

A FALSE START

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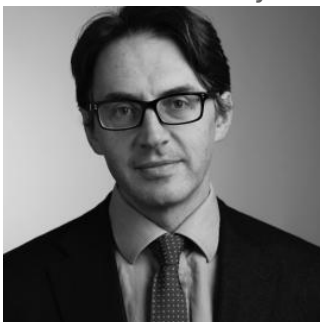
Earlier this year, the Competition Appeal Tribunal (CAT) issued its hotly anticipated judgment on whether to certify the £14bn opt-out damages action brought by Walter Merricks CBE against MasterCard under the UK's nascent competition collective redress regime. In this article, Stephen Wisking, Kim Dietzel and Molly Herron consider the CAT's decision to refuse certification and its implications for third party funding of such actions.

Please [click here](#) to read the full article.

This article was first published in the October 2017 issue of [Litigation Funding](#).

KEY CONTACTS

If you have any questions, or would like to know how this might affect your business, phone, or email these key contacts.



STEPHEN WISKING
MANAGING PARTNER,
COMPETITION,
REGULATION AND
TRADE, LONDON



KIM DIETZEL
PARTNER, LONDON

+44 20 7466 2387
Kim.Dietzel@hsf.com

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