LITIGATION & DISPUTE RESOLUTION

OVERVIEW

Our Litigation and Dispute Resolution Practice offers clients a truly integrated global service, to handle and resolve complex disputes in a range of domestic courts, specialist tribunals and in international arbitration. We utilize a range of innovative tools in evidence analysis, case strategy, project management, forensic accounting and quantum calculations which enable us to deliver a better litigation service to our clients, and in a more efficient and cost-effective manner.

We have deep industry experience in resolving disputes across banking and finance, insurance, real estate, construction, oil and gas, mining and commodities, industrial products and manufacturing, agriculture, pharmaceuticals, sport and retail. The wide scope of our experience across industries and jurisdictions, and our commitment to client service and innovations allows us to address clients’ legal and business concerns, and manage and resolve your cases efficiently with as little disruption and cost to your business as possible.

GLOBAL STRENGTH ACROSS PRACTICE AREAS

Clients enjoy access to broader and deeper legal services, and global strength in a range of dispute resolution practice areas including:

- antitrust & competition;
- international arbitration;
- commercial disputes;
- class actions;
- white collar/criminal defense;
- securities litigation;
- product liability;
- employment & labor law and
- intellectual property.
MEET THE TEAM

Lee Marshall
Global Department Leader – Litigation & Investigations, San Francisco
lee.marshall@bclplaw.com
+1 415 675 3444

Graham Shear
EMEA Leader – Litigation & Investigations, London
graham.shear@bclplaw.com
+44 (0) 20 3400 4191

RELATED PRACTICE AREAS
- Business & Commercial Disputes
- Class Actions
- Financial Services Corporate & Regulatory Team
- White Collar
- Insurance
- International Arbitration
- Appellate
- Data Privacy & Security
- Antitrust
- Reinsurance Transactions & Disputes
- Energy & Natural Resources
- Fiduciary Disputes
- Intellectual Property and Technology
- Complex Coverage & Claims Disputes

AREAS OF FOCUS

- Appellate
- Banking & Finance Disputes
- Class Actions and Mass Torts
- Class Actions
- Commercial Disputes
- Construction Disputes
- Consumer Finance Disputes
- Consumer Fraud, RICO, and Unfair Business and Sales Practices
- Crisis Management & Reputational Risk
- Eminent Domain
- Employment & Labor
- Forensic Services
- International Arbitration
- Mass Torts and Product Liability
- M&A Disputes
- Media and First Amendment
- Non-Compete, Trade Secret & Employee Unfair Competition
- Securities Litigation & Enforcement
- Trust, Estate & Fiduciary Litigation

RELATED INSIGHTS

Webinars
Oct 26, 2023


Insights
Oct 25, 2023

**Paris Litigation Gazette Issue 4**
Chambers UK Ranks BCLP in 41 practice areas and recognizes 74 lawyers

The Legal 500 UK ranks BCLP in 54 practice areas and recognizes 74 lawyers as “leading individuals”

The long term implications of PFAS for real estate in the UK
Poly- and Perfluoroalkyl substances (“PFAS”) are widely present in soil and groundwater, and the negative human health consequences of this are starting to be understood. There are important implications for anyone with interests in real estate in the UK. This Insight analyses the risks of PFAS in the UK under UK law.

Raising the stakes in activist shareholder claims
The High Court has ordered that ClientEarth pay Shell’s costs in connection with all aspects of ClientEarth’s unsuccessful application for permission to continue a derivative claim against Shell and its directors. This is a departure from the default position in derivative proceedings. Usually, the company will not be awarded any costs incurred in making submissions in opposition to, or attending any hearing of, a shareholder’s application at the permission stage. This judgment therefore raises the stakes for activist shareholders who are considering bringing a derivative claim.

New Group Litigation Order issued together with the potential development of a new “GLO Lite” procedure for the collective case management of claims
The High Court has made a Group Litigation Order (GLO) in the class action proceedings of Tongue & Ors v Bayer Public Ltd Company & Ors [2023] EWHC 1792 (KB). This appears to be only the second GLO made by the High Court in 2023. In its judgment, the Court made a number of important comments about the factors it took into account when exercising its discretion to make a GLO. It also referred to a form of collective case management it named “GLO Lite”, which indicates that a new informal practice for managing class actions is developing in the High Court.

Webinar on the latest competition litigation trends

BCLP announces dedicated DEI task force