



Glenn Campbell

Year of call: 1985

+44 (0)20 7404 5252
gcampbell@4-5.co.uk



Practice Summary

Glenn's core practice is based upon litigation and arbitration involving:-

- Professional Negligence
- Chancery and Commercial
- Insurance disputes
- Company and Insolvency cases
- Property law with a particular emphasis on security issues and agricultural matters
- Contentious trust problems
- Elder law including COP, property and finance and health and welfare
- Wills, probate and the administration of estates

Glenn's initial years of practice were spent at the criminal defence Bar and then as a member of Chancery chambers in Lincoln's Inn

Glenn is highly regarded for his expertise and knowledge of the defence of professional negligence claims, primarily against barristers and solicitors, where his reported cases include:-

- Bristol and West Building Society-v-Mothew [1998] Ch., 1 (leading authority on fiduciary duty and breach of trust claims)
- Wilks-v-Perkins Mainman [2005] EWCA Civ 738 (alleged negligence in the context of a contested minority shareholder dispute)
- Various Angelgate Claimants-v-Key Manchester Limited [2021] PNLR., 413 (multiple claims against solicitors arising out of fractional ownership development schemes; contested application to add collective investment scheme FSMA claims)

And extending to claims arising out of high value personal injury and clinical negligence claims, for example:-

- Miller-v-Garton Shires [2007] RTR., 285 (approach to be adopted on summary judgment application made in the context of an allegation of under settlement of a catastrophic road traffic accident claim)
- Dunhill-v-(1) W Brook and Co (2) Justin Crossley [2018] EWCA Civ 505 (allegations of breach of duty in the compromise of a complex brain injury claim)

Glenn's professional indemnity experience includes disputes arising out of the conduct of criminal litigation, including proceeds of crime and asset seizure cases, claims generated by family dispute resolution matters, and a very broad spectrum of commercial and contractual cases, contentious and non contentious. Glenn is also instructed in claims against surveyors, architects, insurance brokers and a range of modern professional advisors. In addition to his core practice fields, Glenn has experience of and familiarity with:-

- Ecclesiastical disputes, relating to both faculty and disciplinary matters
- Regulatory proceedings against, in particular, lawyers
- As a member of the New York State Bar, cases which raise US issues
- As a member of www.adminlaw.org.uk, a broad range of proceedings heard by the Administrative Court

Professional Associations

- Chancery Bar Association
- Northern Chancery Bar Association
- Professional Negligence Bar Association
- Constitutional and Administrative Law Bar Association
- STEP
- Solicitors for the Elderly
- Association of the Bar of the City of New York
- New York County Lawyers Association
- Federal Bar Council
- Court of International Trade Bar Association

Bar and Court Admissions

- Barrister England and Wales (Lincoln's Inn, 1985)
 - Attorney, New York State 1995
 - United States Court of Appeals for the Federal Circuit
 - United States Court of Appeals for the Second Circuit
 - United States Court of Appeals for the Eighth Circuit
 - United States Court of Appeals for the Tenth Circuit
 - United States Court of Appeals for the Armed Forces
 - United States District Court for the Eastern District of Michigan
 - United States District Court for the District of Colorado
 - United States District Court for the District of Nebraska
 - United States District Court for the District of North Dakota
 - United States Court of International Trade
 - United States Tax Court
-

Qualifications and Professional Training

1997-1998 - LLM Computer and Communications Law - Queen Mary and Westfield College, University of London

1981-1984 - LLB (Hons) - Manchester University

Noteworthy Cases

Various Angelgate Claimants-v-Key Manchester Limited [2021] PNLR., 413 (multiple claims against solicitors arising out of fractional ownership development schemes; contested application to add collective investment scheme FSMA claims)

Burnden Group Holdings-v-Hunt Company and Insolvency. [2018] EWHC Ch., 463; [2018] BCC., 404; [2018] 2., BCLC., 122. Chancery Division. Meaning of “contributory” in the context of applications for sight of proofs and resolution of divergent authorities; exercise of the statutory discretion to grant such relief

Dunhill-v-(1) W Brook and Co (2) Justin Crossley Professional Negligence. [2016] EWHC QB., 165. Liability of solicitors and counsel on the settlement of catastrophic injury claim for a party subsequently held a patient (following on from the Supreme Court decision in *Dunhill-v-Burgin* [2014] UKSC 18) and, on appeal, at [2018] EWCA Civ 505

Attorney General's Reference No.8 of 2007 (Danielle Krivec) Crime. [2008] 1 Crim App Rep (S) 1. Court of Appeal, Criminal Division. Approach to be adopted by sentencing Judge on the application and interpretation of guideline cases

Jewson plc-v-Batey Commercial Law. [2008] EWCA Civ 18. Interpretation of contract prohibition on assignment of rights and determination of whether cause of action transferred or mere right to proceeds of a claim

Miller-v-Garton Shires and another Professional Negligence. [2006] EWCA Civ 1386. Summary judgment in professional negligence claims; potential for relief where party opposing seeks to call oral evidence at trial

Re Stratford deceased; Cattermole-v-Prisk Private Client. [2006] 1 FLR., 693 High Court, Norris.J. Contested

probate. Testamentary capacity and want of knowledge and approval. Related claim alleging undue influence relating to substantial lifetime gifts

Wilks-v-Perkins Mainman Professional Negligence. [2005] EWCA Civ 738I. Challenge to findings of fact reached after trial of claim for damages for professional negligence against lawyers; inability to mount the same where the points in question not taken at trial

Hawkesbrook Leisure-v-Reece Jones Partnership Property. (2004) 25 EG 172; Chancery Division. Entitlement of the tenant of a "non profit" sports club business to seek protection under the business tenancy provisions of the Landlord and Tenant Act 1954

Knight-v-Haynes Duffell Kentish Professional Negligence. [2003] EWCA Civ 223. Determination of appropriate percentage for recovery of damages in documents based loss of a chance claim

In re Bursill deceased; Churchill-v-Roach Private Client. [2003] W.T.L.R., 779. Chancery Division. Provision for co-habitee under Inheritance Act 1975. Interpretation of "living together as husband and wife"

Colton-v-Graysons Professional Negligence. [2003] Lloyds P.N. 80. Chancery Division. Undue influence in the mortgage context and consequential liability of solicitors post Etridge

Aran Caterers Limited-v-Stepien Lake Gilbert and Paling Professional Negligence. [2002] 1 E.G.L.R. 69. Chancery Division. Quantification of damages following failure by solicitors to follow correct procedure under Landlord and Tenant Act 1954 Part II

Re Buckenham deceased; Buckenham-v-Dickinson Private Client. [2000] W.T.L.R., 1083. Chancery Division. Wills/Want of knowledge and approval. Costs in contested probate litigation

Birmingham Midshires-v-Wretham and others Professional Negligence. [1999] Lloyds Prof Neg Rep., 133 TCC. Limitation, Causes of action and Joinder

Nicholson-v-Markham Property. (1998) 75, P&CR., 428 Court of Appeal. Real property. Rights of pre-emption. Ability to make a gift by will of land subject to such a right

Bristol and West Building Society-v-Mothew Professional Negligence, Private Client and Commercial Law. [1998] Ch., 1 Court of Appeal. Leading case on liability for breach of trust and/or fiduciary duty. Led by Jonathan Sumption QC

Re Murphy deceased; Graham-v-Murphy Private Client. [1997] 2, F.C.R., 441 High Court. Robert Walker.J. Family provision under the IPFDA 1975 on application by former co-habitee

Barclay-White-v-Guillaume and Sons Professional Negligence. [1996] E.G.C.S., 123 High Court. HHJ Peter Crawford Q.C. Measure of damages in claim against lawyers where claimant had sold relevant land to an associated company pre trial

Fortnum and Mason plc-v-Fortnam Ltd Intellectual Property. [1994] F.S.R., 438 High Court. Harman.J. Liability for passing off; common field of activity; real prospect of confusion

