



Jean-Pierre Douglas-Henry

Partner

GLOBAL CO-CHAIR, LITIGATION & REGULATORY

JP.DouglasHenry@dlapiper.com

London

T: +44 (0)207 153 7373

F: +44 (0)207 796 6916

M: +44 (0)7715 806 547

Jean-Pierre (JP) Douglas-Henry is the Global Co-Chair of DLA Piper's Litigation & Regulatory Group and the International Co-Head of Sustainability & ESG. He has over 25 years' experience advising clients in relation to litigation, arbitration and regulatory and compliance issues, and on SESG matters, in more than 45 jurisdictions.

Jean-Pierre's experience spans acting for multinational corporate clients, ultra high net worth individuals and their family offices, sovereign states, government agencies and instrumentalities and state-owned enterprises in relation to a wide range of contentious issues in the financial services, energy and mining sectors in particular. In addition to acting in numerous high-stakes litigation and arbitration claims to interpret and enforce contracts, and in pursuit of tortious claims, JP has particular expertise advising on corruption and embezzlement issues, and in asset recovery actions across multiple jurisdictions against former government officials and their associates. JP has also advised clients on a range of SESG issues including, in particular, human rights and governance issues.

RELATED SERVICES

- Litigation, Arbitration and Investigations
- Banking and Finance Litigation
- International Arbitration
- White Collar and Corporate Crime

EXPERIENCE

- Advising ultra-high net worth individuals in relation to multi-billion dollar fraud and conspiracy claims over the ownership of a construction and engineering conglomerate in the Middle East.
- Advising a Government in Asia in relation to the termination of a USD5 billion oil field, including consideration of force majeure events based on terrorist activity.
- Advising a North African Government on the review of its portfolio of Government-led projects to identify fraudulently procured contracts for the purpose of terminating and/or re-negotiating key contracts and pursuing associated recovery action across multiple jurisdictions.
- Advising the Central Bank of Cyprus in relation to the special resolution of EUR2.5 billion FBME Bank and its inter-actions with FinCEN, including associated proceedings in Cyprus, UK, Austria, Germany and the US.
- Advising the Australian Government in relation to the reform of its bank and building society licensing laws and with respect to the associated liquidation of various insolvent building societies and co-operatives.

- Advising an African Government in relation to the reform of its anti-bribery and corruption laws and the pursuit of targeted prosecutions and asset recovery actions against former Government officials.
- Advising a former UN Special Rapporteur for Human Rights to a ME country in relation to his successful application for political asylum in the UK and with respect to the establishment of a human rights think tank.
- Advising indigenous miners in Tanzania in relation to modern human slavery and environmental contamination and liability issues
- Advising a gold and copper mining group in Papua New Guinea on claims of environmental contamination of rivers and landslides caused by tailing collapses and the resulting publicly announced settlement involving community-based rebuilding and rehabilitation of affected lands and the provision of subsidised housing and vocational educational facilities.
- Advising a FTSE100 in the ENR sector in relation to parent company liability issues for the actions of its subsidiaries in the US and a number of other jurisdictions, including advice on related governance and standards of behavior issues.

CREDENTIALS

Professional Qualifications

- Solicitor of the Senior Courts of England and Wales

Recognitions

- Jean-Pierre Douglas-Henry, ... "is 'an extremely seasoned and experienced heavyweight litigator' and earns praise for his 'very steady hand' when it comes to client management." - *Chambers 2019*
- Jean-Pierre Douglas-Henry is 'brilliant at keeping a strategic handle on a case' and has 'huge experience of cross-jurisdictional work' - *Legal 500 2018*
- Jean-Pierre Douglas-Henry, ... is 'fearless and utterly determined to achieve the best result' - *Legal 500 2018*

Education

- Tasmania, Bachelor of Laws with Honours (1st class)
- Qualified Lawyers' Transfer Test, UK
- Solicitors' Higher Courts (Civil Proceedings) Qualification

Memberships

- Law Society of England and Wales
- London Solicitors' Litigation Association
- International Bar Association

INSIGHTS

Publications

Reputation management during investigations: ZXC v Bloomberg LP

16 July 2020

The Court of Appeal has upheld the decision of Nicklin J which found that Bloomberg had breached the privacy rights of a US businessman when it published an article containing confidential details about a UK criminal investigation which he was subject to.

Global Class Actions Briefing: Major developments in European consumer protection laws: Product safety and

consumer class actions in Europe

15 July 2020

The EU's proposals for a revised EU General Product Safety Directive (the GPSD) and the EU's deal for a Collective Redress Directive (the CRD) point the way to a future of heightened novel risk in Europe of collective redress or, as these claims are popularly known, "class actions".

Preparing for global class actions arising from COVID-19

28 May 2020

The risk to companies of global and cross-border class action and collective redress proceedings is rising.

Virtual hearings report

14 May 2020

This document presents the first global, empirical study on the use of virtual hearings during the COVID-19 confinement. This just one in a series of paradigm shifts that will affect the disputes market.

New era for privacy and data breach Class Actions in the UK

12 May 2020

The recent decision in the Morrisons case and the judgment in Lloyd v Google have significant implications for the growth of privacy and data protection Class Actions in the UK. If this type of Class Action can progress, the risks for organisations who commit a data breach will be unprecedented.

Force Majeure Certificates in a global context: What are they and what is their effect?

30 April 2020

On 30 January 2020 the China Council for the Promotion of International Trade announced that it would offer Force Majeure Certificates to local businesses. The intention was to assist them in prospective disputes with foreign counterparties.

Maintaining the privilege: Procedure & Practice Privilege

11 March 2020

Jean-Pierre Douglas-Henry and Bryden Dalitz consider recent developments on legal professional privilege.

P v D arbitration claims under section 68 and 33 of the Arbitration Act 1996

29 January 2020

The decision from the English Commercial Court highlights the consequences for parties if they fail to interrogate fully opponent witnesses on key points of evidence, and for Tribunals of issuing awards inconsistent with unchallenged evidence or predicated upon a case that has not been advanced.

How product liability Class Actions are growing in the UK

18 December 2019

Product liability Class Actions in the UK... In the fourth in a series of films, our Class Actions Group discuss how Class Actions are developing in the product liability space in the UK.

Six predictions for Class Actions in the UK

23 August 2019

In recent years there has been an explosion in large-scale mass litigation taking place across the globe. In the second in a series of films, our Class Actions Group discuss our six predictions for class actions in the United Kingdom.

Our UK Class Actions film series

17 July 2019

In the UK, the growing prevalence of Class Actions and the circumstances in which businesses are threatened with them, including changing rules on litigation funding and more flexible procedures, means that Class Actions are becoming a major risk for our clients.

May the force be with you: Force majeure clauses in the energy sector

18 SEP 2018

This article explores the implications of the Seadrill case, in which the hirer of an oil rig sought to rely on a force majeure clause as the basis for its early termination of the contract, and highlights certain practical drafting points which may be particularly relevant to contractors in the energy and natural resources sector.

Events

Previous

Online hearings: balancing justice and efficiency for clients

20 July 2020

Webinar

Preparing for global class actions arising from COVID-19

16 June 2020 | 9:00 - 10:30 a.m. ET (Session one) | 8:00 - 9:30 p.m. ET (Session two)

Webinar

NEWS

DLA Piper names International heads of Sustainability and ESG

28 May 2020

DLA Piper has named Natasha Luther-Jones and Jean-Pierre (JP) Douglas-Henry as International Co-Heads for Sustainability and Environmental, Social and Governance (ESG), in addition to their current roles, both effective 1 May 2020. These appointments are part of DLA Piper's strategic objective to drive further coordination of its efforts in this space and address the growing demand from clients for advice on sustainability and ESG-related issues. Natasha and JP will be responsible for coordinating the firm's offering with the aim to establish a leading global team in this field.

DLA Piper appoints Head of Global Government Affairs team

6 March 2020

DLA Piper announces the strengthening of its Global Government Affairs team with the appointment of Richard Sterneberg who will head up the team in its Brussels office. Richard brings with him over 20 years of experience working in Brussels as a global government affairs expert.

DLA Piper launches Global Merger Control Handbook

6 MAR 2019

DLA Piper has launched the Global Merger Control Handbook, a comprehensive three-volume manual to help in-house counsel and other individuals involved in mergers and corporate reorganizations navigate the merger clearance process.

DLA Piper hosts inaugural Afghanistan-UK Business Conference

18 SEP 2018

DLA Piper's London office yesterday hosted the first Afghanistan-UK Business Conference, organised by the Embassy of the Islamic Republic of Afghanistan in London and the International Chamber of Commerce in Afghanistan. The event, aimed at further enhancing Afghanistan-UK bilateral business, trade and investment relations, was attended by over 100 participants including public and private sector leaders, potential investors, NGOs and consultants, amongst others.

DLA Piper welcomes senior insurance hire

3 SEP 2018

DLA Piper has announced the hire of leading international insurance and reinsurance partner, Rebecca Hopkirk.

DLA Piper Corporate Crime and Regulatory Investigations team welcomes new partner

28 AUG 2018

DLA Piper has been joined by leading corporate crime and regulatory investigations lawyer Patrick Rappo. He joins from Steptoe & Johnson in London, which he joined as a partner in 2013. Patrick previously spent five years at the Serious Fraud Office, where he became Joint Head of the Bribery & Corruption Divisions and played a lead role in the efforts to successfully introduce deferred prosecution agreements (DPAs) in the United Kingdom. Patrick began his career as a barrister [trial attorney] specialising in criminal law.
