



James Nadin

Barrister
Call 2002



Scope of Practice

• Arbitration • Art • Banking and Financial Services • Civil Fraud and Investigations • Company and Insolvency • Economic Torts • Energy and Natural Resources • Fund Management • Restitution • Shareholder Disputes • Online Gaming, IT and Telecommunications

Overview

James has a broad practice which covers the whole range of contractual and commercial disputes, including civil fraud. James also has a particular interest in disputes concerning art and cultural property. He is a board member (and chair of the legal committee) of DACS (a not-for-profit organisation which protects the rights of visual artists).

Approximately half of James' practice is court litigation, in England and overseas. James is admitted as a member of the Bar of the British Virgin Islands, and has considerable experience of litigation in the Eastern Caribbean Court of Appeal and the Privy Council. He also has extensive experience of group litigation – both under formal GLOs and other bespoke arrangements. The other half of James' practice is international commercial arbitration. James has extensive recent experience of arbitration under various institutional rules (including ICC, LCIA and UNCITRAL), and of litigation concerning the enforcement of arbitral awards.

Examples of Recent Cases

Arbitration

- LCIA arbitration (2022) – James acted as sole counsel for a major water undertaker, in this arbitration concerning the proper interpretation of the market codes in the non-household retail water market.

- LCIA arbitration (2019) – James acted for an industrial conglomerate in this arbitration concerning “buy out” rights under a shareholders’ agreement.
- ICC arbitration (2019) – James acted for a commercial rights holder, in this arbitration concerning Formula 1 motor racing.
- ICC arbitration (2018) – James acted for a contractor in this arbitration arising out of major civil engineering project in Panama.
- UNCITRAL arbitration (2018) – James acted for a telecommunications infrastructure company, in this arbitration concerning a dispute with a private equity investor.
- LCIA arbitration (2018) – James acted in this arbitration concerning an agreement to purchase a majority shareholding in an oil exploration company.
- Sonera Holding B.V. v Cukurova Holding A.S. [2014] UKPC 15 – James acted for Cukurova in this long running litigation concerning the enforcement in the BVI of a New York Convention arbitration award of approximately US\$1 billion, which gave rise to a number of appeals to the Privy Council.

Art

- QIPCO v Elanus Holdings Limited [2025] EWHC 30 – James acted for Elanus, in this dispute between two sides of the Qatari Royal family. The dispute concerned ownership of a 70.21 carat blue diamond known as the “Idol’s Eye”. In 2025, the Court dismissed QIPCO’s claim, holding that its right of pre-emption over the diamond had not been triggered.
- DACS and ACS v Ivor Braka Ltd (2022) (QBD) – DACS (of which James is a director) brought this claim against a leading art dealer under the Artist’s Resale Right Regulations 2006, seeking details of sales of artworks on which resale royalties are due. This was the first claim under the Regulations in England. The claim was settled shortly before trial in 2023.

Banking and Finance

- RF Corval International Holdings Limited & others v REINO Capital S.A. & others – James acted for REINO, a Polish investment and asset management group. The claim concerned a fund established by REINO to invest in commercial property in Eastern Europe. RF Corval, an initial investor in the fund, alleged that REINO gave certain guarantees as to the returns that would be generated by the fund, and is sought payment of the sums which it said were due under the “guarantee”.
- Confidential dispute (2021) – James acted as sole counsel for a private equity investor in a dispute concerning whether certain put and call options had been validly exercised.
- NBT and Bank Otkritie v Boris Mints and others (Commercial Court) [2021] EWHC 692 (Comm) – James acted for Vadim Wolfson, a Russian businessman, defending a claim from two state-owned Russian banks. The claimants alleged that Mr Wolfson fraudulently caused Bank Otkritie to enter into a number of harmful transactions, shortly before it became insolvent, and claimed damages of over \$500 million.
- LIC Telecommunications Sarl v VTB Capital and others (Commercial Court) [2019] EWHC 1747 (Comm) – James acted for Maze Sarl, a Luxembourg provider of corporate services, defending claims of fraud, conspiracy and collusion, in relation to the sale of a controlling stake in the Bulgarian telecom operator Vivacom.

- UNCITRAL arbitration (2018) – James acted for a telecommunications infrastructure company, in this arbitration concerning a dispute with a private equity investor.
- Alfa Telecom Turkey Limited v Cukurova Finance International Limited [2009] 3 All ER 849, [2012] UKPC 20, [2013] UKPC 2, [2013] 4 All ER 936, [2013] 4 All ER 989 – James acted for Cukurova in its long-running dispute with the Alfa group of Russia over control of Turkcell, the leading mobile phone operator in Turkey. The dispute has given rise to five ground-breaking decisions of the Privy Council, which include the leading case on the novel remedy of appropriation introduced into English law by the Financial Collateral Arrangements (No. 2) Regulations 2003, and the leading modern authority on relief from forfeiture.

Commercial Dispute Resolution

QIPCO v Elanus Holdings Limited [2025] EWHC 303 (Comm) – James acted for Elanus, in this dispute between two sides of the Qatari Royal family. The dispute concerned ownership of a 70.21 carat blue diamond known as the “Idol’s Eye”. In 2025, the Court dismissed QIPCO’s claim, holding that its right of pre-emption over the diamond had not been triggered.

Rasmala Trade Finance Fund v Trafigura Pte Limited (2025) EWHC 1569 – James acted for Trafigura, the international commodities trader. The claimant Rasmala alleged that it had been tricked into paying over \$20 million to Trafigura by the fraud of a third party, and sought restitution of the monies on the grounds of mistake. In 2025, the Court dismissed the claim, holding that Trafigura had changed its position in good faith.

Ziyavudin Magomedov & others v TPG Group Holdings & others [2025] EWHC 59 (Comm) – James acted for DP World, the Dubai-based logistics company, one of 22 defendants to this claim. Mr Magomedov alleges that the defendants conspired with each other to seize Mr Magomedov’s valuable stakes in two sea ports, for the benefit of the Russian state. DP World successfully challenged the jurisdiction of the English court to hear the claim.

RF Corval International Holdings Limited & others v REINO Capital S.A. & others – James acted for REINO, a Polish investment and asset management group. The claim concerned a fund established by REINO to invest in commercial property in Eastern Europe. RF Corval an initial investor in the fund, and alleged that REINO gave certain guarantees as to the returns that would be generated by the fund, and is sought payment of the sums which it said were due under the “guarantee”.

Castle Water Limited v Thames Water Utilities Limited [2020] EWHC 1374 (TCC) - James acted for Thames in this dispute arising out of Thames’ sale of its non-household retail water business to Castle. In summary, Castle alleged that the data which Thames transferred to Castle on completion of the sale was incomplete and defective. Named by [The Lawyer](#) as one of the top 20 cases of 2020.

NBT and Bank Otkritie v Boris Mints and others (Commercial Court) [2021] EWHC 692 (Comm) – James acted for Vadim Wolfson, a Russian businessman, defending a claim from two state-owned Russian banks. The claimants alleged that Mr Wolfson fraudulently caused Bank Otkritie to enter into a number of harmful transactions, shortly before it became insolvent, and claimed damages of over \$500 million.

LIC Telecommunications Sarl v VTB Capital and others (Commercial Court) [2019] EWHC 1747 (Comm) – James acted for Maze Sarl, a Luxembourg provider of corporate services, defending claims of fraud, conspiracy and collusion, in relation to the sale of a controlling stake in the Bulgarian telecom operator Vivacom.

Confidential dispute (2021) – James acted as sole counsel for a private equity investor in a dispute concerning whether certain put and call options had been validly exercised.

ICC arbitration (2019) – James acted for a commercial rights holder, in this arbitration concerning Formula 1 motor racing.

LCIA arbitration (2019) – James acted for an industrial conglomerate in this arbitration concerning “buy out” rights under a shareholders’ agreement.

The Construction Industry Vetting Information Group Litigation (Queen’s Bench Division) – James acted for Amec in this group litigation, concerning allegations of blacklisting in the construction industry, in which more than 1,000 claimants sought damages for defamation, breach of the Data Protection Act, breach of confidence, misuse of private information and conspiracy. Named by **The Lawyer** as one of the top 20 cases of 2016. James also acted for Amec in related Part 20 proceedings in which other construction companies sought contribution from Amec towards sums which they paid to individual claimants.

ICC arbitration (2018) – James acted for a contractor in this arbitration arising out of major civil engineering project in Panama.

EE Limited v Phones 4U Limited (Commercial Court) [2018] 1 Lloyds Rep 204 – James acted for EE, defending a claim from the administrators of Phones 4U for commissions under a long term customer acquisition contract, and counterclaiming for damages for repudiatory breach.

UNCITRAL arbitration (2018) – James acted for a telecommunications infrastructure company, in this arbitration concerning a dispute with a private equity investor.

LCIA arbitration (2018) – James acted in this arbitration concerning an agreement to purchase a majority shareholding in an oil exploration company.

Sonera Holding B.V. v Cukurova Holding A.S. [2014] UKPC 15 – James acted for Cukurova in this long running litigation concerning the enforcement in the BVI of a New York Convention arbitration award of approximately US\$1 billion, which gave rise to a number of appeals to the Privy Council.

Alfa Telecom Turkey Limited v Cukurova Finance International Limited [2009] 3 All ER 849, [2012] UKPC 20, [2013] UKPC 2, [2013] 4 All ER 936, [2013] 4 All ER 989 – James acted for Cukurova in its long-running dispute with the Alfa group of Russia over control of Turkcell, the leading mobile phone operator in Turkey. The dispute has given rise to five ground-breaking decisions of the Privy Council, which include the leading case on the novel remedy of appropriation introduced into English law by the Financial Collateral Arrangements (No. 2) Regulations 2003, and the leading modern authority on relief from forfeiture.

Energy and Natural Resources

- Surrey Searches Limited & others v Northumbrian Water Limited & others [2024] EWHC 1643 (Ch) – James acted for a group of English water companies. The claimants were approximately 100 property search companies, who purchased environmental searches from the water companies over a period of many years. The claimants alleged that the water companies were obliged to provide the information for free under the Environmental Information Regulations 2004, and claimed restitution of all of the fees paid (over £150 million)

in total). In June 2024, the Court found for the defendants on the vast majority of Stage 1 issues. The claims settled shortly thereafter.

- LCIA arbitration (2022) – James acted as sole counsel for a major water undertaker, in this arbitration concerning the proper interpretation of the market codes in the non-household retail water market.
- Castle Water Limited v Thames Water Utilities Limited [2020] EWHC 1374 (TCC) - James acted for Thames in this dispute arising out of Thames' sale of its non-household retail water business to Castle. In summary, Castle alleged that the data which Thames transferred to Castle on completion of the sale was incomplete and defective. Named by **The Lawyer** as one of the top 20 cases of 2020.
- LCIA arbitration (2018) – James acted in this arbitration concerning an agreement to purchase a majority shareholding in an oil exploration company.

Civil Fraud

- Rasmala Trade Finance Fund v Trafigura Pte Limited [2025] EWHC 1569 (Ch) – James acted for Trafigura, the international commodities trader. The claimant Rasmala alleged that it had been tricked into paying over \$20 million to Trafigura by the fraud of a third party, and sought restitution of the monies on the grounds of mistake. In 2025, the Court dismissed the claim, holding that Trafigura had changed its position in good faith.
- Ziyavudin Magomedov & others v TPG Group Holdings & others [2025] EWHC 59 (Comm) – James acted for DP World, the Dubai-based logistics company, one of 22 defendants to this claim. Mr Magomedov alleges that the defendants conspired with each other to seize Mr Magomedov's valuable stakes in two sea ports, for the benefit of the Russian state. DP World successfully challenged the jurisdiction of the English court to hear the claim.
- NBT and Bank Otkritie v Boris Mints and others (Commercial Court) [2021] EWHC 692 (Comm) – James acted for Vadim Wolfson, a Russian businessman, defending a claim from two state-owned Russian banks. The claimants alleged that Mr Wolfson fraudulently caused Bank Otkritie to enter into a number of harmful transactions, shortly before it became insolvent, and claimed damages of over \$500 million.
- LIC Telecommunications Sarl v VTB Capital and others (Commercial Court) [2019] EWHC 1747 (Comm) – James is sole counsel for Maze Sarl, a Luxembourg provider of corporate services, defending claims of fraud, conspiracy and collusion, in relation to the sale of a controlling stake in the Bulgarian telecom operator Vivacom.

Group Litigation

- Surrey Searches Limited & others v Northumbrian Water Limited & others [2024] EWHC 1643 (Ch) – James acted for a group of English water companies. The claimants were approximately 100 property search companies, who purchased environmental searches from the water companies over a period of many years. The claimants alleged that the water companies were obliged to provide the information for free under the Environmental Information Regulations 2004, and claimed restitution of all of the fees paid (over £150 million in total). In June 2024, the Court found for the defendants on the vast majority of Stage 1 issues. The claims settled shortly thereafter.
- The Construction Industry Vetting Information Group Litigation (Queen's Bench Division) – James acted for Amec in this group litigation, concerning allegations of blacklisting in the construction industry, in which

more than 1,000 claimants sought damages for defamation, breach of the Data Protection Act, breach of confidence, misuse of private information and conspiracy. Named by **The Lawyer** as one of the top 20 cases of 2016. James also acted for Amec in related Part 20 proceedings in which other construction companies sought contribution from Amec towards sums which they paid to individual claimants.

Restitution

- Rasmala Trade Finance Fund v Trafigura Pte Limited [2025] EWHC 1569 (Ch) – James acted for Trafigura, the international commodities trader. The claimant Rasmala alleged that it had been tricked into paying over \$20 million to Trafigura by the fraud of a third party, and sought restitution of the monies on the grounds of mistake. In 2025, the Court dismissed the claim, holding that Trafigura had changed its position in good faith.
- Surrey Searches Limited & others v Northumbrian Water Limited & others [2024] EWHC 1643 (Ch) – James acted for a group of English water companies. The claimants were approximately 100 property search companies, who purchased environmental searches from the water companies over a period of many years. The claimants alleged that the water companies were obliged to provide the information for free under the Environmental Information Regulations 2004, and claimed restitution of all of the fees paid (over £150 million in total). In June 2024, the Court found for the defendants on the vast majority of Stage 1 issues. The claims settled shortly thereafter.
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Shareholder Disputes

- LCIA arbitration (2019) – James acted for an industrial conglomerate in this arbitration concerning “buy out” rights under a shareholders’ agreement.
- Alfa Telecom Turkey Limited v Cukurova Finance International Limited [2009] 3 All ER 849, [2012] UKPC 20, [2013] UKPC 2, [2013] 4 All ER 936, [2013] 4 All ER 989 – James acted for Cukurova in its long-running dispute with the Alfa group of Russia over control of Turkcell, the leading mobile phone operator in Turkey. The dispute has given rise to five ground-breaking decisions of the Privy Council, which include the leading case on the novel remedy of appropriation introduced into English law by the Financial Collateral Arrangements (No. 2) Regulations 2003, and the leading modern authority on relief from forfeiture.

Online Gaming, IT and Telecommunications

- LIC Telecommunications Sarl v VTB Capital and others (Commercial Court) [2019] EWHC 1747 (Comm) – James acted for Maze Sarl, a Luxembourg provider of corporate services, defending claims of fraud, conspiracy and collusion, in relation to the sale of a controlling stake in the Bulgarian telecom operator Vivacom.
- LCIA arbitration (2019) – James acted for an industrial conglomerate in this arbitration concerning “buy out”

rights under a shareholders' agreement.

- EE Limited v Phones 4U Limited (Commercial Court) [2018] 1 Lloyds Rep 204 – James acted for EE, defending a claim from the administrators of Phones 4U for commissions under a long term customer acquisition contract, and counterclaiming for damages for repudiatory breach.
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- Sonera Holding B.V. v Cukurova Holding A.S. [2014] UKPC 15 – James acted for Cukurova in this long running litigation concerning the enforcement in the BVI of a New York Convention arbitration award of approximately US\$1 billion, which gave rise to a number of appeals to the Privy Council.
- Alfa Telecom Turkey Limited v Cukurova Finance International Limited [2009] 3 All ER 849, [2012] UKPC 20, [2013] UKPC 2, [2013] 4 All ER 936, [2013] 4 All ER 989 – James acted for Cukurova in its long-running dispute with the Alfa group of Russia over control of Turkcell, the leading mobile phone operator in Turkey. The dispute has given rise to five ground-breaking decisions of the Privy Council, which include the leading case on the novel remedy of appropriation introduced into English law by the Financial Collateral Arrangements (No. 2) Regulations 2003, and the leading modern authority on relief from forfeiture.

What the Directories Say

"James was outstanding. He is extremely bright, hard-working and user-friendly. He cuts through the detail to provide pragmatic advice and solutions to issues, and is also great fun to work with." "James Nadin has an excellent eye for detail, and everyone on my team agrees he'll make a fine KC one day." "James was impressive in absorbing a huge set of facts across multiple entities and presenting them effectively. He is also an exceptionally strong advocate." (Chambers UK 2026 - Commercial Dispute Resolution)

"James combines a great legal brain with an ability to lay out complex arguments clearly and practically, both to clients and to the court." "Impressive, personable, and a man who is known for the clarity of his drafting. He is good on his feet and very pleasant to work with." (Chambers UK 2025 – Commercial Dispute Resolution)

"James Nadin's drafting style, effective tactical approach and attention to detail are superb." (Chambers UK 2024 – Commercial Dispute Resolution)

"He has an incredible brain and is just very strategic and thoughtful. The quality of his work is absolutely superb." (Chambers UK 2023 – Commercial Dispute Resolution)

"A good junior, who is responsive and very smart. He is very detail-orientated." (Chambers UK 2022 – Commercial Dispute Resolution)

"Offers a great mix of commerciality and practicality and is also very brainy"; "He is very good at getting into the detailed facts of a case." (Chambers UK 2021 - Commercial Dispute Resolution)

"His knowledge of the law is extensive, he's user-friendly and he has a succinct advocacy style"; "He dives straight into the detail of a case." (Chambers UK 2020 - Commercial Dispute Resolution)

"He provides clarity of thinking and shows real attention to detail"; "highly intelligent, very hard-working and not afraid to give robust advice"

. (Chambers UK 2019 - Commercial Dispute Resolution)

Education

Clare College, University of Cambridge (1997-2000) - Law Tripos (Double First)
Brasenose College, University of Oxford (2000 - 2001) - BCL (Distinction)

Awards



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