



Daniel Petrides

Call: 2018

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Clerks' Details

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Qualifications and Appointments

- MA in History, Jesus College, Cambridge (Starred Double First, placed top of year)
- MPhil in Political Thought and Intellectual History, Jesus College, Cambridge
- GDL, City, University of London (Distinction)
- BPTC LLM in Legal Practice, City, University of London (Commendation)
- Awarded numerous college and university prizes
- Lord Bowen and Lord Denning Scholar of Lincoln's Inn

Memberships

- Property Bar Association
- Chancery Bar Association
- COMBAR
- Commercial Fraud Lawyers Association

Practice Overview

Daniel already has a thriving commercial chancery practice spanning all of Chambers' core practice areas. He frequently appears as sole counsel in both the High Court and the County Court, as well as retaining a focus on drafting and advisory work. Many of his cases have an international dimension, and he has experience of ADR procedures including arbitration. Equally comfortable acting alone or as part of a larger team, notable recent experience includes:

- A long-running multi-staged rent review arbitration, thought to be the largest in English legal history, relating to an £8 billion property portfolio and culminating in two three-week hearings before a former Supreme Court judge in 2020 and 2021. (Led by [Joanne Wicks QC](#), Philip Rainey QC and Adam Rosenthal QC).
- Acting for the claimant in *Vneshprombank LLC v Bedzhamov*, a £1.3 billion fraud claim arising from the insolvency of a Russian bank and subsequent investigation by the Russian DIA. (Led by [Alan Gourgey QC](#), [Andrew Mold QC](#), [Stephen Brown](#) and [Jack Watson](#)).
- Defending a complex claim for termination payments under an asset management agreement relating to a £270m property portfolio (Led by [Joanne Wicks QC](#) and [Jonathan Chew](#)).
- Seeking urgent Injunctive relief in the High Court against the liquidators of a company.
- Successfully obtaining declarations in High Court trial as to the true ownership of shares in a technology company following the dismissal of a founding member. (Led by [James Bailey QC](#)).
- Defending a claim for fraudulent misrepresentation in relation to a Share Purchase Agreement of the shares in a Luxembourg financial services company.
- Defending three directors of an insolvent company from claims for breach of fiduciary duty by its liquidators.
- Resisting enforcement of an Iraqi judgment.
- An appeal to the High Court concerning the refusal of an application to adjourn a trial based on medical evidence (*Morgan v Egan* [2020] EWHC 1025 (QB)). (Led by [Gilead Cooper QC](#)).

Before studying law, Daniel read History at Jesus College, Cambridge and graduated with a starred double first, coming top of his year. He was awarded numerous college and university prizes during his degree. He stayed on at Cambridge to complete an MPhil in Political Thought and Intellectual History as a Goh-Coupe postgraduate scholar at Jesus College, also representing his college on University Challenge that year.



Practice Overview continued

Daniel obtained a distinction in the GDL at City, University of London, and a commendation in the BPTC LLM in Legal Practice, also at City. While completing his legal studies, Daniel volunteered for the School Exclusion Project, representing the parents of children excluded from school at hearings before boards of governors and local authorities, and the Company Insolvency Pro Bono Scheme which provides representation for litigants in person appearing in the Companies Court Winding Up List.

Daniel is also a Lord Bowen and Lord Denning scholar of Lincoln's Inn, and a recipient of the Hardwicke Entrance Award.

Insolvency

Daniel is often instructed in relation to insolvency and company law matters. He frequently appears in the Company Insolvency List in the High Court, as well as acting in or advising on larger matters both led and unled.

Recent examples of relevant experience include:

- Acting successfully (led by [James Bailey QC](#)) in High Court trial concerning the true construction of the defendant company's articles of association following the dismissal of the company's founder (*Glass v Previsse Ltd* (2018)).
- Defending a fraudulent misrepresentation claim arising from the sale of the shares in a financial services company based in Luxembourg.
- Obtaining and conducting an examination of an insolvent company's former accountant under s.236 of the Insolvency Act 1986.
- Bringing proceedings under ss.238 and 423 of the Insolvency Act 1986.
- Advising on points of company law in relation to the corporate governance of the freehold management company of a block of luxury flats in Central London.
- Successfully applying to extend an administration for a third time.
- Advising on questions of corporate personality in relation to the test for intention under grounds (f) and (g) of the Landlord and Tenant Act 1954.