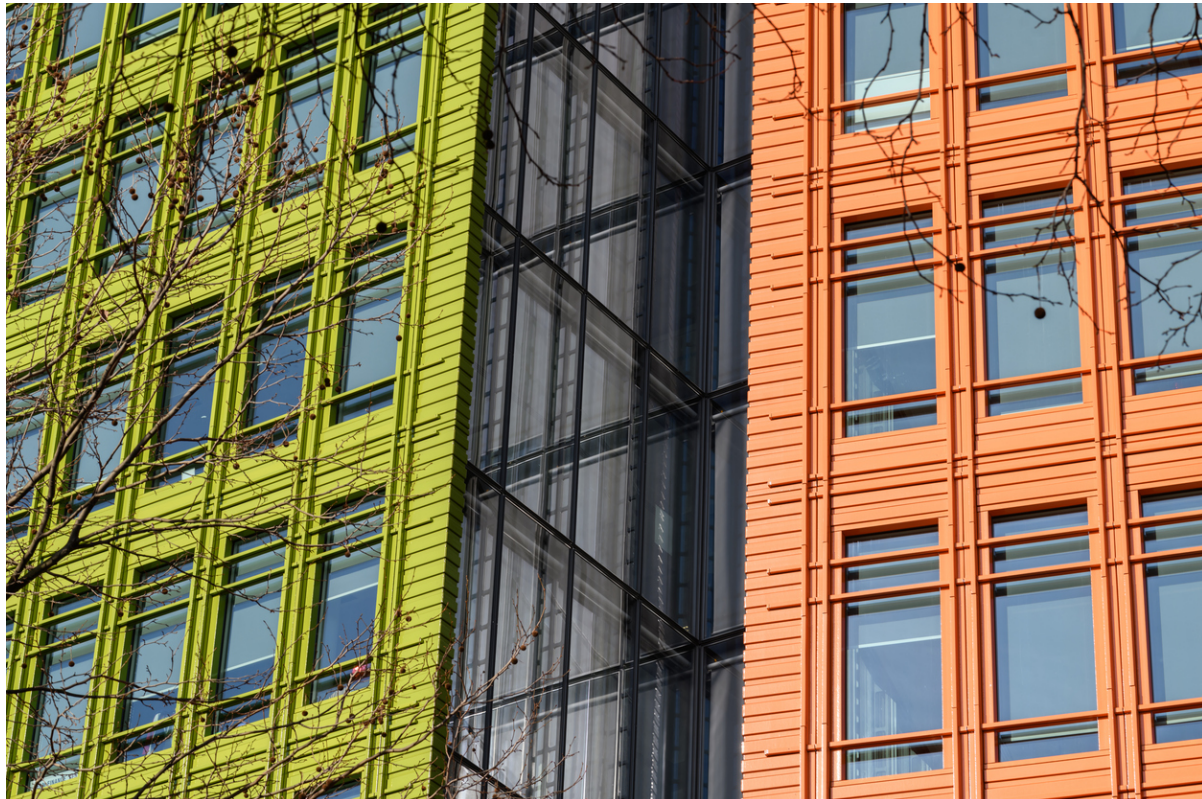


Exton Advisors



CPR 19.8 Representative Actions

Tom Steindler · Friday, July 21st, 2023

We were delighted to host a roundtable discussion on 6th July exploring CPR 19.8 representative actions, which as things stand is the only way to bring an “opt-out” claim in England outside of the Competition Appeal Tribunal.

Many thanks again to Daniel Spendlove (Signature Litigation), Ben Lasserson (Mishcon de Reya LLP), James Oldnall (Milberg London LLP), Nico Leslie (Fountain Court Chambers), Neil Purslow (Therium Capital Management) and Susan Dunn (Harbour) for your participation and insightful contribution to the discussion.

Download the paper below where we cover:

- The direction of travel for CPR 19.8 as a key mechanism for opt-out claims
- Practical insights from litigation funders and counsel acting for the claimants in the leading cases
- Ongoing legal and commercial uncertainties in this area
- The case for legislative reform

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