

He is very responsive, thorough and a good tactician." "He is hugely reliable, very consistent with his advice and truly exceptional in his attention to detail.

Chambers and Partners 2021



John Meredith-Hardy

Called in 1989 +44 (0)20 7583 9241

John Meredith-Hardy undertakes insurance, commercial, general common law, personal injury & clinical negligence, professional negligence and costs related instructions.

The breadth of John's experience across a range of subject areas is of particular assistance to professional and lay clients due to the nature of civil litigation that frequently includes both, for example, insurance coverage and liability issues, personal injury and costs, etc.

John acts for both claimants and defendants and receives instructions from solicitors, insurers and via public access. John is an accredited mediator and is a 'Leading Individual' in the Legal 500.



Location

Farrar's Building,
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Insurance

John is regularly instructed on coverage, indemnity & related disputes by both insurers and the insured.

Recovery claims include damage by flood, fire, storm and theft. Underlying causes of action include negligence, nuisance and Rylands v Fletcher.

Product related claims include the Electrical Equipment (Safety) Regulations 1994, Sale of Goods Act 1979, Supply of Goods and Services Act 1982, Unfair Contract Terms Act 1977, Consumer Rights Act 2015 & Consumer Protection Act 1987.

Instructions include RTA insurance coverage, and MIB, Article 75 and uninsured & untraced drivers, are common themes in John's practice.

John's insurance work dovetails with his commercial, common law and PI practices as insurance claims involve liability issues falling within these areas of expertise.

John provides seminars on commercial and consumer insurance.

Examples of cases undertaken

Property insurance

W v Royal Sun Alliance Insurance PLC – acting in a claim for an indemnity following the theft and conversion of (about) 25,000 metric tonnes of iron skimmings from a steel mill in South America

Gage v Barnard – acting for insurers in a subrogated claim following the spread of fire between domestic premises following negligent work being undertaken by roofing sub-contractors

Hussain v New India Assurance Company Ltd – acting for insurers in a claim for an indemnity following destruction by fire of a care home; claim discontinued following service of the insurer's defence

Carmichael & Sons (Worcester) Ltd v NIG – property insurance & indemnity claim successfully defended following a landslip

Thorpe v Cruze & Gallantree – destruction of neighbouring thatched premises by fire, causation and insurance indemnity

Walding & Savage v Singh & others – High Court trial – tenants successfully claimed insurance monies wrongfully taken by the landlord after premises destroyed by fire; freezing injunction before & after judgment

Medical & professional indemnity

I v Scottish Provident / Royal London Mutual Insurance Society – insurance coverage dispute concerning disability income benefit

P v Hospital & Medical Care Association – coverage dispute regarding medical expenses insurance

Downing v Chartis Insurance Co – coverage of personal accident policy following clinical negligence

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Lloyd & others v The Charles Group & others The Stax Litigation – independent financial advisers & professional indemnity coverage

Road traffic insurance

NIG v Hussain & others – acting for insurers in a recovery claim pursuant to Monk v Warbey with Article 75, the Road Traffic Act 1988, s.151 and the MIB Uninsured Drivers Agreement being relevant to the claim

Corder v Boyd, D & MIB – RTA coverage and liability of car owners to those not permitted to drive

Wasley v MIB & UK Insurance – coverage dispute concerning RTA insurance where the accident occurred not on the road or public place; declaratory relief

Candemir v UK Insurance Ltd – trial regarding Road Traffic Act 1988, s.151 and s.152; claim dismissed on account of the absence of notice to the insurer as provided for by Road Traffic Act 1988, s.152(1)(a)

Recent insurance advisory work has included:-

- acting for an electrician and insurer in a claim for property damage by fire to premises in Scotland following alleged negligent work and in circumstances where co-insurance and JCT Option C applied
- advising an insurer on policy coverage regarding secondary exposure to asbestos and coverage by a contractor's combined policy for claims by a third party not employed by the insured
- advising an insurer on coverage issues following storm damage to commercial premises and in relation to terms relating to occupation of premises
- acting for electrical sub-contractors and its insurers in defence of a subrogated claim following a fire causing damage to high value residential property that was allegedly caused by negligence
- advising an insurer on the recovery of its outlay following flooding to the highway and the escape of water into third party premises causing insured loss
- advising ATE insurers on coverage and costs issues regarding ATE insurance following bankruptcy of the insured and the Third Parties (Rights against Insurers) Act 2010
- advising the insurers of commercial premises following the catastrophic spread of fire from neighbouring commercial premises after a burglary and intentional or accidental fire setting by trespassers causing high value property damage
- acting for a manufacturer of decorative radiators and its insurer in a claim for water damage following an alleged defective manufacture of goods
- acting for a maintenance company of commercial oil pumping equipment and its insurer in a claim for damage caused by escaping oil following an alleged defective provision of services
- acting for insurers on policy coverage following damage by fire to a high value commercial vehicle due to a defect in

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- equipment supplied by a third party and fitted to the vehicle
- advising an insured regarding coverage and the Insurance Act 2015 in relation to destruction by fire of a valuable classic car
- advising insurers on policy coverage following the sale of car, Road Traffic Act 1988 s.151 & 152 and the effect of *Fidelidade-Companhia de Seguros SA v Caisse Suisse de Compensation (C-287/16) [2017] RTR 26*
- advising road traffic insurers on RTA 1988, s.151(8) recoveries against the uninsured negligent driver and the insured passenger who permitted the driver to drive the vehicle
- advising road traffic insurers in a claim by Highways England Company Limited for the recovery of damages for property damage to motorway infrastructure following an insured's road traffic accident
- acting and advising road traffic insurers in a claim for the recovery of damages for loss of use of a commercial vehicle following an insured's road traffic accident

Commercial

John is instructed in commercial contractual disputes; Unregulated commercial lending; Sale of services including mortgage broking; Company directors and duties; Building disputes involving the construction of domestic housing and commercial property, Property disputes involving shops, hotels and farms and the Sale of goods including Engines and Mechanical devices.

Complex issues of causation of loss and quantification of damages arise in the work undertaken by John.

Examples of cases undertaken

C v Hanson Quarry Products Europe Ltd t/a Hanson Aggregates – supply of sub-standard tarmac paving for tennis courts and consequential loss

Nusantara Energy Ltd v Healey – Commercial Court trial – breach of director's duties, director's negligence and breach of fiduciary duty

Briggs v Quore – dispute over meaning & effect of a share purchase agreement in the telecoms space (mobile phones)

UK Acorn Finance Limited v Vincent – agricultural mortgages & a claim for Consumer Credit Act 1974, s.140B relief

Acorn Country Capital Limited v Walker – High Court trial – agricultural mortgages & a claim for Consumer Credit Act 1974, s.140B relief and breach of fiduciary duty

Pilcher v Stan & others – advance fee fraud, freezing injunctions and recovery of 'money had & received'

Penna PLC v Huawei Technologies (UK) Co Ltd – breach of contract in the employment recruitment field

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Jawaheer v AIB GROUP (UK) P.L.C. – breach of contract by a bank following a business restructure

Hankey v Sealine International Ltd – County Court trial – action against Sealine International for engine failure 5 years after purchase

Gewefa UK Ltd v Saro Engineering (Merthyr) Ltd – quality and fitness for purpose of specialist machine tools supplied to an engineering company

May v Motortech Marine Engineering Ltd – County Court trial – action against engine supplier for engine failure

Also see under 'Insurance' for other claims concerning commercial law

General Common Law

John receives instructions in Property & related disputes such as nuisance for collapse of land, falling trees, tree roots & escape of water; Boundary disputes; Fraud and dishonesty in the commercial & employment contexts; Recovery of the proceeds of crime in the civil courts and Employment disputes & contracts.

Examples of cases undertaken

Keevil v Steele & Bray Ltd – acting for the defendant and its insurers in a claim for nuisance allegedly occurring between adjoining domestic and commercial premises

C v Google & others – advising in a claim on the right to be forgotten

Nusantara Energy Ltd v Healey – Commercial Court trial – a claim concerning inter alia an executive chairman's remuneration in the UK and Indonesia

SWT Ltd v Hind & Steel – TCC trial – issues concerning liability for trees by an occupier and the duty of care owed by a tree surgeon to third parties

James v E.H. Whybrow & Co Limited – claim for trespass relating to building works undertaken by a neighbour

Ferguson v Ossett Brewery Pub Co Ltd – nuisance claim concerning land slip and damage to neighbouring land

Carmichael & Sons (Worcester) Ltd v NIG – Rylands v Fletcher claim successfully defended following a land slip

Baker v Phillips – County Court trial – easements & water access dispute resolved in favour of the Claimants at a trial

Shurmer v Council of the City & County of Swansea – nuisance claim following collapse of an embankment

Director of the Assets Recovery Agency v Jackson [2007] EWHC 2553; [2007] All ER (D) 149 (Nov) – High Court trial – the second ARA case to be heard in England for civil asset recovery

H v a local education authority – ET hearing – sex, disability and unfair dismissal (all successful in the ET) and pursued to a final

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conclusion almost to the door of the EAT (6 figure settlement)

Uglov v Uglov & Ors – High Court trial; appeal to CA – Proprietary estoppel dispute over a farm and related buildings

Also see under 'Insurance' for other claims concerning common law causes of action

Personal Injury

John has significant experience acting for claimants and defendants across the full range of personal injury claims.

The subject matter of claims includes accidents at work including factories, oilrigs, workshops, shops & offices; Occupational disease including asbestos related conditions; Road traffic accidents involving heavy goods vehicles, cars and motorbikes; Employment & holiday accidents abroad whilst on-land and on-ship.

Instructions include injuries resulting in Brain injury, Cerebral palsy and Spinal injuries of the utmost severity; Chronic pain, Amputation and Complex injuries resulting in lifetime care & therapy, adaptive housing and ancillary services. John undertakes CICA claims of the utmost severity, concerning nervous shock and Fatal accidents.

Examples of cases undertaken

Edmunds v W.L. Vallance Ltd – acting for a defendant in a High Court trial on liability and quantum with regard to an accident at work allegedly resulting in brain injury; Enterprise and Regulatory Reform Act 2013 s.69 of relevance; claim dismissed

D v Gibraltar Health Authority – acting in a claim by a medical professional for work related illness in the Supreme Court of Gibraltar and in the Court of Appeal of Gibraltar

L v Surbiton Town Sports Club Limited T/A Surbiton Town Raceway – acting in a claim against a company operating a karting track in circumstances where the claimant sustained poly-trauma in consequence of an accident on the track and a loss of a chance to have pursued a career as a management consultant

AAA represented by her litigation friend BBB v MIB & another – approval of a settlement of £4 million plus interim payments of £357,725 for a brain injury sustained in an RTA when age 2 & age 21 on date of settlement

XP v (1) Compensa Towarzystwo SA (2) Bejger – High Court trial relating to, inter alia, apportionment of damages following consecutive road traffic accidents, one in Poland followed two years later by an accident in the UK

Jesmin v WH Smith Retail Holdings Ltd – County Court trial – chronic pain claim for substantial damages dismissed after a trial and damages awarded for minor soft tissue injury

Ibidapo-Obe v Selimi – brain injury following a collision with a car whilst a pedestrian

McMaster v Pringle – complex & severe brain injury that included lifetime claims for damages across the spectrum of recoverable loss

Middlemiss v Ministry of Defence – Junior soldier injured whilst paint balling & sustaining serious eye injuries

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Woods v Fiserv Ltd – repetitive strain injury claim relating to work place injuries in an office environment

Rutley-Frayne v Meller – Fatal Accident and personal injury of the utmost severity including loss of a leg and arm

Weale v Todd – complex pain case including substantial business loss & expert accountancy evidence

Ward v First Central Insurance Ltd – poly-trauma and brain injury sustained in an extremely serious road traffic accident

D v CICA – CICA hearing – claim for a victim of child abuse resulting in brain injury and spastic quadriplegia

McGonigle & another v Fineturret Ltd v Morgan Est PLC v Farrans Construction Ltd v Format Urzadzenia I Montaze Przemyslowe SP Z.O.O. – multi-party liability dispute following an accident on a major infrastructure project

Civil Fraud

John has experience of pleading and making submissions in cases concerning fundamental dishonesty in the context of s.57 and QOCS. Fraudulent misrepresentation, deceit and *Fairclough v Summers* strike out have been a feature of John's practice for many years, and remain so in non-PI cases where fundamental dishonesty does not apply. John has considerable experience of fraud relating to insurance claims, coverage disputes and the provision of financial services.

Clinical Negligence

John is instructed in claims against medical professionals including consultants, doctors, GPs and nurses for clinical negligence and acts for both claimants and defendants.

Examples of cases undertaken

Bardsley v Dovehaven Nursing Home – successful defence of a claim for negligent care by a nursing home

Coleman v S – shoulder surgeon negligently performed four-part shoulder arthroplasty

Bloomfield v Brighton & Sussex University Hospitals NHS Trust – negligently performed herniogram resulting in a perforated bowel & failure to obtain informed consent

Muminoglu v Sharma – claim against a GP for wrongful prescribing of medication

Nicols v Guy's & St Thomas' Hospital NHS Trust – negligent treatment with regard to operative treatment to remove a needle from a patient and negligence causing infection

Leybourne v King's College Hospital NHS Trust – negligent diagnosis of cancer causing premature death

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Professional Negligence

John has undertaken a range of professional negligence actions against solicitors for breach of duty in the conduct of personal injury, clinical negligence and commercial claims.

Instructions have included claims against mortgage brokers, architects, surveyors, accountants and IFAs for failing to discharge their duties towards their client.

Examples of cases undertaken

Dey v Thurston – surveyor’s negligence in the conduct of a pre-purchase survey

Mcfarlane v Thompsons Solicitors (a firm) – solicitor’s negligence in the conduct of a personal injury action

Rogers v Andersoned Solicitors (a firm) – solicitor’s negligence in the conduct of a personal injury action

Bennett v UNISON – union’s failure to protect their member’s interests; solicitors brought in as an Additional Party

Thomas v Countrywide Surveyors Ltd – surveyor’s negligence in the conduct of a pre-purchase survey

Russell Whyte v Thompsons Solicitors (a firm) – solicitor’s negligence in the conduct of a personal injury action

Costs

Costs issues form a regular aspect of John’s day-to-day practice and include Costs budgeting, Qualified one way costs shifting (QOCS); Fundamental Dishonesty & s.57; Enforceability of Conditional Fee Agreements; Interim payments of costs; Orders for costs and Detailed Assessment of Costs.

Public Access

John receives instructions by public access across the range of areas of work that he undertakes. Anyone can now go directly to a barrister without having to involve anyone else (e.g. a solicitor) and this presents a cost effective and efficient approach to obtaining legal advice.

John provides advice on legal status or rights, drafts documents and can provide representation in court and at mediations. John can also negotiate on your behalf by telephone, at face-to-face joint settlement meetings, mediations and at court.

Assistance in pursuing claims via the Financial Ombudsman, the Parliamentary & Health Service Ombudsman & Local Government Ombudsman can also be provided.

Examples of public access work undertaken

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I v Scottish Provident / Royal London Mutual Insurance Society – insurance coverage dispute concerning disability income benefit; claim successfully pursued through the FOS

P v Hospital & Medical Care Association – insurance coverage dispute regarding medical expenses insurance; claim successfully pursued through the FOS

Earls Court Properties v S – value & quality of building works undertaken

Sparrow v M – personal injury claim alleging damages for assault

Recent advisory work by way of public access has included:-

- advising on insurance policy coverage following a robbery from a luxury store
- advising on insurance policy coverage, average clauses, reinstatement values, Declared values and “Day One Inflation provisions” in a commercial property policy following destruction of commercial property by fire
- advising on the recovery of professional fees of loss adjusters following settlement of claims by reason of the Water Industry Act 1991, s.209 against a utility company
- advising in a claim against a company operating a health center for its liability for breach duty of a subcontractor health care professional

Notable Cases

Edmunds v W.L. Vallance Ltd

High Court trial on liability and quantum with regard to an accident at work allegedly resulting in brain injury; acting for the defendant & the claim was dismissed

NIG v Hussain & others

Recovery claim pursuant to Monk v Warbey, Article 75, the Road Traffic Act 1988, s.151 and the MIB Uninsured Drivers Agreement

AAA by her litigation friend BBB v MIB & another

Settlement of £4 million plus interim payments of £357,725 for a brain injury sustained in an RTA when age 2 & age 21 on date of settlement.

XP v (1) Compensa Towarzystwo SA (2) Bejger

High Court trial relating to, inter alia, apportionment of damages following consecutive road traffic accidents, the first in Poland followed two years later by an accident in the UK.

Nusantara Energy Ltd v Healey

Breach of company director’s duties, director’s negligence and breach of fiduciary duty.

Jesmin v WH Smith Retail Holdings Ltd

Chronic pain claim for substantial damages dismissed after a trial and damages awarded for minor soft tissue injury.

UK Acorn Finance Limited v Vincent

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Agricultural mortgages & a claim for Consumer Credit Act 1974, s.140B relief.

SWT Ltd v Hind & Steel

Issues concerning liability for trees by an occupier and the duty of care owed by a tree surgeon to third parties.

Bardsley v Dovehaven Nursing Home

Successful defence of a claim for negligent care by a nursing home.

D v CICA

CICA claim for a victim of child abuse resulting in brain injury and spastic quadriplegia.

Carmichael & Sons (Worcester) Ltd v NIG

Insurance indemnity claim successfully defended following a land slip.

Pilcher v Stan & Others

Advance fee fraud, freezing injunctions and recovery of 'money had & received'.

Ferguson v Ossett Brewery Pub Co Ltd

Nuisance claim concerning land slip and damage to neighbouring land.

If you would like to instruct John Meredith-Hardy or would like help or advice in doing so, please call and talk to our excellent clerking team, led by senior clerk Alan Kilbey MBE. Our phone number is +44 (0)20 7583 9241. Alternatively, please email us at chambers@farrarsbuilding.co.uk

For more information about our clerking team, please [click here](#) for the clerks page.

Appointments & Memberships

Professional Negligence Bar Association

Personal Injury Bar Association

Western Circuit

Education & Qualifications

1987 MA (Hons) History & International Relations (St. Andrews)

1988 Diploma in Law (Central London)

Directory Quotes

Legal directories quotations:

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“Very good technical counsel in relation to both specific laws and regulations and also figures, but marries that to very strong practical and pragmatic advice.” **Legal 500 2020 – Tier 4 Leading PI Junior**

“He is very thorough, hard-working and possesses an incisive intellect”

“He shows meticulous attention to detail”

“He has great attention to detail and makes sure no stone is unturned”

“He has an excellent legal mind, and a charming and natural rapport with clients”

“He is great on drilling down into the details, has a robust but sympathetic approach with clients and prepares excellent schedules of loss”



Personal Interests

- Mountaineering & Ski Touring
- Motor Cycling
- Paragliding
- Sailing

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