

黃旭倫 資深大律師

資深大律師

認許年份：1984 | 資深大律師：2004

電話：+852 2532 6702

電子郵件：horacewong@redechambers.com



Horace Wong, S.C. has a broad civil practice, with a particular focus on commercial, banking and property disputes. He has extensive experience in substantial and complex litigation, having been involved in a number of long-running cases with multi-jurisdictional elements, including the ongoing dispute in **Daimler AG v Leiduck**. He also regularly acts for regulators and public bodies including the Securities and Futures Commission and the Employees Compensation Assistance Fund Board.

Besides his practice in the courts, Horace Wong, S.C. frequently sits as an arbitrator (both in Hong Kong and abroad), being a panel member of various international arbitral institutions. He also mediates complex commercial disputes and is a specially appointed mediator of the Hong Kong Mediation Council in respect of the Investment Agreement under the Mainland and Hong Kong Closer Economic Partnership Arrangement (CEPA).

He has been recognised by **The Legal 500 Asia Pacific Hong Kong Bar (2021)** as a leading silk in commercial disputes and an "accomplished S.C." .

近期案例精選

- **Fong Chak Kwan v Ascentic Ltd** [2021] 6 HKC 401 (CA), [2022] HKCFA 4 – Acting for the Employees Compensation Assistance Fund Board in an appeal to set-aside leave for service-out involving proper interpretation of “damage limb” of the tort jurisdictional gateway
- **Chen Yue Jia James v Chen Maria** [2020] HKCFI 2410: 18-day trial concerning validity of 5 wills
- **SFC v Yiu Hoi Ying Charles** [2017] 3 HKLRD 157 (CA), (2018) 21 HKCFAR 475: Leading CFA decision on the interpretation of “innocent purpose” defence provided in s 271(3) of the Securities and Futures Ordinance.

其他精選案例

Commercial & Banking

- **Daimler AG v Leiduck** [2012] 3 HKLRD 119 (CA), [2013] 2 HKLRD 822 (CA), [2014] 3 HKLRD 56 (CFI), [2018] 1 HKLRD 40 (CFI), [2018] 1 HKLRD 1188 (CFI), [2020] 3 HKLRD 579 (CFI), [2021] HKCA 328: Ongoing multi-jurisdictional dispute involving multiple issues of fraud, Mareva Injunction, settlement agreement, enforcement of undertaking, and issues of Russian law and psychiatric expert evidence, resulting in multiple leading decisions on various aspects of procedural and substantive law.
- **Poben Consultants Ltd v Clearwater Bay Golf & Country Club** (HCMP 2332/2016, 27 October 2017), [2019] 1 HKLRD 1110 (CA): Expungement of evidence on ground of “without prejudice” privilege in the context of dispute over private club debentures
- **DBS Bank (Hong Kong) Ltd v Sit Pan Jit** (HCA 382/2009, CACV 91/2015 & FAMV 45/2016): Leading case on contractual estoppel involving allegations of mis-selling by the bank

Regulatory & Disciplinary

- **SFC v Lu Ruifeng** [2020] 4 HKLRD 786 (CFI), [2022] HKCA 326: Joinder application raising applicable limitation period for claims under s 213 of the Securities and Futures Ordinance
- **Registrar of Hong Kong Institute of Certified Public Accountants v X (No. 3)** [2017] 5 HKLRD 568 (CA): Appeal against determination of Disciplinary Committee of the HKICPA raising issues of procedural fairness

- ???
- ?????????????????
- ?????????????????
- ???

主要公職

- ???????2014??
- ???????(? ? ?) ??????????2022??
- ??????????2010?2016??
- ??????????2015?2021??
- ?????(??)????? ??2023??
- ??????????????????????????????????2012?2018??
- ??????????????2007-2012?
- ??????????????????2008??2018??
- ??????????????????2007??2013??
- ??????????(????????) ???2011??2017??
- ??????????????????2004??2005??

學歷

- ??????????
- ?????????????
- ?????????????????
- ?????????????????????????????
- ?????????????????????

其他資格和經驗

- ??????????????
- ??????????????
- CEDR?????
- CEDR????????????????