

Charles Stevens



Charles Stevens is an independent arbitrator who has acted as Chair Arbitrator, Co-Arbitrator, and sole Arbitrator in international arbitrations administered by the ICC, the LCIA, the AAA-ICDR, and the Japan Commercial Arbitration Association.

Mr. Stevens practiced corporate and commercial law for 34 years in Tokyo, Hong Kong and New York, founding and leading the East Asian offices of Coudert Brothers until 1993 and finishing the last decade of his practice career as Managing Partner of the Tokyo Office of Freshfields Bruckhaus Deringer.

Mr. Stevens' publications include "*Modern Japanese Law as an Instrument of Comparison*", 19 Am. J. Comp. L. 665 (1971), "*Japanese Law and the Japanese Legal System: Perspectives for the American Business Lawyer*", 27 Bus. Law 1259 (1972), "*The East Asian Preference for Conciliation: An Example in a Kabuki Play*", 5 Arbitration International 43 (1989), "*Japan Commercial Arbitration Rules Revisited*", 9 Arbitration International 317 (1993), and "*Foreign Lawyer Advocacy in International Arbitrations in Japan*", 13 Arbitration International 103 (1997).

Mr. Stevens was a Lecturer in Law at Columbia Law School 1970-79 and at Harvard Law School in 1972 and 1980 and was a member of the UNCITRAL Sub-Committee, The Law Reform Commission of Hong Kong, in 1985-87. He was President of Princeton-in-Asia Foundation 1973-1984.

Mr. Stevens is a graduate of Princeton University (BA *phi beta kappa*) and Harvard Law School (LLB *cum laude*), and was a Fulbright Fellow in Japanese Commercial Law at Law Faculty of the University of Tokyo.

Mr. Stevens is a member of the College of Commercial Arbitrators, a member of the Council on Foreign Relations, and a member of the Advisory Council of the Department of East Asian Studies of Princeton University.

Mr. Stevens is bi-lingual in Japanese. He is a member of the Bar of the State of New York, USA and was admitted from 1987 to 2002 as a *gaikokuho jimusho* in Japan.