# John-Paul Swoboda

Call: 2006 swoboda@12kbw.co.uk



# **AREAS OF EXPERTISE**

Personal Injury, Industrial Disease, International & Travel, Clinical Negligence, Inquests, Professional Negligence, Sport

John-Paul specialises in Serious Injury, Asbestos Litigation, International litigation (injury and non-injury work), Clinical Negligence, Professional Negligence, Sports and Inquests. He undertakes high value work appearing in the High Court and Appellate Courts. He enjoys working as part of a team. He won the Legal 500 Personal Injury Junior of the Year Award in 2023.

In relation to asbestos claims, he is instructed by most, if not all, well-regarded claimant firms with an established asbestos team. He is ranked in Chambers and Partners and the Legal 500. Recent reported cases include:

- Keegan v Independent Insurance Co Ltd [2022] EWHC 1992 (QB);
- Brooks v Zurich Insurance Plc [2022] EWHC 1170 (QB);
- Witham v Steve Hill Ltd [2021] EWCA Civ 1312 (led by Steven Snowden KC);
- Gregory v H J Haynes Ltd [2020] EWHC 911 (Ch);
- Helm v Kenyon & Sons Ltd v Somewatch Ltd [2019] EWHC 1108 (QB);
- Cary v Vauxhall Motors Ltd [2019] EWHC 238 (QB);
- Mark v Universal Coatings and Services Ltd v Barrier Ltd [2018] EWHC 3206 (QB);
- Stacey v Triplex Safety Glass Company Ltd [2017] EWHC 1945 (QB).

John-Paul is ranked in the Legal 500 for Travel Law including Jurisdictional issues. His private international law

expertise spans jurisdiction (pre and post-Brexit), applicable law (pre and post-Brexit), forum non conveniens cases and service out of the jurisdiction in both injury and non-injury commercial work. John-Paul also has expertise in Aviation, Package Holidays, Admiralty matters, Athens and Montreal Convention cases and clinical negligence cases with a foreign element. As a result of his Spanish language skills, John-Paul is often instructed in Spanish cases and has appeared as an expert in English law in the Spanish Courts. Recent reported cases include: Chouza v Martins & Ors [2021] EWHC 1669 (QB) (Spanish law); Haggerty-Garton v ICI [2021] EWHC 2924 (QB) (Scots law).

John-Paul's clinical negligence work is high value and he receives instructions from most ranked firms. He is ranked in the Legal 500 for his clinical negligence work. He enjoys the medical and scientific aspects of such litigation and works closely with his instructing solicitors and experts. He has significant experience of cases involving birth injury, amputation, unnecessary and negligent surgery, delayed diagnosis, fatal cases, disclosure of risk and the negligent administration of clinical drugs.

John-Paul is listed in the Legal 500 and Chambers and Partners for his more general personal injury work which includes EL, PL and RTA cases. Recent reported cases include Irani v Duchon [2019] EWCA Civ 1846.

John-Paul undertakes professional negligence work, mainly in respect of actions arising from personal injury claims. He successfully represented the Claimant in the Court of Appeal in Witcomb v Keith Park Solicitors [2023] PNLR 20.

He practices Sports Law where he is able to bring his extensive Personal Injury and Clinical Negligence knowledge to bear on such matters. However, his practice is not restricted to injury related work; he accepts non-injury Sports work of a contractual or regulatory nature. He has received instructions relating to those in the English Premier League.

John-Paul acts for bereaved families, and occasionally acts for other interested parties, at Inquests. John-Paul has particular interest and expertise in Article 2 ECHR enhanced Inquests. He has acted in high profile Inquests such as the Inquest touching the death of Toni Speck (a death in police custody); the Inquest touching the death of Graham Coker (a death following oesophageal cancer surgery where their department was subsequently shut down); the Inquest touching the death of Jodie White-Charles where a young mother died of sickle cell complications as a result of Trust failures.

## **International & Travel**

John-Paul acts for claimants and defendants, including major tour operators and overseas hotels and suppliers of services, in accidents which occur abroad. He is experienced in commercial (non-injury) work including in respect of commercial contracts and insurance. He has experience of providing prospective as well as retrospective advice to multinational companies and national firms. He has significant experience in Aviation matters (both Montreal and non-Montreal claims) and matters in the Admiralty Court (collisions between vessels and Athens claims). His expertise in International and Travel litigation is reflected in his ranking in the Legal 500 for Travel Law including Jurisdictional issues.

John-Paul is a fluent Spanish speaker which is often helpful where the litigation has a Spanish element.

Recent reported cases include:

- Chouza v Martins & Ors [2021] EWHC 1669 (QB) (Spanish law);
- Haggerty-Garton v ICI [2021] EWHC 2924 (QB) (Scots law)

#### Qualifications

University of Sheffield; International European and Comparative Law (LLB) 2001 - 2004

### **Memberships**

- Elected member of the Bar Council
- Member of the Law Reform Committee
- Personal Injuries Bar Association (PIBA)
- Professional Negligence Bar Association (PNBA)
- Association v Medical Accidents (AvMA)
- Pan European Organisation of Personal Injury Lawyers (PEOPIL)
- London Common Law and Commercial Bar Association (LCLCBA)

#### **Publications**

Clinical Negligence Law Blog

Asbestos Law Blog

International and Travel Law Blog

John-Paul is a regular contributor to chambers international and travel, asbestos and clinical negligence blogs. He writes in legal journals including the Personal Injury Law Journal and the Journal of Personal Injury Law

John-Paul lectures and writes articles frequently in those areas which he has a particular interest in.

#### **Reported Cases**

Witcomb v Keith Park Solicitors [2023] PNLR 20 (Court of Appeal; limitation in professional negligence matters. Led by Jeremy Hyam KC)

Keegan v Independent Insurance Co Ltd [2022] EWHC 1992 (QB) (Right to sue an insurer direct in asbestos claims)

Brooks v Zurich Insurance PIc [2022] EWHC 1170 (QB) (Right to sue an insurer direct in asbestos claims)

Witham v Steve Hill Ltd [2021] EWCA Civ 1312 (scope of Fatal Accidents Act, led by Steven Snowden KC)

Chouza v Martins & Ors [2021] EWHC 1669 (QB) (Fatal RTA);

Haggerty-Garton v ICI [2021] EWHC 2924 (QB) (Scots law in a fatal mesothelioma claim)

Witham v Steve Hill Ltd [2020] EWHC 299 (QB) (quantum in a fatal case, led by Steven Snowden KC)

Irani v Duchon [2019] EWCA Civ 1846 (appeal and cross-appeal relating to causation of loss, *Blamire* and *Smith v Manchester* awards)

Helm v Kenyon & Sons Ltd v Somewatch Ltd [2019] EWHC 1108 (QB) (appeal from show cause)

Cary v Vauxhall Motors Ltd [2019] EWHC 238 (QB) (first successful secondary exposure claim in England);

**Irani v Duchon [2018] EWHC 2314 (QB)** (an RTA claim where causation and quantification were in issue for an Indian national who faced deportation as a consequence of the negligence. To be heard by the Court of Appeal in 2019)

Mark v Universal Coatings and Services Ltd v Barrier Ltd [2018] EWHC 3206 (QB) (procedural issues in a silicosis case, led by Ronald Walker KC);

Stacey (Executrix of the Estate of Mr Perry) v Triplex Safety Glass Company Ltd [2017] EWHC 1945 (QB) (causation and quantification).

R (on the application of Maureen Speck) v HM Coroner for the District of York & ors [2016] EWHC 6 (Admin) (Judicial review from coronial proceedings)