

Douglas Paine

Barrister Call 2009



Scope of Practice

• Agency • Arbitration & Expert Determination • Banking and Financial Services • Civil Fraud • Commercial Litigation • Company and Insolvency • Economic Torts • Energy and Natural Resources • Injunctions and Urgent Relief • Professional Liability • Injunctions (including freezing orders and search orders, and orders for disclosure of information) • Jurisdiction and Conflict of Laws

Overview

Douglas is a leading junior with extensive experience of complex and high-value commercial litigation and international arbitration. His practice covers a broad range of commercial disputes, with a particular focus on banking and finance, civil fraud, and energy.

Douglas is instructed in some of the largest-scale and highest-profile international commercial disputes, both in litigation and arbitration (including ICC, LCIA, SCC, SIAC and UNCITRAL).

Current work includes: PIFSS v Al Rajaan & Ors, defending claims based on alleged payment of secret commissions as part of US\$900 million consolidated Commercial Court proceedings; Microsoft v CMA, intervening in an application for review of the CMA's decision to block Microsoft's acquisition of Activision Blizzard; Various Claimants v Glencore & Ors, muti-action shareholder claims brought under section 90 of FSMA; and NOx emissions litigation, defending manufacturers of diesel vehicles in claims concerning alleged breaches of emissions requirements.

Douglas is currently admitted to practise at the Bar of the Eastern Caribbean Supreme Court.

Examples of Recent Cases

Banking and Financial Services

Douglas has significant experience of disputes in the banking and financial services sectors. He has been involved in a number of cases involving allegations of fraud/conspiracy; shareholder claims under FSMA; and disputes concerning derivatives, including CDO structures and ISDA / GMRA transactions. He also has experience in dealing with accountancy issues in a banking context, including accounting under IAS, completion accounts, tax issues, and the operation of "MAC" clauses. He also has recent experience of urgent injunction applications in a banking/insolvency context.

Recent and notable cases include:

• Mallous Claimants v Glencore & Ors

For claimants (with Sonia Tolaney KC, Peter de Vernueil Smith KC, Emma Jones and Joe Johnson) in multi-action shareholder claims brought under section 90 of FSMA.

• Credit Suisse Asset Management (Schweiz AG) vs (1) Dr Michael C. Frege (2) Greensill Bank AG For investment funds (with Sonia Tolaney KC and Daniel Benedyk) in relation to an urgent injunction application and related proceedings brought in connection with the collapse of the Greensill group.

• PIFSS v Al Rajaan & Ors

For a Swiss private bank (with John McCaughran KC) defending claims based on alleged payment of secret commissions, as part of consolidated Commercial Court proceedings in which a total of c. US\$900m is sought against 40+ defendants. One of The Lawyer's 'Top 20' cases of 2020.

Confidential

For a bank (with Sonia Tolaney KC) in relation to a potential injunction against a credit rating agency.

Confidential

For a commercial property company (with Lord Wolfson KC) in a dispute concerning rent rebate repayments following a refinancing.

Confidential

For a bank (with Sonia Tolaney KC) in relation to a potential remediation involving refunds to residential mortgage customers.

Confidential

For a Dutch provider of agricultural services in a dispute concerning bond financing.

• Macquarie Capital (Europe) Ltd v Nordsee Offshore MEG I GmbH

For Claimant (with Daniel Toledano KC) in a €19 million claim for payment of completion and debt advisory fees in respect of an offshore windfarm project in the North Sea, based on an engagement agreement with an alternative claim in unjust enrichment.

Confidential

For an investment company accused of involvement in a substantial conspiracy relating to the issue of loan notes to banking customers.

• Taurus Funds Management Pty v. Hummingbird Resources Ltd

For Claimants in a claim for substantial damages arising from alleged breaches of an exclusive mandate arrangement for the financing of a gold mine in Mali, Africa.

• ESO Capital Luxembourg Holdings II Sarl v. GSA Invest Management SA & Ors [2017] EWHC 1351 (Ch)

For Defendants (with Camilla Bingham KC) in relation to alleged breaches of a settlement agreement and conspiracy, concerning the financing and recapitalisation of a Swiss hotel company. Judgment was handed down in June 2017 but the quantification of damages was challenged in July 2017.

• Pacific Capital S.À.R.L v. Windhorst

For Pacific Capital (with Daniel Toledano KC) in a EUR 25m claim for breach of contract in relation to the repurchase of bonds in certain Dutch Mining companies. Default judgment was obtained after application in September 2016.

• Nomura International Plc v. Banca Monte Dei Paschi di Siena Spa

For BMPS (with Jonathan Nash KC) in a multi-billion euro dispute concerning the restructuring of a CDO-based investment and complex asset swap and repo transactions, which are also the subject of high profile civil and criminal proceedings in Italy. The 9-week Commercial Court trial scheduled for March 2016 settled in Q4 2015. Previously appeared with Jonathan Nash KC in an application for a stay of the English proceedings under Art. 28 of the Brussels Regulation ([2013] EWHC 3187 (Comm)).

• Tullow Oil Plc v. Eni UK Ltd & Ors

For Defendant companies (with Daniel Toledano KC) in claims arising from a hive-out and share purchase transaction relating to a gas field in the North Sea, which included disputes concerning the costs of an aborted carbon capture storage project, refunds received in light of decommissioning of a nearby field, and refunded corporation tax and petroleum revenue tax received after completion under the sale and purchase agreement.

• Barclays Bank Plc v. Svizera Holdings BV & Anr [2014] EWHC 1020 (Comm) For Barclays (with Daniel Toledano KC) in an application for a post-judgment worldwide freezing order.

Grupo Hotelero Urvasco SA v. Carey Value Added SL [2012] EWHC 888 (Comm); [2013] EWHC 1039 (Comm); [2013] EWHC 1732 (Comm)

For Carey (with Lord Grabiner KC, Manus McMullan KC and Andrew de Mestre), in a 9-week Commercial Court trial in relation to the financing of a hotel and residential apartment complex in the Aldwych, London. Expert issues involved Spanish law, forensic accountancy, construction programming and hotel valuation. Permission to appeal was refused by the Court of Appeal at an oral hearing.

• HSBC & Ors v. AHAB

For HSBC (with Tim Lord KC and Alex Polley), in a claim against a Middle Eastern corporate group under various loan facilities, in the context of alleged fraud and forgery of the loan documents. The case was one of The Lawyer's "Top 20 cases of 2011", but settled on day 4 of the 7-week trial. Also involved in subsequent enforcement proceedings ([2011] EWHC 2444 (Comm); [2011] 2 CLC 736).

• UBS AG (London Branch) & Anr v. Kommunale Wasserwerke Leipzig GmbH

Assisted Tim Lord KC, Simon Salzedo KC and Stephen Midwinter in a \$150 million claim relating to credit default swaps, synthetic CDOs and portfolio management agreements.

• Expert Determination

For a major multinational in a dispute concerning price adjustments based on post-closing completion statements, following the sale of downstream assets in Africa.

Other advisory work

Advice (with Lord Wolfson KC) in relation to a proposed debt restructuring and issues arising under senior and mezzanine facility agreements.

Advice (with Alain Choo Choy KC and Orlando Gledhill) to the bankruptcy trustees of a Lehman entity in relation to a Euro medium term note programme.

Advice on potential redress in respect of interest rate hedging products and the scope of an FCA review.

Commercial Litigation

Douglas has a particular interest in civil fraud, notably in a banking context, and his experience includes claims (and defences) based on bribery, forgery, illegality and lack of authority, and shareholder actions under section 90 of FSMA. He is also acting for defendant manufacturers of diesel vehicles in NOx emissions litigation, and in a high profile application for review before the CAT (*Microsoft v CMA*).

• PIFSS v Al Rajaan & Ors

For a Swiss private bank (with Tom Adam KC) defending claims based on alleged payment of secret commissions, as part of consolidated Commercial Court proceedings in which a total of c. US\$900 million is sought against over 40 defendants. One of The Lawyer's 'Top 20' cases of 2020 and listed for trial in 2025.

• Microsoft v CMA

For Activision (with Lord Grabiner KC, Lord Pannick KC, Sonia Tolaney KC, Brian Kennelly KC and Jason Pobjoy) in its intervention in Microsoft's application for review of the CMA's decision to block Microsoft's acquisition of Activision.

Various Claimants v Glencore & Ors

For claimants (with Sonia Tolaney KC, Peter de Vernueil Smith KC, Emma Jones and Joe Johnson) in multi-action shareholder claims brought under section 90 of FSMA.

• NOx Emissions Litigation

- For defendant manufacturers (with Sonia Tolaney KC and Josh Crow) in claims concerning alleged breaches of NOx emissions requirements in diesel vehicles.
- Credit Suisse Asset Management (Schweiz AG) vs (1) Dr Michael C. Frege (2) Greensill Bank AG For investment funds (with Sonia Tolaney KC and Daniel Benedyk) in relation to an urgent injunction application and related proceedings brought in connection with the collapse of the Greensill group.
- (1) Cephalon, Inc (2) Teva Pharmaceuticals USA, Inc v. (1) CP Pharmaceuticals Ltd (2) Wockhardt UK Holdings Ltd (3) Wockhardt Ltd

For Defendants (with Ken MacLean KC) in a 5 week Commercial Court trial of claims of economic duress, intimidation and conspiracy relating to the manufacture of a leukaemia drug, involving multiple factual witnesses and highly technical expert evidence. Ultimately settled prior to judgment being handed down.

Confidential

For an investment company accused of involvement in a substantial conspiracy, and one of the respondents to a worldwide freezing order.

• Skye Holdings Ltd & Ors v Gama Aviation (Engineering) Ltd & Ors

For Gama Parties (with Sa'ad Hossain KC) in a collection of disputes relating to an aviation engineering business, which settled after the first week of trial.

• Jitendra v Salgaocar

For a family estate (with Ken MacLean KC and Timothy Collingwood KC) in relation to multiple BVI proceedings brought against the estate and related companies raising issues of fraud and breach of trust/breach of duty, and jurisdiction issues arising from parallel proceedings in Singapore.

• Taurus Funds Management Pty v. Hummingbird Resources Ltd

For Claimant (with Camilla Bingham KC) in relation to a dispute concerning alleged breaches of an exclusive mandate arrangement for the financing of a gold mine in Mali, Africa.

- ESO Capital Luxembourg Holdings II Sarl v. GSA Invest Management SA & Ors [2017] EWHC 1351 (Ch) For Defendants (with Camilla Bingham KC) in relation to alleged breaches of a settlement agreement and conspiracy, concerning the financing and recapitalisation of a Swiss hotel company.
- Nomura International Plc v. Banca Monte Dei Paschi di Siena Spa
 For BMPS (with Jonathan Nash KC) in a multi-billion euro dispute concerning the restructuring of a CDO-based investment and complex asset swap and repo transactions, which were also the subject of high profile civil and criminal proceedings in Italy. Previously appeared with Jonathan Nash KC in an application for a stay
- Grupo Hotelero Urvasco SA v. Carey Value Added SL [2012] EWHC 888 (Comm); [2013] EWHC 1039 (Comm); [2013] EWHC 1732 (Comm)

of the English proceedings under Art. 28 of the Judgments Regulation ([2013] EWHC 3187 (Comm)).

For Carey (with Lord Grabiner KC, Manus McMullan KC and Andrew de Mestre), in a 9-week Commercial Court trial in relation to the financing of a hotel and residential apartment complex in the Aldwych, London.

• Centrica Plc v. Medway Power Limited

For Claimant (with Daniel Toledano KC and Sebastian Isaac) in relation to a claim under a long term gas supply agreement before the Commercial Court, which involved alleged force majeure and complex expert evidence on the operation of CCGT plants. The claim settled shortly prior to its 8-week trial.

• HSBC & Ors v. AHAB

For HSBC (with Tim Lord KC and Alex Polley), in a claim against a Middle Eastern corporate group under various loan facilities, in the context of alleged fraud and forgery of the loan documents. The case was one of The Lawyer's "Top 20 cases of 2011", but settled on day 4 of the 7-week trial. Also involved in subsequent enforcement proceedings ([2011] EWHC 2444 (Comm); [2011] 2 CLC 736).

• Cambria Africa Plc v. Lonrho Ltd

For Lonrho (with Daniel Toledano KC) in a claim in relation to an airline business and other investments in Zimbabwe, based on alleged unauthorised payments, breach of contract, breach of trust, fraudulent misrepresentation/deceit and a claim for rescission and damages in connection with a settlement agreement.

- UBS AG (London Branch) & Anr v. Kommunale Wasserwerke Leipzig GmbH
 Assisted Tim Lord KC, Simon Salzedo KC and Stephen Midwinter in a \$150 million claim relating to credit default swaps, synthetic CDOs and portfolio management agreements.
- Barclays Bank Plc v. Svizera Holdings BV & Anr [2014] EWHC 1020 (Comm)
 For Barclays (with Daniel Toledano KC) in an application for a post-judgment worldwide freezing order.
- Angelmist Properties Ltd (in compulsory liquidation) v. Leonard & Ors
 For Defendants (with Michael Fealy KC) in relation to a claim for breach of directors' duties arising from the sale of company property at an undervalue and liability for unpaid tax.
- Bikam OOD and Central Investment Group SA v. Adria Cable
 For Defendants (with Daniel Toledano KC and Adam Rushworth) in a dispute under a sale purchase
 agreement relating to an Eastern European satellite TV company.
- Homeserve Membership Ltd v. Voice Marketing Ltd
 For Defendant marketing company (with Thomas Sharpe KC) in relation to alleged breaches of Ofcom calling regulations.

Advisory and Other work

Advised (with Sa'ad Hossain KC) on the scope of an indemnity in relation to a potential claim arising from alleged unlawful death proceedings in Texas.

Advised (with Sonia Tolaney KC) on issues arising from the collapse of Greensill Capital.

Advised (with Zoe O'Sullivan KC) a supplier of navigational information to vessels on a claim relating to the prices charged for its services.

Advised (with Lord Grabiner KC) in relation to agreements governing the international production and licencing of certain TV formats.

Acted for a Russian company in relation to a claim for unpaid fees in respect of expert evidence provided in arbitration proceedings.

Various applications for and against judgment creditors, for charging orders, third party debt orders, winding up petitions, etc.

Energy and Natural Resources

Douglas has a particular interest in both the onshore and offshore energy sectors, in litigation, arbitration and expert determination. He has significant experience in cases involving heavy expert evidence, in areas such as force majeure, the operation of CCGT plants, reservoir design, metocean critera and vessel mooring. He also regularly advises major multinationals on matters such as the construction of Long Term Supply Agreements and Transportation/Processing Agreements, issues arising from asset sales or joint ventures, and disputes following the collapse of energy suppliers.

Recent and notable cases include:

• LCIA arbitration (London seat)

For Respondent company (with Sa'ad Hossain KC) in proceedings concerning the scope of a 'knock for knock' indemnity in a contract for drilling services.

• Various Claimants v Glencore & Ors

For claimants (with Sonia Tolaney KC, Peter de Vernueil Smith KC, Emma Jones and Joe Johnson) in multi-action shareholder claims brought under section 90 of FSMA.

• British Gas Trading Ltd v (1) Shell UK Ltd (2) Esso Exploration and Production UK Ltd [2020] EWCA Civ 2349For Esso (with Lord Wolfson KC, previously Laurence Rabinowitz KC) in a £38 million claim in the Commercial Court for damages in respect of alleged breaches of delivery capacity obligations and the setting of the TRDQ under a long term gas sales agreement.

Macquarie Capital (Europe) Ltd v Nordsee Offshore MEG I GmbH

For Claimant (with Daniel Toledano KC) in a €19 million claim for payment of completion and debt advisory fees in respect of an offshore windfarm project in the North Sea.

UNCITRAL proceedings

For Respondent company (with Lord Grabiner KC) in a high value dispute concerning the exploration and development of an oil field in the Gulf of Thailand.

• Apache Beryl I Limited v. Marathon Oil UK LLC & Ors

For the (non-party) purchaser (with Jeffery Onions KC) of midstream assets in the North Sea, in relation to expedited Commercial Court proceedings to resolve joint venture partner disputes prior to a long stop date in the purchasers put and call option agreement. Prior to settlement there were contested interim hearings

concerning amendments ([2017] EWHC 2462 (Comm)) and the admission of evidence shortly before trial ([2017] EWHC 2504 (Comm)).

• Tullow Oil Plc v. Eni UK Ltd & Ors

For Defendant companies (with Daniel Toledano KC) in claims arising from a hive-out and share purchase transaction relating to a gas field in the North Sea, which included disputes concerning the costs of an aborted carbon capture storage project, refunds received in light of decommissioning of a nearby field, and refunded corporation tax and petroleum revenue tax received after completion under the sale and purchase agreement.

LCIA Proceedings

For Claimant company (with Jeffery Onions KC) in high value arbitration proceedings arising from the failure of an FPSO mooring system in the North Sea, involving extensive technical evidence and an 11-day hearing before settlement. Douglas cross-examined one of the factual witnesses.

UNCITRAL Proceedings

For Respondent company (with Richard Southern KC) in a claim arising from the hire of a drill-ship off the coast of Venezuela. Several interim hearings (including preliminary issues of Venezuelan law and applications for security) and complex expert evidence regarding the operation and maintenance of offshore drilling rigs.

• First Oil Expro Ltd (in administration) v. Engie E & P UK Ltd

For Claimant (with Daniel Toledano KC) in a dispute concerning payment of a rebate under a treatment and processing agreement and the provision of security for decommissioning.

• TOTSA Total Oil Trading SA v. Mamidoil-Jetoil Hellenic Oil Products SA & Ors

For Claimant in a claim for in excess of USD25m payable under a Debt Restructuring Deed relating to the storage of petroleum products in Greece.

• Centrica Plc v Medway Power Limited

For Claimant (with Daniel Toledano KC and Sebastian Isaac) in relation to a claim under a long term gas supply agreement, which involved alleged force majeure and complex expert evidence on the operation of CCGT plants.

• Expert Determination

For a major multinational in a dispute concerning price adjustments based on post-closing completion statements, following the sale of downstream assets in Africa.

Advisory work

Advised a major multinational on issues arising from the divestment of its downstream fuels lubricant business in multiple African countries.

Advised a major multinational on a threatened claim arising from the collapse of an energy supplier. Advised (with Daniel Toledano KC) on possible SIAC proceedings in relation to compensation payable following the termination of a contract for the supply and installation of subsea infrastructure for the redevelopment of an oil and gas field.

Advised (with Lord Grabiner KC) on possible proceedings for breach of contract in relation to an industrial complex in the Ukraine.

Advised (with Daniel Toledano KC and Sa'ad Hossain KC) in relation to fees payable for the reservation of capacity and transportation of gas through a major pipeline system.

Civil Fraud

Douglas has a particular interest in civil fraud, notably in a banking/financial services context, and his experience includes claims (and defences) based on bribery, forgery, illegality and lack of authority. He also has experience of shareholder claims under section 90 of FSMA.

Recent and notable cases include:

• PIFSS v Al Rajaan & Ors

For a Swiss private bank (with Tom Adam KC) defending claims based on alleged payment of secret commissions, as part of consolidated Commercial Court proceedings in which a total of c. US\$900 million is sought against over 40 defendants. One of The Lawyer's 'Top 20' cases of 2020 and listed for trial in 2025.

• Various Claimants v Glencore & Ors

For claimants (with Sonia Tolaney KC, Peter de Vernueil Smith KC, Emma Jones and Joe Johnson) in multi-action shareholder claims brought under section 90 of FSMA.

• NOx Emissions Litigation

For manufacturers of diesel vehicles (with Sonia Tolaney KC and Josh Crow) in respect of threatened group litigation concerning alleged breaches of NOx emissions requirements.

• Jitendra v Salgaocar

For a family estate (with Ken MacLean KC) in relation to multiple BVI proceedings brought against the estate and related companies raising issues of fraud and breach of trust/breach of duty, and jurisdiction issues arising from parallel proceedings in Singapore.

• (1) Cephalon, Inc (2) Teva Pharmaceuticals USA, Inc v. (1) CP Pharmaceuticals Ltd (2) Wockhardt UK Holdings Ltd (3) Wockhardt Ltd

For Defendants (with Ken MacLean KC) in a 5 week Commercial Court trial of a claim for economic duress, intimidation and conspiracy relating to the manufacture of a leukaemia drug, involving multiple witnesses and highly technical expert evidence.

Confidential

Acting for a company accused of involvement in a substantial conspiracy, and one of the respondents to a worldwide freezing order.

• ESO Capital Luxembourg Holdings II Sarl v. GSA Invest Management SA & Ors [2017] EWHC 1351 (Ch) For Defendants (with Camilla Bingham KC) in relation to alleged breaches of a settlement agreement and conspiracy, concerning the financing and recapitalisation of a Swiss hotel company.

• Cambria Africa Plc v. Lonrho Ltd

For Lonrho (with Daniel Toledano KC) in a claim in relation to an airline business and other investments in Zimbabwe, based on alleged unauthorised payments, breach of contract, breach of trust, fraudulent misrepresentation/deceit and a claim for rescission and damages in connection with a settlement agreement.

Nomura International Plc v. Banca Monte Dei Paschi di Siena Spa

For BMPS (with Jonathan Nash KC) in a multi-billion euro dispute concerning the restructuring of a CDO-

based investment and complex asset swap and repo transactions, which were also the subject of high profile civil and criminal proceedings in Italy. The defence was based on allegations of illegality and lack of authority. Previously appeared with Jonathan Nash KC in an application for a stay of the English proceedings under Art. 28 of the Judgments Regulation ([2013] EWHC 3187 (Comm)).

• HSBC & Ors v. AHAB

For HSBC (with Tim Lord KC and Alex Polley), in a claim against a Middle Eastern corporate group under various loan facilities, in the context of alleged fraud and forgery of the loan documents. The case was one of The Lawyer's "Top 20 cases of 2011", but settled on day 4 of the 7-week trial. Also involved in subsequent enforcement proceedings ([2011] EWHC 2444 (Comm); [2011] 2 CLC 736).

• Barclays Bank Plc v. Svizera Holdings BV & Anr

For Barclays (with Daniel Toledano KC) in an application for a post-judgment worldwide freezing order.

• Glitnir Banki HF v. Johannesson

Assisted Richard Gillis KC and Orlando Gledhill in an application for a worldwide freezing order in support of proceedings in Iceland under s 25 CJJA 1982.

Arbitration & Expert Determination

• LCIA arbitration (London seat)

For Respondent company (with Sa'ad Hossain KC) in proceedings concerning the scope of a 'knock for knock' indemnity in a contract for drilling services.

• ICC arbitration (London seat)

For Claimant company (with Alex Gunning KC, Seb Isaac KC, Eleanor Campbell and Veena Srirangam) in a 6 week two-phase arbitration over claims relating to a joint venture for the construction of a large onshore infrastructure project. Douglas cross-examined one of the foreign law experts.

UNCITRAL proceedings

For Respondent company (with Lord Grabiner KC) in a high value dispute concerning the exploration and development of an oil field in the Gulf of Thailand.

SIAC Proceedings

For Claimant company in major proceedings relating to a failed joint venture for the development of land in the Philippines.

LCIA Proceedings

For Claimant company (with Jeffery Onions KC) in a high value dispute arising from the failure of an FPSO mooring system in the North Sea, involving extensive technical evidence and an 11-day hearing before settlement. Douglas cross-examined one of the factual witnesses.

UNCITRAL Proceedings

For Respondent company (with Richard Southern KC) in a claim arising from the hire of a drill-ship off the coast of Venezuela. Several interim hearings (including preliminary issues of Venezuelan law and applications for security) and complex expert evidence regarding the operation and maintenance of offshore drilling rigs.

• Expert Determination

For oil and gas major in a dispute concerning price adjustments based on post-closing completion statements, following the sale of downstream assets in Africa.

SIAC Proceedings

Advised (with Daniel Toledano KC) on possible proceedings in relation to compensation payable following the termination of a contract for the supply and installation of subsea infrastructure for the redevelopment of an oil and gas field.

SCC Proceedings

For Respondent company (with Nicholas Strauss KC, Michelle Menashy and Mehdi Baiou) in a major dispute concerning allegations of pensions mis-selling and the PIA/FSA Pensions Review of opt-outs, non-joiners and transfers from occupational pensions schemes.

UNCITRAL Proceedings

For a Romanian company in proposed proceedings for recovery of loans made under a shareholders' agreement.

• ICC Proceedings

Assisted Nick Sloboda in a claim in relation to the construction and design of a power plant in Lithuania.

UNCITRAL Proceedings

Assisted in drafting an award in a dispute arising out of a bulk supply agreement for electricity in Africa.

Company

• Angelmist Properties Ltd (in compulsory liquidation) v. Leonard & Ors

For Defendants (with Michael Fealy KC) in relation to a claim for breach of directors' duties arising from the sale of company property at an undervalue and liability for unpaid tax.

- Advised (with Laurie Rabinowitz KC) on a dispute relating to the locus standi requirements for petitions under s 994 Companies Act 2006.
- Assisted Lord Grabiner KC in advising a company chairman in relation to the purchase of company debt in the context of a financial restructuring.

ESO Capital Luxembourg Holdings II Sarl v. GSA Invest Management SA & Ors

For Defendants (with Camilla Bingham KC) in relation to alleged breaches of a settlement agreement and conspiracy, concerning the financing and recapitalisation of a Swiss hotel company.

• Bikam OOD and Central Investment Group SA v. Adria Cable

For Defendants (with Daniel Toledano KC and Adam Rushworth) in a dispute under a sale purchase agreement relating to an Eastern European satellite TV company.

UNCITRAL Proceedings

Acted for a Romanian company in proposed UNCITRAL proceedings for recovery of loans made under a shareholders' agreement.

Various applications for and against judgment creditors, for charging orders, third party debt orders, winding up petitions, etc.

Insolvency

• Credit Suisse Asset Management (Schweiz AG) vs (1) Dr Michael C. Frege (2) Greensill Bank AG For investment funds (with Sonia Tolaney KC and Daniel Benedyk) in relation to an urgent injunction application and related proceedings in connection with the collapse of the Greensill group.

HSBC & Ors v. AHAB

For HSBC (with Tim Lord KC and Alex Polley), in a claim against a Middle Eastern corporate group under various loan facilities, in the context of alleged fraud and forgery of the loan documents. The case was one of The Lawyer's "Top 20 cases of 2011", but settled on day 4 of the 7-week trial. Also involved in subsequent enforcement proceedings ([2011] EWHC 2444 (Comm); [2011] 2 CLC 736).

• First Oil Expro Ltd (in administration) v Engie E & P UK Ltd

For Claimant (with Daniel Toledano KC) in a dispute concerning payment of a rebate under a treatment and processing agreement and the provision of security for decommissioning.

• Advised (with Alain Choo Choy KC and Orlando Gledhill) the bankruptcy trustees of a Lehman entity in relation to a Euro medium term note programme.

Various applications for and against judgment creditors, for charging orders, third party debt orders, winding up petitions, etc.

What the Directories Say

"Douglas Paine is very commercial and able to navigate an area of law that is only just developing. He picks through issues in a really collaborative way." (Chambers & Partners 2024)

"Douglas is a fantastic senior junior and a supportive team player. His attention to detail is second to none." (Chambers & Partners 2024)

"Douglas is brilliant, erudite and approachable." (Chambers & Partners 2024)

Douglas is extremely diligent and bright, and he is able to turn things around really quickly.' (Legal 500 2024)

"Douglas fits seamlessly into a large team, his written advocacy is strong, and his cross-examination belies his seniority" (Legal 500 2023)

"A fantastic team player, he is technically good on the law and is personable and easy to work with." (Legal 500 2021)

"An uber-reliable and hardworking junior with real brainpower and a willingness to be a team player." (Legal 500 2020)

"A real expert in the energy sector – always on top of the detail and the industry context." (Legal 500 2019)

In 2014 Douglas was named as one of Legal Week's 'Stars at the Bar' (profiling ten of the most promising barristers of 10 years' call and under). The article noted that Douglas is "charming and hard-working"; intellectually strong, but in an understated way; and "both really clever and very good with clients". According to one magic circle partner: "Douglas is incredibly thorough, very sensible and a really nice guy to work with. He is someone you can rely on".

Academic Achievements

Lord Mansfield, Lord Haldane and Megarry Scholarships, Lincoln's Inn

Buchanan Prize, Lincoln's Inn Master's and Doctoral awards, Arts and Humanities Research Council Maule Memorial Prize, Cambridge University Senior Scholarship and Research Scholarship, Trinity College, Cambridge

Other Achievements

Winner, Maitland Chambers Advocacy Prize Finalist, Lexis Nexis Green Book National BVC Mooting Competition Organ Scholarship, Trinity College, Cambridge

Education

BPP (Holborn): BVC (Outstanding) [2008 - 2009]

City University: CPE/GDL (Distinction, 1st in year) [2007 - 2008]

Trinity College, Cambridge: PhD English [2004 - 2007]

Trinity College, Cambridge: MPhil Renaissance English (Distinction, 1st in year) [2003 - 2004]

 $Trinity\ College,\ Cambridge:\ BA\ (Hons)\ English\ (Double\ first)\ [2000-2003]$

Awards





Contact Clerks



Jackie Ginty
First Deputy Senior Clerk
+44 (0)20 7520 4608
jginty@oeclaw.co.uk



Adam Wheeler
Clerk
+44 (0)20 7520 4616
awheeler@oeclaw.co.uk



Jordan Foley Clerk +44 (0) 20 7520 4613 jfoley@oeclaw.co.uk



Max Tonkinson Clerk +44 (0)20 7520 4695 mtonkinson@oeclaw.co.uk