

Clive Rumsey

Sector Head, Director



Clive Rumsey is a Director in our Dispute Resolution practice and the Head of the Construction & Engineering sector. Clive focuses on construction and engineering law.

About Clive

Credentials

Education

- BA LLB - University of the Witwatersrand
- LLM (International and Comparative Law) - Southern Methodist University of Dallas, Texas
- HDip Labour Law - Rand Afrikaans University

Experience

- **Non-contentious experience**
 - Part of the team that prepared particular conditions for new build power stations (FIDIC).
 - Preparation of and advice in regard to a new build project for a mining house involving 200 packages (FIDIC).
 - Advice in regard to EPC and EPCM contracts in various industries.
 - Part of the team appointed to provide legal advice on a renewable energy project, relating to wind power.
 - Contractual advice on Koeberg Power Station.
- **Nuclear**
 - Part of the team advising Eskom (a South African electricity public utility) on the Conditions of Contract for a nuclear programme in terms of the FIDIC Silver Book during December 2008. The bid did not proceed due to lack of financing.
 - Acting for Eskom in the negotiations and finalisation of the Conditions of Contract for the replacement of the steam generators at Koeberg Nuclear Power Station for Units 1 and 2.

Contact Clive

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Expertise

Dispute Resolution

Construction & Engineering

Insurance Law

Location

Johannesburg

Language

English

- **Contentious experience**

- Appointed to act on behalf of construction employees by the insurance underwriters in regard to the Grayston Bridge collapse in Sandton.
- Assisting an insurance company to defend a claim of over US\$50m brought against it in the Supreme Court of Victoria, Australia for defective pipeline welding undertaken by a contractor.
- Multiple adjudications/arbitrations involving NEC3 form of contract.
- ICC arbitrations relating to disputes in Mozambique.
- Conducting DAB and arbitrations involving FIDIC form of contract.

- **Contentious experience**

- Acting in numerous high-profile matters involving the engineering profession over the years.
- Acting in a large arbitration relating to a pumped storage scheme and involving multiple adjudications.
- Acting in an arbitration relating to a hotel in Namibia.
- Acting in an arbitration relating to an iron ore crushing plant.
- Acting in an arbitration relating to a dispute on the Hatfield Gautrain Station.
- Acting in a potential arbitration in Mauritius relating to a shopping centre.

News

[Can the parties to an arbitration agreement restrict the arbitrator's powers to determine their procedure by way of email?](#)

The Supreme Court of Appeal (SCA) recently handed down judgment in the case of *Rabinowitz v Levy and Others* (1276/2022) ZASCA 8 (26 January 2024) in which it, inter alia, addressed the rights of parties in an arbitration proceeding to amend or curtail the arbitrator's powers through email correspondence.

[When can an arbitrator's award be reviewed?](#)

More often than not, arbitration proceedings are final and binding on the parties without a right to appeal the arbitrator's award (this is commonly the case in construction and engineering contracts). If appropriate, an aggrieved party may challenge an award by the process of review. The grounds for review are limited, to avoid any 'back door' appeals. So, when can an award be reviewed?

[The Legal 500 Private Practice Arbitration Powerlist for Africa](#)

Congratulations to our Dispute Resolution Lawyers that have been included in the Legal 500 Private Practice Arbitration Powerlist for Africa.

[Know your termination regime: Terminating construction contracts](#)

As a general principle, standard form construction contracts provide two features in their termination framework. Firstly, the standard form contracts will set out the grounds upon which a party may terminate the contract. Secondly, they will outline the procedure that ought to be followed for the lawful termination of the contract.

[Standard construction contracts and confidentiality of adjudication proceedings](#)

Adjudication is a precursor to a dispute being referred to arbitration and requires the appointment of a neutral third party to determine a dispute that has arisen between the parties and is generally accepted as an accelerated form of dispute resolution.

Podcasts

[Dispute resolution within construction and engineering: Arbitration](#)

Construction & Engineering Law experts Clive Rumsey and Sethu Khumalo discuss the role of arbitration in dispute resolution.

Dispute resolution within construction and engineering: Mediation

Construction & Engineering Law experts Clive Rumsey and Sethu Khumalo joined CDH Conversations where they discussed mediation as a form of dispute resolution within the construction and engineering sector, as part of their three-part podcast series.

Dispute resolution within construction and engineering: Adjudication

In the first episode of this three-part series focused on dispute resolution within the construction and engineering sectors, Director and Head of the Construction & Engineering sector, Clive Rumsey and Associate Sethu Khumalo discuss adjudication as a form of dispute resolution from both a legal and practical perspective to provide listeners with an overview of what they should expect from an adjudication clause in a contract.

[All news by Clive Rumsey →](#)

Recognition

- Chambers Global 2019–2024 ranked him in Band 1 for construction.
- Chambers Global 2021–2024 ranked Clive in Band 4 for dispute resolution.
- The Legal 500 EMEA 2020–2024 recognised Clive as a leading individual for construction.
- The Legal 500 EMEA 2022–2024 recommended Clive for dispute resolution.