



The Rt Hon Michael Tomlinson

Year of Call: 2002

Email Address: michael.tomlinson@3pb.co.uk

Telephone: 020 7583 8055/01202 292102

Overview

The Rt Hon Michael Tomlinson KC is the former Solicitor General (Sep 2022-Dec 2023) who returned to private practice with 3PB in September 2024. Michael has appeared in courts up to and including the Court of Appeal, helping individuals, businesses, charities and Local Authorities. For more information please see his specialist profiles below. Michael is a busy barrister, frequently instructed in disputes right across the UK and internationally.

Michael practised for twelve years at 3PB (3 Paper Buildings) from their Bournemouth office – from 2003 up until he became an MP in 2015. He served as Member of Parliament for Mid Dorset and North Poole from 2015 to 2024 and was elected to Parliament in three successive General Elections: 2015, 2017 and 2019.

Michael served as Home Office Minister of State, attending Cabinet and was appointed as His Majesty's first Solicitor General in 2022 and sworn in as a Privy Councillor in February 2024. His main duty was working alongside the Attorney General and the Advocate General for Scotland as the senior legal advisers to the UK Government. Michael has a particular interest in statutory interpretation having attended the Parliamentary Business and Legislation Committee, a Cabinet Sub-Committee, in order to advise where proposed legislation raised issues of particular legal difficulty, disagreement or importance.

Before becoming an MP, Michael was on the Attorney General's Regional Panel and undertook civil work, both advocacy and advisory, for all Government departments. Michael's practice now continues to encompass a broad range of civil work, acting for both claimants and defendants, notably commercial and contract law, property and chancery cases and public law and regulatory. He also practises as a qualified mediator and arbitrator for any civil dispute cases. Currently Michael is sitting as an arbitrator in an ICC arbitration in the Dubai.

Given his background in Government, he has an interest in statutory interpretation and much of his work has an international flavour. He is frequently instructed in cases where a question is at the intersection of different areas of law, or where it overlaps with public policy or the interpretation of legislation, and the breadth of Michael's practice gives him the edge as preferred counsel and adviser to clients. He is often instructed on sensitive matters that relate to the actions of public bodies, whether in the United Kingdom or internationally, or where there may be allegations of fraud or fraudulent activity.

Michael won a major scholarship at the Middle Temple and was a member of the mooting team that won the Middle Temple mooting cup in 2002. Michael also represented the Middle Temple mooting team in Hong Kong and the Far East in 2003 and California in 2002.

Michael undertakes pro bono work regularly, and was proud to chair the Attorney General's Pro Bono Committee in 2022 and 2023. As part of his pro bono work, Michael has taken part in legal projects in both Sierra Leone and Rwanda; and is part of a team leading mediation training in South Africa and has been named on Lady Chief Justice Carr's Pro Bono Recognition list in 2025 and 2026.

Michael receives exceptional client feedback. Typical of these are "what sets Mike apart is his exceptional care of both the lay

client and solicitor", and being described as having" a rare ability to strike the perfect balance between professionalism and warmth, instilling confidence while remaining sensitive to the client's concerns", "a pleasure to work with as part of a legal team", "refreshingly ego-free, responsive and open" and "one of the most outstanding counsel I have worked with in my (20 year) career."

Outside of work, Michael volunteers with his wife on a Christian youth camp; enjoys cricket; and continues to play hockey for Poole Hockey Club.

Recommendations

"I have had the privilege of instructing Mike since 2005 in a wide range of matters, including commercial and contract law, property and chancery cases and I can say without hesitation that he is one of the most outstanding counsel I have worked with in my career." **Instructing Solicitor**

"What sets Mike apart is his exceptional care of both the lay client and solicitor. Clients routinely comment on how approachable and reassuring he is, even when dealing with difficult or emotionally charged issues. He has a rare ability to strike the perfect balance between professionalism and warmth, instilling confidence while remaining sensitive to the client's concerns. I recall one particularly anxious client who did not have English as a first language and who was reluctant to proceed with a final hearing considering opting for an very unfavourable settlement; Mike took the time to meet with them in advance, explain the process in a calm and respectful manner, and left them feeling heard, supported, and ready to proceed. He guided this matter through a complex five day trial with very difficult multilingual cross examination and obtained a very favourable judgement." **Instructing Solicitor**

"He is also a pleasure to work with as part of a legal team. Mike is refreshingly ego-free, responsive, and open to dialogue, always willing to pick up the phone to talk things. It is very easy to say to Mike that you don't understand something and he will take the time to explain it." **In-house Lawyer**

"Working with Michael Tomlinson is a blessing. He is tireless and hard working inside and outside the court. His advise is solid and based on the case strengths. He has assisted me in matters and question before and after the hearing. His performance in court is impeccable. I would consider that Michael Tomlinson is a Rolls Royce vehicle in the court racing." **Instructing Solicitor**

Academic qualifications

- BA (Hons) Classics, Kings' College London, 2i
- Postgraduate Diploma in Law and BVC, College of Law, graduated third top in his year

Scholarships

- The Malcolm Memorial Prize for Advocacy, College of Law, 2002
- The Sachs Prize, Middle Temple, 2002
- Rosamund Smith Mooting Cup, Middle Temple, 2002
- Queen Mother Scholarship, Middle Temple, 2001

Professional qualifications & appointments

- Member of His Majesty's Most Honourable Privy Council, 2024
- Appointed King's Counsel, 2022
- HM Solicitor General (SG), 2022-2023
- Called to the Bar of Northern Ireland, 2023
- Member of the Pro bono Recognition List, 2025 and 2026
- Attorney-General's Junior Counsel to the Crown (Regional Panel), 2007-2012

Professional bodies

- Honourable Society of the Middle Temple
- Registered Mediator, Civil Mediation Council
- Society of Mediators
- Chancery Bar Association
- Agricultural Law Association

Expertise

Property and Estates

Michael Tomlinson KC is a barrister specialising in range of chancery disputes including probate and property matters. The former MP and Solicitor General returned to private practice in September 2024, having practised from 3PB from 2003 until 2015.

Michael has an established probate practice and has experience and expertise in all areas of contentious and non-contentious probate, estoppel, Inheritance Act and private client matters. Michael is often instructed where there is an international dimension and questions arising as to Wills in different jurisdictions, covering both moveable and immovable assets. His cases frequently encounter issues of fraud or deception as well as questions as to the validity of a Will. He is instructed by beneficiaries, executors and trustees, as well as other interested parties. He is happy to advise at all stages of a case and is particularly keen in assisting in settlement meetings (including ADR) as well as representing at court.

Michael has significant experience dealing with matters of Bona Vacantia (when a person dies without a valid will and has no known relatives). When he was Solicitor General he worked closely with the Bona Vacantia division of the Government Legal Department – as explained by a Parliamentary answer he gave when he was Solicitor General:

"The Treasury Solicitor acts for the Crown to administer the estates of people who die intestate (without a Will) and without known kin (entitled blood relatives) and collect the assets of dissolved companies and other various ownerless goods in England and Wales. The Bona Vacantia Division (BVD) of the Government Legal Department (GLD) deals with these matters on behalf of the Treasury Solicitor. BVD is responsible for determining whether an empty property is bona vacantia where they have been notified of the asset in relation to a dissolved company or a deceased person's estate."

Michael also covers the broad range of property and land work carried out in Chambers; including rights of way; boundary disputes; covenants; and breaches of planning.

Given his background, Michael has a particular interest in statutory interpretation, and many of his cases involve niche or "interesting" points of law. He was recently instructed to advise and draft in a Privy Council chancery case.

Michael is a member of the Chancery Bar Association and believes that many chancery disputes are ripe for mediation. As a qualified mediator he is able to undertake work as a mediator for chancery disputes as well as wider commercial and civil matters. He also appears as an advocate at mediation.

His recent and ongoing cases include a High Court cases involving allegations of fraud and Wills both in the United Kingdom and abroad, where there is a detailed history and complex evidential and legal issues to resolve.

Charities

Michael has a particular interest in charity law, partly developed during his time as Solicitor General. Working alongside the Attorney General, he was responsible for ensuring *parens patriae* on behalf of the Crown. This has been described by constitutional expert Dr Conor Casey as "the responsibility to protect people's lawful rights and interests; with special responsibility for those who cannot vindicate their own entitlements. This is the foundation of the Attorney General's duties in respect of charities where, simply put, their role is to ensure the sound and proper administration of charitable bequests and help the public to have trust and confidence in charities and charitable endeavours." ([Conor Casey: The Attorney's Bridle: The Constitutional Convention Disciplining the Attorney General's Discretionary Powers – UK Constitutional Law Association](#))

Michael advises charities on a variety of issues, including Cy Pres, trusts and endowments. He is happy to advise on regulatory and disciplinary matters facing charities, the conduct of trustees, the interpretation of trust deeds and other governing documents and civil and property matters. He was in Government when the Charities Act 2022 was introduced, and is happy to advise on its impact for charities.

Recent cases include

- advising a local charity about powers to use a bequest for specific purposes, Charity Commission regulation, permanent endowment and interpretation of a legacy.
- advising an internationally renowned million dollar charity on proprietary and governance issues, as well as the appropriate interplay with the Charity Commission.

There is an inevitable overlap with numerous areas of law covered in Michael's core practice, in particular his chancery work. In addition, charity law often raises public policy considerations.

In addition to his charity work, Michael volunteers every year for a Christian youth organisation, which is proud recently to have obtained charitable status.

Commercial

Michael Tomlinson KC is a leading barrister in commercial and chancery law, with a practice spanning the full spectrum of high-value and complex disputes. A Privy Councillor and former Solicitor General for England and Wales, he returned to private practice in September 2024 after a distinguished career in public service and earlier practice at 3PB.

Alongside his court work, Michael is also a qualified Mediator and Arbitrator. He sits as arbitrator in domestic and international proceedings, particularly under institutional rules such as the International Chamber of Commerce (ICC) and the London Court of International Arbitration (LCIA), with a strong focus on disputes in the Middle East and North Africa. His unique role in steering the Arbitration Act 2025 through Parliament as Solicitor General gives him a rare insight into arbitral jurisdiction and enforcement, which informs much of his current arbitral and advisory practice.

Michael's commercial practice is wide-ranging. He is regularly instructed in disputes involving agency, misrepresentation, restraints of trade, duress, estoppel, termination of contracts, penalty clauses, deceit, conspiracy, and enforcement of settlement agreements. His practice also encompasses disputes involving restrictive covenants, breach of confidence, and other issues commonly arising in complex commercial relationships and employee departure cases. He is frequently instructed in matters requiring urgent injunctive relief and High Court applications, including those concerning the protection of confidential business information and the enforcement of post-termination obligations. In this context, his experience aligns closely with disputes involving restrictive covenants, breach of confidence, commercial litigation, and injunction expertise, including cases arising in technology-driven businesses where urgent High Court intervention may be required.

He also has extensive expertise in professional negligence, particularly where it arises in the context of complex commercial and chancery disputes. His practice frequently involves advising on claims against legal, financial, and professional advisers, often in cases with overlapping allegations of misrepresentation, breach of duty, or negligent misstatement. He brings to these matters a deep understanding of contractual and fiduciary obligations, as well as experience in cross-border disputes where questions of jurisdiction and governing law are central.

He has particular expertise in company and partnership litigation, insolvency, civil fraud, and disputes concerning high-value assets and equipment sales. Michael appears frequently in the High Court of Justice, often instructed in urgent and heavy interlocutory applications such as freezing injunctions, strike-out and summary judgment, jurisdiction challenges, sovereign immunity, and relief from sanctions. His experience as Solicitor General adds particular weight to his expertise in matters raising questions of public policy, international law, and cross-border enforcement.

Michael is especially sought after in international and multi-jurisdictional disputes. He advises and acts in cases involving complex jurisdictional issues, foreign governing laws, forum non conveniens, and the recognition and enforcement of foreign judgments and arbitral awards.

Recent and Ongoing Cases

- Multi-million-pound partnership dispute – Acting in a claim involving a high value business, focusing on ownership, valuation disputes, and likely equitable accounting and dissolution issues.

- Shareholder and founder dispute in a start-up – Instructed to draft pleadings and advise strategically in a High Court claim involving allegations of breaches of contract, founder rights, and conflicts of interest in a growing tech company.
- High-profile commercial contract dispute – Advising with junior counsel in a sensitive matter involving a high-profile client, allegations of international fraud, penalty clauses and raising wider public policy considerations.
- International cross-border dispute with overlapping claims – Instructed in an unusual and multi-faceted case involving contractual and tortious elements, including allegations of misrepresentation and negligent misstatement across multiple jurisdictions.
- Freezing injunction in the High Court – Acted in urgent proceedings for freezing relief in high-value multi-party commercial dispute, addressing issues such as dissipation risk, asset tracing, breaches of trust and fiduciary duty.
- Contractual enforcement and business torts – Instructed in High Court proceedings following contested interim applications involving breaches of contract, economic torts, and complex evidential issues.
- Interpretation of an insurance policy – Legal proceedings hinged on the interpretation of key clauses within an insurance contract in a sensitive and high-profile international case involving equitable estoppel and negligent misstatement as well as allegations of a failure to disclose.
- Sitting as arbitrator in ICC arbitration (Dubai) – Appointed as arbitrator in a substantial international commercial dispute following the breakdown of a longstanding commercial relationship involving tech distribution and supplies across multiple jurisdictions.

Administrative and Public Law

Michael Tomlinson KC has advised on public law and regulatory issues for twenty years, and was first appointed onto the Attorney-General's Junior Counsel to the Crown (Regional Panel) in 2007.

Given Michael's experience in Parliament; in Government as a Law Officer (HM Solicitor General); and in the Cabinet, Michael is uniquely qualified to advise on all matters relating to the legal political sphere and the interpretation of legislation.

Michael was His Majesty's first Solicitor General and as the Attorney General (AG)'s deputy, was enabled by Statute to perform any of her functions. His main duty was as senior legal adviser to the UK Government. Together with the AG, Michael superintended the Crown Prosecution Service and the Serious Fraud Office.

Michael Tomlinson KC was responsible for the Attorney General's public interest functions such as granting consent to the prosecution of certain offences such as offences under the Official Secrets Acts and some criminal and terrorism offences.

Michael also reviewed whether to refer some sentences to the Court of Appeal as being unduly lenient; giving consent for an application to the High Court for a fresh inquest; and deciding whether to institute contempt proceedings.

As part of his work for the Government, Michael appeared in the Court of Appeal and chaired Ministerial Board meetings.

Overseas Territories and Crown Dependencies

2025 – Most recently, Michael was appointed expert advisor by the States of Jersey Environment Housing and Infrastructure Scrutiny Panel. This was for their review of the [Draft Residential Tenancy \(Jersey\) Amendment Law](#). Due to the complexity and politicised nature of the Amendment Law, Michael was chosen to be an impartial and independent expert, bringing his considerable experience of regulatory law to the panel.

"His input has been integral in testing the robustness of the Panel's findings, identifying areas where the drafting may not fully reflect the Minister's policy intent, and shaping recommendations to strengthen both the clarity and effectiveness of the legislation." Jersey Environment, Housing and Infrastructure Panel

2023 – Michael chaired the Overseas Territories Attorney General's Conference in Montserrat in September 2023. This

included Attorneys General of British Overseas Territories (Anguilla; the British Virgin Islands; Cayman Islands; Falkland Islands, South Georgia and the South Sandwich Islands; Montserrat; and the Turks and Caicos Islands), Attorney General and representative of the Crown Dependencies of Guernsey and Jersey, and a representative from the US Department of Justice.

ADR/NCDR

Michael believes that there are many disputes that are ripe for mediation and arbitration. As a qualified mediator and arbitrator, he works as a mediator and arbitrator in a broad range of property, commercial and civil matters. He has also appeared as an advocate at mediations.

Following the changes to the Civil Procedural Rules, coming in to force on the auspicious date of the 1st October (Michael's birthday) 2024, the Court will now promote the use of alternative dispute resolution in response to the decision of the Court of Appeal in *Churchill v. Merthyr Tydfil CBC [2023] EWCA Civ 1416*. The Court will further actively encourage mediation.

Michael undertakes ToLATA mediations, and believes that these disputes are invariably suitable for mediation. A successful mediation will inevitably result in a saving of costs, and in ToLATA cases ensure that there is more equity to go round. He has recently conducted a successful ToLATA mediation in Chambers, and with the changes to the CPR now in force anticipates that the need for mediation in this area will continue to increase.

As a Member of Parliament, Michael would often see the benefit of mediation in solving a range of disputes; from wider community disputes, to neighbour or more commercial matters.

Michael has taken part in legal projects in both Sierra Leone and Rwanda; and is part of a team leading mediation training sessions in South Africa.

Further to his work as a constituency Member of Parliament, working with the NFU and the local farming community during his time as MP in Dorset, Michael is developing a specialism in agricultural law and is a member of the Agricultural Law Association. Many agricultural disputes are particularly suitable for mediation.

Michael was trained by and is a Member of the Society of Mediators and is a Civil Mediation Council Registered Mediator and is a qualified Clarb arbitrator.