

Stephanie Wood

Barrister Call 2014



Scope of Practice

• Arbitration • Banking and Financial Services • Civil Fraud • Commercial Litigation • Company • Competition • Jurisdiction and Conflict of Laws • Professional Negligence

Overview

Stephanie has a broad commercial practice, including litigation and international arbitration. Stephanie has experience acting in a range of complex, high value cases including in the areas of banking and financial services, civil fraud, competition law and professional negligence, amongst others. Stephanie has appeared led and unled in the High Court, as well as conducting hearings in the County Court.

Recent and notable instructions include:

- Phones 4U Ltd (in administration) v EE Limited & Ors
 - For the Claimant in a 10-week trial in summer 2022 of an Article 101 TFEU claim against EE, Vodafone and O2 and their parent companies arising from alleged cartel conduct between those companies that caused Phones4u to cease trading and enter into administration in 2014.
- Municipio de Mariana v BHP [2020] EWHC 2930 (TCC)
 For the Defendants in an 8-day jurisdiction challenge and strike out application against a group action brought by over 200,000 claimants arising out of the collapse of the Fundão Dam in Brazil
- DuPont Pension Trust v Yuksel Insaat AS

 For the claimants in a deceit claim in the Commercial Court brought by international investors against a

 Turkish construction company and its directors in connection with failed financial restructuring.
- AssetCo plc v. Grant Thornton LLP UK LLP [2019] EWHC 150 (Comm); [2019] EWHC 191 (Comm), [2019] EWHC 592 (Comm) and [2020] EWCA Civ 1151

 For the defendant in an audit negligence claim in the Commercial Court, and on appeal in the Court of Appeal.

The claims gave rise to questions of: duties owed by auditors, the 'loss of a chance' doctrine, intervening acts and the 'very thing' principle, and issues of contributory fault.

• VR Partners v Exotix v CVI [2017] EWHC 2620 (Comm):
For the Third Party investment fund in an 8-day Commercial Court trial concerning the construction of a back-to-back trade of valuable Ukrainian loan interests and entitlement to unwind said trade.

Examples of Recent Cases

Jurisdiction & Conflict of Laws

- Municipio de Mariana v BHP [2020] EWHC 2930 (TCC)

 For the defendants in an 8-day jurisdiction challenge and strike out application against a group action brought by over 200,000 claimants arising out of the collapse of the Fundão Dam in Brazil
- Winkler v Shamoon [2016] EWHC 217 (Ch)

 Acted (led by Simon Colton) for the claimant in a 4 day jurisdiction challenge in the Chancery Division. The claim concerned a dispute as to the ownership of shares, which gave rise to issues of jurisdiction and governing law, proprietary estoppel, constructive trusts, Israeli law and BVI law.
- Swissmarine Corp Ltd v OW Supply & Trading [2015] EWHC 1571 (Comm)
 Acted for the respondents (led by Camilla Bingham KC) in successfully resisting an anti-suit injunction.

Commercial Litigation and Arbitration

DuPont Pension Trust v Yuksel Insaat AS

For the claimants in a deceit claim in the Commercial Court brought by international investors against a Turkish construction company and its directors in connection with failed financial restructuring.

AssetCo plc v. Grant Thornton LLP UK LLP [2019] EWHC 150 (Comm); [2019] EWHC 191 (Comm), [2019]
 EWHC 592 (Comm) and [2020] EWCA Civ 1151

For the defendant in an audit negligence claim in the Commercial Court, and on appeal in the Court of Appeal. The claims gave rise to questions of: duties owed by auditors, the 'loss of a chance' doctrine, intervening acts and the 'very thing' principle, and issues of contributory fault.

Monk v Largo Foods [2016] EWHC 1837 (Comm)

Acted (led by Alexander Brown) for the defendant in a 5 day Commercial Court trial. The claim concerned the Commercial Agents (Council Directive) Regulations 1993, and issues of contractual construction.

- Advised on a potential claim in a very substantial construction dispute concerning a development in the city
 of London.
- Assisted (during pupillage) Steven Elliott in defending a claim for delivery up or damages arising out of nondelivery of securities twelve years previously.
- Assisted (during pupillage) Saul Lemer in defending creditors' claims to unwind transactions under section 423 Insolvency Act 1986.

Banking and Financial Services

• VR Partners v Exotix v CVI [2017] EWHC 2620 (Comm)

For the Third Party investment fund in an 8-day Commercial Court trial concerning the construction of a back-to-back trade of valuable Ukrainian loan interests and entitlement to unwind said trade.

- Acted in an ICC arbitration (led by Alexander Brown) for the claimant in a professional negligence claim against an investment manager, in the context of investments in complex structured financial products.
- Assisted (during pupillage) Steven Elliott in defending a claim for delivery up or damages arising out of nondelivery of securities twelve years previously.
- Assisted (during pupillage) Conall Patton in defending a claim arising out of multiple contracts for the sale of securities, raising points under the Financial Services Act 2012 and involving issues of New York securities law.

Competition Law

• Phones 4U Ltd (in administration) v EE Limited & Ors

For the claimant in a 10-week trial in summer 2022 of an Article 101 TFEU claim against EE, Vodafone and O2 and their parent companies arising from alleged cartel conduct between those companies that caused Phones4u to cease trading and enter into administration in 2014.

Company Law

 Assisted Steven Elliott (during pupillage) in defending a derivative claim against a limited liability partnership, involving allegations of negligence and breaches of fiduciary duty. • Assisted Steven Elliott (during pupillage) in advising on a potential claim by a limited liability partnership against its members for breaches of the partnership agreement, and in restitution.

Fraud: Civil

• DuPont Pension Trust v Yuksel Insaat AS

For the claimants in a deceit claim in the Commercial Court brought by international investors against a Turkish construction company and its directors in connection with failed financial restructuring.

Professional Negligence

AssetCo plc v. Grant Thornton LLP UK LLP [2019] EWHC 150 (Comm); [2019] EWHC 191 (Comm), [2019] EWHC 592 (Comm) and [2020] EWCA Civ 1151

For the defendant in an audit negligence claim in the Commercial Court, and on appeal in the Court of Appeal. The claims gave rise to questions of: duties owed by auditors, the 'loss of a chance' doctrine, intervening acts and the 'very thing' principle, and issues of contributory fault.

Education

- City Law School: BPTC [2013 2014]
- University of Oxford: BCL (Conflict of Laws, Corporate Finance Law, Competition Law and Principles of Financial Regulation) [2012 2013]
- University of Oxford: BA (Jurisprudence) (First Class Honours) [2009 2012]
- University of Melbourne: BComm (Finance) [2006 2009]

Other Academic Achievements

- Lord Denning Scholarship, Lincoln's Inn
- Company Law Prize, University of Oxford
- Second Year Law Prize, Merton College, University of Oxford
- Exhibitioner, Merton College, University of Oxford
- Corporate Finance Prize, University of Melbourne
- Dean's Honours List, University of Melbourne

Other Experience

• Tutor in Jurisprudence, Merton College, University of Oxford [2014]

Languages

• French (Fluent)

Awards





Contact Clerks



Daniele Thripp Clerk Team Leader +44 (0)20 7520 4610 dthripp@oeclaw.co.uk



Jack Miller Clerk +44 (0)20 7520 4687 jmiller@oeclaw.co.uk