



**Tim Chelmick**

**Education**

MChem (Oxon) Dip. Law (City)



NEW SQUARE

---

Tel: +44 20 7822 2040

Year of Call: 2004

Email: t.chelmick@4newsquare.com

Email Clerk: d.peck@4newsquare.com

## Profile



Tim specialises in commercial disputes with a particular emphasis on international arbitration, construction, professional liability and costs. Many of his disputes relate to projects in the Middle East as Tim spent 2 years on secondment to a market leading law firm in Dubai. With a strong scientific background, Tim is regularly involved in cases with a scientific or technical element involving complex expert evidence.

He is recommended in the UK legal directories for construction, costs and professional liability. He has been described by clients in UK legal directories as “*An incredibly commercial barrister, who is able to cut through all extraneous information and drill down to the facts of the case*” who has “*an uncanny ability to adapt quickly to all kinds of instructions*”, “*an extremely bright mind*” and “*excellent advocacy skills*” with “*the potential to rise to the top of the profession*”.

International arbitration - Tim has considerable experience of domestic and international arbitrations and has acted in arbitral proceedings, often as sole advocate. Many of his instructions relate to projects in the Middle East. He has been involved in arbitrations conducted under a wide variety of rules including UNCITRAL, LCIA, DIAC, ADCCAC and ICC. Tim also has experience of associated court proceedings and has particular experience with anti-suit relief in support of arbitration proceedings.

Construction – Tim is a recommended junior in the Legal 500 for construction and engineering disputes and has extensive experience of domestic and international construction related litigation and arbitrations, particularly disputes relating to projects in the Middle East. He has been involved with claims in a number of sectors including infrastructure (including airports), transport, power generation and oil and gas. He is familiar with most standard form contracts with extensive expertise in FIDIC based contracts. As a TECBAR accredited adjudicator, Tim has also often instructed in adjudications (both as counsel and also as adjudicator) and related enforcement actions.

Commercial litigation - Tim has acted in a wide range of commercial disputes including those arising from concession agreements for infrastructure projects, project finance and a variety of contractual claims, often involving allegations of fraud and dishonesty. Tim has been instructed in a number of international claims where there are competing proceedings in different jurisdictions and those involving issues of conflict of laws.

Professional liability – Tim is a recommended junior for professional liability in both the Legal 500 and Chambers & Partners. He has substantial experience in the full range of claims brought against professionals and regularly acts for both claimants and defendants. He often advises on cases that involve solicitors, surveyors, architects, accountants, insurance brokers and financial services professionals.

Further details of all areas of Tim’s practice can be found by following the links for each of practice.

Prior to joining chambers, Tim read chemistry at Magdalen College, Oxford obtaining a first class degree. After leaving Oxford, Tim worked for 2 years as a software developer in the technology department of Goldman Sachs in the London, New York and Hong Kong offices.

## Publications

Editor of the 7th and 8th Edition of Jackson & Powell on Professional Liability

Contributor to Butterworths Costs Bulletin (edited by Nick Bacon QC)

## **Memberships**

COMBAR

PNBA

TECBAR – accredited adjudicator

---

## **Professional Liability**

Tim is a recommended junior in the Legal 500 and Chambers & Partners for professional liability claims.

Tim has extensive experience in the full range of claims brought against professionals and regularly acts for both claimants and defendants. He has acted both for and against solicitors, surveyors, architects, accountants, insurance brokers and financial services professionals. He also has extensive experience of issues relating to the recoverability of solicitors' costs, both inter-parties and solicitor own client costs, and hence is regularly instructed in matters that raise allegations both of negligence and overcharging.

With a degree in chemistry and professional experience working as a software developer, Tim has a very strong scientific and technical background and hence he is often involved in cases that raise complex scientific and technical issues. These claims include claims against construction professionals, information technology professionals and patent agents.

## **Accountants, Auditors & Actuaries**

Tim's experience of claims against accountants ranges from group litigation by a number of investors in a film finance scheme to claims against accountants by individuals in respect of negligent tax advice.

Recent experience includes:

- a claim where a company was struck off as a consequence of the (admitted) breach of duty by the company's accountant.
- a claim against an accountant involving allegations of non-disclosure in divorce proceedings.

## **Construction Professionals**

Tim is regularly instructed in construction and engineering disputes that involve allegations of professional liability, particularly involving architects, quantity surveyors and structural engineers. He has particular experience of construction and engineering disputes in the Middle East. With his technical background, he particularly enjoys claims which raise complex scientific and technical issues.

Tim is a TECBAR accredited adjudicator and has considerable experience of adjudication in professional liability matters. He has dealt with a number of adjudications and also proceedings to enforce adjudication awards that raised issues of jurisdiction and procedural unfairness.

Recent experience includes acting:

- for a firm of structural engineers in respect of two disputes involving the design of substantial basements constructed beneath high-value residential property in central London.
- for a Dubai subsidiary of a Singaporean contractor in a claim against a sub-contractor which involved allegations of defective architectural design work (contract governed by UAE law).
- for a main contractor in a claim against the project architect in the course of a project for the construction of a university campus.
- for a Chinese contractor in respect of a dispute regarding the technical performance of a strategic pipeline constructed across the UAE (UAE law contract).
- for a multi-national company in a claim against an architect and project manager relating to the construction of new commercial premises for the company.
- for a TV production company in a claim relating to the collapse of a temporary pool constructed for the production

of a UK TV game show (led by Ben Patten QC).

- for an architect in an adjudication involving the defective design of residential flats.
- in a number of disputes involving allegations of negligent design and supervision of construction projects by architects.
- for quantity surveyors in claims involving allegations of negligent valuation of building work.

Tim has also been instructed in numerous claims where the structural engineer is alleged to have acted negligently. The subject matter of the claims has ranged from a complete collapse of substantial commercial premises in Central London to the settlement of foundations in the course of the construction of a power station in the Philippines.

Tim is an editor of the Construction Professionals chapter of the 8th edition of Jackson & Powell on Professional Liability.

## Financial Services Professionals

Having worked for Goldman Sachs prior to coming to the Bar, Tim is regularly involved in claims involving financial services professionals, ranging from group litigation against accountants accused of giving negligent tax advice to smaller claims against IFAs. Tim also has experience of claims against fund managers accused of mismanaging investments and other similar claims where investors seek to blame professionals for the performance of their investments. He has recently been involved in claims involving the sale of interest rate swap products.

He acted for a number of IFAs in proceedings in the Commercial Court relating to the collapse of Keydata.

## Insurance Brokers & Agents

Tim is involved in claims both where the primary claim is against the insurance broker and also disputes between policy holders and insurers where the broker has been added as an additional party. He has experience of claims involving material non-disclosure, negligent advice by brokers and also claims where the broker failed to renew insurance policies.

Recent experience includes:

- acting for the claimant in a claim against their insurance brokers involving allegations of failure to advise about material terms in the policy.
- acting for a producer of industrial chemicals in a claim against its insurance broker following a fire in the course of the construction of a new chemical plant;
- acting for the claimant in a multi-million pound claim against an insurance broker resulting from the avoidance of a buildings insurance policy following a fire by underwriters;
- acting for a commercial laundry in a claim against its broker involving allegations of under-insurance.

## Lawyers

Tim has been involved in a substantial number of claims against solicitors and barrister where the underlying subject matter relates to both civil and criminal matters. He has particular experience of claims that relate to the misconduct of litigation and also claims involving residential and commercial conveyancing transactions. He has also been involved in a number of wasted cost claims involving both solicitors and barristers.

As a result of his experience with issues relating to legal costs (Tim is also a recommended junior in the field of legal costs), Tim is also often involved in claims where there are allegations of overcharging and negligence.

Other recent experience includes acting:

- for the claimant in a claim against both solicitors and counsel (along with other professionals) involving allegations of negligence in the course of proceedings before the Lands Tribunal for compensation following the compulsory acquisition of commercial premises in Bristol (with David Halpern QC).
- for the claimant in a claim against his former solicitors and accountants involving allegations of misconduct in divorce proceedings that led to an agreed financial settlement being set aside (with Roger Stewart QC).
- for a senior partner of a London law firm accused of conspiring to defraud investors in the *Innovator* litigation (led by Sue Carr QC). Following a 16 week trial, all claims were dismissed (*Brown & Ors v Innovatorone Plc & Ors* [2012] EWHC 1321 (Comm)).

- for the senior partner of a national law firm accused of deliberate misconduct of an appeal before the Privy Council (led by Roger Stewart QC).
- for a firm of solicitors accused of dishonestly in the course of a conveyancing transaction by another party to the transaction (led by Roger Stewart QC).
- for a major national firm of solicitors in a number of matters involving mismanaged litigation.
- for solicitors accused of mishandling the defence of criminal matters.
- for solicitors in claims involving residential and commercial conveyancing transactions that are said to involve mortgage fraud.
- in numerous claims involving just about every aspect of residential and commercial conveyancing transactions, including claims by lenders, claims involving errors with enfranchisement transactions, claims involving the failure to ensure there was planning consent, listed building approval or Buildings Regulations approval for building works and claims against local authorities for failing to undertake searches correctly.
- for a solicitor accused of negligent drafting of a business tenancy which affected the rent the landlord achieved in the rent review.
- for a barrister accused of misconduct in the course of a trial of a construction dispute (led by Roger Stewart QC).

## Patent Agents

Tim has experience of claims against patent agents involving allegations of negligent advice in respect of the validity and registration of patents. With his scientific background, Tim is often instructed in litigation that involves complicated technical issues.

## Surveyors & Valuers

Tim also has experience in claims against valuers involving both residential and commercial property. He has been instructed both by banks seeking to recover losses caused by negligent valuations and also by valuers defending such claims. He also has been involved in a number of mortgage fraud cases. Tim also has experience of contribution claims brought by solicitors against valuers.

Recent experience includes:

- acting for a firm of valuers who provided a valuation of a technology business for the purposes of a tax scheme (with Jamie Smith QC);
- acting for the claimant in a claim against planning consultants, surveyors and valuers involving allegations of negligence in the course of proceedings before the Lands Tribunal for compensation following the compulsory acquisition of commercial premises in Bristol (with David Halpern QC).

---

## International Arbitration

Tim has extensive experience of domestic and international arbitrations and has acted in arbitrations (including as sole advocate) conducted under a wide variety of rules including UNCITRAL, ICC, LCIA, DIAC and ADCCAC. He has also acted in court proceedings in support of arbitration, with particular experience of applications for anti-suit relief. His recent experience includes:

- Acting in Court proceedings to set aside an arbitration award (for in excess of US\$ 500 million) on the grounds of serious procedural irregularity regarding disclosure.
- Acting for the employer in an ICC arbitration relating to the construction of a gas fired power station in Iraq. The claim raised issues of misrepresentation (including fraudulent misrepresentation) along with issues of delay and disruption. The sums claimed were in excess of US\$ 100 million. Tim was instructed as the sole advocate on behalf of the employer at the final hearing before 3 arbitrators that lasted approximately 4 weeks.
- Acting for the GMR-MAHB Consortium in a number of UNCITRAL arbitrations against the Maldives Government relating to the performance and termination a concession agreement relating to the main international airport in the Maldives (with Bankim Thanki QC and Justin Fenwick QC). The sum claimed for wrongful termination exceeded USD 1.4 billion. The claim has also involved two sets of proceedings before the High Court of Singapore for an anti-suit injunction and an injunction preventing termination of the Concession Agreement (*Maldives Airports Co Ltd and Anor v GMR Male International Airport Pte Ltd* [2013] SGCA 16)
- Acting for the sub-contractor in an ICC arbitration relating to the construction of an oil processing facility in the Kingdom of Saudi Arabia.

- Acting for a high profile GCC individual in an LCIA arbitration relating to an investment in a telecommunications company. The claim is for in excess of US\$ 500M. The claim also involved related proceedings in the GCC and an application for anti-suit relief to the Tribunal.
- Acting as sole advocate for the main contractor in ADR proceedings in support of an ICC arbitration relating to the construction of a strategic oil pipeline across the UAE. The contract value was in excess of US\$ 3 billion and the sum in dispute exceeded USD 500 million. The contract was subject to UAE law.
- Acting for the contractor in an UNCITRAL arbitration relating to a claim brought by a contractor against an employer in respect of the construction of a shopping centre and hotel complex in Dubai following the termination of the main contract (governed by UAE law). The claim involved issues of wrongful termination, delay and disruption and there were also parallel proceedings in the Dubai courts relating to a performance bond.
- Acting for the owners of a Bahraini construction company in an LCIA arbitration relating to a dispute involving a private equity investment in the company by an international investment fund. The claim involved allegations of breaches of warranty and allegations of fraud.
- Acting for an international contractor in an LCIA arbitration against a joint-venture partner in respect of the works carried out to retro-fit of flue gas de-sulphurisation technology at two coal fired power stations. The claim involved allegations of misrepresentation and other breaches of the consortium agreement resulting in delay and disruption to the works.

---

## Commercial Dispute Resolution

Tim has acted in a wide range of commercial disputes including those arising from concession agreements for infrastructure projects, project finance and a variety of contractual claims. Tim has particular experience of claims where there are competing proceedings in different jurisdictions and those involving issues of conflict of laws.

Additionally, having worked as a software developer prior to coming to the Bar, Tim has experience of every stage of software development from concept design to testing and implementation and hence Tim is often instructed in claims that relate computer contracts and information technology professionals.

Recent and current cases include:

- Acting for the GMR-MAHB Consortium in a number of UNCITRAL arbitrations against the Maldives Government in claims which relate to the performance and termination of a 25 year concession agreement in respect of the main international airport in the Maldives (with Bankim Thanki QC and Justin Fenwick QC). The sum claimed for wrongful termination exceeds USD 1.4 billion. The claim has also involved proceedings before the High Court of Singapore for an anti-suit injunction and an injunction preventing termination of the Concession Agreement.
- Acting in a number of cases involving failed tax schemes.
- Acting for a company director accused of misconduct in the course of preparation of company accounts in a claim worth in excess of £20 million (with Graeme McPherson QC).
- Acting for a consortium in a number of related disputes and adjudications regarding a contract for the installation of water meters (with Anneliese Day QC);
- Acting for a number of IFAs in proceedings in the Commercial Court relating to the collapse by Keydata brought by the Financial Services Compensation Scheme.
- Acting for the owners of a Bahraini construction company in an LCIA arbitration relating to a dispute involving a private equity investment in the company by an international investment fund. The claim involved allegations of breaches of warranty and allegations of fraud.
- Acting for a high profile GCC individual in an LCIA arbitration relating to an investment in a telecommunications company. The claim is for in excess of USD 500M. The case involved competing proceedings in the local court and ongoing applications for anti-suit relief.
- Acting for an IT company in a number of disputes in the GCC with government entities.
- Acting for a local authority in respect of a dispute regarding the operation of an IT Outsourcing contract.
- Acting for a senior partner of a London law firm accused of conspiring to defraud investors in the *Innovator* litigation (led by Sue Carr QC). Following a 16 week trial, all claims were dismissed (*Brown & Ors v Innovatorone Plc & Ors* [2012] EWHC 1321 (Comm)).
- Representing a high profile individual in a dispute involving the management of an unincorporated association that controls fishing rights over the River Eden (*Norbrook Laboratories Ltd & Anor v Carr & Anor* [2010] EWCA Civ 1108 and *Norbrook Laboratories Ltd & Anor v Carr* [2013] EWHC 476 (QB) - led by Justin Fenwick QC and John Brisby QC).

- Advising individuals seeking to enforce a Florida judgment in England and Wales.
- Representing an individual seeking a declaration in High Court Proceedings that he is the beneficial owner of shares that were the subject of a fraudulent transfer.
- Acting for a company director in proceedings for a personal costs order against the director.

---

## Insurance & Reinsurance

Tim also regularly advises insurers on coverage issues and additionally on the meaning of policy wording. Tim has particular experience dealing with issues in respect of professional indemnity policies and cases which raise issues where a conflict of interest has arisen between insurers and policyholders.

Tim has also been instructed in a number of cases where the insurance broker is accused of negligence.

Recent cases include acting:

- for the claimant in a claim for against insurers for wrongfully repudiating cover following a fire in the course of the construction of a chemical factory.
- for insurers in a dispute about the meaning of an accident policy for members of the armed forces;
- for a broker who wished to issue a claim against underwriters for wrongful avoidance of a public liability policy after a number of accidents involving inflatable fairground rides;
- for the claimant in a multi-million pound claim against an insurance broker resulting from the avoidance of a buildings insurance policy following a fire.

Tim also regularly deals with subrogated recovery actions by insurers against construction professionals.

---

## Costs

Tim is recommended in the Legal 500 for costs disputes. He has extensive experience of costs litigation at all levels up to and including the Court of Appeal.

### Inter-parties costs

Tim is regularly instructed in complex detailed assessment proceedings and other hearings where the primary issue is the recoverability of legal costs. He often deals with claims that involve challenges to the solicitor's retainer, allegations of misconduct (such as alleged failures to mediate) and also claims which deal with insurance issues, particularly involving after the event insurance.

He also is regularly instructed to deal with costs budgeting issues (even when not involved in the underlying litigation) and has been involved in a number of significant cases before the High Court involving substantial cost budgets. He also often deals with wider procedural issues relating to costs, including issues relating to Part 36.

### RTA Portal cases

Tim also has specific experience in issues relating to RTA Portal cases. He has been involved in both of the two significant cases where the costs consequences of the Pre-Action Protocol for Low Value Personal Injury Claims in Road Traffic Accidents and associated Part 8B Proceedings have been considered (*Mulholland* in the Newcastle County Court and *Phillips* in the Court of Appeal). He has advised and appeared in numerous other claims relating to the RTA Portal involving a wide variety of issues such as the circumstances in which cases can leave the Portal, the effect of statements made in Stage 2 and the costs consequences when cases wrongly exit the Portal.

### Solicitor own client costs

Tim also has significant experience of claims where the costs are challenged by the client including assessment of solicitor and client costs under the Solicitors Act 1974.

He has additionally dealt with a number of cases raising costs related issues in the context of wider issues of negligence by the solicitor.

Tim also has experience of disputes between the SRA and solicitors regarding the interpretation of the Solicitors Accounts Rules

#### Other areas

Tim also has experience of applications for costs orders being sought against directors of companies involved in litigation. He also has particular experience in applications for security for costs in commercial litigation. He also has advised on the recoverability of costs in arbitral proceedings.

#### Recent examples

Tim's recent cases include:

- Acting for claimants in a number of appeals relating to the correct operation of the Pre-Action Protocol for Low Value Personal Injury Claims in Road Traffic Accidents (including *Mulholand* in the Newcastle County Court and *Phillips* in the Court of Appeal, both with Nick Bacon QC).
- Acting for the Claimants in the costs budgeting aspects of multi-party litigation involving mesothelioma claims.
- Acting for a Defendant in an application for relief from sanction where there had been non-disclosure of a CFA.
- Acting in Part 8 Proceedings where beneficiaries under a will seek detailed assessment of the fees of the former professional trustee.
- Acting for MGN in the costs budgeting aspects of litigation brought by a number of individuals for alleged phone hacking (with Ben Williams QC).
- Acting for the successful appellant in an appeal relating to the grant of permission to accept a Part 36 offer after the conclusion of a preliminary issue. Permission was granted by the Court of Appeal for a second appeal but the case settled before the appeal was heard.
- Acting for the successful party in UNCITRAL arbitral proceedings in a claim for costs following determination of a preliminary issue.
- Acting for the successful appellant in proceedings for a declaration that a Part 36 offer could be accepted after preliminary issues in detailed assessment proceedings had been determined by the Court.
- Advising on the possible assignment of a Conditional Fee Agreement.
- Acting in an appeal in a case involving an allegation that there had been an unreasonable failure to mediate and that there should hence no order as to costs.
- Acting as sole advocate at all levels in proceedings that ended in the Court of Appeal where the client successfully challenged the recoverability of an uplift on fees charged by a solicitor at the conclusion of a retainer (*Bilkus v Stokler Brunton (a firm)* [2010] EWHC Civ 101).
- Acting in solicitor own client assessment proceedings where the primary issues involve the wrongful termination of the retainer by the solicitor and whether or not the solicitor is bound by an inaccurate estimate.
- Acting in detailed assessment proceedings where the validity of the solicitor's retainer is challenged.

---

## Construction & Engineering

Tim is a recommended junior in the Legal 500 for construction and engineering disputes.

As noted in the Legal 500, his practice encompasses the full spectrum of litigation and arbitration, both domestic and international. Tim is often instructed in disputes relating to projects in the Middle East involving, in particular, allegations of delay and disruption. He is familiar with most standard form contracts with particular expertise in FIDIC based contracts. He has also been involved in a number of disputes involving PFI and other long term relationship contracts.

Tim is a TECBAR accredited adjudicator who acts in adjudications both as adjudicator and counsel. He is also often involved in proceedings for the enforcement of adjudication awards in the Technology and Construction Court. He has dealt with a number of adjudications which raised issues of jurisdiction and procedural unfairness.

Examples of recent work include:

- Acting for the employer in an ICC arbitration relating to the construction of a gas fired power station in Iraq. The claim raised issues of misrepresentation (including fraudulent misrepresentation) along with issues of delay and disruption. The sums claimed were in excess of US\$ 100 million. Tim was instructed as the sole advocate on behalf of the employer at the final hearing before 3 arbitrators that lasted approximately 4 weeks and involved complex factual and expert evidence.
- Acting in a number of related adjudications in relation to the long term PFI contracts regarding sewage processing in Northern Ireland.
- Acting in adjudication proceedings relating to the contract to supply and install water meters in Central London (with Anneliese Day QC).
- Acting (with Anneliese Day QC) in Part 8 Proceedings relating to the true construction of a settlement agreement that terminated a long term supply agreement for maintenance services in respect of social housing (*Family Mosaic Housing v Mears Ltd* 29 April 2016 unreported).
- Acting in a multi-million pound adjudication (and associated enforcement proceedings) involving the construction of the Olympic Village for the London 2012 games.
- Acting for the sub-contractor in an ICC arbitration involving the construction of a new oil processing plant in the Kingdom of Saudi Arabia.
- Acting (as sole advocate) for the Chinese main contractor in a number of hearings dealing with UAE law issues in a dispute involving a strategic oil pipeline constructed across the UAE. The contract value was in excess of USD 3 billion and the sum in issue was in excess of USD 500 million.
- Acting for the main contractor in a dispute involving the construction of a railway bridge.
- Acting (as adjudicator) in respect of a payment dispute regarding works connected with a railway.
- Acting (as adjudicator) in an adjudication involving allegations of wrongful termination of a ground works contract.
- Acting for the main contractor in a dispute relating to the construction of two bus depots in the UAE (contract subject to UAE law).
- Acting for the main contractor in disputes relating to the construction of a University campus.
- Acting for the contractor in an UNCITRAL arbitration relating to a claim brought by a contractor against an employer in respect of the construction of a shopping centre and hotel complex in Dubai following the termination of the main contract (governed by UAE law) and an attempt by the employer to call the performance bond. The claim involved issues of wrongful termination and delay and disruption and there were also parallel proceedings in the Dubai courts relating to a performance bond.
- Acting for a contractor in respect of the construction of a museum in the Middle East in a dispute relating to the construction of the notification provisions in the main contract (subject to the law of Qatar).
- Acting for a contractor in a substantial arbitration relating to the retro-fitting of Flue Gas Desulphurisation plant at coal fired power stations.
- Acting for a main contractor on the true construction of an agency agreement and a bank guarantee.

---

## Information Technology

Tim worked as a software developer for Goldman Sachs prior to coming to the Bar and hence has significant first-hand experience of the full life cycle of IT projects. He has been instructed in a number of disputes relating to IT contracts involving both issues of defective software and late delivery of projects. His cases often involve complex technical expert evidence.

Tim was recently involved in a number of disputes relating to a contracts with a number of governments in the Middle

East for substantial infrastructure projects in the region. The cases involved allegations of defects with the software and late delivery of project requirements along with claims of wrongful termination of the contracts. The cases also raised issues relating to national security.

Tim has also recently been instructed by a local authority to advise in respect of the proper construction of an outsourcing contract.

Tim edited of the Information Technology chapter of the 7th edition of Jackson & Powell on Professional Liability.

---

## Public International Law

4 New Square Chambers is a fast growing presence at the public international law Bar. Members of Chambers regularly act on behalf of, and against, national governments in the UK and abroad in contentious and advisory proceedings, and advise governments, corporate bodies, non-governmental organizations, and individuals on a range of matters including:

- the protection of foreign investment under bilateral investment treaties as well as regional protections such as NAFTA and the Energy Charter
- the interpretation and application of international law in domestic courts and international courts and tribunals
- state and diplomatic immunity
- international environmental law
- the use of force and armed conflict
- the international protections for human rights through international treaties such as the European Convention on Human Rights and the International Covenant on Civil and Political Rights.

Current and recent instructions in the field of public international law include disputes before the International Court of Justice, the ICSID and ICC tribunals, the European Court of Human Rights, the Court of Justice of the Economic Community of West African States, and the domestic courts of the United Kingdom, the Gambia and the Republic of Turkey. Given Chambers' long-standing strength in international arbitration work, members of chambers are particularly well placed to advise and to represent parties in investor-State disputes.

Highlights of recent public international work by Members of Chambers include:

- appearing as counsel for the Republic of Costa Rica before the International Court of Justice in the case concerning *Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v. Nicaragua)*
  - acting for the investors in a substantial investment arbitration against the Maldives Government
  - acting on behalf of the UK government in the challenge by an Iranian Bank to the validity of sanctions imposed in line with international treaty obligations
  - acting for and advising an investor in ICSID proceedings against a Central Asian state
  - appearing as counsel for the Republic of Costa Rica before the International Court of Justice in the case concerning *Construction of a Road in Costa Rica along the San Juan River (Nicaragua v. Costa Rica)*
  - acting for a leading European Bank in a \$75 million property rights claim pending before the European Court of Human Rights
  - acting on behalf of leading NGOs against the Gambia under the human rights provisions of the Economic Community of West African States treaty
  - appearing as counsel for a European state in the CME/Lauder bilateral investment treaty claims
  - acting on behalf of leading NGOs in the challenge, on the grounds of compliance with customary international law and international treaty law, to the detention of David Miranda when carrying material from the Edward Snowden leaks
  - advising the Republic of Serbia in the advisory proceedings before the International Court of Justice concerning *Accordance with international law of the unilateral declaration of independence in respect of Kosovo*.
-