



BOXUN YIN
Barrister

+61 2 8239 0205
boxun.yin@banco.net.au

ADMISSIONS

- 2021** Barrister, New South Wales
- 2017** Higher Rights of Audience, England & Wales
- 2015** Solicitor, England & Wales
- 2011** Solicitor, High Court of Australia
- 2010** Solicitor, Supreme Court of Queensland

ACADEMIC

University of Oxford

Bachelor of Civil Law (2013)

Australian National University

Graduate Diploma in Legal Practice (2010)

University of Queensland

Bachelor of Laws (Honours Class 1) (2009)

Bachelor of Arts (International Relations) (2009)

Academic Achievements

UQ Law Society Medal for Most Outstanding Graduate (2009)

Faculty of Social & Behavioural Sciences Dean's Scholar (2006-2008)

Dean's Commendation for High Achievement (2004-2008)

EMPLOYMENT

- 2021 - present **Barrister**, Banco Chambers
- 2019 - 2021 **Debevoise & Plimpton**, Associate, International Dispute Resolution Group, *London and Hong Kong*
- 2013 - 2018
- 2018 - 2019 **Fortress Investment Group**, Vice President, *New York City*
- 2011 - 2012 **Norton Rose Fulbright**, Lawyer, Dispute Resolution / Real Estate / Asset Finance, *Brisbane and Singapore*
- 2010 **Associate to the Hon Justice A P Greenwood**, Federal Court of Australia
- 2009 **Associate to the Hon Justice P D McMurdo**, Supreme Court of Queensland

SELECTED MATTERS

Commercial Litigation

(As a solicitor)

Claims worth US\$1.2 billion involving breach of trust, conspiracy to defraud, and reflexive loss, including in court proceedings in the Cayman Islands, St Kitts and Nevis, Hong Kong, and the People's Republic of China.

Proceedings to claw back US\$800 million in dividends unlawfully distributed, paid in breach of fiduciary duty, or as a transaction defrauding creditors: *BTI 2014 LLC v Sequana* [2016] EWHC 1686 (Ch), upheld in *BTI 2014 LLC v Sequana* [2019] EWCA Civ 112; judgment reserved by the UK Supreme Court.

Claims worth over US\$400 million involving breach of trust, unjust enrichment, unlawful dividends and breach of directors' duties, including in court proceedings in Cyprus, Austria and Sweden.

Proceedings to enforce a Moscow-seated arbitral award in England: *Maximov v NLMK* [2017] EWHC 1911 (Comm)

International Arbitration

Confidential commercial arbitration involving breach of trust and forgery, seated in Hong Kong, under the HKIAC Rules, with hearings in London and Hong Kong

Confidential commercial arbitration involving breach of trust, money-laundering, and validity of share subscription agreements, seated in Hong Kong, under the ICC Rules, with hearings in London, Paris and Hong Kong

Confidential ICSID arbitration proceedings under the Dutch-Romanian BIT

Public and Constitutional Law

Acting for an intervener in proceedings to decriminalise homosexuality under the Constitution of Belize. *Orozco v Attorney-General*, Claim No. 668 of 2010, Supreme Court of Belize, 10 August 2016, upheld in *Attorney-General v Orozco*, Civil Appeal No. 32 of 2016, Court of Appeal of Belize.

Acting for an NGO in submissions on El Salvador before the UN Committee for the Elimination of Discrimination Against Women, Geneva, February 2017

Williams v The Commonwealth (2012) 248 CLR 156 (for the fourth defendant)

PUBLICATIONS

'Intra-EU BITs: Competence and Consequences' in Kaplan and Moser (eds), *Jurisdiction, Admissibility and Choice of Law in International Arbitration: Liber Amicorum Michael Pryles* (Kluwer, 2018) (with Lord (Peter) Goldsmith QC, PC).

'English Court of Appeal Clarifies Test for Abuse of Process in Subsequent Litigation Collaterally Challenging an Arbitral Award', *ALI Adviser*, March 2017 (with Lord (Peter) Goldsmith QC, PC, and Aimee-Jane Lee).

'Discovery and Interrogatories' (2012) *The Laws of Australia* (Thomson Reuters) (contributing author).