

Rani Noakes

Call 2010



Rani's core practice is complex commercial litigation and international arbitration (where her experience includes LMAA, LCIA, ICC, SIAC, HKIAC, ARIAS, and ad hoc references). She appears as sole counsel in the Commercial Court and before arbitral tribunals across all chambers' main areas of practice, and also as part of a larger team in complex, high value disputes. She is recognised as Leading Junior International Arbitration, Commercial, Insurance & Reinsurance, Shipping, and Commodities Counsel variously in Chambers and Partners, Chambers and Partners Global and in the Legal 500 London and Asia Pacific Bar. She was shortlisted as "Shipping Junior of the Year" in Chambers UK Bar Awards 2020.

Particular areas of expertise include:

- International Arbitration and Commercial Litigation
- Insurance & Reinsurance
- International Trade, Shipping & Commodities
- Offshore, Energy (oil, gas & renewables), Shipbuilding and Construction
- Banking & Finance
- Commercial Fraud
- Injunctive relief, jurisdictional challenges, and the appeal and enforcement of domestic and foreign judgments and arbitration awards
- Information & Technology
- Professional Negligence

International Arbitration and Commercial Litigation

Rani is ranked in the London and International directories as Leading Junior Counsel in both international arbitration and commercial litigation. Rani appears in international commercial arbitrations under all main and specialist arbitral rules (including ICC, LCIA, LMAA, SIAC, HKSIAC, ARIAS) as well as ad hoc references and Bermuda Form arbitrations including arbitrations governed by foreign law. She is instructed as sole counsel, including against silks, in high value disputes across a range of disciplines as well as part of a larger team. She is excellent for legally complex and technical cases. She is experienced in appeals from arbitral awards and issues of jurisdiction & enforcement as well as ancillary interim applications in support of arbitrations including anti-suit injunctions & freezing injunctions.

International Arbitration cases

Featured International Arbitration cases

- LCIA arbitration concerning multi-billion-dollar fraud against a sovereign state and allegations of prosecutions to order.
- LCIA arbitration defending a c. US\$ 70 million global loss of profit and market share claim resulting from a fire at an agrochemical production facility.
- ICC and SIAC arbitrations concerning disputes under international specialist sales contracts for the long-term supply of commodities.
- Various ICC, LCIA, HKSIAC, and ARIAS arbitrations concerning disputes under finance & credit agreements, guarantees, and credit & political risk insurance and reinsurance disputes.
- LMAA UN Sanctions busting case concerning the supply and distribution of Russian oil into Yemen.
- Acting for a SoE in a c. US\$ 400 million LCIA offshore energy arbitration regarding the cancellation of a design and construction contract for a highly complex specialist offshore deep-sea pipe laying vessel.
- Multi-million ad hoc arbitration concerning disputes arising from gas turbine overhaul and repairs for an EPC contract for an Argentinian Power Station.

Commercial Litigation cases

Rani appears alone and led in the Commercial Court and Appellate Courts in a broad range of commercial litigation and applications including those in support of arbitration proceedings. She is instructed for appellate work particularly in relation to appeals on questions of law of general public importance arising from arbitration awards.

Featured Commercial Litigation cases

- *Chugga Chugg v Privinvest SAL* [2025] EWHC 585 (Comm) concerning multimillion repudiation of a superyacht construction contract and associated issues under a parent company guarantee.
- *UnipolSai Assicurazioni SpA v Covéa Insurance Plc* [2024] EWCA Civ 1110– Court of Appeal decision on recovery of Covid-19 business interruption losses under Catastrophe Excess of Loss reinsurance treaty.
- Acting for the successful Claimant in *Havila Kystruten AS v Abarca Companhia De Seguros, SA* [2022] EWHC 3196 (Comm), a finance and shipbuilding dispute. This case resulted in a detailed judgment spanning a wide range of contract law issues including repudiatory breach, waiver, contractual termination, the proper construction of refund / guarantee instruments, and novel issues of law including the intersection between common law damages and restitution in the recovery of instalments under repudiated agreements. The decision also raised the important question of the meaning of “committed financing” in the banking sector. Rani successfully defending an application for permission to appeal to the Court of Appeal on the issues in *Havila Kystruten*.
- Successfully acting for the applicant in obtaining a mandatory injunction for the provision of information about “kill switches” integrated into a betting software platform in a high profile and widely reported software case involving an online betting platform JV and associated licensing agreements in which there were related and ongoing US proceedings.
- Acting for the claimant insurer defending a claim under the Third Parties (Rights against Insurers) Act 2010. The case raised breaches of warranties, the interpretation of the 2010 Act, and the proper application and scope of the principle in *Berni Inns*.
- *Nobel Chartering Inc v Priminds Shipping (Hong King) Co Ltd* Commercial Court: [2020] EWHC 127 (Comm) before HHJ Pelling QC reported in [2020] 2 Lloyd’s Rep 333; Court of Appeal: [2021] EWCA Civ 87 before Bean, Males and Rose Permission for further appeal was refused by the Supreme Court. This is a leading case on the implication of indemnities and warranties into commercial contracts.
- *The Muammer Yagci* [2018] EWHC 3873 (Comm) reported in [2019] Lloyd’s Rep Plus 65 & [2020] 1 Lloyd’s Rep 107 was an appeal concerning the meaning of “government interference” in the context of force majeure clauses in commercial contracts.
- Advising on and acting in relation to jurisdiction disputes under CPR Part 11 and sections 32 & 67 of the Arbitration Act 1996 particularly in complex cases involving parallel and related international arbitrations or court proceedings. In *SET Select Energy GmbH v F & M Bunkering* [2014] 1 Lloyd’s Rep 652, Rani acted alone in the first jurisdiction decision following the important Supreme Court judgment in *The Alexandros T*.

Insurance & Reinsurance

Rani is ranked as a Leading Junior in Insurance and Reinsurance disputes, which forms a significant part of her practice.

She acts in both court and arbitration proceedings (including Bermuda form arbitrations) as well as in an advisory capacity in insurance, reinsurance, and broking disputes across all classes of business.

She has been involved in some of the most significant issues to affect the market including most recently the Covid-19 pandemic at the reinsurance level. She is regularly instructed in relation to coverage disputes in political risk, trade credit, business interruption, construction, and property & professional indemnity lines. She is often instructed in coverage arbitrations with international trade, finance, and fraud elements including those involving foreign law.

Her expertise in international arbitration (where she is also ranked in the London and International directories) means she has extensive experience of all the main arbitral rules (ICC, LCIA, LMAA, SIAC, HKSIAC, ARIAS) as well as ad hoc references and of insurance and reinsurance disputes involving foreign law.

Featured Insurance & Reinsurance cases

- Bermuda form arbitrations.
 - *Covid business interruption: UnipolSai Assicurazioni SpA v Covéa Insurance Plc [2024] EWCA Civ 1110* – recovery of Covid-19 business interruption losses under Catastrophe Excess of Loss reinsurance treaty; ARIAS contingency excess of loss reinsurance arbitrations concerning the aggregation of losses arising from Covid.
 - Multimillion LCIA arbitration concerning excess of loss trade credit policy.
 - HKIAC multi-million political risk reinsurance dispute raising issues of Hong Kong, PRC, and Libyan law.
 - Claims by insurers against cover holders.
 - ARIAS arbitration concerning reinsurance to close.
 - Advising on coverage in respect of credit risk re-insurance involving invoice factoring. The case raised questions of fair presentation and fraud.
 - Advising in relation to credit risk insurance for complex international commodities trades involving questions of coverage overlaid with potential issues of global fraud.
 - Coverage dispute pursuant to the Third Parties (Rights against Insurers) Act 2010.
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Shipping, Commodities & International Trade

Rani is ranked as a Leading Junior for Shipping & Commodities matters in both domestic and international directories, and is a co-author of *Bareboat Charters*. She is regularly instructed as sole counsel across all manner of admiralty, charterparty, and bill of lading disputes, as well as high value ship sale and shipbuilding disputes in both the commercial

court and in arbitration (under all arbitral rules and often in relation to Singapore arbitration). Her commodities and international trade experience embraces all forms of international sale contracts and related finance and insurance disputes.

She is an experienced in appellate work and has extensive experience in both making and defending s 68 and s 69 appeals from arbitrations as well as applications under more infrequently used provisions of the Arbitration Act 1996.

Featured Shipping, Commodities & International Trade cases

- Leading counsel in *Chugga Chugg v Prinvest SAL* [2025] EWHC 585 (Comm) concerning multimillion repudiation of a superyacht construction contract and associated issues under a parent company guarantee.
 - Acting for the successful Claimant in *Havila Kystruten AS v Abarca Companhia De Seguros, SA* [2022] EWHC 3196 (Comm), a finance and shipbuilding dispute. This case resulted in a detailed judgment spanning a wide range of contract law issues including repudiatory breach, waiver, contractual termination, the proper construction of refund / guarantee instruments, and novel issues of law including the intersection between common law damages and restitution in the recovery of instalments under repudiated agreements. The decision also raised the important question of the meaning of “committed financing” in the banking sector.
 - Disputes on implied indemnities in charterparties. She recently acted as Junior Counsel in *Nobel Chartering Inc v Priminds Shipping (Hong King) Co Ltd* Commercial Court: [2020] EWHC 127 (Comm) before HHJ Pelling KC reported in [2020] 2 Lloyd’s Rep 333; Court of Appeal: [2021] EWCA Civ 87 before Bean, Males and Rose LJJ the leading case on implied indemnities in voyage charters and representations in bills of lading.
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Rani has experience in disputes concerning government detention and confiscation of vessels and goods arising out of breaches of local law and UN “sanctions-busting”.

- Acting in two related arbitrations concerning the confiscation of a vessel and its cargo of crude oil by Saudi and UN authorities. The vessel was alleged to have been smuggling arms and explosives into Yemen and to have called in Iran. The dispute has given rise to related anti-suit proceedings in the Commercial Court and Rule B attachment relief in the US.
 - Advising on the impact of EU sanctions on charterparty agreements, insurance and illegality in respect of shipments of crude oil from Iran.
 - A \$23 million arbitration relating to government detention of a vessel in Yemen.
 - Rani was instructed for the section 69 appeal in *The MV Muammer Yagci* [2018] EWHC 3873 (Comm); a case concerning the meaning of “government interference” in an exclusion of liability for laytime and demurrage in relation to confiscation of a cargo by customs authorities on the basis of fraudulent importation documents.
 - Rani has significant experience relating to the detention of vessels and liability for loss of time. She has acted in countless off hire, detention and laytime & demurrage disputes. These cases have embraced a wide array of circumstances including liability for illegal interventions by third party agents, and the application of contractual exceptions including force majeure. Rani acted as sole counsel for a publicly quoted energy company in a series of arbitrations regarding disputed sums under contracts of affreightment across several vessels.
 - Speed and performance disputes.
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- Unsafe port claims in respect of physical and legal unsafety.

- Deviation claims including under the Supplytime and Towhire forms.

- Claims in respect of off-specification bunkers and damage resulting from non-contractual fuel.

- Cases concerning responsibility for cargo and vessel damage. Rani has advised in countless disputes about liability for damage to vessels and cargo including in relation to the collapse of port cranes and stevedore negligence.

- Advising on termination and assignment provisions including in respect of non-payment of hire under high value contracts of affreightment and disputes under pool agreements

Bills of Lading

Rani has acted as sole counsel in a wide range of high value disputes under bills of lading, including claims in respect of damaged automotive components, multimillion dollar claims for damage to shipments of reefer cargo and damaged tugboats shipped on deck. She is experienced in COGSA 1992 and successfully resisted an application for permission to appeal an arbitration award on the proper interpretation and application of the provisions on spent bills of lading in COGSA. She is well versed in the application of the Hague/Hague Visby Rules and US COGSA.

Sale of Goods

Rani deals with all manner of contractual disputes relating to the sale of goods under both domestic and international contracts of sale including claims in respect of damaged goods and non-delivery cases. She has been involved in many disputes involving CFR and FOB contracts of sale. She was recently instructed in a SIAC arbitration in relation to the FOB sale of oil which gave rise to various legal issues including delivery obligations under the Sale of Goods Act 1979.

Salvage, Collision and Admiralty

Rani is on the Steering Committee of the Admiralty Bar Association. She has acted both as sole counsel and with a leader in salvage disputes and related litigation in the Commercial and Admiralty Courts.

Featured Salvage, Collision and Admiralty cases

- Acting for Hull Underwriters in a claim against P&I insurers before the Commercial Court in respect of liability for storage charges for off-loaded cargo under the York Antwerp Rules 1994.

- Sole counsel in the Admiralty Court defending a common law salvage claim against London Duck Tours, the owners of an amphibious vessel, which ran into difficulty in the Thames.
- Sole counsel in respect of various salvage litigation including a salvage claim for services rendered to an immobilised chemical tanker in the Thames.

Energy (oil, gas & renewables), Shipbuilding and Construction

Rani acts in both on and off-shore energy and shipbuilding disputes and has significant experience of international arbitration. She also acts in related commercial disputes concerning all areas of contract, insurance, sale, purchase and financing of projects, including guarantee disputes.

Featured Energy (oil, gas & renewables), Shipbuilding and Construction cases

- Disputes involving support vessels for oil, gas and wind exploration and maintenance. Rani has experience of Supplytime and Windtime contract forms.
- Acting for the successful Claimant in *Havila Kystruten AS v Abarca Companhia De Seguros, SA* [2022] EWHC 3196 (Comm), a finance and shipbuilding dispute. This case resulted in a detailed judgment spanning a wide range of contract law issues including repudiatory breach, waiver, contractual termination, the proper construction of refund / guarantee instruments, and novel issues of law including the intersection between common law damages and restitution in the recovery of instalments under repudiated agreements. The decision also raised the important question of the meaning of “committed financing” in the banking sector.
- Joint venture dispute in relation to the hire and exploitation of geological survey equipment for gas and oil exploration.
- Acting for a Chinese SoE in a c. US\$ 400 million LCIA offshore energy arbitration regarding the cancellation of a design and construction contract for a highly complex specialist off-shore deep sea pipe laying vessel.
- Acting in relation to the termination of contracts for two oil well intervention vessels for plugging and abandonment operations.
- Disputes pertaining to failures in off-shore wind farms.
- Advising on the termination of a logistic services agreement for an offshore wind transmission system operator.

Rani’s on-shore experience includes:

- £3 million ad hoc arbitration concerning disputes arising from gas turbine overhaul and repairs for an EPC

contract for an Argentinian Power Station.

- £5 million final account dispute in the TCC involving claims for variations, delay and disruption, and extensions of time on an eco-build project.

General Commercial; Banking, Finance & Fraud

Rani acts in disputes concerning joint ventures, loan agreements, guarantees, mortgages and shareholders agreements. She is often involved in international trade disputes and related financing instruments including letters of credit and bonds. She accepts instructions in all areas of general commercial work in the Commercial Court and in arbitration including in relation to commercial fraud both domestic and international.

Featured General Commercial; Banking, Finance & Fraud cases

- Advising and acting in several cases between Russian parties involving the disputed validity of agreements on the basis of fraud. This involved a multiplicity of parallel and related international proceedings leading to anti-suit injunctions and various jurisdiction challenges both domestically and abroad before arbitral tribunals and the High Court.
- Advising on the recovery of the proceeds of a famous worldwide ponzi scheme, involving the enforcement of a US forfeiture order against property in the Bahamas.
- Sole counsel in a €25 million+ claim under a parent company guarantee backed by credit risk insurance in an ICC arbitration.
- Acting for a Chinese bank in relation to a claim under a refund guarantee where there had been an order of the Chinese Court prohibiting payment.
- Commercial Court claim for breach of a shareholders' agreement for financing a joint venture which included allegations of misrepresentation and dishonesty.
- Claims for fraudulent interposition of invoices.
- Claims against employees and directors for fraud.

Commercial litigation and arbitration; Injunctions,

Jurisdiction Challenges and Enforcement

As well as being ranked as leading international arbitration counsel, Rani is regularly instructed on related supervisory court applications, applications for interim injunctive relief, jurisdiction challenges, appeals and enforcement of foreign awards.

Rani has experience in relation to injunctive relief including freezing injunctions and anti-suit injunctions as well as various procedural matters in the Commercial Court including applications for security.

Featured Commercial litigation and arbitration; Injunctions, Jurisdiction Challenges and Enforcement cases

- Both bringing and defending applications under section 41(3) of the Arbitration Act 1996 to dismiss claims for want of prosecution.
- Advising on and acting in relation to jurisdiction disputes under CPR Part 11 and sections 32 & 67 of the Arbitration Act 1996 particularly in complex cases involving parallel and related international arbitrations or court proceedings. Notably, Rani appeared as sole counsel in *SET Select Energy GmbH v F & M Bunkering* [2014] 1 Lloyd's Rep 652 (a jurisdiction challenge dealing with Art 27 of the Brussels Regulation and its interrelation with CPR Part 11, which was one of the first decisions post-dating *The Alexandros T*).
- Obtaining and resisting anti-suit injunctions e.g. successfully defending an anti-suit injunction obtained *ex parte* in respect of US attachment proceedings allegedly instituted in breach of an ongoing London arbitration. She has acted for several successful anti-suit claimants seeking to enjoin threatened foreign proceedings. More unusually, she sought to obtain an anti-London arbitration injunction from the High Court in support of an advanced parallel arbitration before the SCC.
- Interim injunctions e.g. successfully securing a mandatory injunction for the provision of IT information in a high profile and widely reported software case involving an online betting platform JV and associated licensing agreements in which there were related and ongoing US proceedings.
- Appeals of arbitration awards. Rani often acts in relation to appeals under sections 68 and 69 of the Arbitration Act 1996 e.g. *The M/V Muammer Yagci* [2018] EWHC 3873 (Comm), Rani successfully resisted an application for permission to appeal on the proper interpretation and application of provisions on spent bills of lading in COGSA, and is involved in the successful onward s69 appeal of the *m/v Tai Prize* to the Court of Appeal.
- Enforcement of foreign arbitrations awards. Rani has acted in the contested enforcement of a Russian New York Convention Award on the grounds that the arbitration clause had been forged. This gave rise to interesting questions of issue estoppel and its interrelation with the NYC public policy ground for resisting enforcement.

Professional Negligence

Rani acts in professional negligence disputes. She is often instructed in relation to yacht surveyors' negligence as well as against repair yards and marinas, as well as in relation to (insurance) brokers' negligence disputes.

Other

Consultant to RAND Europe (Assistant Project Manager 2011) producing a report for the European Commission on the efficacy of the European Enforcement Order ("EEO") which is a cross-border debt enforcement mechanism.

Placement at the (then) Department of Business Enterprise and Regulatory Reform.

Education

- Commercial LLM University of Cambridge
- MA Law, University of Cambridge
- BVC (Outstanding), College of Law, Middle Temple Astbury Scholar

Recommendations

Rani is ranked as Leading Junior International Arbitration, Commercial, Insurance & Reinsurance, Shipping, and Commodities Counsel variously in Chambers and Partners, Chambers and Partners Global and in the Legal 500 London and Asia Pacific Bar. She was shortlisted as "Shipping Junior of the Year" in Chambers UK Bar Awards 2020.

Comments from the directories include:

"Rani is very astute. she quickly grasps the issues in complex cases and is highly analytical. at the same time she is able to clearly communicate her advice and has commercial considerations in mind" – Legal 500, 2025

"Rani is fiercely intelligent. She has a great commercial acumen and provides sound, concise and timely legal advice" – Legal 500, 2025

"A star of the future" – Legal 500, 2025

"Rani is a great junior, gets involved very well and is easy to work with" – Chambers and Partners, 2025

"Rani is a superstar." – Legal 500, 2024

"Rani is truly outstanding. She is highly intelligent and able to analyse complicated claims in a forensic and clear way, and is also great to work with." – Legal 500, 2024

“Rani is responsive and provides clear and well thought through, practical advice – a star for the future.” – Legal 500, 2023

“Rani is fantastic. She is commercial, diligent and an absolute pleasure to work with. She builds rapport very easily with arbitrators (as well as clients and instructing solicitors) and her advocacy is direct, to the point, and always perfectly delivered. A real star.” – Legal 500, 2023