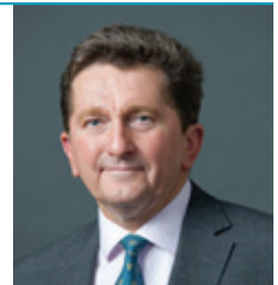


2016 COLLECTIVE WISDOM ANNUAL LECTURE SPEAKER



Andrew Burr

Member of The Arbitration,
Mediation & Dispute Board Chambers (ArbDB)



PRACTICE

Andrew was a member of Atkin Chambers from 1983 until 2016, specialising primarily in construction and technology matters. He is also an affiliated foreign lawyer with Varul (Vilnius, Lithuania), focusing on international dispute avoidance and resolution. Andrew was on an extended editorial sabbatical between 2014 and 2015 writing the fifth edition of *Delay and Disruption in Construction Contracts* (informa law firm Routledge), and writing various other publications and pursuing educational projects. He recently achieved substantial success for clients under a domestic CIMAR arbitration and at the TCC in Leeds.

ADJUDICATION AND ARBITRATION DOMESTIC

- Represented parties as counsel in a wide range of arbitrations under CIMAR, the ICE Arbitration Procedure, the JCT Rules and various ad hoc references. Has sat as arbitrator under the Electricity Industry Rules and otherwise;
- Appeared in a reported TCC case

involving the enforcement of a domestic arbitral award against an off-shore company: the first case listed below;

- TECBAR and TeCSA qualified adjudicator, who has conducted several adjudications per year since the coming into force of the Housing Grants, Construction and Regeneration Act 1996 (the HGCRA). Has appeared in various TCC cases involving the enforcement of adjudicators' decisions under the HGCRA. Currently appointed in two substantial adjudications.

INTERNATIONAL

- Acted as co-counsel in Germany in various English language DIS arbitrations, involving substantial commercial disputes between major international hotel chains; German law applied: see the second to fifth cases listed below;
- Sat with Swiss co-arbitrators as a party-appointed arbitrator on a complex ICC dispute between a Spanish sub-contractor and a German principal contractor,

involving the replacement of a Caribbean electricity supply system and the analysis of culpability for delay to completion; Swiss law applied. Previously represented Caribbean resort owners on the enforcement in England of an LCIA award;

- Acted for an Italian sub-contractor and its parent company in preparations for an ICC arbitration, involving substantial claims against a Portuguese main contractor, concerning an underwater gas pipeline in the Gulf of Arabia, along with the prevention of calls on performance bonds. Previously represented Eastern European clients in significant disputes relating to an oil refinery and pipeline in the Baltic States before an ICC tribunal in London.