



Christopher Mellor has a civil and public law practice, specialising in medically related matters, including: healthcare regulatory law, clinical negligence, inquests and public inquiries.

He has extensive experience in medical disciplinary and regulatory work (e.g. MPTS hearings; before the GDC and NMC; and in Trust disciplinary hearings); in high-value clinical negligence claims (acting for both claimants and defendants); in complex and long-running inquests (including in a custodial setting); in cases involving medical treatment decisions (including emergency injunctions and declarations); and in other medical law related matters.

He has been instructed in a number of high profile GMC cases, including *GMC v Dr Andrew Wakefield and others* (the prosecution of the three doctors involved in the research connected with the MMR debate), and in judicial review proceedings brought against the GMC.

As regards his work in public inquiries, he was Junior Council for the West Midlands Strategic Health Authority in the Mid Staffordshire NHS Foundation Trust Public Inquiry chaired by Robert Francis KC.

"Christopher is an extremely effective advocate. He gives his all to each and every case."

Legal 500 2025

"Chris is quite simply an excellent barrister, absolutely brilliant with clients and in my experience, clients feel protected having him on board. He is always my first choice for regulatory cases. He takes the weight off your shoulders."

Chambers & Partners 2022

"Chris is an extremely talented advocate, and his attention to detail in both written advice and cross-examination is second to none."

Chambers & Partners 2025

"He is very detail oriented. Clients know when they instruct him that he will have considered every eventuality."

Legal 500 2024

"Christopher is a stellar advocate and he is detail-oriented." "Great to work with; he's extremely bright."

Chambers & Partners 2024

Inquests

Christopher is frequently instructed to represent NHS Trusts, healthcare professionals, families and other interested persons in complex inquests. He specialises in inquires arising from deaths where there has been medical involvement, including in mental health institutions and prisons.

Listen to Christopher discuss causation in inquests and *R* (*Chidlow*) v HM Senior Coroner for Blackpool and Fylde [2019] EWHC 581 (Admin) in episode 79 of our podcast Law Pod UK here.

Selected Cases

- Inquest into death of Prince Fosu: represented GP at inquest at five week jury inquest investigating death of man in a removal centre.
- Inquest into the death of Louise Harvey: young mother who died of a pulmonary embolism 16 days after plastic surgery.
- Inquest into the death of Terrence Smith: jury inquest, lasting approximately 4 months, into the death of a 33-year-old man who died following being detained and restrained by police; the medical cause of death included "Amphetamine-induced excited delirium in association with restraint".
- Inquest into the death of Kingsley Burrell: 6 week jury inquest into the death of a man who was restrained by police.
- Inquest into the death of Caroline Ambrose: involved the death of a private voluntary inpatient at a mental health hospital who was permitted to leave the hospital alone despite instructions that she only be allowed escorted leave.
- Inquest into the death of Tallulah Wilson: 15 year old girl who had had an online life which included involvement with an internet site where users posted images of self-harm.
- **Inquest into the death of Axel Peanberg-King:** death of a baby following involvement of Harmoni out-of-hours service.
- Inquest into the death of Alina Sarag: school girl who died having contracted TB.
- Inquest into the death of Lucas Stachursky: phenytoin overdose.
- Inquest into the death of Naazish Farooq Khan: Junior Counsel for the Hospitals NHS Trust into death in hospital following alleged over administration of potassium. The matter had previously been subject to the judgment of the Court of Appeal on the issue of public funding for representation: see [2004] 1 WLR 971.

Professional Discipline & Regulation

Christopher has wide-ranging experience of both prosecuting and defending in medical professional disciplinary cases before regulators (e.g. the GMC/MPTS, GDC and NMC) and of representing doctors in internal (MHPS) disciplinary cases. His GMC work includes a number of very high profile cases; e.g. *GMC v Dr Andrew Wakefield and others*.

Selected Cases

- **GMC v Dr H**: representing a doctor accused of dishonestly submitting essays and a dissertation containing plagiarised material as part of a Masters degree in Public Health, and of further dishonesty during a University meeting investigating the dissertation.
- GDC v Dr A: defending a dentist facing charges concerning clinical treatment and that he had dishonestly failed to offer various treatments on the NHS and had advised that treatment available on the NHS would not be of an appropriate standard.
- Walker-Smith v GMC [2012] EWHC 503 (Admin): appeal, by one of the other doctors prosecuted in the Wakefield case (see below), against findings relating to the alleged conduct of unapproved research.
- **GMC v Dr Andrew Wakefield and others:** instructed by the GMC in prosecution of three doctors involved in the MMR vaccine debate.
- **GMC v Dr Ann David:** prosecuting a Consultant Anaesthetist charged, inter alia, with hastening a patient's death.
- **GMC v Dr Kane:** prosecuting a Consultant Gynaecologist; involved issues relating to voluntary erasure and fitness to appear.
- **GMC v Dr Jamal:** representing a doctor charged with fabrication of results and the subversion of the randomisation process in a multi-centre clinical drugs trial.

Clinical Negligence

Christopher has extensive experience in clinical negligence (acting for both Claimants and Defendants); in medical disciplinary and regulatory work (e.g. in the GMC, GDC and NMC); in cases involving medical treatment decisions (including emergency injunctions and declarations); in inquests; and in other medical law related matters.

Selected Cases

• Brown v (1) Birmingham and Black Country Strategic Health Authority (2) Shukru (3) Medical Defence Union Ltd [2005] EWHC 1098 (QB): Junior Counsel for the First Defendant; failure to discover congenital spinal defect and to diagnose meningitis.

Public Inquiries

Christopher was Junior Council for the West Midlands Strategic Health Authority in the Mid Staffordshire NHS Foundation Trust Public Inquiry chaired by Robert Francis QC.

Selected Cases

• Mid Staffordshire NHS Foundation Trust Public Inquiry: instructed in inquiry.

Appointments

London-Westminster Research Ethics Committee (REC) (until 2018)

Awards

• Middle Temple Diplock Scholarship (1998)

Education

- MA, Cambridge University (2002)
- BVC (1999)
- BA (Hons), Cambridge University (1998)

Memberships

- ARDL
- HRLA
- PIBA
- PNBA
- · South Eastern Circuit

Publications

- Law Pod UK Ep. 70: Causation in Inquests
- "A duty of candour: A change in approach" Clinical Risk January/March 2014 20: 36-46
- Co-author "Third Party Interventions by the Government and the Public Interest" [2004] JR 130 (Vol 9, Issue 2)
- Regularly gives talks and seminars on topics such as "What puts the "mis" into "misconduct" and should the 'three stage test' be applied <u>before</u> referral to the Case Examiners?"