GALL



ARBITRATION

As a leading dispute resolution firm in Hong Kong, our arbitration practitioners have extensive experience in handling domestic and international arbitrations arising from a variety of commercial disputes.

Our experience covers both ad hoc and institutional arbitration proceedings pursuant to a variety of arbitral rules and governing laws. Our experience extends to representing clients seeking injunctive relief, in arbitration-related litigation, and enforcement proceedings.

We are particularly well-placed to assist clients in their China-related disputes, and advise Chinese entities in their offshore disputes.

Our team of lawyers work closely with clients to offer strategic, cost-effective, and practical guidance for the effective resolution of disputes.

Our arbitration practice covers:

- Domestic and international arbitrations
- Ad hoc and institutional proceedings
- Arbitration-related litigation
- Obtaining mareva/freezing injunctions in aid of foreign and domestic arbitral proceedings
- Enforcement action

Executive Partner Chris Wong specialises in a broad range of corporate and commercial dispute work. He has

Awards and Recognition

- « Extremely professional, concise, timely and creative. »
- « Gall is a first-class firm, offering practical and cost-effective advice »

Outstanding Firm - Asialaw Profiles 2020

Winner, Firm of the Year – Hong Kong Benchmark Litigation Asia-Pacific Awards 2019

Tier 1 Firm, Commercial and Transactions Hong Kong Domestic Firms

Benchmark Litigation Asia-Pacific 2019

Winner, Dispute Resolution Firm of the Year

The Asian Legal Awards 2019

« A boutique practice that 'provides great technical advice and is sensitive to commercial issues. »

Leading Firm, Dispute Resolution – Legal 500 Asia Pacific 2019

«Interviewees highlight the team's timeliness and the quality of its advice.

"They always come back to us quickly. They provide clear advice and understand what we are talking about very quickly," a client reports. Further sources concur by saying that the team is "always on time" and "gives strong advice."»

Leading Firm, Dispute Resolution – Chambers Asia Pacific 2019

GALL

experience in injunction applications, and discovery (including Norwich Pharmacal) applications, in aid of domestic/foreign arbitrations and Court proceedings.

Chris' experience also includes representing PRC and foreign based companies/individuals in high-value arbitrations conducted under the HKIAC, UNCITRAL, ICC and CIETAC Rules. He also has substantial experience in respect of applications to the High Court to set aside arbitral awards.

Partner Evelyn Chan rejoined Gall in November 2017 and focuses her practice on complex civil litigation, with a particular focus on PRC related matters.

Partner Kenix Yuen specialises in cross-border commercial litigation and international arbitrations (in particular, involving element(s) of the People's Republic of China ("PRC")) covering contractual disputes, shareholders' disputes, directors' duties, fraud and asset tracing, misrepresentation and mis-selling claims.

Of Counsel Felda Yeung has experience in commercial and civil litigation, with a focus on arbitration, contractual disputes and fraud investigations. Recent arbitration related work includes enforcing foreign arbitration awards in Hong Kong and defending applications to set aside arbitration awards.

Recent cases include:

- Representing an oil and gas PRC enterprise in a cross-border dispute valued in excess of USD350 million involving 7 sets of arbitration/Court proceedings n Hong Kong, the PRC, BVI and the Cayman Islands;
- Representing one of the most prominent businesswomen in the PRC in a USD280 million dispute with one of the largest private equity firms in the world;

Contacts



Chris Wong
Executive Partner
+852 3405 7620
chriswong@gallhk.com



Evelyn Chan
Partner
+852 3405 7671
evelynchan@gallhk.com



Kenix Yuen
Partner
+852 3405 7608
kenixyuen@gallhk.com



Felda Yeung Of Counsel +852 3405 7674 feldayeung@gallhk.com

GALL

- The matter relates to claims for fraudulent misrepresentation, and involves arbitrations, injunction proceedings (HCMP 473-474/2015), contempt proceedings (HCMP 585-586/2017), and proceedings in other jurisdictions;
- Representing one of the top 10 Fortune 500 companies in an injunction application in aid of arbitration proceedings against a listed PRC company in a claim over USD300 million in the renewable energy sector;
- Representing a reputable and sizable investment firm in Shanghai in an arbitration, pursuing claims in relation to a share purchase agreement against an offshore entity controlled by a PRC individual, and successfully dismissing the opponent's application to set aside the arbitral awards;
- Representing a private equity fund in a USD40 million breach of contract claim against another private equity fund. The underlying asset of the dispute is a hotel situated in the PRC. The matter involves an arbitration, an application to intervene in Court proceedings, and issues concerning the impartiality of a Court-appointed receiver;
- Representing an ultra-high net worth PRC individual in a EUR15 million breach of contract claim against
 respondents (which operate through a company listed on the Frankfurt Stock Exchange) to a HKIAC
 arbitration under the UNCITRAL rules relating to supplying high-end yarn fabrics and shirts designed for
 uniforms for Chinese government institutions and local enterprises;
- Acting for a PRC shipyard in a commenced London arbitration in relation to a shipbuilding contract dispute concerning a 176,000 DWT bulk carrier;
- Acting for a Taiwan company to resist a claim for the unpaid balance under a Memorandum of Agreement concerning a catamaran in a London arbitration.