

Daniel Glover

2013 Lincoln's Inn, glover@deanscourt.co.uk



Education	Professional Associations	Appointments
Royal Belfast Academical Institution	Property Bar Association	Manchester Business and Property Courts Forum Committee Member
The Kings School, Sydney	Technology and Construction Bar Association	Sports Resolution Pro-Bono Panel
Liverpool University, Law- First Class Honours	Association of Disciplinary and Regulatory Lawyers	
MMU Law School- BPTC- Very Competent	British and Irish Commercial Bar Association	
	British Insurance Law Association	
	Commercial Bar Association	
	Northern Business and Property Bar Association	
	Professional Negligence Bar Association	
	Northern Circuit	

Areas of Specialism
Business and Property Law
Civil and Insurance Fraud
Data Protection/Privacy
Mediation & Arbitration
Professional Discipline and Regulation
Property Damage and Insurance Law
Professional Negligence
Sport



Daniel Glover | LinkedIn

Daniel Glover is regarded by Legal 500 as a leading junior.

His practice predominantly focuses on commercial and insurance litigation, marked by a reputation for significant experience in technically complex and high-value disputes.

Daniel's in-depth expertise across the sectors of sports, technology, and insurance equips him to deliver pragmatic solutions under tight timelines for a varied client base.

Daniel's experience extends to multi-jurisdictional claims, with cases conducted in the Channel Islands, European Union, the British Virgin

Islands and overseas territories.

In addition to his barrister practice, Daniel owns a SAAS business and provides business and legal advice to the North-West startup community through various pro-bono initiatives. He has recently been recognised by Advocate for his commitment to pro-bono work.

"Daniel is very efficient, thorough, and reliable. He is always empathetic towards a client's situation." - Legal 500, 2025

Insurance

With a decade of experience, Daniel commands substantial experience in a range of insurance matters, including RTA claims, professional indemnity, warranty and indemnity policies, contractors' all-risk coverage, product liability, business interruption, and the intricacies of data, cyber risk and artificial intelligence. His portfolio includes advisory roles in significant disputes involving land contamination, construction site explosions, lift malfunctions, flood catastrophes, subsidence (e.g. tree damage), disrepair, and invasive species cases.

Daniel's is also instructed on complex cases surrounding primary liability and procedural challenges related to defective or hazardous products, with a niche interest in the interplay between product liability, the Internet of Things (IoT), and defective software.

He also represents corporations during regulatory investigations conducted by the FCA, CMA, and CAP.

Recent work:

Over the last 10 years, a variety of claims involving policies of BI, PI, property and product liability.

Acting for insurers in relation to cavity wall insulation claims.

Advising in respect of a chemical spill in overseas lake.

Acting in multi-million-pound dispute between legal expenses insurer and underwriter.

Arbitration proceedings concerning damage to harbour wall.

Acting for insurers in a claim concerning business interruption insurance arising out of covid related claims.

Advising insurers in relation to property damage arising out damages to commercial premises following a fatal accident claim.

Advising overseas territory on claims concerning damage to a government building following fire.

Advise on insurance warranties within share sale agreement.

Professional Liability

With an intricate understanding of the commercial implications of professional liability, Daniel specialises in professional negligence claims and disciplinary proceedings. His practice spans a diverse range of sectors, including accountancy, construction, information technology, financial services, legal, property, and medical fields.

He also encompasses professional regulation and disciplinary cases within his sports law practice.

Recent work:

Advising on liability for IT professionals in use of IoT and AI.

Acting for claimants in multi-party claim against former financial advisors concerning overseas investment. Settled for seven figure sum.

Acting for defendant insurer in claims against architect practice.

Acting for claimants in various land law disputes concerning negligence advise by former solicitors.

Acting for solicitors in loss of chance claims brought by former clients in underlying PI claims.

Acting for a sub-contractor defending defective cladding claims and dispute between insurer and insured over policy terms.

Acting for Claimant in claim against IFA concerning critical illness policy.

Commercial

Beyond insurance contract disputes, Daniel provides strategic counsel on a range of commercial conflicts, including share sale and partnership disputes, shareholder rights and remedies, non-compete issues, consumer disputes, and cases involving allegations of fraud.

He also acts in certain employment matters concerning contractual, partnership disputes and issues concerning breaches of data protection and misuse of private information.

He has represented clients in commercial and chancery litigation in international jurisdictions, such as the Falkland Islands, Isle of Man and Channel Islands.

Daniel is often instructed where his other specialisms cross-over with commercial disputes.

Recent work:

Acting for group of companies in intentional non-disclosure claim proceedings.

Acted for overseas entity seeking urgent injunctive relief against publication of false information concerning listed business.

Acted for animal feed supplier in multi-million-pound dispute over contaminated animal feed.

Dispute over warranties includes in SSA associated with environment licenses. Proposed value in excess of £8 million.

Acted for minority shareholder in striking out claim concerning hidden commercial interests with blockchain related issues.

Advising partnership on regulatory investigation by SRA.

Acting in urgent injunctive relief proceedings concerning restrictive covenants associated with senior banking executive.

IT, Data Protection & Telecommunications

Daniel is highly sought after for his expertise in managing large-scale data protection breaches and complex privacy issues with international implications, often necessitating urgent injunctive relief. His advisory work is a cornerstone of his practice, particularly in compliance and regulatory due diligence for business acquisitions.

In line with his commercial disputes practice, Daniel advised on handling service agreements, licensing matters, Communications Act compliance, mobile network issues, and broader regulatory concerns. He has a specialised focus on matters involving the ownership and use of confidential information.

Recent work:

Significant experience in consumer related claims arising out of breach of data protection by businesses.

Standing Counsel for a variety of businesses in relation to major cyber disputes or consumer related privacy matters.

Acting for a telecommunications provider in a dispute concerning interim rights under section 26(1) of the Electronic Communications Code.

Acting as independent expert on merger between two companies and associated compliance issues with DPA and wider privacy issues for consumers.

Acting for an overseas business owners in injunctive relief proceedings concerning breach of confidential information to overseas government.

Sports

As a longstanding member of the Sports Resolution Panel, Daniel has handled an extensive array of sports-related legal matters, representing athletes, agents, clubs, and sports investors across the UK and internationally. His advisory work encompasses key areas such as image rights, commercial agreements, agency contracts, share purchase arrangements, and blockchain and data-sharing agreements.

Daniel's experience extends into disciplinary and safeguarding panels and is regularly instructed in highly sensitive issues for both associations, athletes, coaches and administrators.

Daniel has experience extends to football, rugby, tennis, golf, athletics, e-sports, and gymnastics.

Recent work

Acting for a number of coaches in safeguarding and disciplinary proceedings following the Whyte Review (Gymnastics).

Advise to stable yard concerning doping charges.

Rule K Arbitrations concerning disputed fees and the other football associated disputes.

Advising premier league clients on image rights deals.

Advising in relation to data rights of professional sportspersons.

Advise to football stakeholders on the implementation of FFP rules.

Acting for agent in relation to numerous alleges breaches of Agent regulations.

Acting for an Olympic athlete in disciplinary proceedings concerning allegations of a verbal abuse of co-athletes.

Advising football agency on regulatory issues concerning acquisition.

Acted for youth premier league football in disciplinary proceedings.

Practice Area: [2023] Insurance

On-going dispute of more than £2,000,000 concerning interpretation of a policy of critical illness cover and potential cross claim against IFA.

Practice Area: [2023] Commercial Fraud

On-going £8,000,000 dispute concerning claims by several businesses for fraud in relation environmental licenses.

Party A v British Athletics

Practice Area: [2023] Sports

Acting for an applicant in safeguarding proceedings.

Practice Area: [2023] Property Damage

Advising on subrogated recovery action in relation to substantial escape of water via faulty roofing. Settled at mediation.

Practice Area: [2022] Property Damage

Acted for commercial animal feeds supplier in relation to alleged defective feed and deaths to livestock. Claim successfully defended following 4-day trial.

Practice Area: [2022] Professional Liability

On-going representation of quantity surveyor in adjudication proceedings concerning negligent performance.

Practice Area: [2022] Arbitration

ICC arbitration proceedings relating to risk policy coverage. Settled on day 1.

Practice Area: [2022] Company

Acting for minority shareholder in on-going disputes concerning transfers of company funds into blockchain.

Practice Area: [2022] LLP Dispute

Instructed to advise in relation to disputes between former magic circle partner and remaining LLP members.

Practice Area: [2022] Data Protection

Instructed by buyers to assess and advise on compliance with DPA 2018 in respect of £15,000,000 acquisition.

Practice Area: [2022] Sports

Instructed in Rule K Arbitration between agents– settled prior to arbitration

Practice Area: [2022] Insurance

Acted for UK insurance in relation to business interruption claims. Settled at Mediation.

Practice Area: [2022] Property Damage

Acted for UK Insurer in relation to explosion in a potato factory. Settled at mediation.

Practice Area: [2022] Data Protection

Advised on £5,000,000 transaction and compliance issues concerning DPA 2018.

Practice Area: [2022] Overseas

Acting for UK domiciled high net worth individual to enforce £2.4m UK judgment in foreign court.

William Stadler v Currys Group Limited [2022] EWHC 160 (QB)

Practice Area: [2021] Data Protection

<https://www.bailii.org/ew/cases/EWHC/QB/2022/160.html>

Anon v 'An Association'

Practice Area: [2021] Sports

Acting for an association in response to historic sexual allegations.

Practice Area: [2021] Insurance

Advising leading International Hotel group in relation to business interruption claims. Mediated settlement.

Practice Area: [2021] Sports

Settled a sports injury claim at JSM for confidential sum. The athlete contacted a barrier that was placed in the wrong position in advance of a match.

Practice Area: [2020] Property Damage

Advised over a period of 1.5 years in relation to flood damage caused to new build homes. Settled claims at mediation.

Anon v School

Practice Area: [2020] Overseas

Acted for parents against leading British overseas school in relation to unpaid fee's arising from alleged breaches by the student of the schools disciplinary procedures.

A v British Horse Racing

Practice Area: [2019] Sports

Acted for French based Jockey in relation to doping allegations.

Higgins & Ors v ERC Accountants & Business Advisors Ltd [2017] EWHC 2190 (Ch)

Practice Area: [2018] Professional Negligence

The case concerned the validity of service of a claim form and whether relief could be granted to a claimant within CPR 6.15 or 6.16.

<http://www.bailii.org/ew/cases/EWHC/Ch/2017/2190.html>

Law Tennis Association v A

Practice Area: [2017] Sports

Led by Mary O'Rourke QC acting for an individual on Appeal to an Independent Appeals Committee. Successfully succeeded on appeal

What the Directories say

Daniel is very efficient, thorough, and reliable. He is always empathetic towards a client's situation.

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