
WIPO LIST OF NEUTRALS

BIOGRAPHICAL DATA

Anthony Robin CONNERTY
Chambers of Stephen Hockman QC
London
United Kingdom



Nationality: British

EDUCATIONAL AND PROFESSIONAL QUALIFICATIONS

Barrister, Inns of Court School of Law, London, 1974;
M.A., (International and Comparative Business Law), London Guildhall University, 1996;
Post-graduate Diploma, International Commercial Arbitration (Queen Mary and Westfield College, London University);
Post-graduate Certificate of Credit in International Energy Law (London Guildhall University).

Fellow, The Hong Kong International Arbitration Centre;
Chartered Arbitrator and Fellow, The Chartered Institute of Arbitrators;
Accredited Mediator, Centre for Dispute Resolution, (CEDR), London.

Admitted to the English Bar, 1975.

PRESENT POSITION

Barrister in private practice at the English Bar since 1975.

MEMBERSHIP OF PROFESSIONAL BODIES

Member:

Fellow, Chartered Institute of Arbitrators;
Fellow, Hong Kong Institute of Arbitrators;
LCIA, London Court of International Arbitration;
ICC, Institute of International Business Law & Practice, Paris (Corresponding Member);
ICC, United Kingdom;
International Bar Association;
Society for Advanced Legal Studies, London;
Panel Member: City Disputes Panel, London;

February 5, 2020

Energy Institute, London; (formerly the Institute of Petroleum);
 The British Institute of International and Comparative Law;
 The London Chamber of Commerce and Industry;
 The International Arbitration Club, London;
 The Bar Pro Bono Scheme.

Arbitration And Mediation Panel Membership:

The China International Economic and Trade Arbitration Commission, Beijing (CIETAC);
 The U.N.'s World Intellectual Property Organisation, Geneva (WIPO): Arbitration & Mediation Panel;
 The World Intellectual Property Organisation's Domain Name Panel;
 The Hong Kong International Arbitration Centre (HKIAC);
 The Cairo Regional Centre for International Commercial Arbitration; Regional Centre for International Commercial Arbitration, Lagos, Nigeria;
 Chartered Institute of Arbitrators Mediation Panel;
 The AAA's Energy Arbitrator's List;
 Bar Council List of Barrister Mediators;
 Singapore International Arbitration Centre: SIAC International Panel of Arbitrators
 Dubai International Arbitration Centre (DIAC);
 Abu Dhabi Commercial Conciliation and Arbitration Centre.

Committees, Working Parties, etc.

Member of:

The Advisory Committee of the Lagos Regional Centre for International Commercial Arbitration: the Lagos Centre was established under the auspices of the Asian – African Legal Consultative Organisation, an Inter-Governmental Organisation which maintains Permanent Observer Missions to the United Nations at New York and Vienna. Attended the 45th Headquarter's Session of AALCO in New Delhi in April 2006 as Member of the Lagos Centre's Advisory Committee.
 The Bar Council / Law Society's China Law Council;
 Task Force on Reducing Time and Costs in Complex Arbitration: ICC, Paris; The International Bar Association's United Kingdom Energy Lawyers' Group Committee;
 Chartered Institute of Arbitrators' London Branch Committee.

AREAS OF SPECIALIZATION

Commercial Arbitration:

Acts as Counsel and sits as Arbitrator in international commercial arbitrations: ICC, LCIA, UNICTRAL, AAA, LME and *ad hoc*

- *International:* international trade law: sale of goods, carriage of goods; documentary credits; conflict of laws; enforcement of foreign awards in English courts;
- *Domestic:* advising and appearing in UK domestic arbitrations and in court actions involving domestic arbitration.

General Commercial Litigation: including acting for foreign lawyers in commercial litigation in the High Court, particularly in relation to international trade law, conflict of laws and jurisdiction disputes.

Construction: including substantial trials in the Technology & Construction Court.

Landlord and Tenant: commercial, including business tenancy renewals, dilapidations disputes, rent reviews, and leasehold reform.

General Common Law: contract and tort, including professional negligence (particularly claims against solicitors, barristers, surveyors and valuers); disputes concerning land.

Mediation/Conciliation/ADR: CEDR Accredited Mediator. Member of various mediation panels including the Panel of Mediators of the Chartered Institute of Arbitrators and the Technology and Construction Bar.

Acts as Counsel and sits as Mediator in substantial commercial disputes. Article "The Role of ADR in the Resolution of International Disputes" published by *Arbitration International*, the Journal of the London Court of International Arbitration; article "ADR and the Lawyer" published by *New Law Journal*. Articles on dispute resolution generally published in various journals, etc : *see below*.

Invited to take part as a speaker / panellist in the International Bar Association's Conference in Prague in September 2005, session on Mediation. Article on mediation in the IBA's *Mediation Newsletter* will be published in the 2nd edition of the *Newsletter*.

Selected by Her Majesty's Court Service to act as the Mediator Representative for the Mayors and City of London Court.

DPA: Available for instruction by Direct Professional Access.
Available for instruction direct by foreign lawyers.

Consultant to the French Law firm Cabinet Sefrioui and the Italian Law firm MRZP, Milan and other Italian cities.

Instructed in international commercial matters by both English and Foreign lawyers.

MAJOR PUBLICATIONS AND LECTURES

"The Role of ADR in the Resolution of International Disputes" (1996) 12 Arbitration International at page 47-55 (The Journal of the London Court of International Arbitration).

"Alternative Dispute Resolution: The Lawyer as Adviser and Advocate": New Law Journal, 1997 volume 147, 21st November 1997 at page 1686-1688 and 5th December 1997 at page 1789-1790.

"Trade with China: How and Where Disputes can be Resolved": Arbitration (1998) volume 64, No. 2 at page 129-136 (The Journal of the Chartered Institute of Arbitrators).

"Partnering": Construction and Engineering Law, February 1997.

Paper on the Arbitration Rules of the China International Economic and Trade Arbitration Commission, Beijing (CIETAC). Extracts from this Paper are published in CIETAC's Yearbook of China International Commercial Arbitration, 1995-1997.

Paper on the Arbitration Rules of the Dubai Chamber of Commerce and Industry.

Paper on economic relations/trade disputes with China submitted to the Royal Institute of International Affairs, London.

Paper on International Arbitration and ADR presented at "British Law Week in China", Beijing, October 1998.

Paper on the ICC's DOCDEX Rules (Rules of Documentary Credit Dispute Resolution Expertise, administered by the ICC's International Centre for Expertise, Paris): submitted to the Annual Conference of the Chartered Institute of Arbitrators, Birmingham, UK, June 1998: subsequently published in Butterworths Journal of International Banking and Financial Law, November and December, 1998.

Article "Documentary Credits: a Dispute Resolution System from the ICC", Sweet & Maxwell, Journal of International Banking Law, 1999, Issue 3.

"Trade With China": Butterworths Litigation: The Journal of Contentious Business, March 1999.

"ICC Arbitration in China": Sweet and Maxwell's International Company and Commercial Law Review, May 1999.

"A Foreign Arbitration Held in China": Arbitration (1999) volume 65, No. 3 at p.203 (Journal of the Chartered Institute of Arbitrators).

"Electronic Commerce: A United Kingdom View": Sweet & Maxwell's International Company and Commercial Law Review, December 1999.

The Special Issue contains articles on electronic commerce in a dozen countries.

"ICC Arbitration in China": Amicus Curiae (Journal of the Society for Advanced Legal Studies), January 2000.

"CMAC: The China Maritime Arbitration Commission":

- (i) Sweet & Maxwell's International Arbitration Law Review, January 2000.
- (ii) Journal of the China Maritime Arbitration Law Association, 2000, Volume 68 (Mandarin translation).

Paper submitted to the Third Chinese Commercial Law Conference at Clare College, Cambridge: "The Internet Era: the Development of Electronic Commerce in China - and a Need for Global Dispute Resolution Processes". September, 2000.

Now published by Amicus Curiae in Issue 33, January / February 2001

"Resolving Trade Disputes with China" Amicus Curiae, September, 2000.

Paper "Dispute Resolution in the Oil and Gas Industries" published by the Institute of Petroleum: Papers from the December 2000 Conference on the Role of Alternative Dispute Resolution in Oil and Gas Disputes ISBN 0 85293 321;

Article "Trading in North Africa: International Dispute Resolution" MEED (Middle East Economic Digest): The Middle East Business Weekly, 6 April 2001, Vol 45, No.14;

Article "Dispute Resolution in the Oil and Gas Industries" published in the International Bar Association's Journal of Energy and Natural Resources Law Volume 20, No. 2, May 2002;

"The Fraud Exception in English Law": Chapter 21 of the ICC Commercial Crime Services book "Trade Finance Fraud: Understanding the Threats and Reducing the Risk". ICC Publication No. 643 ISBN: 92 842 1312 6;

"Electronic Commerce and Dispute Resolution: A United Kingdom View" published by the Centre de Conciliation et d'Arbitrage de Tunis in Tunisian Arbitration Review: 2002 No. 2. Website: www.ccat.org.tn;

"Strengthening Relations with the Arab World through Dispute Resolution": Published by the Permanent Court of Arbitration / Peace Palace Papers; Papers emanating from the Fourth PCA International Law Seminar at The Hague. Kluwer ISBN 90-411-1972-8;

"Natural Gas in China" Sweet & Maxwell's International Energy Law and Taxation Review, May 2003;

“Natural Gas - China’s Fuel of the 21st Century?”

ISC Publication for the World Petroleum Congress - 1st Youth Forum in Beijing, October 2004

“Gas and the Problem of Disputes” *First Magazine* publication for the World Petroleum Congress, November 2004, [“*The principal purpose of the World Petroleum Congress (WPC) is to promote the management of the world’s petroleum resources for the benefit of mankind*” - Dr Eivald Roren, President of the World Petroleum Congress]

“China, Taiwan and Hong Kong: Should They be Part of a World-Wide Dispute Resolution System? ”: published in *Transnational Dispute Management*, Vol 3, Issue 14, July 2006 [based on a Paper delivered at the Cambridge University Asian Law & Business Association in February 2004]

“Mediation Scheme at the Mayor’s and City of London Court”: *Arbitration*, the Journal of the Chartered Institute of Arbitrators, edition August 2006

“Online Jurisdiction: ICANN, WIPO, and the Need for International Action”: *Asian Dispute Review*, July and October, 2006. Published by the Hong Kong International Arbitration Centre.

Commissioned by the Commonwealth Secretariat in London to write a Manual of International Dispute Resolution:

The Manual was published in 2006 with a Foreword by Sandra Day O’Connor, Associate Justice of the United States Supreme Court.

Areas covered include investment treaty arbitration; maritime and border disputes; international trade disputes; electronic commerce disputes - sections on WIPO and the ICC’s DOCDEX system.

Chapters on the International Court of Justice; the Permanent Court of Arbitration; the International Centre for the Settlement of Investment Disputes (ICSID), Washington DC; the International Tribunal on the Law of the Sea (TLOS), Hamburg; and various international dispute resolution organisations: ICC, AAA, LCIA, CIETAC, CPR, etc

Reviews of the Manual have been published in various journals, etc including the *ICCA Yearbook* and *Arbitration International*, the journal of the LCIA

Lectures:

Beijing:

Lecture at the British Law Week in Beijing on Dispute Resolution: 1998

Cambridge:

Trinity College, Cambridge: Conference on Chinese Commercial Law: chaired session on Dispute Resolution and submitted Paper on the China Maritime Commission (CMAC), September 1999

London:

ICC United Kingdom Annual Banking Conference: Lecture on Dispute Resolution Procedures in relation to Documentary Credits, November 1999

Bergamo, Italy:

Lecture on Arbitration as a means of resolving international commercial disputes given at a Conference organised by various Italian trading organisations including the Italian-Chinese Chamber of Commerce: May 2000

London:

Lecture on Electronic Commerce: Hawksmere Conference: May 2000.

London:

Lecture on Electronic Commerce at a Seminar for the Holborn Law Society: May 2000.

London:

Lecture on Trade with China: Seminar at the London Chamber of Commerce and Industry, June 2000.

Amsterdam, The Netherlands:

International Bar Association: Committee M, submitted paper on Time Clauses in International Sales Contracts. Took part in panel discussion with lawyers from Canada, Ecuador, Israel, India, Germany and America. September 2000.

London:

Institute of Petroleum, London: Lecture on Resolving Disputes in the Oil and Gas Industries. December 2000.

London:

London Chamber of Commerce and Industry: Lecture at Seminar on Trading with Algeria, Libya, Morocco and Tunisia: international commercial arbitration. February 2001.

Tunisia:

Lecture on Electronic Commerce and Dispute Resolution: Tunis Center for Conciliation and Arbitration. April 2001.

China:

World Petroleum Congresses: Shanghai, September 2001: Paper on Asia's Natural Gas Industry in the 21st Century, September 2001.

London:

Speaker on the UK implementation of the OECD Anti-Bribery and Corruption Convention at Conference on "International Sanctions: Implications for the Oil, Gas and Mining Industries." October 2001.

Scotland:

Seminars on Dispute Resolution in the Energy Sector: The Centre for Energy, Petroleum and Mineral Law and Policy: University of Dundee, Scotland (CEPMLP), September, 2001 and September, 2002.
Visiting speaker at the Dundee Centre

London:

Colloquium On International Commercial Arbitration and African States, organised by Kings College, London and the British Institute of International and Comparative Law. Paper presented: "Arbitrating in Africa? A non-African View of Africa as a Venue for International Arbitration", June 2003.

Qatar:

World Petroleum Congress, 2nd Regional Meeting in Doha. Paper on "Managing Risk and Uncertainty in the Modern Petroleum Industry. A Paper on Dispute Avoidance and Dispute Resolution, December 2003.

London:

Paper "Overview of Some Dispute Resolution Systems Commonly Used in the Oil and Gas Industries", presented at the International Oil and Gas Conference: "Managing Risk – Dispute Avoidance and Resolution" London, April 2004.

Chairman of the Organising Committee for Conference held at The Guildhall, City of London, 2004 -

The organisations involved in staging the Conference were the World Petroleum Congress, the Energy Institute (formerly the Institute of Petroleum), the Centre for Energy, Petroleum and Mineral Law and Policy (CEPMLP), the University of Dundee, and the Chartered Institute of Arbitrators. The Conference was supported by the Corporation of London .

The Keynote Speaker was HRH The Duke of Kent. The Conference Chairman was Dr Eivald Røren, President of the World Petroleum Congress. Speakers and Panel Chairmen included Mr Rory Brady SC, the Attorney General of Ireland; Judge Rosalyn Higgins, the International Court of Justice; Sir Mark Potter, Lord Justice of Appeal; Tjaco van den Hout, Secretary-General of the Permanent Court of Arbitration, The Hague; William K. Slate II, President and CEO of the American Arbitration Association; Ulf Franke, Secretary-General of the Arbitration Institute of the Stockholm Chamber of Commerce; Lord Fraser of Carmyllie, Honorary President, the Chartered Institute of Arbitrators; Ucheora Onwuanaegbu, International Centre for Settlement of Investment Disputes (ICSID), Washington; and Professor Martin Hunter, LCIA.

Presentations were also given by speakers from the oil and gas industries and from major international law firms on topics including ethics and risk; inter-state dispute resolution; dispute resolution in different regions of the world; corporate social responsibility; dispute resolution techniques; and international arbitration institutions.

Those attending the conference came from 20 countries around the world: from Britain, Europe, North and South America, Africa, the Middle East and Asia.

Qatar:

Invitation to speak in Qatar at the 5th Doha Conference on Natural Gas in February / March 2005: a conference under the patronage of the Emir of the State of Qatar. Paper on "Gas Projects Worldwide".

Speakers from the International Energy Agency, Qatargas, Qatar Petroleum, RasGas, Shell, ExxonMobil, ConocoPhillips, Total, Sonatrech, Bechtel, etc.

Over 1,300 participants from 34 countries attended the Conference

Lagos, Nigeria:

Spoke on domestic and international arbitration and acted as sole arbitrator at an International Mock Arbitration at the Lagos Regional Centre for International Commercial Arbitration - May 2005. Leading members of the Nigerian Bar participated in the Mock arbitration. Those attending the 3-day Mock Arbitration and lectures included politicians and Judges.

Prague:

Speaker / panellist at the International Bar Association's Conference in Prague in September 2005, session on Mediation. Paper presented - "Mediation under the UNCITRAL Model Conciliation Law: the enforcement of settlement agreements".

[Article in the IBA's *Mediation Newsletter* published in the 2nd edition of the *Newsletter*: "Arb-Med / Med – Arb: and enforcement under the New York Convention]

Guangzhou, China:

Speaker at a Seminar organised by the Bar Council / Law Society in conjunction with the Guangdong Lawyers' Association. Paper "ADR – Arbitration and the Resolution of International Disputes". November 2005.

Windsor, England:

Speaker at a Seminar of the European Intellectual Property Institutes Network (EIPIN) on "The Legal Response to New Information Flows" at Cumberland Lodge, Windsor. Members of EIPIN include Queen Mary College, University of London, the University of Alicante, CEIPI (Strasbourg), ETHZ (Zurich), and the Munich Intellectual Property Institute. Topic in the Section on Jurisdiction on the Internet - "Public Responses: ICANN, WIPO and the need for International Action". 17 – 19 February 2006.

London:

Speaker at conference jointly organized by the Chartered Institute of Arbitrators and St. John's University, New York, sponsored by Queen Mary, University of London: "Transatlantic Perspectives of ADR". July 2006.

EXPERIENCE IN COURT LITIGATION

Since 1975, has acted as counsel in thousands of civil cases in the United Kingdom, before the Privy Council, Court of Appeal, High Court, Official Referees' Court and County Court; The cases have concerned general common law, property-based matters, construction contracts, professional negligence and general commercial matters; Receives instructions from foreign lawyers regarding advisory, arbitration and litigation work.

Cases have included:

Acting as Counsel on instructions of Chinese lawyers in China on behalf of a Chinese corporation sued in the Commercial Court in London by a Cypriot company. Case involved international sale of goods, letters of credit and conflict of laws.

Acting as Counsel on behalf of a Middle Eastern Bank on instructions from a Paris law firm: obtained a Mareva Injunction in the High Court in London for US\$13 Million.

Counsel in ICC Arbitration involving dispute concerning sale and shipment of US coal (following Terms of Reference meeting, case settled).

Counsel in dispute between UK and Spanish companies relating to a North Sea oil rig "Floating Storage Unit".

Counsel for Russian Company in international sale of goods case (involving a novel point of law on CIF Contracts).

Instructed by Chinese lawyers in dispute between Chinese and Hong Kong companies: contract provided for CIETAC Arbitration.

Counsel in international *haute couture* dispute: Commercial Court.

Counsel in international dispute involving sports car distribution agreement: Commercial Court.

Party-appointed arbitrator in international *ad hoc* arbitration: international metals contract -letters of credit and conflict of laws. Application to the Commercial Court in London in relation to the interim award is reported as Naporano Iron & Metal Co. v. Sivas Steelworks Inc. [1997] 2 Lloyds Reports 359.

Appointed sole arbitrator by ICC, Paris in metals case (case settled).

Counsel in ICC arbitration: instructed by Chinese law firm in Beijing on behalf of a group of Chinese companies. Dispute involved joint venture agreements; franchising; trade marks; know-how licensing; jurisdiction of the arbitral tribunal and governing law. One hearing took place in Beijing (one of the few ICC arbitration hearings to take place in mainland China). The arbitration switched to mediation part way through the hearing.

Sole arbitrator in international *ad hoc* arbitration. Dispute concerning international commercial contract in the media field. Foreign law the governing law of share option contract.

Instructed in relation to the enforcement in China of a New York Convention award made in England in a metals case.

Instructed by Chinese law firm in Shanghai on behalf of Chinese companies in international commercial dispute: arbitration under the Rules of the London Court of International Arbitration.

Instructed on behalf of Luxembourg Film Company on Letter of Credit dispute with German bank.

Appointed Sole Arbitrator in *ad hoc* arbitration. Dispute between two major UK companies. Settled following take-over of one of the parties.

Counsel in 5-party mediation: construction contract dispute.

Instructed by Paris law firm on behalf of the Minister of Finance of a Middle Eastern country in relation to a proposed libel action in the English courts.

Instructed by Italian law firm in media dispute between Italian and Eastern European parties.

Instructed by Paris law firm on behalf of French Bank in international fraud case.

Instructed to advise in LCIA arbitration under the UNCITRAL Rules.

Instructed by Shanghai Law Firm to advise in dispute involving a Development Project in Shanghai valued at US\$ 1 billion.

Party-appointed arbitrator in US\$ 200 million Oil dispute: LCIA arbitration under the UNCITRAL Rules. Instructed by London Solicitors in action for recovery of professional fees, with counter-claim (Chancery Division).

Instructed by Chinese and UK law firms in challenge in English Courts to multi-million US\$ ICC arbitration award in FIDIC case (Commercial Court and Court of Appeal).

Instructed by Saudi Arabian law firm in relation to insurance / re-insurance dispute.

Instructed by British West Indies law firm in relation to enforcement of international commercial arbitration award: Turks and Caicos Islands Supreme Court.

Counsel on appeal to English Court of Appeal on behalf of overseas parties: multi-million US\$ commercial claim.

(Instructed by UK law firm on application to the European Court of Human Rights: commercial case.

Instructed by in-house lawyers at Nigerian bank in Lagos on action in the English Courts.

Appointed sole arbitrator by Appointing Authority in *ad hoc* arbitration subject to(1) the English Arbitration Act.

Instructed by Swedish lawyers to advise in dispute between international commercial organisation and State parties of a former Soviet Republic.

Appointed sole arbitrator by Appointing Authority in international *ad hoc* arbitration.

Appointed to international arbitral tribunal in dispute between major international corporations: claim in hundreds of millions of US\$.

Appointed as panelist in various World Intellectual Property Organisation's Domain Name Disputes, including:

Mamas & Papas (Holdings) Limited v. QTK Internet [WIPO Case No. D2004-0496]

PepsiCo, Inc v. Henry Chan [WIPO Case No. D2004-0033]

David di Danatello v. Domail Leasing [WIPO Case No. D2004-0244]

Kodak Limited v. Infovision Solutions Limited and Kodarain Limited [WIPO Case No. D2005-0118]

Cases can be viewed on the WIPO website - <http://arbiter.wipo.int/domains/search/index.html>.

PROFESSIONAL TRAINING IN MEDIATION

Accredited Mediator, Centre for Dispute Resolution (CEDR), London, 1997.

EXPERIENCE IN MEDIATION

Sits as mediator and acts as counsel in mediations, both domestic and international: acted as counsel and or mediator in high –value international commercial arbitrations in England, China and Singapore; Examples include disputes involving property, construction, professional services and general commercial disputes;

Has been invited to take part as a speaker/panelist in the International Bar Association's Conference in Prague, September 2005;

Has been selected by Her Majesty's Court Service to act as the Mediator Representative for the Mayors and City of London Court;

Has lectured on dispute resolution, including Mediation and ADR in its various forms, in Britain, Europe, the Middle East, and Asia and has had published articles in various international journals on mediation etc.

PROFESSIONAL TRAINING IN ARBITRATION

Chartered Arbitrator and Fellow, The Chartered Institute of Arbitrators;

Post-Graduate Diploma in International Commercial Arbitration, Queen Mary and Westfield College, London.

EXPERIENCE IN ARBITRATION

Sits as arbitrator and acts as counsel in both domestic and international arbitrations – ICC; LCIA, ICDR/AAA, LME (London Metal Exchange) and ad hoc (including arbitration under the UNCITRAL Rules)

Has lectured on arbitration and other dispute resolution processes in Britain, Europe, the Middle East, and Asia – and has had published articles in various journals around the world, on dispute resolution - in particular international arbitration.

Examples include:

Counsel in ICC Arbitration involving dispute concerning sale and shipment of US coal;

Instructed by Chinese lawyers in dispute between Chinese and Hong Kong companies: contract provided for CIETAC Arbitration;

Party-appointed arbitrator in international *ad hoc* arbitration: case involved international metals contract: letters of credit and conflict of laws. Application to the Commercial Court in London in relation to the interim award is reported as *Naporano Iron & Metal Co. v. Sivas Steelworks Inc. [1997] 2 Lloyds Reports 359*;

Counsel in ICC arbitration: instructed by Chinese law firm in Beijing on behalf of a group of Chinese companies. Dispute involved joint venture agreements; franchising; trade marks; know-how licensing; jurisdiction of the arbitral tribunal and governing law. One hearing took place in Beijing (one of the few ICC arbitration hearings to take place in mainland China). The arbitration switched to mediation part way through the hearing;

Sole arbitrator in international *ad hoc* arbitration. Dispute concerning international commercial contract in the media field. Foreign law the governing law of share option contract;

Instructed in relation to the enforcement in China of a New York Convention arbitration award made in England in a metals case;

Instructed by Chinese law firm in Shanghai on behalf of Chinese companies in international commercial dispute: arbitration under the Rules of the London Court of International Arbitration;

Party-appointed arbitrator in US\$ 200 million Oil dispute: LCIA arbitration under the UNCITRAL Rules;

Instructed by Chinese and UK law firms in challenge in English Courts to multi-million US\$ arbitration award;

Co- arbitrator in multi-million US \$ dispute in armaments contract dispute.

ARBITRATION EXPERIENCE

SUMMARY TABLE

Type	Administering Institution		Role			
	Name	Number of Arbitrations	Presiding Arbitrator	Sole Arbitrator	Co-arbitrator	Counsel
International Arbitrations	AAA	1			1	
	ICC	3		1		2
	LCIA	2			1	1
	Ad Hoc	2		1	1	
	Others: LME (London Metal Exchange)	1				1
Number of cases: sub-total		9		2	3	4
Domestic Arbitrations	Ad hoc	4		2		2
Number of cases: sub-total		4		2		2
TOTAL		13		4	3	6

MEDIATION EXPERIENCE**SUMMARY TABLE**

Type	Administering Institution		Role	
	Name	Number of Mediations	Mediator	Counsel
International Mediations				
	IDRS London	1	1	
	Ad Hoc LME	1		1
	Others (ICC):	1		1
Number of cases: sub-total		3	1	2
Domestic Mediations	Chartered Institute of Arbitrators	APPROX 50	50	
	Centre for Dispute Resolution	2		2
Number of cases: sub-total		52	50	2