



# Christopher Edwards

**Year of Call:** 2008

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## Overview

Chris is a commercial and construction barrister. He regularly appears in both the High Court and County Courts.

He has particular expertise and experience in bringing professional negligence claims relating to solicitors and construction professionals, including surveyors and architects, with a wealth of experience in relation not only to litigation, but also mediation and settlement in such claims.

Chris also specialises in high-value contract litigation, in respect of both commercial and specialised construction contracts.

## Recommendations

'Chris' intelligence enables him to grapple with the trickiest issues, but he is then able to explain his findings in a way that makes complex matters simple for the client.'

**Legal 500 2026**/Commercial litigation/Leading Juniors/Western Circuit

'Chris has a very good eye for detail and is a very able and tenacious advocate. He is also very approachable with clients and easy to work with.'

**Legal 500 2026**/Professional Negligence/Leading Juniors/Western Circuit

'Christopher is a very effective and measured advocate. He grasps issues quickly and is extremely thorough.'

**Legal 500 2025**/Professional Negligence/Leading Juniors/Western Circuit

## Academic qualifications

- BA (Hons) Philosophy, Politics and Economics, St Peter's College, Oxford
- MPhil International Relations, St Antony's College, Oxford

## Professional bodies

- Technology & Construction Bar Association (TECBAR)
- Chancery Bar Association (ChBA)
- Society of Construction Law (SCL)
- Professional Negligence Bar Association (PNBA)

# Expertise

## Commercial

Chris' commercial practice focuses on professional negligence and commercial dispute resolution.

In the field of professional negligence, he regularly advises and represents Claimants in high-value claims against many different professionals, including solicitors, surveyors, architects and financial advisors. He has particular expertise in respect of claims for professional negligence arising from construction projects. This expertise relates not only to litigation, but also in respect of strategy and tactics in relation to the successful prosecution of such claims, including advocacy at mediation.

In addition Chris has a commercial practice that encompasses the whole spectrum of high-value business and commercial disputes. He regularly advises and represents businesses in both the County and High Court, and also has extensive experience of alternative dispute resolution.

## Recent and Notable Professional Liability Cases

- Advising developer on quantum in respect of failure by conveyancing solicitor to properly negotiate a deed of easement that provided access to the public highway.
- Solicitor's negligence in respect of failure to properly value High Court claim until immediately prior to trial.
- Architect's negligence in respect of duty to warn in relation to VAT rates chargeable by a contractor.
- Multiple claims in respect of architects' negligence in respect of payment provisions under JCT contracts.
- Solicitor's negligence in respect of failing to properly draft the escalator clause in a lease.
- Architect's negligence for wrongly designing reservoir situated on farm.
- Architect's negligence for providing wrong advice as to permitted development rights on a residential property in a green belt location.
- Architect's negligence for failure to correctly supervise installation of new heating in a listed church. Issues of contractual and tortious assumption of duty.
- Solicitors' negligence in respect of conveying wrong land in sale of part.
- Numerous claims against surveyors arising from pre-purchase surveys of residential properties.

## Recent and Notable Commercial Cases

- Representing contractor in dispute over quality of installation of castables in high flue gas ducts in the oil industry.
- Advising a hotel in respect of the liabilities of its franchisor following from the latter's purported termination of its contract due to the COVID-19 pandemic.
- Successfully appealing a judgment that an informal IOU given by a husband to a wife was a promissory note within the meaning of the Bills of Exchange Act 1882.
- Advising and drafting in respect of enforcement of a legal charge given by a third-party guarantor to a company's debts. Issues of interpretation of the charge and knowledge of the guarantor.
- Advising and drafting in respect of a claim arising out of loans to a property development company by a private bank. Issues of economic duress and conduct by the bank.
- Representing guarantors under claim for monies due under a personal guarantee arising from hire purchase and hire contracts. Penalty clauses and automatic termination. Interpretation of damages clause in agreements.

- Numerous cases arising from misrepresentations in property purchases.
- Advising on the construction of share purchase agreements, particularly in relation to the sale of companies in the construction sector.
- Winding up a family company on the just and equitable ground on behalf of the minority shareholders after a breakdown of trust and confidence with majority shareholder.

## Property and Estates

Chris has advised and represented clients on matters ranging from residential and commercial re-possession to boundary disputes and nuisance claims. He has particular experience in respect of claims against property professionals, including surveyors and conveyancing solicitors.

### Recent and Notable Property and Estates Cases

- Advising developer on quantum in respect of failure by conveyancing solicitor to properly negotiate a deed of easement that provided access to the public highway.
- Solicitor's negligence in respect of failing to properly draft the escalator clause in a lease.
- Solicitors' negligence in respect of conveying wrong land in sale of part.
- Numerous claims against surveyors arising from pre-purchase surveys of residential properties.
- Solicitors' negligence in failing to properly advise in respect of quantum in a negligent surveying claim. Issues as to the correct measure of quantum in such claims.
- Right of way disputes relating to a conveyance of a converted farmyard, and separately, a 'boxed in' residential property in new development.
- Acting in proprietary estoppel claim arising from long and complex division of family estate.
- Acting for LPA receivers in complex High Court claim relating to an allegedly fraudulent mortgage charge.

## Construction and engineering

Chris regularly advises and represents clients in respect of a wide range construction and engineering disputes, ranging from residential property disputes to commercial developments to nationwide installation projects. He has a particular expertise in respect of professional negligence claims in the construction field.

### Recent and Notable Construction and Engineering Cases

- Advising and acting in numerous claims, both in the TCC and the County Court relating to defective building work at residential and other properties.
- Advising in respect of post-Grenfell cladding claims and the Building Safety Act 2022
- Successfully defending significant adjudication claiming professional negligence in respect of a firm of quantity surveyors and costs consultants. Issues relating to the proper valuation of work carried out under an NEC3 Professional Services Short Contracts.
- Advising in respect of the apportionment of liability between contractors and professionals in a claim for the inadequate

provision of heating for a restored medieval church.

- Advising and drafting in respect of a claim arising out of loans to a property development company by a private bank. Issues of economic duress and conduct by the bank.
- Advising on the construction of share purchase agreements, particularly in relation to the sale of companies in the construction sector.

## Recent and Notable Professional Liability Cases

- Advising developer on quantum in respect of failure by conveyancing solicitor to properly negotiate a deed of easement that provided access to the public highway.
- Architect's negligence in respect of duty to warn in relation to VAT rates chargeable by a contractor.
- Multiple claims in respect of architects' negligence in respect of payment provisions under JCT contracts.
- Architect's negligence for wrongly designing reservoir situated on farm.
- Architect's negligence for providing wrong advice as to permitted development rights on a residential property in a green belt location.
- Architect's negligence for failure to correctly supervise installation of new heating in a listed church. Issues of contractual and tortious assumption of duty.
- Numerous claims against surveyors arising from pre-purchase surveys of residential properties.

## Articles

Commercial barrister Christopher Edwards analyses the Court of Appeal decision in *Times Travel (UK) v Pakistan International Airlines Corporation* and its impact on the criteria of lawful economic duress and reasonableness in commercial contracts.

[View Article](#)

Christopher Edwards considers the case of *First Tower Trustees Ltd and Intertrustees Limited v CDS (Superstores International) Limited* [2018] EWCA Civ 1396 and the role of basis clauses in avoiding liability in contracts.

[View Article](#)

Commercial update: Claim notification clauses in SPAs

When notifying a claim under a claim notification clause in a Share Purchase Agreement, what level of detail does the purchaser need to give? Christopher Edwards analyses the Court of Appeal's most recent consideration of the issue (*Teoco UK Ltd v Aircom Jersey 4 Ltd* [2018] EWCA Civ 23).

[View Article](#)

Christopher Edwards provides an overview of the law relating to the Commercial Agents Directive and its latest developments in Webinar for Lexis Nexis.

[View Article](#)

Continuing breach is an area of law that has suffered from a level of uncertainty. In the context of professional risk, it is often important to limitation arguments, in order to determine when a breach of duty has occurred. Christopher Edwards (*Call 2008*) analyses the most recent contribution of the Court of Appeal, in *Capita (Banstead 2011) Ltd v. RFI Group Ltd* [2015] EWCA Civ 310.

[View Article](#)

If a contract for work and materials is performed badly, can there be a total failure of consideration? By what 'performance'

is that question to be addressed? And can there also be a claim for damages? Christopher Edwards analyses the most recent contribution of the Court of Appeal to the question of total failure of consideration and damages, in *Gartell & Son (a firm) v. Yeovil Town Football & Athletic Club Limited* [2016] EWCA Civ 62, [2016] BLR 206, 164 ConLR 28

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