



## Terence Mowschenson QC

Call: 1977

QC: 1995

tmowschenson@wilberforce.co.uk

*“He’s unstoppable, good humoured and fantastic on his feet.”*  
Chambers & Partners 2019

### Clerks’ Details

+44 (0)20 7306 0102

practicemanagers@wilberforce.co.uk

### Qualifications and Appointments

- LLb (Hons) BCL (Hons) FCI Arb
- Deputy high court judge (Chancery and Administrative Court)
- Part-time judge of the Financial Conduct Authority Tribunal
- Part-time Judge of the Pension Regulator Tribunal
- Qualified mediator – 2002
- Fellow of the Chartered Institute of Arbitrators
- Fellow of the Australian Centre for International Commercial Arbitration

## Memberships

- Barristers’ Benevolent Association (Chairman)
- Chancery Bar Association
- Commercial Bar Association
- International Bar Association
- International Chamber of Commerce
- London Court of International Arbitration
- Fellow of the Chartered Institute of Arbitrators
- Fellow of the Australian Centre for International Arbitration

## Practice Overview

Terence is ranked as a leading silk in the directories for chancery commercial, commercial dispute resolution, banking and finance, financial services, insolvency, company and offshore.

The 2019 edition of Chambers & Partners hails him as *“experienced, knowledgeable, responsive and clear-thinking”*. He is also described as *“a charming advocate whom judges really like to listen to. His written work is to the point and economical; there is no surplus. He is very good at explaining things simply and inspiring confidence in clients”*. *“He’s very pleasant to deal with, and very knowledgeable about the law and the offshore world.”*

In the 2019 edition of The Legal 500, Terence is described as *“charming with clients and speaks with incredible authority in court”*. *“He has many strengths including care and attention to detail and speed of response.”*

Much of his work is international in nature and he has a well-deserved reputation for his international expertise, acting and advising in the UK and in many offshore jurisdictions and arbitral tribunals. In particular, he has an extensive experience advising on the laws of and/or appearing in the BVI, Bahamas, Bermuda, BVI, Cayman Islands, Gibraltar, and the Isle of Man. His pre-eminence in multi-jurisdictional disputes involves him in strategy, interim remedies such as freezing injunctions, conflicts of law, and asset tracing and recovery.

He has renowned experience in areas relating to:

- Banking and finance
- Company law (including shareholders agreements and disputes, stock exchange trading and broking)
- Commercial disputes
- Financing arrangements structured investment products
- Hedge funds
- Cross-border insolvency
- Fraud, asset tracing and recovery
- Insurance/reinsurance disputes
- Partnership and joint ventures
- Professional liability
- Trust disputes



---

## Domestic Arbitration

Terence is a member of the ICC and LCIA and a Fellow of the Chartered Institute of Arbitrators and the Australian Centre for International Commercial Arbitration.

He is also a panel member of the Kuala Lumpur Regional Centre for Arbitration (KLRC).

Amongst other arbitral rules he has acted under the rules of the ICC, UNCITRAL, CEPANI, LCIA and Chartered Institute of Arbitrators.

Terence has appeared as counsel in arbitrations as well as acted as an arbitrator on substantial matters including:

- Disputes arising out of insurance claims
- Disputes between financial institutions arising out of trading on various exchanges.
- Shareholder disputes.
- Manufacturing and supply contracts.
- The construction of gas liquefaction facilities in the Middle East.
- Ownership of the largest bank in a country formerly part of the old Soviet Union.
- Disputes over the mis-selling of securities.
- A dispute between on line gaming companies over the right to conduct gaming over the internet.
- A dispute between developers of a new town and housing estate over the distribution of land in the development scheme.
- A dispute over ownership of a brokerage company.
- He has also appeared in the Commercial Court in relation to the enforceability of an award on public interest grounds where he acted for the successful party in *R v V* [2008] All ER (d) 111.