

Peter Aeberli

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Neutrals - Arbitrators

Peter has acted as an arbitrator on in excess of 70 construction disputes in both two party and multi-party matters, a few involving public bodies, conducting hearings from a few days to four weeks or so, disputes of up to about £10 million and projects up to about £100 million.

"We would also like to convey our thanks to the Arbitrator ... We look forward to working again with the Arbitrator soon." - London city solicitors.

A selection of Arbitrations on which Peter Aeberli has been appointed within the last few years include:

- LCIA appointment (sole arbitrator UNCITRAL rules): English Consultant; Civil law country local authority, about €200k
- LCIA appointment (wing arbitrator LCIA rules): Caribbean developers and contractors, multi-party dispute: Principally declaratory
- LCIA appointment (presiding arbitrator LCIA rules): Chinese supplier/developer, English distributor
- LCIA appointment (sole arbitrator UNCITRAL rules); Gibraltar and UK commercial parties
- ICC appointment (party nominated arbitrator). Construction of Hospitals in Africa, about £25 million in dispute
- ICC appointment (sole arbitrator): English motor dealer, Italian organiser of sporting activities, about €120k
- ICC appointment (chair): US ship-owner; Eastern European ship yard. About €300k. Withdrawn due to failure to pay advances shortly after provision of Terms of Reference and First Procedural Order
- ICC appointment (President): Israeli Power Company, US manufacturer, about US\$ 28 million. Appointment did not proceed as before confirmed parties resolved their difficulties
- Agreed appointment: English local authority and contractor: About £300k
- Agreed appointment: English internationally renowned food emporium and contractor: About £200k
- Agreed appointment: English local authority and various tenants of facility subject to local authority closure orders, about £1.5million
- Agreed appointment: Joint Venture contractor and English local authority, PFI Schools project, about £800,000
- Engineer's Ireland Appointment. Civil law country train manufacturer and State Entity. Dispute about alleged defective trains and rolling stock: about €10 million
- RIBA appointment: Scottish Contractor and English Sub-contractor: Construction Dispute, about £3.5million
- RIBA appointment: English Developer and Contractor: about £100k claim, £400k counterclaim
- Engineer's Ireland Appointment. Spanish train manufacturer and Irish State Entity. Dispute about defective supply: about €10 million
- Law Society Appointment: English vendor and English purchaser of property in Soho

• RICS appointment: English developer and contractor: About £8 million.

In 2018 Peter devised and ran for the BPP law school a five day course on international arbitration for a group of visiting Chinese lawyers.

Recommendations

"Thank you very much indeed for your assistance yesterday. ... we could not have got there without your skill and persistence." - London city solicitors - Mediation instruction

"The adjudicator decided, in what both parties accepted was a thorough and well reasoned decision, that the defendant had to pay the claimant the sums for which I have given summary judgment." *Knight v. Urvasco* [2008] EWHC 3956. "I would like to express my appreciation of the proficient approach and treatment by the one member DAB ..." - **Eastern European State entity**

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Academic qualifications

- MA (Edin)
- BA (Oxon)
- Dip Arch
- RIBA
- ARIAS
- FCIArb

Professional qualifications & appointments

- Accredited Adjudicator
- Accredited Mediation Advocate
- Accredited CEDR Mediator
- Chartered Arbitrator
- Chartered Architect
- Diploma in International Commercial Arbitration

Professional bodies

- Arbitrator member of the Society of Construction Arbitrators
- Major Projects Adjudication Group
- Swiss Arbitration Association
- ICC Commission on Arbitration
- Crossrail Panel of Adjudicators