

Jason has been a qualified solicitor for more than thirty-five years and during that time has worked both in private practice and in house for a public limited company. He has a wide experience of many aspects of the law including personal injury, medical negligence, commercial and contract law and during his career Jason has become experienced in many aspects of litigation and alternative dispute resolution including:

- Representing both families and corporate bodies at inquests and in subsequent litigation;
- Conducting high value clinical negligence claims for both for and against NHS bodies;
- Advising NHS bodies on group litigation;
- Acting in a group action against the Motor Insurers Bureau;
- Advising on appeals to the Court of Appeal;
- Overseeing an application to the European court of Justice on behalf of a corporate client.

In addition, Jason is an experienced advocate and before forming Leeper Prosser with Tamsin and Hugh Jason ran his own practice specialising in representing clients who had been the victims of road traffic accidents in recovering compensation for both damage to property and personal injury and in the County Court.

Jason also has experience of advising of, and representing clients in, alternative dispute resolution processes including mediation.

Jason is happy to provide a free initial consultation in order to advise and discuss the prospects, risk and benefits of bringing or resisting a claim and the cost involved including, where appropriate, acting under a Conditional Fee Agreement

Costs

Litigation is charged at an hourly rate which will be agreed with you before your claim commences.

Disbursements, such as court fees and experts' fees will also be discussed and outlined so far as possible.

Jason is happy to provide a free initial consultation to discuss the prospect of success, the cost and the prospects of recovering legal costs in the event of a successful claim or defence and will advise on the availability of methods of covering legal costs including the availability of conditional fee arrangements (sometimes referred to as a "no win no fee agreement") and legal expenses insurance.