

Alexander Polley KC

Barrister
Call 2005 Silk 2022



Scope of Practice

• Agency • Arbitration & ADR • Banking and Financial Services • Breach of Warranty • Civil Fraud • Company • Contractual Disputes • Energy • Expert Determinations • Guarantees • Interim Remedies • Insolvency • Joint Venture Disputes • Professional Negligence and Liability • Rail Industry Disputes • Sale of Goods and Supply of Goods and Services • Shareholder Disputes

Overview

Alexander Polley KC advises and appears in complex, high value, multi-party multi-jurisdictional commercial litigation and international arbitration

Alex's recent cases include *Tactus v Jordan* (reverse summary judgment in deceit and conspiracy claims; champerty and maintenance issues); *Flowgroup v Co-Op* (challenge to expert determination); *CMAL v HCCI* (reverse summary judgment in unilateral mistake rectification claim); *Contra v Bamford* (reverse summary judgment in claim for contractual success fee); and *LA Micro v LA Micro* (an appeal concerning estoppels and abuse of process).

He has also recently acted as part of larger counsel teams in *Fiesta v Deutsche Bank* (defending a bank against allegations of mis-selling currency derivatives) and in *NMC v EY* (defending an audit firm against allegations of negligence); and he is currently representing Ivan Glasenberg in the *Glencore* securities claim.

Alex's cases are often among those recognised by The Lawyer as the most significant and substantial commercial and financial cases of the year: for example, he was instructed in the *Chelsea Barracks* litigation (2010); the *HSBC/AHAB* litigation (2011); the *Banco Santander Totta* litigation (2015); *Cattles v PwC* (2015); *LIA v SocGen* (2017); *Holyoake v Candy* (2017); *PCP v Barclays* (2019, 2020); *Pipia v BGEO* (2021); *NMC v EY* (2025); and *Aabar v Glencore* (2026).

Alex is recommended by Chambers & Partners for Commercial Dispute Resolution and Banking & Finance; and by The Legal 500 for Commercial Litigation, Civil Fraud, Banking & Finance and Professional Negligence. Before taking silk in 2022, he was nominated by Chambers & Partners for the Junior of the Year award for Commercial Litigation in 2018, and for the Banking award in 2021. He was also identified in Legal Week's 'Stars at the Bar' 2012, which noted his "interpersonal skills and clear professional acumen". Interviewees commented that he is "an invaluable member of every team he's on" and "his written work is absolutely first rate, [articulating] even the most complex of arguments in a style that is both pithy and persuasive".

Examples of Recent Cases

Commercial Litigation

- **Tactus v Jordan** [2024] EWHC 399 (Comm); and [2025] 1 WLR 1602
For defendants (i) obtaining reverse summary judgment in deceit and economic tort claims arising out of a share sale agreement; and (ii) subsequently challenging an assignment of warranty claims on the basis of champerty and maintenance
- **Aabar v Glencore**
For Ivan Glasenberg in claims against Glencore and two of its former directors under FSMA section 90 arising out of the IPO of Glencore in 2011 and its merger with Xstrata in 2013: see e.g. [2024] EWHC 1556 (Comm) (one of The Lawyer's top cases of 2026)
- **Confidential arbitration**
In LCIA proceedings concerned with rights to deferred consideration following the sale of a machine learning business to a major technology company
- **Contra Holdings v Bamford** [2022] EWHC 1857 (Comm); and [2023] 2 All ER (Comm) 683
For a member of the family behind the JCB group of businesses, striking out (and upholding that result on appeal) a claim for a contractual success fee in relation to alleged consulting services connected with a possible sale of the group
- **CMAL v HCCI** [2022] EWHC 164 (Ch)
For the defendant obtaining reverse summary judgment in high profile proceedings claiming rectification of a settlement agreement for alleged unilateral mistake
- **Flowgroup v Co-Operative Energy** [2021] Bus LR 755
For the buyer of an energy business in a Part 8 trial, resisting a challenge to an expert accounting determination of part of the purchase price said to have been reached by the expert misconstruing the parties' contract
- **Confidential arbitration**
In LCIA proceedings concerned with the termination of a pharmaceutical license agreement
- **LA Micro v LA Micro** [2022] 1 WLR 336
For the respondent in an appeal arising out of complex prior proceedings, raising issues relating to abuse of process and estoppel by conduct
- **A v B and the FRC** [2020] 1 WLR 3989, [2020] EWHC 1492 (Ch)
For an audit firm in the Part 8 trial of claims and counterclaims of privilege issues arising from an FRC investigation into the audit of a major business
- **Pipia v BG UK**
For the UK holding company of Bank of Georgia, in relation to claims that it or its operating subsidiaries wrongfully deprived the claimant of the benefit of a business in Georgia (one of The Lawyer's top cases of 2021)
- **Confidential arbitration**
For a major consumer business in ICC arbitration claims for alleged deceit and breach of warranty, arising from the sale of one of its business units to a private equity firm

Banking and Financial Services

- **Fiesta v Deutsche Bank**
For Deutsche Bank defending claims for negligent misstatement, misrepresentation and want of capacity arising out of ISDA-governed forex transactions: see e.g. [2024] EWHC 557 (Comm), [2024] EWHC 1340 (Comm), [2024] EWHC 1422 (Comm)
- **PCP v Barclays** [2021] EWHC 307 (Comm)
For Barclays in substantial claims for alleged fraudulent misrepresentation arising out of a capital raising conducted by the bank during the 2008 financial crisis (one of The Lawyer's top cases of 2019 and 2020)
- **Libyan Investment Authority v Société Générale and others**
For SocGen in claims by the LIA in respect of allegations that it entered into structured investments as a result of bribery or intimidation

Civil Fraud

- **Tactus v Jordan** [2024] EWHC 399 (Comm); and [2025] 1 WLR 1602
For defendants obtaining reverse summary judgment in deceit and economic tort claims arising out of a share sale agreement; and subsequently challenging an assignment of warranty claims on the basis of champerty and maintenance
- **NMC v EY**
For EY in relation to a claim for USD 2.7 billion by the holding company of a Gulf-based healthcare group, arising out of a fraud allegedly perpetrated by its majority shareholders and senior management (one of The Lawyer's top cases of 2025)
- **PCP v Barclays** [2021] EWHC 307 (Comm)
For Barclays in substantial claims for alleged fraudulent misrepresentation arising out of a capital raising conducted by the bank during the 2008 financial crisis (one of The Lawyer's top cases of 2019 and 2020)
- **Pipia v BG UK**
For the UK holding company of Bank of Georgia, in relation to claims that it or its operating subsidiaries wrongfully deprived the claimant of the benefit of a business in Georgia (one of The Lawyer's top cases of 2021)
- **Holyoake v Candy and others**
For the Candy brothers and associated parties, in claims against them for alleged conspiracy and economic duress, arising out of a loan made by Christian Candy's CPC group to an individual (one of The Lawyer's top cases of 2017)
- **Libyan Investment Authority v Société Générale and others**
For SocGen in claims by the LIA in respect of allegations that it entered into structured investments as a result of bribery or intimidation by a third party finder (one of The Lawyer's top cases of 2017)

Professional Negligence and Liability

- **NMC v EY**
For EY in relation to a claim for USD 2.5 billion by the holding company of a Gulf-based healthcare group, arising out of a fraud allegedly perpetrated by its majority shareholders and senior management (one of The Lawyer's top cases of 2025)
- **A v B and the FRC** [2020] 1 WLR 3989, [2020] EWHC 1492 (Ch)
For an audit firm in the Part 8 trial of claims and counterclaims of privilege issues arising from an FRC investigation into the audit of a major business
- **Cattles v PwC**
For PwC in relation to allegedly very substantial claims in relation to its audit of members of a financial services group (one of The Lawyer's top cases of 2015)

Interim Remedies

- Interim injunctions, including particularly freezing injunctions and so-called "notification orders": see e.g. **Holyoake v Candy** [2018] Ch 297; **Nomihold v MTS** [2011] EWHC 337 (Comm), [2011] EWHC 3456 (Comm); **Caldero v Beppler & Jacobson** [2012] EWHC 1609 (Ch)
- Applications for anti-suit and anti-anti-suit relief, including anti-arbitration relief: see e.g. **Nomihold v MTS** [2012] Bus LR 1289
- Applications for security for costs: see e.g. **Pipia v BGEO** (2021); **Holyoake v Candy** [2016] 6 Costs LR 1157
- Applications concerning use of documents subject to undertakings in respect of collateral use: see e.g. **PCP v Barclays** (2019); **Nomihold v MTS** (2013); **Caldero v Beppler & Jacobson** [2012] EWHC 1609 (Ch)
- Applications for Norwich Pharmacal relief, specific disclosure and third party disclosure: see e.g. **Pipia v BGEO** [2021] EWHC 86 (Comm); **Holyoake v Candy** (2016)
- Applications for pre-action disclosure: see e.g. **AssetCo v Grant Thornton** [2013] EWHC 1215 (Comm); **Cattles v PwC** [2011] All ER (D) 37 (Nov)
- Ser Kim Koi applications for retrieval of documents disclosed when said to be irrelevant: **Holyoake v Candy** (2016)
- Applications concerning admissibility of evidence: see e.g. **PCP v Barclays** (2019, 2020) **Holyoake v Candy** [2016] EWHC 2119 (Ch)

- Applications concerning confidentiality clubs and privacy orders: see e.g. *LIA v SocGen* [2016] EWHC 375 (Comm), [2015] EWHC 550 (QB)
-

What the Directories Say

"Combines good judgement with intellectual brilliance and is a pleasure to work with" (Chambers & Partners 2026)

"An extremely effective, charming advocate" (Chambers & Partners 2026)

"Super intelligent, hugely industrious and collaborates well across the team" (Chambers & Partners 2026)

"Has an incredible ability to absorb huge amounts of information and give you an answer quickly" (Chambers & Partners 2026)

"Phenomenally bright, fantastic written work and exceptional on his feet" (Legal 500 2026)

"Exceptionally responsive, well-prepared, considered and wise" (Legal 500 2026)

"His drafting is fantastic. Alexander is incredibly user-friendly and he brings a real maturity to his practice." (Chambers & Partners 2024)

"He is the most efficient person, and is also incredibly responsive and super bright." (Chambers & Partners 2024)

"Alexander is calm and has the ability to read a judge - he assesses the situation rather than just ploughing on regardless." (Chambers & Partners 2024)

"Supremely quick at dealing and responding to all issues in a masterful fashion. Alex is irreplaceable" (Legal 500 2023)

"A very effective advocate who has a really nice manner with the judiciary" (Chambers & Partners 2023)

"A polished court performer" (Chambers & Partners 2023)

"Excellent in every way" (Chambers & Partners 2023)

"A remarkable appetite for work, attention to detail and confidence, and all wrapped up in a super-bright personality. A pleasure to work with" (Legal 500 2022)

"Very good, really thorough, extremely fast in his turnaround of work and just really clever" (**Chambers & Partners 2021**)

"Incredibly bright, quick on his feet and really user friendly" (Legal 500 2020)

Education

MA History, Merton College, Oxford (First Class, second in university)

MPhil Roman History, Merton College, Oxford

Graduate Diploma in Law, Oxford Brookes (Distinction, top in university)

Bar Vocational Course, Inns of Court School of Law (Very Competent)

Other Academic Achievements

Lawson Mooting Prize 2005 (Inner Temple; best individual and winning team)

Law Department CPE Prize 2004 (Oxford Brookes University)

Major scholarships 2003, 2004 (Inner Temple)
Ancient History Prize 2003 (Oxford University)
Research studentship (Arts & Humanities Research Board)
Proxime accessit, Gibbs Prize in Modern History 2001 (Oxford University)
Arnold Ancient Historical Essay Prize 2000 (Oxford University)
Postmastership (Scholarship) (Merton College, Oxford)

Awards



Contact Clerks



Darren Burrows

Senior Clerk
+44 (0)20 7520 4611
dburrows@oeclaw.co.uk



Rob Smith

Deputy Senior Clerk
+44 (0)20 7520 4612
rsmith@oeclaw.co.uk



Jade Cassell

Deputy Team Leader
+44 (0)20 7520 4614
jcassell@oeclaw.co.uk



Ben O'Hanlon

Deputy Team Leader
+44 (0)20 7520 4604
bohanlon@oeclaw.co.uk



Jodie Ellerington

Team Leader's Assistant
+44 (0)20 7520 4620
JEllerington@oeclaw.co.uk



Calum Jenkins

Clerk
+44 (0)20 7520 4821
cjenkins@oeclaw.co.uk



Isabella Uzal

Clerk
+44 (0)20 7520 4780
iuzal@oeclaw.co.uk

