

Crispin Oliver

Barrister

Overview

‘Crispin is always thorough and reflective in his approach to cases. He treats clients and other professionals alike with respect and instils a sense of confidence and safety. Unlike many of his fellow counsel, Crispin listens to the views of both lay and professional clients and has the maturity and humility to take these into account when formulating his advice and submissions.’ - The Legal 500 2021

“He’s highly experienced and takes a very pragmatic approach to cases.” “He is an extremely knowledgeable and eminently sensible barrister who, time and again, will impress clients by getting the outcome that he’s advised is appropriate.” “He is very calm, assured, assertive and good at managing clients.” - Chambers and Partners UK Bar 2021

Crispin concentrates on difficult financial cases arising from divorce, separation of cohabiting partners and civil partners. He is sought after where there are complex or novel legal and evidential issues, for example involving conduct, and in cases with jurisdictional and international implications.

He has a very strong background in dealing with intractable residence and contact disputes and acting for the local authority and children in difficult and controversial public law cases. He has a reputation for being undaunted by a difficult or unpopular brief.

In 2015 he represented the claimant in the first ever successful application brought for a Declaration of Presumed Death under the Presumption of Death Act 2013.

Member of Family Law Bar Association, Resolution, Collaborative Lawyer, Member of the Chartered Institute of Arbitrators, Member of the Medico-Legal Society.

Married. Three teenage children.

Interests are family, Family holidays, Competitive cycling, supporting the children in sports and hobbies, church, charity fund raising, history, comparative religion (notably Christianity, Judaism and Islam), red wine and whisky.

Notable Cases

M v M (Contempt: Committal) [1997] 1 FLR 762

For Respondent. Successfully established important principals in contempt of court proceedings where there is a parallel criminal case.



Year Of Call:

1990

Practice Areas

[Alternative Dispute Resolution](#)

[Arbitration](#)

[Court of Protection and Mental Health](#)

[Divorce and Domestic Violence](#)

[Export Determination](#)

[Family](#)

[Family Finance](#)

[Public and Private Law Children](#)

[Regulatory](#)

Continued...

Re Y (Evidence of Abuse: Use of Photographs) [2004] 1 FLR 855

For the children. Established principals for obtaining and applying evidence from colposcopy.

Re CC (Adoption Application: Separated Applicants) [2013] EWHC 4815. Moylan J

For Local Authority. Child subject to care proceedings and placed for adoption and prospective adopters then separate and divorce before adoption order is made. Concluded.

S v F [2014] NE1400764. Roderick Wood J.

Application to remove a Cuban-Italian child to Italy. Brussels II arguments over 2 days. Resolved. Instructed by Carol Lauder of Richmond Anderson Goudie, Chester le Street Durham. Against Elizabeth Lugg of Counsel.

D v G [2014] NE14P52445. HHJ Hudson sitting in the High Court.

Single sex parents in international jurisdiction dispute regarding the appropriate forum for a child arrangements case.

Re A (A Child) [2015] EWFC 11. Sir James Munby, President.

For Darlington BC, who having made major mistakes in pre-issue planning and assessment we're headed for considerable criticism and needed experienced and respected representation

N v N [2015] YO11D00617 HHJ Heaton QC.

Case involving allegations of serious and material non-financial misconduct. Hearing over 5 days, October 2015. Listed for ongoing application to set aside previous ancillary relief order on grounds of failure to disclose previous marriage. For Respondent Wife.

Re GK [on the application of ZLJ] [2015] A03NE032.

[Report pending] HHJ Simon Wood. First successful application ever brought under the Presumption of Death Act 2013. For the Claimant.

K v A [2015] NE10D01458 unreported.

For Applicant in spousal maintenance application. International/trans-jurisdictional assets.

K v S [2015] NE14J00887 unreported, Financial remedy. For applicant.

Respondent received £2 million damages plus yearly income of £120,000 as part of damages award. Respondent had varying needs since award made.

Directory
Recommendations:



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The Legal 500 2021

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Chambers and Partners

UK Bar 2021

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Memberships:

North Eastern Circuit

Family Law Bar Association

Resolution

Collaborative law

Chartered Institute of
Arbitrators

Inquest Lawyers Group

Coroners` Society of
England and Wales

Northern Coroners` Society

Medico-Legal Society
