



郑浚文

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BIOGRAPHY

本所香港特别行政区办公室律师。郑律师具有大型基础设施项目的仲裁经验。

他能流利使用英文、粤语和汉语普通话。

他于2017年取得香港特别行政区律师执业资格。

SPOKEN LANGUAGES

- Chinese (Cantonese)
- English
- Chinese (Mandarin)

ADMISSIONS

- Hong Kong

RELATED CAPABILITIES

- Construction Disputes
- Infrastructure
- Energy Transition
- Commercial Construction & Engineering
- Commercial Real Estate
- Investigations
- Litigation & Dispute Resolution
- Regulation, Compliance & Advisory
- Cross-border Employment Issues
- Employment Class & Collective Actions
- Business & Commercial Disputes
- Employment & Labor
- Real Estate

EXPERIENCE

- Advising a Hong Kong SAR non-profit organisation on its entitlements to liquidated damages, extension of time assessments, retention of monies and termination issues concerning the construction of a new operations building.
- Representing a major Korean contractor in disputes concerning the construction of a propane dehydration plant in Saudi Arabia.
- Representing the sub-contractor in an arbitration concerning the E&M works for a major casino in Macau.
- Representing the sub-contractor in arbitrations concerning the redevelopment of a landmark building in Hong Kong SAR.

- Representing the sub-contractor in an arbitration and the related appeals to the Hong Kong SAR courts concerning a major railway project.
- Representing the contractor in an arbitration concerning a JV dispute in Macau.
- Representing the employer in an arbitration concerning a bridge dispute.

RELATED INSIGHTS

Insights

Jul 31, 2025

HK Court refuses borrower's challenge to enforcement of arbitral award in favour of moneylender

In *CCC v AAC* [2025] HKCFI 2987[1], Sir William Blair[2], sitting as Deputy High Court Judge in the Hong Kong Court of First Instance ("Court"), rejected a borrower's challenge to the enforcement of an arbitral award in favour of a moneylender. In doing so, the Court made some interesting observations in respect of certain procedural aspect of the case, in particular relating to the importance of giving proper notice of the arbitration.

Insights

Jul 28, 2025

HK's proposed legal framework for online hailing hire cars

Earlier this month, the Hong Kong Government unveiled its long-anticipated legislative proposal to regulate online hailing hire car services. This legislative proposal will pave the way to remove the legal uncertainty surrounding online hailing hire car services ("Services") and improve personalised point-to-point transport services in Hong Kong.

Insights

Jul 22, 2025

HK Security of Payment Ordinance – new rules regarding setting aside and enforcement of adjudication determinations

On 11 July 2025, the Hong Kong Government gazetted the Construction Industry Security of Payment Rules ("Rules")[1]. The Rules, made by the Chief Judge of the High Court under section 50 of the Construction Industry Security of Payment Ordinance (Cap 652) ("SOP Ordinance"), provide the practice and procedure to be followed in respect of applications to set aside or enforce a determination made in adjudication proceedings ("Applications") under sections 48 and 49 of the SOP Ordinance.

Insights

Jul 16, 2025

HK Competition Commission's first prosecution for failing to attend interview

In May 2025, for the first time since the enactment of the Competition Ordinance (Cap 619) ("Ordinance"), the Hong Kong Competition Commission ("Commission") prosecuted a person for failing to attend an interview before the Commission[1] in the recent investigation on the Aberdeen Wholesale Fish Market ("Fish Market").

Insights

Jul 16, 2025

HK court confirms jurisdiction of arbitral tribunal in Cayman-related dispute

In PI 1 and PI 2 v MR [1], the Hong Kong Court of First Instance (“Court”) dismissed the plaintiffs’ application to set aside an arbitral tribunal’s decision that it did have jurisdiction to hear a dispute. It is noteworthy that in this case, the Court applied a Privy Council decision on Cayman Islands law in determining whether the claims brought against a Cayman Islands company, in an arbitration seated in Hong Kong, were arbitrable. There were good reasons for this, as explained below.

Insights

Jun 12, 2025

Hong Kong High Court grants injunction to enforce restrictive covenants

In two separate decisions in April 2025[1], the Hong Kong High Court first refused, but then allowed, an IT company’s application for an interlocutory injunction to enforce post-termination restrictive covenants against its former employee and his newly set-up rival company.

Insights

Jun 04, 2025

Hong Kong Stablecoins Bill passed by LegCo

Insights

May 19, 2025

HK court grants worldwide Mareva and appoints interim receivers in aid of enforcing arbitral awards

Insights

May 15, 2025

HK releases Guideline concerning Generative AI

On 15 April 2025, the Hong Kong Government’s Digital Policy Office published the Hong Kong Generative Artificial Intelligence Technical and Application Guideline (“Guideline”)[1], which aims to provide operational guidance for various stakeholders in the application of generative artificial intelligence (“AI”).