

Clerks: 020 7643 5000

# **Julian Picton KC**

Call: 1988 | Silk: 2010



### Overview

Julian specialises in clinical negligence, personal injury, and professional indemnity claims. His clinical negligence work is primarily for claimants and principally comprises high value claims for birth related injuries and in particular cerebral palsy. Julian's personal injury practice concentrates on acquired brain and catastrophic injury claims of maximum severity. In the professional indemnity sphere, Julian frequently acts for or against lawyers, accountants, surveyors, and financial advisers and advises on coverage issues.

Given Julian's main areas of practice, he has special expertise in professional negligence claims arising out of mishandled personal injury and clinical negligence litigation. This is where his specialist knowledge is a particular advantage. Julian also takes a keen interest in all difficult damages issues and the quantification of loss.

### **Medical law**

Since taking Silk in 2010, clinical negligence claims have become an increasingly large proportion of Julian's practice. His clinical negligence work is primarily, but not exclusively, for claimants and comprises predominantly claims for birth related injuries and in particular cerebral palsy.

Julian's first case in Silk was on behalf of a brain damaged infant in which he successfully overcame a defence of Plene Administravit advanced by one of the Defence Unions on behalf of the estate of a deceased general practitioner.

Current examples of Julian's clinical negligence practice include:

 Leading Jane Tracy Forster, Julian advantageously settled an extremely complex claim on behalf of the infant claimant for very severe brain injury allegedly attributable to an undetected tension pneumothorax occurring as a result of intermittent positive pressure ventilation (IIPV) administered in the first 5 minutes of life

- Julian is instructed for the claimant, who has cerebral palsy, in an ongoing liability dispute concerning the standard of care in the conduct of ultrasound scanning and the alleged failure by the Maternity Unit to diagnose severe Intra Uterine Growth Retardation
- Julian recently settled a quantum only cerebral palsy claim on behalf of the claimant for a figure comprising periodical payments and a lump sum together exceeding £6 million
- Julian is in the early stages of advising the claimant, born asphyxiated with meconium aspiration, on the merits of proceedings claiming damages for alleged negligence on the part of the midwives for failure to undertake continuous CTG monitoring

# **Personal injury**

Julian represented the defendant solicitor in *Hickman v. Blake Lapthorne and Another* [2005] EWHC 2714; [2006] P.N.L.R. 20, the leading authority on apportionment between solicitor and counsel arising from the negligent undersettlement of a personal injury claim.

Because of the other main limb of his practice, he places a particular emphasis on loss of a chance claims arising out of mishandled personal injury and clinical negligence litigation.

He is currently instructed on behalf one of the firms of solicitors involved in the range of disputes arising from management of the various *Miners Compensation Schemes*.

Julian concentrates on personal injury claims, with a particular emphasis on acquired brain and catastrophic injuries and fatal accidents. Complex quantification and medical issues are specialities.

He has an extensive practice, predominantly for defendants, and is regularly instructed by the major road traffic and employers' liability Insurers.

In the Court of Appeal, he recently obtained permission to appeal on the nature and extent of the duty owed by a tortfeasor to a victim sustaining nervous shock in the aftermath of a road traffic accident.

# **Professional liability**

Julian was heavily involved in the lender litigation which emerged at the end of the 1990s, representing all the defendant solicitors in claims brought by the Coventry Building Society. Together with Michael Pooles KC, he represented the successful appellant in Lloyds Bank v. Crosse and Crosse [2001] Lloyds LR PN 452, in which the Court of Appeal took the opportunity to restate the formulation of loss in lenders'

#### Insurance

As part of both his professional indemnity and his personal injury practice, Julian is frequently called upon to advise on policy and coverage issues. He recently advised Insurers in relation to 800 after the event insurance policies, following the insolvency of the legal expense insurance funder.

# What others say

"He is astute, erudite and combines forensic attention to detail with a wonderful client manner." *Chambers UK, 2025* 

"Julian is wonderful. He is a pleasure to work with. He is so affable but underneath the service he is a real detail monster and will put you at ease. He really is an intellectual powerhouse." *Chambers UK, 2025* 

"Julian is a pleasure to work with and has the utmost respect and confidence of clients." Chambers UK, 2025

"In terms of his knowledge and experience in the injury field, Julian is one of the most helpful, approachable and amenable barristers, let alone KCs, that instructing solicitors have ever worked with." *Legal 500, 2025* 

"Covers absolutely everything and always fights for the clients to be heard in the litigation process. A formidable advocate who never gives up." *Legal 500, 2025* 

"Julian is an exceptionally good barrister." Chambers UK, 2023

"Julian wields the intellectual weapons needed and does great things in conferences and at meetings." *Chambers UK, 2023* 

"Julian is superb with complex legal issues. He is always a pleasure to work with." *Chambers UK, 2023* 

"Julian is a joy to work with – very responsive to clients' needs, a real team-player with his instructing solicitors and a formidable advocate – he really fights for his clients." *Legal 500, 2023* 

"Fantastic with clients and very forensic." "He has a wealth of experience, is accessible and responds quickly to any enquiries." Chambers UK, 2022

"Always adopts a detailed forensic approach while never losing sight of the core issues." Legal 500, 2022

"A formidable opponent who offers extremely thorough and sensible advice." Legal

'An excellent and very forensic advocate in the catastrophic injury field.' *Legal 500,* 2021

"He has an almost encyclopedic knowledge of both law and medicine." *Chambers UK, 2021* 

"He is excellent – extremely forensic and doesn't lose sight of the key issues." "He is practical, very persuasive and very detail-oriented." *Chambers UK, 2021* 

"He's as clever as he is pragmatic. He also has a good level of emotional intelligence." *Chambers UK, 2020* 

"He is an appealing court performer." Chambers UK, 2020

"He's very easy to deal with and is a calming influence in stressful situations. He's pragmatic, straightforward and clear in his advice." *Chambers UK*, 2020

"He fights his corner where appropriate but knows when to be pragmatic and flexible" *Legal 500, 2020* 

"Able to get the best out of expert witnesses by his careful examination of evidence" Legal 500, 2020

"He is one of the best known and respected silks at the PI Bar; he gets the right result while being calm, user friendly and supportive" *Legal 500, 2019* 

"Excellent leading counsel in the field" Legal 500, 2019

"He is forceful on his feet and has an excellent grasp of technical matters." "He has a tremendous eye for the nub of a case" Legal 500, 2017

"He has a wonderfully crisp style and is unquestionably intelligent." Chambers UK, 2017

"Unflappable in the face of adversity." Legal 500, 2016

"He is very knowledgeable on liability issues and his written work, pleadings, skeletons and general tactics are excellent. He is also very good at dealing with policy and indemnity issues." *Chambers UK, 2016* 

"Creative and innovative in his arguments." Legal 500, 2015

"Bright and user-friendly." Chambers UK, 2014

#### **Recent cases**

Hickman v. Blake Lapthorne and Another [2005] EWHC 2714; [2006] P.N.L.R. 20: leading authority on apportionment between solicitor and counsel arising from the

negligent undersettlement of a personal injury claim.

*Lloyds Bank Plc v. Crosse & Crosse* [2001] Lloyd's Rep P.N. 452: lender claim, negligent conveyancing, limitation, measure of damages.

Nottingham Building Society v. Bennet (Peter) & Co the Times February 26, 1997, CA; service of proceedings on defunct partnership.

Re Manda [1992] 2 WLR 164 (CA).

#### **Further information**

**Education:** Reigate Grammar School, BA (Oxon), Everard Van Heyden prize winner Bar Finals 1986.

Professional organisations: PNBA.

**Committees:** Equality and Diversity Committee of the Bar Council of England and Wales with a particular interest in disability issues.

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