



靳海文

Partner

Hong Kong SAR

合伙人，争议解决与监管

E: glenn.haley@bclplaw.com

T: [+852 3143 8450](tel:+85231438450)

BIOGRAPHY

- 在基础设施、建设和工程领域拥有逾30年的大型项目经验，既包括诉讼也包括非诉项目。
- 在很多大型基础设施开发中代表政府和准政府机构，包括机场、铁路项目、桥梁、道路、隧道、发电项目和商业结构。
- 在香港特别行政区生活和工作25年，处理整个亚太地区的项目。

AREAS OF FOCUS

- Data Centers & Digital Infrastructure

INDIVIDUAL LEGAL DIRECTORY RANKINGS

Band 1: Construction: International Firms in China, Chambers and Partners Greater China Region, 2025

Hall of Fame: Construction in Hong Kong, Legal 500 Asia Pacific, 2025

Preeminent ranking: Hong Kong Construction & Infrastructure Litigation Lawyers, Doyle's Guide, 2024

WHAT THEY ARE SAYING

"A real name in the Hong Kong market as a construction lawyer." Chambers and Partners Greater China Region, 2024

"He is a commercially sensitive lawyer and a go-to in Hong Kong. He is exceptionally well connected." Chambers and Partners Greater China Region, 2023

"Insightful and practical advice on construction-related disputes" Legal 500 Asia Pacific, 2022

"Glenn Haley is just incredibly experienced. He is one of the most famous, 'hall of fame'-type lawyers," Chambers and Partners Greater China Region, 2023

PRACTICE GROUP LEGAL DIRECTORY RANKINGS

Band 1: Construction: International Firms in China, Chambers and Partners Greater China Region, 2025

Band 1: Construction in Hong Kong, Legal 500 Asia Pacific, 2025

SPOKEN LANGUAGES

- English

ADMISSIONS

- ACT

- New South Wales
- Northern Territory
- Queensland
- Victoria
- England and Wales (non-practicing)

RELATED CAPABILITIES

- Construction Disputes
- Infrastructure
- Sports, Media & Entertainment
- Data Privacy & Security
- Energy Transition
- Real Estate Disputes
- Corporate
- Investigations
- Litigation & Dispute Resolution
- Regulation, Compliance & Advisory
- International Arbitration
- Contract, Endorsement & Celebrity Representation
- Anti-Doping
- Sports & Event Venue Real Estate Infrastructure & Operation
- Naming Rights & Sponsorship
- Sports & Entertainment M&A
- Sports, Media & Entertainment Litigation
- Entertainment Industry
- Sports & Event Financing
- Collegiate Sports
- Olympic & National Governing Bodies
- Professional Sports Team Representation
- Real Estate
- Business & Commercial Disputes
- Securities Litigation and Enforcement

RELATED INSIGHTS

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").

Insights

May 13, 2025

Fake legal authorities – AI hallucination or professional negligence?

Artificial intelligence ("AI") has the potential to make significant changes to various aspects of the practice of law. It is possible that many lawyers will incorporate AI in doing legal work, one way or the other and to some degree or other, in the foreseeable future. However, while AI is a powerful tool at lawyers' disposal, work generated by AI can contain errors, and AI has the potential to "hallucinate", i.e. make up false information or something that does not in fact exist. In two recent court cases in Canada and the UK, the lawyers submitted to the courts case authorities that did not exist, leading the other side's lawyers and the court to suspect that those cases had been (mis-)generated by the use of AI.

Insights

May 07, 2025

Abolition of MPF Offsetting Mechanism in Hong Kong

From 1 May 2025, in respect of Hong Kong's MPF scheme, the MPF offsetting mechanism will be abolished, meaning that employers no longer will be able to use the accrued benefits of their mandatory contributions under the Mandatory Provident Fund ("MPF") scheme to offset employees' severance payments ("SP") and long service payments ("LSP").

Insights

May 07, 2025

HK proposes changes to the "continuous contract" rule under Employment Ordinance

The Hong Kong Government has proposed to change the "continuous contract" requirement under the Employment Ordinance (Cap 57) ("EO") from the current "4-18" requirement to a more relaxed "4-17" or "4-68" requirement.

Insights

Apr 29, 2025

"Battle of the Forms" in the Hong Kong Construction Industry

Insights

Apr 29, 2025

Does "back to back" mean "pay when paid" in construction contracts?

In *Sze Fung Engineering Limited v Trevi Construction Company Limited* [2025] HKCA 278[1], the Hong Kong Court of Appeal ("CA") ruled that the "back to back" wording in that case was not a "pay when paid" clause, but governed only the timing of payment.

Insights

Apr 28, 2025

Does Without Prejudice Privilege apply to reports prepared by third parties?

The without prejudice (“WP”) rule generally prevents statements made in a genuine attempt to settle an existing dispute from being put before the court as evidence. Usually, these statements are made in communications between the opposing parties to a dispute. Can WP privilege attach to documents produced by third parties who are not parties to the dispute? This was a question before a deputy judge of the English High Court (“Court”) in *BNP Paribas Depositary Services Ltd v Briggs & Forrester Engineering Services Ltd* [2024] EWHC 2575 (TCC)[1].

Insights

Apr 28, 2025

Hong Kong Court makes security for costs order against Mainland parties with no assets in Hong Kong

In *Y and Another v GI and Another* [2025] HKCFI 1317[1], the Hong Kong Court of First Instance (“Court”) allowed the defendant’s application for security for costs against the plaintiffs in respect of the plaintiffs’ application to set aside an arbitral award. In doing so, the Court found that the plaintiffs were resident outside Hong Kong, had no assets available in Hong Kong and the setting aside application had little prospect of success.