

THE LLOYDS/HBOS LITIGATION: THE FIRST SHAREHOLDER CLASS ACTION JUDGMENT IN ENGLAND & WALES

15 November 2019 | UK
Legal Briefings

The first judgment in a shareholder class action in England & Wales has been handed down by the High Court today in [Sharp v Blank \[2019\] EWHC 3078 \(Ch\)](#) (also known as *The Lloyds/HBOS litigation*).

In rejecting the claim brought by a group of shareholders against Lloyds relating to its acquisition of HBOS in 2008, the decision of the High Court provides clarity on some of the most important battlegrounds which arise in shareholder class actions as well as guidance for listed companies and their directors on various key aspects of capital markets and M&A transactions.

This significant decision will have ramifications for listed companies, and their advisers, in the UK.

A briefing paper setting out our observations and insights is available [here](#).

[Download Briefing](#)

KEY CONTACTS

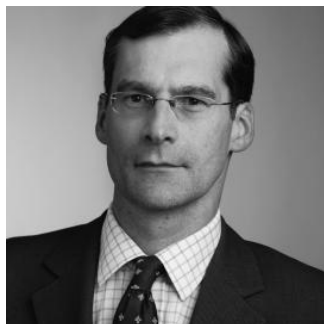
If you have any questions, or would like to know how this might affect your business, phone, or email these key contacts.



HARRY EDWARDS

PARTNER,
MELBOURNE

+61 3 9288 1821
Harry.Edwards@hsf.com



**DAMIEN BYRNE
HILL**

REGIONAL HEAD OF
PRACTICE – DISPUTE
RESOLUTION, UK AND
US, LONDON

+44 20 7466 2114
Damien.ByrneHill@hsf.com



SARAH PENFOLD
ASSOCIATE, LONDON

+44 20 7466 2619
Sarah.Penfold@hsf.com



CERI MORGAN
PROFESSIONAL
SUPPORT LAWYER,
LONDON

+44 20 7466 2948
Ceri.Morgan@hsf.com

LEGAL NOTICE

The contents of this publication, current at the date of publication set out above, are for reference purposes only. They do not constitute legal advice and should not be relied upon as such. Specific legal advice about your specific circumstances should always be sought separately before taking any action based on this publication.

© Herbert Smith Freehills 2020

SUBSCRIBE TO STAY UP-TO-DATE WITH LATEST THINKING, BLOGS, EVENTS, AND MORE

Close

© HERBERT SMITH FREEHILLS LLP 2020