



Lawrence Cohen QC

Call: 1974

QC: 1993

lcqc@wilberforce.co.uk

Clerks' Details

+44 (0)20 7306 0102

tcsqc@wilberforce.co.uk

“A terrific strategist with great teamworking skills, who shows real empathy with the clients.”

Chambers & Partners, 2016

Memberships

- Chancery Bar Association
- ComBar
- MCIA

Publications

- [The effect of 'social evils' on trustees' decisions](#) (2014) *Trusts & Trustees* 20 (9): 882-890
- [Trustee exculpation - the law, the quirks and the business sense](#) (2014) *Trusts & Trustees* 20 (9): 933-942

Practice Overview

Lawrence's practice centres on complex, high-value business disputes and transactions, often with an offshore or international aspect. Mental agility and a dynamic approach focused on solutions has drawn an enviable international client base.

He has wide experience of financial market and security transactions and investment funds of most kinds. His background in structuring and insolvency as well as offshore trusts and vehicles has been invaluable in recent years of financial market difficulty.

Vitally important tools in Lawrence's work are skills in accountancy and valuation as well as good knowledge of the inside workings of banks and funds. Commercial acumen is an essential in understanding the subject matter and, more importantly, resolving the issues.

Lawrence has appeared numerous times in the Cayman Islands, the British Virgin Islands, the Turks and Caicos Islands and other less usual jurisdictions.

Recent examples of Lawrence's cases give a good feel for his practice:

Symrise AG v Baker & McKenzie Successfully defending B&M for negligence in €1.8 billion takeover for alleged defects in structuring and tax advice in Mexico of largest subsidiaries outside Germany - no damage suffered 2015 EWHC 912 (Comm)

Planck v Vitol Holdings II SA and Tinsel SA Acting for Claimant in Rotterdam proceedings challenging conversion of shares which had received dividend rights of about \$200m into preferred shares with no rights to profits. This involved a Dutch law shareholders agreement for a Luxembourg company holding shares of all US shareholders of world's largest oil trader. Alleged to be an improper squeeze out in breach of shareholders' agreement. Judgement (transcript available) obtained for Claimant in late 2015 now under challenge in proceedings in 2016/17 which have taken evidence from 17 witnesses. Judgement awaited.

Re Eurasia Drilling Ltd A Petition in the Grand Court of the Cayman Islands to fix fair value of dissenters shares under s238 of the Companies Law after a merger.

Older cases have included appearing for the BCCI liquidators (obtaining \$2.1 billion judgment after full trial for conspiracy) and defending the estate of the late Gen Abacha (accused of stealing c\$13 billion from Nigerian Treasury whilst Head of State).



Commercial

Lawrence is a dynamic and exceptionally able silk whose practice is anything but ordinary. In contrast to most other silks working in this sector, he only undertakes a few cases each year. Almost all are long running and require intensive work. The cases are fairly described as high profile, very high value, and complex commercial litigation which are often international in nature. His clients are predominantly financial institutions, other large corporates or professionals such as liquidators.

Lawrence has worked on:

1. Dealing with the problems of an overseas financial institution arising from bad merchant banking transactions and a bad portfolio of investments – confidentiality prevents naming the institution.
2. A US\$85m recovery exercise for a Trinidad financial institution with litigation the Turks & Caicos Islands and USA.
3. The Algosaiibi cases (a fraud estimated to be of over US \$9bn) with worldwide litigation in many separate law suits and arbitrations in several countries.

Company

The economic climate has brought company capital structures into focus both domestically and offshore. In addition to the plentiful issues encountered with offshore funds, this year has seen Lawrence at work on the re-organisation of the ownership structure and re-domiciling of a well-reputed bank from one Caribbean jurisdiction to another. Accounting issues dealing with impairment provisioning and recognition of revenue are recurring questions.

L v L QBD – taking evidence in aid of proceedings in Texas concerning the valuation of very high-value redeemable preference shares in a multi-national oil trading company. This unique type of share in Dutch and Luxembourg companies had characteristics aligning them to bonds for valuation purposes.

Re a Company – Grand Court of Cayman Islands – members' winding-up petition on the just and equitable ground in a hedge fund which had suspended redemptions and altered its articles with retrospective effect.

Financial Services

Lawrence has in-depth experience in several parts of the financial services sector. The operation of mutual funds, such as hedge funds and venture capital funds in Cayman and BVI with management in London and New York, are familiar territory as is the operation of banks.

In fund work, liquidity issues and consequent strategies of gating (suspension of redemptions), distributions in kind, side-pocketing and restructuring have all been active topics as have managers, administrators and other professionals' liability. In other institutions such as banks, examining disastrous investments and devising recovery strategies as well as dealing with the implications on balance sheet strength and liquidity all continue to feature. Lawrence has published articles in both *The Times* (Business News) and *The Financial Times* dealing with topics such as unsatisfactory hedge fund valuation practices (e.g. mark to model rather than to market).

This is an area where few decided cases can be mentioned – by the time of reaching the court room (e.g. ISDA Master Agreements modified by Lehmans), attempts to navigate through uncharted legal and commercial waters will usually have failed.

Insolvency

Lawrence Cohen QC has over his years in silk dealt with some spectacular insolvencies which have included BCCI and Maxwell and advising MG Rover in connection with transactions aimed at rescuing their business.

With the exceptions of the well known SphinX funds collapse in Cayman in the wake of the Refco fraud and advising the provisional liquidators in the BVI case allegedly concerning state assets of the Congo, few of the high-profile matters being dealt with can be discussed.