

Arun Katyar

Call: 1993
katyar@12kbw.co.uk



AREAS OF EXPERTISE

Personal Injury, Fraud, Public Authority Liability, Inquests, Abuse

Arun is an experienced advocate specialising in personal injury. He is recommended in both the Legal 500 and Chambers and Partners as a leading junior in this field.

Arun acts for both Claimants and Defendants in high value multi-track cases, and is experienced in the full range of County and High Court trials, including claims involving fatality, chronic pain syndromes, serious spinal and brain injuries, and other forms of catastrophic injury.

Fraud

Arun Katyar has developed a niche practice over the last decade dealing with claims involving intricate motor fraud rings, often with suspected connections to organised crime. He is instructed by all the main Defendant firms who undertake work in this area.

He has advised from the earliest stages of such claims, including strategic advice as the rings have evolved, right through to the conclusion of the litigation.

He is commended by clients for his forensic skills and attention to detail, robust trial advocacy as well as the clarity of his drafting in document heavy cases.

His experience extends to the full array of such claims involving staged, contrived and induced accidents, as well as bogus passenger claims and low velocity impact (delta V) arguments. His trial record is impeccable.

Arun also deals with more 'mainstream' fraud issues, and is well versed in running claims where malingering and exaggeration is suspected.

Qualifications

LLB (Hons)

Publications

"It's Just Not Cricket"; Ent. L.R. 1998, 9(5), 196-199

Legal remedies available to holiday makers following the abandonment / cancellation of a test match between England and the West Indies at Sabina Park – Package Travel Regulations – Contract.

Cases

Mohamed Kamara v. Builder Depot Limited [2020] EWHC 3046 (QB)

Relief from sanction – Fundamental Dishonesty – Appeals.

Alexis v. Newham London Borough Council (instructed by the Defendant)

[2009] ICR 1517; [2009] WLR (D) 186; [2009] EWHC 1323 (QB)

Acted for a local education authority, sued by a teacher who claimed c. £700,000 in damages following a psychiatric injury after a poisoning incident at a school, that allegedly ended her teaching career. A pupil permitted unsupervised access to classroom, having been entrusted with keys by another staff member, used the opportunity to add whiteboard cleaning fluid to the Claimant's water bottle. Issues arose in relation to foreseeability, and in particular the extent of the common law duty of care owed to teachers by the local authority. The case was successfully defended, it being held the local authority was not in breach of duty. It was absurd to suggest teachers should not have the discretion to ask pupils to pop along a corridor to get something from another classroom, and the staff member was not negligent in circumstances where she handed over keys to a pupil whose reliability there was no reason to doubt.