



黄铭琛

香港

+852 2820 5654
sam.wong@hankunlaw.com

业务领域

跨境争议解决

国际仲裁

风险管理

公司合规

工作经历

黄铭琛律师的执业领域广泛，涉及各种复杂的民商事争议，包括法院诉讼和国际仲裁程序。

黄律师在代理根据主要机构规则进行的仲裁案件方面拥有丰富的经验，包括香港国际仲裁中心(HKIAC)、国际商会(ICC)、新加坡国际仲裁中心(SIAC)和联合国国际贸易法委员会(UNCITRAL)的规则，涉及香港、韩国、马来西亚、中国内地、新加坡、台湾和美国等多个司法管辖区。此外，他还代表上市公司、跨国公司、中国国有企业、股东和个人处理各种股东争议、跨境和复杂的商业纠纷及破产程序等案件。黄律师是英国皇家特许仲裁员协会的资深会员。

黄律师以一级荣誉以及全级第二名的优异成绩毕业于香港大学法律系，并以在公司破产法方面的出色表现获得剑桥大学法学硕士学位。黄律师拥有香港和英格兰及威尔士的律师资格。

在加入汉坤律师事务所有限法律责任合伙之前，黄律师在一家顶级的美国律师事务所任职实习律师，并在另一家顶级的美国律师事务所任职，从事争议解决领域的相关工作。

教育背景

剑桥大学, 法律硕士, 2016

香港大学, 法律专业证书, 2015

香港大学, 法学学士, 一级荣誉（全级第二名）, 2014

专业资格

2018 年，香港事务律师

2023 年，英格兰及威尔士事务律师

2021 年，英国皇家特许仲裁员协会资深会员

工作语言

英语

普通话

广东话

近期代表性案件*

- 代表一家领先的上海网络游戏公司(作为应诉人)处理因软件许可协议违约在新加坡进行的国际商会仲裁，该仲裁索赔金额为 20 亿多美元的利润损失。
- 代表一家领先的上海网络游戏公司(作为申索人)处理因与一家韩国网络游戏公司之间的网络游戏许可协议违约引起的合同争议，在新加坡国际仲裁中心进行的仲裁以及裁决后的和解事宜。
- 代表一家马来西亚汽车制造商处理因其与一家中国公司之间的合资事宜以及由合资经营合同和终止协议引起的争议，根据香港国际仲裁中心和联合国国际贸易法委员会的仲裁规则进行的仲裁，争议金额逾 260 亿元人民币。
- 代表一家中国国有企业处理因中国南京某房地产项目买卖协议引起的逾 4 亿元人民币合同争议在香港国际仲裁中心进行的仲裁及其和解事宜。
- 代表一名中国高净值人士处理因 20 亿美元投资的一系列协议在香港国际仲裁中心进行的仲裁。该仲裁采用紧急仲裁员程序。
- 代表一家中国制造商(作为应诉人)处理因该中国制造商与一家日本公司之间的代工协议，在香港进行的联合国国际贸易法委员会仲裁。该中国制造商被指不当使用知识产权并对日本公司提供的产品实施逆向工程。
- 代表一家台湾上市公司处理因某项技术产品的设计制造争议而针对一家瑞士公司以及一家加拿大公司在国际商会进行的仲裁。
- 代表一家四大会计师事务所(作为应诉人)处理复杂的专业疏忽索赔案件(包括香港法庭程序和仲裁程序)。
- 代表一家中国领先房地产开发商的离岸债券持有人特设委员会提供诉讼和执行策略等专业意见。
- 代表一家中国大型国有企业成功申请香港法院对关于蒙古投资的股份买卖协议项下的 1.7 亿美元欠款作出简易判决，并成功申请英属维尔京群岛法院发出防止资产流失的禁令。

- 代表一家大型中国国有企业处理其就超过 2 亿美元的债务在香港对一家巴哈马控股公司提起清盘程序。
- 代表一家总部位于北京的纳斯达克上市生物制药公司成功申请一项针对公司持反对意见的股东和某些个人的永久禁令救济。
- 代表一家大型中国投资控股公司的香港子公司的共同及个别临时清盘人处理向香港法院提出关于处置公司资产的批准申请。
- 代表一家领先的上海网络游戏公司处理向新加坡法院请求撤销仲裁裁决的诉讼，并成功驳回了相关的剔除申请(CAN 诉 CNB [2021] SGHC 192)。
- 代表一家全球会计师事务所处理与举报信有关的中国审计实务内部调查，其中涉及对 100 多名托管人数据的文件审查和对 200 多名证人的访谈。
- 代表一家大型制药公司的中国子公司处理有关美国反海外腐败法的内部调查。
- 代表多家上市公司处理股东纠纷。

*加入汉坤律师事务所有限法律责任合伙之前办理的事项



Sam Wong

Hong Kong

+852 2820 5654

sam.wong@hankunlaw.com

PRACTICE AREAS

Cross-border dispute resolution

International arbitration

Legal risk management

Corporate compliance

PROFESSIONAL EXPERIENCE

Mr. Wong has a broad practice in complex civil and commercial disputes, including court litigation and international arbitration proceedings.

Mr. Wong has extensive experience acting in arbitrations under major institutional rules, including HKIAC, ICC, SIAC and UNCITRAL Rules, involving various jurisdictions such as Hong Kong, Korea, Malaysia, PRC China, Singapore, Taiwan and the United States. He has also represented listed companies, multinational corporations, PRC state-owned enterprises, shareholders and individuals in cases involving shareholders disputes, cross-border and complex commercial disputes, as well as insolvency proceedings. Mr. Wong is a Fellow of the Chartered Institute of Arbitrators.

Mr. Wong obtained a Bachelor of Laws degree with First Class Honours from the University of Hong Kong and ranked second in class. He also holds a Master of Law degree from the University of Cambridge with distinction in corporate insolvency law. He is dual-qualified in both Hong Kong and England & Wales.

Prior to joining Han Kun Law Offices LLP, Mr. Wong trained at a top tier US firm and worked in another top tier US firm focusing on dispute resolution.

EDUCATION

University of Cambridge, LLM, Distinction in Corporate Insolvency Law, 2016

University of Hong Kong, PCLL, 2015

University of Hong Kong, LLB, First Class Honours (2nd in class), 2014

QUALIFICATIONS

Solicitor of the High Court of Hong Kong (2018)

Solicitor of the Senior Courts of England and Wales (2023)

Fellow of the Chartered Institute of Arbitrators (2021)

WORKING LANGUAGES

English

Mandarin

Cantonese

RECENT REPRESENTATIVE CASES*

- A leading Shanghai-based online games company as respondent in an ICC arbitration held in Singapore regarding breaches of a software licensing agreement with a claim sum of over USD 2 billion for loss of profit
- A leading Shanghai-based online games company as claimant in an SIAC arbitration regarding contractual disputes with a Korean online games company for breaches of an online games licensing agreement and post-award settlement
- A Malaysian automobile manufacturer in both HKIAC and UNCITRAL arbitrations in relation to its joint venture with a PRC company and disputes arising out of the equity joint venture contract and termination agreement, with more than CNY 26 billion in dispute
- A Chinese state-owned company in an HKIAC arbitration in respect of a contractual dispute of over CNY 400 million arising out of a Sale and Purchase Agreement of a real estate project in Nanjing, China and the settlement thereof
- A Chinese high-net-worth individual in an HKIAC arbitration pursuant to the emergency arbitration procedure which arose out of a series of agreements for an investment of USD 2 billion
- A Chinese manufacturer as respondent in a UNCITRAL arbitration seated in Hong Kong regarding an OEM agreement between the Chinese manufacturer and a Japanese company; the Chinese manufacturer was alleged of improper use of intellectual property and reverse engineering of products supplied by the Japanese company

- A listed Taiwanese corporation in an ICC arbitration concerning a dispute regarding the design and manufacture of a technological product against a Swiss company and a Canadian company
- A big four accounting firm in defending complex professional negligence claims in both court and arbitration proceedings in Hong Kong.
- The ad hoc committee of offshore bondholders of a leading Chinese property developer, including advising on litigation and enforcement strategy
- A major Chinese state-owned enterprise in a successful summary judgment application in the Hong Kong Court, for a sum of USD 170 million owed under a Share Sale & Purchase Agreement for investments in Mongolia, and successful injunction application in the BVI Court to prevent dissipation of assets
- A major Chinese state-owned enterprise in winding-up proceedings in Hong Kong against a Bahaman holding company in relation to debts of more than USD 200 million
- A NASDAQ-listed biopharmaceutical company based in Beijing in a successful application for permanent injunctive relief against the company's dissenting shareholders and certain individuals
- Joint and several provisional liquidators of a Hong Kong subsidiary of a major PRC investment holding company in a sanction application before the Hong Kong Court for disposal of the company's assets
- A leading Shanghai-based online games company in Singapore court proceedings for setting aside of an arbitral award and successfully resisted a related striking out application (CNA v CNB [2021] SGHC 192)
- A global accounting firm in relation to internal investigations concerning audit practices in China in connection with a whistle-blower letter, involving document review of over 100 custodians' data and interviews of 200+ witnesses
- A PRC subsidiary of a major pharmaceutical company in relation to an internal investigation concerning the US Foreign Corrupt Practices Act
- A number of listed companies on shareholder disputes

* Matters undertaken prior to joining Han Kun Law Offices LLP