



Srishti Jain
Managing Associate

Tel: +44 (0) 203 733 8808
Email: sjain@keidanharrison.com

Srishti is a Managing Associate at Keidan Harrison LLP, having joined the firm in January 2021. Prior to joining Keidan Harrison LLP, Srishti was an associate in the London office of LALIVE, the Swiss-based dispute resolution international law firm. Srishti has also worked in the international arbitration teams in the London offices of US firm Debevoise & Plimpton and international arbitration specialists Three Crowns. Before moving to London in 2017, Srishti was a disputes associate in the Delhi office of Trilegal, one of India's top law firms and the New York office of Stokes Wagner, a US boutique litigation firm.

Background

Srishti is admitted in England & Wales, New York (2017) and India (2013). Srishti obtained her LLM from Cornell Law School in the US and received a B.A., LL.B. honours with first division from India. Srishti started her legal career in 2013 as an associate in the dispute resolution team at Trilegal, one of India's top law firms, where her practice focussed on commercial litigation and international arbitration, as well as white collar crime and investigations. Upon graduating from Cornell in 2016, she joined Stokes Wagner, a boutique litigation firm in New York, where she mainly defended hospitality groups in employment and contractual disputes before employment tribunals, mediations and arbitrations, before her move to London in 2017.

Practice and experience

Srishti's practice focuses on complex, cross-border, high-value commercial disputes including both litigation and international arbitration. Srishti has considerable experience in advising international clients on contractual and shareholder/joint venture disputes, insolvency issues, interim relief applications, jurisdictional matters and enforcement actions. She has acted as counsel for multinational clients in commercial disputes before various courts and tribunals in India and the US as well as in ad hoc and institutional arbitrations under various arbitral rules (including the ICC, SIAC, LCIA and UNCITRAL rules). In addition, Srishti has substantial experience in advising and representing investors and states in investment treaty arbitrations under the ICSID rules.

Srishti's experience spans a number of sectors, including banking, mining, oil and gas, telecommunications, construction and infrastructure, pharmaceuticals and hospitality. Her work

has included disputes across Europe, Asia, Africa, Middle East and the Americas. Srishti has a particular interest in and focus on India-related disputes and visits India regularly.

Srishti is also experienced in ADR, including both mediations and without prejudice negotiations.

Representative case examples

MSP Capital Ltd -v- Persons Unknown [2021] EWHC 1081(Comm)

Acted for the Claimant, MSP Capital, who provided a short-term asset based lending worth £600,000 to an individual purporting to be person X. Due to default in payment, the Claimant was alerted to the fact that it had potentially been a victim of fraud in relation to the loan transaction. The Claimant successfully obtained worldwide freezing injunctions against Persons Unknown, two individuals and two companies (through which the proceeds of the fraud have been laundered) in addition to the order against Transferwise Ltd. Judgment was issued in favour of MSP Capital in June 2021 following a quantum hearing.

Quartermain Ltd -v- Blackmore Global PCC Ltd

Acting for the petitioner, Quartermain Ltd, a Hong Kong based financial services company in relation to the winding up an Isle of Man company in England & Wales on the grounds that the IOM company failed to pay debts in the sum of approx. £2 million.

DSG Yapi Sanayi Ticaret Anonim Sirketi -v- Kingdom of Saudi Arabia (ICSID Case No. ARB/19/32)

Acted for the Claimant against the Kingdom of Saudi Arabia. The \$400m+ dispute arose under the Saudi Arabia-Turkey Bilateral Investment Treaty in relation to a project for the construction of schools in Saudi Arabia.

Acted for **Bulyanhulu Gold Mine Limited and Pangea Minerals Limited**, subsidiaries of **Acacia Mining plc**, in a multibillion-dollar mining arbitration against the Government of the United Republic of Tanzania seated in London under the UNCITRAL Rules.

Other matters

Acted for one of Turkey's biggest exporters in the textile industry and another shareholder in a UK based subsidiary company in a substantial s.994 unfair prejudice petition proceeding in the Chancery Division of the High Court. The dispute arose in relation to a minority shareholder accusing the majority shareholders of, inter alia, wrongful diversion of commercial opportunity and exclusion from management and claiming £12m. Also represented the defendants in the mediation which ultimately led the parties to settle the dispute two weeks before the commencement of the trial.

Acted for the Claimant, a Northern Irish Company involved in the business of developing renewable energy projects, with a particular focus on medium-sized onshore wind farms, in four territories, namely Ireland, Iceland, Ghana and Tanzania against one of the world's largest wind turbine manufacturer headquartered in Denmark in an ad-hoc arbitration subject to the English Arbitration Act 1996. The award was issued in favour of the Claimant and the Respondent was directed to pay to the Claimant effectively 70% of the Claimant's costs.

Acted for an American footwear manufacturer in a commercial arbitration under the LCIA Rules against its Indian joint venture partner. The dispute arose under a shareholder's agreement and concerned valuation and purchase of equity shares held by the Indian company in the joint venture company.

Acted for a Norwegian telecom company in relation to a \$150m dispute with its Indian minority partner over a rights issue and indemnity claims through commercial arbitration proceedings under the SIAC Rules.

Acted for a UK based multinational private equity and venture capital company in a \$200m+ dispute relating to a put option and conversion of preference shares arising out of an investment made in a private port in India. Represented the client before the Delhi High Court and the Supreme Court of India in arbitration related proceedings including jurisdictional objection and interim relief application under section 9 of the Indian Arbitration Act 1996.

Acted for a global leader in airline catering in a \$20m+ commercial arbitration, under the ICC Rules seated in Singapore, against an airline corporation over pricing under the catering agreement.

Advised a Syrian pharmaceutical company in relation to a commercial arbitration under the ICC Rules against a multinational pharmaceutical company over wrongful termination of the manufacturing and distribution contract.

Advised an Italian helicopter design and manufacturing company in relation to a potential arbitration proceeding against the government of India.

Memberships

Racial Equality for Arbitration Lawyers (REAL), Arbitral Appointments Committee, Vice Chair (Europe)
London Solicitors Litigation Association
LCIA Young International Arbitration Group
ICC Young Arbitrators Forum
Young ICCA
Young SIAC
Arbitral Women
New York State Bar Association