

Eliza Bond

CALL: 2023

yellowteam@twentyessex.com

🚳 +44 (0)20 7842 1200

Languages: Mandarin (conversational)



Overview

Eliza is developing a broad practice across all of Chambers' core practice areas, with a particular interest in shipping, insurance and commercial litigation/arbitration. She enjoys working as sole counsel or as part of a team.

Eliza has recently been instructed in the Russian Aircraft Litigation, listed as one of the Lawyer's 'Top 20 Cases of 2024' (led by David Bailey KC, Charles Kimmins KC, Susannah Jones, Michal Hain and Alexandros Demetriades). She is also acting for buyers in a dispute concerning the recoverability of loss of bargain damages under SALEFORM 2012 (led by David Lewis KC).

Eliza read Law at the University of Cambridge, where she ranked first in her year overall and received subject prizes for commercial, company and EU law. Eliza went on to complete the BCL at the University of Oxford, where she received a distinction and multiple subject prizes.

In 2022–23, Eliza taught Equity at Jesus College, Cambridge. She has published articles in the Cambridge Law Journal and Lloyd's Maritime and Commercial Law Quarterly.

Eliza can speak conversational Mandarin Chinese.

Publications

- 'Between Scylla and Charybdis in contractual interpretation' [2023] 82(2) *Cambridge Law Journal* 220
- 'Non-Assignment Clauses and Involuntary Transfers: An Attempt to Cut the Gordian Knot?' [2023] *Lloyd's Maritime and Commercial Law Quarterly* 386 (with Zihang Liu)
- 'Squaring the circle: the account of profits and the equitable allowance' [2023] 29(7) *Trusts & Trustees* 682 (with Zihang Liu)
- 'Treacherous waters: justifying the nonapplication of Saunders v Vautier to massively discretionary trusts' [2023] 29(4) Trusts & Trustees 308 (with Harry Sanderson)
- 'Continuing uncertainty surrounding continuing nuisance' [2023] 3 The Conveyancer and Property Lawyer 297 (with Jeffrey Chu)

Professional memberships

- Middle Temple
- COMBAR

Education

- University of Cambridge, BA in Law, Double First Class (2021) (ranked first in year)
- University of Oxford, BCL, Distinction (2022)

Prizes and Scholarships

- Slaughter and May Prize for best overall performance in Law, University of Cambridge (2021)
- Winifred Georgina Holgate Pollard Memorial Prize for best overall performance in Law, University of Cambridge (2021)
- Norton Rose Fulbright Prize for best performance in Commercial Law, University of Cambridge (2021)
- Erskine Chambers Prize for best performance in Company Law, University of Cambridge (2021)
- Clifford Chance Prize for best performance in EU Law, University of Cambridge (2021)
- Glanville Williams Prize for Law, University of Cambridge (2021)
- Russel Vick Prize for Law, University of Cambridge (2021)
- BCL Scholarship, University of Oxford (2022)
- 3VB Prize for best performance in Financial Law, University of Oxford (2022)
- Law Faculty Prize for best performance in Business Tax, University of Oxford (2022)

LSLC

- LSLCBA
- ICC
- BILA

Lectures/talks

• '25 Years of the Contracts (Rights of Third Parties) Act 1999': University of Cambridge (September 2024)

Arbitration

• Drafted (as a pupil) pleadings in a claim under ICC rules concerning the proper construction of a share purchase agreement.

Civil fraud and asset tracing

• Drafted (as a pupil) pleadings, an opinion and a skeleton argument for Josh Folkard in relation to a multi-jurisdictional unlawful means conspiracy claim: *Galliani v Sartori* [2023] EWHC 3306 (Comm).

Commodities and international trade

- Drafted (as a pupil) an opinion for Tom Corby on the merits of an argument that a term in a contract was an unenforceable agreement to agree: KSY Juice Blends v Citrosuco [2024] EWHC 2098 (Comm).
- Drafted (as a pupil) an opinion concerning the effect of a sanctions clause on the enforceability of a commodities contract.
- Drafted (as a pupil) a skeleton argument seeking to uphold a GAFTA arbitral award in the context of a section 69 challenge.

Insolvency and restructuring

• Drafted (as a pupil) a skeleton argument for an order under section 303(2) of the Insolvency Act 1986.

Insurance

• *Russian Aircraft Litigation*: Instructed by the defendant All and War Risks Reinsurers in over 90 claims worth over USD 12 billion in total (led by David Bailey KC, Charles Kimmins KC, Susannah Jones, Michal Hain and Alexandros Demetriades).

- Instructed by the defendant War Risks Insurer defending a claim for S&L expenses and an additional war risk premium (led by Oliver Caplin KC).
- Drafted (as a pupil) pleadings and CMC documents in a Covid-19 business interruption claim.
- Drafted (as a pupil) an opinion on the proper construction of a war risks policy in the context of a claim for cargo damage.

Jurisdiction, conflicts and enforcement

• Assisted (as a pupil) Josh Folkard in a claim relating to the enforceability of a foreign arbitral award.

Shipping

- Instructed by buyers in the appeal of The Lila Lisbon [2024] EWHC 2075 (Comm) concerning the recoverability of loss of bargain damages under SALEFORM 2012 (led by David Lewis KC).
- Instructed by owners in a dispute concerning the proceeds of sale of a vessel following a bareboat charterparty (led by Oliver Caplin KC).
- Advising owners on the proper construction of clauses in a charterparty providing for the consequences of late redelivery.
- Instructed by the defendant War Risks Insurer defending a claim for S&L expenses and an additional war risk premium (led by Oliver Caplin KC).
- Drafted (as a pupil) a defence and counterclaim in a case concerning a cargo exclusion clause under SHELLTIME4.
- Drafted (as a pupil) pleadings in a claim which raised issues concerning COGSA 1992, bailment on terms and the Hague-Visby time bar.
- Drafted (as a pupil) an opinion in relation to an unsafe port claim.
- Drafted (as a pupil) an opinion on the merits of an anti-arbitration injunction under a charterparty.
- Assisted (as a pupil) Oliver Caplin KC in an arbitration concerning various charterparty issues, including off-hire, oil major approvals and termination.
- Drafted (as a pupil) a skeleton argument for David Lewis KC resisting an application brought under section 69 in relation to the proper construction of clause 14 of the Norwegian SALEFORM: *The Lila Lisbon* [2024] EWHC 2075 (Comm).
- Drafted (as a pupil) an opinion on the proper construction of refund guarantee provisions under a shipbuilding contract.
- Drafted (as a pupil) a skeleton resisting an application to set aside a section 68 challenge on paper in the context of a shipbuilding dispute.

Technology, media and telecoms

• AQA Education v Persons Unknown (claim no. BL-2023-001318): Claim brought by a public examination provider against specific persons unknown and 'newcomers', seeking injunctions to restrain those persons from attempting to obtain advance access to A-Level and GCSE examination papers or selling those papers online (led by Matthew McGhee).