



Yi (Christine) Kang_Han Kun LLP(NYC)

Han Kun LLP _ New York

+1 516 960 2105/+1 646 799 0888
christine.kang@hankunlaw.com

PRACTICE AREAS

- Cross-border arbitration and dispute resolution
- Corporate compliance
- International sanctions and export controls

PROFESSIONAL EXPERIENCE

Christine has significant experience in resolving cross-border disputes and enjoys a high reputation in international arbitration. She also has extensive and successful experiences in Multilateral Development Banks (MDBs) investigation, sanction, and compliance matters.

Christine is widely recognized for her abundant arbitration experience, and was invited to serve as a member of the Council of AAA, the AAA-ICDR Rules Revision Committee, AAA Asia Advisory Committee, the WIPO International Advisory Committee, as well as the HKIAC Proceedings Committee. She has sit as presiding arbitrator, sole arbitrator and party-nominated arbitrator in a variety of arbitration cases, and is listed as an arbitrator on the panels of world major international arbitration institutions, including AAA-ICDR, HKIAC, JAMS, SIAC, ICC, LCIA, WIPO, CIETAC, BAC, SHIAC, SCIA, and Guangdong-HK-Macao GBA. Christine has advised multinationals on their international arbitration cases with major international arbitration institutions, including AAA-ICDR, CIETAC, HKIAC, ICC, SIAC, and SCC etc., involving a broad array of industries and areas such as international trade, joint ventures, construction, finance, insurance and intellectual property. She also regularly advised Chinese companies on their overseas and cross-border litigation cases, including successful enforcement of Chinese arbitration awards in various states of the USA.

Christine has extensive and in-depth experiences in representing multinationals in their corporate compliance and anti-fraud and anti-corruption investigations. Specifically, she has regularly represented multinationals in response to the investigation by the MDBs, including the World Bank Group(WBG), the African Development Bank(AfDB), the Asia Development Bank(ADB), the European Investment Bank(EIB), and the European Bank of Reconstruction and Development(EBRD), on their establishment and implementation of the integrity compliance program with the MDBs standards, and successfully helped the companies to be released from the MDBs' sanction. She was also regularly appointed by the MDBs, such as WBG, AfDB, EBRD, and others, to serve as Monitor or Investigator in the MDBs projects.

Prior to joining Han Kun New York, Christine practiced at a 140-year history US firm's New York office, a leading Chinese law firm, and some top international law firms for over 20 years, and worked at China Council for the Promotion of International Trade (CCPIT) for 8 years prior to her private

practice.

EDUCATION

Stanford Law School, LL.M. (2010-2011); Renmin University Law School, Master of Law (1994-1998); University of Paris First Pantheon-Sorbonne, Diplome en Droit Europeen (1997-1998); University of Inner Mongolia, Bachelor of Law (1989-1993).

QUALIFICATIONS

Member of the PRC Bar

Member of the New York State Bar

HONORS AND AWARDS

For many years, Christine has been nominated in Who's Who Legal: Thought Leaders-Global Elite, Thought Leaders-GIR, and Thought Leader-Arbitration.

HIGHLIGHTED LECTURES

On March 3rd, 2026, Christine spoke at the 8th Penn Carey Law International Arbitration Conference in Philadelphia in a panel entitled "Arbitration at the Frontline of Sanctions". Christine shared some international arbitration cases where sanction caused the disputes, and analyzed how sanction elements have impacted the international arbitration process and the enforcement of arbitral awards.

On March 9th, 2026, Christine Kang spoke at the 2026 California International Arbitration Week in a panel entitled "US- Asia Investment and Regulatory Risks: What It Means for Cross-Border Deals and Disputes" in San Francisco. She shared her views on the regulatory risk for investors into the China and US markets, how the sanctions give rise to disputes, and introduced Interim measures for asset seizure in Hong Kong and Mainland China.

On November 18, 2025, Christine spoke at a panel entitled "When East meets West: Comparative Analysis of Arbitration in China and the U.S. " jointly hosted by JAMS, CIETAC, and Columbia Law School during 2025 New York Arbitration Week. Christine shared her experiences and cases in China and US on Med-Arb, arbitration procedure and evidence, as well as enforcement of awards.

On October 23, 2025, Christine moderated and spoke at a Dialogue entitled "Trends of Cross-Border Disputes Resolution-in the face of Geopolitical Changes and Other Factors-Our Way Forward" during 2025 Hong Kong Arbitration Week, which was part of a seminar of "Breaking Barriers, Finding Solution-New Strategies for Chinese Enterprises in Cross-Border Disputes" hosted by Han Kun in Hong Kong. The Dialogue panelists included Vice-President of AAA-ICDR Ms. Thara Gopalan and Legal Director of Tianqi Lithium Corporation Ms. Eve WAN.

On October 23, 2025, Christine moderated a panel entitled "Arbitration under Global Shifts and Geopolitical Pressures-Key Developments and Challenges in Major Jurisdictions", during 2025 Hong Kong Arbitration Week. The panelists included leading arbitration practitioners from various jurisdictions such as mainland China, Hong Kong, Russia, USA, UK and Singapore.

On September 20, 2025, Christine moderated a panel entitled "The recognition and enforcement of Chinese court judgments and arbitration awards in offshore jurisdictions- Challenges and Strategies", one of the panel discussions of the first seminar held in mainland China by ICC

FraudNet, a global legal professional network for cross-border asset recovery under the auspices of International Chamber of Commerce (ICC).

On September 12, 2025, Christine moderated a panel entitled “Across the Pacific: Trends in U.S.–China Arbitration” at the 2025 China Arbitration Week in Beijing jointly organized by AAA-ICDR and CIETAC, discussing the trends and recent cases in US-China arbitration.

On April 28, 2025, Christine spoke at the OffshoreAlert 2025 in Miami in a panel entitled “Intelligence Briefing: China” together with Michelle Gon and Andy Liao, partners of Han Kun. Christine talked about her experiences in the cross-border enforcement of foreign judgments and asset recovery cases.

On March 21st, 2025, Christine spoke at the 7th Penn Carey Law International Arbitration Conference in Philadelphia in a panel entitled “Global Trends in Enforcement of Awards”. Christine introduced the update of China’s practice in enforcing foreign arbitral awards and shared her experiences of enforcing Chinese arbitral awards in various states of the USA.

On March 13th, 2025, Christine Kang spoke at the 2025 California International Arbitration Week in a panel entitled “The Art of Arbitrator Selection” in Los Angeles. She shared her views on the culture considerations in selection of arbitrators and the geopolitical split’s impact on parties’ approach in selecting arbitrators.

On March 8th, 2025, Christine Kang spoke at a seminar entitled “Soft Power in Arbitration-Driving Inclusion and Innovation” jointly organized by AAA-ICDR and Peking University in Beijing. Christine shared her views and insights on AI and its impact on international arbitration.

On March 5th, 2025, Christine Kang spoke at the first episode of AAA-ICDR webinar series “ICDR Rules in Practice”. Christine shared her views on various topics including multi-tiered dispute resolution clause, culture considerations in drafting arbitration clause and selection of arbitrator.

On January 17th, 2025, Christine Kang moderated a Panel entitled “Risks and Prevention in the Cross-Border Investment and the Choice of Dispute Resolution Clause” at the SHIAC Parlor-21st Seminar on the Topic of “Who owns international arbitration? The Stakeholders’ expectations regarding due process, efficiency and other policies”. Christine shared her experiences in handling cross-border disputes, the convergence elements and trends in cross-border disputes in recent years, relevant risks and the prevention of risks.

On December 11th, 2024, Christine Kang spoke at a Mock Mediation Session and follow-up panel entitled “AI’s Double-Edged Role in Dispute Resolution: When the machine tries to solve the dispute, it creates” in New York at the JAMS New York office. Christine shared her views on AI’s roles in dispute resolution including mediation and arbitration and its development trends, and communicated with the audience on various topics.

On November 18th, 2024, Christine Kang spoke at the 2024 New York Arbitration Week in a panel entitled “International Arbitration – Institutional Reports and Perspective from Asia” in New York at the American Arbitration Association New York headquarters. Christine introduced the recent international arbitration practices on behalf of the Beijing Arbitration Commission/Beijing International Arbitration Court (BAC/BIAC), shared the BAC/BIAC’s creative solutions in handling the multi-jurisdiction and cross-border cultural difference in international arbitration cases, and communicate with the audience on various topics.

On September 24th, 2024, Christine Kang spoke at the China Arbitration Week in a panel entitled “Behind the Scenes: Exploring Procedural Perspectives in ICDR & CIETAC” in Beijing, China.

Christine shared her views on the features and development trends of dispute cases in the context of the geopolitical tension between China and the US, the AAA-ICDR's successful experiences in promoting mediation by in international arbitration procedures, and communicate with the audience on various topics.

On June 12th, 2024, Christine Kang spoke at a roundtable panel entitled "Sustainable Resolutions of International Commercial Disputes in a Tech-Driven World" in Milan's LegalCommunity Week hosted by LC Publishing Group. Christine shared her views on how the pandemic and China-US tension have impacted the China-related disputes resolution, compared the new developments of arbitration practices in mainland China and the US, and shared her experiences in the arb-med-arb, med-arb and parallel arb-med proceedings in China and the US.

On March 13th, 2024, Christine Kang spoke on a panel entitled "Arbitrating in a Time of Trade War" at California International Arbitration Week in San Francisco hosted by California Lawyers Association. Christine shared her experiences on some converged international commercial arbitration cases where traditional contractual disputes converge with anti-corruption investigation, MDB investigation and sanction issues from both proceedings and substance perspective.

Christine also introduced the unique requirements in collecting witness testimony and evidence which are physically located in mainland China in support of an international commercial arbitration or a US court litigation, as well as the differentiated judicial standards in practice under these 2 scenarios.

On May 4th, 2023, Christine Kang participated in the International Law Section of the American Bar Association's Annual Conference in New York City, and spoke at the panel "Ethical Considerations in Investigating Cross-Border Disputes in Receiving and Using Bootleg Evidence" Specifically, Christine shared her experiences on how to navigate pitfalls when ongoing U.S. court litigation, or international arbitration cases, need witnesses to testify, and/or require evidence collected in Mainland China.

On April 26th, 2023, Christine Kang spoke at ICC Event in San Francisco entitled "Views from California: US-China Business & Next Generation Life Sciences Disputes". Christine shared her observations on the China-related dispute prevention and resolution, the new developments and trends in China-related dispute resolution.

On September 1st, 2022, Christine Kang spoke at IBA Asia Pacific Regional Forum- Litigation Conference in Singapore at a panel entitled "Litigating in the Asia Pacific Region". Specifically, Christine shared real cases analysis on the rules of evidence in the proceedings in mainland China and the state of New York.

On March 15th, 2022, Christine Kang participated in the California Lawyers Association's California International Arbitration Week in San Francisco, and spoke on the panel "Protecting Your Interest Through Interim Relief from Mainland Chinese Courts". Christine discussed with panel members about Hong Kong-Mainland China Arrangement on Interim Measures' impact on the foreign parties to the arbitration proceedings seated in Hong Kong, especially how it played out as a game-changer in allowing parties to access to Chinese mainland courts to grant interim relief in aid of arbitrations seated in Hong Kong.

On January 18th, 2022, Christine Kang participated the first joint virtual roundtable discussion entitled "Obtaining Interim Measures and Enforcing Arbitral Awards in Mainland China" organized by the Hong Kong International Arbitration Centre (HKIAC) and the New York International Arbitration Centre (NYIAC). Christine discussed the assistance provided by the Mainland

Chinese courts in issuing interim measures and enforcing foreign arbitral awards.

WORKING LANGUAGES

Chinese, English, French



康义_Han Kun LLP(NYC)

Han Kun LLP _ 纽约

+1 516 960 2105/+1 646 799 0888

christine.kang@hankunlaw.com

业务领域

- 跨境仲裁与争议解决
- 公司合规
- 国际制裁与出口管制

工作经历

康律师在跨境争议解决领域拥有丰富的执业经验，并在仲裁界享有国际声誉。同时，她在多边开发银行调查、合规和制裁解禁相关领域也拥有国际领先的实务经验和成功业绩。

康律师在国际仲裁案件的丰富经验广受认可，受邀担任美国仲裁协会理事会成员、美国仲裁协会国际争议解决中心的仲裁规则修改委员会委员、美国仲裁协会国际咨询委员会委员、世界知识产权组织国际咨询委员会委员、以及香港国际仲裁中心程序委员会委员等。康律师经常在国际主要仲裁机构的仲裁案件中担任首席仲裁员、当事人指定的仲裁员、独任仲裁员；她目前是美国仲裁协会国际争议解决中心、香港国际仲裁中心、新加坡国际仲裁中心、国际商会仲裁院、伦敦国际仲裁院、世界知识产权组织仲裁与调解中心、美国司法仲裁与调解服务股份有限公司、中国国际经济贸易仲裁委员会、北京仲裁委员会、上海国际经济贸易仲裁委员会、深圳国际仲裁院、以及粤港澳大湾区仲裁员名册等主要国际仲裁机构的仲裁员。康律师经常代表跨国公司处理其在国际主要仲裁机构的仲裁案件，包括中国国际经济贸易仲裁委员会（CIETAC）、美国仲裁协会国际争议解决中心（AAA-ICDR）、香港国际仲裁中心（HKIAC）、国际商会仲裁院（ICC）、新加坡国际仲裁中心（SIAC）、以及斯德哥尔摩商会仲裁院（SCC）等。康律师代理的案件涉及众多产业和业务领域，包括国际贸易、合资、建筑、基础设施、金融、保险、以及知识产权等。她也经常代表中国企业处理其海外和跨境诉讼案件，特别是在美国境内各州成功执行中国仲裁裁决方面拥有丰富经验。

康律师在代表中国国有企业和跨国公司处理公司合规和反欺诈反腐败调查领域拥有广泛深入的成功实务经验。她经常协助中国企业应对世界银行、非洲开发银行、亚洲开发银行、欧洲投资银行、欧洲复兴开发银行等多边开发银行的合规调查，并代表客户参与多边开发银行的和解谈判、建立和实施符合多边开发银行标准的合规制度等重要事项。康律师还经常被多边开发银行委任担任多边开发银行项目的合规监管顾问和调查顾问。

在加入汉坤纽约之前，康律师在一家超过 140 年历史的美国顶尖律所的纽约办公室担任合伙人、在一家知名中国律所和多家领先国际律师事务所执业超过 20 年，并曾在中国国际贸易促进委员会工作八年。

教育背景

美国斯坦福大学法学院，法学硕士（2010-2011）；中国人民大学法学院，法学硕士（1994-

1998); 法国巴黎第一大学法学院, 欧盟法 (1997-1998); 内蒙古大学法学院, 法学学士 (1989-1993)

执业资格

中华人民共和国律师执业资格
美国纽约州律师执业资格

荣誉与奖项

多年来, 康律师曾多次被国际著名法律媒体《法律名人录》评选为“年度全球精英思想领袖”、“《全球调查评论》年度思想领袖”和“年度仲裁业务全球领袖”。

精选演讲

2026年4月3日, 康律师应邀参加在美国费城举办的第八届宾大法学院国际仲裁会议, 并在议题为“制裁前沿的国际仲裁”的研讨会上发表专题演讲。康律师介绍了因制裁因素导致国际仲裁争议的案例, 分析了制裁因素对仲裁程序的深刻影响, 以及制裁对仲裁裁决执行的影响趋势。

2025年3月9日, 康律师应邀参加在美国旧金山举办的2026加利福尼亚国际仲裁周, 并在议题为“美国-亚洲投资以及合规风险: 对跨境交易和争议意味着什么”研讨会上发表演讲。康律师分享了中美双方投资人在对方市场投资的潜在合规风险, 制裁风险如何导致争议的产生, 冰介绍了在中国和香港实施临时措施的情况。

2025年11月18日, 康律师应邀在2025纽约仲裁周期间的研讨会“东西交融: 中美仲裁制度的比较分析”发表演讲, 该研讨会由中国国际经济贸易仲裁委员会、美国司法仲裁调解机构JAMS和哥伦比亚大学法学院联合举办。康律师就中美双方仲裁与调解的实践、仲裁程序实操做法、中国仲裁裁决在美国执行的案例以及美国仲裁裁决在中国大陆之行的情况分享了案例和实践经验。

2025年10月23日, 康律师在汉坤律师事务所主办的“破界、共解-中资企业跨境争议解决新战略”研讨会的对话环节“地缘政治变局等因素影响下-跨境争议解决的趋势和应对之策”中主持并演讲, 对话嘉宾包括: 美国仲裁协会国际争议解决中心副主席 Thara Gopalan 女士和天齐锂业法务总监万宜女士。

2025年10月23日, 康律师应邀主持2025香港仲裁周期间的研讨会“全球变革与地缘政治压力下的仲裁-主要法域的最新发展与挑战”, 演讲人包括来自包括中国大陆、香港、俄罗斯、美国、英国和新加坡等世界主要法域的知名仲裁专家。

2025年9月20日, 康律师应邀为国际商会下设的跨境财产追索的全球法律专业网路ICCFraudNet在中国大陆举办的首场研讨会中主持小组讨论“中国法院判决和仲裁裁决在境外的承认与执行”, 演讲人包括来自美国、应该、澳大利亚的环球财产追索专家。

2025年9月12日, 康律师应邀在2025中国仲裁周中由美国仲裁协会-国际争议解决中心和中国国际经济贸易仲裁委员会联合主办的“跨越太平洋: 中国-美国仲裁的趋势”研讨会上担任主持人, 讨论中美仲裁案件的趋势和最新案例。

2025年4月28日, 康律师应邀参加在美国迈阿密举办的 OffshortAlert 国际会议, 并在议题为“中国信息简报”的研讨会上分享中国相关领域的最新进展, 康律师介绍了她在跨境执行外国法院判决和财产追索领域的案例经验。

2025年3月21日, 康律师应邀参加在美国费城举办的第七届宾大法学院国际仲裁会议, 并在议题为“仲裁裁决执行的国际趋势”的研讨会上发表专题演讲。康律师介绍了中国执行外国仲裁裁决的最新进展, 并分享了她近期协助客户在美国各州执行中国仲裁裁决的案例经验。

2025年3月13日，康律师应邀参加在美国洛杉矶举办的2025加利福尼亚国际仲裁周，并在议题为“选聘仲裁员的艺术”研讨会上发表演讲。康律师分享了选聘仲裁员时的文化考量、以及地缘政治冲突对当事人选聘仲裁员的影响。

2025年3月8日，康律师在美国仲裁协会与北京大学法学院共同在北京举办的议题为“包容性与创新型—仲裁中的软实力”的研讨会上发表演讲，康律师就人工智能及其对国际仲裁的影响等分享了观点，并与与会者进行深入探讨。

2025年3月5日，康律师在美国仲裁协会国际争议解决中心举办的“美国仲裁协会国际争议解决中心的仲裁规则与实践”系列网络研讨会的第一讲中就多个议题发表演讲，包括多层次争议解决条款、起草仲裁条款和选聘仲裁员的文化考量等。

2025年1月17日，康律师应邀参加上海国际仲裁会客厅第21期主题活动“谁是国际仲裁的主导者—利益共同体对正当程序、效率和其他政策的期待，并主持第一场专题研讨“跨境投资中的风险与防范以及争议解决条款的选择”。康律师分享了自己在处理国际仲裁案件中的经验、分析了近些年跨境仲裁中呈现的融合因素、相关的风险、以及应对解决方案等。

2024年12月11日，康律师在JAMS纽约办公室参加有关“人工智能在争议解决中的双刃角色”的模拟调解庭和研讨会，就人工智能在争议解决包括调解和仲裁中的作用和发展趋势分享观点，并与观众进行深入探讨和交流。

2024年11月18日，康律师在纽约国际仲裁周“国际仲裁机构的报告-亚洲视野”研讨会上，介绍了北京仲裁委员会/北京国际仲裁院的在国际仲裁案件中的最新实践，分享了北仲仲裁规则在解决多法域、多文化冲突中的挑战和创新等，并与与会者进行深入探讨和交流。

2024年9月24日，康律师在中国仲裁周“中美国际仲裁程序-美国仲裁协会国际争端解决中心和中国国际经济贸易仲裁委员会程序问题的发展和趋势”研讨会上发表演讲。康律师分享了中美地缘政治冲突背景下争议案件的特点和发展趋势，也介绍了美国仲裁协会-国际争议解决中心在仲裁案件中推动运用调解的成功实践经验等。

2024年6月12日，康律师在米兰法律周的“全球技术驱动背景下国际商事争议的可持续性解决”圆桌会议中发表演讲。康律师分享了疫情和中美冲突对涉及中国当事人的争议解决产生的影响，对比分析了中美两国在国际仲裁实践中的新发展，介绍了中美在仲裁与调解相结合、平行仲裁和调解案件中实践经验。

2024年3月13日，康律师在加利福尼亚国际仲裁周的“贸易战背景下的仲裁”研讨会中发表演讲。康律师分享了她在处理传统合同争议与反腐败调查、多边开发银行调查与制裁相结合的国际仲裁案件中经验，还介绍了国际商事仲裁或美国法院诉讼中需要在中国大陆取证的特别要求和不同的司法标准。

2023年5月4日，康律师参加了在纽约市举行的美国律师协会年会国际法论坛，并在“关于在跨境争议调查中接受和使用非法证据的道德考量”研讨会上发表演讲。康律师分享了当美国法院或国际仲裁庭需要位于中国大陆境内的证人远程作证或在中国大陆搜集证据时，如何防范和避免被认定为非法证据的风险。

2023年4月26日，康律师在旧金山举行的国际商会仲裁院“加州观点-中美贸易和生命科学相关的争议解决”研讨会上发表演讲。康律师分享了涉及中国当事人的争议预防和解决、以及相关争议解决的新发展趋势。

2022年9月1日，康律师参加了在新加坡举行国际律师协会亚太区域论坛诉讼年会，在“亚太地区诉讼”的研讨会上发表演讲。她通过讲解实际案例对比分析了中国法院和纽约州法院在适用证据规则方面的最新司法实践。

2022年3月15日，康律师参加在旧金山举行的加利福尼亚国际仲裁周，并在“通过在中国大陆法院申请临时措施以保护法律利益”的研讨会上发表演讲。康律师与其他演讲人讨论了中国

大陆和香港相互执行临时措施的安排对外国仲裁当事人参与仲裁地为香港的仲裁程序的影响，特别是允许当事人在中国大陆法院获得临时措施以支持香港仲裁程序的实践。

2022年1月18日，康律师参加香港国际仲裁中心和纽约国际仲裁中心联合举办的线上圆桌会议“在中国大陆法院获得临时措施和执行仲裁裁决”上发表演讲。康律师与其他演讲人介绍并讨论了在中国大陆法院获得临时措施、执行外国仲裁裁决的相关司法实践。

工作语言

中文、英文、法语