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Prof Jonathan Harris KC (Hon.)

Year of Silk: 2016 Year of Call: 2006

"He is one of the world's leading authorities on cross-border jurisdiction issues. He is verging on genius and his technical ability to produce really high-quality work is second to none."

Chambers & Partners High Net Worth

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Practice Overview

Professor Jonathan Harris KC (Hon.) practises in all core areas of commercial and chancery litigation. He has a preeminent reputation in the field of private international law and specialises in cross-border disputes (particularly disputes raising issues of jurisdiction, arbitration, anti-suit injunctions, recognition and enforcement of foreign judgments and choice of law- both under the European legislation and the common law rules). He also specialises in offshore litigation. He has also drafted firewall and asset protection legislation for a number of offshore jurisdictions (including BVI and Gibraltar).

Jonathan is joint general editor (with Lord Collins of Mapesbury) of the leading work *Dicey, Morris and Collins, The Conflict of Laws* (and is also responsible for eleven chapters).

Jonathan was instructed for the successful appellant in the Privy Council in *Hutcheson v Spread Trustees*, a case concerning trustee exemption clauses in Guernsey. He was also instructed for the successful respondent in the landmark Supreme Court case of *Granatino v Radmacher* on pre-nuptial agreements.

He has been instructed in landmark offshore cases including Charman v Charman and Mubarak v Mubarak.

Jonathan also regularly provides expert opinions on English law for foreign proceedings as well as on the law of offshore jurisdictions.

Jonathan is a member of the Lord Chancellor's Advisory Committee on Private International Law. He was legal advisor to the Ministry of Justice in negotiations on the EU Succession Regulation. He gave evidence to the House of Lords EU Select Committee on the implications of Brexit for cross-border dispute resolution.

He is author of *The Hague Trusts Convention* and co-author of *International Sale of Goods in the Conflict of Laws*. He has also contributed to two editions of *Underhill and Hayton, Law of Trusts and Trustees* and to *Benjamin's Sale of Goods* (8th edition). He is co-editor of the *Journal of Private International Law,* joint general editor of the *Oxford Private International Law Series* and an editorial board member of *Trusts and Trustees*. He is a member of STEP and honorary member of ACTAPS.

Jonathan also holds the position of Professor of International Commercial Law at King's College, London on a parttime basis; and is Senior Research Fellow at Jesus College, Oxford and Harris Manchester College, Oxford. He has previously been Visiting Professor at the National University of Singapore and Visiting Professorial Fellow at the University of New South Wales, Australia.

Jonathan's practice was the subject of a profile in the New Law Journal.

Areas of Expertise

Private International Law

Professor Jonathan Harris KC (Hon.) has a pre-eminent reputation in the field of private international law. He is joint general editor (with Lord Collins of Mapesbury) of the leading work *Dicey, Morris and Collins, The Conflict of Laws* (and is responsible for eleven chapters of the book). He practises and has written widely on matters of jurisdiction, international arbitration, anti-suit injunctions, recognition and enforcement of foreign judgments and choice of law. He has particular expertise in respect of the European rules of private international law, including the Brussels I and II bis Regulations and the Rome I and II Regulations; as well as the rules of the English common law. He is also an expert on the rules of private international law in offshore jurisdictions and has drafted legislation in this field in a number of jurisdictions.

Jonathan is a member of the Lord Chancellor's Advisory Committee on Private International Law. He was legal advisor to the Ministry of Justice in negotiations on the EU Succession Regulation. He gave evidence to the House of Lords EU Select Committee on the implications of Brexit for cross-border dispute resolution,

Jonathan is also Professor of International Commercial Law at King's College, London (on a part-time basis); and Senior Research Fellow at Jesus College, Oxford and Harris Manchester College, Oxford. He is author of The Hague Trusts Convention and co-author of *International Sale of Goods in the Conflict of Laws*. He is co-editor of the Journal of Private International Law and joint general editor of the *Oxford Private International Law* series. He is also a former editor of *Benjamin's Sale of Goods*.

He has appeared in numerous important cases, including:

GDE LLC v Anglia Autoflow Ltd [2020] EWHC 105 (Comm). Instructed by the successful Defendant in trial of a preliminary issue as to the governing law of an agency contract to distribute poultry equipment in North America.

Ang v Reliantco [2019] 3 W.L.R. 161 acted for the successful defendant arguing that an investor in Bitcoin futures was a consumer for the purposes of the European rules of jurisdiction.

Re A Trust (2017) instructed on behalf of the claimant in complex cross-border proceedings relating to the jurisdiction of a Gibraltar court in respect of trust property.

Re H Trust (2017) instructed to give expert evidence on enforceability of English matrimonial order in respect of Cayman law trusts.

Grupa Ozarow v Clean Energy Trading CL [2016] EWHC 2322 (Comm)

Kea Investments Ltd. v. Novatrust Ltd instructed for two parties who successfully resisted a jurisdiction challenge before in the BVI and successfully brought a jurisdiction challenge in respect of related proceedings in England.

SMF v Butterfield [2014] Bda LR 13 instructed for the successful claimant in high value claim in Bermuda as to the contractual liability of a Bermuda trust to a Swiss charitable foundation to fund the construction of an opera house.

Earl of Durham v Lady Lucinda Lambton & Ors (2013) instructed on behalf of the Claimant, who resisted a challenge to the jurisdiction of the English courts.

Granatino v Radmacher [2011] 1 A.C. 534. Appeared as a junior counsel on behalf of the respondent in a landmark case heard by nine judges in the Supreme Court. The appeal concerned the weight to be given to a pre-nuptial agreement in ancillary relief proceedings. The appeal was dismissed.

Masri v CCIC & Ors [2011] EWHC 1780 (Comm) - conspiracy claim- successful application for stay of proceedings in favour of Greek courts

Masri v CCIC & Ors [2011] EWHC 1024 (Comm) - civil contempt of court claim in the Commercial Court.

Instructed in landmark offshore trusts including Charman v Charman and Mubarak v Mubarak [2008] JCA 196.

Jonathan also regularly provides expert opinions on aspects of private international law in foreign proceedings, including:

Re H (evidence on Cayman law for English court)

Re P (Russian courts)

Rybolovlev v Rybolovleva (Swiss courts)

Re C (Greek courts)

Rotstain v Trustmark National Bank (US courts) Re Vivendi Universal, S.A., Securities Litigation (US courts) Re Royal Dutch/ Shell Transport Securities Litigation (US courts); Re Royal Ahold N.V. Securities & Erisa Litigation (US courts); Re Parmalat Securities Litigation (US courts); Re Scor Holding (Switzerland) AG Securities Litigation (US courts); Re Alstom SA Securities Litigation (US courts); Anwar v Fairfield Greenwich (US courts); Re BP plc Securities Litigation (US courts); Re Royal Bank of Scotland Group plc Securities Litigation (US courts).

Commercial Litigation

Professor Jonathan Harris KC (Hon.) specialises in cross-border commercial disputes. He is also regularly instructed in offshore jurisdictions around the world; as well as on matters raising issues as to the application of European law. He is joint general editor (with Lord Collins of Mapesbury) of *Dicey, Morris and Collins, The Conflict of Laws* (responsible for eleven chapters of the book) and practises and has written widely on matters of jurisdiction, international arbitration, anti-suit injunctions, recognition and enforcement of foreign judgments, anti-suit injunctions, and choice of law. He is also Professor of International Commercial Law at King's College, London (on a part-time basis). He is an editor of *Benjamin's Sale of Goods* and co-author of *International Sale of Goods in the Conflict of Laws*.

He has been instructed in numerous important cases, including:

GDE LLC v Anglia Autoflow Ltd [2020] EWHC 105 (Comm). Instructed by the successful Defendant in trial of a preliminary issue as to the governing law of an agency contract to distribute poultry equipment in North America.

Ang v Reliantco [2019] 3 W.L.R. 161 acted for the successful defendant arguing that an investor in Bitcoin futures was a consumer for the purposes of the European rules of jurisdiction.

Grupa Ozarow v Clean Energy Trading CL [2016] EWHC 2322 (Comm)

Novatrust v Kea instructed in successful application to challenge jurisdiction of courts in respect of high-value claims relating to BVI company.

Masri v CCIC & Ors [2011] EWHC 1780 (Comm) - conspiracy claim- successful application for stay of proceedings in favour of Greek courts.

Masri v CCIC & Ors [2011] EWHC 1024 (Comm) - civil contempt of court claim in the Commercial Court.

OJSC Oil Co Yugraneft (In Liquidation) v Abramovich & Others [2008] EWHC 2613 (Comm). Involved in successful

application for reverse summary judgment.

General Motors Corporation v Royal & Sun Alliance Insurance [2007] EWHC 2206 (Comm). Instructed in successful application for anti-suit injunction.

Jonathan also regularly provides expert opinions in foreign proceedings. Recently, he has given expert opinions in numerous US cases, including:

Rotstain v Trustmark National Bank (US courts) Re Vivendi Universal, S.A., Securities Litigation; Re Royal Dutch/ Shell Transport Securities Litigation; Re Royal Ahold N.V. Securities & Erisa Litigation; Re Parmalat Securities Litigation; Re Scor Holding (Switzerland) AG Securities Litigation; Re Alstom SA Securities Litigation; Anwar v Fairfield Greenwich; Re BP plc Securities Litigation; Re Royal Bank of Scotland Group plc Securities Litigation.

Private Client Trusts and Probate

Professor Jonathan Harris KC (Hon.) practises in all areas of trusts and probate and has particular expertise in the fields of international and offshore trusts and wills. He is a noted expert on offshore firewall and asset protection laws and has drafted legislation for a number of offshore jurisdictions. He is joint general editor (with Lord Collins of Mapesbury) of *Dicey, Morris and Collins, The Conflict of Laws* (responsible for eleven chapters, including those on trusts, succession, property and matrimonial property) and has written widely on the laws of offshore jurisdictions. He acted as legal advisor to the Ministry of Justice on the *EU Regulation on Cross-Border Succession and Wills*. He is author of *The Hague Trusts Convention* and has contributed to two editions of *Underhill and Hayton, Law Relating to Trusts and Trustees*. He is a member of the editorial board of Trusts and Trustees, contributor to *International Trusts Laws*, a member of STEP and an honorary member of ACTAPS.

He has appeared in numerous leading cases, including:

Re A Trust (2017) instructed on behalf of the claimant in complex cross-border proceedings relating to the jurisdiction of a Gibraltar court in respect of trust property.

Re H Trust (2017) instructed to give expert evidence on enforceability of English matrimonial order in respect of Cayman law trusts.

Kea Investments Ltd. v. Novatrust Ltd instructed for two parties who successfully resisted a jurisdiction challenge before in the BVI and successfully brought a jurisdiction challenge in respect of related proceedings in England.

SMF v Butterfield [2014] Bda LR 13 instructed for the successful claimant in high value claim in Bermuda as to the

contractual liability of a Bermuda trust to a Swiss charitable foundation to fund the construction of an opera house.

Earl of Durham v Lady Lucinda Lambton & Ors (2013) instructed on behalf of the Claimant, who resisted a challenge to the jurisdiction of the English courts.

Spread Trustee Co Ltd v Hutcheson and others [2012] 2 A.C. 194. Appeared on behalf of the successful appellant in a landmark appeal concerning trusts exemption clauses in Guernsey.

Granatino v Radmacher, [2011] 1 A.C. 534. Appeared as a junior counsel on behalf of the respondent in a landmark case heard by nine judges in the Supreme Court. The appeal concerned the weight to be given to a pre-nuptial agreement in ancillary relief proceedings. The appeal was dismissed.

Charman v Charman (issues relating to the enforcement of an English judgment overseas)

Mubarak v Mubarak [2008] JCA 196 concerning the effects of an English ancillary relief order in Jersey.

Jonathan also regularly provides expert opinions on aspects of trusts and succession law in foreign proceedings around the world.

EU Law

GDE LLC v Anglia Autoflow Ltd [2020] EWHC 105 (Comm). Instructed by the successful Defendant in trial of a preliminary issue as to the governing law of an agency contract to distribute poultry equipment in North America.

Ang v Reliantco [2019] 3 W.L.R. 161 acted for the successful defendant arguing that an investor in Bitcoin futures was a consumer for the purposes of the European rules of jurisdiction.

Chancery

International and Offshore

Public International Law

Arbitration

Insolvency

Civil Fraud

Group Litigation

Recommendations

Chancery: Traditional *(Chambers HNW 2023)* Private client: trusts and probate (*The Legal 500*) European Law *(Chambers & Partners)*

Quotes

"Jonathan is simply excellent on complicated cross-border matters." (Chambers & Partners, 2025)

"He is the person to go to when any complex issue crops up. Although a man with a massive brain, he is extremely approachable. He's great at presenting – his written and oral advocacy is amazing." (Chambers & Partners, 2025)

"Jonathan knows the field like the back of his hand." (Chambers & Partners, 2025)

"Jonathan is exceptionally clever. He is the absolute go-to barrister for any conflicts of law issues. He is on top of all the details and can draft clear and compelling documents." (The Legal 500, 2025)

"Jonathan is an expert in cross-border jurisdiction issues, including on the enforcement of English court orders. His work is of very high quality and he is responsive and thoughtful to comments and questions." (The Legal 500, 2025)

"Jonathan is simply excellent on complicated cross-border matters." (Chambers & Partners High Net Worth, 2024)

"He is the person to go to when any complex issue crops up. Despite being such a massive brain, he is extremely approachable, he is great at presenting, and his written and oral advocacy is amazing." (Chambers & Partners High Net Worth, 2024)

"Jonathan knows the field like the back of his hands." (Chambers & Partners High Net Worth, 2024)

"The Jonathan Harries KC specialises in cross border disputes and offshore litigation. He is also a part-time Professor at King's College London and a Senior Research Fellow at Oxford." (Chambers & Partners, 2024)

"He is one of the world's leading authorities on cross-border jurisdiction issues. He is verging on genius and his technical ability to produce really high-quality work is second to none." (Chambers & Partners HNW, 2023)

Publications

Co-Author of Underhill and Hayton, Law of Trusts and Trustees 20th edition (March 2022).

No-deal Brexit will reduce English law dispute clauses, The Times, (17 January 2019)

English Courts can see off Euopean usurpers, The Times' Brief (14 February 2018)

Joint general editor (with Lord Collins), Dicey, Morris and Collins on the Conflict of Laws (from 2015). Responsible for

eleven chapters in annual supplements to the 15th edition.

Dicey, Morris and Collins on the Conflict of Laws 14th edition (2006) and 15th edition (2012), along with annual supplements - responsible for eight chapters.

One of the editors of Benjamin's Sale of Goods (8th edition) and author of Part Eight of the book.

Contributor of Conflict of Laws section of Underhill and Hayton, Law Relating to Trusts and Trustees (16th and 17th editions).

The Hague Trusts Convention (2002) - (author).

International Sale of Goods in the Conflict of Laws (2005) - (co-authored).

Contributor to International Trust Laws.

Author of a very substantial number of articles and book chapters in areas of private international law and trusts law.

In the Press

"Wife of Bitcoin's 'Founder' Can Sue FX Trader in England" Law360, 15 April 2019

Comments: No-deal Brexit will reduce English law dispute clauses, The Times, 17 January 2019.

Serle Court's Professor Jonathan Harris QC on the art of juggling a multifaceted career, New Law Journal, 25 July 2018.

Comments with Rupert Reed KC; A Tale of Two Cities, Revisited, CDR Magazine, 21 February 2018.

Drafted the Trusts (Private International Law) Act 2015 in Gibraltar. Played a leading role in formulating and drafting the detailed conflict of laws provisions of the British Virgin Islands' Trustee (Amendment) Act 2003.

Editorships:

Joint General Editor (with Lord Collins), Dicey, Morris and Collins, The Conflict of Laws (since 2015).

Co-editor of the Journal of Private International Law.

Joint General Editor, Oxford Private International Law Series.

Editorial board, Trusts and Trustees.

Direct Access:

Jonathan is authorised by the Bar Standards Board to accept instructions under the Direct Access Scheme.

Education & Qualifications

Professor of International Commercial Law, King's College, London

Senior Research Fellow, Jesus College, Oxford.

Senior Research Fellow, Harris Manchester College, Oxford.

M.A., B.C.L (Jesus College, Oxford)

Ph.D (University of Birmingham)

Appointments

Acted as the legal advisor to the Ministry of Justice on the proposed EU Regulation on Cross-Border Succession and Wills.

Memberships

Member of the LCIA

Member of Advisory Council of British Institute of International and Comparative Law

Honorary Member of ACTAPS

Member of the Society of Trust & Estate Practitioners

Member of the Lord Chancellor's Advisory Committee on Private International Law