

*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.



## *Mathieu Doublet*

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### **Overview**

#### **What he's best at**

Mathieu is qualified under the laws of France and England and Wales. He specialises in resolving high value multi-jurisdictional disputes, by way of litigation or arbitration (under the ICC, LCIA and UNCITRAL Rules) often comprising a cross border element which requires managing parallel litigation in several jurisdictions (but not exclusively between France and England), seeking worldwide freezing Injunctions, enforcing foreign judgements or orders to trace assets around the world.

Mathieu's clients seek his expertise from both within and outside the UK on a comprehensive range of disputes including Fraud, IP, Insurance and Insolvency Litigation. Mathieu has been focusing recently on enforcing or resisting the recognition of foreign judgements (both within and beyond the EU) and of international arbitral awards (whether of a commercial or investment nature). In particular, he has been acting for a foreign State in disputing the recognition of an investment arbitral award (ICSID in England) by challenging the compatibility of its terms on the basis that it constituted illegal State prohibited in the EU, which resulted amongst other things in seeking such an issue to be referred to the CJEU for a preliminary ruling.

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**Who he works for**

- High Networth Individuals
- Corporate investors
- Company Directors
- Foreign states