



Daisy Mallett
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OVERVIEW

- **Independent arbitrator** and litigation and legal consultant¹
- **Over 20 years' experience as an international arbitration practitioner** advising companies and governments in relation to their most complex international disputes. Prior to establishing independently, Daisy was a **partner** at Mallesons (July 2017 – June 2022), a leading international law firm, where she headed the Australian offices' international arbitration practice. Prior to Mallesons, Daisy worked in the international arbitration teams at Freshfields in London and Paris, and Wilmer Hale in London
- **Recognition: Arbitrator of the Year 2025** (Australian ADR Awards), Lexology Index 2025 **"Thought Leader"** (2026), **"Power List" for arbitration in Australia and New Zealand** (Legal 500 2022), **Who's Who Legal**, Australia & New Zealand Arbitration: Recommended, 2026 (and since 2020)
- **Institutional panel appointments:** SIAC Panel of Arbitrators, HKIAC List of Arbitrators, ACICA Fellow, Court of Arbitration for Sport List of Arbitrators (General List)
- **Counsel experience:** experience acting on international arbitrations under the ICC, SIAC, ACICA, ICSID, UNCITRAL, PCA, LCIA, HKIAC, LMAA, BANI, CAS and IAMMA rules
- **Institutional Committees:** Chair, ACICA Sustainability Taskforce (Former Board Member and Chair of the NSW Training Committee of ACICA); ICC Australia Arbitration Steering Committee Member
- **Public international law:** Expertise in investor-state arbitration and public and private international law. Former member of the Australian Delegation to the United Nations Commission on International Trade Law (UNCITRAL) Arbitration and Conciliation Working Group
- **Sector expertise:** renewable energy/ climate transition technologies, carbon credit markets, energy and mining/ resources/ commodities trading, financial services, insurance, cryptocurrency, technology, construction/ infrastructure, waste and water, transport (including maritime), telecommunications, sports, agriculture, fisheries and manufacturing

LEGAL QUALIFICATIONS

Solicitor, England and Wales

Solicitor, High Court of Australia and New South Wales

BA/LLB (First Class Honours), University of Sydney

Graduate Diploma in International Commercial Arbitration, University of New South Wales

NATIONALITY

Australian

¹ Principal, Mallett Services Pty Ltd, an incorporated legal practice registered with the Law Society of New South Wales.

ARBITRATOR APPOINTMENTS

Multiple appointments by each of the ICC, HKIAC, SIAC and ACICA, including in several expedited arbitrations. Daisy has experience as sole arbitrator, emergency arbitrator and chairperson of tribunals.

ARBITRATION EXPERIENCE ACTING AS COUNSEL AND ARBITRATOR

Daisy has acted as counsel in international arbitrations for over twenty years, and over the last few years has begun accepting appointments as arbitrator. Highlights are listed below.

Commercial arbitrations:

- SIAC arbitration in relation to a technology services agreement between Malaysian and Chinese entities (Singapore seat, Singapore law)
- Further HKIAC arbitration in relation to a dispute arising out of cryptocurrency trading account (Hong Kong seat, Hong Kong law)
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- SIAC emergency arbitration, seeking an interim anti-suit injunction in relation to a dispute arising out of an infrastructure project in South East Asia (Singapore seat, English law)
- ACICA arbitration, contractual dispute between Australian and German parties in relation to alleged breaches of a share purchase agreement in the renewable energy sector (Sydney seat, Australian law)
- SIAC arbitration, contractual dispute between a Singapore based professional services firm and a South East Asian private-equity owned manufacturing company (Singapore seat, Singapore law)
- HKIAC arbitration, dispute between Indonesian and Hong Kong parties relating to a transaction concerning the development, marketing and sale of carbon credits (Hong Kong seat, Hong Kong law)
- SIAC arbitration, contractual dispute between Singaporean and Chinese parties relating to a sales transaction in the energy sector (Singapore seat, English law)
- HKIAC arbitration, contractual dispute between a Singaporean financial services organisation and a Chinese party in relation to financing arrangements (Hong Kong seat, English law)
- LCIA arbitration, contractual dispute between Australian and European parties in relation to sports broadcasting rights (London seat, English law)
- HKIAC arbitration, contractual dispute between a Hong Kong financing platform and US parties arising under multiple contracts (Hong Kong seat, Hong Kong law)
- ACICA arbitration, contractual and construction dispute between Singaporean and Australian parties in relation to the construction of a waste to energy plant (Brisbane seat, Australian law)
- ICC arbitration, contractual dispute between Singaporean and Vietnamese parties in relation to a commodities sales and transportation agreement (Singapore seat, English law)
- ACICA arbitration, contractual dispute between Australian parties in the legal services sector (Sydney seat, Australian law)
- ICC arbitration, contractual dispute between US and NZ parties relating to a distribution agreement in the food manufacturing sector (New Zealand seat, New Zealand law)
- ICC arbitration, contractual dispute between a Chinese State-Owned Enterprise and an Australian technology company in relation to the development and operation of an e-commerce platform (Hong Kong seat, English law)
- Consolidated SIAC arbitration, contractual dispute between Singaporean and Indonesian mining companies and a listed parent company joined to the arbitration, regarding the operation and offtake rights of an Indonesian mine (Singapore seat, English and Indonesian law)
- SIAC arbitration, between a global commodities trading company and a Chinese trading company in relation to the termination of a long-term sales contract (Singapore seat, Australian law)
- UNCITRAL arbitration, between Australian and South Korean parties arising out of claims relating to the design and engineering of a mine and related infrastructure (Singapore seat, Australian law)

- SIAC arbitration, between a US engineering firm and Australian parties in relation to the design and engineering of a mine in Vietnam, including claims regarding misleading and deceptive conduct and misrepresentation (Singapore seat, Australian law and English law)
- BANI arbitration, between a global manufacturing company and a local construction contractor in relation to the construction of a processing plant (Jakarta seat, English law)
- SIAC arbitration, between a listed energy and resources company and a Malaysian conglomerate relating to Indonesian assets and tax indemnities in a share purchase agreement (Singapore seat, English law)
- ICC arbitration, between US, Surinamese and Dutch parties in relation to the payment of tax liabilities arising following a sale and purchase agreement (New York seat, New York law)
- ACICA arbitration, between a Chinese purchaser and an Australian agricultural company in relation to a sale and purchase agreement including certain monies held in escrow (Sydney seat, Australian law)
- HKIAC arbitration, between an Australian commodity producer and a Hong Kong incorporated company arising from a long-term sales contract including allegations of misrepresentation and forgery (Hong Kong seat, English law)
- Several LMAA arbitrations, between a Singapore incorporated infrastructure group and a New York based investment firm in relation to the valuation of certain vessels (London seat, English law)
- IAMA arbitration, between a US engineering firm and an Australian exploration company (in liquidation), in respect of damages claims relating to the delayed commissioning of an offshore oil platform (Melbourne seat, Australian law)
- LCIA arbitration, between an Australian commodity producer and a UAE-incorporated company, in relation to a breach of contract claim in the context of a long-term sales agreement (London seat, English law)
- ICC arbitration, between a Swiss consumer goods company and a multinational software company in a dispute involving a failed strategic alliance relating to communications technology (London seat, German law)
- ICC arbitration, between a Swiss transportation manufacturing company and an Italian transport engineering company regarding contractual claims relating to rolling stock (Rome seat, civil law)
- UNCITRAL arbitration, between a US financial institution and its insurer in relation to coverage under an excess insurance policy (Bermuda seat, English law)
- LICA arbitration arising out of a share option agreement between a series of Cypriot and Russian companies resulting from the refinancing of an infrastructure project
- ICC arbitration arising out of an agreement for the processing, supply and transport of natural gas in the Middle East

Investor-state/ public international law arbitrations:

- *Tethyan Copper Company Pty Ltd v Islamic Republic of Pakistan*: application for recognition and enforcement of \$US5 billion foreign arbitral award in the Federal Court of Australia
- Advising the government of the Kyrgyz Republic on several claims by foreign investors under the Kyrgyz Republic foreign investment laws
- *The Government of Sudan v The Sudan People's Liberation Movement/Army*: Permanent Court of Arbitration case, acting for the Sudan People's Liberation Movement/Army against the Government of Sudan in a dispute over the definition and delimitation of the Abyei Area in Sudan
- *Suez, Agbar, Vivendi and Anglian Water v. Argentina* and *Suez, Agbar, and Interagua v. Argentina*: Several related ICSID arbitrations acting for consortiums of foreign investors in the water and sewage sectors against the Republic of Argentina arising out of the protections offered by several Bilateral Investment Treaties
- *Eastern Sugar v Czech Republic*: UNCITRAL arbitration acting for a consortium of foreign investors in the manufacturing sector against the Czech Republic in relation to a claim arising out of the protections offered by several Bilateral Investment Treaties
- *A v Secretary of State*: successful appeal to the House of Lords arguing that evidence obtained by torture is inadmissible and cannot be used to detain terrorists, regardless of where and by whom such torture is perpetrated

CONTENTIOUS ADVISORY EXPERIENCE

Daisy has experience advising in relation to contractual, joint venture, partnership, misleading and deceptive conduct, quantum meruit, charterparty, extensions of time/ variation/ defects and international trade law claims.

CRYPTOCURRENCY

Daisy has advised in relation to litigation proceedings concerning a dispute regarding the alleged theft of a bitcoin related assets and intellectual property.

CLIMATE TRANSITION, BUSINESS AND HUMAN RIGHTS

Daisy also has experience advising in relation to climate transition/ greenwashing litigation, anti-bribery and corruption and modern slavery risks.

SPORTS LAW

Daisy has acted as counsel in CAS arbitrations, and is a member of the Australia and New Zealand Sports Law Association and Women in Sports Law.

PUBLICATIONS

- 'Avoiding Pyrrhic Victory: Understanding Enforcement Risk in the Asia-Pacific' *AMPLA Yearbook 94*, October 2017 (co-authored with Zoe Justice)
- 'UNCITRAL Working Group Update', *ACICA News*, March 2013 (co-authored with Alex Baykitch)
- 'Party Instigated Arbitrator Challenges: A Practical Guide' (2011) 77 *Arbitration* (co-authored with Nathalie Allen)
- 'International Arbitration in Australia', *Global Arbitration Review Reference*, July 2011 (co-authored with Max Bonnell, Beth Cubitt and Peter Megens)
- 'Arbitrator Disclosure: No Room for the Colour Blind', *Asian International Arbitration Journal*, Volume 7 (2011) (co-authored with Nathalie Allen)
- 'The Abye Arbitration and the use of Arbitration to Resolve Inter-state and Intra-state Conflicts', *Journal of International Dispute Settlement* (2010) 1-28 (co-authored with Wendy Miles)

GUEST LECTURES / SPEAKING ENGAGEMENTS AT CONFERENCES

- Panellist, "Multi-party, multi-contract disputes: must it be inherently complex?", Australian Arbitration Week, October 2025
- Panellist, "Just admit it? Admissibility and jurisdiction in international arbitration", Australian Arbitration Week, October 2025
- Moderator, "10 Things I Hate About You: The Arbitration Edition", ICC Australia Event, Australian Arbitration Week, October 2025
- Panellist, "Global Shocks and Disruption in Commercial Arbitration", ICC Australia Event, Singapore Convention Week, August 2025
- Panellist, "Leveraging AI and machine learning in international arbitration: tips for practitioners", Singapore Convention Week, August 2025
- Panellist, Global Disputes Summit: "Navigating Risks in Global Supply Chains", March 2025
- Panellist, ACICA Sustainability Protocol Launch, March 2025
- Guest Lecturer, Hong Kong University LLM, "The Arbitrator", October 2024
- Participant, "The Heat is on: Battle of Forums in Climate Disputes", Australian Arbitration Week, October 2024

- Panellist, “*Towards More Sustainable Arbitral Practices*”, Australian Arbitration Week, October 2024
- Panellist, “*Energy Transition and Climate Disputes*”, Australian Arbitration Week, October 2024
- ICC World Business Law Training on Advocacy in International Arbitration, Jakarta, September 2024
- Panellist, ICC panel discussion: “*The History and Evolution of Australian Arbitration – Past, Present and Future*”, October 2023
- Panellist, ACICA & Ciarb International Arbitration Conference 2023, “*Following a Black Swan – Transformative Thinking and What Comes Next for International Arbitration*”, Chartered Institute of Arbitrators Australian Arbitration Week Conference, October 2023
- Panellist, Investor Group on Climate Change Summit, “*Greenwash vs Ambition*”, August 2023
- Panellist, Arbitral Women Event, “*User Experience in International Arbitration*”, March 2023
- IPBA Conference: “*Law and the Environment beyond COVID*”, panellist discussing “*ESG and International Arbitration*”, March 2023
- ACICA Seminar, “*From Madrid to Islamabad – an analysis of the enforcement of ICSID awards in Australian courts*”, April 2021
- CiArb Australia & Federal Court of Australia Seminar, “*Multiple Dimensions of Complex Arbitrations*”, July 2019
- Panellist, Australian Disputes Centre Seminar, March 2019
- Speaker, “*The Art of Cross-examination*”, International Bar Association Conference, October 2017
- Speaker, AMPLA Conference, “*Avoiding Pyrrhic Victory: Understanding Enforcement Risk in the Asia-Pacific*”, Melbourne, September 2017
- Panellist, Arbitral Women Event, Sydney, November 2016
- Panellist, AFIA Symposium, Sydney, November 2016
- Panellist, NSW Young Lawyers, “*International Negotiation and Dispute Resolution Series*”, July 2016
- Panellist, Arbitral Women Event, Sydney, May 2016
- Panellist, “*The Future of Arbitration in Asia*”, International Arbitration Symposium presented by International Chamber of Commerce Young Arbitrators Forum (ICC YAF), Hong Kong, 2016
- Guest Lecturer, University of Sydney LLM Program, “*International Arbitration*”, October 2015
- Guest Lecturer, “*Investment Treaty Arbitration*”, Chartered Institute of Arbitrators Diploma Course in International Arbitration, April 2015
- Panellist and Presenter, Chartered Institute of Arbitrators’ Young Members’ International Arbitration Forum, “*The Art of Persuasion*”, Sydney, July 2014
- Panellist, International Chamber of Commerce Young Arbitrators’ Forum, Singapore, June 2014
- Presenter, “*Dispute Resolution of International Contracts*”, Contracts Conference at UNSW Law School, March 2014
- Panellist, London Court of International Arbitration’s Young International Arbitration Group (LCIA YIAG) Symposium, Seoul, November 2013
- Guest Lecturer, University of New South Wales Law School, LLM Program, “*International Commercial Dispute Resolution*”, April 2013
- Panellist, Australasian Forum for International Arbitration (AFIA), Hong Kong, March 2013
- Australian Delegate, United Nations Commission on International Trade Law, “*Arbitration and Conciliation Working Group (Investor – State Arbitration Transparency Rules)*”, New York, February 2013
- Presenter, Chartered Institute of Arbitrators’ Young Members’ International Arbitration Forum, “*Investor State Arbitration in the Australian Context*”, Sydney, November 2012
- Panellist, International Chamber of Commerce Young Arbitrators’ Forum, Sydney, August 2012
- Panellist, International Chamber of Commerce Dispute Resolution Seminar, “*Developments in International Arbitration in Australia*”, Canberra, August 2011
- Panellist, Australasian Forum on International Arbitration Symposium, Sydney, May 2011
- Guest Lecturer, University of New South Wales Law School, LLM Program, “*International Commercial Dispute Resolution: Investor-State Arbitration*”, Sydney, March 2011

- Guest Lecturer, University of Melbourne Law School, LLM Program, “*International Arbitration Workshop: the Abye Arbitration*”, Melbourne, December 2010

MEMBERSHIPS

- ICC Australia Steering Committee
- ACICA Sustainability Committee (Chair)
- Arbitral Women
- Women in Sports Law
- Australia and New Zealand Sports Law Association

Former memberships including: LCIA YIAG; ICC YAF (Moderator Asia Forum), ICDR Y&I, AFIA, member of the Law Council of Australia’s Transnational Litigation Committee

OTHER

Investment Committee Member, Ratio Legal Capital