## Chancery Bar

# **The Cayman Islands** Chancery Bar Conference 2024

7 & 8 November 2024 / Grand Cayman Marriot Beach Resort

Caymanian practitioners attend for free, but must reserve their place.

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### PROGRAMME

THURSDAY, 7TH NOVEMBER		
1pm	Registration and arrival refreshments	
1.30pm	Welcome	lain Quirk KC, Chair of the International Sub Committee
1.35pm	Capacity issues for the offshore lawyer • Different tests for capacity in different jurisdictions and their application	Alexander Learmonth KC, New Square Chambers
	Commonly encountered diagnoses and clinical tests.	Amy Berry, New Square Chambers
	• Capacity issues in trusts and how to avoid them.	Marcus Croskell, New Square Chambers
	<ul> <li>Managing and safeguarding assets of the elderly international client.</li> </ul>	Alexander Farara, New Square Chambers
2.15pm	Remedies	
	1. Causation and Accounting for Breach of Fiduciary Duty.	Stephen Cogley KC, 4 Pump Court
1	<ul> <li>Is the law in a mess and a state of flux?</li> </ul>	
	<ul> <li>Is the justification for eschewing causation an historic anachronism?; or</li> </ul>	
	<ul> <li>Is causation actually a fair, principled and refined tool?</li> </ul>	
	2. Forfeiture as a remedy for breach of fiduciary duty: uses and abuses.	<u>Alex Potts KC</u> , 4 Pump Court
D II	Alex's talk will address legal and commercial issues associated with claims for the remedy of forfeiture (including forfeiture of remuneration and partner profit shares, and forfeiture of company shares) following breaches of fiduciary duty, as well as potential uses and abuses of claims for forfeiture.	and the second

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<ul> <li>Privilege, Immunity and the Privy Council <ul> <li>A panel discussion</li> <li>Aspects of privilege: the scope of legal professional privilege and the iniquity exception (especially in light of the recent Court of Appeal decision in <i>Al-Sadeq v Dechert LLP</i> and ors [2024] EWCA Civ 28), including a discussion about the juridical basis for legal professional privilege, an overview of the iniquity exception, when it might be engaged / when it does not apply, an analysis of the decision in Al-Sadeq and the practical issues which now arise.</li> <li>Natural justice and inequity.</li> <li>Litigating before the Privy Council. Practical tips and latest developments.</li> </ul> </li> </ul>	Chair - <u>Lesley Anderson KC</u> , Kings & Gatehouse Chambers <u>Nicholas Trompeter KC</u> , Selborne Chambers <u>Simon McLoughlin</u> , Selborne Chambers, <u>Julia Beer</u> , Selborne Chambers, <u>Charlotte Pope-Williams</u> , 3 Hare Court
Afternoon Tea	
<ul> <li>Crypto, Taxation and IP</li> <li>1. Crypto disputes in Cayman – strategic considerations <ul> <li>Availability of interim remedies to secure</li> <li>cryptoassets – delivery up and conversion to fiat</li> <li>currency</li> </ul> </li> </ul>	Karl Anderson, 4 Stone Buildings
<ul> <li>Personal and proprietary claims – advantages and disadvantages</li> </ul>	
<ul> <li>Insolvency procedures – is the appointment of provisional officeholders a viable alternative?</li> </ul>	
<ul> <li>2. Implementation and impact of OECD Pillar 2 in offshore jurisdictions</li> <li>Overview of Pillar 2</li> <li>Current status of implementation by offshore jurisdictions</li> </ul>	<u>Sarah Black</u> , 11 New Square
<ul> <li>3. Intellectual Property in Cayman and Beyond</li> <li>Patents, trade marks, designs and copyright in Cayman</li> </ul>	Martin Howe KC, 8 New Square
<ul> <li>Confidential information and copyright in multi- territory disputes and agreements</li> <li>Role of UK case law and EU case law post-Brexit in interpreting IP in Cayman</li> </ul>	
<ul> <li>Where are we with implied representations in complex transactions?</li> <li>Was PAG the high-water mark for finding implied representations?</li> <li>What awareness test applies to implied representations in light of Loreley?</li> <li>Practical implications for claimants &amp; defendants.</li> </ul>	Peter de Verneuil Smith KC, 3VB
	<ul> <li>Aspects of privilege: the scope of legal professional privilege and the iniquity exception (especially in light of the recent Court of Appeal decision in <i>AL-Sadeq v Dechert LLP</i> and ors [2024] EWCA Civ 28), including a discussion about the juridical basis for legal professional privilege, an overview of the iniquity exception, when it might be engaged / when it does not apply, an analysis of the decision in Al-Sadeq and the practical issues which now arise.</li> <li>Natural justice and inequity.</li> <li>Litigating before the Privy Council. Practical tips and latest developments.</li> </ul> <i>Afternoon Tea</i> <b>Crypto, Taxation and IP</b> <ol> <li>Crypto disputes in Cayman – strategic considerations</li> <li>Availability of interim remedies to secure cryptoassets – delivery up and conversion to fiat currency</li> <li>Personal and proprietary claims – advantages and disadvantages</li> <li>Insolvency procedures – is the appointment of provisional officeholders a viable alternative? Implementation and impact of OECD Pillar 2 in offshore jurisdictions <ul> <li>Overview of Pillar 2</li> <li>Current status of implementation by offshore jurisdictions</li> <li>Intellectual Property in Cayman and Beyond</li> <li>Patents, trade marks, designs and copyright in Cayman</li> <li>Confidential information and copyright in multiterritory disputes and agreements</li> <li>Role of UK case law and EU case law post-Brexit in interpreting IP in Cayman</li> </ul></li></ol>

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#### FRIDAY, 8TH NOVEMBER

9am	Registration and arrival refreshments	
9.30am	<ul> <li>Navigating the Arbitration of Internal Trust Disputes</li> <li>Examining the arbitrability of internal trust disputes in light of the Privy Council's guidance in FamilyMart China Holding Co Ltd v Ting Chuan [2023] UKPC 33.</li> <li>Analysing the English court's approach to determining the arbitrability of trust disputes and granting stays under section 9 of the Arbitration Act 1996.</li> <li>Exploring the practical implications of these decisions for trust practitioners and disputants.</li> </ul>	<u>Mikhail Charles</u> , 5 Pump Court Chambers
	<ul> <li>Contempt in the Chancery context <ul> <li>The jurisdiction of the Grand Court</li> <li>What constitutes, and who can be liable for, civil contempt?</li> <li>The procedure for pursuing a contempt application</li> <li>Sanctions and remedies</li> <li>Pros and cons of pursuing an application for contempt in civil proceedings</li> </ul> </li> </ul>	<u>Graeme McPherson KC</u> , 4 New Square
10.10am	Full of sound and fury, signifying? How may trust law accommodate changing perspectives in relation to environmental, social and governance (ESG) matters lan Clarke QC will chair a discussion between the members of the panel regarding the extent to which trust law might be developing to accommodate changing perspectives in relation to environmental, social and governance (ESG) matters - with a particular focus on trustees' investment and dispositive powers, and the potential ramifications for the Cayman Islands of the Hasan litigation in England.	Chair - <u>Ian Clarke KC</u> , Selborne Chambers <u>Edward Cumming KC</u> , XXIV Old Buildings <u>Niamh Davis</u> , XXIV Old Buildings <u>Greg Williams</u> , Coram Chambers
11.10am	Morning Coffee Break	
11.40am	<ul> <li>Good Faith, Fiduciary Duties and Braganza in Partnerships, LLPS and ELPS</li> <li>the extension of the duty of good faith in contract law;</li> <li>the importation of public law duties into private corporate decision making;</li> <li>exploring their effect on relations and decision making in partnerships, LLPs and ELPs.</li> <li>Including:</li> <li>When will a contractual duty of good faith be implied? How does it differ from a fiduciary duty?</li> <li>What are relational contracts?</li> <li>What fetters are there on decision makers? When do Braganza duties arise and can they be overridden by contract?</li> <li>Down the rabbit hole: if the decision is irrational -</li> </ul>	Chair – <u>Eleanor Temple KC</u> , Kings Chambers & JCKC Chambers, Jersey <u>Jeremy Callman</u> , Ten Old Square <u>Jonathan Gavaghan</u> , Ten Old Square
11111	what then?	Continues

#### PROGRAMME

1pm	Close	lan Clarke KC, Chair of the Association
	exist on the exercise of powers.	
	b) company law and what constraints/restrictions	
	• What is meant by abuse of power in a) trusts law and	
	• What were the issues concerning abuse of power in <i>Wong and Tianrui</i> and how do they overlap.	
	Wong and Tianrui?	
	• What issues did the Privy Council have to consider in	
	Ltd [JCPC 2023/0002]	
	& others [2022] UKPC 47 and Tianrui (International) Holding Company Ltd v China Shanshui Cement Group	
	Private Trust Co Ltd & another v Wen-Young Wong	
	• Two cases before Privy Council recently: Grand View	
	cases	Hermione Williams, New Square Chambers
12.20pm	Abuse of Power: a consideration of two recent JCPC	Michael Todd KC, Erskine Chambers

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# Chancery Bar

ASSOCIATION

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