



NEW SQUARE

Kendrah Potts

Call: 2017 Solicitor:
2006

+442078222000 k.potts@4newsquare.com

Clerk: Dennis Peck

d.peck@4newsquare.com

+442078222040 +447912405149



A highly intelligent lawyer

- Chambers & Partners

Kendrah Potts has a broad practice that covers commercial litigation, international arbitration and sports law. She is described in the directories as a “highly intelligent lawyer”, “sensational” and a “brilliant advocate, who is able to drill into the key points with ease”.

Kendrah was called to the Bar after working as a solicitor for eleven years. She spent eight years at Freshfields Bruckhaus Deringer, where she gained broad experience of High Court litigation, international arbitration and multi-jurisdictional disputes. She was a Partner and Head of Litigation at Onside Law before joining Mishcon de Reya as a Legal Director.

Kendrah has worked on a wide range of commercial disputes across different industries, including energy, pharmaceuticals and financial services. She often works on cases involving allegations of corruption or fraudulent conduct, and that have an international aspect. She is recognised as a leading junior for Commercial Litigation in Legal 500 2021.

Kendrah is ranked in the top tier of leading juniors in both Chambers & Partners and Legal 500 for Sports Law. She has extensive experience of commercial disputes and disciplinary matters in the sports sector, particularly in the fields of corruption, anti-doping and match-fixing. She is regularly instructed in high profile cases as sole advocate.

After many years as a solicitor and spending time in-house on secondment, Kendrah has an excellent understanding of the demands on clients and takes a commercial and client-friendly approach to litigation.

Kendrah is an accredited mediator and also sits as an arbitrator.

Privacy Policy

Click here for a **Privacy Policy** for Kendrah Potts.

Transparency Statement

Click here for the **Transparency Statement** for Kendrah Potts.

Areas of Expertise

Civil Fraud



Kendrah represents clients in a range of civil fraud and asset recovery claims both in the courts and arbitration.

Recent cases include:

- Instructed for the First Defendant in the matter of Public Institution for Social Security v Al Rajaan & Others. The case, involving claims for over \$800 million and 38 defendants, arises out of alleged fraudulent schemes involving payments of secret commissions. (Led by Tom Weisselberg QC.)
- Sole advocate acting for a successful claimant in a claim for damages for fraudulent misrepresentation arising out of investments (culminating in a five-day trial).
- Acting for an individual in his successful defence of claims brought in the High Court, including claims in deceit, unjust enrichment, knowing receipt, resulting trust and breach of warranty (led by Daniel Saoul). (Barley v Muir [2018] EWHC 619 (QB))
- Acting for a Claimant in three separate proceedings in the High Court involving allegations of conspiracy, deceit, breach of contract and fiduciary duties and unjust enrichment arising out of similar fraudulent transactions (led by Jeff Chapman QC).
- Sole counsel acting for an individual in his defence of allegations of bribery arising in the context of an election for president of an international organisation.
- Acting on a dispute in the High Court arising out of alleged fraudulent conduct by a financial advisor.
- Instructed on a £10million claim, involving claims in deceit, negligence and/or breach of contract, arising out of alleged mortgage fraud. The claims involve numerous transactions from which lead cases were selected. (Led by Patrick Lawrence QC.)

Qualifications & Memberships

BA in Law with French Law, Oxford University (third year at the Université Panthéon-Assas, Paris II)

MA (Oxon)

Kendrah is a CEDR accredited mediator. Panel member for Sport Resolutions (Legal Arbitrator and Mediator).

Kendrah also works in French and Spanish.

Member of COMBAR.

Insights

GDPR and Sport: make sure that you're on the ball!

11 May 2018

Richard Liddell, Kendrah Potts and William Harman look at some of the principal enforcement risks facing sporting bodies under the new regime described by the ICO as a “game-changer” and consider how the GDPR might feed into existing facets of sports dispute resolution.