

James Sullivan

Call: 2005
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AREAS OF EXPERTISE

Personal Injury, International & Travel, Clinical Negligence, Fraud, Sport, Health & Safety, Insurance

James has a High Court and multi-track practice specialising in all aspects of personal injury and clinical negligence. He has complementary expertise in respect of accidents abroad and insurance fraud. He is very regularly instructed as sole Counsel in cases valued well in excess of £1,000,000.

James' personal injury practice is focused on cases involving catastrophic and life changing injuries. He has particular expertise in respect of serious brain or head injuries cases (including subtle brain injuries), amputation cases (upper and lower limb), cases involving fusion or joint replacement surgery, and cases involving major psychiatric injuries.

James also has very considerable experience in respect of cases involving rheumatological conditions and non-organic pain cases. His recent and current case load includes cases concerning Complex Regional Pain Syndrome, Chronic Fatigue Syndrome, alleged post-traumatic fibromyalgia, Functional Neurological Disorders and Somatic Symptom Disorders. He is often instructed in cases where there are elements of fraud, malingering and exaggeration.

James international or cross-border work is focused on accidents abroad. He has extensive experience of Rome II and of handling cases involving the application of foreign law both in terms of liability and quantum. James also has experience of claims involving the application of the EU Motor Insurance Directive

In his clinical negligence practice, James acts principally for claimants. He regularly advises in cases involving complex medical issues, particularly concerning causation.

James is ranked as a Leading Junior in both Chambers and Partners (Band 3) and Legal 500 in respect of Personal Injury. He acted for the successful parties in the recently reported High Court cases of *Levitt v Euro Building and Maintenance Contractors Ltd* [2019] EWHC 2926 (QB) 11 Nov 2019 (vicarious liability for assault perpetrated by a sub-contractor, ex turpi causa); and *Robinson v Barker (1) Markerstudy (2)* [2020] EWHC 3097 (QB) (brain injury, liability only trial, accident reconstruction evidence).

Outside of Chambers, James is heavily involved with a charity which funds Research Fellowships at the Royal Marsden Hospital (lecure.org).

Health & Safety

James has considerable experience in cases concerning workplace accidents.

Recent examples of James' cases include:

- A workplace accident resulting in a crushing injury to the Claimant's head. The Claimant sustained neurological, neuropsychological and ophthalmic problems. In addition, he was left with fascial scarring / deformity. Liability initially remained in issue but was compromised. The matter ultimately settled for a substantial sum at a JSM.
- A workplace incident resulting in modest orthopaedic injuries but also a severe chronic pain disorder. The Claimant was unable to work as a result of her symptoms and had significant care requirements. The case involved disputed psychological evidence as regards the causation of the Claimant's chronic pain condition.
- A workplace accident involving serious orthopaedic injuries, and a deep vein thrombosis. The case involved a claim for provisional damages in respect of the future risk of a further deep vein thrombosis leading to a pulmonary embolism.
- A workplace accident where the Claimant developed Chronic Regional Pain Syndrome. The case involved substantial claims for loss of earnings, care and assistance, aids and equipment, and accommodation adaptations. The claim was compromised for a sum well in excess of £1,000,000. James acted for the Claimant in this case where he was led by Nicholas Heathcote Williams Q.C. (now HHJ Heathcote Williams Q.C.).

Qualifications & Awards

B.Sc. (First Class Honours) Government (London School of Economics)

M.Phil. (Distinction) International Relations (Magdalene College, Cambridge University)

Post Graduate Diploma in Law (Distinction) (College of Law)

Bar Vocational Course (Very Competent) (ICSL)

Howard Laski Scholarship (LSE 1999-2000)

Princes Royal Scholar (Inner Temple 2004-2005)

Directories

James is very well-prepared and has an excellent knowledge of the law. – Legal 500, 2024

He always produces excellent advice and is very strong in court. – Chambers & Partners, 2024

He manages to cut through work very thoroughly. He is really responsive and really empathetic. – Chambers & Partners, 2024

He is excellent with clients and has a keen grasp of the issues both in negotiations and in court. – Chambers & Partners, 2024

Ranked in Chambers and Partners 2022: Band 3 (Personal Injury).

Ranked in Legal 500 2023: Personal Injury: Tier 2 (Travel Law) and Tier 4 (Personal Injury).

James is an excellent lawyer, with fine judgment, whose tactics and running of cases, as well as his advocacy, are exemplary. – Legal 500, 2023

Quite frankly one of the nicest people you will meet in the professional world and technically brilliant. – Legal 500, 2023

Clients have so much trust in his ability and work. – Chambers & Partners, 2022

He has excellent attention to detail, adds real value to cases and is very able when it comes to managing clients and experts alike. – Legal 500, 2022

He is a strong and capable practitioner with an excellent knowledge of the law in the travel field. – Legal 500, 2021

A confident advocate who can argue difficult points. – Legal 500, 2021

He will always go the extra mile to advise on difficult issues. – Legal 500, 2019

He is very organised, extremely thorough and does not miss a thing. – Legal 500, 2018

He is always prepared to go the extra mile to advise on issues that do not fall within his brief. – Legal 500, 2017

Memberships

PIBA, LCLCBA, AvMA

Cases

Copley v Lawn and Maden v Haller [2009] EWCA Civ 580. Appeared as Junior Counsel, led by Ronald Walker Q.C. for the Defendants in these credit hire cases concerning: (1) whether or not it is unreasonable for claimants, whose vehicles have been damaged in road traffic accidents, to reject offers of replacement vehicles from defendant insurers; and (2) the question, if it is unreasonable for claimants to reject such offers, of the correct measure of damages.