CHARLES MANZONI KC SC

CURRICULUM VITAE



PROFILE

As a qualified Mechanical and Electrical Engineer, Charles worked in the international development department of a multi-national blue chip industrial company for five years before qualifying as a lawyer and entering private practice. Charles's work involves mainly international litigation, arbitration and mediation across a broad spectrum of commercial work and in sport. He acts as counsel in the High Courts of London and Hong Kong, in international and domestic arbitrations, acts as a mediator and conciliator in cross border disputes and regularly sits as a sole arbitrator or as part of a three man tribunal. He sits as an arbitrator with the Court of Arbitration for Sport.

He was appointed QC in London in 2009 and SC in Hong Kong in 2012.

Examples of some of the cases he has been involved with include:

FINANCIAL/CORPORATE In Re China Medical Cross Boarder insolvency arising out of a significant theft from the Company, believed to have been perpetrated by the incumbent directors. Acted as Counsel for the Cmpany in several major asset recovery actions. Legend International Ltd Cross border insolvency involving Malaysia, Hong Kong, the Philippines and the UK. Recovery claim for approx US\$ 1 billion arising out of a hostile Akai v Grande take over bid said to have been fraudulently conducted. CSA v Bank of Bermuda Recovery following the US\$200 million collapse of a Cayman Island hedge fund. SFC v Hontex Alleged \$1Billion Securities Fraud during a Public Offering. Claims made by the Securities Commission. Acting for the Company. Creditor Co v Finamur Dispute between creditors and a Mainland China Provincial and Natexis Government over a US\$4.6 Billion Debt Restructuring Agreement entered into by the insolvent government. Shareholder Dispute over ownership, and dilution of ATV V Panfair shareholdings in Hong Kong's major free to air TV Station. Pacific Wire and Cable v Fraud & breach of fiduciary claim to recovery HK\$2 billion PCHL & others assets alleged stripped from Taiwanese Company. Acting for the asset owners.

TECHNOLOGY

ITV Digital v Two Way TV	Compatibility	of existin	g technical	infrastructure	with	the
--------------------------	---------------	------------	-------------	----------------	------	-----

Charles Manzoni KC SC	
	provision of digital television in the UK.
Landmark TV v Ntl	Provision of content for digital TV.
Channel V v Broadcast Network Thailand	Dispute over the anti competition provisions (governed by European Law) in a shareholders Agreement governed by English law, relating to television content in Thailand.
<i>Office of</i> <i>Telecommunications</i> <i>Authority v Hutchison</i> <i>Telecom</i>	Various cases about regulatory issues concerning the telecommunication industry.

OIL, GAS, POWER & INFRASTRUCTURE

KBC v Pertamina	US\$500 million Swiss arbitration between the Indonesian Nationalised Oil Company and the concession owner over a 40 year oil concession terminated and expropriated by the Indonesian Government. (Counsel)
Hong Kong & China Gas Company Ltd	Environmental issues arising from the laying of an LPG pipe line under the South China Sea. (Counsel)
Rolls Royce v Alsthom	A dispute concerning the safety of a nuclear fuel reprocessing plant in central England. (Counsel)
Taisei Corp v Torishima Pump Mgf Co Ltd	Dispute about the provision of water pumping facilities in Abu Dhabi. Arbitrated in London. (Counsel)
JKC v INPEX	US\$4 Billion dispute about LNG Facilities in Western Australia (Arbitrator)
Shell Gas Iraq v Iraq Gas Company Al Jaber Engineering v	US\$ 50 million dispute concerning the provision and operation of gas facilities in Iraq. (Arbitrator) Dispute over the construction of the Umm Al Houl Power Project in Qata. (Arbitrator)

INSURANCE/REINSURANCE

China Engineering v Ming An Insurance	Arbitration concerning coverage in respect of a collapsed sea defence system.		
International Reinsurance Services Ltd v Taian	Re-insurance dispute concerning the liability of a London reinsurer in respect of retrocession business emanating from Taiwan.		
Neil Pryde v Federal Insurance Co.	Arbitrator on Policy Dispute concerning Employees compensation policy.		

Charles Manzoni KC SC	
Financial Concepts Ltd v Sun Life	Arbitrator on four separate arbitrations concerning the selling of Insurance products.
In Re Emirates Pilots Group Policy	Advising on liability in a policy dispute under the Emirates Pilots Group Policy.
<i>New World Developments v ACE Insurance</i>	Coverage Dispute concerning Business Interruption arising from SARS. Taken to the Hong Kong Court of Final Appeal.

INTERNATIONAL ARBITRATION APPOINTMENTS

Over 77 Arbitration Appointments in the last few years including in India, Hong Kong, China, Macau, Dubai, Qatar, Singapore, Africa and Russia.

13 as Chair

30 as Co-arbitrator

34 as sole arbitrator. For example:

- DIAC Case, Dubai Appointed as Chairman of three men tribunal. AED 55 million claim based on wrongful termination of construction project in Dubai. Dubai Seat, Dubai Law.
- ICC Case, Singapore Failed public tender process in which one party claims 50% profit of a project as a result of an allegedly inadequate public tender process. Appointed as Sole Arbitrator. Singapore Seat, Singapore law.
- Ad Hoc.US\$24 Million claim for wrongful termination of a commodity
supply contract in the Energy Industry. Appointed as member of 3
man tribunal. Hong Kong Seat, Hong Kong law.
- LCIA Panel Member in a 3 man tribunal on a mobile telecoms dispute in Russia. US\$5 million. London Seat, Russian Law
- LCIA Panel Member on pan Trans-Siberian/European Gas pipeline dispute, US\$200 million. London Seat, Estonia Law
- Ad HocPanel Member US\$150 million construction dispute in Abu Dhabi.
Seat London, Abu Dhabi law.
- ICCPanel Member US\$3.6 billion claim arising out of Liquefied
Natural Gas infrastructure in Australia.

SPORTS LAW

2 Parties	Arbitrator over a US\$100 million dispute concerning the supply of official sponsored branded goods for the FIFA World Cup.
2 Parties	Arbitrator in a Sponsorship dispute concerning Formula 1 racing cars, between sponsors and organisers.

Charles Manzoni KC SC	
2 Parties	Arbitrator in a sponsorship dispute between an individual driver and a sponsor in formula1.
2 Parties	Advocate for a Professional golf tour in a dispute over tournaments and prizes with an alternative professional tour.
2 Parties	Advocate for a Gold club over the design and provision of a golf course.
2 Parties	Advocate for an insurer arising out of a sportsman's death occurring during a sporting world record attempt.
34 th America's Cup	Chairman of the International Sailing Federation Disciplinary Panel investigation of 4 sailors for alleged cheating during the regatta.

WHAT THE DIRECTORIES SAY

"An excellent all rounder with an internationally focused practice".

"Highly recommended. Exceptionally difficult to catch out".

"an eloquent and tenacious advocate and devastating cross examiner"

"vast amounts of experience and very sound commercial sense"

"he will always be 120% prepared"

ARBITRATION AND MEDIATION LISTS

CIARB, HKIAC, HKMC, BAC, ICC, LCIA, KLRAC, ICC, DIAC, CEDR, APRAG, SIAC, CAS

PERSONAL

Age: 60

Nationality: British

Email: charlie.manzoni@39essex.com

Website: <u>www.39essex.com</u>