

Christopher Lothian - Field

Year of Call: **2023 (Solicitor Advocate, 2021)**



Christopher is an experienced barrister with a diverse common law practice, regularly appearing in courts of all levels in both civil and criminal matters.

Since joining chambers, he has developed a strong and varied practice, with a particular focus on personal injury claims. Christopher is frequently instructed at an early stage, working efficiently with clients—both lay and professional—from initial advice through to settlement or trial.

Beyond personal injury, Christopher represents clients before the appellate courts handling cases involving statutory civil penalty regimes as well as professional discipline matters before regulatory tribunals.

In addition to his civil work, he has a robust criminal practice, prosecuting and defending cases in both the Magistrates' and Crown Courts.

Before joining chambers, Christopher worked at a prominent international law firm within its in-house advocacy team, gaining valuable experience that has further strengthened his practice.

In another life, Christopher spent a short time in the British Army, which has fostered a particular interest in matters involving the military and public bodies.

Christopher is happy to consider matters for a Conditional Fee Agreement (CFA) where appropriate.

A North Wales resident, Christopher practises across Manchester, the North, and North Wales, but is willing to travel further afield when required.

Outside of the law, Christopher enjoys playing sport, mainly rugby, where he may lack talent but does not lack enthusiasm.

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Education

LLM, BPP University
LLB (Hons), BPP University

Professional Memberships

Independent Member (Non-executive Director): Betsi Cadwaldr University Health Board

Notable Cases

CB v KB (2023) – Represented a Defendant shopkeeper in a case of alleged disability discrimination under the Equality Act whilst parts of the Covid-19 legislation were still in force. Claim dismissed following a summary judgment application on the morning of the trial.

DL v K & others (2023) – Represented an insurance company pursuing the recovery of monies paid out after an uninsured driver, whom the policyholder had allowed to use the vehicle, was involved in an accident. The case concerned complex arguments relating to the tort of deceit and exemplary damages

AA V NFUM (2023) – Obtained a finding of Fundamental Dishonesty and the disapplication of QOCS pursuant to CPR 44.16. The case concerned an application to disapply QOCS following the discontinuance of the Claimant's case.