Commercial Dispute

Advice, prevention and resolution





Commercial Dispute resolution

Commercial disputes are, unfortunately, part and parcel of the business landscape nowadays. By seeking advice early, we can work alongside your business, helping you to resolve disputes quickly and cost-effectively, with minimal disruption.

Our team will negotiate on your behalf to settle disputes and will use Alternative Dispute Resolution methods, such as mediation, where appropriate. If we cannot seek a resolution through these methods then our team will litigate to achieve the best result for your business.

Our experienced team offers positive and constructive help and will always advise you based on the commercial reality of your situation. Our aim is to achieve a commercially sensible and cost effective solution.

Types of dispute

The dispute resolution team handle a wide range of disputes including:

- · Disputes arising from acquisitions and disposals
- Partnership disputes
- Shareholders and franchise disputes
- Professional negligence
- · Property and lease disputes
- Contractual disputes
- Product liability issues
- · Misrepresentation claims
- Possession claims
- · Breach of restrictive covenant claims
- · Professional Negligence.

Preventative medicine

There is a lot to be said for talking to a lawyer at the outset of any commercial arrangement. Many disputes arise as a result of the businesses involved in an arrangement failing to define clearly their obligations and responsibilities. Properly drawn documentation in place at the outset of any commercial arrangement is a powerful ally in the dispute resolution armoury.

We are able to offer advice on a wide range of commercial and business relationships including:

- · Terms and conditions
- · Employment contracts and handbooks
- · Data protection policies and procedures
- Partnerships
- Joint ventures
- Commercial contracts
- Acquisitions and disposals
- Shareholder and consultant agreements
- Agency agreements
- Franchise agreements
- Distributer agreements.

Debt recovery

Cash is the lifeblood of all businesses. Without adequate cashflow there cannot be sufficient turnover and an acceptable level of profit cannot be achieved. Credit control and debt recovery are therefore vital tools to the success of any business.

Debt recovery claims of under £10,000 can be dealt within the County Court under the small claims procedure, which has been developed to enable clients to conduct claims without legal representation.

We are happy to assist you with any points which arise during the small claims process.

For claims over £10,000 we can represent you and seek to recover your legal costs for representation.

We will undertake a cost benefit analysis and if you decide to proceed, we will agree a strategy and budget at the outset. We will ensure that before you pursue a claim you are fully aware of the likelihood of success and cost implications.

Seek advice

Businesses today operate in a complex commercial environment in which disputes can easily occur. Litigation is perceived as an expensive process and it can be tempting for businesses to do nothing rather than pursue a remedy, particularly in times of financial stringency.

Alternative methods to resolving disputes can be more cost effective and quicker than going to court. Commercial mediation is a significant development in this respect.

Before writing things off it may be worthwhile for you to come and see someone here so we can advise you about the different options available.

Commercial approach

We pride ourselves on approaching client assignments with the commercial reality of the situation firmly in mind. We understand that budgets, economics and cost benefit analyses are vital to any business decision.

Working with you

Our overall objective is to work with your business as part of the team to assist you in achieving your commercial objectives.

We will agree goals at the outset and, where possible, agree a fixed fee for work undertaken. Where this is not possible we will agree a budget with you and carefully advise of variations and the reasons for the variations in advance.

Our aim is to make a positive and constructive contribution to our clients' businesses.

This booklet deals in general terms with a complex subject. Whilst we believe the contents to be correct, they should not be regarded as sufficiently full, accurate or precise so as to apply to any particular situation. You must always seek legal advice concerning any situations referred to in this booklet.

No responsibility for any loss suffered by any person as a result of acting or refraining from acting in reliance upon the contents of this booklet can be accepted by this firm, its author or LawNet Ltd.

This firm is regulated by the Solicitors Regulation Authority.

Please contact your LawNet Solicitor to discuss a commercial dispute

Fishers Solicitors

Ashby de la Zouch Office - Tel: 01530 412167 Unit R | Ivanhoe Business Park | Ashby de la Zouch | Leicestershire | LE65 2AB





FishersLaw FishersSolicitors FishersLaw FishersSolicitors





www.fisherslaw.co.uk enquiries@fisherslaw.co.uk

LawNet is a national network of law firms with members spread across the UK and Ireland. Its members are quality assured law firms who pool resources such as training, information, business development and support.

Committed to the provision of legal services of the highest quality, LawNet member firms are selected for their successful, dynamic and commercial approach.

Membership provides access to a powerful network and resources normally only available in the largest law firms. So you can be confident you'll receive the specialist support you need and that the quality of service is second to none.

Our clients will receive:

- you receive expert advice
- · a quality service
- value for money

