

12

King's Bench Walk

Edward Ramsay

Call: 2012

ramsay@12kbw.co.uk



AREAS OF EXPERTISE

Inquests, Personal Injury, Clinical Negligence, Credit Hire, Fraud, Product Liability, International & Travel, Insurance, Industrial Disease

Edward is ranked as a Leading Junior for Inquests and Inquiries in the Legal 500. He has been described as having “*a natural instinct of which lines of inquiry to pursue with witnesses*” (2020) and in the 2021 edition was noted to be “*very proactive and gives clear and concise advice. Easy to approach and communicate with. Very good on his feet and with witnesses*”.

Edward accepts instructions across all practice areas in Chambers. He specialises in healthcare and inquest law and is frequently instructed in lengthy and complex hospital inquests, including enhanced Article 2 inquests and jury inquests.

Insurance

Ed has experience in motor insurance and insurance indemnity work. He is regularly instructed by motor insurers, and by the MIB, on issues of indemnity and the liability to satisfy judgments in road traffic claims.

He has experience of cases involving the Third Party (Rights Against Insurers Act) 2010 and the Insurance Act 2015.

Qualifications & Awards

Bar Professional Training Course, (Outstanding).

Graduate Diploma in Law, (Distinction).

MA (Oxon) (History & Politics; First Class; 1st place in year).

Major Scholar, Inner Temple (2012)

Scholar, St. Catherine's College, Oxford (2007-2009)

Cases

Jones v HM Coroner for Mid Kent and Medway [2020] EWHC 3733 (Admin) – successful application under s.13 of the Coroners Act 1988 to quash inquisition on grounds of insufficiency of inquiry and new expert evidence as to the

medical cause of death.

***Greenway & Ors v Johnson Matthey Plc* [2016] EWCA Civ 408.** Whether platinum sensitisation is an actionable injury and/or capable of giving rise to more than nominal damages in contract and/or an exception to the rule against recovery for pure economic loss in tort.

***McBride v UK Insurance Ltd* [2017] EWCA Civ 144** Whether the Court should revisit its earlier decision in *Stevens v Equity Syndicate Management* [2015] EWCA Civ 93 regarding the correct approach to the calculation of Basic Hire Rates in credit hire litigation.

***R (on the application of Parkinson) v HM Senior Coroner for Kent* [2018] EWHC 1501** – leading case concerning the domestic application of ECtHR jurisprudence on Article 2 in hospital inquests