

Nigel Rawding KC

SILK: 2016 | CALL: (SOLICITOR: 1984)

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Overview

Nigel is recognised as a leading practitioner in international arbitration, having practised at Freshfields for many years (including 30 years as a partner in the firm's international arbitration practice). Nigel is based in London, having previously worked with Freshfields in New York and Hong Kong. He is a member of the ICC UK Commission on Arbitration and former Director of the LICA.

He joined Twenty Essex as a full-time arbitrator in May 2021.

His arbitration experience includes numerous ad hoc, ICC, LCIA and UNCITRAL and other arbitrations as counsel as well as ICC, LCIA and DIFC-LCIA arbitrations sitting as arbitrator. He has also represented clients in a wide variety of UK High Court commercial litigation cases.

Nigel is an experienced solicitor-advocate (Higher Rights, Civil) and was appointed KC in 2016 in recognition of his advocacy skills.

Nigel has been consistently recognised as a leading practitioner in publications such as *Chambers & Partners* and *The Legal 500*, described as being 'of the highest class' when working as counsel in arbitration proceedings, and also noted for 'all-round litigation skills'.

Publications

- Co-author of 'Arbitration World (Global Overview chapter)', Sweet & Maxwell, 5th edition, 2015
- Co-author of 'Arbitration in England (Procedural Overview chapter), *Wolters Kluwer*, 2013
- Co-author of 'The Freshfields Guide to Arbitration: Clauses in International Contracts, *Kluwer Law International*, 3rd edition, 2010

Professional memberships

- ICC Commission on International Arbitration
- Served for many years as a member of the LCIA Board of Directors

Education

- Manchester Grammar School, UK,
- University of Cambridge, UK, BA Hons in Law
- College of Law, Chester (solicitors professional qualification)

His practice at Freshfields, included representing:

- an international telecoms operator in multiple proceedings in Nigeria in respect of a several \$US billion shareholder dispute involving UNCITRAL Rules arbitration proceedings seated in Lagos, with related Court proceedings in Nigeria and the Netherlands;
- CT-Mobile in its high-profile shareholder dispute concerning a 25% stake in the Russian telecoms company Megafon (then valued at in excess of \$US 2.5 billion). The case involved arbitration and related civil and criminal proceedings in Sweden, Russia, the Netherlands, the Bahamas, the BVI, Bermuda and elsewhere; and multiple applications for urgent interim court orders, including freezing orders, search and seizure orders, disclosure orders and receivership orders;
- a leading Indian industrial company in a shareholder dispute with a partner in the telecoms sector referred to LCIA Rules arbitration in London;
- a high net worth individual in LCIA Rules arbitration proceedings arising out of an investment in Ukraine;
- a technology provider in a joint venture dispute in the financial services industry referred to LCIA Rules arbitration in London;
- a multinational pharmaceuticals company in ICC Rules arbitration proceedings involving a licensing dispute with an Asian distributor;
- a European gas importer in a series of pricing disputes under long term gas supply contracts referred to ICC Rules and UNCITRAL Rules arbitration in Switzerland and the Netherlands respectively;
- a multi-national chemicals producer in a dispute under a New York law- governed long term supply contract with a European counterpart, referred to ICC Rules arbitration in London;
- an international mining company in a dispute with the Government of Argentina, relating to the application of an export withholding taxes on the shipment of copper concentrates;
- a UK industrial company and a US consumer products company in separate ICC Rules arbitration proceedings involving an Indian partner and distributor respectively;
- a major international food and drink conglomerate in disputes arising out of an Indian joint venture, including ICC proceedings and related Indian actions;
- a Bermuda insurance carrier in several disputes referred to Bermuda Form ad hoc arbitration proceedings in London;
- a Russian businessman in a long-running ICC Rules arbitration arising out of a SPA transaction in the European banking sector;
- a member of a European banking consortium in a post-acquisition dispute in the financial services sector referred to ICC Rules arbitration in Paris;
- an Israeli bank in a dispute arising out of a financial services transaction in Ukraine referred to LCIA Rules arbitration;
- a US-owned private equity house in a post-acquisition dispute in the aerospace sector referred to expert determination;
- a US-headquartered private equity buyer in a pre-completion dispute with a European seller of a marketing sector business in anticipation of a LCIA Rules arbitration;
- a large UK retailer in a cross-border M&A dispute with a private equity consortium referred to ICC Rules arbitration;
- a leading pharma sector client in two (unrelated) license agreement disputes governed by ICC Rules arbitration in London and Geneva venues respectively;
- a private equity-owned portfolio company in a post-disposal dispute with an African Tax authority;
- court-appointed Receivers in a multi-jurisdictional fraud case in the financial services sector involving proceedings in England, Cyprus, the BVI and other off shore jurisdictions.

Recent arbitral appointments

- Sole arbitrator in ICC arbitration (Expedited Procedure Provisions) concerning the supply of equipment and services in the nuclear industry.
- Co-arbitrator in LCIA arbitration concerning asset recovery investment, including issues of insolvency, parallel proceedings and witness protection.

- Presiding arbitrator in ICC arbitration (Vienna seat) concerning post-M&A warranty claims, including issues arising out of related criminal investigations / parallel proceedings in other jurisdictions.
- Co-arbitrator in LCIA arbitration concerning claims for commission in the oil services sector, including issues arising out of related criminal investigations / parallel proceedings in other jurisdictions.
- Sole arbitrator in LCIA arbitration concerning claims arising out of the conduct of an investment treaty arbitration.
- Co-arbitrator in DIAC arbitration (Dubai seat) concerning the supply of goods in the steel industry.

Recommendations

Absolutely superb and has razor-sharp advocacy skills. Chambers Europe 2021

He's a very good advocate - very articulate and personable. Chambers UK 2021

Extremely experienced and wonderful to work with. Chambers Europe 2020

He is a very good advocate with excellent judgement - clients really love him and he has the perfect temperament." Chambers UK 2020

... gets right into the detail from the start, is very involved in the tactical decisions and is very quick at picking everything up and coming to a sensible commercial view. Chambers Europe 2019