

Glenn Campbell

Call year: 1985

Email: glenn.campbell@hailshamchambers.com

Phone: 020 7643 5000

Glenn is a professional indemnity litigator, with experience of defending a wide spectrum of claims, predominantly in respect of allegations against lawyers, but also those brought against accountants, auditors, financial intermediaries, architects, surveyors, engineers and intellectual property advisors



Practice Profile

Professional Negligence

Glenn acts in the main for defendants on instructions from many of the major insurers in the field, and from the leading Panel firms, in relation to claims brought in civil proceedings, on disputed indemnity insurance points, and in related disciplinary proceedings

Other

Traditional chancery work, including wills and probate, 1975 Act claims, disputes arising out of the ownership and occupation of land, landlord and tenant, commercial and residential. White collar crime, with experience of IP infringement prosecutions and Proceedings of Crime Act proceedings. As a consequence of membership of the NY State Bar, Glenn has a particular interest in litigation which raises issues relating to US law and practice.

Further Information

Year of call: 1985 (Lincoln's)

Specialist areas: professional indemnity

Education: LLb (Hons) V.U.Manc; LLM (Computer and Communications Law) London QMWC; Admitted to the New York State Bar after examination, in 1995

Memberships:

[Chancery Bar Association](#)

[Professional Negligence Bar Association](#)

[Proceeds of Crime Lawyers Association](#)

[Administrative Law Bar Association](#)

[Ecclesiastical Law Society](#)

[Association of the Bar of the City of New York](#)

Recent cases

Attorney General-v-Krivec (AG's Ref No.8 of 2007); Court of Appeal (Criminal Division; Lord Phillips of Worth Matravers LCJ, Latham LJ, Treacy.J.; [2-7] EWCA Crim 760; [2008] Crim App Rep (S) 1; the correct approach to the application of "guideline cases"; emphasis of the importance of judicial discretion exercised according to the relevant facts

Batey-v-Jewson [2008] EWCA Civ 18; Jan 29th 2008. Contractual construction on preliminary issue; assignment of cause of action or proceeds thereof

Miller-v-Garton Shires [2007] PNLR 273 (Court of Appeal (Chadwick; Hallett LJJ, Lindsay.J.) Professional negligence. Lawyers. Loss of claim for damages for personal injury. Potential for application for summary judgment where Claimant raises issue of fact which, on the documents, is unmeritorious

Re Stratford deceased; Cattermole-v-Prisk [2006] 1 FLR., 693 (Chancery Division; HHJ Norris QC) Probate. Knowledge and approval. Presumptions. Testamentary undue influence. Lifetime gifts undue influence

Templeton Insurance-v-Penningtons [February 15th 2006] Lawtel (High Court, Lewison. J) Imposition of Quistclose form of trust obligation on solicitors receiving loan monies in the course of a commercial lending transaction where the solicitors were not retained to act for the lender

Wilks-v-Perkins Mainman [May 11th 2005] Lawtel (Court of Appeal) Challenge to findings of fact reached after trial of claim for damages for professional negligence against lawyers

Hawkesbrook Leisure-v-Reece Jones Partnership [2004] 25 EG 172 (High Court, Etherton. J) 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 [February 14th 2003] Lawtel (Court of Appeal) Determination of appropriate percentage for recovery of damages in a documents based loss of a chance claim against solicitors

In re Bursill deceased; Churchill-v-Roach [2003] W.T.L.R., 779 (High Court, HHJ Norris QC) Provision for co-habitee under Inheritance Act 1975; interpretation of "living together as husband and wife"

Colton-v-Graysons [2003] Lloyds P.N. 80. (High Court, HHJ Berhens) Undue influence in the mortgage context and consequential liability of solicitors post Etridge

Aran Caterers Limited-v-Stepien Lake Gilbert and Paling [2002] 1 E.G.L.R. 69 (High Court, HHJ Howarth) 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 [2000] W.T.L.R., 1083. Wills; want of knowledge and approval; costs in contested probate litigation

Birmingham Midshires-v-Wretham and others [1999] Lloyds Prof Neg Rep., 133 (High Court. HHJ Hicks (Q.C.) Limitation; causes of action; joinder

Nicholson-v-Markham [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 [1998] Ch., 1 (Court of Appeal) Leading case on liability for breach of trust and/or fiduciary duty by lawyers

Hughes and others-v-Robbins Olivey [1997] www.newlawonline.com (C.A.) (Court of Appeal) Civil procedure. Change of names; new causes of action under Limitation Acts

Re Murphy deceased; Graham-v-Murphy [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 [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

Porter and Burns-v-Thompson [1996] N.P.C., 76 (High Court. Michael Lewer Q.C.) Lawyer's liability for advice on restrictive covenants

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