

*We don't believe in law as usual
For us, law is inspiring...*

Our story

A number of years ago, we decided that we could change the way legal services are delivered. That we could do them better. At gunnercooke, we believe the potential of our clients and our people rests with our ability to free the law and make it work as it should. Today, we attract passionate lawyers and advise with authority: every gunnercooke lawyer has a minimum 10,000 hours practising experience.

Flexibility, transparency and freedom guide everything we do. Flexibility for our people to work how they want. Transparency of cost for our clients because we removed time recordings and billable hours. Freedom for our people and clients to achieve their personal and professional aspirations.

We work with clients that believe tradition is there to be tested, not obeyed. Working together, we help them seek opportunities and push the boundaries of what's possible.

Providing a suite of corporate and commercial legal services, gunnercooke is one of the UK's fastest-growing challenger brands. Proud of what we have achieved, committed to doing more.



Angela Brumpton

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Overview

What she's best at

Angela is a highly experienced Employment Lawyer covering the full spectrum of employment law advice and support. She has particular expertise in business protection work, which includes obtaining and defending High Court Injunctions and drafting restrictive covenants.

Who she works for

- Traditional manufacturing businesses
 - A major international accountancy firm
 - Football clubs
 - Social housing organisations
 - A large stately home trust
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Experience Highlights

- A reported case in the High Court. *DORMA UK Limited v Bateman & Ors* (2015)
The High Court granted an unusual springboard injunction in her client's favour, against a team of ex-employees to restrain them from working for a competitor, and from poaching customers or employees, in the terms of restrictive covenants found in only one of their employment contracts. It also granted injunctions to protect DORMA's confidential information.
- *Dunkley & Ors v Kostal UK Ltd*: seminal decision on scope of s.145B (inducements to come out of collective bargaining). The Company is in the process of appealing both liability and remedy at the EAT in what will be the first authoritative decision on this area of law.
- Undertaking complex investigations and appeals as an independent investigator for a major public body in what is very high-profile work.
- Defending a commercial client against multiple claims of discrimination and whistleblowing, eventually having the Claimant's claims struck out before an 8-day hearing took place.
- Drafting and negotiating service contracts for managers and other coaching staff in football clubs from the Premier League to League One.