Civil Law Dispute Resolution
Our litigation capabilities in the Middle East
Charles Russell Speechlys LLP

Charles Russell Speechlys is an international law firm headquartered in London with over 600 lawyers in 11 offices in the UK, Europe, the Middle East and Asia. We offer 12 broad legal disciplines to businesses and individuals worldwide.

1,000+ Employees
160+ Partners

We have a global reach covering nearly 200 jurisdictions

Operating in the Middle East for 15 years

Regionally qualified lawyers

114 Lawyers are listed as leading individuals

Services we provide:
- Banking & Finance
- Commercial
- Construction, Engineering & Projects
- Corporate
- Corporate Tax
- Employment, Pensions & Immigration
- Family
- Financial Services, Regulation & Funds
- Intellectual Property
- Litigation & Dispute Resolution
- Personal Tax & Succession Planning
- Real Estate

We have been working with clients in the GCC region for over 30 years and operating on the ground in the Middle East for over 15 years. With both English and Arabic speaking lawyers, our experienced Middle East team understand your specific requirements and the nuances of each market place in the region.

Our Middle East offices:

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Introduction

Our award-winning civil law dispute resolution practice in the Middle East offers clients a market-leading combination of local, regional and international litigation expertise from our offices in Dubai, Bahrain and Qatar.

Our civil law disputes team represents clients in litigation before the regions’ civil law courts, including in all Emirates of the United Arab Emirates, Bahrain, Qatar, Lebanon, the Kingdom of Saudi Arabia and Kuwait. We are one of few international law firms with in-house civil law litigation capabilities in the Middle East.

We act for governments, regulatory bodies, multi-national corporations, regional companies, and high net worth families and individuals resolving complex, high-value disputes across a wide range of specialisms.

Our experience stretches the full gamut of contentious commercial and civil disputes. We are particularly known for our work in strictly regulated matters. These include financial services, banking, aviation, transport, telecommunications, construction, real estate, professional negligence, employment, retail, media, and security enforcement.

Our team are also experts in the enforcement of judgments (local and foreign) and recovering assets through both local court processes and, where necessary, the region’s offshore jurisdictions.

Given the complexities of the legal systems in the region we are often required to act for clients in multiple jurisdictions. In this regard our clients benefit from specialist end-to-end service as our leading in-house Arabic team collaborate with our award-winning common law team to conduct litigation in both the onshore civil courts and offshore common law courts to get the results required. Details of our common law expertise are set out in our DIFC and ADGM Litigation brochure.

With international qualified lawyers, barristers and an in-house Arabic team with over two decades of experience in the region, we are confident in our ability to deliver the highest quality advice and representation to our clients from inception to execution of their matter.

“They’re head and shoulders above the competition.”
Chambers & Partners, Global
Our lawyers are specialists in their understanding and experience of the civil law system of the Gulf region.

For over a decade we have developed our presence and expertise in the Middle East to ensure that we are able to service our clients’ needs wherever they may be situated, and whichever law and jurisdiction applies to their matter.

Our key regional offices in the UAE, Bahrain and Qatar demonstrate this strategic approach, each having adopted civil law systems which incorporate elements of Egyptian and French civil law, as well as the principles of Islamic Shari’a. Our demonstrable understanding and ability to advise across these areas of law makes us a firm favourite for clients involved in disputes in the Middle East, where these legal foundations permeate most jurisdictions.

The UAE is a Federation of seven Emirates, each with its own legislative body and judicial authority. The country is governed according to its Constitution and at its core is a civil law regime. In addition to the seven emirates, the UAE Constitution permits the establishment of “Free Zones” and “Financial Free Zones” (the latter being exempt from all Federal civil and commercial laws). The UAE has established two Financial Free Zones: the Abu Dhabi Global Market (ADGM) and the Dubai Internal Financial Centre (DIFC), which are both subject to a common law regime. Details of our common law litigation team’s expertise in litigation before the ADGM and DIFC Courts are set out in our separate DIFC and ADGM Litigation brochure.

Bahrain is a constitutional monarchy which operates a dual legal system: civil law and Shari’a law. All commercial and civil disputes are settled by the civil law courts. This is a similar approach to that adopted in Qatar, where specialist civil courts hear commercial and civil litigation.

Our lawyers are vastly experienced in litigation, arbitration and enforcement work in all of these jurisdictions.

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<th>Some areas in which we can help:</th>
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<td>• Litigation of large-scale commercial disputes before all levels of the onshore courts, including Appeal and Cassation Courts</td>
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<td>• Referrals to the Dubai Joint Committee which has jurisdiction to determine whether the Dubai or DIFC Court has jurisdiction over a particular matter</td>
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<td>• Advice in respect of jurisdiction and alternative dispute resolution strategies</td>
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<td>• Appointment of experts, administrators and receivers</td>
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<td>• Enforcement of local or foreign court judgments and arbitration awards against assets located onshore, or in the wider GCC region using the DIFC and ADGM Court’s ‘conduit’ jurisdiction</td>
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<td>• Obtaining and defending interim and conservatory measures, including, attachment orders to prevent dissipation of assets, or collection, disclosure and preservation of evidence orders</td>
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<td>• Advice and instruction in respect of expert reports to be served before the onshore courts</td>
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<td>• Legal and expert opinions on local laws and regulations for the purposes of local or international arbitration matters and foreign court proceedings</td>
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"Charles Russell Speechlys LLP is ‘top class in all respects.’"  
The Legal 500, EMEA
Our Civil Litigation Experience

Contractual Disputes

• Acting for a group of investors in claims before the Dubai Courts against a prominent developer in Dubai during the financial crisis in a landmark case on the interpretation of a force majeure clause.

• Acting for a regionally based airline to secure a favourable judgment in the Dubai Courts in connection with a USD 160 million commercial dispute.

• Acting for a large Emirati company owned by a prominent Azerbaijani family, defending a multi-million-dollar claim in the Dubai Courts for breach of contract and a parallel claim in the Swiss Court. The matter involved opposing attachment orders in both jurisdictions and legal arguments before a specialist panel of experts instructed by the Dubai Court.

• Acting for a high-net-worth Kuwaiti investor in a claim in the Dubai Courts or AED 100 million in compensation and damages arising from delay in the completion of four projects in Dubai, in which our client had invested AED 50 million. The defendant raised jurisdictional challenges based on an arbitration clause in two of the four contracts, and a further jurisdictional challenge based on the asserted responsibility of the third-party contractors and the purchasers who defaulted on the scheduled payments. We successfully defended all jurisdictional challenges.

• Acting for a leading Kuwaiti real estate development company in a QAR 600 million dispute with a prominent main contractor in highly complex litigation and arbitration proceedings before the Qatar Courts and the Qatar International Centre for Conciliation and Arbitration. We successfully defended annulment procedures brought by the judgment debtor before the Doha Courts of First Instance, Appeal and Cassation, in parallel to bringing enforcement procedures in the Doha Execution Court.

• Acting for a Dubai construction company in defending a US $5 million claim in the Dubai Courts brought by a Greek engineering conglomerate in respect two large maritime and sea building projects in Italy and France. The matter is the first of its type to be heard before the UAE Courts and involves the deployment of expert evidence from numerous jurisdictions.

• Advising a maritime transport company registered in Lebanon and Jersey in a claim for breaches of a distribution agreement by a trading counterparty.

• Acting for a subsidiary of one of the largest retail and hospitality organisations in the Middle East, Africa, and India, in defending a US $15 million claim brought by an Australian cosmetics company for breach of a distribution agreement. We successfully defended the claim before the Dubai Court of First Instance which accepted our client’s counterclaim that the claimant was in fact in breach of the agreement and that our client had been the victim of fraudulent activities by the claimant.

• Acting for a Kuwaiti investment company listed on the Kuwait Stock Exchange in highly complex litigation and arbitration proceedings before the Abu Dhabi Courts and the Abu Dhabi Commercial Conciliation and Arbitration Centre in a AED 2.6 billion contractual dispute.

• Advising a Bahraini developer in breach of contract litigation before the Bahrain Court of Urgent Matters in respect of the Jumeriah Gulf of Bahrain Resort development.

• Acting for UAE-based banks in several mortgage debt recovery cases in the UAE Courts against international companies, including obtaining numerous attachment orders.

• Acting in a multi-million dollar claim arising from a breach of payment obligations in a matter governed by the laws of Bahrain. We also advised on alternative dispute resolution mechanisms available under the subcontract and potential interim proceedings before the Dubai Courts.

“Their understanding of the issues was thorough and advice always balanced.”

Chambers Global, 2020

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Shareholder / Joint Venture Disputes

- Acting for a corporate client in a series of labour cases before the Dubai Court with parallel proceedings in the English Court related to a potential warranty claim arising under an SPA.
- Acting for a series of investment companies owned by a prominent and high-net-worth family office and successfully defending a US $35 million claim brought by an international financial institution in the Dubai Courts. The claim was brought against members of the family and UAE and UK companies in which they own shares.
- Acting for a high-net-worth UAE-based individual in a shareholder dispute with a global logistics company. The matter has involved both litigation before the Dubai Courts and DIAC arbitration proceedings to recover a multi-million dollar unpaid profit share.
- Successfully obtaining judgments in the Abu Dhabi Court of Appeal to compensate a group of investors for loss of opportunity and profit in relation to an investment with major developers, Tamouh-Sorouh.
- Advising Bahraini investors / shareholders of a UAE commercial entity in relation to a claim for unpaid dividends under a shareholders’ agreement, which included financial accounting evidence.
- Advising a foreign offshore investment company against a prominent master developer in Dubai in a AED 60 million dispute under an SPA relating to one of “The World Island” projects that included jurisdictional challenges due to the existence of an arbitration clause in the SPA.
- Advising a high-net-worth individual and related commodity investment vehicle in the UAE concerning aspects of a claim worth in excess of US $100m arising out of the liquidation of an international agricultural trading investment vehicle. This included advising as co-counsel with an offshore law firm and dealing with liquidators and legal advisors in the UAE, British Virgin Islands and Singapore.
- Acting for a UAE limited liability company and manufacturer of armoured cars in a dispute with its local sponsor under the UAE Commercial Companies Law to recover financial losses.

Enforcement & Execution

- Advising a major contractor on the enforcement of a USD $15 million ICC arbitral award before the Bahrain Courts. Successfully navigated proceedings through and up to the Execution Court where our client was able to recover 100% of the judgment debt including interest, costs and court fees.
- Advising a high-net-worth individual on the execution of an indebtedness declaration directly before the Judge of Execution in the Dubai Courts in accordance with the latest amendment to the UAE Federal Civil Procedures Law No 11/1992 in Article 75(2)(b).
- Acting for one of the largest tech companies in the Silicon Valley to obtain recognition and enforcement of a California Court order before the Dubai Courts for AED 10 million.
- Acting for a UK company in successfully obtaining a judgment for the ratification and enforcement of a USD $1 million ICC arbitral award against a Dubai registered entity before the Federal Courts in UAE.
- Acting for the Claimants in a claim for recognition and enforcement of a multi-million pound English Court judgment using the DIFC Court’s conduit jurisdiction for the purposes of onwards enforcement in onshore Dubai pursuant to the enforcement protocol between the DIFC and the Dubai Courts. This included applications to the Dubai Courts for attachment and seizure orders in respect of the Defendant’s assets.
- Acting for a Hollywood production company in relation to the enforcement of distribution rights confirmed by a foreign arbitral award in the UAE (which was the first successful registration of a case under the new UAE Arbitration Law by an international firm in the UAE).
- Acting for a high-net-worth client to enforce an award for c.USD $12 million in damages and legal costs in multiple jurisdictions in the Middle East and Lebanon where we obtained a reciprocal judgment.
- Advising a leading global asset management company on the enforcement of a multi-million pound UK judgment in the UAE.
- Acting for one of the largest concrete suppliers in Bahrain to enforce a judgment issued by Bahrain’s High Court in the local Dubai Courts.
Our Civil Litigation Experience

Civil Fraud / Criminal Actions

- Acting for as External Administrator of Awal Bank B.S.C. in Bahrain since 2009 upon appointment by the Central Bank of Bahrain. Our ongoing appointment is a direct consequence of our successes in defending and pursuing the interests of circa 50 creditor banks worldwide (managing over 75 litigation cases all over the world). This high profile and demanding appointment involves allegations of a multi-billion dollar fraud across numerous jurisdictions. The team is litigating complex matters of banking practice in a number of jurisdictions in Europe, the Middle East, USA and the Caribbean.

- Acting for a UAE multinational telecommunications services provider in defending a multi-million dollar claim for damages in the Dubai Courts, up to the Dubai Court of Appeal arising from a civil fraud.

- Acting for an individual and a corporate entity in a complex civil banking fraud case against a prominent local bank in the Dubai Courts.

- Representing several high-net-worth individuals in successful ground-breaking legal challenges before the Dubai Court of Cassation in respect of the tortious responsibilities of telecommunications providers and banks in the context of sophisticated multi-million dollar SIM Card swap frauds, of which our clients had been the victims.

- Acting for a high-net-worth family in a claim before the Dubai Courts against a prominent local bank for financial wire fraud committed by the employees of the bank. We successfully secured a judgment from the Dubai Court of Appeal ordering the bank to pay our client significant damages.

- Acting for several individuals in the UAE in a complex cybercrime/social media related claim before the Dubai Courts.

- Acting for a prominent UAE bank in a landmark case of phishing, internet abuse and hacking of accounts.

- Acting for the Central Bank of Afghanistan against an Afghan bank in a USD 1 billion fraud case. The situation was critical to the prosperity of Afghanistan as international monetary funding was suspended whilst action was taken.

- Successfully appealing criminal matters, including in breach of trust, cybercrime, money laundering and fraud matters.

- Acting for a Dubai real estate company in defending a US $50 million claim brought by two UAE banks for repayment of funds lent under a loan agreement. The situation was complicated by the fraudulent actions of members of the onshore company, which resulted in claims being brought against those individuals and a UAE Bank before the Dubai Court.

- Acting for UK-based liquidators of an insolvent UK company in proceedings before the Dubai Courts to recover from a UAE entity to which the proceeds of an MTIC (missing trader intra community) fraud were remitted. This was part of wider asset-tracing and recovery exercises in the UK in respect of multiple entities and individuals involved in the scheme which have ultimately been traced to Dubai.

- Advising a multi-national commodity trading company in respect of criminal action to be brought against a JAFZA company for losses in excess of US$10 million arising from forged bills of lading for shipments of coal, and advising in respect of the client’s own potential exposure arising from the transaction under the UAE Penal Code.

- Acted for a Singapore-based maritime company in respect of criminal action in Dubai in respect of a fraudulent email resulting in a freezing order against ‘persons unknown’ and ‘Norwich Pharmacal’ relief in London which yielded documents from which the fraudsters and funds were traced to Dubai.

- Advised a UAE Islamic bank on strategy to re-focus then 9-year long litigation and recovery proceedings in the UAE related to a sophisticated fraudulent scheme implemented by various UAE and foreign entities and individuals against the bank to secure the restructuring of a debt in excess of AED250 million through a series of sale and purchase, option and management agreements. This included co-ordination of a series of proceedings in the Abu Dhabi and Dubai Courts and parallel arbitration proceedings before the Abu Dhabi Commercial Conciliation and Arbitration Centre, and subsequent ratification proceedings before the Abu Dhabi Courts in respect of the arbitral award.

- Acting for UAE-based banks in several mortgage debt recovery cases in the UAE Courts against international companies, including obtaining numerous attachment orders.
Our Civil Litigation Experience

• Acting for the Claimants in a claim for recognition and enforcement of a multi-million pound English Court judgment using the DIFC Court’s conduit jurisdiction for the purposes of onwards enforcement in onshore Dubai pursuant to the enforcement protocol between the DIFC and the Dubai Courts. This included applications to the Dubai Courts for attachment and seizure orders in respect of the Defendant’s assets.

Bankruptcy

• Acting for as External Administrator of Awal Bank B.S.C. in Bahrain since 2009 upon appointment by the Central Bank of Bahrain. Our ongoing appointment is a direct consequence of our successes in defending and pursuing the interests of circa 50 creditor banks worldwide (managing over 75 litigation cases all over the world). This high profile and demanding appointment involves allegations of a multi-billion dollar fraud across numerous jurisdictions. The team is litigating complex matters of banking practice in a number of jurisdictions in Europe, the Middle East, USA and the Caribbean.

• Advising multiple UAE entities (including logistics companies, a dredging and marine expert entity and a significant commodities trading company) in respect of significant debt issues and insolvency procedures available under newly introduced federal and freezone insolvency regimes in the UAE, including the DMCC, JAFZA and Dubai South freezones. The most recent of these involves deficiencies to creditors in excess of US$1 billion.

• Advising a significant UAE commercial bank in respect of a US$600 million UAE family default including in respect of litigation versus bankruptcy processes in both the onshore and offshore UAE Courts.

• Acting for UK-based liquidators of an insolvent UK company in proceedings before the Dubai Courts to recover from a UAE entity to which the proceeds of an MTIC (missing trader intra community) fraud were remitted. This is part of wider asset-tracing and recovery exercises in the UK in respect of multiple entities and individuals involved in the scheme which have ultimately been traced to Dubai.

Ancillary & Injunctive Relief

• Acting for a high-net-worth individual on various matters arising from a claim from one of the world’s leading auction houses disputing the provenance of a 15th Century Quran. This has included pursuing an international law firm in the Dubai Court to secure the return of funds remitted and achieving the dismissal of a criminal complaint brought by the auction house before the Public Prosecutor in the UAE. The original claim was commenced in the English High Court.

• Acting for a regional airline in a global multi-faceted and complex fraud investigation and successfully obtaining an ex-parte worldwide freezing order which led to the freezing of c. USD $20 million of cash and real estate assets across multiple jurisdictions (including Bahrain, Lebanon, Singapore, the Seychelles, England, US and France).

Other

• Successfully defending an international bank in several professional negligence cases brought by their customers.

“The team is said by sources to be “exceptionally competent and responsive.”
Chambers Global, 2020
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