



Aisha Abdallah

Partner and Head of Dispute Resolution | ALN Kenya | Anjarwalla & Khanna

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Background

Aisha is a Partner at ALN, where she heads the regional Dispute Resolution department based out of the Nairobi Head Office. She is dual qualified as an Advocate of the High Court of Kenya and Solicitor of England and Wales. Aisha has over 25 years of experience in handling complex, high-value cross-border disputes.

Aisha is recognised as one of the leading arbitration practitioners and has recently been appointed to the AFSA Court in 2026. She was the first Kenyan appointed as arbitrator on the Court of Arbitration for Sport General Panel and was also appointed to the governing body of the International Council for Commercial Arbitration (ICCA) in April 2025. In July 2025 Aisha was appointed as the chair of the international arbitration committee of the International Association for Defense Counsel (IADC).

Aisha is also active in multiple regional and international arbitration bodies. She represented the Kenya National Chamber of Commerce to the board of the Nairobi Centre for International Arbitration from 2021-2025 and also served on the Delos Board of Advisors. In December 2022, Aisha was appointed to join the governing council of the Hong Kong International Arbitration Centre. She is also a member of the LCIA Africa Users Council. Aisha has been appointed as arbitrator by the HKIAC and LCIA. She was the lead author of the Kenyan chapter of the 6th, 7th, 8th, 9th and 10th editions of the International Arbitration Review.

Another specialist area is Aisha's work in economic and financial crime. She is the officer for Africa at the IBA Asset Recovery Committee and was part of an expert team that drafted Anti-Money Laundering, Remittances and Mobile Money Bills for Somaliland. Aisha was the lead author of the Kenya chapter of the 2018 Chambers Anti-Corruption Global Practice Guide and the ALN Anti-Corruption Guide 2019.

Aisha is passionate about promoting the rule of law and raising professional standards in Africa. In September 2023, she was appointed as the Law Society of Kenya representative to the Council of Legal Education, a regulator that accredits universities that provide law programmes and it also administers the bar exams. She is a director of the ALN Academy, a rule of law charity that provides legal training and capacity building to public and private sector lawyers in Africa. Aisha is also the patron of ALN Kenya's Pro Bono Committee and a member of the governing council of the Pro Bono Institute of Kenya.

Aisha is recognised by both Chambers Global and Legal 500 for disputes. She is also recognised by Lexology as a thought leader in asset recovery in Africa and recommended for international arbitration.

Professional Membership

- Law Society of Kenya
- Law Society of England and Wales
- International Council for Commercial Arbitration (ICCA), member governing council
- Chartered Institute of Arbitrators, Fellow
- Hong Kong International Arbitration Society, member governing council
- LCIA Africa Users Council, member
- IBA Asset Recovery Committee, Officer for Africa region
- Honorary Overseas Member of the Commercial Bar Association, London
- International Association for Defence Counsel, Chair of International Arbitration Committee
- ICC Kenya
- African Arbitration Association
- African Women in Arbitration
- Women in ADR

Professional Qualifications

2004 Admission as a Solicitor of the Supreme Court of England and Wales

2002: Legal Practice Course, University of Nottingham Trent (Distinction)

2000 Admission as an Advocate of the High Court of Kenya

1998: Master of Laws (LLM Distinction), King's College London, University of London: Comparative Competition Law, Comparative Law of Trusts, Islamic Law of Succession and International Law of the Sea

1997: Bachelor of Laws (LLB Hons Upper Second), University of Bristol. Best Overseas Law Student, Faculty Award, University of Bristol in 1994-1995.

Career Summary

Jan 2016 – To Date: Head of Dispute Resolution, Anjarwalla & Khanna, Nairobi

Jan 2013 – Dec 2015: Partner in Litigation, Anjarwalla & Khanna, Nairobi

Aug 2012 – Dec 2012: Senior Principal Associate, Anjarwalla & Khanna, Nairobi

Jan 2008 – Mar 2012: Associate, Real Estate Litigation, Shoosmiths, Milton Keynes, England

Sep 2002 – Dec 2007: Solicitor Dispute Resolution, Hewitsons, Northampton, England

Sep 1999 – Jul 2000: Advocate, Mohamed Madhani & Co., Advocates, Nairobi, Kenya

Jan 1999 – Aug 1999: Trainee Advocate, Kilonzo & Co., Advocates, Nairobi Kenya

Sep 1998 – Dec 1998: Trainee Advocate, Veljee & Devshi & Bakrania Advocates, Nairobi, Kenya

Awards and Accolades

- Lexology Thought Leader for Asset Recovery for Africa and recommended for arbitration 2025
- Shortlisted for Lawyer of the Year and ADR Practitioner of the Year 2025 by Nairobi Legal Awards
- African Arbitration Award Leading Arbitration Team/Law Firm of the Year Winner 2025
- African Arbitration Award Leading Case Counsel Team Winner 2024
- African Arbitration Award Leading Case Counsel Team Winner Finalist 2023
- Trust Law Awards Finalist Collaboration 2023

*“Aisha does a fantastic job and is very quick on her feet. – **Chambers Global 2025***

*“As head of the regional practice based in Nairobi, Aisha Abdallah demonstrates her impressive acumen in sensitive bribery and corruption-related defence...” –**Legal 500 2024***

*“Aisha Abdallah is fully conversant with commercial litigation issues in the country, including disputes concerning fraud, employment, land and natural resources.” – **Chambers Global 2024 and 2025***

Top Matters

Kenya

- Successfully defending for **Lufthansa Cargo**, a worldwide airfreight and logistics company, in connection with a suit before the Employment & Labour Relations Court where employees of an independent contractor have filed a Petition seeking among other Orders for a declaration that they remain and continue to serve their alleged employment at Lufthansa Cargo, including preparing and drafting Court documents in support of the client’s position, advising the client on the employment laws in Kenya as well as developing and discussing strategies on how best to achieve a win for the client in the matter.
- Acting for **Brookhouse Schools**, a leading independent British curriculum co-educational school and member of the Inspired group of schools, in connection with a Constitutional Petition filed by an anonymous group of parents challenging the validity of the virtual learning program, the level of discounted fees charged for the same and a directive requiring the school to establish a formal Parent Teachers Association during the COVID19 pandemic hut down of schools in Kenya, including the establishment of a legal framework for online learning in Kenya and the drafting of a Bill to cap fees.
- Acting for **Kipeto Energy**, a special purpose vehicle incorporated in Kenya for the development of the Kipeto Wind Power Project, in connection with a construction dispute with its contractor, HAIDCO, including successfully representing Kipeto in defending HAIDCO’s action to stop payment on a Bond.
- **Vanoil Energy v Government of Kenya** – Acting as local counsel for Vanoil in an international arbitration challenging the validity of the termination by the Kenya Government of Production Sharing Contracts for blocks 3A and 3B in Garissa County valued at USD 150 million.
- Acting for **Africa Oil Corp** and group companies in high profile litigation involving Production Sharing Contracts for oil exploration in Turkana. The grant of the PSC’s is being challenged via judicial review proceedings by a local company, Interstate Petroleum, and one of its shareholders, Edwards Onyancha. The first judicial review proceedings filed in 2010 by Interstate was dismissed with costs by the High Court and an appeal struck out by the Court of Appeal on our application. Interstate has sought and was denied leave to appeal to the Supreme Court. There is also a second set of judicial review proceedings filed by the individual shareholders of Interstate on the same subject matter. There are numerous interim applications and pending appeals in relation to this dispute, which is ongoing.
- Acting for large multinational in connection with anti-bribery allegations, including advising on Kenyan anti-bribery law, liability of companies and their officers, extra-territoriality issues, and the scope and extent of regulators’ powers of investigation.
- Advising a Kenyan company implicated in bribery allegations in connection with a forensic external audit

- conducted by an international supplier in relation to the allegations.
- Successfully defending **GC Retail**, the developer of Garden City Retail Mall, a Vision 2030 Project, in relation to an interim relief application by Sinohydro Corporation under the Arbitration Act, 1995, to prevent payment of almost USD 6m under a performance bond issued by Equity Bank. Opposing the appeal against the High Court ruling and negotiating and concluding an out of Court settlement.
- Successfully defending **Giro Commercial Bank** in connection with a class action unfair redundancy claim and interim injunction aimed at preventing a proposed sale to I&M Bank.
- Acting for **Geyser International**, a member of the Global Tea Group, in a 2015 claim against Kenya Railways Corporation, the National Land Commission and China Road & Bridge Corporation Kenya for trespass to land and obtaining an ex parte interim injunction against encroachment in relation to the Standard Gauge Railway, a Vision 2030 Project. We have also filed contempt proceedings and the matter is ongoing.
- Pursuing a Constitutional challenge at the High Court on behalf of **Cycads Properties** against the proposed demolition by Ministry of Roads of part of a Runda residential development worth in excess of KES 600 million for alleged encroachment on road reserve for the Northern Bypass. Following dismissal of the petition, advising on the merits of a proposed appeal to the Court of Appeal. Obtaining a stay of judgment at the Court of Appeal, following a contested application.
- Advising the **Capital Markets Authority** in an out of Court settlement as between shareholders at listed company, CMC Holdings, in relation to high profile litigation involving fraud and breach of directors' duties at the High Court and Court of Appeal. Attending a settlement meeting and finalising a consent order in the various cases.
- Acting for **California** based AeroCentury Corporation in a disputed oral agreement for lease renewal of an aircraft against DAC Aviation. Opposed an ex parte interim injunction preventing the return of the aircraft. Negotiating and finalizing a settlement agreement to sell the aircraft for USD 4 million.

England & Wales

- **Wilkinson v Kerdene** (2013) EWCA Civ 44 – Appeal on a point of law. Whether the principle of benefit/burden in *Halsall v Brizell* can be applied to allow recovery by against a non-contracting party of a fixed sum service charge covering a variety of rights and services where the recipient has elected to exercise some but not all of the rights. It was common ground that the sum could not be apportioned. The exercise of the rights did not have to be expressly conditional on payment. The sum was recoverable as the payment covenant was intended to secure the subsistence of those rights by, in a substantial part, providing for maintenance of common roads and services. The covenant by the original developer to maintain also did not prevent recovery.
- **Giles v Rhind** (2008) EWCA Civ 118 – Appeal on a point of law. The appeal concerned the meaning of the phrase “breach of duty” under section 32 of the Limitation Act 1980 as it relates to section 423 Insolvency Act 1986. We acted for the appellant under a conditional fee agreement and I drafted a bespoke agreement.
- Acted for a computer software manufacturer in its dispute against a customer for breach of software licences and recovery of licence fees. Pursued winding-up in relation to a disputed debt of EUR 117,500 with a cross-claim valued at EUR 500,000; conducted the advocacy at the contested trial and obtained a winding-up order.