

James Candlin

Call: 1991

candlin@12kbw.co.uk



AREAS OF EXPERTISE

Personal Injury, Industrial Disease, International & Travel, Clinical Negligence, Product Liability, Health & Safety, Inquests, Fraud, Public Authority Liability, Property, Property Damage, Mediation, Aviation

Specialist personal injury practitioner. Recognised as a leading junior in Chambers & Partners notably for travel related work. However, his experience is broad including product liability, occupational disease, fatal and catastrophic head and bodily injury often in consequence of cycling, motorcycling and motor racing accidents.

He has a science degree and is known for cases which have technical features, product liability, food poisoning, unusual pathogens, and scientific causation arguments as well as clinical negligence claims.

James specialises in health & safety, and is regularly instructed to act in relation to prosecution arising from serious accidents and near misses in industry, freight transport, medical and care institutions. On several occasions James has conducted inquest, criminal and civil proceedings in the same matter.

Away from work James attention is directed at his 4 children, watching and playing sport, keeping bees, making and mending furniture.

Clinical Negligence

James has generally acted for Claimants in this field though occasionally acting for Defendants at the pleading stage. He has advised in cerebral palsy and birth injury cases but not been required to plead and fight such matters to trial.

Examples of James' recent work include:

- Timur v St Bartholomews & Royal London Hospital NHS Foundation Trust (2016) acting for claimant. Negligent
 damage to ureter during hysterectomy, failed repair on account of omission of protective fat pad behind repaired
 ureter and proximity to chemotherapy for unrelated tumour. Exceptional delay during which Claimant suffered
 vesicovaginal fistula and incontinence for c1 year before successful repair. Settled before trial.
- Chowdhury v University of Birmingham NHS Foundation Trust (2016) acting for Claimant negligent resection of hepatic artery and common bile duct. Intermittent painful procedures to dilate biliary tree and significant long term complications. Substantial care and assistance claim. Settled shortly before trial.
- Turner v North Lincolnshire & Goole Hospital NHS Trust (2015) missed acromioclavicular dislocation at A&E.
 Delay in detection was such that an unrelated medical condition prevented surgery by the time it had been detected. Settled before trial.
- Wadsworth v Worcestershire Acute Hospitals NHS Trust (2014) Claimant was very large man who underwent
 hip replacement surgery. Insertion of cement was inexplicably protracted such that large prosthesis was
 impossible to insert and reduced stem length was applied instead. Claimant was not informed and not warned to
 restrict weight bearing during recuperation such that he suffered a periprosthetic fracture within weeks. He
 underwent a bone graft and repair. Settled before trial.



Qualifications & Awards

University of Aberdeen BSc(Hons) Pharmacology

Polytechnic of Central London [now University of Westminster] Diploma in law

London School of Mediation accredited mediator

Appointments & Memberships

Lincoln's Inn

Member Personal Injuries Bar Association [Executive Committee member 2000 to 2016]

Member AVMA

T: 020 7583 0811 E: chambers@12kbw.co.uk DX: 1037 Chancery Lane