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Nationality/ Date of Birth	British/28 July 1949

Educational/Professional Memberships

Year of call 1972
Queen's Counsel 1992

Current Position

Arbitrator

Professional Experience

Recorder 1992
Deputy High Court Judge 1999
Chairman Lloyd's Disciplinary Committee
Commissioner, Alderney Gambling Control Commission 2014

Fellow Chartered Institute of Arbitrators
Fellow of the Hong Kong International Arbitration Centre
Member of the HKIAC Panel of Arbitrators
Member of the KLRCA Panel of Arbitrators (Kuala Lumpur)
Member of the CIETAC Panel of Arbitrators (Beijing and Hong Kong)
Member of the Association for International Arbitration (Brussels)
Member ADR Chambers (International) and ADR Chambers (UK)
Trained Mediator

Christopher is also a member of Arbitration Chambers Hong Kong – a multi-national office specialising in international arbitrations seated in Hong Kong and in the wider Asian area.

Christopher Moger is recommended as a leading silk in Legal 500, Chambers & Partners UK Guide and Chambers Asia.

Arbitration Experience

Recent appointments as an arbitrator include:

- Presiding Arbitrator in three consolidated arbitrations arising out of an investment in excess of US\$100m by a Cayman Islands entity in a PRC based group of companies engaged in the business of pharmaceutical manufacturing involving allegations of breaches of covenant, unjust enrichment, and Ndeceit. Hong Kong Law; Hong Kong Seat; HKIAC Administered Arbitration Rules; (with Dr Michael Moser and Matthew Gearing Q.C.).
- Party Appointed arbitrator in a US\$100m dispute between Australian and South African vendors and PRC purchasers of an Australian mining company; Hong Kong Law; Hong Kong seat; HKIAC Rules (with Professor Anselmo Reyes and Mr Gavin Denton).
- President of an ICC Tribunal (with Lee Eng Beng SC and Christopher Lau SC) in a SGD 400m dispute in Singapore related to the purchase of a hotel.
- Chairman of the Tribunal in a dispute between the purchasers, vendors, and Israeli guarantors of the vendors under a Share Purchase Agreement in relation to shares in a Chinese Group of companies engaged in the marketing and sale of air-conditioning and heating equipment. HKIAC Administered Arbitration Rules; Hong Kong Seat; Hong Kong Law (with Dr Michael Moser and Mr Charles Manzoni QC, SC).

- President of the tribunal in disputes under two licensing agreements requiring the establishment of fashion stores and the purchase of fashion products for sale in them and the promotion of the brand in Korea and Malaysia. ICC Rules: Hong Kong seat; Hong Kong Law (with Michael Hwang SC and Russell Coleman SC).
- Party appointed arbitrator in a dispute between a US supplier and a Chinese purchaser of equipment required for a new chemical engineering plant being constructed in the PRC. New York Law or UN Convention in International Sales of Goods: ICC Rules: Stockholm seat (with Mr Alexander Foerster and Mr Sigvard Jarvin).
- Sole Arbitrator (appointed by HKIAC) in a dispute between Western (US and German) investors in a PRC joint venture for the provision of internet services in the PRC and the Chinese Founders of the Company about the exercise of put options, termination of the joint venture, non payment of sums due and damages: HKIAC Rules; Hong Kong Law and seat.
- Party appointed arbitrator in a dispute between a Kazakhstan Bank and European finance company arising out of an allegedly fraudulent scheme causing damage to the Claimant – English and Kazakhstan law; LCIA Rules; London seat (with Sir Gordon Langley and Mr David Sutton).

Examples of Christopher’s experience as an advocate in International Arbitrations include:

- Lead Counsel representing a Chinese State Owned entity in arbitration proceedings in Singapore in a dispute with two U.S. corporations concerning the alleged misuse of confidential information relating to petro-chemical technology.
- Lead Counsel representing a BVI company involved in an arbitration under UNCITRAL rules with its Chinese joint venture partner in respect of the termination of its PRC infrastructure joint venture investment and the dissolution of the JVCo – PRC Law.
- Lead Counsel representing the counterclaiming Defendant in an ICC Arbitration concerning sums due under a joint venture for the manufacture and sale of steel in Romania: Romanian Law.
- Lead Counsel representing a department of the UK Government in relation to claims against it for payments allegedly due to Croatian entities for the supply of services to the Implementation Force established by the Dayton Peace Accord in 1996.
- Joint Lead Counsel (with Swedish and Chinese Counsel) representing one of China’s major companies in respect of its arbitration against French investors in joint venture agreements with it. The claim by the French Group was made in 8 related arbitrations under 27 Joint Venture Agreements for alleged breaches of non-compete obligations by the Chinese side. The seat of the Arbitration was Sweden. The applicable law of the contract was mainly Chinese but, in one respect, English law.
- Lead Counsel representing a PRC company involved in a joint venture relating to a horticultural business with a US corporation in an arbitration at HKIAC – PRC Law.
- Lead Counsel representing a PRC Company involved in a joint venture with Canadian entities for the development of a copper products manufacturing plant in China. The seat of the arbitration was Singapore – PRC Law.
- Lead Counsel representing a major PRC steel producer in an LCIA arbitration in relation to a dispute with an Australian coal producer in relation to the purchase of 3 cargoes of coking coal. English law.
- Lead Counsel for a leading US/Swiss cosmetic company involved in a dispute with the Chinese former owners of a group of cosmetic companies pursuant to a share sale agreement. There are issues of Chinese accounting practice and Chinese law.
- Lead Counsel representing a Chinese State Owned entity in arbitration proceedings in Singapore in a dispute with a US corporation concerning alleged misuse of proprietary chemical engineering technology.

Publications

Languages

English