Telephone	212-849-7276
Fax	212-849-7100
Email	taihengcheng@quinnemanuel.com
Nationality/ Date of Birth	Singapore / United Sates Permanent Resident

Educational/Professional Memberships

Panel of neutrals, SIAC, HKIAC, ICDR, CPR, AAA, KLRCA. American Bar Association, Arbitration Steering Committee. American Law Institute, Committee on Restatement of International Arbitration. JSD, LLM (Yale), BA (Law)(Oxford).

Current Position

Partner, Quinn Emanuel Urquhart & Sullivan, LLP

Professional Experience

Lead counsel, co-counsel and testifying expert in international commercial arbitrations and investor-state arbitrations before virtually every major arbitration institution, as well as related court proceedings. Amounts in dispute range from \$30 mn. to \$7.5bn., and relate to contracts, licensing, aviation, infrastructure projects, oil and gas, and financial services. Clients include sovereign wealth funds, hedge funds, insurance companies, and sovereign states. Previously Profess of Law (with tenure), New York Law School (2006-2011); Simpson Thacher & Bartlett LLP (2003-2006).

Arbitration Experience

Chair of an arbitration tribunal in dispute concerning military helicopters; chair of an ICDR arbitration in a franchise dispute between European and Latin American corporations; chair of a \$50 mn. HKIAC arbitration in an investment dispute; co-arbitrator in a UNCITRAL international arbitration between U.S. and Hong Kong corporations; co-arbitrator in an ICC international arbitration in an intellectual property licensing dispute between Canadian and Japanese corporations.

Publications

Author of 2 books and 50 articles on international law and international arbitration, which have been cited as authoritative by U.S. courts. They include: WHEN INTERNATIONAL LAW WORKS (Oxford University Press, 2012); STATE SUCCESSION AND COMMERCIAL OBLIGATIONS (BRILL, 2006); Finality & Justice in ICSID Annulments, BERKELEY J. INT'L L. (forthcoming 2013); Reasons, Reasoning and Reasonableness, 32 SUFFOLK TRANSNATIONAL L. REV. 409 (2009); Renegotiating the Odious Debt Doctrine, 70 L. & CONTEMP. PROBS. 7 (2007); Precedent and Control in Investment Treaty Arbitration, 30 FORD. J. INT'L L. 1014 (2007); Power, Norms and International Intellectual Property Law, 28 MICH. J. INT'L L. 109 (2006); Power, Authority and International Investment Law, 20 AM. U. INT'L L. REV. 465 (2005).

Languages

English, Mandarin